

December 15, 2004

OLYMPIA, WASHINGTON

## IN THIS ISSUE

Administrative Hearings, Office of Aging and Disability Services Administration Agriculture, Department of Apprenticeship and Training Council Asparagus Commission Beef Commission
Bellingham Technical College Benton Clean Air Authority Big Bend Community College Biodiversity Council Blind, Department of Services for the Boiler Rules, Board of Cascadia Community College
Consumer Services Division County Road Administration Board Eastern Washington University Ecology, Department of Economic Services Administration Education, State Board of Educator Standards Board, Professional Employment Security Department Financial Institutions, Department of Fish and Wildlife, Department of Forest Practices Board
Gambling Commission
General Administration, Department of Governor, Office of the

Health and Rehabilitative Services Administration
Health, Department of
Health, State Board of
Horse Racing Commission
Human Rights Commission
Insurance Commissioner, Office of Interagency Committee, Office of the Labor and Industries, Department of Lake Washington Technical College Licensing, Department of Liquor Control Board
Medical Assistance Administration
Natural Resources, Board of
Natural Resources, Department of
Pierce College
Pilotage Commissioners, Board of
Retirement Systems, Department of
Revenue, Department of
Social and Health Services, Department of
Spokane, Community Colleges of
Transportation Improvement Board
University of Washington
Utilities and Transportation Commission
Washington State Patrol
Washington State University
Wheat Commission

## 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 in the basement of the Pritchard 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

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## CERTIFICATE

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

DENNIS W. COOPER Code Reviser

## STATE MAXIMUM INTEREST RATE <br> (Computed and filed by the State Treasurer under RCW 19.52.025)

The maximum allowable interest rate applicable for the month of December 2004 pursuant to RCW 19.52 .020 is twelve point zero percent ( $12.00 \%$ ) per annum.

The interest rate required by RCW 4.56.110(3) and 4.56 .115 for the month of December 2004 is $4.193 \%$.

## 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.

# WASHINGTON STATE REGISTER 

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

## 1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following eight sections:
(a) PREPROPOSAL-includes the Preproposal Statement of Inquiry that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
(b) PROPOSED-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
(c) EXPEDITED RULE MAKING-includes the full text of the rule being proposed using the expedited rule-making process. Expedited rule makings are not consistently filed and may not appear in every issue of the register.
(d) PERMANENT-includes the full text of permanently adopted rules.
(e) EMERGENCY-includes the full text of emergency rules and rescissions.
(f) 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.
(g) TABLE-includes a cumulative table of the WAC sections that are affected in the current year.
(h) 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 ((tinectout 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 <br> 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].

# DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION 

| Issue <br> Number | Closing Dates ${ }^{1}$ |  |  | Distribution Date | First Agency Hearing Date ${ }^{3}$ | Expedited Rule Making ${ }^{4}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| For | Non-OTS and 30 p . or more | Non-OTS and 11 to 29 p . | OTS $^{2}$ or 10 p. max. <br> Non-OTS | Count 20 |  |  |
| Inclusion in - | File no later than 12:00 noon - |  |  | days from - | on or after | Adoption Date |
| 04-15 | Jun 23, 04 | Jui 7, 04 | Jul 21, 04 | Aug 4, 04 | Aug 24, 04 | Sep 21, 04 |
| 04-16 | Jul 7, 04 | Jul 21, 04 | Aug 4, 04 | Aug 18, 04 | Sep 7,04 | Oct 5, 04 |
| 04-17 | Jul 21, 04 | Aug 4, 04 | Aug 18, 04 | Sep 1,04 | Sep 21, 04 | Oct 19, 04 |
| 04-18 | Aug 4, 04 | Aug 18, 04 | Sep 1, 04 | Sep 15, 04 | Oct 5,04 | Nov 2, 04 |
| 04-19 | Aug 25, 04 | Sep 8,04 | Sep 22, 04 | Oct 6, 04 | Oct 26, 04 | Nov 23, 04 |
| 04-20 | Sep 8, 04 | Sep 22, 04 | Oct 6, 04 | Oct 20, 04 | Nov 9, 04 | Dec 7,04 |
| 04-21 | Sep 22, 04 | Oct 6, $04^{*}$ | Oct 20, 04 | Nov 3, 04 | Nov 23, 04 | Dec 21, 04 |
| 04-22 | Oct 6, 04 | Oct 20, 04 | Nov 3, 04 | Nov 17, 04 | Dec 7, 04 | Jan 4, 05 |
| 04-23 | Oct 20, 04 | Nov 3, 04 | Nov 17, 04 | Dec 1, 04 | Dec 21, 04 | Jan 19, 05 |
| 04-24 | Nov 3, 04 | Nov 17, 04 | Dec 1, 04 | Dec 15, 04 | Jan 4, 05 | Feb 1, 05 |
| 05-01 | Nov 24, 04 | Dec 8, 04 | Dec 22, 04 | Jan 5, 05 | Jan 25, 05 | Feb 23, 05 |
| 05-02 | Dec 8, 04 | Dec 22, 04 | Jan 5, 05 | Jan 19, 05 | Feb 8, 05 | Mar 8, 05 |
| 05-03 | Dec 22, 04 | Jan 5, 05 | Jan 19, 05 | Feb 2, 05 | Feb 22, 05 | Mar 22, 05 |
| 05-04 | Jan 5, 05 | Jan 19, 05 | Feb 2, 05 | Feb 16, 05 | Mar 8,05 | Apr 5, 05 |
| 05-05 | Jan 19, 05 | Feb 2, 05 | Feb 16, 05 | Mar 2, 05 | Mar 22, 05 | Apr 19, 05 |
| 05-06 | Feb 2, 05 | Feb 16, 05 | Mar 2, 05 | Mar 16, 05 | Apr 5, 05 | May 3, 05 |
| 05-07 | Feb 23, 05 | Mar 9, 05 | Mar 23, 05 | Apr 6, 05 | Apr 26, 05 | May 24, 05 |
| 05-08 | Mar 9, 05 | Mar 23, 05 | Apr 6, 05 | Apr 20, 05 | May 10, 05 | Jun 7, 05 |
| 05-09 | Mar 23, 05 | Apr 6, 05 | Apr 20, 05 | May 4, 05 | May 24, 05 | Jun 21, 05 |
| 05-10 | Apr 6, 05 | Apr 20, 05 | May 4, 05 | May 18, 05 | Jun 7, 05 | Jul 6, 05 |
| 05-11 | Apr 20, 05 | May 4, 05 | May 18, 05 | Jun 1, 05 | Jun 21, 05 | Jul 19, 05 |
| 05-12 | May 4, 05 | May 18, 05 | Jun 1, 05 | Jun 15, 05 | Jul 5, 05 | Aug 2, 05 |
| 05-13 | May 25, 05 | Jun 8, 05 | Jun 22, 05 | Jul 6, 05 | Jul 26, 05 | Aug 23, 05 |
| 05-14 | Jun 8, 05 | Jun 22, 05 | Jul 6, 05 | Jul 20, 05 | Aug 9,05 | $\therefore \quad$ Sep 7,05 |
| 05-15 | Jun 22, 05 | Jul 6, 05 | Jul 20, 05 | Aug 3, 05 | Aug 23, 05 | Sep 20, 05 |
| 05-16 | Ju1 6, 05 | Jul 20, 05 | Aug 3, 05 | Aug 17, 05 | Sep 6, 05 | Oct 4, 05 |
| 05-17 | Ju1 27, 05 | Aug 10, 05 | Aug 24, 05 | Sep 7, 05 | Sep 27, 05 | Oct 25,05 |
| 05-18 | Aug 10, 05 | Aug 24, 05 | Sep 7, 05 | Sep 21, 05 | Oct 11, 05 | Nov 8, 05 |
| 05-19 | Aug 24, 05 | Sep 7, 05 | Sep 21, 05 | Oct 5, 05 | Oct 25,05 | Nov 22, 05 |
| 05-20 | Sep 7, 05 | Sep 21, 05 | Oct 5, 05 | Oct 19,05 | Nov 8, 05 | Dec 6, 05 |
| 05-21 | Sep 21, 05 | Oct 5, 05 | Oct 19, 05 | Nov 2, 05 | Nov 22, 05 | Dec 20, 05 |
| 05-22 | Oct 5, 05 | Oct 19, 05 | Nov 2, 05 | Nov 16, 05 | Dec 6, 05 | $\text { Jan 3, } 06$ |
| 05-23 | Oct 26, 05 | Nov 9, 05 | Nov 23, 05 | Dec 7, 05 | Dec 27, 05 | Jan 24, 06 |
| 05-24 | Nov 9, 05 | Nov 23, 05 | Dec 7,05 | Dec 21, 05 | Jan 10, 06 |  |
| 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. |  |  |  |  |  |  |
| 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. |  |  |  |  |  |  |
| A minimum of forty-five days is required between the distribution date of the Register giving notice of the expedited rule making 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.


## WSR 04-24-003

## PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed November 18, 2004, 11:29 a.m.]
Subject of Possible Rule Making: Fee increase for security guard licenses.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 18.170 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Washington State Patrol is increasing their fee by $\$ 5.00$ for processing fingerprints beginning on July 1, 2005. The Department of Licensing currently collects the fee for the Washington State Patrol and passes this revenue collected to the Washington State Patrol.

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

Process for Developing New Rule: Agency study.
Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Haglund, Program Manager, Department of Licensing, P.O. Box 9649, Olympia, WA 98507, (360) 664-6624, fax (360) 570-7888, e-mail SECURITY@DOL.WA.GOV.

November 16, 2004
Mary Haglund
Program Manager

WSR 04-24-018
PREPROPOSAL STATEMENT OF INQUIRY COUNTY ROAD ADMINISTRATION BOARD
[Filed November 22, 2004, 2:08 p.m.]
Subject of Possible Rule Making: Maintenance management standard of good practice.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 36.78.121.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To communicate to counties the details of the new standard of good practice for maintenance management. The standard will provide counties with guidance for implementation of maintenance management practices. The rule will help accomplish the intent of RCW 36.78.121.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The proposed rule is for Washington state counties only.

Process for Developing New Rule: Agency study; and comments received will be presented to the CRABoard at their January 20,2005 , quarterly meeting.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Karen Pendleton,

2404 Chandler Court S.W., Suite 240, Olympia, WA 985040913, karen@crab.wa.gov, fax (360) 586-0386.

November 22, 2004
Walt Olsen, P.E.
Deputy Director

AMENDATORY SECTION (Amending WSR 99-01-021, filed $12 / 7 / 98$, effective $1 / 7 / 99$ )

WAC 136-11-010 Purpose and authority. The laws of the state of Washington ((speify)) provide in RCW 36.80.030 that the county engineer shall have supervision, under the direction of the county legislative authority, of maintaining all county roads of the county. The purpose of maintenance management is to recognize that the majority of road maintenance activities can be planned, scheduled and accomplished in a predetermined manner which will result in improved economics of operation, public safety and welfare, and preservation of investment of county roads ( $(\because$ Provided, however, That maintenanee management shall met be mandatory and shall mot be ensidered in the issuane of certificates of goed-pratiee)). RCW 36.78.121 directs the county road administration board, or its successor entity, to establish a standard of good practice for maintenance of transportation system assets.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-11-020 Goal. This chapter is intended to encourage ((eeh)) county ((engine apply)) aption of basic management principles to road maintenance activities and to set forth specific goals and objectives relative to the results to be achieved.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective $1 / 7 / 99$ )

WAC 136-11-030 Objectives. (For the guidanee and information of the county engineer developing a maintenanee management program the following objectives merit serious ennideration:
(1) Te provide, anntally, opportunities forkey personnel to reeeive initial training or refresher training in the printiples of maintenanee managenent.
(2) To develop-eountywide maintenance-standards- $\theta$ r levels of service for each majer maintenamee activity.
(3) Te develop-standards of performanee for individuals and-werkeresetting forthbeth the quality and quantity of results antieipated.
(4) To prepare an annul maintenanee program for adoption eoincident with the anntal budget and construetion program which is to identify reseuree requirements in terms of staff resources, equipment and materials, and the eosts of each.
(5) To sehedule, on an annual basis, major maintenance retivities based on available budgeted maintenanee funds-se as to achieve an optimum batane of resourees in the avait able time.
(6) To develep, and anntally update, a long range equipment replacement program encompassing all major road department equipment so as to meet the equipment demands of the maintenance program.
(7) To establish an information reperting system eapable of compiting data needed to allow comparisen of actual per-fermanee-with established performance-standards-and budgetaryeonstraints.
(8) Te-diseuss, at least biennially, with appropriate supervisery persennel the data regarding utilization of staff fesourees, equipment and materials so as to assure the lowest attainable unit cost for each maintenanee activity.
( 9 ) To provide adequate infermation to all maintenance persennel regarding goals and objectives of the eounty's maintenanee management program.
(10) To explore and evaluate new teehniques, produets; equipment and-ideas which show promise-of-signifieantly improving perfermanee-or decreasing-eost in any-segment of the maintenance management effort.)) (1) To preserve the investment made in roads, bridges, and roadway appurtenances.
(2) To provide safety, comfort, and convenience for motorists - consistently and uniformly throughout the county road system.
(3) To create stronger accountability to ensure that costeffective maintenance and preservation is provided for transportation facilities.

## NEW SECTION

WAC 136-11-040 Maintenance management requirements. (1) The number and type of maintenance features (physical assets) and the condition of these features are major factors in determining the kinds and amounts of work needed. An inventory of maintenance features (physical assets) shall be maintained.
(2) Maintenance management is based upon work activities. Work activity guidelines shall be defined, by each county, for the significant activities representing the maintenance work to be performed. Definitions shall include an activity code, title, description, work unit and inventory unit.
(3) An annual work program and budget shall be prepared. The activity-based work program and budget shall summarize the kinds and amounts of work planned and the costs of the planned work.
(4) The resources needed to accomplish the annual work program shall be documented.
(5) Work scheduling procedures shall be documented.
(6) Work accomplishment and expenditure shall be monitored.

## NEW SECTION

WAC 136-11-050 Annual review. On an annual basis, beginning in calendar year 2005, the county road administration board shall review the implementation of and, beginning in calendar year 2008, the compliance with, the requirements of WAC 136-11-040 and report the results to the transportation commission or its successor entity.

## NEW SECTION

WAC 136-11-060 County road administration board assistance. To assist each county to meet its requirements, the county road administration board shall provide maintenance management support and training. The county road administration board will also provide to counties, upon request, technical assistance related to defining, developing, operating, managing and utilizing maintenance management procedures.

WSR 04-24-023

## PREPROPOSAL STATEMENT OF INQUIRY

 HORSE RACING COMMISSION[Filed November 23, 2004, 8:43 a.m.]
Subject of Possible Rule Making: WAC 260-24-510 Stewards.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.16.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To amend WAC 260-24-510 to clarify the authority of the stewards related to recent policy changes of the commission, to eliminate confusion over the jockey's lists versus a stewards conference, to establish the final authority if less than three stewards are present in the steward's stand during a race, to better define the reporting requirements of the stewards, and to make other minor adjustments to the language of this rule as may be necessary.

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

Process for Developing New Rule: Agency study.
Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Robert J. Lopez, Administrative Services Manager, Washington Horse Racing Commission, 6326 Martin Way, Suite 209, Olympia, WA 98516-5578, phone (360) 459-6462, fax (360) 459-6461, rlopez@whrc. state.wa.us.

November 19, 2004
R. J. Lopez

Administrative Services Manager

WSR 04-24-024
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LABOR AND INDUSTRIES
[Filed November 23, 2004, 9:47 a.m.]
Subject of Possible Rule Making: Review the rules for elevators, chapter 296-96 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 70.87 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: As a result of the new licensing requirements for elevator contractors and elevator
mechanics, stakeholders and the department have identified areas where the rules need substantive, housekeeping and clarifying changes.

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 will solicit input from the director's Elevator Safety Advisory Committee. Other interested parties and the public may also participate by providing written comments or giving oral testimony during the public hearing and comment process.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Christine Swanson, Department of Labor and Industries, P.O. Box 44400, Olympia, WA 985044400, (360) 902-6411, fax (360) 902-5292, copc235 @1ni.wa. gov.

November 23, 2004 Paul Trause Director

## WSR 04-24-031

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF FISH AND WILDLIFE
[Filed November 24, 2004, 12:58 p.m.]
Subject of Possible Rule Making: Marine fish gear 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: Puget Sound marine fish gear rules, which prohibit roller trawl, do not distinguish between "rock hopper" roller gear and chafing protection roller gear. Clarification of gear rules is needed.

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

Process for Developing New Rule: Agency study.
Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lew Atkins, Fish Program, Assistant Director, 600 Capitol Way North, Olympia, WA 985041091, phone (360) 902-2651. Contact by January 13, 2005. Expected proposal filing on or after January 14, 2005.

November 24, 2004
Evan Jacoby
Rules Coordinator

## WSR 04-24-041

PREPROPOSAL STATEMENT OF INQUIRY HORSE RACING COMMISSION
[Filed November 24, 2004, 2:57 p.m.]
Subject of Possible Rule Making: Chapter 260-34 WAC, Drug and alcohol testing of licensees and employees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.16.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The current rule is cumbersome, outdated and not in conformance to the international model rules. A revision of chapter $260-34$ WAC is being contemplated to clarify, modernize and be consistent with current horse racing regulatory practices, including the international model rules. This effort is part of the agency's regulatory reform.

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

Process for Developing New Rule: Agency study.
Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Robert J. Lopez, Administrative Services Manager, Washington Horse Racing Commission, 6326 Martin Way, Suite 209, Olympia, WA 98516-5578, phone (360) 459-6462, fax (360) 459-6461, rlopez@whrc. state.wa.us.

November 22, 2004
R. J. Lopez

Administrative Services Manager

WSR 04-24-044

## PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Health and Rehabilitative Services Administration)
[Filed November 29, 2004, 11:28 a.m.]
Subject of Possible Rule Making: Amending WAC 388-865-0400 and other related rules to address changes to chapter 71.05 RCW regarding new requirements for licensed mental health providers to allow access to mental health information by the Department of Corrections.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 71.05.445 and 71.05.390 as amended by chapter 166, Laws of 2004 (E2SSB 6358).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Chapter 166, Laws of 2004 (E2SSB 6358) has added new requirements for mental health providers in their communication with the Department of Corrections and county designated mental health professionals. There have also been changes in the law regarding the confidentiality of consumers receiving mental health services. New rules related to WAC 388-865-0410 through 388-865-0430 must be developed to reflect these new requirements.

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

Process for Developing New Rule: DSHS invites the public to review and provide input on the development of these rules. This includes but is not limited to representatives of the regional support networks, mental health providers, mental health consumers and the Department of Corrections.

Draft material and information about how to participate may be obtained by contacting the department representative below. At a later date the department will file proposed rules, invite formal comments, and hold a public hearing. A copy of the proposal will be sent to everyone on the mailing list for rules on this subject and to those who request the proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Robin Roberts, Mental Health Division, P.O. Box 445320, Olympia, WA 98504, phone (360) 902-0829 voice, fax (360) 902-7691, e-mail roberrl@dshs. wa.gov.

November 29, 2004
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

# WSR 04-24-045 <br> PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES <br> (Economic Services Administration) [Filed November 29, 2004, 11:29 a.m.] 

Subject of Possible Rule Making: The Division of Employment and Assistance Programs will amend WAC 388-450-0195 Utility allowances for Basic Food programs, and any related rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050, 74.04.055, 74.04.057, 74.04.500, 74.04.510, and 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The amendments will adopt federal requirements related to eligibility for the limited utility allowance (LUA) for the food stamp program provided administered as the Washington Basic Food program. This allowance is used when determining a household's excess shelter deduction, which impacts a household's Basic Food benefits. These requirements are established under 7 C.F.R. 273.9 (d)(6)(iii)(A).

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The United States Department of Agriculture, Food and Nutrition Service (FNS) publishes federal regulations for the food stamp program in the federal register. Rules published in the federal register are incorporated into the United States Code of Federal Regulations. FNS also issues administrative notices to inform states of new program requirements that are not yet in the United States Code of Federal Regulations. DSHS incorporates these regulations and exercises state options by adopting administrative rules for Basic Food benefits in Washington state.

Process for Developing New Rule: DSHS welcomes the public to take part in developing the rules. Anyone interested should contact the staff person identified below. At a later date, DSHS will file proposed rules with the Office of the Code Reviser with a notice of proposed rule making. A copy of the proposal will be sent to everyone on the mailing list and to anyone who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting John Camp, Policy Analyst, Division of Employment and Assistance Programs, P.O. Box 45470, Olympia, WA 98504-5470, phone (360) 725-4616, fax (360) 413-3493, e-mail campjx@dshs.wa.gov.

November 29, 2004
Brian H. Lindgren, Manager Rules and Policies Assistance Unit

WSR 04-24-046<br>PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES<br>(Aging and Disability Services Administration)<br>[Filed November 29, 2004, 11:29 a.m.]

Subject of Possible Rule Making: Chapter 388-825 WAC, Division of developmental disabilities services rules; and chapter 388-850 WAC, County plan for developmental disabilities.

Statutes Authorizing the Agency to Adopt Rules on this, Subject: RCW 71A.12.030, 71A.10.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose of these rules is [to] eliminate the direct payment for employment/day program services and return the funding for administering these programs to the counties.

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 welcomes public participation in the development of these rules. At a later date, the department will publish proposed rules for public comment, and a public hearing will be held before the rules are adopted as permanent. Draft material and information about how to participate may be obtained from the department representative listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Steve Brink, DSHS Division of Developmental Disabilities, P.O. Box 45310, Olympia, WA 98504-5310, phone (360) 725-3416, fax (360) 407-0955, email BRINKSC@DSHS.WA.GOV.

November 29, 2004
Brian H. Lindgren, Manager Rules and Policies Assistance Unit

## WSR 04-24-047

## PREPROPOSAL STATEMENT OF INQUIRY

 DEPARTMENT OF SOCIAL AND HEALTH SERVICES
## (Aging and Disability Services Administration) [Filed November 29, 2004, 11:29 a.m.]

Subject of Possible Rule Making: Chapter 388-827 WAC, State supplementary payment program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 71A.12.030, 71A.10.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose of these rules is to expand the population eligible to receive the state supplementary payment (SSP) administered by the Division of Developmental Disabilities to include supplemental security income (SSI) recipients who are under age 18 at the time of their initial comprehensive assessment and reporting evaluation (CARE) assessment and received Medicaid personal care between September 2003 and August 2004.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The federal Social Security Administration (SSA) is responsible for approval of plans for states that administer the state supplementary payment program. The state has requested approval from SSA to expand the SSP eligible population.

Process for Developing New Rule: The department welcomes public participation in the development of these rules. At a later date, the department will publish proposed rules for public comment, and a public hearing will be held before the rules are adopted as permanent. Draft material and information about how to participate may be obtained from the department representative listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Steve Brink, DSHS, Division of Developmental Disabilities, P.O. Box 45310, Olympia, WA 98504-5310, phone (360) 725-3416, fax (360) 407-0955, email BRINKSC@DSHS.WA.GOV.

November 29, 2004
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

## WSR 04-24-058 <br> PREPROPOSAL STATEMENT OF INQUIRY WASHINGTON STATE UNIVERSITY <br> [Filed November 29, 2004, 3:42 p.m.]

Subject of Possible Rule Making: Standards of conduct for students.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.30.150.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules are a revision to existing student conduct rules. These rules will clarify WSU's requirements for student conduct. Rules will also streamline the hearing, disciplinary, and appeals processes.

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

Process for Developing New Rule: Reviewed internally at many levels before proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. There will be a public hearing to permit comment on the proposed rules and revisions. There will be an opportunity to provide written comments on the proposed rules.

November 23, 2004
Ralph T. Jenks
Director, Office of Procedures,
Records, and Forms and
University Rules Coordinator

## WSR 04-24-064

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF RETIREMENT SYSTEMS
[Filed November 30, 2004, 10:09 a.m.]
Subject of Possible Rule Making: WAC 415-100-055, 415-103-225, 415-104-215, 415-108-326, 415-110-326,415-112-727, and possibly other rules that pertain to retirement benefit options.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.50.050(5); for WAC 415-100-055 is RCW 2.10.146; for WAC 415-103-225 is RCW 43.43.271; for WAC 415-104-215 is RCW 41.26.460; for WAC 415-108326 is RCW 41.40.188, 41.40.660, and 41.40.845; for WAC 415-110-326 is RCW 41.35.220; for WAC 415-112-727 is RCW 41.32.530, 41.32.785, and 41.32.851.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules do not currently meet the Department of Retirement System's (DRS) clearwriting standards.

Process for Developing New Rule: DRS will develop the draft rule(s) with the assistance of the Attorney General's Office. The public is invited and encouraged to participate, as described below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. DRS encourages your active participation in the rule-making process. After the rule(s) is drafted, DRS will file a copy with the Office of the Code Reviser with a notice of proposed rule making. The notice will include the time and date of a public rules hearing. DRS will send a copy of the notice and the proposed rule(s) to everyone currently on the mailing list and anyone else who requests a copy. To request a copy or for more information on how to participate, please contact Leslie Saeger, Rules and Contracts Coordinator, Department of Retirement Systems, P.O. Box 48380, Olympia, WA 98504-8380, voice (360) 664-7291, TTY
(360) 586-5450, fax (360) 753-3166, e-mail leslies@drs.wa. gov.

November 29, 2004
Leslie L. Saeger
Rules Coordinator

## WSR 04-24-078 <br> PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FINANCIAL INSTITUTIONS

(Consumer Services Division)
[Filed November 30, 2004, 4:45 p.m.]
Subject of Possible Rule Making: Amend chapter 208620 WAC, Washington Consumer Loan Act.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.320.040 and 31.04.165.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The rules governing the Consumer Loan Act need to be modernized and updated to reflect statutory changes and current industry practices.

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 division will seek input from stakeholders concerning these rules. The division may also discuss any proposed rules with other interested parties and regulatory agencies.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Catherine Mele-Hetter, Department of Financial Institutions, P.O. Box 41200, Olympia, WA 985041200, (360) 902-0515, fax (360) 586-5068, cmele@dfi.wa. gov.

November 30, 2004
Catherine Mele-Hetter
Policy Director

## WSR 04-24-081 <br> WITHDRAWAL OF PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed December 1, 2004, 8:46 a.m.]
The Department of Licensing hereby withdraws proposed rule chapter 308-56A WAC, Certificates of titleMotor vehicles, etc.; chapter 308-61 WAC, Unauthorized and abandoned vehicles; chapter 308-93 WAC, Vessel registration and certificates of title; and chapter 308-96A WAC, Vehicle licenses, filed with your office on October 5, 2004, as part of WSR 04-20-086.

Steve Boruchowitz, Manager
Policy and Projects Office

# WSR 04-24-094 <br> PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SERVICES FOR THE BLIND <br> [Filed December 1, 2004, 11:29 a.m.] 

Subject of Possible Rule Making: Vocational rehabilitation services for blind person, chapter 67-25 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 74.18 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Necessary to comply with changes in federal law describing the scope and manner of vocational rehabilitation service delivery.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The federal Rehabilitation Services Administration (RSA) in the Department of Education administers federal funding and provides monitoring and oversite. They requested that the Department of Services for the Blind revise its regulations to reflect changes in federal law and have reviewed the recommended changes.

Process for Developing New Rule: Rule revisions drafted by the Department of Services for the Blind, reviewed by the Rehabilitation Services Administration (RSA), and State Rehabilitation Council for the Blind (body appointed by the governor to advise the Department of Services for the Blind).

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication.

Discussion at the following public meetings:
December 11, 2004, State Rehabilitation Council Meeting, 9 a.m. to 4 p.m., La Quinta Inn and Conference Center, Private Dining Room, 1425 East 27th Street, Tacoma, WA 98406.

March 4, 2004 [2005], Department of Services for the Blind Community Meetings, 4:30 to 6:30 p.m., Department of Services for the Blind, 3411 South Alaska Street, Seattle, WA 98118.

March 5, 2004 [2005], State Rehabilitation Council Meeting/Public Hearing, 9 a.m. to 4 p.m., Department of Services for the Blind, 3411 South Alaska Street, Seattle, WA 98118.

Interested parties may contact Lou Oma Durand, Deputy Director, c/o Marla Oughton, Confidential Secretary, 3411 South Alaska Street, Seattle, WA 98118, toll-free 1-800-5527103.

November 30, 2004
Bill Palmer
Executive Director

WSR 04-24-100
PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF REVENUE
[Filed December 1, 2004, 11:42 a.m.]
Subject of Possible Rule Making: WAC 458-20-216 Successors, quitting business.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 82.32.300 and 82.01.060(2).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 82.32.140 requires a taxpayer to remit any outstanding tax liability to the Department of Revenue within ten days of quitting business. If this tax is not paid by the taxpayer, any successor to the taxpayer becomes liable for the outstanding tax. This rule explains under what circumstances a person is considered a successor to a person quitting business. It explains the successor's responsibility for payment of an outstanding tax liability owed by the person taxpayer quitting business, whether that liability is known at the time of purchase or not. This rule also provides examples illustrating when successorship does or does not apply.

The department is considering a revision to this rule to incorporate provisions of chapter 13, Laws of 2003 1st sp.s. These provisions changed revised RCW 82.04.180 and 82.32.140 to change the conditions under which a person becomes a successor. They also provide that if the fair market value of assets acquired by a successor is less than $\$ 50,000$, the successor's liability for payment of the taxpayer's unpaid tax is limited to the fair market value of the acquired assets.

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

Process for Developing New Rule: Modified negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Written comments may be submitted by mail, fax, or at the public meeting. Oral comments will be accepted at the public meeting. A preliminary draft of the proposed changes is available upon request. Written comments on and/or requests for copies of the rule may be directed to Allan C. Lau, Interpretations and Technical Advice Unit, P.O. Box 47453, Olympia, WA 98504-47453 [98504-7453], phone (360) 570-6134, fax (360) 586-5543.

Public Meeting Location: Capital Plaza Building, 4th Floor, Large Conference Room, 1025 Union Avenue S.E., Olympia, WA, on January 19, 2005, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Sandy Davis no later than ten days before the hearing date, TTY 1 -800-451-7985 or (360) 725-7499.

December 1, 2004
Alan R. Lynn
Rules Coordinator

WSR 04-24-001

## PROPOSED RULES

## DEPARTMENT OF LICENSING

[Filed November 17, 2004, 4:22 p.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 03-09-032.

Title of Rule and Other Identifying Information: Chapter 196-25 WAC, Business practices.

Hearing Location(s): La Quinta Inn, Federal Way, 32124 25th Avenue South, Federal Way, WA 98003, on January 12,2005 , at 7:00 p.m.

Date of Intended Adoption: March 17, 2005.
Submit Written Comments to: Joe Vincent Jr., P.O. Box 9025, Olympia, WA 98507, e-mail engineers@dol.wa.gov, fax (360) 664-2551, by February 11, 2005.

Assistance for Persons with Disabilities: Contact Kim Chipman by February 5, 2005, TTY (360) 664-8885 or (360) 664-1564.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: Amendments to WAC 196-25-002 add or clarify definitions for the following terms: Resident engineer or resident land surveyor, business, designee, designated engineer, designated land surveyor, employee, and branch office.

Amendments to WAC 196-25-040 provide clarification on board notification of changes to business designees and name changes.

Reasons Supporting Proposal: This proposal is the result of a review of the board's rules in accordance with the Governor's Directive 97-02 and part of the board's ongoing rule review.

Statutory Authority for Adoption: Chapter 18.43 RCW.
Statute Being Implemented: Chapter 18.43 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Board of Registration for Professional Engineers and Land Surveyors, governmental.

Name of Agency Personnel Responsible for Drafting: Joe Vincent, 405 Black Lake Boulevard, Olympia, WA, (360) 664-1567; Implementation and Enforcement: George Twiss, 405 Black Lake Boulevard, Olympia, WA, (360) 6641565.

No small business economic impact statement has been prepared under chapter 19.85 RCW . This rule proposal does not impose any costs to small businesses.

A cost-benefit analysis is not required under RCW 34.05.328. Neither the Department of Licensing nor the Board of Registration are one of the named agencies in this statute.

November 17, 2004
George A. Twiss
Executive Director

## WAC 196-25 <br> Business Practices

AMENDATORY SECTION (Amending WSR 98-12-053, filed 5/29/98, effective 7/1/98)

WAC 196-25-002 Definitions. Board. The Washington state board of registration for professional engineers and land surveyors.

Professional engineer. A person registered by the board under chapter 18.43 RCW to practice engineering in this state.

Professional land surveyor. A person registered by the board under chapter 18.43 RCW to practice land surveying in this state.

Resident engineer or resident land surveyor. A currently registered professional engineer or land surveyor who maintains a business headquarters or branch office as his/her normal place of employment, and is in responsible charge of the engineering and/or land surveying services.

Business. A corporation, professional service corporation (PS), joint stock association (JSA) or limited liability company (LLC) or professional limited liability company (PLLC) that is practicing or offering to practice, engineering or land surveying or both in this state.

Designee, designated engineer, designated land surveyor. A currently registered professional engineer designated by the business to be in responsible charge of engineering activities for the business in ((this state)) Washington, or, a currently registered professional land surveyor designated by the business to be in responsible charge of land surveying activities for the business in ((this-state)) Washington.

Employee. A person in the service of another under any contract of hire, express or implied, oral or written, where the employer has the right to control and direct the employee in the material details of the scope, schedule and location of employment.

Branch office. One or more alternate locations in Washington of a business, not recognized as the business's main office or headquarters, which is established to offer and provide engineering and/or land surveying services from that location.

Project office. A temporary remote location of an engineering and/or land surveying business that is a convenient workplace for providing specific engineering and/or land surveying services only in support of a project.

Certificate of authorization. A certificate issued by the board, pursuant to chapter 18.43 RCW , to a business authorizing it to practice engineering or land surveying or both in this state. (Note: This is a different certificate than the certificate of authorization that may be filed with the secretary of 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.

AMENDATORY SECTION (Amending WSR 99-15-057, filed 7/15/99, effective 8/15/99)

WAC 196-25-040 Provisions pertaining to both corporations and limited liability companies. (1) If the busi-
ness offers both engineering and land surveying services, there must be a designee for each profession. If a person is licensed in both engineering and land surveying, that person may be designated for both professions.
(2) An affidavit must be signed by the designee(s) stating that he or she knows they have been designated by the business as being responsible for the engineering and/or land surveying activities in the state of Washington.
(3) The designated engineer and/or designated land surveyor must be an employee of the business.
(4) No person may be the designated engineer or designated land surveyor at more than one business at any one time.
(5) $((\mp \not))$ When there is a change in the designee(s), the business must notify the board in writing ((within)) no later than thirty days $((\boldsymbol{e f}))$ after the effective date of the change and submit a new affidavit.
(6) If the business changes its name, the business must submit a copy of its amended certificate of authority or amended certificate of incorporation (for corporations) or a copy of the certificate of amendment (for LLC's), as filed with the secretary of state within thirty days of the ((filing)) name change.
(7) At the time of renewal, the corporation or limited liability company must submit a copy of the document issued to their company by the state of Washington master license service which states that the corporation or limited liability company has been "renewed by the authority of the secretary of state" and shows a current expiration date.
(8) The filing of the resolution shall not relieve the business of any responsibility or liability imposed upon it by law or by contract. Any business that is certified under chapter 18.43 RCW and this chapter is subject to the authority of the board as provided in RCW 18.43.035, 18.43.105, 18.43.110, and 18.43.120.

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 04-24-005
PROPOSED RULES
OFFICE OF

## ADMINISTRATIVE HEARINGS

[Filed November 19, 2004, 10:18 a.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 04-20-032.

Title of Rule and Other Identifying Information: Chapter 10-20 WAC, Firearms and weapons in administrative hearings.

Hearing Location(s): Office of Administrative Hearings, 919 Lakeridge Way S.W., 2nd Floor, HQ Conference Room, Olympia, WA 98504-2488, on January 5, 2005, at 1:30 p.m.

Date of Intended Adoption: January 5, 2005.
Submit Written Comments to: Art Wang, Chief Administrative Law Judge, Office of Administrative Hearings, P.O.

Box 42488, Olympia, WA 98504-2488, e-mail awang@oah. wa.gov, fax (360) 664-8721, by January 4, 2005.

Assistance for Persons with Disabilities: Contact Barb Cleveland by January 4, 2005, (360) 664-8717.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: This rule would prohibit firearms or other dangerous weapons at all Office of Administrative Hearings (OAH) facilities or other rooms where OAH is conducting an administrative hearing. Some state agencies may already prohibit weapons in their facilities where hearings are held, but there is no consistent rule for all OAH hearings.

Reasons Supporting Proposal: Provide safety for parties, witnesses, visitors, administrative law judges, and employees in administrative hearings.

Statutory Authority for Adoption: RCW 34.12.030(6) and 34.12.080.

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

Name of Proponent: Office of Administrative Hearings, governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Art Wang, Chief Administrative Law Judge, Office of Administrative Hearings, 919 Lakeridge Way S.W., Olympia, WA 98504-2488, (360) 6642031.

No small business economic impact statement has been prepared under chapter 19.85 RCW. These rules have no impact on businesses.

A cost-benefit analysis is not required under RCW 34.05.328. The Office of Administrative Hearings is not a named agency under RCW 34.05 .328 (5)(a)(i). These are procedural rules on agency hearings under RCW 34.05.328 (5)(c)(i)(A).

November 19, 2004
Art Wang
Chief Administrative Law Judge

## Chapter 10-20 WAC

## FIREARMS AND WEAPONS IN ADMINISTRATIVE HEARINGS

## NEW SECTION

WAC 10-20-010 Firearms, weapons prohibited in administrative hearings. (1) Firearms or other dangerous weapons are prohibited at all facilities owned, leased, or operated by the office of administrative hearings and in rooms where the office of administrative hearings is conducting an administrative hearing. This prohibition applies to all parties or witnesses at hearings, all office of administrative hearings employees, and all other persons present. However, it does not apply to law enforcement personnel, security personnel, or military personnel, all while engaged in official duties.
(2) As used in this chapter, "firearm or other dangerous weapon" means any firearm as defined in RCW 9.41.010, explosive as defined in RCW 70.74.010, or weapon listed in RCW 9.41.250.
(3) Possession of a valid concealed weapons permit is not a defense to the prohibition in this section.
(4) This prohibition does not apply to lawful firearms or other lawful weapons while confined to private motor vehicles in parking areas at hearings facilities.
(5) This prohibition does not apply to firearms or other dangerous weapons offered as evidence in an administrative hearing.

## NEW SECTION

WAC 10-20-020 Notice of prohibited weapons. Notice that firearms and other dangerous weapons are prohibited shall be posted conspicuously in the waiting area of all office of administrative hearings offices and shall be included with every notice of hearing issued by the office of administrative hearings.

## NEW SECTION

WAC 10-20-030 Sanctions for possession of weapons. Any person in possession of a firearm or other dangerous weapon at facilities owned, leased, or operated by the office of administrative hearings or in rooms being used by the office of administrative hearings for administrative hearings may be excluded from the hearings facility or room, may be held in default from the hearing, and may face any other applicable legal consequences.

## WSR 04-24-006

## PROPOSED RULES

TRANSPORTATION IMPROVEMENT BOARD
[Filed November 19, 2004, 11:17 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-20-054.

Title of Rule and Other Identifying Information: Proposed changes to local match requirements for transportation projects funded by the transportation partnership program and the arterial improvement program.

Impacts WAC 479-12-150 Matching ratios for arterial improvement program projects and 479-14-180 Local/private matching funds on transportation partnership program projects.

Hearing Location(s): Kitsap Conference Center, 100 Washington Avenue, Bremerton, WA 98337, (360) 3773785, on January 28, 2005, at 9:00 a.m.

Date of Intended Adoption: January 28, 2005.
Submit Written Comments to: Steve Gorcester, P.O. Box 40901, Olympia, WA 98504-0901, e-mail SteveG@tib. wa.gov, fax (360) 586-1165, by January 21, 2005.

Assistance for Persons with Disabilities: Contact Eileen Bushman by January 21, 2005, phone (360) 586-1146 or email EileenB @tib.wa.gov.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: RCW 47.26.260 requires the board to consider the financial resources available to counties and cities when determining matching fund
requirements. Currently, two different approaches are used to determine match requirements for the Transportation Improvement Board's (TIB's) two urban programs. The transportation partnership program requires a minimum local match of $20 \%$ of the total project cost. The minimum match for the AIP is determined by population and ranges between 10 and $20 \%$. These requirements extend to all incorporated cities with a population of 5,000 or greater and all counties that contain a federal urban area.

Population by itself is not a good indicator of a local agency's ability to provide local match to a transportation project. Under this proposal, smaller to mid-sized agencies will be required to provide a smaller amount of local match. Larger agencies are already required to provide the maximum amount of local match and will not be impacted.

Proposed changes to local match requirements for transportation projects funded by the transportation partnership program and the arterial improvement program would change existing WAC 479-12-150 Matching ratios for arterial improvement program projects and WAC 479-14-180 Local/private matching funds on transportation partnership program projects.

Reasons Supporting Proposal: Historically, the TIB has used population to determine an agency's required match. After studying existing match requirements, the board believes population may not be the most precise indicator of how much local match should be required. Instead of using population to determine match requirements, the TIB is recommending an approach that uses city valuation or county road levy valuation.

Statutory Authority for Adoption: Chapter 47.26 RCW, Development in urban areas-Urban arterials.

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

Name of Proponent: Transportation Improvement Board, governmental.

Name of Agency Personnel Responsible for Drafting: Richard Struna, 550 Union Avenue S.E., Suite 350, Olympia, WA 98504-0901, (360) 586-1155; Implementation and Enforcement: Steve Gorcester, 550 Union Avenue S.E., Suite 350, Olympia, WA 98504-0901, (360) 586-1139.

No small business economic impact statement has been prepared under chapter 19.85 RCW. TIB funding is only available to local governments. The proposed rule does not impose costs on businesses in an industry.

A cost-benefit analysis is not required under RCW 34.05.328. Proposed rule changes relate only to internal governmental operations that are not subject to violation by a nongovernment party.

November 15, 2004
Richard Struna
Chief Financial Officer

AMENDATORY SECTION (Amending WSR 99-24-038, filed $11 / 23 / 99$, effective $12 / 24 / 99$ )

WAC 479-12-150 Matching ratios for arterial improvement program projects. Urban arterial trust account funds for local agency arterial projects shall be
matched ((in accordanee-with the-following-scheduled pereentage of the total project eost.

Gity with a pepulation less than 10,000 - a eounty-with apepulation less than $70,000-10 \%$ mateh.

Gity with a pepulation from 10,000 to 14,999-ar aceunty with a pepulation frem 70,000 te 210,000 - $15 \%$ mateh.

Gity with a-pepulation from-15,000 and up-or a-county with epepulation over $210,000-20 \%$ mateh)) by an amount not less than twenty percent of the total cost of the project for cities with a valuation greater than $\$ 2.5$ billion and counties with road levy valuations greater than $\$ 10$ billion, an amount not less than fifteen percent of the total cost of the project for cities with valuations between $\$ 2.5$ billion and $\$ 1.0$ billion and counties with road levy valuations between $\$ 10.0$ billion and $\$ 3.0$ billion, and not less than ten percent of the total cost of the project for cities with a valuation of less than $\$ 1.0$ billion and counties with road levy valuation of less than $\$ 3.0$ billion. The board shall use the valuations as last determined by the department of revenue.

AMENDATORY SECTION (Amending WSR 99-24-038, filed $11 / 23 / 99$, effective $12 / 24 / 99$ )

WAC 479-14-180 Local/private matching funds on transportation partnership program projects. Transportation partnership program funds for urban program projects authorized by the board shall be matched by an amount not less than twenty percent of the total cost of the ((transpertation)) project for cities with a valuation greater than $\$ 2.5$ billion and counties with road levy valuations greater than $\$ 10$ billion, an amount not less than fifteen percent of the total cost of the project for cities with valuations between $\$ 2.5$ billion and $\$ 1.0$ billion and counties with road levy valuations between $\$ 10.0$ billion and $\$ 3.0$ billion, and not less than ten percent of the total cost of the project for cities with a valuation of less than $\$ 1.0$ billion and counties with road levy valuation of less than $\$ 3.0$ billion. The board shall use the valuations as last determined by the department of revenue. Matching funds will be considered to be all contributions other than those provided by the board.

## WSR 04-24-009 <br> PROPOSED RULES <br> WASHINGTON STATE PATROL

[Filed November 22, 2004, 10:08 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-17-131.

Title of Rule and Other Identifying Information: Chapter 212-80 WAC, Fire sprinkler system contractors.

Hearing Location(s): General Administration Building, 210 11th Avenue S.W., Olympia, WA, on January 13, 2005, at 10:00 a.m.; and at the Super Eight Motel, 449 Melva Lane, Moses Lake, WA, on January 11, 2005, at 10:00 a.m.

Date of Intended Adoption: February 1, 2005.
Assistance for Persons with Disabilities: Contact Deputy State Fire Marshal Larry Glenn, by January 10, 2005, (360) 570-3133.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: To clarify and amend rules for definitions. To clarify and add rules for issuing fines and citations.

Reasons Supporting Proposal: These changes are necessary for compliance with statutory changes and revisions to the technical standards developed by the National Fire Protection Association.

Statutory Authority for Adoption: Chapters 43.43 and 18.160 RCW.

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

Name of Proponent: Fire Sprinkler Technical Advisory Group of the State Fire Marshal's Office, public.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Deputy State Fire Marshal Larry Glenn, P.O. Box 42600, Olympia, WA $98504-$ 2600, (360) 570-3133.

No small business economic impact statement has been prepared under chapter 19.85 RCW . These changes will not have a significant impact to small businesses.

A cost-benefit analysis is not required under RCW 34.05.328. Under RCW 34.05.328 (5)(a)(i), the Washington State Patrol is exempt from the cost-benefit analysis requirement.

November 22, 2004
Lowell Porter
Chief

## GENERAL PROVISIONS

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-001 Purpose. The purpose of this regulation is to adopt rules for the licensing of fire protection sprinkler system contractors ((and for)), the issuance of certificates of competency, and for the issuance of civil fines and citations as defined in chapter 18.160 RCW .

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-005 Applicability. This regulation applies to any and all persons or organizations performing as a fire protection sprinkler contractor((s)) and/or certificate of competency holder((s)), with or without the required state licensing and/or certification as defined in chapter 18.160 RCW.

## AMENDATORY SECTION (Amending Order 92-08, filed 10/5/92, effective 11/5/92)

WAC 212-80-010 Definitions. The following definitions shall apply to this regulation:
(1) "Authority having jurisdiction (AHJ)" means the organization, office, or individual responsible for approving layout drawings, equipment, an installation or a procedure. Usually the AHJ is the building and/or fire official of the city or county in which the job site is located. In certain cases,
such as health care facilities, transient accommodations and day care facilities, the AHJ is the city or county building and/or fire official and the chief of the Washington state patrol, through the director of fire protection.
(2) "Citation" means written notification issued by the chief of the Washington state patrol, through the director of fire protection, pursuant to RCW 18.160.040 to issue a civil penalty for a violation of any provision of chapter 18.160 RCW. A citation may include, but is not limited to, a description of the violation(s) and a notice of civil penalty assessment.
(3) "Director of fire protection" means the state fire marshal and/or his $((f))$ or her authorized representative.
(((3))) (4) "Dry Pipe Sprinkler System" means a system employing automatic sprinklers attached to a piping system containing air or nitrogen under pressure, the release of which (as from the opening of a sprinkler) allows the water pressure to open a valve known as a dry pipe valve. The water then flows into the piping system and out to the open sprinkler(s).
(5) "Fire protection sprinkler system" means an assembly of underground and/or overhead piping beginning at the connection to the primary water supply, whether public or private, that conveys water with or without other agents to dispersal openings or devices to extinguish, control, or contain fire or other products of combustion. The fire protection sprinkler system ((sheutd)) (with the exception of residential combination systems) starts at the point where the last nonfire water use is taken from the supply mains. This ((should be)) is the point just down stream of the last tap for domestic or process water, the last water control valve that is required by a city or other authority, or the point where the water can be considered nonflowing. ((The water-seuree-such as-a-fire pump and suetion tank that is dedieated to supplying water for the fire protection sprinkler system-shall be under the eentrel of the fire protection sprinkler-system centractor. This would atso be the ense where the water supply is entirely dediented to the fire protection sprinkler system.
(4))) (6) "Fire pump" means a listed pump supplying water at the flow and pressure required by water based fire protection systems.
(7) "For design only" means a certificate of competency holder only allowed to perform the design of a fire protection sprinkler system consistent with the level of certification he or she holds. In the case of a "State Level U certification." "for design only" just allows the individual to maintain their certification.
(8) "Formal hearing" means a hearing before a hearings officer where laws, rules, and evidence are presented, considered, and a decision is rendered.
(9) "Hazard" means a condition which could result in injury or death to a person and/or damage to property.
(10) "Hearings request" means the written request for a formal hearing to contest a civil penalty.
(11) "Inspection" means a visual examination of a fire protection sprinkler system, or portion of the system, to verify that the system appears to be in operating condition, is free from physical damage, and complies with the applicable statutes and regulations adopted by the state.
(12) "Instance" means the number of times a person has been cited for a violation of chapter 18.160 RCW or this chapter. These will be identified as 1st, 2nd, and 3rd instances.
(13) "Maintenance" means work performed on a fire suppression sprinkler system to keep the equipment operable. or to make repairs.
(14) "NFPA" means the National Fire Protection Association.
$\left(\left({ }^{(5)}\right)\right)(15)$ "NFPA 13D" means, in addition to the definition contained in chapter 18.160 RCW, the inclusion of minor accessory uses such as garages normally found in residential occupancies.
(( $(6))$ ) (16) "NFPA 13R" means whatever standard that is used by the National Fire Protection Association for the installation and design of fire suppression sprinkler systems in residential occupancies up to and including four stories in height.
(17) "NEPA 13" means whatever standard that is used by the National Fire Protection Association for the installation and design of fire suppression sprinkler systems in commercial or high occupancy facilities.
(18) "NFPA 20" means whatever standard that is used by the National Fire Protection Association for the selection and installation of pumps, both centrifugal and positive displacement, that supply liquid for a private fire protection system.
(19) "NFPA 24" means whatever standard that is used by the National Fire Protection Association for the installation of the dedicated underground fire service main of a water based fire protection system.
(20) "NFPA 25" means whatever standard that is used by the National Fire Protection Association for the inspection, testing, and maintenance of water based fire protection systems.
(21) "NICET" means the National Institute for Certification in Engineering Technologies.
(( $(7))$ ) (22) "Person" means one or more individuals, legal representatives, partnerships, joint ventures, associations, corporations (whether or not organized for profit), business trusts, or any organized group of individuals and includes the state, state agencies, counties, municipal corporations, school districts, and other public corporations.
(23) "Preaction system" means a sprinkler system employing automatic sprinklers attached to a piping system containing air, which may or may not be under pressure, with a supplemental detection system installed in the same areas as the sprinklers.
(24) "Qualified" shall mean an individual who has demonstrated through education, training, examination, and/or national certifications the competency, skill, and ability necessary to perform any work covered and/or defined by this chapter and chapter 18.160 RCW to the satisfaction of a relevant jurisdiction. In matters of compliance with the licensing and certification requirements of this chapter and chapter 18.160 RCW , the relevant jurisdiction shall be the chief of the Washington state patrol, through the director of fire protection.
(25) "Revoke" means the chief of the Washington state patrol, through the director of fire protection, shall rescind a company's license or an individual's certification from them.

Such action causes said company or individual to cease any and all work in the sprinkler field in Washington state until such time as the chief of the Washington state patrol, through the director of fire protection, is satisfied with the resolution of the issue which caused the license or certificate to be revoked.
(26) "State fire marshal" means the director of fire protection or his/her authorized representative.
(((8))) (27) "State Level I certification" means a certificate of competency holder who is qualified to prepare layout drawings, install, inspect, maintain, or service an NFPA 13D fire protection sprinkler system or any part of such a system.
$(((9)))(28)$ "State Level I licensing" means a sprinkler contracting company licensed by the chief of the Washington state patrol, through the director of fire protection, to contract and/or offer to bid on the design, installation, service, maintenance, and/or inspection of a NFPA 13D fire protection sprinkler system or any part of such a system.
(29) "State Level II certification" means a certificate of competency holder who is qualified to prepare layout drawings, install, inspect, maintain, or service an NFPA 13D and/or NFPA 13R fire protection sprinkler system or any part of such a system.
$(((10)))(30)$ "State Level II licensing" means a sprinkler contracting company licensed by the chief of the Washington state patrol, through the director of fire protection, to contract and/or offer to bid on the design, installation, service, maintenance, and/or inspection of a NFPA 13D and/or a NFPA 13R fire protection sprinkler system or any part of such a system.
(31) "State Level III certification" means a certificate of competency holder who is qualified to prepare layout drawings, install, inspect, maintain, or service an NFPA 13D, NFPA 13R, NFPA 13, or all other systems per the definition of fire protection sprinkler system in chapter 18.160 RCW.
$(((11)))(32)$ "State Level III licensing" means a sprinkler contracting company licensed by the chief of the Washington state patrol, through the director of fire protection, to contract and/or offer to bid on the design, installation, service, maintenance, and/or inspection of a NFPA 13D, NFPA 13R, NFPA 13, or all other systems per the definition of a fire protection sprinkler system in chapter 18.160 RCW .
(33) "State certified fire sprinkler system inspection and testing technician (ITT)" means a state certificate holder who is qualified to inspect and/or test NFPA. 13D, 13R, or 13, wet and dry pipe fire protection systems per the definition of fire protection sprinkler system in this chapter. However, testing of another fire protection system such as preaction, deluge, foam, or fire pump and maintenance of any type of system defined under this chapter or chapter 18.160 RCW shall be performed only by contractors who are also qualified and licensed to design and install that type of system or fire pump being tested or maintained.
(34) "State level inspection and testing contractor licensing" means a sprinkler contracting company licensed by the chief of the Washington state patrol, through the director of fire protection, to contract and/or offer to bid on the inspection or testing of a wet or dry pipe NFPA 13D, NFPA 13R, NFPA 13, or other systems per the definition of a fire protection sprinkler system in chapter 18.160 RCW except the
maintenance and testing of another fire protection system such as preaction, deluge, foam, or fire pumps, shall be performed only by contractors who are also qualified and licensed to design and install that type of system or fire pump being tested or maintained.
(35) "State Level U certification" means a certificate of competency holder who is qualified to certify the installation of the underground portions of fire protection sprinkler systems in conformance with recognized standards adopted by the director of fire protection.
(36) "State Level U licensing" means a sprinkler contracting company licensed by the chief of the Washington state patrol, through the director of fire protection, to contract and/or offer to bid on the installation of the underground portions of fire protection sprinkler systems in conformance with the recognized standards adopted by the director of fire protection.
(37) "Suspend" means the chief of the Washington state patrol, through the director of fire protection, holds a license or certificate inactive until such time as the chief of the Washington state patrol, through the director of fire protection, feels confident that the company or individual is in compliance with the requirements of this chapter and chapter 18.160 RCW.
(38) "Testing" means a procedure used to determine the status of a system as intended by conducting periodic physical checks on water-based fire protection systems such as waterflow tests, fire pump tests, alarm tests, and trip tests of dry pipe, deluge, or preaction valves. These tests follow up on the original acceptance test at intervals specified in the appropriate chapter of NFPA 25.
(39) "Type" means the classification of violation as minimal, moderate, and severe. These are identified as Types I II, and III respectively.
(40) "Violation" means a specific or general action inconsistent with the intent and letter of chapter 18.160 RCW and this chapter and shall be further defined as:
(a) "Minimal violation" means a Type I violation which poses a minor hazard or threat to life and property in the event of a fire.
(b) "Moderate violation" means a Type II violation which poses a significant hazard or threat to life or property in the event of a fire.
(c) "Severe violation" means a Type III violation which poses a substantial hazard or threat to life or property in the event of a fire.
(41) "Wet pipe sprinkler system" means a sprinkler system employing automatic sprinklers attached to a piping system containing water and connected to a water supply so that water discharges immediately when any sprinkler is opened by heat from a fire.

AMENDATORY SECTION (Amending WSR 94-24-032, filed 12/1/94, effective $1 / 1 / 95$ )

WAC 212-80-015 Compliance. All fire sprinkler system contractors, certificate of competency holders, and persons installing, inspecting, maintaining, or servicing fire protection sprinkler systems or any part of such a system shall comply with the provisions of this regulation.

## EXCEPTIONS:

(1) Federal, state, and local government employees, or insurance inspectors when acting in their official capacities.
(2) A person or organization acting under court order.
(3) A person or organization that sells or supplies products or materials to a licensed fire protection sprinkler system contractor.
(4) A registered professional ((fire pretection)) engineer acting solely in a professional capacity.
(5) ((Af)) A properly qualified and/or trained employee of a licensed fire protection sprinkler system contractor performing duties for the contractor. Said qualifications and/or training to be consistent with the level of work performed by the licensed fire protection sprinkler system contractor.
(6) An owner/occupier of a single-family residence performing his or her own installation in that residence. It is the intent of this subsection that builders or contractors will not install their own sprinkler systems in single-family residences under their ownership which they plan to sell, lease, or rent.
(7) An employee of a facility or owner who is qualified to the satisfaction of the local authority having jurisdiction to perform inspection and testing of fire protection sprinkler systems in said facility.
(8) An employee of a licensed electrical contractor installing or testing only the electronic signaling devices of a fire sprinkler system.

## NEW SECTION

WAC 212-80-018 License and certification requirements. Only a company or individual licensed as a fire protection sprinkler systems contractor, who has at least one designer on staff certified by the chief of the Washington state patrol, through the director of fire protection, can bid, offer to bid, contract, or perform the designing, installation, inspection, testing, maintenance, and/or servicing of a fire protection sprinkler system.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-025 Authority having jurisdiction. (1) Fire protection sprinkler systems shall meet the approval of the authority having jurisdiction. This includes plans, specifications, calculations, contractor's materials and test certificates, and final approval.
(2) In certain types of occupancies the authority having jurisdiction may be the chief of the Washington state patrol, through the director of fire protection and the building and/or fire official of the city or county in which the installation is located. Generally these dual responsibilities occur in health care facilities, transient accommodations, and day care facilities.
(3) It is the responsibility of the certificate of competency holder to ascertain which agency or agencies have jurisdiction. If there is a question, the certificate of competency holder should contact the chief of the Washington state patrol, through the director of fire protection.

AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-030 Qualifications for preparation of layout drawings, installations, inspections, testing maintenance, or servicing. (1) Only licensed fire protection sprinkler system contractors shall execute contracts for the installation, inspection, testing, maintenance, or servicing of fire protection sprinkler systems or any part of such a system in the state of Washington.
( (Subeentracting of sueh-work to persens-or firms net eurrently-lieensed as a fire protection sprinkler-system-entrater is prohibited:))
(2) Only licensed contractors who have achieved at least State Level U licensure shall ((install, inspeet, maintain or serviee)) execute contracts for the installation, inspection, maintenance and/or servicing of the underground portions of fire protection sprinkler systems in the state of Washington. ( (Subeentrating of sueh work to persens-or firms not eur fently lieensed as fire proteetion sprinkler system contrator is prohibited:))
(3) Only licensed fire protection sprinkler contractors who have achieved at least State Level I licensure shall ((install, inspeet, maintain, or sefviee)) execute contracts for the installation, inspection, testing, maintenance and/or servicing of NFPA 13D fire protection sprinkler systems or any part of such a system in the state of Washington.
((Subeontrating of sueh-werk to persens-or firms net eurrently lieensed as a fire protection sprinkler system eontractor is prohibited.))
(4) Only licensed fire protection sprinkler contractors who have achieved at least State Level II licensure shall ((install, inspeet, maintain, or serviee)) execute contracts for the installation, inspection, testing, maintenance and/or servicing of NFPA 13D or NFPA 13R fire protection sprinkler systems or any part of such a system in the state of Washington.
((Subeontracting of sueh-work to persons-or firms not eurrently lieensed as a fire protection sprinkler system-contrator is prehibited-))
(5) Only licensed fire protection sprinkler contractors who have achieved at least State Level III licensure shall ((install, inspeet, maintain, or serviee)) execute contracts for the installation, inspection, testing, maintenance and/or servicing of NFPA 13D, NFPA 13R, NFPA 13, and all other systems per the definition of fire protection sprinkler system in chapter 18.160 RCW or any part of such a system in the state of Washington.
((Subeontrating of stueh-work-to-persens-or firms net etrfently lieensed-as a fire-pretection-sprinkler-system-cen tractor is prehibited.))
(6) Only those certificate of competency holders who have achieved State Level $U$ certification shall supervise and/or certify the installation of underground supplies to fire protection sprinkler systems. To achieve State Level U certification, persons shall satisfactorily complete an examination administered by the chief of the Washington state patrol, through the director of fire protection.
(7) Only those certificate of competency holders who have achieved at least State Level I certification shall supervise and/or certify the preparation of layout drawings, instal-
lation, inspection, testing, maintenance, servicing, or the installation ((ef underground supplies)) of NFPA 13D fire protection sprinkler systems or any part thereof. To achieve State Level I certification, persons shall hold a current NICET Level 2 classification or satisfactorily complete an examination administered by the chief of the Washington state patrol, through the director of fire protection.
(8) Only those certificate of competency holders who have achieved at least State Level II certification shall supervise and/or certify the preparation of layout drawings, installation, inspection, testing, maintenance, servicing, or the installation ((of underground-supplies)) of NFPA 13D and NFPA 13R fire protection sprinkler systems or any part thereof. To achieve State Level II certification, persons shall hold a current NICET Level 2 classification (ersatisfaeterily eemplete an-examination-administered by the director of fire protection)).
(9) Only those certificate of competency holders who have achieved at least State Level III certification shall supervise and/or certify the preparation of layout drawings, installation, inspection, testing maintenance, servicing, or the installation of ((undergreund-supplies)) NFPA 13D, NFPA 13R, NFPA 13, and all other systems per the definition of fire protection sprinkler system in chapter 18.160 RCW or any part thereof. To achieve State Level III certification, persons shall hold a current NICET Level 3 or 4 ((er-satisfacterily eemplete-an examination-administered by the direetor of fire protection)).

## FIRE SPRINKLER CERTIFICATE OF COMPETENCY HOLDER

AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-035 ((Seats)) Stamps for NFPA 13D, 13R, and 13 systems. (1) Sprinkler system plans, calculations, and contractors' materials and test certificates submitted to the authority having jurisdiction shall be stamped ((fsealed))) pursuant to subsection (3) of this section.
(2) At least one set of approved plans, containing information as specified in subsection (3) of this section, and calculations shall be maintained on the job site while the work is being performed.
(3) ((Effective-Jantary 1,1995 , seals)) Stamps shall be issued by the chief of the Washington state patrol, through the director of fire protection and shall contain the name and ((eertifieate)) certification number of the certificate of competency holder, name and license number of the holder's employer, the expiration date of the current certificate, a place for the signature of the certificate of competency holder and the date of the signature. On all plans the ((seat)) stamp shall be easily recognizable and visible.
(4) An original stamp and signature shall appear on each page of plans, on the cover sheet of hydraulic calculations and on all test certificates for fire protection sprinkler systems submitted to the authority having jurisdiction.
(5) Plans and calculations for "underground only" portions of fire protection sprinkler systems submitted to the authority having jurisdiction by a State Level U licensed fire
protection sprinkler contractor shall be stamped (((sealed))) by either a licensed professional engineer registered in the state of Washington or the appropriate level certificate of competency holder and the State Level U certificate of competency holder employed by the submitting contractor.

AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-040 Contractor's materials and test certificates. (1) The certificate of competency holder shall complete the contractor's material and test certificate(s), affix his/her certificate of competency ((seat)) stamp, and forward the certificate(s) to the authority having jurisdiction.
(2) Contractor's material and test certificate forms shall be of such form as accepted or approved by the chief of the Washington state patrol, through the director of fire protection.
(3) The authority having jurisdiction ((may)) shall require (( *$)$ ) an approved flow test of heads as part of the approval of NFPA 13R and NFPA 13D fire protection sprinkler systems.
(4) The authority having jurisdiction and the building owner shall retain copies of the contractor's materials and test certificate for a minimum of five years.

AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-045 Certificate of competency ((testing)) certification. To become a certificate of competency holder under this regulation, an applicant must either:
(1) For State Level 1 certification, have satisfactorily passed with a final score of eighty percent or better an examination administered by the chief of the Washington state patrol, through the director of fire protection( $(\dot{9}))$ or show evidence of passing the National Institute for Certification in Engineering Technologies element requirements for Level 2 certification in fire protection system layout design.
(2) For State Level U certification, have satisfactorily passed with a final score of eighty percent or better an examination administered by the chief of the Washington state patrol, through the director of fire protection.
(3) Be a registered professional ((fire protection)) engineer acting solely in a professional capacity. Such engineer shall comply with all other requirements of this regulation including payment of fees, completion of the application process, and supplying the director of fire protection with proof that the applicant holds a current, valid state of Washington registration as a professional ((fire-protection)) engineer. Upon completion of the above requirements, the engineer will be granted an equivalency certificate to that of State Level III; or
(((3) By presenting)) (4) Present a copy of a current certificate from the National Institute for Certification in Engineering Technologies showing that the applicant has achieved the classification ( Of Engineering Technieian, Level-3-or-Senier Engineering-Technician, Level-4-in-the freld-of fire protection attomatic sprinkler system layout; өf)). State Level 2 certification requires a minimum certification from the National Institute for Certification in Engineer-
ing Technologies of Level 2 in the field of fire protection automatic sprinkler system layout or better. State Level 3 certification requires either Engineering Technician, Level 3 or Senior Engineering Technician, Level 4 in the field of fire protection automatic sprinkler system layout.
(( $(4)$ Provided the applieation for the certificate of eompeteney is made prior to ninety days after May 1,1991 , the director ff fire proteetion, in liew of the ex minationfequirements of the applicant for a certificate of eompetency, may aecept as satisfactory evidence of competeney and qualifieation, affidavits attesting that the applieant has had a minimum of three yearg' experienee. In addition to the affidavits and applieation form, the applieant shall provide the following information:
(a)Copies of approved plans and caleulations, if applieable, forsystems installed in the last three years:
(b) Evidenee of installation of sprinkler systems.
(e) Evidence of aceeptanee of the systems by the autherity having jurisdietion.
(d) Referenees from an authority having jurisdietion.
(e) The number of fire protection sprinkler system instaltations eompleted within the last three years:
(f)-Other information as direeted and aeeepted by the direeter fire protection.))
(5) The chief of the Washington state patrol, through the director of fire protection may accept equivalent proof of qualification in lieu of the examination((,as reemmended by the fire sprinkler advisory committee)) requirements.
(6) ((Examination requirements)) Proof of competency to the satisfaction of the chief of the Washington state patrol, through the director of fire protection are mandatory ((exeept us therwise provided in this regulation)).
(7) Every applicant for a certificate of competency shall fulfill the requirements established by the chief of the Washington state patrol, through the director of fire protection under chapter 18.160 RCW .

## NEW SECTION

WAC 212-80-048 Subcontracting. Subcontracting of any work under the purview of chapter 18.160 RCW involving unlicensed contractors is strictly prohibited and a violation of chapter 18.160 RCW .

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-050 Applications/fees for certificate of competency. Every applicant for a certificate of competency shall apply to the chief of the Washington state patrol, through the director of fire protection on application forms provided and pay the fees required.

AMENDATORY SECTION (Amending Order 92-08, filed 10/5/92, effective 11/5/92)

WAC 212-80-055 Temporary certificate of competency. (1) The chief of the Washington state patrol, through the director of fire protection may issue a temporary certificate of competency to an applicant who, in his or her judg-
ment, will satisfactorily perform as a certificate of competency holder under the provisions of this regulation.
(2) The temporary certificate of competency shall remain in effect for a period of one year ((and)). If the temporary certificate of competency holder provides evidence to the chief of the Washington state patrol, through the director of fire protection, of testing with NICET in the previous year, the temporary certificate of competency may be renewed two times.
(3) In no case shall a person hold a temporary certificate of competency for more than three years, either cumulative or consecutive.
(4) To convert from a temporary certificate of competency to a regular certificate of competency, a person shall:
(a) Within three years from the initial issuance of the temporary certificate of competency, apply for a regular certificate of competency; and
(b) Complete the requirements specified in this regulation and chapter 18.160 RCW.
(5) An individual having a temporary certificate of competency shall not be exempt from taking an examination to acquire a regular certificate of competency.
(6) Prior to the expiration of the temporary certificate of competency at the end of the three-year period, the temporary certificate of competency holder shall make application for a regular certificate of competency. Upon expiration of the temporary certificate of competency at the end of the threeyear period, if the holder has not met the requirements of subsection (4) of this section, the holder shall cease all activities associated with the holding of a certificate of competency.

AMENDATORY SECTION (Amending WSR 94-24-032, filed 12/1/94, effective $1 / 1 / 95$ )

WAC 212-80-060 Certificate of competency not transferable. A certificate of competency issued under this regulation is not transferable( (, either between individuats of ersers). This certification can, however, follow a person to another employer provided that employer is currently licensed at the appropriate level.

AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-065 Suspension or revocation of certificates. (1) The chief of the Washington state patrol, through the director of fire protection may refuse to issue or renew or may suspend or revoke the privilege of a certificate of competency holder ((er pplicant)) as defined in RCW 18.160.101(1) to engage in the fire protection sprinkler system business or may establish penalties as prescribed by Washington state law for any of the following reasons:
(a) Gross incompetency or gross negligence in the preparation of layout drawings, installation, repair, alteration, maintenance, inspection, service, or addition to fire protection sprinkler systems.
(b) Conviction of a felony.
(c) Fraudulent or dishonest practices while engaging in the fire protection sprinkler systems business.
(d) Use of false evidence or misrepresentation in an application for a certificate of competency.
(e) Permitting his or her certificate to be used in connection with the preparation of any layout drawings, installation, maintenance, inspection, service or certification of any system when such activity is not under his or her supervision, or in violation of this regulation.
(f) Knowingly violating any provisions of this regulation or chapter 18.160 RCW.
(2) The chief of the Washington state patrol, through the director of fire protection shall revoke the certificate of a certificate of competency holder who engages in the fire protection sprinkler system business while the certificate of competency is suspended.
(3) For purposes of suspension and/or revocation of certification, the chief of the Washington state patrol, through the director of fire protection, may refuse to issue or renew the certification of a fire protection systems inspection and testing technician with the same provisions as subsection (1) of this section.
(4) For the purposes of revoking certification, the chief of the Washington state patrol, through the director of fire protection, shall revoke the certification of a fire protection systems inspection and testing technician consistent with subsection (2) of this section.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-070 Certificate of competency employment. (1) In no case shall a certificate of competency holder be employed full time by more than one fire protection sprinkler system contractor at the same time.
(2) If the certificate of competency holder should leave the employment of the fire protection sprinkler system contractor, he or she shall notify the chief of the Washington state patrol, through the director of fire protection within thirty days of the last day of employment.
(3) Should any individual who meets the criteria to be a certificate of competency holder as defined by this chapter and chapter 18.160 RCW wish to be certified to perform design work only, he or she may request to work as a "FOR DESIGN ONLY" certificate of competency holder. This certification can also be utilized to maintain state certification, as in the case of the State Level U certification.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective $8 / 1 / 91$ )

WAC 212-80-075 Certificate of competency renewals ((eertifieates)). (1) All certificate of competency holders who desire to maintain a current certificate shall, prior to January 1 of each year, apply for renewal to the chief of the Washington state patrol, through the director of fire protection on the appropriate form along with the required fee as prescribed by the chief of the Washington state patrol, through the director of fire protection.
(2) Application for renewal forms shall be provided by the chief of the Washington state patrol, through the director of fire protection, upon request, and the certificate holder shall furnish the information required by the chief of the Washington state patrol, through the director of fire protection.
(3) The chief of the Washington state patrol, through the director of fire protection may suspend the certificate of competency for failure to apply for a renewal certificate of competency within sixty days after the expiration date.
(4) The chief of the Washington state patrol, through the director of fire protection may, upon the receipt of payment of all delinquent fees and a late charge, restore a certificate of competency that had been suspended.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-080 Voluntary relinquishment of certificates of competency. (1) A certificate of competency holder may voluntarily relinquish his or her certificate of competency to the chief of the Washington state patrol, through the director of fire protection. This includes temporary certificate of competencies that have not been in effect for more than three consecutive and/or accumulative years.
(2) The relinquishment is effective when the certificate is received by the chief of the Washington state patrol, through the director of fire protection.
(3) After relinquishing the certificate of competency, he or she shall not be known as a çertificate of competency holder and shall desist from the practice thereof.
(4) Within two years from the time of relinquishment of the certificate of competency, he or she may again qualify for a certificate of competency, with the approval of the chief of the Washington state patrol, through the director of fire protection, by the payment of the required fee.
(5) If two or more years have elapsed, he or she shall return to the status of a new applicant.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-085 Certificate of competency prorated fees. The initial certificate of competency fee shall be prorated based upon the portion of the year such certificate of competency is in effect, prior to renewal on January 1.

EXCEPTION: Any individual who attempts to certify with the chief of the Washington state patrol, through the director of fire protection, after performing work covered by this chapter and chapter 18.160 RCW shall be required to pay the full annual certification fees, in addition to any penalties assessed by the chief of the Washington state patrol, through the director of fire protection, for uncertified operation(s).

## FIRE PROTECTION SPRINKLER CONTRACTOR

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-090 Licensed fire protection sprinkler system contractor. To become a licensed fire protection sprinkler system contractor under this regulation, a person or firm must comply with the following:
(1) Must be or have in his or her full-time employ a holder of a valid certificate of competency whose level is consistent with the license level.
(2) Make application to the director of fire protection on forms provided and pay the fees required.
(3) Meet the bonding requirements of WAC 212-80-125.
(4) Be licensed as a contracting company in the state of Washington by the department of labor and industries and possess the twelve digit alphanumeric business license number assigned by that agency.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-095 License and certificate posting. Each license and ((eertifiempery)) certification issued under this regulation must be posted in a conspicuous place in the fire protection sprinkler system contractor's place of business. The wallet card issued to a certificate of competency under this chapter will be maintained with the certified individual it was issued to and available for review at any time.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-105 Fire protection sprinkler contractor license not transferable. A license issued under this regulation is not transferable.

## EXCEPTION:

Should a currently licensed fire protection sprinkler contractor merge or form another company, that license can be reissued to the newly formed/incorporated company provided:
(1) The principal officers of the licensed company remain the same;
(2) Continues, takes over, or otherwise reestablishes the bond required by chapter 18.160 RCW for licensing:
(3) Continues to perform fire protection sprinkler contractor work as defined by chapter 18.160 RCW ;
(4) Employs a certificate of competency holder of the appropriate level; and
(5) Meets the criteria necessary for licensing as a fire protection sprinkler contracting company as defined by chapter 18.160 RCW .

AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-110 Contractor responsibilities, certificate of competency holder employment. (1) A fire protection sprinkler system contractor shall have at least one full time certificate of competency holder, consistent with the license level, employed to conduct business.
(2) If a certificate of competency holder should leave the employment of the fire protection sprinkler system contractor, and the contractor has no other certificate of competency holder on staff, the contractor shall have six months or until the expiration of the current license, whichever occurs last, to submit a new application. In order to be issued a new license, the contractor shall identify a new certificate of competency
holder who, at the time of application, shall be either an owner or full-time employee of ((the)) that fire protection sprinkler business.
(3) If such application is not received by the chief of the Washington state patrol, through the director of fire protection and a new license issued within the allotted time, the chief of the Washington state patrol, through the director of fire protection shall revoke the license of the fire protection sprinkler system contractor.
(4) The fire protection sprinkler system contractor may only complete the active phase of existing work in progress which has been approved by the authority having jurisdiction, ((but)) and may not receive new approvals from the authority having jurisdiction without a certificate holder's number on the documents. Installation can continue on approved design plans, however, the contractor's material and test certificate for the system must be stamped ((fsealed))) by a certificate of competency holder in the full-time employ of the installing contractor.

AMENDATORY SECTION (Amending WSR 94-24-032, filed 12/1/94, effective 1/1/95)

WAC 212-80-115 License renewals. (1) All licensed fire protection sprinkler system contractors desiring to continue to be licensed shall secure from the chief of the Washington state patrol, through the director of fire protection prior to January 1 of each year a renewal license upon payment of the fee as prescribed by the chief of the Washington state patrol, through the director of fire protection.
(2) Application for renewal shall be upon a form prescribed by the chief of the Washington state patrol, through the director of fire protection, and the license holder shall furnish the information required by the chief of the Washington state patrol, through the director of fire protection.
(3) Failure of any license holder to secure his or her renewal license within sixty days after the expiration date shall constitute sufficient cause for the chief of the Washington state patrol, through the director of fire protection to suspend the license.
(4) The chief of the Washington state patrol, through the director of fire protection may restore a license that has been suspended. In addition to other provisions of this regulation, any of the following will constitute cause for the chief of the Washington state patrol, through the director of fire protection not to restore a license that has been suspended:
(a) Nonreceipt of payment of all delinquent fees;
(b) Nonreceipt of a late charge and/or application fee; ((and))
(c) Failure to comply with the bonding requirements of chapter $18.160 \mathrm{RCW}^{2}$ and
(d) Failure to obtain or show evidence of having a full time employee certified as a certificate of competency holder of the appropriate level as defined by chapter 18.160 RCW .

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective 8/1/91)

WAC 212-80-120 Prorated license fees. The initial license fee shall be prorated based upon the portion of the
year such license is in effect( (-prier to renewalon Jantary 4)). This is allowed only once in the history of the company.

EXCEPTION: Any contracting company who attempts to license as a fire sprinkler contracting company after performing work covered by this chapter and chapter 18.160 RCW shall be required to pay the full annual licensing fees, in addition to any penalties assessed by the chief of the Washington state patrol, through the director of fire protection, for unlicensed operation(s).

AMENDATORY SECTION (Amending Order 92-08, filed 10/5/92, effective 11/5/92)

WAC 212-80-125 Contractor surety bonds. (1) The chief of the Washington state patrol, through the director of fire protection shall not issue a license under this regulation unless:
(a) The fire protection sprinkler system contractor, to be licensed as a Level III or Level "U" fire protection sprinkler system contractor, files with the chief of the Washington state patrol, through the director of fire protection a surety bond executed by a surety company authorized to do business in the state of Washington, in the sum of ten thousand dollars, conditioned to compensate third-party losses caused by the acts of the principal or the principal's servant, officer, agent, or employee in conducting the business registered or licensed under this regulation; or
(b) The fire protection sprinkler system contractor, to be licensed for Level I or Level II systems files with the chief of the Washington state patrol, through the director of fire protection a surety bond executed by a surety company authorized to do business in the state of Washington, in the sum of six thousand dollars, conditioned to compensate third-party losses caused by the acts of the principal or the principal's servant, officer, agent, or employee in conducting the business registered or licensed under this regulation.
(2) ((Bends required by other state ageneies are separate from the bending requirements of ehapter 18.160 RCW. Bonds filed with the department of laber and industries eannet be used to satisfy the bending requirements for a fire proteetion sprinkler system eontrater.
(3))) Upon approval by the chief of the Washington state patrol, through the director of fire protection, property or cash may substitute for a surety bond provided the value ((is at least ten theusand-dollars and the property or eash is not otherwise eneumbered for Level II systems)) matches the appropriate level of bonding required for the level of work to be performed. The value of property shall be determined by an appraiser selected by the chief of the Washington state patrol, through the director of fire protection. All appraisal fees shall be paid by the fire protection sprinkler system contractor.

AMENDATORY SECTION (Amending Order 91-06, filed 7/1/91, effective $8 / 1 / 91$ )

WAC 212-80-130 Municipality, county, or state regulations. (1) Nothing in this regulation limits the power of a municipality, county, or state to regulate the quality and char-
acter of work performed by contractors through a system of permits, fees, and inspections which are designed to assure compliance with and aid in the implementation of state and local building laws or to enforce other local laws for the protection of the public health and safety.
(2) Nothing in this regulation limits the power of the municipality, county, or the state to adopt any system of permits requiring submission to and approval by the municipality, county, or the state of layout drawings and specifications for work to be performed by contractors before commencement of the work.
(3) The official authorized to issue building or other related permits shall ascertain that the fire protection sprinkler system contractor is duly licensed by requiring evidence of a valid fire protection sprinkler system contractor's license and a valid certificate of competency stamp consistent with the contractor's license.
(4) This regulation applies to any fire protection sprinkler system contractor performing work for any municipality, county, or the state.
(5) Officials of any municipality, county, or the state are required to determine compliance with this regulation before awarding any contracts for the installation, repair, service, alteration, fabrication, addition, or inspection of a fire protection sprinkler system.

## REVOCATION OF LICENSE/CERTIFICATE

## AMENDATORY SECTION (Amending WSR 94-24-032, filed $12 / 1 / 94$, effective $1 / 1 / 95$ )

WAC 212-80-135 Suspension or revocation of licenses. (1) The chief of the Washington state patrol, through the director of fire protection may refuse to issue or renew or may suspend or revoke the privilege of a licensed fire protection sprinkler system contractor to engage in the fire protection sprinkler system business or may establish penalties as prescribed by Washington state law for any of the following reasons:
(a) Gross incompetency or gross negligence in the preparation of layout drawings, installation, repair, alteration, maintenance, inspection, service, or addition to fire protection sprinkler systems.
(b) Conviction of a felony.
(c) Fraudulent or dishonest practices while engaging in the fire protection sprinkler systems business.
(d) Use of false evidence or misrepresentation in an application for a license.
(e) Permitting his or her license to be used in connection with the installation of any system when such installation is not under his or her supervision, or in violation of this regulation.
(f) Knowingly violating any provisions of this regulation or chapter 18.160 RCW .
(2) The chief of the Washington state patrol, through the director of fire protection shall revoke the license of a licensed fire protection sprinkler system contractor who engages in the fire protection sprinkler system business while the license is suspended.

## CIVIL PENALTIES AND FINES

## NEW SECTION

WAC 212-80-210 Imposing citations and civil penalties. The chief of the Washington state patrol, through the director of fire protection, may impose civil penalties and/or fines to any licensed company or certified individual who violates any provision of chapter 18.160 RCW or this chapter. Moreover, the chief of the Washington state patrol, through the director of fire protection, may impose the civil penalties and/or fines listed herein to any unlicensed company or uncertified individual who operates in the state of Washington as a licensed company and/or certified individual.

## NEW SECTION

WAC 212-80-215 Citations and penalties. (1) These rules establish the basis and process by which the citations and penalties will be determined and issued for violations of chapter 18.160 RCW and/or chapter 212-80 WAC.
(2) Each violation is classified and penalties assessed according to the violation type and instance as defined by this chapter.

## NEW SECTION

WAC 212-80-220 General rules of citations and penalties. (1) These rules establish civil penalty criteria for violation Types I, II, and III and the instances for each type of violation.
(2) These rules apply to persons who violate the intent, chapter, and requirements of chapter 18.160 RCW and/or chapter 212-80 WAC.
(3) Each separate instance of noncompliance with chapter 18.160 RCW and/or chapter 212-80 WAC shall be considered a separate violation.
(4) Each day the violation continues may be considered a separate violation.
(5) In addition to the issuance of citations and/or penalties, the chief of the Washington state patrol, through the director of fire protection, may also revoke, suspend, and/or deny the renewal of any license or certificate issued under chapter 18.160 RCW to person(s) and/or company(ies) who fails to pay any penalties assessed under these rules. Such action does not preclude the chief of the Washington state patrol, through the director of fire protection, from assessing further violations for unlicensed and/or uncertified operations.
(6) The penalty for each violation shall range from $\$ 0.00$ to $\$ 5,000.00$ per day per violation per occurrence.

## NEW SECTION

WAC 212-80-225 Violation types, instances, and penalty assessments. (1) Penalties shall be assessed according to the violation type.
(2) The violation types are as follows:
(a) Minimal - Type I;
(b) Moderate - Type II; and
(c) Severe - Type III.
(3) The instances are as follows:
(a) 1st - The first time the individual, person, and/or company is in violation of chapter 18.160 RCW and/or chapter 212-80 WAC in any one calendar year, regardless of the number of individual violations or the duration of them;
(b) 2nd - The second time the individual, person, and/or company is in violation of chapter 18.160 RCW and/or chapter 212-80 WAC in any one calendar year, regardless of the number of individual violations or the duration of them; and
(c) 3rd - The third time the individual, person and/or company is in violation of chapter 18.160 RCW and/or chapter 212-80 WAC in any one calendar year, regardless of the number of individual violations or the duration of them.
(4) In the event of a fourth instance in any one calendar year, that company and/or individual will no longer be allowed to work in the sprinkler field in the state of Washington. This decision may be appealed, pursuant to RCW 74.20A. 320 .

## NEW SECTION

WAC 212-80-230 Hearings. (1) Any person may request a hearing regarding the assessment of a civil penalty.
(2) Hearings requests shall be filed with the chief of the Washington state patrol, through the director of fire protection, within thirty days of the date of the service of a civil penalty.
(3) Any person who requests a hearing shall be entitled to a hearing.

## NEW SECTION

WAC 212-80-235 Informal conference. (1) The chief of the Washington state patrol, through the director of fire protection, will provide an opportunity for a person to informally discuss a civil penalty that has been assessed against them.
(2) An informal conference may be requested prior to a request for a formal hearing. However, it shall not exceed nor extend their thirty-day timeline allotted for the request of a formal hearing - regardless of the outcome.
(3) The request for an informal hearing may be in any form and:
(a) Shall be addressed to the chief of the Washington state patrol, through the director of fire protection; and
(b) Clearly state the subject to be discussed.
(4) As a result of an informal conference, the chief of the Washington state patrol, through the director of fire protection, may for good cause choose to amend, withdraw, or reduce the civil penalty.

## NEW SECTION

WAC 212-80-240 Formal hearing. (1) A person may request a formal hearing at any time before or after the request of an informal conference, as long as the thirty day period allotted has not elapsed.
(2) The chief of the Washington state patrol, through the director of fire protection, will arrange for a hearings officer to conduct the formal hearing.
(3) The chief of the Washington state patrol, through the director of fire protection, will set a date, time, and location for the formal hearing.
(4) The chief of the Washington state patrol, through the director of fire protection, will notify by letter the person requesting the hearing (or their designated representative) of the date, time, location, and hearings officer conducting the formal hearing.
(5) The hearings officer will hear the case and, within ninety days of the hearing, render a proposed opinion and order including recommended findings of fact and conclusions of law, according to chapter 34.05 RCW.
(6) The formal hearing shall be conducted as follows:
(a) The hearings officer will act as an impartial third party.
(b) It is not necessary for the person who requested the hearing to be represented by legal council.
(c) An official record shall be made through a scribe.
(d) Testimony shall be taken under oath.
(e) All evidence of a type commonly relied upon by a reasonably prudent person in the conduct of their serious affairs is admissible.
(f) Hearsay evidence is admissible if it meets the statutory standards for being reliable and trustworthy.
(g) A proposed opinion and order will be provided.
(7) The proposed opinion and order shall be reviewed by the chief of the Washington state patrol, through the director of fire protection, and if accepted be finalized and issued as a final order.

## NEW SECTION

WAC 212-80-245 Penalty adjustments. (1) The assessment of adjustment of penalties for amounts other than those set by chapter 18.160 RCW shall be done only by the chief of the Washington state patrol, through the director of fire protection, through a hearings process either formally or informally.
(2) The assessment of penalties for not being in conformance with chapter 18.160 RCW and/or chapter $212-80 \mathrm{WAC}$ may be made only after considering:
(a) The gravity and magnitude of the violation.
(b) The person's previous record.
(c) Such other considerations as the chief of the Washington state patrol, through the director of fire protection, may consider appropriate.
(3) During a formal hearing or informal conference, the chief of the Washington state patrol, through the director of fire protection, may modify or adjust the citation, cited violations, and/or penalties assessed in order to meet the requirements of these rules and to ensure uniformity and consistency in their application statewide.

## NEW SECTION

WAC 212-80-250 Payment of civil penalty. (1) The penalty shall be paid to the chief of the Washington state patrol, through the director of fire protection, within twentyeight days after an order assessing a civil penalty becomes final by operation of law or on an appeal.
(2) The attorney general may bring an action in the name of the chief of the Washington state patrol, through the director of fire protection, in the superior court of Thurston County or of any county in which the violator may do business to collect any penalty imposed under chapter 18.160 RCW.

## NEW SECTION

WAC 212-80-255 Type I (minimal) violations. (1) Type I violations are subject to penalties ranging from a warning to two hundred dollars a day depending upon the instance and in accordance with chapter 212-80 WAC.
(2) Examples of Type I violations include, but are not limited to:
(a) Failing to inform the chief of the Washington state patrol, through the director of fire protection, of the loss of their primary certificate of competency holder, as required by RCW 18.160.40.
(b) Failing to have the certificate of competency holder stamp plans, calculations, and/or test certificates.
(c) Allowing an employee to certify, install, inspect, maintain, and/or service water based fire sprinkler systems or equipment contrary to NFPA codes, standards, or manufacturers' specifications without specific written permission from the local authority having jurisdiction.
(d) Working without a permit, or permission to do so, by the local authority having jurisdiction.

## NEW SECTION

WAC 212-80-260 Type II (moderate) violations. (1) Type II violations are subject to penalties ranging from two hundred dollars to five hundred dollars a day depending upon instance and in accordance with chapter 212-80 WAC.
(2) Examples of Type II violations include, but are not limited to:
(a) Performing work on a sprinkler system where the employee's certificate of competency holder under RCW 18.160.40 does not have a current or valid license.
(b) Working without the appropriate level of license or certificate of competency.
(c) Permitting his or her license to be used in connection with the preparation of any technical drawings that have not been prepared by him or her personally, or under their direct supervision.
(d) Working with an expired license or permit (more than ninety days).

## NEW SECTION

WAC 212-80-265 Type III (serious) violations. (1) Type III violations are subject to penalties ranging from five hundred dollars to five thousand dollars a day depending on instance and in accordance with chapter 212-80 WAC.
(2) Examples of Type III violations include, but are not limited to:
(a) Demonstrating gross incompetency or gross negligence in the preparation of technical drawings, the installation, repair, alteration, maintenance, inspection, service, and/or addition to a fire sprinkler system.
(b) Allowing an employee to demonstrate gross incompetency or gross negligence in the installation, repair, alteration, maintenance, inspection, service and/or addition to a fire sprinkler system.
(c) Charging a customer for fire sprinkler work not performed.
(d) Offering to contract for fire sprinkler work without a certificate of competency holder, as described in RCW 18.160.040.
(e) Allowing an employee to falsify any fire sprinkler tags, labels, or inspection reports.
(f) Working without a certified full-time certificate of competency holder on staff.
(g) Falsifying an application or document submitted to the chief of the Washington state patrol, through the director of fire protection, to obtain a sprinkler contractor license or certificate of competency.
(h) Committing three or more Level $\amalg$ offenses within a three year period either as a company, through an employee of the company, through an employee acting as a certificate of competency holder for the company, and/or any combination thereof.
(i) Permitting his or her license to be used in connection with the stamping of any test certificates for work performed by someone other than his or her full-time employees.

## NEW SECTION

The following sections of the Washington Administrative Code are recodified as follows:

| Old WAC Number | New WAC Number |
| :---: | :---: |
| $212-80-025$ | $212-80-023$ |
| $212-80-095$ | $212-80-028$ |
| $212-80-100$ | $212-80-033$ |
| $212-80-130$ | $212-80-038$ |
| $212-80-030$ | $212-80-043$ |
| $212-80-090$ | $212-80-053$ |
| $212-80-105$ | $212-80-058$ |
| $212-80-110$ | $212-80-063$ |
| $212-80-115$ | $212-80-068$ |
| $212-80-120$ | $212-80-073$ |
| $212-80-125$ | $212-80-078$ |
| $212-80-035$ | $212-80-083$ |
| $212-80-040$ | $212-80-088$ |
| $212-80-045$ | $212-80-093$ |
| $212-80-050$ | $212-80-098$ |
| $212-80-055$ | $212-80-103$ |
| $212-80-060$ | $212-80-108$ |
| $212-80-070$ | $212-80-113$ |
| $212-80-075$ | $212-80-118$ |
| $212-80-080$ | $212-80-123$ |
| $212-80-085$ | $212-80-128$ |
| $212-80-135$ | $212-80-200$ |
| $212-80-065$ | $212-80-205$ |

## WSR 04-24-010 <br> PROPOSED RULES <br> DEPARTMENT OF LICENSING <br> [Filed November 22, 2004, 10:24 a.m.]

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

Title of Rule and Other Identifying Information: Chapter 308-20 WAC, Regulating cosmetologists, barbers, manicurists and estheticians, new section WAC 308-20-123 Examination appeal.

Hearing Location(s): Department of Licensing, Business and Professions Division, 405 Black Lake Boulevard S.W., Building 2, Conference Room 209, Olympia, WA 98502, on January 10, 2005, at 2:00 p.m.

Date of Intended Adoption: January 11, 2005.
Submit Written Comments to: Rosie McGrew, Cosmetology Program, P.O. Box 9026, Olympia, WA 98507, e-mail rmcgrew@dol.wa.gov, fax (360) 570-4967, by January 7, 2005.

Assistance for Persons with Disabilities: Contact Rosie McGrew by January 7, 2005, TTY (360) 664-8885 or (360) 664-6626.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: To make the emergency rule that was filed under WSR 04-23-002 permanent. The proposed rule will add a new section to chapter 308-20 WAC establishing a procedure for appealing an examination failure.

Reasons Supporting Proposal: RCW 18.16.030(7) requires the department to establish by rule the procedures for an appeal of an examination failure.

Statutory Authority for Adoption: RCW 18.16.030, 43.24.023.

Statute Being Implemented: RCW 18.16.030.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Department of Licensing, governmental.

Name of Agency Personnel Responsible for Drafting: Trudie Touchette, 405 Black Lake Boulevard, Olympia, WA, (360) 664-6626; Implementation: Rosie McGrew, 405 Black Lake Boulevard, Olympia, WA, (360) 664-6626; and Enforcement: Susan Colard, 405 Black Lake Boulevard, Olympia, WA, (360) 664-6626.

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.

A cost-benefit analysis is not required under RCW 34.05.328. RCW 34.05.328 does not apply to this rule revision. Washington State Department of Licensing is not a named agency, therefore, exempt from this provision.

November 22, 2004
Trudie Touchette
Administrator

## NEW SECTION

WAC 308-20-123 Examination appeal. (1) An applicant who has received a failing score on the written or practi-
cal examination shall be eligible to appeal to the department for a review of the examination results. The department shall only consider appeals regarding significant procedural errors or adverse environmental conditions during the test administration.
(2) The appeal shall be filed with the department within fifteen days after the date of notification of examination results. The appeal shall be made in writing, and shall state the reason for appeal.
(3) The review of the appeal shall be conducted by one or more department staff, or the department's designee, to determine if there is clear and convincing evidence to sustain the applicant's appeal. The director or director's designee shall make the final determination on the appeal.
(4) Within thirty days after the department has made a determination on the appeal, the applicant shall be notified in writing of the results.
(5) In acting on appeals, the department may take such action as it deems appropriate.

## WSR 04-24-014 <br> PROPOSED RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Filed November 22, 2004, 10:28 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 03-02-086.

Title of Rule and Other Identifying Information: WAC 415-108-728 If I work concurrently in PERS position and TRS position, which system will I be in? and 415-112-155 If I work concurrently in a TRS position and PERS position, which system will I be in?

Hearing Location(s): Department of Retirement Systems, 6835 Capitol Boulevard, Conference Room 115, Tumwater, WA, on January 4, 2005, at 9:30 a.m.

Date of Intended Adoption: No sooner than January 5, 2004 [2005].

Submit Written Comments to: Leslie L. Saeger, Rules Coordinator, Department of Retirement Systems, P.O. Box 48380, Olympia, WA 98504-8380, e-mail leslies@drs.wa. gov, fax (360) 753-3166, by 5:00 p.m. on January 4, 2005.

Assistance for Persons with Disabilities: Contact Leslie L. Saeger, Rules Coordinator, by December 23, 2004, TDD (360) 664-7291, TTY (360) 586-5450, phone (360) 6647291.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: This amendment pertains to public employees' retirement system (PERS) members who work concurrently in some teachers' retirement system (TRS) positions. Such members may have their TRS service reported in PERS when certain criteria are met.

Statutory Authority for Adoption: RCW 41.50.050(5).
Statute Being Implemented: Chapters 41.32 and 41.40 RCW.

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

Name of Proponent: Department of Retirement Systems, governmental.

Name of Agency Personnel Responsible for Drafting: Leslie Saeger, P.O. Box 48380, Olympia, WA 98504-8380, (360) 664-7291; Implementation and Enforcement: Dorothy Bailey, P.O. Box 48380, Olympia, WA 98504-8380, (360) 664-7291.

No small business economic impact statement has been prepared under chapter 19.85 RCW . These rules have no effect on businesses.

A cost-benefit analysis is not required under RCW 34.05.328. The Department of Retirement Systems is not one of the named departments in RCW 34.05.328.

November 19, 2004
Leslie Saeger
Rules and Contacts Coordinator

AMENDATORY SECTION (Amending WSR 02-18-046, filed $8 / 28 / 02$, effective $9 / 30 / 02$ )

WAC 415-108-728 If I work concurrently in ((beth)) a PERS position and TRS position ((during the-same seheot-yeøp)), which system will I be in? (1) If you work concurrently in ((both)) a PERS and TRS position ((during the-same-yeaf)), your membership status and the nature of your positions will determine the system your employer will report you in. You will be reported in either PERS or TRS according to the following table:

Former TRS Plan 1 Members $1 /$

| Type of Employment ${ }^{2 / /}$ | Type of Employer(s) | System You Will Be Reported In |
| :---: | :---: | :---: |
| A substitute or less than full-time teaching position and a PERSeligible position | Same employer | PERS - for both positions. |
|  | Separate TRS employers | PERS - for PERS position only. Your substitute part-time position is not reported unless you qualify for and elect to establish TRS membership under RCW 41.32.240. <br> If you elect to establish TRS membership, your employers will report you in TRS for both positions. Any previously reported service credit and compensation in PERS will be transferred to TRS. |
|  | A TRS employer and nonTRS employer | PERS - for PERS position only. Your substitute part-time position is not reported unless you qualify for and elect to establish TRS membership under RCW 41.32.240. <br> If you elect to establish TRS membership, you must elect either to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |
| A full-time teaching position and an eligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for both positions. |
|  | A TRS employer and nonTRS employer | You must elect to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |

## TRS Plan 1 Members

| Type of <br> Employment <br> 2 $/ 2$ | Type of Employer(s) | System You Will Be Reported In |
| :--- | :--- | :--- |

TRS Plan 2 Members

| Type of <br> Employment $\mathbf{2} /$ | Type of Employer(s) |
| :--- | :--- | :--- |$\quad$| System You Will Be Reported In |
| :--- |


| Type of Employment ${ }^{2 /}$ | Type of Employer(s) | System You Will Be Reported In |
| :---: | :---: | :---: |
| An eligible TRS position and an eligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for both positions. ${ }^{3}$ |
|  | A TRS employer and nonTRS employer | You must elect either to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |

PERS Members

| Type of <br> Employment ${ }^{2} \boldsymbol{l}$ | Type of Employer(s) | System You Will Be Reported In |
| :--- | :--- | :--- |

Neither TRS Nor PERS Member

| Type of Employment ${ }^{2 / /}$ | Type of Employer(s) | System You Will Be Reported In |
| :---: | :---: | :---: |
| An ineligible TRS and an ineligible PERS position | Same employer | TRS - for both positions if the positions combined, qualify as an eligible position. |
|  | Separate employers, TRS or non-TRS | Neither position reported. |
| A substitute teaching position and an ineligible PERS position | Same employer | Neither position reported. However, if you qualify, you may elect to establish membership in TRS at the end of the school year for your substitute teaching position under RCW 41.32.013 and WAC 415-112-140. |
|  | Separate employers, TRS or non-TRS | Neither position reported. However, if you qualify, you may elect to establish membership in TRS at the end of the school year for your substitute teaching position under RCW 41.32.013 and WAC 415-112-140. |

[^0]EXAMPLE: A TRS 2 member teaches in an eligible position and during the summer, she works for a state agency in an eligible position under PERS. Because the member has established membership in TRS 2 through employment as a teacher, her state agency employer must report her service and compensation from the PERS position to the Department in TRS 2.
EXAMPLE: A TRS 2 member is employed concurrently by School District A in an eligible TRS position and by School District B in an eligible PERS position. Because he is a TRS 2 member, School District B employer must report his service and compensation from the PERS position to the Department in TRS 2. If the member terminates his employment in the TRS position with School District A, School District B will report him in PERS for the PERS position.
This provision applies retroactively to July 1, 1996.
(2) Defined terms used. Definitions for the following terms used in this section may be found in the sections listed.
(a) "Eligible position" - RCW 41.40.010.
(b) "Employer" - RCW 41.40.010 (PERS); RCW 41.32.010 (TRS).
(c) "Ineligible position" - RCW 41.40.010.
(d) "Member" - RCW 41.40.010.
(e) "Membership" - RCW 41.40.023.
(f) "Report" - WAC 415-108-010.
(g) "Service" - RCW 41.40.010.

AMENDATORY SECTION (Amending WSR 04-21-080, filed $10 / 20 / 04$, effective $11 / 20 / 04$ )

WAC 415-112-155 If $I$ work concurrently in a TRS position and PERS position, which system will I be in? (1) If you work concurrently in a TRS and PERS position, your membership status and the nature of your positions will determine the system your employer will report you in. You will be reported in either TRS or PERS according to the following tables:

Former TRS Plan 1 Members ${ }^{1 /}$

| Type of Employment ${ }^{2}$ | Type of Employer(s) | System You Will Be Reported In |
| :---: | :---: | :---: |
| A substitute or less than fulltime teaching position and a PERS-eligible position | Same employer | PERS - for both positions. |
|  | Separate TRS employers | PERS - for PERS position only. Your substitute part-time position is not reported unless you qualify for and choose to establish TRS membership under RCW 41.32.240. <br> If you choose to establish TRS membership, your employers will report you in TRS for both positions. Any previously reported service credit and compensation in PERS will be transferred to TRS. |
|  | A TRS employer and non-TRS employer | PERS - for PERS position only. Your substitute part-time position is not reported unless you qualify for and choose to establish TRS membership under RCW 41.32.240. <br> If you choose to establish TRS membership, you must choose either to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; <br> or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |
| A full-time teaching position and an eligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for both positions. |
|  | A TRS employer and non-TRS employer | You must choose to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |

TRS Plan 1 Members

| Type of Employment ${ }^{4}$ | Type of Employer(s) | System You Will Be Reported In |
| :---: | :---: | :---: |
| A full-time or less than full-time TRS position and an eligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for both positions. |
|  | A TRS employer and non-TRS employer | You must choose either to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; <br> or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |
| A full-time or less than full-time TRS position and an ineligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for both positions. |
|  | A TRS employer and non-TRS employer | TRS - for the TRS position only; your ineligible PERS position is not reportable. |

TRS Plan 2 Members

| Type of Employment ${ }^{2 t}$ | $\begin{gathered} \text { Type of } \\ \text { Employer(s) } \end{gathered}$ | System You Will Be Reported In |
| :---: | :---: | :---: |
| An eligible TRS position and an ineligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for TRS position only; your ineligible PERS position is not reported. |
|  | A TRS employer and non-TRS employer | TRS - for TRS position only; your ineligible PERS position is not reported. |
| An eligible TRS position and an eligible PERS position | Same employer | TRS - for both positions. |
|  | Separate TRS employers | TRS - for both positions. ${ }^{2}$ |
|  | A TRS employer and non-TRS employer | You must choose either to: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions; or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |

## PERS Members

| Type of Employment ${ }^{2}$ | Type of Employer(s) | System You Will Be Reported In |
| :---: | :---: | :---: |
| An eligible PERS position and an ineligible TRS or substitute position | Same employer | PERS - for both positions. |
|  | Separate TRS employers | PERS - for the PERS position only((, unless yourqualify for and elect to establish membership in TRS under WAC 415-$+12-125(1))$ ). Your TRS service will not be reported unless you have met the eligibility criteria for TRS membership and choose to either: <br> 1.Have your TRS service reported in PERS for both positions ${ }^{4}$; or <br> 2.Establish TRS membership and have your service in both positions reported in TRS. Any previously reported service credit and compensation in PERS will be transferred to TRS. |
|  | A TRS employer and non-TRS employer | PERS - for the PERS position only. You will not be reported for the TRS position unless you have met the eligibility criteria for TRS membership and choose to either: <br> 1. Have your TRS service reported in PERS and receive service credit in PERS for both positions:or <br> 2. Have your TRS service reported in TRS and not receive service credit for the PERS position. |


| Type of <br> Employment $\mu$ | Type TRS Nor PERS Member <br> Employer(s) | System You Will Be Reported In |
| :--- | :--- | :--- |

[^1](a) "Eligible position" - RCW 41.32 .010 (TRS); RCW 41.40 .010 (PERS).
(b) "Employer" - RCW 41.40 .010 (PERS); RCW 41.32 .010 (TRS).
(c) "Full time" - RCW 41.32.240.
(d) "Ineligible position" - WAC 415-112-015 (TRS); RCW 41.40.010 (PERS).
(e) "Member" - RCW 41.40.010.
(f) "Membership" - RCW 41.40.023.
(g) "Report" - WAC 415-108-0104.
(h) "Service" - RCW 41.40.010.

WSR 04-24-017
PROPOSED RULES

## DEPARTMENT OF HEALTH

[Filed November 22, 2004, 1:12 p.m.]

## Continuance of WSR 04-11-099.

Title of Rule and Other Identifying Information: WAC 246-310-261 Adult heart surgery standards and need forecasting method, 246-310-262 Adult elective coronary interventions standards and need forecasting method, and 246-210-990 Certificate of need fees. This proposal continues the adoption of WSR 04-11-099 which was filed on May 19, 2004. The pediatric section of the initial proposal, WAC 246-310-263, will be adopted separately from this proposal. That section received no opposition during the public comment period.

Date of Intended Adoption: March 1, 2005.
Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The continuance provides time to fully assess input received, new literature being published, and to have the benefit of the new ACC guidelines that we have been told are likely to be released in February. Because the overriding interest is patient safety, the prudent course is to ensure that the best, most current input is fully considered in the decision. The purpose of the proposed amendments to WAC 246-310-261 and 246-310262 is to reduce many regulatory requirements prohibiting the establishment of heart surgery and interventional cardiology programs and to increase access to those services while maintaining high quality programs. The proposed amendments to WAC 246-310-990 adjust the fees for hospitals that submit two plans simultaneously.

Reasons Supporting Proposal: The proposal will assure the rules are consistent with the recommendations forwarded by the 2000 Heart Surgery Advisory Committee, a panel of top cardiac practitioners and hospitals. The department anticipates these changes will decrease the regulatory burden on applicants and increase access to cardiac services while still maintaining high quality programs.

Statutory Authority for Adoption: Chapter 70.38 RCW.
Statute Being Implemented: Chapter 70.38 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Department of Health, governmental.

Name of Agency Personnel Responsible for Drafting and Implementation: Bart Eggen, 310 Israel Road S.E., Tumwater, WA 98501, (360) 236-2960; and Enforcement: Gary Bennett, 310 Israel Road S.E., Tumwater, WA 98501, (360) 236-2900.

No small business economic impact statement has been prepared under chapter 19.85 RCW. None of the facilities subject to these rules or potential applicants for this program qualify as small businesses under chapter 19.85 RCW .

A cost-benefit analysis is required under RCW 34.05.328. A preliminary cost-benefit analysis may be obtained by contacting Yvette Fox, P.O. Box 47852, Olym-
pia, WA 98504-7852, phone (360) 236-2928, fax (360) 2362901, e-mail yvette.fox@doh.wa.gov.

November 22, 2004
M. C. Selecky

Secretary

AMENDATORY SECTION (Amending Order 274, filed 5/26/92, effective 6/26/92)

WAC 246-310-261 ((Open)) Adult heart surgery standards and need forecasting method. (1) ((Open)) Heart surgery means a specialized surgical procedure of the heart and great vessels in the chest (excluding organ transplantation) ((which utilizes heaft lung bypass maehine and is intended eorrect eongenital and nequired eardiae andeernary $\begin{aligned} & \text { aftery disease) ). }\end{aligned}$
(2) ((Өpen)) Heart surgery is a tertiary service as listed in WAC $246-310-020$. To be granted a certificate of need, ( $\left(\begin{array}{ll}\text { m }\end{array}\right.$ epent) $\mathfrak{a}$ heart surgery program ((shall)) must meet the standards in this section in addition to applicable review criteria in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240. To be granted a certificate of need for adult heart surgery, a hospital is also required to have or concurrently obtain a separate certificate of need for adult elective coronary intervention as defined in WAC 246-310-262.
(3) The department shall review new adult heart surgery applications using the concurrent review cycle in this subsection.
(a) Applicants must submit letters of intent between the first working day and last working day of July of each year.
(b) Initial applications must be submitted between the first working day and last working day of August of each year.
(c) The department shall screen initial applications for completeness by the last working day of September of each year.
(d) Responses to screening questions must be submitted by the last working day of October of each year.
(e) The public review and comment period for applications begins on November 16 of each year. If November 16 is not a working day in any year, then the public review and comment period begins on the first working day after November 16.
(f) The public comment period is limited to ninety days, unless extended under WAC 246-310-120 (2)(d). The first sixty days of the public comment period shall be reserved for receiving public comments and conducting a public hearing, if requested. The remaining thirty days shall be for the applicant or applicants to provide rebuttal statements to written or oral statements submitted during the first sixty-day period. Any interested person that:
(i) Is located or resides within the applicant's health service area;
(ii) Testified or submitted evidence at a public hearing: and
(iii) Requested in writing to be informed of the department's decision, must also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first sixty-day period.
(g) The final review period may not exceed sixty days, unless extended under WAC 246-310-120 (2)(d).
(4) The department may convert the review of an application that was initially submitted under the concurrent review cycle to a regular review process if the department determines that the application does not compete with another application.
(5) Any letter of intent or certificate of need application submitted for review in advance of this schedule, or certificate of need application under review as of the effective date of this section, shall be held by the department for review according to the schedule in this section.
(6) Standards.
(a) A minimum of two hundred fifty ((open)) heart surgery procedures per year ((shatl)) must be performed at ((instituns)) hospitals with an ((epen)) adult heart surgery program by the third year of operation and for each year thereafter.
(b) Hospitals applying for a certificate of need ((shatl)) must demonstrate that they can meet one hundred ten percent of the minimum volume standard. ((Todese,)) The applicant hospital must provide ((writtenderumentation, which is veriffable, of open heart surgeries performed on patients referred by ative medienl staff of the hespital. The volume of surgeries counted must be appropriate for the proposed program (i.e., pediatrie and reeognized compliented eases weuld be exeluded).
(e) Ne new-pregram-shall be established which-will redue an existing program below the minimum volume standard.
(d) Open heart surgery programs shall have at least iwe beard certified eardine surgeons, one whom shall be with able for emergeney surgery twenty four hours 0 day. The praetiee of these surgeons shall be coneentrated in a-single institution and afranged so thateah surgeen performs a minimme of one hundred twenty-five open heaft-surgery procedures per year at that institution.
(e) Instiftutions-with open heart surgery programs shall have plans for farilitating emergeney aeeess to open heart surgery services at all times for the population they-serve. These plans should, at minimum, include arrangements for addressing penk valume periods (suth as joint agreements with ther programs, the eapacity to temperarity inerease staffing, ete.), and the maintenanee of or affitiation-with emergeney transportation-serviee (ineluding eontingeney plans for poor-weather and known traffic eongestion probtems).
$(f))$ data from CHARS demonstrating:
(i) The zip codes served by the applying hospital;
(ii) The applying hospital's percentage of total adult hospital admissions in the applicable zip codes during the most recent available three years data. Expired patients will not be counted;
(iii) The number of heart surgeries performed on patients from these zip codes during the most recent available three years data. The percentage established in (ii) of this subsection must then be applied to the number of heart surgeries. This number must be equal to or greater than two hundred seventy-five (one hundred ten percent of the minimum volume).
(c) The department shall not grant a certificate of need to a new program if the new program would:
(i) Cause the number of procedures at any existing program to drop below two hundred seventy-five procedures per year: or
(ii) Reduce the number of procedures at any existing program that has not yet reached two hundred seventy-five procedures per year.
(d) At the time of project commencement, and thereafter, heart surgery programs must have at least two cardiac surgeons. Of the two required surgeons, one must be the program's designated head and be a U.S. board certified cardiac or cardio-thoracic surgeon. The other required surgeon must be a U.S. board certified or board eligible cardiac or cardiothoracic surgeon. Board eligible status must not extend beyond five years.
(e) Each required surgeon must perform a minimum of one hundred twenty-five heart surgery procedures per year. By the end of the third year of the program's operation each required surgeon must perform at least one hundred heart surgery procedures at the applying hospital.
(f) The program must provide twenty-four hour coverage.
(g) Hospitals with heart surgery programs must have plans for facilitating emergency access to heart surgery services at all times for the population they serve. These plans should, at minimum, include arrangements for addressing peak volume periods (such as joint agreements with other programs, the capacity to temporarily increase staffing, etc.), and the maintenance of or affiliation with emergency transportation services (including contingency plans for poor weather and known traffic congestion).
(h) Hospitals with heart surgery programs must provide a copy of the hospital's OI plan that includes/incorporates a section specific to the heart surgery program.
(i) When a certificate of need is issued, it will be conditioned, at a minimum, to require ongoing compliance with the certificate of need standards. Failure to operate the heart surgery program in accordance with certificate of need standards may be grounds for revocation or suspension of a hospital's certificate of need, or other appropriate licensing or certification action.
(j) In the event two or more hospitals are competing to meet the same forecasted net need, the department shall consider the following factors when determining which proposal best meets forecasted need:
(i) The most appropriate improvement in geographic access;
(ii) The most cost efficient service;
(iii) Minimizing impact on existing programs;
(iv) Providing the greatest breadth and depth of cardiovascular and support services; and
(v) Facilitating emergency access to care.
$(((\xi)))$ ( $\mathbf{k}$ ) Hospitals granted a certificate of need have three years from the date ((the program is initiated)) of project commencement to ((estish)) meet the program ((and mee these)) procedure volume standards.
(( $\mathrm{f} \boldsymbol{\mathrm { h }} \mathrm{f})$ ) (l) These standards should be reevaluated ((in at teast)) every three years.
(( $(4)$ Steps in the need-forecasting methed. The depart ment will develop a forecast of need for open heart surgery every year using the following procedures.
(a) Step-1. Based upen the most recent three years volumes reperted for the hespitals within each planning area, compute the planning area's eurrent eapacity and the pereent of out-of-state use of the area's hospitals. In these plannifig areas where a new program is being established, the assumed volume of that institution will be the greater of either the minimum volumestandard or the estimnted volume-described in the approved application and adjusted by the department in the course of review and approval.
(b) Step-2. Patient origin adjust the three-years of open heart surgery data, and-eompute each planning area's agespeeifie use rates and market-shares.
(e)Step 3.)) (7) Need forecasting method. The data used for evaluating applications submitted during the concurrent review cycle will be the most recent three years CHARS data available at the close of the application submittal period for that review cycle.
(a) Step 1. Compute each planning area's current capacity. In those planning areas where a new program is being established, the assumed volume of that hospital will be the greater of the actual volume or the minimum volume standard or the estimated volume described in the approved application, including any adjustments made by the department in the course of review and approval.
(b) Step 2. Compute the average percent of out-of-state use of each planning area.
(c) Step 3. Adjust the three years of heart surgery data for patient origin.
(d) Step 4. Compute each planning area's average agespecific use rates.
(e) Step 5. Compute each planning area's average agespecific market shares.
(f) Step 6. Multiply the planning area's average age-specific use rates by the area's corresponding forecast year population. The sum of these figures equals the forecasted number of surgeries expected to be performed on the residents of each planning area.
(((d)-Step-4.)) (g) Step 7. Apportion the forecasted surgeries among the planning areas in accordance with each area's average age-specific market share for the ((last three years of the)) four planning areas. This figure equals the forecasted number of state residents' surgeries expected to occur within ((the hespitals int)) each planning area. In those areas where a newly approved program is being established, an adjustment will be made to reflect anticipated market share shifts consistent with the approved application.
(((e)-Step-5-)) (h) Step 8. Increase the number of surgeries expected to occur within ((the hespitalsin)) each planning area in accordance with the percent of surgeries calculated as occurring in ((these hespitals)) each planning area on out-ofstate residents( $($, based-on-the average of the last three years)). This figure equals the total forecasted number of surgeries expected to occur within ((the hospitals in)) each planning area.
(((f) Step 6.)) (i) Step 9. Calculate the net need for additional ((өpen)) heart surgery ((serviees)) programs by sub-
tracting the current capacity from the total forecasted surgeries.
((fg) Step 7. If the net need is less than the minimum-ume-standard, ne new-programs-shall be-assumed to be needed in the planning area. However, hespitals may-be granted eertifieate of need approval even-if the ferecasted need is less than the-minimum-volume-standart, provided:)) (j) Step 10. The department will not grant a certificate of need to new programs if the net need is less than the minimum volume standard. An exception may be made and a certificate of need granted if (j)(i) and (ii) of this subsection can be met:
(i) The applying hospital can meet all the other certificate of need criteria for ((an-open)) a heart surgery program (including documented evidence of capability of achieving the minimum volume standard); and
(ii) ((There is deeumentedevidenee that)) At least eighty percent of the ((patients referfedfor-open)) results identified in subsection (6)(b)(iii) of this section for heart surgery (by the medienl staff of the applying hespital are referred to institutions)) received heart surgery at hospitals more than sev-enty-five miles away from the applying hospital.
$(((5)))(8)$ For the purposes of the forecasting method in this section, the following terms have the following specific meanings:
(a) Age-specific categories. The categories used in computing age-specific values will be fifteen to forty-four year olds, forty-five to sixty-four year olds, sixty-five to seventyfour year olds, and seventy-five and older.
(b) Current capacity. A planning area's current capacity for ((өpen)) heart surgeries equals the sum of the highest reported annual volume for each hospital ((within the planning area-during the mest recent available three years data)) with an approved heart surgery program within the planning area. In those planning areas where a new program is being established, the assumed volume of that hospital will be the greater of the actual volume or the minimum volume standard or the estimated volume described in the approved application, including any adjustments made by the department in the course of review and approval.
(c) Forecast year. ((Open)) Heart surgery service needs shall be based on forecasts for the fourth year after the certificate of need ((өpen)) heart surgery concurrent review process. ((The-1992 reviews-will be based on-forecasts for 1996.))
(d) Market share. The market share of a planning area represents the percent of a planning area's total patient origin adjusted surgeries that were performed in hospitals located in that planning area. ((The most reeent available three-years data-will be used to compute the-age-specifie market shares for each planning arear:))
(e) $((\Theta \mathrm{pen}))$ Heart surgeries. ((Өpen)) Heart surgeries are defined as diagnosis related groups (DRGs) 104 through (( 108 ,inelusive)) 111 as developed under the Centers for Medicare and Medicaid Services (CMS) contract. The department will update the list of codes administratively to reflect revisions made by CMS to the DRGs to be considered in certificate of need definitions, analyses and decisions. The department's updates to DRGs will be based on the definition of heart surgery contained in subsection (1) of this section.

The update process will specify those ICD procedure codes of a DRG to be used by the department when CMS revisions result in only some of the ICD procedure codes meeting the definition of heart surgery. All pediatric surgeries (ages fourteen and under) are excluded.
(f) Out-of-state use of planning area hospitals. The percent of out-of-state use of hospitals within a planning area will equal the percent of total surgeries occurring within the planning area's hospitals that were performed on patients from out-of-state (or on patients whose reported zip codes are invalid). ((The mest recentavailable three years data will be wed to compute out-of-state use of plaming area hespitals.))
(g) Patient origin adjustment. A patient origin adjustment of ((epen)) heart surgeries provides a count of surgeries performed on the residents of a planning area regardless of which planning area the surgeries were performed in. (Surgeries can be patient origin adjusted by using the patient's zip code reported in the CHARS data base.)
(h) Planning areas. Four regional health service areas will be used as planning areas for forecasting ((epen)) heart surgery service needs.
(i) Health service area "one" includes the following counties: Clallam, Island, Jefferson, King, Kitsap, Pierce, San Juan, Snohomish, Skagit, and Whatcom.
(ii) Health service area "two" includes the following counties: Cowlitz, Clark, Grays Harbor, Klickitat, Lewis, Mason, Pacific, Skamania, Thurston, and Wahkiakum.
(iii) Health service area "three" includes the following counties: Benton, Chelan, Douglas, Franklin, Grant, Kittitas, Okanogan, and Yakima.
(iv) Health service area "four" includes Adams, Asotin, Columbia, Ferry, Garfield, Lincoln, Pend Oreille, Stevens, Spokane, Walla Walla, and Whitman.
(v) Use rate. The ((epen)) heart surgery use rate equals the number of surgeries performed on the residents of a planning area divided by the population of that planning area. ( (The mest reeent available three years data is used to compute anaveraged annual age-specifie userate for the residents of each of the four planning areas.
(G))) (9) The data source for ((epen)) heart surgeries is the comprehensive hospital abstract reporting system (CHARS), office of hospital and patient data, department of health.
$(((7)))(10)$ The data source for population estimates and forecasts is the office of financial management population trends reports.

AMENDATORY SECTION (Amending WSR 96-24-052, filed 11/27/96, effective $12 / 28 / 96$ )

WAC 246-310-262 ((Nonemergent interventional eadielogy standerdt)) Adult elective coronary interven-tions-Standards and need forecasting method. ((All nenemergent perettaneous transluminal- eorenary angioplasty (PTCA) proeedures and all ther nenemergent interventionnl eardiology procedures are tertiary services as defined-in WAC $246-310-010$ and-shall be performed in institutions which have an established on site open heart surgery program apable perferming emergeney open heart surgery.)) (1) Adult elective coronary interventions mean catheter-
based nonsurgical therapeutic interventions in the heart and great vessels in the chest. These procedures may be provided only in a facility that has on-site inpatient hospital services. For purposes of this section, a facility that has on-site inpatient hospital services includes a permanent structure that is attached to or contiguous with an inpatient hospital facility. These interventions include, but are not limited to: Insertion of coronary artery stents, percutaneous transluminal coronary angioplasty (PTCA), and catheter-based invasive electrophysiologic procedures.
(2) Adult elective coronary interventions are tertiary services as listed in WAC 246-310-020. To be granted a certificate of need, an adult elective coronary intervention program must meet the standards in this section in addition to applicable review criteria in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240.
(3) The department shall review new adult elective coronary intervention services using the concurrent review cycle in this subsection, except as noted in subsection (6) of this section.
(a) Applicants must submit letters of intent between the first working day and last working day of July of each year.
(b) Initial applications must be submitted between the first working day and last working day of August of each year.
(c) The department shall screen initial applications for completeness by the last working day of September of each year.
(d) Responses to screening questions must be submitted by the last working day of October of each year.
(e) The public review and comment period for applications begins on November 16 of each year. If November 16 is not a working day in any year, then the public review and comment period begins on the first working day after November 16.
(f) The public comment period is limited to ninety days, unless extended under WAC 246-310-120 (2)(d). The first sixty days of the public comment period shall be reserved for receiving public comments and conducting a public hearing, if requested. The remaining thirty days shall be for the applicant or applicants to provide rebuttal statements to written or oral statements submitted during the first sixty-day period. Any interested person that:
(i) Is located or resides within the applicant's health service area;
(ii) Testified or submitted evidence at a public hearing; and
(iii) Requested in writing to be informed of the department's decision, must also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first sixty-day period.
(g) The final review period may not exceed sixty days. unless extended under WAC 246-310-120 (2)(d).
(4) The department may convert the review of an application that was initially submitted under the concurrent review cycle to a regular review process if the department determines that the application does not compete with another application.
(5) Any letter of intent or certificate of need application submitted for review in advance of this schedule, or certifi-
cate of need application under review as of the effective date of this section, shall be held by the department for review according to the schedule in this section.
(6) The department may administratively determine and announce an alternative schedule of the events in subsection (3) of this section, during the first and second year this rule is in force.
(7) Standards.
(a) Hospital volume requirements.
(i) A minimum of two hundred therapeutic catheterbased interventions per year must be performed in hospitals with an adult elective coronary intervention program by the end of the third year of operation and for each year thereafter.
(ii) During the first year of operation, a minimum of one hundred therapeutic catheter-based interventions must be performed.
(b) Hospitals applying for a certificate of need must demonstrate that they can meet one hundred ten percent of the minimum volume standard. The applicant hospital must provide data from CHARS demonstrating:
(i) The zip codes served by the applying hospital;
(ii) The applying hospital's percentage of total adult hospital admissions in the applicable zip codes during the most recent available three years data. Expired patients will not be counted.
(iii) The number of adult therapeutic catheter-based interventions from these zip codes during the most recent available three years data. The percentage established in (b)(ii) of this subsection must then be applied to the number of therapeutic catheter-based interventions. This number must be equal to or greater than two hundred twenty procedures (one hundred ten percent of the minimum volume).
(c) The department will not grant a certificate of need to a new program if the new program would:
(i) Cause the number of procedures at any existing program to drop below two hundred twenty procedures per year; or
(ii) Reduce the number of procedures at any existing program that has not yet reached two hundred twenty procedures per year: or
(iii) Reduce an existing hospital located within fifty miles travel distance that is currently performing in excess of four hundred interventions per year to fewer than four hundred interventions per year.
(d) Physicians performing adult elective coronary interventional procedures at the applying hospital must meet the certification standards in (e) of this subsection and volume standards in (f) of this subsection.
(e) Physician certification standards.
(i) Director of interventional cardiology. At the time the project is initiated, and thereafter, the director of the adult elective coronary intervention program must be U.S. board certified in general cardiology and become U.S. board certified in interventional cardiology within two years.
(ii) Established cardiologists. Established cardiologists are defined as cardiologists out of fellowship for more than two years as of the effective date of this section. At the time of project commencement, and thereafter, established cardiologists must be U.S. board certified or board eligible in interventional cardiology. Board eligible status must not
extend beyond five years. Cardiologists certified in general cardiology at time of project commencement and thereafter, must be U.S. Interventional Cardiology Board certified within five years.
(iii) New cardiologists. New cardiologists means those cardiologists out of fellowship for less than two years. At the time of project commencement, and thereafter, new cardiologists must be U.S. board certified or board eligible in interventional cardiology and must maintain certification. Board eligible status must not extend beyond two years.
(iv) An exception to the requirement for interventional cardiology board certification or eligible for both (e)(i) and (ii) of this subsection applies to physicians having acquired board certification in cardiology prior to 2003 and having acquired documented personal post-training experience of at least five hundred interventions or at least one hundred fifty post-training interventions in the preceding two years.
(f) Physicians volume standard.
(i) Established cardiologists. Established cardiologists (including the director of interventional cardiology) must perform a minimum of seventy-five catheter-based therapeutic interventions per year. An exception to this volume standard is given to those established cardiologists who have performed a minimum of five hundred post-training cases during his/her career. For these established cardiologists the minimum volume standard is fifty procedures per year.
(ii) New cardiologists. New cardiologists must perform a minimum of fifty catheter-based therapeutic interventions per year until they have been in post-fellowship practice for two years. After the two-year period, these cardiologists must meet the established cardiologist minimum volume standards.
(g) Hospitals with adult elective coronary intervention programs must have plans for facilitating safe and swift emergency access to heart surgery services at all times for the population they serve. These plans must include, at a minimum:
(i) A formal written transfer agreement for emergency medical/surgical management with at least one hospital that provides heart surgery services, that can be reached expeditiously from the program by a vailable emergency transport within a reasonable amount of time (never to exceed two hours) and that provides the greatest assurance of patient safety;
(ii) A plan for conferences between representatives from the heart surgery program(s) and the elective coronary intervention program to be held at least quarterly, in which a significant number of preoperative and post-operative cases are reviewed, including all transport cases;
(iii) Arrangements for addressing peak volume periods (such as joint agreements with other programs, the capacity to temporarily increase staffing, etc.); and
(iv) The maintenance of, or affiliation with, emergency transportation services (including contingency plans for poor weather and known traffic congestion problems).
(h) Hospitals with adult elective coronary intervention programs must provide a copy of the hospital's QI plan that includes/incorporates a section specific to the adult elective coronary intervention program.
(i) If a certificate of need is issued, it will be conditioned, at a minimum, to require ongoing compliance with the certificate of need standards. Failure to meet the conditioned standards may be grounds for revocation or suspension of a hospital's certificate of need, or other appropriate licensing or certification actions.
(j) If two or more hospitals are competing to meet the same forecasted net need, the department shall consider the following factors when determining which proposal best meets forecasted need:
(i) The most appropriate improvement in geographic access;
(ii) The most cost efficient service;
(iii) Minimizing impact on existing adult coronary intervention programs;
(iv) Providing the greatest breadth and depth of cardiovascular and support services; and
(v) Facilitating emergency access to care.
(k) Hospitals granted a certificate of need have three years from the date of initiating the program to meet the program procedure volume standards.
(l) These standards should be reevaluated every three years.
(8) Need forecasting method. The data used for evaluating applications submitted during the concurrent review cycle will be the most recent three years CHARS data available at the close of the application submittal period for that review cycle.
(a) Step 1. Compute the planning area's current capacity. In those planning areas where a new program has operated less than three years, the assumed volume of that hospital will be the greater of the actual volume or the minimum volume standard or the estimated volume described in the approved application, including any adjustments made by the department in the course of review and approval.
(b) Step 2. Adjust the data for patient origin.
(c) Step 3. Compute the average percent of out-of-state use of each planning area. This is calculated by dividing the number of catheter-based therapeutic interventions occurring within the planning area's hospitals that were performed on residents from out-of-state (or on patients whose reported zip codes are invalid) by the sum of interventions performed on residents of that planning area and out-of-state residents.
(d) Step 4. Compute each planning area's average agespecific use rates.
(e) Step 5. Multiply the planning area's average age-specific use rates by the area's corresponding forecast year population. The sum of these figures equals the forecasted number of catheter-based therapeutic interventions expected to be performed on the residents of each planning area.
(f) Step 6. For each planning area, increase the number of projected catheter-based therapeutic interventions in accordance with the percent of catheter-based therapeutic interventions projected for out-of-state residents.
(g) Step 7. Calculate the net need for additional adult elective coronary intervention programs by subtracting the current capacity from the results of step 6.
(h) Step 8. The department will not grant a certificate of need for new programs if the net need is less than the minimum volume standard. An exception may be made and a cer-
tificate of need granted if (h)(i) and either (ii) or (iii) of this subsection can be met:
(i) The applying hospital meets all the other certificate of need criteria for an adult elective coronary intervention program (including documented evidence of capability of achieving the minimum volume standard); and
(ii) There is no existing program in the planning area; or
(iii) If there is an existing program in the planning area, eighty percent of the results identified in subsection (7)(b)(iii) of this section for catheter-based therapeutic interventions received interventional services at hospitals more than seventy-five miles away.
(9) For the purposes of the forecasting method in this section, the following terms have the following specific meanings:
(a) Age-specific categories. The categories used in computing age-specific values will be fifteen to forty-four year olds, forty-five to sixty-four year olds, sixty-five to seventyfour year olds, and seventy-five and older.
(b) Current capacity. A planning area's current capacity for adult elective coronary interventions equals the sum of the highest reported annual volume for each hospital with an approved adult interventional program or a department grandfathered program within the planning area. In those planning areas where a new program has operated less than three years, the assumed volume of that hospital will be the greater of the actual volume or the minimum volume standard or the estimated volume described in the approved application, including any adjustments made by the department in the course of review and approval.
(c) Forecast year. Adult elective coronary intervention service needs must be based on forecasts for the fourth year after the certificate of need adult elective coronary intervention concurrent review process.
(d) Adult elective coronary interventions. Adult elective coronary interventions means diagnosis related groups as developed under the Centers for Medicare and Medicaid Services (CMS) contract that describe catheter-based interventions involving the coronary arteries and great arteries of the chest. All pediatric catheter-based therapeutic and diagnostic interventions (ages fourteen and under) are excluded. The department will update the list of codes administratively to reflect future revisions made by CMS to the DRGs to be considered in certificate of need definitions, analyses, and decisions. The department's updates to DRGs will be based on the definition of adult elective coronary interventions contained in WAC 246-310-262(1).
(e) Patient origin adjustment. A patient origin adjustment of catheter-based therapeutic interventions provides a count of interventions performed on the residents of a planning area regardless of which planning area the interventions were performed in. (Interventions can be patient origin adjusted by using the patient's zip code reported in the CHARS data base.)
(f) Planning areas. Planning area means each individual county designated by the department as the smallest geographic area for which adult coronary interventions are projected.
(g) Use rate. The adult elective coronary intervention use rate equals the number of catheter-based therapeutic
interventions performed on the residents of a planning area divided by the population of that planning area.
(h) Grandfathered programs means those hospitals operating a certificate of need approved interventional cardiac catheterization program or heart surgery program prior to the effective date of these rules. For hospitals with jointly operated programs, only the hospital where the program's procedures were approved to be performed will be grandfathered.
(10) The data source for adult elective coronary interventions is the comprehensive hospital abstract reporting system (CHARS), office of hospital and patient data, department of health.
(11) The data source for population estimates and forecasts is the office of financial management population trends reports.

AMENDATORY SECTION (Amending WSR 03-22-020, filed 10/27/03, effective 11/27/03)

WAC 246-310-990 Certificate of need review fees. (1) An application for a certificate of need under chapter 246-310 WAC must include payment of a fee consisting of the following:
(a) A review fee based on the facility/project type;
(b) If more than one facility/project type applies to an application, the review fee for each type of facility/project must be included.

| Facility/Project Type | Review Fee |
| :---: | :---: |
| Ambulatory Surgical Centers/Facilities | \$13,379.00 |
| Amendments to Issued Certificates of Need | \$8,432.00 |
| Emergency Review | \$5,427.00 |
| Exemption Requests |  |
| - Continuing Care Retirement Communities (CCRCs)/Health Maintenance Organization (HMOs) | \$5,427.00 |
| - Bed Banking/Conversions | \$883.00 |
| - Determinations of Nonreviewability | \$1,261.00 |
| - Hospice Care Center | \$1,136.00 |
| - Nursing Home Replacement/Renovation Authorizations | \$1,136.00 |
| - Nursing Home Capital Threshold under RCW 70.38.105 (4)(e) (Excluding Replacement/Renovation Authorizations) | \$1,136.00 |
| - Rural Hospital/Rural Health Care Facility | \$1,136.00 |
| Extensions |  |
| - Bed Banking | \$505.00 |
| - Certificate of Need/Replacement Renovation Authorization Validity Period | \$505.00 |
| Home Health Agency | \$16,155.00 |
| Hospice Agency | \$14,388.00 |


| Facility/Project Type | Review Fee |
| :--- | ---: |
| Hospice Care Centers | $\$ 8,432.00$ |
| Hospital (Excluding Transitional Care | $\$ 26,506.00$ |
| Units-TCUs, Ambulatory Surgical Cen- |  |
| ter/Facilities, Home Health, Hospice, and |  |
| Kidney Disease Treatment Centers) |  |
| Kidney Disease Treatment Centers | $\$ 16,409.00$ |
| Nursing Homes (Including CCRCs and | $\$ 30,293.00$ |
| TCUs) |  |

(2) The fee for amending a pending certificate of need application is determined as follows:
(a) If an amendment to a pending certificate of need application results in the addition of one or more facility/project types, the review fee for each additional facility/project type must accompany the amendment application;
(b) If an amendment to a pending certificate of need application results in the removal of one or more facility/project types, the department shall refund to the applicant the difference between the review fee previously paid and the review fee applicable to the new facility/project type; or
(c) If an amendment to a pending certificate of need application results in any other change as identified in WAC 246-310-100, a fee of one thousand three hundred fifty-one dollars must accompany the amendment application.
(3) Where a hospital simultaneously submits applications for heart surgery and elective coronary interventions certificates of need, as required by WAC 246-310-261(2), the combined fee for the two applications will be one hundred fifty percent of the normally required sum for one application.
(4) If a certificate of need application is returned by the department under WAC 246-310-090 (2)(b) or (e), the department shall refund seventy-five percent of the review fees paid.
(((4))) (5) If an applicant submits a written request to withdraw a certificate of need application before the beginning of review, the department shall refund seventy-five percent of the review fees paid by the applicant.
(((5))) (6) If an applicant submits a written request to withdraw a certificate of need application after the beginning of review, but before the beginning of the ex parte period, the department shall refund one-half of all review fees paid.
$(((6)))$ (7) If an applicant submits a written request to withdraw a certificate of need application after the beginning of the ex parte period the department shall not refund any of the review fees paid.
$(((7)))$ (8) Review fees for exemptions and extensions are nonrefundable.

## REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-310-132 Open heart surgery concurrent review cycle.

## WSR 04-24-028 <br> PROPOSED RULES <br> BENTON CLEAN AIR AUTHORITY

[Filed November 23, 2004, 1:10 p.m.]

## Original Notice.

Title of Rule and Other Identifying Information: Regulation 1 , the changes are primarily housekeeping items such as updating outdated references to WACs and/or RCWs. Also, making the document easier to read and clarifying language, including adding definitions. A list of sources that must register has been added rather than referring to the WAC.

Hearing Location(s): 114 Columbia Point Drive, Richland, WA 99352, on January 25, 2005, at 4:00 p.m.

Date of Intended Adoption: February 17, 2004 [2005].
Submit Written Comments to: Terry Flores, 114 Columbia Point Drive, Suite C, Richland, WA 99352, e-mail tflo@bcaa.net, fax (509) 943-2232, by January 20, 2005.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The changes are primarily housekeeping items such as updating outdated references to WACs and/or RCWs. Also, making the document easier to read and clarifying language, including adding definitions. A list of sources that must register has been added rather than referring to the WACs. No additional rules are being established.

Reasons Supporting Proposal: Current rules are out of date and in some cases less stringent than state law.

Statutory Authority for Adoption: Chapter 70.94 RCW.
Statute Being Implemented: Chapter 70.94 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Benton Clean Air Authority, governmental.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Proposed changes strictly clarify existing regulation and correct erroneous references to RCWs and WACs.

November 22, 2005
Terry Flores
Administrative Assistant III
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 $05-01$ issue of the Register.

> WSR 04-24-035
> PROPOSED RULES
> NOXIOUS WEED
> CONTROL BOARD
> [Filed November 24, 2004, 1:23 p.m.]

Continuance of WSR 04-20-028.
Title of Rule and Other Identifying Information: Chapter 16-750 WAC, State noxious weed list and schedule of monetary penalties. Specifically, proposed amendments to WAC 16-750-005 State noxious weed list-Class A noxious weeds, 16-750-011 State noxious weed list-Class B noxious
weeds, and 16-750-015 State noxious weed list-Class C noxious weeds.

Date of Intended Adoption: December 2, 2004.
Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: In order to consider and properly respond to the public comments received on the original rule proposal, the board has found it necessary to extend the adoption to December 2, 2004.

November 24, 2004
Steve McGonigal
Executive Secretary

## WSR 04-24-040 <br> PROPOSED RULES BELLINGHAM TECHNICAL COLLEGE

[Filed November 24, 2004, 2:42 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-20-072.

Title of Rule and Other Identifying Information: Chapter 495B-116 WAC, Parking and traffic.

Hearing Location(s): Bellingham Technical College, G Building, Rooms A and B, 3028 Lindbergh Avenue, Bellingham, WA 98225 , on January 20, 2005, at 3:30 p.m.

Date of Intended Adoption: February 17, 2005.
Submit Written Comments to: Ronda Laughlin, 3028 Lindbergh Avenue, Bellingham, WA 98225 , e-mail rlaughli@btc.ctc.edu, fax (360) 715-8359, by January 10, 2005.

Assistance for Persons with Disabilities: Contact Sue Kerrick-Degnan by January 10, 2005, TTY (360) 715-8379 or (360) 715-8367.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: To update the wording to accurately reflect job titles, locations and publications of the college; to accommodate special parking practices for carpool-permitted vehicles; and to clarify the time when a parking permit is initially required.

Reasons Supporting Proposal: See above.
Statutory Authority for Adoption: RCW 28B.50.130.
Statute Being Implemented: RCW 28B.50.130.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Bellingham Technical College, governmental.

Name of Agency Personnel Responsible for Drafting: Ronda Laughlin, College Services, Room 213, (360) 7528334; Implementation and Enforcement: Greg Cowan, College Services, Room 209, (360) 752-8313.

No small business economic impact statement has been prepared under chapter 19.85 RCW . The amendments to this rule do not have an economic impact to small business.

A cost-benefit analysis is not required under RCW 34.05.328. There are no costs imposed with the amendments to this rule.

November 23, 2004<br>Ronda Laughlin<br>Rules Coordinator

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-030 Definitions. The definitions set forth in this section apply throughout this chapter.
(1) "Board" means the board of trustees of Bellingham Technical College.
(2) "Campus" means all lands and buildings devoted to, operated by, or maintained by Bellingham Technical College.
(3) ( ${ }^{\prime \prime}$ "ampus-seeurity effieer" menn an employee of the college whe is respensible to the chief business ffieer.
(4))) "College" means Bellingham Technical College.
(( (5) "Safety and-security-superviser" means the college's safety and seeurity superviser.
$(6))$ ) (4) "Chief business officer" means the vice-president of administrative services of Bellingham Technical College.
(5) "Employee" means an individual appointed to the faculty, staff, or administration of the college.
$(((7)))(6)$ "Guests or visitors" mean persons who come upon the campus as guests or persons who lawfully visit the campus.
$\left.\left(\left(()^{\prime}\right)\right)\right)(7)$ "Continuing permits" mean permits issued to full-time employees for an indefinite period of time.
$(((9)))(8)$ "Annual permits" mean permits that are valid from the date of issue until the first day of the following fall quarter.
$(((1 ⿴)))(9)$ "Temporary permits" mean permits that are valid for a specific period designated on the permit.
$(((14)))(10)$ "Vehicle" means an automobile, truck, motor-driven cycle, scooter, or any vehicle otherwise powered.
$(((+2)))(11)$ "Full-time student" means a person who is enrolled on campus for six hours per day or more at the college.
(((13))) (12) "Part-time student" means a person who is enrolled on campus for less than six hours per day at the college.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-040 Authorization for issuance of permits. (1) ((The safety seeurity-superviser-or a designee may issut)) $\underline{\text { Parking permits may be issued to students, }}$ employees, and guests upon the following conditions:
(a) When the vehicle is properly registered with the college;
(b) When a permanent or special parking permit is necessary to enhance the business or operation of the college.
(2) ((Additional permits are available at the eurrent fee sehedule to individuats-whe may be registered to drive any ene of several vehicles.)) Only one vehicle registered to an
individual under ((ene)) permit ((fee)) is permitted to park on campus at any one time.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-050 Vehicle parking permits. (1) All part-time and full-time employees ((and students)) of the college shall obtain and display a currently valid parking permit on all vehicles parked or left standing unattended upon the college campus for ((either)) day ((er-night)) classes, in accordance with WAC 495B-116-040.
(2) All persons parking on the campus shall secure and display a currently valid parking permit ( (within five-days from their-date of registration or frem their- first day-of employment)).

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-060 Visitor permits. All guests or visitors (including salespersons and maintenance or service personnel) will park in appropriate parking areas after ((ebtaining temperay permit frem)) signing in at the college information desk or designated location.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-080 Display of permits. The parking permit issued by the college must be ((visibly ffixed the rearwindowf) visible within the vehicle for which the permit is issued ( $($, on the lower left hand cofner of the window as viewed from the rear of the whicle. If the while is ceonvertible or has no rear-window the permit must be affixed to the driver side rear bumper or driver side windshield lower emef)). Motorcycle permits must be affixed in a conspicuous place.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-090 Transfer of permits. Parking permits are (( transferable)) assigned to specifically registered vehicles. If a vehicle is sold or traded, the new vehicle must be registered with the ((parking supervisor and the permit will be reissued)) college at no additional cost to the permit holder.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-120 Appeal of permit revocation or refusal. When a parking permit has been revoked under WAC 495B-116-100 or has been refused in accordance with WAC 495B-116-110 or when a fine or penalty has been levied against a violator of this chapter, that action by the ((dean efadministration)) chief business office or a designee may be appealed in accordance with WAC 495B-116-180.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-150 Violation of parking and traffic rules. (1) Operators of illegally operated or parked vehicles shall be warned or cited through an appropriate means that they are in violation of this chapter. All fines are payable at the cashier's office.
(2) ((In instanees where violations are repented, and)) $\underline{A}$ vehicle may impound if, in the judgment of the ((safety and seeurity superviser, with appropriate doeumented evidenee, the vehiele may be impeunded)) chief business officer or college designee, such impoundment is warranted due to the fact that violations have been repeated as evidenced by appropriate documentation.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-160 Issuance of traffic tickets or summons. (1) The ((safety and seeurity-supervisorerat)) college designee or chief business officer may issue a warning or citation for a violation of these regulations. The warning or citation must set forth the date, the approximate time, permit number, license information, and the nature of violation.
(2) The warning or citation may be served by attaching or affixing a copy in some prominent place outside the vehicle or by personally serving the operator.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-170 Fines and penalties. The ((safety ad seeurity superviser or-t)) college designee or chief business officer may impose the following fines and penalties for violation of this chapter:
(1) The college shall establish a schedule of fines. The college shall publish the schedule in the college's ((moter whiee ede)) Policy and Procedures manual and on the traffic parking citation form.
(2) Fines will be assessed in accordance with the schedule for the following violations:
(a) No valid permit displayed;
(b) Visitor parking violations;
(c) Occupying more than one parking space;
(d) Occupying a space or area not designated for parking;
(e) Handicapped parking violation;
(f) Parking in an area not authorized by a permit;
(g) Parking in reserved staff space without authorization;
(h) Blocking or obstructing traffic (may be towed if creating a safety hazard);
(i) Parking adjacent to a fire hydrant (may be towed if creating a safety hazard);
(j) Parking in a fire lane (may be towed if creating a safety hazard);
(k) Parking in a zone or area marked no parking;
(1) Other violations of college parking traffic rules.
(3) At the discretion of the chief business officer or a designee, an accumulation of citations by a staff, administrator, or faculty member may be turned over to a private collec-
tion agency for the collection of past due fines. Other appropriate collection procedures may be initiated as deemed necessary.
(4) If a ((student)) person fails or refuses to pay an uncontested fine that has been outstanding in excess of five days, the chief business officer or a designee may initiate the following actions:
(a) The person, if a student may not be able to obtain a transcript of credits until all fines are paid;
(b) The person, if a student may not receive a degree or certificate until all fines are paid;
(c) The ((s) person will not be able to register as a student for subsequent quarters until all fines are paid((;
(d) The student may be denied nay further parking permits until-all fines are paid)).
(5) Vehicles parking in a manner so as to obstruct traffic, including access to and from parking spaces and areas, may be subject to a fine and may be impounded if so designated by the chief business officer or college designee and taken to a place for storage selected by the ((safety and seeurity-super-viser-er-t)) college designee. The expenses of the impounding and storage are the responsibility of the registered owner or driver of the vehicle.
(6) Vehicles impounded by means of an immobilizing device shall be charged a service fee according to the current fee schedule.
(7) The college is not liable for loss or damage of any kind resulting from impounding and storage of vehicles.
(8) Persons may appeal the issuance of a citation according to WAC 495B-116-180.

AMENDATORY SECTION (Amending WSR 93-05-018, filed $2 / 10 / 93$, effective $3 / 13 / 93$ )

WAC 495B-116-210 Designation of parking. The parking spaces available on campus may be allocated and designated by the chief business officer or ((a)) college designee in such a manner as will best achieve the objectives of this chapter.
(1) Special provisions shall be made for physically disabled employees, visitors, students, or their designees. Physically disabled individuals using handicapped parking spaces must display in that vehicle a valid state-issued disabled parking permit or license plate. ( $($ The safety and seetrify supervisor shall isste permits for temperarily handieapped persens. In madition to the disabled permit,-valid-eollege parking permits must be purehased and displayed-on the rehiele:))
(2) Spaces specifically designated as "visitor" are to be used only by visitors driving vehicles without continuing or annual permits ((, for a maximum time period of thirty mint ttes. A temperary permit is net required. Visiters requiring parking for longer than thirty minutes may-obtain a tempofary permit the college information-desk, and will park in normal undesignated)). Visitors are to sign at the information desk or other designated location and are to park in visitor parking spaces.
(3) The chief business officer or (( a$)$ ) college designee may designate parking spaces for special purposes as deemed necessary.
(4) Spaces specifically designated as carpool are to be used by those individuals having obtained a valid carpool permit.

WSR 04-24-048

## PROPOSED RULES

PROFESSIONAL EDUCATOR STANDARDS BOARD
[Filed November 29, 2004, 2:09 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 0419 [04-19-005].

Title of Rule and Other Identifying Information: WAC 181-01-004 Appeals process.

Hearing Location(s): PESB Meeting, Viewpoint at West Bay, 2100 West Bay Drive N.W., Olympia, WA 98502, on January 12-13, 2005, at 3:30 p.m.

Date of Intended Adoption: January 13, 2005.
Submit Written Comments to: Esther Baker, Old Capitol Building, 600 Washington Street, S. Rom 249, P.O. Box 47236, Olympia, WA 98504-7236, e-mail ebaker@ospi.wednet.edu, fax (360) 586-4548 by January 3, 2005.

Assistance for Persons with Disabilities: Contact Esther Baker, (360) 725-6277, by January 3, 2005, TTY (360) 6643631.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The proposed rule addresses RCW 28A.410.220(3) wherein "the Washington professional educator standards board may permit exceptions from the assessment requirements under subsections (1) and (2) of this section on a case-by-case basis. Consistent with the discretion accorded to the professional educator standards board in RCW 28A.410.220(3), the exemptions and extensions provided for in.WAC 181-01-001 through 181-01-003, shall be the sole exceptions to the WEST-B and WEST-E assessment requirements."

Reasons Supporting Proposal: The exemptions and extensions provided for in WAC 181-01-001 through 181-01-003 adequately provide for any requests made on a case-by-case basis.

Statutory Authority for Adoption: RCW 28A. 410.220 (3).

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

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Consistent with the discretion accorded to the professional educator standards board in RCW 28A. 410.220 (3), the exemptions and extensions provided for in WAC 181-01-001 through 181-01-003, shall be the sole exemptions to the WEST-B and WEST-E assessment requirements.

Name of Proponent: Professional Educator Standards Board, governmental.

Name of Agency Personnel Responsible for Drafting: Esther Baker, Professional Educator Standards Board, (360) 725-6277.

November 8, 2004
Esther Baker
Program Director
Teacher Assessments

## NEW SECTION

WAC 181-01-004 Appeals process. The Washington professional educator standards board may permit exceptions from the assessment requirements under RCW 28A.410.220 (1) and (2) on a case-by-case basis. Consistent with the discretion accorded to the professional educator standards board in RCW 28A.410.220(3), the exemptions and extensions provided for in WAC 181-01-001 through 181-01-003, shall be the sole exceptions to the WEST-B and WEST-E assessment requirements.

## WSR 04-24-066

## WITHDRAWAL OF PROPOSED RULES

 DEPARTMENT OF ECOLOGY(By the Code Reviser's Office)<br>[Filed November 30, 2004, 12:24 p.m.]

WAC 173-300-020, 173-300-030, 173-300-050, 173-300060, 173-300-070, 173-300-075, 173-300-080, 173-300-090, 173-300-100, 173-300-110, 173-300-120, 173-300-130 and 173-300-140, proposed by the Department of Ecology in WSR 04-11-067 appearing in issue 04-11 of the State Register, which was distributed on June 2, 2004, 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 04-24-067
WITHDRAWAL OF PROPOSED RULES GAMBLING COMMISSION
(By the Code Reviser's Office)
[Filed November 30, 2004, 12:25 p.m.]
WAC 230-12-330 and 230-12-340, proposed by the Gambling Commission in WSR 04-11-090 appearing in issue 0411 of the State Register, which was distributed on June 2, 2004, 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 04-24-068
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF FINANCIAL INSTITUTIONS
(By the Code Reviser's Office)
[Filed November 30, 2004, 12:25 p.m.]
WAC 208-690-031, proposed by the Department of Financial Institutions in WSR 04-11-110 appearing in issue 04-11 of the State Register, which was distributed on June 2, 2004, 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 04-24-069 <br> WITHDRAWAL OF PROPOSED RULES <br> DEPARTMENT OF <br> FISH AND WILDLIFE

(By the Code Reviser's Office)
[Filed November 30, 2004, 12:25 p.m.]
WAC 232-12-619, proposed by the Department of Fish and Wildife in WSR 04-11-119 appearing in issue 04-11 of the State Register, which was distributed on June 2, 2004, 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 04-24-070 <br> PROPOSED RULES <br> BOARD OF <br> PILOTAGE COMMISSIONERS

[Filed November 30, 2004, 12:26 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 00 -13-098.

Title of Rule and Other Identifying Information: WAC 363-116-082 Limitations on new pilots.

Hearing Location(s): 2911 2nd Avenue, Level B Conference Room, Seattle, WA 98121, on January 13, 2005, at 9:30 a.m.

Date of Intended Adoption: January 13, 2005.
Submit Written Comments to: Captain Harry Dudley, Chairman, 2911 2nd Avenue, Seattle, WA 98121, e-mail LarsonP@wsdot.wa.gov, fax (206) 515-3906, by January 6, 2005.

Assistance for Persons with Disabilities: Contact Peggy Larson by January 10, 2005, (206) 515-3904.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The proposed rule modifies license limitations and familiarization/training trip requirements for a new pilot in the Grays Harbor pilotage dis-
trict. These changes will allow a pilot in his/her first five years to perform pilotage services on vessels having a higher gross tonnage.

Since there is currently only one pilot in the Grays Harbor pilotage district who holds an unlimited license, these modifications are also intended to alleviate certain hardships and safety concerns this situation may present.

In addition, it is also proposed that if the particular size vessels described in the familiarization/training trip requirements which are necessary to complete in order to remove license limitations in a pilot's third, fourth and fifth years aren't available, an unlimited license will not be withheld after the expiration of that pilot's fifth license year.

Reasons Supporting Proposal: Due to changes in vessel traffic calling in Grays Harbor, it is necessary to adjust the tonnage categories described in the license limitations and familiarization/training trip requirements for pilots in their first five years.

Also, it is necessary to allow a pilot with license limitations to provide pilotage services in certain cases on vessels not permitted by his/her restricted license.

Statutory Authority for Adoption: RCW 88.16.105.
Statute Being Implemented: Chapter 88.16 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: This rule, in part, became effective under emergency provisions on November 12, 2004, with the intent to adopt it permanently.

The board may adopt a rule that varies from the proposed rule upon consideration of presentations and written comments from the public and other interested parties.

Name of Proponent: Port of Grays Harbor, public.
Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Board of Pilotage Commissioners, 2911 Second Avenue, Seattle, WA 98121, (206) 515-3904.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The Washington State Board of Pilotage Commissioners concludes that implementation of this new rule is for purposes of furthering the emergency rule currently in effect which provides for more efficient pilotage in the Grays Harbor pilotage district. It does not impact small businesses.

A cost-benefit analysis is not required under RCW 34.05.328. RCW 34.05 .328 does not apply to this rule adoption. The Washington State Board of Pilotage Commissioners is not a listed agency in RCW 34.05.328 (5)(a)(i).

November 24, 2004
Peggy Larson
Administrator
AMENDATORY SECTION (Amending WSR 99-08-003, filed 3/25/99, effective 4/25/99)

WAC 363-116-082 Limitations on new pilots. (1) The following limitations shall apply to a newly licensed pilot during his/her first five years of active service. Except where otherwise noted, the pilotage assignment may include dock-
ing and undocking of vessels within the tonnage limitations. For purposes of this section, the term "tanker" shall in addition to tankers include any combination of tug and tank barge, and any tonnage restrictions thereon shall be calculated by including the gross tonnage of the tug and tank barge combined. All tonnages referred to are international tonnages.
(2) Progressive lifting of tonnage limitations requires a newly licensed pilot to satisfactorily pilot vessels under the direct supervision of a five-year pilot on the familiarization/ training trips listed below. This veteran pilot shall complete and submit an evaluation form for each trip a new pilot performs. All of these trips must, if practical, be completed during the last ninety days of the license year.
(3) Puget Sound pilotage district - License limitations.
(a) First year:
(i) Not authorized to pilot loaded petroleum tankers.
(ii) Not authorized to pilot any vessels in excess of $25,000 \mathrm{gt}$ or $660^{\prime}$ in length.
(iii) Not authorized to pilot any passenger vessels in excess of $5,000 \mathrm{gt}$.
(b) Second year:
(i) Not authorized to pilot loaded petroleum tankers in excess of $25,000 \mathrm{gt}$.
(ii) Not authorized to pilot any vessels in excess of 30,000 gt.
(c) Third year:
(i) Not authorized to pilot loaded petroleum tankers in excess of $32,000 \mathrm{gt}$.
(ii) Not authorized to pilot any vessels in excess of 45,000 gt.
(d) Fourth year:
(i) Not authorized to pilot loaded petroleum tankers in excess of $38,000 \mathrm{gt}$.
(ii) Not authorized to pilot any vessels in excess of 60,000 gt.
(e) Fifth year:
(i) Not authorized to pilot loaded petroleum tankers in excess of $45,000 \mathrm{gt}$.
(ii) Not authorized to pilot any vessels in excess of 75,000 gt.
(4) Puget Sound pilotage district - Familiarization/ training trips.
(a) Prior to the expiration of the FIRST license year, a new pilot must make three familiarization/training trips, two of which shall involve docking loaded petroleum tankers of not more than $30,000 \mathrm{gt}$; and the third trip shall involve a waterway transit of a vessel between 25,000 and $35,000 \mathrm{gt}$.
(b) Prior to the expiration of the SECOND license year, a new pilot must make three familiarization/training trips, two of which shall involve docking loaded petroleum tankers of between 25,000 and $32,000 \mathrm{gt}$; and the third trip shall involve the docking of a vessel between 30,000 and $45,000 \mathrm{gt}$ other than a loaded petroleum tanker.
(c) Prior to the expiration of the THIRD license year, a new pilot must make three familiarization/training trips, one of which shall involve docking a loaded petroleum tanker of between 32,000 and $38,000 \mathrm{gt}$; and two trips shall involve the docking of vessels between 45,000 and 60,000 gt other than loaded petroleum tankers.
(d) Prior to the expiration of the FOURTH license year, a new pilot must make three familiarization/training trips, one of which shall involve docking a loaded petroleum tanker of between 38,000 and $45,000 \mathrm{gt}$; and two trips shall involve the docking of vessels between 60,000 and $75,000 \mathrm{gt}$ other than loaded petroleum tankers.
(e) Prior to the expiration of the FIFTH license year, a new pilot must make three familiarization/training trips which shall involve two trips docking and one trip anchoring loaded petroleum tankers of $55,000 \mathrm{gt}$ or larger.
(f) All of these trips must be complete trips between one port and another port, or between the pilot station and a port.
(5) Grays Harbor pilotage district - License limitations.
(a) First year:
(i) Not authorized to pilot loaded tankers carrying chemical or petroleum products.
(ii) Not authorized to pilot any vessels in excess of $((17,509)) \underline{25,000} \mathrm{gt}$.
(iii) Not authorized to pilot loaded or partially loaded vessels through the Chehalis River bridge.
(b) Second year:
(i) Not authorized to pilot loaded tankers carrying chemical or petroleum products in excess of $10,000 \mathrm{gt}$.
(ii) Not authorized to pilot any vessels in excess of ( $(20,000)$ ) $30,000 \mathrm{gt}$.
(c) Third year: Not authorized to pilot any vessels in excess of ((22,500)) $45,000 \mathrm{gt}$.
(d) Fourth year: Not authorized to pilot any vessels in excess of (( 25,090$)) \underline{60,000} \mathrm{gt}$.
(e) Fifth year: Not authorized to pilot any vessels in excess of $((30,000)) 75,000 \mathrm{gt}$.
(f) Notwithstanding subsection (8) of this section, upon determination that a bona fide safety concern may result from no pilot without license restrictions being available within a reasonable time to pilot a vessel requiring pilotage services, the chair or acting chair of the board, on a single trip basis. may authorize a newly licensed pilot holding a restricted license to provide pilotage services to the vessel, irrespective of the tonnage, service or location of the assigned berth of the vessel.
(6) Grays Harbor pilotage district - Familiarization/ training trips.
(a) Prior to the expiration of the FIRST license year, a new pilot must make ((ten)) five familiarization/training trips. ((Eight)) Three of these trips shall be through the Chehalis River bridge on loaded or partially loaded vessels. ((the ether trips may be elsewhere on the waterway but shall been wessets in of $17,500 \mathrm{~g}$.)) The other trips shall be on vessels in excess of $25,000 \mathrm{gt}$ and involve docking and passage to or from the sea buoy: and one of these trips shall involve turning the vessel in the waterway.
(b) Prior to the expiration of the SECOND license year, a new pilot must make three familiarization/training trips on vessels in excess of $((20,000)) 30,000 \mathrm{gt}$. Two of these trips shall involve docking and passage to or from the sea buoy; and one of these trips shall involve turning the vessel in the waterway.
(c) Prior to the expiration of the THIRD license year, a new pilot must make three familiarization/training trips on vessels in excess of (( 25,000$)$ ) 45,000 gt or on the nearest
larger size vessels available. Two of these trips shall involve docking and passage to or from the sea buoy(( - Twe $)$ ) ; and one of these trips shall involve ((doeking thesers)) turning the vessel in the waterway.
(d) Prior to the expiration of the FOURTH license year, a new pilot must make ((three)) two familiarization/training trips on vessels in excess of ( $(27,509)) 60,000 \mathrm{gt}$ or on the nearest larger size vessels available. ( $(\mathrm{F}$ of these tripshant invelve deeking these vessels; and one of these-trips shalt involve turning the vessel in the waterway.))
(e) Prior to the expiration of the FIFTH license year, a new pilot must make ((three)) two familiarization/ training trips on vessels in excess of ((32,500)) 75,000 gt or on the nearest larger size vessels available.
(f) Notwithstanding (c), (d), and/or (e) of this subsection being accomplished due to unavailability of vessels, in the sixth license year the new pilot will be issued an unlimited license.
(7) The initial license shall contain the limitations contained above and list the date of commencement and expiration of such periods. If a newly licensed pilot is unable to pilot for forty-five days or more in any one of the five years, he shall notify the board and request a revised schedule of limitations.
(8) No pilot shall be dispatched to, or accept an assignment on, any vessel which exceeds the limitations of his/her license. On vessels in which there is more than one pilot assigned, the license limitations shall apply only to the pilot in charge.
(9) All limitations on a new pilot's license shall be lifted at the beginning of the sixth year of piloting provided he/she has submitted to the board a statement attesting to the fact that he/she has completed all the required familiarization/ training requirements and the vessel simulator courses required.

## WSR 04-24-071 <br> PROPOSED RULES STATE BOARD OF EDUCATION

[Filed November 30, 2004, 2:23 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-08-056.

Title of Rule and Other Identifying Information: WAC 180-79A-257 Out-of-state candidates.

Hearing Location(s): New Market Vocational Skills Center, 7299 New Market Street, Tumwater, WA 98501, on January 12, 2005, at 8:30 a.m.

Date of Intended Adoption: January 14, 2005.
Submit Written Comments to: Larry Davis, Executive Director, P.O. Box 47206, Olympia, WA 98504-7206, e-mail Idavis@ospi:wednet.edu, fax (360) 586-2357, by December 28, 2004.

Assistance for Persons with Disabilities: Contact Laura Moore, Executive Assistant, by December 28, 2004, TTY (360) 664-3631 or (360) 725-6025.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: WAC 180-79A-

257, the purpose of the proposed amendment is to make an editorial change.

Reasons Supporting Proposal: The word "residency" needs to be added to WAC 180-79A-257 (1)(f) so that the rule applies to the residency certificate as well as the initial certificate.

Statutory Authority for Adoption: RCW 28A.410.010.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: State Board of Education, governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, WA, (360) 725-6025.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

A cost-benefit analysis is not required under RCW 34.05.328. Not applicable.

November 30, 2004
Larry Davis
Executive Director
AMENDATORY SECTION (Amending WSR 04-21-005, filed 10/7/04, effective 11/7/04)

WAC 180-79A-257 Out-of-state candidates. Candidates for certification from other states who meet the general certificate requirements described in WAC 180-79A-150 (1) and (2) shall be eligible for Washington certificates as follows:
(1) Initial and residency certificates. The initial certificate (residency certificate for teachers after August 31, 2000 ,) shall be issued by the superintendent of public instruction to any candidate who meets requirements for the residency certificate including testing requirements as described in RCW 28A. 410.220 , and who passes the WEST-B and meets one of the following:
(a) Qualifies under provisions of the interstate compact.
(b) Holds the appropriate degree and, if applicable, credit hours and/or licensing as set forth in this chapter and has completed a state approved preparation program at a regionally accredited college or university in the professional field for which the certificate is to be issued and such additional professional fields as required by WAC 180-79A-150(4).
(c) Provided, That if a candidate for teacher, administrator or educational staff associate certification does not meet the qualifications described in (a) or (b) of this subsection, an initial/residency certificate shall be issued to a candidate who holds an appropriate degree from a regionally accredited college or university and also holds or has held a certificate in the role, comparable to an initial/residency certificate, issued by another state and has practiced at the P-12 level in that respective role outside the state of Washington for three years: Provided further, That the teacher preparation program through which the teacher earned their teaching certificate included a supervised classroom-based internship.
(d) Provided further, That if a candidate for a teacher's certificate would qualify under (b) of this subsection, but for the fact that he or she has completed an approved teacher preparation program in a subject area that is not listed in
chapter 180-82 WAC as a Washington endorsement, the candidate shall be issued a certificate that bears the out-of-state area of program preparation. It shall be noted on the certificate so issued that the subject area listed is not a Washington state endorsement.
(e) Holds an appropriate degree from a regionally accredited college or university and has practiced three years as an educational staff associate in that role in a state where such certificate was not required.
(f) Holds a valid Nationally Certified School Psychologist (NCSP) certificate issued by the National School Psychology Certification Board (NSPCB) after December 31, 1991, and applies for an initial/residency educational staff associated school psychologist certificate.
(2) Continuing certificate. The continuing certificate shall be issued to administrators and educational staff associates on verification that the candidate has met all requirements for initial and continuing certification in the state of Washington.
(3) Professional certificate. After August 31, 2000, the professional certificate shall be issued to out-of-state candidates if the candidate meets requirements for the residency certificate including testing requirements as described in RCW 28A.410.220, meets the child abuse course work requirement as described in WAC 180-79A-206 (3)(b), and if one of the following conditions is met:
(a) The candidate has completed an advanced level certification procedure approved by the state board of education as equivalent to the approved program procedure required in Washington; or
(b) The candidate holds a valid teaching certificate issued by the National Board for Professional Teaching Standards; or
(c) A Washington state college or university with an approved professional certificate program verifies that the candidate has met all the requirements of that institution's approved program. The college/university shall evaluate the candidate's background to determine whether or not course work or certification activities are equivalent to that college/university's approved program.

## WSR 04-24-072 <br> PROPOSED RULES STATE BOARD OF EDUCATION

[Filed November 30, 2004, 2:25 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-08-056.

Title of Rule and Other Identifying Information: WAC 180-78A-100 Existing approved programs, the proposed amendment to this rule will clarify the schedule that will be followed for state program approval site visits.

Hearing Location(s): New Market Vocational Skills Center, 7299 New Market Street, Tumwater, WA 98501, on January 12, 2005, at 8:30 a.m.

Date of Intended Adoption: January 14, 2005.
Submit Written Comments to: Larry Davis, Executive Director, P.O. Box 47206, Olympia, WA 98504-7206, e-mail
ldavis@ospi.wednet.edu, fax (360) 586-2357, by December 28, 2004.

Assistance for Persons with Disabilities: Contact Laura Moore, Executive Assistant, by December 28, 2004, TTY (360) 664-3631 or (360) 725-6025.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: WAC 180-78A100 , the purpose of the proposed amendment to this rule is to clarify the schedule that will be followed for state program approval site visits.

Reasons Supporting Proposal: It has not been clear to colleges/universities when they should expect to have a state program approval site visit.

Statutory Authority for Adoption: RCW 28A.410.010.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: State Board of Education, governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, Washington, (360) 725-6025.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

A cost-benefit analysis is not required under RCW 34.05.328. Not applicable.

> November 30,2004
> Larry Davis
> Executive Director

AMENDATORY SECTION (Amending WSR 04-21-038, filed 10/15/04, effective 11/15/04)

WAC 180-78A-100 Existing approved programs. Chapter 180-78A WAC rules shall govern all policies related to programs upon adoption by the state board of education, which shall provide assistance to colleges and universities in the revision of their existing programs.
(1) All professional education programs shall be reviewed for approval under the 1997 program approval standards of chapter 180-78A WAC by August 31, 2000. Colleges and universities may permit individuals accepted into preparation programs on or before August 31, 2000, to obtain certification by meeting requirements of programs approved under approval standards described in chapter 180-78 WAC if the individuals complete the program on or before August 31,2003 , and the college or university verifies program completion to the superintendent of public instruction on or before December 31, 2003: Provided, That the state board of education or its designee may waive this deadline on a case-by-case basis.
(2) All principal/program administrator programs shall be reviewed for approval under the 2002 program approval standards of chapter 180-78A WAC by August 31, 2004. Colleges and universities may permit individuals accepted into principal/program administrator programs on or before August 31, 2004, to obtain certification by meeting requirements of programs approved under 1997 approval standards described in chapter 180-78A WAC if the individuals complete the program on or before August 31, 2006, and the college or university verifies program completion to the superin-
tendent of public instruction on or before December 31, 2006. Provided, That the state board of education or its designee may waive this deadline on a case-by-case basis.
(3) All school counselor, school psychologist, or school social worker programs shall be approved under the 2004 program approval standards of chapter 180-78A WAC by August 31, 2005. Colleges and universities may permit individuals accepted into the school counselor, school psychologist, or school social worker programs on or before August 31,2005 , to obtain certification by meeting requirements of programs approved under the 1997 approval standards described in chapter 180-78A WAC if the individuals complete the program on or before August 31, 2007, and the college or university verifies program completion to the superintendent of public instruction on or before December 31, 2007. Provided that the state board of education or its designee may waive this deadline on a case-by-case basis.
(4) Institutions shall be given at least one year notification prior to a state board of education review for compliance with these standards: Provided, That if an institution requests a visit with less than a year's notice, the state board of education shall consider that request.
(5) The state board of education shall determine the schedule for such approval reviews and whether an on-site visit or other forms of documentation and validation shall be used for the purposes of granting approval under the 1997 program approval standards. In determining the schedule for site visits, the board shall take into consideration the partnership agreement between the state and the National Council for the Accreditation of Teacher Education (NCATE) as such agreement relates to the NCATE accreditation cycle and allow NCATE accredited colleges/universities to follow the NCATE schedule for their state site visit. Non-NCATE accredited colleges/universities shall have a state approval site visit every five years. The state board of education may require more frequent site visits at their discretion pursuant to WAC 180-78A-110(2).
(6) Each institution shall submit its program for review when requested by the state board of education to ensure that the program meets the state's program approval standards and to provide assessment data relative to the performance standards to the state board of education for the year prior to the site visit.
(7) Institutions seeking National Council for the Accreditation of Teacher Education, Council for Accreditation of Counseling and Related Education Programs, and National Association of School Psychologist accreditation may request from the state board of education approval for concurrent site visits which would utilize the same documentation with the exception of material submitted by the institution to the state for the professional education advisory boards and the accountability standards.
(8) In submitting a request for approval under these standards, the approved program shall provide a description of the criteria that the program will use to assess, in multiple ways, over time, its certification candidates' knowledge and skills, including, where appropriate, evidence related to positive impact on student learning. Based on the documentation submitted and/or an on-site visit, the state board of education
shall grant approval or request specific revisions that need to be made in order to obtain state board of education approval.

## WSR 04-24-073 <br> PROPOSED RULES <br> STATE BOARD OF EDUCATION <br> [Filed November 30, 2004, 2:26 p.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 04-04-011.

Title of Rule and Other Identifying Information: WAC 180-79A-030 Definitions.

Hearing Location(s): New Market Vocational Skills Center, 7299 New Market Street, Tumwater, WA 98501, on January 12, 2005, at 8:30 a.m.

Date of Intended Adoption: January 14, 2005.
Submit Written Comments to: Larry Davis, Executive Director, P.O. Box 47206, Olympia, WA 98504-7206, e-mail ldavis@ospi.wednet.edu, fax (360) 586-2357, by December 28, 2004.

Assistance for Persons with Disabilities: Contact Laura Moore, Executive Assistant, by December 28, 2004, TTY (360) 664-3631 or (360) 725-6025.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: WAC 180-79A030, the purpose of the proposed amendment is to clarify that the requirement that an individual who is obtaining a degree in elementary education, early childhood education, or special education must have completed twenty semester hours (or thirty quarter hours) in an academic area in one of the approved endorsement areas.

Reasons Supporting Proposal: The current rule does not stipulate that the study in an academic area has to be in one of the approved endorsement areas.

Statutory Authority for Adoption: RCW 28A.410.010.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: State Board of Education, governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, Washington, (360) 725-6025.

No small business economic impact statement has been prepared under chapter 19.85 RCW . Not applicable.

A cost-benefit analysis is not required under RCW 34.05.328. Not applicable.

November 30,2004
Larry Davis
Executive Director
AMENDATORY SECTION (Amending WSR 04-04-011, filed $1 / 23 / 04$, effective $2 / 23 / 04$ )

WAC 180-79A-030 Definitions. The following definitions shall apply to terms used in this chapter:
(1) The terms, "program approval," "endorsement," "interstate compact," "college or university," and "regionally
accredited institution of higher education," as defined in WAC 180-78-010 and 180-78A-010 shall apply to the provisions of this chapter.
(2) "Certificate" means the license issued by the superintendent of public instruction to teachers, administrators, and educational staff associates verifying that the individual has met the requirements set forth in this chapter.
(3) "Certificate renewal" means the process whereby the validity of a certificate, subject to expiration, is extended or regained.
(4) "Classroom teaching" means instructing pupils in an instructional setting.
(5) "Approved baccalaureate degree" for the purpose of this chapter, means a baccalaureate from a regionally accredited college or university in any of the subject areas of the endorsement listed in chapter 180-82 WAC as now or hereafter amended: Provided, That if a candidate is accepted into a program in Washington state on or before August 31, 2000, and completes the program on or before August 31, 2003, in accordance with WAC 180-79A-299, the candidate may hold a baccalaureate degree in any of the subject areas of the endorsements listed in WAC 180-79A-302. Such degrees shall require the completion of at least forty-five quarter hours (thirty semester hours) of course work in the subject area: Provided, That a candidate who holds a baccalaureate degree in another academic field will not be required to obtain a second baccalaureate degree if the candidate provides evidence to the superintendent of public instruction that he or she has completed the required forty-five quarter or thirty semester hours of course work in one of the subject areas of the endorsements listed in chapter 180-82 WAC: Provided further, That a candidate who holds a baccalaureate degree in early childhood education, elementary education, or special education will not be required to obtain a second baccalaureate degree if the candidate provides evidence to the superintendent of public instruction that he or she has completed thirty quarter or twenty semester credit hours in one academic field in an approved endorsement area pursuant to WAC 180-82A-202.
(6) "Issues of abuse course work requirement". means completion of course work or an in-service program on issues of abuse. The content shall discuss the identification of physical, emotional, sexual, and substance abuse, information on the impact of abuse on the behavior and learning abilities of students, discussion of the responsibilities of a teacher to report abuse or provide assistance to students who are victims of abuse, and methods for teaching students about abuse of all types and their prevention.
(7) "Approved master's degree" for the purpose of this chapter, means a master's or doctorate degree from a regionally accredited college or university.
(8) "Credit hour(s)" means credit (normally 100 level or above) awarded by a regionally accredited institution of higher education.
(9) "Previous standards" means a certification system in place prior to a revision in rules that results in changed names and/or validity periods for the certificates issued.
(10) "Application for certification" means an application for a certificate or endorsement that includes a signed affidavit (as specified in WAC $180-79 \mathrm{~A}-157$ ) by the applicant.

Such application shall be considered valid for two years from the date of receipt by the superintendent of public instruction, or its designee.

## WSR 04-24-075 <br> PROPOSED RULES STATE BOARD OF EDUCATION <br> [Filed November 30, 2004, 2:30 p.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 04-12-108.

Title of Rule and Other Identifying Information: WAC 180-55-034 Temporary extension of accreditation status.

Hearing Location(s): New Market Vocational Skills Center, 7299 New Market Street, Tumwater, WA 98501, on January 12, 2005, at 8:30 a.m.

Date of Intended Adoption: January 14, 2005.
Submit Written Comments to: Larry Davis, Executive Director, P.O. Box 47206, Olympia, WA 98504-7206, e-mail ldavis@ospi.wednet.edu, fax (360) 586-2357, by December 29, 2004.

Assistance for Persons with Disabilities: Contact Laura Moore, Executive Assistant, by December 29, 2004, TTY (360) 664-3631 or (360) 725-6025.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The rule was adopted at a time when there was a lack of resources and staffing for the State Board of Education's accreditation process. A new system has been put in place by the board and the rule is no longer needed.

Reasons Supporting Proposal: The rule is no longer necessary as there is a new accreditation process in place.

Statutory Authority for Adoption: RCW 28A.150.220(4), 28A.305.140, and 28A.305.130(6).

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

Name of Proponent: State Board of Education, governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, Washington, (360) 725-6025.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

A cost-benefit analysis is not required under RCW 34.05.328. Not applicable.

November 30, 2004
Larry Davis
Executive Director

## REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-55-034

Temporary extension of accreditation status.

WSR 04-24-076
PROPOSED RULES
DEPARTMENT OF

## SOCIAL AND HEALTH SERVICES

(Economic Services Administration)
[Filed November 30, 2004, 3:52 p.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-17-075.

Title of Rule and Other Identifying Information: WAC 388-474-0012 What is a state supplemental payment and who can get it?

Hearing Location(s): Office Building Two Auditorium (DSHS Headquarters) (public parking at 11th and Jefferson), 1115 Washington, Olympia, WA 98504, on January 4, 2005, at 10:00 a.m.

Date of Intended Adoption: Not earlier than January 5, 2005.

Submit Written Comments to: DSHS Rules Coordinator, P.O. Box 45850, Olympia, WA 98504, delivery 4500 10th Avenue S.E., Lacey, WA, e-mail fernaax @dshs.wa.gov, fax (360) 664-6185, by 5:00 p.m., January 4, 2005.

Assistance for Persons with Disabilities: Contact Fred Swenson, DSHS Rules Consultant, by December 30, 2004, TTY (360) 664-6178 or (360) 664-6097.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The change is needed to update program language and clarify who is eligible for state supplemental payment (SSP).

Reasons Supporting Proposal: Under the proposed rules, foster children receiving specific services from Children's Administration behavior rehabilitation services (BRS) for part or all of a month and not eligible for foster care reimbursement under Title IV-E of the Social Security Act would be eligible and receiving SSP payments.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.055, 74.04.057, 74.08.090.

Statute Being Implemented: RCW 74.04.050, 74.04.055, 74.04.057, 74.08.090.

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

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

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Lorri Gagnon, 1009 College S.E., Lacey, WA 98504, (360) 725-4619.

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 by outlining the rules clients must meet in order to be eligible for the department's cash assistance or food benefit programs.

A cost-benefit analysis is not required under RCW 34.05.328. These amendments are exempt as allowed under RCW 34.05.328 (5)(b)(vii) which states in-part, "[t]his section does not apply to....rules of the department of social and
health services relating only to client medical or financial eligibility and rules concerming liability for care of dependents."

November 29, 2004
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

## AMENDATORY SECTION (Amending WSR 03-21-125, filed 10/20/03, effective 11/1/03)

WAC 388-474-0012 What is a state supplemental payment and who can get it? (1) The state supplemental payment (SSP) is a state-((paid))funded cash assistance program for certain clients who the Social Security Administration determines are eligible for Supplemental Security Income (SSI).
(2) You can get an SSP if:
(a) You are a grandfathered SSI recipient under WAC 388-474-0001;
(b) You are an individual with an ineligible spouse under WAC 388-474-0001;
(c) You receive SSI because you are age sixty-five or older under WAC 388-474-0001;
(d) You receive SSI because you are blind under WAC 388-474-0001; ((өf))
(e) You are determined eligible for SSP by the division of developmental disabilities; or
(f) You are eligible for and receive SSI as a foster child receiving specific services through children's administration behavior rehabilitation services (BRS) for part or all of a month, and not eligible for foster care reimbursement under Title IV-E of the Social Security Act.

## WSR 04-24-077 <br> PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration) [Filed November 30, 2004, 3:55 p.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 04 -19-085.

Title of Rule and Other Identifying Information: WAC 388-515-1505 Community options program entry system (COPES).

Hearing Location(s): Office Building Two Auditorium (DSHS Headquarters) (public parking at 11th and Jefferson), 1115 Washington, Olympia, WA 98504, on January 4, 2005, at 10:00 a.m.

Date of Intended Adoption: Not sooner than January 5, 2005.

Submit Written Comments to: DSHS Rules Coordinator, P.O. Box 45850, Olympia, WA 98504, delivery 4500 10th Avenue S.E., Lacey, WA, e-mail fernaax @dshs.wa.gov, fax (360) 664-6185, by 5:00 p.m., January 4, 2005.

Assistance for Persons with Disabilities: Contact Fred Swenson, DSHS Rules Consultant, by December 30, 2004, TTY (360) 664-6178 or (360) 664-6097.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The proposed rule clarifies income and resource allocations for the COPES waiver services program, including court-ordered guardianship and attorney fees in those allocations.

Reasons Supporting Proposal: See above.
Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.575.

Statute Being Implemented: RCW 74.04.050, 74.04.057,74.08.090, and 74.09.575

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

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

Name of Agency Personnel Responsible for Drafting: Wendy Forslin, P.O. Box 45534, Olympia, WA 98504-5534, (360) 725-1343; Implementation and Enforcement: Mary. Lou Percival, P.O. Box 45600, Olympia, WA 98504-5600, (360) 725-2318.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule amendment does not affect small businesses.

A cost-benefit analysis is not required under RCW 34.05.328. Client eligibility rules for financial and medical assistance are exempt from this requirement under RCW 34.05 .328 (5)(b(vii) [(5)(b)(vii)].

November 29, 2004
Brian H. Lindgren, Manager Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 02-05-003, filed $2 / 7 / 02$, effective $3 / 10 / 02$ )

WAC 388-515-1505 Community options program entry system (COPES). This section describes the financial eligibility requirements for waiver services under the community options program entry system (COPES) and the rules used to determine a client's participation in the total cost of care.
(1) To be eligible for COPES a client must:
(a) Be eighteen years of age or older;
(b) Meet the disability criteria of the Supplemental Security Income (SSI) program as described in WAC 388-5030510(1);
(c) Require the level of care provided in a nursing facility as described in WAC ((388-71-0700)) 388-72A-0055;
(d) Be residing in a medical facility as defined in WAC 388-513-1301, or likely be placed in one within the next thirty days in the absence of ((waivered)) waiver services described in WAC 388-71-0410 and 388-71-0415;
(e) Have attained institutional status as described in WAC 388-513-1320;
(f) Be determined in need of waivered services and be approved for a plan of care as described in WAC((388-71 0435)) 388-72A-0055;
(g) Be able to live at home with community support services and ((eheoses)) choose to remain at home, or live in a department-contracted:
(i) Enhanced adult residential care (EARC) facility;
(ii) Licensed adult family home (AFH); or
(iii) Assisted living (AL) facility.
(h) Not be subject to a penalty period of ineligibility for the transfer of an asset as described in WAC 388-513-1364, 388-513-1365 and 388-513-1366; and
(i) Meet the resource and income requirements described in subsections (2), (3) and (4).
(2) Refer to WAC 388-513-1315 for rules used to determine nonexcluded resources and income.
(3) Nonexcluded resources above the standard described in WAC 388-513-1350(1):
(a) Are allowed during the month of an application or eligibility review ((if)), when ((exeess reseurees-are-added-t neneweluded income-)) the combined total ((is-netover)) of excess resources and nonexcluded income does not exceed the special income level (SIL).
(b) Are reduced by incurred medical expenses (for definition, see WAC 388-519-0110(10)) that are not subject to third-party payment and for which the client is liable, including:
(i) Health insurance and Medicare premiums, deductions, and co-insurance charges; and
(ii) Necessary medical care recognized under state law, but not covered under the state's Medicaid plan.
(c) Not allocated to participation must be at or below the resource standard, otherwise the client is ineligible.
$\left(\left(\left[\left({ }^{( }\right)\right]\right)\right)$(4) Nonexcluded income must be at or below the SIL and is allocated in the following order:
(a) ( Must be-at or below the SIL;
(b) Is alleeated in the fellowing erder:
(i))) An earned income deduction of the first sixty-five dollars plus one-half of the remaining earned income;
(((ii))) (b) Maintenance and personal needs allowances as described in subsection (6), (7), and (8) of this section;
(((iii))) (c) Guardianship fees and administrative costs including any attorney fees paid by the guardian only as allowed by chapter 388-079 WAC;
(((iv))) (d) Income garnisheed for child support or withheld pursuant to a child support order:
$(((\mathrm{A})))$ (i) For the time period covered by the maintenance amount; and
$(((\mathrm{B})))$ (ii) Not deducted under another provision in the post-eligibility process.
$(((-v)))$ (e) Monthly maintenance needs allowance for the community spouse not to exceed that in WAC 388-513-1380 (6)(b) unless a greater amount is allocated as described in subsection (5) of this section. This amount:
$(((\mathrm{A})))$ (i) Is allowed only to the extent that the client's income is made available to the community spouse; and
$(($ ( B$)))$ (ii) Consists of a combined total of both:
$(((\mathrm{A}))$ (A) An amount added to the community spouse's gross income to provide a total equal to the amount allocated in WAC 388-513-1380 (6)(b); and
(((円円)) (B) Excess shelter expenses. For the purposes of this section, excess shelter expenses are the actual required maintenance expenses for the community spouse's principal residence $((\Theta f))$. These expenses are:
( $(*)$ ) (I) Rent;
((*))(II) Mortgage;
((*))(III) Taxes and insurance;
$((-))($ IV $)$ Any maintenance care for a condominium or cooperative; and
$((-))(\mathrm{V})$ The food assistance standard utility allowance (for LTC services this is set at the standard utility allowance (SUA) for a four-person household), provided the utilities are not included in the maintenance charges for a condominium or cooperative;
$((\stackrel{)}{(1)(V I)}$ LESS the standard shelter allocation listed in WAC 388-513-1380 (7)(a).
$(((\#)))(f)$ A monthly maintenance needs amount for each minor or dependent child, dependent parent or dependent sibling of the community or institutionalized spouse based on the living arrangement of the dependent. If the dependent:
((a))(i) Resides with the community spouse, the amount is equal to one-third of the community spouse income allocation as described in WAC 388-513-1380 (6)(b)(I)(A) that exceeds the dependent family member's income;
$((\stackrel{)}{(1 i)}$ (ii) Does not reside with the community spouse, the amount is equal to the MNIL for the number of dependent family members in the home less the income of the dependent family members. Child support received from an absent parent is the child's income;
$((\bullet))(\mathrm{g})$ Incurred medical expenses described in subsection (3)(b) not used to reduce excess resources.
(5) The amount allocated to the community spouse may be greater than the amount in subsection (((4)(b)(iv))) (4)(e) only when:
(a) A court enters an order against the client for the support of the community spouse; or
(b) A hearings officer determines a greater amount is needed because of exceptional circumstances resulting in extreme financial duress.
(6) A client who receives SSI does not use income to participate in the cost of personal care, but does use SSI income to participate in paying costs of board and room. ((Other ineemeansSIfelient receives is used to participate in the eest of persenalteare:)) When such a client who lives:
(a) At home, the client retains a maintenance needs amount equal to the following:
(i) Up to one hundred percent of the one-person Federal Poverty Level (FPL), if the client is:
(A) Single; or
(B) Married, and is:
(I) Not living with the community spouse; or
(II) Whose spouse is receiving long-term care (LTC) services outside of the home.
(ii) Up to one hundred percent of the one-person FPL for each client, if both spouses are receiving COPES services;
(iii) Up to the one-person MNL if the client is living with a community spouse who is not receiving LTC services.
(b) In an EARC, AFH, or AL the client:
(i) Retains a personal needs allowance (PNA) of fiftyeight dollars and eighty-four cents; ((and))
(ii) Pays' ((femaining sSf incemete)) the facility for the cost of (beardand)) room and board. Room and board is the SSI Federal Benefit Rate (FBR) minus fifty-eight dollars and eighty-four cents: and
(iii) Retains the remainder of the income.
(7) An SSI-related client living:
(a) At home, retains a maintenance needs amount equal to the following:
(i) Up to one hundred percent of the one-person (Federal Poverty Level())FPL( $(\neg)$ ), if the client is:
(A) Single; or
(B) Married, and is:
(I) Not living with the community spouse; or
(II) Whose spouse is receiving long-term care (LTC) services outside of the home.
(ii) Up to one hundred percent of the one-person FPL for each client, if both spouses are receiving COPES services;
(iii) Up to the one-person medically needy income level (MNLL) for a married client who is living with a community spouse who is not receiving COPES.
(b) In an ARC, EARC, AFH, or AL retains a maintenance needs amount equal to the ((ene-person-MNII)) SSI FBR and:
(i) Retains a ((PNA taken from the MN\#)) personal needs allowance (PNA) of fifty-eight dollars and eighty-four cents from the maintenance needs; and
(ii) Pays the remainder of the ((MNE to the)) maintenance needs to the facility for the cost of board and room.
(8) A client who is eligible for the general assistance expedited Medicaid disability (GAX) program does not participate in the cost of personal care. When such a client ((whe)) lives:
(a) At home, the client retains the cash grant amount authorized under the general assistance program; or
(b) In an AFH, ((EARC, or-AL;)) the client retains a PNA of thirty-eight dollars and eighty-four cents, and pays remaining income and GAX grant to the facility for the cost of board and room;
(c) In an EARC or AL, the client only receives a PNA of thirty-eight dollars and eighty-four cents and retains it.
(9) The total of the following amounts cannot exceed the SLL:
(a) Maintenance and personal needs allowances as described in subsections (6), (7), and (8);
(b) Earned income deduction of the first sixty-five dollars plus one-half of the remaining earned income in subsection (4) (a); and
(c) Guardianship fees and administrative costs in subsection (4)(c).
$(((9)))(10)$ The client's remaining income after the allocations described in subsections (4) through (8) is the client's participation in the total cost of care.

## WSR 04-24-084 <br> PROPOSED RULES DEPARTMENT OF HEALTH

[Filed December 1, 2004, 8:55 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-13-157.

Title of Rule and Other Identifying Information: Chapter 246-140 WAC, Defining blood-borne pathogens, the rule is the result of legislation (chapter 40, Laws of 2004) passed during the 2004 legislative session. This rule definition is
consistent with the definition used by the Department of Labor and Industries in WAC 296-826-200.

Hearing Location(s): Department of Health, Point Plaza East, 310 Israel Road, Room 131a, Tumwater, WA 98501, on January 5, 2005, at 1 p.m. to 2 p.m.

Date of Intended Adoption: February 1, 2005.
Submit Written Comments to: John F. Peppert, P.O. Box 47840, Olympia, WA 98504-7840, e-mail john.peppert@doh.wa.gov, fax (360) 236-3427.

Assistance for Persons with Disabilities: Contact Harla Eichenberger by December 27, 2004, TTY (800) 833-6388 or (360) 236-3424.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: This is a new rule defining blood-borne pathogens. DSHS must use this definition when placing a child in out-of-home care. If DSHS knows that the child is infected with a blood-borne pathogen, it must notify the out-of-home provider of the specific bloodborne pathogen.

The rule will help provide consistency in the information provided to out-of-home care providers by DSHS. Out-ofhome care providers will then be able to seek appropriate medical care for the child.

Reasons Supporting Proposal: The rule is necessary to comply with 2004 legislative requirements. The intent is to ensure that the health and well-being of both infants in foster care and families providing for their care are protected.

Statutory Authority for Adoption: RCW 74.13.289.
Statute Being Implemented: RCW 74.13.289.
Rule is not necessitated by federal law, federal or state court decision.

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

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: John F. Peppert, 7211 Cleanwater Lane, Building 9, Tumwater, WA 98501, (360) 236-3427.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The Department of Health has reviewed this proposal and has determined that no small business economic impact statement is required because the rule does not affect any small businesses, it affects government operations only.

A cost-benefit analysis is not required under RCW 34.05.328. Per RCW 34.05.328 (5)(b)(ii), cost-benefit analysis is not required for rules relating only to internal governmental operations that are not subject to violation by a nongovernment party.

> M. C. Selecky
> Secretary

## Chapter 246-140 WAC

## BLOOD-BORNE PATHOGENS IN CHILDREN PLACED IN OUT-OF-HOME CARE

## NEW SECTION

WAC 246-140-001 Purpose. These regulations define the term "blood-borne pathogens" solely for use by the
department of social and health services when placing a child in out-of-home care pursuant to RCW 74.13.289.

## NEW SECTION

WAC 246-140-010 Definition. The term "blood-borne pathogen" means pathogenic microorganisms that are present in human blood and can cause disease in humans including: Arboviral infections; babesiosis; brucellosis; CreutzfeldtJakob disease; hepatitis B virus (HBV); hepatitis C virus (HCV); human immunodeficiency virus (HIV); human Tlymphotrophic virus Type I; leptospirosis; malaria; relapsing fever; syphilis; viral hemorrhagic fever.

## NEW SECTION

WAC 246-140-020 Disclosure of information. Disclosure of information related to HIV and other sexually transmitted diseases must be in accordance with RCW 70.24.105.

## WSR 04-24-085 <br> PROPOSED RULES <br> DEPARTMENT OF HEALTH <br> [Filed December 1, 2004, 8:57 a.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 00 -11-163.

Title of Rule and Other Identifying Information: WAC 246-840-505 Purposes of commission approval of nursing education programs, 246-840-510 Approval of initial nursing education programs, 246-840-515 Branch campus and distance learning nursing education programs, 246-840-520 Ongoing evaluation and approval of nursing education programs, 246-840-525 Commission action following survey visits, 246-840-530 Denial, conditional approval or withdrawal of approval, 246-840-535 Reinstatement of approval, 246-840-545 Closing of an approved nursing education program, 246-840-548 Standards and evaluation of nursing education, 246-840-550 Standard I. Purpose and outcomes for approved nursing education programs, 246-840-555 Standard II. Organization and administration for approved nursing education programs, 246-840-560 Standard III. Resources, facilities, and services for approved nursing education programs, 246-840-565 Standard IV. Students in approved nursing education programs, 246-840-570 Standard V. Faculty in approved nursing education programs, and 246-840-575 Curriculum for approved nursing education programs.

Hearing Location(s): Department of Health, Point Plaza East, Rooms 152-153, 310 Israel Road S.E., Tumwater, WA 98501, on January 14, 2005, at 10:00 a.m.

Date of Intended Adoption: January 14, 2005.
Submit Written Comments to: Kendra Pitzler, P.O. Box 47864, Olympia, WA 98504-7864, e-mail Kendra.Pitzler@doh.wa.gov, fax (360) 236-4723, by January 7, 2005.

Assistance for Persons with Disabilities: Contact Kendra Pitzler by December 27, 2004, TTY (800) 833-6388 or (360) 236-4723.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: This proposal makes changes to the rules governing approval of registered nurse and practical nurse education programs. The anticipated effect of this proposal is that requirements will be easier to understand; there will be better communication between Nursing Care Quality Assurance Commission (NCQAC) staff and the programs; updated requirements will assure that students graduating from these programs meet the minimum standards needed for safe nursing practice; and recognition of national accreditation will ease requirements for programs who have acquired such accreditation.

Many of the changes are grammatical, clarifying what needs to be done and making the process easier to understand. Substantial changes include: Allowing programs that are accredited by an NCQAC recognized national nursing accreditation agency to submit evidence of accreditation rather than going through the site-review process; identifying situations that may be cause for a site-review; allowing administrators of practical or associate degree nursing programs to have a bachelor's of science in nursing and a masters degree rather than a masters with a major in nursing; recommending a clinical faculty to student ratio be 10 to 1 rather than 12 to 1 ; allowing a higher ratio with the use of trained preceptors for students; modifying exemptions of instructor requirements; and updating curriculum requirements.

Statutory Authority for Adoption: RCW 18.79.110 and 18.79.150.

Statute Being Implemented: Chapter 18.79 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Agency agrees with the language proposed.

Name of Proponent: Nursing Care Quality Assurance Commission (NCQAC), governmental.

Name of Agency Personnel Responsible for Drafting: Kendra Pitzler, 310 Israel Road S.E., Tumwater, WA 98501 , (360) 236-4723; Implementation and Enforcement: Paula Meyer, 310 Israel Road S.E., Tumwater, WA 98501, (360) 236-4713.

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

## Small Business Economic Impact Statement

PROPOSED AMENDATORY SECTIONS: WAC 246-840505 Purposes of commission approval of nursing education programs, 246-840-510 Approval of initial nursing education programs, 246-840-525 Commission action following survey visits, 246-840-535 Reinstatement of approval, 246-840-545 Closing of an approved nursing education program, 246-840550 Standard I. Purpose and outcomes for approved nursing education programs, 246-840-555 Standard II. Organization and administration for approved nursing education programs, 246-840-560 Standard III. Resources, facilities, and services for approved nursing education programs, 246-840-565 Standard IV. Students in approved nursing education programs, 246-840-570 Standard V. Faculty in approved nursing education programs, and 246-840-575 Curriculum for approved nursing education programs.

PROPOSED NEW SECTIONS: WAC 246-840-515 Branch campus and distance learning nursing education programs and 246-840-548 Standards and evaluation of nursing education.
baCkground: Chapter 18.79 RCW regulates the professions of nursing care in the state of Washington. The intentions of this regulation are to protect the public from being misled by incompetent, unethical and/or unauthorized persons; to assure the availability of nursing care services to persons in need; and to assure a minimum level of professional conduct and competency in the delivery of these services.

Under RCW 18.79.110, NCQAC is authorized to define and establish qualifications and standards for education, examination, licensure, and practice of all nursing professions in the state of Washington. Ultimately, the commission establishes rules that it considers are appropriate for the protection of the consumers of nursing care services, the people of the state of Washington.

The commission has found it necessary to revise the approval process for nursing education programs to more closely coincide with national standards and to update requirements to ascertain all nurses have received adequate and current education to meet the needs of all populations of Washington state. By amending and establishing new criteria and standards for the approval process of nursing education programs, the commission anticipates improvements that will benefit all parties involved, including nursing professionals, administrators, educators, faculty, and most importantly patients, the people of Washington state.
purpose and objective: The NCQAC is proposing rule changes that will:

- Add clarity to the existing rules, making it easier for nursing education programs, schools, students, applicants, professionals, faculty and administrators to understand the rules and requirements for approving nursing education programs.
- Delete unnecessary and redundant requirements and add new ones specifically pertaining to nursing education programs and their approval by the Nursing Commission.
- Ascertain the fair and appropriate review of all nursing education programs during their approval process.
- Assure registered and practical nurses are educated to administer nursing care to minimally competent standards, assuring safe and ethical nursing care.
- Improve the overall quality of nursing care administered to all persons of Washington state.
RULE-MAKING REQUIREMENTS OF THE REGULATORY FAIRNESS ACT (CHAPTER 19.85 RCW): The Regulatory Fairness Act, RCW 19.85.030, requires the department to conduct a small business economic impact statement (SBEIS) for proposed rules that have more than minor impact on small businesses. As defined in RCW 19.85.020 a small business is "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."
I. WHAT DO THE RULES DO? The proposed rules provide clear, concise standards for the approval of nursing education programs by the Nursing Commission.


## Minor Changes:

- Condensed, clarified wording, grammar, structure, and formatting.
- Clarification in requirements for reporting budgets, resources, and survey visits.
Changes Easing Requirements:
- Removes most timeframes for submission of documents.
- Removes requirement for administrators to present their proposals in person to the Nursing Commission.
- Allows additional time to submit self-evaluations for full approval of a new school.
- Allows the commission to accept accreditation from national agencies, eliminating the need for surveys for those institutions that are nationally accredited. Also, adds situations that may be cause for a review or survey because that was needed to eliminate the periodic required site surveys.
- Eases requirements of administrators for PN and ADN programs, allowing for nonnursing master's degrees.
- Eases requirements of instructors for the RN programs, allowing for nonnursing master's degrees.
- Allows for the use of preceptors as clinical instructors.
- For clinical instructors only, reduces qualifications from master's degree to bachelor's.
- Eliminates clinical faculty to student ratio but recommends a lower ratio than was previously required.
Changes Imposing Additional Requirements:
- Adds a requirement for a plan for ongoing evaluation of a program (new only for PN programs, while others already had the requirement for national accreditation).
- Adds publication of annual reports for satellite programs in addition to main programs.
- Requires substantive changes be presented for approval three months in advance.
- Places a waiting period of six months on reinstatement of school approval.
- Requires philosophy statement to be consistent with generally accepted standards of nursing practice appropriate for graduates of the type of nursing program offered.
- Requires schools to provide students with the opportunity to acquire and demonstrate knowledge, skills and abilities for safe, effective practice.
- Requires a report to the commission if the clinical ratio is higher than one faculty for ten students.
- Adds requirements for courses based on Washington state articulation plan and competencies project. Updates required theory and clinical sections, using nursing model language and NCLEX test categories.
- Adds to curriculum, using nursing model language and NCLEX test categories, the following topics: Scope of practice, licensure, statistics, client/family needs, delegation of nursing care, case management, pharmacological and parenteral therapies, pain management, and working with multicultural patient populations.
Added Requirements of the Nursing Commission:
- Requires the survey report to be available to the nursing program within sixty days and requires the commission to give written notice of their decision within thirty days. Both documents must now be sent to additional administrators to include the nurse administrator of the program, the college president and the vice president for instruction.


## II. AFFECTED INDUSTRIES / DISPROPORTIONATE COSTS:

 HOSPITALS/CLINICS/EMPLOYERS OF NURSES: The following table lists SIC codes for businesses that hire nurses. The proposed rules do not impose immediate additional costs on these businesses. The future costs to these businesses depend upon the interaction of supply and demand for nursing services. The estimated cost to health care practitioners and facilities for amending these rules is minimal. Therefore, there is no disproportionate cost to small businesses that employ nurses.| SIC Industry Code and Title | No. of <br> Businesses | No. of <br> Employees | Average Number of <br> Employees For Smallest <br> Businesses | Average Number of <br> Employees Largest <br> $10 \%$ Businesses |
| :--- | :---: | :---: | :---: | :---: |
| 8011 Offices \& clinics of medical <br> doctors | 2,821 | 43,659 | 7.9 | 154.2 |
| 8031 Offices of osteopathic physi- <br> cians | 120 | 680 | 3.5 | 13.2 |
| 8049 Offices of health practitio- <br> ners | 370 | 1,627 | 3.7 | 13.5 |
| 8051 Skilled nursing facilities | 913 | 5,450 | 2.6 | 14.7 |
| 8052 Immediate care facilities <br> 8059 Nursing and personal care <br> facilities <br> 8062 General medical \& surgical <br> hospitals <br> 8063 Psychiatric hospitals 110 | 4,081 | 22.3 | 1407 | 35.2 |


| SIC Industry Code and Title | No. of <br> Businesses | No. of <br> Employees | Average Number of <br> Employees For Smallest <br> Businesses | Average Number of <br> Employees Largest <br> $10 \%$ Businesses |
| :--- | :---: | :---: | :---: | :---: |
| 8069 Specialty hospitals excluding <br> psychiatric | 6 | 3,177 | N/A | 147.3 |
| 8071 Medical laboratories | 23 | 4,106 | 15.4 | 167.7 |
| 8082 Home health care services | 139 | 3,412 | 9.4 | 127.2 |
| 8092 Kidney dialysis centers | 169 | 7,408 | 14.2 | 162.6 |
| 8093 Specialty outpatient clinics | 17 | 1,303 | 15.5 | 31.5 |
| 8099 Health and allied services | 245 | 7,530 | 9.3 | 113.5 |

SCHOOLS/COLLEGES/UNIVERSITIES: The following SIC codes indicate educational institutions that teach and prepare nurses. Because none hire fifty or fewer employees, none of the following are classified as small businesses as defined by RCW 19.85.020. Consequently, the rules are exempt from further SBEIS analysis.

| SIC Industry Code and Title | No. of Businesses | No. of Employees | Average Number of Employees For Smallest Businesses | Average Number of Employees Largest 10\% Businesses |
| :---: | :---: | :---: | :---: | :---: |
| 8221 Colleges and universities | 93 | 1,484 | 143.3 | 64.3 |
| 8222 Junior colleges | 124 | 43,952 | N/A | N/A |
| 8249 Vocational schools | 81 | 21,824 | N/A | N/A |

How the Department of Health Will Notify Businesses: Upon adoption, these rules will be made available to businesses that involve nurses, educators, and administrators in a number of ways:

- Available on the nursing website.
- Copy sent to all businesses that have asked to be placed on the interested persons mailing list.
- Included in the next updated law book which is sent upon request to businesses and licensees.
- Copy will be mailed to all nursing schools.
- Copy of rule is available through the Code Reviser's Office, which is available to all businesses and licensees.
How the Department of Health Has Involved Businesses in the Rules-Making Process: Throughout the rules writing process, notices were sent to persons on the interested parties mailing list, including representatives of nursing schools, members of the Council of Nurse Educators of Washington State (CNEWS), and other interested individuals including licensees and applicants.

Costs to the Department of Health to administer the regulation: There are no new additional costs to the Department of Health to amend these rules. No additional review time and no additional analyses are required as a result of the amendments.

A copy of the statement may be obtained by contacting Kendra Pitzler, P.O. Box 47864, Olympia, WA 98504-7864, phone (360) 236-4723, fax (360) 236-4738, e-mail Kendra.Pitzler@doh.wa.gov.

A cost-benefit analysis is required under RCW 34.05.328. A preliminary cost-benefit analysis may be obtained by contacting Kendra Pitzler, P.O. Box 47864,

Olympia, WA 98504-7864, phone (360) 236-4723, fax (360) 236-4738, e-mail Kendra.Pitzler@doh.wa.gov.

September 20, 2004
Judith D. Personett, Ed.D, RN, Chair Nursing Care Quality Assurance Commission

## NURSING EDU̇CATION PROGRAMS

AMENDATORY SECTION (Amending WSR 95-21-072, filed 10/16/95, effective 11/16/95)

WAC 246-840-505 Purposes of commission approval of nursing education programs. The commission approves nursing education programs ((fer the following purpeses)) to:
(1) ( $(\mathrm{Fe})$ ) Assure preparation for the safe practice of nursing by setting minimum standards for nursing education programs preparing persons for licensure as registered nurses or practical nurses( $(\ddagger))$.
(2) ((To provide guidanee for the development-of new nursing edueation programs;
(3)-To ferter contintued-improvement-of established fursing edueation programs;
(4) Te provide-eriteria-for the eommission to evaluate new or established nursing edueation programs;
(5) To assure the student adequate edreationnl-preparation;
(6) To assure-eligibility for admission to the lieensing oxaminations for registered or praetieal nurfes, and te)) Provide criteria for the development, evaluation, and improvement of new and established nursing education programs.
(3) Assure candidates are educationally prepared for licensure at the appropriate level of nursing practice.
(4) Facilitate interstate endorsement of graduates' of commission approved schools of nursing.

AMENDATORY SECTION（Amending WSR 95－21－072， filed 10／16／95，effective 11／16／95）

WAC 246－840－510 Approval of initial（new）nursing education programs．（1）Application for program develop－ ment．（（ $(\mathrm{Q}) \mathrm{An}))$ A postsecondary educational institution wishing to establish a program in nursing shall seek nursing commission approval to begin the process in the following manner：
（（（i）））（a）Submit to the commission（（at least－ighteen menths in advanee ef expected opening date））a statement of intent to establish a nursing education program（（ $=$
（ii）Submit to the commission，aleng with the statement of intent，a））on a form provided by the commission，and a completed feasibility study（（t⿴囗））that includes at least the fol－ lowing information：
（（（A）））（i）Nursing studies documenting the need for entry level nurses in the area（（ $($ ））；
$(((\mathrm{B})))$（ii）Purposes and classification of the pro－ $\operatorname{gram}((\underset{)}{())}$ ；
（（（C）））（iii）Availability of qualified faculty（（ ()$)$ ；
（（（\＃）））（iv）Budgeted faculty positions（（ $($ ））；
（（（\＃））））（v）Availability of adequate clinical facilities for the program $((-))$ ；
$(((\mathrm{P})))(\mathrm{vi})$ Availability of adequate academic facilities for the program（ $(:)$ ）；
（（（G）））（vii）Potential effect on other nursing programs in the area（（ ()$)$ ；
（（（H）））（viii）Evidence of financial resources adequate for the planning，implementation，and continuation of the program（（－））；
$(((\Psi)))(\underline{i x})$ Anticipated student population（（ $(=)$ ）and
$(((丹)))(\underline{x})$ Tentative time schedule for planning and initi－ ating the program．
（（（iii）））（b）Respond to the commission＇s request（s）for additional information．
（（位）The commission shall eithe grant withhold））（c） Receive or be denied nursing commission approval for pro－ gram development．
（2）Program development．（（（a）At least twelve menths in advanee of the antieipated admission of students，the orga－ nization））Upon approval for program development，the edu－ cational institution shall：
（a）Appoint a qualified nurse administrator and provide appropriate resources，consultants，and faculty to develop a proposed nursing education program．
（b）Prior to admission of students and with sufficient time for commission review，submit the proposed program plan（（shall））that includes all of the following：
（i）Purpose（（，philesephy，））and（（ebjectives：））out－ comes：
（ii）Organization and administration（（－））including the nurse administrator；
（iii）（（Budget．
（iv）Resourees，faeilities，and serviees．
（v）Provisions fer faculy，ineluding qualifieations， respensibilities，organization，and faeulty／student ratio．
（vi）Currieulum，－ineluding－course－descriptions and eourse outlines．
（vii）Policies and－proeedures－for－student－selection， admission，progression，withdrawal and graduation，and reeord system：））Resources，facilities，and services：
（iv）Policies and procedures for student selection，admis－ sion，progression，withdrawal and graduation，and record sys－ tem；
（v）A plan for hiring and retaining faculty，including qualifications，responsibilities，organizational structure，and faculty／student ratio；
（vi）Curriculum，including course descriptions and course outlines：
（vii）Initial year and five－year sustaining budget；
（viii）Projected plans for the orderly expansion and ongoing evaluation of the program．
（（ $(\mathrm{b})$ The nurse administrater shall submit to the cem－ mission a written repert of the propesed program plan at least five weeks prier to $u$ scheduled commission meeting at which time the plan is to be reviewed．This review shall take place six months prior to the seheduled opening date of the pro－ gram．））
（c）Arrange a survey visit to the campus to clarify and amplify materials included in the written proposed program plan．The visit will be conducted by a representative of the commission before a decision regarding approval is rendered．
（d）（Students may no be mitted to the program untit approvel has been granted by the eommission：
（e）The nurse udministrator of the program and other administrative officers of the organization shall attend the eommission meeting to present the formal applieation and elarify and amplify materials included in the written repert of the propesed program plan．
（f）The commission shall either－grant or withhold provi－ sionnt））Receive or be denied initial approval of the proposed nursing program．
（3）（（Provienty））Initial approval．
（a）（ $($ The sehool shall submit eourse outlines to the eom－ mission for review and approval at least three months prier to effering the eourse；））The program may only admit students if it has received initial approval by the commission；
（b）The school shall submit progress reports as requested by the commission；and
（c）Survey visits shall be scheduled as deemed necessary by the commission during the period of（（provionl））initial approval．A site survey，conducted by the commission，will determine whether graduates may test for the licensure exam－ ination（NCLEX）®．
（4）Full approval．
（a）A self－evaluation report of compliance with the stan－ dards for nursing education（（shalt））as identified in WAC 246－840－550 through 246－840－575，shall be submitted to the nursing commission within（（three））six months following graduation of the first class（（，, ）．
（b）The commission may conduct a survey visit（（shall be made－for consideration off）to determine full approval of the program．
（（（b）））（c）The commission will review the self－evalua－ tion report，survey reports and（（added materiats－for））pro－ gram outcome data in order to grant or deny full approval of the nursing education program（（enly seheduled eommis－ sion meetings．
(c) The self evaluation repert, added materials and-surwey reperts shall be in the commission offiee least five weeks prior to the commission meeting.
(5) Satellite nursing education programs. An approved nursing edueation program wishing to initiate an eff eampus, extended or satellite nursing program must-submit a planto the commission demenstrating that:
(a) A need for entry level nurses exists in the area.
(b) Faeulty on-site meet all the requirements and qualifieations of the parent nursing edueation program.
(c) Adequateclinieal facilities are available and meet the requirements the parent program:
(d) Aeademic facilities and resourees are emparable to these of the parent pregram)) under WAC 246-840-530(1).

## NEW SECTION

WAC 246-840-515 Branch campus and distance learning nursing education programs. An approved nursing education program wishing to initiate or maintain an offcampus, extended or satellite nursing program must submit an initial plan and subsequent annual reports to the commission.
(1) The initial plan must demonstrate how:
(a) Faculty for the off-campus, extended or satellite program will meet the nursing education standards (WAC 246-840-570);
(b) The program will meet curriculum and academic standards of the main campus nursing education program;
(c) Adequate clinical facilities are available and meet the requirements of the program purpose and outcomes;
(d) Academic facilities and resources are comparable to those of the main program.
(2) The branch campus and distance learning education program must coordinate annual reports and site survey evaluations with administration at the main campus.

AMENDATORY SECTION (Amending WSR 95-21-072, filed 10/16/95, effective 11/16/95)

WAC 246-840-520 ((Periodie)) Ongoing evaluation ((ef opproved)) and approval of nursing education programs. (1) To ensure continuing compliance with the statewide articulation plan and standards of nursing education, ((all-ntrsing the pregrams)) the commission will ((be strveyed and reevaluated)) survey and reevaluate each nursing education program for continued approval every eight to ten years. More frequent evaluation, including a site visit((s)) may occur as deemed necessary by the commission or ((at the request off) if requested by the nursing education program.
(( (4) The)) (2) Any proposed substantive nursing program change must be presented to the commission for approval at least three months prior to implementation. Substantive changes include, but are not limited to, changes in legal status, control, ownership, or resources of the institution; decreases in faculty below that which is required to staff clinical sections of WAC 246-840-570; changes in faculty composition whereby their expertise is not adequate to teach those areas of nursing described in WAC 246-840-575; and major curriculum revision or changes in the length of the program.
(3) The program must submit annual reports on forms provided by the commission and on the date specified.

EVALUATION OF A NURSING PROGRAM BY THE NATIONAL ACCREDITING BODY:
(4) The commission may accept accreditation by a com-mission-recognized national nursing accreditation body as evidence of compliance with the standards of nursing education programs. The nursing program must submit to the commission a copy of the self-evaluation report submitted to the national agency.
(a) Programs that seek accreditation from a commission recognized national nursing accreditation body shall file evidence of that accreditation with the commission within thirty days of receiving the report from the accreditation body. The nursing program must file notice of any change in program accreditation status with the commission within thirty days of receipt of notice from the accreditation body. The commission shall grant full approval based upon evidence of accreditation for eight or ten years. Failure to submit notice of accreditation survey results within thirty days may result in a site visit or other sanctions as described in WAC 246-840530.
(b) Programs holding approval based upon national accreditation must comply with WAC $246-840-550$ through 246-840-575.
(c) The commission may grant full approval for a continuing period, not to exceed ten years to nursing programs with maximum continuing national accreditation.
(d) Any interim report requested by the national accrediting body must also be sent to the commission. The program must submit a copy to the commission.
(e) If the nursing program receives notice from the accrediting body addressing interim reports, notice must be sent to the commission within thirty days of receiving the report.
(f) If the program is accredited for less than maximum accreditation, then the program must provide the commission with a copy of the report addressing the items of noncompliance within thirty days of receipt from the accreditation body. The commission may require an additional report regarding noncompliance.

EVALUATION OF A NURSING PROGRAM BY THE COMMISSION:
(5) Programs that are not nationally accredited by a com-mission-recognized national nursing accreditation body are subject to a survey visit ((will be)) made by representative(s) of the commission on dates mutually agreeable to the commission and the nursing education program.
((b) Announcement-of)) (a) The commission must notify the nurse administrator that a survey visit ((will besent programs)) is required at least twelve months in advance of the visit.
((fe))) (b) Prior to the survey visit a program shall submit a self-evaluation report ((whieh)) that provides evidence of compliance with the standards of nursing education as identified in WAC 246-840-550 through 246-840-575.
((fd) The self-evaluation report prepared for the national nursing acereditation body may be substituted in lieu of the eommission's survey repert for that year if a mationalacered-itation-survey is seheduled coneurrently. Where appropriate
the-survey will be-made in conjunction with a nationat acereditation visit. An addendum to the repert for the nationat accreditation-survey must be-submitted to address requirements of the-state not considered by the nationat-acerediting body.
(e))) (c) Within sixty days, and prior to commission consideration, a draft of the commission survey visit report will be made available to the school for review ((and)) for corrections in statistical data and for response to issues raised.
$(((丹)))(d)$ Following the commission's review and decision, the commission will send to the program nurse administrator, the president and vice-president for instruction written notification regarding approval of the program ((and-the commission comments and recommendations-will be sent to the administrator of the nursing education program.
(2) Any propesed major currieulum revision, sueh-as ehanges-affeeting the-philesephy and objectives, significant course content changes, or changes in the length of the pregram, shallbe presented to the-commission-for-approval at least three menths prier to implementation.
(3) Annual reperts will be submitted on-forms provided by the-emmission)).

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-525 Commission action following survey visits. (1) ((Whenever)) When a matter directly concerning a nursing program is being considered by the commission, any commission member ((wheis)) associated with the program ((shalt)) may not participate in the deliberation or decision-making action of the commission.
(2) The commission shall evaluate each program ((shaH be-ovaluated)) in terms of its conformance to the ((eurrieu( um )) nursing education standards ((*s provided)) in this chapter.
(3) Within thirty days of the commission's decision, the commission shall give written notice to the educational institution ((and the nurse administrator-of the nursing pregram informatien)) regarding its decision on the program's approval status including the nurse administrator, the president and vice-president for instruction.
(4) The commission shall grant continuing full approval ((shall-be-granted)) to a nursing program that meets the requirements of the law and ((fules and regulations-of the eommission)) this chapter. Full approval may carry recommendations for improvement and for correcting deficiencies.
(5) If the commission determines that an approved nursing program is not maintaining the ((eurrieulum)) education standards required for approval, the commission shall give written notice specifying the deficiencies and shall designate the period of time in which the deficiencies must be corrected. The program's approval shall be ((suspended)) withdrawn if a program fails to correct the deficiencies within the specified period of time in WAC 246-840-530.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-530 Denial, conditional approval or withdrawal of approval. (1) The commission may deny full
approval to new or ongoing programs ((when)) if it determines that a nursing education program fails substantially to meet the standards for nursing education as contained in WAC 246-840-550 through 246-840-575. ((All such commission actions shall be in aecordanee with the-Washingten Administrative Procedure-Act and/or the administrative rules and regulations of the commission.))
(2) The commission may grant conditional approval ((shall-be-granted)) to a nursing education program that has failed to meet the minimum standards contained in the law and ((the rules and regulations of the commission)) this chapter.
(a) Conditions ((that)) must be met within a designated time period shall be specified in writing.
(b) A conditionally approved program shall be reviewed at the end of the designated time period. ((Steh)) The review shall result in one of the following actions:
(i) Restoration of full approval;
(ii) Continuation of conditional approval for a specified period of time; or
(iii) Withdrawal of approval.
(3) ((The-commission-may-withdraw-approval-from existing programs when it determines-that-a-ntrsing eduention program fails substantially to meet the standards for nursing edueation as contained-in WAC $246-840-550$ through $246-840-575$. All-sueh aetions shall be effected in necordanee with the Administrative Procedure-Act and/or the administrative rules and regulations of the eommission.)) The following situations may be cause for review and/or a site visit by the commission to determine if the minimum standards for nursing programs are being met:
(a) Complaints relating to violations of WAC 246-840550 through 246-840-575.
(b) Denial, withdrawal or change of program accreditation status by a commission-recognized national nursing accreditations agency or general academic accreditation agency.
(c) Failure to obtain commission approval of changes that require approval of the commission under "program changes."
(d) Providing false or misleading information to students or the public concerning the nursing program.
(e) Violation of the rules or policies of the commission.
(f) Inability to secure or retain a qualified director or faculty, resulting in substandard supervision and teaching of students.
(g) Noncompliance with the program's stated purpose, objectives, policies, and curriculum resulting in unsatisfactory student achievement.
(h) Failure to provide clinical experiences necessary to meet the objectives of the nursing program.
(i) Faculty student ratio in direct patient care is greater than 1:10.
(j) Failure to maintain an average $\mathrm{NCLEX} ®$ examination annual passing rate of eighty percent. If a program:
(i) Fails to maintain an average passing rate of eighty percent of first time writers for two consecutive years, the commission will send a letter asking for an assessment of the problem and a plan of correction.
(ii) Fails to maintain an average passing rate of eighty percent of first time writers for three consecutive years, the program must complete an assessment of possible problem areas within six months and the commission may conduct an evaluation visit. The commission may offer technical assistance.
(iii) Fails to maintain a passing rate of eighty percent for four out of five consecutive years, the commission will place the program on conditional approval and require an evaluation visit.
(4) The commission may withdraw approval from ongoing programs if it determines that a nursing education program fails to substantially meet the standards for nursing education as contained in WAC 246-840-550 through 246-840575.
(5) All these actions shall be taken in accordance with the Administrative Procedure Act, chapter 34.05 RCW , and any applicable rules of the commission.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-535 Reinstatement of approval. The commission may consider reinstatement of withdrawn approval of a nursing education program after six months and upon submission of satisfactory evidence that the program meets the standards of nursing education, WAC 246-840-550 through 246-840-575.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-545 Closing of an approved nursing education program. (1) Voluntary closing. When a governing institution decides to close a program it shall notify the commission in writing, stating the reason, plan, and date of intended closing. The governing institution may choose one of the following closing procedures:
(a) The program ((shall)) may continue until the last class enrolled is graduated $(-))$ if:
(i) The program ((shatt)) continues to meet the standards for approval, WAC 246-840-550 through 246-840-575 until all of the enrolled students have graduated( $(-)$ );
(ii) The date of closure is the date on the degree, diploma, or certificate of the last graduate(( -9$)$ ); and
(iii) The ((eemmission shall be netified by the)) governing institution notifies the commission in writing of the closing date( $(-))$; or
(b) The program ((shall)) may close after assisting in the transfer of students to other approved programs(())) if:
(i) The program ((shall)) continues to meet the standards required for approval, WAC 246-840-550 through 246-840575 until all students are transferred((-));
(ii) The governing institution submits to the commission a list of the names of students who have been transferred to approved programs and the date on which the last student was transferred ((shall be-submitted to the commission by the governing institution)); and
(iii) The date on which the last student was transferred shall be the closing date of the program.
((fe)Custedy of records.
(i) If the program eloses-but the governing institution eontinues to-function, it shall assume-responsibility for the records of the-students and graduates. The commission-shall be-advised-of the arrangements-made-to-safeguard the feeords.
(ii) If the governing institution ceases to-exist, the academic records of each-student and graduate-shall be transferred to the commission for safekeeping.
(iii) The eommission shall be consulted about the dispesition of allether reeords.))
(2) Closing as a result of withdrawal of approval. When the commission withdraws approval of a nursing education program, the governing institution shall comply with the following procedures:
(a) Students of the program shall be notified in writing of their status and options for transfer to an approved program.
(b) The program shall close after assisting in the transfer of students to other approved programs. The commission must establish a time frame for the transfer process ((will be established by the commission)).
(c) The governing institution shall submit to the commission a list of the names of students who have transferred to approved programs and the date on which the last student was transferred ((shall-be-submitted to the commission by the governing institution.
(d) Custedy of records.
(i) If the-geverning institution eontinues to function, it shall assume respensibility for the records of the students and the-graduates. The commission shall-beadvised-of the afrangements made to safeguard the records.
(ii) If the governing institution ceases to exist, the academie reeords-of each student and graduate-shall be transferred to the commission for safekeeping.
(iii) The eommissionshall be consulted about the dispesition of all other records)).

## NEW SECTION

WAC 246-840-548 Standards and evaluation of nursing education. The nursing program shall meet minimum standards established by the commission as detailed in WAC 246-840-550 through 246-840-575.

The nursing program shall implement a written, comprehensive, systematic plan for ongoing evaluation that is based on program outcomes and the input of faculty, students and consumers, and which incorporates continuing improvement.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-550 Standard I. Purpose( 9 philese plys)) and ((ebjeetives)) outcomes for approved nursing education programs. (( $(1)$ )) The purpose( (, philosephy))) and ((ebjectives)) outcomes of the nursing education program shall be stated clearly and ((shatl)) must be available in written form.
((They-shalt)) (1) The purpose and outcomes must be consistent with the definitions of nursing practice as outlined in RCW 18.79.040 and 18.79.060.
(2) The nursing education program shall have a purpose statement ((ef phifesephy)) and outcomes that ((is)) are con-
sistent with ((the philosophy-of)) the governing institution and with generally accepted standards of nursing practice appropriate for graduates of the type of nursing program offered.
(3) The ((ebjeetives)) outcomes shall be consistent with the ((philesephy and shall-deseribe the cognitive, affective, and psyehemetor eapabilities of the graduate)) scope of practice of the registered and practical nurse.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-555 Standard II. Organization and administration for approved nursing education programs. (((1))) The nursing education program shall be an integral part of the accredited governing institution.
(1) The governing institution accreditation must be by ((en)) a commission-approved accrediting body.
(2) The relationship of the nursing education program to other units within the governing institution ((shall)) must be clearly delineated.
(3) The nursing education program ((shalt)) must be organized with clearly defined institutional authority $(())$ ) and administrative responsibility (, and ehannels of eommunieatien)) for the nurse administrator.
(4) The nursing education faculty shall be involved in determining academic policies and procedures of the nursing program.
(5) The nursing education program ((shall)) must allow student participation in committees in the determination of program policies and procedures, curriculum planning and evaluation.
(6) The nursing education program shall be administered by a professionally and academically qualified registered nurse currently licensed in this state ((with the following qualifieations)).

FOR PRACTICAL AND ASSOCIATE DEGREE PROGRAMS:
(a) In a program offering practical nursing education or associate degree, a minimum of:
(i) A bachelor's of science in nursing (BSN) and a masters ((with a majof)) degree, (preferably in nursing( $(-))$ ) or a master's of science in nursing (MSN) from an accredited college or university; and
(ii) Educational preparation in ((edueation)) teaching nursing or two years experience in teaching nursing; and
(iii) Curriculum development and administration( $($, and at least)) experience; and
(iv) Five years of ((professional)) experience as a registered nurse including two years of experience in nursing edu-cation((-Exeeptions-allewed witheut prier commissien approval:
(i) Current tenured faeulty.
(ii) Ongeing reappointment of instructers or faeulty priof to November 16,1995 ); and
(v) Current knowledge of nursing practice at the practical nurse or associate degree program level as appropriate.

## FOR BACHELOR'S DEGREE PROGRAMS:

(b) In a program offering the baccalaureate degree in nursing((-)):
(i) A masters degree with a major in nursing, a doctoral degree preferably in nursing ((er arelated field,)) from an accredited college or university; and
(ii) Preparation in education and administration( $(\overline{)})$ ); and
(iii) At least five years of experience as a registered nurse including two years of experience in nursing education at the baccalaureate level.
(7) The nurse administrator ((ef the-nursing eduention pregramf)) shall be responsible for creation and maintenance of an environment conducive to teaching and learning through:
(a) Facilitation of the development, implementation and evaluation of the curriculum.
(b) ((Liaisen)) Communication with central administration and other units of the governing institution.
(c) Facilitation of faculty development and performance review consistent with the policies of the institution( $(-$ Eneourage)), and encouragement of faculty to seek ways of improving clinical skills and methods of demonstrating continued educational and clinical competence.
(d) Facilitation of faculty recruitment and appointment. The administration of the program is encouraged to establish a goal for acquiring faculty with diversity in ethnicity, gender, clinical specialty and experience ((that would be representative of the-students enfolled in the program)).
(e) Recommendation of faculty for appointment, promotion, tenure, and retention consistent with the policies of the institution.
(f) Facilitation of the development of long-range goals and objectives for the nursing program.
(g) Facilitation of recruitment, selection, and advisement of students.
(h) Assurance that the rules and regulations of the state nursing commission are effectively implemented;
(i) ((Netifying)) Notification of the commission of any major changes in the program or its administration.
(8) The nurse administrator ((ef-the nursing edueation program)) shall have ((designated)) sufficient time provided to ((eonduet)) fulfill relevant administrative duties and responsibilities.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-560 Standard III. Resources, facilities, and services for approved nursing education programs. A nursing education program shall have the fiscal, human, physical and learning resources adequate to support program process and outcomes.
(1) Classrooms, laboratories, and conference rooms ((shatt)) must be available and ((shatlbe)) adequate in size, number, and type according to the number of students and the educational purposes for which the rooms are to be used.
(2) Offices ((shall)) must be available and adequate in size, number, and type to provide faculty with opportunity for uninterrupted work and privacy for the conferences with students. Adequate space ((shall)) must be provided for clerical staff, records, files, and other equipment.
(3) Clinical facilities.
(a) A nursing program shall utilize a variety of sites ((shall beutilized)) for learning experiences to enable the student to observe and practice safe nursing care of persons at each stage of the human life cycle. These experiences ((shal1)) must include opportunities for the student to learn and provide nursing care to clients in the areas of acute and chronic illnesses, promotion and maintenance of wellness, prevention of illness, rehabilitation ${ }_{2}$ and support in death. Clinical experiences shall include opportunities to learn and provide care to clients from diverse ethnic and cultural backgrounds. ((The-emphasis placed en these areas and the-seope eneompassed shall be-in keeping with the purpese, philese-phy-and-objectives of the-program.)) The experiences may include, but need not be limited to, hospitals, clinics, offices of health professionals, health centers, nursery schools, elementary and secondary schools, rehabilitation centers, mental health clinics, public health departments, and extended care resources.
(b) Clinical facilities ((sha\#)) must be selected to provide learning experience of sufficient number and kind for student achievement of the course/curriculum objectives. The number of hours of class and clinical practice opportunities and distribution of these shall be in direct ratio to the amount of time necessary for the student at the particular stage of development to accomplish the objectives.
(c) Clinical facilities ((sha\#)) must be approved by the appropriate accreditation or licensing evaluation bodies, if such exist.
(d) Throughout the program the total hours of class and required clinical practice opportunities ((shał)) may not exceed forty hours per week.
(4) Library facilities ((shat)) must be provided for use by the faculty and students. Physical facilities, hours, and scope and currency of learning resources shall be appropriate for the purpose of the program and for the number of faculty and students.
(5) The administration, faculty and students must conduct periodic evaluations of resources, facilities, and services ((shall-be condueted by the administration, faculty,-and/or students)).
(6) The nursing program must demonstrate adequate financial support for faculty, support personnel, equipment, supplies, and services ((shall be demenstrated)).

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

WAC 246-840-565 Standard IV. Students in approved nursing education programs. (( (H))) The approved nursing education program shall(( $\div$
(a) Provide in-writing)) provide students the opportunity to acquire and demonstrate the knowledge, skills and abilities for safe and effective nursing practice.
(1) Written policies and procedures for selection, admission, progression, graduation, withdrawal, and dismissal((These pelieies shall)) of students must be available and consistent with the policies of the governing institution and must be communicated in a fair, accurate, inclusive, consistent and readily available format. ((Where neeessary)))
(2) The approved nursing education program shall:
(a) Develop policies specific to nursing students ((may be adopted)) if justified by the nature and purposes of the nursing program.
(b) Maintain a system of student records.
(c) Provide a written statement of student rights and responsibilities.
(d) Require that students, who seek admission by transfer from another approved nursing education program, or readmission for completion of the program, shall meet the equivalent of the program's current standards.
$(((2)))$ (3) The nursing education program shall provide the student in ((an-ADN-er BSN)) a registered nursing program with information on the legal ((definition-and parameters)) role of the nursing technician ((fole;)) as defined in WAC 246-840-010(( $(49))$ ) and 246-840-840. ((Steh)) The information ((shalt)) must be provided prior to the time of completion of the first clinical course and shall clearly advise the student of ((theif)) his or her responsibilities, ((sheutd they)) if he or she chooses to be employed as a nursing technician.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-570 Standard V. Faculty in approved nursing education programs. (((1) There-shall-be)) Each nursing education program shall have a sufficient number of professionally and academically qualified faculty with adequate diversity of expertise in nursing to meet the ((purpeses and objectives of the)) nursing education program purpose, outcomes and quality improvement.
$(((2)))$ (1) The maximum ratio of faculty to students recommended in clinical areas involving direct care of patients or clients ((shallbe)) is one faculty member to ((twelve)) ten students. A lower ratio may be required by the nursing commission ((ef nursing)) for students in initial or highly complex learning situations, or when student/client safety warrant. A higher ratio may be allowed, with use of trained preceptors for students. Factors to be considered in determining the ratio are:
(a) The preparation and expertise of the faculty member;
(b) The objectives to be achieved;
(c) The level of students;
(d) The number, type, and ((eonditions)) acuity of patients;
(e) The number, type, location, and physical layout of clinical facilities being used for a particular course(s);
(f) Students in initial or highly complex learning situations; and
(g) The use of trained preceptors.
(2) If the faculty to student ratio in clinical areas involving direct care of patients or clients exceeds one faculty member to ten students, the program nurse administrator must submit a standardized report to the nursing commission. The report can be obtained from the nursing commission office. The contents of the standardized report must include, but is not limited to:
(a) The nursing program pass rate for the last two years;
(b) The results of the two most recent faculty satisfaction surveys;
(c) The results of the two most recent student satisfaction surveys;
(d) Rationale for the exception to the one faculty member to ten students ratio and information supporting the program's decision. The rationale must include how the program will maintain patient safety.

The nursing commission must respond to the program nurse administrator, either electronically or in writing, regarding the report and its acceptance or denial, in a timely fashion. The nursing commission may request a site survey to be conducted based upon the report to gather information supporting the document. The commission must notify the program nurse administrator at least two weeks in advance of the site survey and indicate the purpose of the survey.
(3) Clinical preceptors may be used to enhance clinical learning experiences, after a student has received clinical and didactic instruction from program faculty in all basic areas for that course or specific learning experience. Preceptors may be used with the following criteria:
(a) Licensed at or above the level for which the student is preparing;
(b) Experienced in the facility and specialty area;
(c) Orientation to written course and student learning objectives and documented role expectations of faculty, preceptor and preceptee; and
(d) The faculty member shall confer with each preceptor and student regularly during the precepted learning experience.
(( $(3))$ ) (4) Nursing faculty ( $($, ineluding these in career fadder programs,)) shall have a current unrestricted license to practice as a registered nurse in Washington ((the fellowing qualifientiens)).
(5) Degree requirements for faculty teaching in nursing education programs shall have:

## FOR PRACTICAL NURSING PROGRAMS:

(a) ((A eurrent lieense topractiee as a registered nurse in Washington:)) In a program preparing practical nurses only, a baccalaureate degree with a major in nursing from an accredited college or university.

## FOR REGISTERED NURSING PROGRAMS:

(b) In a program preparing registered nurses, a masters degree with a major in nursing or a baccalaureate degree in nursing with a masters in a related field from an accredited college or university ((shall be the minimum requirement for faculty appointment in a pregram preparing registered nurses)), unless:
(i) For faculty teaching in the classroom or laboratory, the nursing program shall provide documentation to the commission within thirty days of hire that:
(A) Despite aggressive recruitment efforts, it has been unable to attract properly qualified faculty; and
(B) The individual will either teach one year or less or be currently enrolled in a masters in nursing program at an accredited college or university.
(ii) For clinical faculty who will directly supervise students at a clinical facility, the nursing program shall provide documentation to the commission within thirty days of hire that:
(A) The individual has at least a baccalaureate degree with a major in nursing from an accredited college or university; and
(B) The individual has current clinical experience of at least three years in the clinical subject area taught.
(iii) For faculty teaching in the classroom, laboratory or clinical setting, the individual is nursing faculty tenured prior to November 3, 1995.
( $A$-Baechlatreate degree with a-major in nursing from an- aceredited eollege or university shall be the minimum requirement-for faeulty appointment-in-program- preparing practical fursesonly.
(i) Exeeptions-allowed-witheut-prier eommission approval:
(A) Current tentred faculty:
(B) Ongeing reappeintment of instructers of faeulty prier to November 3, 1995 .
(C) Temperary faetlyy replacement for less than-three quarters or two semesters.
(ii) Exeeptions allowed with prior commission approval:
(A) Temperary shert-term faculty-appeintment of less than one aeademie year.
(B) Faeulty specializing in a highly seleeted elinieal-area streh as an operating room.
(e) Clinieal experience as a registered nurse relevant to area(s) of respensibility.
(4) Nennufse)) (6) Interdisciplinary faculty must have academic and professional education and experience in their field of specialization.
$(((5)))(7)$ Faculty shall be responsible for:
(a) Developing, implementing, and evaluating the purpose((, philesephy;)) and ((ebjectives)) outcomes of the nursing education program.
(b) Designing, implementing, and evaluating the curriculum.
(c) Developing and evaluating student admission, progression, retention, and graduation policies within the framework of the policies of the governing institution.
(d) Participating in or providing for academic advising and guidance of students.
(e) Evaluating student achievement, in terms of curricular objectives as related to both nursing knowledge and practice, including preceptorship experiences.
(f) Selecting, guiding, and evaluating student learning.
(g) Participating in activities to improve their own nursing competency in area(s) of responsibility and to demonstrate current clinical competency.

AMENDATORY SECTION (Amending WSR 95-21-072, filed $10 / 16 / 95$, effective $11 / 16 / 95$ )

WAC 246-840-575 Curriculum for approved nursing education programs. The curriculum must provide diverse learning experiences consistent with program outcomes. Clinical experiences must include opportunities to learn and provide care to clients from diverse ethnic and cultural backgrounds. The emphasis placed on these areas and the scope encompassed shall be in keeping with the purpose and outcomes of the program.
(1) ((The basic currieulum shall not be less thantwoacademic years for preparation of a registered-nurse. The basie eurriculum-shall net be lesg than-nine menths or forty weeks forpreparation of a practieal nurse-
(2))) The length, organization, content, methods of instruction, and placement of courses ((shay)) must be consistent with the ((philesophy)) purpose and outcomes of the program.

## (( $(3)$ The eurriculum shall include:))

## FOR PRACTICAL NURSE PROGRAMS:

$(((\mathbb{)}))$ (2)(a) The practical nurse certificate must be at least sixty quarter credits. Concepts of social, behavioral, and related foundation subjects ((whieh)) may be integrated, combined or presented as separate courses.
(i) Normal growth and development.
(ii) Psychology - social facts and principles; communication techniques and defense mechanisms, normal and abnormal behavior; loss, grief and dying.
(iii) Personal and vocational relationships.
(b) Biological and related foundation subjects((-whieh)) may be integrated, combined or presented as separate courses.
(i) Anatomy and physiology.
(ii) Microbiology - elementary concepts.
(iii) Chemistry and physics - elementary concepts.
(iv) Nutrition and diet therapy.
(v) Pharmacology and applied mathematics.
(c) Principles and ((praetice)) skills of practical nursing consistent with the practical ((ftursing)) nurse role of the beginning practitioner as provided by the standards of competency identified in WAC ((246-838-260)) 246-840-700 and 246-840-705.
(i) Nursing ethics, nursing history and trends, ((weatienal)) standards of practice, licensure and legal aspects of nursing.
(ii) Medical and surgical nursing for clients throughout the life span.
(iii) ((Parent/ehild)) Ante/intra/postpartum and newborn nursing with only an assisting role in the care of clients during labor and delivery and those with complications.
(iv) Geriatric nursing.
(v) Mental health nursing.
(( (vi))) (d) All nursing courses shall include:
(i) Components of ((festorative, rehabilitative and-suppertiveare)) client needs: Safe, effective care environment; health promotion and maintenance; psychosocial integrity; and physiological integrity.
(((vii))) (ii) Skills laboratory and clinical practice in the functions of the practical nurse, including but not limited to, administration of medications, ((eommen medieal-surgien)) implementing and monitoring client care techniques and ((felatedelient teaehing)) promoting psychosocial and physiological techniques.
(((viii))) (iii) Concepts of ((elient)) coordinated care ((management)) and delegation.

## FOR REGISTERED NURSE PROGRAMS:

(3)(a) Instruction in the physical ((and)), biological ((sei-eneesand-shall ineludecontent drawn)) social and behavioral sciences. Content is required from the areas of anatomy and physiology (two terms with laboratory), physics, chemistry,
microbiology, pharmacology and nutrition, ((which may be integrated, combined, or presented as separate eourses.
(b) Instruetion in the secial and behavieral seienees and shall inelude content drawn from the areas of communieations, psychology, seciology and anthropelogy, which may be-integrated, combined, or presented as separate-courses)) communication and computations.
$(((\mathrm{c})))$ (b) Theory and clinical experiences in the areas of medical nursing, surgical nursing, obstetric nursing, nursing of children and psychiatric nursing, which may be integrated, combined, or presented as separate courses. Baccalaureate programs also shall include theory and clinical experiences in community and public health nursing.
$(((\mathrm{d})))$ (c) History, health care trends, $((\mathrm{ma}))$ legal and ethical issues, and scope of practice, and licensure and professional responsibility pertaining to the ((ntrsing profession, whieh)) registered nurse role. Content may be integrated, combined, or presented as separate courses. Baccalaureate programs shall include study of research principles and statistics.
(((e))) (d) Programs must include opportunities for the student to learn assessment ( $(\Theta f)$ ) and analysis of client and family needs, planning, implementation, ((and)) evaluation, and delegation of nursing care for diverse individuals and groups. Baccalaureate programs shall include the study and practice of leadership and care/case management.

## (( $(\mathrm{f}))$ ) (e) All nursing courses shall include:

(i) Comprehensive content on client needs: Safe, effective care environment; health promotion and maintenance; psychosocial integrity and physiological integrity.
(ii) Clinical experiences in the care of persons at each stage of the human life cycle(( These experienees-shall include)), with opportunities for the student to learn and have direct involvement in, responsibility and accountability for providing basic nursing care ((in the-areas-ef)) and comfort for clients with acute and chronic illnesses, ((premetion-and maintenanee-of wellness)) pharmacological and parenteral therapies and pain management. The emphasis placed on these areas, the scope encompassed, and other allied experiences offered shall be ((in keeping)) consistent with the purpose((, philesephy))) and ((ebjectives)) outcomes of the program.
$(((8)))$ (iii) Opportunities for ((the student to participate in multidiseiplinary health eare)) management of care and delegation working within a health care team.

> WSR 04-24-086
> PROPOSED RULES DEPARTMENT OF HEALTH
> (Midwifery Advisory Committee)
> [Filed December 1, 2004, 9:07 a.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 02-17-053.

Title of Rule and Other Identifying Information: WAC 246-834-250 Midwifery legend drugs and devices, RCW 18.50.115 lists drugs that a midwife may obtain and adminis-
ter and also states that the secretary, after consultation with representatives of the Midwifery Advisory Committee (MAC), the Board of Pharmacy (BOP), and the Medical Quality Assurance Commission (MQAC), may adopt rules to authorize licensed midwives to purchase and use legend drugs and devices in addition to the drugs already authorized by law. These changes are recommended by MAC and BOP and MQAC have agreed that the proposal is satisfactory.

Hearing Location(s): Department of Health, Point Plaza East, Room 139, 310 Israel Road S.E., Tumwater, WA, 98501 [98502], on January 4, 2005, at 1:30 p.m.

Date of Intended Adoption: January 11, 2005.
Submit Written Comments to: Leann Yount, 310 Israel Road S.E., P.O. Box 47860, Tumwater, WA, 98501 [98502], (360) 236-4997, e-mail leann.yount@doh.wa.gov, fax (360) 236-4626, by January 1, 2005.

Assistance for Persons with Disabilities: Contact Leann Yount by January 1, 2005, TTY (800) 833-6388.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The proposed changes to WAC 246-834-250 includes adding drugs which could be essential to the midwife in emergency situations, such as Terbutaline and antihemorrhagic drugs to control postpartum hemorrhage. The changes also require the midwife to transport the patient after using such drugs as magnesium sulphate and epinephrine, drugs currently allowed per this rule, and for some new drugs added to the list. The changes also require the midwife to have a procedure, policy or guideline for the use of each drug.

Rules will ensure midwifery patients, in an emergent situation, can receive effective and immediate medical intervention in accordance with the expansion of drugs and devices a midwife can use in an emergent situation.

Medicine has advanced since 1990 and changes to the rule will bring the rule up to date with the current practice of medicine, while making it safer for the patient.

Statutory Authority for Adoption: RCW 18.50.115.
Statute Being Implemented: RCW 18.50.115.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Department of Health and the Midwifery Advisory Committee, governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kendra Pitzler, 310 Israel Road S.E., Tumwater, WA 98501 [98502], (360) 236-4723.

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

## Small Business Economic Impact Statement

Background: Rules promulgated must promote the delivery of quality health care to the residents of Washington state. Chapter 18.50 RCW regulates midwife licensing and midwife services in the state of Washington. The intentions of midwife regulations are to protect the public to assure the availability of midwife services of high quality to persons in need; and to assure the highest degree of professional conduct and competency in the delivery of midwife services.

RCW 18.50.115 regulates the administration of drugs and medications by licensed midwives. The chapter explicitly states midwives licensed under this chapter may obtain
and administer prophylactic ophthalmic medication, postpartum oxytocic, vitamin K, Rho immune globulin (human), and local anesthetic and may administer such other drugs or medications as prescribed by a physician. The chapter also allows the secretary, under consultation with representatives of MAC, BOP, and MQAC, may adopt rules that authorize licensed midwives to purchase and use legend drugs and devices in addition to the drugs authorized in the chapter.

Midwives are independent practitioners who normally practice in a birth center or a home setting. Because they are independent practitioners, they need to be prepared for emergencies. The current rules were adopted in January 1991. These rules describe legend drugs and devices deemed integral to providing safe care to the public. However, medicine has made great strides in the past twelve years and it is time to review these rules to assure midwives are able to obtain and administer all legend drugs and devices that are now integral to providing safe care.

In addition, MAC recommended that these rules be looked at as part of their "standards of practice" to assure that it is clear what drugs a midwife may obtain and administer and which devices they may use to assist in the birthing process. These changes may help protect the public by assuring licensed midwives have clear direction regarding the medications and procedures that may safely be administered by midwives in or outside the hospital setting.

Furthermore, there have been questions regarding the legality of using devices not on the list. Some midwives have been using such devices. Therefore, DOH desires to clarify if use of a particular device is unsafe or make it clear that only devices listed are approved for use by licensed midwives.

The DOH is considering amendments to WAC 246-834250 to ensure all medications necessary to protect the patient can be obtained and administered by a licensed midwife.

Rule-making Requirements of the Regulatory Fairness Act (chapter 19.85 RCW ): The Regulatory Fairness Act, RCW 19.85.030 requires the department to conduct a small business economic impact statement (SBEIS) for proposed rules that have more than minor impact on small businesses. As defined in RCW 19.85.020 a small business is "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."
I. What do the new rules require? The proposed amendments to WAC 246-834-250 seek to ensure all licensed midwives can obtain and administer the necessary medications to protect the patient.

Specifically, the amendments to the rule:

- Add new legend drugs and devices a licensed midwife can purchase and administer that include airway suction devices, electronic fetal monitoring, toco monitoring, neonatal and adult resuscitation equipment, including oxygen, glucometer, centrifuge.
- Prevent licensed midwives from purchasing and using heparin locks.
- Allow pharmacies to issue breast pumps, compression stockings and belts, maternity belts, and cervical caps ordered by licensed midwives. Previously, the rule
only allowed pharmacies to fill orders for diaphragms by licensed midwives.
- Requires transport after the use of certain medications to assure safety.
- Explicitly state the previously allowed medications in RCW 18.50.115 that a licensed midwife may administer.
- Update the list of medications a licensed midwife may obtain and administer to include the:
- Removal of $5 \%$ dextrose with water.
- Addition of heparin and $0.9 \%$ sodium chloride for use in intravenous locks.
- Addition of sterile water for intradermal injections for pain relief.
- Addition of magnesium sulfate for prevention of maternal seizures pending transport. The current language asserts use shall be only for allergic reactions regulated by MAC established protocols. The new language removes such regulation.
- Clarification of epinephrine use. The new rule states epinephrine can be used for maternal anaphylaxis pending transport while the current language states epinephrine can be used for allergic reactions.
- Extend the purchase and use of Rubella to the Measles, Mumps, and Rubella (MMR) vaccine and extending the use of the MMR vaccine to HBIG and HBV for neonates born to Hepatitis B+ mothers.
- Addition of terbutaline for nonreassuring fetal heart tones and/or cord prolapse pending transport. Addition of antibiotics for intrapartum prophylaxis of Group B Beta hemolytic Streptococcus (GBS) per current CDC guidelines.
- Addition of antihemorrhagic drugs to control postpartum hemorrhage, such as misoprostel per rectum (for use only in postpartum hemorrhage), methylergonovine maleate in the absence of hypertension, oral or intramuscular, prostaglandin F2 alpha (hemobate, intramuscular).
- Eliminate the need of a midwife to submit a report, on approved forms, within thirty days of administering epinephrine or magnesium sulfate.
- Assign the responsibility of procedure, policy or guideline for the use of each device and drug to the licensed midwife.
II. Which industries are affected by this rule? In preparing this SBEIS, DOH used the following codes:

| SIC Industry Code and Title | Minor Impact Threshold <br> (\$) |
| :--- | :---: |
| 8049 Offices of health practi- <br> tioners, ne | 66.10 |

Licensed midwives do not qualify for an individual SIC classification and are represented with other health facilities without an SIC code under the general title of "Offices of health practitioners, ne." To better identify the type of businesses that employ licensed midwives, DOH conducted a survey of all currently licensed midwives in Washington state. The survey found the following identified workplaces*:

|  | Private <br> Practitioner** | Birth <br> Center | Other |
| :--- | :---: | :---: | :---: |
| In what setting do <br> you work?* | 72 | 26 | 8 |

*Those surveyed could give multiple answers.
**Private practitioner working in clinic as the sole midwife or in partnership with other midwives and performing home births.

The survey concluded that $68 \%$ of licensed midwives are private practitioners working in clinic as the sole midwife or in partnership with other midwives and performing home births. Also, $24.5 \%$ of licensed midwives are practicing in birth centers, $4.7 \%$ are working in hospitals, and $7.5 \%$ are working in unique health care settings (faculty member, midwives collective, and large private center).

The DOH survey also found that a great proportion of those private practitioners were self-employed or worked in a business with only a few employees. The DOH survey found the following percentage breakdown for private practitioners:

|  | Self employed | 2 employees | 3 employees | 4 employees | 5 -10 employees | $10<$ employees |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: |
| Employment of Private <br> practitioners | $54.4 \%$ | $17.7 \%$ | $10.1 \%$ | $3.8 \%$ | $6.3 \%$ | $1.2 \%$ |

III. What are the costs of complying with this rule for small businesses (those with $\mathbf{5 0}$ or fewer employees) and for the largest $\mathbf{1 0 \%}$ of businesses affected? Small and large businesses will incur a cost to find substitutes to the drugs and devices prohibited in the proposed rule changes. Substitutes for both heparin locks and $5 \%$ dextrose with water are considered to be of minimal cost. Removing heparin locks was necessary because heparin is not found in the current midwifery formulary. There are numerous other devices that substitute for heparin locks at similar cost.

## IV. Does the rule impose a disproportionate impact

 on small businesses? There is no disproportionate impact on small businesses. While businesses will incur costs to purchase and use substitutes to the prohibited drugs anddevices, the cost per unit is assumed to be the same for both small and large businesses.
V. How are small businesses involved in the development of this rule? The DOH held a meeting in September 2002 to obtain input from interested parties. The meeting was held at the DOH office in Olympia with teleconference with the department's North Seattle and Spokane locations. The department also sent notices to all licensed midwives, approved midwifery schools, the interested parties list for committee meetings, the interested parties list for standards of practice, and associations and state offices which have possible interest.

A copy of the statement may be obtained by contacting Kendra Pitzler, Program Manager, Department of Health, Midwifery Program, 310 Israel Road S.E., Tumwater, WA

98501 [98502], phone (360) 236-4723, fax (360) 236-4738, e-mail Kendra.Pitzler@doh.wa.gov.

A cost-benefit analysis is required under RCW 34.05.328. A preliminary cost-benefit analysis may be obtained by contacting Kendra Pitzler, Program Manager, Department of Health, 310 Israel Road S.W., P.O. Box 47864, Olympia, WA 98504-7864, phone (360) 236-4724, fax (360) 236-4738, e-mail Kendra.Pitzler@com.

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AMENDATORY SECTION (Amending Order 121, filed 12/27/90, effective $1 / 31 / 91$ )

WAC 246-834-250 Legend drugs and devices. (1) Licensed midwives may purchase and use legend drugs and devices ((which-are-deemed integral to providing safe eare-to the public. Stueh deviees inelude the following)) as follows:
(a) Dopplers, syringes, needles, phlebotomy equipment, suture, urinary catheters, intravenous equipment, ((heparin toeks;)) amnihooks, ((and "DeLeetype" mueous traps;)) airway suction devices, electronic fetal monitoring, toco monitoring, neonatal and adult resuscitation equipment, including oxygen, glucometer, centrifuge; and
(b) Pharmacies may ((fill-orders-for)) issue breast pumps, compression stockings and belts, maternity belts, diaphragms ((which have been issued)) and cervical caps, ordered by licensed midwives ((fer pestpartum-women)).
(2) In addition to ((medieations)) prophylactic ophthalmic medication, postpartum oxytocic, vitamin K, Rho immune globulin (human), and local anesthetic medications as listed in RCW 18.50.115, licensed midwives may obtain and administer the following medications:
(a) Intravenous fluids limited to Lactated Ringers, 5\% Dextrose with Lactated Ringers( , and 5\% Dextrese-with water)) heparin and $0.9 \%$ sodium chloride for use in intravenous locks;
(b) ((Heparinforuse in heparin tocks;)) Sterile water for intradermal injections for pain relief;
(c) Magnesium sulphate for prevention of maternal seizures pending transport;
(d) Epinephrine for use in ((allergic reactions, and Magnesium Sulphate shall be used necerding to midwifery advisery committee established protecols. Sueh protecels-shall state the indieations-for use, the desage and the administration of these medientions.
(e) Licensed-midwives-may obtain and administer Rubelta)) maternal anaphylaxis pending transport;
(e) Measles, Mumps, and Rubella (MMR) vaccine to nonimmune postpartum women, HBIG and HBV for neonates born to hepatitis $B+$ mothers;
(f) Terbutaline for nonreassuring fetal heart tones and/or cord prolapse pending transport;
(g) Antibiotics for intrapartum prophylaxis of Group B Beta hemolytic Streptococcus (GBS) per current CDC guidelines; and
(h) Antihemorrhagic drugs to control postpartum hemorrhage, such as misoprostel per rectum (for use only in postpartum hemorrhage), methylergonovine. maleate in the
absence of hypertension, oral or intramuscular, prostaglandin F2 alpha (hemobate), intramuscular.
(3) The client's records shall contain documentation of all medications administered.
(4) ((Whenever Epinephrine-or Magnesium-Sulfate-is administered, a repert, on approved forms, shall be submitted within thirty days to the midwifery-advisery-emmittee.)) The midwife must have a procedure, policy or guideline for the use of each drug.

WSR 04-24-087
PROPOSED RULES
UTILITIES AND TRANSPORTATION COMMISSION
[Filed December 1, 2004, 9:35 a.m.]
Continuance of WSR 04-23-053.
Preproposal statement of inquiry was filed as WSR 04 05-103.

Title of Rule and Other Identifying Information: WAC 480-62-218 Point protection, WUTC Docket No. TR040151.

Hearing Location(s): Commission Hearing Room 206, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, on January 26, 2005, at 9:30 a.m.

Date of Intended Adoption: January 26, 2005.
Submit Written Comments to: Carole J. Washburn, Secretary, P.O. Box 47250, Olympia, WA 98504-7250, e-mail records@wutc.wa.gov, fax (360) 586-1150, by December 8, 2004. Please include Docket No. TR-040151 in your communication.

Assistance for Persons with Disabilities: Contact Mary DeYoung by January 24, 2005, TTY (360) 586-8203 or (360) 664-1133.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The proposal would add to rules governing railroad operations a rule addressing point protection. The proposed rule would require railroads to protect the leading end of train movements to add safety for employees that might be present on the tracks ahead of the movement, vehicles using road crossings, and trains on connected tracks.

The purpose of the continuance of WSR 04-23-053 is to provide notice of a change in the date of the hearing to receive public comment regarding adoption of the rule proposal in this docket. The date of the hearing has been changed from December 10, 2004, at 1:30 p.m. to January 26, 2005, at 9:30 a.m.

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

Name of Agency Personnel Responsible for Drafting: Mike Rowswell, Rail Safety Manager, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1265; Implementation and Enforcement: Carole J. Washburn,

Executive Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1174.

December 1, 2004
Carole J. Washburn
Executive Secretary

## WSR 04-24-088 <br> PROPOSED RULES FOREST PRACTICES BOARD

[Filed December 1, 2004, 9:36 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 03-20-046.

Title of Rule and Other Identifying Information: Cultural resources protection and management in forest practices.

Hearing Location(s): Natural Resources Building, Room 172, 1111 Washington Street S.E., Olympia, WA 98504-7012, on Tuesday, January 11, 2005, at 3:00 p.m.

Date of Intended Adoption: February 9, 2005.
Submit Written Comments to: Patricia Anderson, Department of Natural Resources, Forest Practices Division, 1111 Washington Street S.E., P.O. Box 47012, Olympia, WA 98504-7012, e-mail forest.practicesboard @wadnr.gov, fax (360) 902-1428, by January 12, 2005.

Assistance for Persons with Disabilities: Contact Forest Practices Division at (360) 902-1400, by January 3, 2005, TTY (360) 902-1125.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The purpose is to facilitate protection and management of cultural resources as they relate to forest practices. The proposals' anticipated effects would be voluntary and proactive development of landowner-tribal relationships and agreements for protections of cultural resources on a given landscape, to result in smoother and more predictable forest practices application processing for landowners and increased protection of cultural resources.

Proposed Changes to Existing Rules:
WAC 222-08-160(1) Continuing review of forest practices rules, include review of the Forests and Fish Report Addendum, "The Cultural Resources Protection and Management Plan," in the board's review of continuing forest practices processes.

WAC 222-12-010 Authority, include "foster cooperative relationships and agreements with affected tribes" as part of the Forest Practices Board's authority in promulgating orest practices rules.

WAC 222-12-046 (3) and (4) Cumulative effects, include the Office of Archaeology and Historic Preservation in the list of the Forest Practices Board's consultants, and make other minor clarifications.

WAC 222-12-090(11) Forest Practices Board manual, add a cultural resources module to Forest Practices Board manual \#11.

WAC 222-16-010 Definitions, add a comma in the definition of "cultural resources" to clarify that archaeological
and historic sites and artifacts are not limited to those of affected tribes.

WAC 222-22-010, 222-22-020, 222-22-045 (new), 222-22-050, 222-22-060, 222-22-070, 222-22-080 and 222-22090, watershed analysis, add the concept behind, and the process requirements for, conducting the new cultural resources module in watershed analysis, and make minor grammatical clarifications to existing rule language.

Reasons Supporting Proposal: The rule proposal, along with the development of a cultural resources plan, fulfills commitments made in the 1999 Forests and Fish Report (Appendix G. (G.1) and Appendix O. (O.3).

Statutory Authority for Adoption: RCW 76.09.040, 76.09.370, and chapter 34.05 RCW.

Statute Being Implemented: Not applicable.
Rule is not necessitated by federal law, federal or state court decision.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The proposal adds a cultural resources module in the Forest Practices Board manual \#11 so that when watershed analysis is undertaken in a watershed, an assessment of cultural resources will be accomplished along with other resource assessment, e.g., mass wasting, surface erosion, etc. Management strategies would be developed from the cultural resources assessment. Unlike prescriptions developed for the other watershed analysis assessments, implementation of the cultural resources management strategies by landowners would be voluntary.

Name of Proponent: Forest Practices Board, governmental.

Name of Agency Personnel Responsible for Drafting: Sherri Felix, 1111 Washington Street S.E., Olympia, (360) 902-1446; Implementation: Jed Herman, 1111 Washington Street S.E., Olympia, (360) 902-1684; and Enforcement: Lenny Young, 1111 Washington Street S.E., Olympia, (360) 902-1744.

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

## Small Business Economic Impact Statement

Introduction: As part of rule-making procedure, an agency may be required to prepare a small business economic impact statement (SBEIS) prior to rule adoption. Specifically, subsection (1) of RCW 19.85 .030 requires that:

In the adoption of a rule under chapter 34.05 RCW , an agency shall prepare a small business economic impact statement: (a) If the proposed rule will impose more than minor costs on businesses in an industry; or (b) if requested to do so by a majority vote of the joint administrative rules review committee within forty-five days of receiving the notice of proposed rule making under RCW 34.05.320.

Legislative direction for preparing an SBEIS may be found in the Regulatory Faimess Act (chapter 19.85 RCW). The legislative intent underlying the Regulatory Fairness Act is to reduce "the disproportionate impact of state administrative rules on small business..." A small business is defined as having fifty or fewer employees, and the SBEIS is intended to identify whether the impact of a proposed new rule falls
disproportionately on small businesses and, if so, to identify ways to mitigate for it.

Another part of the rule-making procedure requires completion of a benefit-cost analysis (BCA) prior to rule adoption, in order to demonstrate that probable benefits of the proposed new rule exceed its probable costs and, further, to demonstrate that the proposed rule change is the most costeffective means of achieving the goal of the rule change. Legislative direction for preparing a BCA may be found in the Administrative Procedure Act (chapter 34.05 RCW). The Administrative Procedure Act requires, under subsection (1) of RCW 34.05.328, that:

Before adopting a rule... an agency shall:...
(d) Determine that the probable benefits of the rule are greater than its probable costs, taking into account both the qualitative and quantitative benefits and costs and the specific directives of the statute being implemented;
(e) Determine, after considering alternative versions of the rule... that the rule being adopted is the least burdensome alternative for those required to comply with it...

The above determinations must be documented before final rule adoption and included in the rule-making record. This economic analysis combines the SBEIS and the BCA and complies with the legislative requirements for these economic analyses as part of the rule-making process.

Need for Proposal: Pursuant to RCW 76.09.370 the Forest Practices Board takes action on certain commitments made in the 1999 Forest and Fish Report. The report commitments included creation of a cultural resources assessment and protection module for watershed analysis (Forest Practices Board Manual, Section 11).

Watershed analysis is a process that was developed by forest landowners, Indian tribes, environmental groups and state natural resource agencies. It was adopted into regulation by the Forest Practices Board in 1992, and designed as a biological and physical assessment of a watershed conducted in order to address the cumulative effects of forest practices on specific public resources (fish, water, and capital improvements of the state). Assessment is accomplished by multidisciplinary teams that follow methodologies outlined in watershed analysis modules (i.e., modules that address mass wasting, surface erosion, hydrology, riparian, stream channel, and water supply/public works).

The proposal adds a cultural resources assessment and protection module to board manual Section 11. Forest practices rule revisions are necessary to integrate the new module into the manual. The module and rule proposal have been developed collaboratively through the Timber Fish and Wildlife (TFW) Cultural Resources Committee at the request of the Forest Practices Board.

Summary of Proposal Relevant to Economic Analysis': WAC 222-12-090 Forest practices board manual, includes a cultural resource module within The Standard Methodology for Conducting Watershed Analysis (Section 11 of the Forest Practices Board Manual) that specifies the quantitative and qualitative methods, indices of resource conditions, and guidelines for developing voluntary management strategies for cultural resources.

WAC 222-22-010 Policy, states that the board intends that protection of cultural resources will be accomplished
through voluntary management strategies, except protection of sites registered on the Office of Archaeology and Historic Preservation's archaeological and historic sites database, and all cultural resources that require protection under chapters 27.44 and 27.53 RCW would be mandatory. However, if voluntary approaches are shown to be ineffective, the board may find it appropriate to seek additional protection to prevent adverse impacts to cultural resources.

WAC 222-22-050 Level 1 watershed resource assessment and WAC 222-22-060 Level 2 watershed resource assessment, indicate that each assessment team shall include persons qualified in cultural anthropology and archaeology.

WAC 222-22-070 Prescriptions and management strategies, states that the field managers team shall include persons qualified in cultural anthropology and/or archaeology, and that for each identified cultural resources area of resource sensitivity the field managers team shall develop cultural resources management strategies in consultation with the assessment team and affected tribe(s).

Summary of Proposed Cultural Resources Module in Watershed Analysis: Under the proposal a detailed cultural resources module would provide a methodology for performing cultural resources assessment, either during a forest practices watershed analysis or as a stand-alone process. In the watershed analysis process, this module is an interdisciplinary team-based process for defining cultural resources sensitivities through assessment of existing and potential hazards and their effects on cultural resources vulnerabilities. Voluntary management strategies are then proposed and chosen, based on information generated in the resource assessment.

In watershed analysis, all cultural resources assessments follow a pattern similar to that of the other modules in the Standard Methodology for Conducting Watershed Analysis Board Manual. Cultural resources assessment involves the following steps and processes:

- Startup includes identifying and contacting stakeholders, choosing and training a research team, and developing a research plan.
- Cultural Resources Assessment includes researching published and archival materials and official records, interviewing resource people, producing inventory of cultural resources.
- Synthesis includes assessing the condition, sensitivity and vulnerability of the resources and developing problem statements.
- Management Strategies Process includes developing processes to minimize, prevent or avoid adverse impacts; proposing alternative management options; selecting voluntary management strategies in response to risk calls, and writing a field managers' report.
- Wrapup includes developing a monitoring module and writing a module report.
Economic Analysis: Economic analysis of the effects of the proposal focuses entirely on direct effects. Secondary and subsequent effects may be positive or negative and are highly speculative, and therefore have not been included in the analysis.

During the original rule-making process in 1992 for watershed analysis it was expected that costs to landowners
would be highly uncertain, but expected to be extensive. The costs were anticipated to be related primarily to the cost of doing the watershed analysis, with possible revenue losses from deferred timber harvests and reduction in long-term productivity. Costs to landowners of the current proposal are expected to be of a similar nature.

## Expected Cost of the Proposal:

Cost of Doing the Analysis: The proposed new rule (in WAC 222-22-050, 222-22-060, and 222-22-070) indicates that each assessment team shall include persons qualified in cultural anthropology and archaeology. Since these disciplines are specialized it is highly probable that a watershed assessment team will have to include an additional member or members with these qualifications. For the purpose of this economic analysis it is assumed that one additional team member will be required. Actual costs could be less than estimated here if multidisciplined persons can be found, or they could be more if a separate cultural anthropologist and an archaeologist are employed.

Level-1 watershed assessments and prescription development must be completed within forty-two days while level2 watershed assessments and prescription developments must be completed within ninety days. For the purpose of this economic analysis it is assumed that the maximum allotted time period is used for the assessment. Further, it is assumed that one cultural resources specialist is employed for the maximum period for each level of assessment. Actual costs could be less if the assessment takes less than the maximum allotted time or if the specialist is employed less than full time during the assessment. The cost for the specialist is estimated at \$201 per running day. ${ }^{2}$

Based on the above assumptions the additional cost for a level-1 assessment is $\$ 8,442$ ( $\$ 201$ per day* forty-two days). For a level 2 assessment the estimated additional cost is $\$ 18,090$ ( $\$ 201$ per day* ninety days).

Lost Sales or Revenue: As indicated above a second area of potential costs are revenue losses from deferred timber harvests and reduction in long-term productivity. State and federal laws already protect certain types of cultural resources from harm (National Historic Preservation Act and Washington Title 27 RCW) and restrict some management activities that could damage cultural resources.

The addition of a cultural resources module to the watershed analysis process will facilitate existing protection of cultural resources and not necessarily increase the level of protection provided under law. The team will identify cultural resources within the watershed and develop voluntary management strategies for protection and management of any identified cultural resources. Actual impact, above that already required by existing law, will depend on the agreed upon management strategies to protect the cultural resources within the subject watershed. Individual management strategies will be developed through consensus with the landowner and implementation above that required by existing law is voluntary for landowners.

For the purpose of this analysis it is assumed that overall sales and revenue impact if any, will be minimal because (1) the strategies will be developed through consensus with the landowner, (2) implementation is voluntary, and (3) there are existing laws to protect certain types of cultural resources.

Expected Benefit of Proposal: The primary benefit of the proposal would be to increase protection of the heritage and ongoing Native American and European-based cultures by identifying and protecting cultural resources that could otherwise be destroyed or degraded by normal forest practices activities. The rule change would improve implementation of the Forest Practices Act's policy to coordinate and cooperate with the tribes, and foster compliance with state and federal laws protecting cultural resources. It is anticipated that this interaction by landowners and tribes will facilitate smoother and more predictable forest practices application processing for landowners by proactive development of landowner-tribal relationships and advance agreement regarding protection of cultural resources on a given landscape.

The development of the cultural resources module and adoption of these rules would fulfill two commitments of the Forests and Fish Report: To create a cultural resources module and adopt rules to integrate the module.

Adoption and implementation of these cultural resources provisions will support the development of a habitat conservation plan based upon the Forests and Fish Report. In addition the module may be used independent of a full watershed analysis to protect cultural resources on forested or other lands by landowners.

Least Burdensome Alternative: Pursuant to RCW 76.09.370 the Forest Practices Board is developing these rules to fulfill commitments made in the 1999 Forests and Fish Report to create a cultural resources module for watershed analysis and support full implementation of existing forest practices cultural resources rules.

In keeping with this commitment, the module and these forest practices rules to define its use in a watershed analysis (conducted under chapter 222-22 WAC) were developed collaboratively through the TFW Cultural Resources Committee at the request of the Forest Practices Board. The proposed rules are necessary to integrate the new module into watershed analysis.

The watershed analysis cultural resources module and the proposed rules were arrived at through negotiation by stakeholders with representation of forest landowners who would be required to conduct the new module in any newly initiated watershed analysis for their lands. Further, those who choose to conduct a watershed analysis will be fully involved in the development of management strategies, and implementation of those strategies is voluntary for landowners.

The proposal is the least burdensome alternative that will achieve the general goals and specific objectives of the Forest Practices Board, forest landowners, and tribes to fulfill the commitments made in the 1999 Forests and Fish Report.

Small Business Economic Impact Statement: The legislative intent underlying the Regulatory Fairness Act is to reduce "the disproportionate impact of state administrative rules on small business." (RCW 19.85.011) The concern is that rules that require reporting or other fixed compliance costs will have a disproportionate impact on small firms. In this case the cost to the business is related to the land ownership, rather than the business size.

The law defines "small business" as one having less than fifty employees, but there is no readily available information on the ownership of forest lands potentially impacted by the presence of cultural resources by this definition. One useful designation for which information on ownership patterns is known is "small forest landowner." A forest landowner is considered a small forest landowner if the harvest from their land averages less than two million board feet per year. ${ }^{3}$ It is believed that there is a high correlation between small businesses and small forest landowners, although there are small businesses that own large acreages of forest land in Washington state.

Watershed analysis conducted pursuant to Forest Practices Board Manual Section 11 may only be initiated by the department or by a landowner or owners of $10 \%$ or more of the nonfederal forest land acreage in a watershed. Therefore, it follows that watershed analysis is more likely to be initiated and participated in by landowners that have a significant ownership within a watershed. Smaller landowners are expected to participate less often and therefore be less, not more impacted by this rule change. For this reason, the impact of this proposal on small businesses, which are also small forest landowners, is not likely to be disproportionately greater than that on businesses as a whole.

Results and Findings: The following conclusions can be drawn from the above analysis:

1. Small Businesses Impact: Small businesses are not expected to be disproportionately impacted as a result of the proposal than are businesses as a whole.
2. Benefits of Proposal: The primary benefit of the proposal is to increase the protection of the heritage and ongoing culture of both Native American and European-based cultures by identifying and protecting cultural resources that could otherwise be destroyed or degraded by normal forest practices activities. In addition, it is anticipated that this interaction by landowners and tribes will facilitate smoother and more predictable forest practices application processing for landowners.
3. Cost of Proposal: The estimated cost for a level-1 assessment is $\$ 8,442$, and $\$ 18,090$ for a level-2 assessment. There may be additional cost due to revenue losses from deferred timber harvests and reduction in long-term productivity. The level of these costs is expected to be minimal but cannot be determined at this time.
4. Comparison of Benefits and Cost of Proposal: While the probable benefits associated with the proposed new rules are not quantifiable, and therefore cannot be directly compared with the quantifiable cost of the proposal taking into account both the qualitative and quantitative benefits and costs, and the specific directives of the statute being implemented, based on the findings of this analysis it is reasonable to conclude that the probable benefits of the proposal are greater than its probable costs.
5. Least Burdensome Alternative: The objective of the proposal is to update the existing rules to incorporate the cultural resources module to fulfill the 1999 commitments made in the Forests and Fish Report. The cultural resource module of watershed analysis and the proposed rules were arrived at through negotiation with full representation of landowners. Further, landowners would be fully involved in the develop-
ment of management strategies, and implementation of those strategies is voluntary for landowners.

Based on the analysis done in this report, it is reasonable to conclude that the proposal is the least burdensome alternative for those required to comply with it, and that will achieve the general goals and specific objectives set by the Forest Practices Board.
${ }^{1}$ This summary is provided for the convenience of the reader and should not be relied upon as a complete list of all changes.
${ }^{2}$ The running daily rate of $\$ 201$ is approximated based on a monthly salary of $\$ 5,015$ and benefits of $22 \%$ (salary and benefits of a Natural Resource Scientist 3 in state civil service). The running daily rate is based on continuous days, not working days, and is calculated as $\$ 5,015^{*} 12 / 365=\$ 165$. The benefits are $22 \%$ of salaries or $\$ 165 * 22 \%=\$ 36$. Total running daily rate is $\$ 165+\$ 36=\$ 201$.
${ }^{3}$ For a full definition of small forest landowner see definition of "forest landowner" in emergency RMAPs rules for chapter 222-16 WAC at www.dnr. wa.gov/forestpractices/rules.

A copy of the statement may be obtained by contacting Patricia Anderson, Department of Natural Resources, Forest Practices Division, 111 [1111] Washington Street S.E., P.O. Box 47012, Olympia, WA 98504-7012, phone (360) 9021400, fax (360) 902-1428, e-mail forest.practicesboard@wadnr.gov.

A cost-benefit analysis is required under RCW 34.05.328. A preliminary cost-benefit analysis may be obtained by contacting Patricia Anderson, Department of Natural Resources, Forest Practices Division, 111 [1111] Washington Street S.E., P.O. Box 47012, Olympia, WA 98504-7012, phone (360) 902-1400, fax (360) 902-1428, email forest.practicesboard@wadnr.gov.

November 10, 2004
Pat McElroy
Chair
AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-08-160 Continuing review of forest practices 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 July 1, 1988,)) report annually to the forest practices board. This reporting will be an assessment of how the rules and voluntary processes, including the Cultural Resources Protection and Management Plan, as committed in the 1999 Forests and Fish Report, Appendix O (0.3), are working.
*(2) Adaptive management program. The adaptive management program will be used to determine the effectiveness of forest practices rules in aiding the state's salmon recovery effort and provide recommendations to the board on proposed changes to forest practices rules to meet timber industry viability and salmon recovery. The program provides assurances that rules and guidance not meeting aquatic resource objectives will be modified in a streamlined and timely manner. The board may also use this program to adjust other forest practice rules and guidance in order to further the purposes of chapter 76.09 RCW. The specific components of the adaptive management program are set forth in WAC 222-12-045.
(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 rules 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.
(4) Compliance monitoring. The department shall conduct compliance monitoring that addresses the following key question: "Are forest practices being conducted in compliance with the rules?" The department shall provide statistically sound, biennial compliance audits and monitoring reports to the board for consideration and support of rule and guidance analysis. Compliance monitoring shall determine whether forest practices rules are being implemented on the ground. An infrastructure to support compliance will include adequate compliance monitoring, enforcement, training, education and budget.

AMENDATORY SECTION (Amending WSR 01-12-042, filed $5 / 30 / 01$, effective 7/1/01)

WAC 222-12-010 Authority. These forest practices rules are adopted pursuant to chapter $76.09 \mathrm{RCW}, \mathrm{RCW}$ 76.13.100 through 76.13.130, and RCW 77.85.180 through 77.85.190. Where necessary to accomplish the purposes and policies stated in the act, the board is authorized to promulgate forest practices rules pursuant to chapter 34.05 RCW and in accordance with the procedures enumerated in the act. These rules establish minimum standards for forest practices, provide procedures for the voluntary development of resource management plans, set forth necessary administrative provisions, establish procedures for the collection and administration of forest practice fees, allow for the development of watershed analyses, foster cooperative relationships and agreements with affected tribes, and establish the riparian open space program. The board also establishes which forest practices will be included within each class and is authorized to adopt rules under RCW 76.09.055, 76.09.370, and 76.13.120(9).

Promulgation of all forest practices rules shall be accomplished so that compliance with such forest practices rules will achieve compliance with the water quality laws.

Those rules marked with an asterisk (*) pertain to water quality protection; pursuant to RCW 76.09.040 they can be amended only by agreement between the board and the department of ecology.

Forest practices rules shall be administered and enforced by the department except as otherwise provided in the act. Such rules shall be administered so as to give consideration to all purposes and policies set forth in RCW 76.09.010.

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-12-046 Cumulative effects. The purpose of this section is to identify how the forest practices rules address changes to the environment caused by the interaction
of natural ecosystem processes with the effects of two or more forest practices. This interaction is referred to as "cumulative effects." The following approaches have been taken:
(1) Title 222 WAC establishes minimum standards for all forest practices, regardless of the class of forest practice application.
(2) Forest practices which have a potential for a substantial impact on the environment are classified as Class IV-Special or Class IV-General by WAC 222-16-050 and receive an evaluation as to whether or not a detailed statement must be prepared pursuant to chapter 43.21 C RCW.
(3) Certain rules are designed to focus on specific aspects of cumulative effects of forest practices. For example:
(a) WAC 222-08-035 requires continuing review of the forest practices rules and voluntary processes and adopts the concept of adaptive management. WAC 222-12-045 also adopts adaptive management.
(b) WAC 222-12-040 allows alternate plans that provide protection to public resources at least equal in overall effectiveness to the protection provided in the Forest Practices Act and rules.
(c) WAC 222-24-051 allows the department to require road maintenance and abandonment plans.
(d) WAC 222-30-025 addresses harvest unit size and separation requirements.
(e) Chapter 222-22 WAC addresses cumulative effects of forest practices on, at a minimum, the public resources of fish, water, and capital improvements of the state or its political subdivisions.
(f) Chapter 222-46 WAC establishes the enforcement policy for forest practices.
(4) The board shall continue consultation with the departments of ecology, fish and wildlife, and natural resources, the office of archaeology and historic preservation, forest landowners, and ((federally reeognized)) affected tribes to further protect cultural resources and wildlife resource issues.

AMENDATORY SECTION (Amending WSR 01-12-042 [04-05-087], filed 5/30/01 [2/17/04], effective 7/1/01 [3/19/04])

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 rules. 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 222-30040.
(2) Standards for identifying channel migration zones and bankfull channel features.
(3) Guidelines for forest roads.
(4) Guidelines for clearing slash and debris from Type Np and Ns Waters.
(5) Guidelines for landing location and construction.
(6) Guidelines for determining acceptable stocking levels.
(7) Guidelines for 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((,whieh)) for conducting watershed analysis shall specify the quantitative methods, indices of resource conditions, and definitions, for conducting watershed analysis under chapter 222-22 WAC. The methodology shall also include a cultural resource module that shall specify the quantitative and qualitative methods, indices of resource conditions, and guidelines for developing voluntary management strategies for cultural resources. Except for cultural resources, 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) Guidelines for forest chemicals.
(a) A list of special concerns related to aerial application of pesticides developed under WAC 222-16-070(3).
(b) Guidelines for aerial applications of pesticides and other forest chemicals under chapter 222-38 WAC.
(13) Guidelines for determining fish use for the purpose of typing waters under WAC 222-16-031.
(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) Guidelines for evaluating potentially unstable slopes and landforms.
(17) Guidelines for the small forest landowner forestry riparian easement program.
(18) Guidelines for riparian open space program.
(19) Guidelines for hardwood conversion.
(20) Guidelines for financial assurances.
(21) Guidelines for alternate plans.
(22) Guidelines for adaptive management program.
(23) Guidelines for field protocol to locate mapped divisions between stream types and perennial stream identification.
(24) Guidelines for interim modification of bull trout habitat overlay.
(25) Guidelines for bull trout presence survey protocol.
(26) Guidelines for placement strategy for woody debris in streams.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

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 04-05-087, filed $2 / 17 / 04$, effective $3 / 19 / 04$ )

WAC 222-16-010 General definitions.* Unless otherwise required by context, as used in these rules:
"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.
"Alluvial fan" see "sensitive sites" definition.
"Appeals board" means the forest practices appeals board established in the act.
"Aquatic resources" means water quality, fish, the Columbia torrent salamander (Rhyacotriton kezeri), the Cascade torrent salamander (Rhyacotriton cascadae), the Olympic torrent salamander (Rhyacotriton olympian), the Dunn's salamander (Plethodon dunni), the Van Dyke's salamander (Plethodon vandyke), the Tailed frog (Ascaphus truei) and their respective habitats.
"Area of resource sensitivity" means areas identified in accordance with WAC 222-22-050 (2)(d) or 222-22060(2).
"Bankfull depth" means the average vertical distance between the channel bed and the estimated water surface elevation required to completely fill the channel to a point above which water would enter the floodplain or intersect a terrace or hillslope. In cases where multiple channels exist, the bankfull depth is the average depth of all channels along the crosssection. (See board manual section 2.)
"Bankfull width" means:
(a) For streams - the measurement of the lateral extent of the water surface elevation perpendicular to the channel at bankfull depth. In cases where multiple channels exist, bankfull width is the sum of the individual channel widths along the cross-section (see board manual section 2 ).
(b) For lakes, ponds, and impoundments - line of mean high water.
(c) For tidal water - line of mean high tide.
(d) For periodically inundated areas of associated wetlands - line of periodic inundation, which will be found by examining the edge of inundation to ascertain 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.
"Basal area" means the area in square feet of the cross section of a tree bole measured at $41 / 2$ feet above the ground.
"Bedrock hollows" (colluvium-filled bedrock hollows, or hollows; also referred to as zero-order basins, swales, or bedrock depressions) means landforms that are commonly spoon-shaped areas of convergent topography within unchannelled valleys on hillslopes. (See board manual section 16 for identification criteria.)
"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 board manual section 8.)
"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.
"Bull trout habitat overlay" means those portions of Eastern Washington streams containing bull trout habitat as identified on the department of fish and wildlife's bull trout map. Prior to the development of a bull trout field protocol and the habitat-based predictive model, the "bull trout habitat overlay" map may be modified to allow for locally-based corrections using current data, field knowledge, and best professional judgment. A landowner may meet with the departments of natural resources, fish and wildlife and, in consultation with affected tribes and federal biologists, determine whether certain stream reaches have habitat conditions that are unsuitable for supporting bull trout. If such a determination is mutually agreed upon, documentation submitted to the department will result in the applicable stream reaches no longer being included within the definition of bull trout habitat overlay. Conversely, if suitable bull trout habitat is discovered outside the current mapped range, those waters will be included within the definition of "bull trout habitat overlay" by a similar process.

Bull Trout Overlay Map

"Channel migration zone (CMZ)" means the area where the active channel of a stream is prone to move and this results in a potential near-term loss of riparian function and associated habitat adjacent to the stream. (See the board manual section 2 for descriptions and illustrations of CMZs, delineation guidelines), except as modified by a permanent levee or dike. For this purpose, near-term means the time scale required to grow a mature forest.
"Chemicals" means substances applied to forest lands or timber including pesticides, fertilizers, and other forest chemicals.
"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.
"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. $\S 544 \mathrm{~b}$ (b) or revised pursuant to 16 U.S.C. $\S 544$ b(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. $\S 544$ f 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 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" (or headwalls) means tear-drop-shaped landforms, broad at the ridgetop and terminating where headwaters converge into a single channel; they are broadly concave both longitudinally and across the slope, but may contain sharp ridges separating the headwater channels. (See board manual section 16 for identification criteria.)
"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 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 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.
"Deep-seated landslides" means landslides in which most of the area of the slide plane or zone lies below the maximum rooting depth of forest trees, to depths of tens to hundreds of feet. (See board manual section 16 for identification criteria.)
"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.
"Desired future condition (DFC)" is a reference point on a pathway and not an endpoint for stands. DFC means the stand conditions of a mature riparian forest at 140 years of age, the midpoint between 80 and 200 years. Where basal area is the only stand attribute used to describe 140-year old stands, these are referred to as the "Target Basal Area."
"Diameter at breast height (dbh)" means the diameter of a tree at $41 / 2$ feet above the ground measured from the uphill side.
"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 structure" means a construction technique or feature that is built to relieve surface runoff and/or intercepted ground water from roadside ditches to prevent excessive buildup in water volume and velocity. A drainage structure is not intended to carry any typed water. Drainage structures include structures such as: Cross drains, relief culverts, ditch diversions, water bars, or other such structures demonstrated to be equally effective.
"Eastern Washington" means the geographic area in Washington east of the crest of the Cascade Mountains from the international border to the top of Mt. Adams, then east of the ridge line dividing the White Salmon River drainage from the Lewis River drainage and east of the ridge line dividing the Little White Salmon River drainage from the Wind River drainage to the Washington-Oregon state line.

## Eastern Washington Definition Map



## "Eastern Washington timber habitat types" means

 elevation ranges associated with tree species assigned for the purpose of riparian management according to the following:$$
\begin{array}{ll}
\text { Timber Habitat Types } & \text { Elevation Ranges } \\
\text { ponderosa pine } & 0-2500 \text { feet } \\
\text { mixed conifer } & 2501-5000 \text { feet } \\
\text { high elevation } & \text { above } 5000 \text { feet }
\end{array}
$$

"Edge" of any water means the outer edge of the water's bankfull width or, where applicable, the outer edge of the associated channel migration zone.
"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.
"Equipment limitation zone" means a 30 -foot wide zone measured horizontally from the outer edge of the bankfull width of a Type Np or Ns Water. It applies to all perennial and seasonal nonfish bearing streams.
"Erodible soils" means those soils that, when exposed or displaced by a forest practice operation, 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 222-34-010(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.
"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.
"Fish" means for purposes of these rules, species of the vertebrate taxonomic groups of Cephalospidomorphi and Osteichthyes.
"Fish habitat" means habitat, which is used by fish at any life stage at any time of the year including potential habitat likely to be used by fish, which could be recovered by restoration or management and includes off-channel habitat.
"Flood level - 100 year." Is a calculated flood event flow based on an engineering computation of flood magnitude that has a 1 percent chance of occurring in any given year. For purposes of field interpretation, landowners may use the following methods:

Flow information from gauging stations;
Field estimate of water level based on guidance for "Determining the 100 -Year Flood Level" in the forest practices board manual section 2.

The 100 -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 road" means ways, lanes, roads, or driveways on forest land used since 1974 for forest practices or forest management activities such as fire control. "Forest roads" does not include skid trails, highways, or county roads except where the county is a forest landowner or operator.
"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.
"Full bench road" means a road constructed on a side hill without using any of the material removed from the hillside as a part of the road. This construction technique is usually used on steep or unstable slopes.
"Green recruitment trees" means those trees left after harvest for the purpose of becoming future wildlife reserve trees under WAC 222-30-020(11).
"Ground water recharge areas for glacial deepseated slides" means the area upgradient that can contribute water to the landslide, assuming that there is an impermeable perching layer in or under a deep-seated landslide in glacial deposits. (See board manual section 16 for identification criteria.)
"Headwater spring" means a permanent spring at the head of a perennial channel. Where a headwater spring can be found, it will coincide with the uppermost extent of Type Np Water.
"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.
"Horizontal distance" means the distance between two points measured at a $0 \%$ slope.
"Hyporheic" means an area adjacent to and below channels where interstitial water is exchanged with channel water and 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" means canyons created by a combination of the downcutting action of a stream and mass movement on the slope walls; they commonly show evidence of
recent movement, such as obvious landslides, vertical tracks of disturbance vegetation, or areas that are concave in contour and/or profile. (See board manual section 16 for identification criteria.)
"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-Clearwa-
ter/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.
"Multiyear permit" means a permit to conduct forest practices which is effective for longer than two years but no longer than five years.
"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) and (2) above, the sites will be presumed to be occupied based upon observation of circling described in (1)(e), unless a two-year survey following the 2003 Pacific Seabird Group (PSG) protocol has been completed and an additional third-year of survey following a method listed below is completed and none of the behaviors or conditions listed in (1)(a) through (d) of this definition are observed. The landowner may choose one of the following methods for the third-year survey:
(a) Conduct a third-year survey with a minimum of nine visits conducted in compliance with 2003 PSG protocol. If one or more marbled murrelets are detected during any of these nine visits, three additional visits conducted in compliance with the protocol of the first nine visits shall be added to the third-year survey. Department of fish and wildlife shall be consulted prior to initiating third-year surveys; or
(b) Conduct a third-year survey designed in consultation with the department of fish and wildlife to meet site specific conditions.
(4) For sites defined in (1) 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 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.
(5) 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.
(6) 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 con-
tinued 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 highwater 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 222-20100(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.
"Preferred tree species" means the following species listed in descending order of priority for each timber habitat type:

## Ponderosa pine <br> habitat type

all hardwoods
ponderosa pine
western larch
Douglas-fir
western red cedar

## Mixed conifer habitat type

all hardwoods
western larch
ponderosa pine
western red cedar
white pine
Douglas-fir
lodgepole pine
"Public resources" means water, fish, and wildlife and in addition shall mean capital improvements of the state or its political subdivisions.
"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.
"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 sub-divisions:

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 function" includes bank stability, the recruitment of woody debris, leaf litter fall, nutrients, sediment filtering, shade, and other riparian features that are important to both riparian forest and aquatic system conditions.
"Riparian management zone (RMZ)" means:
(1) For Western Washington
(a) The area protected on each side of a Type $S$ or $F$ Water measured horizontally from the outer edge of the bankfull width or the outer edge of the CMZ, whichever is greater (see table below); and

|  | Western Washington Total |
| :---: | :---: |
| Site Class | RMZ Width |
| I | $200^{\prime}$ |
| II | $170^{\prime}$ |
| III | $140^{\prime}$ |
| IV | $110^{\prime}$ |
| V | $90^{\prime}$ |

(b) The area protected on each side of Type Np Waters, measured horizontally from the outer edge of the bankfull width. (See WAC 222-30-021(2).)
(2) For Eastern Washington
(a) The area protected on each side of a Type $S$ or $F$ Water measured horizontally from the outer edge of the bankfull width or the outer edge of the CMZ, whichever is greater (see table below); and

|  | Eastern Washington Total |
| :---: | :---: |
| Site Class | RMZ Width |
| I | $130^{\prime}$ |
| II | $110^{\prime}$ |
| III | $90^{\prime}$ or $100^{\prime *}$ |
| IV | $75^{\prime}$ or $100^{\prime *}$ |
| V | $75^{\prime}$ or $100^{\prime *}$ |

* Dependent upon stream size. (See WAC 222-30-022.)
(b) The area protected on each side of Type Np Waters, measured horizontally from the outer edge of the bankfull width. (See WAC 222-30-022(2).)
(3) For exempt 20 acre parcels, a specified area alongside Type $S$ and $F$ Waters where specific measures are taken to protect water quality and fish and wildlife habitat.
"RMZ core zone" means:
(1) For Western Washington, the 50 foot buffer of a Type S or F Water, measured horizontally from the outer edge of the bankfull width or the outer edge of the channel migration zone, whichever is greater. (See WAC 222-30021.)
(2) For Eastern Washington, the 30 foot buffer of a Type S or F Water, measured horizontally from the outer edge of the bankfull width or the outer edge of the channel migration zone, whichever is greater. (See WAC 222-30022.)
"RMZ inner zone" means:
(1) For Western Washington, the area measured horizontally from the outer boundary of the core zone of a Type $S$ or $F$ Water to the outer limit of the inner zone. The outer limit of the inner zone is determined based on the width of the affected water, site class and the management option chosen for timber harvest within the inner zone. (See WAC 222-30021.)
(2) For Eastern Washington, the area measured horizontally from the outer boundary of the core zone 45 feet (for streams less than 15 feet wide) or 70 feet (for streams more than 15 feet wide) from the outer boundary of the core zone. (See WAC 222-30-022.)
"RMZ outer zone" means the area measured horizontally between the outer boundary of the inner zone and the RMZ width as specified in the riparian management zone definition above. RMZ width is measured from the outer edge of the bankfull width or the outer edge of the channel migration zone, whichever is greater. (See WAC 222-30-021 and 222-30-022.)
"Road construction" means the establishment of any new sub -grade including widening, realignment, or modification of an existing road prism, with the exception of replacing or installing drainage structures, for the purposes of managing forest land under Title 222 WAC.
'Road maintenance" means any road work specifically related to maintaining water control or road safety and visibility (such as; grading, spot rocking, resurfacing, roadside vegetation control, water barring, ditch clean out, replacing or installing relief culverts, cleaning culvert inlets and outlets) on existing forest roads.
"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.
"Sensitive sites" are areas near or adjacent to Type Np Water and have one or more of the following:
(1) Headwall seep is a seep located at the toe of a cliff or other steep topographical feature and at the head of a Type Np Water which connects to the stream channel network via overland flow, and is characterized by loose substrate and/or
fractured bedrock with perennial water at or near the surface throughout the year.
(2) Side-slope seep is a seep within 100 feet of a Type

Np Water located on side-slopes which are greater than 20 percent, connected to the stream channel network via overland flow, and characterized by loose substrate and fractured bedrock, excluding muck with perennial water at or near the surface throughout the year. Water delivery to the Type Np channel is visible by someone standing in or near the stream.
(3) Type Np intersection is the intersection of two or more Type Np Waters.
(4) Headwater spring means a permanent spring at the head of a perennial channel. Where a headwater spring can be found, it will coincide with the uppermost extent of Type Np Water.
(5) Alluvial fan means an erosional land form consisting of cone-shaped deposit of water-borne, often coarse-sized sediments.
(a) The upstream end of the fan (cone apex) is typically characterized by a distinct increase in channel width where a stream emerges from a narrow valley;
(b) The downstream edge of the fan is defined as the sediment confluence with a higher order channel; and
(c) The lateral margins of a fan are characterized by distinct local changes in sediment elevation and often show disturbed vegetation.

Alluvial fan does not include features that were formed under climatic or geologic conditions which are not currently present or that are no longer dynamic.
"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 class" means a grouping of site indices that are used to determine the 50 -year or 100 -year site class. In order to determine site class, the landowner will obtain the site class index from the state soil survey, place it in the correct index range shown in the two tables provided in this definition, and select the corresponding site class. The site class will then drive the RMZ width. (See WAC 222-30-021 and 222-30-022.)
(1) For Western Washington

| Site class | 50-year site index range <br> (state soil survey) |
| :---: | :---: |
| I | $137+$ |
| II | $119-136$ |
| III | $97-118$ |
| IV | $76-96$ |
| V | $<75$ |

(2) For Eastern Washington

|  | 100-year site <br> index range <br> (state soil survey) | 50-year site index <br> range (state soil <br> Survey) |
| :---: | :---: | :---: |
| Site class | $120+$ | $86+$ |
| I | $101-120$ | $72-85$ |
| II | $81-100$ | $58-71$ |
| III | $61-80$ | $44-57$ |
| IV | $\leq 60$ | $<44$ |

(3) For purposes of this definition, the site index at any location will be the site index reported by the Washington State Department of Natural Resources State Soil Survey, (soil survey) and detailed in the associated forest soil summary sheets. If the soil survey does not report a site index for the location or indicates noncommercial or marginal forest land, or the major species table indicates red alder, the following apply:
(a) If the site index in the soil survey is for red alder, and the whole RMZ width is within that site index, then use site class V. If the red alder site index is only for a portion of the RMZ width, or there is on-site evidence that the site has historically supported conifer, then use the site class for conifer in the most physiographically similar adjacent soil polygon.
(b) In Western Washington, if no site index is reported in the soil survey, use the site class for conifer in the most physiographically similar adjacent soil polygon.
(c) In Eastern Washington, if no site index is reported in the soil survey, assume site class III, unless site specific information indicates otherwise.
(d) If the site index is noncommercial or marginally commercial, then use site class V .

See also section 7 of the board manual.
"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 222-16085(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.
"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 chapter or to prevent damage and/or to correct and/or compensate for damages to public resources resulting from forest practices.
"Stream-adjacent parallel roads" means roads (including associated right-of-way clearing) in a riparian management zone on a property that have an alignment that is parallel to the general alignment of the stream, including roads used by others under easements or cooperative road agreements. Also included are stream crossings where the alignment of the road continues to parallel the stream for more than 250 feet on either side of the stream. Not included are federal, state, county or municipal roads that are not subject to forest practices rules, or roads of another adjacent landowner.
"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 222-16085(1).
"Temporary road" means a forest road that is constructed and intended for use during the life of an approved forest practices application/notification. All temporary roads must be abandoned in accordance to WAC 222-24-052(3).
"Threaten public safety" means to increase the risk to the public at large from snow avalanches, identified in consultation with the department of transportation or a local government, or landslides or debris torrents caused or triggered by forest practices.
"Threatened or endangered species" means all species of wildlife listed as "threatened" or "endangered" by the United States Secretary of the Interior or 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.
"Unconfined avulsing stream" means generally fifth order or larger waters that experience abrupt shifts in channel location, creating a complex flood plain characterized by extensive gravel bars, disturbance species of vegetation of variable age, numerous side channels, wall-based channels, oxbow lakes, and wetland complexes. Many of these streams have dikes and levees that may temporarily or permanently restrict channel movement.
"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 222-22060 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 geographic area of Washington west of the Cascade crest and the drainages defined in 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, providing fish and wildlife habitat, and the production of timber.
"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.
"Windthrow" means a natural process by which trees are uprooted or sustain severe trunk damage by the wind.
"Yarding corridor" means a narrow, linear path through a riparian management zone to allow suspended cables necessary to support cable logging methods or suspended or partially suspended logs to be transported through these areas by cable logging methods.
"Young forest marginal habitat" see WAC 222-16085 (1)(b).

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, and capital improvements of the state or its political subdivisions.
(2) Cultural resources may also be adversely affected by the interaction of two or more forest practices. The purpose of this rule is also to achieve management and protection of these cultural resources by fostering cooperative relationships and agreements between landowners and tribes.
*(3) The long-term objective of this rule is to protect and restore these public and cultural resources and the productive capacity of fish habitat adversely affected by forest practices while maintaining a viable forest products industry. For public resources, the board intends that this be accomplished through prescriptions designed to protect and allow the recovery of 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. For cultural resources, with the exception of sites registered on the office of archaeology and historic preservation's archaeological and historic sites data base and all resources that require mandatory protection under chapters 27.44 and 27.53 RCW , the board intends that this be accomplished through voluntary management strategies. This system also allows for monitoring, subsequent watershed analysis, and adaptive management.
*(((2))) (4) 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 recogniz-
ing 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. The board supports the use of voluntary, cooperative approaches to address impacts to cultural resources. If voluntary approaches are shown to be ineffective, the board may find it appropriate to seek additional protection to prevent adverse impacts to cultural resources.
*(((3))) (5) 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, and cultural resources. Nonforest 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, or cultural resources 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))) (6) 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. In addition, the rules in this chapter set forth a system for identifying the likelihood of adverse change affecting cultural resources and for developing voluntary management strategies to avoid or minimize significant adverse impacts to cultural resources. 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 or laws for the protection of cultural resources including chapters 27.44 and 27.53 RCW .
*(((5))) (7) 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 97-24-091, filed $12 / 3 / 97$, effective $1 / 3 / 98$ )

WAC 222-22-020 Watershed administrative units. *(1) For purposes of this chapter, the state is divided into areas known as watershed administrative units (WAUs). The department shall, in cooperation with the departments of ecology, fish and wildlife, ((federally reegnized)) affected Indian tribes, local government entities, forest land owners, and the public, define WAUs throughout the state. The department shall identify WAUs on a map.
*(2) WAUs should generally be between 10,000 to 50,000 acres in size and should be discrete hydrologic units. The board recognizes, however, that identified watershed processes and potential effects on resource characteristics differ, and require different spatial scales of analysis, and the department's determination of the WAUs should recognize these differences. The board further recognizes that mixed land uses will affect the ability of a watershed analysis to pre-
dict probabilities and identify causation as required under this chapter, and the department's conduct and approval of a watershed analysis under this chapter shall take this effect into account.
*(3) The department is directed to conduct periodic reviews of the WAUs adopted under this chapter to determine whether revisions are needed to more efficiently assess potential cumulative effects. The department shall consult the departments of ecology, fish and wildlife, affected Indian tribes, forest land owners, local government entities, and the public. From time to time and as appropriate, the department shall make recommendations to the board regarding revision of watershed administrative units.

## NEW SECTION

WAC 222-22-045 Cultural resources. (1) Any watershed analysis initiated after (insert the effective date of rule) is not complete unless the analysis includes a completed cultural resource module. Cultural resources module completeness is detailed in Appendix II of the module and includes affected tribe(s) participation, appropriate team qualification, required maps and forms, assessment of tribal and nontribal cultural resources, peer review of assessment, management strategies based on causal mechanism reports from synthesis, and agreement on the management strategies by affected tribes, landowners and land managers on the field managers team and, where applicable, the office of archaeology and historic preservation.
(2) When conducting watershed analysis revisions pursuant to WAC 222-22-090(4), the cultural resources module is not required if the watershed analysis was approved by the department prior to the date in subsection (1) of this section. However, the board encourages use of the cultural resources module upon such review.
(3) The department does not review or approve cultural resources management strategies because their implementation is voluntary. The office of archaeology and historic preservation must be consulted and agree on all management strategies involving sites registered on the OAHP archaeological and historic sites data base and all resources that require mandatory protection under chapters 27.44 and 27.53 RCW.
(4) The cultural resources module may be conducted as a stand-alone method separate from a watershed analysis to identify, protect, and manage cultural resources. When used as a stand-alone methodology:
(a) Selected components of the methodology may be used as the participants deem necessary or the module may be used in its entirety.
(b) The methodology may be used at a variety of geographic scales and may be initiated by tribes, land managers or landowners. Landowner or land manager initiation is not limited by the minimum ownership threshold requirements in this chapter. Nothing in this rule grants any person or organization initiating the cultural resources module as a standalone method any right of entry onto private property.
(c) Watershed analysis notice requirements to the department do not apply.
(d) Participants are encouraged to engage people that meet the minimum qualifications to conduct the module as set by this chapter.
(e) In order for a stand-alone module to be incorporated into a watershed analysis, the module must have been conducted in accordance with the requirements of this chapter.

## 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 222-22030(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 a person or persons qualified in the following:
(a) Forestry;
(b) Forest hydrology;
(c) Forest soil science or geology;
(d) Fisheries science; ((and))
(e) Geomorphology;
(f) Cultural anthropology; and
(g) Archaeology.

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. The cultural resources module must include the participation of the affected Indian tribe(s).
*(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 leeation on a map of theWAU)) conduct an assessment for cultural resources.
(b) The team shall display the location of these resources on a map of the WAU, except mapping of tribal cultural resource sites must be approved by the affected tribe. The location of archaeological sites shall be on a separate map that will be exempt from public disclosure per RCW 42.17.$310(1)(\mathrm{k})$.
(c) For public resources (fish, water, and capital improvements of the state or its political subdivisions):
(i) 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))) (ii) 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.
(((e))) (iii) For each instance of high, medium, or indeterminate likelihood of adverse change and deliverability identified under (( $(\mathrm{b}))$ ) (c)(ii) 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 (( $(\square))$ ) (c)(i) 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))) (iv) 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 (( $(\mathrm{b}))$ ) (c)(ii) of this subsection and a low, medium, high, or indeterminate vulnerability of resource characteristics under (c)(iii) of this subsection:

Table 1
Areas of Resource Sensitivity and Management Response .
Likelihood of Adverse Change and Deliverability

|  | Low | Medium | High |
| :---: | :---: | :---: | :---: |
|  | Low | Standard <br> rules | Standard <br> rules |
| Response: <br> Prevent or <br> avoid |  |  |  |
| Medium | Standard <br> rules | Response: <br> Minimize | Response: <br> Prevent or <br> avoid |
| High | Standard <br> rules | Response: <br> Prevent or <br> avoid | Response: <br> Prevent or <br> avoid |

The team shall display the areas of resource sensitivity on the map of the WAU.
(((e))) (v) 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.
$(((\ddagger))$ (d) For cultural resources, the team shall follow the methodology outlined in the cultural resources module to determine the risk call for cultural resources based upon resource vulnerability and resource importance.
(e) The team shall prepare a causal mechanism report regarding the relationships of each process identified in (( $(b)$ and)) (c) and (d) of this subsection. The report shall demonstrate that the team's determinations were made in accordance with the 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 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)))(e) 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 222-22040(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, and cultural resources 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 a person or persons qualified in the following:
(a) Forestry;
(b) Forest hydrology;
(c) Forest soil science or geology;
(d) Fisheries science; ((end))
(e) Geomorphology;
(f) Cultural anthropology: and
(g) Archaeology.

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. The cultural resources module must include the participation of the affected Indian tribe(s).
*(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 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.

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-22-070 Prescriptions (( and management strategies. *(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 222-22030(1). The team shall include persons qualified in the disciplines indicated as necessary in watershed analysis methods, and shall generally include a person or persons qualified in the following:
(a) Forest resource management;
(b) Forest harvest and road systems engineering;
(c) Forest hydrology; ((and))
(d) Fisheries science or management;
(e) Cultural anthropology and/or archaeology, depending on the cultural resources identified in the assessment.

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. The cultural resources module must include the participation of the affected Indian tribe(s).
*(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)))(c)(iv), 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) Restoration opportunities may be included as voluntary prescriptions where appropriate;
(c) 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
(d) The rules 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.
(e) The forests and fish riparian permanent rules, when effective, supersede all existing watershed analysis riparian prescriptions with the exception of riparian management zones for exempt 20 -acre parcels, when watershed analysis prescriptions were in effect before January 1, 1999. (See WAC 222-30-021, 222-30-022, and 222-30-023.) No new riparian prescriptions will be written after completion of the riparian management zone assessment report during a watershed analysis.
*(4) For each identified cultural resource area of resource sensitivity, the field managers team shall develop cultural resources management strategies in consultation with the assessment team and affected tribe(s).
(a) If a management strategy involves a site registered on the office of archaeology and historic preservation's archaeological and historic sites data base, data recovery at an archaeological site, or any resource that requires mandatory protection under chapters 27.44 and 27.53 RCW , the field managers team shall submit the management strategy to the office of archaeology and historic preservation for agreement.
(b) The management strategies should be reasonably designed to protect or allow the recovery of resources by measures that minimize or prevent or avoid risks identified in the assessment.
(c) Management strategies resulting from conducting a cultural resources module are voluntary, not mandatory prescriptions, whether the module is conducted as part of a watershed analysis or as a stand-alone method separate from watershed analysis. However, the mandatory protections of resources under chapters 27.44 and 27.53 RCW still apply.
(5) The field managers((-)) team shall submit the recommended prescriptions, monitoring recommendations and cultural resources management strategies 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.

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-22-080 *Approval of watershed analysis. (1) Upon receipt of the recommended prescriptions and management strategies resulting from a level 2 assessment under WAC 222-22-060 or a level 1 assessment under WAC 222-22-050 where a level 2 assessment will not be conducted, the department shall select prescriptions. The department shall
circulate the draft watershed analysis to the departments of ecology, fish and wildlife, affected Indian tribes, local government entities, forest land owners in the WAU, and the public for review and comment. The prescriptions recommended by the field managers' team shall be given substantial weight. Within thirty days of receipt of the prescriptions and management strategies, the department shall review comments, revise the watershed analysis as appropriate, and approve or disapprove the watershed analysis for the WAU.
*(2) The department should notify any governmental agency or Indian tribe having jurisdiction over activities which are not regulated under chapter 76.09 RCW but which are identified in the draft analysis as having a potential for an adverse impact on identified fish, water, ((ad)) capital improvements of the state or its political subdivisions, and cultural resources.
*(3) The department shall approve the draft watershed analysis unless it finds:
(a) For any level 1 assessment or level 2 assessment, that:
(i) The team failed in a material respect to apply the methodology, indices of resource condition, or checklists set forth in the manual; or
(ii) A team meeting the criteria promulgated by the department and using the defined methodologies, indices of resource conditions, and checklists set forth in the manual could not reasonably have come to the conclusions identified in the draft level 1 or level 2 assessment; and
(b) For the prescriptions, that they will not accomplish the purposes and policies of this chapter and of the Forest Practices Act, chapter 76.09 RCW.
(c) In making its findings under this subsection, the department shall take into account its ability to revise assessments under WAC 222-22-090(3).
*(4) If the department does not approve the draft watershed analysis, it shall set forth in writing a detailed explanation of the reasons for its disapproval.
(5) All watershed analyses must be reviewed under SEPA on a nonproject basis. SEPA review may take place concurrently with the public review in subsection (1) of this section. (See WAC 222-10-035.)
(6) The department will not review or approve cultural resource management strategies because their implementation is voluntary.

AMENDATORY SECTION (Amending WSR 01-12-042, filed $5 / 30 / 01$, effective $7 / 1 / 01$ )

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 a multiyear permit to conduct forest practices according to the watershed analysis prescriptions. This permit is not renewable if a five-year review is found necessary by the department and has not been completed.
(b) Nonmultiyear 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;
(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);
(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
(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 ((managemestrategies)) monitoring recommendations 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.

## WSR 04-24-090 <br> PROPOSED RULES DEPARTMENT OF AGRICULTURE <br> [Filed December 1, 2004, 10:15 a.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 04 -19-123.

Title of Rule and Other Identifying Information: The department is proposing to amend WAC 16-350-035 Requirements for certified nursery planting stock, to clarify the text of the existing rule and to bring the Washington fruit tree certification program into compliance with requirements of international and interstate customers. Other proposed text changes are intended to clarify the existing language without changing its meaning.

Hearing Location(s): Tree Fruit Research and Extension Center, Stockwell Room, 1100 North Western Avenue, Wenatchee, WA, on January 6, 2005, at 12:30 p.m.

Date of Intended Adoption: January 11, 2005.
Submit Written Comments to: Henri Gonzales, P.O. Box 42560, Olympia, WA 98504-2560, e-mail hgonzales@agr.wa.gov, fax (360) 902-2094, by January 5, 2005, by 5:00 p.m.

Assistance for Persons with Disabilities: Contact Henri Gonzales by January 3, 2005, TTY (360) 902-1996 or (360) 902-2061.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: This proposal amends WAC 16-350-035 to clarify the text of the existing rule and to bring the Washington fruit tree certification program into compliance with requirements of international and interstate customers. Subsection (1)(b) is amended to clarify that rootstock from out-of-state certification programs is acceptable for production of certified fruit tree nursery stock in Washington, if the rootstock was propagated directly from mother plants that were tested and found free of all known virus and virus-like diseases. The effect of the amendment to
subsection (1)(c) is to limit the existing 5\% tolerance level for virus infected commercial seed to one species - Prunus persica, or peach - while requiring all other Prunus species, such as cheery, plum, or apricot to be propagated directly from registered trees. Other proposed text changes are intended to clarify the existing language without changing its meaning.

Reasons Supporting Proposal: In recent years, rootstock shipped into Washington from some out-of-state certification programs has been found to be virus contaminated. If infected rootstock is used to propagate fruit tees, the quality of the resulting tree is significantly reduced. This problem has jeopardized Washington fruit tree nursery stock producers' access to multiple foreign markers. The proposal would require rootstock from these sources to be tested and found free of virus diseases. Also, Canadian import regulations have recently changed to specify that Prunus rootstock (except peaches) can only be grown from seed harvested from registered trees that have been tested and found free of virus diseases, if it is to be eligible for movement into Canada. Canada is a significant market for Washington grown certified fruit tree nursery stock.

Statutory Authority for Adoption: Chapters 15.14 and 34.05 RCW.

Statute Being Implemented: Chapter 15.14 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Washington State Department of Agriculture and its Fruit Tree Certification Advisory Committee, private and governmental.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tom Wessels, 1111 Washington Street, Olympia, WA 98504-2560, (360) 9021984.

No small business economic impact statement has been prepared under chapter 19.85 RCW. RCW 19.85 .030 (1)(a) requires that an agency must prepare a small business economic impact statement (SBEIS) for proposed rules that impose a more than minor cost on businesses in an industry. The department has analyzed the economic effects of the proposed rule changes and has concluded that they will not impose more than minor costs on the regulated industry in Washington and, therefore, a formal SBEIS is not required.

A cost-benefit analysis is not required under RCW 34.05.328. The Washington State Department of Agriculture is not a listed agency under RCW 34.05.328 (5)(a)(i) and, therefore, a cost-benefit analysis is not required.

December 1, 2004
Mary A. Martin Toohey
Assistant Director

AMENDATORY SECTION (Amending WSR 00-19-036, filed $9 / 12 / 00$, effective $10 / 13 / 00$ )

WAC 16-350-035 Requirements for certified nursery planting stock. (1) All nursery stock being grown for certification must be propagated on certified rootstock. Certified rootstock ((may be any)) must comply with at least one of the following conditions:
(a) Rootstock ((eriginating)) propagated directly from registered trees.
(b) Rootstock originating from other approved certification programs, if the rootstock was propagated directly from mother plants that have been tested and found free of all known virus and virus-like diseases.
(c) Prunus persica seedlings grown from commercial seed, if the seed lot has been tested for transmissible virus content, and not more than five percent of the seed tested positive for transmissible virus content.
(d) Pome fruit seedlings.
(2) Growers must keep records identifying the scion, rootstock, and interstock sources for all Washington certified stock. Upon request, these records must be made available to the department.
(3) Seed may be designated as Washington certified seed only if both of the following conditions are complied with:
(a) The seed was produced on registered seed trees; and
(b) The seed lot has been tested for transmissible virus content, and not more than five percent of the seed tested positive for transmissible viruses.
(4) Washington certified nursery stock must be identified by a blue certification tag.
(5) When it is offered for sale, Washington certified nursery stock must be identified as to variety, interstock and rootstock.

## WSR 04-24-091 PROPOSED RULES EMPLOYMENT SECURITY DEPARTMENT

## [Filed December 1, 2004, 10:22 a.m.]

Original Notice.
Preproposal statement of inquiry was filed as WSR 04-15-034.

Title of Rule and Other Identifying Information: Add new sections to Title 192 WAC expanding employment opportunities for people with disabilities.

Hearing Location(s): Employment Security Department, 1st Floor Conference Room, 605 Woodland Square Loop, Lacey, WA 98503, on January 4, 2005, at 10:00 a.m.

Date of Intended Adoption: January 5, 2005.
Submit Written Comments to: Toby Olson, Employment Security Department, P.O. Box 9046, Olympia, WA 98507-9046, e-mail tolson@esd.wa.gov, fax (360) 438-3208, by January 4, 2005.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: Current law encourages state agencies to contract with "sheltered workshops" by allowing agencies to negotiate contracts directly with the workshops, avoiding the usual bid and review requirements.

This law would transfer that preference from "sheltered workshops" to "community rehabilitation programs" (CRPs) which provide a broader range of employment options and services beyond traditional sheltered employment. It also extends the preference to businesses owned and operated by persons with disabilities. CRPs and business owned and operated by people with disabilities that met some additional criteria are put on a listing of "vendors in good standing" (VIGS). The law would increase the contracting preference
for VIGS by requiring any agency purchasing a good or service offered by a VIGS to solicit and consider in good faith a proposal from at least one such vendor before making that purchase.

Reasons Supporting Proposal: SHB 1813, an act relating to employment opportunities for people with disabilities.

Statutory Authority for Adoption: RCW 50.12.040.
Statute Being Implemented: RCW 50.40.066.
Rule is not necessitated by federal law, federal or state court decision.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Current law encourages state agencies to contract with "sheltered workshops" by allowing agencies to negotiate contracts directly with the workshops, avoiding the usual bid and review and requirements.

This law would transfer that preference from "sheltered workshops" to "Community Rehabilitation Programs" (CRPs) which provide a broader range of employment options and services beyond traditional sheltered employment. It also extends the preference to businesses owned and operated by persons with disabilities. CRPs and business owned and operated by people with disabilities that met some addition criteria are put on a listing of "vendors in good standing" (VIGS). The law would implement a contracting preference for VIGS by requiring any agency purchasing a good or service offered by a VIGS to solicit and consider in good faith a proposal from at least one such vendor before making that purchase.

The law impacts the department in the following ways:
Governor's Committee on Disability Issues and Employment (GCDE) must appoint a subcommittee with a prescribed composition, which shall meet at least once a year to determine whether applicant vendors are CRPs or businesses owned and operated by persons with disabilities and meet a set of criteria established by the legislation, related to demonstrated progress in the promotion of employment opportunities for people who have disabilities. GCDE is required to rely upon the conclusions of this subcommittee except in the case of malfeasance or misfeasance. (General administration would be required to determine whether the applicants met requirements related to performance, quality and cost.)

The adopted rules implement the following: Determination of disability, based on a review of determination documents from certain programs listed in the bill; determination of ownership/control; determination of progress in at least half of the listed criteria of improved employment opportunities for people who have disabilities; levels of achievement of achievement in these criteria beyond which further progress would not be required; and Administrative Procedure Act appeal process covering any of the determinations listed above; and establishing and collecting application fees, and/or a fee based on the value of contracts awarded under this program.

Name of Agency Personnel Responsible for Drafting: Toby Olson, Employment Security Department-GCDE, (360) 438-3168.

No small business economic impact statement has been prepared under chapter 19.85 RCW . No significant small business economic impact anticipated.

A cost-benefit analysis is not required under RCW 34.05.328. The probable benefits of the rule are greater than its probable costs.

November 30, 2004
Dr. Sylvia P. Mundy
Commissioner

## Chapter 192-35 WAC

## IMPROVING EMPLOYMENT OPPORTUNITIES FOR PEOPLE WITH DISABILITIES THROUGH STATE USE CONTRACTS

## NEW SECTION

WAC 192-35-010 Definitions. "Application base" means either the first fifteen applications for vendor in good standing received, or all applications for vendor in good standing received during the first twelve months of the program, whichever is greater at the time an application is being considered.
"Integrated setting" means a setting commonly found in the community (such as a store, office or school) where the individual with a disability comes into contact with nondisabled people who are not providing vocational rehabilitation services or other specialized services to that individual; or a setting commonly found in the community where the individual with a disability comes into contact with nondisabled people as he/she does his/her work. The amount of contact the individual with a disability has with nondisabled people is the same that a nondisabled person in the same type of job would experience.
"Transitioned to a less restrictive employment setting" means any change to an individual's job or work setting, or working conditions that increases that individual's workplace integration, independence from special services or participation in unsubsidized work. Some examples include moving from sheltered to supported employment; or from nonintegrated to integrated employment; or from working for a community rehabilitation program to working for a community employer.

## NEW SECTION

WAC 192-35-020 The state use advisory committee. The state use advisory committee hereinafter referred to as the SUAC, is established within the governor's committee on disability issues and employment (GCDE). The SUAC shall have the following composition:
(1) Three members chosen by GCDE from among those current or former clients of a community rehabilitation program who have nominated themselves, at least one of whom must be a person with a developmental disability;
(2) One member chosen by GCDE from among those guardians, parents, or other relatives of a current client or employee of a community rehabilitation program who have nominated themselves;
(3) One member chosen by GCDE from among those who have been nominated by a community rehabilitation program;
(4) One member chosen by GCDE from among those owners of a business owned and operated by persons with disabilities who have nominated themselves;
(5) One member who is designated by the developmental disabilities council;
(6) One member who is a member of and selected by GCDE;
(7) One member who is designated by the secretary of the department of social and health services; and
(8) One member who is designated by the director of the department of services for the blind.

## NEW SECTION

WAC 192-35-030 Meetings. The SUAC shall hold its regular public meeting annually in December. Additional public meetings may be held at such times and places as the board may deem necessary. Notice of all public meetings will be issued as required by the Open Public Meetings Act, chapter 42.30 RCW.

Executive sessions may be held by the board in conjunction with all public meetings, and at such other times as the board shall deem necessary. Executive sessions shall deal only with matters authorized by RCW 42.30.110.

## NEW SECTION

WAC 192-35-040 Application for listing as a vendor in good standing. The application for listing as a vendor in good standing must be submitted on forms approved by the SUAC and shall be accompanied by additional documentation as follows:
(1) Applications from community rehabilitation programs must be accompanied by:
(a) A document issued by the department of social and health services recognizing the applicant as eligible to do business as a community rehabilitation program; and
(b) A document issued by the secretary of state establishing that the applicant is registered as a nonprofit corporation.
(2) Applications by business owned and operated by persons with disabilities must be accompanied by documentation:
(a) Issued by the department of social and health services establishing that the individual exercising ownership and control has been determined to have a developmental disability as defined in RCW 71A.10.020; or
(b) Issued by an agency established under Title I of the Federal Vocational Rehabilitation Act establishing that the individual exercising ownership and control has been determined to be or have been eligible for vocational rehabilitation services; or
(c) Issued by the United States Social Security Administration establishing that the individual exercising ownership and control has been determined to be or have been eligible for Social Security Disability Insurance or Supplemental Security Income; or
(d) Issued by the United States Department of Veterans Affairs establishing that the individual exercising ownership and control has been determined to be or have been eligible for vocational rehabilitation services due to a service connected disability under 38 U.S.C. Sec. 3100 et seq.
(3) Applications must be accompanied by documentation that objectively demonstrates that the applicant has met or made progress over the previous twelve months toward meeting a minimum of six of the following criteria:
(a) The number of people with disabilities in the entity's total work force who are working in integrated settings. To demonstrate progress for this criterion an applicant's documentation must show that the number of people with disabilities employed by it, and working in an integrated setting, during the quarter immediately preceding the date of application is greater than the number of people with disabilities employed by it, and working in an integrated setting for the same quarter in the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the number of people with disabilities employed by it, and working in an integrated setting during the quarter immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(b) The percentage of the people with disabilities in the entity's total work force who are working in integrated settings. To demonstrate progress for this criterion an applicant's documentation must show that the percent of those people with disabilities employed by it and working in an integrated setting, during the quarter immediately preceding the date of application is greater than the percentage of people with disabilities employed by it, and working in an integrated setting for the same quarter in the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the percentage of people with disabilities employed by it, and working in an integrated setting, during the quarter immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(c) The number of people with disabilities in the entity's total work force who are working in individual supported employment settings. To demonstrate progress for this criterion an applicant's documentation must show that the number of people with disabilities employed by it, and working in individual supported employment settings, during the quarter immediately preceding the date of application is greater than the number of people with disabilities employed by it, and working in individual supported employment settings for the same quarter for the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the number of people with disabilities employed by it, and working in individual employment settings for the quarter immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(d) The percentage of the people with disabilities in the entity's total work force who are working in individual supported employment settings. To demonstrate progress for this criterion an applicant's documentation must show that the percent of people with disabilities among all individuals employed by it, and working in an individual supported employment setting, during the quarter immediately preceding the date of application is greater than the percentage of people with disabilities employed by it, and working in an integrated setting for the same quarter of the previous year.

To demonstrate that it has met this criterion, an applicant's documentation must show that the percentage of people with disabilities employed by it, and working in an individual supported employment setting, during the quarter immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(e) The number of people with disabilities in the entity's total work force who, during the last twelve months, have transitioned to less restrictive employment settings either within the entity or with other community employers. To demonstrate progress for this criterion an applicant's documentation must show that the number of people with disabilities who had been employed by it at some point during the twelve months immediately preceding the time of application and had transitioned to less restrictive employment settings during those twelve months either within the entity or with other community employers was greater than the number of such employees who had made such a transition during the prior twelve months. To demonstrate that it has met this criterion, an applicant's documentation must show that the number of people who had been employed by it at some point during the twelve months immediately preceding the time of application and had transitioned to less restrictive employment settings during those twelve months either within the entity or with other community employers at the time of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(f) The number of people with disabilities in the entity's total work force who are earning at least the state minimum wage. To demonstrate progress for this criterion an applicant's documentation must show that the number of people with disabilities employed by it, who were paid at least the state minimum wage for all hours worked, during the quarter immediately preceding the date of application is greater than the number of people with disabilities employed by it, and paid at least the state minimum wage for all hours worked for the same quarter for the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the number of people with disabilities employed by it, and paid at least the state minimum wage for all hours worked for the same quarter of the previous year is at least one standard deviation higher than the norm for this criterion derived from the application base.
(g) The percentage of the people with disabilities in the entity's total work force who are earning at least the state minimum wage. To demonstrate progress for this criterion an applicant's documentation must show that the percent of people with disabilities among all people with disabilities employed by it, who were paid at least the state minimum wage for all hours worked during the quarter immediately preceding the date of application is greater than the percentage of people with disabilities employed by it, who were paid at least state minimum wage for all hours worked for the same quarter for the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the percentage of people with disabilities employed by it, who were paid at least state minimum wage for all hours worked for the quarter immediately preceding the date of
application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(h) The number of people with disabilities serving in supervisory capacities within the entity. To demonstrate progress for this criterion an applicant's documentation must show that the number of people with disabilities employed by it in positions in which they supervised the work of other employees during the quarter immediately preceding the date of application is greater than the number of people with disabilities employed by it in such positions during the same quarter for the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the number of people with disabilities employed by it in positions in which they supervised the work of other employees during the quarter immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(i) The percentage of supervisory positions within the entity that are occupied by people with disabilities. To demonstrate progress for this criterion an applicant's documentation must show that the percent of people with disabilities among all individuals employed by it in positions in which they supervise the work of other employees during the quarter immediately preceding the date of application is greater than the percentage of people with disabilities employed by it in such positions for the same quarter of the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the percentage of people with disabilities employed by it in supervisory positions at the time of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(j) The number of people with disabilities serving in an ownership capacity or on the governing board of the entity. To demonstrate progress for this criterion an applicant's documentation must show that the number of people with disabilities who exercise ownership and participate in the day to day management of the entity, or who serve in elected or appointed positions on a board with the authority to hire and fire the executive director of the entity during the quarter immediately preceding the date of application is greater than the number of people with disabilities in such positions during the same quarter for the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the number of people with disabilities in such positions during the quarter immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(k) The ratio of the total amount paid by the entity in wages, salaries, and related employment benefits to people with disabilities as compared to the total amount paid by the entity in wages, salaries, and related employment benefits to persons without disabilities during the previous year. To demonstrate progress for this criterion an applicant's documentation must show that the total amount paid by it in wages, salaries, and related employment benefits to people with disabilities during the twelve months immediately preceding the date of application had increased in proportion to the total amount it paid in wages, salaries, and related employment benefits to people who do not have a disability
when compared to the ratio of those two figures from the previous year. To demonstrate that it has met this criterion, an applicant's documentation must show that the ratio of the total amount paid by the entity in wages, salaries, and related employment benefits to people with disabilities as compared to the total amount paid by the entity in wages, salaries, and related employment benefits to persons without disabilities for the twelve months immediately preceding the date of application is at least one standard deviation higher than the norm for this criterion derived from the application base.
(l) The percentage of people with disabilities in the entity's total work force for whom the entity has developed a reasonable, achievable, and written career plan. To demonstrate progress for this criterion an applicant's documentation must show that the percent of people with disabilities employed by it, for whom it had developed reasonable, achievable, written career plans, at the time of application was greater than the percentage of people with disabilities employed by it for whom it had developed reasonable, achievable, written career plans one year prior to the time of application. To demonstrate that it has met this criterion, an applicant's documentation must show that the percentage of people with disabilities employed by it for whom it had developed reasonable, achievable, written career plans at the time of application was at least one standard deviation higher than the norm for this criterion derived from the applications submitted that program year.
(4) In the event that the SUAC preliminarily determines that the documentation provided in an application is insufficient to demonstrate objectively that the applicant has made progress in or met at least six of the relevant eligibility criteria under this chapter, the SUAC will communicate that determination to the applicant in writing. The notification will clearly identify the specific criteria for which the SUAC determined the applicant's documentation to be insufficient. The SUAC will hold the application open for up to six months from the date of the notification during which time the applicant may submit additional documentation addressing the identified deficiencies.
(5) Applicants must also provide such documentation as may be required by the department of general administration to establish:
(a) That the applicant has not been in material breach of any quality or performance provision of any contract for the purchase of goods or services during the past thirty-six months; and
(b) Those goods and services for which the applicant is seeking to be listed as a vendor in good standing.
(6) Applicants must also provide such additional information, or documentation as may be required by the office of minority and women's business enterprises for the purpose of determining ownership and exercise of control of a business.

## NEW SECTION

WAC 192-35-050 Application fees. Applications must be accompanied by the annual application fee of five hundred dollars. The application fee is nonrefundable.

## NEW SECTION

WAC 192-35-060 Period of eligibility. Applicants will be listed as vendors in good standing for a period of one year beginning on the date of final determination of eligibility to be so listed: Unless, prior to the end of that period, the applicant requests in writing to be removed from that listing; or is found to be in material breach of any quality or performance provision of any contract for the purchase of goods or services. Applications for continued listing or relisting for subsequent periods of eligibility are subject to the same documentation requirements, fees and procedures as initial applications.

## NEW SECTION

WAC 192-35-070 Denials and appeals. The governor's committee on disability issues and employment will provide written notice when it has determined that an applicant failed to demonstrate that it has met the eligibility criteria for a vendor in good standing. The written notice shall include the basis for that determination; a notification of the applicant's right to appeal; and the address to which an appeal may be submitted. Applicants shall have thirty working days from the date of the notice to file an appeal. All appeals must be in writing.

## NEW SECTION

WAC 192-35-080 Application of brief adjudicative proceedings. The commissioner adopts RCW 34.05.482 through 34.05.494 for the administration of brief adjudicative proceedings conducted by request pursuant to subsection (1) of this section or at the discretion of the commissioner pursuant to RCW 34.05.482.
(1) If an adjudicative proceeding is requested, a brief adjudicative proceeding will be conducted where the governor's committee on disability issues and employment accepts the recommendation of the state use advisory committee and the matter involves a determination of one or more of the following issues:
(a) Whether an applicant has provided clear documentation that it qualifies under the criteria established by RCW 43.19.525 (1)(a) through (d); or
(b) Whether an applicant has provided clear documentation that it qualifies under the criteria established by RCW 43.19.525 (2)(a) and (b); or
(c) Whether an applicant has provided clear documentation that it qualifies under the criteria established by RCW 50.40 .065 (3)(a) through (l).
(2) Brief adjudicative proceedings under subsection (1) of this section will be limited to consideration of the following issues:
(a) In proceedings under subsections (1)(a) and (b) of this section, the sole issue to be considered at the hearing is whether the documentation submitted by an applicant clearly establishes that the applicant has been determined to meet the applicable eligibility criterion or criteria under RCW 43.19.525 (1) or (2) by the agency or agencies authorized to make that determination;
(b) In proceedings under subsection (1)(c) of this section, the sole issue to be considered at the hearing is whether the documentation submitted by the applicant clearly demonstrates that the applicant has either met or made progress over the previous twelve months toward meeting a minimum of six of the criteria established in RCW 50.40.065.
(3) Brief adjudicative proceedings may not be used to appeal a decision by the governor's committee on disability issues and employment to reject a recommendation of the state use advisory committee, based on a finding of misfeasance or malfeasance.

## NEW SECTION

WAC 192-35-090 Conduct of brief adjudicative proceedings. (1) Brief adjudicative proceedings shall be conducted by a presiding officer appointed by the commissioner or designee in accordance with RCW 34.05.485. The presiding officer for brief adjudicative proceedings shall have agency expertise in the subject matter but must not have personally participated in the decision to issue the initiating document.
(2) The parties or their representatives may present written documentation. The presiding officer for brief adjudicative proceedings shall designate the date by which written documents must be submitted by the parties.
(3) The presiding officer for brief adjudicative proceedings may, at his or her discretion, entertain oral argument from the parties or their representatives.
(4) No witnesses may appear to testify.
(5) In addition to the record, the presiding officer for brief adjudicative proceedings may employ agency expertise as a basis for decision.
(6) The presiding officer for brief adjudicative proceedings will not issue an oral order. Within ten working days of the final date for submission of materials or oral argument, if any, the presiding officer for brief adjudicative proceedings will enter an initial written order.

## NEW SECTION

WAC 192-35-100 Preliminary record in brief adjudicative proceedings. The preliminary record with respect to an application must consist of:
(1) The application and all associated documents; and
(2) All documents relied upon by the state use advisory committee in proposing to deny the application; and
(3) All correspondence between the applicant and the state use advisory committee regarding the application.

## NEW SECTION

WAC 192-35-110 Appeal of the brief adjudicative proceedings. (1) Within thirty working days following the issuance of an initial written order, any party, including the department, may file a written appeal of that order with the deputy commissioner.
(2) The deputy commissioner will review the record of the brief adjudicative proceedings under appeal and issue the final written order, within thirty working days of the receipt of the appeal.
(3) The final written order, issued by the deputy commissioner, shall be the department's final decision on all matters subject to these brief adjudicative proceedings.

## NEW SECTION

WAC 192-35-120 Objections to brief adjudicative proceedings and conversion to formal adjudicative hearings. (1) At least five working days before the scheduled brief adjudicative proceeding, any party, including the department, may file a written objection to resolution of a matter by a brief adjudicative proceeding and may request that a matter be converted to a formal adjudicative hearing. Upon receiving a timely written objection, the presiding officer shall determine whether the matter should be converted. Regardless of whether any party files a timely objection, the presiding officer may convert any brief adjudicative proceeding to a formal adjudicative hearing whenever it appears that a brief adjudicative proceeding is insufficient to determine the issues pending before the agency.
(2) In determining whether to convert a proceeding, the presiding officer may consider the following factors:
(a) Whether witness testimony will aid the presiding officer in resolving contested issues of fact;
(b) Whether the legal or factual issues are sufficiently complex to warrant a formal adjudicative proceeding, including whether there are multiple issues of fact or law;
(c) Whether a brief adjudicative proceeding will establish an adequate record for further agency or judicial review;
(d) Whether the legal issues involved in the proceeding present questions of legal significance or are being raised for the first time before the agency;
(e) Whether conversion of the proceeding will cause unnecessary delay in resolving the issues; and
(f) Any other factors that the presiding officer deems relevant in reaching a determination.
(3) The written order of the formal adjudicative hearing shall be the department's final decision.

## WSR 04-24-092 <br> PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed December 1, 2004, 10:24 a.m.]
Original Notice.
Title of Rule and Other Identifying Information: Puget Sound Salmon Commission Marketing Order, chapter 16585 WAC.

Hearing Location(s): Nordby Conference Center, Fishermen's Terminal, 1711 West Nickerson Street, Seattle, WA, on January 15, 2005, at 10:00 a.m.

Date of Intended Adoption: June 3, 2005.
Submit Written Comments to: Lynn Briscoe, Commodity Commission Coordinator, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, e-mail lbriscoe@agr.wa.gov, fax (360) 902-2092, by January 18, 2005, 5:00 p.m.

Assistance for Persons with Disabilities: Contact Rochelle Painter at (360) 902-2060, by January 7, 2005, TTY (360) 902-1996.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: During past legislative sessions, significant amendments were made to the Puget Sound Salmon Commission's enabling statute, chapter 15.65 RCW . The statutory changes prompted the proposed amendments to chapter 16-585 WAC. The proposed amendments expand the commission's policy and purpose statements, update the definitions, update the commission member selection process, add additional power and duties to benefit the industry, update meeting and administrative procedures, and expand the commission's information and education role. These proposed amendments are intended to achieve consistency with the statute, as well as, improve the readability and clarity of the marketing order. The following marketing order sections are affected by the proposed amendments: New sections WAC 16-585-005 Marketing order for Puget Sound gillnet salmon-Policy statement and 16-585006 Marketing order purposes; amending WAC 16-585-010 Definitions, 16-585-020 Puget Sound salmon commodity board, 16-585-040 Assessments and collections, 16-585-050 Time-Place-Method for payment and collection of assess-ments-Landing reports, 16-585-060 Obligations of the board and 16-585-070 Termination of this order; and repealing WAC 16-585-030 Marketing order purposes.

Reasons Supporting Proposal: The proposed amendments are intended to make the marketing order consistent with the Commodity Commission enabling statute, chapter 15.65 RCW , and to implement the petition received from the Puget Sound Salmon Commission in accordance with RCW 15.65.050.

Statutory Authority for Adoption: RCW 15.65.047 and chapter 34.05 RCW .

Statute Being Implemented: Chapter 15.65 RCW.
Rule is not necessitated by federal law, federal or state court decision.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Any rule proposal that results from this rulemaking process will not be adopted unless the proposed rules are also approved in a referendum of affected Puget Sound gillnet salmon producers pursuant to chapter 15.65 RCW .

Name of Proponent: Puget Sound Salmon Commission, governmental.

Name of Agency Personnel Responsible for Drafting: Lynn Briscoe, Olympia, Washington, (360) 902-2043; Implementation and Enforcement: Puget Sound Salmon Commission, Seattle, Washington, (206) 595-8734 and Department of Agriculture, Olympia, Washington, (360) 902-2043.

No small business economic impact statement has been prepared under chapter 19.85 RCW . Any adoption of amendments to chapter 16-585 WAC would ultimately be determined by a referendum vote of the affected parties. A formal small business economic impact statement under chapter 19.85 RCW is not required because of the exemption granted in RCW 15.65.570(2).

A cost-benefit analysis is not required under RCW 34.05.328. The Department of Agriculture and the Puget Sound Salmon Commission are not named agencies in RCW 34.05.328 (5)(a)(i).

November 30, 2004
William E. Brookreson
Deputy Director

## NEW SECTION

WAC 16-585-005 Marketing order for Puget Sound gillnet salmon-Policy statement. (1) The marketing of Puget Sound gillnet salmon within this state is in the public interest. It is vital to the continued economic well-being of the citizens of this state and their general welfare that Puget Sound gillnet salmon be properly promoted by:
(a) Enabling producers of Puget Sound gillnet salmon to help themselves in establishing orderly, fair, sound, efficient, and unhampered marketing, grading, and standardizing of the Puget Sound gillnet salmon they produce; and
(b) Working towards stabilizing the agricultural industry by increasing consumption of Puget Sound gillnet salmon within the state, the nation, and internationally.
(2) That it is in the overriding public interest that support for the Puget Sound gillnet salmon industry be clearly expressed, that adequate protection be given to the industry and its activities and operations, and that Puget Sound gillnet salmon be promoted individually and as part of a comprehensive agricultural industry to:
(a) Enhance the reputation and image of Puget Sound gillnet salmon.
(b) Increase the sale and use of Puget Sound gillnet salmon in local, domestic, and foreign markets.
(c) Protect the public by educating the public in reference to the quality, care, and methods used in the production of Puget Sound gillnet salmon.
(d) Increase the knowledge of the health-giving qualities and dietetic value of Puget Sound gillnet salmon and products.
(e) Support and engage in programs or activities that benefit the production, harvesting, handling, processing, marketing, and uses of Puget Sound gillnet salmon produced in Washington state.
(3) The director is authorized to implement, administer, and enforce chapter 15.65 RCW through the adoption of this marketing order.
(4) The Washington state Puget Sound salmon commodity board exists primarily for the benefit of the people of the state of Washington and its economy, and with oversight by the director, the board is authorized to speak on behalf of Washington state government with regard to Puget Sound gillnet salmon under the provisions of this marketing order.

## NEW SECTION

WAC 16-585-006 Marketing order purposes. This marketing order is to promote the general welfare of the state and for the purposes of maintaining existing markets or creating new or larger local, domestic, and foreign markets; increasing production efficiency; ensuring a fair regulatory
environment; or increasing per capita consumption of Puget Sound gillnet salmon produced in Washington state. The Washington state Puget Sound salmon commodity board is designated by the director to conduct the following programs in accordance with chapter 15.65 RCW :
(1) Establish plans and conduct programs for marketing, labeling, sales, promotion, public relations, and consumer education, or other programs for maintaining present markets or creating new or larger markets for commercially harvested Puget Sound gillnet salmon and salmon products. Such programs shall be directed toward increasing the sale, improving the markets, or promoting Puget Sound gillnet salmon and salmon products without reference to any particular brand or trade name and shall neither make use of false or unwarranted claims on behalf of commercial Puget Sound gillnet salmon products nor disparage the quality, value, sale, or use of any other agricultural commodity. The board may also engage in cooperative efforts in the domestic or foreign marketing of Puget Sound gillnet salmon.
(2) Provide for research in the production, transportation, handling, management, harvest, harvest management, harvest selectivity, harvest regulation or proposed regulation, protection against harvest impact on habitat or other species, processing or marketing of commercial Puget Sound gillnet salmon products and expend the necessary funds for such purposes. Insofar as practicable, such research shall be carried on by experiment stations of Washington State University or the University of Washington, but if in the judgment of the board, said experiment stations do not have the facilities for a particular project or if some other research agency has better facilities therefore, the project may be carried out by other research agencies selected by the board.
(3) Conduct programs for the purpose of providing information and education including:
(a) Marketing information and services for affected producers of Puget Sound gillnet salmon for the verification of grades, standards, weights, tests, and sampling of quality and quantity of Puget Sound gillnet salmon purchased by handlers from affected producers.
(b) Information and services enabling affected producers to meet their resource conservation objectives.
(c) Puget Sound gillnet salmon-related education and training.
(4) Investigate and take necessary action to prevent unfair trade practices and to correct where possible, trade practices which hinder marketing of Puget Sound gillnet salmon products.
(5) Allocation of assessments collected from affected producers shall be made by the board using the following formula:
(a) All operating costs will be borne by all affected producers.
(b) All programs, plans, research, and marketing deemed by the board to be in the collective best interest of all affected producers, regardless of Puget Sound gillnet salmon or salmon product produced, will be borne by all affected producers.
(6) Subject to the provisions of the act, provide information and communicate on matters pertaining to the production, processing, transportation, marketing, or uses of Puget

Sound gillnet salmon produced in Washington state to any elected official or officer or employee of any agency.
(7) The director shall approve any plan, programs, and projects concerning:
(a) The establishment, issuance, effectuation, and administration of programs authorized under this section for marketing and promotion of Puget Sound gillnet salmon.
(b) The establishment and effectuation of market research projects, market development projects, or both to the end that marketing and utilization of the affected commodity may be encouraged, expanded, or made more efficient.

AMENDATORY SECTION (Amending WSR 02-14-091, filed $7 / 1 / 02$, effective $8 / 1 / 02$ )

WAC 16-585-010 Definitions ((ef-termas)). Definitions for terms used in this chapter are also found in chapter 15.65 RCW, Washington State Agricultural Commodity Boards Act. For the purpose of this marketing order, the following additional definitions shall apply:
(1) "Act" means the Washington Agricultural ((Enabling Aet of 1964)) Commodity Boards Act or chapter 15.65 RCW.
(2) "Affected area" means Western Washington.
(3) "Affected commodity" means ((salmen-harvested pursuant to-Washington, Puget Sound eommereiat-salmen gillnet lieense or with gear now or hereafter lawfully permit ted for use pursuant to Puget Sound commereial salmen gitlnet lieenses)) commercial quantities of Puget Sound gillnet salmon.
(4) "Affected producer" means any person who is a commercial harvester of commercial quantities of Puget Sound gillnet salmon ((taken purstant to Washington-statePuget Seund-cemmereial-salmen- gillnet lieense-or with gear lawfully permitted for use pursuant to Puget Sound commereial salmon gillnet lieenses in the-waters of the state of Washingten in areas lawfully permitted for such lieenses, ineluding in and adjacent to the areas of Puget Sound, the San Juan Islands, Geergia Strait, and the Strait of Juan de Fureaeast-ef Eape Flattery)).
(5) "Commercial quantity" means any Puget Sound gillnet salmon produced (by ant affeet produeer whieh-preducer produees an annual quantity greater than zere and suffieient for sale and entry-inte-the-stream-of commeree-for salmen)) for market.
(6) ("Cemmission" means-the-Puget-Sound-sulmen commission formed purstuant to this order.
$(7))$ "Department" means the department of agriculture of the state of Washington.
$(((8)))(7)$ "Director" means the director of agriculture of the state of Washington or ((the)) his/her duly appointed representative.
$(((9)))(8)$ "Fiscal year" means the twelve-month period beginning with ((fantary)) July 1 of any year and ending with ((Đecember 31st)) June 30th, both dates being inclusive.
$(((\mathrm{O})))(9)$ "Order" means this marketing order.
$(((1+)))(10)$ "Person" means any ((persen)) individual, firm, ((asseciation,or)) corporation, limited liability company, trust, association, partnership, society or any other
organization of individuals, or any unit or agency of local or state government.
(((12))) (11) "Production area" means the waters of the state of. Washington in and adjacent to the areas of Puget Sound, the San Juan Islands, Georgia Strait, and the Strait of Juan de Fuca east of Cape Flattery ((and)), or other lawful areas in which fishing is ((tawfulty)) permitted pursuant to a Puget Sound commercial salmon gillnet license.
(((13))) (12) "Puget Sound gillnet salmon" means salmon ((taken)) and salmon products which have been harvested by affected producers in the ((waters the of Washington in and adjacent to the areas of Puget Sound, the San Jum Iolands, Georgia Strait, and the Strat of Juan de Fuea of Cape Flattery, of other lawfu-area permitted)) production area pursuant to Puget Sound commercial salmon gillnet license ( (and-aken-pursuat Washington state Puget Sound mermeral gitlnet lieense)) or taken with gear lawfully permitted for use pursuant to Puget Sound commercial salmon gillnet license. "Puget Sound gillnet salmon" does not include privately farmed or cultivated salmon or salmon products nor salmon harvested pursuant to license issued by the various treaty Indian tribes. Nothing herein shall prevent the board from engaging in cooperative marketing of tribal and nontribal salmon.
(((14))) (13) "Puget Sound salmon commodity board" hereinafter referred to as "board" or "commission" means the commodity board formed under the provisions of this marketing order.
$(((15)))$ (14) "Purchase" means obtain through sale, exchange, barter, or trade.
( ( 10$)^{\text {"Salmen" means } P \text { ruget Sound-salmen und salmen }}$ produets whieh have been harvested by affeeted produeers as defined in this marketing-order. "Salmen" does not inelude privately-farmed or cultivated salmen-or salmen produets ner salmen harvested purstuant to lieense isoued by the varieus Treaty Indian Tribes. Nothing herein shall prevent the board frem engaging in coeperative marketing of tribal-and nentribal salmen.
(17)) (15) "Sell" includes offer for sale, expose for sale, have in possession for sale, exchange, barter, or trade, whether directly or through agents.
$(((18)))(16)$ "Handler" or "processor" shall mean those who purchase, process for market, or otherwise obtain from affected producers the affected commodity for further handling or sale in the course of commerce. "Handler" and "processor" includes those who ((eath)) commercially harvest and then obtain from themselves, process, or further handle for subsequent direct sale to the public the affected commodity after having themselves produced that commodity as affected producers. "Handler" does not include a common carrier used to transport an agricultural commodity. "To handle" means to act as a handler.
$(((19)))(17)$ "Process" means to prepare the affected commodity or product therefrom by filleting, heading, gutting, canning, cooking, smoking, fermenting, dehydrating, drying or packaging.
$(((20))) .(18)$ "Affected unit" means one pound landed weight of salmon.

AMENDATORY SECTION (Amending WSR 02-14-091, filed 7/1/02, effective 8/1/02)

WAC 16-585-020 Puget Sound salmon commodity board. (1) Administration. The provisions of this marketing order and the applicable provisions of the act shall be administered and enforced by the board as the designee of the director.
(2) Board membership. The board shall consist of seven members, six of whom shall be affected producers appointed or elected as provided in this section. The director shall appoint one additional member to the board who is not an affected producer to represent the ((departmend the general publie)) director. The position representing the director shall be a voting member.
(a) Director-appointed affected producer positions on the board shall be designated as position one, position two, and position three.
(b) Elected affected producer positions on the board shall be designated as position four, position five, and position six.
(c) The position representing the director who is not an affected producer shall be designated as position seven.
(3) Qualifications for board membership. The producer members of the board ((shatl)) must be practical producers of the affected commodity and ((shatl)) must be a citizen((s)) and resident((s)) of this state, over the age of ((twenty five)) eighteen years( $($,ef whem has ). Each affected producer board member must be and have been actually engaged in producing such commodity within the state of Washington for a period of five years and has during that period derived a substantial portion of ((their)) his/her income therefrom and who is not primarily engaged in business, directly or indirectly, as a handler or other dealer. The qualification of members of the board as herein set forth must continue during their terms of office.
(4) Term of office.
(a) The term of office for members of the board shall be three years ( (unless the marketing order is terminated earHer)). One-third of the membership as nearly as possible shall be appointed or elected each year.
(b) ((Membership pesitions on the beard shall be desig nated numerically es follows: Affeeted produrers shall have peritions one through six and, the member appeinted by the director shall have pesition seven.
(e))) The term of office for the initial board members shall be as follows:

Positions one and four shall be for one year from the date of first election or until the first subsequent annual election is held.

Positions two and five shall be for two years from the date of first election or until the second subsequent annual election is held.

Positions three and six shall be for three years from the date of first election or until the third subsequent annual election is held.
(c) To accomplish the transition to a commodity board structure where the director appoints a majority of the board members, the names of the currently elected board members in positions one, two, and three shall be forwarded to the director for appointment within thirty days of the effective date of this amended marketing order.
(5) Nominations ((for-election)) of elected or directorappointed board members. Each year the director shall call ( $(f \because r)$ ) a nomination meeting for elected or director-appointed affected producer board members. ((Sueh)) The meeting(s) shall be held at least thirty days in advance of the date set by the director for the election or advisory vote of board members.
(a) Notice of every ((sueh)) nomination meeting shall be published in a newspaper of general circulation (in Western Washingten)) within the affected area defined in this marketing order not less than ten days in advance of the date of ((sueh)) the meeting; and, in addition, written notice of every ((sueh)) meeting shall be given to all affected producers according to the list maintained by the ((directer purstant to RCW 15.65.200)) board pursuant to RCW 15.65.295.
(b) Nonreceipt of notice by any interested person shall not invalidate the proceedings at such nomination meeting.
(c) Any qualified affected producer may be nominated orally for membership on the board at a nomination meeting. Nominations may also be made within five days after ((any steh)) the meeting by written petition filed with the director signed by not less than five affected producers ((entitled to have partieipated in said meeting)).
(d) If the board moves and the director approves that the nomination meeting procedure be deleted, the director shall give notice of the ((*)eney)) open commission position(s) by mail to all affected producers. The notice shall call for nominations in accordance with this marketing order and shall give the final date for filing nominations which shall not be less than twenty days after the notice was mailed.
(e) When only one nominee is nominated by the affected producers for any position ((en the beard the direeter-shall deem that said nominee satisfies the requirements of the position and then it shall be deemed that said neminee has been duly-eleeted)), RCW 15.65 .250 shall apply.
(6) Election or advisory vote of board members.
(a) ((The members-of the beard shall beelected by seeret mail batlet held-during the menth of Februafy of each year)) An election or advisory vote shall be conducted by secret ballot under the supervision of the director. Each affected producer shall be entitled to one vote.
(b) Elected affected producer members of the board shall be elected during the month of February of each year by a majority of the votes cast by the affected producers. ((Eaeh affeeted producer shall be entitled toone-vote.
(b))) If a nominee does not receive a majority of the votes on the first ballot, a run-off election shall be held by mail in a similar manner between the two candidates for such position receiving the largest number of votes.
(c) An advisory vote shall be conducted for affected producer board members appointed by the director under the provisions of RCW 15.65.243 during the month of January of each year. The names of the two candidates receiving the most votes in the advisory vote shall be forwarded to the director for potential appointment to the board. In the event there are only two candidates nominated for a board position, an advisory vote may not be held and the candidates' names shall be forwarded to the director for potential appointment.
(d) Notice of every election or advisory vote for board membership shall be published in a newspaper of general cir-
culation within the affected area defined in this marketing order not less than ten days in advance of the date of ((steh)) the election or advisory vote. Not less than ten days prior to every election or advisory vote for board membership, the director shall mail a ballot of the candidates to each affected producer entitled to vote whose name appears upon the list ((thereof eompiled and)) of such affected producers maintained by the ((direer in eeordaneewith RCW 15.65.200)) board pursuant to RCW 15.65.295. Any other producer entitled to vote may obtain a ballot by application to the director upon establishing his/her qualifications.
(e) Nonreceipt of a ballot by any person entitled to vote shall not invalidate the election or advisory vote of a board member.
(7) ((Remeval of beard members. A beard member may be removed by a vote-of the beard if that-member faits to attend any three conseeutive meetings of the beard, duly fatieed.
(8))) Vacancies ((priertolection)).
(a) In the event of a vacancy on the board in an elected position, the board shall appoint a qualified person to fill the unexpired term. The appointment shall be made at the board's first or second meeting after the position becomes vacant.
(b) In the event of a vacancy in a director-appointed position, the position shall be filled as specified in RCW 15.65.270.
$(((9)))(8)$ Quorum. A majority of the members shall constitute a quorum for the transaction of all business and the carrying out of all duties of the board.
(((10))) (9) Board compensation. No member of the board shall receive any salary or other compensation, but each member may be compensated for each day in actual attendance at or traveling to and from meetings of the board or on special assignment for the board in accordance with RCW 43.03.230 together with travel expenses in accordance with RCW 43.03.050 and 43.03.060. The board may adopt, by resolution, provisions for reimbursement of actual travel expenses incurred by members of the board in carrying out the provisions of this marketing order pursuant to RCW 15.65.270. A board member may, in the discretion of the board, serve and be compensated as an employee of the commission.
$(((1+)))(10)$ Powers and duties of the board. The board shall have the following powers and duties:
(a) To administer, enforce, and control the provisions of this order as the designee of the director;
(b) To elect a chairperson and ((steh)) other officers as it deems advisable;
(c) To employ and discharge at its discretion such assistance and personnel( (, ineluding attomeys engaged in private practiee of law, subject to the approvaland supervision of the attemey generat,)) as the board determines necessary and proper to carry out the purpose of the order and to effectuate the policies of the act;
(d) To pay from moneys collected as assessments or advances thereon the costs arising in connection with the formulation, issuance, administration, and enforcement of the order and rules adopted under the order. ((Sueh)). Expenses may be paid by check, draft, or voucher in such form and in
such manner and upon the signature of ((steh)) the person as the board may prescribe;
(e) To reimburse any applicant who has deposited funds with the director in order to defray the costs of formulating the order;
(f) To establish a fund to be deposited in a bank or banks or financial institution or institutions, approved for the deposit of state funds, in which all money received by the board, except the amount of petty cash for each day's needs, not to exceed one hundred dollars, shall be deposited each day;
(g) To keep or cause to be kept in accordance with accepted standards of good accounting practice, accurate records of all assessments, disbursements, moneys, and other financial transactions made and done pursuant to this order. ((Sueh)) Records, books, and accounts shall be audited as provided in the act subject to procedures and methods lawfully prescribed by the state auditor. ((Sueh)) Books and accounts shall be closed as of the last day of each fiscal year. A copy of ((sueh)) the audit shall be delivered within thirty days after the completion thereof to the governor, the director, the state auditor, and each member of the board;
(h) To require bond of board members and employees of the board in positions of trust in an amount the board deems necessary. Premiums for ((such)) a bond or bonds shall be paid by the board from assessments collected. ((Sueh)) A bond shall not be necessary if any ((sueh)) board member or employee is covered by any blanket bond covering officials or employees of the state of Washington;
(i) To prepare a budget or budgets covering anticipated income and expenses to be incurred in carrying out the provisions of the order during each fiscal year. At least sixty days prior to the beginning of its fiscal year, the board shall prepare and submit to the director for approval its research plan, its commodity-related education and training plan, and its budget;
(j) To establish by resolution, a headquarters which shall continue as such unless and until so changed by the board. All records, books, and minutes of board meetings shall be kept at such headquarters;
(k) To recommend to the director, administrative rules, orders and amendments thereto for the exercise of ((his-of her)) the director's power in connection with this marketing order;
(I) To carry out the provisions of RCW 15.65 .510 covering the obtaining of information necessary to effectuate the provisions of this marketing order and the act, along with the necessary authority and procedure for obtaining such information;
(m) To bring actions or proceedings upon joining the director as a party for specific performance, restraint, injunction, or mandatory injunction against any person who violates or refuses to perform the obligations or duties imposed upon the person by the act or this order;
(n) To confer with and cooperate with the legally constituted authorities of other states of the United States for the purpose of obtaining uniformity in the administration of federal and state marketing regulations, licenses, agreements, or orders;
(0) ((Fe autherize the members of the commedity board, er theif agents of designees, to participate in federal-er state hearings of other proceedings concerning-regulation of the manufacture, distribution, sale, or use-of any pesticide-as defined in RCW 15.38.030(1) or any agricultural chemicat whieh-is of use-of petential use-in producing the affeeted eemmedity, and may attherize the expenditure of commission funds for this purpose;
(P)) To carry out any other grant of authority or duty provided designees and not specifically set forth in this section;
(((q))) (p) To sue or be sued;
(((f))) (q) To borrow money and incur indebtedness;
(r) To work cooperatively with other local, state, and federal agencies; universities; and national organizations for the purposes provided in this order:
(s) To enter into contracts or interagency agreements with any private or public agency, whether federal, state, or local. Personal service contracts must comply with chapter 39.29 RCW :
(t) To accept and expend or retain any gifts, bequests. contributions, or grants from private persons or private and public agencies;
(u) To enter into contracts or agreements for research in the production, processing, transportation, marketing, use, or distribution of Puget Sound gillnet salmon;
(v) To retain in emergent situations the services of private legal counsel to conduct legal actions on behalf of the commission. The retention of a private attorney is subject to review by the office of the attorney general:
(w) To engage in appropriate fund-raising activities for the purpose of supporting activities authorized by this marketing order;
(x) To participate in international, federal, state, and local hearings, meetings, and other proceedings relating to the production, manufacture, regulation, transportation, distribution, sale, or use of Puget Sound gillnet salmon including activities authorized under RCW 42.17.190, including the reporting of those activities to the public disclosure commission;
(y) To maintain a list of the names and addresses of affected producers that may be compiled from information used to collect assessments under the provisions of this marketing order and data on the value of each affected producer's production for a minimum three-year period pursuant to RCW 15.65.280;
(z) To maintain a list of the names and addresses of persons who handle Puget Sound gillnet salmon within the affected area and data on the amount and value of the Puget Sound gillnet salmon handled for a minimum three-year period by each person pursuant to RCW 15.65.280;
(aa) To maintain a list of names and addresses of all affected persons who produce Puget Sound gillnet salmon and the amount, by unit, of Puget Sound gillnet salmon produced during the past three years pursuant to RCW 15.65.295;
(bb) To maintain a list of all persons who handle Puget Sound gillnet salmon and the amount of Puget Sound gillnet salmon handled by each person during the past three years pursuant to RCW 15.65.295;
(cc) To establish a foundation using commission funds as grant money for the purposes established in this marketing order pursuant to RCW 15.65.043.
$(((12)))$ (11) Procedures for board.
(a) The board shall hold regular meetings, at least semiannually, and such meetings shall be held in accordance with chapter 42.30 RCW (Open Public Meetings Act). Notice of the time and place of regular meetings shall be published on or before January of each year in the Washington State Register. Notice of any change to the meeting schedule shall be published in the state register at least twenty days prior to the rescheduled meeting date.
(b) The board shall hold an annual membership meeting, at which time an annual report will be presented. The proposed budget shall be presented for discussion at the meeting. Notice of the annual meeting shall be given by the board at least ten days prior to the meeting by written notice to each producer and by notifying the regular news media.
(c) The board shall establish by resolution, the time, place, and manner of calling special meetings of the board with reasonable notice to the board members and affected producers. Notice for special meetings shall be in compliance with chapter 42.30 RCW .

AMENDATORY SECTION (Amending WSR 95-15-102, filed 7/19/95, effective $8 / 19 / 95$ )

WAC 16-585-040 Assessments and collections. (1) The assessment on ((0ll-eommereial-gillnet salmen)) the affected commodity harvested in the production area shall be as follows: Two percent of the landed value of Puget Sound gillnet salmon shall be assessed to the producer.
(2) For the purpose of collecting assessments, the board may require the person subject to the assessment or the person responsible for collection of producer assessments to give adequate assurance or security for its collection ((endf))or payment.
(3) (For the purpese assuring and verifying emplianee with the reeordkeeping and reperting requirements of this-order and the act, the direetor and the beard through its duly autherized employees, shall have neees to and the authority to audit and examine-such reeords:)) All persons subject to the provisions of this marketing order shall make and render reports and furnish information to the director or the board as required under the act or this marketing order. Any financial and commercial information and records obtained by the director or commission are exempt from public disclosure under the provisions of RCW 15.65.203 and 42.17.31907, but shall not be disclosed to any other person save to a person with like right to obtain the same or any attorney employed by the director or the commission to give legal advice thereon or by court order.
(4) ((All reports and records furnished or stbmitted by produeers, handlers or processors to, of obtained by, the beardor employee of the beard which eontain data or information eonstituting a trade secret or diselosing the trade position, financial eondition, or business operations of the particutar producer or handler or precesser from whom received, shall be treated as confidential, and the reperts-shall not be diselosed to board members and-shatt at all times be kept in
the eustedy and under the control-of one-or more-mpleyees of the beard wheshall net disclose-such infermation to any persen other than the director, or his autherized agents. Diselosure of compilations of general reperts-from-data-and information-submitted by producers is authorized-subject-to the prohibition of revealing individuat producers'-or handlers' identities of-operations.)) For the purpose of assuring and verifying compliance with the recordkeeping and reporting requirements of this order and the act, the director and the board through its duly authorized employees, shall have access to and the authority to audit and examine such reports or information.
(5) Any moneys collected or received by the board pursuant to the provisions of this marketing order during or with respect to any year, may be refunded on a pro rata basis at the close of ((streh)) each year or at the close of ((steh)) a period as the board determines to be reasonably adapted to effectuate the declared policies of the act and the purposes of this marketing order, to all persons from whom such moneys were collected or received or may be carried over into and used with respect to the next succeeding year.
(6) Any due and payable assessment herein levied in ((steh)) a specified amount as provided under the act and this marketing order and any assessment which is required hereunder to be collected, shall constitute a personal debt of every person so assessed, responsible for collection, or who otherwise owes the same, and the same shall be due and payable to the board when payment is called for by it. In the event any person fails to pay the board the full amount of ((steh)) assessment or ((sueh)) other sum on or before the date due, the board may, and is hereby authorized to, add to ((sueh)) the unpaid assessment or sum an amount not exceeding ten percent of the same to defray the cost of enforcing the collecting of the ((same)) unpaid assessment. In the event of failure of ((sueh)) a person or persons to pay any ((sweh)) due and payable assessment or other ((sueh)) sum, the board may bring a civil action against ((steh)) a person or persons in a state court of competent jurisdiction for the collection thereof, together with the above specified ten percent plus the costs and expenses of suit and a reasonable attorney's fee therein, and ((sueh)) the action shall be tried and judgment rendered as in any other cause of action for debt due and payable.
(7) Assessments may, with the ((eeneurrenee)) consent of the affected producer, be collected prospectively.

AMENDATORY SECTION (Amending WSR 95-15-102, filed 7/19/95, effective $8 / 19 / 95$ )

WAC 16-585-050 Time-Place-Method for payment and collection of assessments-Landing reports. The following procedure is established for the reporting and paying of assessments:
(1) At the time of Puget Sound gillnet salmon landing, first sale ((and/)) or completion of a Washington department of fish and wildlife landing receipt (fish ticket), the producer shall pay and the handler shall collect and deduct from the price paid to the producer the producer's two percent assessment on the landed value of the Puget Sound gillnet salmon.

This collection and deduction shall be accurately reported on the fish ticket.
(2) No later than thirty days from the last day of any month in which any Puget Sound gillnet salmon has been obtained by a handler, each such handler shall:
(a) Remit to the board all sums required to be collected and deducted from affected producers upon their landings during that month for a total of two percent of the landed value of Puget Sound gillnet salmon obtained by that handler during that month.
(b) Provide to the board with such remittance a report indicating the full name, address, and commercial salmon fishing license number of each affected producer from whom the said handler has purchased or obtained affected commodity during the said month and for each such affected producer, indicate the landed value of the Puget Sound gillnet salmon purchased or obtained, and the amount of the producer's two percent assessment which has been collected from that producer.
(3) The board may require cold storage facilities storing Puget Sound gillnet salmon to file with the board information and reports regarding the amount of the affected commodity in storage, the date of receipt, and the name, address, and commercial salmon fishing license number of each such owner, and may require that such Puget Sound gillnet salmon not be shipped from a cold storage facility until the facility has been notified by the commission that the commodity owner has paid the commission for any assessments imposed by this marketing order.
(4) All assessments due from affected producers under this order shall be payable at the time of completion of a Washington department of fish and wildlife landing receipt (fish ticket) and shall be paid by the producer and collected by the handler at that time and shall be remitted to the board as provided in this order.
(5) Producer-handlers shall pay the producer assessments and shall fulfill all the responsibilities of handlers and producers under this order including the collection, recordkeeping, reporting, and remittance of assessments.
(6) When, in the judgment of the board, a particular handler or producer-handler has demonstrated its unreliability to make the collection or remittance of the producer assessments called for in this order, the board may require that said handler or producer-handler not transport, carry, ship, sell, market or otherwise handle or dispose of any of the affected commodity until every due and payable assessment provided for under this order has been paid to the board and the receipt issued.

AMENDATORY SECTION (Amending WSR 95-15-102, filed 7/19/95, effective 8/19/95)

WAC 16-585-060 Obligations of the board. Obligations incurred by the board or employees or agents thereof pertaining to their performance or nonperformance or misperformance of any matters or things authorized, required, or permitted them by the act or this order, and any other liabilities or claims against them or any of them shall be enforced in the same-manner as if the whole organization under this order were a corporation. No liability for the debts or actions
of the board, employees, or agents incurred in their official capacity under this order shall exist either against the board, officers, employees, ((andt)) or agents in their individual capacity, nor against the state of Washington or any subdivision or instrumentality thereof nor against any other organization, administrator, or board (or employee or agent thereof) established pursuant to this act or the assets thereof. The board, and its agents and employees, shall not be held responsible individually in any way whatsoever to any person for errors in judgment, mistakes, or other acts, either of commission or omission, as principal, agent, person, or employee, except for their own individual acts of dishonesty or crime. No such person or employee shall be held responsible individually for any act or omission of any other board, member of the board, or other person. The liability of the members of the board shall be several and not joint and no member shall be liable for the default of any other member.

AMENDATORY SECTION (Amending WSR 95-15-102, filed 7/19/95, effective 8/19/95)

WAC 16-585-070 Termination of this order. ((This order-shall be-terminated if the directer finds that fifty-one pereent by number and fifty-one pereent by volume of production of the affeeted producers assent to stueh aetion. The directer may aseertain witheut complianee with RCW 15.65 .050 threugh 15.65 .130 of the aet whether sueh termination is assented to whenever twenty pereent by number or twenty pereent by-volume of production of the-affeeted producers file-written applieations-with the direeter for terminatien. The termination shall-become effective at the end-of the fiseat-year.)) Termination shall be accomplished pursuant to RCW 15.65.183 through 15.65.193.

## REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-585-030 Marketing order purposes.

WSR 04-24-095<br>PROPOSED RULES<br>LIQUOR CONTROL BOARD<br>[Filed December 1, 2004, 11:29 a.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 04-08-107.

Title of Rule and Other Identifying Information: Proposed new chapter 314-07 WAC, How to apply for a liquor license, which would contain provisions relating to the qualifications and steps necessary to receive a liquor license or permit: WAC 314-07-005 What is the purpose of this chapter?, 314-07-010 Definitions, 314-07-015 General information about liquor licenses, 314-07-020 Liquor license qualifications and application process, 314-07-035 What persons or entities have to qualify for a liquor license?, 314-07-040 What criminal history might prevent a liquor license appli-
cant from receiving or keeping a liquor license?, 314-07-045 What liquor law or rule violation history might prevent an applicant from receiving a liquor license?, 314-07-055 Temporary retail license (replaces WAC 314-12-025), 314-07065 Reasons the board may deny a liquor license application, 314-07-070 Process if the board denies a liquor license application, 314-07-080 Ownership changes, 314-07-085 Change of locations (replaces WAC 314-12-110), 314-07-090 Change of business name (replaces WAC 314-12-100), 314-07-095 Discontinue liquor sales, 314-07-100 Death or incapacity of licensee (replaces WAC 314-12-060), 314-07-110 Are liquor license fees refundable?, and 314-07-120 Board delegation of authority to approve liquor licenses (replaces WAC 314-12-005).

Proposed rule changes would delete subsection (4) of WAC 314-12-020.

Proposed rule changes would repeal the following provisions in their entirety: WAC 314-12-005 Under what conditions may the board delegate authority to approve licenses, 314-12-025 Applicants for temporary licenses-Fee-Who qualifies, 314-12-060 Death or incapacity of licensee, 314-12-080 Limitation on reapplication, 314-12-100 Change of name, and 314-12-110 Change of locations.

Hearing Location(s): Liquor Control Board, Board Room, 3000 Pacific Avenue S.E., Olympia, WA, on January 4, 2005, at 10:00 a.m.

Date of Intended Adoption: February 1, 2005.
Submit Written Comments to: Deborah Belcher, AA5, P.O. Box 43080, Olympia, WA 98504-3080, e-mail rules @liq.wa.gov, fax (360) 704-4910, by January 27, 2005.

Assistance for Persons with Disabilities: Contact Deborah Belcher by January 2, 2005, TTY (800) 855-2880 or (360) 664-1649.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: Currently rules on this subject are spread throughout different WAC provisions. Also, policies and practices need to be converted into rule form. These proposed rules changes either supplement existing rules contained in chapter 314-12 WAC or create new rules. The proposed revisions would: (1) Define "public institution" to refer to public colleges and universities; (2) better outline the liquor license application process; (3) better define "true parties of interest" for purposes of licensing investigations; (4) put criminal history record information background check policy into rule form with changes; (5) put violation history policy into rule form; (6) put preapproval provisional permit (PPP) policy into rule form, distinguish between a temporary application for a "new" and for an "assumption" (change of ownership) of an existing licensed business; (7) better outline reasons the Liquor Control Board might deny a license, and state clearly that applicants have the right to an administrative hearing if denied; (8) better outline when an application is needed for a change in ownership in the licensed business; (9) streamlines change of trade name process; and (10) simplify rule regarding delegation of authority for staff to approve uncontested applications.

Reasons Supporting Proposal: As part of its ongoing regulatory improvement process, the Liquor Control Board is reviewing its existing rules and policies regarding the process
and requirements for applying for and receiving a liquor license.

Statutory Authority for Adoption: RCW 66.08.030, 66.24.010, 66.24.015, 66.24.025.

Statute Being Implemented: RCW 66.24.010.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Liquor Control Board, governmental.

Name of Agency Personnel Responsible for Drafting: Lorraine Lee, 3000 Pacific Avenue S.E., Olympia, WA, (360) 664-1615; Implementation and Enforcement: Karen McCall, 3000 Pacific Avenue S.E., Olympia, WA, (360) $664-$ 1631 and Sharon Hendricks, 3000 Pacific Avenue S.E., Olympia, WA, (360) 664-1619.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No economic impact to small businesses.

A cost-benefit analysis is not required under RCW 34.05.328. The Washington State Liquor Control Board is not a listed agency in RCW 34.05.328.

November 17, 2004
Merritt D. Long Chairman

New Chapter 314-07 How to Apply for a Liquor License

## NEW SECTION

WAC 314-07-005 What is the purpose of this chapter? RCW 66.24 .010 states the board will only issue licenses and permits to applicants and locations that meet certain qualifications. The purpose of this chapter is to outline the qualifications and steps necessary to receive a liquor license or permit.

## NEW SECTION

WAC 314-07-010 Definitions. Following are definitions for the purpose of this title. Other definitions are in WAC 314-01-005 and RCW 66.08.010.
(1) "Applicant" or "liquor license applicant" means any person who is a true party of interest in a liquor license or permit application, as outlined in WAC 314-07-035.
(2) "Business name" or "trade name" means the name of a licensed business as used by the licensee on signs, advertising, etc.
(3) "Financier" - A "financier" means any person who has made or will make an investment in the licensed business of more than ten thousand dollars or of more than $10 \%$ of the initial cash outlay needed to open the business.
(4) "Licensee" or "liquor licensee" means any entity that holds a liquor license or permit, or any person who is a true party of interest in a liquor license or permit, as outlined in WAC 314-07-035.
(5) "Public institution" means a public college or university. (See WAC 314-07-020 regarding the liquor control board notifying public institutions of liquor license applications.)

## NEW SECTION

WAC 314-07-015 General information about liquor licenses. (1) When the board issues a liquor license, it should not be construed as granting a vested right in any of the privileges of the license. Rather, a person or entity must meet certain qualifications to receive a liquor license, which are continuing qualifications in order to maintain the license.
(2) A liquor license applicant may not take possession of the business, become a true party of interest, or exercise any of the privileges of a liquor license until the board approves the license application (see WAC 314-07-050 regarding temporary licenses).
(3) In approving a liquor license, the board reserves the right to impose special conditions as to the involvement in the operations of the licensed business of any former licensees, their former employees, or any persons who does not qualify for a liquor license.

## NEW SECTION

WAC 314-07-020 Liquor license qualifications and application process. Each liquor license application is unique and investigated individually. The board may inquire and request documents regarding all matters in connection with the liquor license application. Following is a general outline of the liquor license application process.
(1) Per RCW 66.24.010, the board shall send a notice to the local authority regarding the liquor license application. The local authority has 20 days to respond with a recommendation to approve or an objection to the applicant, location, or both.
(a) The local authority may submit a written request to the board for an extension for good cause shown.
(b) If the application is within a board-recognized Alcohol Impact Area, the board will give the local authority 60 days to comment on the liquor license application or assumption (see WAC 314-12-215(7) for more information).
(2) For an application for a new liquor license privilege, the board may require a public posting notice to be posted at the site for fourteen days.
(3) For an application for a new liquor license privilege, the board shall notify any schools, churches, or public colleges or universities within 500 feet of the business (see RCW 66.24.010(9) for more information
(4) The board will verify that the proposed business meets the minimum requirements for the type of license or privilege requested.
(5) The board may conduct an investigation of the applicants' criminal history and administrative violation history, per WAC 314-07-040 and WAC 314-07-045.
(6) The board may conduct a financial investigation in order to verify the source of funds used for the acquisition and startup of the business, the applicants' right to the real and personal property, and to verify the true party(ies) of interest.
(7) The board may provide a briefing on liquor laws and rules.
(8) The board may conduct a final inspection of the proposed licensed business, in order to determine if the applicant has complied with all the requirements of the license or privilege requested.
(9) Per RCW 66.24 .010 (2)(a), all applicants must have resided in the state of Washington for at least one month prior to issuance of a liquor license. For true parties of interest in a corporation or a limited liability company, the entity meets this residency requirement if the entity was formed in Washington or has a certificate of authority to do business in Washington.
(10) Upon failure to respond to the board licensing and regulation division's requests for information within the timeline provided, the application will be administratively closed.

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 314-07-035 What persons or entities have to qualify for a liquor license? Per RCW 66.24.010(1), a liquor license must be issued in the name(s) of the true party(ies) of interest.
(1) True parties of interest - For purposes of this title, "true party of interest" means:

| Type of Entity | Persons considered "true party of interest" |
| :---: | :---: |
| Sole proprietorship | Sole proprietor and spouse. |
| General partnership | All partners and spouses. |
| Limited partnership or limited liability partnership | - All general partners and spouses; <br> - All limited partners that have more than $10 \%$ interest in the partnership and their spouses. |
| Limited liability company | - All members with more than $10 \%$ interest in the LLC and spouses. (Note: In order for the liquor control board to identify the true parties of interest, we will need to know all parties that have an interest in the limited liability company or have a pending interest.) <br> - All managers and their spouses. |
| Privately held corporation | - All corporate officers (or persons with equivalent title). <br> - All stockholders who hold more than $10 \%$ of the issued or outstanding stock. (Note: In order for the liquor control board to identify the true parties of interest, we will need to know all parties who have been issued or will be issued corporate stock.) |
| Publicly held corpo- | All corporate officers (or persons with equivalent title). |


| Type of Entity | Persons considered "true party of <br> interest" |
| :--- | :--- |
| Multi-Level Owner- <br> ship Structures | The liquor control board will review <br> each entity to determine which indi- <br> viduals are true parties of interest <br> according to the guidelines in this <br> rule. |
| Any entity | Any person who is in receipt of, or <br> has the right to receive, more than <br> ten percent of the gross or net sales <br> from the licensed business during <br> any full or partial calendar or fiscal <br> year. For the purposes of this chap- <br> ter: |
|  | "Gross sales" includes the <br> entire gross receipts from all <br> sales and services made in, <br> upon, or from the licensed <br> business. <br> "Net sales" means gross sales <br> minus cost of goods sold. |

(2) For purposes of this section, "true party of interest" does not mean:
(a) A person or entity receiving reasonable payment for rent on a fixed or percentage basis under a bona fide lease or rental obligation, unless the lessor or property manager exercises control over or participates in the management of the business.
(b) A person who receives a bonus as an employee, if: the employee is on a fixed wage or salary and the bonus is not more than twenty-five percent of the employee's prebonus annual compensation; or the bonus is based on a written incentive/bonus program that is not out of the ordinary for the services rendered.
(c) A person or entity contracting with the applicant(s) to sell the property, unless the contract holder exercises control over or participates in the management of the licensed business.
(d) A person or entity receiving payment of franchise fees on a fixed or percentage basis under a bona fide franchise agreement, unless the person or entity receiving payment of franchise fees exercises control over or participates in the management of the licensed business.
(3) Financiers - The board may conduct a financial investigation of financiers.
(4) Persons who exercise control of business - The board may conduct an investigation of any person or entity who exercises any control over the applicant's business operations.

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.

## NEW SECTION

WAC 314-07-040 What criminal history might prevent a liquor license applicant from receiving or keeping a liquor license? (1) When the board processes a criminal
history check on an applicant, it uses a point system to determine if the person qualifies for a license. The board will not normally issue a liquor license to an applicant who has accumulated eight or more points as indicated below:

| Description | Time period dur- <br> ing which points <br> will be assigned | Points <br> assigned |
| :--- | :--- | :--- |
| Felony conviction | Ten years | 12 points |
| Gross misdemeanor <br> conviction | Three years | 5 points |
| Misdemeanor con- <br> viction | Three years | 4 points |
| Currently under fed- <br> eral or state supervi- <br> sion for a felony <br> conviction | n/a | 8 points |
| Nondisclosure of <br> any of the above | $n / a$ |  |

(2) If a case is pending for an alleged offense that would earn eight or more points, the board will hold the application for the disposition of the case. If the disposition is not settled within 90 days, the board will administratively close the application.

## NEW SECTION

WAC 314-07-045 What liquor law or rule violation history might prevent an applicant from receiving a liquor license? The board will conduct an investigation of all applicants' liquor law or rule administrative violation history. The board will not normally issue a liquor license to a person, or to an entity with a true party of interest, who has the following violation history; or to any person who has demonstrated a pattern of disregard for laws or rules.

| Violation Type (see WAC 314-29-020 through WAC 314-29-035) | Period of Consideration |
| :---: | :---: |
| Three or more public safety violations, Four or more conduct violations, or Five or more regulatory violations. | Violations issued within two years of the date the application is received by the board's licensing and regulation division. Violations issued within the last two years the true party(ies) of interest were licensed. |

## NEW SECTION

WAC 314-07-055 Temporary retail license. Applicants may apply for a temporary retail liquor license in addition to an annual license for the same business. If granted, the temporary license allows the applicant to operate for a period of up to 60 days while the annual license application is being processed.

| Type of Application | Qualification and process to receive a temporary retail license |
| :---: | :---: |
| (1) Existing licensed business: Applicant is applying for a license for a business that has an existing license at the location, and all of the following apply: | In order to receive a temporary license, the applicant(s) must: |
| The applicant is applying for the same license privilege(s). <br> The current license privilege is valid and has not expired. There are no liquor violations pending on the current license. | - Fill out a form provided by the board signed by both the current licensee and the current landlord. <br> - Pay a $\$ 50$ fee. <br> - Turn in all documents necessary to complete the initial licensing investigation. <br> - Clear a criminal history check, per WAC 314-07-040. Complete a briefing on liquor laws and regulations, per WAC 314-07-020(7). |
| (2)(a) New business or new license type: | In order to receive a temporary license, the applicant(s) must: |
| Applicant is applying for a license at a business location that does not hold a current, valid liquor license. <br> Applicant is applying for a license or a business that has an existing license at the location, but the applicant is applying for a different license privilege(s). | - Fill out a form provided by the board. <br> Clear a criminal history check, per WAC 314-07-040. Complete a briefing on liquor laws and regulations, per WAC 314-07-020(7). <br> The local authority and any churches, schools, or public colleges or universities within 500 feet of the proposed licensed business must have responded to the liquor control board's notice of liquor license application, or the time period must have passed. See WAC 314-07-020, subsections (1), (2), and (3) for more information. |
| (b) Existing licensed business as described in subsection (1) | - When the annual liquor license issued, the fee will be prorated back to the date of issuance of the temporary license. |

(3) For the purposes of this section, "retail liquor license" shall include all classes of liquor licenses that allow the holder to sell liquor directly to the public.
(4) The privilege of having a temporary license issued upon an application for license does not apply to breweries or wineries, even though these licensees have limited distributor and retail privileges under their manufacturers' licenses.
(5) A temporary license under subsection (1) above may be issued for a non-retail distributor license applicant.

## NEW SECTION

WAC 314-07-065 Reasons the board may deny a liquor license application. Following is a list of reasons the board may deny a liquor license application. Per RCW 66.24.010, the board has broad discretionary authority to approve or deny a liquor license or permit application.
(1) Failure to meet qualifications or requirements for the specific liquor license or privilege, as outlined in this Title 314 WAC and Title 66 RCW.
(2) Failure to submit information or documentation requested by the board.
(3) Misrepresentation of fact by any applicant or financier.
(4) Failure to meet the criminal history standards outlined in WAC 314-07-040.
(5) Failure to meet the liquor law or rule violation history standards outlined in WAC 314-07-045.
(6) Source of funds used for the acquisition, startup and operation of the business is questionable or unverified.
(7) Objection from the local authority or from the public (see WAC 314-09-010 and RCW 66.24.010(8)). The objection must state specific reasons and facts that show issuance of the liquor license at the proposed location or to the applicant business will detrimentally impact the safety, health, or welfare of the community.
(8) Objection from the following entities if they are within 500 feet of the proposed business: a public school, a private school that meets the requirements of chapter 28A. 195 RCW, a church, or a public college or university. See WAC 314-09-010 and RCW 66.24.010(9) for more information. Note: Per RCW 66.24.010(9), the board may not issue a new liquor license if the board receives objection from a public school within 500 feet of the proposed licensed business.
(9) The board determines that the issuance of the liquor license will not be in the best interest of the welfare, health, or safety of the people of the state.

## NEW SECTION

WAC 314-07-070 Process if the board denies a liquor license application. If the board denies a liquor license application, the applicants may:
(1) request an administrative hearing per chapter 34.05 RCW, the administrative procedure act.
(2) reapply for the license no sooner than one year from the original denial date.

## NEW SECTION

WAC 314-07-080 Ownership changes. (a) Licensees must receive prior board approval before making any of the following ownership changes (see WAC 314-07-035 for the definition of "true party of interest"):

| Type of change | $\begin{array}{c}\text { Type of } \\ \text { application }\end{array}$ | Fee |
| :--- | :--- | :--- |
| $\begin{array}{l}\text { Change in any of the true } \\ \text { party(ies) of interest in a: } \\ \text { sole proprietorship, gen- } \\ \text { eral partnership, limited } \\ \text { partnership, or limited } \\ \text { liability partnership. }\end{array}$ | New application | $\begin{array}{l}\text { Annual fee } \\ \text { for current }\end{array}$ |
| license priv- |  |  |
| ilege. |  |  |$\}$


| Type of change | Type of <br> application | Fee |
| :--- | :--- | :--- |
| Change in any of the true <br> party(ies) of interest for a <br> publicly or privately held <br> corporation. The board <br> will waive the fee for a <br> corporate change when <br> the proposed change <br> consists solely of drop- <br> ping an approved officer. | Application for <br> change in corpo- <br> rate officer <br> and/or stock- <br> holder | $\$ 75$ |
| Change in any of the true <br> party(ies) of interest in a <br> limited liability com- <br> pany. | Application for <br> change of lim- <br> ited liability <br> company mem- <br> ber and/or man- <br> ager | $\$ 75$ |

(b) The board may inquire into all matters in connection with any such sale of stock or proposed change in officers.
(c) The "proposed sale of more than ten percent of the stock" will be calculated as a cumulative total and must be reported to the board when the accumulation of stock transfers or newly issued stock totals more than ten percent of the outstanding and/or issued stock of the licensed corporation.

## NEW SECTION

WAC 314-07-085 Change of locations (1) Changing your liquor license to a new location requires an application, per the process outlined in WAC 314-07-015(2).
(2) Type of change of location application:

| Submit a change of loca- <br> tion application and pay a a <br> \$75 fee if: | Submit a liquor license <br> application and pay the <br> appropriate fee for the <br> type of liquor license you <br> are applying for if: |
| :--- | :--- |
| You are not changing | You are changing the <br> the type of liquor of liquor license <br> trom what you have at |
| license that you have at |  |
| the current location; |  |
| There is no change in <br> any of the true parties of <br> interest; and | There is a change in any <br> of the true parties of <br> interest; or |
| Your liquor license is <br> current. | Your liquor license is <br> not current. |

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.

## NEW SECTION

WAC 314-07-090 Change of business name. (1) If you wish to change the name of your business, you must apply for a change of trade name with the department of licensing, master license service.
(2) If you wish to change your corporation or limited liability company name, you must apply for a change of name through the secretary of state.
(3) See WAC 434-12 for guidelines for trade names.

## NEW SECTION

WAC 314-07-095 Discontinue liquor sales. You must notify the board's enforcement and education division if you plan to stop doing business for more than 30 days, or if you plan to permanently discontinue liquor sales.

## NEW SECTION

WAC 314-07-100 Death or incapacity of licensee. (1) The appointed guardian, executor, administrator, receiver, trustee, or assignee must notify the board's licensing and regulation division in the event of the death, incapacity, receivership, bankruptcy, or assignment for benefit of creditors of any licensee.
(2) The board may give the appointed guardian, executor, administrator, receiver, trustee, or assignee written approval to continue liquor sales on the licensed business for the duration of the existing license and to renew the license when it expires.
(3) When the matter is resolved by the court, the true party(ies) of interest must apply for a liquor license for the business.

## NEW SECTION

WAC 314-07-110 Are liquor license fees refundable? When a license is suspended or cancelled, or the licensed business is discontinued, the unused portion of the liquor license fee will not be refunded. There are two exceptions:
(1) Per RCW 66.24 .420 (1)(b), a spirits, beer, and wine restaurant that is located in an unincorporated city or town may receive a refund of the unused portion of their license fees, calculated per calendar quarter.
(2) Per RCW 66.24.015, if a liquor license application is denied or is administratively closed by the board, the application fee will be refunded less a seventy-five dollar nonrefundable processing fee.

## NEW SECTION

WAC 314-07-120 Board delegation of authority to approve liquor licenses. Per RCW 66.24.010(2), the board may delegate to designated staff members, in writing, the authority to approve unopposed or uncontested license applications.

AMENDATORY SECTION (Amending WSR 01-03-087, filed $1 / 17 / 01$, effective $2 / 17 / 01$ )

WAC 314-12-020 Applicants-Qualifications-Fin-gerprinting-Criminal history record information checks-Continuing conditions-Agreements-Reconsideration of denied applications. (1) 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 com-
munity, shall be required to have the same qualifications as the applicant.
(2) The board may require, as a condition precedent to the original issuance of any annual license, fingerprinting and criminal history record information checks on any person not previously licensed by the board. In addition to the applicant, fingerprinting and criminal history record information checks may be required of the applicant's spouse. In the case of a corporation, fingerprinting and criminal history record information checks may be required of its present and any subsequent officers, manager, and stockholders who hold more than ten percent of the total issued and outstanding stock of the applicant corporation if such persons have not previously had their fingerprints recorded with the board. In the case of a partnership, fingerprinting and criminal history record information checks may be required of all general partners and their spouses. Such fingerprints as are required by the board shall be submitted on forms provided by the board to the Washington state identification section of the Washington state patrol and to the identification division of the Federal Bureau of Investigation in order that these agencies may search their records for prior arrests and convictions of the individuals fingerprinted. The applicant shall give full cooperation to the board and shall assist the board in all aspects of the fingerprinting and criminal history record information check. The applicant may be required to pay a minimal fee to the agency which performs the fingerprinting and criminal history process.
(3) The restrictions on license issuance specified in RCW 66.24.010(2) shall be construed to be continuing conditions for retaining an existing license and any licensed person who ceases to be eligible for issuance of a license under RCW 66.44.010(2) shall also cease to be eligible to hold any license already issued.
(4) An applieant for any lieense or permit issued by the tigure eentrel beard, whe employs an atterney or agent in connection with an applieation for such lieense or permit, shall, upen request, submit in witing the entire agreement betweensuch applient for lieense or permit, and the attorney or-agent. No part of any-compensation agreed upen, paid or reecived shall in any manner beentingent upen the utteome of the matter before said beard. In the event the compensation agreed upen, prid or reeeived, is determined to be exeessive, the board reserves the right to refuse ansider the applieatien for sublieenserpermit.
(5) (4) The board, in considering an application for a license, may require, in addition to all other information requested concerning the proposed licensed premises (see WAC 314-12-035), that the applicant justify the issuance of the license sought based on an analysis of population trends compared to licenses in the area, any uniqueness of the proposed operation, any unusual circumstances present, plus any other information the applicant(s) may feel will justify the issuance of the license sought.
$(\Leftrightarrow)$ (5) The board may, at its discretion and for good cause shown, reconsider an application denied for reasons other than objection upon receipt of new information within sixty days of the original denial date. Such reconsiderations are not considered part of the normal license application procedure and must be justified on an individual basis. Should
the board determine to reconsider a denied application, notice of such reconsideration shall be given to those persons and/or entities entitled to receive notice of an original license application pursuant to RCW 66.24.010(8). Such notice shall be given at least twenty days prior to final determination on the reconsideration. Additionally, at the same time the notice is given, a press release will be issued informing the public of the impending reconsideration. The process for applications denied due to objection is outlined in chapter 314-09 WAC.

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.

## REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 314-12-005 Under what conditions may the board delegate authority to approve liquor licenses as provided in RCW 66.24.010(2)?

WAC 314-12-025 Applicants for temporary licenses-Fee-Who qualifies.

WAC 314-12-060 Death or incapacity of licensee.

WAC 314-12-080
WAC 314-12-100
WAC 314-12-110 Limitation on reapplications. Change of name. Change of location.

## WSR 04-24-096 <br> PROPOSED RULES LIQUOR CONTROL BOARD

[Filed December 1, 2004, 11:35 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-08-106.

Title of Rule and Other Identifying Information: Amends current language in chapter 314-09 WAC regarding contested liquor license applications and renewals: WAC 314-09-010 Objections to liquor license applications and 314-09-015 Objections to liquor license renewals.

Hearing Location(s): Liquor Control Board, Board Room, 3000 Pacific Avenue S.E., Olympia, WA, on January 4, 2005, at 10:00 a.m.

Date of Intended Adoption: February 1, 2005.
Submit Written Comments to: Deborah Belcher, AA5, P.O. Box 43080, Olympia, WA 98504-3080, e-mail rules@liq.wa.gov, fax (360) 704-4910, by January 27, 2005.

Assistance for Persons with Disabilities: Contact Deborah Belcher by January 2, 2005, TTY (360) 885-2800 or (360) 664-1649.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The proposed changes to this existing chapter would:

- Eliminate language that says the Liquor Control Board (LCB) may hold a public meeting to gather more input before making an initial decision on an application or renewal - this provision is unnecessary, as persons have an opportunity for public comment during the administrative hearing.
- Puts current practice in rule that the LCB notifies local officials of licenses in their jurisdiction that will expire ninety days out, instead of sixty days.
- Requires that local official input on renewals must be received thirty days before the license expires, instead of fifteen days.
- Clarifies what happens with renewal objections from citizens.
- Removes language redundancies within the existing rules regarding administrative hearings.
Additionally, the proposed changes include adding clarifying language, deleting redundant language, or making technical changes to the rules.

Reasons Supporting Proposal: As part of its ongoing regulatory improvement process, the LCB is reviewing its existing rules and policies regarding contested liquor license applications and renewals.

Statutory Authority for Adoption: RCW 66.08 .030 and 66.24.010.

Statute Being Implemented: RCW 66.24.010.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Washington State Liquor Control Board, governmental.

Name of Agency Personnel Responsible for Drafting: Loraine Lee, 3000 Pacific Avenue S.E., Olympia, WA, (360) 664-1615; Implementation and Enforcement: Karen McCall, 3000 Pacific Avenue S.E., Olympia, WA, (360) 664-1631.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No economic impact to small businesses.

A cost-benefit analysis is not required under RCW 34.05.328. The Washington State Liquor Control Board is not a listed agency in RCW 34.05.328.

December 1, 2004
Merritt D. Long
Chairman
AMENDATORY SECTION (Amending WSR 01-03-087, filed 1/17/01)

WAC 314-09-010 Objections to liquor license applications. (1) How can persons, entities, and governmental jurisdictions object to the issuance of a liquor license or permit? Per RCW 66.24 .010 (8), (9), the board will notify certain entities of the following types of annual or special occasion liquor license or permit applications. In addition to the following entities, any person or group may comment in
writing to the board regarding an ((liqur lieene)) application.

| Type of Application | Entities the board will notify |
| :---: | :---: |
| $\begin{array}{ll}\text { - } & \text { Applications for an annual } \\ \text { license or permit at a new loca- }\end{array}$ tion that would allow the sale and/or service of alcohol beverage to the public for on-premises consumption or to-go; and <br> - Applications to change the class of an existing annual liquor license or permit that allows the sale and/or service of alcohol beverage to the public for on-premises consumption or to-go. | - Governmental jurisdictions in which the premises is located, and <br> - Schools, churches, and public institutions within 500 feet of the premises to be licensed (as measured according to RCW 66.24.010(9)). |
| - Applications for any annual or special occasion liquor license or permit that allows the sale and/or service of alcohol beverage; and <br> - Changes of ownership at existing licensed premises. | Governmental jurisdictions only. |

(2) What will happen if a person or entity objects to a liquor license application? When deciding whether to issue or deny (( 1 ant) a liquor license application or permit, the board will give due consideration to input from governmental jurisdictions in which the premises is located; private schools, churches, and public institutions within 500 feet of the premises (as measured according to RCW 66.24.010(9)); and other persons or groups. Note: (( ( Q$)$ )) Per RCW $66.24 .010(9)$, the board ((will)) shall not issue a new liquor license if a tax-supported public elementary or secondary school within 500 feet of the premises to be licensed objects to the application ( 500 feet as measured according to RCW 66.24.010(9)).
(b) At its diseretion, the beard may held apublie meeting to gather input from-interested parties before making $a$ decision on a liquor lieense appliention. If the beard-deeides to hold publie meeting, it will netify - tll persons-or entities Who have legal-standing to be netified of a liquer lieense applieation under RCW 66.24.010, and all persens-who gave emment on the applieation. The reeordof the publie meeting will be part of any reeord should the matter result in an adjudieative hearing under the provisions of the Administrative Proeedure Aet (ehapter 34.05 RCW).
$(((\mathrm{e})))$ (a) If the board contemplates issuing a license over the objection of a governmental jurisdiction in which the premises is located, the government subdivision may request an adjudicative hearing under the provisions of the Administrative Procedure Act (chapter 34.05 RCW ). If the board, in its discretion, grants the governmental jurisdiction(s) an adjudicative hearing, the licensee will be notified and given the opportunity to present evidence at the hearing.
(((d)))) (b) If the board denies a liquor license application based on the objection from a governmental jurisdiction; a private school, church, or public institution within 500 feet of the premises (as measured according to RCW 66.24.010(9)); and/or other persons or groups, the applicant(s) may either:
(i) Reapply for the license or permit no sooner than one year from the original denial date; or
(ii) Submit a written request, within twenty days of the date ((en)) of licensee's receipt of the denial letter, for an adjudicative hearing under the provisions of the Administrative Procedure Act (chapter 34.05 RCW).

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 01-03-087, filed $1 / 17 / 01$ )

WAC 314-09-015 Objections to liquor license renewals. (1) How can local governmental jurisdictions object to the renewal of a liquor license? (a) The board will give governmental jurisdictions ((sixty)) ninety days written notice of premises that hold annual liquor licenses in that jurisdiction that are up for renewal.
(b) Per RCW 66.24.010(8), if a governmental jurisdiction wants to object to the renewal of a liquor license in its jurisdiction, it must submit a letter to the board detailing the reason(s) for the objection and a statement of all facts on which the objections are based.
(c) This letter must be received by the board at least ((fifteen)) thirty days before the liquor license expires. The objection must state specific reasons and facts that show issuance of the liquor license at the proposed location or to the applicant business will detrimentally impact the safety, health, or welfare of the community.
(d) If the objection is received within 30 days of the expiration date or the licensee has already renewed the license, the objection will be considered as a complaint and possible license revocation by the Enforcement Division.
(e) Objections from the public will be referred to the appropriate governmental jurisdiction for action under subsection (2) below. Upon receipt of the objection, the board licensing and regulation division will acknowledge receipt of the objection(s) and forward to the appropriate governmental jurisdiction. Such jurisdiction may or may not, based on the public objection, request nonrenewal.
(2) What will happen if a governmental jurisdiction objects to the renewal of a liquor license? (a) The board will give due consideration to a governmental jurisdiction's objection to a liquor license renewal of a premises in its jurisdiction. Based on the governmental jurisdiction's input and any information in the licensing file, the board will decide to either renew the liquor license, or to proceed with nonrenewal.
(() (b) At its diseretion, the beard may hold a public meet ing to gather impu from interested parties before making a decisien on a liguor license renewal. If the beard decides to halda publie meeting, it will notify the governmental jurisdietion(s) and any other persons whe gave comment on the renewat. The reeord of the publie meeting will be part of any reeord should the matter result in an adjudieative hearing under the provision of the Administrative Proeedure Aet (ehapter 34.05 RCW4.))
(((e))) (b) Board decides to renew the liquor license:
(i) The board will notify the governmental jurisdiction(s) in writing of its intent to renew the license, stating the reason for this decision.
(ii) The goveramental jurisdiction(s) may contest the propesed renewal and request an adjudicative hearing under the provisions of the Administrative Procedure Act (chapter 34.05 RCW ).
(iii) If the board, in its diseretion, grants the governmentaljuris dietion(s) an adjudieative hearing, the license will be notified and given the opportunity to preseat evidence the hearing.
(iy) Thebeard-will eonsider the-evidenee, and will subsequently enter a final order announeing its deeisiom.
(v) The gevernmental juris diction(s) of the lieenseemay appent the find order of the beart to the superior cout for judieint reviow (underehapter 34.05 RCW).
(vi) During the hearing and-any-subsequent appeal proeess, the Hieense withbe issued a temperafy eperating permit for the liquerfieerse untilla final-decision- ismade.
((fd))) (c) Board decides to not renew the liquor license:
(i) The board will notify the licensee in writing of its intent to not renew the license, stating the reason for this decision.
(ii) The licensee may contest the propesed non-renewal and request an adjudicative hearing under the provisions of the Administrative Procedure Act (chapter 34.05 RCW).
(iii) If the licensee requests a hearing, the governmental jurisdiction will be notified. netified and required to present evidenee at the hearing-to-suppert its recommendation:
(iv) The beardwill-eonsider the evidence, and will subsequently entera-final-order anneuneing its devision.
(v) The governmental jurisdietion(s) or the lieensee may appeal the final-order of the board to the-superior court for judieint review (tader ehapter 34.05 RCW).
(v) (iv) During the hearing and any subsequent appeal process, the licensee is issued a temporary operating permit for the liquor license until a final decision is made.

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.

## WSR 04-24-102 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed December 1, 2004, 11:45 a.m.]
Original Notice.
Preproposal statement of inquiry was filed as WSR 04-15-145.

Title of Rule and Other Identifying Information: WAC 458-40-610 Timber excise tax-Definitions and 458-40-680 Timber excise tax-Volume harvested-Approved scaling and grading methods-Sample scaling-Conversions.

Hearing Location(s): Capital Plaza Building, 4th Floor, L\&P Large Conference Room, 1025 Union Avenue S.E., Olympia, WA, on January 4, 2005, at 10:00 a.m.

Date of Intended Adoption: January 11, 2005.
Submit Written Comments to: Gilbert Brewer, P.O. Box 47453, Olympia, WA 98504-7453, e-mail gilb@dor.wa.gov, fax (360) $586-5543$, by January $4,2005$.

Assistance for Persons with Disabilities: Contact Sandy Davis no later than ten days before the hearing date, TTY 1-800-451-7985 or (360) 725-7499.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: To determine the amount of forest excise tax due, a harvester must determine the volume of logs that he or she has harvested. The department has adopted industry standards of scaling to make these determinations. For logs harvested in western Washington, the department has used the standards established by the Northwest Log Rules Advisory Group. Because this group had not adopted similar standards for harvests in eastern Washington, the current rule requires the use of scaling rules prepared by the United States Forest Service (USFS) for that area of the state. Recently, the Northwest Log Rules Advisory Group adopted standards applicable to eastside logging. The department proposes to replace the USFS scaling rules with the newer industry-standard eastside log scaling rules developed by the Log Rules Advisory Group.

Reasons Supporting Proposal: The proposed change will bring the department's rules into compliance with industry standards throughout the state.

Statutory Authority for Adoption: RCW 82.32.300, 82.01.060(2), and 84.33.096.

Statute Being Implemented: RCW 84.33.035(5).
Rule is not necessitated by federal law, federal or state court decision.

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

Name of Agency Personnel Responsible for Drafting: Gilbert Brewer, 1025 Union Avenue S.E., Suite \#544, Olympia, WA, (360) 570-6133; Implementation and Enforcement: Leslie Cushman, 1025 Union Avenue S.E., Suite \#100, Olympia, WA, (360) 570-3201.

No small business economic impact statement has been prepared under chapter 19.85 RCW . The proposed rules do not impose any new performance requirement or administrative burden on a small business.

A cost-benefit analysis is not required under RCW 34.05.328: These proposed rules are not significant legislative rules as defined by RCW 34.05.328.

December 1, 2004
Alan R. Lynn
Rules Coordinator

AMENDATORY SECTION (Amending WSR 02-21-005, filed $10 / 3 / 02$, effective $11 / 3 / 02$ )

WAC 458-40-610 Timber excise tax-Definitions. (1) Introduction. The purpose of WAC 458-40-610 through $458-40-690$ is to prescribe the policies and procedures for the taxation of timber harvested from public and private forest lands as required by RCW 84.33.010 through 84.33.096.

Unless the context clearly requires otherwise, the definitions in this rule apply to WAC 458-40-610 through 458-40690. In addition to the definitions found in this rule, definitions of technical forestry terms may be found in The Dictionary of Forestry, 1998, edited by John A. Helms, and published by the Society of American Foresters.
(2) Codominant trees. Trees whose crowns form the general level of the main canopy and receive full light from above, but comparatively little light from the sides.
(3) Competitive sales. The offering for sale of timber which is advertised to the general public for sale at public auction under terms wherein all qualified potential buyers have an equal opportunity to bid on the sale, and the sale is awarded to the highest qualified bidder. The term "competitive sales" includes making available to the general public permits for the removal of forest products.
(4) Cord measurement. A measure of wood with dimensions of 4 feet by 4 feet by 8 feet ( 128 cubic feet).
(5) Damaged timber. Timber where the stumpage values have been materially reduced from the values shown in the applicable stumpage value tables due to damage resulting from fire, blow down, ice storm, flood, or other sudden unforeseen causes.
(6) Dominant trees. Trees whose crowns are higher than the general level of the main canopy and which receive full light from the sides as well as from above.
(7) Harvest unit. An area of timber harvest, defined and mapped by the harvester before harvest, having the same stumpage value area, hauling distance zone, harvest adjustments, harvester, and harvest identification. The harvest identification may be a department of natural resources forest practice application number, public agency harvesting permit number, public sale contract number, or other unique identifier assigned to the timber harvest area prior to harvest operations. A harvest unit may include more than one section, but harvest unit may not overlap a county boundary.
(8) Harvester. Every person who from the person's own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, fells, cuts, or takes timber for sale or for commercial or industrial use. The term "harvester" does not include persons performing under contract the necessary labor or mechanical services for a harvester. In cases where the identity of the harvester is in doubt, the department of revenue will consider the owner of the land from which the timber was harvested to be the harvester and the one liable for paying the tax.

The definition above applies except when the United States or any instrumentality thereof, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein so fells, cuts, or takes timber for sale or for commercial or industrial use. When a governmental entity described above fells, cuts, or takes timber, the harvester is the first person, other than another governmental entity as described above, acquiring title to or a possessory interest in such timber.
(9) Harvesting and marketing costs. Only those costs directly and exclusively associated with harvesting the timber from the land and delivering it to the buyer. The term includes the costs of slash disposal required to abate extreme fire hazard. Harvesting and marketing costs do not include the costs of reforestation, permanent road construction, or any other costs not directly and exclusively associated with the harvesting and marketing of the timber. The actual harvesting and marketing costs must be used in all instances where documented records are available. When the taxpayer
is unable to provide documented proof of such costs, the deduction for harvesting and marketing costs is thirty-five percent of the gross receipts from the sale of the logs.
(10) Hauling distance zone. An area with specified boundaries as shown on the statewide stumpage value area and hauling distance zone maps contained in WAC 458-40640, having similar accessibility to timber markets.
(11) Legal description. A description of an area of land using government lots and standard general land office subdivision procedures. If the boundary of the area is irregular, the physical boundary must be described by metes and bounds or by other means that will clearly identify the property.
(12) Log grade. Those grades listed in the "Official Log Scaling and Grading Rules" developed and authored by the Northwest Log Rules Advisory Group (Advisory Group). "Utility grade" means logs that do not meet the minimum requirements of peeler or sawmill grades as defined in the "Official Log Scaling and Grading Rules" published by the Advisory Group but are suitable for the production of firm useable chips to an amount of not less than fifty percent of the gross scale; and meeting the following minimum requirements:
(a) Minimum gross diameter-two inches.
(b) Minimum gross length-twelve feet.
(c) Minimum volume-ten board feet net scale.
(d) Minimum recovery requirements-one hundred percent of adjusted gross scale in firm useable chips.
(13) Lump sum sale. Also known as a cash sale or an installment sale, it is a sale of timber where all the volume offered is sold to the highest bidder.
(14) MBF. One thousand board feet measured in Scribner Decimal C Log Scale Rule.
(15) Noncompetitive sales. Sales of timber in which the purchaser has a preferential right to purchase the timber or a right of first refusal.
(16) Other consideration. Value given in lieu of cash as payment for stumpage, such as improvements to the land that are of a permanent nature. Some examples of permanent improvements are as follows: Construction of permanent roads; installation of permanent bridges; stockpiling of rock intended to be used for construction or reconstruction of permanent roads; installation of gates, cattle guards, or fencing; and clearing and reforestation of property.
(17) Permanent road. A road built as part of the harvesting operation which is to have a useful life subsequent to the completion of the harvest.
(18) Private timber. All timber harvested from privately owned lands.
(19) Public timber. Timber harvested from federal, state, county, municipal, or other government owned lands.
(20) Remote island. An area of land which is totally surrounded by water at normal high tide and which has no bridge or causeway connecting it to the mainland.
(21) Scale sale. A sale of timber in which the amount paid for timber in cash and/or other consideration is the arithmetic product of the actual volume harvested and the unit price at the time of harvest.
(22) Small harvester. A harvester who harvests timber from privately or publicly owned forest land in an amount not exceeding two million board feet in a calendar year.
(23) Species. A grouping of timber based on biological or physical characteristics. In addition to the designations of species or subclassifications defined in Agriculture Handbook No. 451 Checklist of United States Trees (native and naturalized) found in the state of Washington, the following are considered separate species for the purpose of harvest classification used in the stumpage value tables:
(a) Other conifer. All conifers not separately designated in the stumpage value tables. See WAC 458-40-660.
(b) Other hardwood. All hardwoods not separately designated in the stumpage value tables. See WAC 458-40-660.
(c) Special forest products. The following are considered to be separate species of special forest products: Christmas trees (various species), posts (various species), western redcedar flatsawn and shingle blocks, western redcedar shake blocks and boards.
(d) Chipwood. All timber processed to produce chips or chip products delivered to an approved chipwood destination that has been approved in accordance with the provisions of WAC 458-40-670 or otherwise reportable in accordance with the provisions of WAC 458-40-670.
(e) Small logs. All conifer logs harvested in stumpage value areas 6 or 7 generally measuring seven inches or less in scaling diameter, purchased by weight measure at designated small log destinations that have been approved in accordance with the provisions of WAC 458-40-670. Log diameter and length is measured in accordance with ((USFS-sealing fules)) the Eastside Log Scaling Rules developed and authored by the Northwest Log Rules Advisory Group, with length not to exceed twenty feet.
(f) Sawlog. For purposes of timber harvest in stumpage value areas 6 and 7 , a sawlog is a log having a net scale of not less than $33 \mathrm{l} / 3 \%$ of gross scale, nor less than ten board feet and meeting the following minimum characteristics: Gross scaling diameter of five inches and a gross scaling length of eight feet.
(g) Piles. All logs sold for use or processing as piles that meet the specifications described in the most recently published edition of the Standard Specification for Round Timber Piles (Designation: D 25) of the American Society for Testing and Materials.
(h) Poles. All logs sold for use or processing as poles that meet the specifications described in the most recently published edition of the National Standard for Wood PolesSpecifications and Dimensions (ANSI 05.1) of the American National Standards Institute.
(24) Stumpage. Timber, having commercial value, as it exists before logging.
(25) Stumpage value. The true and fair market value of stumpage for purposes of immediate harvest.
(26) Stumpage value area (SVA). An area with specified boundaries which contains timber having similar growing, harvesting and marketing conditions.
(27) Taxable stumpage value. The value of timber as defined in RCW 84.33.035(7), and this chapter. Except as provided below for small harvesters and public timber, the taxable stumpage value is the appropriate value for the species of timber harvested as set forth in the stumpage value tables adopted under this chapter.
(a) Small harvester option. Small harvesters may elect to calculate the excise tax in the manner provided by RCW 84.33.073 and 84.33.074. The taxable stumpage value must be determined by one of the following methods as appropriate:
(i) Sale of logs. Timber which has been severed from the stump, bucked into various lengths and sold in the form of logs has a taxable stumpage value equal to the actual gross receipts for the logs, less any costs associated with harvesting and marketing the timber.
(ii) Sale of stumpage. When standing timber is sold and harvested within twenty-four months of the date of sale, its taxable stumpage value is the actual purchase price in cash and/or other consideration for the stumpage for the most recent sale prior to harvest. If a person purchases stumpage, harvests the timber more than twenty-four months after purchase of the stumpage, and chooses to report under the small harvester option, the taxable stumpage value is the actual gross receipts for the logs, less any costs associated with harvesting and marketing the timber. See WAC 458-40-626 for timing of tax liability.
(b) Public timber. The taxable stumpage value for public timber sales is determined as follows:
(i) Competitive sales. The taxable stumpage value is the actual purchase price in cash and/or other consideration. The value of other consideration is the fair market value of the other consideration; provided that if the other consideration is permanent roads, the value is the appraised value as appraised by the seller. If the seller does not provide an appraised value for roads, the value is the actual costs incurred by the purchaser for constructing or improving the roads. Other consideration includes additional services required from the stumpage purchaser for the benefit of the seller when these services are not necessary for the harvesting or marketing of the timber. For example, under a single stumpage sale's contract, when the seller requires road abandonment (as defined in WAC 222-24-052(3)) of constructed or reconstructed roads which are necessary for harvesting and marketing the timber, the construction and abandonment costs are not taxable. Abandonment activity on roads that exist prior to a stumpage sale is not necessary for harvesting and marketing the purchased timber and those costs are taxable.
(ii) Noncompetitive sales. The taxable stumpage value is determined using the department of revenue's stumpage value tables as set forth in this chapter. Qualified harvesters may use the small harvester option.
(iii) Sale of logs. The taxable stumpage value for public timber sold in the form of logs is the actual purchase price for the logs in cash and/or other consideration less appropriate deductions for harvesting and marketing costs. Refer above for a definition of "harvesting and marketing costs."
(iv) Defaulted sales and uncompleted contracts. In the event of default on a public timber sale contract, wherein the taxpayer has made partial payment for the timber but has not removed any timber, no tax is due. If part of the sale is logged and the purchaser fails to complete the harvesting, taxes are due on the amount the purchaser has been billed by the seller for the volume removed to date. See WAC 458-40628 for timing of tax liability.
(28) Thinning. Timber removed from a harvest unit located in stumpage value area $1,2,3,4,5$, or 10 :
(a) When the total volume removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest; and
(b) The harvester leaves a minimum of one hundred undamaged, evenly spaced, dominant or codominant trees per acre of a commercial species or combination thereof.

AMENDATORY SECTION (Amending WSR 03-22-099, filed $11 / 5 / 03$, effective $12 / 6 / 03$ )

WAC 458-40-680 Timber excise tax-Volume har-vested-Approved scaling and grading methods--Sample scaling-Conversions. (1) Introduction. The acceptable log scaling and grading standard for stumpage value areas $1,2,3,4,5$, and 10 is the Scribner Decimal C log rule as described in the most current edition of the "Official Log Scaling and Grading Rules". developed and authored by the Northwest Log Rules Advisory Group. The acceptable log scaling standard for stumpage value areas 6 and 7 is the Scribner Decimal C log rule described in the most current edition of the "((National Forest)) Eastside Log Scaling Handbook" ((FSH2409.1H)) as published by the ((United States Forest Serviee Ledgepole pine harvested in stumpage value areas 6,7 , of 10 must be sealed using one ineh taper allowanee per leg segment)) Northwest Log Rules Advisory Group, except that timber harvested in stumpage value areas 6 and 7 must be scaled using the current regional taper rules at the point of origin.
(2) Special services scaling. Special services scaling as described in the "Official Log Scaling and Grading Rules" developed and authored by the Northwest Log Rules Advisory Group may not be used for tax reporting purposes without prior written approval of the department of revenue.
(3) Sample scaling. Sample scaling may not be used for tax reporting purposes without prior written approval of the department of revenue. To be approved, sample scaling must be in accordance with the following guidelines:
(a) Sample selection, scaling, and grading must be conducted on a continuous basis as the unit is harvested.
(b) The sample must be taken in such a manner to assure random, unbiased sample selection in accordance with accepted statistical tests of sampling.
(c) The sample used to determine total volume, species, and quality of timber harvested for a given reporting period must have been taken during that period.
(d) Sample frequency must be large enough to meet board foot variation accuracy limits of plus or minus two and five-tenths percent standard error at the ninety-five percent confidence level.
(e) Harvesters, or a purchaser with an approved sample scaling method, must maintain sufficient supporting documentation to allow the department of revenue to verify source data, and test statistical reliability of sample scale systems.
(f) Exceptions: Sampling designs and accuracy standards other than those described herein may only be used with the prior written approval of the department of revenue.
(4) Conversions to Scribner Decimal C Scale. The following definitions, tables, and conversion factors must be
used in determining taxable volume for timber harvested that was not originally scaled by the Scribner Decimal C Log Rule. Conversion methods other than those listed are not to be used for tax reporting purposes without prior written approval of the department of revenue. Harvesters who wish to use a method of conversion other than those listed below must obtain written approval from the department of revenue before harvesting. Purchasers may obtain written approval of a sample scaling method from the department of revenue. The department will maintain a list of purchasers with an approved sample scaling method. A harvester may obtain this list and a summary of the approved method for specific purchasers from the department of revenue. If a harvester has not obtained approval of a sample scaling method before harvesting, the harvester may use a purchaser's approved sample scaling method. If the harvester, or purchaser, fails to use an approved sample scaling method or other method of conversion approved by these rules to set the purchase price, the department will establish its own method, as the circumstances require, to determine a reasonable estimate of the volume of timber sold.
(a) Weight measurement. If the sole unit of measure used to set the purchase price for logs from harvest units that meet the definition of the lowest quality code for each species was weight, and the harvester does not use an approved method of sample scaling to determine volume for the stumpage value tables, the following tables must be used for converting to Scribner Decimal C. If weight is the sole measure used for a harvest unit with quality codes other than the lowest, the department will establish its own method, as the circumstances require, to determine a reasonable estimate of the volume of timber sold. Harvesters must keep records to substantiate the species and quality codes reported. For tax reporting purposes, a ton equals 2,000 pounds.

| (Stumpage Value Areas $1,2,3,4,5, \& 10)$ <br> BOARD FOOT WEIGHT SCALE FACTORS (TONS/MBF) |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| Species | Quality code |  |  |  |
|  | 1 | 2 | 3 | 4 |
| Douglas-fir ${ }^{1}$ | NA | NA | NA | 7.50 |
| Western Hemlock $^{2}$ | NA | NA | NA | 8.25 |
| Western Redcedar $^{3}$ | 7.0 |  |  |  |
| Red Alder $^{4}$ | NA | 7.8 |  |  |
| Chipwood | 9.0 |  |  |  |

1 Includes Douglas-fir, Western Larch, and Sitka Spruce.
2 Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and other conifers not separately designated. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
3 Includes Alaska-cedar.
4 Maple, Black Cottonwood and other hardwoods.

| (Stumpage Value Areas 6 \& 7) <br> BOARD FOOT WEIGHT SCALE FACTORS (TONS/MBF) |  |  |
| :--- | :--- | :--- |
| Species | Quality code |  |
|  | 1 | 2 |
| Ponderosa Pine | NA | 6.50 |
| Douglas-fir |  |  |


| Species | Quality code |  |
| :--- | :--- | :--- |
| Lodgepole Pine | 6.0 |  |
| Western Hemlock ${ }^{2}$ | 5.50 |  |
| Englemann Spruce | 4.50 |  |
| Western Redcedar ${ }^{3}$ | 4.50 |  |
| Chipwood | 9.0 |  |
| Small Logs | 6.50 |  |

1 Includes Western Larch.
2 Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and other conifers not separately designated. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
3 Includes Alaska-cedar.
(b) Cord measurement. For the purposes of converting cords into Scribner volume:
(i) In stumpage value areas $1,2,3,4,5$, and 10 logs with an average scaling diameter of 8 inches and larger must be converted to Scribner volume using 400 board feet per cord. Logs having an average scaling diameter of less than 8 inches must be converted to Scribner volume using 330 board feet per cord.
(ii) In stumpage value areas 6 and 7 logs with an average scaling diameter of 8 inches and larger must be converted to Scribner volume using 470 board feet per cord. Logs having an average scaling diameter of less than 8 inches must be converted to Scribner volume using 390 board feet per cord.
(iii) A cord of Western Redcedar shake or shingle blocks must be converted to Scribner volume using 600 board feet per cord.
(c) Cants or lumber from portable mills. To convert from lumber tally to Scribner volume:
(i) In stumpage value areas $1,2,3,4,5$, and 10 multiply the lumber tally for the individual species by $75 \%$, and round to the nearest one thousand board feet (MBF); or
(ii) In stumpage value areas 6 and 7 multiply the lumber tally for the individual species by $88 \%$, and round to the nearest one thousand board feet (MBF).
(d) Log scale conversion. Timber harvested in stumpage value areas $1,2,3,4,5$, and 10 and which has been scaled by methods and procedures published in the "((Nation Forest)) Eastside Log Scaling Handbook" (( FSH 2409.14$))$ must have the volumes reported reduced by eighteen percent. Timber harvested in stumpage value areas 6 and 7 and which has been scaled by methods and procedures published in the "Official Log Scaling and Grading Rules" developed and authored by the Northwest log rules advisory group, must have the volumes reported increased by eighteen percent.
(e) Timber pole and piling volume tables. Harvesters of poles must use the following tables to determine the Scribner board foot volume for each pole length and class:

| Total Scribner Board Foot Volume Stumpage Value Areas 1, 2, 3, 4, 5, and 10 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Pole Class ${ }^{1}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  | Piling Class |  |
| Length | H6 | H5 | H4 | H3 | H2 | HI | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 9 | 10 | A | B |
| 20 |  |  |  |  |  |  | 50 | 50 | 40 | 40 | 30 | 30 | 20 | 20 | 20 | 80 | 70 |
| 25 |  |  |  |  |  |  | 60 | 60 | 50 | 50 | 40 | 40 | 30 | 30 | 30 | 100 | 90 |
| 30 |  |  |  |  |  |  | 110 | 70 | 60 | 60 | 50 | 50 | 40 | 40 |  | 130 | 110 |
| 35 |  |  |  |  | 160 | 160 | 130 | 100 | 80 | 80 | 60 | 60 | 50 |  |  | 130 | 110 |
| 40 |  |  | 240 | 200 | 180 | 180 | 150 | 120 | 120 | 90 | 70 | 60 |  |  |  | 150 | 120 |
| 45 | 380 | 340 | 340 | 280 | 230 | 230 | 190 | 150 | 120 | 120 | 90 | 90 |  |  |  | 150 | 120 |
| 50 | 430 | 370 | 370 | 300 | 260 | 260 | 210 | 160 | 140 | 140 | 100 |  |  |  |  | 160 | 140 |
| 55 | 470 | 410 | 410 | 330 | 280 | 280 | 230 | 180 | 150 | 150 |  |  |  |  |  | 180 | 150 |
| 60 | 540 | 470 | 470 | 410 | 340 | 340 | 290 | 220 | 190 | 190 |  |  |  |  |  | 190 | 160 |
| 65 | 610 | 520 | 520 | 420 | 380 | 380 | 320 | 260 | 210 | 210 |  |  |  |  |  | 210 | 180 |
| 70 | 650 | 560 | 560 | 480 | 400 | 400 | 350 | 270 | 230 | 230 |  |  |  |  |  | 230 | 190 |
| 75 | 700 | 600 | 600 | 520 | 520 | 520 | 440 | 290 | 250 |  |  |  |  |  |  | 230 | 200 |
| 80 | 820 | 700 | 700 | 600 | 600 | 540 | 440 | 360 | 290 |  |  |  |  |  |  | 250 | 210 |
| 85 | 910 | 800 | 800 | 660 | 660 | 660 | 570 | 490 | 360 |  |  |  |  |  |  | 260 | 210 |
| 90 | 1080 | 930 | 930 | 820 | 820 | 690 | 590 | 490 | 400 |  |  |  |  |  |  | 260 | 220 |
| 95 | 1170 | 1000 | 1000 | 870 | 870 | 750 | 640 | 540 |  |  |  |  |  |  |  | 290 | 240 |
| 100 | 1190 | 1030 | 1030 | 900 | 900 | 760 | 660 | 550 |  |  |  |  |  |  |  | 310 | 250 |
| 105 | 1310 | 1160 | 1160 | 1000 | 1000 | 860 | 740 | 610 |  |  |  |  |  |  |  | 330 | 270 |
| 110 | 1370 | 1220 | 1220 | 1050 | 1050 | 910 | 780 | 650 |  |  |  |  |  |  |  | 380 | 300 |
| 115 | 1440 | 1280 | 1280 | 1100 | 1100 | 960 | 860 | 680 |  |  |  |  |  |  |  | 400 | 310 |
| 120 | 1660 | 1460 | 1460 | 1300 | 1300 | 1140 | 970 | 820 |  |  |  |  |  |  |  | 500 | 400 |
| 125 | 1840 | 1600 | 1600 | 1410 | 1410 | 1250 | 1080 | 930 |  |  |  |  |  |  |  |  |  |
| 130 | 1920 | 1680 | 1680 | 1490 | 1490 | 1310 | 1120 | 970 |  |  |  |  |  |  |  |  |  |

1 Pole class definitions taken from American National Standard specifications and dimensions for wood poles as approved August 7, 1976, under American National Standard Institute, Inc. codified ANSI 05.1-1972.
2 Piling class definitions as per American Society for Testing and Materials for "round timber piles." As the designation: D 25-58 (reapproved 1964).

| Total Scribner Board Foot Volume Stumpage Value Areas 6 and 7 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Pole Class ${ }^{1}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  | Piling Class ${ }^{2}$ |  |
| Length | H6 | H5 | H4 | H3 | H2 | H1 | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 9 | 10 | A | B |
| 20 |  |  |  |  |  |  | 70 | 60 | 50 | 50 | 30 | 30 | 20 | 20 | 20 | 90 | 70 |
| 25 |  |  |  |  |  |  | 80 | 70 | 50 | 50 | 40 | 40 | 30 | 30 | 20 | 100 | 80 |
| 30 |  |  |  |  |  |  | 110 | 90 | 60 | 60 | 50 | 50 | 50 | 40 |  | 130 | 110 |
| 35 |  |  |  |  | 190 | 160 | 140 | 100 | 100 | 70 | 60 | 60 | 50 |  |  | 140 | 100 |
| 40 |  |  |  | 240 | 240 | 200 | 170 | 120 | 110 | 100 | 70 | 70 |  |  |  | 140 | 100 |
| 45 | 390 | 330 | 330 | 270 | 270 | 220 | 180 | 150 | 110 | 110 | 80 | 70 |  |  |  | 150 | 110 |
| 50 | 460 | 390 | 390 | 340 | 340 | 280 | 240 | 190 | 150 | 150 | 120 |  |  |  |  | 190 | 150 |
| 55 | 510 | 430 | 430 | 370 | 360 | 300 | 250 | 190 | 150 | 150 |  |  |  |  |  | 190 | 150 |
| 60 | 610 | 530 | 530 | 440 | 440 | 380 | 310 | 240 | 200 | 200 |  |  |  |  |  | 240 | 200 |
| 65 | 650 | 570 | 570 | 490 | 480 | 410 | 350 | 280 | 220 | 220 |  |  |  |  |  | 240 | 200 |
| 70 | 750 | 650 | 650 | 550 | 470 | 470 | 410 | 320 | 260 | 260 |  |  |  |  |  | 260 | 210 |
| 75 | 810 | 700 | 700 | 600 | 600 | 500 | 440 | 340 | 270 |  |  |  |  |  |  | 270 | 220 |
| 80 | 960 | 830 | 830 | 710 | 710 | 610 | 510 | 420 | 340 |  |  |  |  |  |  | 220 | 220 |
| 85 | 1020 | 870 | 870 | 760 | 760 | 640 | 550 | 450 | 360 |  |  |  |  |  |  | 300 | 240 |
| 90 | 1110 | 970 | 970 | 840 | 840 | 720 | 620 | 500 | 420 |  |  |  |  |  |  | 280 | 280 |
| 95 | 1160 | 1010 | 1010 | 870 | 870 | 740 | 640 | 510 |  |  |  |  |  |  |  | 360 | 280 |
| 100 | 1380 | 1210 | 1210 | 1060 | 1060 | 910 | 780 | 650 |  |  |  |  |  |  |  | 360 | 280 |
| 105 | 1430 | 1250 | 1250 | 1100 | 1100 | 940 | 820 | 690 |  |  |  |  |  |  |  | 400 | 300 |
| 110 | 1580 | 1390 | 1390 | 1220 | 1220 | 1070 | 920 | 770 |  |  |  |  |  |  |  | 460 | 340 |
| 115 | 1660 | 1470 | 1470 | 1280 | 1280 | 970 | 810 | 680 |  |  |  |  |  |  |  | 470 | 360 |
| 120 | 1880 | 1680 | 1680 | 1480 | 1480 | 1290 | 1130 | 950 |  |  |  |  |  |  |  | 560 | 450 |
| 125 | 1910 | 1690 | 1690 | 1490 | 1490 | 1140 | 970 | 810 |  |  |  |  |  |  |  |  |  |
| 130 | 2170 | 1920 | 1920 | 1710 | 1710 | 1510 | 1320 | 1140 |  |  |  |  |  |  |  |  |  |

1 Pole class definitions taken from American National Standard specifications and dimensions for wood poles as approved August 7, 1976, under American National Standard Institute, Inc. codified ANSI 05.1-1972.
2 Piling class definitions as per American Society for Testing and Materials for "round timber piles." As the designation: D 25-58 (reapproved 1964).

## WSR 04-24-079 <br> EXPEDITED RULES <br> HORSE RACING COMMISSION

[Filed November 30, 2004, 4:58 p.m.]
Title of Rule and Other Identifying Information: WAC 260-36-085 License and fingerprint fees.

## NOTICE

THIS RULE IS BEING PROPOSED UNDER 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 USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Robert M. Leichner, Washington Horse Racing Commission, 6326 Martin Way, Suite 209, Olympia, WA 98507-5578, AND RECEIVED BY January 29, 2005.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The current rule, WAC 260-36-085, provides that "persons obtaining more than one type of license in a calendar year, excluding individuals applying for an owner and trainer license, shall not be assessed a license fee over $\$ 100,000$." The commission intends to remove "trainer" license in this section and add "stable and vendor" license. The effect would be that persons obtaining more than one type of license in a calendar year, excluding individuals applying for an owner, vendor or stable license, shall not be assessed a license fee over $\$ 100.00$.

Reasons Supporting Proposal: There are a number of trainers who, while participating in horse racing, obtain additional license types during the racing season. The $\$ 100$ cap was intended to provide financial relief to those participants less able to pay the full license fee when obtaining multiple licenses. The commission intends to include trainers with the other types of licenses covered by the $\$ 100$ cap and exclude licenses for owners, vendors and stables.

Statutory Authority for Adoption: RCW 67.16.020.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Horseman's Benevolent and Protective Association, private.

Name of Agency Personnel Responsible for Drafting: Robert J. Lopez, 6462 Martin Way, Suite 209, Olympia, WA 9856-5578 [98506-5578], (360) 459-6462; Implementation and Enforcement: Robert M. Leichner, 6462 Martin Way, Suite 209, Olympia, WA 9856-5578 [98506-5578], (360) 459-6462.

November 30, 2004

[^2]AMENDATORY SECTION (Amending WSR 04-24-019, filed 11/22/04)

WAC 260-36-085 License and fingerprint fees. The following are the annual license fees for any person actively participating in racing activities:

| Apprentice jockey | $\$ 66.00$ |
| :--- | ---: |
| Assistant trainer | $\$ 31.00$ |
| Association employee-management | $\$ 21.00$ |
| Association employee-hourly/seasonal | $\$ 11.00$ |
| Association employee-volunteer nonpaid | No fee |
| Authorized agent | $\$ 21.00$ |
| Clocker | $\$ 21.00$ |
| Exercise person | $\$ 66.00$ |
| Groom | $\$ 21.00$ |
| Honorary licensee | $\$ 11.00$ |
| Jockey agent | $\$ 66.00$ |
| Jockey | $\$ 66.00$ |
| Other | $\$ 21.00$ |
| Owner | $\$ 66.00$ |
| Pony person | $\$ 66.00$ |
| Prospective owner | $\$ 66.00$ |
| Service employee | $\$ 21.00$ |
| Spouse groom | $\$ 21.00$ |
| Stable license | $\$ 41.00$ |
| Trainer | $\$ 66.00$ |
| Vendor | $\$ 101.00$ |
| Veterinarian | $\$ 101.00$ |

Persons obtaining more than one type of license in a calendar year, excluding individuals applying for an owner ((and trainer)), vendor or stable license, shall not be assessed a license fee over $\$ 100.00$.

In addition to the above fees, a $\$ 10.00$ fee will be added to cover the costs of conducting a fingerprint-based background check. The background check fee will be assessed only once annually regardless of the number of different types of licenses an individual possesses.

The commission shall review license and fingerprint fees annually to determine if they need to be adjusted to comply with RCW 67.16.020.

## WSR 04-24-093 <br> EXPEDITED RULES DEPARTMENT OF LICENSING <br> [Filed December 1, 2004, 10:48 a.m.]

Title of Rule and Other Identifying Information: Issuance of master license, WAC 308-300-110.

NOTICE
THIS RULE IS BEING PROPOSED UNDER 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 USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Julie DeRuwe, Department of Licensing, P.O. Box 9034, Olympia, WA 985079034, AND RECEIVED BY February 1, 2005.

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: Modify the text format to comply with RCW 34.05.395, use of the proper format and marks to indicate amendments to existing rules.

Reasons Supporting Proposal: To ensure compliance and conformance with the statutory requirement for correct rule drafting format.

Statutory Authority for Adoption: RCW 19.02.030(3).
Statute Being Implemented: RCW 19.02.100.
Rule is not necessitated by federal law, federal or state court decision.

Name of Proponent: Department of Licensing, Master License Service, governmental.

Name of Agency Personnel Responsible for Drafting and Implementation: Julie DeRuwe, 405 Black Lake Boulevard, Olympia, WA 98502, (360) 664-1448; and Enforcement: Nancy Skewis, 405 Black Lake Boulevard, Olympia, WA 98502, (360) 664-1446.

November 30, 2004
Nancy Skewis, Administrator Master License Service

AMENDATORY SECTION (Amending Order 524-DOL, filed $1 / 3 / 79$ )

WAC 308-300-110 Issuance of master license. (1) Upon compliance with WAC 308-300-160 on payment of fees, the department will issue and mail the applicant a master license incorporating all individual licenses approved at that time. Initial coverage under this chapter will be acknowledged by issuance of a master license with individual stickers affixed for each individual license issued.

An applicant may request that no master license be issued pending approval of liquor licenses and other licenses within subsection (4) in which event the department will withhold processing of all licenses until determination of liquor licenses has been made.
(2) In those instances where a license is granted by an agency upon receipt of the application and fee payment, the department, upon approval of the appropriate agency, shall issue the license upon proper receipt of those items. This subsection applies to:
(a) Department of revenue; registration, cigarette dealer license, cigarette dealer vending machine license.
(b) Secretary of state, corporate license (renewal only), corporate annual report.
(c) Department of labor and industries; registration for industrial insurance.
(d) Department of employment security; registration for unemployment insurance.
(e) Department of agriculture; nursery license, egg dealer license, seed dealer license.
(f) Department of social and health services; furniture and bedding certificate.
(g) Board of pharmacy; shopkeepers license.
(3) For each of the supplemental licenses specified below, each agency shall, within 21 days of its notification of license application by the department, inform the department of its approval or denial of the licenses sought. This subsection applies to:
(a) Department of agriculture; refrigerated locker license, pesticide dealer license, bakery and bakery distributors license.
(b) Department of labor and industries; minor work permit.
(4) Due to special investigative procedures, liquor licenses and other licenses, permits, certificates, and registrations which require lengthy investigative procedures will be handled as supplemental licenses in accordance with subsection (5). Upon approval by the appropriate agency, the license will be mailed to the licensee by the department to be affixed to the master license.
(5) The department shall be notified of reasons for delay if approval or denial of those licenses in subsection (3) has not been given in 21 days, and of reasons for delay if approval or denial of those licenses in subsection (4) has not been given within 60 days.
(6) This section shall not apply to the renewal of a license to the original licensee. In such a case individual licenses shall be issued pending approval or denial by the agencies in accordance with RCW 34.04.170 and WAC 308-300-140(1).
(7) It shall remain the responsibility of the appropriate agencies to provide the applicant with materials, information, and instructions pertinent to their periodic reports and other ((eperation)) ((operational)) requirements.

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 04-24-099
EXPEDITED RULES
OFFICE OF THE
INSURANCE COMMISSIONER
[Insurance Commissioner Matter No. R 2004-05-Filed December I, 2004, 11:40 a.m.]

Title of Rule and Other Identifying Information: Chapter 284-43 WAC, Subchapter I - Health plan rates.

## NOTICE

THIS RULE IS BEING PROPOSED UNDER 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 USE

OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Kacy Scott, Insurance Commissioner, P.O. Box 40255, Olympia, WA 98504-0255, e-mail Kacys@oic.wa.gov, AND RECEIVED BY February 1, 2004 [2005].

Purpose of the Proposal and Its Anticipated Effects, Including Any Changes in Existing Rules: The purpose of this proposed rule making is to improve the regulatory framework of chapter 284-43 WAC, Subchapter I - Health plan rates, eliminate outdated provisions, and bring the regulations into compliance with HB 2460 (chapter 244, Laws of 2004) and E2SSB 6067 (chapter 79, Laws of 2000).

Reasons Supporting Proposal: The commissioner is committed to the review of existing regulations to improve the clarity and efficiency of Title 284 WAC. This subchapter contains outdated references and confusing language. Additionally, it conflicts with rate provisions enacted subsequent to the adoption of this chapter.

Statutory Authority for Adoption: RCW 48.02.060, 48.44.050, and 48.46.200.

Statute Being Implemented: RCW 48.44.020, 48.44.023, 48.46.060, and 48.46.066.

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

Name of Proponent: Mike Kreidler, Insurance Commissioner, governmental.

Name of Agency Personnel Responsible for Drafting: Ruth Ammons, P.O. Box 40255, Olympia, WA 98504-0255, (360) 725-7036; Implementation: Beth Berendt, P.O. Box 40255, Olympia, WA 98504-0255, (360) 725-7117; and Enforcement: Carol Sureau, P.O. Box 40255, Olympia, WA 98504-0255, (360) 725-7050.

December 1, 2004
Mike Kreidler
Insurance Commissioner

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-905 Applicability and scope. This subchapter applies to health benefit plans as defined in RCW 48.43.005(( ( 9$))$ ), and contracts for limited health care services as defined in RCW 48.44.035(( $(+))$ ), offered by health care service contractors and health maintenance organizations ((registed)) transacting business in this state under chapter 48.44 or 48.46 RCW . It applies to such plans purchased directly by individuals, small employers, ((and)) large employers $((,-\mathrm{f}))$ and other organizations.

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-910 Definitions. For the purpose of this subchapter:
(1) "Adjusted earned premium" means the amount of "earned premium" the "carrier" would have earned had the "carrier" charged current "premium rates" for all applicable "plans."
(2) (("Amount-charged" means- ill-sums-charged, received, or depesited as consideration for a "eontrat" or "group contrat" of the entinuance thereof. An assessment of amembership, ontrat, survey, inspection, service, of similar fee er charge made by the carfier in consideration for a-"eontrat" or "group contract" is considered part of the "amount charged."
(3))) "Annualized earned premium" means the "earned premium" that would be earned in a twelve-month period if earned at the same rate as during the applicable period.
$(((4)))(3)$ "Anticipated loss ratio" means the "projected incurred claims" divided by the "projected earned premium."
(((5))) (4) "Base rate" means the ((amount charged)) "premium" for a specific "plan," expressed as a monthly amount per "covered person or subscriber," prior to any adjustments for geographic area, age, family size, wellness activities((,tentre))) or any other factors as may be allowed.
$(((6)))(5)$ "Capitation expenses" means the amount paid to a provider or facility on a per "covered person" basis, or as part of risk-sharing provisions, for the coverage of specified health care services.
$(((7)))(6)$ "Carrier" means a health care service contractor or health maintenance organization.
(((8))) (7) "Certificate" means the statement of coverage document furnished "subscribers" covered under a "group contract."
$(((9)))(8)$ "Claim reserves" means the "claims" that have been reported but not paid plus the "claims" that have not been reported but may be reasonably expected.
(((10))) (9) "Claims" means the cost to the "carrier" of health care services provided to a "covered person" or paid to or on behalf of the "covered person" in accordance with the terms of a "plan." This includes "capitation payments" or other similar payments made to (("providers")) providers or facilities for the purpose of paying for health care services for a "covered person."
$(((4)))(10)$ "Community rate" means the weighted average of all "premium rates" within a filing with the weights determined according to current enrollment.
$(((12)))(11)$ "Contract" means an agreement to provide health care services or pay health care costs for or on behalf of a "subscriber" or group of "subscribers" and such eligible dependents as may be included therein.
$(((+3)))(12)$ "Contract form" means the prototype of a "contract" and any associated riders and endorsements filed with the commissioner by a health care service contractor or health maintenance organization.
$(((14)))(13)$ "Contribution to surplus, contingency charges, or risk charges" means the portion of the "projected earned premium" not associated directly with "claims" or "expenses( $($, " that in the ease investor owned eompanies, provide the earrier with a fair rate of return on investor-supplied eapital commenstrate-with the risk assumed by the overall business of the carfier. In the ease of a not for profit earrier, these are the portion of the "projected earned premimm" that provide assurane of the carrier's selveney))."
(( $(157))$ (14) "Covered person((s))" ((meens-all "subseribers" and their eligible dependents)) or "enrollee" has the same meaning as that contained in RCW 48.43.005.
((16))) (15) "Current community rate" means the weighted average of the "community rates" at the renewal or initial effective dates of each plan for the year immediately preceding the renewal period, with weights determined according to current enrollment.
(((17))) (16) "Current enrollment" means the monthly average number and demographic makeup of the "covered persons" for the applicable contracts during the most recent twelve months for which information is available to the carrier.
(((18))) (17) "Earned premium" means the (("ameunt eharged")) "premium" plus any rate credits or recoupments, applicable to an accounting period whether received before, during, or after such period.
$(((19)))(18)$ "Expenses" means costs that include but are not limited to the following:
(a) Claim adjudication costs;
(b) Utilization management costs if distinguishable from "claims";
(c) Home office and field overhead;
(d) Acquisition and selling costs;
(e) Taxes; and
(f) All other costs except "claims."
$(((20)))(19)$ "Experience period" means the most recent twelve-month period from which the carrier accumulates the data to support a filing.
$(((21))) \quad(20)$ "Extraordinary expenses" means "expenses" resulting from occurrences atypical of the normal business activities of the "carrier" that are not expected to recur regularly in the near future.
$(((22)))(21)$ "Group contract" or "group plan" means an agreement issued to an employer, corporation, labor union, association, trust, or other organization to provide health care services to employees or members of such entities and the dependents of such employees or members.
(((23))) (22) "Incurred claims" means "claims" paid during the applicable period plus the "claim reserves" as of the end of the applicable period minus the "claim reserves" as of the beginning of the applicable period. Alternatively, for the purpose of providing monthly data or trend analysis, "incurred claims" may be defined as the current best estimate of the "claims" for services provided during the applicable period.
(((24))) (23) "Individual contract" means a "contract" issued to and covering an individual. An "individual contract" may include dependents.
(( $(25))$ ) (24) "Investment earnings" means the income, dividends, and realized capital gains earned on an asset.
$(((26)))(25)$ "Loss ratio" means "incurred claims" as a percentage of "earned premiums" before any deductions.
(((27))) (26) "Medical care component of the consumer price index for all urban consumers" means the similarly named figure published monthly by the United States Bureau of Labor Statistics.
((28))) (27) "Net worth or reserves and unassigned funds" means the excess of assets over liabilities on a statutory basis.
$(((29)))(28)$ "Plan" means a "contract" that is a health benefit((s)) plan as defined in RCW 48.43.005(( $(9))$ ) or a
"contract" for limited health care services as defined in RCW 48.44.035(((1))).
(29) "Premium" has the same meaning as that contained in RCW 48.43.005.
(30) "Premium rate" means the ("dmount charged")) "premium" per "subscriber" or "covered person" obtained by adjusting the "base rate" for geographic area, family size, age, wellness activities, ((tentre,)) or any other factors as may be allowed.
(31) "Projected earned premium" means the "earned premium" that would be derived from applying the proposed "premium rates" to the current enrollment.
(32) "Projected incurred claims" means the estimate of "incurred claims" for the rate renewal period based on the current enrollment.
(33) "Proposed community rate" means the weighted average of the "community rates" at the renewal dates of each plan for the renewal period, with weights determined according to current enrollment.
(34) "Provider" ((means any health professional, hospital, of other institution, organization, preseription drug vendor, or persen that furnishes health enre serviees and is tieensed of otherwise autherized to furnigh such-serviees)) has the same meaning as that contained in RCW 48.43.005.
(35) "Rate renewal period" means the period for which the proposed "premium rates" are intended to remain in effect.
(36) "Rate schedule" means the schedule of all "base rates" for "plans" included in the filing.
(37) "Requested increase in the community rate" means the amount, expressed as a percentage, by which the "proposed community rate" exceeds the "current community rate."
(38) "Service type" means the category of service for which "claims" are paid, such as hospital; professional, dental, prescription drug, or other.
(39) "Small group contracts" or "small group plans" means the class of "group contracts" issued to "small employers." ( (with no more than fifty-digible mpleyees, ineluding sepreprieters. "Smallemployer")), as that term is defined ((At)) in RCW 48.43.005(((13))).
(40) "Staffing data" means statistics on the number of $((-))$ providers((")) and associated compensation required to provide a fixed number of services or provide services to a fixed number of "covered persons."
(41) "Subscriber" means a person on whose behalf a "contract" or "certificate" is issued.
(42) "Unit cost data" means statistics on the cost per health care service provided to a "covered person."
(43) "Utilization data" means statistics on the number of services used by a fixed number of "covered persons" over a fixed length of time.

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-915 Demonstration that benefits provided are not reasonable in relation to the amount charged for a contract per RCW 48.44.020 (( ( $2($ (d $(4))$ ) and 48.46.060 (( ( 3$\left.)\left({ }^{(1)}\right)\right)$ ). ( (In addition to the requirements of )) (1)

The provisions of this section are in addition to the requirements set forth in RCW 48.44.022, 48.44.023, 48.46.064, and 48.46.066( $(\rightarrow$ where applicable:
(1) For individual-and small-group plans, benefits shall be-feund net to be-unfeasonable in relation to the ameunt charged if one or mere of the following is true:
(a) The-requested increase in the community rate is zere pereent or less and the anticipated loss ratio is soventy per eent or mere; or
(b) The-anticipated loss ratio is oighty pereent-or-mere and the requested inerease in the community rate is net more than the applieable rate in the following table-

| CPI* | Maximum-Rate Inerease |
| :--- | :--- |
| $7 \%$-r less | CPI* $3 \%$ |
| $7 \%$ 10\% | $10 \%$ |
| $10 \%$ or more | CPI* |

( ${ }^{*}$ CPI refers to the rate- finerease in the medieal eare eompenent of the eonsumer price-index for allurban consumers:
(2) For group plans other than small greup plans, benefits shall be found net to be unfeasenablo-in relation-to amount charged if the antieipated loss ratio is-eighty pereent or mere)).
(( $(3)$ If the tion are net-met,)) (2) Benefits ((shall-be-found net to be tureasonable)) will be found not to be unreasonable if the projected earned premium for the rate renewal period is equal to the following:
(a) An actuarially sound estimate of incurred claims associated with the filing for the rate renewal period, where the actuarial estimate of claims ((shall)) recognizes, as applicable, the savings and costs associated with managed care provisions of the plans included in the filing; plus
(b) An actuarially sound estimate of prudently incurred expenses associated with the plans included in the filing for the rate renewal period, where the estimate ((shallbe)) is based on an equitable and consistent expense allocation or assignment methodology; plus
(c) An actuarially sound provision for contribution to surplus, contingency charges, or risk charges, where the justification ((sha\#)) recognizes the carrier's investment earnings on assets other than those related to claim reserves or other similar liabilities; minus
(d) An actuarially sound estimate of the forecasted investment earnings on assets related to claim reserves or other similar liabilities for the plans included in the filing for the rate renewal period.
$(((4)))$ (3) The contribution to surplus, contingency charges, or risk charges in subsection (( $(-3))$ ) (2)(c) of this section, ((shał)) will not be required to be less than zero.
(( $(5)$ For the purpeses of this seetion, the rate of inerease in the medieal eare compenent- of the consumer price index for all urban consumers shall be measured by comparing the index for the menth immediately preceding the menth-if whieh the filing is submited to the index for the correspenting ealendar menth for the prior year:))

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-920 When a carrier is required to file.
(1) ((Every contraet form and any modifieation thereof, and every rate-schedule and any change thereef shall be filed with the eommissioner:)) Carriers must file with the commissioner every contract form and rate schedule and modification of a contract form and rate schedule:
(a) Before ((being)) the contract form is offered for sale to the public and before the rate schedule is used; and
(b) Within thirty days after the end of an eighteen-month period during which a previous filing has remained unchanged for such period, including contract forms filed prior to the effective date of this regulation.
(2) Filings of negotiated contract forms, and applicable rate schedules, that are placed into effect at time of negotiation or that have a retroactive effective date are not required to be filed in accordance with subsection (1)(a) and (b) of this section, but ((shatt)) must be filed within thirty working days after the earlier of:
(a) The date group contract negotiations are completed; or
(b) The date renewal premiums are implemented.
(3) An explanation for any filing delayed beyond the thirty-day period as described in subsection (2) of this section ((shatt)) must be given on the filing document as set forth in WAC 284-43-950.
(4) If ((4 return eopy)) written confirmation of the ((fit ing)) commissioner's final action is desired, ((it-shall be-submitted in duplieate)) the carrier must submit with the filing duplicate copies of the filing transmittal and cover letter, along with a return self-addressed, stamped envelope. The duplicate ((eopy-will be-stamped by the commissioner to indieate receipt of the filing)) transmittal will note the commissioner's final action and will be returned to the sender ((if a)) in the return ((self-addressed)) envelope ((is)) enclosed with the filing.

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-925 General contents of all filings. Each filing required ((to be made pursuant to)) by WAC 284-43920 ((shatt)) must be submitted with the filing transmittal form prescribed by and available from the commissioner. The form ((wil)) must include the name of the filing entity, its address, identification number, the type of filing being submitted, the form name or group name and number, and other relevant information. Filings ((shal4)) also must include the information required on the filing summary set forth in WAC 284-43-945 for ((individualand)) small group plans and rate schedules or as set forth in WAC 284-43-950 for group plans and rate schedules other than those for small groups.

AMENDATORY SECTION (Amending Matter No. R 98-8, filed $5 / 20 / 98$, effective $6 / 20 / 98$ )

WAC 284-43-930 Contents of ((individual-and)) small group filings. Under RCW ((48.44.022(3) and-48.46. $\theta 64(3))$ ) 48.44.023 and 48.46.066 the experience of all (indi-
vidual plans shall be pooled; and under RCW 48.44.023 (3)(i) and 48.46 .066 (3)(i) the experiene of all)) small group plans ((shat)) must be pooled. Filings for ((individual plans shall-include base rates-for all individual plans and filings for)) small group plans ((shalt)) must include base rates ((for e\#t)) and annual base rate changes in dollar and percentage amounts for each small group plan((s)). Each ((individuat and)) small group filing ((shall)) must include ((aH-of)) the following information and documents:
(1) An actuarially sound estimate of incurred claims. Experience data, assumptions, and justifications of the carrier's projected incurred claims ((shatl)) must be provided in a manner consistent with the carrier's rate-making methodology and incorporate the following elements:
(a) A brief description of the carrier's rate-making methodology, including identification of the data used and the kinds of assumptions and projections made.
(b) The number of subscribers by family size, or covered persons for the plans included in the filing. These figures ((shat1)) must be shown for each month or quarter of the experience period and the prior two periods if not included in previous filings. This data ((shall)) must be presented in aggregate for the plans included in the filing and in aggregate for all of the carrier's plans.
(c) Earned premium for each month or quarter of the experience period and the prior two periods if not included in previous filings, for the plans included in the filing.
(d) An estimate of the adjusted earned premium for each month or quarter of the experience period and prior two periods for the plans included in the filing.
(e) Claims data for each month or quarter of the experience period and the prior two periods. Examples of claims data are $(()$,$) incurred claims, capitation payments, utilization$ data, unit cost data, and staffing data. The specific data elements included in the filing ((shalt)) must be consistent with the carrier's rate-making methodology.
(f) Documentation and justification of any adjustments made to the experience data.
(g) Documentation and justification of the factors and methods used to forecast incurred claims.
(2) An actuarially sound estimate of prudently incurred expenses. Experience data, assumptions, and justifications ((shalt)) must be provided by the carrier as follows:
(a) A breakdown of the carrier's expenses allocated or assigned to the plans included in the filing for the experience period or for the period corresponding to the most recent "annual statement";
(i) ((Health-eare-serviee-eontraetors-shall provide)) An expense breakdown at least as detailed as the annual statement schedule "Underwriting and Investment Exhibit, Part 3, Analysis of Expenses" as revised from time to time;
(ii) ((Health maintenance-organizations-shall provide-an expense breakdown-at least as-detailed as the "Anntual Statement, Repert \#2: Statement of Reventes, Expenses and-Net Werth," fer administrative expenses as revised from time-t $\theta$ time;
(iii))) The allocation and assignment methodology used in (a)(i) ((er (ii))) of this subsection may be based on readily available data and easily applied calculations;
(b) Identification of any extraordinary experience period expenses ((that areextraerdinary)); and
(c) Documentation and justification of the assignment or allocation of expenses to the plans included in the filing; and
(d) Documentation and justification of forecasted changes in expenses.
(3) An actuarially sound provision for contribution to surplus, contingency charges, or risk charges. Assumptions and justifications ((shat)) must be provided by ((a)) the carrier as follows:
(a) The methodology, justification, and calculations used to determine the contribution to surplus, contingency charges, or risk charges included in the proposed base rates; and
(b) The carrier's net worth or reserves and unassigned surplus at the beginning and end of the experience period ((and the the end of the oxperienee peried)).
(4) An actuarially sound estimate of forecasted investment earnings on assets related to claim reserves or other similar liabilities. The carrier ((shatl)) must include documentation and justification of forecasted investment earnings identified in dollars, and as a percentage of total premiums and the amount credited to the plans included in the filing.
(5) Adjustment of the base rate. Experience data, assumptions, justifications, and methodology descriptions ((shatl)) must be provided ((that)) and must include:
(a) Justifications for adjustments to the base rate, supported by data if appropriate, attributable to geographic region, age, family size((, $\quad$ ofe ) and wellness activities((; and tenure diseounts));
(b) Justifications, supported by data if appropriate, of any other factors or circumstances used to adjust the base rates; and
(c) Description of the methodology used to adjust the base rate to obtain the premium rate for a specific individual or group, which is detailed enough to allow the commissioner to replicate the calculation of premium rates if given the necessary data.
(6) Actuarial certification. Certification by an actuary, ((as-defined by WWAC 284-05-060, that the benefits-and-servies to be provided are reasenable in relation to the amount ehafged)) as required by RCW 48.44.023(3) and 48.46.066 (3).
(7) The requirements of subsections (1) through (6) of this section may be waived or modified upon the finding by the commissioner that a plan contains or involves unique provisions or circumstances and that the requirements represent an extraordinary administrative burden on the carrier. ((An example of such a situation could inelude aplan offered by a relatively small earrier, where such plan has limited benefits and is designed to generate an unustally small premium:))

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-935 Experience records. (1) ((Every-arfier shall maintain-for each plan for the-five mest recent years, recerds-of:)) For each plan, carriers must maintain the following records for five years:
(a) Incurred claims;
(b) Earned premiums; and
(c) Expenses.
(2) Such records ((shall)) must include data for rider and endorsement forms that are used with the contract forms. Separate data may be maintained for each rider or endorsement form as appropriate. For recordkeeping purposes, carriers may combine experience under contract forms that provide substantially similar coverage ((may be eombined for reeordkeeping purpeses)).

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-940 Evaluating experience data. In determining the credibility and appropriateness of experience data, consideration ((shat)) will be given to all relevant factors, including:
(1) Statistical credibility of the amount charged and services and benefits paid, such as low exposure, low loss frequency, and recoupment;
(2) Actual and projected trends relative to changes in medical costs and changes in utilization;
(3) The mix of business by risk classification; and
(4) Adverse selection or lapse factors reasonably expected in connection with revisions to plan provisions, services, benefits, and amount charged.

AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-945 Summary for ((individual-and)) small group contract filings.
((INHYYHUAL AND)) SMALL GROUP FILING SUMMARY

| Carrier Name |
| :---: | :---: |
| Address |
| ${)} }$ |
| Identification Number |


| Rate Renewal Period: <br> Date Submitted: | From | To |
| :---: | :---: | :---: |
|  |  |  |
| ((Fype ef Filing: | Individun-Plans-a- | Group Plans-(-) |

## Proposed Rate Summary

| Current community rate |  |  |
| ---: | ---: | ---: |
| Proposed community rate |  |  |
| Percentage change | per month |  |
|  |  | per month |

Components of Proposed Community Rate

|  | Dollars Per Month | \% of Total |
| :--- | :--- | :--- |
| a) Claims |  |  |
| b) Expenses |  |  |
| c) Contribution to surplus, contin- <br> gency charges, or risk charges |  |  |
| d) Investment earnings |  |  |
| e) Total (a+b+c-d) |  |  |

Summary of Pooled Experience

|  | Experience <br> Period <br> From To | First Prior <br> Period <br> From To | Second Prior <br> Period <br> From To |
| :--- | :--- | :--- | :--- |
| Member Months |  |  |  |
| Earned Premium |  |  |  |
| Paid Claims |  |  |  |
| Beginning Claim Reserve |  |  |  |
| Ending Claim Reserve |  |  |  |
| Incurred Claims |  |  |  |
| Expenses |  |  |  |
| Gain/Loss |  |  |  |
| (Contributiontorperate- <br> Surplus)) |  |  |  |
| Loss Ratio Percentage |  |  |  |

## General Information

1. Trend Factor Summary

| Type of Service | Annual Trend Assumed | Portion of Claim Dollars |
| :--- | ---: | ---: |
| Hospital | $\%$ | $\%$ |
| Professional | $\%$ | $\%$ |
| Prescription | $\%$ | $\%$ |
| Drugs |  | $\%$ |
| Dental | $\%$ | $\%$ |
| Other | $\%$ |  |

2. List the effective date and the rate of increase for all rate changes in the past three rate periods.
1) 


2)

3)

3. Since the previous filing, have any changes been made to the factors or methodology for adjusting base rates?

| Geographic Area | $\square$ | Yes | $\square$ | No |
| :--- | :--- | :--- | :--- | :--- |
| Family Size | $\square$ | Yes | $\square$ | No |
| Age | $\square$ | Yes | $\square$ | No |
| Wellness Activities | $\square$ | Yes | $\square$ | No |
| (Pentre Diseounts | $\square$ | Yes | $\square$ | Ne)) |
| Other (specify) | $\square$ | Yes | $\square$ | No |

4. Attach a table showing the base rate for each plan affected by this filing.
5. Attach comments or additional information.
6. Preparer's Information


AMENDATORY SECTION (Amending Matter No. R 97-2, filed $1 / 23 / 98$, effective $3 / 1 / 98$ )

WAC 284-43-950 Summary for group contract filings other than small group contract filings.

GROUPS OTHER THAN SMALL GROUPS FILING SUMMARY

| Carrier NameAddress |  |
| :---: | :---: |
|  |  |
|  |  |
|  | ((Carfier Identifieation Number |  |
| Contraet Helder)) Contract Holder/Pool Category and Name |  |
|  |  |  |  |  |
| (Check One Box) Single Employer Group: |  |
|  | Employer Name: |
|  | Q Multiemployer other than Association/Trust Groups |
|  |  |
|  | Group Pool Name: |
|  | D Association/Trust Groups |
|  | Association/Trust Group Name: |
| Contract Form Number ((Contraet Number)) Rate Form |  |
|  |  |  |  |
| Number (if different from Contract |  |
| Form Number) |  |
| Product Name |  |

If additional space is required to list the contract/rate form number and product name, attach a separate sheet.

| Rate Renewal Period: <br> Date Submitted: <br> Type of Filing (Check <br> One Box) | From: | To: |
| :---: | :---: | :---: |
|  |  |  |
|  | $\begin{aligned} & \text { D_New Group Con- } \\ & \text { tract }((\Theta)) \end{aligned}$ | - Revision of Existing Group Contract ( ( - ) ) |

Proposed Rate Schedules: Attach a separate sheet to list all proposed tier rates.

Rate Summary ((ef New Rate Develepment))

| Current Rate((s)) Composite per employee or per member) | \$ | per member per month |
| :---: | :---: | :---: |
| ((Experienee)) Percentage Rate Change |  | \% |
| ((Recoupment)) New Rate | \$ | per member per month |
| ((Resefves)) Average Number of Enrollees Each Month During the Experience Period (If the average number of enrollees is equal to or less than fifty, explain why this is not a small group, as defined in RCW 48.43.005.) |  |  |
| ((Benefit Changes)) Anticipated Loss Ratio |  | \% |
| ((Total New Rates)) Portion of carrier's total enrollment affected <br> Portion of carrier's total premium revenue affected |  | $\begin{array}{r} \% \\ \% \\ \hline \end{array}$ |

Summary of Contract Experience
$\left.\begin{array}{|l|l|l|l|}\hline & \begin{array}{l}\text { Experience } \\ \text { Period } \\ \text { From To }\end{array} & \begin{array}{c}\text { First Prior } \\ \text { Period } \\ \text { From To }\end{array} & \begin{array}{c}\text { Second Prior } \\ \text { Period } \\ \text { From To }\end{array} \\ \hline \text { Member Months } & & & \\ \hline \text { Billed Premium } & & & \\ \hline \begin{array}{l}\text { ((Paid)) Incurred Claims }\end{array} & & & \\ \hline \begin{array}{l}\text { ((Peginning Claim } \\ \text { Reserve)) Expenses }\end{array} & & & \\ \hline \begin{array}{l}\text { ((EndingCluimReserve)) } \\ \text { Gain/Loss }\end{array} & & & \\ \hline \begin{array}{l}\text { ((IneurredClaims)) Expe- } \\ \text { rience Refund/Credit or }\end{array} & & & \\ \hline \text { Recoupment }\end{array}\right)$

Attach comments or additional ((infermaton)) information.
Preparer's Information
Name:
Title:
Telephone Number:

## REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 284-43-900
WAC 284-43-955

Authority and purpose.
Effective date.

## WSR 04-23-070 <br> PERMANENT RULES <br> DEPARTMENT OF <br> SOCIAL AND HEALTH SERVICES

(Aging and Disability Services Administration)
[Filed November 15, 2004, 3:58 p.m., effective December 16, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: The purpose of amending these rules is to reflect the correct administrative names as well as correct language changes due to the new HCBS (home and community based services) waiver. In addition, the proposed rules will clarify procedures and requirements. See below for a list of amended rules and the subject of the amendments. See below for changes from the CR-102 proposed rule.

Citation of Existing Rules Affected by this Order: Amending

| WAC \# | Subject of Amendment |
| :--- | :--- |
| $388-820-020$ | Adds definitions of ADSA, HCBS, <br> POC and RCS; updates correct admin- <br> istrative names; deletes the definition <br> of community alternatives program. |
| $388-820-030$ | Adds minimal rights guaranteed to res- <br> idents of CRS [RCS]. |
| $388-820-040$, <br> $388-820-090$, <br> $388-820-140$, <br> $388-820-180$, <br> $388-820-190$, <br> $388-820-200$, <br> $388-820-240$, <br> $388-820-290$, <br> $388-820-360$, <br> $388-820-880$, <br> $388-820-890$, <br> $388-820-900$, | Updates correct administrative names. |
| $388-820-910$, |  |
| $388-820-920$, and |  |
| $388-820-930$ |  |$|$| Updates correct administrative names |
| :--- |
| $388-820-150$ |
| and clarifies DDD's role of initial certi- |
| fication. |


| WAC \# | Subject of Amendment |
| :--- | :--- |
| $388-820-250$ | Updates correct administrative names <br> and adds "client health and safety." |
| $388-820-260$ | Addition of health and safety policies <br> and procedures; deletes DDD required <br> approval of administrative documents. |
| $388-820-310$ | Change "directly" to "continuously;" <br> new subsection (5) states existing <br> requirement for boarding homes and <br> adult family homes. |
| $388-820-330$ | Updates correct administrative names; <br> correct language changes due to the <br> new HCBS waiver; and adds staff <br> training with regards to ISP/POC. |
| $388-820-400$, <br> $388-820-520$, <br> $388-820-530$, <br> $388-820-540$, <br> $388-820-550$, <br> $388-820-560$, <br> $388-820-630$, <br> $388-820-650$, and <br> $388-820-720$ | Correct language changes due to the <br> new HCBS waiver. |
| $388-820-405$ | Corrects grammatical error. |
| $388-820-430$ | Deletes reference to the contract. |
| $388-820-440$ | Deletion of "DSHS approved" and <br> adds "state law." |

Statutory Authority for Adoption: RCW 71A. 12.030 and 71A.12.080.

Other Authority: Chapter 71A. 12 RCW.
Adopted under notice filed as WSR 04-19-022 on September 7, 2004.

Changes Other than Editing from Proposed to Adopted Version:

| WAC \# | Subject of Amendment |
| :--- | :--- |
| $388-820-190$ | Department will delete language, "princi- <br> ples and procedures of RCS," in subsection <br> (1). |
| $388-820-210$ | Department will delete language, "princi- <br> ples and procedures of RCS," in subsection <br> (1). |
| $388-820-930$ <br> (4) and (5) | The department will amend WAC 388-820- <br> 930 (4) and (5) to clarify the process of <br> exceptions to the rules (ETRs). The depart- <br> ment will delete "60 calendar days" in sub- <br> section (5) and replace with "10 working <br> days" and will add "20 working days" in <br> subsection (4) for a total of 30 working <br> days, divided between DDD and RCS as <br> follows: |


| WAC \# | Subject of Amendment |
| :--- | :--- |
|  | (4) "DDD will send their recommendations <br> of the exceptions of the requirements to <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br>  <br> (5) "The RCS within 20. working days." <br> approve or deny the request in writing <br> within 10 working-days after receiving the <br> recommendation from DDD." |

The changes were the result of comments received.
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 38, 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 38, Repealed 0.

Date Adopted: November 10, 2004.
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-020 What definitions apply to this chapter? "Agency" ((means)) refers to an entity interested in becoming a service provider that offers residential instruction and support services to clients.
"ADSA" refers to aging and disability services administration at DSHS. Residential care services and the division of developmental disabilities are divisions under aging and disability services.
"Certification" ((means)) refers to the determination by ((BSHS)) RCS that an agency or service provider has satisfactorily complied with the requirements outlined in thischapter and in the department contract.
"Client" ((means)) refers to a person who has a developmental disability and is eligible under RCW 71A.10.020. (For eligibility criteria, see chapter 388-825 WAC and WAC 388-820-060.)
"Client services" ((means)) refers to instruction and support activities that benefit clients, as specified under WAC 388-820-450 through 388-820-510.
(("Cemmunity alternatives program-(CAP)" means-a Title XIX Medicaid waiver program that serves a-specific number of individuals. This waiver-is-for partieular hemeand community-based serviees not covered under the Medicaid state plan. (See WAC 388-825-170-for mere details.)))
"Community protection services" (Community Protection Intensive Supported Living Services, or CP-ISLS) ((means)) refers to intensive supported living services pro-
vided to clients who meet the criteria of "Individual with Community Protection Issues."
"Crisis diversion services (CDS)" ((means)) refers to DDD-authorized crisis residential services and supports offered to clients on a temporary basis. These clients show a serious decline in mental functioning, making the client at risk for psychiatric hospitalization (see WAC 388-820-050 and 388-820-085 for details).
"Crisis service plan" refers to a document that identifies needs and services a client will receive while placed in crisis diversion services.
"DDD" refers to the division of developmental disabilities ((atDSHS)) of aging and disability services administration (ADSA).
"DSHS" refers to the department of social and health services of Washington state.
"Exceptions" ((meansSHS')) refers to residential care services' (RCS) approval of a written request for an exception to a rule in this chapter. (There are no exceptions to RCWs.)
"Group home" ((means)) refers to residential services provided in a dwelling that is:
(1) Owned, leased, or rented by an entity other than the client;
(2) Licensed by the applicable state authority; and
(3) Operated by a provider.
(See WAC 388-820-090 for further details.)
"Group training home" ((means)) refers to a certified nonprofit residential facility that provides full-time care, treatment, training, and maintenance for clients, as defined under RCW 71A.22.020(2).
"HCBS" refers to home and community based services waivers. This is a Title XIX Medicaid waiver program that serves a specific number of individuals. This waiver is for particular home and community based services not covered under the Medicaid state plan. (See WAC 388-825-170 for more details.)
"IFP" refers to individual financial plan. (See WAC 388-820-620.)
"IISP" refers to the individual instruction and support plan for clients. (See WAC 388-820-560 through 388-820580.)
"Individual with community protection issues" ((ments)) refers to a client identified by DDD as needing one or more of the following criteria:
(1) The person has been convicted of or charged with a crime of sexual violence as defined in chapter 71.09 RCW , including, but not limited to, rape, statutory rape, rape of a child, and child molestation;
(2) The person has been convicted of or charged with acts directed towards strangers or individuals with whom a relationship has been established or promoted for the primary purpose of victimization;
(3) The person has been convicted of or charged with a sexually violent offense and/or predatory act, and may constitute a future danger;
(4) The person has not been convicted and/or charged, but has a history of stalking, sexually violent, predatory, and/or opportunistic behavior which demonstrates a likelihood to commit a sexually violent and/or predatory act based on current behaviors that may escalate to violence;
（5）The person has committed one or more violent crimes，such as murder，attempted murder，arson，first degree assault，kidnapping，or use of a weapon to commit a crime．
＂Initial assessment＂（（ffeans））refers to a written eval－ uation that identifies a client＇s needs upon entry into crisis diversion services．
＂Instruction＂（（means））refers to goal－oriented teach－ ing that is designed for acquiring and enhancing skills．
＂ISP＂refers to the individual service plan for clients． （See WAC 388－820－520 through 388－820－550．）
＂Nursing assistant＂（（means））refers to a person who is registered or certified by department of health under chapter 18．88A RCW．A nursing assistant performs certain nursing care tasks that are delegated by a registered nurse for a spe－ cific client in authorized settings．（See chapter 246－841 WAC for more details．）
＂POC＂refers to the plan of care for clients based on the criteria of the home and community based waivers．（See WAC 388－820－520 through 388－820－550．）
＂RCS＂refers to residential care services of aging and disability services（ADSA）．
＂Regional support network（RSN）＂（（means））refers to a county，combination of counties or other member entities under contract with DSHS mental health division（MHD）． These RSNs administer all mental health service activities within their jurisdiction，using available resources．（See WAC 388－865－200 for details．）
＂Reprisal＂（（fmeans））refers to any negative action taken as retaliation against an employee．
＂Residential service＂（（means））refers to client services offered by certified service providers．
＂Secretary＂（（means））refers to the secretary of the department of social and health services or the secretary＇s designee．
＂Service provider＂（（means））refers to an agency RCS has certified（（by））and DDD has contracted（（with DDD））to provide residential services to clients．Also refers to state operated living alternative（SOLA）program．
＂Severity＂（（means））refers to the seriousness of an inci－ dent．This is determined by the extent to which a client＇s physical，mental，or psychosocial well－being is or may be compromised or threatened．
＂SSP＇（state supplemental payment）（（means））refers to DDD administered state paid cash assistance program for certain clients of DDD．（See chapter 388－827 WAC for details．）
＂Support＂（（means））refers to assistance as requested or needed by a client，based on their abilities，needs，and goals．
＂Supported living＂（（meats））refers to residential ser－ vices provided to clients living in their own homes，which are owned，rented，or leased by the clients or their legal represen－ tatives．（See WAC 388－820－080 for more details．）
＂Trust account＂（（means））refers to a bank account containing two or more clients＇funds where the service pro－ vider has the authority to make deposits and withdrawals．

AMENDATORY SECTION（Amending WSR 04－04－043， filed $1 / 29 / 04$ ，effective $2 / 29 / 04$ ）

WAC 388－820－030 What are residential services？ Residential services are instructions and supports provided to eligible clients by service providers to enable clients to live in their community．These may include：
（1）Supported living services；
（2）Group home services；or
（3）Services provided in the group training home．
Residential services must follow the requirements out－ lined in this chapter．The client rights set forth in this chapter are the minimal rights guaranteed to all clients of certified residential services，and are not intended to diminish rights set forth in other state or federal laws that may contain addi－ tional rights．

AMENDATORY SECTION（Amending WSR 01－22－020， filed $10 / 26 / 01$ ，effective $1 / 1 / 02$ ）

WAC 388－820－040 Who certifies residential ser－ yices？Residential services are certified by（（DDD tosuppert eligible elients））RCS．

AMENDATORY SECTION（Amending WSR 04－04－043， filed $1 / 29 / 04$ ，effective $2 / 29 / 04$ ）

WAC 388－820－090 What are group homes？（1）Group homes are residences that are licensed as either a boarding home or an adult family home by（（aging and disability ser－ wiees administration in DSHS））RCS，under chapters 388－ 78 A and $388-76 \mathrm{WAC}$ ，respectively．
（2）Group homes must have a contract with DDD．
（3）The service provider must ensure that group homes comply with all applicable licensing regulations．
（4）Group homes provide residential services to two or more clients who are unrelated to the provider．
（5）Clients who live in group homes pay costs of room and board from their own financial resources．（See WAC 388－820－120 for additional information．）

AMENDATORY SECTION（Amending WSR 01－22－020， filed $10 / 26 / 01$ ，effective $1 / 1 / 02$ ）

WAC 388－820－140 What are the different types of certification？There are three different types of certification that（（円ÐÐ））RCS approves for residential services：
（1）Initial certification；
（2）Regular certification；and
（3）Provisional certification．

AMENDATORY SECTION（Amending WSR 01－22－020， filed $10 / 26 / 01$ ，effective $1 / 1 / 02$ ）

WAC 388－820－150 When may（（\＃円円））RCS grant initial certification to an agency？（1）Before RCS begins the certification process，the interested agency must submit a budget forecast，verification of financial stability，and staff coverage schedule to DDD．
（2）An interested agency must apply to（（DDD））RCS to be certified．
(((2) PD P$)$ )
(3) RCS may grant initial certifications to agencies that meet the requirements outlined in this chapter.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-160 How does an agency apply for initial certification? To apply for initial certification, an agency must go through the following application ((preeedure-
(1) An-ageney's completed appliention must be-submit ted to the regienal DPD offiee for initial eertifieation in that regien. The applieation must inelude:
(a) A-letter of intent;
(b) A mission statement;
(e) A-statement of asstrance-stating that the-serviee provider will net diseriminate against a-elient or-employee-(see WAC 388-820-280);
(d) Verification of finaneial stability;
(e) A budget foreeast;
(f) A staff-eoverage-sehedule;
(g) A staff in-serviee training plan;
(h) The ageney's pelieies and proeedures;
(i) Relevant experienee and qualifientions of the-ageney;
(j) A minimum of two professional references;
(k) A copy of the license if applying for a group heme;
(I) The administrater's resume; and
(m) A list of the ageney beard of direetors and affiliatiens, if applieable.
(2) DSHS must provide the county with a copy of the agency's applieation.
(3) The county may submit written-recommendations about-the-appliention-to-DSHI-within thifty ealendar-days after reeciving the application. DSHS reviews the county's recemmendations.
(4) An-ageney must comply-within-one hundred-and eighty-days of the certifieation's effective date-with:
(a) Relevant-federal, state,-and-loeat-laws-and-erdi-nanees;-and
(b) Department-established requirements-
(5)DDD netifies the ageney in writing that all deeumentation has been received and approves or denies initial certifieation)) procedures.
(1) DDD will review:
(a) Verification of financial stability;
(b) A budget forecast; and
(c) A staff-coverage schedule.
(2) After reviewing, DDD will send a letter of suggestion to RCS.
(3) The interested agency will submit to RCS:
(a) A letter of intent;
(b) Relevant experience and qualifications of the agency;
(c) A minimum of two professional references;
(d) The administrator's resume;
(e) A list of the agency board of directors and affiliations, if applicable;
(f) Policies, principles and procedures regarding health and safety and;
(g) Methods on the prevention and reporting of abuse, neglect, exploitation and mistreatment to clients according to state law.

RCS may request additional information as needed to complete the application process.
(4) Before applying to RCS, the interested agency will keep in their records the following:
(a) A letter of intent;
(b) A mission statement;
(c) A statement of assurance stating that the service provider will not discriminate against a client or employee (see WAC 388-820-280);
(d) Verification of financial stability;
(e) A budget forecast:
(f) A staff coverage;
(g) A staff in-service training plan;
(h) The agency's policies and procedures;
(i) Relevant experience and qualifications of the agency:
(j) A minimum of two professional references;
(k) A copy of the license if applying for a group home;
(l) The administrator's resume; and
(m) A list of the agency board of directors and affiliations, if applicable.
(5) RCS must provide the county with a copy of the agency's letter of intent.
(6) The county may submit written recommendations about the application to RCS within thirty calendar days after receiving the letter of intent. RCS reviews the county's recommendations.
(7) An agency must comply within one hundred and eighty days of the certification's effective date with:
(a) Relevant federal, state, and local laws and ordinances; and
(b) RCS/DDD established requirements.
(8) After receiving all materials requested, a determination will be made on initial certification based on the information received. RCS notifies the agency in writing that all documentation has been received and determines if the agency meets the minimal requirements for initial certification.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-180 May initial certification be extended for a service provider? If the initial certification expires before ((DDP)) RCS conducts a formal review and evaluation of a service provider, ((円D円)) RCS may extend the initial certification up to one hundred and eighty days.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-190 How does a service provider receive regular certification? (1) ((DSHS)) RCS uses a formal review and evaluation process to determine whether a service provider has complied with certification requirements outlined in this chapter and the ((department)) DSHS/DDD contract.
(2) The county may submit recommendations about a service provider to ((DSHE)) RCS.
(3) After determining that a service provider has complied with requirements, ((円SHS)) RCS may approve a service provider for regular certification.
(a) This certification allows a service provider to continue to receive referrals and provide instruction and support to clients.
(b) Regular certification may be granted to service providers for up to two years.
(4) Regular certification may be extended for a period up to one hundred and eighty days.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-200 How often are reviews and evaluations done for service providers? (1) ((DSHS)) RCS must review and/or evaluate each service provider's services at least every two years.
(2) ((DSHS)) RCS may review a client's records and activities at any time to see if the service provider continues to address the clients' needs for instruction and support activities.
(3) DSHS may conduct additional evaluations or audits of any service provider at its discretion.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-210 What occurs during review and evaluation? (1) Service providers are evaluated, using this chapter and the DSHS/DDD contract requirements.
(2) To gather information, evaluators use a sample of clients that the service provider supports. Ways to gather information for evaluation must include:
(a) ((Review-ofreeords)) Observation of staff and client interactions;
(b) Interview of clients, legal representatives, and others with the client's consent; and
(c) ((Observation-of staff and-elient-interactions)) Review of records.
(3) Information may also be gathered by conducting:
(a) Interviews with other entities contracted with DSHS; and
(b) Interviews with DSHS staff.
(4) The state-contracted evaluators ((eonduet meetings)) discuss with the service provider ((and DDP to-diseuss)) their preliminary findings and request additional information and clarification.
(5) Evaluators conduct an exit conference to present the ((evaluation)) draft report to the service providers and ((PSHIS)) DDD. The service provider's administrator or designee must be present at this exit conference. A copy of the draft report with preliminary findings are sent to RCS.
(a) The evaluation report will include the service provider's operation history.
(b) If the service provider has not complied with certification requirements or with its contract with DSHS/DDD, the evaluator will note the findings in the draft report.
(c) The ((fepert)) service provider must ((specify the)) draft a corrective action ((plan. The eorrective aetion-plan and)) plan(s) with specific time frames ((are-negotiated
between the-serviee-provider and DSHS)) and submit it to RCS for approval.
(d) At the conclusion of the exit conference, the service provider ((may-request a-eopy of part of atl of the)) will receive a draft copy of the report ((from the evaluater)) including the corrective action plan(s) and the evaluator(s) will submit the draft copy to RCS.
(e) The final report, including corrective action plan(s), will be finalized by RCS and sent to the service provider ((may-alsosubmit a letter requesting a-draft copy of the report toDDD headquafters within fourteen days of the exit confer enee)).

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-220 May service providers disagree with evaluation findings? (1) If service providers disagree with evaluation findings, they must submit in writing documentation supporting their position within ((feurteencalendaf)) ten working days after((*
$(\mathrm{Q})$ )) the exit conference ( $(;$ or
(b) Receipt of thedraft ef the ovaluation repert)).
(2) After receiving the service provider's documentation, (( $\triangle>$ ) ) RCS must send written notification of its decision to the service provider within ((fourteencalendar)) ten working days.
(3) The service provider's documentation and ((ODD's)) RCS' decision must become part of the final evaluation report.
(4) ((円ÐP)) RCS must file a final report of the evaluation results and send a copy to the service provider. At this time, the evaluation report is considered to be a public document.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-230 May a service provider receive provisional certification? (1) A service provider that does not comply with requirements of this chapter may receive provisional certification by ((DSHS)) RCS.
(2) Provisional certification may not exceed one hundred eighty days.
(3) At the end of provisional certification:
(a) If the service provider has complied with certification requirements, ((DSHS)) RCS may approve the service provider for regular certification.
(b) If the service provider has not complied with all certification requirements, ((DSHS)) RCS must revoke the service provider's certification and DSHS/DDD must terminate the contract.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-240 When may ((\#SHS)) RCS decertify a service provider? If a service provider does not comply with certification requirements, ((DSHS)) RCS may decertify a service provider under chapter 43.20A RCW.

Upon decertification, ((\#SHS-terminates)) DSHS/DDD must terminate the contract ((and stops-all payments)).

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-250 What are administrators of service providers required to do? ((DSHS)) RCS requires administrators of service providers to oversee all aspects of services delivered to clients, consistent with the DSHS/DDD contract. This includes:
(1) Overseeing all aspects of staff development, such as recruitment and staff training;
(2) Preparing and maintaining policies and procedures related to client services, personnel, and financial records; and
(3) Securely storing client, personnel, and financial records.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-260 ((Must serviee providerg')) What type of administrative documents ((be-approved-by DDA)) are service providers required to have? ((Serviee providers fatt have DDD-approval for several types of administrative-deeuments.))
(1) Service providers must have these written statements ((approved by DDD)):
(a) A mission statement;
(b) Program description ((and admisoion criteria));
(c) An organizational chart and description showing all supervisory relationships; and
(d) Definition of staff roles and responsibilities, including the person designated to act in the absence of the administrator.
(2) Service providers must also have these policies and procedures ((approved by DDD)):
(a) Admission criteria;
(b) Client rights, including a client's right to file a complaint or suggestion without interference;
(( $(\mathrm{b}))$ ) (c) Client grievance procedures;
((e))) and
(d) Methods used for soliciting client input and feedback on services and support received.
(3) Service providers must have health and safety policies and procedures including:
(a) Information on how to report suspected abuse, neglect, exploitation, and mistreatment;
(((d))) (b) Plans for responding to missing persons; client emergencies, including access to medical, mental health, and law enforcement resources; and natural or other disasters;
(( (e) $)$ ) and
(c) Notification of client's guardian and/or relatives in case of emergency ( $;$ and
(f) Metheds used for seliciting elient input-and feedback on-serviees and suppertreceived)).
(4) In addition to other required documents, service providers must keep all documents, policies and procedures as required by the Centers for Medicare and Medicaid Services
and any other applicable state or federal laws and have them readily available to DSHS.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-290 What staffing requirements must service providers meet? (1) A service provider must have a designated administrator.
(2) Clients must have immediate access to staff, or the means to contact staff, at all times: Twenty-four hours a day, seven days a week.
(3) A service provider must provide adequate staff within contracted hours to administer the program and meet the needs of the clients.
(4) ((Aserviee provider must have other staff available, as-specified by the servie provider's eentrat-with-DSHS.
(5))) Each group home must maintain staffing that complies with:
(a) Boarding home or adult family home licensing requirements under chapter $388-78 \mathrm{~A}$ or $388-76 \mathrm{WAC}$, respectively; and
(b) Contract requirements with the division of developmental disabilities.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-310 Who needs background checks? (1) Service providers must obtain background checks from DSHS for all administrators, employees, volunteers and subcontractors showing that there are no disqualifying records to prevent individuals from working with clients.
(2) Before administrators, employees, volunteers or subcontractors may have unsupervised access to clients, the service provider must have a background check report from DSHS. This report must indicate that the individual has no disqualifying records that prevent him or her from working with clients.
(3) In certain situations, administrators, employees, volunteers ${ }_{2}$ or subcontractors ((must net)) can only work ((alone)) with clients ((tnless)) when they are directly observed by staff authorized to have unsupervised access to clients. These situations are:
(a) The service provider has not yet received a DSHS response for a background check request;
(b) DSHS has disqualified the individual based on background check information; or
(c) The individual is awaiting FBI clearance and does not have provisional clearance from their employer under WAC 388-06-0500 through 388-06-0540.
(4) Background checks must be renewed at least every thirty-six months for each administrator, employee, volunteer or subcontractor of a contracted service provider.
(5) Licensed boarding homes or licensed adult family homes must adhere to the current regulations set forth in this chapter and in the applicable licensing laws.
(6) Service providers must follow the requirements of RCW 43.43.830 and 74.15.030.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-330 What staff training is required? The service provider must give specific training to staff. Within the first six months, staff must receive a minimum of thirty-two total hours of training that meet the following requirements.
(1) Before the employee works alone with clients, the service provider must explain the following to the employee:
(a) The current instruction and support plans of the clients with whom the employee works;
(b) Emergency procedures for clients;
(c) The ((DSHS-approved pelicy)) state law on abuse and neglect; and
(d) Client confidentiality.
(2) Within the first four weeks of employing a staff person, the service provider must provide training that includes:
(a) The service provider's mission statement;
(b) Policies and procedures; and
(c) On-the-job training.
(3) Additional training within the first six months must include:
(a) First aid/CPR;
(b) Bloodborne pathogens with HIV/AIDS information; and
(c) Client services.
(4) Each employee must keep first aid/CPR certification and bloodborne pathogens training current.
(5) The service provider must document orientation and training activities.
(6) Group homes must also meet the training requirements mandated by the licensing requirements specified in chapter 388-78A WAC.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective $1 / 1 / 02$ )

WAC 388-820-360 What happens when a service provider's ownership changes? (1) A service provider must inform ((円SHS)) RCS and DDD in writing sixty days before a change of ownership occurs.
(2) On the effective date of a change of ownership, ((\#SHS)) RCS must terminate the department's certification and DSHS/DDD must terminate the contract with the previous service provider.
(3) ((DSHS)) DDD must withhold final payment to the previous service provider until that service provider submits and DSHS accepts all reports and required documents.
(4) ((\#SHS)) DDD is under no obligation to contract with the new owner entity.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-400 What information do service providers need to keep in client records? (1) Crisis diversion service providers are exempt from the client record requirements specified in this section. Instead, they must follow requirements outlined in WAC 388-820-405.
(2) Service providers must keep certain information in client records to fulfill DSHS requirements. The client's records must include, but not be limited to, the following:
(a) The client's name, address, and Social Security number.
(b) The name, address, and telephone number of the client's relative, guardian or legal representative.
(c) Copies of legal guardianship papers, if any.
(d) Client health records, including:
(i) The name, address, and telephone number of the client's physician, dentist, mental health service provider, and any other health care service provider;
(ii) Health care service providers' instructions about health care needed, including appointment dates and date of next appointment if appropriate;
(iii) Written documentation that the health care service providers' instructions have been followed; and
(iv) A record of major health events and surgeries when known.
(e) A copy of the client's most recent individual service plan or plan of care (ISP/POC).
(f) The client's individual instruction and support plan (IISP), including:
(i) Instruction and support activities for each client as a basis for review and evaluation of client's progress;
(ii) Semiannual review of the IISP;
(iii) Consultation with other service providers and other interested persons;
(iv) IISP revisions and changes; and
(v) Other activities relevant to the client that the client wants included.
(g) Progress notes and incident reports on clients.
(h) The client's financial records for funds managed by the service provider, including:
(i) Receipts, ledgers and records of the client's financial transactions; and
(ii) Client's related bankbooks, checkbooks, bank registers, tax records and bank statements.
(i) Burial plans and wills.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-405 What information do crisis diversion service providers need to keep in client records? (1) All crisis diversion service providers must keep the following information in client records:
(a) The client's name, address, and Social Security number.
(b) The name, address, and telephone number of the client's relative, guardian or legal representative.
(c) Progress notes and incident reports on clients.
(2) Crisis diversion service providers other than those offering services in a client's own home have additional requirements. These service providers also must keep the following information in client records:
(a) An initial assessment;
(b) ((Af)) $\underline{A}$ crisis service plan;
(c) Copies of legal guardianship papers, if any;
(d) Client health records, including:
(i) The name, address, and telephone number of the client's physician, dentist, mental health service provider, and any other health care service provider;
(ii) Health care service providers' instructions about health care needed, including appointment dates and date of next appointment if appropriate;
(iii) Written documentation that the health care service providers' instructions have been followed; and
(iv) A record of major health events and surgeries when known.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-430 Who must service providers notify in emergencies? In emergencies, a service provider must:
(1) Notify the client's guardian or legal representative as soon as possible;
(2) Immediately report to DSHS about a serious incident or emergency((,as speeified in the entraet)); and
(3) Submit a written incident report to DSHS, as required by law or policy.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective $1 / 1 / 02$ )

WAC 388-820-440 What abuse and neglect reporting requirements must service providers meet? (1) Under chapter 74.34 RCW, all administrators, owners, staff and volunteers are mandated to report instances of suspected client abuse, neglect, exploitation, or mistreatment.
(2) Reports must be made to one of two different areas at DSHS:
(a) Service providers giving supported living services must report to adult protective services (APS); and
(b) Service providers giving services through group homes must report to residential care services (RCS).
(3) Reports must be made to law enforcement agencies, when appropriate.
(4) Service providers must have ((DSHS-approved)) policies and procedures complying with state law that specify reporting requirements for client abuse, neglect, exploitation, or mistreatment.
(5) Each administrator, owner, staff person, and volunteer must read and sign ((this)) the policy about reporting requirements. The service provider must ((place)) retain the signed policy ((in the personnel file)) for staff ((ef)) and volunteers.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective 1/1/02)

WAC 388-820-520 What is an individual service plan/plan of care (ISP/POC) for clients? An individual service plan or plan of care (ISP/POC) is required for each client. The ISP/POC outlines the support needs and interests of the client. The plan identifies the responsibilities of the service provider and other entities in supporting the client. Examples of other entities are: Vocational provider, therapists, nurses, and advocates. (See RCW 71A.18.010.)

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective 1/1/02)

WAC 388-820-530 Who is responsible for completing and overseeing a client's ISP/POC? The client's DDD case resource manager is responsible for completing and overseeing a client's individual service plan or plan of care (ISP/POC).

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective $1 / 1 / 02$ )

WAC 388-820-540 Who may participate in creating a client's ISP/POC? (1) The case resource manager must have face-to-face contact with the client in developing the individual service plan or plan of care (ISP/POC).
(2) The case resource manager must also involve the client's guardian or legal representative and the service provider.
(3) In creating a client's individual service plan or plan of care (ISP/POC), under RCW 71A.18.010, the client and DDD case resource manager may involve:
(a) Department staff; and
(b) Other interested persons invited by the client.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-550 How often must the ISP/POC be reviewed? (1) ((The DDD resouree manager must review the ISP with the elient leas every twelve menths.
(2) In addition;)) An ISP/POC meeting must be held and a new ISP/POC developed with the client at least every ( (twe years)) twelve months, under RCW 71A.18.010. The meeting must be held in the client's home unless requested otherwise by the client.
$(((3)))(2)$ A client may request a review of the ISP/POC at any time.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-560 What is an individual instruction and support plan (IISP) for clients? (1) An individual instruction and support plan (IISP) outlines the specific goals for carrying out the residential services portion outlined in the individual service plan or plan of care (ISP/POC). The IISP also must describe the methods of instruction and/or support needed to reach the client's goal.
(2) The IISP must be based on the goals of the individual service plan or plan of care (ISP/POC), reflect the client's preferences, and have the client's agreement.
(3) The ISP identifies activities and opportunities that promote one or more of the following client services:
(a) Health and safety;
(b) Personal power and choice;
(c) Positive recognition by self and others;
(d) Integration in the physical and social life of the community;
(e) Positive relationships; and
(f) Competence and self-reliance.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-630 What information must the IFP include? This plan must include all of the following items:
(1) The part of the client's funds and income that will be managed by the service provider;
(2) The part of client funds and income that will be managed by the client or legal representative;
(3) The type of accounts used;
(4) A budget process;
(5) Asset management, such as personal property, burial plan, retirement funds, stock, and vehicles;
(6) Cash management;
(7) Money management instruction and/or support;
(8) An explanation of which purchases require receipts;
(9) Contingency plan for expenditures if a client's resources exceed the ((CAP)) home and community based services (HCBS) wavier limit; and
(10) A signature of the client and the client's guardian, if any.

AMENDATORY SECTION (Amending WSR 04-04-043, filed $1 / 29 / 04$, effective $2 / 29 / 04$ )

WAC 388-820-650 What documentation must service providers keep to protect a client's financial interests? Service providers must keep certain documentation for the part of funds they manage for clients. This protects clients' financial interests.
(1) Documentation for bank and cash accounts must include a monthly reconciliation ( $(\boldsymbol{\theta}$ bank and cash aecounts that-are verified and initialed by a secend party)) and verification of the reconciliation. The reconciliation and/or verification must be completed by a person who did not make or assist in ((the)) any financial transaction.
(2) Other documentation that a service provider must keep for client financial transactions include:
(a) Monthly bank statements and reconciliation;
(b) Checkbook registers and bankbooks;
(c) Deposit receipts;
(d) Receipts for purchases over twenty-five dollars;
(e) Any itemized subsidiary ledgers showing deposits, withdrawals, and interest payments to individual clients; and
(f) A control journal for trust accounts.
(3) Other documentation that a service provider must keep for client cash transactions include:
(a) A detailed ledger signed by the person who withdrew any of the client's money;
(b) Monthly reconciliation to the cash amount;
(c) Detailed accounting of the money received on behalf of the client, such as cash received from writing checks over the purchase amount, and a list of where the money was spent; and
(d) Receipts for purchases over twenty-five dollars where service provider staff withdrew the money.
(4) Service providers must notify DSHS when the client:
(a) Receives services under a ((CAP (cemmunity-alternative program))) home and community based services (HCBS) waiver; and
(b) Has an account that reaches three hundred dollars less than the maximum amount allowed by federal or state law.

Note: CAP-waiver is defined under WAC 388-825-170.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-720 How must the service provider be involved with a client's transportation needs? (1) The service provider must provide transportation or ensure that clients have a way to get to:
(a) Emergency medical care;
(b) Medical appointments; and
(c) Therapies.
(2) Within available resources, the service provider must provide necessary assistance with transportation to and from:
(a) Work, school or other publicly funded services;
(b) Leisure or recreation activities;
(c) Client-requested activities; and
(d) ISP/POC- or IISP-related activities.
(3) A vehicle that the service provider uses to transport clients must be:
(a) In safe operating condition; and
(b) Properly insured for its usage.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-880 May an agency or service provider contest a ((PSHS)) RCS decision? (1) An agency or service provider may contest a ((DSHS)) RCS decision about certification within twenty-eight days of being notified of the decision.
(2) Within this twenty-eight day period, the agency or service provider must request in writing that the (( DDD$)$ ) $\underline{\text { RCS }}$ director or designee review the decision. The agency or service provider must:
(a) Sign the request;
(b) Identify the challenged decision and the date it was made;
(c) State specifically the issues and regulations involved and the grounds for the service provider's disagreement; and
(d) Include with the request copies of any supporting documentation for the service provider's position.

AMENDATORY SECTION (Amending WSR 01-22-020, filed $10 / 26 / 01$, effective $1 / 1 / 02$ )

WAC 388-820-890 When does an administrative review conference occur? (1) After receiving the agency or service provider's timely written request to review a decision, ((DSHS)) RCS has twenty-eight days to contact the service provider to schedule an administrative review conference at a mutually convenient time.
(2) Exception: The agency or service provider and ((\#SHS)) RCS may agree in writing to a specific later date for the conference.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective 1/1/02)

WAC 388-820-900 May an administrative review conference be conducted by telephone? (1) The administrative review conference between ((DSHS)) RCS and an agency or service provider may be conducted by telephone.
(2) Exception: If either ((the department)) RCS, or the agency or service provider requests in writing that the conference be held in person, the conference may not be conducted by telephone.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective $1 / 1 / 02$ )

WAC 388-820-910 What happens during the administrative review conference? (1) The agency or service provider requesting an administrative review conference and appropriate ((DSHS)) RCS representatives must attend the conference.
(2) The agency or service provider must bring to the conference, or give to ((PSHS)) RCS before the conference, any supporting documentation for the service provider's position.
(3) The parties must clarify and attempt to resolve the issues at the conference.
(4) If additional documentation is needed to resolve issues, a second session of the conference must be scheduled. The second conference must be scheduled no later than twenty-eight days after the initial session unless both parties agree in writing to a specific later date.
(5) The director ((ef the division developmentaldis(ilities)) or designee of RCS must give a written decision to the service provider after the end of the conference.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective 1/1/02)

WAC 388-820-920 May an agency or service provider contest the decision from the administrative review conference? At the administrative review conference, an agency or service provider may contest a decision made by the director ((ef the division of developmental-disabilities)) or designee of RCS. To contest a decision, the agency or service provider may request a hearing. The hearing procedure follows the requirements under chapter 388-02 WAC.

AMENDATORY SECTION (Amending WSR 01-22-020, filed 10/26/01, effective 1/1/02)

WAC 388-820-930 Does ((PSHS)) RCS make exceptions to the requirements in this chapter? ((DSHS)) RCS may grant service providers exceptions to the requirements specified in this chapter as long as the following conditions are met:
(1) The service provider must submit a written request for an exception to the DDD regional administrator of the region where the contract is held.
(2) ((\#SHS)) DDD must evaluate requests for exceptions, considering:
(a) The health and safety of the clients;
(b) The quality of the services;
(c) Supervision; and
(d) The impact on client services.
(3) ((DSHS)) DDD must send a copy of ((these)) the requests that have significant impacts on client services to the client(s) involved. ((PSHS)) DDD must then give the client an opportunity to comment before ((g) inging ) an exception is granted.
(4) ((The)) DDD will send their recommendations of the exceptions of the requirements to RCS within twenty working days.
(5) The RCS director or designee ((must)) will approve or deny the request in writing within ((sixty edendar)) ten working days after receiving the ((fequent frome provider:
(5)) recommendation from DDD.
(6) Any exception granted must be in line with the legislative intent of Title 71A RCW.
((f())) (7) Service providers must retain a copy of each ((BSHS)) RCS-approved exception.
((7))) (8) Service providers do not have hearing rights when they receive a denial from ((DSHS)) RCS for an exception to the rules in this chapter.

## WSR 04-24-002 <br> PERMANENT RULES STATE BOARD OF HEALTH

[Filed November 18, 2004, 8:07 a.m., effective April 1, 2005]
Effective Date of Rule: April 1, 2005.
Purpose: Chapter 246-360 WAC, Transient accommodations, outlines the minimum health and safety standards for the licensure and operations of transient accommodations in Washington state.

Citation of Existing Rules Affected by this Order: Amending all sections of chapter 246-360 WAC, Transient accommodations.

Statutory Authority for Adoption: Chapter 70.62 RCW.
Adopted under notice filed as WSR 04-16-101 on August 3, 2004.

Changes Other than Editing from Proposed to Adopted Version: Technical and clarifying changes were made which mitigate the impact of implementation for licensees.

A final cost-benefit analysis is available by contacting Yvette Fox, P.O. Box 47852, Olympia, WA 98504-7852, phone (360) 236-2928, fax (360) 236-2901, e-mail yvette.fox@doh.wa.gov.

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 2, Amended 20, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, Amended 20, 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 2, Amended 20, Repealed 0.

Date Adopted: September 8, 2004.
Craig McLaughlin
Acting Executive Director

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-001 Purpose. (1) This chapter ((implements ehapter 70.62 REW)) outlines the minimum public health and safety standards for the licensure and operations of transient accommodations in Washington state.
(2) This chapter applies to facilities offering three or more lodging units to guests for periods of less than ((ene menth, ineluding but)) thirty days. These facilities include; but are not limited to:
(a) Hotels;
(b) Motels;
(c) Bed and breakfast establishments;
(d) Resorts;
(e) Rustic resorts;
(f) Inns;
(g) Condominiums;
(h) Apartments;
(i) Crisis shelters;
(j) Hostels; and
(k) Retreats.
(3) (This chapter-dees not apply to:
(a) Overnight youth shelters regulated by chapter-388 160WAC;
(b) Temperary-worker housing regulated by RCW 70.54.110 and ehapter 246-358WAC;
(e) Medieat, psyeholegient, drugfaleohel-facilities, or related-serviees otherwise regulated by-Washingten statelaw; or
(d) Transitional housing as-defined- in WAC 246-360010.
(4) The requirements-in-WAC 246-360-001 through 246-360-500 are adopted by the beard of health-pursuant to RCW 70.62.240. WAC 246-360-990 is adopted by the department of health pursuant-te-RCW 43.70.110-and 43.70 .250 -)) RCW 70.62 .240 requires the board to adopt rules to assure transient accommodations are operated and maintained in a manner consistent with the public's health and safety. RCW 43.70 .110 requires the secretary to charge fees for licensure and RCW 43.70 .250 requires the cost of business licensing programs to be fully borne by the licensees.

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-010 Definitions. For the purpose of this chapter, the following words and phrases have the following meanings unless the context clearly indicates otherwise.
(1) ("Bathing fixture" means 4 shower, bathtub, or com bination bathtubshower.)) "Approved" means a written state-
ment of acceptability issued by a governmental agency or meeting nationally recognized testing standards.
(2) "Bathroom" means a room containing a bathing fixture.
(3) "Bed and breakfast" means a private home or inn offering lodging on a temporary basis to travelers. This type of facility may include food service in accordance with chapter 246-215 WAC.
(4) "Board" means the Washington state board of health established under chapter 43.20 RCW .
$(((4)))(5)$ "Clean" means without visible or tangible soil or residue((s)).
(( $(5)$ "Compliance-sehedule" means-a-department-prepared doeument listing violations and-a time sehedule for the licensee to follow correct the vielations.))
(6) "Cleanable" means the material and finish is fabricated to permit complete removal of residue through normal cleaning methods.
(7) "Construction" means:
(a) A new building ((to-be used)) intended for use as a transient accommodation or part of a transient accommodation;
(b) An addition, modification or alteration ((whieh)) that changes the functional use of an existing transient accommodation or portion of a transient accommodation; ((धF))
(c) An existing building or portion thereof to be converted for use as a transient accommodation; or
(d) A modification requiring a building permit by a local authority having responsibility for enforcing state and local building codes or local ordinances.
$(((7)))(8)$ "Crisis shelter" means a transient accommodation, at a permanent physical location, providing emergency or planned lodging services to a specific population, for ((example, homeless families-or-relatives-of individuats reeeiving hespital treament, for)) periods of less than ((ene menth at a permanent physieal leention)) thirty days. A crisis shelter may or may not be reimbursed for services in the form of rental fee or labor. ((Grisis shelters-do not inelude-shelters for vietims of domestic violenee regulated by the-department of seeial and health serviees pursuant to ehapter 70.123 RCW.
(8))) (9) "Department" means the Washington state department of health.
$(((9)))(10)$ "Dormitory" means a lodging unit containing beds, cots, pads, or other furnishings intended for sleeping ((er use)) by a number of ((individuats)) guests.
$\left(\left((+)^{()}\right)\right)(11)$ "Exemption" means a written authorization ((from)) granted by the department (whieh releases a tie ensee frem meeting aspeeifie requirement or requirements in this-ehapter)) under WAC 246-360-500.
$(((+4)))(12)$ "Guest" means any individual occupying, or registered to occupy, a lodging unit.
$(((12)))(13)$ "Hostel" means a transient accommodation offering lodging and limited services, ((ineluding lodging and)) that may include the use of a common kitchen, to guests on a daily or weekly basis in exchange for a rental fee, labor, or a combination of rental fee and labor.
(( 13 ) "Imminent health hazard"- means a condition-or sittation presenting $a$-serious or life threatening danger to a guest's health and-safety.))
（14）＂Laundry＂means a central area or room with equip－ ment intended to be used to clean and dry bedding，linen， towels，and other items，including such areas or rooms pro－ vided（（t⿴囗十））for guests＇use．
（15）＂Licensee＂means the person to whom the depart－ ment issues the transient accommodation license．
（16）＂Local health（（department））jurisdiction＂means the（（eity，town）））county or district（（whieh））that provides public health services（（ individuats））within the area （（acording to the provisiof））consistent with chapters 70.05 and 70.08 RCW ．
（17）＂Lodging unit＂means（（ene elfentainedunit des－ ignated by－mumber，letter，or other means of identifiention）） an individual room or group of interconnected rooms， intended for sleeping，that are for rent or use by a guest，and is individually designated by number，letter，or other means of identification．A lodging unit may or may not include areas for cooking and eating．
（18）＂Person＂means any individual，firm，partnership， corporation，company，association，organization，or joint stock association，and the legal successor thereof．
（19）＂Retreat＂means a transient accommodation intended to provide seclusion，meditation，contemplation， religious activities，training，or similar activities．
（20）＂Rustic resort＂means a rural transient accommoda－ tion lacking many modern conveniences．A rustic resort may operate seasonally．
（21）＂Sanitary＂means（（elean with a minimal presence of germs））hygienic conditions that are conducive to good health．
（22）＂Sanitize＂means to treat a surface or object with a chemical or physical process，such as heat，to control or limit the presence of germs．For purposes of these regulations， ＂sanitize＂and＂disinfect＂are equivalent．
（23）（＂Self entainedunit＂means an individual remmer group of intereonneeted roems intended for sleeping，which may or may not inelude areas for cooking and eating，for rent eruseby guest．
（24））＂Self－inspect＂means the（（evaluationef））licensee evaluates a transient accommodation（（by the lieensee））for compliance with specific requirements in this chapter．
（（ $(25)$＂Toilet＂means a fixture fitted－with－a－seand flushing device used to dispese of bodily waste．
（26））（24）＂Sink＂means a properly trapped plumbing fixture，capable of holding water，with approved potable run－ ning hot and cold water under pressure．
（25）＂State building code＂means chapter 19．27 RCW and any codes adopted and any rules and regulations promul－ gated under chapter 19.27 RCW ．
（26）＂Survey＂means the examination or inspection of a transient accommodation，conducted by the department to determine if minimal health and safety standards in chapter 246－360 WAC are being met．A survey may require one or more site visits and may be announced or unannounced．For purposes of these regulations，a survey and inspection are equivalent．
（27）＂Surveyor＂means a department employee who con－ ducts a health and safety survey of transient accommoda－ tions．For purposes of these regulations，the terms surveyor and inspector are equivalent．
（28）＂Transient accommodation＂means any facility such as a hotel，motel，condominium，resort，or any other facility or place offering three or more lodging units to guests for periods of less than（（ene－month））thirty days and may include food service operations in accordance with chapter 246－215 WAC．
（（ $(27)$＂Transitional housing＂means a program－effering todging for periods exceeding one menth for the purpose of helping unemployed，homeless individuals to obtain employ ment and housing．Transitional housing is not a transient reeonmodation．
（28）））（29）＂Utensil＂means any food contact implement used in storing，preparing，transporting，dispensing，serving， or selling food or drink，excluding commercial vending and storage equipment．
（30）＂Vector＂means an animal that transmits a disease－ producing organism from one host to another．For example， mosquitoes are vectors that transmit malaria．
（31）＂Water closet＂means a portable device or a fixture that has a hinged seat and flushing device used to dispose of body waste．This may include water filled，chemical or incin－ eration toilets．

AMENDATORY SECTION（Amending WSR 94－23－077， filed $11 / 16 / 94$ ，effective $12 / 17 / 94$ ）

WAC 246－360－020 Licensure．（1）A person（（shalt）） must have a current license issued by the department before operating or advertising a transient accommodation．A license is effective for one year from date of issuance．
（2）An applicant for initial licensure（（shalt））must sub－ mit to the department，sixty days or more before commencing business，an application which shall include the following：
（a）A completed application on a form（（s））provided by the department；
（b）A completed self－inspection on a form（（s））provided by the department；
（c）The fee specified in WAC 246－360－990；（（and））
（d）A completed uniform business identifier number form provided by the department；and
（e）Other information as required by the department．
（3）A licensee（（shat1））must apply for license renewal annually（（at least thinty days））on or before the expiration date of the current license by submitting to the department， by mail postmarked no later than midnight on the license expiration date，or by presenting to the department personally or electronically no later than 5：00 p．m．on the expiration date，a renewal application which shall include the following：
（a）A completed application on a form（（s））provided by the department；
（b）A completed self－inspection on a form（（s））provided by the department；
（c）The fee specified in WAC 246－360－990；（（and））
（d）A completed uniform business identifier number form，provided by the department；and
（e）Other information as required by the department．
（4）An applicant must pass，to the satisfaction of the department，an on－site survey prior to the department issuing an initial license or reinstating an invalid license．
(5) If the licensee fails to submit a complete renewal application meeting the requirements of subsection (3) of this section by the license expiration date, the license shall become invalid on the thirty-fifth day after the license expiration date unless:
(a) All deficiencies in the renewal have been corrected; and
(b) The applicable penalty or late fee as specified in WAC 246-360-990 has been received by the department, in each case prior to the thirty-fifth day following the expiration date. In the event the license becomes invalid, the transient accommodation is no longer authorized to operate.
(6) An invalid license may be reinstated upon reapplication for a license under subsections (2) and (4) of this section.
(7) At least ((thirty)) fifteen days prior to ((transferting)) a transfer of ownership or change in the Uniform Business Identifier number of a transient accommodation(( $\because$
( A$)$ )) the current licensee ((shat)) must submit to the department:
(((i))) (a) The full name and address of the current licensee and prospective ((ewner)) licensee;
((fiit)) (b) The name and address of the currently licensed transient accommodation, and the name under which the transferred transient accommodation will operate;
$(($ (iiit) ) (c) The date of the proposed change ((eformer ship)); and
(((iv))) (d) Other information as required by the department ( $(;$ and
(b)) .
(8) At least fifteen days prior to a transfer of ownership or a change in the Uniform Business Identifier number of a transient accommodation, the prospective new ((owner shatt)) licensee must apply for licensure by submitting to the department ( (the items required by subseetion (2) of this seetion.
(5))
(a) A completed application on a form provided by the department;
(b) A completed self-inspection on a form provided by the department:
(c) The fee specified in WAC 246-360-990;
(d) A completed Uniform Business Identifier Number Form provided by the department; and
(e) Other information as required by the department.
(9) A licensee ((shatt)) must notify the department when changing the number of lodging units or the name of the transient accommodation by submitting:
(a) A letter describing the intended change;
(b) The fee specified in WAC $246-360-990$ for an amended license; and
(c) Other information as required by the department.
$(((6)))(10)$ The licensee ((shall)) must notify the department prior to ((tuing new)) construction as defined in WAC 246-360-010(8) by submitting ((a letter deseribing)):
(a) A description of the construction;
(b) A description of how the construction will be used;
(c) A description of any changes in the functional use of existing construction; ((and))
(d) Documentation of approvals issued by local authorities having jurisdiction; and
(e) Other information as required by the department.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-030 Responsibilities and rights-Licensee ((and-department)). (1) The licensee ((shatl)) must:
(a) Comply with the provisions of chapter 70.62 RCW , other applicable state and local agency regulations and this chapter;
(b) ((Comply with ehapter 212-12 WAC, Fire marshal stadards;
(e)) ) Conspicuously display (( a eurrent transient medation)) the license in the ((transientionem)) lobby or office of the transient accommodation for which it is issued;
((f) Cooperat with the department during on-site-surveys and investigations;
(e))) (c) Conduct self-inspections as ((requested)) directed by the department;
( ( $(f)$ Respend to a statement of defieieneies by -ubbmit ting to the department, acerding to the dates specified on the statement defieiencies form:
(i) $A$ written $p$ lan feorreetion for each defieieney stated in the repert; and

## (iii) A progress repert of corfections;

$(\mathrm{g})$ ) (d) Submit a response to a statement of deficiencies to the department by the date specified. For the purposes of this section, a statement of deficiencies means a written notice of any violation of chapter 70.62 RCW or the rules adopted thereunder, that describes the reasons for noncompliance. Responses shall include:
(i) A written plan of correction for each deficiency stated in the report. For the purposes of this section, a plan of correction is a proposal devised by the licensee or applicant that includes specific actions that must be taken and a time frame to accomplish them. The plan of correction must meet the approval of the department. Implementation is required unless modification is agreed to by the department and is subject to verification by the department; and/or
(ii) A progress report of corrections, if required by the department. For the purposes of this section, a progress report means a document prepared by the licensee outlining the completion or ongoing status of efforts to correct deficiencies or violations cited in a survey. The licensee must send the progress report to the department as directed by the statement of deficiencies.
(e) Comply with a compliance schedule if ((iss)) the department issues one. For the purposes of this section, a compliance schedule means a document listing violations and a time schedule for the licensee to follow in correcting violations. This schedule may be called a directed plan of correc-tion (DPOC);
(((h))) (f) Adequately supervise employees ((to keep)) and transient accommodation premises to ensure the transient accommodation ((facility)) is:
(i) Clean, safe, and sanitary; and
(ii) In good repair( $(\div$ al
(iii) Free from infestation by inseets, rodents, and other pests));
$\left.\left(\left(\mathrm{f}^{\mathrm{y}}\right)\right)\right)(\mathrm{g})$ Establish policies and procedures requiring employees to maintain good personal hygiene; ((and
(j))) (h) Consult with the department or local health department on any suspected imminent health hazard((=
(2))):
(i) Effective October 1, 2005, have a written basic emergency preparedness plan in the event of fire, power failure, transient accommodation problem, or natural or other disasters. Emergency response training must be conducted and documented annually or more often as needed.
(2) The licensee shall fully cooperate with the department in, and shall in no way impede, its administration and enforcement of the provisions of chapter 70.62 RCW and this chapter.
(3) An applicant or licensee may contest a department decision or action according to the provisions of RCW 43.70.115, chapter 34.05 RCW, and chapter 246-10 WAC.
(( $(3)$ The-department-shall:
(a) Conduet an-on-site-survey-prior 40 issuing an initial fransient-aecommodation license;
(b) Cenduet an-on-site-survey prier-to approving the for towing ypes of eonstrution in a-eurfently lieensed transient neeemmedation:
(i) A new building;
(ii) An addition, medifieation-or alteration-whieh-stbstantially changes functional use; of
(iii) The-conversion of an-existing building for use-as part of the transient necommodation;
(e) Cenduct unameuneed on-site-surveys and investigatiens at any time to determine-complianeewith chapter 70.62 RCW and this chapter;
(d) Issue or renew a lieense-when the applieant or licensee and the facility-meet the requirements in chapter 70.62 RCW and this ehapter;
(e) Allow-self-inspections to encourage complianee-with ehapter 70.62 RCW and this ehapter;
(f) Cemply with RCW 43.70 .115 , ehapter 34.05 RCW and-chapter 246-10 WAC when denying, suspending, modifying, or revoking transient neeommodation license; and
(g) Comply with RCW 43.70 .095 when assessing civil fines.
(4) The department may deny, suspend, or foveke trat sient aecommedation lieense, or assess a civil fine, if the department finds the applicant, lieensee, its agents, offieers; directors, or any person-with any interest therein:
(a) Knowingly or with reason to know, makes-misrepresentation of, false statement of, or fails to diselose, a matefial fact to the department:
(i) In an applieation for lieensure or renewal of licensure;
(ii) In-any matter under department investigation;
(iii) During an on-sitesurvey; or
(iv) In a-self-inspection;
(b) Obtains or attempts to obtain a license by fraudulent means-or misrepresentation;
(e) Fails-or refuses to cemply with the requirements of ehapter 70.62 RCW or this chapter;
(d) Compromises the health or safey- of a guest;
(e) Conduets business of advertising in a-misleading of fraudulentmanner;
(f)Refuses to allow the department aecess to facilities-or records, or faits to promptly produce for inspeetion any book, feeord, deeument-or item requested-by the-department, or willfully interferes-with an-on-site-survey-or investigation;
(g) Fails to pay-a fine-within-ten-lays-after the assessment beeomes finator-as agreed to by the department and the tieensee; or
(h) Operates-with a suspended-or revoked lieense-
(5) The-department may summarily-suspend-a license-if the department determines -defieieney is an imminent threat to publie health, safety-or-welfare.))

## NEW SECTION

WAC 246-360-035 Authority of the department. (1) The department shall:
(a) Conduct an on-site survey prior to issuing an initial transient accommodation license or reinstating an invalid license;
(b) Conduct announced or unannounced on-site surveys during routine business hours and conduct complaint investigations at any time of its choosing to determine compliance with chapter 70.62 RCW and this chapter;
(c) Issue or renew a license when the applicant or licensee and the transient accommodation meet the requirements in chapter 70.62 RCW and this chapter;
(d) Allow self-inspections to encourage compliance with chapter 70.62 RCW and this chapter;
(e) Comply with RCW 43.70.115, chapter 34.05 RCW, and chapter 246-10 WAC when denying, suspending, modifying, or revoking a transient accommodation license; and
(f) Comply with RCW 43.70 .095 when assessing civil fines.
(2) The department may deny, suspend, or revoke a transient accommodation license if the department finds the applicant, licensee, its agents, officers, directors, or any person with any interest therein:
(a) Knowingly or with reason to know, makes a misrepresentation of, false statement of, or fails to disclose, a material fact to the department:
(i) In an application for licensure or renewal of licensure;
(ii) In any matter under department investigation, including in any plan of correction or other document required to be provided to the department;
(iii) During an on-site survey; or
(iv) In a self-inspection;
(b) Obtains or attempts to obtain a license by fraudulent means or misrepresentation;
(c) Fails or refuses to comply with the requirements of chapter 70.62 RCW or this chapter;
(d) Knowingly, or with reason to know, compromises the health or safety of a guest;
(e) Fails to pay a fine within thirty days after the assessment becomes final or as agreed to by the department and the licensee; or
(f) Operates with a suspended or revoked license.
(3) In addition to any other rights allowed under applicable law, the department may address violations by an applicant or a licensee of chapter 70.62 RCW or this chapter by:
(a) A plan of correction may be offered if the department determines that identified deficiencies are not major, broadly systemic, or of a recurring nature. Under this chapter, a "plan of correction" is a proposal devised by the applicant or licensee that includes specific corrective actions that must be taken to correct identified deficiencies and a time frame in which to complete them. The plan of correction must be approved. Implementation is required within the approved time frame, and is subject to verification by the department;
(b) A directed plan of correction may be offered if the department determines that identified deficiencies are broadly systemic, recurring, or of a significant threat to public health and safety. Under this chapter, a "directed plan of correction" is a plan of correction based on a statement of deficiencies, and includes specific corrective actions that must be taken and a time frame in which to complete them. Under this chapter, a "statement of deficiencies" is a survey or investigation report completed by the department identifying one or more deficiencies. The final content of the directed plan of correction will be reached during meetings between the department and the licensee, following an initial statement of general requirements by the department. Timelines will be reduced to the minimum necessary, even prior to formalization of the directed plan of correction, to redress problems; and/or
(c) Initiating administrative action, under chapter 34.05 RCW, RCW 43.70.115 and chapter 246-10 WAC, either as the department's primary alternative, or in the event the department requires corrective action under (a) or (b) of this subsection, and the applicant or licensee fails to correct identified deficiencies to the department's satisfaction within the approved time frame.
(4) In lieu of or in addition to license suspension or revocation, the department may assess a civil fine in accordance with RCW 43.70.095.
(5) The department may summarily suspend a license if the department determines a deficiency is an imminent threat to public health, safety or welfare.

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-040 Water supply and temperature control. The licensee ((shat)) must:
(1) ((Previde-water-supply-system-enforming to state beard-of health standards-for publie-water systems;)) Ensure that the water supply is from an approved source as specified in chapter((s)) 246-290 ((and)) or 246-291 WAC;
(2) ((Maintain the transient aceommodation free of eross eonneetions;)) Ensure that the plumbing inside the transient accommodation that provides potable water is free of any actual or potential cross connections with any systems that could be a source of nonpotable liquid, solid, or gas that could contaminate the potable water supply by backflow;
(3) Provide hot and cold water under adequate pressure ((feadily-avaitable)) accessible to guests at all times when the lodging unit is rented;
(4) Provide sinks and bathing fixtures used by guests with hot water (between-140-and-130-degrees Fahrentheit at alt times;)) at 110 degrees plus or minus 10 degrees Fahren-
heit accessible at all times when the lodging unit is rented; and
(5) (When transient-aecommedation latndry is washed en site, maintain a minimum-wash water temperature of:
(a) 130 degrees Fahrenheit; or
(b) 110 degrees Fahrenheit in combination with:
(i) An appropriate low temperature-detergent and effeetive use of achemicaldisinfectant; or
(ii) An industriat type-washing machine-with multiple rinse-yeles; and
(母)) Label nonpotable water supplies at all accessible connections and valves "unsafe for drinking or other domestic use."

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-050 Sewage and liquid waste disposal. The licensee ((shall ensure)) must provide documentation that demonstrates that sewage and liquid waste drain into:
(1) A municipal sewage system if available; or
(2) A sewage disposal system designed, constructed, and maintained in accordance with chapters 246-272, 246-272B and 173-240 WAC and local ordinances.

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-070 Refuse and ((selid-weste)) vectors. The licensee ((shatl)) must:
(1) Provide in each lodging unit one or more washable, leak-proof refuse containers of adequate size, kept in sanitary condition, or an equivalent container(s) with a leak-proof disposable liner((s, ineach ledging unit));
(2) Collect refuse as necessary to maintain a clean, and sanitary environment in and around the ((faility)) transient accommodation;
(3) Collect refuse from lodging units:
(a) After each guest occupancy; and
(b) ((Ifwiee-a-week when guesto stay-longer than three days;)) At least every three days or more often as necessary to maintain a clean and sanitary environment in each guest's room;
(4) Handle refuse in a safe, clean and sanitary manner;
(5) Store outside refuse in washable, leak-proof, and closed covered containers ((to prevent the entranee of inseets, fodents, birds, of other pests of nuisances outside the lodging \#nits)), bins or dumpsters until removed for disposal, no less often than every two weeks; ((and))
(6) Remove and dispose of refuse in a manner consistent with state and local sanitation codes and ordinances; and
(7) Take measures to control vectors including insects, rodents and other pests, in and around the transient accommodation.

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-080 Construction and maintenance. The licensee ((shatt)) must:
(1) Ensure ((new eonstruction)) all transient accommodations, including any construction, buildings, facilities, fixtures, furnishings and surroundings meet((s)) the requirements of:
(a) Chapter 70.62 RCW and this chapter;
(b) ((Chapter 19.27 RCW)) The state building code; ((and))
(c) All other applicable ((eity)) municipal and county codes and ordinances( $(\stackrel{\div}{ })$ ).
(2) ((Ensure)) Provide documentation of compliance with WAC 246-360-080 (1)(b) and (c) under the following conditions:
(a) For construction that is on-going or has been completed since the last survey; or
(b) For existing buildings, facilities and conditions that appear to pose an imminent hazard to life or property.
(3) Ensure that all buildings, facilities, fixtures, common areas such as exercise rooms, public bathrooms, kitchens, utility sinks and guest laundry rooms and furnishings are structurally sound, safe, clean ((and)), cleanable, sanitary ( $(;$ and
(3) Take measures neeessafy to eentrol inseets, rodents and other pests in and around the faeility)), and in good repair.

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-090 Lodging units. The licensee ((shalt)) must provide lodging units with:
(1) ((At-least fifty-square-feet of total-floor-area, net eounting areas with a eeiling height lower than five feet, for eaehguest;)) An occupancy level not to exceed the number of persons accommodated by the beds present, based on their intended maximum usage; and
(2) Adequate space to ((allow-easy-movement between beds, cots, mats-or mattresses;
(3) Three or mere feet of elear-vertieal space between eachbed or top bunk and the eeiling; and
(4) Cleanable fleors and walls kept in-good repair)) provide a clear path of egress from each bed, including any cot. crib. mat or mattress, to the exit of the sleeping room or unit in case of fire:
(a) An aisle at least thirty-six inches wide from one side of each bed that is part of the regular furnishings of the unit;
(b) An aisle at least eighteen inches wide from one side of each temporary bed, other than an infant's crib, that is no more than thirty-eight inches high, provided that the placement of the temporary bed does not obstruct the egress aisles required for other beds;
(c) An aisle at least twenty-eight inches wide from one side of each temporary infant's crib and each temporary bed above a height of thirty-eight inches, provided that the placement of the temporary bed does not obstruct the egress aisle required for other beds; and
(d) For purposes of this section, a temporary bed is any easily transported bed, cot, crib, mattress, pad or other furnishing intended for sleeping that is provided only at the request of a guest and is removed or stored when the guest departs.
(3) Floors, ceilings, doors, walls, carpet, windowsills, window tracks, electrical switches, locking mechanisms and receptacle plates kept clean, cleanable and in good repair;
(4) Wall and ceiling mounted lighting fixtures firmly secured and in good repair; and
(5) If a phone or other reliable communication device is provided for a lodging unit, it must be capable of allowing immediate communication and connection to police, fire department, paramedic, poison control, hazardous material team or other local emergency responder.

AMENDATORY SECTION (Amending WSR 94-23-077, filed $11 / 16 / 94$, effective $12 / 17 / 94$ )

WAC 246-360-100 Bathrooms, ((teiletreemas)) water closets, and handwashing sinks. The licensee ((shalt)) must:
(1) Provide adequate private or common-use bathrooms, (( the needs of guests;
(2) Provide private and common-use bathrooms, ((teriet moms)) water closets, and handwashing areas with cleanable floors, walls, ceilings, fixtures and furnishings;
(3) Provide an uncarpeted, easily cleanable area around each ((tilet)) water closet and adjacent to each bathing fixture;
(4) Maintain safe and properly working fixtures and drains;
(5) Provide slip-resistant surfaces or other devices in bathtubs and/or showers;
(6) Provide a means to maintain privacy for toileting and bathing;
(( $(6)$ )) (7) Provide water flush (( unless the licensee has approval from the department and local health ((distriet)) jurisdiction for alternative devices;
$(((7)))(8)$ Provide a handwashing sink or equivalent within, or adjacent to, each ((teilet)) water closet room;
((f))) (9) Provide easy access to an acceptable singleuse drying device from each common-use handwashing sink;
$(((9)))(10)$ Provide toilet tissue conveniently located by each toilet;
( ( $(10)$ For transient acemmedations ther than rustie resort, provide seap for each handwashing and bathing fixture;
(11) For transient aeemmedations other than rustie resorts, provide)) (11) Provide soap for each handwashing and bathing fixture;
(12) Provide an adequate supply of clean towels, washcloths and floor mats:
(a) For guests upon arrival; and
(b) At least ( (twiee a week for guestowho stay longer the thre days)) weekly or at the request of the guest;
(((12))) (13) Assure clean towels, washcloths and floor mats ((stored)) kept in lodging units and common bathrooms are stored in a clean area off the floor; and
$(((13)))$ (14) For lodging units that do not have water closets, and handwashing sinks, provide common-use bathrooms, ((teilet)) water closet rooms and handwashing sinks meeting the requirements of this section in a ratio of one bathing fixture, one ((tetet)) water closet and one handwashing sink for each fifteen or fewer guests ((withou-sueh fix-
tures in their lodging units)). A bathing fixture means a shower, bathtub or combination bathtub/shower.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-110 Lodging unit kitchens. (1) A licensee offering kitchens in lodging units ((shall)) must provide each kitchen with:
(a) Cleanable and durable floors and walls in good repair. Effective April 1, 2007, lodging unit kitchens must be uncarpeted and covered with a cleanable floor covering;
(b) Ventilation according to the provisions of WAC 246-360-140;
(c) A sink, other than ((the)) a -"handwashing sink," ((stitable for washing dishes)) and defined as a "kitchen sink" that shall be of a sufficient size to accommodate the largest utensil in the lodging unit;
(d) Hot running water according to the provisions of WAC 246-360-040;
(e) A refrigeration device that ((maintains)) is:
(i) Capable of maintaining food at a temperature of 45 degrees Fahrenheit or lower( $(\stackrel{ }{\text { }}$
(f) Cooking equipment aceeptable to the direetor of fire protection)); and
(ii) Kept in good repair and in sanitary condition;
(f) Permanently installed cooking equipment meeting nationally recognized testing standards and installed according to local building codes;
(g) A cleanable, nonabsorbent food storage area;
(h) A cleanable table, counter, and chairs, or equivalent; and
(i) A washable, leak-proof waste food container kept in sanitary condition or equivalent container with a disposable leak-proof liner.
(2) The licensee shall clean and sanitize food preparation areas $_{2}$ refrigerator and reusable utensils between each guest occupancy.
(3) A licensee providing utensils shall comply with the provisions of WAC 246-360-160(2).
(4) A licensee shall discard all opened or unused food items left in the units by previous guests.
(5) A licensee offering lodging units that are equipped with only a microwave and mini refrigerator is exempted from this section.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-120 Heating and cooling. (1) The licensee ((shall)) must provide a safe, adequate means of maintaining an ambient air temperature of at least 65 degrees Fahrenheit in each lodging unit.
(2) A licensee providing a cooling system ((shat)) must keep the system safe, clean, and in good working condition.
(3) All air filters must be cleaned or replaced regularly or as needed.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-130 Lighting. The licensee ((shal)) must:
(1) Maintain light intensities adequate for safety ((and facility maintenafee-with minimum light intensities meastred a height of three feet above the floor, as followsi));

| ( Leodging Unit | 10 Feot Candles |
| :---: | :---: |
| Feilet feems, bathroems and handwashing areas | 20 Foot Candles |
| Ledging Unit Kitehen | 20 Feot Candles |
| Lemmery Reom Work Areas | 30Feot Candles |
| Corridors, Staifways, and Entry Ways | 5 Foot Candles |
| Elevaters, Walleways | 5 Foot Candles |
| Swimming Pools | As requiredunder ehapter $246-260$ WAE |
| Parking lots andexterior passages | SFeot Candles measured three feet abeve the ground.)) |

(2) Upon request from a guest, provide additional light for tasks or general illumination; and
(3) Provide sufficient emergency lighting for guests to be able to exit the facility safely in the event of a power outage.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-140 Ventilation. (1) The licensee ((shat)) must provide ventilation in all lodging units, kitchen areas, bathrooms, ((teilet)) water closet rooms and laundry rooms.
(2) ((A lieensee providing only natural ventilation:
(A) In lodging units-shall provide-operable-windows, vents,-or duets opening direetly to the out of dors; and
(b) In kitehen areas, bathreems, toilet rooms and laundry reshell provide operable windows,operableskylights,or eeiling ventsopening direetly to the ou-of-doers sufficient to allow five itir exehanges per hour.
(3) A lieensee providing meehanienl ventilation systems shall assure the system provides:
(a) Two or more air hanges per hour to each ledging mintandeorrider;
(b) Five or more air exehanges per hourto kitehen areas, bathreoms, toilet reoms and laundry roems; and
(e) Air-cireulation to and from the out-of doors:)) All areas of the building must be ventilated to minimize odors and moisture. The ventilation system must be in compliance with the Washington Ventilation and Indoor Air Quality Code, chapter 51-13 WAC.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-150 Beds and bedding. A licensee providing beds ((stall)) must:
(1) Provide clean, sanitary mattresses and bedding in good repair;
(2) Maintain durable, clean ${ }_{2}$ and safe beds, cots, bunks, or other furniture for sleeping;
(3) ((Assure bunk beds, if used, have a clear-vertient space of at least twenty seven ineher between the bottem bunk top bunk;)) Ensure bunk beds have sufficient unobstructed vertical space so that an adult may sit up comfortably between the bottom and top bunk, or the top bunk and ceiling:
(4) Not provide, or allow the use of, triple bunk beds;
(5) Supply each bed, cot, or bunk with a clean mattress or cushioned pad, top and bottom sheet, mattress pad, pillow ((and)), pillowcase, and blankets unless the (faeility is:
(\#) $\Lambda$ rustic resort,
(b) A erisis shelter; ©f
(e) $A$ hostel;
(6) Provide clean spreads, blankets and mattress pads as needed;
(7) Provide clean pilloweases and sheets:
(a) For guests upen arrival; and
(b) At least twiee a week for guests staying longer than three days; and)) transient accommodation is a hostel.
(6) Ensure that blankets, bedspreads and mattress pads are cleaned regularly or more often when visibly soiled.
(7) Provide clean replacement pillowcases and sheets:
(a) For guests upon arrival; and
(b) At least weekly when occupied; or
(c) As requested by a guest.
(8) Ensure ((elean)) that bedding kept in the lodging unit(( $(s))$ is stored in a clean area off the floor.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-160 Food and beverage services. (1) A licensee providing food service to guests ((shall)) must meet the requirements of:
(a) Chapter 246-215 WAC, Food service;
(b) Chapter 246-217 WAC, Food worker permits; and
(c) Local ordinances.
(2) A licensee providing cooking utensils and ice buckets for guests ((shall)) must:
(a) ((Pispese of, and replace, single use utensils andiee buekets betweenguest eeupancies;
(b) Clean and sanitize multiple use utensits andiee buek etsbetween guestoeupancies:
(i) In ledging unit kitehens meeting the requirements in WAC 246-360-110; ©
(ii) In a elean and sanitary areaseparate frem bathreoms, teilet reoms and adjoining handwash sinks;
(e))) Ensure multiple-use ice buckets are clean and sanitary between guest occupancies;
(b) Wash, handle and store utensils ((andiee buekets)) in a safe and sanitary manner to protect from contamination; ( (and
(d))) (c) Maintain reusable cooking utensils and ice buckets in good condition, free from cracks, chips and distortions caused by damage or excessive use; and
(d) If a lodging unit is equipped with a kitchen that meets the requirements in WAC 246-360-110, the licensee must clean and sanitize utensils and ice buckets in a clean and sanitary area separate from bathrooms, water closet rooms, and adjoining hand washing sinks.
(3) If ice is provided, the licensee ((shall)) must store and dispense ice in a sanitary manner((, ineluding )) by:
(a) Cleaning and sanitizing ice machines at least twice a year or more often as needed or in accordance with the manufacturer's instructions; and
(b) Restricting guest access to unprotected bulk ice by:
(i) Providing self-dispensing ice machines or other "no contact" dispensing methods; or
(ii) Having employees dispense bulk ice to guests.
(4) The licensee ((shall)) must clean, maintain, and properly adjust the water flow in drinking fountains to ensure there is adequate pressure.
(5) Upon the department's request, the licensee must provide: A copy of the transient accommodations' current food service permit, and food handlers' permits issued by the local health jurisdiction.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-180 Laundry. The licensee ((shat)) must:
(1) Provide clean, sanitary bedding, linens, towels, washcloths and other items intended for guest use by:
(a) ((Maintaining a laundry ecerding to the provisions in this ehapter; of
(b) Using eommerein Haundry or other laundry meeting the requirements in WAC $246-360-040$ and this seetion;
(2))) Using a commercial laundry service; or
(b) Washing and sanitizing laundry in accordance with the washer's manufacturer's recommendations and detergent and sanitizer instructions; and drying laundry in accordance with the dryer manufacturer's instructions when using a dryer.
(2) Ensure lint screens on on-site dryers are cleaned daily during normal operation or as needed.
(3) Store ((the)) clean and sanitized bedding, linens, towels, washcloths and other items in an area:
(a) Designated for clean items only;
(b) Off the floor;
(c) Protected from contamination; ((and))
(d) ((Witheres)) Inaccessible to guests, pets or other animals; and
(((3))) (e) Away from excessive moisture or humidity.
(4) Provide a means for handling, transporting, and separating soiled bedding, linens, towels, washcloths, and other items to prevent cross-contamination of clean items;
(5) Provide handwashing facilities that are readily accessible to employees as described in WAC 296-823-14030.
(6) Effective April 1, 2007, ensure that laundry room flooring is uncarpeted and covered with a cleanable floor covering.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-200 Safety, chemical, and physical hazards. The licensee ((shatl)) must:
(1) Establish and follow policies and procedures for properly and safely storing ((end)), labeling, and using all hazardous chemical agents or any substance bearing a warning label, such as cleaners, solvents, disinfectants and insecticides to assure ((ehemiedlagents)) they are:
(a) ((Inaceessible-to guests other than small amount of household cleaners stored in ledging unit kitehens;
(b)) Stored to prevent contamination of clothing, towels, washcloths, and bedding materials, and away from food items or anything intended for consumption; and
(((e))) (b) Used according to manufacturer's precautions and recommendations;
(2) Provide adequate and safe hand railing for all stairways, porches, and balconies( $;$
(3) Ensure gas andeil fired space heaters and water heat ers are vented to the out-ef-deors; and
(4) Eliminate known physieal hazards)) including appropriate spacing between slats:
(3) Eliminate all known environmental health and safety hazards in and around the transient accommodation, including hazards resulting from fire, natural or other disasters and chemical or biological contamination. The presence of any hazard must be fully eliminated prior to reoccupancy of any affected area or living unit. When a hazard is confirmed, approval from any and all appropriate local authorities is required prior to reoccupancy;
(4) Ensure all doors providing access to a lodging unit are equipped with a suitable locking security device in compliance with applicable building and fire codes; and
(5) If spas, pools and/or hot tubs are provided, have available for review a copy of a current water recreation facility permit issued by the local health jurisdiction.

## NEW SECTION

WAC 246-360-220 Fire safety. The licensee must establish and maintain a fire-safe environment:
(1) Except as described in subsection (2) of this section, effective October 1, 2005, the licensee must establish and implement a written plan to ensure:
(a) Smoke detectors are installed and maintained in all sleeping rooms or sleeping areas. Nonrechargeable batteries in smoke detectors must be replaced each year or per manufacturer's instructions. Rechargeable batteries must be charged and maintained or replaced per the manufacturer's instructions.
(b) Fire extinguishers are inspected when initially placed in service and at approximately thirty-day intervals or at more frequent intervals when circumstances require. Fire extinguishers must be inspected manually or by electronic monitoring. Periodic inspection of fire extinguishers must include a check of at least the following items:
(i) Location in designated place;
(ii) No obstruction to access or visibility;
(iii) Operating instructions on nameplate, legible and facing outward;
(iv) Safety seals and tamper indicators not broken or missing;
(v) Fullness determined by weighing or "hefting";
(vi) Examination for obvious physical damage, corrosion, leakage, or clogged nozzle;
(vii) Pressure gauge reading or indicator in the operable range or position;
(viii) Condition of tires, wheels, carriage, hose, and nozzle checked (for wheeled units); and
(ix) Hazardous material identification system label in place.
(c) If a fire alarm system is installed:
(i) The system, including initiating devices and notification appliances, is regularly inspected, tested, and maintained by the owner or the owner's designated representative in accordance with the requirements of NFPA 72 and records of this inspection are maintained for review by the department during survey;
(ii) Unless otherwise recommended by the manufacturer, single and multiple station smoke alarms installed in one- and two-family dwellings must:
(A) Be replaced when they fail to respond to operability tests; and
(B) Must not remain in service longer than ten years from the date of manufacture.
(d) If an automatic fire suppression system is installed:
(i) The system must be inspected, tested and maintained in accordance with procedures established in NFPA 25; and
(ii) Valves designed to be open under normal system operation must be kept in open position and only closed with approval of the authority having jurisdiction.
(e) Obstructions, including storage, are not placed in the required means of egress, except projections allowed by the building code. Means of egress must not be obstructed in any manner and must remain free of any material or matter where its presence would obstruct or render the means of egress hazardous. Exit doors must not be locked in the direction of egress unless a special egress control device is installed per the building code.
(2) In lieu of the requirements of subsection (1) of this section, the licensee may provide evidence satisfactory to the department of a current fire, life, and safety inspection conducted by the local fire jurisdiction.
(3) The licensee must ensure that gas, oil-fired, or other fuel-burning appliances including fireplaces, dryers, stoves and water heaters, are vented to the out-of-doors as specified in the manufacturer's instructions and current applicable state codes adopted by the state building code council.
(4) The licensee may not use extension cords in the lodging units unless prior written approval from the local fire jurisdiction is available for the surveyor's review.
(5) If candle holders and other open flame candles, lanterns or other open flame light sources and decorations are present:
(a) Candle holders and other open flame devices must be designed to return to the upright position after being tilted to an angle of forty-five degrees from vertical.
(b) Liquid or solid-fueled lighting devices containing more than eight ounces of fuel must:
(i) Self-extinguish and not leak fuel at a rate of more than one-quarter teaspoon per minute if tipped over.
(ii) Have a fully enclosed flame except as follows:
(A) Openings on the side must not be more than threeeights inch in diameter;
(B) Openings on the top and the distance to the top must be such that a piece of tissue paper placed on the top will not ignite in less than ten seconds; and
(C) Candelabras with flame lit candles must be securely fastened in place to prevent overturning and must be located away from the occupant using the area and away from possible contact with drapes, curtains, or other combustibles.
(6) Portable space heaters, which are prohibited unless prior written approval from the local fire authority has been obtained and made available for the surveyor's review.

## NEW SECTION

WAC 246-360-230 Rustic resorts. (1) If the transient accommodation is a rustic resort, the licensee must ensure the transient accommodation meets the requirements of:
(a) The administrative regulations specified in:
(i) WAC 246-360-020 Licensure;
(ii) WAC 246-360-030 Responsibilities and rights-Licensee and department;
(iii) WAC 246-360-500 Exemptions; and
(iv) WAC 246-360-990 Fees.
(b) The environmental regulations specified in:
(i) WAC 246-360-040 Water supply and temperature control;
(ii) WAC 246-360-050 Sewage and liquid waste disposal;
(iii) WAC 246-360-070 (1), (4), (5), (6) and (7) Refuse and vectors;
(iv) WAC 246-360-100 (1) through (10) and (14) Bathrooms, water closets, and handwashing sinks;
(c) The transient accommodation regulations specified in:
(i) WAC 246-360-080 Construction and maintenance; and
(ii) WAC 246-360-090 Lodging units;
(d) Safety related regulations specified in:
(i) WAC 246-360-200 Safety, chemical and physical hazards; and
(ii) WAC 246-360-220 Fire safety.
(2) If the licensee provides the amenities and services addressed in all or part of the following sections, the licensee must also meet the requirements as specified in the sections:
(a) WAC 246-360-100 (11), (12) and (13) Bathrooms, water closets, and handwashing sinks;
(b) WAC 246-360-110 Lodging unit kitchens;
(c) WAC 246-360-120 Heating and cooling;
(d) WAC 246-360-150 Beds and bedding;
(e) WAC 246-360-160 Food and beverage services;
(f) WAC 246-360-180 Laundry;
(g) WAC 246-360-130 Lighting; and
(h) WAC 246-360-140 Ventilation.
(3) If the licensee does not provide the services and amenities addressed in subsection (2) of this section, the lic-
ensee must adopt the decision as written policy and upon request must make the policy available to the surveyor.
(4) A licensee may not advertise as providing services that are not provided at the rustic resort.

AMENDATORY SECTION (Amending WSR 94-23-077, filed 11/16/94, effective 12/17/94)

WAC 246-360-500 Exemptions. (1) A licensee ((wishing te)) may request an exemption from a requirement in this chapter ((shatl submit)) for part or all of a particular licensure period by submitting a written request to the department, including:
(a) ((A deseription of the requested exemption;
(b) Reason for the exemption; and
(e) Impat of the-exemption-en public health and safety.
(2) If the-department detemines the exemption-will not jeopardize public health-or-safety, and is net contrary to the intent of chapter 70.62 RCW and this ehapter, the department may:
(a) Exempt the lieensee from meeting $a$ speeifie requirement in this chapter; or
(b) Allow the lieensee to use anether methed-of meeting the requirement.
(3) The-lieensee-shall retain-a-eopy-of eaeh-approved exemption in the transient aecommedation:)) The specific section number or numbers of the rule for which exemption is requested;
(b) An explanation of the circumstances involved;
(c) A proposed alternative that meets the intent of the rule and ensures guest safety and health;
(d) Any supporting research or other documentation; and
(e) The time period for which an exemption is requested.
(2) The department will grant or deny exemption requests after the department has received an exemption request with complete relevant information from the licensee. After review and consideration, the exception may be granted if it will not:
(a) Negate the purpose and intent of these rules:
(b) Place the safety or health of the guests in the transient accommodation in jeopardy:
(c) Lessen any fire and life safety or infection control provision of this chapter or other codes or regulations; and
(d) Affect any structural integrity of the building.
(3) The department will document the exemption decision and will keep the decision as a part of the current transient accommodation file. The licensee must maintain the documented exemption decision on file in the transient accommodation.

## WSR 04-24-007 PERMANENT RULES LIQUOR CONTROL BOARD

[Filed November 19, 2004, 4:04 p.m., effective December 20, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: Make following changes to rules regarding beer and wine tax reporting and payment requirement: Monthly reporting and tax payment requirements; if a lic-
ensee doesn't report or pay the taxes due, or reports or pays late; how a licensee claims a credit or refund for tax-paid product; reduced tax rate for beer; and additional tax imposed on fortified wine. Changes to these rules are needed to clarify language in the rules and to implement SSB 6655 passed during the 2004 legislative session.

Citation of Existing Rules Affected by this Order: Amending WAC 314-19-005, 314-19-015, 314-19-020, 314-19-030, 314-19-035, and 314-19-040.

Statutory Authority for Adoption: RCW 66.08.030, 66.24.206, 66.24.210, 66.24.230, 66.24.290, 66.24.305, 66.24.215, and 66.24.580.

Adopted under notice filed as WSR 04-16-124 on August 4, 2004.

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 6, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 6, 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 6, Repealed 0.

Date Adopted: November 10, 2004.
Merritt D. Long Chairman

AMENDATORY SECTION (Amending WSR 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-19-005 What is the purpose of chapter 314-19 WAC? The purpose of this chapter is to outline the beer and wine tax reporting and payment requirements for the following liquor licensees:

| Type of liquor license | Laws that outline tax rates <br> and requirements |
| :--- | :--- |
| (a) Washington beer and/or <br> wine distributor | RCWs 66.24 .210, <br> $66.24 .230,66.24 .290$, |
| (b) Washington beer and/or <br> wine importer | RCW 66.24.34.230 |
| (c) domestic brewery | RCWs 66.24.270, |
|  | $66.24 .290,66.24 .305$ |
| (d) domestic brewery/brand | RCWs 66.24.270, |
| owner | $66.24 .290,66.24 .305$ |
| (e) microbrewery | RCWs 66.24.270, |
|  | $66.24 .290,66.24 .305$ |
| (f) domestic winery | RCWs 66.24.210, |
|  | $66.24 .215,66.24 .230$, |


| Type of liquor license | Laws that outline tax rates and requirements |
| :---: | :---: |
| (g) public house | RCW 66.24.290, 66.24.580 |
| (h) beer certificate of approval holder | RCW 66.24.270 |
| (i) wine certificate of approval holder | RCWs 66.24.210, 66.24.206 |
| (j) authorized representative certificate of approval holder-U.S. produced beer | $\begin{aligned} & \text { RCWs 66.04.010, } \\ & 66.24 .261,66.24 .270 \end{aligned}$ |
| (k) authorized representative certificate of approval holder-foreign produced beer | $\begin{aligned} & \text { RCWs 66.04.010. } \\ & 66.24 .261,66.24 .270 \end{aligned}$ |
| (l) authorized representative certificate of approval holder-U.S. produced wine | $\begin{aligned} & \text { RCWs 66.04.010, } \\ & 66.24 .203,66.24 .206 \\ & \hline \end{aligned}$ |
| (m) authorized representative certificate of approval holder-foreign produced wine | $\begin{aligned} & \text { RCWs 66.04.010, } \\ & 66.24 .203,66.24 .206 \end{aligned}$ |

AMENDATORY SECTION (Amending WSR 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-19-015 What are the monthly reporting and tax payment requirements? (1) The required monthly beer and/or wine tax reports must be:
(a) on a form furnished by the board or in a format approved by the board;
(b) filed every month, including months with no activity or taxes due; (( (ed))
(c) submitted, with the tax due, to the board on or before the twentieth day of each month, for the previous month (for example, a report listing transactions for the month of January is due by February 20). When the twentieth day of the month falls on a Saturday, Sunday, or a legal holiday, the filing must be postmarked by the U.S. Postal Service no later than the next postal business day $((-))$; and
(d) filed separately for each type of liquor license that the licensee holds.

| Type of licensee | Tax Payment Requirements |
| :--- | :--- |
| (2) Washington beer <br> and/or wine distributor | (a) Distributors must pay taxes on all beer <br> and/or wine received during the preceding cal- <br> endar month, including samples received at no <br> charge (see WAC 314-64-080 and WAC 314- |
|  | 64-090 for more information). The total tax due <br> (per barrel for beer and per liter for wine) is to <br> be paid by the first distributor to receive the <br> product and must be included with the monthly <br> report. <br> (b) Distributors do not pay taxes on beer |
| andor wine received from another in-state <br> licensed distributor who has already paid the <br> Washington State tax on the product. |  |


| Type of licensee | Tax Payment Requirements |
| :---: | :---: |
|  | （c）Distributors may claim a tax refund or credit ${ }_{2}$ provided that they have paid the taxes prior to claiming the credit，for the following （see WAC 314－19－030 for information on claiming a tax refund or credit）： <br> （i）shipments exported directly to a point outside the state of Washington，including sales to interstate common carriers； <br> （ii）sales to any military reservation in Washington State； <br> （（（iiii）samples on whieh the tax has－ already－beenpaid；and）） <br> （（（ivy）））（iii）product that is deemed unsal－ able due to freight damage，product quality，or other causes that occurred prior to receipt by the distributor，subject to the following condi－ tions： <br> （A）the unsalable product must be destroyed within the state of Washington（per RCW 66．24．305）； <br> （B）the licensee must notify their local liquor enforcement officer in advance for destruction of more than fifty cases of wine or two hundred cases of beer； <br> （C）the licensee must report the destroyed product on the next required monthly report； （（and）） <br> （D）the licensee must keep records show－ ing the reason for the destruction and an inven－ tory of products destroyed．These records must be kept on the licensed premises and available for inspection by board employees for a period of two years（（ $(:)$ ）and <br> （E）the licensee must provide documenta－ tion from the freight company with the report if they are claiming a credit due to freight dam－ age． |
| （3）Washington beer and／or wine importers | Importers must pay taxes on samples received during the preceding calendar month，as fol－ lows： <br> （a）If the samples are used by the importer within the state of Washington，the importer must pay the tax． <br> （b）If samples are provided to a distribu－ tor（（foruse by the distributor）），the distributor must pay the tax． |
| （4）Domestic breweries， （（demestie brew－ （f） microbreweries，and domestic wineries | （a）Domestic breweries，microbreweries， and domestic wineries must list production for the current month only．The brewery that the domestic brewery／brand owner contracts with is required to include any products they pro－ duce for the brand owner in their production count． <br> （（（⿴囗十）））（b）Domestic breweries，（（domes （ie breweries／brand owners；））microbreweries， and domestic wineries must pay taxes on beer and／or wine that is： <br> （i）sold at retail on the licensed premises （or shipped to additional winery locations as authorized by RCW 66．24．170（4）），including retail sales to out－of－state residents； <br> （ii）sold to retail licensees； |


| Type of licensee | Tax Payment Requirements |
| :---: | :---: |
|  | （iii）furnished as samples to retail licens－ ees as authorized by RCW 66．28．040（（（ad）） WAC 314－64－080 and WAC 314－64－090（does not include samples provided to distributors）； <br> （iv）provided as donations to qualifying 501 （c）（3）non－profit organizations（ $($ G））per RCW 66．28．040（ $(\mathrm{i})$ ）or to the Washington wine commission per RCW 66．12．180 and RCW 66．24．210；（（and）） <br> （v）received via an inter－plant transfer if used as outlined in above subsections（i），（ii）， （iii），or（iv）（（－））；or <br> （vi）sold at farmers markets as authorized by RCWs 66．24．170（5），66．24．240（4）and／or 66．24．244（5）． <br> （（ $($（b）））（c）Domestic breweries，（（domes－ Hiebreweries／bradowners，））microbreweries， and domestic wineries do not pay tax on beer and／or wine that is： <br> （i）sold to distributors； <br> （ii）shipped out of a particular location for an inter－plant transfer； <br> （iii）exported directly to a point outside the state of Washington，including sales to interstate common carriers； <br> （iv）sold to the Washington State liquor control board； <br> （v）sold to any military reservation in Washington State；or <br> （vi）provided as a tasting on the brewery or winery premises or at additional winery locations at no charge as authorized by RCW 66．24．170（4）．See WAC 314－19－010（3）for the definition of＂tastings．＂ |
| （5）Domestic brew－ ery－brand owners | （a）Domestic brewery－brand owners must file a report showing the quantity of all beer sold or delivered to each licensed beer distribu－ tor，or beer exported directly to a point outside． the state of Washington，during the preceding month． <br> （b）Domestic brewery－brand owners are not responsible for the tax on beer that is con－ tract produced． |
| （（F）$)$ ）（6）Out－of－state beer and／or wine certifi－ cate of approval holders | （a）Certificate of approval holders must file a report showing the quantity of all beer and／or wine sold or delivered to each licensed beer or wine distributor or importer，including samples，during the preceding month． <br> （b）Tax is due from the certificate of approval holder only on samples shipped to licensed agents，directly to retailers $(\underset{;}{ })$ ）per WAC 314－64－080 and WAC 314－64－090． donations to the Washington wine commission per RCW 66．12．180 and RCW 66．24．210 or to 501 （c）（3）non－profit charitable associations within Washington State per RCW 66．28．040． （（See WAC 314－64－080 for information on providing samples．See RCW 66．28．040 regarding donations 0 menprofilecharitable－ （aseiations：）） |


| Type of licensee | Tax Payment Requirements |
| :---: | :---: |
| (7) Authorized representative certificate of approval holders-US and/or foreign produced beer or wine | (a) Authorized representative certificate of approval holders must file a report showing the quantity of all beer and/or wine sold or delivered to each licensed beer or wine distributor or importer, including samples. They must list the brewery and/or winery that they represent and that had shipments into Washington State during the precedine month. <br> (b) Tax is due from the authorized representative beer and/or wine certificate of approval holders only on samples shipped to licensed agents, directly to retailers per WAC 314-64-080 and WAC 314-64-090, donations to the Washington wine commission per RCW 66.12 .180 and RCW 66.24.210, or to 501 (c) (3) non-profit charitable associations within Washington State per RCW 66.28.040. |
| (( (6))) (8) Public House licensees | Public house licensees must pay taxes on all sales of their own product during the preceding calendar month. |

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 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-19-020 What if a licensee doesn't report or pay the taxes due, or reports or pays late? The board may take the following actions against a ((domestic brewery, domestie brewery/brand owner, mierebrewery, domestic winery, beer/wine distributer, beer/wine imperter, publie house lieensee, or beer/wine eertifieate of approval helder)) licensee in order to collect any of the reports or taxes due that are outlined in this title.

| (1) Suspension or <br> revocation of license | (a) Failure to make a report and/or pay <br> the taxes in the manner and dates outlined in <br> this chapter will be sufficient ground for the <br> board to suspend or revoke a liquor license or <br> certificate of approval (per RCW 66.08.150, <br> RCW 66.24.010, RCW 66.24.120, RCW <br> 66.24.206, and RCW 66.24.270). <br> (b) The suspension will remain in effect |
| :--- | :--- |
| until all missing reports and/or taxes have been |  |
| filed with the board (see WAC 314-19-010(1) |  |
| for the definition of "missing"). |  |$|$


|  | (i) executed by a surety company authorized to do business in the state of Washington; <br> (ii) on a form and in an amount acceptable to the board; <br> (iii) payable to the Washington state liquor control board; and <br> (iv) conditioned that the licensee will pay the taxes and penalties levied by RCW 66.24.210 and/or RCW 66.24.290. <br> (v) As an option to obtaining a surety bond, a licensee may create an assignment of savings account for the board in the same amount as required for a surety bond. Requests for this option must be submitted in writing to the board's financial division. <br> (b) When will the board require a surety bond? If any of the following occur at one or more licensed locations, the board will require the licensee to obtain a surety bond or assignment of savings account for each licensed location, within twenty-one days: <br> (i) a report or tax payment is missing, as defined in WAC 314-19-010(1), for two or more consecutive months; or <br> (ii) a report or tax payment is missing, as defined in WAC 314-19-010(1), two or more times within a two year period. <br> (c) What will happen if the licensee does not acquire the surety bond or savings account? Failure to meet the bonding or savings account requirements outlined in subsections (a) and (b) of this rule may result in immediate suspension of license privileges until all missing reports are filed and late taxes have been paid and the surety bond is acquired or the savings account is established. |
| :---: | :---: |
|  | (d) In what amount and for how long will the board require a surety bond? The amount of a surety bond or savings account required by this chapter must be either $\$ 3,000$, or the total of the highest four months' worth of tax liability for the previous twelve month period, whichever is greater. <br> (i) the licensee must maintain the bond for at least two years. After the two year period the licensee may request an exemption as outlined in subsection (f) of this rule. <br> ((fiii))) (ii) Surety bond and savings account amounts will be reviewed annually and compared to the last twelve months' tax liability of the licensee. If the current bond or savings account amount does not meet the requirements outlined in this section, the licensee will be required to increase the bond amount or amount on deposit within twenty-one days. |
|  | (e) What action will the board take when a licensee holds a surety bond and does not pay taxes due or pays late? If a licensee holds a surety bond or savings account, the board will immediately start the process to collect overdue taxes from the surety company or assigned account. If the exact amount of taxes due is not known due to missing reports, the board will estimate the taxes due based on previous production, receipts, and/or sales. |

\(\left.\left.$$
\begin{array}{|l|l|}\hline & \begin{array}{l}\text { (f) Can a licensee request an exemption } \\
\text { to the surety bond or savings account } \\
\text { requirement? A licensee may make a written } \\
\text { request to the board's financial division for an } \\
\text { exemption from the surety bond or assignment } \\
\text { of savings account requirements. The board } \\
\text { will grant an exemption once the following cri- } \\
\text { teria are met for each of the requesting lic- } \\
\text { ensee's locations: } \\
\text { (i) The licensee has filed reports and paid }\end{array} \\
\text { applicable taxes to the board for at least two } \\
\text { years immediately prior to the exemption } \\
\text { request; and } \\
\text { (ii) there have been no late or missing }\end{array}
$$\right\} \begin{array}{l}reports or tax payments during the previous <br>
two years. <br>

(iii) In order to remain exempt from the\end{array}\right\}\)| surety bond or assigament of savings account |
| :--- |
| requirements, the licensee must continue to |
| meet the tax reporting and payment require- |
| ments outlined in this title (outlined in WAC |
| 314-19-015, RCW 66.24.206, RCW |
| 66.24.210, RCW 66.24.270, RCW 66.24.290, |
| and RCW 66.24.580). |

AMENDATORY SECTION (Amending WSR 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-19-030 How can a licensee claim a credit or refund for tax-paid product?

| (1) How to claim a tax credit | (2) How to claim a tax refund |
| :---: | :---: |
| (a) On the next monthly report, show the amount of product for which a tax credit is due in the appropriate section(s) of the form. <br> (b) Deduct the total credit from the total amount due on this report. | (a) A licensee may request a refund, rather than claim a credit, if ( (w-tax is due the requiredrepert)) the amount of the credit is too large to be used in a reasonable amount of time or the licensee has discontinued business. <br> (b) On the next monthly report, the licensee must show the amount of product for which a tax refund is due in the appropriate section(s) of the form. <br> (c) The board will not issue a refund check until the total amount to be refunded accumulates to at least ten dollars. |

AMENDATORY SECTION (Amending WSR 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-19-035 Reduced tax rate for beer. (1) The additional beer taxes imposed under RCW 66.24 .290 (3)(a) do not apply to the first sixty thousand barrels of beer sold by a brewery in Washington each fiscal year, if:
(a) the beer is produced in the United States; and
(b) the producing brewery or domestic brewery-brand owner meets the qualifications of 26 U.S.C. Sec. 5051 (a)(2).
(2) In order to qualify for this exemption, the Washington brewer or the out-of-state beer certificate of approval holder must provide the board a copy of an ((Bureate of Aleohel, Tobaee and Fireafms)) Alcohol and Tobacco Tax and Trade Bureau (TTB) acknowledged copy of their filing
"Notice of Brewer to Pay Reduced Rate of Tax" for the calendar year (( () )as required under 27 C.F.R. Sec. 25.167(())); a variance for any year that waives annual submission to the TTB; or the Brewer's Notice which waives annual submission to the TTB.
(3) The tax exemption will not apply until the first day of the second month following the month the notice is received (for example, if the notice is received by the Board on January 10 , the tax exemption will start on March 1).
(4) How will the distributor know what tax rate to pay for each brewery's products?
(a) The board will provide distributors a list of breweries that qualify for the reduced tax rate; and
(b) The qualifying brewery is responsible to inform the distributors when product sold to distributors exceeds the first sixty thousand barrels exempted from the additional tax.
(c) Once a qualifying brewery's sales to distributors exceeds sixty thousand barrels, the distributors must begin paying the full tax rate on their next monthly tax report.
(5) Per RCW 66.24.290, authorized representative certificate of approval holders do not qualify for the reduced rate in Washington State.

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 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-19-040 Is there any exception to the additional tax imposed on fortified wine? (1) RCW $66.24 .210(4)$ imposes an additional tax on fortified wine. RCW 66.04.010(((37))) (38) defines "fortified wine" as wine that has an alcohol content greater than fourteen percent of alcohol by volume, and outlines exceptions for when wine can be over fourteen percent alcohol by volume and not be considered "fortified."
(2) In order to not pay the additional tax on fortified wine that falls under one of the exceptions in RCW 66.04 .010 (((34)))(38), a manufacturer, importer, ((өf)) distributor, or authorized representative who holds a certificate of approval license must file an affidavit of exception on a form prescribed by the board.
(a) The form must be submitted to the board's licensing and regulation division.
(b) The board will only exempt payments owed and/or submitted after the affidavit is on file with the board. Tax payments owed and/or submitted prior to the board receiving the affidavit will not be adjusted.
(c) The licensee who files the affidavit is responsible for the information it contains. Any affidavit which the board finds to contain false information may result in suspension of label and product approval for the wine products that are the subject of the affidavit, for not less than one year.

WSR 04-24-015
PERMANENT RULES DEPARTMENT OF AGRICULTURE
[Filed November 22, 2004, 11:56 a.m., effective December 23, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: The department is adopting recent changes to the national organic standards. The final federal rules amend the United States Department of Agriculture's (USDA) National List of Allowed and Prohibited Substances (national list) to reflect recommendations submitted to the secretary by the National Organic Standards Board (NOSB). Consistent with the NOSB recommendations, the final federal rule adds fourteen substances to the national list along with any restrictive annotations. Also, the final federal rule revises the annotations of three substances and makes eight technical revisions.

Citation of Existing Rules Affected by this Order: Amending WAC 16-157-020.

Statutory Authority for Adoption: Chapter 15.86 RCW.
Other Authority: Chapter 34.05 RCW.
Adopted under notice filed as WSR 04-16-092 on August 3, 2004.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, 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 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 1, Repealed 0.

Date Adopted: November 22, 2004.
Mary A. Martin Toohey
Acting Director for Valoria H. Loveland Director

AMENDATORY SECTION (Amending WSR 03-03-044, filed $1 / 10 / 03$, effective $2 / 10 / 03$ )

WAC 16-157-020 Adoption of the National Organic Program. The 2001 National Organic Program final rule, 7 CFR Part 205, effective ((April 21, 2001)) November 3. 2003, is adopted by reference as Washington state standards for the production and handling of organic crops, livestock and processed food products. The ((z001)) National Organic Program final rule may be obtained from the department.

## WSR 04-24-016 <br> PERMANENT RULES DEPARTMENT OF HEALTH

[Filed November 22, 2004, 1:10 p.m., effective December 23, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: Establishes standards for pediatric cardiac surgery and interventional treatment centers and need forecasting methods. The rule responds to an August 1999 court decision, requiring the department to adopt these standards consistent with the definitions and standards in the American Academy of Pediatrics, Guidelines for Pediatric Cardiology Diagnostic and Treatment Centers.

Statutory Authority for Adoption: Chapter 70.38 RCW.
Other Authority: State Court of Appeals, Case \# 23480-7-11.

Adopted under notice filed as WSR 04-11-099 on May 19, 2004.

Changes Other than Editing from Proposed to Adopted Version: The term "board prepared" has been changed to "board eligible."

A final cost-benefit analysis is available by contacting Yvette Fox, P.O. Box 47852, Olympia, WA 98504-7852, phone (360) 236-2928, fax (360) 236-2901, e-mail yvette.fox@doh.wa.gov.

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 1, 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 1, Amended 0, Repealed 0.

Date Adopted: November 22, 2004.
M. C. Selecky

Secretary

## NEW SECTION

WAC 246-310-263 Pediatric cardiac surgery and interventional treatment center standards and need forecasting method. (1) A pediatric cardiac surgery and interventional treatment center is a hospital providing comprehensive pediatric cardiology care, including medical and surgical diagnosis and treatment.
(2) Pediatric cardiac surgery and interventions includes, but is not limited to: All pediatric surgery of the heart (excluding organ transplantation) and the great vessels in the chest; all pediatric catheter-based nonsurgical therapeutic and diagnostic interventions in the heart and great vessels in the chest; and invasive pediatric electrophysiologic procedures.
(3) Pediatric cardiac surgery and interventional procedure is a tertiary service as listed in WAC 246-310-020. To be granted a certificate of need for a pediatric cardiac surgery and interventional treatment center, a hospital must meet the standards in this section in addition to applicable review criteria in WAC 246-310-210, 246-310-220, 246-310-230, and 246-310-240.
(4) The department must review new pediatric cardiac surgery and interventional center applications using the concurrent review cycle in this section.
(a) Applicants must submit letters of intent between the first working day and last working day of August of each year.
(b) Initial applications must be submitted between the first working day and last working day of September of each year.
(c) The department shall screen initial applications for completeness by the last working day of October of each year.
(d) Responses to screening questions must be submitted by the last working day of November of each year.
(e) The public review and comment period for applications begins on December 16 of each year. If December 16 is not a working day in any year, then the public review and comment period begins on the first working day after December 16 .
(f) The public comment period is limited to ninety days, unless extended according to the provisions of WAC 246-310-120 (2)(d). The first sixty days of the public comment period shall be reserved for receiving public comments and conducting a public hearing, if requested. The remaining thirty days shall be for the applicant or applicants to provide rebuttal statements to written or oral statements submitted during the first sixty-day period. Any interested person that:
(i) Is located or resides within the applicant's health service area;
(ii) Testified or submitted evidence at a public hearing; and
(iii) Requested in writing to be informed of the department's decision, must also be provided the opportunity to provide rebuttal statements to written or oral statements submitted during the first sixty-day period.
(g) The final review period is limited to sixty days, unless extended according to the provisions of WAC 246 -310-120.
(5) The department may convert the review of an application that was initially submitted under the concurrent review cycle to a regular review process if the department determines that the application does not compete with another application.
(6) Any letter of intent or certificate of need application submitted for review in advance of this schedule, or certificate of need application under review as of the effective date of this section, shall be held by the department for review according to the schedule in this section.
(7) Standards.
(a) A minimum of one hundred pediatric cardiac surgical procedures (seventy-five with extracorporeal circulation) per year and a minimum of one hundred fifty catheterizations must be performed at a hospital with a pediatric cardiac sur-
gery and interventional treatment center by the third year of operation and each year thereafter.
(b) Hospitals applying for a pediatric cardiac surgery and interventional center certificate of need must demonstrate that they can meet one hundred ten percent of the minimum volume standards. The applicant hospital must provide data from CHARS demonstrating:
(i) The zip codes served by the applying hospital;
(ii) The percentage of the total hospital admissions for children ages zero through nineteen served by the applying hospital in each of the applicable zip codes during the most recent available three years data. Expired patients will not be counted;
(iii) The number of pediatric heart surgeries, number of therapeutic and diagnostic interventions and invasive electrophysiologic procedures performed in these zip codes during the most recent available three years data. The percentage established in (b)(ii) of this subsection shall then be applied to the number of pediatric heart surgeries, interventions and invasive electrophysiologic procedures. This number must be equal to or greater than one hundred ten percent of the minimum volume standards.
(c) The department will not grant a certificate of need to a new center if:
(i) The new center will reduce any existing center below one hundred ten percent of any one of the minimum volume standards; or
(ii) Reduces the volumes of any existing center that has not yet met any one of the minimum volume standards; or
(iii) Fails to meet any one of the center's minimum volume standards.
(d) At time of initiating the program, and thereafter, the director of the pediatric cardiac surgery and interventional center must be a U.S. board certified pediatric cardiologist.
(e) At time of initiating the program, and thereafter, pediatric cardiac surgery and interventional centers must have at least two U.S. board certified or board eligible cardiac surgeons on the staff. At least one of the required surgeons must be certified by the American Board of Thoracic Surgery. Board eligible status must not extend beyond five years.
(f) The program must provide twenty-four hour coverage.
(g) Hospitals with a pediatric cardiac surgery and interventional center must have plans for facilitating emergency access to heart surgery services at all times for the population they serve. These plans should, at minimum, include arrangements for addressing peak volume periods (such as joint agreements with other programs, the capacity to temporarily increase staffing, etc.), and the maintenance of or affiliation with emergency transportation services (including contingency plans for poor weather and known traffic congestion problems).
(h) Hospitals with a pediatric cardiology surgery and interventional center must provide a copy of the hospital's QI plan that includes/incorporates a section specific to the pediatric cardiac surgery and interventional center.
(i) If a certificate of need is issued, it will be conditioned, at a minimum, to require ongoing compliance with the certificate of need standards. Failure to meet the conditioned stan-
dards may be grounds for revocation or suspension of a hospital's certificate of need, or other appropriate licensing or certification action.
(j) In the event two or more centers are competing to meet the same forecasted net need, the department shall consider the following factors when determining which proposal best meets forecasted need:
(i) The most appropriate improvement in geographic access;
(ii) The most cost efficient service;
(iii) Minimizing impact on existing programs;
(iv) Providing the greatest breadth and depth of pediatric cardiovascular and support services; and
(v) Facilitating emergency access to care.
(k) Hospitals granted a certificate of need have three years from the date of initiating the program to meet the center procedure volume standards.
(l) These standards should be reevaluated every three years.
(8) Need forecasting method. The data used for evaluating applications submitted during the concurrent review cycle will be the most recent three years CHARS data available at the close of the application submittal period for that review cycle. Separate forecasts are to be made for heart surgery, interventions and electrophysiological procedures.
(a) Step 1. Compute the planning area's current capacity. When a new center is being established, the assumed volume of that center will be the greater of the actual volume or the minimum volume standards or the estimated volumes described in the approved application, including any adjustments made by the department in the course of review and approval.
(b) Step 2. Compute the percent of out-of-state use of the area's hospitals.
(c) Step 3. Compute the planning area's average agespecific use rates.
(d) Step 4. Multiply the planning area's age-specific use rates by the area's corresponding forecast year population. The sum of these figures equals the forecasted number of pediatric cardiac surgical and interventional procedures expected to be performed on Washington pediatric residents.
(e) Step 5. Increase the number of pediatric cardiac surgical and interventional procedures expected to. occur within the planning area in accordance with the percent of procedures calculated as occurring in those hospitals on out-ofstate residents, based on the average of the last three years. This figure equals the total forecasted number of procedures expected to occur within the hospital's planning area.
(f) Step 6. Calculate the net need for additional pediatric cardiac centers by subtracting the current capacity from the total forecasted pediatric cardiac surgical and interventional procedures.
(g) Step 7. The department will not grant a certificate of need for a new center if the need is less than the minimum volume standards. An exception may be made and a certificate of need granted if $(\mathrm{g})(\mathrm{i})$ and (ii) of this subsection can be met:
(i) The applying hospital can meet all the other certificate of need criteria for a pediatric cardiac surgery and interventional treatment center (including documented evidence
of capability of achieving the minimum volume standard); and
(ii) At least eighty percent of the results identified in subsection (7)(b)(iii) of this section for pediatric cardiac services received pediatric cardiac services more than seventy-five miles away.
(9) For the purposes of the forecasting method in this section, the following terms have the following specific meanings:
(a) Age-specific categories. The categories used in computing age-specific values will be zero through fourteen, fifteen through nineteen year olds.
(b) Current capacity. The planning area's current capacity for pediatric cardiac surgical and interventional procedures equals the sum of the highest reported annual volume for each hospital with an approved pediatric cardiac surgical and interventional center within the planning area. When a new center is being established, the assumed volumes of that center will be the greater of the actual volume or minimum volume standards or the estimated volumes described in the approved application, including any adjustments made by the department in the course of review and approval.
(c) Forecast year. Pediatric cardiac surgery and interventional service needs shall be based on forecasts for the fourth year after the certificate of need pediatric cardiac surgery and interventional concurrent review process.
(d) Pediatric cardiac surgery and intervention. Pediatric cardiac surgery and intervention means diagnosis related groups (DRGs) 104-111 and 115-116, as developed under the Centers for Medicare and Medicaid Services (CMS) contract. All adult cardiac procedures (ages twenty-one and over) are excluded. The department will update the list of codes administratively to reflect future revisions made by CMS to the DRGs to be considered in certificate of need definitions, analyses and decisions. The department's updates to DRGs will be based on the definition of pediatric heart surgery contained in subsection (2) of this section.
(e) Out-of-state use of planning area hospitals. The percent of out-of-state use of hospitals within the planning area will equal the percent of total pediatric cardiac surgery and interventional procedures occurring within the planning area's hospitals that were performed on patients from out-ofstate (or on patients whose reported zip codes are invalid). The most recent available three years data will be used to compute out-of-state use of Washington hospitals.
(f) Planning area. For the purpose of pediatric cardiac surgery and intervention, the planning area is the state of Washington.

Use rate. The pediatric cardiac surgery and interventional use rate equals the number of procedures performed on the pediatric residents of the planning area.
(10) The data source for pediatric cardiac surgery and interventional procedures is the comprehensive hospital abstract reporting system (CHARS), office of hospital and patient data, department of health.
(11) The data source for population estimates and forecasts is the office of financial management population trends reports.

## WSR 04-24-019 <br> PERMANENT RULES <br> HORSE RACING COMMISSION

[Filed November 22, 2004, 2:57 p.m., effective December 23, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: To increase license fees to cover the true cost of administration licensing as required by RCW 67.16.020(1) and to establish a fingerprint fee to cover the cost of conducting fingerprint-based background checks.

Citation of Existing Rules Affected by this Order: Repealing WAC 260-36-090; and amending WAC 260-28020, 260-36-020, 260-36-030, 260-36-040, 260-36-080, 260-36-100, and 260-60-300.

Statutory Authority for Adoption: RCW 67.16.020.
Adopted under notice filed as WṢR 04-20-035 on September 29, 2004.

Changes Other than Editing from Proposed to Adopted Version: A $\$ 100$ cap on multilicenses, excluding owner/ trainer was added. All license fees were raised by $\$ 1.00$ from the amounts in the proposed version. The following license types were removed: Bloodstock agent, daycare employees, equine physical/massage therapist, plater and volunteer. The following license types were added: Association employee-Volunteer nonpaid, service employee, spouse groom and veterinarian assistant. A provision for annual review of fees by the commission was added.

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 7, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 2, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 7, Repealed 1; Pilot Rule Making: New 0 , Amended 0 , Repealed 0 ; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Date Adopted: November 18, 2004.
R. J. Lopez

Administrative Services Manager
AMENDATORY SECTION (Amending Order 79-06, filed 12/17/79)

WAC 260-28-020 Stable names-Registration fees and restrictions. Each stable name must be duly registered with the commission.
(1) ((The annual fee in Washingten shall be $\$ 25.00$.
(2))) In applying to race under a stable name the applicant must disclose the identity or identities behind a stable name. If a partnership is involved in the identity behind a stable name, the rules covering partnerships must be complied with.
(((3))) (2) Changes in identities must be reported immediately to and approval obtained from the commission.
(((4))) (3) No person can use his real name for racing purposes so long as he has a registered one, without permission of the board of stewards.
((5))) (4) A trainer who is a licensed owner or part owner may use a stable name as owner or part owner. However, no trainer may be licensed as trainer other than in his legal name.
$\left(\left(\mathrm{f}_{\mathrm{A})}\right)\right.$ ) (5) Any person who has been registered under a stable name may, at any time, cancel it after he has given written notice to the commission.
$(((7)))(6)$ A stable name may be changed at any time by registering a new stable name and by paying the fee as required above.
((f))) (7) A person cannot register as his stable name one which has been registered by any other person with an association conducting a recognized meeting, or the Jockey Club (N.Y.) or with another racing authority.
$(((\mathcal{Y}))$ ) (8) A person may not register as his stable name one which is the real name of any owner of race horses, nor one which is the real or assumed name of any prominent person not owning race horses.
(( $(10))$ ) (9) A stable name shall be plainly distinguishable from that of another duly registered stable name.
$(((14)))(10)$ No stable name shall be used if in the judgment of the stewards it is being used for advertising purposes.
$(((12)))(11)$ Any combination of more than three owners will be required to race under a stable name.

AMENDATORY SECTION (Amending Order 89-03, filed 6/9/89)

WAC 260-36-020 Licenses required of jockeys, apprentices, owners, trainers. All jockeys and apprentice jockeys must first secure occupational license before accepting a mount; no trial ride will be permitted without such occupational license, except as provided in WAC 260-32020(1). Each owner and trainer must secure occupational license before entering a horse and the racing secretary shall be required to secure such occupational license number of owner and trainer making such entry. The license fee for jockeys, apprentices, owners, and trainers shall be for one year ((and shallbe \$15.00)).

AMENDATORY SECTION (Amending WSR 04-15-039, filed 7/12/04, effective 8/12/04)

WAC 260-36-030 Veterinarians and platersLicense required. The license fee for veterinarians and platers shall be for one year ((and shall be fifteen dellars)). Veterinarians and platers must be approved by the commission before practicing their professions on the grounds of an association. Veterinarians licensed by the commission may apply for a trainer's license subject to the following conditions:
(1) The individual licensed by the commission as a veterinarian and trainer may treat, using veterinary methods, only those horses for which he/she is the trainer of record.
(2) The individual licensed by the commission as a veterinarian and trainer shall not practice veterinary medicine on any horse other than for which he/she is the trainer of record.
(3) During an emergency on the grounds of the racing association the individual licensed by the commission as a
veterinarian and trainer may respond and assist at the scene of the emergency. Any veterinary treatment provided at the scene shall be reported in writing to the official veterinarian. The report shall include at a minimum the names of horses treated and treatment rendered.

AMENDATORY SECTION (Amending WSR 02-10-101, filed 4/30/02, effective 5/31/02)

WAC 260-36-040 Registration of personnel other than owners, trainers and jockeys-Fee. (1) Any person acting in an official capacity or any person employed on a race track shall be licensed or issued a temporary permit by the Washington horse racing commission for one year ((and the fee shall be $\$ 5.09$ ).
(2) Upon application by an association the Washington horse racing commission may issue a temporary permit for employment on the race track of a temporary employee. Such temporary permit shall be valid for employment in a nonrestricted area of the race track for a period not to exceed three days during a licensed live race meet or simulcast period in any calendar year. No temporary employee may work without a temporary work permit.
(a) A racing association shall provide to the Washington horse racing commission licensing department the name, date of birth and social security number of the temporary employee. The particular job or area where the temporary employee is to be assigned shall also be provided.
(b) Should an association desire to employ a temporary employee after the maximum three days allowed by the temporary permit such employee shall be required to obtain a regular occupational license issued by the Washington horse racing commission.
(3) Members and employees of the Washington horse racing commission shall be exempt from any license. Employees of the Washington horse racing commission shall be issued official and distinctive credentials, which shall include name, photograph and job identification or position. The identification or credentials issued to members or employees of the Washington horse racing commission shall bear the signature of the chairperson of the commission or such other person as may be designated by said chairperson. Identification credentials of members or employees of the Washington horse racing commission shall be displayed when required for entry to secured areas of the race track and at any other time official recognition is necessary or required.

AMENDATORY SECTION (Amending WSR 94-04-002, filed $1 / 20 / 94$, effective $2 / 20 / 94$ )

WAC 260-36-080 Duration of license. Every ((permit өf)) license issued by the commission shall expire on December 31st of the year for which it was issued( $(;$ Provided, however,)) except as provided below.
(a) ((all permits-هf)) A license((s)) shall be considered expired if the licensee is no longer performing the duties for which he or she was licensed, or, if applicable, the licensee is no longer employed by the employer who hired the licensee;
(b) The commission may, at its sole discretion, reinstate an expired license ((ineserese)) if the licensee is reemployed prior to December 31st of the year in which the
license was issued((,-of-extend license in eases-wherea Hieense has been));
(c) The commission may establish an expiration date beyond December 31st if the license is being issued for a single race meeting which spans two calendar years;
(d) On recommendation of the executive secretary to the commission, the commission may extend the duration of a license of a class 1 racing association employee from December 31st of the year in which the license was issued to March 1 st of the following year.

## NEW SECTION

WAC 260-36-085 License and fingerprint fees. The following are the annual license fees for any person actively participating in racing activities:

| Apprentice jockey | $\$ 66.00$ |
| :--- | ---: |
| Assistant trainer | $\$ 31.00$ |
| Association employee-management | $\$ 21.00$ |
| Association employee-hourly/seasonal | $\$ 11.00$ |
| Association employee-volunteer nonpaid | No fee |
| Authorized agent | $\$ 21.00$ |
| Clocker | $\$ 21.00$ |
| Exercise person | $\$ 66.00$ |
| Groom | $\$ 21.00$ |
| Honorary licensee | $\$ 11.00$ |
| Jockey agent | $\$ 66.00$ |
| Jockey | $\$ 66.00$ |
| Other | $\$ 21.00$ |
| Owner | $\$ 66.00$ |
| Pony person | $\$ 66.00$ |
| Prospective owner | $\$ 66.00$ |
| Service employee | $\$ 21.00$ |
| Spouse groom | $\$ 21.00$ |
| Stable license | $\$ 41.00$ |
| Trainer | $\$ 66.00$ |
| Vendor | $\$ 101.00$ |
| Veterinarian | $\$ 101.00$ |

Persons obtaining more than one type of license in a calendar year, excluding individuals applying for an owner and trainer license, shall not be assessed a license fee over \$100.00.

In addition to the above fees, a $\$ 10.00$ fee will be added to cover the costs of conducting a fingerprint-based background check. The background check fee will be assessed only once annually regardless of the number of different types of licenses an individual possesses.

The commission shall review license and fingerprint fees annually to determine if they need to be adjusted to comply with RCW 67.16.020.

AMENDATORY SECTION (Amending Rules of racing, filed $4 / 21 / 61$ )

WAC 260-36-100 ((Photographs-and)) Fingerprints and photographs. Every person ((holding a permit tocent duct parimuttel wagering in this state and-every persen-whe is a member of an association holding sueh a permit and every persen whe is an efficer or director of a cerperatien whieh helds-such a permit, and every employee of the holder of such permit in any eapacity connected to any extent with the parimutuel wagering business in this-state, and all trainers, joekeys, apprentices, grooms, exereise boys, managers, agents, blacksmiths, veterinarians, and-like persens-whe aetively participate in the racing aetivities of any-such permit helders;)) applying for a license to actively participate in racing shall furnish the commission((,-ondemand, fer its-fites;)) his or her fingerprints and photograph(( $\rightarrow$ whieh fingerprints and phetograph shall be taken at sueh time and plaees and in sueh manner ta the commission may from time te time direet and preseribe)) upon making an initial application for a license and at least once every three years thereafter. However, the commission, in its discretion, may require fingerprints from any applicant or licensee at any time.

## REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 260-36-090 Duplicate license cards.

AMENDATORY SECTION (Amending WSR 96-12-008, filed 5/23/96, effective 6/23/96)

WAC 260-60-300 Who may claim. Who may claim: Owner, authorized agent or prospective owner possessing a claiming certificate.
(1) In claiming races, any horse is subject to be claimed for its entered price by any owner at that meeting or by a licensed authorized agent for the account of such owner. For the purpose of this rule an "owner" shall be deemed to be an owner as defined in WAC 260-12-010. Furthermore, such owner shall be registered in good faith for racing and has had a horse or horses occupying assigned stall space for the race meeting. The right to claim shall not be forfeited even though all horses occupying such stall space may have been eliminated.
(2) In addition to the above rule, any horse is subject to be claimed by a person or a licensed authorized agent for the account of such person, providing such person has applied to and has been approved by the commission as a prospective owner and has been issued a claiming certificate. The names of persons obtaining a claiming certificate shall be prominently displayed in the offices of the commission and the racing secretary. Once the prospective owner has successfully claimed a horse he/she must secure an owner's license on a timely basis. An applicant for a claim certificate shall submit to the Stewards:
(a) A completed application for a claiming permit and the ((\$25)) licensing fee;
(b) The name of a licensed trainer who will assume the care and responsibility for any horse claimed;
(c) The stewards shall issue a claim certificate upon satisfactory evidence that the applicant is eligible for an owner's license;
(d) The claim certificate shall expire with the conclusion of the race meeting at which it was issued, or upon the claim of a horse, or upon issuance or denial of an owner's license, whichever comes first;
(e) A claim certificate may be renewed by the stewards during the same year with no additional fee;
(f) A claiming certificate may be issued to a person who had been licensed as an owner during a previous race meet.t

WSR 04-24-022 PERMANENT RULES DEPARTMENT OF LICENSING
[Filed November 23, 2004, 8:24 a.m., effective January 3, 2005]
Effective Date of Rule: January 3, 2005.
Purpose: Rule making is made as a public safety measure requiring a stolen vehicle check upon application for certificate of ownership.

Statutory Authority for Adoption: RCW 46.01.110.
Adopted under notice filed as WSR 04-11-112 on May 19, 2004.

Changes Other than Editing from Proposed to Adopted Version: Change of subsection (4) to law enforcement of the local jurisdiction rather than just Washington State Patrol.

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 1, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Date Adopted: November 23, 2004.
Fred Stephens
Director

## NEW SECTION

WAC 308-56A-024 Stolen vehicle check required for certificate of ownership. (1) Is a stolen vehicle check required whenever application is made for certificate of ownership? Yes. A Washington Crime Information Center/National Crime Information Center (WACIC/NCIC) stolen vehicle search will be performed on all vehicle title transactions.
(2) What is a WACIC/NCIC stolen vehicle search? A WACIC/NCIC stolen vehicle search is defined to include any nationally recognized source of stolen vehicle data obtained from the NCIC, including the National Insurance Crime Bureau (NICB).
(3) Who is authorized to receive and process stolen vehicle search inquiries? The department and vehicle licensing offices are authorized to receive and process stolen vehicle search information. In addition to WACIC/NCIC, stolen vehicle searches may also be processed through any nationally recognized source of stolen vehicle data obtained from the NCIC, including the National Insurance Crime Bureau (NICB).
(4) What happens if the stolen vehicle search indicates the vehicle has been reported stolen? If the information obtained indicates the vehicle has been reported and confirmed stolen, the law enforcement agency with jurisdiction in the geographic location of the attempted licensing transaction will immediately be notified. A title will not be issued until the matter is resolved. If the department checks with the reporting law enforcement agency or jurisdiction and the reporting agency indicates that the vehicle's stolen status has been resolved, a certificate of ownership will be issued if the department is satisfied that all other requirements have been met.
(5) What happens if the stolen vehicle search indicates that the vehicle has not been reported stolen? If the stolen vehicle check is negative, a certificate of ownership will be issued if the department is satisfied that all other requirements have been met.

## WSR 04-24-025 PERMANENT RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 23, 2004, 9:53 a.m., effective January 1, 2005]
Effective Date of Rule: January 1, 2005.
Purpose: Chapter 296-17 WAC, General reporting rules, classifications, audit and recordkeeping, rates and rating system for Washington workers' compensation insurance (2005 workers' compensation premium rates), this rule-making order will adopt risk classification premium base rates and experience rating plan tables to reflect updated loss experience, and provide a $3.7 \%$ general rate increase effective January $1,2005$.

Citation of Existing Rules Affected by this Order: Amending 8 [WAC 296-17-855, 296-17-875, 296-17-880, 296-17-885, 296-17-890, 296-17-895, 296-17-89502, 296-17-90492, and 296-17-920.

Statutory Authority for Adoption: RCW 51.04.020, 51.16.035, and 51.32.073.

Adopted under notice filed as WSR 04-19-033 on September 9, 2004, and WSR 04-19-055 on September 14, 2004.

Changes Other than Editing from Proposed to Adopted Nersion: Labor and industries inadvertently published the wrong rates for risk classification 7122 temporary help -
laborers for manufacturing/processing. The correct rates were included in the hearing document for each hearing held.

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 9, 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.

Date Adopted: November 23, 2004.
Paul Trause
Director
AMENDATORY SECTION (Amending WSR 03-24-066, filed $12 / 1 / 03$, effective $1 / 1 / 04$ )

WAC 296-17-855 Experience modification. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$
\text { MODIFICATION } \quad=\frac{A p+W A e+(1-W) E e+B}{E+B}
$$

The components Ap , WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E , shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.
"Ap" signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ( $(\$ 15,09 z)$ ) $\$ 17,124$ the primary actual loss shall be determined from the formula:

PRIMARY LOSS $\quad=\frac{((37,730)) 42,810}{\text { Total loss }+((22,638)) \underline{25,686}} \times$ total loss
Primary actual losses for selected claim values are shown in Table I. For each claim less than ((\$15,092))
$\$ 17,124$ the full value of the claim shall be considered a primary loss.
"Ae" signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.
"W" signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.
"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.
"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.
" B " signifies " B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element ( $B$ value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending WSR 03-24-066, filed 12/1/03, effective 1/1/04)

WAC 296-17-875 Table I.


| Primary <br> Losses for Selected Claim Values <br> Effective January <br> 1, <br> CLAIM VALUE |  |
| :--- | :---: |
| 300,000 | PRIMARY LOSS |

AMENDATORY SECTION (Amending WSR 03-24-066, filed 12/1/03, effective $1 / 1 / 04$ )

WAC 296-17-880 Table II.
( ("B" and-"WH"Valtes
Maximum Claim Value - $\$ 377,309$
Average Death-Value $=\$ 211,599$
$\left.\begin{array}{cccc}\begin{array}{c}\text { Expeeted Losses } \\ \text { E. }\end{array} & & \text { B } & \text { W } \\ 8,174 \text { \& Under }\end{array}\right)$

| Expected Losses |  |  | 8 | W | Expected Losses |  |  | B | W |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 168,498 | - | 179,408 | 58,374 | 0.18 | 1,048,846 | - | 1,082,236 | 24,916 | 0.65 |
| 179,409 | - | 190,513 | 57,662 | 0.19 | 1,082,237 | - | 1,116,753 | 24,204 | 0.66 |
| 190,514 | - | 201,819 | 56,950 | 0.20 | 1,116,754 | - | 1,152,456 | 23,492 | 0.67 |
| 201,820 | - | 213,330 | 56,239 | 0.24 | 4,152,457 | - | 1,189,409 | 22,780 | 0.68 |
| 213,331 | - | 225,053 | 55,527 | 0.22 | 1,189,410 | - | 1,227,680 | 22,068 | 0.69 |
| 225,054 | - | 236,994 | 54,815 | 0.23 | 1,227,681 | - | 1,267,342 | 21,356 | 0.70 |
| 236,995 | - | 249,159 | 54,103 | 0.24 | 1,267,343 | - | 1,308,474 | 20,645 | 0.74 |
| 249,160 | - | 261,556 | 53,391 | 0.25 | 1,308,475 | - | 1,351,160 | 19,933 | 0.72 |
| 261,557 | - | 274,192 | 52,679 | 0.26 | 1,351,161 | - | 1,395,492 | 19,221 | 0.73 |
| 274,193 | - | 287,073 | 51,967 | 0.27 | 4,395,493 | - | 1,441,570 | 18,509 | 0.74 |
| 287,074 | - | 300,207 | 51,255 | 0.28 | 1,441,571 | - | 1,489,498 | 17,797 | 0.75 |
| 300,208 | - | 313,604 | 50,543 | 0.29 | 1,489,499 | - | 1,539,395 | 17,085 | 0.76 |
| 313,605 | - | 327,270 | 49,832 | 0.30 | 1,539,396 | - | 1,591,384 | 16,373 | 0.77 |
| 327,274 | - | 341,215 | 49,120 | 0.34 | 1,591,385 | - | 1,645,602 | 15,661 | 0.78 |
| 341,216 | - | 355,447 | 48,408 | 0.32 | 1,645,603 | - | 1,702,199 | 14,949 | 0.79 |
| 355,448 | - | 369,977 | 47,696 | 0.33 | 4,702,200 | - | 1,761,336 | 14,238 | 0.80 |
| 369,978 | - | 384,813 | 46,984 | 0.34 | 1,761,337 | - | 1,823,191 | 13,526 | 0.81 |
| 384,814 | - | 399,967 | 46,272 | 0.35 | 4,823,192 | - | 1,887,956 | 12,814 | 0.82 |
| 399,968 | - | 415,449 | 45,560 | 0.36 | 4,887,957 | - | 1,955,847 | 12,102 | 0.83 |
| 415,450 | - | 431,274 | 44,848 | 0.37 | 4,955,848 | - | 2,027,096 | 4,390 | 0.84 |
| 431,272 | - | 447,444 | 44,137 | 0.38 | 2,027,097 | - | 2,101,963 | 10,678 | 0.85 |
| 447,445 | - | 463,984 | 43,425 | 0.39 | 2,101,964 | - | 2,180,733 | 9,966 | 0.86 |
| 463,982 | - | 480,895 | 42,713 | $\theta .40$ | 2,180,734 | - | 2,263,722 | 9,254 | 0.87 |
| 480,896 | - | 498,199 | 42,001 | 0.44 | 2,263,723 | - | 2,351,282 | 8,543 | 0.88 |
| 498,200 | - | 515,908 | 41,289 | 0.42 | 2,351,283 | - | 2,443,804 | 7,834 | 0.89 |
| 515,909 | - | 534,037 | 40,577 | 0.43 | 2,443,805 | - | 2,541,728 | 7,419 | 0.98 |
| 534,038 | - | 552,601 | 39,865 | 0.44 | 2,541,729 | - | 2,645,543 | 6,407 | 0.94 |
| 552,602 | - | 571,617 | 39,153 | 0.45 | 2,645,544 | - | 2,755,802 | 5,695 | 0.92 |
| 571,618 | - | 591,102 | 38,442 | 0.46 | 2,755,803 | - | 2,873,128 | 4,883 | 0.93 |
| 591,103 | - | 641,075 | 37,730 | 0.47 | 2,873,129 | - | 2,998,229 | 4,274 | 0.94 |
| 611,076 | - | 631,555 | 37,018 | 0.48 | 2,998,230 | - | 3,131,908 | 3559 | 0.95 |
| 631,556 | - | 652,562 | 36,306 | 0.49 | 3,131,909 | - | 3,275,085 | 28848 | 0.96 |
| 652,563 | - | 674,147 | 35,594 | 0.50 | 3,275,086 | - | 3,428,815 | 2,136 | 0.97 |
| 674,148 | - | 696,244 | 34,882 | 0.54 | 3,428,816 | - | 3,594,315 | 1,424 | 0.98 |
| 696,245 | - | 718,965 | 34,170 | 0.52 | 3,594,316 | - | 3,772,999 | 712 | 0.99 |
| 718,966 | - | 742,306 | 33,458 | 0.53 | 3,773,000 \& |  |  | $\theta$ | 4.00)) |
| 742,307 | - | 766,294 | 32,746 | 0.54 |  |  | and "W" Ya |  |  |
| 766,295 | - | 790,957 | 32,035 | 0.55 |  | Effe | ve January 1 |  |  |
| 790,958 | - | 816,324 | 31,323 | 0.56 |  |  | , |  |  |
| 816,325 | - | 842,426 | 30,64 | 0.57 |  | ximu | Claim Value $=$ | \$428,100 |  |
| 842,427 | - | 869,299 | 29,899 | 0.58 |  | erage | eath Value $=$ | 209,345 |  |
| 869,300 | - | 896,976 | 29,187 | 0.59 | Expect | Loss |  |  |  |
| 896,977 | - | 925,496 | 28,475 | 0.60 | 9,275 \& Und |  |  | 80,774 | 0.00 |
| 925,497 | - | 954,899 | 27,763 | 0.61 | $\underline{9,276}$ | $=$ | $\underline{18,689}$ | 79,966 | 0.01 |
| 954,900 | - | 985,227 | 27,054 | 0.62 | 18,690 | = | $\underline{28,243}$ | 79,159 | 0.02 |
| 985,228 | - | 1,016,526 | 26,340 | 0.63 | $\underline{28,244}$ | $=$ | 37.943 | 78.351 | $\underline{0.03}$ |
| 1,016,527 | - | 4,048,845 | 25,628 | 0.64 | 37,944 | - | 47,790 | 77,543 | 0 |


|  | Expected Losses |  |  | B | W | Expected Losses |  |  | B | W |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 47,791 | $=$ | 57,789 | 76,735 | 0.05 | 789.988 | $=$ | 815,767 | 38,772 | 0.52 |
|  | 57,790 | $=$ | 67,945 | 75,928 | 0.06 | 815,768 | $=$ | 842,251 | 37,964 | 0.53 |
|  | 67,946 | $=$ | 78,260 | 75,120 | 0.07 | 842,252 | $=$ | 869,469 | $\underline{37,156}$ | 0.54 |
|  | 78,261 | $=$ | 88,739 | 74,312 | 0.08 | 869,470 | $=$ | 897,452 | 36,348 | 0.55 |
|  | 88.740 | $=$ | $\underline{99,386}$ | 73,504 | 0.09 | 897,453 | $=$ | 926,235 | 35,541 | 0.56 |
|  | $\underline{99,387}$ | $=$ | 110,205 | 72,697 | 0.10 | 926,236 | $=$ | 955,852 | 34,733 | 0.57 |
|  | 110,206 | $=$ | 121,202 | 71,889 | 0.11 | 955,853 | $=$ | 986,343 | 33,925 | 0.58 |
|  | 121,203 | $=$ | 132,381 | 71,081 | 0.12 | 986,344 | $=$ | 1,017,746 | 33,117 | 0.59 |
|  | $\underline{132,382}$ | $=$ | 143,747 | 70,273 | 0.13 | 1,017,747 | $=$ | 1,050,106 | 32,310 | 0.60 |
|  | 143,748 | $=$ | 155,305 | $\underline{69,466}$ | 0.14 | 1,050,107 | $=$ | 1,083,468 | 31,502 | 0.61 |
|  | 155,306 | $=$ | 167,060 | 68,658 | 0.15 | 1,083,469 | $=$ | 1,117,880 | 30,694 | 0.62 |
|  | 167,061 | $=$ | 179,017 | 67,850 | 0.16 | 1,117,881 | $=$ | 1,153,393 | 29,886 | 0.63 |
|  | 179,018 | $=$ | 191,183 | 67,042 | 0.17 | $\underline{1,153,394}$ | $=$ | 1,190,063 | $\underline{\text { 29,079 }}$ | 0.64 |
|  | 191,184 | $=$ | 203,564 | 66,235 | 0.18 | 1,190,064 | $=$ | $1,227,949$ | $\underline{28,271}$ | 0.65 |
|  | $\underline{203.565}$ | $=$ | 216,165 | $\underline{65,427}$ | 0.19 | 1,227,950 | = | 1,267,114 | $\underline{27,463}$ | $\underline{0.66}$ |
| E | $\underline{216,166}$ | $=$ | 228,992 | 64,619 | 0.20 | 1,267,115 | $=$ | 1,307,624 | $\underline{26,655}$ | 0.67 |
| E | $\underline{228,993}$ | $=$ | $\underline{242,053}$ | $\underline{63.811}$ | 0.21 | 1,307,625 | $=$ | 1,349,553 | $\underline{25,848}$ | 0.68 |
| 㫛 | $\underline{242.054}$ | $=$ | 255,354 | 63,004 | 0.22 | 1,349,554 | $=$ | 1.392,976 | $\underline{25,040}$ | 0.69 |
|  | 255,355 | $=$ | 268,903 | 62,196 | 0.23 | 1,392,977 | $=$ | 1,437,978 | $\underline{24,232}$ | $\underline{0.70}$ |
|  | 268,904 | $=$ | $\underline{282,707}$ | 61,388 | 0.24 | 1,437,979 | $=$ | 1,484,648 | $\underline{23,424}$ | 0.71 |
|  | $\underline{282,708}$ | $=$ | $\underline{296,773}$ | 60,581 | 0.25 | 1,484,649 | $=$ | 1,533,082 | $\underline{22,617}$ | 0.72 |
|  | 296,774 | $=$ | 311,109 | $\underline{59,773}$ | 0.26 | 1.533,083 | $=$ | 1,583,383 | $\underline{21,809}$ | 0.73 |
|  | 311,110 | $=$ | 325,725 | 58,965 | 0.27 | 1,583,384 | $=$ | 1,635,664 | $\underline{21,001}$ | 0.74 |
|  | 325,726 | $=$ | 340,628 | 58,157 | 0.28 | 1,635,665 | = | 1,690,046 | $\underline{20,194}$ | 0.75 |
|  | 340,629 | $=$ | 355,828 | 57.350 | 0.29 | 1,690,047 | $=$ | 1,746,661 | 19,386 | 0.76 |
|  | 355,829 | $=$ | 371.334 | 56,542 | 0.30 | 1,746,662 | = | 1,805,650 | $\underline{18.578}$ | 0.77 |
|  | $\underline{371.335}$ | $=$ | 387,156 | 55,734 | 0.31 | 1,805,651 | $=$ | 1,867,168 | 17.770 | $\underline{0.78}$ |
|  | 387,157 | $=$ | 403,305 | -54,926 | 0.32 | 1,867,169 | $=$ | 1,931,385 | 16.963 | $\underline{0.79}$ |
|  | 403,306 | $=$ | $\underline{419.791}$ | 54,119 | $\underline{0.33}$ | 1,931,386 | $=$ | 1,998,484 | 16.155 | 0.80 |
|  | 419,792 | $=$ | 436,625 | 53,311 | 0.34 | 1,998,485 | $=$ | $\underline{2,068,667}$ | 15,347 | 0.81 |
|  | 436,626 | $=$ | 453,820 | 52,503 | 0.35 | 2,068,668 | $=$ | $\underline{2.142 .153}$ | 14.539 | $\underline{0.82}$ |
|  | $\underline{453.821}$ | $=$ | 471,386 | 51,695 | 0.36 | 2.142,154 | $=$ | 2,219,184 | 13,732 | 0.83 |
|  | 471,387 | $=$ | 489,338 | $\underline{50,888}$ | 0.37 | 2,219,185 | $=$ | 2,300,027 | $\underline{12.924}$ | 0.84 |
|  | 489,339 | $=$ | 507,689 | 50,080 | 0.38 | 2,300,028 | $=$ | $\underline{2,384.974}$ | 12,116 | $\underline{0.85}$ |
|  | 507,690 | = | $\underline{526,453}$ | 49,272 | 0.39 | 2,384,975 | $=$ | $\underline{2,474,349}$ | 11,308 | $\underline{0.86}$ |
|  | 526,454 | = | 545,644 | 48,464 | 0.40 | $\underline{2,474,350}$ | $=$ | $\underline{2,568,512}$ | 10.501 | 0.87 |
|  | 545,645 | = | 565,278 | 47,657 | 0.41 | $\underline{2,568,513}$ | $=$ | $\underline{2,667,861}$ | $\underline{9,693}$ | 0.88 |
|  | 565,279 | $=$ | 585,371 | 46,849 | $\underline{0.42}$ | $\underline{2,667,862}$ | $=$ | 2,772,841 | 8,885 | $\underline{0.89}$ |
|  | 585,372 | $=$ | 605,941 | 46,041 | $\underline{0.43}$ | 2,772,842 | $=$ | 2,883,949 | $\underline{8,077}$ | $\underline{0.90}$ |
|  | 605,942 | $=$ | 627,004 | 45,233 | 0.44 | 2,883,950 | $=$ | 3,001,741 | 7,270 | 0.91 |
|  | 627,005 | $=$ | $\underline{648,580}$ | 44,426 | 0.45 | 3,001,742 | $=$ | 3,126,846 | 6,462 | 0.92 |
|  | 648,581 | $=$ | 670,689 | 43,618 | $\underline{0.46}$ | 3.126.847 | $=$ | 3,259,969 | 5,654 | 0.93 |
|  | 670,690 | $=$ | 693,351 | 42,810 | $\underline{0.47}$ | 3,259,970 | $=$ | 3,401,913 | 4,846 | 0.94 |
|  | 693.352 | $=$ | 716.588 | 42,002 | 0.48 | 3,401,914 | $=$ | 3,553,591 | $\underline{4.039}$ | 0.95 |
|  | 716,589 | $=$ | 740,424 | 41,195 | 0.49 | 3,553,592 | $=$ | 3,716,046 | 3,231 | 0.96 |
|  | 740,425 | $=$ | 764,881 | 40,387 | 0.50 | 3,716,047 | $=$ | 3,890,474 | $\underline{2,423}$ | 0.97 |
|  | 764,882 | $=$ | 789,987 | 39,579 | $\underline{0.51}$ | 3,890,475 | $=$ | 4,078,257 | 1,615 | 0.98 |


| Expected Losses |  |  | B | W | ((Class | 2000 | 2004 | 2002 | D-Ratio |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 4,078,258 | $=$ | 4,280,999 | 808 | $\underline{0.99}$ | 0519 | 1.5395 | +.5149 | 1.3766 | 0.454 |
| 4,281,000 \& Over |  |  | $\underline{0}$ | $\underline{1.00}$ | 0524 | 0.5834 | 0.5734 | 0.5235 | 0.439 |
|  |  |  |  |  | 0540 | 0.0193 | 0.0189 | 0.0172 | 0.457 |
| AMENDATORY SECTION (Amending WSR 03-24-066, filed 12/1/03, effective 1/1/04) |  |  |  |  | 0541 | 0.0104 | 0.0101 | 0.0093 | 0.441 |
|  |  |  |  |  | 0550 | 0.0268 | 0.0261 | 0.0235 | .0.369 |
| WAC 296-17-885 Table III. |  |  |  |  | 0551 | 0.0142 | 0.0139 | 0.0125 | 0.398 |
|  |  |  |  |  | 0604 | 0.5223 | 0.5138 | 0.4691 | 0.514 |
| Expected Loss Rates and D-Ratios for Indicated Fiscal Year |  |  |  |  | 0602 | 0.5704 | 0.5616 | 0.5135 | 0.576 |
|  |  |  |  |  | 0603 | 0.8753 | 0.8578 | 0.7763 | 0.437 |
| Expected Loss Rates in Dollars Per Worker Hour |  |  |  |  | 0604 | 0.8246 | 0.8134 | 0.7486 | 0.508 |
| Effective January 1, ((2004)) $\underline{2005}$ |  |  |  |  | 0606 | 0.3977 | 0.3929 | 0.3630 | 0.584 |
| (CClass | 2000 | 2004 | 2002 | DRatio | 0607 | 0.3697 | 0.3646 | 0.3355 | 0.551 |
| 0101 | 1.2052 | 1.1820 | +1.0720 | 0.444 | 0608 | 0.3092 | 0.3046 | 0.2794 | 0.515 |
| 0103 | 1.2092 4.4096 | 4.3857 | +1.2638 | 0.487 | 0701 | 1.7557 | 1.7135 | 1.5343 | 0.362 |
| 0104 | 0.8539 | 0.8384 | 0.7629 | 0.448 | 0803 | 0.4137 | 0.4082 | 0.3756 | 0.571 |
| 0105 | 1.2116 | 1.1933 | 4.0935 | 0.524 | 0901 | 1.4195 | 1.3922 | 1.2634 | 0.436 |
| 0107 | 4.0144 | 0.9960 | 0.9067 | 0.444 | 1002 | 0.9122 | 0.8984 | 0.8239 | 0.494 |
| 0108 | 0.8539 | 0.8384 | 0.7629 | 0.448 | 1003 | 7453 | 39 | 0.6731 | 0.497 |
| 0112 | 0.6284 | 0.6174 | 0.5633 | 0.478 | 1004 | 0.4327 | 59 | 0.3895 | 34 |
| 0201 | 2.1498 | 2.1073 | 1.9097 | 0.419 | 1095 | 6.5172 | 6.3978 | 5.8169 | . 450 |
| 0202 | 2.9972 | 2.9383 | 2.6660 | 0.390 | 1007 | 0.3073 | 0.3023 | 0.2765 | 500 |
| 0210 | 4.8985 | 1.0759 | 0.9733 | 0.397 | 404 | 0.5726 | 0.5649 | 0.5198 | 0.552 |
| 0212 | 4.0054 | 0.9865 | 0.8961 | 0.440 | 402 | +.447 | +.0953 | 0.9975 | 0.485 |
| 0214 | 1.4443 | +.0925 | 0.9902 | 0.433 | 403 | 0.9738 | 0.9583 | 0.8783 | 0.441 |
| 0217 | 4.0190 | 1.0006 | 0.9100 | 0.467 | +04 | 0.4624 | 0.4570 | 0.4229 | 0.551 |
| 8219 | 0.9297 | 0.9151 | 0.8388 | 0.463 | H05 | 0.8783 | 0.8642 | 0.7914 | 0.460 |
| 0301 | 0.4954 | 0.4887 | 0.4498 | 0.543 | 406 | 9,3180 | 0.354 | 0.4843 | 0.549 |
| 0302 | 1.6598 | 1.6247 | 4.4658 | 0.415 | 408 | 0.5324 | 0.5256 | -8.8849 | 0.510 |
| 0303 | 1.5942 | 1.5620 | 4.4128 | 0.434 | 109 | 0.08573 | 0.5493 | 0.5027 | 0.5628 |
| 0306 | 0.8914 | 0.8742 | 0.7934 | 0.465 | 1304 +303 | 0.2022 | 0.1997 | 0.1840 | 0.623 |
| 0307 | 0.7988 | 0.785 | 0.7158 | 0.494 | 1304 | 0.0218 | 0.0215 | 0.0197 | 0.565 |
| 0308 | 0.4764 | 0.4703 | 0.4339 | 0.564 | +305 | 0.3250 | 0.3207 | 0.2954 | 0.555 |
| 0403 | 1.4527 | 1.4334 | 4.3188 | 0.564 | +401 | 0.4534 | 0.4468 | 0.4141 | 0.461 |
| 0502 | 1.3338 | 1.3069 | 1.1824 | 0.434 | +404 | 0.5898 | 0.5820 | 0.5364 | 0.536 |
| 0504 | 1.1259 | 1.1062 | 1.0086 | 0.447 | 1405 | 0.4100 | 0.4054 | 0.3737 | 0.599 |
| 0506 | 4.4685 | $\underline{4.4426}$ | 4.3150 | 0.452 | +407 | 0.5898 | 0.5820 | 0.5364 | 0.536 |
| 0507 | 2.5823 | 2.5369 | 2.3128 | 0.453 | +501 | 0.4884 | 0.4812 | 0.4414 | 0.554 |
| 0508 | 1.8148 | 1.7754 | 1.6008 | 0.386 | +507 | 0.4398 | 0.4334 | 0.3975 | 0.548 |
| 0509 | 1.3736 | 1.3452 | 1.2150 | 0.435 | 1701 | 0.8107 | 0.7966 | 0.7264 | 0.474 |
| 0510 | 1.3483 | 1.3250 | 1.2080 | 0.468 | 1702 | + 77146 | +.6789 | 4.5177 | 0.392 |
| 0514 | 4.4655 | 4.4394 | 1.3086 | 0.481 | 1703 | 0.7377 | 0.7212 | 0.6487 | 0.394 |
| 0512 | 4.4134 | 1.0942 | 0.9968 | 0.502 | 1704 | 0.8107 | 0.7966 | 0.7264 | 0.474 |
| 0513 | 0.7759 | 0.7621 | 0.6936 | 0.472 | +1804 | 05036 | 0.4950 | 0.4525 | 0.441 |
| 0514 | 1.4044 | 1.3807 | 1.2605 | 0.497 | 184 | 0.8036 |  | 0.4525 | 0.44 |
| 0516 | 1.3483 | 1.3250 | 1.2080 | 0.468 | +802 | 0.599 | - 0.5507 | 0.5044 | 0.528 |
| 0517 | 4.4720 | +.4479 | 1.3246 | 0.469 | $z 002$ | 0.6364 | 0.6284 | 0.5799 | 0.558 |
| 0518 | 1.4650 | +.4373 | 4.3054 | 0.436 | 2004 | 0.269 | 9.718 | 0.6620 | 0.577 |

## permanevi






















| ((Class | 2000 | 2001 | 2002 | P-Ratic | Class | 2001 | 2002 | 2003 | D-Ratio |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 6903 | 7.0367 | 6.8845 | 6.2274 | 0.305 | $\underline{0201}$ | $\underline{2.2793}$ | $\underline{2.1355}$ | 1.8234 | 0.422 |
| 6904 | 0.3139 | 0.3097 | 0.2839 | 0.653 | $\underline{0202}$ | 3.1165 | $\underline{2.9224}$ | $\underline{2.4913}$ | 0.392 |
| 6905 | 0.3423 | 0.3378 | 0.3108 | 0.624 | 0210 | $\underline{1.1711}$ | 1.0977 | 0.9362 | 0.413 |
| 6906 | 0.1286 | 0.1295 | 0.1259 | 0.748 | $\underline{0212}$ | 1.2103 | 1.1392 | $\underline{0.9793}$ | 0.440 |
| 6907 | 1.0003 | 0.9875 | 0.9093 | 0.580 | $\underline{0214}$ | $\underline{1.2368}$ | 1.1639 | 1.0019 | 0.456 |
| 6908 | 0.4396 | 0.4344 | 0.4012 | 0.603 | 0217 | $\underline{1.1222}$ | 1.0595 | 0.9185 | 0.477 |
| 6909 | 0.1012 | 0.1000 | 0.0927 | 0.596 | $\underline{0219}$ | 0.9327 | 0.8840 | $\underline{0.7700}$ | 0.466 |
| 7100 | 0.0285 | 0.0284 | 0.0259 | 0.493 | $\underline{0301}$ | 0.5505 | 0.5251 | $\underline{0.4671}$ | $\underline{0.542}$ |
| 7104 | 0.0229 | 0.0226 | 0.0207 | 0.466 | $\underline{0302}$ | $\underline{1.7920}$ | 1.6798 | 1.4339 | 0.433 |
| 7102 | 3.6989 | 3.6759 | 3.4556 | 0.599 | $\underline{0303}$ | 1.7655 | 1.6550 | 1.4122 | 0.427 |
| 7103 | 0.4619 | 0.4547 | 0.4158 | 0.524 | $\underline{0306}$ | 1.0070 | 0.9476 | 0.8177 | 0.466 |
| 7104 | 0.0254 | 0.0248 | 0.0230 | 0.626 | $\underline{0307}$ | 0.9108 | 0.8609 | $\underline{0.7502}$ | $\underline{0.489}$ |
| 7105 | 0.0256 | 0.0254 | 0.0235 | 0.655 | $\underline{0308}$ | 0.5076 | $\underline{0.4871}$ | $\underline{0.4379}$ | 0.583 |
| 7106 | 0.1670 | 0.1653 | 0.1532 | 0.630 | $\underline{0403}$ | 1.6320 | 1.5618 | 1.3958 | 0.576 |
| 7107 | 0.2143 | 0.2122 | 0.1975 | 0.586 | $\underline{0502}$ | 1.4301 | 1.3444 | 1.1549 | $\underline{0.453}$ |
| 7108 | $\theta .1800$ | 0.1785 | 0.1668 | 0.594 | 0504 | 1.2322 | 1.1636 | $\underline{1.0073}$ | 0.454 |
| 7109 | 0.1257 | 0.1245 | 0.1157 | 0.639 | $\underline{0507}$ | $\underline{2.7638}$ | 2.6089 | $\underline{2.2599}$ | $\underline{0.455}$ |
| 7110 | 0.3446 | 0.3390 | 0.3099 | 0.494 | $\underline{0508}$ | 1.9388 | 1.8100 | 1.5326 | 0.394 |
| 714 | 0.3477 | 0.3428 | 0.3150 | 0.555 | 0509 | 1.4222 | 1.3344 | 1.1471 | $\underline{0.452}$ |
| 7112 | 0.5364 | 0.5297 | 0.4889 | 0.563 | $\underline{0510}$ | 1.5059 | 1.4234 | 1.2369 | 0.475 |
| 7113 | 0.3518 | 0.3483 | 0.3238 | 0.596 | 0511 | 1.5826 | 1.4948 | $\underline{1.2983}$ | 0.484 |
| 7144 | 0.5500 | 0.5457 | 0.5093 | 0.667 | 0512 | 1.3794 | 1.2996 | 1.1232 | 0.469 |
| 7115 | 0.4964 | 0.4913 | 0.4561 | 0.619 | 0513 | $\underline{0.8549}$ | 0.8065 | 0.6985 | 0.469 |
| 7416 | 0.5440 | 0.5380 | 0.4984 | 0.583 | 0514 | 1.7390 | 1.6455 | 1.4336 | 0.489 |
| 7117 | 1.1569 | 1.1435 | 1.0570 | 0.609 | 0516 | 1.5059 | 1.4234 | 1.2369 | 0.475 |
| 7148 | 4.0029 | 0.9925 | 0.9204 | 0.612 | $\underline{0517}$ | 1.6143 | 1.5241 | 1.3201 | 0.451 |
| 7119 | 4.1234 | 4.1088 | 1.0249 | 0.568 | 0518 | 1.6428 | 1.5432 | 1.3256 | $\underline{0.441}$ |
| 7120 | 5.2244 | 5.1533 | 4.7450 | 0.529 | $\underline{0519}$ | $\underline{1.9724}$ | 1.8548 | 1.5929 | 0.428 |
| 7121 | 4.9659 | 4.8981 | 4.5086 | 0.533 | 0521 | 0.5565 | 0.5264 | 0.4581 | 0.464 |
| 7204 | 4.0899 | 1.0734 | 0.9815 | 0.544 | $\underline{0524}$ | 0.0218 | $\underline{0.0205}$ | $\underline{0.0177}$ | $\underline{0.465}$ |
| 7202 | 0.0342 | 0.0337 | 0.0308 | 0.532 | $\underline{0526}$ | $\underline{0.0112}$ | $\underline{0.0105}$ | $\underline{0.0090}$ | 0.433 |
| 7203 | 0.1126 | 0.1117 | 0.1044 | 0.596 | 0527 | 0.0009 | $\underline{0.0009}$ | 0.0007 | $\underline{0.433}$ |
| 7204 | 0.0000 | 0.0000 | 0.0909 | 1.000 | $\underline{0528}$ | 0.0028 | 0.0027 | 0.0023 | 0.482 |
| 7304 | 0.4249 | 0.4192 | 0.3864 | 0.512 | 0529 | $\underline{0.0016}$ | 0.0015 | $\underline{0.0013}$ | 0.465 |
| 7302 | 0.7810 | 0.7701 | 0.7089 | 0.502 | $\underline{0530}$ | 0.0294 | $\underline{0.0273}$ | $\underline{0.0230}$ | 0.371 |
| 7307 | 0.4762 | 0.4708 | 0.4359 | 0.565 | $\underline{0531}$ | 0.0159 | 0.0148 | $\underline{0.0125}$ | 0.382 |
| 7308 | 0.2467 | 0.2450 | 0.2297 | 0.642 | $\underline{0532}$ | $\underline{0.0014}$ | 0.0013 | 0.0011 | 0.382 |
| 7309 | 0.2434 | 0.2414 | 0.2252 | 0.629)) | $\underline{0533}$ | 0.0037 | 0.0034 | $\underline{0.0029}$ | 0.427 |
|  |  |  |  |  | $\underline{0534}$ | 0.0026 | $\underline{0.0024}$ | 0.0020 | 0.371 |
| Class | 2001 | $\underline{2002}$ | 2003 | D.Ratio | $\underline{0540}$ | 0.0227 | $\underline{0.0214}$ | $\underline{0.0185}$ | 0.465 |
| $\underline{0101}$ | 1.3244 | 1.2465 | 1.0733 | $\underline{0.454}$ | $\underline{0541}$ | 0.0120 | $\underline{0.0112}$ | 0.0097 | 0.433 |
| $\underline{0103}$ | $\underline{1.5617}$ | 1.4754 | 1.2827 | 0.479 | 0550 | $\underline{0.0299}$ | 0.0277 | 0.0233 | 0.371 |
| 0104 | $\underline{0.9424}$ | 0.8882 | $\underline{0.7665}$ | $\underline{0.455}$ | 0551 | 0.0166 | 0.0155 | $\underline{0.0130}$ | 0.382 |
| $\underline{0105}$ | 1.3329 | 1.2671 | 1.1151 | 0.522 | 0601 | 0.6091 | 0.5765 | 0.5043 | 0.506 |
| $\underline{0107}$ | 1.1948 | 1.1256 | $\underline{0.9710}$ | 0.451 | 0602 | $\underline{0.6772}$ | 0.6437 | 0.5654 | 0.543 |
| 0108 | 0.9424 | 0.8882 | $\underline{0.7665}$ | 0.455 | $\underline{0603}$ | 1.0037 | 0.9407 | 0.8047 | 0.435 |
| $\underline{0112}$ | 0.7516 | $\underline{0.7118}$ | $\underline{0.6194}$ | $\underline{0.478}$ | 0604 | $\underline{0.9190}$ | $\underline{0.8758}$ | 0.7764 | 0.525 |


| Class | 2001 | 2002 | 2003 | D.Ratio | Class | 2001 | $\underline{2002}$ | $\underline{2003}$ | D-Ratio |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\underline{0606}$ | 0.4860 | 0.4655 | 0.4177 | $\underline{0.581}$ | $\underline{2203}$ | 0.4738 | $\underline{0.4559}$ | $\underline{0.4134}$ | $\underline{0.608}$ |
| 0607 | 0.4410 | 0.4210 | 0.3751 | 0.560 | $\underline{2204}$ | 0.2411 | 0.2305 | $\underline{0.2055}$ | 0.550 |
| 0608 | 0.3670 | 0.3481 | 0.3053 | $\underline{0.499}$ | 2401 | 0.4497 | 0.4295 | 0.3827 | 0.556 |
| $\underline{0701}$ | $\underline{1.9682}$ | 1.8233 | $\underline{1.5233}$ | 0.362 | $\underline{2903}$ | 0.6544 | 0.6274 | 0.5642 | 0.577 |
| $\underline{0803}$ | $\underline{0.4572}$ | 0.4377 | 0.3924 | $\underline{0.585}$ | $\underline{2904}$ | 0.7132 | $\underline{0.6776}$ | 0.5993 | 0.505 |
| $\underline{0901}$ | 1.6428 | 1.5432 | 1.3256 | $\underline{0.441}$ | $\underline{2905}$ | 0.5569 | 0.5347 | 0.4823 | 0.580 |
| 1002 | 0.9628 | 0.9155 | 0.8047 | 0.501 | $\underline{2906}$ | 0.3327 | 0.3180 | $\underline{0.2842}$ | 0.569 |
| 1003 | 0.7865 | $\underline{0.7465}$ | 0.6552 | $\underline{0.497}$ | $\underline{2907}$ | 0.4990 | 0.4788 | 0.4314 | 0.584 |
| 1004 | $\underline{0.4797}$ | 0.4562 | 0.4017 | $\underline{0.535}$ | $\underline{2908}$ | 0.9894 | 0.9394 | 0.8237 | 0.506 |
| $\underline{1005}$ | 7.6884 | 7.2691 | 6.2772 | $\underline{0.463}$ | $\underline{2909}$ | 0.3777 | 0.3621 | $\underline{0.3256}$ | 0.578 |
| 1007 | 0.3663 | 0.3467 | 0.3031 | 0.495 | 3101 | 0.9605 | 0.9055 | $\underline{0.7824}$ | 0.446 |
| 1101 | $\underline{0.6571}$ | 0.6273 | 0.5577 | $\underline{0.551}$ | $\underline{3102}$ | 0.2766 | 0.2651 | $\underline{0.2390}$ | 0.591 |
| 1102 | $\underline{1.2463}$ | 1.1799 | 1.0273 | $\underline{0.496}$ | 3103 | 0.5437 | 0.5178 | $\underline{0.4570}$ | 0.515 |
| $\underline{1103}$ | 1.1291 | 1.0716 | 0.9352 | 0.464 | $\underline{3104}$ | 0.5634 | 0.5335 | $\underline{0.4666}$ | 0.493 |
| $\underline{1104}$ | $\underline{0.5096}$ | $\underline{0.4873}$ | 0.4353 | $\underline{0.541}$ | $\underline{3105}$ | $\underline{0.7459}$ | 0.7135 | 0.6390 | 0.569 |
| 1105 | 0.9195 | $\underline{0.8703}$ | 0.7590 | $\underline{0.470}$ | $\underline{3303}$ | 0.4148 | 0.3975 | $\underline{0.3566}$ | 0.584 |
| $\underline{1106}$ | $\underline{0.3306}$ | 0.3165 | 0.2843 | 0.551 | 3304 | 0.4903 | 0.4712 | $\underline{0.4262}$ | 0.589 |
| 1108 | 0.5930 | 0.5671 | 0.5076 | $\underline{0.573}$ | $\underline{3309}$ | $\underline{0.4078}$ | 0.3892 | 0.3472 | 0.550 |
| $\underline{1109}$ | $\underline{1.3124}$ | 1.2522 | 1.1092 | 0.528 | $\underline{3402}$ | 0.5035 | 0.4799 | 0.4264 | 0.545 |
| 1301 | 0.6307 | 0.6051 | 0.5405 | $\underline{0.623}$ | $\underline{3403}$ | 0.1965 | $\underline{0.1865}$ | 0.1650 | 0.517 |
| 1303 | $\underline{0.2106}$ | 0.2022 | $\underline{0.1823}$ | $\underline{0.611}$ | 3404 | 0.4961 | $\underline{0.4746}$ | $\underline{0.4249}$ | 0.566 |
| 1304 | 0.0254 | $\underline{0.0243}$ | 0.0219 | 0.585 | 3405. | 0.2948 | 0.2811 | $\underline{0.2496}$ | 0.540 |
| 1305 | 0.3736 | 0.3575 | 0.3201 | 0.574 | $\underline{3406}$ | 0.2019 | $\underline{0.1941}$ | $\underline{0.1768}$ | 0.612 |
| $\underline{1401}$ | $\underline{0.4738}$ | 0.4493 | 0.3936 | $\underline{0.458}$ | 3407 | $\underline{0.6506}$ | 0.6182 | 0.5437 | 0.505 |
| 1404 | 0.6643 | $\underline{0.6349}$ | 0.5652 | $\underline{0.545}$ | 3408 | $\underline{0.1607}$ | 0.1549 | 0.1398 | 0.627 |
| 1405 | $\underline{0.4896}$ | 0.4704 | 0.4235 | $\underline{0.607}$ | $\underline{3409}$ | 0.1636 | 0.1585 | 0.1464 | 0.684 |
| $\underline{1407}$ | 0.6643 | $\underline{0.6349}$ | 0.5652 | $\underline{0.545}$ | $\underline{3410}$ | 0.2579 | $\underline{0.2480}$ | 0.2243 | 0.591 |
| 1501 | 0.5252 | 0.5003 | 0.4425 | 0.540 | 3411 | 0.4616 | 0.4390 | $\underline{0.3878}$ | 0.529 |
| $\underline{1507}$ | $\underline{0.4836}$ | $\underline{0.4615}$ | 0.4096 | 0.555 | $\underline{3412}$ | 0.5240 | $\underline{0.4952}$ | 0.4311 | 0.480 |
| $\underline{1701}$ | $\underline{0.8925}$ | $\underline{0.8442}$ | 0.7342 | $\underline{0.475}$ | 3414 | 0.5319 | 0.5068 | $\underline{0.4501}$ | 0.553 |
| 1702 | 1.9976 | 1.8644 | 1.5767 | $\underline{0.382}$ | 3415 | $\underline{0.7453}$ | $\underline{0.7040}$ | $\underline{0.6123}$ | 0.453 |
| 1703 | 0.8700 | $\underline{0.8132}$ | 0.6893 | 0.417 | $\underline{3501}$ | 0.9961 | $\underline{0.9496}$ | $\underline{0.8392}$ | 0.524 |
| 1704 | 0.8925 | $\underline{0.8442}$ | $\underline{0.7342}$ | $\underline{0.475}$ | 3503 | 0.2970 | $\underline{0.2865}$ | 0.2614 | 0.602 |
| 1801 | 0.5323 | 0.5019 | 0.4357 | 0.443 | $\underline{3506}$ | 1.0676 | $\underline{1.0023}$ | $\underline{0.8615}$ | $\underline{0.455}$ |
| 1802 | '0.6440 | $\underline{0.6133}$ | 0.5400 | 0.531 | 3509 | 0.3907 | 0.3769 | $\underline{0.3448}$ | 0.641 |
| $\underline{2002}$ | $\underline{0.6912}$ | $\underline{0.6609}$ | 0.5911 | $\underline{0.555}$ | 3510 | 0.3674 | 0.3519 | 0.3165 | 0.589 |
| $\underline{2004}$ | $\underline{0.8494}$ | $\underline{0.8121}$ | 0.7255 | 0.568 | 3511 | 0.7008 | 0.6682 | 0.5927 | 0.534 |
| $\underline{2007}$ | 0.4244 | $\underline{0.4050}$ | 0.3598 | 0.544 | 3512 | 0.3218 | 0.3090 | 0.2803 | $\underline{0.602}$ |
| $\underline{2008}$ | $\underline{0.3108}$ | 0.2948 | 0.2593 | $\underline{0.495}$ | $\underline{3513}$ | $\underline{0.4613}$ | $\underline{0.4373}$ | 0.3829 | $\underline{0.442}$ |
| $\underline{2009}$ | $\underline{0.3680}$ | 0.3535 | 0.3197 | $\underline{0.588}$ | $\underline{3602}$ | 0.1193 | $\underline{0.1150}$ | 0.1048 | 0.637 |
| $\underline{2101}$ | $\underline{0.6568}$ | 0.6270 | 0.5561 | $\underline{0.532}$ | $\underline{3603}$ | 0.4379 | $\underline{0.4182}$ | $\underline{0.3732}$ | 0.550 |
| $\underline{2102}$ | $\underline{0.5450}$ | 0.5225 | 0.4699 | $\underline{0.582}$ | $\underline{3604}$ | $\underline{0.7867}$ | 0.7473 | 0.6603 | 0.493 |
| $\underline{2104}$ | 0.3202 | 0.3080 | 0.2796 | $\underline{0.593}$ | $\underline{3605}$ | 0.5000 | 0.4771 | 0.4235 | $\underline{0.555}$ |
| $\underline{2105}$ | 0.5595 | 0.5374 | 0.4850 | $\underline{0.611}$ | 3701 | $\underline{0.2766}$ | 0.2651 | 0.2390 | 0.591 |
| $\underline{2106}$ | 0.4139 | $\underline{0.3967}$ | 0.3549 | 0.566 | 3702 | $\underline{0.4236}$ | 0.4064 | 0.3670 | $\underline{0.603}$ |
| $\underline{2201}$ | 0.2411 | 0.2305 | 0.2055 | 0.550 | 3708 | 0.6083 | 0.5801 | 0.5145 | $\underline{0.548}$ |
| $\underline{2202}$ | $\underline{0.6759}$ | $\underline{0.6455}$ | $\underline{0.5746}$ | $\underline{0.560}$ | $\underline{3802}$ | 0.1694 | 0.1630 | 0.1478 | $\underline{0.616}$ |


| Class | 2001 | 2002 | $\underline{2003}$ | D-Ratio | Class | 2001 | 2002 | 2003 | D-Ratio |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 3808 | 0.4254 | 0.4035 | 0.3542 | $\underline{0.509}$ | 5001 | 4.5741 | 4.2967 | 3.6756 | 0.435 |
| 3901 | 0.1569 | 0.1515 | 0.1391 | $\underline{0.631}$ | $\underline{5002}$ | 0.5694 | 0.5449 | 0.4869 | 0.582 |
| 3902 | 0.4863 | 0.4651 | 0.4158 | $\underline{0.554}$ | $\underline{5003}$ | 1.8101 | 1.6996 | 1.4509 | 0.423 |
| $\underline{3903}$ | 1.0678 | 1.0228 | 0.9185 | $\underline{0.549}$ | 5004 | 0.9257 | 0.8804 | $\underline{0.7763}$ | 0.502 |
| 3905 | 0.1569 | $\underline{0.1515}$ | 0.1391 | $\underline{0.631}$ | $\underline{5005}$ | $\underline{0.5682}$ | $\underline{0.5367}$ | $\underline{0.4651}$ | 0.467 |
| 3906 | 0.4826 | 0.4617 | 0.4121 | $\underline{0.546}$ | $\underline{5006}$ | 1.6110 | $\underline{1.5078}$ | 1.2807 | 0.387 |
| 3909 | $\underline{0.2596}$ | 0.2509 | 0.2302 | $\underline{0.655}$ | $\underline{5101}$ | $\underline{0.8809}$ | 0.8437 | $\underline{0.7566}$ | 0.589 |
| 4002 | 1.3104 | 1.2478 | 1.0991 | $\underline{0.553}$ | $\underline{5103}$ | $\underline{0.7113}$ | $\underline{0.6834}$ | 0.6194 | 0.599 |
| 4101 | $\underline{0.2740}$ | 0.2613 | 0.2325 | $\underline{0.549}$ | $\underline{5106}$ | 0.7113 | $\underline{0.6834}$ | 0.6194 | $\underline{0.599}$ |
| $\underline{4103}$ | 0.4152 | 0.4016 | 0.3699 | $\underline{0.652}$ | $\underline{5108}$ | $\underline{0.8898}$ | $\underline{0.8553}$ | 0.7755 | 0.621 |
| 4107 | 0.1584 | 0.1517 | 0.1360 | $\underline{0.573}$ | $\underline{5109}$ | 0.6123 | 0.5820 | 0.5144 | 0.528 |
| 4108 | 0.1372 | 0.1309 | 0.1170 | $\underline{0.544}$ | $\underline{5201}$ | $\underline{0.4173}$ | 0.3985 | 0.3563 | 0.573 |
| 4109. | $\underline{0.2069}$ | 0.1970 | 0.1749 | 0.530 | 5204 | 0.9263 | 0.8769 | 0.7679 | 0.478 |
| 4201 | $\underline{0.6487}$ | 0.6171 | 0.5429 | $\underline{0.551}$ | 5206 | $\underline{0.3544}$ | 0.3359 | 0.2940 | 0.501 |
| 4301 | $\underline{0.6511}$ | 0.6262 | 0.5672 | $\underline{0.613}$ | 5207 | 0.1678 | $\underline{0.1622}$ | 0.1493 | 0.644 |
| 4302 | $\underline{0.6117}$ | 0.5856 | 0.5243 | 0.574 | $\underline{5208}$ | $\underline{0.8616}$ | $\underline{0.8189}$ | 0.7215 | $\underline{0.503}$ |
| 4304. | $\underline{0.9653}$ | 0.9230 | 0.8221 | 0.543 | $\underline{5209}$ | 0.7607 | 0.7222 | 0.6354 | 0.506 |
| 4305 | $\underline{1.1409}$ | 1.0825 | 0.9501 | 0.531 | 5301 | 0.0306 | 0.0294 | $\underline{0.0269}$ | 0.627 |
| 4401 | $\underline{0.3791}$ | $\underline{0.3600}$ | 0.3172 | 0.485 | $\underline{5302}$ | 0.0219 | 0.0210 | 0.0188 | 0.574 |
| 4402 | 0.7931 | $\underline{0.7615}$ | 0.6895 | $\underline{0.604}$ | $\underline{5305}$ | 0.0529 | $\underline{0.0511}$ | $\underline{0.0471}$ | 0.662 |
| 4404 | 0.5097 | $\underline{0.4901}$ | 0.4434 | $\underline{0.603}$ | $\underline{5306}$ | $\underline{0.0592}$ | 0.0569 | 0.0518 | 0.622 |
| $\underline{4501}$ | 0.1856 | $\underline{0.1792}$ | 0.1640 | $\underline{0.645}$ | 5307 | 0.4685 | 0.4484 | $\underline{0.4009}$ | 0.587 |
| $\underline{4502}$ | $\underline{0.0402}$ | $\underline{0.0385}$ | 0.0347 | 0.563 | 6103 | 0.0795 | 0.0769 | $\underline{0.0712}$ | 0.658 |
| 4504 | 0.1110 | $\underline{0.1074}$ | 0.0994 | $\underline{0.667}$ | 6104 | 0.3642 | $\underline{0.3499}$ | 0.3160 | 0.588 |
| 4601 | $\underline{0.7014}$ | $\underline{0.6702}$ | 0.5958 | 0.541 | 6105 | $\underline{0.3186}$ | 0.3031 | 0.2682 | 0.528 |
| 4802 | 0.2546 | 0.2430 | $\underline{0.2164}$ | 0.530 | 6107 | $\underline{0.1332}$ | 0.1280 | $\underline{0.1177}$ | 0.615 |
| 4803 | 0.2522 | $\underline{0.2425}$ | $\underline{0.2197}$ | 0.578 | 6108 | 0.4101 | 0.3956 | 0.3620 | 0.624 |
| 4804 | 0.5253 | 0.5048 | 0.4557 | 0.604 | $\underline{6109}$ | $\underline{0.0892}$ | 0.0853 | $\underline{0.0765}$ | 0.574 |
| 4805 | 0.2763 | 0.2655 | $\underline{0.2404}$ | 0.588 | 6110 | $\underline{0.5393}$ | 0.5170 | $\underline{0.4650}$ | 0.585 |
| 4806 | 0.0541 | $\underline{0.0517}$ | $\underline{0.0464}$ | 0.551 | 6201 | 0.3266 | 0.3083 | 0.2693 | 0.478 |
| 4808 | 0.4591 | 0.4379 | 0.3888 | 0.529 | 6202 | $\underline{0.6317}$ | $\underline{0.6032}$ | 0.5367 | 0.527 |
| $\underline{4809}$ | 0.3695 | $\underline{0.3547}$ | 0.3202 | 0.586 | 6203 | 0.0958 | 0.0930 | $\underline{0.0871}$ | 0.691 |
| 4810 | 0.1395 | 0.1345 | 0.1227 | 0.612 | 6204 | 0.1303 | 0.1249 | 0.1135 | 0.597 |
| 4811 | 0.2492 | $\underline{0.2392}$ | $\underline{0.2167}$ | 0.587 | $\underline{6205}$ | 0.2390 | 0.2294 | 0.2068 | 0.581 |
| $\underline{4812}$ | 0.3780 | 0.3630 | 0.3286 | 0.605 | 6206 | $\underline{0.2152}$ | 0.2061 | 0.1854 | 0.584 |
| 4813 | 0.1587 | $\underline{0.1521}$ | $\underline{0.1365}$ | 0.554 | 6207 | 1.0315 | 0.9876 | 0.8867 | $\underline{0.519}$ |
| 4900 | 0.3544 | 0.3359 | 0.2940 | 0.501 | 6208 | $\underline{0.2312}$ | 0.2227 | $\underline{0.2031}$ | 0.595 |
| 4901 | $\underline{0.0765}$ | $\underline{0.0726}$ | $\underline{0.0640}$ | 0.511 | $\underline{6209}$ | 0.2941 | 0.2826 | 0.2558 | 0.590 |
| 4902 | 0.0943 | $\underline{0.0906}$ | 0.0820 | 0.619 | 6301 | 0.1215 | 0.1145 | 0.0991 | 0.457 |
| 4903 | 0.1371 | 0.1321 | 0.1200 | 0.655 | 6302 | 0.1607 | 0.1535 | 0.1372 | 0.537 |
| 4904 | 0.0301 | 0.0288 | 0.0261 | 0.597 | $\underline{6303}$ | $\underline{0.0696}$ | 0.0664 | 0.0593 | 0.542 |
| $\underline{4905}$ | $\underline{0.3305}$ | 0.3185 | 0.2898 | 0.604 | 6304 | 0.3738 | 0.3604 | 0.3276 | 0.602 |
| 4906 | 0.0953 | 0.0914 | 0.0823 | 0.597 | 6305 | 0.0926 | $\underline{0.0893}$ | 0.0817 | $\underline{0.611}$ |
| 4907 | 0.0491 | 0.0470 | 0.0421 | 0.560 | $\underline{6306}$ | 0.3214 | 0.3083 | 0.2776 | 0.592 |
| 4908 | 0.1253 | 0.1216 | 0.1147 | $\underline{0.666}$ | 6308 | 0.0594 | 0.0569 | 0.0513 | 0.592 |
| 4909 | 0.0561 | 0.0543 | 0.0507 | $\underline{0.619}$ | 6309 | 0.1743 | 0.1677 | 0.1522 | $\underline{0.603}$ |
| 4910 | $\underline{0.4215}$ | 0.4023 | 0.3579 | 0.540 | 6402 | 0.2858 | 0.2762 | 0.2532 | 0.653 |


| Class | 2001 | $\underline{2002}$ | 2003 | D-Ratio | Class | 2001 | 2002 | $\underline{2003}$ | D-Ratio |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 6403 | 0.1507 | $\underline{0.1449}$ | $\underline{0.1318}$ | $\underline{0.600}$ | 7101 | $\underline{0.0240}$ | 0.0227 | 0.0199 | $\underline{0.454}$ |
| 6404 | 0.2032 | $\underline{0.1956}$ | 0.1774 | $\underline{0.606}$ | 7102 | 4.0084 | $\underline{3.8786}$ | 3.5771 | $\underline{0.601}$ |
| $\underline{6405}$ | 0.5738 | $\underline{0.5465}$ | 0.4848 | $\underline{0.541}$ | 7103 | 0.5332 | 0.5069 | 0.4663 | 0.532 |
| $\underline{6406}$ | 0.1049 | 0.1011 | 0.0925 | $\underline{0.626}$ | 7104 | 0.0290 | $\underline{0.0280}$ | 0.0254 | $\underline{0.640}$ |
| $\underline{6407}$ | 0.2689 | 0.2582 | 0.2332 | $\underline{0.590}$ | 7105 | 0.0293 | $\underline{0.0284}$ | 0.0261 | 0.662 |
| 6408 | 0.3711 | $\underline{0.3552}$ | 0.3201 | $\underline{0.597}$ | 7106 | $\underline{0.1849}$ | $\underline{0.1783}$ | 0.1624 | $\underline{0.623}$ |
| 6409 | 0.8520 | $\underline{0.8068}$ | $\underline{0.7058}$ | $\underline{0.500}$ | 7107 | $\underline{0.2196}$ | 0.2109 | $\underline{0.1910}$ | 0.571 |
| 6410 | 0.2739 | $\underline{0.2612}$ | 0.2331 | $\underline{0.547}$ | 7108 | 0.1938 | 0.1869 | $\underline{0.1709}$ | $\underline{0.600}$ |
| 6501 | 0.1608 | 0.1551 | $\underline{0.1410}$ | 0.634 | 7109 | 0.1289 | 0.1242 | 0.1135 | 0.631 |
| 6502 | 0.0382 | $\underline{0.0366}$ | 0.0332 | $\underline{0.600}$ | 7110 | $\underline{0.3448}$ | $\underline{0.3272}$ | 0.2866 | 0.502 |
| 6503 | 0.0722 | $\underline{0.0685}$ | $\underline{0.0602}$ | $\underline{0.536}$ | 7111 | $\underline{0.3843}$ | $\underline{0.3656}$ | 0.3218 | 0.521 |
| 6504 | 0.3890 | $\underline{0.3755}$ | $\underline{0.3444}$ | 0.632 | 7112 | 0.6010 | $\underline{0.5747}$ | 0.5151 | 0.563 |
| $\underline{6505}$ | 0.1038 | 0.1002 | $\underline{0.0919}$ | $\underline{0.619}$ | 7113 | 0.3581 | 0.3441 | 0.3124 | 0.585 |
| 6506 | $\underline{0.0999}$ | $\underline{0.0963}$ | $\underline{0.0883}$ | 0.637 | 7114 | 0.5757 | $\underline{0.5570}$ | $\underline{0.5130}$ | $\underline{0.653}$ |
| 6508 | 0.2995 | $\underline{0.2885}$ | 0.2627 | $\underline{0.605}$ | 7115 | 0.5553 | $\underline{0.5349}$ | 0.4875 | $\underline{0.618}$ |
| $\underline{6509}$ | 0.3501 | $\underline{0.3369}$ | 0.3058 | $\underline{0.595}$ | 7116 | $\underline{0.6652}$ | $\underline{0.6398}$ | 0.5766 | $\underline{0.593}$ |
| 6510 | 0.4783 | $\underline{0.4505}$ | $\underline{0.3878}$ | $\underline{0.431}$ | 7117 | 1.3550 | 1.2998 | 1.1723 | $\underline{0.596}$ |
| 6511 | 0.2864 | $\underline{0.2756}$ | 0.2502 | $\underline{0.596}$ | 7118 | 1.1916 | 1.1448 | 1.0361 | 0.604 |
| 6601 | 0.1812 | $\underline{0.1740}$ | $\underline{0.1571}$ | $\underline{0.583}$ | 7119 | 1.2266 | $\underline{1.1747}$ | 1.0513 | 0.574 |
| 6602 | 0.4151 | $\underline{0.3983}$ | 0.3584 | 0.580 | 7120 | $\underline{5.8769}$ | $\underline{5.6033}$ | 4.9752 | 0.535 |
| $\underline{6603}$ | 0.3171 | 0.3032 | 0.2710 | $\underline{0.570}$ | 7121 | 5.5078 | $\underline{5.2516}$ | 4.6642 | $\underline{0.535}$ |
| 6604 | 0.0794 | $\underline{0.0764}$ | $\underline{0.0693}$ | 0.615 | 7122 | $\underline{0.5757}$ | $\underline{0.5570}$ | 0.5130 | 0.6530 |
| 6605 | 0.2918 | $\underline{0.2814}$ | 0.2584 | 0.622 | 7201 | 1.1839 | 1.1280 | 0.9959 | 0.550 |
| 6607 | 0.1673 | 0.1603 | $\underline{0.1435}$ | 0.564 | 7202 | $\underline{0.0379}$ | $\underline{0.0361}$ | 0.0317 | 0.530 |
| 6608 | 0.5426 | $\underline{0.5085}$ | $\underline{0.4355}$ | $\underline{0.438}$ | 7203 | $\underline{0.1236}$ | $\underline{0.1192}$ | 0.1093 | $\underline{0.606}$ |
| 6620 | 4.4397 | 4.2975 | 3.9395 | $\underline{0.694}$ | 7204 | $\underline{0.0000}$ | $\underline{0.0000}$ | 0.0000 | $\underline{1.000}$ |
| 6704 | 0.1617 | $\underline{0.1555}$ | 0.1408 | $\underline{0.623}$ | 7301 | $\underline{0.4629}$ | 0.4420 | 0.3926 | $\underline{0.518}$ |
| 6705 | 0.8493 | $\underline{0.8210}$ | 0.7575 | 0.632 | 7302 | $\underline{0.9022}$ | $\underline{0.8615}$ | 0.7647 | 0.521 |
| $\underline{6706}$ | 0.3183 | $\underline{0.3047}$ | 0.2742 | $\underline{0.553}$ | 7307 | 0.4903 | $\underline{0.4706}$ | 0.4221 | $\underline{0.559}$ |
| 6707 | 3.1650 | 3.0806 | $\underline{2.8587}$ | $\underline{0.717}$ | 7308 | 0.2758 | $\underline{0.2669}$ | 0.2463 | $\underline{0.636}$ |
| 6708 | 8.1557 | 7.7761 | 6.8871 | 0.444 | 7309 | $\underline{0.2755}$ | $\underline{0.2665}$ | $\underline{0.2447}$ | $\underline{0.638}$ |
| 6709 | 0.2755 | $\underline{0.2665}$ | 0.2447 | $\underline{0.638}$ | Expected Loss Rates in Dollars Per Sq. Ft. of Wallboard Installed |  |  |  |  |
| 6801 | 0.5639 | 0.5408 | 0.4869 | 0.619 |  |  |  |  |  |
| 6802 | 0.3970 | 0.3820 | 0.3480 | $\underline{0.619}$ |  |  |  |  |  |
| $\underline{6803}$ | 0.8492 | $\underline{0.7933}$ | $\underline{0.6726}$ | $\underline{0.367}$ | ((Class | 2000 | 2001 | 2002 | PRatio |
| 6804 | 0.2777 | $\underline{0.2650}$ | 0.2364 | 0.562 | 0524 | 0.0183 | 0.0179 | 0.0163 | 0.463 |
| 6809 | 4.7851 | $\underline{4.5902}$ | 4.1352 | 0.572 | 0526 | 0.0098 | 0.0096 | 0.0086 | 0.439 |
| 6901 | 0.0387 | 0.0383 | 0.0380 | $\underline{0.766}$ | 0527 | 0.0010 | 0.0009 | 0.0009 | 0.393 |
| 6902 | $\underline{0.9982}$ | $\underline{0.9357}$ | 0.7968 | $\underline{0.425}$ | 0528 | 0.0025 | 0.0024 | 0.0022 | 0.468 |
| 6903 | 7.4689 | 6.9326 | 5.8068 | $\underline{0.310}$ | 0529 | 0.0014 | 0.0013 | 0.0012 | 0.428 |
| $\underline{6904}$ | 0.3787 | 0.3645 | 0.3285 | $\underline{0.650}$ | 0530 | 0.0264 | 0.0258 | 0.0232 | 0.369 |
| 6905 | 0.3624 | 0.3480 | 0.3145 | 0.628 | 0534 | 0.0139 | 0.0136 | 0.0122 | 0.391 |
| 6906 | $\underline{0.1515}$ | $\underline{0.1497}$ | 0.1483 | $\underline{0.740}$ | 0532 | 0.0014 | 0.0014 | 0.0010 | 0.414 |
| 6907 | 1.1330 | 1.0869 | 0.9762 | $\underline{0.593}$ | 0533 | 0.0032 | 0.0034 | 0.0028 | 0.426 |
| 6908 | 0.4781 | $\underline{0.4591}$ | 0.4136 | $\underline{0.602}$ | 0534 | 0.0022 | 0.0022 | 0.0019 | 0.385)) |
| 6909 | 0.1101 | $\underline{0.1058}$ | 0.0961 | $\underline{0.608}$ |  |  |  |  |  |
| 7100 | $\underline{0.0315}$ | $\underline{0.0300}$ | $\underline{0.0265}$ | $\underline{0.493}$ |  |  |  |  |  |


| Class | 2001 | 2002 | 2003 | D.Ratio |
| :---: | :---: | :---: | :---: | :---: |
| $\underline{0524}$ | $\underline{0.0218}$ | $\underline{0.0205}$ | $\underline{0.0177}$ | 0.465 |
| $\underline{0526}$ | 0.0112 | $\underline{0.0105}$ | $\underline{0.0090}$ | 0.433 |
| $\underline{0527}$ | $\underline{0.0009}$ | $\underline{0.0009}$ | 0.0007 | 0.433 |
| $\underline{0528}$ | 0.0028 | 0.0027 | 0.0023 | 0.482 |
| $\underline{0529}$ | 0.0016 | 0.0015 | 0.0013 | 0.465 |
| 0530 | 0.0294 | $\underline{0.0273}$ | 0.0230 | 0.371 |
| $\underline{0531}$ | 0.0159 | 0.0148 | $\underline{0.0125}$ | 0.382 |
| $\underline{0532}$ | 0.0014 | $\underline{0.0013}$ | 0.0011 | 0.382 |
| $\underline{0533}$ | 0.0037 | 0.0034 | 0.0029 | 0.427 |
| $\underline{0534}$ | 0.0026 | 0.0024 | 0.0020 | 0.371 |
| 0540 | 0.0227 | 0.0214 | 0.0185 | 0.465 |
| $\underline{0541}$ | 0.0120 | $\underline{0.0112}$ | 0.0097 | 0.433 |
| $\underline{0550}$ | $\underline{0.0299}$ | 0.0277 | 0.0233 | $\underline{0.371}$ |
| $\underline{0551}$ | $\underline{0.0166}$ | $\underline{0.0155}$ | $\underline{0.0130}$ | 0.382 |

WAC 296-17-890 Table IV.

Maximum experience modifications for firms with no compensable accidents:

Effective ((1/1/2004)) 1/1/2005

| ((ExpeetedLoss Range |  |  | Maximtim Experiene Modifieation |
| :---: | :---: | :---: | :---: |
| 3,571-\& Lower |  |  | 0.90 |
| 3,572 | - | 3,824 | 0.89 |
| 3,822 | - | 4,094 | 0.88 |
| 4,092 | - | 4,383 | 0.87 |
| 4,384 | - | 4,700 | 0.86 |
| 4,701 | - | 5,045 | 0.85 |
| 5,046 | - | 5,419 | 0.84 |
| 5,420 | - | 5,826 | 0.83 |
| 5,827 | - | 6,269 | 0.82 |
| 6,270 | - | 6,752 | 0.81 |
| 6,753 | - | 7,279 | 0.80 |
| 7,280 | - | 7,854 | 0.79 |
| 7,855 | - | 8,483 | 0.78 |
| 8,484 | - | 9,172 | 0.77 |
| 9,173 | - | 9,926 | 0.76 |
| 9,927 | - | 10,754 | 0.75 |
| 10,755 | - | 4,664 | 0.74 |
| 4,665 | - | 12,665 | 0.73 |
| 12,666 | - | 13,768 | 0.72 |
| 13,769 | - | 14,984 | 0.71 |
| +4,985 | - | 16,327 | 0.70 |
| 16,328 | - | 17,813 | 0.69 |

AMENDATORY SECTION (Amending WSR 03-24-066, filed 12/1/03, effective 1/1/04)

WAC 296-17-89502 Industrial insurance accident fund, medical aid and supplemental pension rates by class of industry for nonhourly rated classifications. The base rates as set forth below are for classifications whose premium rates are based on units other than hours worked.

| (Base Rates Effeetive Jantury 1, 2004 |  |  |  |
| :---: | :---: | :---: | :---: |
| Class | Aceident Fund | Medieal-Aid Fund | Supplementat Pension Fund |
| 0540 | 0.0256 | 0.0122 | 0.0006 |
| 0541 | 0.0138 | 0.0065 | 0.0006 |
| 0550 | 0.0373 | 0.0143 | 0.0006 |
| 0554 | 0.0197 | 0.0979 | 0.0006)) |
| Base Rates Effective |  |  |  |
| January 1, 2005 |  |  |  |
|  | Accident | Medical Aid | Supplemental |
| Class | Fund | Fund | Pension Fund |
| $\underline{0540}$ | 0.0274 | 0.0133 | 0.0006 |
| $\underline{0541}$ | 0.0146 | $\underline{0.0067}$ | $\underline{0.0006}$ |
| $\underline{0550}$ | 0.0371 | 0.0148 | 0.0006 |
| 0551 | 0.0206 | $\underline{0.0083}$ | 0.0006 |

AMENDATORY SECTION (Amending WSR 03-24-066, filed 12/1/03, effective 1/1/04)

WAC 296-17-920 Assessment for supplemental pension fund. The amount of ((36.0)) 37.1 mills (((\$.0360)) $\$ .0371$ ) shall be retained by each employer from the earnings of each worker for each hour or fraction thereof the worker is employed. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

AMENDATORY SECTION (Amending WSR 04-13-017, filed 6/4/04, effective 7/5/04)

WAC 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry. Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

| Class | ( Base-Rater Effeetive Jantary 1, 2004 |  |
| :---: | :---: | :---: |
|  | Accident Fund | Medieal Aid Fund |
| 0104 | 1.5814 | 0.7743 |
| 0103 | 1.7560 | 1.0234 |
| 0104 | 1.0798 | 0.5944 |
| 0105 | 1.4448 | 0.9613 |
| 0107 | 1.2655 | 0.7206 |
| 0108 | 1.0798 | 0.5944 |
| 0112 | 0.7788 | 0.4591 |
| 0204 | 2.7967 | 1.3868 |
| 0202 | 3.8070 | 2.0165 |
| 0210 | 4.4498 | 0.684 |
| 0212 | 1.2948 | 0.6734 |
| 0214 | +.4592 | 0.7138 |
| 0217 | 1.3036 | 0.6974 |
| 0219 | 1.0750 | 0.7604 |
| 0301 | 0.5567 | 0.4307 |
| 0302 | 2.2802 | 0.9416 |
| 0303 | 2.1458 | 0.9612 |
| 0306 | 1.1713 | 0.5736 |
| 0307 | 0.9965 | 0.5767 |
| 0308 | 0.5270 | 0.4263 |
| 0403 | 1.6656 | 1.2385 |
| 0502 | 1.7909 | 0.8089 |
| 0504 | 1.3824 | 0.8266 |
| 0506 | 5.5423 | 3.0267 |
| 0507 | 3.184 | 1.8865 |
| 0508 | 2.4737 | 1.0339 |
| 0509 | 4.8702 | 0.8009 |
| 0510 | 1.6703 | 0.9807 |
| 0514 | 1.8924 | 0.8897 |
| 0512 | +.4169 | 0.7795 |
| 0513 | 0.9884 | 0.5366 |
| 0514 | 1.7316 | 1.0394 |
| 0516 | 1.6703 | 0.9807 |
| 0517 | 1.6780 | 1.0950 |
| 0518 | 1.8366 | 0.9328 |
| 0519 | 1.9295 | 1.0904 |
| 0524 | 0.6989 | 0.4450 |
| 0604 | 0.6461 | 0.3862 |
| 0602 | 0.7255 | 0.4146 |
| 0603 | 1.1664 | 0.5393 |
| 0604 | 0.9048 | 0.7316 |
| 0606 | 0.4319 | 0.3655 |
| 0607 | 0.4193 | 0.3175 |
| 0608 | 0.3624 | 0.2512 |


| Class | ((Base Rates Effeetive Jantary 1,2004 |  | Class | ( (Base Retes Effeetive Janury 1,2004 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Aeeident Fund | Medieal-Aid Fund |  | Accident Fund | Medieal Aid Fund |
| 0701 | 2.5501 | 0.8175 | 2203 | 0.4299 | 0.4196 |
| 0803 | 0.4758 | 0.3517 | 2204 | 0.2517 | 0.1986 |
| 0904 | 1.8366 | 0.9328 | 2401 | 0.4450 | 0.3439 |
| 1002 | 4.0578 | 0.7479 | 2903 | 0.6146 | 0.5552 |
| 1003 | 0.8656 | 0.6100 | 2904 | 0.6859 | 0.5526 |
| 1004 | 0.5325 | 0.3268 | 2905 | 0.5029 | 0.4767 |
| 1005 | 8.3826 | 4.4172 | 2906 | 0.3469 | 0.2639 |
| 1007 | 0.3697 | 0.2374 | 2907 | 0.4824 | 0.4221 |
| 404 | 0.6527 | 0.4899 | 2908 | 4.0443 | 0.7208 |
| 1402 | 4.4175 | 0.7790 | z909 | 0.3880 | 0.3364 |
| 403 | 1.1092 | 0.8062 | 3101 | 1.0798 | 0.6249 |
| 404 | 0.4796 | 0.4454 | 3102 | 0.2780 | 0.2292 |
| 4105 | 4.0193 | 0.7100 | 3103 | 0.5594 | 0.4228 |
| 4106 | 0.3168 | 0.3134 | 3104 | 0.6477 | 0.4140 |
| 408 | 0.6003 | 0.4657 | 3105 | 0.7218 | 0.6194 |
| 4109 | 1.2172 | 0.9398 | 3303 | 0.4072 | 0.3326 |
| 1307 | 0.7260 | 0.3982 | 3304 | 0.4854 | 0.4488 |
| 1303 | 0.2359 | 0.1719 | 3309 | 0.4086 | 0.3370 |
| 4304 | 0.0242 | 0.0194 | 3402 | 0.5134 | 0.3800 |
| 1305 | 0.3640 | 0.2850 | 3403 | 0.2014 | 0.1529 |
| 1404 | 0.4888 | 0.4061 | 3404 | 0.5017 | 0.4108 |
| 1404 | 0.6507 | 0.5258 | 3405 | 0.3030 | 0.2306 |
| 1405 | 0.4630 | 0.3620 | 3406 | 0.1946 | 0.1855 |
| 1407 | 0.6507 | 0.5258 | 3407 | 0.6760 | 0.4481 |
| 1501 | 0.5898 | 0.3839 | 3408 | 0.1647 | 0.4198 |
| 1507 | 0.5258 | 0.3512 | 3409 | 0.1400 | 0.1350 |
| 4704 | 4.0139 | 0.5815 | 3410 | 0.2304 | 0.2230 |
| 1702 | 2.2784 | 1.0454 | 3414 | 0.4844 | 0.3267 |
| 1703 | 1.0410 | 0.3854 | 3412 | 0.5755 | 0.3539 |
| 1704 | 4.0139 | 0.5815 | 3414 | 0.5520 | 0.3888 |
| 1804 | 0.5893 | 0.3974 | 3415 | 0.7473 | 0.5298 |
| 1802 | 0.6768 | 0.4355 | 3501 | 4.0049 | 0.7260 |
| 2002 | 0.6934 | 0.5787 | 3503 | 0.2692 | 0.2962 |
| 2004 | 0.8083 | 0.6479 | 3506 | 1.3008 | 0.5776 |
| 2007 | 0.4262 | 0.3258 | 3509 | 0.3666 | 0.3533 |
| 2008 | 0.3220 | 0.2403 | 3510 | 0.3547 | 0.2989 |
| 2009 | 0.3158 | 0.3162 | 3514 | 0.6854 | 0.5304 |
| 2104 | 0.7157 | 0.5397 | 3512 | 0.3102 | 0.2838 |
| 2102 | 0.5026 | 0.4361 | 3513 | 0.4529 | 0.4138 |
| 2104 | 0.2749 | 0.2907 | 3602 | 0.1106 | 0.1023 |
| 2105 | 0.6066 | 0.4813 | 3603 | 0.4594 | 0.366 |
| 2106 | 0.4257 | 0.3452 | 3604 | 0.8039 | 0.6965 |
| 2204 | 0.2517 | 0.1986 | 3605 | 0.5317 | 0.3614 |
| 2202 | 0.7279 | 0.524 | 3704 | 0.2780 | 0.2292 |






## 




| Class | ( Base Rates Effeetive Jantary 1,2004 |  | Class | Base Rates Effective January 1, 2005 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Aceident | Medie Aid |  | Accident | Medical Aid |
|  | Fund | Fund |  | Fund | Fund |
| 7308 | 0.2130 | 0.2885 | 0601 | 0.6934 | 0.4108 |
| 7309 | 0.2315 | 0.2619 | 0602 | 0.8039 | $\underline{0.4304}$ |
| * These rate areatertated on a per lieense basis for primmutuel raee traks and are base rated.)) |  |  | 0603 | 1.2177 | 0.5588 |
|  |  |  | 0604 | $\underline{0.9419}$ | $\underline{0.7572}$ |
|  |  |  | 0606 | 0.5014 | 0.4058 |
| Base Rates Effective |  |  | 0607 | 0.4669 | 0.3495 |
| January 1,2005 |  |  | 0608 | $\underline{0.3979}$ | 0.2721 |
|  | Accident | Medical Aid | 0701 | 2.5562 | 0.8297 |
| Class | Fund | Fund | $\underline{0803}$ | 0.4821 | 0.3694 |
| 0101 | 1.5712 | $\underline{0.7958}$ | 0901 | 1.9397 | 0.9866 |
| $\underline{0103}$ | 1.7811 | 1.0388 | 1002 | 1.0209 | 0.7475 |
| 0104 | 1.0948 | 0.5963 | 1003 | 0.8420 | 0.5967 |
| $\underline{0105}$ | 1.4713 | 0.9700 | 1004 | 0.5435 | 0.3343 |
| $\underline{0107}$ | 1.3800 | 0.7634 | 1005 | 8.9651 | 4.9095 |
| 0108 | 1.0948 | 0.5963 | 1007 | 0.4073 | 0.2575 |
| $\underline{0112}$ | 0.8408 | 0.5241 | $\underline{1101}$ | 0.6978 | 0.5187 |
| 0201 | $\underline{2.7384}$ | 1.2955 | $\underline{1102}$ | 1.4506 | 0.8056 |
| 0202 | 3.5362 | $\underline{2.0082}$ | $\underline{1103}$ | 1.1786 | 0.8888 |
| 0210 | 1.3908 | 0.6846 | 1104 | 0.4961 | 0.4553 |
| $\underline{0212}$ | 1.4097 | 0.7562 | 1105 | 0.9877 | 0.6851 |
| 0214 | 1.4773 | $\underline{0.7315}$ | $\underline{1106}$ | 0.3074 | 0.3126 |
| 0217 | 1.3098 | $\underline{0.7108}$ | $\underline{1108}$ | $\underline{0.6182}$ | 0.4848 |
| $\underline{0219}$ | 1.0005 | $\underline{0.7000}$ | 1109 | $\underline{1.3618}$ | 1.0680 |
| $\underline{0301}$ | 0.5681 | 0.4513 | 1301 | 0.7581 | 0.4117 |
| 0302 | $\underline{2.2054}$ | $\underline{0.9634}$ | $\underline{1303}$ | 0.2233 | 0.1712 |
| 0303 | 2.1525 | 0.9713 | 1304 | $\underline{0.0266}$ | 0.0207 |
| $\underline{0306}$ | 1.2013 | $\underline{0.5974}$ | 1305 | 0.3886 | 0.3073 |
| 0307 | 1.0350 | $\underline{0.6115}$ | 1401 | 0.4678 | 0.4015 |
| $\underline{0308}$ | $\underline{0.5129}$ | 0.4392 | 1404 | 0.6813 | 0.5535 |
| $\underline{0403}$ | 1.7394 | 1.2958 | 1405 | 0.5175 | 0.4004 |
| $\underline{0502}$ | 1.7292 | 0.8171 | 1407 | 0.6813 | 0.5535 |
| 0504 | 1.3779 | 0.8471 | 1501 | $\underline{0.5749}$ | 0.3915 |
| $\underline{0507}$ | 3.0800 | 1.9089 | 1507 | 0.5283 | 0.3649 |
| 0508 | $\underline{2.3737}$ | 1.0280 | 1701 | 1.0007 | 0.6164 |
| 0509 | 1.7145 | 0.8096 | $\underline{1702}$ | 2.4102 | $\underline{1.0965}$ |
| $\underline{0510}$ | 1.7031 | 1.0197 | 1703 | 1.1054 | 0.4207 |
| $\underline{0511}$ | 1.8399 | 1.0126 | $\underline{1704}$ | 1.0007 | 0.6164 |
| $\underline{0512}$ | 1.6329 | 0.8381 | $\underline{1801}$ | 0.5650 | 0.3970 |
| $\underline{0513}$ | $\underline{0.9896}$ | $\underline{0.5482}$ | 1802 | 0.7227 | 0.4594 |
| $\underline{0514}$ | 1.9781 | 1.1717 | 2002 | 0.6907 | 0.5977 |
| $\underline{0516}$ | 1.7031 | 1.0197 | $\underline{2004}$ | 0.8922 | 0.6861 |
| $\underline{0517}$ | 1.7783 | 1.1387 | $\underline{2007}$ | 0.4457 | 0.3399 |
| 0518 | 1.9397 | $\underline{0.9866}$ | $\underline{2008}$ | 0.3232 | 0.2458 |
| $\underline{0519}$ | $\underline{2.2585}$ | 1.2686 | $\underline{2009}$ | 0.3490 | 0.3450 |
| 0521 | 0.6033 | 0.4073 |  |  |  |


| Class | Base Rates Effective January 1, 2005 |  | Class | Base Rates Effective <br> January 1, 2005 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Accident | Medical Aid |  | Accident | Medical Aid |
|  | Fund | Fund |  | Fund | Fund |
| $\underline{2101}$ | 0.6785 | 0.5389 | 3512 | 0.3085 | 0.2980 |
| $\underline{2102}$ | 0.5478 | 0.4729 | 3513 | 0.4384 | 0.4090 |
| $\underline{2104}$ | 0.2933 | 0.3133 | 3602 | 0.1184 | 0.1076 |
| $\underline{2105}$ | 0.5843 | 0.4652 | $\underline{3603}$ | 0.4438 | 0.3698 |
| $\underline{2106}$ | 0.4230 | 0.3508 | 3604 | 0.7709 | 0.6783 |
| $\underline{2201}$ | 0.2467 | 0.2020 | 3605 | 0.5457 | 0.3775 |
| $\underline{2202}$ | 0.7224 | 0.5294 | 3701 | 0.2774 | 0.2405 |
| $\underline{2203}$ | 0.4603 | 0.4351 | 3702 | 0.4275 | 0.3668 |
| 2204 | 0.2467 | 0.2020 | 3708 | 0.6575 | 0.4651 |
| $\underline{2401}$ | 0.4714 | 0.3626 | $\underline{3802}$ | 0.1693 | 0.1505 |
| $\underline{2903}$ | 0.6483 | 0.5785 | 3808 | 0.4686 | 0.3075 |
| 2904 | $\underline{0.7148}$ | 0.5984 | 3901 | 0.1389 | 0.1610 |
| $\underline{2905}$ | 0.5354 | 0.5133 | 3902 | 0.4862 | 0.4205 |
| $\underline{2906}$ | 0.3466 | 0.2714 | $\underline{3903}$ | 0.9951 | 1.0094 |
| $\underline{2907}$ | 0.4927 | 0.4443 | 3905 | 0.1389 | 0.1610 |
| $\underline{2908}$ | 1.0923 | 0.7152 | 3906 | 0.4807 | 0.4197 |
| $\underline{2909}$ | 0.3738 | 0.3341 | 3909 | 0.2484 | 0.2469 |
| $\underline{3101}$ | $\underline{1.0776}$ | 0.6511 | 4002 | 1.5440 | 0.8535 |
| $\underline{3102}$ | 0.2774 | 0.2405 | 4101 | 0.2870 | 0.2197 |
| $\underline{3103}$ | 0.5698 | 0.4326 | 4103 | 0.3746 | 0.4215 |
| 3104 | 0.6221 | 0.4022 | 4107 | 0.1599 | 0.1359 |
| $\underline{3105}$ | 0.7629 | 0.6266 | 4108 | 0.1348 | 0.1201 |
| 3303 | 0.4310 | 0.3437 | 4109 | 0.2122 | 0.1698 |
| 3304 | 0.4663 | 0.4591 | 4201 | 0.7714 | 0.4124 |
| $\underline{3309}$ | 0.4155 | 0.3410 | 4301 | $\underline{0.6539}$ | 0.5734 |
| $\underline{3402}$ | 0.5307 | 0.3994 | 4302 | 0.6354 | 0.5049 |
| 3403 | 0.2025 | $\underline{0.1580}$ | 4304 | 0.9778 | 0.8193 |
| 3404 | $\underline{0.5044}$ | 0.4202 | 4305 | 1.3308 | 0.7440 |
| 3405 | 0.3081 | 0.2366 | 4401 | $\underline{0.3766}$ | 0.3206 |
| 3406 | 0.1900 | $\underline{0.1919}$ | 4402 | 0.7806 | 0.7112 |
| $\underline{3407}$ | 0.6937 | 0.4992 | 4404 | 0.5045 | 0.4564 |
| $\underline{3408}$ | 0.1730 | 0.1297 | 4501 | 0.1799 | 0.1734 |
| 3409 | 0.1569 | 0.1570 | $\underline{4502}$ | $\underline{0.0373}$ | 0.0381 |
| $\underline{3410}$ | 0.2470 | 0.2399 | 4504 | 0.0977 | 0.1154 |
| 3411 | 0.5009 | 0.3466 | 4601 | 0.7239 | 0.5787 |
| $\underline{3412}$ | 0.5896 | 0.3578 | $\underline{4802}$ | 0.2515 | 0.2218 |
| 3414 | 0.5774 | 0.4028 | 4803 | 0.2277 | 0.2499 |
| $\underline{3415}$ | 0.7923 | 0.5588 | 4804 | 0.5361 | 0.4514 |
| 3501 | 1.0519 | 0.7873 | 4805 | 0.2590 | 0.2628 |
| $\underline{3503}$ | $\underline{0.2609}$ | 0.3061 | 4806 | $\underline{0.0519}$ | 0.0492 |
| $\underline{3506}$ | 1.2951 | 0.6010 | 4808 | 0.4662 | 0.3843 |
| 3509 | 0.3743 | 0.3686 | $\underline{4809}$ | 0.3592 | 0.3363 |
| 3510 | 0.3767 | 0.3094 | 4810 | $\underline{0.1276}$ | 0.1379 |
| 3511 | 0.7302 | $\underline{0.5655}$ | 4811 | 0.2317 | 0.2383 |


| Class | Base Rates Effective January 1, 2005 |  | Class | Base Rates Effective <br> January 1, 2005 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Accident | Medical Aid |  | Accident | Medical Aid |
|  | Fund | Fund |  | Fund | Fund |
| 4812 | 0.3749 | 0.3363 | 6203 | 0.0765 | 0.1096 |
| 4813 | 0.1502 | $\underline{0.1476}$ | 6204 | $\underline{0.1202}$ | 0.1250 |
| 4900 | 0.3955 | 0.2495 | 6205 | 0.2325 | 0.2167 |
| 4901 | 0.0814 | 0.0586 | $\underline{6206}$ | 0.2169 | $\underline{0.1855}$ |
| 4902 | 0.0981 | 0.0790 | 6207 | $\underline{0.8778}$ | 1.0654 |
| 4903 | 0.1492 | 0.1092 | 6208 | $\underline{0.2009}$ | 0.2394 |
| 4904 | 0.0294 | 0.0270 | 6209 | $\underline{0.2776}$ | $\underline{0.2776}$ |
| 4905 | 0.3045 | 0.3238 | 6301 | 0:1362 | 0.0822 |
| 4906 | 0.0994 | $\underline{0.0787}$ | 6302 | 0.1543 | 0.1452 |
| 4907 | $\underline{0.0480}$ | $\underline{0.0438}$ | $\underline{6303}$ | 0.0691 | $\underline{0.0603}$ |
| 4908 | $\underline{0.0815}$ | $\underline{0.1639}$ | 6304 | $\underline{0.3452}$ | 0.3658 |
| 4909 | $\underline{0.0372}$ | 0.0719 | 6305 | $\underline{0.0812}$ | 0.0955 |
| 4910 | 0.4311 | $\underline{0.3503}$ | $\underline{6306}$ | 0.3273 | 0.2747 |
| $\underline{5001}$ | 5.5303 | $\underline{2.6010}$ | 6308 | $\underline{0.0598}$ | $\underline{0.0514}$ |
| 5002 | $\underline{0.6172}$ | 0.4405 | $\underline{6309}$ | 0.1651 | $\underline{0.1644}$ |
| $\underline{5003}$ | 2.1717 | 1.0450 | 6402 | 0.2745 | $\underline{0.2706}$ |
| 5004 | 0.9502 | 0.7541 | 6403 | 0.1382 | 0.1472 |
| 5005 | $\underline{0.6493}$ | 0.3758 | 6404 | 0.1955 | 0.1888 |
| 5006 | 1.8785 | 0.9715 | 6405 | $\underline{0.6094}$ | 0.4479 |
| $\underline{5101}$ | $\underline{0.9341}$ | 0.7073 | 6406 | 0.0972 | 0.1025 |
| $\underline{5103}$ | $\underline{0.6811}$ | 0.6605 | 6407 | 0.2607 | 0.2455 |
| 5106 | 0.6811 | 0.6605 | 6408 | 0.3816 | 0.3106 |
| 5108 | 0.9017 | 0.7729 | 6409 | 0.9558 | $\underline{0.5915}$ |
| 5109 | 0.6576 | 0.4660 | 6410 | 0.2754 | 0.2323 |
| 5201 | 0.4402 | 0.3335 | 6501 | 0.1631 | 0.1416 |
| 5204 | 0.9717 | 0.7166 | 6502 | 0.0367 | 0.0352 |
| 5206 | 0.3955 | 0.2495 | 6503 | 0.0835 | 0.0478 |
| 5207 | 0.1492 | 0.1721 | 6504 | 0.3492 | 0.3934 |
| 5208 | 0.8956 | 0.6879 | 6505 | $\underline{0.0903}$ | 0.1081 |
| $\underline{5209}$ | 0.8125 | 0.5801 | $\underline{6506}$ | $\underline{0.0919}$ | 0.0981 |
| 5301 | 0.0294 | 0.0286 | $\underline{6509}$ | 0.3234 | 0.3400 |
| 5302 | 0.0218 | 0.0191 | 6510 | 0.5380 | 0.3212 |
| 5305 | 0.0488 | 0.0523 | 6511 | 0.2655 | 0.2773 |
| 5306 | $\underline{0.0566}$ | 0.0553 | 6601 | 0.1722 | 0.1694 |
| 5307 | 0.5105 | 0.3600 | 6602 | $\underline{0.4109}$ | 0.3683 |
| $\underline{6103}$ | 0.0689 | 0.0839 | $\underline{6603}$ | 0.3323 | 0.2572 |
| 6104 | 0.3533 | 0.3330 | 6604 | $\underline{0.0780}$ | 0.0720 |
| 6105 | 0.3380 | 0.2481 | 6605 | 0.2512 | 0.3064 |
| 6107 | 0.1109 | 0.1425 | 6607 | 0.1683 | 0.1443 |
| 6108 : | 0.3724 | 0.4094 | 6608 | $\underline{0.6558}$ | 0.3047 |
| 6109 | 0.0915 | 0.0745 | 6614 | 885* | 894* |
| 6110 :. | 0.5457 | 0.4639 | 6615 | 307* | 322* |
| 6201 ? | 0.3554 | 0.2355 | 6616 | 220* | 199* |
| 6202 | $\underline{0.6217}$ | 0.5532 | 6617 | 83* | 76* |


| Class | Base Rates Effective January 1, 2005 |  | Class | Base Rates Effective January 1,2005 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Accident | Medical Aid |  | Accident | Medical Aid |
|  | Fund | Fund |  | Fund | Fund |
| 6618 | 99* | 50* | 7122 | $\underline{0.5189}$ | 0.5852 |
| 6620 | 4.7930 | 3.6449 | 7201 | 1.3513 | 0.8221 |
| 6704 | 0.1664 | 0.1380 | 7202 | 0.0423 | 0.0270 |
| $\underline{6705}$ | 0.6992 | 0.9342 | 7203 | 0.1023 | $\underline{0.1344}$ |
| $\underline{6706}$ | 0.2919 | 0.3055 | 7204 | $\underline{0.0000}$ | 0.0000 |
| 6707 | 3.1192 | $\underline{2.9914}$ | 7301 | $\underline{0.4532}$ | 0.4079 |
| 6708 | 6.5953 | 8.6754 | 7302 | 0.8961 | 0.7811 |
| 6709 | 0.2469 | 0.2811 | 7307 | 0.4747 | 0.4470 |
| 6801 | 0.6185 | 0.4329 | 7308 | 0.2292 | 0.3018 |
| $\underline{6802}$ | 0.3770 | 0.3742 | 7309 | 0.2469 | 0.2811 |
| $\underline{6803}$ | 0.9657 | 0.5336 | * These rates are calculated on a per license basis for |  |  |
| $\underline{6804}$ | 0.2927 | $\underline{0.2215}$ | - parimutuel race tracks and are base rated. |  |  |
| E-6809 | 4.5635 | 4.4339 | Base Rates Effective |  |  |
| E 6901 | $\underline{0.0000}$ | $\underline{0.0733}$ | January 1,2005 |  |  |
| F-6902 | 1.2348 | $\underline{0.5292}$ |  | Medical Aid | Supplemental |
| - | 8.4543 | $\underline{4.5702}$ | Class | Fund | Pension Fund |
| $\underline{6904}$ | $\underline{0.4416}$ | 0.2666 | 0540 | 40.0133 | $\underline{0.0006}$ |
| $\underline{6905}$ | $\underline{0.3915}$ | $\underline{0.2870}$ | 0541 | $\underline{0.0067}$ | $\underline{0.0006}$ |
| $\underline{6906}$ | $\underline{0.0000}$ | 0.2870 | $\underline{0550}$ | $1 \quad \underline{0.0148}$ | 0.0006 |
| $\underline{6907}$ | 1.1924 | 0.9266 | $\underline{0551}$ | $6 \underline{0.0083}$ | $\underline{0.0006}$ |
| 6908 | $\underline{0.4956}$ | 0.4009 |  |  |  |
| 6909 | $\underline{0.1069}$ | $\underline{0.1009}$ | AMENDATORY SECTION (Amending WSR 03-24-066, filed $12 / 1 / 03$, effective $1 / 1 / 04$ ) |  |  |
| 7100 | $\underline{0.0309}$ | 0.0271 |  |  |  |
| 7101 | $\underline{0.0240}$ | 0.0197 | WAC 296-17-90492 Table I. <br> ((RETROSPECTIVERATING PLANS-A,A1, A2, A3, ANDB |  |  |
| 7102 | 2.9580 | 4.7979 |  |  |  |
| 7103 | $\underline{0.6014}$ | $\underline{0.3740}$ |  |  |  |
| 7104 | $\underline{0.0293}$ | $\underline{0.0256}$ | STANDARD PREMIUM SLZE RANGES |  |  |
| 7105 | $\underline{0.0286}$ | 0.0274 | Effeetive Janmary - , 2004 |  |  |
| 7106 | 0.1772 | 0.1737 | Size |  |  |
| 7107 | 0.1935 | 0.2218 | Gretp | Premitum |  |
| 7108 | 0.1643 | 0.2060 | Number | Range |  |
| $\underline{7109}$ | 0.1222 | 0.1228 | 63 | \$4,580 | \$5,533 |
| 7110 | 0.3806 | 0.2487 | 62 | 5,534 | 6,645 |
| 7111 | 0.4217 | 0.2836 | 64 | 6,646 | 7,906 |
| $\underline{7112}$ | 0.5976 | 0.5231 | 60 | 7,907 | 9,355 |
| 7113 | 0.3220 | 0.3557 | 59 | 9,356 | 4,04 |
| 7114 | 0.5189 | 0.5852 | 58 | 4,012 | 12,879 |
| 7115 | 0.5222 | 0.5314 | 57 | 12,880 | 14,999 |
| 7116 | 0.6670 | 0.5864 | 56 | 15,000 | 17,239 |
| 7117 | $\underline{1.3695}$ | 1.1705 | 55 | 17,240 | 19,619 |
| 7118 | 1.1773 | 1.0657 | 54 | 19,620 | 22,129 |
| 7119 | 1.2767 | 1.0108 | 53 | 22,130 | 24,769 |
| 7120 | 6.0683 | 4.8033 | 52 | 24,770 | 27,539 |
| 7121 | 5.6717 | 4.5201 | 51 | 27,540 | 30,439 |
|  |  |  | 50 | 30,440 | 33,499 |



| Size Group | Standard |  |  |
| :---: | :---: | :---: | :---: |
|  | Premium |  |  |
| Number | Range |  |  |
| $\underline{26}$ | 282,000 | $=$ | 313,499 |
| $\underline{25}$ | 313,500 | $=$ | 349,599 |
| 24 | 349,600 | = | $\underline{391,999}$ |
| $\underline{23}$ | 392,000 | $=$ | 441,799 |
| $\underline{22}$ | 441,800 | $=$ | 500,099 |
| $\underline{21}$ | 500,100 | $=$ | 569,899 |
| $\underline{20}$ | 569,900 | $=$ | 654,099 |
| 19 | 654,100 | $=$ | 754,999 |
| 18 | 755,000 | $=$ | 879,299 |
| 17 | 879,300 | $=$ | 1,034,399 |
| $\underline{16}$ | $1,034,400$ | $=$ | $1,256,999$ |
| 15 | 1,257,000 | $=$ | 1,565,999 |
| $\underline{14}$ | 1,566,000 | = | 2,000,999 |
| 13 | 2,001,000 | = | 2.556,999 |
| 12 | $\underline{2,557,000}$ | $=$ | 3,265,999 |
| 11 | 3,266,000 | $=$ | 4,328,999 |
| 10 | 4,329,000 | $=$ | 5,996,999 |
| 2 | 5,997,000 | $=$ | 8,643,999 |
| 8 | 8,644,000 | $=$ | 12,519,999 |
| 7 | 12,520,000 | = | 18,439,999 |
| 6 | 18,440,000 | $=$ | 28,669,999 |
| $\underline{5}$ | 28,670,000 | $=$ | 45,259,999 |
| $\underline{4}$ | 45,260,000 |  | \& Over |

WSR 04-24-030
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE
[Order 04-306—Filed November 23, 2004, 3:43 p.m., effective December 24, 2004]

Effective Date of Rule: Thirty-one days after filing.
Purpose: Amend personal use rules pursuant to North of Falcon recommendations.

Citation of Existing Rules Affected by this Order: Amending WAC 220-56-100, 220-56-123, 220-56-128, 220-56-180, and 220-56-195.

Statutory Authority for Adoption: RCW 77.12.047.
Adopted under notice filed as WSR 04-11-119 on May 19, 2004.

Changes Other than Editing from Proposed to Adopted Version: No changes to proposed amendments to these sections after adjusting the base on WAC 220-56-128. WAC 232-28-619 was adopted separately with changes; see WSR 04-16-046.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or

Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0 .

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 5, Repealed 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.

Date Adopted: November 23, 2004.

## Susan Yeager <br> for Will Roehl, Chair <br> Fish and Wildlife Commission

## AMENDATORY SECTION (Amending Order 04-39, filed 3/4/04, effective 5/1/04)

WAC 220-56-100 Definitions-Personal-use fishing. The following definitions apply to personal use fishing in Titles 220 and 232 WAC:
(1) "Bait" means any substance which attracts fish by scent or flavors. Bait includes any lure which uses scent or flavoring to attract fish.
(2) "Barbless hook" means a hook on which all barbs have been deleted when manufactured or filed off or pinched down.
(3) "Bow and arrow fishing" means any method of taking, or attempting to take, fish by the use of an arrow equipped with a barbed head and a line attached, and propelled by a bow, as in the sport of archery, while the fisher is above the surface of the water.
(4) "Buoy 10 line" means a true north-south line projected through Buoy 10 at the mouth of the Columbia River. "Buoy 10 fishery" means a fishery between a line in the Columbia River from Tongue Point in Oregon to Rocky Point in Washington and the Buoy 10 line.
(5) "Channel Marker 13 line" means a true north-south line through Grays Harbor Channel Marker 13.
(6) "Daily limit" means the maximum number or pounds of fish, shellfish, or seaweed of the required size of a given species or aggregate of species which a person may retain in a single day.
(7) "Fresh" means fish or shellfish that are refrigerated, iced, salted, or surface glazed.
(8) "Freshwater area" means:
(a) Within any freshwater river, lake, stream or pond.
(b) On the bank or within 10 yards of any freshwater river, lake, stream or pond.
(c) On or within any boat launch, ramp, or parking facility associated with any freshwater river, lake, stream or pond.
(9) "Frozen" means fish or shellfish that are hard frozen throughout.
(10) "Gaffing" means an effort to take fish by impaling the fish with a hook attached directly to a pole or other device.
(11) "Hatchery" when used to describe the difference between a hatchery fish and a nonhatchery fish means a fish missing an adipose fin or a ventral fin with a healed scar at the location of the missing fin, except a hatchery salmon is a salmon missing only the adipose fin, regardless of whether the fish is missing a ventral fin.
(12) "Hook" means one single, double or treble hook. A "single hook" means a hook having a single point. A "double hook" means a hook having two points on a common shank. A "treble hook" means a hook having three points on a common shank.
(13) "Hook and line" or "angling" shall be identical in meaning and, except as provided in WAC 220-56-115, shall be defined as the use of not more than one line with three hooks attached to a pole held in hand while landing fish, or the use of a hand operated line without rod or reel, to which may be attached not more than three hooks. When fishing for bottom fish, "angling" and "jigging" shall be identical in meaning.
(14) "In the field or in transit" means at any place other than at the ordinary residence of the harvester. An ordinary residence is a residential dwelling where a person normally lives, with associated features such as address, telephone number, utility account, etc. A motor home or camper parked at a campsite or a vessel are not considered to be an ordinary residence.
(15) "Juvenile" means a person under fifteen year of age.
(16) "Lure" means a manufactured article constructed of feathers, hair, fiber, wood, metal, glass, cork, leather, rubber or plastic which does not use scent or flavoring to attract fish. "Nonbuoyant lure" means a lure complete with hooks, swivels or other attachments, which does not float in freshwater.
(17) "Night closure" means closed to fishing from one hour after official sunset to one hour before official sunrise.
(18) "Nonbuoyant lure restriction" means nonbuoyant lures, defined as lures with hooks and attachments (eyes, swivels, etc.), that do not have enough buoyancy to float in freshwater, may have only one single hook measuring not more than $3 / 4$ inch point to shank $((;))$. No weights may be attached below or less than twelve inches above a buoyant lure defined as a lure with hooks and attachments that has enough buoyancy to float in freshwater, and all hooks must be attached to or no more than three inches below a buoyant lure or within three inches of bait or a nonbuoyant lure. No hook may be attached to the line above a buoyant lure.
(19) "Possession limit" means the number of daily limits allowed to be retained in the field or in transit.
(20) "Processed" means fish or shellfish which have been processed by heat for human consumption as kippered, smoked, boiled, or canned.
(21) "Seasonal wild steelhead limit" means the maximum number of wild steelhead trout any one angler may retain from April 1st through the following March 31st.
(22) "Selective gear rules" means terminal fishing gear is limited to artificial flies with barbless single hooks or lures with barbless single hooks, bait is prohibited, and fishing from a floating device equipped with a motor is prohibited unless otherwise provided. Up to three hooks may be used. In waters under selective gear rules, fish may be released until the daily limit is retained.
(23) "Slough" means any swamp, marsh, bog, pond, side-channel, or backwater connected to a river by water. Waters called sloughs that are not connected to a river are considered lakes.
(24) "Snagging" means an effort to take fish with a hook and line in a manner that the fish does not take the hook or hooks voluntarily in its mouth.
(25) "Spearing" or "spear fishing" means an effort to take fish or shellfish by impaling the fish or shellfish on a shaft, arrow or other device.
(26) "Stationary gear restriction" means the line and weight and lure or bait must be moving while in the water. The line and weight and lure or bait may not be stationary.
(27) "Unmarked salmon" means a salmon with intact adipose and ventral fins.
(28) "Whitefish gear rules" means terminal fishing gear is restricted to one single hook, maximum hook size threesixteenths inch point to shank (hook size 14), and bait is allowed. All species: Release all fish except whitefish.
$\left(\left(\left(\mathbf{Z}^{8}\right)\right)\right)(29)$ "Wild" when used to describe the difference between a hatchery fish and a nonhatchery fish, except salmon, means a fish with all fins intact.
(30) "Wild salmon" when "wild" is used to describe a salmon (chinook, coho, chum, pink or sockeye), "wild" means a salmon with an intact adipose fin, regardless of whether the fish is ventral fin-clipped.

AMENDATORY SECTION (Amending Order 01-24, filed $3 / 5 / 01$, effective $5 / 1 / 01$ )

WAC 220-56-123 Unlawful provisions-Westport and Ocean Shores Boat Basins. During the period August 16 through January 31, in the waters of the Westport and Ocean Shores Boat Basins:
(1) It is unlawful to fish for or possess salmon taken for personal use using any gear other than the gear provided for in this section:
(a) ((Nonbuoyant lures are-defined-as-lures that do not have eneugh buoyaney to float-in freshwater.)) Nonbuoyant lures other than natural bait lures must have no more than one single hook and that hook may not exceed $3 / 4$ inch from point to shank. Nonbuoyant natural bait lures may have no more than two single hooks each of which may not exceed $3 / 4$ inch from point to shank.
(b) Buoyant lures are defined as lures that have enough buoyancy to float in freshwater and may have any number of hooks.
(c) No leads, weights, or sinkers may be attached below or less than 12 inches above a lure.
(d) All hooks must be attached within 3 inches of the bait or lure.
(2) It is unlawful to fish for or possess food fish or shellfish from one hour after official sunset to one hour before official sunrise.
(3) It is unlawful to use forage fish jigger gear.

AMENDATORY SECTION (Amending Order 04-218, filed 8/17/04, effective 9/17/04)

WAC 220-56-128 Food fish fishing-Closed areas. It is unlawful to fish for or possess food fish taken from the following areas during the times indicated.
(1) It is unlawful at all times to fish for or possess food fish taken for personal use in waters lying within 400 feet below any fish rack, fishway, dam or other artificial or natural obstruction, either temporary or permanent, unless otherwise provided.
(2) Waters of Budd Inlet at Olympia south of the Fourth Avenue Bridge are closed at all times, and all contiguous waters lying between the Fourth Avenue Bridge and a line from the northwesterly corner of the Thriftway Market Building to a point 100 yards north of the railroad bridge located on the western side of the inlet opposite the Thriftway Market Building are closed during the period July 16 through October 31.
(3) The waters of Percival Cove are closed at all times.
(4) Those waters of Hood Canal inshore from yellow marker buoys to the mouth of Finch Creek and waters within the channel created when tidelands are exposed are closed the entire year.
(5) Waters within a radius of 100 yards from the Enetai Hatchery Outfall Creek where it enters saltwater are closed at all times.
(6) Those waters of Sinclair Inlet inside a line fifty yards from the pierhead line of the Puget Sound Naval Shipyard at Bremerton are closed at all times.
(7) Those waters of Hood Canal within 100 feet of the Seabeck Highway Bridge over Big Beef Creek are closed August 1 through November 30.
(8) In Shilshole Bay waters east of a line 175 feet west of the Burlington Northern Railroad Bridge are closed to fishing.
(9) Those waters of the Chinook River upstream from tide gate at the Highway 101 Bridge are closed at all times.
(10) Those waters of the Columbia River between the Vernita Bridge and the Hanford power line crossing (wooden towers at S24, T13N, R27E) are closed October 23 through June 15.
(11) Those waters of the Columbia River between the upstream line of Bonneville Dam to a point 600 feet below the fish ladder at the new Bonneville Dam Powerhouse are closed at all times.
(12) Waters of the Lake Washington Ship Canal west of a north-south line 400 feet east of the eastern end of the north wing wall of Chittenden Locks to the mouth of the Lake Washington Ship Canal are closed to food fish angling at all times.
(13) Waters of Catch Record Card Area 10 west of a line from Point Monroe to Indianola and east of a line from Point Bolin to Battle Point are closed to food fish angling from January 1 through March 31.
(14) Chief Joseph Dam - closed to fishing from the Okanogan County shore between the dam and the Highway 17 Bridge. Closed to fishing from a floating device downstream of Chief Joseph Dam to the Corps of Engineers Safety Zone Marker.
(15) Wells Dam - waters between the upstream line of Wells Dam to boundary markers 400 feet below the spawning channel discharge on the Chelan County side and the fish ladder on the Douglas County side.
(16) Rocky Reach, Rock Island and Wanapum Dams waters between the upstream lines of these dams and boundary markers 400 feet downstream of the fish ladders at Rocky Reach and Rock Island Dams and boundary markers at Wanapum Dam 750 feet below the east fish ladder and 500 feet below the west fish ladder.
(17) Priest Rapids Dam - waters between the upstream line of Priest Rapids Dam and boundary markers 650 feet below the fish ladders.
(18) Jackson (Moran) Creek - all waters of the Priest Rapids hatchery system including Columbia River waters out to midstream between markers located 100 feet upstream and 400 feet downstream of the mouth of the hatchery outlet.
(19) McNary Dam - waters between the upstream line of McNary Dam and a line across the river from the red and white marker on the Oregon shore to the downstream end of the wingwall of the boat lock near the Washington shore.
(20) John Day Dam - waters between the upstream line of John Day Dam and markers approximately 3,000 feet downstream, except that fishing is permitted from the Washington shore to within 400 feet of the fishway entrance.
(21) The Dalles Dam - waters between the upstream line of the Dalles Dam and the upstream side of the Interstate 197 Bridge, except that fishing is permitted from the Washington shore to within 400 feet of the fishway entrance.
(22) Spring Creek - waters within $1 / 4$ mile of the U.S. Fish and Wildlife Service Hatchery grounds between posted boundary markers located $1 / 4$ mile on either side of the fish ladder entrance.
(23) The waters of Catch Area 12 are closed at all times to the taking of food fish other than salmon.
(24) Freshwater Bay - waters south of a line from Angeles Point to Observatory Point (Bachelor Rock) are closed July 1 through August 31.
(25) Tulalip Bay - waters east of line from Mission Point to Hermosa Point are closed at all times.

AMENDATORY SECTION (Amending Order 00-134, filed $7 / 31 / 00$, effective $8 / 31 / 00$ )

WAC 220-56-180 Salmon statewide rules. (1) In fresh water and in Marine Areas 2-1 beginning August 16 and 2-2 east of the Buoy 13 line beginning September 1, adult salmon are:

Chinook over 24 inches in length,
Coho over 20 inches in length,
Pink, chum or sockeye over 12 inches in length, and
Atlantic salmon of any size. In these waters the minimum size for salmon is 12 inches, except no minimum size for Atlantic salmon.
(2) In Marine Areas 1 through 4, ((exeept fer-Areas-2-1 and 2-2)) in Area 2-1 from the opening date of adjacent ocean waters through August 15, and in Area 2-2 west of the Buoy 13 line, chinook salmon must be not less than ((24)) 26 inches in length, coho salmon must be not less than 16 inches, but there is no minimum size on other salmon.
(3) In Marine Areas 5 through 13, chinook salmon must be not less than 22 inches in length, but there is no minimum size for other salmon.
(4) The salmon possession limit shall not exceed the equivalent of two daily limits in fresh form. An additional 40 pounds of salmon may be possessed in frozen or processed form.
(5) In all areas where the daily limit allows adult salmon to be taken, it is unlawful to continue to fish for salmon after the adult portion of the daily limit has been retained.
(6) Where landlocked salmon rules apply, no sport catch record card is required for salmon, the season, daily limit, and size and gear restriction rules for salmon are the same as trout rules. The angler's combined catch of landlocked salmon and trout applies toward the trout limit.

AMENDATORY SECTION (Amending Order 02-158, filed 7/16/02, effective $8 / 16 / 02$ )

WAC 220-56-195 Closed areas-Saltwater salmon angling. The following areas shall be closed to salmon angling during the times indicated:
(1) Bellingham Bay: Those waters of Bellingham, Samish and Padilla Bays southerly of a line projected from the most westerly point of Gooseberry Point to Sandy Point, easterly of a line from Sandy Point to Point Migley thence along the eastern shoreline of Lummi Island to Carter Point, thence to the most northerly tip of Vendovi Island thence to Clark Point on Guemes Island thence following the shoreline to Yellow Bluff on the southwest corner of Guemes Island thence to Yellow Bluff Reef range marker thence to the ferry terminal dock east of Shannon Point and north of the Burlington Railroad Bridges at the north end of Swinomish Slough shall be closed to salmon angling July 1 through August 15.
(2) Carr Inlet:
(a) Those waters north of a line from Green Point to Penrose Point are closed to salmon angling ((May 1)) April 16 through ((fune 30)) July 31.
(b) Those waters of Carr Inlet within 1,000 feet of the outer oyster stakes at the mouth of Minter Creek are closed to salmon angling July 1 through September 30.
(3) Dungeness Bay: Those waters westerly of a line from Dungeness Spit Light to the number 2 red Buoy, and then to the Port Williams boat ramp are closed to salmon angling May 1 through September 30 and November 1 through April 30.
(4) Samish Bay: Those waters southerly of a line projected true east from Fish Point are closed to salmon angling August 1 through October 15.
(5) Columbia River Mouth Control Zone 1: Washington waters within Control Zone 1 , which Control Zone is described as an area at the Columbia River mouth bounded on the west by a line running northeast/southwest between the red lighted Buoy \#4 ( $46^{\circ} 13^{\prime} 35^{\prime \prime} \mathrm{N} / 124^{\circ} 06^{\prime} 50^{\prime \prime} \mathrm{W}$ ) and the green lighted Buoy \#7 ( $46^{\circ} 15^{\prime} 09^{\prime \prime} \mathrm{N} / 124^{\circ} 06^{\prime} 16^{\prime \prime} \mathrm{W}$ ); on the east by the Buoy \#10 line which bears north/south at $357^{\circ}$ true from the south jetty at $46^{\circ} 14^{\prime} 00^{\prime \prime} \mathrm{N} / 124^{\circ} 03^{\prime} 07^{\prime \prime} \mathrm{W}$ to its intersection with the north jetty; on the north by a line running northeast/southwest between the green lighted Buoy \#7 to the tip of the north jetty ( $46^{\circ} 14^{\prime} 48^{\prime \prime} \mathrm{N} / 124^{\circ} 05^{\prime} 20^{\prime \prime} \mathrm{W}$ ) and
then along the north jetty to the point of intersection with the Buoy \#10 line; and on the south by a line running northeast/southwest between the red lighted Buoy \#4 and the tip of the south jetty ( $46^{\circ} 14^{\prime} 03^{\prime \prime} \mathrm{N} / 124^{\circ} 04^{\prime} 05^{\prime \prime} \mathrm{W}$ ) and then along the south jetty to the point of intersection with the Buoy \#10 line are closed to salmon angling at all times except open to fishing from the north jetty when adjacent waters north of the Control Zone are open to salmon angling or the Buoy 10 fishery is open.
(6) Commencement Bay: Those waters east of a line projected from the Sperry Ocean Dock to landfall below the Cliff House Restaurant on the north shore of Commencement Bay are closed July 1 through July 31 ((and April 1 through April 19)).
(7) Rosario Strait and eastern Strait of Juan de Fuca:
(a) Waters of Area 7 in Rosario Strait and the eastern portion of the Strait of Juan de Fuca southerly of a line running from Sandy Point to Point Migley on Lummi Island, and following the westerly shore of Lummi Island to a straight line running from shore through Lummi Rocks Buoy to Peapod Rocks Buoy, then to Lydia Shoal Buoy, then southerly to Black Rock, then to the easternmost point on James Island, then to Bird Rocks, then westerly to the southernmost point on Decatur Island, then across Lopez Pass to Lopez Island and following the shore of Lopez Island southerly and westerly to Iceberg Point, then from Iceberg Point to Cattle Point, then south southwest to the Salmon Bank Buoy, and then true south from Salmon Bank Buoy to the Area 7 boundary Closed to fishing for salmon July 1 - July 31.
(b) Waters of Area 7 in Rosario Strait and the eastern portion of the Strait of Juan de Fuca southerly of a line running true south from the westernmost point on Fidalgo Head to Burrows Island, then westerly and southerly along the shore of Burrows Island to the Burrows Island Lighthouse, then to Bird Rocks, then westerly from Bird Rocks to the southernmost point on Decatur Island, then across Lopez Pass to Lopez Island and following the shore of Lopez Island southerly and westerly to Iceberg Point, then from Iceberg Point to Cattle Point, then south southwest to the Salmon Bank Buoy, and then true south from the Salmon Bank Buoy to the Area 7 boundary - Closed to fishing for salmon August 1 - September 30.
(8) ((Strait of Jtan de Fuea:

Whaterg-ef-Area- 6-within-1000 feet of the meuth of the Elwha-River-Clesed to fishing for-salmen July 1-August 34.
(a) Tulalip-Bay:- Waters-of Area- 8-2 east of a line-from Mission Peint to Hermesa Point are elesed to salmen angling at alltimes.)) Kydaka Point - waters south of a line from Kydaka Point to Shipwreck Point are closed to fishing for salmon July 1 through September 30.
(9) Port Angeles Harbor - waters westerly of a line from the tip of Ediz Hook to the I.T.T. Rayonier Dock are closed to fishing for salmon from July 1 through August 31.

## WSR 04-24-036 <br> PERMANENT RULES GAMBLING COMMISSION

[Order 441—Filed November 24, 2004, 2:28 p.m., effective June 30, 2005]
Effective Date of Rule: June 30, 2005.
Purpose: ESHB 2459, supplemental budget fund transfer, passed during the 2004 legislative session. The bill was to remove $\$ 3$ million from the commission's budget, with $\$ 500,000$ of that amount directed to problem gambling treatment programs, if another bill passed (HB 2776). The commission sent a letter to the governor supporting problem gambling, but opposing the fund transfer. In the end, $\$ 2.5$ million was transferred from the gambling revolving fund; however, the governor vetoed the transfer of $\$ 500,000$ for problem gambling and requested the commission resume its contributions to problem gambling. The commission recently authorized an additional $\$ 150,000$ for problem gambling training and awareness services in fiscal year 2005. This fee would provide a stable funding source of approximately $\$ 232,000$ each year for a problem gambling helpline, and training and awareness services (RCW 9.46.071). The fee would be paid by licensed charitable/nonprofit and commercial organizations.

Citation of Existing Rules Affected by this Order: Amending [new section] WAC 230-04-208.

Statutory Authority for Adoption: RCW 9.46.070.
Adopted under notice filed as WSR 04-17-124 on August 17, 2004, with a published date of September 1, 2004.

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 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 [1], Amended 1, Repealed 0.

Date Adopted: November 24, 2004.

Susan Arland<br>Rules Coordinator

## ALTERNATIVE \#1

## NEW SECTION

WAC 230-04-208 Problem gambling awareness and training fee. The legislature amended RCW 9.46.071 in 2003, to allow the gambling commission to contract with qualified entities to provide public awareness, training and other services for problem gambling. The fees collected will provide a funding source for such a contract.
(1) Each organization applying for a gambling license or permit must pay a fee;
(2) The fees collected will be used solely for these services;
(3) The fee is nonrefundable;
(4) The fee will be paid with the original application and each subsequent renewal application;
(5) The problem gambling fee is a percentage of each license fee as follows:

| License Fee | Percentage |
| :--- | :---: |
| Less than $\$ 2,000$ | $2.0 \%$ |
| $\$ 2,000$, but less than $\$ 5,000$ | $2.5 \%$ |
| $\$ 5,000$, but less than $\$ 7,000$ | $3.0 \%$ |
| $\$ 7,000$, but less than $\$ 9,500$ | $3.5 \%$ |
| $\$ 9,500$ or greater | $4.0 \%$ |

(6) The license application will be deemed incomplete and will not be processed without this fee;
(7) The fee is imposed on applications received on or after June 30, 2005; and
(8) The fee will automatically expire if the legislature adopts a law that appropriates funds for the purposes of satisfying the requirements in RCW 9.46.071.

## WSR 04-24-038 <br> PERMANENT RULES GAMBLING COMMISSION

[Order 439-Filed November 24, 2004, 2:32 p.m., effective January 1, 2005]

Effective Date of Rule: January 1, 2005.
Purpose: At the August 2004, meeting, the commission adopted an amendment to WAC 230-40-070 allowing poker games to be played with nonlogo cards. In conjunction with that change, staff recommended an amendment to WAC 230-40-610 requiring dealers to verify, under surveillance, that the correct cards are in the deck when a player-supported jackpot PSJ is paid out (payouts of $\$ 500$ or higher must be verified). Changes to both rules will become effective January $1,2005$.

Citation of Existing Rules Affected by this Order: Amending WAC 230-40-610.

Statutory Authority for Adoption: RCW 9.46.070.
Adopted under notice filed as WSR 04-19-094 on September 20, 2004, with a published date of October 6, 2004; and WSR 04-20-106 filed on October 5, 2004, with a published date of October 20, 2004.

Changes Other than Editing from Proposed to Adopted Version: Currently, this rule allows licensees to pay $\$ 500$ or less, in cash, to players that have been awarded a player-supported jackpot prize. Prize amounts not awarded in cash must be paid within twenty-four hours, by check, and the check cannot be cashed at the licensed premises. The Recreational Gaming Association petitioned for rule change, which was filed under WSR 04-20-106, requesting the cash portion of payouts be increased from $\$ 500$ to $\$ 2,500$ and players be able to cash checks written for prizes at the licensed premises. Staff had no objections with the petitioner's request
and the commission adopted the proposed amendments at the November 19, 2004, 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 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 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.

Date Adopted: November 24, 2004.
Susan Arland
Rules Coordinator

AMENDATORY SECTION (Amending Order 414, filed $8 / 13 / 02$, effective $1 / 1 / 03$ )

WAC 230-40-610 Player-supported jackpots-Restrictions-Manner of conducting-Approval. A player-supported jackpot (PSJ) is a separate contest of chance directly related to the play and/or outcome of authorized non-house-banked card games but which is not the card game itself. Card rooms with a Class F or house-banked license may establish a prize fund for the purpose of operating a PSJ for nonhouse-banked card games. Any PSJ must be approved in writing by the director or the director's designee prior to play. A PSJ must meet the following requirements:

## Funding a PSJ.

(1) A licensee may provide house funds to establish a PSJ. The licensee shall issue a check from the general business account into the PSJ account to start the prize fund. Recouping of start up funds shall be done by issuing a check from the PSJ account to the business general account. Electronic bank transfers shall satisfy this requirement. Start up funds shall not exceed five thousand dollars per PSJ.

## Using a rake to fund a PSJ.

(2) A licensee may assess a portion of players' wagers for a jackpot prize. Such amount shall not exceed one dollar per hand or game for each PSJ. This assessment shall be separately collected using the rake method.

PSJ funds are player funds - exception from administrative fee.
(3) The licensee acts only as the custodian of the PSJ funds, including any interest earned on this money, and maintains no legal right to the funds. All PSJ funds shall be awarded as prizes, based upon a format approved by commission staff. An administrative fee not to exceed ten percent of the amount collected for a PSJ may be imposed by the licensee. This administrative fee includes all expenses incurred
by the licensee, including banking fees. No other expenses beyond the ten percent administrative fee shall be deducted from the PSJ account.

## Prize fund custodian.

(4) Each licensee shall designate at least one "prize fund custodian" who shall be responsible for safeguarding and disbursing funds to winners. A prize fund custodian may be an owner, partner, officer, or licensed individual designated by a card room owner, partner, or officer. The custodian shall have signature authority for prize fund bank accounts and ensure accountability of all funds collected for use in a PSJ. The licensee shall meet the deposit requirements of WAC 230-40-608.

## Payout of prizes.

(5) Prize amounts paid in cash shall not exceed two thousand five hundred dollars. Prize amounts not awarded in cash shall be paid within twenty-four hours, by check, the type which provides a duplicate copy( $(-$ whieh shall net be eashed en the lieensee's premises)). A record of all prizes paid shall be maintained in the format prescribed by commission staff and shall include:
(a) For prizes less than one hundred dollars, a system of accounting denoting each individual prize may be utilized.
(b) For prizes one hundred dollars and above, the following information shall be recorded on a prize record:
(i) Full printed name;
(ii) Date of birth;
(iii) Street address;
(iv) Type of identification reviewed;
(v) Amount of the prize awarded;
(vi) Description of the winning hand;
(vii) Time and date awarded; and
(viii) The supervisor's and dealer's initials.
(c) ((Upen)) When awarding a prize of five hundred dollars or more, the dealer ((shall fan)) must, in view of the surveillance camera, display the value and suit of each card in the winning hand ((inview-of the-surveillanee eamera)), and the remaining cards in the deck must be counted and put in numerical order by suit to confirm a complete deck. The hand shall be collected and sealed with the prize record. The winning hand and remaining deck shall be maintained on the premises as part of daily card room records for a period of seven days, unless released by a commission agent.

## Owners and employees competing for a PSJ.

(6) Owners, custodians and on-duty card room employees may participate in card games that offer a PSJ, but may not share in the winnings of any prize awarded. Any prize winnings an owner or on-duty employee may be entitled to under game rules, must be divided equally among the other players at the table: Provided, That off-duty employees may participate in card games that offer a PSJ and share in the prize winnings.

## Owners and employees showing cards.

(7) Owners and on-duty card room employees must turn their cards face up at the end of each game so they may be observed by other players at the table and surveillance if:
(a) Playing in a game with a PSJ;
(b) The prize is not based upon a predetermined hand; and
(c) There is a qualifying hand at the end of a game (such as a "bad beat" hand).

## House dealer required.

(8) All card games offering a PSJ must utilize a house dealer.

## Security requirements.

(9) Each gaming table offering a PSJ shall be required to install a closed circuit television system as outlined in WAC 230-40-625: Provided, That licensees operating any housebanked card games shall follow the security requirements set forth in WAC 230-40-825 for all tables in the card room, including those offering a PSJ.

## Removing a PSJ from play.

(10) The following procedures shall be followed for all discontinued player-supported jackpots:

## Discontinued.

(a) In the event a licensee elects to discontinue a PSJ, the balance, less any nonrecouped seed money, shall be distributed to players within sixty days of discontinuance by offering an approved promotion or card tournament of the same game under which the PSJ was originally accrued.

## Closure of business.

(b) In the event a licensee ceases to operate a card room, or fails to maintain a valid card room license, all funds associated with the PSJ shall be distributed to the Washington state council on problem gambling.

## Posting rules.

(c) The licensee shall conspicuously post a sign stating how PSJ money will be distributed in the event the PSJ is discontinued or the business closes. The sign must be posted at the inception of the PSJ.

## House rules.

(11) House rules, to include administrative fees shall be posted in a location readily visible by all players and disclose the conditions under which prizes may be won, the prize amount, cost to participate, and any other conditions which may affect the outcome of the game.

## Dispute resolution.

(12) If a dispute arises involving the outcome of a PSJ, the licensee shall preserve the video recording, the winning hand and remaining deck, and all records for the game where the dispute occurred and shall notify commission staff within twenty-four hours. The licensee shall document all information pertaining to the dispute including:
(a) The names, addresses, and phone numbers of all players, card room staff, and any witnesses involved;
(b) Amount of the advertised PSJ; and
(c) A full description of the circumstances surrounding the dispute.
(13) All disputes involving a PSJ will be investigated by commission staff, with a report submitted to the director. A written decision will be issued by the director, or the director's designee, and such decision shall be final.
(14) During the course of dispute resolution, the commission may become the temporary custodian of any and all prize funds. The PSJ will be suspended until the dispute is resolved.

## WSR 04-24-039 PERMANENT RULES GAMBLING COMMISSION

[Order 440—Filed November 24, 2004, 2:33 p.m., effective January 1, 2005]

Effective Date of Rule: January 1, 2005.
Purpose: Allows the chief executive officer or chief operations officer (sometimes referred to as the general manager) to also act as the gaming operations department manager in a house-banked card room. Current rules require these positions to be held by two separate individuals.

Citation of Existing Rules Affected by this Order: Amending WAC 230-40-554.

Statutory Authority for Adoption: RCW 9.46.070.
Adopted under notice filed as WSR 04-19-095 on September 20, 2004, with a published date of October 6, 2004.

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.

Date Adopted: November 24, 2004.
Susan Arland
Rules Coordinator

AMENDATORY SECTION (Amending Order 383, filed 4/14/00, effective $5 / 15 / 00$ )

WAC 230-40-554 Chief executive officer or chief operations officer defined. The chief executive officer (CEO) or chief operations officer (COO) is the executive who has been designated by the owner, partners, or board of directors as the individual with overall responsibility for the business licensed to conduct card games. The CEO or COO may perform the duties of a gaming operation department manager as defined in WAC 230-40-556.

## WSR 04-24-049

PERMANENT RULES

## PROFESSIONAL EDUCATOR STANDARDS BOARD

[Filed November 29, 2004, 2:12 p.m., effective December 30, 2004]

## Effective Date of Rule: Thirty-one days after filing.

Purpose: The proposed rule will allow out-of-state individuals applying to a masters-degree level teacher preparation program and out-of-state certified teachers applying for Washington state residency certificate to use passing scores from the Praxis I, and Praxis CBT computer administered test, or the CBEST in lieu of passing the WEST-B.

Citation of Existing Rules Affected by this Order: Amending WAC 181-01-002.

Statutory Authority for Adoption: RCW 28A.410.220 [(1)](c).

Adopted under notice filed as WSR 04-19-147 on September 22, 2004.

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.

Date Adopted: November 16, 2004.
Esther Baker
Program Director
Teacher Assessments

AMENDATORY SECTION (Amending WSR 04-08-047, filed 4/1/04, effective $5 / 2 / 04$ )

WAC 181-01-002 WEST-B exemptions. Individuals from out of state applying for a Washington state residency teaching certificate under WAC $180-79 \mathrm{~A}-257$ (1)(b), or individuals applying to masters-degree level teacher preparation programs residing outside of the state of Washington at time of application, in lieu of passing the WEST-B, may provide official documentation of scores on the Praxis I of 177 for the reading subtest, 176 for the mathematics subtest and 174 for the writing subtest, or scores on the Praxis I CBT computeradministered test of 325 for the reading subtest, 321 for the mathematics subtest, and 321 for the writing subtest, or passing scores from California or Oregon on the CBEST.

## WSR 04-24-050 <br> PERMANENT RULES <br> DEPARTMENT OF AGRICULTURE

[Filed November 29, 2004, 2:16 p.m., effective December 30, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: This rule-making order amends chapter 16-354 WAC to reduce the hop rootstock certification field inspection fees and make them equal to the fees charged for other nursery services. The current rule requires program participants to pay for hop rootstock certification inspections at the rate of $\$ 16$ per acre with a five-acre minimum. This rule replaces the existing $\$ 16$ per acre charge with the fee schedule established in chapter 16-401 WAC that is used for other nursery services. The new rule will reduce the cost of hop rootstock certification inspections to the current participants. In addition, this rule clarifies existing language so that it is easier to read and understand.

Citation of Existing Rules Affected by this Order: Amending WAC 16-354-040 and 16-354-050.

Statutory Authority for Adoption: Chapters 15.14 and 34.05 RCW.

Adopted under notice filed as WSR 04-19-124 on September 21, 2004.

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 2, Repealed 0.

Date Adopted: November 29, 2004.
William E. Brookreson
Deputy Director for Valoria H. Loveland Director

AMENDATORY SECTION (Amending WSR 98-09-049, filed 4/15/98, effective 5/16/98)

WAC 16-354-040 Hop rootstock certification application and fees. (1) Application for inspection and testing of certified mother blocks and certified stock shall be filed with the department by April 1 of each year accompanied by a sev-enty-five dollar application fee.
(2) As a condition of participation in the hop rootstock certification program, the applicant grower must furnish to the department all requested information pertinent to the operation of the program and must give consent to the department to take material from certified mother blocks and/or greenhouses for examination and testing.
(3) (Field-inspection fees are sixteen dollars for each aere per inspeetion with a minimum fee of eighty-dollars for five aeres or less per inspection.
(4))) Fees for field inspections or inspection of harvested rootstock for grade, phytosanitary certification, or other purposes are assessed at the appropriate rate established in ((WAC 16-401-025)) chapter 16-401 WAC.
$(((5)))(4)$ Payment for each inspection is due upon completion of the inspection. Billing may be arranged subject to department policies and processes.

AMENDATORY SECTION (Amending WSR 98-09-049, filed $4 / 15 / 98$, effective $5 / 16 / 98$ )

WAC 16-354-050 Hop rootstock tags and identity. (1) ((Appliention for inspeetion-and testing of eertified mether blocks and-certified-stock shall-be filed-with-the department by Aprill 1 of each-year aeeompanied by-a-sev-enty-five dollar applieation-fee.
(2))) Any person selling or offering for sale hop rootstock bearing a certification tag or otherwise identified as certified is responsible for the following:
(a) Accurately identifying the rootstock as to variety and year of harvest;
(b) Accurately identifying the rootstock as complying with all of the conditions of the certified hop rootstock program.
(((3))) (2) Any person issued certification tag(s) must keep written records of stock produced and sold. These records must be produced at the request of the department.

## WSR 04-24-065 PERMANENT RULES DEPARTMENT OF ECOLOGY

[Order 03-10—Filed November 30, 2004, 11:37 a.m., effective January 1, 2005]

Effective Date of Rule: January 1, 2005.
Purpose: The dangerous waste regulations set forth waste management standards for all Washington state dangerous waste generators, transporters, and facilities. Federal rules were incorporated and state-only requirements were updated, including application of closure and financial assurance requirements to used oil and recycling facilities.

Citation of Existing Rules Affected by this Order: Amending chapter 173-303 WAC, Dangerous waste regulations.

Statutory Authority for Adoption: Chapters 70.105, 70.105 D , and 15.54 RCW .

Other Authority: RCW 70.105.007.
Adopted under notice filed as WSR 04-14-094 on February 4, 2004; and WSR 04-19-072 on September 16, 2004.

Changes Other than Editing from Proposed to Adopted Version: See Reviser's Note below. If you would like to receive a copy of the rationale for the changes, the concise explanatory statement is available from Chipper Hervieux, P.O. Box 47600, Olympia, WA 98504. You may request a copy at pher461@ecy.wa.gov, or view the document at http://www/laws-rules/activity/wac173303.html.

A final cost-benefit analysis is available by contacting Chipper Hervieux, P.O. Box 47600, Olympia, WA 985047600, phone (360) 407-6756, fax (360) 407-6715, e-mail pher461@ecy.wa.gov.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 13, Amended 34, 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 28, 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.

Date Adopted: November 30, 2004.
Linda Hoffman
Director
Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the $05-02$ issue of the Register.

## WSR 04-24-074 <br> PERMANENT RULES <br> STATE BOARD OF EDUCATION

[Filed November 30, 2004, 2:29 p.m., effective December 31, 2004]
Effective Date of Rule: Thirty-one days after filing.
Purpose: To revise the rules for the professional certificate for teachers.

Citation of Existing Rules Affected by this Order: Amending WAC 180-78A-540.

Statutory Authority for Adoption: RCW 28A.410.010.
Adopted under notice filed as WSR 04-18-104 on September 1, 2004.

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

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

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

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 1, Repealed 0; Pilot Rule Making: New 0 , Amended 0 , Repealed 0 ; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Date Adopted: October 22, 2004.
November 30, 2004
Larry Davis
Executive Director

AMENDATORY SECTION (Amending WSR 04-21-038, filed 10/15/04, effective 11/15/04)

WAC 180-78A-540 Approval standard-Knowledge and skills. (1) Teacher. A successful candidate for the teacher professional certificate shall demonstrate:
(a) The knowledge and skills for effective teaching which ensure student learning by:
(i) Using ((effeetive teaching pratiees, ineluding classfoom management)) instructional strategies that make learning meaningful and show positive impact on student learning;
(ii) Using a variety of assessment strategies and data to monitor and improve instruction;
(iii) (Establishing and maintaining)) Using appropriate classroom management principles, processes and practices to foster a safe positive, student-focused $(\underset{j}{ }())$ learning environment;
(iv) Designing and/or adapting challenging curriculum that is ((developmentally apprepriate)) based on the diverse needs of each student;
(v) Demonstrating cultural sensitivity in teaching and in relationships with students, ((parents)) families, and community members;
(vi) (Hsing information studen ahievement and performance to advise and invelve students and families;
(vii))) Integrating technology into instruction and assessment; and
(((viii))) (vii) Informing, involving, and collaborating with ((parents and)) families and community members as partners in ((the)) each student's educational process ((instrumental to student sureess; and
(ix) Empleying demeeratie-principles in instrution)) including using information about student achievement and performance.
(b) A successful candidate for the professional certificate shall demonstrate the knowledge and skills for professional development by:
(i) Evaluating the effects of his/her teaching through feedback and reflection;
(ii) ((Designing and implementing professional growth programs, ineluding new-direetions-in eareer development andseats)) Using professional standards and district criteria to assess professional performance, and plan and implement appropriate growth activities; and
(iii) Remaining current in subject area(s), theories, practice, research and ethical practice.
(c) A successful candidate for the professional certificate shall demonstrate ((leadership that eontributes)) professional contributions to the improvement of the school, community, and the profession by:
(i) (Participating in netivitie within the sehooleommunity to improve eurrieulum and instruetional pratiees;
(ii) Partieipating in professionaland/oreommunityorganizations;
(iii))) Advocating for curriculum, instruction, and learning environments ((whieh)) that meet the diverse needs of each student((s));
((iv) Demenstrating eommunication skills and/or strategies that facilitate group decision making; and
$(v)$ ) (ii) Participating collaboratively in school improvement activities and contributing to collegial decision making.
(2) Principal/program administrator. A successful candidate for the principal/program administrator professional certificate shall demonstrate the knowledge and skills at the professional certificate benchmark levels for the six standards pursuant to WAC 180-78A-270 (2)(b).
(3) Educational staff associate - school counselor, school psychologist, or school social worker. A successful candidate for the ESA professional certificate shall demonstrate the knowledge and skills at the professional certificate benchmark levels for the standards in the specific ESA role pursuant to WAC 180-78A-270 (5), (7), or (9).

## WSR 04-24-080

## PERMANENT RULES

 DEPARTMENT OF GENERAL ADMINISTRATION[Filed December 1, 2004, 8:24 a.m., effective January 1, 2005]
Effective Date of Rule: Thirty-one days after filing.
Purpose: To amend WAC 236-12-470 to bring the provisions regarding a person carrying a firearm on state capitol grounds into conformity with the provisions of chapter 9.41 RCW.

Citation of Existing Rules Affected by this Order: Amending WAC 236-12-470.

Statutory Authority for Adoption: RCW 43.19.011, 43.19.125, and 46.08.150.

Adopted under notice filed as WSR 04-19-057 on September 14, 2004.

Changes Other than Editing from Proposed to Adopted Version: General administration is making one change to the proposed rules. Our intent was to bring WAC 236-12-470 into accord with the provisions of chapter 9.41 RCW. Our proposed rule attempted to achieve this by advising that persons with a valid Washington state concealed pistol license could carry a firearm on state capitol grounds in accordance with the provisions of chapter 9.41 RCW .

However, public comment suggested that our proposed amendment did not clearly achieve our objective. For example, legislation enacted in 2004 provides for reciprocal recognition of out-of-state concealed pistol licenses, and our proposed language did not discuss this new provision of law. Our final adopted rule streamlines the text to simply advise that persons may carry a firearm when in compliance with the provisions of chapter 9.41 RCW by striking the clause "with a valid Washington state concealed pistol license" from the proposed amendment.

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 0, Repealed 0.

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

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Date Adopted: December 1, 2004.

R. D. Fukai Director

AMENDATORY SECTION (Amending WSR 99-19-022, filed 9/7/99, effective 10/8/99)

WAC 236-12-470 Prohibiting access to state capitol buildings and grounds while armed with dangerous weapons or with devices used to disrupt state business. (1) No person shall carry any firearm or other dangerous weapon as described in chapter 9.41 RCW on the state capitol grounds or in any building on the state capitol grounds: Provided, That this regulation shall not apply to duly authorized federal, state, and local law enforcement officers or to any federal, state, and local government employee authorized to carry firearms in the course of their public employment; ((mer shatly)) and: Provided, That a person may carry a firearm in accordance with chapter 9.41 RCW .
(2) No person may carry into any building on the state capitol grounds any voice-amplification equipment, blow horns, sirens, or other similar noise-producing devices which may be used to disrupt the conduct of state business by state employees.

## WSR 04-24-089 PERMANENT RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed December 1, 2004, 9:53 a.m., effective January 1, 2005]
Effective Date of Rule: Thirty-one days after filing.
Purpose: After the department adopted rules protecting flaggers in construction sites in January 2001, WISHA received requests from stakeholders to review the rules regulating protection of construction workers on the construction sites. There have been six fatalities since 1999 that could have been prevented with rules that are more protective of construction workers. The rule is intended to reduce or eliminate the number of serious injuries and fatalities by increasing worker protection from vehicular traffic on construction sites. In May and September of 2004, the department filed emergency rules to address the six preventable fatalities since 1999.

Citation of Existing Rules Affected by this Order: Amending WAC 296-155-165 Lighting and illumination, 296-155-200 General requirements for personal protective equipment, 296-155-305 Signaling and flaggers, 296-155310 Barricades, 296-155-610 Motor vehicles, 296-155-615 Material handling equipment, and 296-155-655 General protection requirements.

Statutory Authority for Adoption: RCW 49.17.010, 49.17.040, 49.17.050, 49.17.060.

Adopted under notice filed as WSR 04-14-083 on July 6, 2004.

Changes Other than Editing from Proposed to Adopted Version: WAC 296-155-200 General requirements for personal protective equipment (PPE).

- Removed the PPE tables in this section to provide consistency with the presentation of these requirements in WAC 296-155-305 Signaling and flaggers.
- Reformatted the PPE requirements and information from the removed tables into subsection (5), High visibility garments.
- Moved the definition of "hours of darkness" to WAC 296-155-200 (5)(a).


## WAC 296-155-300 Accident prevention signs and tags.

- This section was repealed on August 31, 2004, with rule making on chapter 296-24 WAC, Safety standards for general safety and health.


## WAC 296-155-305 Signaling and flaggers.

- Clarified the definition of "MUTCD" to state, "For purposes of this chapter, MUTCD means the Federal Highway Administration's Manual on Uniform Traffic Control as currently modified and adopted by the Washington State Department of Transportation."
- Updated references to the MUTCD throughout the section allowing the definition at the beginning of the section to apply to all other references.
- Added an additional link to the MUTCD page of the Department of Transportation's website.
- Removed the example, "Use a motion detector with an audible warning" from the note in subsection (4), Adequate warning of approaching vehicles.
- Updated the title of Table 1 to read, "Advanced Warning Sign Spacing."
- Reformatted the exemption in subsection (8), Advance warning signs. This clarifies that the statement "If terrain does not allow a motorist to see the flagger..." applies to the exemption for mobile operations.
- Updated the language in the exemption in subsection (8), Advance warning signs, to read, "If terrain does not allow a motorist to see the flagger from the 'flagger ahead' sign, the distance between the flagger and the sign must be shortened to allow visual contact, but in no case can the distance be less than the distance specified in Table 1, Advance Warning Sign Spacing."
- Updated the title of Table 2 to read, "Distance of Flagger Station in Advance of the Work Space."
- Added a note to Table 2 in subsection (9), Providing a safe job site for flaggers, to read, "This spacing may be reduced to fit roadway and worksite conditions. Dis-
tances greater than those listed in the table are acceptable."


## WAC 296-155-310 Barricades.

Updated references to the MUTCD throughout the section allowing the definition in WAC 296-155-305 to apply to all references.

WAC 296-155-610 Motor vehicles on construction sites.

- The illustration in subsection [(2)](f), Operating dump trucks in reverse, was updated. The distance directly to the rear of a backing dump truck requiring an observer was rounded down from 35.9 feet to 35 feet.


## WAC 296-155-655 General protection requirements.

- Clarified the intent of the requirement by deleting the word "public" in subsection (4), Exposure to vehicular traffic. This provides consistency with the requirements in WAC 296-155-200 General requirements for personal protective equipment (PPE).
A final cost-benefit analysis is available by contacting Trista Zugel, Department of Labor and Industries, P.O. Box 44001, Olympia, WA 98504, phone (360) 902-6805, fax (360) 902-4202, e-mail zugy235@Ini.wa.gov.

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 7, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 7, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 7, Repealed 0.

Date Adopted: December 1, 2004.
Paul Trause
Director

AMENDATORY SECTION (Amending Order 86-14, filed 1/21/86)

WAC 296-155-165 Lighting and illumination. (( $(1)$ Lighting whieh is adjusted to provide a margin of safety in produetion-and inspection tasks shall be provided and maintained. The minimum levelof task lighting in all indeor work plaees-shall be and average of ten feot-eandles measured thirty inehes-above the fleor. MSHA-approved-cap lights are aeeeptable for use in tunnel headings.
(2) Whenever-general lighting of an-entire-area is net provided, illumination sufficient to provide-visibility-of potentially hazardous objects and-emergeney control equipment shall be-supplied. The minimum level of nentask light ing in all-indoerwork places shall be an average of three foot eandles measured thirfy-inehes above the floer.
(3) Diffusion and-distribution of artificial and- natural light. Artifieial light seurees shall be installed with regardto mounting height, spacing and-reflectors or other suitable neeessories so as to secure a reasonably uniform-distribution of illumination and to avoid-glare and-sharply defined-shat ows whieh could temperarily reduce a person's ability to see elearly.

Note: This section establishes-minimad levels of illumination-for safety purpeses-only.Guidelines pertaining to eptimal lev els of lighting and illumination may be foundin Practice for IndustrialHighting ANSHESRP7-1979.
(4) The minimum levels-specified in subsections (1) and (2) of this-section represent averages with the lowest level in an-areato be no-less than fifty percent of the-indiented *alue.)) For lighting and illumination requirements, see WAC 296-800-210, Lighting.

AMENDATORY SECTION (Amending WSR 01-11-038, filed 5/9/01, effective 9/1/01)

WAC 296-155-200 General requirements for personal protective equipment (PPE). (1) ((Applieation.
(a) Protective-equipment, including personal protective equipment for eyes, face, head, hearing, andextremities, pre-tective-elothing, respiratory devices, and protective-shields and barriers, shall be used, and maintained in a-sanitary and reliable condition wherever it is neeessary by reasen of haz ards-of precesses of envirenment, chemical hazards, radielogieal hazards, or mechanieal irfitants eneountered in a manner capable of eausing injury-or impairment in the funetion-of any part of the bedy through abserption, inhatation or physiealcontact.
(b) Employee-owned equipment. Where-mployees provide theif own protective equipment, the employer shall be respensible to assure its adequacy, ineluding proper maintefance and sanitation of sueh equipment.
(e) Design. All persenal protective equipment shall beof safe design and eonstruetion for the work to be performed.
(2) Construetion persennel-shall eomply-with plant-or jeb-safety practiees and procedures, peeuliar to particular industries and plants, relating to protective equipment and procedures when engaged in constrution werk instreh plants or job sites.
(3) The-employer is respensible for requiring the-wearing of appropriate persenal pretective equipment in all-oper-ations-where there is an expesure to hazardous eonditions or where-this part indieates a need for using such equipment to reduce the hazards to the employees.
(4) Where there is a danger of contact-with moving parts of machinery, or the work process is streh that a hazard exists:
(a) The elething of employees shall fit elesely about the bedy.
(b) Dangling neck-wear, bracelets, wristwatehes, rings, or-similar-artieles-shall not be wom by employees.
(5) Employees, whes duties are perfermed in areas and under cireumstances where they areexpesed to the danger of moving vehieles, shall-wear-work vests of highly visible materials,or equivalent distinguishing apparel.
(6) Employers-shall ensure-that employees-wear no less than a-shert sleeved-shirt, long pants, and shoes. Employees shall wear ne less than a-short sleeved-shirt, leng pants, and
shees. Shees shall meet the requirements of WAC 296-155 z12.

Note: For-additional-persenal protective and-life saving equipmentrequirements, refer to WAC 296 800-160.)
Supplying personal protective equipment
(a) Personal protective equipment (PPE) must be used wherever physical contact, absorption, or inhalation of a hazard could cause any injury or impairment to the function of any part of the body.

These hazards include:

- Hazardous processes;
- Environmental hazards:
- Chemical hazards:
- Radiological hazards;

OR

- Mechanical irritants.

Note: PPEincludes:

- Protective equipment for eyes, face, head, hearing, and extremities:
- Protective clothing:
- Respiratory devices:

AND

- Protective shields and barriers.
(b) PPE must be maintained in a sanitary and reliable condition.

Reference: For requirements on maintaining specific personal protective equipment (PPE), see the following rules. - Chapter 296-842 WAC, Respirators:

## AND

- Chapter 296-817 WAC. Hearing loss prevention.
(c) If employees provide their own protective equipment, then the employer is responsible to make sure the PPE is:
- Adequate;
- Properly maintained;

AND

- Sanitary.
(d) All personal protective equipment must be of safe design and construction for the work to be performed.
(2) Minimum clothing requirements.
(a) Employers must ensure that employees wear at least:
- A short-sleeved shirt;
- Long pants;

AND

- Shoes that meet the requirements of WAC 296-155212. Foot protection.


## Definition:

A short-sleeved shirt covers the top of the shoulder and has material extending down the arm. If a short-sleeved shirt has a seam at the end of the shoulder, the material must extend down the arm from the seam.

Long pants have legs that extend past the knee when the wearer stands and leaves no exposed skin on the lower leg.
(b) Where there is a danger of contact with moving parts of machinery, or the work process is such that a hazard exists:

- The clothing of employees must fit closely about the body.
- Dangling neck wear, bracelets, wristwatches, rings, or similar articles must not be worn by employees.

Note: For additional related requirements see WAC 296-155-205, Head protection.
(3) The employer must require employees to wear appropriate PPE in all operations where:

- There is an exposure to hazardous conditions;

OR

- WAC 296-155-200, General requirements for personal protective equipment (PPE), indicates a need for using such equipment to reduce the hazards to the employees.
(4) Employees must comply with job safety practices and procedures and PPE requirements that are relevant to the job site.
(5) High visibility garments.
(a) During daylight hours, when employees' duties are performed in close proximity to moving vehicles, employers must make sure that employees wear a high-visibility safety vest, shirt, or jacket that is fluorescent yellow-green, fluorescent orange-red, or fluorescent red in color. This garment must always be worn as an outer garment.


## Definition:

For the purpose of this rule, hours of darkness means from one-half hour before sunset to one-half hour after sunrise.
(b) During hours of darkness, when employees' duties are performed in close proximity to moving vehicles, the employer must make sure that employees wear, at a minimum, a high-visibility safety vest, shirt, or jacket:

- Designed according to ANSI/ISEA 107-1999 Class 2 specifications;
- Worn as an outer garment;

AND

- Worn to provide three hundred sixty degrees of visibility around the employee.

Note: A high-visibility garment meets Class 2 specifications if the garment:

- Has an ANSI "Class 2" label:

OR

- Has at least seven hundred seventy-five square inches of background material and two hundred one square inches of retroflective material that encircles the torso and is placed to provide three hundred sixty degrees of visibility around the employee.
Note: -Fading and soiling may degrade the high-visibility characteristics of the garments.
- ANSUISEA 107-1999 is available by:
- Purchasing copies of ANSUISEA 107-1999 by writing:
- American National Standards Institute

11 West 42nd Street
New York, NY 10036
OR

- Contacting the ANSI website at http://web.ansi.org/. OR
- Reading a copy of ANSUISEA 107-1999 at any Washington state library.

PART E
((SIGNS, SHGNALS, AND BARRHCADES)) SIGNALING AND FLAGGERS

## AMENDATORY SECTION (Amending WSR 03-06-075, filed 3/4/03, effective 8/1/03)

WAC 296-155-305 Signaling and flaggers. Definition:
Flagger means a person who provides temporary traffic control.

For the purposes of this chapter, MUTCD means the Federal Highway Administration's Manual on Uniform Traffic

Control as currently modified and adopted by the Washington state department of transportation.

Link: For the current version of the MUTCD, see the department of transportation's website at http://www.wsdot.wa.gov lbiz/trafficoperations/mutcd.htm.
(1) ( Exeept - m -therwise required in these rules, traffie eentrol deviees, signs and barrieades must be-set up-and used)) General requirements for signaling and flaggers.
(a) When flaggers are used, employers must first apply the requirements in this section. Then you must set up and use temporary traffic controls according to the guidelines and recommendations in Part VI of the ((Federal Highway Administration's Manual on-Uniferm Traffie-Control Deviees(MUTCD), 1988 Edition-Revision-4, 1995 , or the Millennium Edition)) MUTCD.
(b) Job site workers with specific traffic control responsibilities must be trained in traffic control techniques, device usage, and placement.
Note:

- You may purchase copies of the MUTCD by writing:


## U.S. Government Printing Office

Superintendent of Documents
Mail Stop: SSOP,
Washington D.C. 20402-9328

- You may ((fead acopy-of the MUTCD-at any department of laber and industries (L\&I) service leation)) view and print a copy of the MUTCD at the following website http://www.wsdot.wa.gov/biz/trafficoperations/mutcd.htm.
(2) When to use flaggers.
(a) ((Flaggers-or-other-approprinte traffie-eontrols must be-used when-signs, signals, and-barrieades de net provide necessary protection from traffic at operations on or adjucent toa highway-or-street.
(b) Flaggers are to be used enly when ether-reasenable traffie contrel metheds will net adequately eentrel traffie in the work zone.
(3) Flagger signaling directions-must eonform-to the guidelines and reeommendations of MUTCD, 1988 Edition-Revision-4, Paft VI, 1995, as amended by the-Washingten state-department of transpertation (WSDOT) pamphlet, "Washingten State Medifications to the MUTCD." (M-24OH)
(4)(a) Flagger hand-signaling must be by sign paddlecer lights approved by WSDOT. During emergeney situations, red flags may be used to draw a driver's attention to partieufarly hazardeus eonditions. In nenemergeney sittrations, a red flag may be held in a flagger's free hand to-supplement the use of a-sign paddle or lights.
(b) When sign paddles-are used, they must eomply with the-requirements of MUFCD, 1988 Edition-Revision-4, Part VI, 1995 . Speeifieally, sign paddles:
- Must be at least 18 inehes in diameter;
- Printed with letters at least 6 inehes high;
-The "stop" side of the paddle must have a red backgreund with white lettering; and
-The "slow" side of the-paddle must have-an-orange background with black lettering.
(e) When hand signaling is used-during periods of darkness, sign paddles-must-be-retroreflective-or illuminnted in the same manner as signs:
(5)(a) While flagging-during daylight hours, a-flagger mast, at a minimum, wear:

A high visibility safety garment-designed aecording to Class-2 speeifientions in ANSIHSEA 107-1999, Ameriean National Standard for High-Visibility-Safety-Apparel. Speeifically, a-garment containing at least 775 square infehes-of background material and 201 square inches-of retroreflective material that eneireles the torso and-is placed-to-provide- 360 degrees visibility around the flagger. The aeeeptable high vis-ibility-colors are flureseent yellow-green, fluoreseent orange-red-or flurreseent red; and

- A high visibility hard hat. The aceeptable high visibil ity colers are white, yellow, yellew-green, erange-or red.
-When snow-or fog limit-visibility, aflagger must wear pants of any high visibility-color other than white.
(b) While flagging during hours of darkness, a-flagger must at least wear:
- A high-visibility-safety-gament designed recording to Class 2 -speeifieations in-ANSI/ISEA 107-19و9-over white eoveralls, or other coveratls-or treusers that have retrorefleetive banding on the legg designed neeording to ANSIISEA 107-1999-standards; and
- A high visibility hard hat that is marked with at least 12 square-inches of retroreflective material applied to-provide 360 degree of visibility.

For the purpose f this fule, "heurs-of darkness" means one-half hour before-sunset and ene-half heur-after sunise.

- When snow-or-fog limit visibitity, pants, eoveratts, of faingear in a highly visiblecelor with retrorefleetive banding on the legs designed aecording to ANSIASEA 107-1999-must be-worn.
(Noter High-visibility safety garments-made-of mesh-material may be wern by flaggers if they meet the-ehrematicity requirements-of ANSHISEA-107-1999, Amerien Natienal-Standard fer HighVisibility Safety-Apparel.

Nete:
You-may purehase eopies-of ANSHISEA 107-1999-by writing:

Ameriean Natienal-Standards Inntitute
11 West-42nd-Street
New York,NY 10036
er
Gentacting the ANSI web-site-at:
http:/Hweb-ansi.erg/

- Yeu-may read a-eopy-of ANSIHSEA 107-1999-at-any Washingten-state library.
( $\theta$ )(a) Each flagger must be trained every three years.
(b) Flagger training must be based upen the Mantal-on Uniferm Traffic Control Deviees-1988 Edition-Revision-4, Part VI, 1995 as amended by the-Washington-state depaftment of transpertation pamphlet, "Washington-State-Medifieations to the MUTCD." (M-24-01)
(e) Persennel that have net cempleted a flagger-training eeurse may be assigned duties as flaggers only during emer-geneies-when asudden, generally unexpeeted, set-of eireum-
stances demands－immediate－attention．Such－emergency assignments are temperary and lastonly untila certified flag ger can be put inte the position．Fer the purpese of this rute， ＂emergency＂heans an unfereseen－oeeurfence endangering life，limb，or property．
（7）（a）Each flagger must have in their possession either a Valid Washington traffic control flagger card or a valid flag ger eard fromastate，such as Oregen，Idaheor Montana，hav ing flagger training reeiprecity with Washington．
（b）The flagger eard must show the－following：
－Verifiention that the flagger training preseribed in sub－ seetion（6）of this section is eompleted；
－Date the flagger received their flagger training；
－Name of the instruetor providing the flagger training；
－Name of the state that issued the flagger－card；
－The card＇s expiration date；and
－Flagger＇s picture of a－statement that says＂valid－with pheteID．＂
（8）When it is not possible topesition work zone flaggers so they are not expesed to traffie or equipment appreaching them frem behind，the employer，responsible contractor andlor project owner must develep and use a methed te ensure that flaggers have adequate warning of－such－traffie and equipment approaching from behind the flagger．

Nete：The following are seme nenmandatory－examples of metheds that may be used to adequately warn flaggers：
－Mount a mifrer en the flagger＇s hard hat．
－Use a metion detecter with－an audible waming．
－Use a－spotter．
－Use＂jersey＂barfiers．
The－department reeognizes the importance of adequately frained flaggers－and－supperts－industry efferts to improve the quality of flagger training．However，training alone is netsuf fieient to comply with the statutory requirement of revising flagger－safety－standards to improve options available that ensure－flagger safety and that flaggers have adequate visual warning of objects approaching from behind them．Likewise， the department believes that standard backup alarms，whieh are already required on constrution equipment，do net meet the intent of the legislature－on this issue．
（9）（a）The employer，respensible－centractor and／or project owner must conduct an orientation that familiarizes the flagger with the job－site each time the flagger is assigned to a new project or when－jeb－site eonditions change signift eantly．Theorientation must inelude，but is net limited to：
－The flagger＇s rele and lecation on the job－site；
－Meter vehicle and equipment in operation－at the site；
－Jobsite traffie patterns；
－Communieations and signals to be used between flag－ gers and equipment operaters；
－On－for eseape reute；and
－Other hazards speeifie to the jeb－site－
（b）When flaggers are used－en－$a$ jeb that－will last mere than one－day，the employer，respensible contractor and／er projee owner must keepon－site，acurfent－sitespecifie－traffie eentrol plant．The purpese of this plan is to help move－traffie throughoraround the constructionzone in a way that protects the safety of the raveling public，pedestrians and workers． The plan must include，but is net limited to，such items as the following when they are appropriate：
－Sign use and placement；
－Appliention and removal of parementmarkings；
－Construction；
－Scheduling；
－Methods and－devices－fof－delineation and－ehanneliza－ tien，
－Placement and maintenanee of deviees；
－Placement of flaggers；
－Roadway－lighting；
－Traffie regulations；and
－Surveillance and inspection．
（10）For all flagging operations a three（3）sign advanee warning sequence is required－on－all readways－with－a－speed limit below－ 45 mph．A four（4）sign advanee warning sequenee is requiredon all readways witha－ 45 mpher higher speed limit．

Nete：The fellowing table contains required spacing for advanee－warning sign placement．

| Read Type | Distances | Between | Advanee－ Warning | Signs |
| :---: | :---: | :---: | :---: | :---: |
|  | A | B | E | P |
| Urban lew speed＊ | 200 ft | 200 ft | 200 ft | N／A |
| Ufban high speed＊ | 350年． | 350 ft | 350 ft | 350ft |
| Rufat | 509 ft | 500 ft | 500 ft | 500 ft |
| Express way／Freeway | 1，000毛． | 1，600 f． | 2，600f． | 2，600年 |

（ $($（ Speedeategery to bedetermined by Whashingten－statedepartment of transpertation in－coeperatien－with leeal jurisdietiens．
（11）Те pretee flaggers，employers，responsible centrat－ tors and／or project owners must ensure that：
（a）Flagger workstations are illuminated during hours of darkness by floodlights．
－In ne－ease－must－fleodlighting be permitted to ereate－a disabling glare for－drivers．The adequacy of floodlight place－ ment and elimination of petential glare ean best be deter fained by driving threugh andebserving the fleodlighted area from each direction on the－main－readway－after initial fleod－ light setup．
－Emergeney situations are exempt frem these－illumina－ tion requirements．For the purpese of this rule，＂emergeney＂ means an unforeseen－oeurrence endangering life，limb，or property．
（b）Warning signs refleet the actual eondition of the work zone．When net in use，warning signs must either be takendown－
（e）Flaggers are not assigned other－duties－while engaged in flagging aetivities．
（d）Flaggers－de net use－deviees－（fer－example，－celt phenes，pagers，radie headphene，ete．，that may－distraet the visien，hearing，or attention of the flagger．Devices－stueh as two－way radies used for eommunientions between flaggerste direct raffie－or ensure flagger safety are aceeptable．
（e）Flaggers receive appropriate breaks from flagging se they－can－remain attentive and－alert．For the purpese of this fule，＂appropriate－break＂means 4 rest period of at least 10 minutes，on the－employer＇stime，for each 4 hours of working time：
-Rest periods must be-seheduled as near as possible-te the midpeint of the work period.

- A flagger must not be allowed to work more than three hours-without a rest period:
-Seheduled rest periods are not required where- the nature of the work allows a flagger to take intermittent rest periods equivalent to 10 minntes for each 4 heurs worked.)) Flaggers are to be used only when other reasonable traffic control methods will not adequately control traffic in the work zone.
(b) If signs, signals, and barricades do not provide necessary protection from traffic at work zones and construction sites on or adjacent to a highway or street, then you must use flaggers or other appropriate traffic controls.
(3) Flagger signaling.
(a) Flagger signaling must be with sign paddles approved by WSDOT and conform to guidelines and recommendations of MUTCD.
(b) Sign paddles must comply with the requirements of the MUTCD.
(c) When flagging is done during periods of darkness, sign paddles must be retroreflective or illuminated in the same manner as signs.
(d) During emergency situations, red flags, meeting the specifications of the MUTCD, may be used to draw a driver's attention to particularly hazardous conditions. In nonemergency situations, a red flag may be held in a flagger's free hand to supplement the use of a sign paddle.
(4) Adequate warning of approaching vehicles. Employers must:
- Position work zone flaggers so they are not exposed to traffic or equipment approaching them from behind.
- If this is not possible, then the employer, responsible contractor, and/or project owner must develop and use a method to ensure that flaggers have adequate visual warning of traffic and equipment approaching from behind.

Note: - The following are some optional examples of methods that may be used to adequately warn or protect flaggers: - Mount a mirror on the flagger's hard hat.

- Use an observer.
- Use "jersey" barriers.
- The department recognizes the importance of adequately trained flaggers and supports industry efforts to improve the quality of flagger training. However, training alone is not sufficient to comply with the statutory requirement of revising flagger safety standards to improve options available that ensure flagger safety and that flaggers have adequate visual warning of objects approaching from behind them.
(5) High-visibility garments for flaggers.
(a) While flagging during daylight hours, a flagger must at least wear, as an outer garment:
- A high-visibility safety garment designed according to Class 2 specifications in ANSI/ISEA 107-1999, American National Standard for High-Visibility Safety Apparel.
- Consisting of at least 775 square inches of background material that are fluorescent yellow-green, fluorescent orange-red or fluorescent red in color:

AND

- 201 square inches of retroreflective material that encircles the torso and is placed to provide 360 degrees visibility around the flagger.
- A high visibility hard hat that is white, yellow, yellowgreen, orange or red in color.

Note: A high-visibility gament meets Class 2 specifications if the garment:

- Meets the requirements above;

OR

- Has an ANSI "Class 2" label.

Definition:
For the purpose of this rule, hours of darkness means one-half hour before sunset to one-half hour after sunrise.
(b) While flagging during hours of darkness, a flagger must at least wear, as an outer garment:

- A high-visibility safety garment designed according to Class 2 specifications in ANSI/ISEA 107-1999.
- Consisting of at least 775 square inches of background material that are fluorescent yellow-green, fluorescent orange-red or fluorescent red in color:

AND
-201 square inches of retroreflective material that encircles the torso and is placed to provide 360 degrees visibility around the flagger.

- White coveralls, or other coveralls or trousers that have retroreflective banding on the legs designed according to ANSI/ISEA 107-1999 standards.
- When snow or fog limit visibility, pants, coveralls, or rain gear, meeting these additional requirements must be worn:
- In a highly visible color:
- With retroreflective banding on the legs:
- Designed according to ANSI/ISEA 107-1999.
- A high-visibility hard hat:
-Marked with at least 12 square inches of retroreflective material applied to provide 360 degrees of visibility.

Note: ANSU/SEA 107-1999 is available by:

- Purchasing copies of ANSIIISEA 107-1999 by writing:
- American National Standards Institute

11 West 42nd Street
New York, NY 10036
OR

- Conacting the ANSI website at http://web.ansi.org/.

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- Reading a copy of ANSUISEA 107-1999 at any Washington slate library.
(6) Flagger training. Employers must make sure that:
(a) Each flagger has in their possession:
- A valid Washington traffic control flagger card; or
- A valid flagger card from a state such as:
- Oregon:
-Idaho;
- Montana;

OR

- Other states having a flagger training reciprocity agreement with Washington.
(b) The flagger card shows the following:
- Verification that the flagger training required is completed;
- Date the flagger received their flagger training;
- Name of the instructor providing the flagger training;
- Name of the state that issued the flagger card;
- The card's expiration date, not to exceed three years from the date of issuance;

AND

- The flagger's picture or a statement that says "valid with photo ID."
(c) Flagger training is based upon the MUTCD.

Exemption: Personnel that have not completed a flagger-training course may be assigned duties as flaggers only during emergencies. Emergency assignments are temporary and last only until a certified flagger can be put into the position.
Definition:
For the purpose of this rule, emergency means an unforeseen occurrence endangering life, limb, or property.
(7) Flagger orientation and traffic control plan.
(a) The employer, responsible contractor or project owner must conduct an orientation that familiarizes the flagger with the job site. This requirement applies each time the flagger is assigned to a new project or when job site conditions change significantly.

The orientation must include, but is not limited to:

- The flagger's role and location on the job site;
- Motor vehicle and equipment in operation at the site;
- Job site traffic patterns;
- Communications and signals to be used between flag-
gers and equipment operators;
- On-foot escape route;

AND

- Other hazards specific to the job site.
(b) If flaggers are used on a job that will last more than one day, then the employer, responsible contractor and/or
project owner must keep on-site, a current site specific traffic control plan. The purpose of this plan is to help move traffic through or around the construction zone in a way that protects the safety of the traveling public, pedestrians and workers.

The plan must include, but is not limited to, the following items when they are appropriate:

- Sign use and placement;
- Application and removal of pavement markings;
- Construction:
- Scheduling:
- Methods and devices for delineation and channelization;
- Placement and maintenance of devices;
- Placement of flaggers:
- Roadway lighting;
- Traffic regulations;

AND

- Surveillance and inspection.
(8) Advance warning signs.
(a) Employers must provide the following on all flagging operations:
- A three sign advance warning sequence on all roadways with a speed limit below 45 mph .
- A four sign advance warning sequence on all roadways with a 45 mph or higher speed limit.
(b) Warning signs must reflect the actual condition of the work zone. When not in use, warning signs must either be taken down or covered.
(c) Employers must make sure to follow Table 1 for spacing of advance warning sign placement.

Table 1. Advanced Warning Sign Spacing

| Road Type | Speed | Distances Between Advance Warning Signs* |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\mathrm{A}^{* *}$ | $\mathrm{B}^{* *}$ | $\mathrm{C}^{* *}$ | D** |
| Freeways \& Expressways | $\begin{aligned} & 70 \\ & \underline{55} \end{aligned}$ | $1,500 \mathrm{ft} .+1 \text { - or per }$ the MUTCD. | $1,500 \mathrm{ft} .+1 \text { - or per }$ the MUTCD. | $1,500 \mathrm{ft}+1 \text { - or per }$ the MUTCD. | $\begin{aligned} & 1,500 \mathrm{ft}+\mathrm{l} \text { - or per } \\ & \text { the MUTCD. } \end{aligned}$ |
| Rural Highways | $\begin{aligned} & \underline{65} \\ & \hline \end{aligned}$ | $1,000 \mathrm{ft} .+$ - | $1,000 \mathrm{ft} .+/ \mathrm{l}$ | $1.000 \mathrm{ft} .+1-$ | $1,000 \mathrm{ft}+1$ - |
| Rural Roads | $\begin{aligned} & \underline{55} \\ & \underline{45} \\ & \hline \end{aligned}$ | $500 \mathrm{ft}+1-$. | $500 \mathrm{ft.+/-}$ | $500 \mathrm{ft.+1-}$ | $500 \mathrm{ft.+1/}$ |
| Rural Roads and Urban Arterials | $\begin{aligned} & \underline{40} \\ & \underline{35} \end{aligned}$ | $350 \mathrm{ft}+1-$. | $350 \mathrm{ft}+1-$. | $350 \mathrm{ft.+/-}$ | N/A |
| Rural Roads, Urban Streets, Residential Business Districts | $\begin{aligned} & \underline{30} \\ & \underline{25} \end{aligned}$ | $200 \mathrm{ft}$. .** | $200 \mathrm{ft}$. *** | 200 ft . ${ }^{* * *}$ | N/A |
| Urban Streets | $\begin{gathered} \underline{25} \\ \text { or less } \end{gathered}$ | $100 \mathrm{ft}$. .*** | $100 \mathrm{ft.***}$ | 100 ft .*** | N/A |

*All spacing may be adjusted to accommodate interchange ramps, atgrade intersections, and driveways.
$* *$ This refers to the distance between advance waming signs. See Figure 1. Typical Lane Closure on Two-Lane Road. This situation is typical for roadways with speed limits less than 45 mph .
***This spacing may be reduced in urban areas to fit roadway condiㅂons.

Exemption: In a mobile flagging operation, as defined by the MUTCD when the flagger is moving with the operation, the "flagger ahead (symbol or text)" sign must be:

- Within 1.500 feet of the flagger

AND

- The flagger station must be seen from the sign.

If terrain does not allow a motorist to see the flagger from the "flagger ahead" sign, the distance between the flagger and the sign must be shortened to allow visual contact.
but in no case can the distance be less than the distance specified in Table 1, Advanced Warning Sign Spacing.

(9) Providing a safe job site for flaggers. Employers, responsible contractors and/or project owners must make sure that:
(a) Flagger stations are located far enough in advance of the work space so that the approaching road users will have sufficient distance to stop before entering the work space. Follow Table 2 for the distance of the flagger workstation in advance of the work space.

## Table 2. Distance of Flagger Station in Advance of the Work Space

| Speed* $^{(\mathbf{m p h})}$ | Distance (ft)** |
| :---: | :---: |
| $\underline{20}$ | $\underline{35}$ |
| $\underline{25}$ | $\underline{55}$ |
| $\underline{30}$ | $\underline{85}$ |
| $\underline{35}$ | $\underline{120}$ |
| $\underline{40}$ | $\underline{170}$ |
| $\underline{45}$ | $\underline{220}$ |
| $\underline{50}$ | $\underline{280}$ |
| $\underline{55}$ | $\underline{335}$ |
| $\underline{60}$ | $\underline{415}$ |
| $\underline{65}$ | $\underline{485}$ |

* Posted speed, off-peak 85th-percentile speed prior to work starting or the anticipated operating speed.
** This spacing may be reduced to fit roadway and worksite conditions. Distances greater than those listed in the table are acceptable.
(b) Flaggers stand either on the shoulder adjacent to the road user being controlled or in the closed lane prior to stopping road users. A flagger must only stand in the lane being used by moving road users after road users have stopped.


## Definition:

Road user means a vehicle operator, bicyclist, or pedestrian within a public roadway, including workers in temporary traffic control zones.
(c) Flagger workstations are illuminated during hours of darkness by floodlights that do not create glare that poses a hazard for drivers.

Note: To identify potential glare, observe the lighted area from various directions and angles on the main roadway after initial floodlight setup.
Exemption: Emergency situations are exempt from these illumination requirements. For the purpose of this rule, emergency means an unforeseen occurrence endangering life, limb, or property.
(d) Flaggers are not assigned other duties while engaged in flagging activities.
(e) Flaggers do not use devices that may distract the flagger's vision, hearing, or attention.

- Examples of these devices include cell phones, pagers, radios, and headphones.
- Devices such as two-way radios used for communications between flaggers to direct traffic or ensure flagger safety are acceptable.
(f) Flaggers receive a rest period of at least ten minutes, on the employer's time, for each four hours of working time.
- Rest periods must be scheduled as near as possible to the midpoint of the work period.
- A flagger must not be allowed to work more than three hours without a rest period.

Exemption: Scheduled rest periods are not required where the nature of the work allows a flagger to take intermittent rest periods equivalent to ten minutes for each four hours worked.

AMENDATORY SECTION (Amending WSR 03-06-075, filed 3/4/03, effective 8/1/03)

WAC 296-155-310 Barricades. Employers must make sure that barricades used for the protection of employees ((shall-enform to the pertions)) meet the requirements of Part VI of the ((Manwal on Uniform TraffieControl Deviees (MUTCD), 1988 Edition, Revision 4, 1995, as amended by the Washingion state department of transpertation, (M24-01) or the-Millennium Edition, Deember 2000, FHWA)) MUTCD.

AMENDATORY SECTION (Amending WSR 03-06-075, filed 3/4/03, effective $8 / 1 / 03$ )

WAC 296-155-315 Definitions applicable to this part. (1) "Barricade" means an obstruction to deter the passage of persons or vehicles.
(2) "Signs" are the warnings of hazard, temporarily or permanently affixed or placed, at locations where hazards exist.
(3) "Signals" are moving signs, provided by workers, such as flaggers, or by devices, such as flashing lights, to warn of possible or existing hazards.
(( 4 ) "Tags" are-temperary-signt, ustally-attached-to-a pieeo of equipment or paft of 4 -strueture, to warn of existing Orimmediate hazards:))

## AMENDATORY SECTION (Amending Order 86-14, filed 1/21/86)

WAC 296-155-610 Motor vehicles on construction sites. (1) ((Eoverage.)) Scope. Motor vehicles ((As)) covered by this ((paft)) section include any vehicles that operate on a construction site. The requirements of this section do not apply to the equipment ((fer which rules are preseribed in)) regulated by WAC 296-155-615, Material handling equipment.
(2) General requirements for motor vehicles.
(a) ((All wehieles shall haveservice brake system, an emergeney brake system, and a parking brake system. These systems may use eommon compenents, and shall be main tained in operable condition.)) Braking systems.

- All vehicles must have:
- A service brake system;
- An emergency brake system;

AND

- A parking brake system.
- These systems must be maintained in operable condition.
-These systems may use common components.
(b) Before leaving a motor vehicle unattended:
(i) The motor ((shat)) must be stopped.
(ii) The parking brake must be engaged and the wheels turned into curb or berm when parked on an incline.
(iii) ((When)) If parking on an incline and there is no curb or berm, the wheels ((shall)) must be chocked or otherwise secured.
(c)((f)-Whenever-visibility eonditiens-warrant additional light, all vehieles, or combinatiens of vehieles, in use shatll be equipped with at least two headlights and two taillights in operable eondition.
(ii))) Lighting systems. All vehicles, or combination of vehicles, ((shall)) must have brake lights in operable condition $_{2}$ regardless of light conditions.
- Employers must meet the requirements in Table 1 below.


## Table 1

| If: | Then: |
| :---: | :---: |
| Visibility conditions warrant additional light. | All vehicles, or combinations of vehicles, in use must be equipped with: <br> - At least two headlights in operable condition; AND <br> - At least two taillights in operable condition. |

(d) All vehicles ((shatt)) must be equipped with an ((adequate)) operable audible warning device (horn) at the operator's station ((and in an operable condition)).
(e) $((\mathrm{N} \theta))$ Operating vehicles, other than passenger cars and pickups, with an obstructed view to the rear. Employers ((shall allew.)) must prohibit the use of any motor vehicle equipment ((having)) that has an obstructed view to the rear unless the vehicle meets one of the following:
( ( (i) Vehieles ether than passenger ears and piekups-shall have)) - Has an operable automatic reverse signal alarm audible above the surrounding noise level and audible no less than fifteen feet from the rear of the vehicle;

OR( $(\div$
(ii) The-vehiele)) - Is backed up ((enly)) when an observer signals that it is safe to do so.
(( $(f)$ All vehiele with eabs-shall be-equipped with-wind shields, pewered-wipers, and rear-view-mifrers. Cracked and broken glass shall be replaced. Vehieles operating in areas or under conditions that anse-fogging or fresting of the windshields shall be equipped with operable defegging or-defrest ing devices.
(g) All haulage-vehicles, whese pay load is loaded by means-of eranes, pewer-shovels, loaders, or similar equipment, shall have a cab shield and/or canepy adequate to preteet the operator from shifting or falling materials.
(h) Tools and material-shall be seeured to prevent movement when-transperted-in-the-same-empartment-with employees.
(i) Vehiclesused to transpert employees-shall have-seats firmly-secured and adequate for the number of employeesto be-earfied.
(j) Seat belts and ancherages-meeting the requirements of 49-CFR-Pant-571 (Department of Transpertation, Federat

Meter Vehiele-Safety Standards) shall be-installed in-alt meter vehicles:
(k) Trueks with dump bedies-or raiseable platferms; beds, or bexes shall be equipped with pesitive-means of suppert, permanently attached, and capable of being leeked in pesition to prevent necidental lowering of the body while maintenance-or inspeetion work is being done.
(1) Operating levers, controlling heisting or dumping deviees on haulage bodies, shall be equipped with a lateh-or other device whichwill prevent aecidental starting of tripping of the-meehanism.
(m) Trip handles for tailgate of dump ruck shall be-se arranged that, in dumping, the operator will be in the elear.
(7) All rubber-tired moter vehiele equipment mantufatured on-r after May 1,1972, shall be equipped with fenders. All rubber-tired motor-vehielo equipment mantufactured before May 1, 1972, shat be equipped with fenders not later than-Qeteber 1, 1974. Mud flaps may be used in lieu-of fent ers-whenever meter vehiele equipment is net designed fer fenders.
(0) All vehicles in use shall be cheeked at the beginning of each shift to assure that the following parts, equipment, and accesseries are-in safe operating condition and free-of apparent damage that could eause failure while in use: Ser wiee brakes, ineluding trailer brake connections; parking-system(hand brake); emergeney-stopping system (brakes); tires; horn; steering mechanism;coupling deviees; seat belts;operating eontrels; and safety-deviees. All defeets shall-be-eor reeted before the vehiele-is placed-in-service. These requirements alse apply to equipment sueh as lights, reflectors, windshield wipers, defrosters, fire extinguishers, steps and handhelds for vehiele-aecess, ete., where such-equipment is neeessafy.))
Reference: For requirements on operating dump trucks in reverse, see (f) of this subsection, Operating dump trucks in reverse.

Note: - If the sumpounding noise level is so loud that reverse signal alarms are not effective, then an observer must be used. - An observer can be any individual at the construction site. except a person performing the duties of a flagger. The observer must:

- Be in the direct line-of-sight or able to communicate with the driver.
- Be able to see the entire backing zone.
- Continue to provide direction to the driver until:

The driver reaches the destination and stops; OR
There are no longer employees in the backing zone and it is reasonable to expect that no employee(s) will enter the backing zone.
(f) Operating dump trucks in reverse.
(i) You must make sure the dump truck has an operable automatic reverse signal alarm:

- Audible above the surrounding noise level: AND
- Audible no less than fifteen feet from the rear of the vehicle.
(ii) Before backing a dump truck the driver must determine that no one is currently in the backing zone and it is reasonable to expect that no employee(s) will enter the backing zone while operating the dump truck in reverse.

If employee(s) are in the backing zone or it is reasonable to expect that an employee(s) will enter the backing zone, you must make sure the truck is backed up only when:

- An observer signals that it is safe to back;

The following diagram defines the backing zone. Distances are reported in feet.
OR

- An operable mechanical device that provides the driver a full view behind the dump truck is used, such as a video camera.

DUMP TRUCK BACKING


Exemption:

- Employees are considered protected when they are on the opposite side of a fixed barrier such as: - A jersey barrier: - Heavy equipment (such as a paving machine): OR
- A six-inch concrete curb.

Note;
The term "dump trucks" includes both belly and rear dump trucks with a minimum payload of four yards.
(g) Windshields.

- All vehicles with cabs must be equipped with:
- Windshields;
- Powered wipers; and
- Rear view mirrors.
- Cracked and broken glass must be replaced.
- Vehicles operating in areas or under conditions that cause fogging or frosting of the windshields must be equipped with operable defogging or defrosting devices.
(h) Haulage vehicles. Employers must meet the requirement in Table 2 below.

Table 2

| If: | Then: |
| :---: | :---: |
| Any haulage vehicles pay- | You must have a cab shield |
| load is filled by: | and/or canopy adequate to |
|  | shifting or falling materials. |
| - Cranes; |  |
| - Power shovels; |  |
| - Loaders; |  |
| OR |  |
| - Similar equipment. |  |

## (i) Securing material and employees.

- Tools and material must be secured to prevent movement when transported in the same compartment as employees.
- Vehicles used to transport employees must have seats firmly secured and adequate for the number of employees to be carried.
- Seat belts and anchorages meeting the requirements of 49 CFR Part 571 (Department of Transportation. Federal Motor Vehicle Safety Standards) must be installed in all motor vehicles and used by all occupants of the vehicle.
(j) Trucks with dump bodies.
- Trucks with dump bodies or raisable platforms, beds, or boxes must be equipped with positive means of support, permanently attached. This positive means of support must be capable of being locked in position to prevent accidental lowering of the body while maintenance or inspection work is being done.
- Operating levers, controlling hoisting or dumping devices on haulage bodies, must be equipped with a latch or other device, such as a detent switch, which will prevent accidental starting or tripping of the mechanism.
- Trip handles for tailgates of dump trucks must be so arranged that, in dumping, the operator will be in the clear.
(k) Fenders on motor vehicle equipment.
- All rubber-tired motor vehicle equipment must be equipped with fenders.
- Mud flaps may be used in lieu of fenders whenever motor vehicle equipment is not designed for fenders.
(l) Vehicle safety inspections.
- All vehicles in use must be checked at the beginning of each shift to make sure that the following parts, equipment, and accessories are in safe operating condition and free of apparent damage that could cause failure while in use:
- Service brakes (including trailer brake connections);
- Parking system (hand brake);
- Emergency stopping system (brakes);
- Tires:
- Horm;
- Steering mechanism;
- Coupling devices;
- Seat belts;
- Operating controls;

AND

- Safety devices.
- These requirements also apply where such equipment is necessary.
- Lights;
- Reflectors;
- Windshield wipers;
- Defrosters;
- Fire extinguishers;
-Steps and handholds for vehicle access:
AND
- Any other necessary equipment.
- All defects must be corrected before the vehicle is placed in service.

AMENDATORY SECTION (Amending WSR 00-01-176, filed $12 / 21 / 99$, effective $3 / 1 / 00$ )

WAC 296-155-615 Material handling equipment. (1) (Earthmoving equipment; generat.
(a) These rutes apply to the following typer of earthmoving equipment: Serapers, leaders, erawler or wheel trat tors, bulldezers, off highway trueks, graders, agrieulttral and industrial tractors, and similar equipment. The promulgation of specifie rules for compactors and rubber-tired "skid-steer" equipment ig-reserved pending eonsideration of standards eurrently being developed.
(b) Seat belts.
(i) Seat belts shall be provided on all equipment covered by this section and shall-meet the requirements of the Seeiety of Autemetive Engineers, J386-1969, Seat Belts for Construetion Equipment. Seat belts for agricultural and light industrial tractors shall meet the-seat belt requirements of Society of Autometive Engineers $5333 \mathrm{a}-1970$, Operater Pretection for Agrieulturat and Light Industrial Traetors.
(ii) Seat belts need not be provided for equipment whieh is designed only for standup operation.
(iii) Seat belts-shall notbe provided for equipment whieh dees net have rollover protective-strueture (ROPS)-or-adequate canopy protection.
(c) Aceess readways and grades.
(i) No employer shall move-or eause to be moved constrution equipment or vehieles upen any-aceess readway-or grade unless the aceess-readway or grade-is eonstrueted and maintained to aceommodate safely the movement of the equipment and vehieles involved.
(ii) Every emergeney-access ramp-and-berm used by an employer shall beconstructed torestrain and eontrol runaway vehieles.
(d) Brakes. All earthmoving equipment mentioned-in WAC 296-155-615(1)(a) shall have a service braking system eapable of stopping and holding the equipment-fully loaded, as specified in Society of Automotive Engineers SAE-J237, Loader Dezer-1971, $\mathbf{5 2 3 6}$, Gfaders-1971, and J319b, Serap-ers-1971. Brake-systems for self-propelled rubber-tired offhighway equipment manufactured after Jantafy 1, 1972-shat meet the applieable minimum performance eriteria set forth in the following Seriety of Autemetive Engineers Reeommended Practiees:

| Self propelled serapers | SAE-J319b-1974 |
| :---: | :---: |
| Self propelledgraders | SAE-J236-1974 |
| Trueks and | SAE $1066-1974$ |
| wagems |  |
| Frontendlouders and doze | SAE $3237-1974$ |

(e) Fenders. Pneumatie-tired earthmeving-haulage equipment (trueks, serapers, tractors, and trailing units) whese maximum-speed exeeeds 15 miles per heur, shall be equipped with fenderson all wheels to meet the requirements of Society of Autemetive Engineers SAE 1321a-1970. Fent ers for Pneumatie-Tired Earthmoving Haulage-Equipment. An empleyer may, of course, at any time-seek to show under WAC 296-155-010, that the uncovered wheels present ne hazard to persennel from flying materials.
(f) Rollover protectivestructures (ROPS). See Part V of this chapter-for requirements for rollover protective-struetures and overhead protection.
(g) Rellover protective-struetures for off highway trueks. The promulgation of standards for rollover protective struetures for fff highway trucks is reserved pending further study-and-develepment.
(h) Specifie effective dates-Brakes and fenders. Equipment mentioned-in-WAC 296-155-615 (d) and (e) and mantfactured after Jantury 1, 1972, whieh is used by any employer after that date, shall-emply-with-the-applieable
fules preseribed therein eoneerning brakes. Equipment mentiened in WAC 296-155-615 (d) and (e) and manufactured before Jantury 1, 1972, whieh is used by any-employer-after that date, shall meet the applieable rules preseribed herein net later than Oetober 1, 1974. It should be neted that employers maty request variations frem the applicable brakes standards required by this part. Employers-wishing to seek variations from the applieable brakes rules may submit any requests for variations in aceordanee with WAC 296-155-010. Any-state-ments-should-speeify how the variation-would protect the safety of the employee by providing for any eompensating restrictions on the operation of equipment:
(i) Audible alarms.
(i) All bidirectional maehines, such as rollers, compacters, frent-end leaders, bulldezers, and-similar equipment, shall-be-equipped with a herf, distinguishable from the-surfernding neise level, whieh shall beopernted as needed when the machine is moving in either direction. The hern shall be maintained in an operative eondition.
(ii) No employer-shall permit earthmoving of cempacting equipment which has an obstructed view to the rear to be used-in reverse-gear unless the equipment has in operation-a reverse-signal alarm-distinguishable from the surrounding neise levelor an empleyee-signats that it is safe to do se.
(iii) In cireumstances where the-sumounding neise level is of such amplitude that reverse-signal alarms are not effeetive, amber strobe lights shall be used.
(iv) Operators of equipment-whieh does net have-an ebstructed view to the rear shall look to the rear while operating the equipment in reverse.
(j)Seisser peints. Seisser peints enallfront-end leaders, which eonstitute a hazard to the operator during nermal operation, shall be guarded:
(k) Tractor moters shall be cranked only by operaters-or other experieneed persens.
(1) Waterproof and comfertable-seat eushiens-shall-be provided-on-tractors at-all times when working.
(m) Riders, exeept meehanies and persons in training to eperatequipment, shatl net be allowed on equipment unless a seat with-a seatbelt is provided and used.
(f) Winch lines shall be maintained in geod condition and provided with-spliced eye,knobor hook in working end, except under conditions-where unspliced end is required.
(0) No-repairs on blade or dezer-equipment shall be initiated unless meter has been-stopped and dezer blade is resting on the ground or securely blocked. The same-shall apply tocarfy-all gates.
(p) Butllezer blades and earryall-gates shall rest on the greunder en blecking when machines are not in operation.
(q) Operator shatl not leave-entrols of tracter with-master cluteh engaged.
(f) Persennel-shall-net-get on-or off machine-while machine is in motion.
(s) Where-exeessive-dust-cenditions are-created,-such areas shall be sprinkled with water to maintain dust at a mint imum.
(t) Respiraters shall be-wern by operaters-when-strbject to harmfuldust-expesure:
(2) Exeavating and other equipment.
(a) Traeters covered in subseetion-(1)-of this-section shall have-seat belts-as required for the operaters when seated in the normal seating arrangement for trater operation, even though backhoes, breakers, of-ether-similaf-attachments-are used on these machines for exeavating or other work.
(b) For the purpeses of this-part and of Part f of this chapter, the nemenclatures and-descriptions for measurement of dimensions of machinery-and-attachments shall-be-as described-in Society-of Autemetive Engineers 1970-Handbook, pages 1088 through 1103.
(e) The-safety requirements, fatios, or limitations appli-eable-to machines or attachment usage covered in Power Grane-and Shovel Association's Standards No .1 and Ne .2 of 1968, and No .3 - of 1969 , shall be complied with, and shall apply to eranes, maehines, and attmehments under this part.)) General requirements for earthmoving equipment.
(a) Scope.

These rules apply to the earthmoving equipment. Some examples of earthmoving equipment are:

## - Scrapers:

- Loaders:
- Crawler or wheel tractors:
- Bulldozers;
- Off-highway trucks:
- Graders:
- Agricultural and industrial tractors;

AND

- Similar equipment.
(b) Seat belts.
- Seat belts must be provided and used by all operators and passengers on all equipment covered by this section.
- Seat belts must meet the requirements of the Society of Automotive Engineers, J386-1969, Seat Belts for Construction Equipment.
- Seat belts for agricultural and light industrial tractors must meet the seat belt requirements of Society of Automotive Engineers J333a-1970, Operator Protection for Agricultural and Light Industrial Tractors.

Exemption: Seat belts are not required for equipment designed only for standup operation.

- Seat belts must not be used on equipment that does not have rollover protective structure (ROPS) or adequate canopy protection in place.

Exemption: Mechanics and persons in training may ride on the equipment without a seatbelt if one is not provided.
(c) Access roadways and grades.

- Equipment must not be operated on access roadway or grades unless they are constructed and/or maintained to allow for the safe operation of the equipment.
- Every emergency access ramp and berm used by an employer must be constructed to restrain and control runaway vehicles.
(d) Brakes.

Earthmoving equipment must have brakes capable of stopping and holding the equipment fully loaded.

- Equipment mentioned in (a) of this subsection. General requirements for earthmoving equipment, must have brakes meeting the specifications in Society of Automotive Engineers SAE-J237, Loader Dozer-1971, J236, Graders-1971. and J319b, Scrapers-1971.
- Brake systems for self-propelled rubber-tired off-highway equipment manufactured after January 1, 1972, must meet the applicable minimum performance criteria set forth in the following Society of Automotive Engineers Recommended Practices:

Self-propelled scrapers
Self-propelled graders
Truck and wagons
Front-end loaders and doz-
SAE J319b-1971
SAE J236-1971
SAE J166-1971
SAE J237-1971
ers
(e) Fenders.

- If pneumatic-tired earthmoving haulage equipment has a maximum speed that exceeds fifteen miles per hour, then the equipment must be equipped with fenders on all wheels to meet the requirements of Society of Automotive Engineers SAE J321a-1970. Fenders for Pneumatic-Tired Earthmoving Haulage Equipment.
- An employer may, at any time, seek to show under WAC 296-155-010. Variance and procedure, that the uncovered wheels present no hazard to personnel from flying materials.

Note: Examples of pneumatic-tired earthmoving haulage equipment may include:

- Trucks:
- Scrapers:
- Tractors:

AND

- Trailing units.
(f) Rollover protective structures (ROPS).

For requirements pertaining to rollover protective structures and overhead protection, see WAC 296-155-950 through 296-155-965.
(g) Audible alarms.

- All bidirectional machines must be equipped with a horn, distinguishable from the surrounding noise level. This horn must be:
- Operated as needed when the machine is moving in either direction;

AND

- Maintained in an operative condition.

Note: Examples of bidirectional machines include:

- Rollers:
- Compactors:
- Front-end loaders:
- Bulldozers:

AND

- Similar equipment.
- Employers must make sure that earthmoving or compacting equipment with an obstructed view to the rear in reverse is not operated unless:
- A reverse signal alarm distinguishable from the surrounding noise level is used;


## OR

- An observer signals that it is safe to back up.
- If the surrounding noise level is of such amplitude that reverse signal alarms are not effective, then amber strobe lights must be used.
(h) Operators must look in the direction of travel.

The driver must look in the direction of, and keep a clear view of the path of travel, when operating equipment in reverse.

Exemption: See (g)(ii) of this subsection, Audible alams, for requirements pertaining to equipment that bas an obstructed view to the rear.
(i) Scissor points.

Scissor points on all front-end loaders, which constitute a hazard to the operator during normal operation, must be guarded.
(j) Tractors.

- Tractor motors must be cranked only by operators or other experienced persons.
- Waterproof and comfortable seat cushions must be provided on tractors at all times when working.
- Operator must not leave controls of tractor with master clutch engaged.
(k) Winch lines.

Winch lines must be maintained in good condition and provided with spliced eye, knob or hook in working end, except under conditions where unspliced end is required.
(I) Bulldozers and carry-all gates.

- Repairs on blade or dozer equipment must not be initiated unless the motor has been stopped and dozer blade is resting on the ground or securely blocked. The same applies to carry-all gates.
- Bulldozer blades and carry-all gates must rest on the ground or on blocking when machines are not in operation.
(m) Moving equipment.

Personnel must not get on or off machine while machine is in motion.
(n) Hazardous conditions.

Where excessive dust conditions are created, such areas must be sprinkled with water or an environmentally safe solution to keep dust at a minimum.

Reference: When dust presents a hazard, see chapter 296-841 WAC. Respiratory hazards for additional requirements.
(2) Excavating and other equipment.
(a) Tractors covered in subsection (1) of this section must have seat belts as required for the operators when seated in the normal seating arrangement for tractor operation.
(b) For the purposes of this part and of Part L of this chapter, the names and descriptions for measurement of dimensions of machinery and attachments must be as described in Society of Automotive Engineers 1970 Handbook, pages 1088 through 1103.
(c) The safety requirements, ratios, or limitations applicable to machines or attachment usage covered in Power Crane and Shovel Association's Standards No. 1 and No. 2 of 1968, and No. 3 of 1969, must be complied with, and must apply to cranes, machines, and attachments under this part.
(3) Lifting and hauling equipment (other than equipment covered under Part L of this chapter). Industrial trucks (including forklifts) shall meet the requirements of WAC 296-24-230, 296-155-605 and the following:
(a) Lift trucks, stackers, etc., shall have the rated capacity clearly posted on the vehicle so as to be clearly visible to the operator. When auxiliary removable counter-weights are provided by the manufacturer, corresponding alternate rated
capacities also shall be clearly shown on the vehicle. These ratings shall not be exceeded.
(b) No modifications or additions which affect the capacity or safe operation of the equipment shall be made without the manufacturer's or professional engineer's written approval. If such modifications or changes are made, the capacity, operation, and maintenance instruction plates, tags, or decals, shall be changed accordingly. In no case shall the original safety factor of the equipment be reduced.
(c) If a load is lifted by two or more trucks working in unison, the proportion of the total load carried by any one truck shall not exceed its capacity.
(d) Steering or spinner knobs shall not be attached to the steering wheel unless the steering mechanism is of a type that prevents road reactions from causing the steering handwheel to spin. The steering knob shall be mounted within the periphery of the wheel.
(e) All high lift rider industrial trucks shall be equipped with overhead guards which meet the configuration and structural requirements as defined in paragraph 502 of American National Standards Institute B56.1-1975, Safety Standards for Powered Industrial Trucks.
(f) All industrial trucks in use shall meet the applicable requirements of design, construction, stability, inspection, testing, maintenance, and operation, as defined in American National Standards Institute B56.1-1975, Safety Standards for Powered Industrial Trucks.
(g) Unauthorized personnel shall not be permitted to ride on powered industrial trucks. A safe place to ride shall be provided where riding of trucks is authorized.
(h) When a forklift truck is used for elevating workers a platform shall be specifically built for that purpose and shall comply with the following requirements:
(i) The platform shall be securely attached to the forks and shall have standard guardrails and toeboards on all open sides.
(ii) The hydraulic system of the forklift shall be so designed that the lift mechanism will not drop faster than one hundred thirty-five feet per minute in the event of a failure in any part of the system. Forklifts used for elevating platforms shall be identified that they are so designed.
(iii) A safety strap shall be installed or the control lever shall be locked to prevent the boom from tilting.
(iv) An operator shall be at the controls of the forklift equipment while persons are on the platform.
(v) The operator shall be in the normal operating position while raising or lowering the platform.
(vi) The vehicle shall not travel from point to point while workers are on the platform except that inching or maneuvering at very slow speed is permissible.
(vii) The area between workers on the platform and the mast shall be adequately guarded to prevent contact with chains or other shear points.
(viii) All platforms shall be visually inspected daily or before each use by the person in charge of the work being performed, and shall be tested as frequently as is necessary to maintain minimum safety factors.
(ix) Whenever a truck, except for high lift order picker trucks, is equipped with vertical hoisting controls elevatable
with the lifting carriage or forks, the following precautions shall be taken for the protection of personnel being elevated.
(A) Provide a platform secured to the lifting carriage and/or forks.
(B) Provide means whereby personnel on the platform can shut off power to the truck.
(C) Provide such protection from falling objects as indicated necessary by the operating conditions.

AMENDATORY SECTION (Amending WSR 99-17-094, filed $8 / 17 / 99$, effective $12 / 1 / 99$ )

WAC 296-155-655 General protection requirements. (1) Surface encumbrances. All surface encumbrances that are located so as to create a hazard to employees shall be removed or supported, as necessary, to safeguard employees.
(2) Underground installations.
(a) The location of utility installations, such as sewer, telephone, fuel, electric, water lines, or any other underground installations that reasonably may be expected to be encountered during excavation work, shall be located prior to opening an excavation.
(b) Utility companies or owners shall be contacted within established or customary local response times, advised of the proposed work, and asked to locate the underground utility installation prior to the start of actual excavation.
(c) When excavation operations approach the location of underground installations, the exact location of the installations shall be determined by safe and acceptable means.
(d) While the excavation is open, underground installations shall be protected, supported, or removed as necessary to safeguard employees.
(3) Access and egress.
(a) Structural ramps.
(i) Structural ramps that are used solely by employees as a means of access or egress from excavations shall be designed by a competent person. Structural ramps used for access or egress of equipment shall be designed by a competent person qualified in structural design, and shall be constructed in accordance with the design.
(ii) Ramps and runways constructed of two or more structural members shall have the structural members connected together to prevent displacement.
(iii) Structural members used for ramps and runways shall be of uniform thickness.
(iv) Cleats or other appropriate means used to connect runway structural members shall be attached to the bottom of the runway or shall be attached in a manner to prevent tripping.
(v) Structural ramps used in lieu of steps shall be provided with cleats or other surface treatments on the top surface to prevent slipping.
(b) Means of egress from trench excavations. A stairway, ladder, ramp or other safe means of egress shall be located in trench excavations that are 4 feet ( 1.22 m ) or more in depth so as to require no more than 25 feet ( 7.62 m ) of lateral travel for employees.
(4) Exposure to vehicular traffic. Employees exposed to ((publie)) vehicular traffic ((shaly)) must be provided with( $(弓))$ and ((shall)) must wear((, wafting vests-of other
suitable)) high-visibility garments ((marked-with-or-made-of reflectorized or high-visibility material)) meeting the requirements of WAC 296-155-200, General requirements for personal protective equipment (PPE).
(5) Exposure to falling loads. No employee shall be permitted underneath loads handled by lifting or digging equipment. Employees shall be required to stand away from any vehicle being loaded or unloaded to avoid being struck by any spillage or falling materials. Operators may remain in the cabs of vehicles being loaded or unloaded when the vehicles are equipped, in accordance with WAC 296-155-610 (2)(g), to provide adequate protection for the operator during loading and unloading operations.
(6) Warning system for mobile equipment. When mobile equipment is operated adjacent to an excavation, or when such equipment is required to approach the edge of an excavation, and the operator does not have a clear and direct view of the edge of the excavation, a warning system shall be utilized such as barricades, hand or mechanical signals, or stop logs. If possible, the grade should be away from the excavation.
(7) Hazardous atmospheres.
(a) Testing and controls. In addition to the requirements set forth in parts B-1, C, and C-1 of this chapter (296-155 WAC) to prevent exposure to harmful levels of atmospheric contaminants and to assure acceptable atmospheric conditions, the following requirements shall apply:
(i) Where oxygen deficiency (atmospheres containing less than 19.5 percent oxygen) or a hazardous atmosphere exists or could reasonably be expected to exist, such as in excavations in landfill areas or excavations in areas where hazardous substances are stored nearby, the atmospheres in the excavation shall be tested before employees enter excavations greater than 4 feet ( 1.22 m ) in depth.
(ii) Adequate precautions shall be taken to prevent employee exposure to atmospheres containing less than 19.5 percent oxygen and other hazardous atmospheres. These precautions include providing proper respiratory protection or ventilation ((fin-aeeordanee-with parts] [as-required by-chapter 296-62WAC, part E and by part $\}$ B 1 [and-C]of thisehapter [respectivelyf)) in accordance with parts B-1 and C of this chapter respectively.
(iii) Adequate precaution shall be taken such as providing ventilation, to prevent employee exposure to an atmosphere containing a concentration of a flammable gas in excess of 10 percent of the lower flammable limit of the gas.
(iv) When controls are used that are intended to reduce the level of atmospheric contaminants to acceptable levels, testing shall be conducted as often as necessary to ensure that the atmosphere remains safe.
(b) Emergency rescue equipment.
(i) Emergency rescue equipment, such as breathing apparatus, a safety harness and line, or a basket stretcher, shall be readily available where hazardous atmospheric conditions exist or may reasonably be expected to develop during work in an excavation. This equipment shall be attended when in use.
(ii) Employees entering bell-bottom pier holes, or other similar deep and confined footing excavations, shall wear a harness with a lifeline securely attached to it. The lifeline
shall be separate from any line used to handle materials, and shall be individually attended at all times while the employee wearing the lifeline is in the excavation.

Note: See chapter 296-62 WAC, Part $M$ for additional requirements applicable to confined space operations.
(8) Protection from hazards associated with water accumulation.
(a) Employees shall not work in excavations in which there is accumulated water, or in excavations in which water is accumulating, unless adequate precautions have been taken to protect employees against the hazards posed by water accumulation. The precautions necessary to protect employees adequately vary with each situation, but could include special support or shield systems to protect from cave-ins, water removal to control the level of accumulating water, or use of a safety harness and lifeline.
(b) If water is controlled or prevented from accumulating by the use of water removal equipment, the water removal equipment and operations shall be monitored by a competent person to ensure proper operation.
(c) If excavation work interrupts the natural drainage of surface water (such as streams), diversion ditches, dikes, or other suitable means shall be used to prevent surface water from entering the excavation and to provide adequate drainage of the area adjacent to the excavation. Excavations subject to runoff from heavy rains will require an inspection by a competent person and compliance with subdivisions (a) and (b) of this subsection.
(9) Stability of adjacent structures.
(a) Where the stability of adjoining buildings, walls, or other structures is endangered by excavation operations, support systems such as shoring, bracing, or underpinning shall be provided to ensure the stability of such structures for the protection of employees.
(b) Excavation below the level of the base or footing of any foundation or retaining wall that could be reasonably expected to pose a hazard to employees shall not be permitted except when:
(i) A support system, such as underpinning, is provided to ensure the safety of employees and the stability of the structure; or
(ii) The excavation is in stable rock; or
(iii) A registered professional engineer has approved the determination that the structure is sufficiently removed from the excavation so as to be unaffected by the excavation activity; or
(iv) A registered professional engineer has approved the determination that such excavation work will not pose a hazard to employees.
(c) Sidewalks, pavements, and appurtenant structure shall not be undermined unless a support system or another method of protection is provided to protect employees from the possible collapse of such structures.
(10) Protection of employees from loose rock or soil.
(a) Adequate protection shall be provided to protect employees from loose rock or soil that could pose a hazard by falling or rolling from an excavation face. Such protection shall consist of scaling to remove loose material; installation of protective barricades at intervals as necessary on the face
to stop and contain falling material; or other means that provide equivalent protection.
(b) Employees shall be protected from excavated or other materials or equipment that could pose a hazard by falling or rolling into excavations. Protection shall be provided by placing and keeping such materials or equipment at least 2 feet ( .61 m ) from the edge of excavations, or by the use of retaining devices that are sufficient to prevent materials or equipment from falling or rolling into excavations, or by a combination of both if necessary.
(11) Inspections.
(a) Daily inspections of excavations, the adjacent areas, and protective systems shall be made by a competent person for evidence of a situation that could result in possible caveins, indications of failure of protective systems, hazardous atmospheres, or other hazardous conditions. An inspection shall be conducted by the competent person prior to the start of work and as needed throughout the shift. Inspections shall also be made after every rainstorm or other hazard increasing occurrence. These inspections are only required when employee exposure can be reasonably anticipated.
(b) Where the competent person finds evidence of a situation that could result in a possible cave-in, indications of failure of protective systems, hazardous atmospheres, or other hazardous conditions, exposed employees shall be removed from the hazardous area until the necessary precautions have been taken to ensure their safety.
(12) Fall protection.
(a) Walkways shall be provided where employees or equipment are required or permitted to cross over excavations. Guardrails which comply with chapter 296-155 WAC, Part K shall be provided where walkways are 4 feet or more above lower levels.
(b) Adequate barrier physical protection shall be provided at all remotely located excavations. All wells, pits, shafts, etc., shall be barricaded or covered. Upon completion of exploration and similar operations, temporary wells, pits, shafts, etc., shall be backfilled.

## WSR 04-24-097 <br> PERMANENT RULES <br> LIQUOR CONTROL BOARD

[Filed December 1, 2004, 11:36 a.m., effective January 1, 2005]
Effective Date of Rule: Thirty-one days after filing.
Purpose: Add new sections in chapters 314-20 and 31424 WAC , to (1) define an authorized representative and (2) set the fee for a certificate of approval license (per SSB 6655 passed during 2004 legislative session). Revise the following WACs to reference the new privilege authorized by SSB 6655: WAC 314-20-020 Beer labels-Certificate of label approval required-Labels to be submitted, 314-20-030 Packages-Classification, 314-20-140 Beer importers-Certain duties, 314-20-170 Holders of certificates of approval, 314-24-040 Wine labels-Certificate of label approval required-Labels to be submitted, and 314-24-220 Licensing and operation of bonded wine warehouses.

Citation of Existing Rules Affected by this Order: Amending WAC 314-20-020, 314-20-030, 314-20-140, 314-20-170, 314-24-040, and 314-24-220.

Statutory Authority for Adoption: RCW 66.08.030, chapter 160, Laws of 2004.

Adopted under notice filed as WSR 04-15-161 on July 21, 2004.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 2, Amended 8, 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 2, Amended 8, Repealed 0.

Date Adopted: September 15, 2004.
Merritt D. Long
Chairman

## NEW SECTION

WAC 314-20-001 Definitions. (1) Per RCW 66.04.010(2), an "authorized representative" means a person who:
(a) Is required to have a federal basic permit issued by the alcohol and tobacco tax and trade bureau;
(b) Has its business located in the United States outside of the state of Washington;
(c) Acquires ownership of beer that is produced anywhere outside Washington by a brewery which does not hold a certificate of approval issued by the board, for transportation into and resale in the state of Washington.
(d) Is appointed by the brewery referenced in (c) of this subsection as its exclusive authorized representative for marketing and selling its products within the United States or within Washington State, in accordance with a written agreement between the authorized representative and the brewery. The board may waive the requirement for the written agreement of exclusivity in situations consistent with the normal marketing practices of certain products.

AMENDATORY SECTION (Amending WSR•04-06-007, filed $2 / 20 / 04$, effective $3 / 22 / 04$ )

WAC 314-20-020 Beer labels-Certificate of label approval required-Labels to be submitted. (1) Every bottle or can containing beer intended for sale in the state of Washington shall bear a label in compliance with RCW 66.28.120. No beer shall be imported or sold within the state of Washington until the licensed brewery, or certificate of approval holder, shall have obtained from the board a certificate of label approval for such beer.
(2) A request for certificate of label approval must be submitted on a form prescribed by the board which is one copy of the federal certificate of label approval for such beer, issued by the Bureau of Alcohol, Tobacco, and Firearms, U.S. Treasury Department.
(3) Any change in label or product which requires reissuance of federal certificate of label approval, must also be submitted to the board, in accordance with the foregoing provisions of this regulation.
(4) No label shall be used that is misleading.
(5) Every producer, importer, ((өf)) distributor of beer, or beer certificate of approval holder shall, upon request of the board or its authorized representative, furnish without cost to the board, samples of any brand of beer upon its premises for the purpose of analysis in order to determine whether the beer conforms to commercial standards.
(6) No label will be approved which is designed to be especially appealing to children or other persons under legal age to consume. Persons who appear to be under legal age to consume may be depicted on a label when, in the discretion of the board, the depiction is dignified and does not promote illegal consumption of liquor.
(7) For strong beer, the label must contain the beer's alcohol content, stated in terms of percentage of alcohol by volume. Per RCW 66.04.010, strong beer means any malt beverage that contains more than eight percent of alcohol by weight, which is approximately ten percent of alcohol by volume.

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 98-07-097 [98-18-097], filed 9/2/98, effective 10/3/98)

WAC 314-20-030 Packages-Classification. (1) No manufacturer, distributor, ((开)) importer, or beer certificate of approval holder shall sell beer for use in the state of Washington in any packages or containers differing in sizes and case quantities from the manufacturer's original packages.
(2) Net contents-Packaged beer. Net contents shall be stated in a clearly legible manner on the label in fluid ounces or as follows:
(a) If less than 1 pint, in fluid ounces, or fractions of a pint;
(b) If 1 pint, 1 quart, or 1 gallon, the net contents shall be so stated;
(c) If more than 1 pint, but less than 1 quart, the net contents shall be stated in fractions of a quart, or in pints and fluid ounces;
(d) If more than 1 quart, but less than 1 gallon, the net contents shall be stated in fractions of a gallon, or in quarts, pints, and fluid ounces;
(e) If more than 1 gallon, the net contents shall be stated in gallons and fractions thereof;
(f) The net contents need not be stated on any label if the net contents are displayed by having the same blown, branded, or burned in the container in letters or figures in such manner as to be plainly legible under ordinary circumstances and such statement is not obscured in any manner in whole or in part.
(3) Container size limitations-Barrels. Whole barrels ( 31 gallons), $1 / 2$ barrels ( 15.5 gallons), $1 / 4$ barrels ( 7.75 gallons), $1 / 6$ barrels ( 5.16 gallons). Packaged beer-Maximum capacity for individual containers, 170 fluid ounces: Provided, however, That the board may, in its discretion, authorize other container and/or barrel size packages which have been approved for marketing within the United States by the Bureau of Alcohol, Tobacco, and Firearms, United States Treasury Department: Provided further, That the board may, in its discretion, authorize a brewery with spirit, beer and wine restaurant privileges to dispense beer directly from conditioning tanks/vessels to the spirit, beer and wine restaurant area provided the taxes have been paid prior to dispensing.
(4) The net contents of individual containers shall be stated on the outside of any multicontainer package where the individual container label or bottle size is not visible to the consumer at the point of purchase.
(5) Gift packages. A beer importer or beer wholesaler may prepare and sell "gift packages" consisting of containers of beer differing in case quantities from the manufacturer's original case capacities provided the tax has been paid on the previously purchased beer in accordance with RCW 66.24.290 and provided written approval by the board has been obtained.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending Rule 53, filed 6/13/63)

WAC 314-20-140 Beer importers-Certain duties. No beer importer shall import or transport or cause to be transported into the state of Washington any brand of beer manufactured within or outside of the United States but outside the state of Washington, unless such importer shall have first filed with the board a notice of his intention so to do, and shall have ascertained from the board that the brewer manufacturing such beer or United States foreign importer of such beer, has obtained from the Washington state liquor control board a certificate of approval as provided in section 23-F of the Washington State Liquor Act (RCW 66.24.270).

## NEW SECTION

WAC 314-20-145 Beer certificate of approval fee. The fee for a beer certificate of approval license is $\$ 200$ per year. The certificate of approval holder must pay the $\$ 200$ fee for each privilege as described below:

- Manufacturer of beer produced in the United States but outside of Washington State, shipping beer to licensed Washington beer distributors or importers.
- Authorized representative for beer produced in the United States but outside of Washington State, shipping beer to licensed Washington beer distributors or importers.
- Authorized representative for beer produced outside of the United States, shipping beer to licensed Washington beer distributors or importers.

AMENDATORY SECTION (Amending WSR 00-17-065, filed 8/9/00, effective 9/9/00)

WAC 314-20-170 Holders of certificates of approval. Each ((brower holding a)) beer certificate of approval holder may ship beer only to licensed beer importers or distribu-tors.((f-\})) As required by RCW 66.24 .270 ((fsee. 23-F of the Washington State Liquer Aet)) and by the written agreement embodied in the application for certificate of approval,((f, f$)$ ) each brewer holding a certificate of approval shall file the report(s) required by WAC 314-19-015((f:]f-3))

All reports shall be made upon forms prescribed( $(f,+))$ and furnished by the Washington state liquor control board.

## NEW SECTION

WAC 314-24-001 Definitions. (1) Per RCW 66.04.010(2), an "authorized representative" means a person who:
(a) Is required to have a federal basic permit issued by the alcohol and tobacco tax and trade bureau;
(b) Has its business located in the United States outside of the state of Washington;
(c) Acquires ownership of wine that is produced anywhere outside Washington by a winery which does not hold a certificate of approval issued by the board, for transportation into and resale in the state of Washington.
(d) Is appointed by the winery referenced in (c) of this subsection as its exclusive authorized representative for marketing and selling its products within the United States or within Washington State, in accordance with a written agreement between the authorized representative and the winery. The board may waive the requirement for the written agreement of exclusivity in situations consistent with the normal marketing practices of certain products, such as classified growths.

AMENDATORY SECTION (Amending WSR 98-18-097, filed $9 / 2 / 98$, effective $10 / 3 / 98$ )

WAC 314-24-040 Wine labels-Certificate of label approval required-Labels to be submitted. No wine shall be imported or sold within the state of Washington until the certificate of approval holder, or domestic winery, or United States importer of foreign wine, shall have obtained from the board a certificate of label approval for such wine.
(1) A request for certificate of label approval must be submitted to the board on forms prescribed by the board, together with the following:
(a) (( $\mp w e)$ ) One label((s)) of the brand and type for which approval is requested for wines under seven percent alcohol by volume; and
(b) One copy of the federal certificate of label approval for such wine which has been issued by the Bureau of Alcohol, Tobacco, and Firearms, U.S. Treasury Department.
(2) Any change in label or product which requires reissuance of federal approval under the provisions of 27 CFR Part 4, must also be submitted to the board in accordance with the foregoing provisions of this regulation.
(3) Every producer, importer, bottler, ((өf)) distributor ${ }_{2}$ or wine certificate of approval holder ((efwine)) shall, upon
request of the board or its authorized representative, furnish without cost to the board, samples of any brand of wine upon its premises for the purpose of analysis in order to determine whether the wine conforms to the quality standards set by the board in WAC 314-24-060 and conforms with commercial standards.
(4) No label shall be used that is misleading.
(5) No label will be approved which is designed to be especially appealing to children or other persons under legal age to consume. Persons who appear to be under legal age to consume may be depicted on a label when, in the discretion of the board, the depiction is dignified and does not promote illegal consumption of liquor.

## NEW SECTION

WAC 314-24-117 Wine certificate of approval fee. The fee for a wine certificate of approval license is $\$ 200$ per year. The certificate of approval holder must pay the $\$ 200$ fee for each privilege as described below:

- Manufacturer of wine produced in the United States but outside of Washington State, shipping wine to licensed Washington wine distributors or importers.
- Authorized representative for wine produced in the United States but outside of Washington State, shipping wine to licensed Washington wine distributors or importers.
- Authorized representative for wine produced outside of the United States, shipping wine to licensed Washington wine distributors or importers.

AMENDATORY SECTION (Amending WSR 98-18-097, filed $9 / 2 / 98$, effective $10 / 3 / 98$ )

WAC 314-24-220 Licensing and operation of bonded wine warehouses. (1) There shall be a license for bonded wine warehouses pursuant to RCW 66.24.185, and this type of license shall be known as a bonded wine warehouse licensee. Applications for a bonded wine warehouse license shall be on forms prescribed by the board and shall be accompanied by such information as the board may request including, but not limited to, a written description of the proposed method of shipping, receiving, inventory control, and security.
(2) The bonded wine warehouse shall be physically separated from any other use in such manner as prescribed by the board, and as a condition of license approval, the applicant must furnish the board appropriate documentation indicating the location of the bonded wine warehouse is properly zoned for the intended use. Wine not under federal excise tax bond shall be identified as federally tax-paid and physically separated on the premises to the extent required under the license holder's federal basic permit.
(3) A bonded wine warehouse may provide storage for a domestic winery and for a certificate of approval holder ((United States winery outside the state of Weshingien hold ing a Washingten eertifie of approval). The wine may or may not be under federal bond, and the Washington wine tax provided in RCW 66.24.210 shall not be due until the wine is removed from bond and shipped to a licensed Washington
wine distributor or, pursuant to RCW 66.12.020, to the liquor control board who will be responsible to pay the tax based on their purchases.
(4) Every bonded wine warehouse licensee shall have on file and available for inspection records of all wine transactions, including receipts and shipments of wine and the total inventory on hand at the bonded warehouse.
(5) Removals of wine from a bonded wine warehouse may be made only for shipment (a) to a licensed independent Washington wine distributor; (b) to another licensed bonded wine warehouse; (c) to the liquor control board; (d) out of state; (e) for return to the producing winery; or (f) to a producing domestic winery licensee. For purposes of this section, "producing domestic winery licensee" means the licensed Washington winery that produced the wine and its licensed agents. For purposes of this section, a "licensed agent" shall be an accredited representative, licensed pursuant to chapter 314-44 WAC, of only one producing domestic winery at the time of removal by such agent. A producing domestic winery licensee may take possession of wine from a bonded wine warehouse, after accepting an order therefor, and deliver the wine to a purchasing retail or special occasion licensee only by transporting the wine directly from the bonded wine warehouse to the licensed premises of the purchasing retail or special occasion licensee; provided, however, that in no event may a producing domestic winery licensee remove, in the aggregate, during any one calendar year, more than two thousand cases of wine for delivery directly to retail and special occasion licensees. Producing domestic winery licensees shall maintain records of removals and deliveries of wine from bonded wine warehouses and shall file with the liquor control board annually reports of the quantity of wine removed and delivered directly to retail and special occasion licensees. Invoicing shall be by the titleholder. The titleholder shall report shipments to, and returns from the bonded wine warehouse and sales to Washington wine distributors, and/or the liquor control board on the twentieth day of the month following the month of shipment and/or sale on forms furnished by, or acceptable to, the board.
(6) At no time shall title to wine stored at the bonded wine warehouse pass to the operator of the bonded wine warehouse.
(7) "Storage of bottled wine only" as used in RCW 66.24.185(1) shall mean the storage of wine packaged for sale at retail (i.e., other than in bulk form).
(8) As a condition precedent to license issuance, a bonded wine warehouse licensee shall guarantee payment to the state of any and all taxes under RCW 66.24.210 in the event the winery or other entity storing wine in the bonded wine warehouse fails to immediately pay such tax when due. Such guarantee shall be in the form of the bond referred to in subsection (9) of this section.
(9) As required by RCW 66.24.185(5) every holder of a bonded wine warehouse license must, at all times when said license is in force, have in effect and on file with the board a bond executed by a surety authorized to do business in the state of Washington, in a form approved by the board and in the amount of five thousand dollars.

## WSR 04-24-101 <br> PERMANENT RULES DEPARTMENT OF REVENUE

[Filed December 1, 2004, 11:43 a.m., effective January 1, 2005]
Effective Date of Rule: Thirty-one days after filing.
Purpose: To provide the rate of interest that will be included when property taxes paid in 2004 are refunded in subsequent years. The rates in interest reflected in this rule are included when property taxes are refunded. The rates are shown in chronological order with reference to the year in which the property taxes were paid. The rule is being revised to provide the rate of interest for treasury bill auction year 2004, which is used as a basis for refunding property taxes paid in 2004 and refunded in a subsequent year.

Citation of Existing Rules Affected by this Order: Amending WAC 458-18-220 Refunds-Rate of interest.

Statutory Authority for Adoption: RCW 84.69.100.
Adopted under notice filed as WSR 04-19-078 on September 17, 2004.

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, Åmended 1, Repealed 0.

Date Adopted: December 1, 2004.

> Janis P. Bianchi, Manager
> Interpretations and Technical Advice Unit

AMENDATORY SECTION (Amending WSR 03-24-014, filed 11/20/03, effective $12 / 21 / 03$ )

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 | Auction |  |
| :---: | :---: | ---: |
| paid | Year | Rate |
| 1985 | 1984 | $11.27 \%$ |
| 1986 | 1985 | $7.36 \%$ |


| Year tax <br> paid | Auction <br> Year | Rate |
| :---: | :---: | ---: |
| 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 | $4.96 \%$ |
| 2001 | 2000 | $5.98 \%$ |
| 2002 | 2001 | $3.50 \%$ |
| 2003 | 2002 | $1.73 \%$ |
| 2004 | 2003 | $0.95 \%$ |
| 2005 | $\underline{2004}$ | $\underline{1.73 \%}$ |

## WSR 04-23-084 <br> EMERGENCY RULES <br> DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Disability Services Administration)
[Filed November 16, 2004, 4:28 p.m., effective November 16, 2004]

## Effective Date of Rule: Immediately.

Purpose: The Division of Developmental Disabilities has received approval from the federal Centers for Medicare and Medicaid Services (CMS) to implement four home and community based service (HCBS) waivers, which replace the current community alternatives program (CAP) waiver.

These rules will clarify eligibility, provider qualifications and client appeal rights. This filing includes new WAC 388-825-125 through 388-825-165 and 388-825-300 through 388-825-400. These rules separate the rules on provider qualifications and appeals from the new rules contained in chapter 388-845 WAC and replace the emergency rules related to WAC 388-825-120 and new WAC 388-825-125 through 388-825-165 and 388-825-300 through 388-825-400 filed as WSR 04-16-019. The new rules contained in chapter 388-845 WAC are contained in emergency filing WSR 04 -20-018.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-825-170, 388-825-180, 388-825-190, 388-825-260, 388-825-262, 388-825-264, 388-825-266, 388-825-268, 388-825-270, 388-825-272, 388-825-276, 388-825-$278,388-825-280,388-825-282$ and 388-825-294; and amending WAC 388-825-120.

Statutory Authority for Adoption: RCW 71A.12.030, 71A.12.120.

Other Authority: Chapter 71A. 12 RCW.
Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest; and that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: The approval of the HCBS waivers by CMS required the department to implement new rules by April 1, 2004, to protect the health and welfare of eligible clients by ensuring no interruption in services to current participants in the CAP waiver occurs, and to ensure a continuation of federal matching funds under 42 C.F.R. 441, Subpart G Home and Community Based Services-Waiver Requirements.

These rules were originally filed on an emergency basis as WSR 04-08-020. The department has filed a notice of intent to adopt permanent rules as WSR 03-20-103. Ongoing negotiations with CMS and the need to obtain extensive feedback from stakeholders have delayed the filing of proposed rules for adoption on a permanent basis until the negotiations are completed and the feedback is obtained.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 29, Amended 1, Repealed 15; 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 29, Amended 1, Repealed 15.

Date Adopted: November 15, 2004.

Brian H. Lindgren, Manager<br>Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 04-02-014, filed $12 / 29 / 03$, effective $1 / 29 / 04$ )

WAC 388-825-120 ((Adjudientive-proeeding:)) When can I appeal department decisions through a fair hearing process? (1) Fair hearings are governed by the Administrative Procedure Act (chapter 34.05 RCW ), RCW 71A. 10.050 , the rules in this chapter and by chapter 388-02 WAC. If any provision in this chapter conflicts with chapter 388-02 WAC, the provision in this chapter shall prevail.
(2) A client, former client, or applicant acting on the applicant's own behalf or through an authorized representative has the right to ((an-adjudieative proeeding to eontest the following department aetions:
$(\mathrm{a})$ )) a fair hearing.
(3) You have the right to a fair hearing to dispute the following department actions:
(a) Denial or termination of eligibility set forth in WAC 388-825-030 and 388-825-035;
(b) ((Develepment or medifieation of the individualserviee plan set forth in WAC 388-825-050;
(e))) Authorization, denial, reduction, or termination of ((serviees-or funds paid directly to the elient set forthinWAE 388-825-055-कf)) payment of SSP set forth in chapter 388827 WAC authorized by DDD;
$(((d)))$ (c) Admission or readmission to, or discharge from, a residential habilitation center;
$(((\mathrm{e})))$ (d) Refusal to abide by your request not to send notices to any other person;
(e) Refusal to consult with other persons involved in your life during the process of making the decision being disputed;
(f) A decision to move you to a different type of residential service;
(g) Denial or termination of the provider of your choice;
(h) An unreasonable delay to act on an application for eligibility or service;
(i) A claim the client, former client, or applicant owes an overpayment $\operatorname{debt}((\div$
(f) A deeision of the seeretary under-RCW-71A.10.060 of 714.10.070;
(g) A deeision to ehange a-client's placement from-one eategory of residential serviees to different categery of res-identiat-serviees.
(2) Adjudieative-proceedings-are-governed-by the Administrative Preeedure-Aet (ehapter 34.05-RCW), RCW 71 A .10 .050 , the rules in this chapter, and by ehapter 388-02 WAC. If any provision in this chapter-enfliets-with chapter 388-02 WAC, the provision in this chapter shall govern.
(3) The applieant's applieation-for an adjudientive proeeeding shall be in writing and filled with the DSHS office of appeats within twenty-eight days-of reeeipt of the deeision the appellant wishes to contest.
(4) The-department shall net implement-the-fellewing actiens while an adjudieative preeeeding is pending:
(a) Termination of eligibility;
(b) Reduction-or termination of serviee, exeept when the aetion to reduee or terminate the service is based on the avait-ability-of funding and/or serviee; or
(c) Removalor transfer of a elient fromaserviee, exeept when-a eondition-in-subseetion (5)(f) of this section-is present.
(5) The-department-shall-implement the-following actionswhile an-adjudientive proeeeding is pending:
( A ) Denial of oligibility;
(b) Development or medifieation of an-individuat-serviee plant
(e) Deniat of serviee;
(4) Reduetion- or termination of-serviee-when the-aetion to reduee or terminate the service is baseden the availability of funding or serviee;
(e) After netifieation- of an administrative law-judge's (er review-judge) ruling that the appellant has caused an-unreasonable delay in the proceedings; or
(f) Removal-or-transfer-ofaclient from a serviee when:
(i) An immediate threat to the elient's life-or health is present;
(ii) Serviee terminationertransferfera speeifie-greupof elients in order to meet the intent-of andeomply-with seetions 205 and 207, ehapter 371, Laws of 2002;
(iii) The elient's serviee previder is nolenger ableto pro-vide-serviees due to:
(A) Terminatien of the provider's centrat;
(B) Deertifiention of the provider;
(C) Nenrenewal of provider's contraet;
(円) Revecatien of provider's lieense; of
(E) Emergeney lieense-surpension:
(iv) The-elient, the parent-when the elient is $\alpha$ miner, $\theta$, the guardian when the elient is an-adul, approves the-deeision.
(6) When the appellant files an application to contest $a$ deeisionte return a resident of $a$ state residential sehool to the eommunity, the proeedures speeified in RCW 714.10.050(2) shat1 govern the preeeeding. These proeedures inelude:
(a) A placement deeision-shall net be-implemented during any peried during which an appeal can be taken-of-while an appeal is pending and undecided unless the:
(i)-Client's-or the-elient's representative-gives-written e日nsent; of
(ii) Administrative-law-judge-(or-review-judge) -after netice to the parties fules the appellant has eaused an unfeasenable delay in the proeedings.
(b) The burden of proof is on the department; and
(e) The burden of proof is whether the-specifie placement propesed by the department is in the best interestsof the fesident.
(7) The administrative law judge shall issuean initiat-or final order within sixty days of the department's reeeipt of the applieation feran adjudieative proeeeding. Whena party files a petition for-administrative-review, allowed under-WAC 388-02-0215 (4)(w)(x) andler ( $y$ ), the review-order-shall be made withinsixty days of the department's receipt of the peti tion. The deeision rendering time-is extended by as many days os the proeeeding is entintted-on motion by, or with the assent of, the appellant)).

## NEW SECTION

WAC 388-825-125 How do I request a fair hearing? Your notice of the department decision will include instructions on how to file an appeal, where to send it, and the length of time you have to file for a hearing.

## NEW SECTION

WAC 388-825-130 How long do I have to file a request for a fair hearing? You have to file a written request within twenty-eight days of receipt of the notification of the decision you are disputing with the Office of Administrative Hearings, P.O. Box 42489, Olympia, WA 985042489.

## NEW SECTION

WAC 388-825-135 What if I need help to request an appeal? You may call the department staff person listed in your notification letter and tell them you want to appeal the decision. The department staff person will notify the office of administrative hearings on your behalf.

## NEW SECTION

WAC 388-825-140 Who else can help me appeal a department decision? You can authorize anyone except an employee of the department to file an appeal on your behalf.

## NEW SECTION

WAC 388-825-145 Will the department decision go into effect if I appeal? No action will be taken by the department until there is a final decision on your appeal to terminate eligibility; reduce or terminate a service or funds paid directly to you set forth in WAC 388-825-055 or the payment of SSP set forth in chapter 388-827 WAC. Also, no action will be taken by the department until there is a final decision on your appeal to remove or transfer you to another residential service or terminate your provider of choice unless the circumstances described in WAC $388-825-150(5)$ or (6) apply.

## NEW SECTION

WAC 388-825-150 When can the department proceed to take action during my appeal? The department will proceed to take action if:
(1) It is an eligibility denial and you are not currently an eligible client.
(2) Your DDD eligibility has expired.
(3) There is no longer funding for the service.
(4) The service no longer exists in rule or statute.
(5) The administrative law judge or review judge rules that you have caused unreasonable delay in the proceedings.
(6) You are in imminent jeopardy.
(7) Your provider is no longer qualified to provide services due to:
(a) A lack of a contract;
(b) Decertification;
(c) Revocation or suspension of a license; or
(d) Lack of required registration, certification, or licensure.
(8) The parent of a person under the age of eighteen or the legal guardian approves the department's decision.

## NEW SECTION

WAC 388-825-155 What are my appeal rights if I am appealing a decision to move me from a state residential habilitation center to the community? The procedures in RCW 71A.10.050(2) govern the proceeding.
(1) No action is taken until there is a final decision on the appeal unless you or your legal representative consent or the administrative law judge rules that you have caused an unreasonable delay in the proceedings.
(2) The burden of proof is on the department.
(3) The burden of proof is whether the proposed placement is in your best interest.

## NEW SECTION

WAC 388-825-160 When will a decision on my appeal be made? The administrative law judge shall issue a hearing decision within ninety calendar days after the record is closed, in accordance with WAC 388-02-0515.

## NEW SECTION

WAC 388-825-165 Can I appeal the initial order of the administrative law judge? You may file a petition for administrative review, allowed under WAC 388-02-0215.

## REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-825-170 Community alternatives program (CAP).
WAC 388-825-180
Eligible persons.
WAC 388-825-190
Community alternatives program (CAP)-Services.

## INDIVIDUAL PROVIDER AND AGENCY PROVIDER QUALIFICATIONS

## NEW SECTION

WAC 388-825-300 What is the purpose of WAC 388-825-300 through 388-825-400? A client/legal representative may choose a qualified individual, agency, or licensed provider. The intent of WAC 388-825-300 through 388-825-400 is to describe:
(1) Qualification for individuals and agencies providing DDD services in the client's residence or the provider's residence or other setting; and
(2) Conditions under which the department will pay for the services of an individual provider or a home care agency provider or other provider.

## NEW SECTION

WAC 388-825-305 What service providers are governed by the qualifications in these rules? These rules govern individuals and agencies contracted with to provide:
(1) Respite care services;
(2) Companion home services;
(3) Personal care services through the Medicaid Personal Care program or DDD HCBS Basic, Basic Plus, or CORE waivers; or
(4) Alternative living services.

## NEW SECTION

WAC 388-825-310 What are the qualifications for providers? (1) Individuals and agency providers of Medicaid personal care (chapter 388-71 and 388-72A WAC) and DDD HCBS waiver personal care (chapter 388-845 WAC) must meet the qualifications and training requirements in WAC 388-71-0500 through 388-71-05909.
(2) Individuals and agencies providing nonwaiver DDD home and community based services (HCBS) in the client's residence or the provider's residence or other setting must meet the requirements in WAC 388-825-300 through 388-825-400.
(3) Individuals and agencies providing HCBS waiver services must meet the provider qualifications in chapter 388845 WAC for the specific service.
(4) Parent providers are excluded from providing services to their own natural, step, or adopted children aged seventeen or younger.
(5) Agencies/entities providing certified residential services under chapter 388-820 WAC must meet the provider qualifications in those program rules.
(6) Companion home providers are excluded from providing respite care, attendant care, personal care, or alternative living services in addition to their companion home contract.

## NEW SECTION

WAC 388-825-315 How do I hire an individual provider? You or your legal representative:
(1) Have the primary responsibility for locating, screening, hiring, supervising, and terminating an individual provider;
(2) Establish an employer/employee relationship with the provider; and
(3) May receive assistance from the social worker/case manager or other resources in this process.

## NEW SECTION

WAC 388-825-320 How does a person become an individual provider? In order to become an individual provider, a person must:
(1) Be eighteen years of age or older.
(2) Provide the social worker/case manager/designee with:
(a) Picture identification; and
(b) A Social Security card.
(3) Complete and submit to the social worker/case manager/designee the department's criminal conviction background inquiry application, unless the provider is also the parent of the adult DDD client and exempted, per chapter 74.15 RCW.
(a) Preliminary results may require a thumbprint for identification purposes.
(b) An FBI fingerprint-based background check is required if the person has lived in the state of Washington less than three years.
(4) Provide references as requested.
(5) Sign a service provider contract to provide services to a DDD client.

## NEW SECTION

WAC 388-825-325 What are required skills and abilities for this job? You must be able to:
(1) Adequately maintain records of services performed and payments received;
(2) Read and understand the person's service plan. Translation services may be used if needed;
(3) Be kind and caring to the DSHS client for whom services are authorized;
(4) Identify problem situations and take the necessary action;
(5) Respond to emergencies without direct supervision;
(6) Understand the way your employer wants you to do things and carry out instructions;
(7) Work independently;
(8) Be dependable and responsible;
(9) Know when and how to contact the client's representative and the client's case manager;
(10) Participate in any quality assurance reviews required by DSHS;
(11) If you are working with an adult client of DSHS as a provider of alternative living, attendant care or companion home services, you must also:
(a) Be knowledgeable about the person's preferences regarding the care provided;
(b) Know the resources in the community the person prefers to use and enable the person to use them;
(c) Know who the person's friends are and enable the person to see those friends; and
(d) Enable the person to keep in touch with his/her family as preferred by the person.

## NEW SECTION

WAC 388-825-330 What is required for agencies wanting to provide care in the home of a person with developmental disabilities? (1) Unless the agency is certified per chapter 388-820 WAC, agencies providing personal care services must be licensed as a home care agency or a home health agency through the department of health.
(2) If a residential agency certified per chapter 388-820 WAC wishes to provide Medicaid personal care or respite care in the client's home, the agency must have home care agency certification or a home health license.

## NEW SECTION

WAC 388-825-335 Is a background check required of a home care agency provider? In order to be a home care agency provider, a person must complete the department's criminal conviction background inquiry application, which is submitted by the agency to the department. This includes an FBI fingerprint-based background check if the home care agency provider has lived in the state of Washington less than three years.

## NEW SECTION

WAC 388-835-340 What is required for a provider to provide respite or residential service in their home? Unless you are related to the client, services must take place in a DSHS licensed home.

## NEW SECTION

WAC 388-825-345 What "related" providers are exempt from licensing? (1) Relatives of a specified degree are exempt from the licensing requirement and may provide out-of-home respite in their home.
(2) Relatives of specified degree include parents, grandparents, brother, sister, stepparent, stepbrother, stepsister, uncle, aunt, first cousin, niece or nephew.

## NEW SECTION

WAC 388-825-355 Are there any educational requirements for individual providers? (1) If you are a Medicaid personal care provider of adults, you must meet the training requirements in WAC 388-71-05665 through 388-71-05909.
(2) If you are an individuals contracted to provide companion homes services, you must:
(a) Have a high school diploma or GED;
(b) Successfully complete DDD speciaity training within the first six months of beginning service; and
(c) Complete ten hours of continuing education related to the job responsibilities each subsequent calendar year.
(3) If you are an MPC provider of children, or a provider of respite care, or alternative living there is no required training but DDD retains the authority to require training of any provider.

## NEW SECTION

WAC 388-825-360 What is "abandonment of a vulnerable adult'"? State law makes it a crime to abandon a vulnerable adult. "Abandon" means leaving a person without the means or ability to obtain any of the basic necessities of life.
(1) If you wish to "quit" or terminate your employment, you must give at least two weeks written notice to your employer, their representative (if applicable) and the DDD case manager.
(2) You will be expected to continue working until the termination date unless otherwise determined by DSHS.

## NEW SECTION

WAC 388-825-365 Are providers expected to report abuse? You are expected to report any abuse or suspected abuse immediately to child protective services, adult protective services or local law enforcement and make a follow-up call to the person's case manager.

## NEW SECTION

WAC 388-825-370 What are the responsibilities of an individual provider or home care agency provider when employed to provide care to a client? An individual provider or home care agency provider must:
(1) Understand the client's service plan that is signed by the client or legal representative and social worker/case manager, and translated or interpreted, as necessary, for the client and the provider;
(2) Provide the services as outlined on the client's service plan, within the scope of practice in WAC 388-71-0202 and 388-71-0203;
(3) Accommodate client's individual preferences and differences in providing care, within the scope of the service plan;
(4) Contact the client's representative and case manager when there are changes which affect the personal care and other tasks listed on the service plan;
(5) Observe the client for change(s) in health, take appropriate action, and respond to emergencies;
(6) Notify the case manager immediately when the client enters a hospital, or moves to another setting;
(7) Notify the case manager immediately if the client dies;
(8) Notify the department immediately when unable to staff/serve the client; and
(9) Notify the department when the individual provider or home care agency will no longer provide services. Notification to the client/legal guardian must:
(a) Give át least two weeks' notice, and
(b) Be in writing.
(10) Complete and keep accurate time sheets that are accessible to the social worker/case manager; and
(11) Comply with all applicable laws, regulations and contract requirements.

## NEW SECTION

WAC 388-825-375 When will the department deny payment for services of an individual provider or home care agency provider? The department will deny payment for the services of an individual provider or home care agency provider who:
(1) Is the client's spouse, per 42 C.F.R. $441.360(\mathrm{~g})$, except in the case of an individual provider for a Chore services client. Note: For Chore spousal providers, the department pays a rate not to exceed the amount of a one-person standard for a continuing general assistance grant, per WAC 388-478-0030;
(2) Is the natural/step/adoptive parent of a minor client aged seventeen or younger receiving services under this chapter;
(3) Has been convicted of a disqualifying crime, under RCW 43.43.830 and 43.43.842 or of a crime relating to drugs as defined in RCW 43.43.830;
(4) Has abused, neglected, abandoned, or exploited a minor or vulnerable adult, as defined in chapter 74.34 RCW;
(5) Has had a license, certification, or a contract for the care of children or vulnerable adults denied, suspended, revoked, or terminated for noncompliance with state and/or federal regulations;
(6) Does not successfully complete the training requirements within the time limits required in WAC 388-71-05665 through 388-71-05909;
(7) Is already meeting the client's needs on an informal basis, and the client's assessment or reassessment does not identify any unmet need; and/or
(8) Is terminated by the client (in the case of an individual provider) or by the home care agency (in the case of an agency provider).
(9) In addition, the department may deny payment to or terminate the contract of an individual provider as provided under WAC 388-71-0546, 388-71-0551, and 388-71-0556.

## NEW SECTION

WAC 388-825-380 When can the department reject the client's choice of an individual provider? The department may reject a client's request to have a family member or other person serve as his or her individual provider if the case manager has a reasonable, good faith belief that the person will be unable to appropriately meet the client's needs. Examples of circumstances indicating an inability to meet the client's needs could include, without limitation:
(1) Evidence of alcohol or drug abuse;
(2) A reported history of domestic violence, no-contact orders, or criminal conduct (whether or not the conduct is disqualifying under RCW 43.43.830 and 43.43.842;
(3) A report from the client's health care provider or other knowledgeable person that the requested provider lacks the ability or willingness to provide adequate care;
(4) Other employment or responsibilities that prevent or interfere with the provision of required services;
(5) Excessive commuting distance that would make it impractical to provide services as they are needed and outlined in the client's service plan.

## NEW SECTION

WAC 388-825-385 When can the department terminate or summarily suspend an individual provider's contract? The department may take action to terminate an individual provider's contract if the provider's inadequate performance or inability to deliver quality care is jeopardizing the client's health, safety, or well-being. The department may summarily or immediately suspend the contract pending a hearing based on a reasonable, good faith belief that the client's health, safety, or well-being is in imminent jeopardy. Examples of circumstances indicating jeopardy to the client could include, without limitation:
(1) Domestic violence or abuse, neglect, abandonment, or exploitation of a minor or vulnerable adult;
(2) Using or being under the influence of alcohol or illegal drugs during working hours;
(3) Other behavior directed toward the client or other persons involved in the client's life that places the client at risk of harm;
(4) A report from the client's health care provider that the client's health is negatively affected by inadequate care;
(5) A complaint from the client or client's representative that the client is not receiving adequate care;
(6) The absence of essential interventions identified in the service plan, such as medications or medical supplies; and/or
(7) Failure to respond appropriately to emergencies.

## NEW SECTION

WAC 388-825-390 When can the department otherwise terminate an individual provider's contract? The department may otherwise terminate the individual provider's contract for default or convenience in accordance with the terms of the contract and to the extent that those terms are not inconsistent with these rules.

## NEW SECTION

WAC 388-825-395 What are the client's rights if the department denies, terminates, or summarily suspends an individual provider's contract? If the department denies, terminates, or summarily (immediately) suspends the individual provider's contract, the client has the right to:
(1) A fair hearing to appeal the decision, per chapter 38802 WAC and WAC 388-825-120; and
(2) Receive services from another currently contracted individual provider or home care agency provider, or other options the client is eligible for, if a contract is summarily suspended.
(3) The hearing rights afforded under this section are those of the client, not the individual provider.

## NEW SECTION

WAC 388-825-400 Self-directed care-Who must direct self-directed care? Self-directed care under chapter 74.39 RCW must be directed by an adult client for whom the health-related tasks are provided. The adult client is responsible to train the individual provider in the health-related tasks which the client self-directs.

## REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-825-260

WAC 388-825-262

WAC 388-825-264

WAC 388-825-266

WAC 388-825-268

WAC 388-825-270

WAC 388-825-272

WAC 388-825-276

WAC 388-825-278

WAC 388-825-280

WAC 388-825-282

WAC 388-825-284

What are qualifications for individual service providers?

What services do individuals provide for persons with developmental disabilities?

If I want to provide services to persons with developmental disabilities, what do I do?

If I want to provide respite care in my home, what is required?

What is required for agencies wanting to provide care in the home of a person with developmental disabilities?

Are there exceptions to the licensing requirement?

What are the minimum requirements to become an individual provider?

What are required skills and abilities for this job?

Are there any educational requirements for individual providers?

What are the requirements for an individual supportive living service (also known as a companion home) contract?

What is "abandonment of a vulnerable adult"?

Are providers expected to report abuse?

## WSR 04-24-008 <br> EMERGENCY RULES <br> DEPARTMENT OF <br> FISH AND WILDLIFE

[Order 04-305-Filed November 19, 2004, 4:06 p.m., effective November 19, 2004, 11:59 p.m.]

Effective Date of Rule: November 19, 2004, 11:59 p.m.
Purpose: Amend commercial fishing rules.
Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-31100Z and 220-47-41100A; and amending WAC 220-47-311 and 220-47-411.

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: It is estimated that the nontreaty share of harvestable chum has been taken in these areas. Treaty-tribe comanagers have been consulted and have concurred. There is insufficient time to make this a part of the permanent rules process.

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 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.

Date Adopted: November 19, 2004.
J. P. Koenings

Director

## [NEW SECTION]

WAC 220-47-31100A Purse seine-Open periods. (1) Notwithstanding the provisions of Chapter 220-47-311 WAC, effective 11:59 p.m. November 19, 2004 until further notice it is unlawful to take, fish for or possess salmon taken for commercial purposes in Puget Sound Salmon Management and Catch Reporting Areas 8A, 10, 11, 12, 12B or 12C except in accordance with the open periods, mesh size, areas, species restrictions, notification, and landing requirements set forth in this section, provided that unless otherwise amended, all permanent rules for all other catch reporting areas remain in effect:

| AREA | TIME | DATE( $(\mathbf{s})$ |
| :--- | :--- | :--- |
| 8A |  | Closed |
| 10\&11 |  | Closed |


| AREA | TIME | DATE(S) |
| :--- | :--- | :--- |
| 12\&12B |  | Closed |
| 12C |  | Closed |

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

## REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 19, 2004:

WAC 220-47-31100Z Purse seine-Open periods. (04-301)

## NEW SECTION

WAC 220-47-41100B Gill net-Open periods. Notwithstanding the provisions of Chapter 220-47-411 WAC, effective 11:59 p.m. November 19, 2004 until further notice it is unlawful to take, fish for or possess salmon taken for commercial purposes in Puget Sound Salmon Management and Catch Reporting Areas 8A, 10,11, 12, 12B or 12C except in accordance with the open periods, mesh size, areas, species restrictions, notification, and landing requirements set forth in this section, provided that unless otherwise amended, all permanent rules for all other catch reporting areas remain in effect:

| AREA | TIME- | DATE(S) | MINiMUM MESH |
| :--- | :--- | :--- | :--- |
| 8A, |  | Closed | $61 / 4^{\prime \prime}$ |
| 10,11 |  | Closed |  |
| 12,12B |  | Closed |  |
| 12C |  | Closed |  |

## REPEALER

The following section of the Washington Administrative code is repealed effective 11:59 p.m. November 19, 2004:

WAC 220-47-41100A Gill net-Open periods. (04301)

## WSR 04-24-032 <br> EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 04-307-Filed November 24, 2004, 1:01 p.m., effective November 24, 2004]

Effective Date of Rule: Immediately.
Purpose: Amend commercial fishing rules.
Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-04600S.

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 has determined that crabs are soft-shelled and not ready for harvest and that the season opening should be delayed. The provisions of this rule are in conformity with agreed plans with the states of Oregon and California. 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.

Date Adopted: November 24, 2004.

## J. P. Koenings Director

## NEW SECTION

WAC 220-52-04600S Coastal crab fishery-Seasons and areas. Notwithstanding the provisions of WAC 220-52046, effective immediately, it is unlawful for non-Indian commercial fishers to fish for, possess or take crab for commercial purposes, or place gear in coastal, Pacific Ocean, Grays Harbor, Willapa Bay, and Columbia River waters from November 28, 2004 through December 14, 2004 except that it is lawful to set baited crab gear beginning at 8:00 a.m. December 12, 2004.

## REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 15, 2004.

WAC 220-52-04600S Coastal crab fishery-Seasons and areas.

WSR 04-24-033
EMERGENCY RULES DEPARTMENT OF
FISH AND WILDLIFE
[Order 04-308-Filed November 24, 2004, 1:02 p.m., effective November 24, 2004]

Effective Date of Rule: Immediately.
Purpose: Amend commercial fishing rules.
Citation of Existing Rules Affected by this Order: 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 harvest 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 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.

Date Adopted: November 24, 2004.
J. P. Koenings

Director
by Larry Peck

## NEW SECTION

WAC 220-52-04600T Coastal crab fishery-Special management area. Notwithstanding the provisions of WAC 220-52-046, effective December 15, 2004 until further notice, it is unlawful for non-Indian commercial fishers to fish for or take crab for commercial purposes, or place gear, in the following areas during the periods indicated:

Quileute
(1) The following area is closed from December 15, 2004 until further notice
(a) Coastal waters between $47^{\circ} 40.50^{\prime} \mathrm{N}$ and $47^{\circ} 58.00^{\prime} \mathrm{N}$, and east of a line described by the following points:

Southern point (Destruction Island): $47^{\circ} 40.50^{\prime} \mathrm{N}$ $124^{\circ} 40.00^{\prime} \mathrm{W}$

Northern point (Cape Johnson): $47^{\circ} 58.00^{\prime} \mathrm{N} \quad 124^{\circ} 49$. $00{ }^{\circ} \mathrm{W}$

Quinault
(1) The following area is closed from December 15, 2004 through February 28, 2005 :
(b) Coastal waters between $47^{\circ} 08.00^{\prime} \mathrm{N}$ and $47^{\circ} 25.50^{\prime} \mathrm{N}$, and east of a line described by the following points:

Southwest point (Copalis River): $47^{\circ} 08.00^{\prime} \mathrm{N}$ $124^{\circ} 24.00^{\prime} \mathrm{W}$

Northwest point: (1 mile north of Split Rock): $47^{\circ} 25.50^{\prime} \mathrm{N} 124^{\circ} 32.00^{\prime} \mathrm{W}$

Makah
(2) The following area is closed from January 7, 2005 through March 9, 2005:
(a) Coastal waters between $48^{\circ} 07.50^{\prime} \mathrm{N}$ and $48^{\circ} 23.00^{\prime} \mathrm{N}$, and east of a line described by the following points:

Southwest point: $48^{\circ} 07.50^{\prime} \mathrm{N} 124^{\circ} 50.00^{\prime} \mathrm{W}$
Northwest point: $48^{\circ} 20.00^{\prime} \mathrm{N} 124^{\circ} 50.00^{\prime} \mathrm{W}$
Cape Flattery: $48^{\circ} 23.00^{\prime} \mathrm{N} 124^{\circ} 44.00^{\prime} \mathrm{W}$
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 04-24-034 <br> EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 04-309—Filed November 24, 2004, 1:04 p.m., effective November $24,2004]$

Effective Date of Rule: Immediately.
Purpose: Amend commercial fishing rules.
Citation of Existing Rules Affected by this Order: Amending WAC 220-52-040.

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: Increase efficiency and reduce cost to fishers. There is insufficient time to promulgate permanent rules.

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

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 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.

Date Adopted: November 24, 2004.

> J. P. Koenings
> Director

## NEW SECTION

WAC 220-52-04000G Barging of crab pots by undesignated vessels. Not withstanding the provisions of WAC 220-52-040, effective immediately until further notice, undesignated vessels used for barging of crab pots may not
carry aboard any more than 250 shellfish pots at any one time.

WSR 04-24-063<br>EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE<br>[Order 04-310—Filed November 29, 2004, 4:46 p.m., effective December 1, 2004, 12:01 a.m.]

Effective Date of Rule: December 1, 2004, 12:01 a.m.
Purpose: Amend recreational fishing rules.
Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-61900T; 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: NOAA fisheries approved marked hatchery-origin steelhead fisheries in the Upper Columbia Steelhead Evolutionary Significant Unit in October 2004. These fisheries may continue with a modification to the emergency rules issued previously. Modification: Change the whitefish gear rules to match the current steelhead rules in the Methow and Similkameen rivers. This regulation modification will simplify rules for anglers and make the selective gear rules for steelhead enforceable. 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.

Date Adopted: November 29, 2004.
J. P. Koenings

Director

## NEW SECTION

WAC 232-28-61900Y Exceptions to statewide rules-Columbia, Methow, Okanogan and Similkameen rivers. Notwithstanding the provisions of WAC 232-28-619, effective 12:01 a.m. December 1, 2004 until further notice, it
is unlawful to violate the following provisions in the following waters:
(1) For purposes of this section, "adipose fin clipped steelhead" means steelhead with an adipose fin clip and a healed scar at the site of the fin clip, whether or not any other fins are clipped or a healed scar is present at any other fin position.
(2) Columbia River from Rocky Reach Dam to Highway 17 Bridge at Bridgeport - Open to gamefish until further notice. Night closure. Daily limit may contain up to two adipose fin clipped steelhead. Release steelhead with disk tag attached.
(3) Columbia River from Highway 395 Bridge at Pasco to the Old Hanford townsite wooden powerline towers upstream of Ringold Hatchery - Open to steelhead until further notice. Daily limit may contain up to two steelhead with either adipose or ventral fin clipped and a healed scar at the fin position. Release steelhead with disk tag attached.
(4) Methow River - Mouth (Highway 97 Bridge) upstream to the second powerline crossing, and from the first Highway 153 Bridge north of Pateros to the confluence with the Chewuch River. Whitefish gear rules do not apply. Selective gear rules except lawful to fish from motorized vessels. Night closure. Open to steelhead and whitefish until further notice. Daily limit may contain up to two adipose fin clipped steelhead. Release steelhead with disk tag attached.
(5) Okanogan River - Open until further notice, except closed from Lake Osoyoos Control Dam (Zosel Dam) downstream to one-quarter mile below railroad trestle. Selective gear rules except lawful to fish from motorized vessels. Night closure. Gamefish: Open to all gamefish downstream from highway bridge at Malott. Daily limit may contain up to two adipose fin clipped steelhead. Release steelhead with disk tag attached. Above highway bridge at Malott, open only for adipose fin clipped steelhead. Daily limit may contain up to two adipose fin clipped steelhead. Release steelhead with disk tag attached.
(6) Similkameen River - Mouth to 400 feet below Enloe Dam - Open until further notice. Whitefish gear rules do not apply. Selective gear rules. Night closure. Open only to adipose fin clipped steelhead and whitefish. Up to two adipose fin clipped steelhead per day may be retained. Release steelhead with disk tag attached.

## REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. December 1, 2004:

WAC 232-28-61900T Exceptions to statewide rules-Columbia, Methow, Okanogan and Similkameen rivers. (04-272)

# WSR 04-22-052 <br> OFFICE OF <br> <br> INSURANCE COMMISSIONER 

 <br> <br> INSURANCE COMMISSIONER}
[Filed October 28, 2004, 5:00 p.m.]

State of Washington<br>Insurance Commissioner<br>Olympia

TABLE FOR DETERMINING THE VALUATION OR PRESENT WORTH OF LIFE AND TERM ESTATES OR ANNUITIES AND REMAINDERS OR REVERSIONARY INTERESTS, COMPUTED AT SEVERAL INTEREST RATES, FOR THE USE OF THE COURTS AND APPRAISERS OF WASHINGTON.
Section .02 .16 of Chapter seventy-nine (79) of the Laws of 1947 (RCW 48.02.160) provides:
"*** The Commissioner shall: Obtain and publish for the use of courts and appraisers throughout the state, tables showing the average expectancy of life and values of annuities and of life and term estates."

Pursuant to the foregoing provisions, the following tables for determining the present worth of life estates or annuities and remainders or reversionary interests, are hereby published and promulgated for the use of the courts and appraisers of the state, computed on the basis of 2001 United States population mortality and at the respective rates of three and one-half, four, four and one-half, five, five and one-half, and six per cent annual interest.

Tables I.A through I.F give the basis for valuing life estates or annuities, the proceeds of which the beneficiary enjoys during his or her life. These tables are applicable only where continuation of the annuity is dependent upon a single life. Where two or more lives are involved a special calculation will be required, using supplementary factors derived from 2001 United States population mortality.

Tables II.A through II.F relate to term estates or annuities-certain, which are payable irrespective of continuation of life but terminable at the end of a certain period definitely stated in the provisions of the instrument creating the estate.

MIKE KREIDLER, Insurance Commissioner

TABLE I.A. Single-life, 3 1/2 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 0 | 0.09846 | 25.7587 | 74.44 | 0.07993 | 26.2881 | 79.78 |
| 1 | 0.09498 | 25.8582 | 74.00 | 0.07695 | 26.3731 | 79.27 |
| 2 | 0.09778 | 25.7780 | 73.04 | 0.07920 | 26.3088 | 78.30 |
| 3 | 0.10086 | 25.6903 | 72.07 | 0.08170 | 26.2376 | 77.33 |
| 4 | 0.10412 | 25.5969 | 71.09 | 0.08435 | 26.1619 | 76.34 |
| 5 | 0.10754 | 25.4992 | 70.10 | 0.08713 | 26.0824 | 75.36 |
| 6 | 0.11114 | 25.3966 | 69.12 | 0.09004 | 25.9992 | 74.37 |
| 7 | 0.11487 | 25.2899 | 68.13 | 0.09306 | 25.9131 | 73.38 |
| 8 | 0.11876 | 25.1789 | 67.14 | 0.09618 | 25.8237 | 72.39 |
| 9 | 0.12277 | 25.0643 | 66.15 | 0.09944 | 25.7308 | 71.40 |
| 10 | 0.12692 | 24.9456 | 65.16 | 0.10279 | 25.6349 | 70.41 |
| 11 | 0.13121 | 24.8233 | 64.17 | 0.10628 | 25.5352 | 69.42 |
| 12 | 0.13563 | 24.6968 | 63.18 | 0.10989 | 25.4323 | 68.43 |
| 13 | 0.14020 | 24.5663 | 62.20 | 0.11360 | 25.3262 | 67.44 |
| 14 | 0.14489 | 24.4325 | 61.21 | 0.11743 | 25.2168 | 66.45 |

TABLE I.A. Single-life, $3 \mathbf{1 / 2}$ Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{\mathrm{x}}$ | $e_{x}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per. annum payable annually during the life of a person of specified age 6 | Expectation of life |
|  |  |  |  |  |  | ${ }^{\circ}$ |
| 15 | 0.14968 | 24.2956 | 60.23 | 0.12135 | 25.1048 | 65.46 |
| 16 | 0.15452 | 24.1573 | 59.26 | 0.12537 | 24.9899 | 64.48 |
| 17 | 0.15933 | 24.0198 | 58.30 | 0.12943 | 24.8741 | 63.50 |
| 18 | 0.16411 | 23.8832 | 57.35 | 0.13357 | 24.7557 | 62.53 |
| 19 | 0.16883 | 23.7485 | 56.42 | 0.13787 | 24.6328 | 61.55 |
| 20 | 0.17358 | 23.6129 | 55.50 | 0.14232 | 24.5058 | 60.58 |
| 21 | 0.17851 | 23.4718 | 54.57 | 0.14691 | 24.3746 | 59.61 |
| 22 | 0.18351 | 23.3290 | 53.66 | 0.15164 | 24.2396 | 58.64 |
| 23 | 0.18875 | 23.1793 | 52.73 | 0.15657 | 24.0988 | 57.66 |
| 24 | 0.19422 | 23.0230 | 51.80 | 0.16163 | 23.9542 | 56.69 |
| 25 | 0.19989 | 22.8613 | 50.88 | 0.16687 | 23.8044 | 55.72 |
| 26 | 0.20582 | 22.6918 | 49.94 | 0.17228 | 23.6500 | 54.75 |
| 27 | 0.21191 | 22.5178 | 49.01 | 0.17788 | 23.4900 | 53.77 |
| 28 | 0.21826 | 22.3363 | 48.07 | 0.18364 | 23.3253 | 52.80 |
| 29 | 0.22480 | 22.1497 | 47.14 | 0.18958 | 23.1556 | 51.83 |
| 30 | 0.23160 | 21.9553 | 46.20 | 0.19571 | 22.9805 | 50.87 |
| 31 | 0.23860 | 21.7554 | 45.27 | 0.20202 | 22.8002 | 49.90 |
| 32 | 0.24587 | 21.5477 | 44.33 | 0.20857 | 22.6131 | 48.93 |
| 33 | 0.25336 | 21.3336 | 43.40 | 0.21526 | 22.4220 | 47.97 |
| 34 | 0.26102 | 21.1148 | 42.46 | 0.22214 | 22.2254 | 47.01 |
| 35 | 0.26889 | 20.8900 | 41.54 | 0.22922 | 22.0232 | 46.05 |
| 36 | 0.27692 | 20.6606 | 40.61 | 0.23649 | 21.8155 | 45.09 |
| 37 | 0.28522 | 20.4235 | 39.69 | 0.24395 | 21.6024 | 44.14 |
| 38 | 0.29365 | 20.1826 | 38.77 | 0.25161 | 21.3836 | 43.19 |
| 39 | 0.30227 | 19.9363 | 37.86 | 0.25943 | 21.1603 | 42.24 |
| 40 | 0.31114 | 19.6830 | 36.95 | 0.26745 | 20.9311 | 41.30 |
| 41 | 0.32020 | 19.4241 | 36.05 | 0.27568 | 20.6962 | 40.37 |
| 42 | 0.32951 | 19.1582 | 35.15 | 0.28417 | 20.4536 | 39.43 |
| 43 | 0.33902 | 18.8866 | 34.25 | 0.29285 | 20.2055 | 38.50 |
| 44 | 0.34868 | 18.6108 | 33.36 | 0.30172 | 19.9522 | 37.57 |
| 45 | 0.35852 | 18.3295 | 32.48 | 0.31080 | 19.6926 | 36.65 |
| 46 | 0.36856 | 18.0427 | 31.61 | 0.32012 | 19.4266 | 35.73 |
| 47 | 0.37882 | 17.7496 | 30.73 | 0.32969 | 19.1530 | 34.81 |
| 48 | 0.38919 | 17.4534 | 29.87 | 0.33950 | 18.8729 | 33.90 |
| 49 | 0.39975 | 17.1517 | 29.02 | 0.34958 | 18.5848 | 32.99 |
| 50 | 0.41054 | 16.8434 | 28.17 | 0.35983 | 18.2922 | 32.09 |
| 51 | 0.42153 | 16.5295 | 27.33 | 0.37035 | 17.9916 | 31.19 |
| 52 | 0.43283 | 16.2069 | 26.49 | 0.38117 | 17.6826 | 30.30 |
| 53 | 0.44431 | 15.8787 | 25.66 | 0.39211 | 17.3699 | 29.41 |

TABLE I.A. Single-life, $31 / 2$ Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 54 | 0.45613 | 15.5412 | 24.82 | 0.40330 | 17.0503 | 28.53 |
| 55 | 0.46787 | 15.2058 | 24.01 | 0.41460 | 16.7275 | 27.66 |
| 56 | 0.48014 | 14.8552 | 23.19 | 0.42636 | 16.3915 | 26.79 |
| 57 | 0.49231 | 14.5077 | 22.40 | 0.43812 | 16.0556 | 25.93 |
| 58 | 0.50461 | 14.1562 | 21.61 | 0.45004 | 15.7150 | 25.09 |
| 59 | 0.51682 | 13.8073 | 20.84 | 0.46203 | 15.3727 | 24.25 |
| 60 | 0.52952 | 13.4446 | 20.07 | 0.47438 | 15.0197 | 23.42 |
| 61 | 0.54204 | 13.0870 | 19.32 | 0.48682 | 14.6644 | 22.60 |
| 62 | 0.55479 | 12.7228 | 18.58 | 0.49945 | 14.3036 | 21.79 |
| 63 | 0.56751 | 12.3594 | 17.85 | 0.51213 | 13.9413 | 21.00 |
| 64 | 0.58031 | 11.9935 | 17.13 | 0.52491 | 13.5762 | 20.21 |
| 65 | 0.59312 | 11.6276 | 16.43 | 0.53785 | 13.2066 | 19.44 |
| 66 | 0.60593 | 11.2618 | 15.75 | 0.55095 | 12.8323 | 18.68 |
| 67 | 0.61887 | 10.8922 | 15.07 | 0.56414 | 12.4555 | 17.92 |
| 68 | 0.63170 | 10.5256 | 14.41 | 0.57738 | 12.0772 | 17.18 |
| 69 | 0.64452 | 10.1593 | 13.77 | 0.59075 | 11.6953 | 16.46 |
| 70 | 0.65728 | 9.7948 | 13.14 | 0.60421 | 11.3109 | 15.74 |
| 71 | 0.67009 | 9.4288 | 12.52 | 0.61778 | 10.9231 | 15.03 |
| 72 | 0.68283 | 9.0649 | 11.92 | 0.63139 | 10.5343 | 14.34 |
| 73 | 0.69537 | 8.7067 | 11.34 | 0.64505 | 10.1442 | 13.66 |
| 74 | 0.70770 | 8.3544 | 10.77 | 0.65864 | 9.7560 | 13.00 |
| 75 | 0.72004 | 8.0018 | 10.22 | 0.67230 | 9.3658 | 12.35 |
| 76 | 0.73214 | 7.6562 | 9.69 | 0.68591 | 8.9768 | 11.72 |
| 77 | 0.74412 | 7.3141 | 9.17 | 0.69939 | 8.5919 | 11.10 |
| 78 | 0.75596 | 6.9759 | 8.67 | 0.71288 | 8.2065 | 10.50 |
| 79 | 0.76748 | 6.6468 | 8.19 | 0.72609 | 7.8290 | 9.92 |
| 80 | 0.77868 | 6.3267 | 7.73 | 0.73916 | 7.4557 | 9.36 |
| 81 | 0.79004 | 6.0023 | 7.27 | 0.75211 | 7.0858 | 8.81 |
| 82 | 0.80022 | 5.7114 | 6.87 | 0.76442 | 6.7341 | 8.30 |
| 83 | 0.81115 | 5.3992 | 6.44 | 0.77716 | 6.3703 | 7.78 |
| 84 | 0.82093 | 5.1199 | 6.06 | 0.78893 | 6.0340 | 7.31 |
| 85 | 0.83038 | 4.8499 | 5.70 | 0.80017 | 5.7130 | 6.86 |
| 86 | 0.83937 | 4.5932 | 5.36 | 0.81091 | 5.4060 | 6.44 |
| 87 | 0.84789 | 4.3496 | 5.05 | 0.82116 | 5.1131 | 6.05 |
| 88 | 0.85596 | 4.1191 | 4.75 | 0.83092 | 4.8345 | 5.68 |
| 89 | 0.86358 | 3.9013 | 4.47 | 0.84017 | 4.5702 | 5.33 |
| 90 | 0.87077 | 3.6961 | 4.21 | 0.84893 | 4.3200 | 5.01 |
| 91 | 0.87753 | 3.5030 | 3.97 | 0.85720 | 4.0838 | 4.70 |
| 92 | 0.88388 | 3.3216 | 3.75 | 0.86499 | 3.8613 | 4.42 |

TABLE I.A. Single-life, $31 / 2$ Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{x}$ | $\mathrm{ex}_{x}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{x}$ | $e_{x}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 93 | 0.88982 | 3.1517 | 3.54 | 0.87231 | 3.6521 | 4.16 |
| 94 | 0.89539 | 2.9928 | 3.34 | 0.87917 | 3.4560 | 3.91 |
| 95 | 0.90058 | 2.8444 | 3.16 | 0.88560 | 3.2725 | 3.68 |
| 96 | 0.90542 | 2.7062 | 3.00 | 0.89159 | 3.1011 | 3.48 |
| 97 | 0.90992 | 2.5776 | 2.85 | 0.89718 | 2.9415 | 3.28 |
| 98 | 0.91410 | 2.4583 | 2.70 | 0.90237 | 2.7932 | 3.10 |
| 99 | 0.91797 | 2.3478 | 2.57 | 0.90719 | 2.6556 | 2.94 |
| 100 | 0.92154 | 2.2457 | 2.45 | 0.91165 | 2.5283 | 2.79 |
| 101 | 0.92483 | 2.1517 | 2.34 | 0.91576 | 2.4108 | 2.65 |
| 102 | 0.92786 | 2.0653 | 2.24 | 0.91955 | 2.3027 | 2.52 |
| 103 | 0.93063 | 1.9861 | 2.15 | 0.92302 | 2.2034 | 2.40 |
| 104 | 0.93315 | 1.9140 | 2.07 | 0.92620 | 2.1127 | 2.30 |
| 105 | 0.93545 | 1.8484 | 1.99 | 0.92909 | 2.0300 | 2.20 |
| 106 | 0.93752 | 1.7892 | 1.93 | 0.93172 | 1.9550 | 2.12 |
| 107 | 0.93938 | 1.7360 | 1.87 | 0.93409 | 1.8872 | 2.04 |
| 108 | 0.94104 | 1.6886 | 1.81 | 0.93622 | 1.8265 | 1.97 |
| 109 | 0.94251 | 1.6467 | 1.77 | 0.93811 | 1.7722 | 1.91 |
| 110 | 0.94379 | 1.6100 | 1.72 | 0.93980 | 1.7241 | 1.85 |
| 111 | 0.94491 | 1.5780 | 1.69 | 0.94129 | 1.6816 | 1.80 |
| 112 | 0.94589 | 1.5502 | 1.66 | 0.94261 | 1.6438 | 1.76 |
| 113 | 0.94676 | 1.5253 | 1.63 | 0.94381 | 1.6094 | 1.72 |
| 114 | 0.94760 | 1.5012 | 1.60 | 0.94498 | 1.5759 | 1.68 |
| 115 | 0.94856 | 1.4737 | 1.57 | 0.94628 | 1.5388 | 1.64 |
| 116 | 0.94993 | 1.4347 | 1.52 | 0.94802 | 1.4893 | 1.58 |
| 117 | 0.95228 | 1.3676 | 1.44 | 0.95078 | 1.4103 | 1.49 |
| 118 | 0.95674 | 1.2401 | 1.30 | 0.95572 | 1.2692 | 1.33 |
| 119 | 0.96554 | 0.9886 | 1.02 | 0.96504 | 1.0029 | 1.04 |

TABLE I.B. Single-life, 4 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{x}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 0 | 0.07518 | 23.1208 | 74.44 | 0.05921 | 23.5200 | 79.78 |
| 1 | 0.07106 | 23.2238 | 74.00 | 0.05566 | 23.6088 | 79.27 |
| 2 | 0.07337 | 23.1660 | 73.04 | 0.05743 | 23.5645 | 78.30 |
| 3 | 0.07595 | 23.1017 | 72.07 | 0.05944 | 23.5142 | 77.33 |

TABLE I.B. Single-life, 4 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{x}$ | $\mathrm{a}_{2}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 4 | 0.07871 | 23.0325 | 71.09 | 0.06161 | 23.4601 | 76.34 |
| 5 | 0.08163 | 22.9596 | 70.10 | 0.06390 | 23.4029 | 75.36 |
| 6 | 0.08472 | 22.8824 | 69.12 | 0.06631 | 23.3426 | 74.37 |
| 7 | 0.08795 | 22.8017 | 68.13 | 0.06882 | 23.2798 | 73.38 |
| 8 | 0.09133 | 22.7173 | 67.14 | 0.07144 | 23.2143 | 72.39 |
| 9 | 0.09483 | 22.6297 | 66.15 | 0.07418 | 23.1458 | 71.40 |
| 10 | 0.09847 | 22.5386 | 65.16 | 0.07702 | 23.0748 | 70.41 |
| 11 | 0.10225 | 22.4443 | 64.17 | 0.07999 | 23.0005 | 69.42 |
| 12 | 0.10617 | 22.3463 | 63.18 | 0.08307 | 22.9236 | 68.43 |
| 13 | 0.11023 | 22.2447 | 62.20 | 0.08626 | 22.8440 | 67.44 |
| 14 | 0.11441 | 22.1403 | 61.21 | 0.08956 | 22.7615 | 66.45 |
| 15 | 0.11870 | 22.0332 | 60.23 | 0.09294 | 22.6769 | 65.46 |
| 16 | 0.12303 | 21.9249 | 59.26 | 0.09643 | 22.5898 | 64.48 |
| 17 | 0.12733 | 21.8174 | 58.30 | 0.09994 | 22.5020 | 63.50 |
| 18 | 0.13160 | 21.7107 | 57.35 | 0.10354 | 22.4121 | 62.53 |
| 19 | 0.13579 | 21.6059 | 56.42 | 0.10729 | 22.3182 | 61.55 |
| 20 | 0.14001 | 21.5004 | 55.50 | 0.11119 | 22.2209 | 60.58 |
| 21 | 0.14442 | 21.3901 | 54.57 | 0.11523 | 22.1198 | 59.61 |
| 22 | 0.14890 | 21.2783 | 53.66 | 0.11941 | 22.0154 | 58.64 |
| 23 | 0.15361 | 21.1604 | 52.73 | 0.12379 | 21.9058 | 57.66 |
| 24 | 0.15857 | 21.0365 | 51.80 | 0.12830 | 21.7930 | 56.69 |
| 25 | 0.16373 | 20.9077 | 50.88 | 0.13301 | 21.6755 | 55.72 |
| 26 | 0.16916 | 20.7719 | 49.94 | 0.13787 | 21.5538 | 54.75 |
| 27 | 0.17476 | 20.6319 | 49.01 | 0.14294 | 21.4272 | 53.77 |
| 28 | 0.18063 | 20.4851 | 48.07 | 0.14818 | 21.2963 | 52.80 |
| 29 | 0.18670 | 20.3335 | 47.14 | 0.15359 | 21.1609 | 51.83 |
| 30 | 0.19304 | 20.1749 | 46.20 | 0.15921 | 21.0206 | 50.87 |
| 31 | 0.19960 | 20.0110 | 45.27 | 0.16501 | 20.8756 | 49.90 |
| 32 | 0.20644 | 19.8399 | 44.33 | 0.17107 | 20.7242 | 48.93 |
| 33 | 0.21353 | 19.6629 | 43.40 | 0.17727 | 20.5692 | 47.97 |
| 34 | 0.22079 | 19.4813 | 42.46 | 0.18367 | 20.4091 | 47.01 |
| 35 | 0.22828 | 19.2940 | 41.54 | 0.19028 | 20.2439 | 46.05 |
| 36 | 0.23596 | 19.1022 | 40.61 | 0.19710 | 20.0734 | 45.09 |
| 37 | 0.24392 | 18.9033 | 39.69 | 0.20413 | 19.8978 | 44.14 |
| 38 | 0.25203 | 18.7005 | 38.77 | 0.21136 | 19.7170 | 43.19 |
| 39 | 0.26035 | 18.4925 | 37.86 | 0.21877 | 19.5319 | 42.24 |
| 40 | 0.26894 | 18.2777 | 36.95 | 0.22640 | 19.3411 | 41.30 |
| 41 | 0.27776 | 18.0574 | 36.05 | 0.23425 | 19.1448 | 40.37 |
| 42 | 0.28684 | 17.8303 | 35.15 | 0.24240 | 18.9413 | 39.43 |

TABLE I.B. Single-life, 4 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline \multirow[b]{2}{*}{x} \& \multicolumn{3}{|c|}{Male} \& \multicolumn{3}{|c|}{Female} \\
\hline \& \(\mathrm{A}_{\mathrm{x}}\) \& \(\mathrm{a}_{\mathrm{x}}\) \& \(e_{x}\) \& \(\mathrm{A}_{\mathrm{x}}\) \& \(\mathrm{a}_{\mathrm{x}}\) \& \(e_{x}\) \\
\hline \begin{tabular}{l}
Age nearest birthday \\
1
\end{tabular} \& Reversion or present value of one dollar due immediately upon death of a person of specified age \& Annuity or present value of \(\$ 1.00\) per annum payable annually during the life of a person of specified age 3 \& Expectation of life \& Reversion or present value of one dollar due immediately upon death of a person of specified age \& Annuity or present value of \(\$ 1.00\) per annum payable annually during the life of a person of specified age 6 \& Expectation of life

7 <br>
\hline 43 \& 0.29616 \& 17.5975 \& 34.25 \& 0.25075 \& 18.7324 \& 38.50 <br>
\hline 44 \& 0.30564 \& 17.3604 \& 33.36 \& 0.25932 \& 18.5184 \& 37.57 <br>
\hline 45 \& 0.31535 \& 17.1179 \& 32.48 \& 0.26812 \& 18.2983 \& 36.65 <br>
\hline 46 \& 0.32527 \& 16.8697 \& 31.61 \& 0.27718 \& 18.0719 \& 35.73 <br>
\hline 47 \& 0.33546 \& 16.6152 \& 30.73 \& 0.28653 \& 17.8382 \& 34.81 <br>
\hline 48 \& 0.34577 \& 16.3574 \& 29.87 \& 0.29614 \& 17.5980 \& 33.90 <br>
\hline 49 \& 0.35632 \& 16.0938 \& 29.02 \& 0.30606 \& 17.3499 \& 32.99 <br>
\hline 50 \& 0.36713 \& 15.8236 \& 28.17 \& 0.31617 \& 17.0972 \& 32.09 <br>
\hline 51 \& 0.37818 \& 15.5475 \& 27.33 \& 0.32660 \& 16.8366 \& 31.19 <br>
\hline 52 \& 0.38957 \& 15.2626 \& 26.49 \& 0.33736 \& 16.5676 \& 30.30 <br>
\hline 53 \& 0.40120 \& 14.9719 \& 25.66 \& 0.34829 \& 16.2945 \& 29.41 <br>
\hline 54 \& 0.41321 \& 14.6718 \& 24.82 \& 0.35949 \& 16.0145 \& 28.53 <br>
\hline 55 \& 0.42517 \& 14.3729 \& 24.01 \& 0.37084 \& 15.7309 \& 27.66 <br>
\hline 56 \& 0.43773 \& 14.0589 \& 23.19 \& 0.38271 \& 15.4342 \& 26.79 <br>
\hline 57 \& 0.45021 \& 13.7471 \& 22.40 \& 0.39460 \& 15.1369 \& 25.93 <br>
\hline 58 \& 0.46286 \& 13.4307 \& 21.61 \& 0.40670 \& 14.8346 \& 25.09 <br>
\hline 59 \& 0.47545 \& 13.1161 \& 20.84 \& 0.41889 \& 14.5298 \& 24.25 <br>
\hline 60 \& 0.48860 \& 12.7875 \& 20.07 \& 0.43151 \& 14.2143 \& 23.42 <br>
\hline 61 \& 0.50158 \& 12.4629 \& 19.32 \& 0.44425 \& 13.8959 \& 22.60 <br>
\hline 62 \& 0.51485 \& 12.1312 \& 18.58 \& 0.45723 \& 13.5714 \& 21.79 <br>
\hline 63 \& 0.52813 \& 11.7993 \& 17.85 \& 0.47030 \& 13.2448 \& 21.00 <br>
\hline 64 \& 0.54153 \& 11.4643 \& 17.13 \& 0.48351 \& 12.9146 \& 20.21 <br>
\hline 65 \& 0.55498 \& 11.1283 \& 16.43 \& 0.49693 \& 12.5793 \& 19.44 <br>
\hline 66 \& 0.56845 \& 10.7916 \& 15.75 \& 0.51056 \& 12.2386 \& 18.68 <br>
\hline 67 \& 0.58210 \& 10.4503 \& 15.07 \& 0.52432 \& 11.8946 \& 17.92 <br>
\hline 68 \& 0.59568 \& 10.1109 \& 14.41 \& 0.53817 \& 11.5484 \& 17.18 <br>
\hline 69 \& 0.60928 \& 9.7711 \& 13.77 \& 0.55220 \& 11.1977 \& 16.46 <br>
\hline 70 \& 0.62285 \& 9.4319 \& 13.14 \& 0.56637 \& 10.8436 \& 15.74 <br>
\hline 71 \& 0.63651 \& 9.0904 \& 12.52 \& 0.58070 \& 10.4854 \& 15.03 <br>
\hline 72 \& 0.65013 \& 8.7499 \& 11.92 \& 0.59511 \& 10.1252 \& 14.34 <br>
\hline 73 \& 0.66357 \& 8.4141 \& 11.34 \& 0.60961 \& 9.7627 \& 13.66 <br>
\hline 74 \& 0.67681 \& 8.0830 \& 10.77 \& 0.62408 \& 9.4011 \& 13.00 <br>
\hline 75 \& 0.69010 \& 7.7509 \& 10.22 \& 0.63867 \& 9.0364 \& 12.35 <br>
\hline 76 \& 0.70316 \& 7.4246 \& 9.69 \& 0.65325 \& 8.6720 \& 11.72 <br>
\hline 77 \& 0.71611 \& 7.1007 \& 9.17 \& 0.66772 \& 8.3103 \& 11.10 <br>
\hline 78 \& 0.72895 \& 6.7799 \& 8.67 \& 0.68224 \& 7.9473 \& 10.50 <br>
\hline 79 \& 0.74147 \& 6.4669 \& 8.19 \& 0.69651 \& 7.5908 \& 9.92 <br>
\hline 80 \& 0.75367 \& 6.1619 \& 7.73 \& 0.71064 \& 7.2374 \& 9.36 <br>
\hline 81 \& 0.76607 \& 5.8520 \& 7.27 \& 0.72470 \& 6.8862 \& 8.81 <br>
\hline
\end{tabular}

TABLE I.B. Single-life, 4 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $e_{x}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 82 | 0.77719 | 5.5740 | 6.87 | 0.73807 | 6.5518 | 8.30 |
| 83 | 0.78918 | 5.2744 | 6.44 | 0.75196 | 6.2046 | 7.78 |
| 84 | 0.79991 | 5.0062 | 6.06 | 0.76482 | 5.8833 | 7.31 |
| 85 | 0.81030 | 4.7465 | 5.70 | 0.77711 | 5.5760 | 6.86 |
| 86 | 0.82020 | 4.4991 | 5.36 | 0.78889 | 5.2816 | 6.44 |
| 87 | 0.82960 | 4.2641 | 5.05 | 0.80015 | 5.0002 | 6.05 |
| 88 | 0.83851 | 4.0413 | 4.75 | 0.81087 | 4.7321 | 5.68 |
| 89 | 0.84694 | 3.8306 | 4.47 | 0.82107 | 4.4774 | 5.33 |
| 90 | 0.85490 | 3.6317 | 4.21 | 0.83073 | 4.2358 | 5.01 |
| 91 | 0.86240 | 3.4443 | 3.97 | 0.83987 | 4.0074 | 4.70 |
| 92 | 0.86944 | 3.2682 | 3.75 | 0.84849 | 3.7920 | 4.42 |
| 93 | 0.87605 | 3.1030 | 3.54 | 0.85660 | 3.5893 | 4.16 |
| 94 | 0.88224 | 2.9483 | 3.34 | 0.86421 | 3.3989 | 3.91 |
| 95 | 0.88803 | 2.8037 | 3.16 | 0.87135 | 3.2206 | 3.68 |
| 96 | 0.89342 | 2.6688 | 3.00 | 0.87802 | 3.0539 | 3.48 |
| 97 | 0.89844 | 2.5433 | 2.85 | 0.88424 | 2.8984 | 3.28 |
| 98 | 0.90311 | 2.4267 | 2.70 | 0.89002 | 2.7538 | 3.10 |
| 99 | 0.90743 | 2.3187 | 2.57 | 0.89540 | 2.6195 | 2.94 |
| 100 | 0.91143 | 2.2188 | 2.45 | 0.90037 | 2.4952 | 2.79 |
| 101 | 0.91511 | 2.1267 | 2.34 | 0.90497 | 2.3803 | 2.65 |
| 102 | 0.91850 | 2.0420 | 2.24 | 0.90920 | 2.2745 | 2.52 |
| 103 | 0.92160 | 1.9644 | 2.15 | 0.91308 | 2.1774 | 2.40 |
| 104 | 0.92444 | 1.8936 | 2.07 | 0.91664 | 2.0885 | 2.30 |
| 105 | 0.92701 | 1.8293 | 1.99 | 0.91988 | 2.0074 | 2.20 |
| 106 | 0.92934 | 1.7711 | 1.93 | 0.92283 | 1.9338 | 2.12 |
| 107 | 0.93143 | 1.7189 | 1.87 | 0.92549 | 1.8674 | 2.04 |
| 108 | 0.93329 | 1.6723 | 1.81 | 0.92787 | 1.8077 | 1.97 |
| 109 | 0.93494 | 1.6311 | 1.77 | 0.93000 | 1.7544 | 1.91 |
| 110 | 0.93638 | 1.5950 | 1.72 | 0.93190 | 1.7072 | 1.85 |
| 111 | 0.93764 | 1.5636 | 1.69 | 0.93357 | 1.6654 | 1.80 |
| 112 | 0.93874 | 1.5362 | 1.66 | 0.93505 | 1.6283 | 1.76 |
| 113 | 0.93971 | 1.5118 | 1.63 | 0.93640 | 1.5946 | 1.72 |
| 114 | 0.94066 | 1.4882 | 1.60 | 0.93771 | 1.5619 | 1.68 |
| 115 | 0.94173 | 1.4614 | 1.57 | 0.93916 | 1.5256 | 1.64 |
| 116 | 0.94325 | 1.4233 | 1.52 | 0.94110 | 1.4772 | 1.58 |
| 117 | 0.94588 | 1.3577 | 1.44 | 0.94419 | 1.3999 | 1.49 |
| 118 | 0.95089 | 1.2323 | 1.30 | 0.94974 | 1.2611 | 1.33 |
| 119 | 0.96083 | 0.9839 | 1.02 | 0.96027 | 0.9980 | 1.04 |

TABLE 1.C. Single-life, 4 1/2 Per Cent; Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}{ }^{\text {a }}$ |
| Age nearest birthday <br> 1 | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 0 | 0.05855 | 20.9214 | 74.44 | 0.04482 | 21.2266 | 79.78 |
| 1 | 0.05391 | 21.0245 | 74.00 | 0.04081 | 21.3156 | 79.27 |
| 2 | 0.05579 | 20.9827 | 73.04 | 0.04218 | 21.2851 | 78.30 |
| 3 | 0.05793 | 20.9351 | 72.07 | 0.04379 | 21.2494 | 77.33 |
| 4 | 0.06026 | 20.8833 | 71.09 | 0.04554 | 21.2105 | 76.34 |
| 5 | 0.06274 | 20.8283 | 70.10 | 0.04741 | 21.1689 | 75.36 |
| 6 | 0.06538 | 20.7696 | 69.12 | 0.04940 | 21.1247 | 74.37 |
| 7 | 0.06816 | 20.7079 | 68.13 | 0.05148 | 21.0785 | 73.38 |
| 8 | 0.07109 | 20.6429 | 67.14 | 0.05366 | 21.0301 | 72.39 |
| 9 | 0.07413 | 20.5752 | 66.15 | 0.05596 | 20.9790 | 71.40 |
| 10 | 0.07731 | 20.5046 | 65.16 | 0.05834 | 20.9260 | 70.41 |
| 11 | 0.08062 | 20.4310 | 64.17 | 0.06086 | 20.8702 | 69.42 |
| 12 | 0.08408 | 20.3543 | 63.18 | 0.06347 | 20.8121 | 68.43 |
| 13 | 0.08767 | 20.2744 | 62.20 | 0.06619 | 20.7518 | 67.44 |
| 14 | 0.09138 | 20.1921 | 61.21 | 0.06901 | 20.6891 | 66.45 |
| 15 | 0.09519 | 20.1074 | 60.23 | 0.07191 | 20.6245 | 65.46 |
| 16 | 0.09905 | 20.0217 | 59.26 | 0.07491 | 20.5580 | 64.48 |
| 17 | 0.10287 | 19.9368 | 58.30 | 0.07793 | 20.4909 | 63.50 |
| 18 | 0.10665 | 19.8529 | 57.35 | 0.08102 | 20.4222 | 62.53 |
| 19 | 0.11034 | 19.7709 | 56.42 | 0.08427 | 20.3500 | 61.55 |
| 20 | 0.11405 | 19.6883 | 55.50 | 0.08766 | 20.2748 | 60.58 |
| 21 | 0.11796 | 19.6015 | 54.57 | 0.09119 | 20.1964 | 59.61 |
| 22 | 0.12192 | 19.5135 | 53.66 | 0.09485 | 20.1151 | 58.64 |
| 23 | 0.12613 | 19.4201 | 52.73 | 0.09871 | 20.0293 | 57.66 |
| 24 | 0.13057 | 19.3213 | 51.80 | 0.10270 | 19.9406 | 56.69 |
| 25 | 0.13522 | 19.2181 | 50.88 | 0.10687 | 19.8478 | 55.72 |
| 26 | 0.14015 | 19.1087 | 49.94 | 0.11121 | 19.7514 | 54.75 |
| 27 | 0.14524 | 18.9955 | 49.01 | 0.11576 | 19.6505 | 53.77 |
| 28 | 0.15062 | 18.8760 | 48.07 | 0.12047 | 19.5458 | 52.80 |
| 29 | 0.15619 | 18.7523 | 47.14 | 0.12536 | 19.4371 | 51.83 |
| 30 | 0.16205 | 18.6220 | 46.20 | 0.13045 | 19.3240 | 50.87 |
| 31 | 0.16813 | 18.4870 | 45.27 | 0.13574 | 19.2066 | 49.90 |
| 32 | 0.17451 | 18.3453 | 44.33 | 0.14128 | 19.0835 | 48.93 |
| 33 | 0.18113 | 18.1980 | 43.40 | 0.14697 | 18.9571 | 47.97 |
| 34 | 0.18795 | 18.0466 | 42.46 | 0.15287 | 18.8259 | 47.01 |
| 35 | 0.19501 | 17.8898 | 41.54 | 0.15898 | 18.6901 | 46.05 |
| 36 | 0.20226 | 17.7287 | 40.61 | 0.16532 | 18.5494 | 45.09 |
| 37 | 0.20981 | 17.5609 | 39.69 | 0.17186 | 18.4041 | 44.14 |
| 38 | 0.21753 | 17.3894 | 38.77 | 0.17862 | 18.2539 | 43.19 |
| 39 | 0.22542 . | 17.2130 | 37.86 | 0.18556 | 18.0996 | -42.24 |

TABLE 1.C. Single-life, $4 \mathbf{1 / 2}$ Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| $x$ | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{x}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{x}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 6 | Expectation of life |
| 40 | 0.23371 | 17.0300 | 36.95 | 0.19275 | 17.9401 | 41.30 |
| 41 | 0.24218 | 16.8418 | 36.05 | 0.20016 | 17.7753 | 40.37 |
| 42 | 0.25095 | 16.6470 | 35.15 | 0.20788 | 17.6038 | 39.43 |
| 43 | 0.25997 | 16.4466 | 34.25 | 0.21583 | 17.4271 | 38.50 |
| 44 | 0.26917 | 16.2420 | 33.36 | 0.22400 | 17.2456 | 37.57 |
| 45 | 0.27863 | 16.0320 | 32.48 | 0.23244 | 17.0583 | 36.65 |
| 46 | 0.28833 | 15.8166 | 31.61 | 0.24114 | 16.8649 | 35.73 |
| 47 | 0.29831 | 15.5948 | 30.73 | 0.25016 | 16.6644 | 34.81 |
| 48 | 0.30845 | 15.3695 | 29.87 | 0.25947 | 16.4576 | 33.90 |
| 49 | 0.31884 | 15.1386 | 29.02 | 0.26912 | 16.2432 | 32.99 |
| 50 | 0.32954 | 14.9009 | 28.17 | 0.27898 | 16.0242 | 32.09 |
| 51 | 0.34050 | 14.6574 | 27.33 | 0.28918 | 15.7975 | 31.19 |
| 52 | 0.35185 | 14.4052 | 26.49 | 0.29976 | 15.5625 | 30.30 |
| 53 | 0.36348 | 14.1469 | 25.66 | 0.31053 | 15.3233 | 29.41 |
| 54 | 0.37553 | 13.8792 | 24.82 | 0.32160 | 15.0773 | 28.53 |
| 55 | 0.38755 | 13.6122 | 24.01 | 0.33286 | 14.8273 | 27.66 |
| 56 | 0.40024 | 13.3302 | 23.19 | 0.34468 | 14.5645 | 26.79 |
| 57 | 0.41287 | 13.0497 | 22.40 | 0.35656 | 14.3007 | 25.93 |
| 58 | 0.42571 | 12.7643 | 21.61 | 0.36867 | 14.0316 | 25.09 |
| 59 | 0.43851 | 12.4799 | 20.84 | 0.38091 | 13.7597 | 24.25 |
| 60 | 0.45194 | 12.1816 | 20.07 | 0.39363 | 13.4770 | 23.42 |
| 61 | 0.46523 | 11.8863 | 19.32 | 0.40651 | 13.1908 | 22.60 |
| 62 | 0.47886 | 11.5836 | 18.58 | 0.41968 | 12.8984 | 21.79 |
| 63 | 0.49252 | 11.2800 | 17.85 | 0.43296 | 12.6032 | 21.00 |
| 64 | 0.50636 | 10.9727 | 17.13 | 0.44643 | 12.3040 | 20.21 |
| 65 | 0.52027 | 10.6636 | 16.43 | 0.46015 | 11.9992 | 19.44 |
| 66 | 0.53424 | 10.3531 | 15.75 | 0.47413 | 11.6886 | 18.68 |
| 67 | 0.54845 | 10.0375 | 15.07 | 0.48829 | 11.3740 | 17.92 |
| 68 | 0.56261 | 9.7229 | 14.41 | 0.50258 | 11.0565 | 17.18 |
| 69 | 0.57683 | 9.4070 | 13.77 | 0.51710 | 10.7339 | 16.46 |
| 70 | 0.59105 | 9.0910 | 13.14 | 0.53180 | 10.4074 | 15.74 |
| 71 | 0.60541 | 8.7719 | 12.52 | 0.54672 | 10.0760 | 15.03 |
| 72 | 0.61977 | 8.4530 | 11.92 | 0.56176 | 9.7418 | 14.34 |
| 73 | 0.63396 | 8.1378 | 11.34 | 0.57694 | 9.4045 | 13.66 |
| 74 | 0.64798 | 7.8263 | 10.77 | 0.59213 | 9.0671 | 13.00 |
| 75 | 0.66208 | 7.5130 | 10.22 | 0.60748 | 8.7260 | 12.35 |
| 76 | 0.67596 | 7.2046 | 9.69 | 0.62287 | 8.3841 | 11.72 |
| 77 | 0.68977 | 6.8979 | 9.17 | 0.63818 | 8.0440 | 11.10 |
| 78 | 0.70348 | 6.5931 | 8.67 | 0.65359 | 7.7017 | 10.50 |

TABLE I.C. Single-life, 4 1/2 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age 2 | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 6 | Expectation of life |
| 79 | 0.71689 | 6.2954 | 8.19 | 0.66876 | 7.3646 | 9.92 |
| 80 | 0.72997 | 6.0046 | 7.73 | 0.68383 | 7.0297 | 9.36 |
| 81 | 0.74331 | 5.7082 | 7.27 | 0.69885 | 6.6961 | 8.81 |
| 82 | 0.75528 | 5.4424 | 6.87 | 0.71317 | 6.3779 | 8.30 |
| 83 | 0.76823 | 5.1546 | 6.44 | 0.72810 | 6.0463 | 7.78 |
| 84 | 0.77983 | 4.8970 | 6.06 | 0.74193 | 5.7391 | 7.31 |
| 85 | 0.79108 | 4.6470 | 5.70 | 0.75518 | 5.4447 | 6.86 |
| 86 | 0.80182 | 4.4085 | 5.36 | 0.76789 | 5.1621 | 6.44 |
| 87 | 0.81203 | 4.1816 | 5.05 | 0.78007 | 4.8917 | 6.05 |
| 88 | 0.82172 | 3.9662 | 4.75 | 0.79169 | 4.6336 | 5.68 |
| 89 | 0.83091 | 3.7622 | 4.47 | 0.80275 | 4.3879 | 5.33 |
| 90 | 0.83959 | 3.5694 | 4.21 | 0.81325 | 4.1546 | 5.01 |
| 91 | 0.84777 | 3.3875 | 3.97 | 0.82319 | 3.9337 | 4.70 |
| 92 | 0.85547 | 3.2164 | 3.75 | 0.83258 | 3.7250 | 4.42 |
| 93 | 0.86271 | 3.0557 | 3.54 | 0.84143 | 3.5284 | 4.16 |
| 94 | 0.86949 | 2.9050 | 3.34 | 0.84975 | 3.3435 | 3.91 |
| 95 | 0.87583 | 2.7640 | 3.16 | 0.85756 | 3.1702 | 3.68 |
| 96 | 0.88176 | 2.6325 | 3.00 | 0.86486 | 3.0079 | 3.48 |
| 97 | 0.88727 | 2.5099 | 2.85 | 0.87167 | 2.8565 | 3.28 |
| 98 | 0.89240 | 2.3959 | 2.70 | 0.87802 | 2.7154 | 3.10 |
| 99 | 0.89716 | 2.2903 | 2.57 | 0.88392 | 2.5843 | 2.94 |
| 100 | 0.90156 | 2.1925 | 2.45 | 0.88939 | 2.4629 | 2.79 |
| 101 | 0.90562 | 2.1023 | 2.34 | 0.89445 | 2.3506 | 2.65 |
| 102 | 0.90936 | 2.0193 | 2.24 | 0.89911 | 2.2471 | 2.52 |
| 103 | 0.91278 | 1.9432 | 2.15 | 0.90339 | 2.1519 | 2.40 |
| 104 | 0.91591 | 1.8737 | 2.07 | 0.90731 | 2.0648 | 2.30 |
| 105 | 0.91875 | 1.8105 | 1.99 | 0.91089 | 1.9853 | 2.20 |
| 106 | 0.92132 | 1.7534 | 1.93 | 0.91414 | 1.9131 | 2.12 |
| 107 | 0.92363 | 1.7021 | 1.87 | 0.91707 | 1.8479 | 2.04 |
| 108 | 0.92570 | 1.6563 | 1.81 | 0.91971 | 1.7893 | 1.97 |
| 109 | 0.92752 | 1.6158 | - 1.77 | 0.92206 | 1.7370 | 1.91 |
| 110 | 0.92912 | 1.5803 | 1.72 | 0.92415 | 1.6906 | 1.85 |
| 111 | 0.93051 | 1.5494 | 1.69 | 0.92600 | 1.6496 | 1.80 |
| 112 | 0.93172 | 1.5225 | 1.66 | 0.92764 | 1.6132 | 1.76 |
| 113 | 0.93280 | 1.4986 | 1.63 | 0.92913 | 1.5801 | 1.72 |
| 114 | 0.93383 | 1.4755 | 1.60 | 0.93057 | 1.5480 | 1.68 |
| 115 | 0.93501 | 1.4494 | 1.57 | 0.93216 | 1.5126 | 1.64 |
| 116 | 0.93669 | 1.4121 | 1.52 | 0.93429 | 1.4653 | 1.58 |
| 117 | 0.93958 | 1.3479 | 1.44 | 0.93770 | 1.3896 | 1.49 |

TABLE I.C. Single-life, 4 1/2 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the . life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 118 | 0.94513 | 1.2246 | 1.30 | 0.94384 | 1.2531 | 1.33 |
| 119 | 0.95618 | 0.9791 | 1.02 | 0.95554 | 0.9932 | 1.04 |

TABLE I.D. Single-life, 5 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| X | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{\mathrm{x}}$ | $e_{x}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday <br> 1 | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life 4 4 | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 6 | Expectation of life <br> 7 |
| 0 | 0.04655 | 19.0692 | 74.44 | 0.03473 | 19.3056 | 79.78 |
| 1 | 0.04149 | 19.1704 | 74.00 | 0.03036 | 19.3930 | 79.27 |
| 2 | 0.04302 | 19.1399 | 73.04 | 0.03141 | 19.3720 | 78.30 |
| 3 | 0.04479 | 19.1044 | 72.07 | 0.03269 | 19.3465 | 77.33 |
| 4 | 0.04675 | 19.0653 | 71.09 | 0.03410 | 19.3182 | 76.34 |
| 5 | 0.04885 | 19.0233 | 70.10 | 0.03562 | 19.2878 | 75.36 |
| 6 | 0.05111 | 18.9782 | 69.12 | 0.03726 | 19.2551 | 74.37 |
| 7 | 0.05349 | 18.9304 | 68.13 | 0.03897 . | 19.2208 | 73.38 |
| 8 | 0.05602 | 18.8798 | 67.14 | 0.04079 | 19.1845 | 72.39 |
| 9 | 0.05867 | 18.8269 | 66.15 | 0.04270 | 19.1462 | 71.40 |
| 10 | 0.06145 | 18.7714 | 65.16 | 0.04471 | 19.1061 | 70.41 |
| 11 | 0.06435 | 18.7134 | 64.17 | 0.04683 | 19.0638 | 69.42 |
| 12 | 0.06739 | 18.6527 | 63.18 | 0.04904 | 19.0195 | 68.43 |
| 13 | 0.07056 | 18.5892 | 62.20 | 0.05135 | 18.9733 | 67.44 |
| 14 | 0.07385 | 18.5235 | 61.21 | 0.05376 | 18.9251 | 66.45 |
| 15 | 0.07723 | 18.4558 | 60.23 | 0.05624 | 18.8755 | 65.46 |
| 16 | 0.08066 | 18.3873 | 59.26 | 0.05881 | 18.8242 | 64.48 |
| 17 | 0.08404 | 18.3197 | 58.30 | 0.06139 | 18.7726 | 63.50 |
| 18 | 0.08737 | 18.2531 | 57.35 | 0.06404 | 18.7196 | 62.53 |
| 19 | 0.09060 | 18.1885 | 56.42 | 0.06684 | 18.6637 | 61.55 |
| 20 | 0.09385 | 18.1235 | 55.50 | 0.06976 | 18.6052 | 60.58 |
| 21 | 0.09729 | 18.0548 | 54.57 | 0.07282 | 18.5439 | 59.61 |
| 22 | 0.10077 | 17.9852 | 53.66 | 0.07601 | 18.4802 | 58.64 |
| 23 | 0.10449 | 17.9108 | 52.73 | 0.07940 | 18.4126 | 57.66 |
| 24 | 0.10846 | 17.8315 | 51.80 | 0.08290 | 18.3424 | 56.69 |
| 25 | 0.11261 | 17.7484 | 50.88 | 0.08659 | 18.2687 | 55.72 |
| 26 | 0.11705 | 17.6597 | 49.94 | 0.09044 | 18.1917 | 54.75 |
| 27 | 0.12166 | 17.5676 | 49.01 | 0.09449 | 18.1108 | 53.77 |
| 28 | 0.12655 | 17.4699 | 48.07 | 0.09870 | 18.0265 | 52.80 |

TABLE I.D. Single-life, 5 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 29 | 0.13163 | 17.3683 | 47.14 | 0.10310 | 17.9387 | 51.83 |
| 30 | 0.13701 | 17.2607 | 46.20 | 0.10768 | 17.8470 | 50.87 |
| 31 | 0.14260 | 17.1488 | 45.27 | 0.11247 | 17.7514 | 49.90 |
| 32 | 0.14850 | 17.0308 | 44.33 | 0.11751 | 17.6506 | 48.93 |
| 33 | 0.15466 | 16.9077 | 43.40 | 0.12269 | 17.5469 | 47.97 |
| 34 | 0.16102 | 16.7806 | 42.46 | 0.12809 | 17.4389 | 47.01 |
| 35 | 0.16762 | 16.6487 | 41.54 | 0.13371 | 17.3266 | 46.05 |
| 36 | 0.17442 | 16.5128 | 40.61 | 0.13954 | 17.2100 | 45.09 |
| 37 | 0.18153 | 16.3705 | 39.69 | 0.14559 | 17.0890 | 44.14 |
| 38 | 0.18882 | 16.2249 | 38.77 | 0.15187 | 16.9636 | 43.19 |
| 39 | 0.19634 | 16.0745 | 37.86 | 0.15833 | 16.8344 | 42.24 |
| 40 | 0.20416 | 15.9180 | 36.95 | 0.16504 | 16.7003 | 41.30 |
| 41 | 0.21224 | 15.7564 | 36.05 | 0.17198 | 16.5614 | 40.37 |
| 42 | 0.22064 | 15.5886 | 35.15 | 0.17924 | 16.4162 | 39.43 |
| 43 | 0.22930 | 15.4155 | 34.25 | 0.18675 | 16.2662 | 38.50 |
| 44 | 0.23816 | 15.2383 | 33.36 | 0.19448 | 16.1115 | 37.57 |
| 45 | 0.24728 | 15.0558 | 32.48 | 0.20249 | 15.9514 | 36.65 |
| 46 | 0.25668 | 14.8680 | 31.61 | 0.21079 | 15.7855 | 35.73 |
| 47 | 0.26638 | 14.6741 | 30.73 | 0.21942 | 15.6129 | 34.81 |
| 48 | 0.27625 | 14.4767 | 29.87 | 0.22836 | 15.4343 | 33.90 |
| 49 | 0.28641 | 14.2736 | 29.02 | 0.23766 | 15.2483 | 32.99 |
| 50 | 0.29689 | 14.0640 | 28.17 | 0.24718 | 15.0579 | 32.09 |
| 51 | 0.30767 | 13.8485 | 27.33 | 0.25708 | 14.8599 | 31.19 |
| 52 | 0.31887 | 13.6245 | 26.49 | 0.26738 | 14.6540 | 30.30 |
| 53 | 0.33038 | 13.3944 | 25.66 | 0.27789 | 14.4438 | 29.41 |
| 54 | 0.34236 | 13.1550 | 24.82 | 0.28875 | 14.2269 | 28.53 |
| 55 | 0.35432 | 12.9158 | 24.01 | 0.29980 | 14.0059 | 27.66 |
| 56 | 0.36701 | 12.6620 | 23.19 | 0.31147 | 13.7725 | 26.79 |
| 57 | 0.37967 | 12.4090 | 22.40 | 0.32321 | 13.5378 | 25.93 |
| 58 | 0.39257 | 12.1509 | 21.61 | 0.33522 | 13.2976 | 25.09 |
| 59 | 0.40546 | 11.8933 | 20.84 | 0.34739 | 13.0543 | 24.25 |
| 60 | 0.41904 | 11.6218 | 20.07 | 0.36009 | 12.8004 | 23.42 |
| 61 | 0.43250 | 11.3527 | 19.32 | 0.37298 | 12.5427 | 22.60 |
| 62 | 0.44634 | 11.0758 | 18.58 | 0.38619 | 12.2785 | 21.79 |
| 63 | 0.46026 | 10.7976 | 17.85 | 0.39956 | 12.0112 | 21.00 |
| 64 | 0.47439 | 10.5151 | 17.13 | 0.41315 | 11.7395 | 20.21 |
| 65 | 0.48863 | 10.2304 | 16.43 | 0.42704 | 11.4619 | 19.44 |
| 66 | 0.50297 | 9.9436 | 15.75 | 0.44123 | 11.1781 | 18.68 |
| 67 | 0.51760 | 9.6512 | 15.07 | 0.45564 | 10.8899 | 17.92 |

TABLE I.D. Single-life, 5 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| $\mathbf{x}$ | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $a_{2}$ | $\mathrm{e}_{x}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 68 | 0.53220 | 9.3591 | 14.41 | 0.47023 | 10.5983 | 17.18 |
| 69 | 0.54691 | 9.0651 | 13.77 | 0.48509 | 10.3012 | 16.46 |
| 70 | 0.56165 | 8.7703 | 13.14 | 0.50018 | 9.9995 | 15.74 |
| 71 | 0.57658 | 8.4718 | 12.52 | 0.51553 | 9.6925 | 15.03 |
| 72 | 0.59154 | 8.1728 | 11.92 | 0.53107 | 9.3819 | 14.34 |
| 73 | 0.60636 | 7.8766 | 11.34 | 0.54678 | 9.0678 | 13.66 |
| 74 | 0.62103 | 7.5833 | 10.77 | 0.56254 | 8.7526 | 13.00 |
| 75 | 0.63582 | 7.2875 | 10.22 | 0.57852 | 8.4331 | 12.35 |
| 76 | 0.65041 | 6.9957 | 9.69 | 0.59458 | 8.1120 | 11.72 |
| 77 | 0.66496 | 6.7048 | 9.17 | 0.61059 | 7.7919 | 11.10 |
| 78 | 0.67945 | 6.4151 | 8.67 | 0.62676 | 7.4687 | 10.50 |
| 79 | 0.69363 | 6.1316 | 8.19 | 0.64271 | 7.1498 | 9.92 |
| 80 | 0.70751 | 5.8541 | 7.73 | 0.65859 | 6.8322 | 9.36 |
| 81 | 0.72169 | 5.5706 | 7.27 | 0.67446 | 6.5149 | 8.81 |
| 82 | 0.73442 | 5.3161 | 6.87 | 0.68962 | 6.2118 | 8.30 |
| 83 | 0.74825 | 5.0396 | 6.44 | 0.70547 | 5.8949 | 7.78 |
| 84 | 0.76063 | 4.7920 | 6.06 | 0.72017 | 5.6009 | 7.31 |
| 85 | 0.77268 | 4.5512 | 5.70 | 0.73429 | 5.3188 | 6.86 |
| 86 | 0.78418 | 4.3211 | 5.36 | 0.74786 | 5.0475 | 6.44 |
| 87 | 0.79514 | 4.1020 | 5.05 | 0.76087 | 4.7873 | 6.05 |
| 88 | 0.80557 | 3.8936 | 4.75 | 0.77330 | 4.5386 | 5.68 |
| 89 | 0.81545 | 3.6960 | 4.47 | 0.78516 | 4.3016 | 5.33 |
| 90 | 0.82480 | 3.5090 | 4.21 | 0.79644 | 4.0761 | 5.01 |
| 91 | 0.83363 | 3.3325 | 3.97 | 0.80713 | 3.8624 | 4.70 |
| 92 | 0.84195 | 3.1661 | 3.75 | 0.81724 | 3.6602 | 4.42 |
| 93 | 0.84978 | 3.0097 | 3.54 | 0.82678 | 3.4694 | 4.16 |
| 94 | 0.85712 | 2.8629 | 3.34 | 0.83576 | 3.2898 | 3.91 |
| 95 | 0.86399 | 2.7255 | 3.16 | 0.84420 | 3.1212 | 3.68 |
| 96 | 0.87041 | 2.5971 | 3.00 | 0.85210 | 2.9633 | 3.48 |
| 97 | 0.87640 | 2.4773 | 2.85 | 0.85948 | 2.8157 | 3.28 |
| 98 | 0.88197 | 2.3659 | 2.70 | 0.86636 | 2.6781 | 3.10 |
| 99 | 0.88714 | 2.2625 | 2.57 | 0.87276 | 2.5501 | 2.94 |
| 100 | 0.89193 | 2.1668 | 2.45 | 0.87870 | 2.4314 | 2.79 |
| 101 | 0.89635 | 2.0784 | 2.34 | 0.88419 | 2.3216 | 2.65 |
| 102 | 0.90042 | 1.9971 | 2.24 | 0.88926 | 2.2202 | 2.52 |
| 103 | 0.90415 | 1.9224 | 2.15 | 0.89392 | 2.1271 | 2.40 |
| 104 | 0.90757 | 1.8542 | 2.07 | 0.89819 | 2.0417 | 2.30 |
| 105 | 0.91067 | 1.7922 | 1.99 | 0.90209 | 1.9637 | 2.20 |
| 106 | 0.91347 | 1.7361 | 1.93 | 0.90563 | 1.8929 | 2.12 |

TABLE I.D. Single-life, 5 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 107 | 0.91600 | 1.6856 | 1.87 | 0.90883 | 1.8289 | 2.04 |
| 108 | 0.91825 | 1.6406 | 1.81 | 0.91171 | 1.7713 | 1.97 |
| 109 | 0.92024 | 1.6008 | 1.77 | 0.91428 | 1.7199 | 1.91 |
| 110 | 0.92199 | 1.5659 | 1.72 | 0.91656 | 1.6743 | 1.85 |
| 111 | 0.92351 | 1.5355 | 1.69 | 0.91858 | 1.6340 | 1.80 |
| 112 | 0.92483 | 1.5091 | 1.66 | 0.92037 | 1.5983 | 1.76 |
| 113 | 0.92600 | 1.4856 | 1.63 | 0.92199 | 1.5658 | 1.72 |
| 114 | 0.92713 | 1.4630 | 1.60 | 0.92356 | 1.5345 | 1.68 |
| 115 | 0.92841 | 1.4375 | 1.57 | 0.92529 | 1.4999 | 1.64 |
| 116 | 0.93023 | 1.4011 | 1.52 | 0.92760 | 1.4537 | 1.58 |
| 117 | 0.93338 | 1.3382 | 1.44 | 0.93131 | 1.3795 | 1.49 |
| 118 | 0.93944 | 1.2170 | 1.30 | 0.93803 | 1.2452 | 1.33 |
| 119 | 0.95157 | 0.9744 | 1.02 | 0.95087 | 0.9884 | 1.04 |

TABLE I.E. Single-life, 5 1/2 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{x}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 0 | 0.03781 | 17.4946 | 74.44 | 0.02760 | 17.6803 | 79.78 |
| 1 | 0.03242 | 17.5926 | 74.00 | 0.02295 | 17.7647 | 79.27 |
| 2 | 0.03364 | 17.5704 | 73.04 | 0.02374 | 17.7504 | 78.30 |
| 3 | 0.03511 | 17.5436 | 72.07 | 0.02474 | 17.7321 | 77.33 |
| 4 | 0.03676 | 17.5137 | 71.09 | 0.02588 | 17.7114 | 76.34 |
| 5 | 0.03854 | 17.4813 | 70.10 | 0.02712 | 17.6889 | 75.36 |
| 6 | 0.04047 | 17.4462 | 69.12 | 0.02846 | 17.6645 | 74.37 |
| 7 | 0.04253 | 17.4089 | 68.13 | 0.02988 | 17.6387 | 73.38 |
| 8 | 0.04472 | 17.3690 | 67.14 | 0.03139 | 17.6114 | 72.39 |
| 9 | 0.04702 | 17.3272 | 66.15 | 0.03299 | 17.5822 | 71.40 |
| 10 | 0.04945 | 17.2831 | 65.16 | 0.03467 | 17.5517 | 70.41 |
| 11 | 0.05199 | 17.2368 | 64.17 | 0.03646 | 17.5191 | 69.42 |
| 12 | 0.05467 | 17.1881 | 63.18 | 0.03834 | 17.4850 | 68.43 |
| 13 | 0.05748 | 17.1370 | 62.20 | 0.04030 | 17.4493 | 67.44 |
| 14 | 0.06040 | 17.0841 | 61.21 | 0.04236 | 17.4119 | 66.45 |
| 15 | 0.06341 | 17.0293 | 60.23 | 0.04448 | 17.3734 | 65.46 |
| 16 | 0.06645 | 16.9740 | 59.26 | 0.04668 | 17.3334 | 64.48 |
| 17 | 0.06944 | 16.9197 | 58.30 | 0.04888 | 17.2934 | 63.50 |

TABLE I.E. Single-life, $5 \mathbf{1 / 2}$ Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $a_{x}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 6 | Expectation of life |
| 18 | 0.07238 | 16.8664 | 57.35 | 0.05114 | 17.2523 | 62.53 |
| 19 | 0.07520 | 16.8151 | 56.42 | 0.05354 | 17.2087 | 61.55 |
| 20 | 0.07803 | 16.7636 | 55.50 | 0.05606 | 17.1629 | 60.58 |
| 21 | 0.08104 | 16.7089 | 54.57 | 0.05872 | 17.1147 | 59.61 |
| 22 | 0.08408 | 16.6536 | 53.66 | 0.06148 | 17.0644 | 58.64 |
| 23 | 0.08737 | 16.5939 | 52.73 | 0.06444 | 17.0106 | 57.66 |
| 24 | 0.09088 | 16.5301 | 51.80 | 0.06751 | 16.9548 | 56.69 |
| 25 | 0.09458 | 16.4628 | 50.88 | 0.07076 | 16.8957 | 55.72 |
| 26 | 0.09857 | 16.3903 | 49.94 | 0.07416 | 16.8339 | 54.75 |
| 27 | 0.10271 | 16.3150 | 49.01 | 0.07776 | 16.7686 | 53.77 |
| 28 | 0.10714 | 16.2346 | 48.07 | 0.08151 | 16.7003 | 52.80 |
| 29 | 0.11175 | 16.1507 | 47.14 | 0.08544 | 16.6289 | 51.83 |
| 30 | 0.11666 | 16.0614 | 46.20 | 0.08956 | 16.5540 | 50.87 |
| 31 | 0.12180 | 15.9682 | 45.27 | 0.09387 | 16.4757 | 49.90 |
| 32 | 0.12723 | 15.8693 | 44.33 | 0.09844 | 16.3927 | 48.93 |
| 33 | 0.13293 | 15.7658 | 43.40 | 0.10315 | 16.3071 | 47.97 |
| 34 | 0.13882 | 15.6587 | 42.46 | 0.10807 | 16.2177 | 47.01 |
| 35 | 0.14496 | 15.5471 | 41.54 | 0.11320 | 16.1244 | 46.05 |
| 36 | 0.15131 | 15.4318 | 40.61 | 0.11855 | 16.0271 | 45.09 |
| 37 | 0.15797 | 15.3106 | 39.69 | 0.12412 | 15.9259 | 44.14 |
| 38 | 0.16481 | 15.1863 | 38.77 | 0.12992 | 15.8206 | 43.19 |
| 39 | 0.17190 | 15.0576 | 37.86 | 0.13590 | 15.7119 | 42.24 |
| 40 | 0.17929 | 14.9231 | 36.95 | 0.14212 | 15.5987 | 41.30 |
| 41 | 0.18696 | 14.7839 | 36.05 | 0.14860 | 15.4811 | 40.37 |
| 42 | 0.19494 | 14.6388 | 35.15 | 0.15539 | 15.3576 | 39.43 |
| 43 | 0.20320 | 14.4886 | 34.25 | 0.16243 | 15.2296 | 38.50 |
| 44 | 0.21168 | 14.3345 | 33.36 | 0.16971 | 15.0973 | 37.57 |
| 45 | 0.22044 | 14.1753 | 32.48 | 0.17727 | 14.9599 | 36.65 |
| 46 | 0.22948 | 14.0111 | 31.61 | 0.18513 | 14.8170 | 35.73 |
| 47 | 0.23884 | 13.8409 | 30.73 | 0.19334 | 14.6679 | 34.81 |
| 48 | 0.24839 | 13.6673 | 29.87 | 0.20186 | 14.5130 | 33.90 |
| 49 | 0.25824 | 13.4882 | 29.02 | 0.21077 | 14.3511 | 32.99 |
| 50 | 0.26845 | 13.3027 | 28.17 | 0.21991 | 14.1849 | 32.09 |
| 51 | 0.27897 | 13.1115 | 27.33 | 0.22945 | 14.0115 | 31.19 |
| 52 | 0.28995 | 12.9120 | 26.49 | 0.23942 | 13.8304 | 30.30 |
| 53 | 0.30126 | 12.7064 | 25.66 | 0.24961 | 13.6451 | 29.41 |
| 54 | 0.31307 | 12.4917 | 24.82 | 0.26017 | 13.4533 | 28.53 |
| 55 | 0.32489 | 12.2769 | 24.01 | 0.27094 | 13.2574 | 27.66 |
| 56 | 0.33750 | 12.0478 | 23.19 | 0.28238 | 13.0495 | 26.79 |

TABLE I.E. Single-life, 5 1/2 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| $\mathbf{x}$ | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathbf{z}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age 2 | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 57 | 0.35008 | 11.8191 | 22.40 | 0.29391 | 12.8400 | 25.93 |
| 58 | 0.36295 | 11.5852 | 21.61 | 0.30573 | 12.6251 | 25.09 |
| 59 | 0.37582 | 11.3513 | 20.84 | 0.31774 | 12.4069 | 24.25 |
| 60 | 0.38944 | 11.1037 | 20.07 | 0.33032 | 12.1783 | 23.42 |
| 61 | 0.40296 | 10.8580 | 19.32 | 0.34311 | 11.9457 | 22.60 |
| 62 | 0.41692 | 10.6043 | 18.58 | 0.35627 | 11.7065 | 21.79 |
| 63 | 0.43097 | 10.3488 | 17.85 | 0.36962 | 11.4639 | 21.00 |
| 64 | 0.44528 | 10.0888 | 17.13 | 0.38322 | 11.2167 | 20.21 |
| 65 | 0.45974 | 9.8260 | 16.43 | 0.39716 | 10.9634 | 19.44 |
| 66 | 0.47434 | 9.5607 | 15.75 | 0.41145 | 10.7036 | 18.68 |
| 67 | 0.48926 | 9.2894 | 15.07 | 0.42600 | 10.4392 | 17.92 |
| 68 | 0.50421 | 9.0178 | 14.41 | 0.44076 | 10.1709 | 17.18 |
| 69 | 0.51928 | 8.7438 | 13.77 | 0.45585 | 9.8967 | 16.46 |
| 70 | 0.53443 | 8.4684 | 13.14 | 0.47120 | 9.6176 | 15.74 |
| 71 | 0.54982 | 8.1888 | 12.52 | 0.48688 | 9.3327 | 15.03 |
| 72 | 0.56527 | 7.9080 | 11.92 | 0.50277 | 9.0439 | 14.34 |
| 73 | 0.58060 | 7.6293 | 11.34 | 0.51890 | 8.7508 | 13.66 |
| 74 | 0.59581 | 7.3528 | 10.77 | 0.53511 | 8.4561 | 13.00 |
| 75 | 0.61119 | 7.0733 | 10.22 | 0.55160 | 8.1565 | 12.35 |
| 76 | 0.62640 | 6.7970 | 9.69 | 0.56821 | 7.8546 | 11.72 |
| 77 | 0.64159 | 6.5209 | 9.17 | 0.58481 | 7.5529 | 11.10 |
| 78 | 0.65675 | 6.2453 | 8.67 | 0.60161 | 7.2474 | 10.50 |
| 79 | 0.67162 | 5.9751 | 8.19 | 0.61823 | 6.9455 | 9.92 |
| 80 | 0.68619 | 5.7102 | 7.73 | 0.63482 | 6.6440 | 9.36 |
| 81 | 0.70113 | 5.4386 | 7.27 | 0.65143 | 6.3420 | 8.81 |
| 82 | 0.71454 | 5.1949 | 6.87 | 0.66732 | 6.0532 | 8.30 |
| 83 | 0.72916 | 4.9292 | 6.44 | 0.68400 | 5.7501 | 7.78 |
| 84 | 0.74227 | 4.6909 | 6.06 | 0.69949 | 5.4685 | 7.31 |
| 85 | 0.75504 | 4.4589 | 5.70 | 0.71438 | 5.1979 | 6.86 |
| 86 | 0.76725 | 4.2369 | 5.36 | 0.72872 | 4.9372 | 6.44 |
| 87 | 0.77891 | 4.0251 | 5.05 | 0.74249 | 4.6869 | 6.05 |
| 88 | 0.79000 | 3.8234 | 4.75 | 0.75568 | 4.4472 | 5.68 |
| 89 | 0.80054 | 3.6320 | 4.47 | 0.76828 | 4.2183 | 5.33 |
| 90 | 0.81052 | 3.4505 | 4.21 | 0.78027 | 4.0003 | 5.01 |
| 91 | 0.81995 | 3.2790 | 3.97 | 0.79165 | 3.7934 | 4.70 |
| 92 | 0.82886 | 3.1173 | 3.75 | 0.80244 | 3.5974 | 4.42 |
| 93 | 0.83723 | 2.9650 | 3.54 | 0.81263 | 3.4122 | 4.16 |
| 94 | 0.84510 | 2.8220 | 3.34 | 0.82223 | 3.2377 | 3.91 |
| 95 | 0.85248 | 2.6879 | 3.16 | 0.83125 | 3.0737 | 3.68 |

TABLE I.E. Single-life, $5 \mathbf{1 / 2}$ Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline \multirow[b]{2}{*}{x} \& \multicolumn{3}{|c|}{Male} \& \multicolumn{3}{|c|}{Female} <br>
\hline \& $\mathrm{A}_{\boldsymbol{x}}$ \& $\mathrm{a}_{\mathrm{x}}$ \& $\mathrm{e}_{\mathrm{x}}$ \& $\mathrm{A}_{\mathrm{x}}$ \& $\mathrm{a}_{\mathrm{x}}$ \& $\mathrm{e}_{\mathrm{x}}$ <br>
\hline Age nearest birthday
$$
1
$$ \& Reversion or present value of one dollar due immediately upon death of a person of specified age 2 \& Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 \& Expectation of life

4 \& Reversion or present value of one dollar due immediately upon death of a person of specified age \& Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 6 \& Expectation of life <br>
\hline 96 \& 0.85938 \& 2.5626 \& 3.00 \& 0.83972 \& 2.9199 \& 3.48 <br>
\hline 97 \& 0.86581 \& 2.4456 \& 2.85 \& 0.84763 \& 2.7760 \& 3.28 <br>
\hline 98 \& 0.87181 \& 2.3366 \& 2.70 \& 0.85502 \& 2.6417 \& 3.10 <br>
\hline 99 \& 0.87737 \& 2.2355 \& 2.57 \& 0.86190 \& 2.5167 \& 2.94 <br>
\hline 100 \& 0.88253 \& 2.1417 \& 2.45 \& 0.86828 \& 2.4007 \& 2.79 <br>
\hline 101 \& 0.88730 \& 2.0551 \& 2.34 \& 0.87419 \& 2.2932 \& 2.65 <br>
\hline 102 \& 0.89169 \& 1.9753 \& 2.24 \& 0.87965 \& 2.1940 \& 2.52 <br>
\hline 103 \& 0.89571 \& 1.9021 \& 2.15 \& 0.88467 \& 2.1028 \& 2.40 <br>
\hline 104 \& 0.89940 \& 1.8352 \& 2.07 \& 0.88928 \& 2.0190 \& 2.30 <br>
\hline 105 \& 0.90275 \& 1.7742 \& 1.99 \& 0.89349 \& 1.9426 \& 2.20 <br>
\hline 106 \& 0.90578 \& 1.7191 \& 1.93 \& 0.89731 \& 1.8731 \& 2.12 <br>
\hline 107 \& 0.90851 \& 1.6695 \& 1.87 \& 0.90077 \& 1.8102 \& 2.04 <br>
\hline 108 \& 0.91095 \& 1.6252 \& 1.81 \& 0.90388 \& 1.7537 \& 1.97 <br>
\hline 109 \& 0.91310 \& 1.5861 \& 1.77 \& 0.90666 \& 1.7032 \& 1.91 <br>
\hline 110 \& 0.91499 \& 1.5517 \& 1.72 \& 0.90912 \& 1.6584 \& 1.85 <br>
\hline 111 \& 0.91664 \& 1.5219 \& 1.69 \& 0.91130 \& 1.6188 \& 1.80 <br>
\hline 112 \& 0.91806 \& 1.4959 \& 1.66 \& 0.91323 \& 1.5837 \& 1.76 <br>
\hline 113 \& 0.91933 \& 1.4728 \& 1.63 \& 0.91498 \& 1.5519 \& 1.72 <br>
\hline 114 \& 0.92055 \& 1.4507 \& 1.60 \& 0.91667 \& 1.5211 \& 1.68 <br>
\hline 115 \& 0.92192 \& 1.4258 \& 1.57 \& 0.91854 \& 1.4873 \& 1.64 <br>
\hline 116 \& 0.92387 \& 1.3903 \& 1.52 \& 0.92102 \& 1.4421 \& 1.58 <br>
\hline 117 \& 0.92726 \& 1.3287 \& 1.44 \& 0.92502 \& 1.3695 \& 1.49 <br>
\hline 118 \& 0.93382 \& 1.2095 \& 1.30 \& 0.93228 \& 1.2374 \& 1.33 <br>
\hline 119 \& 0.94701 \& 0.9698 \& 1.02 \& 0.94625 \& 0.9836 \& 1.04 <br>
\hline
\end{tabular}

TABLE I.F. Single-life, 6 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001 United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| 0 | 0.03138 | 16.1439 | 74.44 | 0.02250 | 16.2918 | 79.78 |
| 1 | 0.02572 | 16.2382 | 74.00 | 0.01764 | 16.3728 | 79.27 |
| 2 | 0.02670 | 16.2219 | 73.04 | 0.01822 | 16.3631 | 78.30 |
| 3 | 0.02792 | 16.2016 | 72.07 | 0.01901 | 16.3499 | 77.33 |
| 4 | 0.02930 | 16.1785 | 71.09 | 0.01993 | 16.3347 | 76.34 |
| 5 | 0.03082 | 16.1533 | 70.10 | 0.02094 | 16.3179 | 75.36 |
| 6 | 0.03248 | 16.1256 | 69.12 | 0.02204 | 16.2994 | 74.37 |

TABLE 1.F. Single-life, 6 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\text {x }}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday <br> 1 | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age 3 | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per aninum payable annually during the life of a person of specified age | Expectation of life <br> 7 |
| 7 | 0.03425 | 16.0960 | 68.13 | 0.02322 | 16.2799 | 73.38 |
| 8 | 0.03616 | 16.0643 | 67.14 | 0.02447 | 16.2590 | 72.39 |
| 9 | 0.03817 | 16.0308 | 66.15 | 0.02582 | 16.2366 | 71.40 |
| 10 | 0.04030 | 15.9953 | 65.16 | 0.02723 | 16.2130 | 70.41 |
| 11 | 0.04254 | 15.9580 | 64.17 | 0.02875 | 16.1878 | 69.42 |
| 12 | 0.04491 | 15.9185 | 63.18 | 0.03034 | 16.1612 | 68.43 |
| 13 | 0.04740 | 15.8769 | 62.20 | 0.03201 | 16.1333 | 67.44 |
| 14 | 0.05000 | 15.8337 | 61.21 | 0.03377 | 16.1040 | 66.45 |
| 15 | 0.05268 | 15.7890 | 60.23 | 0.03559 | 16.0738 | 65.46 |
| 16 | 0.05539 | 15.7438 | 59.26 | 0.03747 | 16.0424 | 64.48 |
| 17 | 0.05804 | 15.6997 | 58.30 | 0.03935 | 16.0111 | 63.50 |
| 18 | 0.06063 | 15.6567 | 57.35 | 0.04128 | 15.9790 | 62.53 |
| 19 | 0.06309 | 15.6156 | 56.42 | 0.04334 | 15.9447 | 61.55 |
| 20 | 0.06555 | 15.5747 | 55.50 | 0.04551 | 15.9085 | 60.58 |
| 21 | 0.06818 | 15.5308 | 54.57 | 0.04780 | 15.8703 | 59.61 |
| 22 | 0.07083 | 15.4866 | 53.66 | 0.05020 | 15.8303 | 58.64 |
| 23 | 0.07372 | 15.4386 | 52.73 | 0.05278 | 15.7873 | 57.66 |
| 24 | 0.07683 | 15.3868 | 51.80 | 0.05547 | 15.7425 | 56.69 |
| 25 | 0.08012 | 15.3319 | 50.88 | 0.05833 | 15.6949 | 55.72 |
| 26 | 0.08368 | 15.2725 | 49.94 | 0.06133 | 15.6449 | 54.75 |
| 27 | 0.08740 | 15.2106 | 49.01 | 0.06452 | 15.5918 | 53.77 |
| 28 | 0.09140 | 15.1440 | 48.07 | 0.06786 | 15.5362 | 52.80 |
| 29 | 0.09558 | 15.0743 | 47.14 | 0.07137 | 15.4778 | 51.83 |
| 30 | 0.10006 | 14.9998 | 46.20 | 0.07506 | 15.4162 | 50.87 |
| 31 | 0.10475 | 14.9216 | 45.27 | 0.07894 | 15.3517 | 49.90 |
| 32 | 0.10974 | 14.8384 | 44.33 | 0.08306 | 15.2829 | 48.93 |
| 33 | 0.11500 | 14.7509 | 43.40 | 0.08733 | 15.2118 | 47.97 |
| 34 | 0.12044 | 14.6602 | 42.46 | 0.09180 | 15.1373 | 47.01 |
| 35 | 0.12614 | 14.5652 | 41.54 | 0.09648 | 15.0593 |  |
| 36 | 0.13204 | 14.4670 | 40.61 | 0.10138 | 14.9778 | 45.09 |
| 37 | 0.13826 | 14.3633 | 39.69 | 0.10649 | 14.8927 | 44.14 |
| 38 | 0.14466 | 14.2567 | 38.77 | 0.11182 | 14.8038 | 43.19 |
| 39 | 0.15131 | 14.1460 | 37.86 | 0.11734 | 14.7119 | 42.24 |
| 40 | 0.15827 | 14.0299 | 36.95 | 0.12310 | 14.6159 | 41.30 |
| 41 | 0.16551 | 13.9094 | 36.05 | 0.12911 | 14.5158 | 40.37 |
| 42 | 0.17307 | 13.7834 | 35.15 | 0.13544 | 14.4103 | 39.43 |
| 43 | 0.18093 | 13.6526 | 34.25 | 0.14202 | 14.3007 | 38.50 |
| 44 | 0.18900 | 13.5180 | 33.36 | 0.14884 | 14.1870 | 37.57 |
| 45 | 0.19736 | 13.3787 | 32.48 | 0.15595 | 14.0686 | 36.65 |

TABLE I.F. Single-life, 6 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| $x$ | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3. | 4 | 5 | -6 | 7 |
| 46 | 0.20602 | 13.2345 | 31.61 | 0.16336 | 13.9451 | 35.73 |
| 47 | 0.21501 | 13.0847 | 30.73 | 0.17113 | 13.8157 | 34.81 |
| 48 | 0.22421 | 12.9315 | 29.87 | 0.17923 | 13.6809 | 33.90 |
| 49 | 0.23372 | 12.7731 | 29.02 | 0.18771 | 13.5395 | 32.99 |
| 50 | 0.24360 | 12.6085 | 28.17 | 0.19645 | 13.3939 | 32.09 |
| 51 | 0.25381 | 12.4383 | 27.33 | 0.20560 | 13.2415 | 31.19 |
| 52 | 0.26451 | 12.2601 | 26.49 | 0.21519 | 13.0818 | 30.30 |
| 53 | 0.27556 | 12.0759 | 25.66 | 0.22502 | 12.9180 | 29.41 |
| 54 | 0.28716 | 11.8828 | 24.82 | 0.23524 | 12.7477 | 28.53 |
| 55 | 0.29877 | 11.6894 | 24.01 | 0.24569 | 12.5736 | 27.66 |
| 56 | 0.31121 | 11.4821 | 23.19 | 0.25684 | 12.3879 | 26.79 |
| 57 | 0.32364 | 11.2750 | 22.40 | 0.26809 | 12.2005 | 25.93 |
| 58 | 0.33640 | 11.0624 | 21.61 | 0.27966 | 12.0076 | 25.09 |
| 59 | 0.34918 | 10.8496 | 20.84 | 0.29144 | 11.8115 | 24.25 |
| 60 | 0.36276 | 10.6234 | 20.07 | 0.30382 | 11.6052 | 23.42 |
| 61. | 0.37625 | 10.3985 | 19.32 | 0.31645 | 11.3947 | 22.60 |
| 62 | 0.39023 | 10.1657 | 18.58 | 0.32948 | 11.1777 | 21.79 |
| 63 | 0.40434 | 9.9307 | 17.85 | 0.34272 | 10.9571 | 21.00 |
| 64 | 0.41874 | 9.6908 | 17.13 | 0.35625 | 10.7317 | 20.21 |
| 65 | 0.43332 | 9.4479 | 16.43 | 0.37016 | 10.5001 | 19.44 |
| 66 | 0.44807 | 9.2020 | 15.75 | 0.38445 | 10.2619 | 18.68 |
| 67 | 0.46320 | 8.9500 | 15.07 | 0.39904 | 10.0188 | 17.92 |
| 68 | 0.47838 | 8.6971 | 14.41 | 0.41389 | 9.7716 | 17.18 |
| 69 | 0.49373 | 8.4414 | 13.77 | 0.42909 | 9.5183 | 16.46 |
| 70 | 0.50920 | 8.1838 | 13.14 | 0.44462 | 9.2597 | 15.74 |
| 71 | 0.52494 | 7.9216 | 12.52 | 0.46050 | 8.9949 | 15.03 |
| 72 | 0.54078 | 7.6576 | 11.92 | 0.47666 | 8.7258 | 14.34 |
| 73 | 0.55653 | 7.3952 | 11.34 | 0.49309 | 8.4521 | 13.66 |
| 74 | 0.57220 | 7.1342 | 10.77 | 0.50965 | 8.1762 | 13.00 |
| 75 | 0.58807 | 6.8698 | 10.22 | 0.52654 | 7.8949 | 12.35 |
| 76 | 0.60379 | 6.6078 | 9.69 | 0.54359 | 7.6108 | 11.72 |
| 77 | 0.61954 | 6.3456 | 9.17 | 0.56068 | 7.3262 | 11.10 |
| 78 | 0.63528 | 6.0833 | 8.67. | 0.57802 | 7.0373 | 10.50 |
| 79 | 0.65075 | 5.8255 | 8.19 | 0.59520 | 6.7510 | 9.92 |
| 80 | 0.66595 | 5.5724 | 7.73 | 0.61239 | 6.4646 | 9.36 |
| 81 | 0.68157 | 5.3122 | 7.27 | 0.62966 | 6.1769 | 8.81 |
| 82 | 0.69559 | 5.0786 | 6.87 | 0.64620 | 5.9014 | 8.30 |
| 83 | 0.71093 | 4.8229 | 6.44 | 0.66361 | 5.6113 | 7.78 |
| 84 | 0.72470 | 4.5936 | 6.06 | 0.67980 | 5.3416 | 7.31 |
| 85 | 0.73813 | 4.3699 | 5.70 | 0.69539 | 5.0819 | 6.86 |

TABLE I.F. Single-life, 6 Per Cent, Showing the Present Worth of a Reversionary Interest and of an Annuity, or Life Interest, on the Basis of 2001
United States Population Mortality

| x | Male |  |  | Female |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ | $\mathrm{A}_{\mathrm{x}}$ | $\mathrm{a}_{\mathrm{x}}$ | $\mathrm{e}_{\mathrm{x}}$ |
| Age nearest birthday | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life | Reversion or present value of one dollar due immediately upon death of a person of specified age | Annuity or present value of $\$ 1.00$ per annum payable annually during the life of a person of specified age | Expectation of life |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 86 | 0.75099 | 4.1556 | 5.36 | 0.71044 | 4.8312 | 6.44 |
| 87 | 0.76329 | 3.9508 | 5.05 | 0.72491 | 4.5902 | 6.05 |
| 88 | 0.77501 | 3.7555 | 4.75 | 0.73878 | 4.3590 | 5.68 |
| 89 | 0.78615 | 3.5699 | 4.47 | 0.75205 | 4.1379 | 5.33 |
| 90 | 0.79672 | 3.3939 | 4.21 | 0.76471 | 3.9271 | 5.01 |
| 91 | 0.80672 | 3.2272 | 3.97 | 0.77674 | 3.7267 | 4.70 |
| 92 | 0.81617 | 3.0698 | 3.75 | 0.78815 | 3.5366 | 4.42 |
| 93 | 0.82507 | 2.9216 | 3.54 | 0.79894 | 3.3568 | 4.16 |
| 94 | 0.83343 | 2.7822 | 3.34 | 0.80912 | 3.1872 | 3.91 |
| 95 | 0.84129 | 2.6514 | 3.16 | 0.81871 | 3.0275 | 3.68 |
| 96 | 0.84863 | 2.5289 | 3.00 | 0.82770 | 2.8777 | 3.48 |
| 97 | 0.85550 | 2.4146 | 2.85 | 0.83612 | 2.7374 | 3.28 |
| 98 | 0.86189 | 2.3081 | 2.70 | 0.84399 | 2.6063 | 3.10 |
| 99 | 0.86784 | 2.2090 | 2.57 | 0.85132 | 2.4842 | 2.94 |
| 100 | 0.87335 | 2.1172 | 2.45 | 0.85813 | 2.3707 | 2.79 |
| 101 | 0.87845 | 2.0323 | 2.34 | 0.86444 | 2.2656 | 2.65 |
| 102 | 0.88314 | 1.9541 | 2.24 | 0.87027 | 2.1685 | 2.52 |
| 103 | 0.88746 | 1.8822 | 2.15 | 0.87564 | 2.0790 | 2.40 |
| 104 | 0.89140 | 1.8165 | 2.07 | 0.88057 | 1.9969 | 2.30 |
| 105 | 0.89499 | 1.7566 | 1.99 | 0.88507 | 1.9219 | 2.20 |
| 106 | 0.89825 | 1.7024 | 1.93 | 0.88917 | 1.8537 | 2.12 |
| 107 | 0.90117 | 1.6537 | 1.87 | 0.89287 | 1.7920 | 2.04 |
| 108 | 0.90378 | 1.6102 | 1.81 | 0.89621 | 1.7364 | 1.97 |
| 109 | 0.90610 | 1.5716 | 1.77 | 0.89918 | 1.6868 | 1.91 |
| 110 | 0.90813 | 1.5378 | 1.72 | 0.90183 | 1.6428 | 1.85 |
| 111 | 0.90989 | 1.5085 | 1.69 | 0.90417 | 1.6038 | 1.80 |
| 112 | 0.91142 | 1.4829 | 1.66 | 0.90624 | 1.5693 | 1.76 |
| 113 | 0.91278 | 1.4603 | 1.63 | 0.90811 | 1.5381 | 1.72 |
| 114 | 0.91408 | 1.4386 | 1.60 | 0.90992 | 1.5080 | 1.68 |
| 115 | 0.91554 | 1.4143 | 1.57 | 0.91190 | 1.4750 | 1.64 |
| 116 | 0.91762 | 1.3796 | 1.52 | 0.91455 | 1.4308 | 1.58 |
| 117 | 0.92125 | 1.3193 | 1.44 | 0.91882 | 1.3596 | 1.49 |
| 118 | 0.92828 | 1.2021 | 1.30 | 0.92662 | 1.2297 | 1.33 |
| 119 | 0.94250 | 0.9652 | 1.02 | 0.94167 | 0.9789 | 1.04 |

TABLE II.A. Present Value of Reversions and Annuities-Certain Upon a 3 1/2 Per Cent Basis | $\mathbf{n}$ |
| :---: |
| Number of years |

TABLE II.B. Present. Value of Reversions and Annuities-Certain Upon a 4 Per Cent Basis

| 4 | 0.854804 | 3.6299 |
| :---: | :---: | :---: |
| 5 | 0.821927 | 4.4518 |
| 6 | 0.790315 | 5.2421 |
| 7 | 0.759918 | 6.0021 |
| 8 | 0.730690 | 6.7327 |
| 9 | 0.702587 | 7.4353 |
| 10 | 0.675564 | 8.1109 |
| 11 | 0.649581 | 8.7605 |
| 12 | 0.624597 | 9.3851 |
| 13 | 0.600574 | 9.9856 |
| 14 | 0.577475 | 10.5631 |
| 15 | 0.555265 | 11.1184 |
| 16 | 0.533908 | 11.6523 |
| 17 | 0.513373 | 12.1657 |
| 18 | 0.493628 | 12.6593 |
| 19 | 0.474642 | 13.1339 |
| 20 | 0.456387 | 13.5903 |
| 21 | 0.438834 | 14.0292 |
| 22 | 0.421955 | 14.4511 |
| 23 | 0.405726 | 14.8568 |
| 24 | 0.390121 | 15.2470 |
| 25 | 0.375117 | 15.6221 |
| 26 | 0.360689 | 15.9828 |
| 27 | 0.346817 | 16.3296 |
| 28 | 0.333477 | 16.6631 |
| 29 | 0.320651 | 16.9837 |
| 30 | 0.308319 | 17.2920 |

TABLE II.C. Present Value of Reversions and Annuities-Certain Upon

\begin{tabular}{|c|c|c|}
\hline n \& $\mathbf{v}^{\mathbf{n}}$ \& $\mathrm{a}_{\mathrm{n}}$ <br>
\hline Number of years

$I$ \& Present worth of one dollar payable at the end of a certain number of years \& Present worth of an annuity of one dollar payable at the end of each year, for a certain number of years 3 <br>
\hline I \& Reversion \& Annuity <br>
\hline 1 \& 0.956938 \& 0.9569 <br>
\hline 2 \& 0.915730 \& 1.8727 <br>
\hline 3 \& 0.876297 \& 2.7490 <br>
\hline 4 \& 0.838561 \& 3.5875 <br>
\hline 5 \& 0.802451 \& 4.3900 <br>
\hline 6 \& 0.767896 \& 5.1579 <br>
\hline 7 \& 0.734828 \& 5.8927 <br>
\hline 8 \& 0.703185 \& 6.5959 <br>
\hline 9 \& 0.672904 \& 7.2688 <br>
\hline 10 \& 0.643928 \& 7.9127 <br>
\hline 11 \& 0.616199 \& 8.5289 <br>
\hline 12 \& 0.589664 \& 9.1186 <br>
\hline
\end{tabular}

TABLE II.C. Present Value of Reversions and Annuities-Certain Upon

| a4 1/2 Per Cent Basis |  |  |  |
| :---: | :---: | :---: | :---: |
| 13 | 0.564272 | 9.6829 |  |
| 14 | 0.539973 | 10.2228 |  |
| 15 | 0.516720 | 10.7395 |  |
| 16 | 0.494469 | 11.2340 |  |
| 17 | 0.473176 | 11.7072 |  |
| 18 | 0.452800 | 12.1600 |  |
| 19 | 0.433302 | 12.5933 |  |
| 20 | 0.414643 | 13.0079 |  |
|  |  |  |  |
| 21 | 0.396787 | 13.4047 |  |
| 22 | 0.379701 | 13.7844 |  |
| 23 | 0.363350 | 14.1478 |  |
| 24 | 0.347703 | 14.4955 |  |
| 25 | 0.332731 | 14.8282 |  |
| 26 |  | 15.1466 |  |
| 27 | 0.318402 | 15.4513 |  |
| 28 | 0.304691 | 15.7429 |  |
| 30 | 0.291571 | 16.0219 |  |
|  | 0.279015 | 16.2889 |  |
|  | 0.267000 |  |  |

TABLE II.D. Present Value of Reversions and Annuities-Certain Upon

| n | $\mathrm{v}^{\mathbf{0}}$ | $\mathrm{a}_{\mathrm{n}}$ |
| :---: | :---: | :---: |
| Number of years | Present worth of one dollar payable at the end of a certain number of years | Present worth of an annuity of one dollar payable at the end of each year, for a certain number of years 3 |
| 1 | Reversion | Annuity |
| 1 | 0.952381 | 0.9524 |
| 2 | 0.907029 | 1.8594 |
| 3 | 0.863838 | 2.7232 |
| 4 | 0.822702 | 3.5460 |
| 5 | 0.783526 | 4.3295 |
| 6 | 0.746215 | 5.0757 |
| 7 | 0.710681 | 5.7864 |
| 8 | 0.676839 | 6.4632 |
| 9 | 0.644609 | 7.1078 |
| 10 | 0.613913 | 7.7217 |
| 11 | 0.584679 | 8.3064 |
| 12 | 0.556837 | 8.8633 |
| 13 | 0.530321 | 9.3936 |
| 14 | 0.505068 | 9.8986 |
| 15 | 0.481017 | 10.3797 |
| 16 | 0.458112 | 10.8378 |
| 17 | 0.436297 | 11.2741 |
| 18 | 0.415521 | 11.6896 |
| 19 | 0.395734 | 12.0853 |
| 20 | 0.376889 | 12.4622 |
| 21 | 0.358942 | 12.8212 |

TABLE II.D. Present Value of Reversions and Annuities-Certain Upon a 5 Per Cent Basis

| 22 | 0.341850 | 13.1630 |
| :---: | :---: | :---: |
| 23 | 0.325571 | 13.4886 |
| 24 | 0.310068 | 13.7986 |
| 25 | 0.295303 | 14.0939 |
|  |  |  |
| 26 | 0.281241 | 14.3752 |
| 27 | 0.267848 | 14.6430 |
| 28 | 0.255094 | 14.8981 |
| 29 | 0.242946 | 15.1411 |
| 30 | 0.231377 | 15.3725 |

TABLE II.E. Present Value of Reversions and Annuities-Certain Upon

| n | $\mathrm{v}^{\text {a }}$ | $\mathrm{a}_{\mathrm{n}}$ |
| :---: | :---: | :---: |
| Number of years | Present worth of one dollar payable at the end of a certain number of years | Present worth of an annuity of one dollar payable at the end of each year, for a certain number of years |
| 1 | 2 | 3 |
|  | Reversion | Annuity |
| 1 | 0.947867 | 0.9479 |
| 2 | 0.898452 | 1.8463 |
| 3 | 0.851614 | 2.6979 |
| 4 | 0.807217 | 3.5052 |
| 5 | 0.765134 | 4.2703 |
| 6 | 0.725246 | 4.9955 |
| 7 | 0.687437 | 5.6830 |
| 8 | 0.651599 | 6.3346 |
| 9 | 0.617629 | 6.9522 |
| 10 | 0.585431 | 7.5376 |
| 11 | 0.554911 | 8.0925 |
| 12 | 0.525982 | 8.6185 |
| 13 | 0.498561 | 9.1171 |
| 14 | 0.472569 | 9.5896 |
| 15 | 0.447933 | 10.0376 |
| 16 | 0.424581 | 10.4622 |
| 17 | 0.402447 | 10.8646 |
| 18 | 0.381466 | 11.2461 |
| 19 | 0.361579 | 11.6077 |
| 20 | 0.342729 | 11.9504 |
| 21 | 0.324862 | 12.2752 |
| 22 | 0.307926 | 12.5832 |
| 23 | 0.291873 | 12.8750 |
| 24 | 0.276657 | 13.1517 |
| 25 | 0.262234 | 13.4139 |
| 26 | 0.248563 | 13.6625 |
| 27 | 0.235605 | 13.8981 |
| 28 | 0.223322 | 14.1214 |
| 29 | 0.211679 | 14.3331 |
| 30 | 0.200644 | 14.5337 |

TABLE II.F. Present Value of Reversions and Annuities-Certain Upon

| a 6 Per Cent Basis |  |  |  |
| :---: | :---: | :---: | :---: |
| n | $\mathrm{v}^{\mathrm{a}}$ | $\mathrm{a}_{\mathrm{n}}$ |  |
| Number of years | Present worth of one <br> dollar payable at the <br> end of a certain num- <br> ber of years | Present worth of an <br> annuity of one dollar <br> payable at the end of <br> each year, for a certain <br> number of years |  |
| 1, | 2 | 3 |  |

TABLE II.F. Present Value of Reversions and Annuities-Certain Upon

| a 6 Per Cent Basis |  |  |
| :---: | :---: | :---: |
| 23 | 0.261797 | 12.3034 |
| 24 | 0.246979 | 12.5504 |
| 25 | 0.232999 | 12.7834 |
|  |  |  |
| 26 | 0.219810 | 13.0032 |
| 27 | 0.207368 | 13.2105 |
| 28 | 0.195630 | 13.4062 |
| 29 | 0.184557 | 13.5907 |
| 30 | 0.174110 | 13.7648 |

## EXPLANATORY NOTES—TABLES I.A THROUGH I.F

The first column shows the age of the person under consideration at his or her nearest birthday.

The second column shows the present worth of one dollar payable upon death.

The third column shows the present value of an annuity of $\$ 1.00$ per year payable at the end of each year, during the lifetime of a person of the specified age, with a final payment upon death of an amount proportionate to the time elapsed between the date of the preceding payment and the date of death.

The fourth column shows the complete expectation of life, which is the average number of years of future life for persons of the specified age.

## ADJUSTMENTS FOR MONTHLY PAYMENTS, ETC.

If a life interest in an estate or income from property is payable in semi-annual, quarterly, monthly or weekly installments, Tables should be used without adjustment.

In the case of a life annuity or an annuity-certain, if payable at the end of semi-annual, quarterly, monthly or weekly periods, the annuity value should be multiplied by the appropriate adjustment factor:

| Interest rate | $3.5 \%$ | $4.0 \%$ | $4.5 \%$ | $5.0 \%$ | $5.5 \%$ | $6.0 \%$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Semi-annual | 1.00867 | 1.00990 | 1.01113 | 1.01235 | 1.01357 | 1.01478 |
| Quarterly | 1.01303 | 1.01488 | 1.01672 | 1.01856 | 1.02039 | 1.02223 |
| Monthly | 1.01594 | 1.01820 | 1.02046 | 1.02271 | 1.02496 | 1.02721 |
| Weekly | 1.01706 | 1.01948 | 1.02190 | 1.02432 | 1.02673 | 1.02913 |

## EXAMPLES WITH 5\% INTEREST

Example 1. A decedent's will provides that his nephew, age 40 years, is to receive the sum of $\$ 1,000$ per year for life, payable in monthly installments. What is the present value of the bequest? Reference to column (3) of Table I.D provides the factor for valuation of a life annuity at age $40,15.9180$. The monthly adjustment factor is 1.02271 . The value required is 15.9180 x $1.02271 \times \$ 1,000=\$ 16,279$.
Example 2. A decedent leaves to his sister, age 50, a life interest in property the value of which is $\$ 50,000$, and provides that upon the sister's death, absolute title to the property will pass to other parties. What is the value of the sister's
interest, and what is the value of the remainder interest of the other parties in the estate?
A net return of $5 \%$ per annum is assumed, and on that basis the sister's income from the estate will be $.05 \times \$ 50,000$ or $\$ 2,500$ per year. The value of her income (whether paid annually or otherwise) will be $\$ 2,500 \times 15.0579$ [see column (6) Table I.D, age 50] or $\$ 37,645$.
The remainder interest of the other parties is determined from column (5) of Table I.D, taking into account the age of the person receiving the life interest. The value of $\$ 1.00$ due upon the death of the sister is $\$ .24718$. Hence, the reversion is valued at $.24718 \times \$ 50,000$, or
$\$ 12,359$, for those who receive the remainder interest.

NOTE. It is to be noted that the value of a life estate plus the value of the reversionary or remainder interest equals the value of the whole property. Thus, as a practical matter, only one of the values needs to be computed, and the second can then be arrived at by simply subtracting the value computed from the value of the whole property.
Example 3. Income from property valued at $\$ 100,000$ is payable to the decedent's niece for 20 years. The income is payable whether or not the niece survives. At the end of 20 years (whether or not the niece is then living) the property is to pass to the decedent's younger brother (or to the younger brother's estate if he is not then living).
Income at $5 \%$ on $\$ 100,000$ will be $\$ 5,000$ per year. Present worth of $\$ 1.00$ per year for 20 years, according to column (3) of Table II.D, is $\$ 12.4622$. The niece's interest, therefore, is $\$ 12.4622 \times \$ 5,000$ or $\$ 62,311$.
Present worth of $\$ 1.00$ due at the end of 20 years, from column (2) is $\$ .376889$. The brother's interest is valued at $\$ .376889 \mathrm{x}$ 100,000 or $\$ 37,689$.

NOTE. It is to be noted that the value of a term estate plus the value of the reversionary or remainder interest equals the value of the whole property. Thus, as a practical matter, only one of the values needs to be computed, and the second can then be arrived at by simply subtracting the value computed from the value of the whole property.
Example 4. The decedent provides that a beneficiary is to receive $\$ 100$ per month for a fixed period of 10 years, and at the end of that period a final payment in the amount of $\$ 10,000$. What is the value of the bequest?
$\$ 1.00$ per year payable annually for 10 years is worth $\$ 7.7217$ [column (3), Table II.D]. For adjustment to a monthly basis, the correcting factor is 1.02271 . The payments amount to $\$ 1,200$ per year and the value of the income is, thus, $\$ 7.7217 \times 1.02271 \times 1,200=\$ 9,476$.
The value of $\$ 10,000$ due at the end of 10 years is $\$ .613913 \times 10,000=\$ 6,139$; the total value of the bequest is $\$ 9,476+\$ 6,139=\$ 15,615$.

[^3]WSR 04-24-004
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF NATURAL RESOURCES
(Board of Natural Resources)
[Memorandum-November 17, 2004]

## 2005 BOARD OF NATURAL RESOURCES MEETING DATES

Below is the schedule for the Board of Natural Resources meetings for 2005. The meetings take place in Olympia at the Natural Resources Building in Room 172. Meetings begin at 9:00 but ending times will be determined as agendas are developed. If you have any questions, please call Sasha Lange at (360) 902-1103 or e-mail at Sasha.Lange @wadnr.gov.

January 4, 2005
February 1,2005
March 1, 2005
April 5, 2005
May 3, 2005
June 7, 2005
July 5, 2005
August Retreat 2005
(date to be determined)
September 6, 2005
October 4, 2005
November 1, 2005
December 6, 2005
January 3, 2006

## WSR 04-24-011 <br> NOTICE OF PUBLIC MEETINGS CASCADIA COMMUNITY COLLEGE <br> [Memorandum-November 19, 2004]

## Board of Trustees Meetings for 2004-2005 Academic Year <br> Approved by the Board November 17, 2004

Many board meetings begin with an executive session. Please contact the president's office, (425) 352-8252, for official start time for the public session.

The board meetings are held on the 3rd Wednesday of each month starting at 4:00 p.m.

| Wednesday, December 15, 2004 <br> Special Board Meeting | 4:00 p.m. |
| :--- | :--- |
| Wednesday, January 19, 2005 <br> Board Meeting | 4:00 p.m. |
| *Wednesday, February 9, 2005 | 4:00 p.m. |
| Board Meeting |  |
| Wednesday, March 16, 2005 <br> Board Meeting | 4:00 p.m. |

Wednesday, December 15, 2004 4:00 p.m.
Special Board Meeting
Wednesday, January 19, 2005 4:00 p.m.
Board Meeting
*Wednesday, February 9, 2005 4:00 p.m.
Board Meeting

Board Meeting

Wednesday, April 20, 2005
4:00 p.m.
Board Meeting
Wednesday, May 18, 2005
4:00 p.m.
Board Meeting
Wednesday, June 15, 2005
4:00 p.m.
Board Meeting
*Change in meeting date due to board attending a national conference.

No meetings will be held in July and August 2005.

## WSR 04-24-012

NOTICE OF PUBLIC MEETINGS COMMUNITY COLLEGES OF SPOKANE
[Memorandum-November 19, 2004]
Pursuant to RCW 42.30.075, please accept for filing the following schedule of meetings for the board of trustees of Washington State Community College District 17 for calendar year 2005.

Should you have questions regarding this memo or the schedule, please contact Christine Pearl, Executive Assistant to the Chancellor/CEO and Liaison to the Board of Trustees, at (509) 434-5006.

## BOARD OF TRUSTEES

## WASHINGTON COMMUNITY COLLEGE DISTRICT 17 SCHEDULE OF MEETINGS

Notice is hereby given, pursuant to RCW 42.30.075, that the regular meetings of the board of trustees of Washington State Community College District 17 (Community Colleges of Spokane) during calendar year 2005 shall be held at 8:30 a.m. on the following dates (generally held on third Tuesdays) and in the following locations:

| Date | Location | Address |
| :--- | :--- | :--- |
| January 18, 2005 <br> (3rd Tuesday) | Max Snyder <br> Building | East and West Board Rooms <br> 2000 North Greene Street <br> Spokane, WA |
| February 8, 2005 <br> (2nd Tuesday) | SFCC | The Falls Conference Room <br> Administration Building <br> 3410 West Fort George <br> Wright Drive <br> Spokane, WA |
| March 15, 2005 <br> (3rd Tuesday) | SCC | Lair Littlefoot Room <br> 1810 North Greene Street <br> Spokane, WA |
| April 19, 2005 <br> (3rd Tuesday) | Max Snyder <br> Building | East and West Board Rooms <br> 2000 North Greene Street <br> Spokane, WA |
| May 17, 2005 <br> (3rd Tuesday) | IEL | Fairchild AFB Education <br> Center <br> 4 West Castle Street <br> Fairchild AFB, WA |
| June 21, 2005 <br> (3rd Tuesday) | Max Snyder <br> Building | East and West Board Rooms <br> 2000 North Greene Street <br> Spokane, WA |


| Date | Location | Address |
| :--- | :--- | :--- |
| July 19, 2005 <br> (3rd Tuesday) | Max Snyder <br> Building | East and West Board Rooms <br> 2000 North Greene Street <br> Spokane, WA |
| August 16, 2005 <br> (3rd Tuesday) | Max Snyder <br> Building | East and West Board Rooms <br> 2000 North Greene Street <br> Spokane, WA |
| September 20, 2005 <br> (3rd Tuesday) | SCC | Lair Littlefoot Room <br> 1810 North Greene Street <br> Spokane, WA |
| October 18, 2005 <br> (3rd Tuesday) | IEL | Hillyard Center <br> 4410 North Cook Street <br> Spokane, WA |
| November 15, 2005 <br> (3rd Tuesday) | SFCC | The Falls Conference Room <br> Administration Building <br> 3410 West Fort George <br> Wright Drive <br> Spokane, WA |
| December 20, 2005 <br> (3rd Tuesday) | Max Snyder <br> Building | East and West Board Rooms <br> 2000 North Greene Street <br> Spokane, WA |

## WSR 04-24-013 <br> NOTICE OF PUBLIC MEETINGS HUMAN RIGHTS COMMISSION

[Memorandum-November 18, 2004]

## WASHINGTON STATE HUMAN RIGHTS COMMISSION NOTICE OF PUBLIC MEETINGS FOR 2005

Following is a schedule of meetings of the Washington State Human Rights Commission for 2005.

With the exception of conference calls, the usual format for the meetings is a public forum on Thursday evenings from 7:00 p.m. to 9:00 p.m. (for meetings that have Thursdays noted) and a regular business meeting beginning at 9:00 a.m. on Friday. All meetings are held in accessible locations.

Conference calls start at $10 \mathrm{a} . \mathrm{m}$. originating out of Olympia. Individuals can participate in commission meetings held by conference call by coming to the commission's headquarters office at 711 South Capitol Way, Suite 402, Olympia, WA.

If you have questions or need additional information, please contact Tanya Calahan at (360) 753-4876 or tcalahan@hum.wa.gov.

DATES
January 28
(Friday)
February 25
(Friday)
March 17-18
(Thursday and Friday)
April 28-29
(Thursday and Friday)
May 19-20
(Thursday and Friday)

## DATES

June 23-24
(Thursday and Friday)
July 22
(Friday)
August 26
(Friday)
September 22-23
(Thursday and Friday)
October 27-28
(Thursday and Friday)
November 18
(Friday)
December 16
(Friday)

## LOCATION

Silverdale

SeaTac

Olympia
(conference call)
Moses Lake

Vancouver

Olympia
(conference call)
Olympia
(conference call)

Adopted in open meeting by the Washington State Human Rights Commission on September 24, 2004.

WSR 04-24-020
NOTICE OF PUBLIC MEETINGS OFFICE OF THE INTERAGENCY COMMITTEE
(Salmon Recovery Funding Board)
[Memorandum-November 19, 2004]
December 2 and 3, 2004
Tyee Convention Center Tumwater, Washington

Thursday, December $2 \quad$ 8:45 a.m.
Friday, December 3 8:15 a.m.
Next regular SRFB meeting: January 6, 2005.

WSR 04-24-021
NOTICE OF PUBLIC MEETINGS DEPARTMENT OF AGRICULTURE
(Wheat Commission)
[Memorandum-November 19, 2004]
The Washington Wheat Commission hereby complies with regulations as stated in RCW 42.30.075 and provides pertinent scheduled meeting information of the board of directors for publication in the state register for the period January through December 2005. The meetings will take place in the commission conference room located at 907 West Riverside Avenue, Spokane, WA. The meetings will begin at 10:00 a.m. on the first day and will reconvene at 8:30 a.m. on the second day.

Regular
January 19 and 20
Regular
March 16 and 17
Annual
May 18 and 19

Regular
Regular

September 14 and 15
November 16 and 17
We understand that should any changes to this meeting schedule become necessary, we will provide the information at least twenty days prior to the rescheduled meeting date for publication in the state register. If further details are required, please do not hesitate to contact our office, (509) 456-2481, fax (509) 456-2812.

WSR 04-24-026
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES
(Board of Boiler Rules)
[Memorandum-November 19, 2004]
Revised Public Meeting Schedule
Per chapter 42.30 RCW, the Open Public Meetings Act, the time and place of the regular meetings for the Board of Boiler Rules are as follows:

| DATE | TTME | LOCATION |
| :--- | :--- | :--- |
| January 18-19, 2005 | $9: 00$ a.m. | Department of Labor and <br> Industries <br> 950 Broadway Avenue <br> Meeting Room \#3 <br> Tacoma, WA 98402 |
| March 8-9, 2005 | $9: 00$ a.m. | Department of Labor and <br> Industries <br> 950 Broadway Avenue <br> Meeting Room \#3 <br> Tacoma, WA 98402 |
| May 17-18, 2005 | $9: 00$ a.m. | Department of Labor and <br> Industries <br> 950 Broadway Avenue |
| Meeting Room \#3 |  |  |
| Tacoma, WA 98402 |  |  |$|$| September 20-21, 2005 |
| :--- |
| 9:00 a.m. |
| Department of Labor and <br> Industries <br> 950 Broadway Avenue <br> Meeting Room \#3 <br> Tacoma, WA 98402 |

Please call (360) 902-6411, if you have questions.

WSR 04-24-027 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LABOR AND INDUSTRIES
(Apprenticeship and Training Council) [Memorandum-November 23, 2004]

Per chapter 42.30 RCW, the Open Public Meetings Act, the time and place of the regular meetings for the Washington State Apprenticeship and Training Council are as follows:

| DATE | TMR | LOCATION |
| :--- | :--- | :--- |
| January 20-21, 2005 | $9: 00$ a.m. | Department of Labor and <br> Industries <br> 7273 Linderson Way <br> Tumwater, WA 98501 |
| April 21-22, 2005 | $9: 00$ a.m. | Best Western <br> Lakeway Inn <br> 714 Lakeway Drive <br> Bellingham, WA 98229 |
| July 21-22, 2005 |  | $9: 00$ a.m. |
| $;$ | Heathman Lodge <br> 7801 Northeast Greenwood <br> Drive <br> Vancouver, WA 98662 |  |
| October 20-21, 2005 | $9: 00$ a.m. | Campbell's Resort <br> 104 West Woodin <br> Chelan, WA 98816 |

Please call (360) 902-6411, if you have questions.

## WSR 04-24-029 <br> DEPARTMENT OF ECOLOGY <br> [Filed November 23, 2004, 2:16 p.m.]

## ANNOUNCEMENT OF MODIFICATION OF GENERAL PERMIT FOR STORMWATER DISCHARGES ASSOCIATED WITH INDUSTRIAL ACTIVITIES

Introduction: On December 1, 2004, ecology modified the industrial stormwater general permit, a national pollutant discharge elimination system (NPDES) and state waste discharge general permit for stormwater discharges associated with industrial activities in Washington state. The modifications to the permit will take effect on January 14, 2005.

The modified permit provides coverage for industries located in Washington state that discharge stormwater associated with industrial activities. Under federal and state water quality law (Federal Clean Water Act and State Water Pollution Control Act); a permit is required for the discharge of wastewater. A discharge of stormwater associated with industrial activities is a discharge of wastewater.

Permits must be reissued at least every five years and the industrial stormwater general permit was reissued without substantive changes by ecology on October 4, 2000, with an expiration date of November 18,2005. After an appeal and settlement, ecology revised the permit substantially and reissued it on August 21, 2002, with an expiration date of November 18, 2007. This permit was appealed. Because of the appeal and a new law passed by the legislature, ecology modified the existing permit. This modification does not change the expiration date of the permit.

Most industrial activities that discharge stormwater either directly or indirectly to surface water are required to obtain permit authorization for their discharge unless they apply for and receive a "No Exposure" certificate. Specifically, facilities listed in the Code of Federal Regulations (C.F.R.) at 40 CFR Subpart 122.26 (b)(14)(i-xi, excluding x), Stormwater Discharges, are included for coverage under the modified permit. A more complete listing of facilities and applicable standard industrial codes (SIC) can be found in the modified permit in Appendix \#1-Section C, categories 1-9 and 11 .

Summary of Public Involvement Process: Ecology provided public notice that the draft modified permit was available for public comment and announced public hearings on the permit. Notice was published in the Washington State Register on August 18, 2004, issue number WSR 04-16-121, and on August 18 in the following newspapers: The Bellingham Herald, the Seattle Daily Journal of Commerce, the Spokane Spokesman Review, the Vancouver Columbian and the Kennewick Tri-City Herald. Ecology also mailed out approximately 1300 announcements to permit holders, environmental groups, state and federal agencies and tribes and other interested parties. Ecology posted the announcement on the ecology stormwater home page. There were four public workshops and hearings on the proposed permit which provided interested parties an opportunity to give testimony on the permit. The hearings were held in Lynnwood, Olympia, Spokane and Ellensburg.

Summary of Revisions Based on Public Comments and Testimony: Ecology received public comments and testimony from seventeen organizations and individuals. The draft modification was revised in response to those comments. Most changes were edits to correct minor errors or to provide greater clarity. The overall direction and intent of the revised permit have not changed. The permit was changed to make it clearer and more effective, based on comments received. These changes include:

- Clarifying the sampling requirements in S.4.A.
- Clarifying the definition of "unstaffed" in S.4.B.
- Adding the regional road maintenance plan from the NOAA fisheries 4(d) rule to the list of approved guidance documents.
- Revising action levels to 3 significant figures and setting action levels for 303(d) listed parameters to twice the benchmark.
- Revising the visual monitoring in S.4.C to require certification by a facility representative rather than by the inspector who may or may not be employed by the facility.
- Removing the option in S.4.C to grant waivers by administrative order. Waivers require a modification of permit coverage.
- Changing monitoring for 303(d) listed parameters in S.4.g from monthly to quarterly.
- Clarifying public access to SWPPPs in S.5.F to say that the public must have access to the SWPPP but not necessarily to the facility.
- Clarifying the presumptive approach in S.9.
- Throughout the document, clarifying that the legal requirements for a facility is on its cover sheet. Appendix 4 and 5 are provided as a courtesy.
Ecology has prepared a Response to Comments. It includes a redline/strikeout version of the permit showing all changes, ecology's response to all the issues raised by public comments and testimony, a list of those providing comments and testimony, and the text of comments and testimony. It is available from ecology's stormwater home page, http://www. ecy.wa.gov/programs/wq/stormwater/, or in hard copy by request to the address below.

Permit Coverage: Those facilities that have coverage under the current permit continue to have coverage under the modified 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 contact ecology's headquarters office at the address below (see appeal procedures).

Appeal Procedures: Pursuant to chapter 43.21.B. [43.21B] RCW, the modified terms and conditions of the permit may be appealed within thirty days of receipt of the modified general permit. 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: Joyce Smith, Water Quality Program, Stormwater Unit, Washington State Department of Ecology, P.O. Box 47696, Olympia, WA 98504-7696, phone (360) 407-6858, fax (360) 407-6426, e-mail josm461@ecy.wa.gov

Ecology is an equal opportunity agency. If you have special accommodation needs or require the fact sheet addendum and proposed modified permit in an alternative format, please contact Joyce Smith at (360) 407-6858 or TDD (only) - (360) 407-6006.

## WSR 04-24-042 notice of public meetings UNIVERSITY OF WASHINGTON

(Board of Regents)
[Memorandum-November 24, 2004]
In accordance with RCW 42.30.075, 28B.20.105, 28B.20.130, and WAC 478-04-030, the board of regents of the University of Washington established the following meet-
ing schedule for 2005 at its special meeting held November 18, 2004:

DAY
Thursday
Thursday
Thursday
Thursday
Thursday
Friday
Thursday
Thursday

Thursday
Thursday
Thursday
Thursday

DATE
LOCATION
January 20, 2005
February 17
March 17
April 21* Peterson Room, Allen Library
*The April, August, and December meetings will be canceled, circumstances permitting.

The meetings will commence at $\mathbf{3 : 0 0}$ p.m. (except as otherwise noted) unless public notice is given to the contrary. The meetings will be held in the Walker-Ames Room of Kane Hall on the University of Washington main campus, Seattle, Washington, unless another location is established and public notice given in accordance with chapter 42.30 RCW.

To request disability accommodations, contact the Office of the ADA Coordinator, at least ten days in advance of the event: 543-6450 (voice), 543-6452 (TDD), 685-3885 (fax), access@u.washington.edu (e-mail).

WSR 04-24-043
INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES
[Filed November 29, 2004, 11:28 a.m.]

## DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 04-80AA [04-80 MAA].

Subject: Physician-related services: Coverage and rate updates for influenza virus vaccine.

Effective Date: December 1, 2004.
Document Description: Effective for dates of service on and after October 2, 2004, through March 31, 2005, the Medical Assistance Administration (MAA) has updated the coverage indications and maximum allowable fees for influenza virus vaccines as detailed in this memorandum.

To receive a copy of the interpretive or policy statement contact Barbara Salmon, Rules and Publications Section, Department of Social and Health Services, Medical Assistance Administration, Division of Policy and Analysis, P.O. Box 45533, Olympia, WA 98504-5533, phone (360) 725-

1349 or go to website http://maa.dshs.wa.gov/download/publicationsfees.htm (click on "Numbered Memos," "Year 2004"), TDD 1-800-848-5429, fax (360) 586-9727, e-mail salmobl@dshs.wa.gov.

November 15, 2004
Ann Myers, Manager
Rules and Publications Section

## WSR 04-24-051

OFFICE OF THE GOVERNOR
[Filed November 29, 2004, 3:39 p.m.]

## NOTICE OF APPEAL <br> RCW 34.05.330(3)

Pursuant to RCW 34.05.330(3), you are hereby notified for publication in the Washington State Register that:

On November 18, 2004, the Governor received a request from Steven Pierce, DOC 833687, relating promulgation of a new WAC to change delivery of goods to the offender store at Stafford Creek Corrections Center.
date: November 23, 2004
Jennifer Joly General Counsel to the Governor

WSR 04-24-052
NOTICE OF PUBLIC MEETINGS
LAKE WASHINGTON
TECHNICAL COLLEGE
[Memorandum-November 22, 2004]
Following are the confirmed 2005 board of trustees meeting dates for Lake Washington Technical College for you to publish in the register.

APPROVED
2005 LWTC BOARD MEETING DATES
(First Monday of month unless otherwise noted - No meetings July or August 2005)

| January 10, 2005 (will be held second Monday <br> in January due to holiday season) |
| :--- |
| February 7, 2005 - Cancelled <br> ACCT Legislative Conference February 12-16, <br> 2005, in Washington D.C. <br> March 7, 2005 <br> April 4, 2005 <br> May 2, 2005 <br> June 6, 2005 <br> September 12, 2005 (will be held second Monday <br> in September due to Labor Day) <br> October 3, 2005 - Tentative <br> May schedule board retreat October 5-7, 2005 $\mathbf{}$ $\mathbf{l}$ |

November 7, 2005
December 5, 2005

WSR 04-24-053<br>NOTICE OF PUBLIC MEETINGS DEPARTMENT OF AGRICULTURE<br>(Beef Commission)<br>[Memorandum-November 23, 2004]

Following are the board meeting dates for the Washington State Beef Commission:

| January 11, 2005 | Board Meeting | Ellensburg |
| :--- | :--- | :--- |
| February 22-23, 2005 | Strategic Planning | Seattle |
| April 5, 2005 | Board Meeting | Ellensburg |
| May 24, 2005 | Annual Meeting | Ellensburg |
| August, 2005 | Board Meeting | TBD - Washington |
|  |  | CattleFeeders Conven- |
|  |  | tion |
| November 10-12, | Board Meeting | TBD - Washington |
| 2005 |  | Cattlemen's Associa- <br>  <br> tion Convention |

Should you have questions, please contact Rosalee Mohney at (206) 444-2902.

WSR 04-24-054 NOTICE OF PUBLIC MEETINGS EASTERN WASHINGTON UNIVERSITY
[Memorandum-November 29, 2004]

## BOARD OF TRUSTEES

December 3, 2004
Executive Session at 12:00 p.m.
Open Public Session at 1:00 p.m.
TAW 215
Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities. Requests for such accommodation are welcome and may be made by calling the president's office, (509) 359-6598.

WSR 04-24-055
NOTICE OF PUBLIC MEETINGS
BIG BEND COMMUNITY COLLEGE
[Memorandum-November 24, 2004]
This notice is in accordance with RCW 42.30.075 that the board of trustees for Big Bend Community College, District No. 18, meet Tuesdays at 1:30 p.m., as per the schedule posted below, in Grant County ATEC Building 1800, Room 1837, Hardin Community Room, on the campus of Big Bend Community College.

January 25, 2005
March 1, 2005
April 19, 2005
May 24, 2005
July 19, 2005
August 30, 2005
October 11, 2005
November 22, 2005

## WSR 04-24-056 <br> NOTICE OF PUBLIC MEETINGS <br> PROFESSIONAL EDUCATOR STANDARDS BOARD

[Memorandum-November 22, 2004]
The Professional Educator Standards Board will meet for regular business in 2005 on the dates listed below. We continually update our website with location information.

PESB 2005 Meeting Dates

| January 12-13, 2005 | Olympia, Washington |
| :--- | :--- |
| March 10-11,2005 | Blaine, Washington |
| May 18-19, 2005 | Spokane, Washington |
| July 21-22, 2005 | Olympia, Washington |
| September 21-22, 2005 | Yakima, Washington |
| November 17-18, 2005 | Seattle, Washington |

If you have any questions, please contact Pamela Abbott at (360) 725-6275.

WSR 04-24-057
NOTICE OF PUBLIC MEETINGS WASHINGTON STATE UNIVERSITY
[Memorandum-November 23, 2004]
This is to notify you of the dates of the Washington State University board of regents meetings [that] have been scheduled for the year 2005.

The dates are as follows:
January 28, 2005
March 4, 2005
May 6, 2005
June 8, 2005
October 14, 2005
November 18, 2005
Pullman, Washington
Vancouver, Washington
Pullman, Washington
Pullman, Washington
Pullman, Washington
Seattle, Washington
Inquiries about the board of regents meetings may be directed to the WSU President's Office, (509) 335-6666.

WSR 04-24-059
NOTICE OF PUBLIC MEETINGS
PIERCE COLLEGE
[Memorandum-November 23, 2004]
The board of trustees of Community College District Number Eleven (Pierce College) would like to announce a special board meeting. This meeting is to allow the trustees to interview a finalist for the executive search consultant.*

| Meeting Date/Location | Time |
| :--- | :--- |
| Wednesday, December 1, 2004 | 5:30 p.m. |
| Cascade Board Room |  |
| Pierce College Fort Steilacoom |  |
| 9401 Farwest Drive S.W. |  |
| Lakewood, WA 98498 |  |

*The board expects to make a decision after interviews conclude on December 2, 2004.

WSR 04-24-060
NOTICE OF PUBLIC MEETINGS
PIERCE COLLEGE
[Memorandum-November 23, 2004]
The board of trustees of Community College District Number Eleven (Pierce College) would like to announce a special board meeting. This meeting is to allow the trustees to interview a finalist for the executive search consultant.*

| Meeting Date/Location | Time |
| :--- | :--- |
| Thursday, December 2, 2004 | 5:30 p.m. |
| Cascade Board Room |  |
| Pierce College Fort Steilacoom |  |
| 9401 Farwest Drive S.W. |  |
| Lakewood, WA 98498 |  |

*The board expects to make a decision after interviews conclude on December 2, 2004.

WSR 04-24-061
NOTICE OF PUBLIC MEETINGS PIERCE COLLEGE
[Memorandum-November 23, 2004]

## PIERCE COLLEGE BOARD OF TRUSTEES 2005 REGULAR MEETING SCHEDULE

The board of trustees of Community College District Number Eleven will hold their regular meetings on the second Wednesday of each month. These meetings will be open to the public and advertised accordingly (RCW 42.30.075). The president shall file, with the code reviser, a schedule of the time and place of such meetings on or before January of each year for publication in the Washington State Register.

2005 REGULAR MEETING SCHEDULE

| MONTH | DATE | TIME | LOCATION <br> January |
| :--- | :--- | :--- | :--- |
| $12: 30$ p.m. | Pierce College Puy- <br> allup |  |  |
| February | 9 | $12: 30$ p.m. | Pierce College Fort <br> Steilacoom |
| March | 9 | $12: 30$ p.m. | Pierce College Puy- <br> allup <br> Joint Lunch with <br> Foundation Board <br> Pierce College at |
| April | 13 | $12: 30$ p.m. | McChord |
| May | 11 | $12: 30$ p.m. | Pierce College Fort <br> Steilacoom |
| June | (date, time, and location to be announced at <br> least twenty days prior) |  |  |
| July | 13 | $12: 30$ p.m. | Pierce College Puy- <br> allup |
| August | (No meeting is scheduled) |  |  |
| September | 14 | $12: 30$ p.m. | Pierce College Fort <br> Steilacoom |
| October | 12 | $12: 30$ p.m. | Pierce College Puy- <br> allup |
| November | 9 | $12: 30$ p.m. | Pierce College Fort <br> Steilacoom |

December (No meeting is scheduled)
Please note: Special meetings may be called at any time by the chairperson or a majority vote of the board. All special meetings will be publicly advertised at least twentyfour hours prior to being convened. A lunch and study session will take place at 11:30 a.m. prior to each board meeting.

WSR 04-24-062

## notice of public meetings <br> OFFICE OF THE <br> INTERAGENCY COMMITTEE

(Biodiversity Council)
[Memorandum-November 24, 2004]
The next public meeting of the Biodiversity Council (Executive Order 04-02) will be Thursday, December 16, 2004, from 9:00 a.m. to 4:00 p.m. at the United States Fish and Wildlife Service Auditorium (Sawyer Hall), 510 Desmond Drive S.E., Lacey.

For further information, please contact Patty Dickason, Interagency Committee for Outdoor Recreation (IAC), (360) 902-3012.

The IAC schedules all public meetings at barrier free sites. Persons who need special assistance, such as large type materials, may contact Patty Dickason at the number listed above or by e-mail pattyd@iac.wa.gov.

WSR 04-24-082

## OFFICE OF THE GOVERNOR

[Filed December 1, 2004, 8:47 a.m.]
November 30, 2004
Mr. Steven Pierce, DOC 833687
Stafford Creek Corrections Center, H-3, B113U
191 Constantine Way
Aberdeen WA 98520
Dear Mr. Pierce:
Thank you for your November 16 letter to Governor Locke, appealing the Department of Corrections' denial of your petition seeking adoption of a new rule relating to the frequency of offender store deliveries at Stafford Creek Corrections Center. I have reviewed your request and determined that it is outside the scope of the Administrative Procedure Act.

RCW 34.05.330(1) states that "any person may petition an agency requesting the adoption, amendment, or repeal of any rule." However, RCW 34.05.330(3) provides for an appeal to the governor only in cases where "an agency denies a petition to repeal or amend a rule." The statute does not provide for an appeal to the governor in cases where the agency has denied a petition to adopt a new rule. Because your petition to the Department of Corrections requested adoption of a new rule, your appeal is outside the scope of the Administrative Procedure Act.

From the material you sent, it appears that you may be concerned about receiving the postage to which you are entitled if you are indigent. WAC 137-48-060 authorizes indigent inmates to receive postage equivalent to the mailing cost of ten one-ounce first class letters per week. The rule does not specify at what intervals this postage is to be provided, only the amount authorized. If you are not receiving this postage equivalent over time, you may wish to take that concern up with the institution staff.

I hope this response is helpful.
Sincerely,
Jennifer Joly
General Counsel

## WSR 04-24-083

NOTICE OF PUBLIC MEETINGS DEPARTMENT OF AGRICULTURE
(Asparagus Commission)
[Memorandum-December 1, 2004]
The Washington Asparagus Commission has approved the following dates and places for their meetings in 2005:

January 25, 2005
March 30, 2005
July 7, 2005
October 27, 2005

Pasco, Washington
Pasco, Washington
Toppenish, Washington
Walla Walla, Washington

All meetings will be at 1 p.m.

## WSR 04-24-098 <br> OFFICE OF INSURANCE COMMISSIONER

[Filed December 1, 2004, 11:39 a.m.]
TECHNICAL ASSISTANCE ADVISORY (TAA) T 04-06

T0: Domestic Life Insurers, Property/Casualty Insurers, and Health Carriers
sUBJECT: Supplemental Compensation Exhibit
DATE: November 29, 2004
This TAA provides guidance for preparing the Supplemental Compensation Exhibits (SCE's) by defining reportable items and how those items should be classified.

## BACKGROUND

NAIC Annual Statement Instructions require preparation and filing of an SCE and RCW 48.43.045(2) requires the filing of the same compensation information, though in a different format.

The Office of the Insurance Commissioner (OIC) has noted significant disparities among filed SCE's. Those disparities reduce the comparability of SCE's which, if comparable, can be valuable tools for the OIC, reporting entities, and the public.

## INTERPRETATION

Effective immediately, SCE's must be completed using these definitions and instructions, in addition to those found in the NAIC Annual Statement Instructions and RCW 48.43.045 (2):

## General

- Compensation must be calculated only for each reporting individual; one cannot pay for and be reimbursed for the expenses of others.
- Report all compensation paid or accrued to or on behalf of the reporting individual, including when sent directly to a third party.
Salary - includes base pay or allowance and any additional amounts which are not specifically identified as reimbursements for specific business expenses which are accountable to the Company including but not limited to:

S1) Deferred compensation, $401(\mathbf{k})$ contributions and similar arrangements.

S2) Sick or vacation pay buy-outs, back pay adjustments, payment of taxes on behalf of reportable individuals or severance pay.

S3) Payment of insurance premiums and payments for life insurance-type arrangements on behalf of reportable individuals, insofar as the premiums are reportable for federal income tax purposes.

S4) All other payments or accruals made to or on behalf of a reportable individual which are not more appropriately covered in one of the other columns of the form should also be shown in the Salary category.
S5) Refer to the example section for specifics on additional amounts not accounted-for to the company.

Bonus - encompasses all amounts which are in addition to a person's salary, but which represent an additional payment for job-related efforts or accomplishments. Such amounts include, but are not limited to, immediate or deferred:

B1) Awards for achieving general sales goals (exclude commissions for specific accounts which are to be reported in "all other compensation" A7).

B2) Payments for reaching pre-determined performance, achievement or production levels.

B3) Reimbursements or grants to an individual or group which are intended for use in paying the cost of personal expenses or trips and are defined as being in recognition of some achievement. For example, payment or reimbursement for an individual or family trip to a theme park or resort area to celebrate the completion of a computer system upgrade.

B4) Discretionary awards which do not appear to be related to any pre-determined levels, but which are nevertheless designated as bonuses.
All Other Compensation - includes everything else.
Expense Reimbursements - are amounts for or in payment of legitimate business expenses which are incurred by or on behalf of a person in the performance of official duties and which are accounted-for to the Company. Amounts would include:

Al) Reimbursements to the person for submitted expense reporting forms.

A2) Payments to third parties for functions attended by the person or activities which are attributed to them.

A3) Payments for charges made on Company credit cards which are not included above in A1.

A4) Refer to the example section for specifics on amounts accounted-for to the company.

Other Payments - amounts will include all items paid to or on behalf of reportable individuals, which do not fit the definition of any other column in this form. This should include, but is not limited to:
A5) Sums contributed to non-qualified deferred compensation plans or in excess of the normal and comparable entitlements for other employees or directors.

A6) The cost or fair value of perquisites, such as country club memberships, vehicles, boats, aircraft, subscriptions to non-insurance/prepaid health care publications, payments for personal expenses, such as parking, which are not paid in conjunction with salary payments, household help, rent, the cost of spouse or family accompaniment on trips (other than "recognition" travel covered in

B3 above), whether or not the expenses are treated as business expenses and financial counseling services.

A7) Commissions and similar compensation earned on a specific-account basis.

A8) Stock, "phantom" stock grants or similar equity participations, when and as they become vested.

A9) Payouts for entitlements or rights which the reportable individuals are relinquishing and which have not previously been reported on the form in prior years. Also include any compensation for opting out of insurance coverage.

A10) The amount of federally recognized income resulting from the purchase of life insurance special policies and any similar arrangements whereby the reportable individual acquires a benefit or right for less than market value.

A11) Outplacement fees or severance pay.
A12) Fees paid for any activity or service, such as consulting arrangements, which are not covered by the amounts reported in the Salary category.

## Example:

Automobile availability is a condition of employment and there is an additional stipend of $\$ 300$ per month to pay for parking fees in that amount.

- If the actual parking fees are not accounted-for to the company, record the entire stipend in the "Salary" category.
- If the fees are accounted to the company, the parking is a legitimate and accountable business expense which would be an Expense Reimbursement. However,
o If the parking costs are accounted to the company but are less than the $\$ 3,600$ annual allowance, the excess of the $\$ 3,600$ over the actual parking cost is Salary. The actual parking fees would still be an Expense Reimbursement.
o If the accountable actual cost exceeds the $\$ 3,600$ allowance, only the $\$ 3,600$ would go into the Expense Reimbursement. The excess would be unreimbursed business expense, generally reportable on the individual's tax return.

If automobile availability is not a condition of employment, any stipend paid for parking fees must be reported as salary.

## The RCW 48.43.045(2) compensation annual report

The sum of the Wages, Expense Reimbursements and Other Payments reported in the RCW 48.43.045(2) report must be identical to the current year Supplemental Compensation Exhibit Annual Compensation Totals column.

Report as Wages the sum of the Salary and Bonus categories discussed above.

Questions concerning this TAA should be directed to Chase Davis, Financial Analysis Section, Company Supervision Division, at (360) 725-7204 or ChaseD@oic.wa.gov.

## 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:

$$
\begin{aligned}
& \text { AMD }=\text { Amendment of existing section } \\
& \mathbf{A} / \mathbf{R}= \text { Amending and recodifying a section } \\
& \text { DECOD }=\text { Decodification of an existing section } \\
& \text { NEW }=\text { New section not previously codified } \\
& \text { OBJECT }= \text { Notice of objection by Joint Administrative } \\
& \text { Rules Review Committee } \\
& \text { PREP }= \text { Preproposal comments } \\
& \text { RE-AD }= \text { Readoption of existing section } \\
& \text { RECOD }=\text { Recodification of previously codified section } \\
& \text { REP }=\text { Repeal of existing section } \\
& \text { RESCDND }=\text { Rescind of existing section } \\
& \text { REVIEW }=\text { Review of previously adopted rule } \\
& \text { SUSP }=\text { Suspending an existing section }
\end{aligned}
$$

Suffixes:

$$
\begin{aligned}
&-\mathrm{C}=\text { Continuance of previous proposal } \\
&-\mathrm{E}=\text { Emergency action } \\
&-\mathrm{P}=\text { Proposed action } \\
&-\mathrm{S}=\text { Supplemental notice } \\
&-\mathrm{W}=\text { Withdrawal of proposed action } \\
&-\mathrm{X}=\text { Expedited rule making } \\
&-\mathrm{XA}=\text { Expedited adoption } \\
&-\mathrm{XR}=\text { Expedited repeal } \\
& \text { No suffix means permanent action }
\end{aligned}
$$

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 \# |
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| 4-25-410 | PREP | 04-08-033 | 4-25-660 | AMD-P | 04-17-085 | 4-25-783 | AMD-S | 04-22-096 |
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| 4-25-626 | AMD-P | 04-17-085 | 4-25-745 | AMD-S | 04-22-096 | 4-25-910 | PREP | 04-08-033 |
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| 4-25-631 | PREP | 04-08-033 | 4-25-750 | AMD-P | 04-17-085 | 10-20-030 | NEW-P | 04-24-005 |
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| 16-170-020 | NEW-P | 04-05-119 | 16-230-250 | REP | 04-18-023A | 16-231-130 | PREP | 04-03-004 |
| 16-170-020 | NEW | 04-08-062 | 16-230-260 | REP-X | 04-13-058 | 16-231-135 | PREP | 04-03-004 |
| 16-170-030 | NEW-P | 04-05-119 | 16-230-260 | REP | 04-18-023A | 16-231-140 | PREP | 04-03-004 |
| 16-170-030 | NEW | 04-08-062 | 16-230-270 | REP-X | 04-13-058 | 16-231-145 | PREP | 04-03-004 |
| 16-170-035 | NEW-P | 04-05-119 | 16-230-270 | REP | 04-18-023A | 16-231-149 | PREP | 04-03-004 |
| 16-170-035 | NEW | 04-08-062 | 16-230-281 | REP-X | 04-13-058 | 16-231-153 | PREP | 04-03-004 |
| 16-170-037 | NEW-P | 04-05-119 | 16-230-281 | REP | 04-18-023A | 16-231-156 | PREP | 04-03-004 |
| 16-170-037 | NEW | 04-08-062 | 16-230-290 | REP-X | 04-13-058 | 16-231-159 | PREP | 04-03-004 |
| 16-170-040 | NEW-P | 04-05-119 | 16-230-290 | REP | 04-18-023A | 16-231-162 | PREP | 04-03-004 |
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| 16-170-060 | NEW | 04-08-062 | 16-230-440 | PREP | 04-03-004 | 16-231-177 | PREP | 04-03-004 |
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| 16-170-135 | NEW-P | 04-05-119 | 16-230-800 | PREP | 04-03-004 | 16-231-410 | PREP | 04-03-004 |
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| 16-170-140 | NEW-P | 04-05-119 | 16-230-813 | PREP | 04-03-004 | 16-231-415 | PREP | 04-03-004 |
| 16-170-140 | NEW | 04-08-062 | 16-230-815 | PREP | 04-03-004 | 16-231-420 | PREP | 04-03-004 |
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| 16-170-145 | NEW | 04-08-062 | 16-230-825 | PREP | 04-03-004 | 16-231-500 | PREP | 04-03-004 |
| 16-170-150 | NEW-P | 04-05-119 | 16-230-830 | PREP | 04-03-004 | 16-231-505 | PREP | 04-03-004 |
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| 16-170-155 | NEW-P | 04-05-119 | 16-230-835 | PREP | 04-13-057 | 16-231-515 | PREP | 04-03-004 |
| 16-170-155 | NEW | 04-08-062 | 16-230-840 | PREP | 04-03-004 | 16-231-520 | PREP | 04-03-004 |
| 16-170-170 | NEW-P | 04-05-119 | 16-230-845 | PREP | 04-03-004 | 16-231-525 | PREP | 04-03-004 |
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| 16-170-175 | NEW-P | 04-05-119 | 16-230-855 | PREP | 04-03-004 | 16-231-600 | PREP | 04-03-004 |
| 16-170-175 | NEW | 04-08-062 | 16-230-860 | PREP | 04-03-004 | 16-231-605 | PREP | 04-03-004 |
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| 16-170-180 | NEW | 04-08-062 | 16-230-861 | PREP | 04-03-004 | 16-231-613 | PREP | 04-03-004 |
| 16-218 | PREP | 04-19-121 | 16-230-862 | PREP | 04-03-004 | 16-231-615 | PREP | 04-03-004 |
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| 16-219-100 | REP | 04-10-105 | 16-230-868 | PREP | 04-03-004 | 16-231-710 | PREP | 04-03-004 |
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| 16-228-1250 | PREP | 04-03-004 | 16-231-115 | PREP | 04-03-004 | 16-231-805 | PREP | 04-03-004 |

Table of WAC Sections Affected

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| 16-232-074 | PREP | 04-03-004 | 16-301-470 | REP | 04-08-043 | 16-390-060 | NEW | 04-11-078 |
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| 16-252-155 | AMD-P | 04-11-093 | 16-324-393 | AMD-X | 04-07-170 | 16-390-260 | NEW | 04-11-078 |
| 16-252-155 | AMD | 04-14-076 | 16-324-393 | AMD | 04-12-026 | 16-390-270 | NEW-P | 04-08-128 |
| 16-301-250 | AMD | 04-06-019 | 16-324-398 | AMD-X | 04-07-170 | 16-390-270 | NEW | 04-11-078 |

Table of WAC Sections Affected

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| 16-400-007 | REP | 04-11-078 | 16-450-016 | NEW | 04-05-117 | 16-481-050 | AMD | 04-17-035 |
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| 16-400-008 | REP | 04-11-078 | 16-450-022 | NEW | 04-05-117 | 16-481-060 | AMD | 04-17-035 |
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| 16-400-040 | REP | 04-11-078 | 16-450-032 | NEW | 04-05-117 | 16-481-075 | REP | 04-17-035 |
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| 16-400-045 | REP | 04-11-078 | 16-450-042 | NEW | 04-05-117 | 16-512-005 | AMD | 04-07-128 |
| 16-400-060 | REP-P | 04-08-128 | 16-450-044 | NEW | 04-05-117 | 16-512-006 | NEW | 04-07-128 |
| 16-400-060 | REP | 04-11-078 | 16-450-046 | NEW | 04-05-117 | 16-512-010 | AMD | 04-07-128 |
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| 16-400-100 | REP | 04-11-078 | 16-450-050 | NEW | 04-05-117 | 16-512-030 | REP | 04-07-128 |
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| 16-400-150 | REP | 04-11-078 | 16-450-070 | NEW | 04-05-117 | 16-512-050 | AMD | 04-07-128 |
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| 16-400-210 | REP | 04-11-078 | 16-458-075 | REP | 04-11-078 | 16-528-005 | NEW | 04-10-057 |
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| 16-400-270 | REP | 04-11-078 | 16-458-085 | REP | 04-11-078 | 16-528-020 | AMD | 04-10-057 |
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| 16-401-070 | NEW | 04-11-026 | 16-470 | PREP | 04-09-080 | 16-529-006 | NEW-P | 04-19-120 |
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| 16-402 | AMD | 04-09-084 | 16-470-108 | PREP | 04-21-082 | 16-529-040 | AMD-P | 04-19-120 |
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| 16-402-040 | NEW-P | 04-06-083 | 16-470-127 | PREP | 04-21-082 | 16-529-120 | AMD-P | 04-19-120 |
| 16-402-040 | NEW | 04-09-084 | 16-470-130 | PREP | 04-21-082 | 16-529-130 | REP-P | 04-19-120 |
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| 16-402-100 | NEW | 04-14-090 | 16-470-760 | NEW-E | 04-08-082 | 16-529-190 | AMD-P | 04-19-120 |
| 16-402-100 | NEW-E | 04-14-103 | 16-470-765 | NEW-E | 04-08-082 | 16-529-200 | AMD-P | 04-19-120 |
| 16-402-110 | NEW-E | 04-07-046 | 16-470-770 | NEW-E | 04-08-082 | 16-529-300 | AMD-P | 04-19-120 |
| 16-402-110 | NEW-P | 04-11-111 | 16-470-775 | NEW-E | 04-08-082 | 16-530-005 | NEW-P | 04-03-111 |
| 16-402-110 | NEW | 04-14-090 | 16-470-912 | AMD-P | 04-13-148 | 16-530-005 | NEW | 04-16-026 |
| 16-402-110 | NEW-E | 04-14-103 | 16-470-912 | AMD | 04-17-036 | 16-530-006 | NEW-P | 04-03-111 |
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| 16-402-130 | NEW-E | 04-07-046 | 16-481 | AMD-P | 04-13-147 | 16-530-020 | AMD | 04-16-026 |
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| 16-449-030 | REP | 04-05-117 | 16-481-025 | AMD-P | 04-13-147 | 16-532-020 | AMD-W | 04-10-056 |
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Table of WAC Sections Affected

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| 16-532-120 | AMD | 04-10-059 | 16-585-070 | AMD-P | 04-24-092 | 16.752 | PREP | 04-10-111 |
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| 16-536-006 | NEW-P | 04-04-107 | 16-662-105 | AMD | 04-12-025 | 16-752.505 | AMD-P | 04-14-104 |
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| 16-536-060 | AMD-P | 04-04-107 | 16-675-030 | REP-P | 04-19-122 | 36-14 | PREP | 04-09-009 |
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| 16-540-070 | REP-P | 04-20-099 | 16-675-045 | NEW | 04-23-043 | 51-04-030 | AMD-X | 04-03-034 |
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| 16-545-006 | NEW | 04-22-073 | 16-675-055 | NEW | 04-23-043 | 51-11-0602 | AMD-W | 04-07-082 |
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Table of WAC Sections Affected

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| 51-50-1109 | AMD-P | 04-17-019 | 82-60-036 | RECOD-P | 04-20-084 | 1321-116-040 | AMD | 04-23-044 |
| 51-50-1208 | AMD-P | 04-17-019 | 82-60-037 | RECOD-P | 04-20-084 | 1321-116-050 | AMD-P | 04-20-075 |
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| 51-50-1707 | NEW-P | 04-17-019 | 82-60-050 | RECOD-P | 04-20-084 | 1321-116-090 | AMD-P | 04-20-075 |
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| 51-50-2108 | NEW-P | 04-17-019 | 82-60-070 | RECOD-P | 04-20-084 | 1321-116-100 | AMD-P | 04-20-075 |
| 51-50-2900 | AMD-P | 04-17-019 | 82-60-080 | RECOD-P | 04-20-084 | 1321-116-100 | AMD | 04-23-044 |
| 51-51-2439 | NEW-W | 04-07-083 | 82-60-100 | RECOD-P | 04-20-084 | 1321-1 16-130 | AMD-P | 04-20-075 |
| 51-51-2802 | NEW-W | 04-07-083 | 82-60-200 | RECOD-P | 04-20-084 | 1321-116-130 | AMD | 04-23-044 |
| 51-52 | PREP | 04-13-075 | 82-60-210 | RECOD-P | 04-20-084 | 1321-116-150 | AMD-P | 04-20-075 |
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| 51-52-0403 | NEW-P | 04-17-018 | 106-116-203 | AMD | 04-17-067 | 1321-116-190 | AMD-P | 04-20-075 |
| 51-52-0501 | NEW-P | 04-17-018 | 106-116-305 | AMD-P | 04-14-063 | 1321-116-190 | AMD | 04-23-044 |
| 51-52-0504 | NEW-W | 04-07-084 | 106-116-305 | AMD | 04-17-067 | 132I-116-210 | AMD-P | 04-20-075 |
| 51-54 | PREP | 04-13-074 | 106-116-521 | AMD-P | 04-14-063 | 132I-116-210 | AMD | 04-23-044 |
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| 51-54-4600 | NEW-P | 04-17-020 | 106-124-920 | NEW | 04-12-015 | 1321-116-275 | AMD-P | 04-20-075 |
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| 67-16-020 | NEW | 04-12-029 | 118-33-020 | REP | 04-08-007 | 1321-116-285 | AMD-P | 04-20-075 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC\# | ACTION | WSR \# |
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| 132I-168A-060 | REP-P | 04-20-075 | 132L-117-160 | AMD-P | 04-10-052 | 132L-140-010 | AMD-P | 04-10-052 |
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| 132I-168A-070 | REP-P | 04-20-075 | 132L-117-170 | AMD-P | 04-10-052 | 132L-140-020 | AMD-P | 04-10-052 |
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| 132I-168A-080 | REP-P | 04-20-075 | 132L-117-180 | AMD-P | 04-10-052 | 132L-140-030 | REP-P | 04-10-052 |
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| 132L-26-075 | REP | 04-19-062 | 132L-122-030 | NEW | 04-19-062 | 132L-276-140 | AMD | 04-19-062 |
| 132L-26-080 | REP-P | 04-10-052 | 132L-133-020 | AMD-P | 04-10-052 | 132L-276-900 | AMD-P | 04-10-052 |
| 132L 26-080 | REP | 04-19-062 | 132L-133-020 | AMD | 04-19-062 | 132L-276-900 | AMD | 04-19-062 |
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Table of WAC Sections Affected

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| $132 \mathrm{~V}-120-030$ | AMD-P | 04-09-017 | 132V-130 | PREP | 04-05-021 | 139-02-090 | PREP | 04-23-016 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 139-02-110 | PREP | 04-23-016 | 173-175-755 | NEW-P | 04-09-109 | 173-303-081 | AMD-P | 04-14-094 |
| 139-03-010 | PREP | 04-23-015 | 173-175-755 | NEW | 04-16-122 | 173-303-081 | AMD | 04-24-065 |
| 139-03-020 | PREP | 04-23-015 | 173-175-765 | NEW-P | 04-09-109 | 173-303-082 | AMD-P | 04-14-094 |
| 139-03-040 | PREP | 04-23-015 | 173-175-765 | NEW | 04-16-122 | 173-303-082 | AMD | 04-24-065 |
| 139-03-045 | PREP | 04-23-015 | 173-175-775 | NEW-P | 04-09-109 | 173-303-090 | AMD-P | 04-14-094 |
| 139.03-050 | PREP | 04-23-015 | 173-175-775 | NEW | 04-16-122 | 173-303-090 | AMD | 04-24-065 |
| 139-03-060 | PREP | 04-23-015 | 173-175-785 | NEW-P | 04-09-109 | 173-303-100 | AMD-P | 04-14-094 |
| 139-03-075 | PREP | 04-23-015 | 173-175-785 | NEW | 04-16-122 | 173-303-100 | AMD | 04-24-065 |
| 139-05-210 | PREP | 04-04-017 | 173-175-795 | NEW-P | 04-09-109 | 173-303-104 | AMD-P | 04-14-094 |
| 139-05-210 | AMD-P | 04-07-145 | 173-175-795 | NEW | 04-16-122 | 173-303-104 | AMD | 04-24-065 |
| 139-05-210 | AMD | 04-13-070 | 173-224-030 | AMD-P | 04-08-104 | 173-303-110 | AMD-P | 04-14-094 |
| 139-05-242 | PREP | 04-11-054 | 173-224-030 | AMD | 04-15-046 | 173-303-110 | AMD | 04-24-065 |
| 139-05-242 | AMD-P | 04-14-078 | 173-224-040 | AMD-P | 04-08-104 | 173-303-120 | AMD-P | 04-14-094 |
| 139-05-242 | AMD | 04-19-050 | 173-224-040 | AMD | 04-15-046 | 173-303-120 | AMD | 04-24-065 |
| 139-05-300 | PREP | 04-18-013 | 173-224-050 | AMD-P | 04-08-104 | 173-303-161 | AMD-P | 04-14-094 |
| 139-05-300 | NEW-P | 04-22-036 | 173-224-050 | AMD | 04-15-046 | 173-303-161 | AMD | 04-24-065 |
| 139-05-915 | PREP | 04-05-064 | 173-224-090 | AMD-P | 04-08-104 | 173-303-170 | AMD-P | 04-14-094 |
| 139-05-915 | AMD-P | 04-08-130 | 173-224-090 | AMD | 04-15-046 | 173-303-170 | AMD | 04-24-065 |
| 139-05-915 | AMD-S | 04-16-112 | 173-300-020 | AMD-X | 04-11-067 | 173-303-190 | AMD-P | 04-14-094 |
| 139-10-210 | PREP | 04-06-057 | 173-300-020 | AMD-W | 04-24-066 | 173-303-190 | AMD | 04-24-065 |
| 139-10-210 | AMD-P | 04-09-069 | 173-300-030 | AMD-X | 04-11-067 | 173-303-200 | AMD-P | 04-14-094 |
| 139-10-210 | AMD | 04-13-071 | 173-300-030 | AMD-W | 04-24-066 | 173-303-200 | AMD | 04-24-065 |
| 139-10-210 | PREP | 04-15-143 | 173-300-050 | - AMD-X | 04-11-067 | 173-303-201 | AMD-P | 04-14-094 |
| 139-10-240 | PREP | 04-15-143 | 173-300-050 | AMD-W | 04-24-066 | 173-303-201 | AMD | 04-24-065 |
| 139-10-240 | AMD-P | 04-19-048 | 173-300-060 | AMD-X | 04-11-067 | 173-303-210 | AMD-P | 04-14-094 |
| 139-10-245 | NEW-P | 04-19-049 | 173-300-060 | AMD-W | 04-24-066 | 173-303-210 | AMD | 04-24-065 |
| 173-26-105 | REP-X | 04-05-105 | 173-300-070 | AMD-X | 04-11-067 | 173-303-220 | AMD-P | 04-14-094 |
| 173-26-105 | REP | 04-10-068 | 173-300-070 | AMD-W | 04-24-066 | 173-303-220 | AMD | 04-24-065 |
| 173-175-010 | AMD-P | 04-09-109 | 173-300-075 | NEW-X | 04-11-067 | 173-303-230 | AMD-P | 04-14-094 |
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| 173-175-020 | AMD-P | 04-09-109 | 173-300-080 | AMD-X | 04-11-067 | 173-303-240 | AMD-P | 04-14-094 |
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| 173-175-030 | AMD-P | 04-09-109 | 173-300-090 | AMD-X | 04-11-067 | 173-303-250 | AMD-P | 04-14-094 |
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| 173-175-070 | REP-P | 04-09-109 | 173-300-100 | AMD-X | 04-11-067 | 173-303-290 | AMD-P | 04-14-094 |
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| 173-175-230 | AMD-P | 04-09-109 | 173-300-110 | AMD-X | 04-11-067 | 173-303-300 | AMD-P | 04-14-094 |
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| 173-175-250 | AMD-P | 04-09-109 | 173-300-120 | AMD-X | 04-11-067 | 173-303-320 | AMD-P | 04-14-094 |
| 173-175-250 | AMD | 04-16-122 | 173-300-120 | AMD-W | 04-24-066 | 173-303-320 | AMD | 04-24-065 |
| 173-175-360 | AMD-P | 04-09-109 | 173-300-130 | AMD-X | 04-11-067 | 173-303-370 | AMD-P | 04-14-094 |
| 173-175-360 | AMD | 04-16-122 | 173-300-130 | AMD-W | 04-24-066 | 173-303-370 | AMD | 04-24-065 |
| 173-175-370 | AMD-P | 04-09-109 | 173-300-140 | AMD-X | 04-11-067 | 173-303-380 | AMD-P | 04-14-094 |
| 173-175-370 | AMD | 04-16-122 | 173-300-140 | AMD-W | 04-24-066 | 173-303-380 | AMD | 04-24-065 |
| 173-175-390 | AMD-P | 04-09-109 | 173-303 | PREP | 04-04-101 | 173-303-390 | AMD-P | 04-14-094 |
| 173-175-390 | AMD | 04-16-122 | 173-303 | AMD-C | 04-19-072 | 173-303-390 | AMD | 04-24-065 |
| 173-175-500 | AMD-P | 04-09-109 | 173-303-010 | AMD-P | 04-14-094 | 173-303-395 | AMD-P | 04-14-094 |
| 173-175-500 | AMD | 04-16-122 | 173-303-010 | AMD | 04-24-065 | 173-303-395 | AMD | 04-24-065 |
| 173-175-510 | AMD-P | 04-09-109 | 173-303-030 | AMD-P | 04-14-094 | 173-303-400 | AMD-P | 04-14-094 |
| 173-175-510 | AMD | 04-16-122 | 173-303-030 | AMD | 04-24-065 | 173-303-400 | AMD | 04-24-065 |
| 173-175-520 | AMD-P | 04-09-109 | 173-303-040 | AMD-P | 04-14-094 | 173-303-505 | AMD-P | 04-14-094 |
| 173-175-520 | AMD | 04-16-122 | 173-303-040 | AMD | 04-24-065 | 173-303-505 | AMD | 04-24-065 |
| 173-175-610 | AMD-P | 04-09-109 | 173-303-045 | AMD-P | 04-14-094 | 173-303-510 | AMD-P | 04-14-094 |
| 173-175-610 | AMD-W | 04-22-080 | 173-303-045 | AMD | 04-24-065 | 173-303-510 | AMD | 04-24-065 |
| 173-175-620 | AMD-P | 04-09-109 | 173-303-060 | AMD-P | 04-14-094 | 173-303-515 | AMD-P | 04-14-094 |
| 173-175-620 | AMD | 04-16-122 | 173-303-060 | AMD | 04-24-065 | 173-303-515 | AMD | 04-24-065 |
| 173-175-705 | NEW-P | 04-09-109 | 173-303-070 | AMD-P | 04-14-094 | 173-303-525 | AMD-P | 04-14-094 |
| 173-175-705 | NEW | 04-16-122 | 173-303-070 | AMD | 04-24-065 | 173-303-525 | AMD | 04-24-065 |
| 173-175-725 | NEW-P | 04-09-109 | 173-303-071 | AMD-P | 04-14-094 | 173-303-573 | AMD-P | 04-14-094 |
| 173-175-725 | NEW | 04-16-122 | 173-303-071 | AMD | 04-24-065 | 173-303-573 | AMD | 04-24-065 |
| 173-175-735 | NEW-P | 04-09-109 | 173-303-077 | AMD-P | 04-14-094 | 173-303-600 | AMD-P | 04-14-094 |

Table of WAC Sections Affected

| WAC\# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 173-303-610 | AMD | 04-24-065 | 173-303-9904 | AMD | 04-24-065 | 173-407-080 | NEW-P | 04-21-070 |
| 173-303-620 | AMD-P | 04-14-094 | 173-303-9905 | AMD-P | 04-14-094 | 173-407-090 | NEW-P | 04-21-070 |
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| 173-303-630 | AMD-P | 04-14-094 | 173-322 | PREP | 04-13-124 | 173-430 | PREP | 04-13-125 |
| 173-303-630 | AMD | 04-24-065 | 173-322-010 | AMD-P | 04-20-076 | 173-433 | PREP-W | 04-10-010 |
| 173-303-640 | AMD-P | 04-14-094 | 173-322-020 | AMD-P | 04-20-076 | 173-434 | PREP-W | 04-10-010 |
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| 173-303-645 | AMD | 04-24-065 | 173-322-050 | AMD-P | 04-20-076 | 173-517 | PREP | 04-07-185 |
| 173-303-646 | AMD-P | 04-14-094 | 173-322-060 | AMD-P | 04-20-076 | 173-518 | PREP | 04-07-129 |
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| 173-303-64620 | NEW-P | 04-14-094 | 173-322-100 | AMD-P | 04-20-076 | 173-563 | PREP | 04-11-038 |
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| 173-303-64630 | NEW-P | 04-14-094 | 173-322-120 | AMD-P | 04-20-076 | 180-08 | PREP | 04-12-115 |
| 173-303-64630 | NEW | 04-24-065 | 173-322-130 | NEW-P | 04-20-076 | 180-10 | PREP | 04-12-115 |
| 173-303-64640 | NEW-P | 04-14-094 | 173-333 | PREP | 04-23-039 | 180-16 | PREP | 04-12-114 |
| 173-303-64640 | NEW | 04-24-065 | 173-400 | PREP-W | 04-10-010 | 180-16-220 | AMD | 04-04-093 |
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| 173-303-64660 | NEW-P | 04-14-094 | 173-400-040 | AMD-P | 04-20-105 | 180-16-220 | AMD | 04-23-008 |
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| 173-303-64670 | NEW-P | 04-14-094 | 173-400-060 | AMD-P | 04-20-105 | 180-16-225 | AMD-P | 04-18-106 |
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| 173-303-646920 | NEW | 04-24-065 | 173-400-110 | AMD-P | 04-20-105 | 180-20 | PREP | 04-12-113 |
| 173-303-670 | AMD-P | 04-14-094 | 173-400-112 | AMD-P | 04-20-105 | 180-20-009 | AMD-P | 04-04-087 |
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| 173-303-803 | AMD | 04-24-065 | 173-400-141 | REP-P | 04-20-105 | 180-24 | PREP | 04-12-112 |
| 173-303-805 | AMD-P | 04-14-094 | 173-400-151 | AMD-P | 04-20-105 | 180-24-225 | NEW | 04-04-091 |
| 173-303-805 | AMD | 04-24-065 | 173-400-171 | AMD-P | 04-20-105 | 180-25 | PREP | 04-12-111 |
| 173-303-806 | AMD-P | 04-14-094 | 173-400-175 | NEW-P | 04-20-105 | 180-26 | PREP | 04-12-111 |
| 173-303-806 | AMD | 04-24-065 | 173-400-200 | AMD-P | 04-20-105 | 180-27 | PREP | 04-12-111 |
| 173-303-807 | AMD-P | 04-14-094 | 173-400-560 | NEW-P | 04-20-105 | 180-27-100 | PREP | 04-10-086 |
| 173-303-807 | AMD | 04-24-065 | 173-400-700 | NEW-P | 04-20-105 | 180-27-100 | AMD-P | 04-18-107 |
| 173-303-810 | AMD-P | 04-14-094 | 173-400-710 | NEW-P | 04-20-105 | 180-27-100 | AMD | 04-23-009 |
| 173-303-810 | AMD | 04-24-065 | 173-400-720 | NEW-P | 04-20-105 | 180-27-120 | PREP | 04-12-116 |
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| 173-303-811 | NEW | 04-24-065 | 173-400-740 | NEW-P | 04-20-105 | 180-27-120 | AMD | 04-23-009 |
| 173-303-830 | AMD-P | 04-14-094 | 173-400-750 | NEW-P | 04-20-105 | 180-29 | PREP | 04-12-111 |
| 173-303-830 | AMD | 04-24-065 | 173-405 | PREP-W | 04-10-010 | 180-31 | PREP | 04-12-111 |
| 173-303-841 | NEW-P | 04-14-094 | 173-407-010 | NEW-P | 04-21-070 | 180.32 | PREP | 04-12-111 |
| 173-303-841 | NEW | 04-24-065 | 173-407-020 | NEW-P | 04-21-070 | 180-33 | PREP | 04-12-111 |
| 173-303-910 | AMD-P | 04-14-094 | 173-407-030 | NEW-P | 04-21-070 | 180-34 | PREP | 04-12-111 |
| 173-303-910 | AMD | 04-24-065 | 173-407-040 | NEW-P | 04-21-070 | 180-36 | PREP | 04-12-111 |
| 173-303-960 | AMD-P | 04-14-094 | 173-407-050 | NEW-P | 04-21-070 | 180-37 | PREP | 04-12-110 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC\# | ACTION | WSR \# |
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| 180-40 | PREP | 04-12-110 | 180-72-065 | REP | 04-20-093 | 180-79A-257 | AMD | 04-21-005 |
| 180-41 | PREP | 04-12-110 | 180-77 | PREP | 04-08-056 | 180-79A-257 | AMD-P | 04-24-071 |
| 180-41 | PREP | 04-18-026 | 180-77-120 | AMD-P | 04-18-101 | 180-81 | PREP | 04-08-056 |
| 180-43 | PREP | 04-12-110 | 180-77-120 | AMD | 04-23-005 | 180-82 | PREP | 04-08-056 |
| 180-44 | PREP | 04-12-109 | 180-77A | PREP | 04-08-056 | 180-82A | PREP | 04-08-056 |
| 180-46 | PREP | 04-09-065 | 180-78A | PREP | 04-08-056 | 180-82A-204 | AMD-E | 04-15-041 |
| 180-46-005 | REP-W | 04-07-081 | 180-78A-010 | AMD-P | 04-15-113 | 180-82A-204 | AMD-E | 04-18-099 |
| 180-46-010 | REP-W | 04-07-081 | 180-78A-010 | AMD | 04-21-038 | 180-82A-204 | AMD-P | 04-18-105 |
| 180-46-015 | REP-W | 04-07-081 | 180-78A-100 | AMD | 04-04-090 | 180-82A-204 | AMD | 04-23-007 |
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| 180-46-025 | REP-W | 04-07-081 | 180-78A-100 | AMD | 04-21-038 | 180-85 | PREP | 04-08-056 |
| 180-46-030 | REP-W | 04-07-081 | 180-78A-100 | AMD-P | 04-24-072 | 180-85-025 | AMD-P | 04-15-112 |
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| 180-46-045 | REP-W | 04-07-081 | 180-78A-270 | AMD | 04-04-089 | 180-85-033 | AMD | 04-20-094 |
| 180-46-050 | REP-W | 04-07-081 | 180-78A-270 | AMD-P | 04-15-113 | 180-85-077 | AMD-P | 04-10-087 |
| 180-46-055 | REP-W | 04-07-081 | 180-78A-270 | AMD | 04-21-038 | 180-85-077 | AMD | 04-15-120 |
| 180-46-065 | REP-W | 04-07-081 | 180-78A-272 | NEW-P | 04-15-116 | 180-85-105 | AMD-P | 04-04-085 |
| 180-50 | PREP | 04-12-108 | 180-78A-272 | NEW | 04-20-089 | 180-85-105 | AMD | 04-08-054 |
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| 180-50-320 | AMD-P | 04-04-086 | 180-78A-500 | AMD-P | 04-15-113 | 180-88 | PREP | 04-09-064 |
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| 180-51 | PREP | 04-09-062 | 180-78A-507 | AMD | 04-04-010 | 180-88-010 | NEW-E | 04-18-102 |
| 180-51-035 | AMD-P | 04-15-043 | 180-78A-507 | AMD-P | 04-15-115 | 180-88-010 | NEW-S | 04-18-110 |
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| 180-51-053 | NEW-P | 04-15-043 | 180-78A-535 | AMD | 04-21-038 | 180-88-020 | NEW | 04-23-011 |
| 180-51-053 | NEW | 04-20-093 | 180-78A-540 | AMD-P | 04-15-113 | 180-88-030 | NEW-P | 04-15-111 |
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| 180-51-063 | REP-P | 04-18-108 | 180-79A | PREP | 04-08-056 | 180-88-040 | NEW-P | 04-15-111 |
| 180-51-063 | REP | 04-23-010 | 180-79A-006 | AMD-P | 04-15-117 | 180-88-040 | NEW-E | 04-18-102 |
| 180-51-064 | REP-P | 04-18-108 | 180-79A-006 | AMD | 04-20-091 | 180-88-040 | NEW-S | 04-18-110 |
| 180-51-064 | REP | 04-23-010 | 180-79A-030 | AMD | 04-04-011 | 180-88-040 | NEW | 04-23-011 |
| 180-52 | PREP | 04-12-108 | 180-79A-030 | AMD-P | 04-24-073 | 180-88-050 | NEW-P | 04-15-111 |
| 180-55 | PREP | 04-12-108 | 180-79A-117 | AMD | 04-04-088 | 180-88-050 | NEW-E | 04-18-102 |
| 180-55-005 | AMD | 04-04-093 | 180-79A-140 | PREP | 04-04-084 | 180-88-050 | NEW-S | 04-18-110 |
| 180-55-015 | AMD | 04-04-093 | 180-79A-140 | AMD-P | 04-15-042 | 180-88-050 | NEW | 04-23-011 |
| 180-55-020 | AMD | 04-04-093 | 180-79A-140 | AMD | 04-20-092 | 180-88-060 | NEW-P | 04-15-111 |
| 180-55-034 | AMD | 04-04-093 | 180-79A-145 | AMD-P | 04-15-114 | 180-88-060 | NEW-E | 04-18-102 |
| 180-55-034 | REP-P | 04-24-075 | 180-79A-145 | AMD | 04-21-040 | 180-88-060 | NEW-S | 04-18-110 |
| 180-55-150 | REP | 04-04-093 | 180-79A-206 | AMD | 04-04-011 | 180-88-060 | NEW | 04-23-011 |
| 180-56 | PREP | 04-12-108 | 180-79A-213 | AMD | 04-04-011 | 180-90 | PREP | 04-12-107 |
| 180-57 | PREP | 04-09-061 | 180-79A-221 | AMD-P | 04-15-114 | 180-95 | PREP | 04-12-106 |
| 180-57-070 | AMD-P | 04-18-109 | 180-79A-221 | AMD | 04-21-040 | 180-96 | PREP | 04-12-105 |
| 180-57-070 | AMD | 04-22-059 | 180-79A-223 | AMD | 04-04-012 | 180-97 | PREP | 04-12-104 |
| 180-72 | PREP | 04-09-063 | 180-79A-226 | AMD | 04-04-011 | 181-01 | PREP | 04-16-098 |
| 180-72-040 | AMD-P | 04-15-043 | 180-79A-226 | AMD-P | 04-15-114 | 181-01-002 | NEW-P | 04-04-105 |
| 180-72-040 | AMD | 04-20-093 | 180-79A-226 | AMD | 04-21-040 | 181-01-002 | NEW | 04-08-047 |
| 180-72-045 | REP-P | 04-15-043 | 180-79A-231 | PREP | 04-04-084 | 181-01-002 | AMD-E | 04-16-040 |
| 180-72-045 | REP | 04-20-093 | 180-79A-231 | AMD-P | 04-15-118 | 181-01-002 | AMD-P | 04-19-147 |
| 180-72-050 | AMD-P | 04-15-043 | 180-79A-231 | AMD | 04-20-090 | 181-01-002 | AMD | 04-24-049 |
| 180-72-050 | AMD | 04-20-093 | 180-79A-250 | AMD-P | 04-15-114 | 181-01-003 | NEW-P | 04-04-106 |
| 180-72-055 | REP-P | 04-15-043 | 180-79A-250 | AMD | 04-21-040 | 181-01-003 | NEW | 04-08-048 |
| 180-72-055 | REP | 04-20-093 | 180-79A-257 | AMD | 04-04-009 | 181-01-004 | NEW-P | 04-24-048 |
| 180-72-060 | AMD-P | 04-15-043 | 180-79A-257 | AMD | 04-04-011 | 182 | PREP | 04-07-079 |

Table of WAC Sections Affected

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| 182-08-015 | AMD | 04-18-039 | 182-12-145 | REP-P | 04-13-156 | 192-04-050 | AMD-P | 04-10-114 |
| 182-08-095 | REP-P | 04-13-156 | 182-12-145 | REP | 04-18-039 | 192-04-050 | AMD-E | 04-19-016 |
| 182-08-095 | REP | 04-18-039 | 182-12-146 | NEW-P | 04-13-156 | 192-12-011 | REP-E | 04-02-039 |
| 182-08-120 | AMD-P | 04-13-156 | 182-12-146 | NEW | 04-18-039 | 192-12-011 | REP-E | 04-10-071 |
| 182-08-125 | REP-P | 04-13-156 | 182-12-148 | NEW-P | 04-13-156 | 192-12-011 | REP-P | 04-10-114 |
| 182-08-125 | REP | 04-18-039 | 182-12-148 | NEW | 04-18-039 | 192-12-011 | REP-E | 04-19-016 |
| 182-08-160 | REP-P | 04-13-156 | 182-12-171 | NEW-P | 04-13-156 | 192-12-012 | REP-E | 04-02-039 |
| 182-08-160 | REP | 04-18-039 | 182-12-171 | NEW | 04-18-039 | 192-12-012 | REP-E | 04-10-071 |
| 182-08-165 | REP-P | 04-13-156 | 182-12-190 | AMD-P | 04-13-156 | 192-12-012 | REP-P | 04-10-114 |
| 182-08-165 | REP | 04-18-039 | 182-12-190 | AMD | 04-18-039 | 192-12-012 | REP-E | 04-19-016 |
| 182-08-175 | REP-P | 04-13-156 | 182-12-200 | AMD-P | 04-13-156 | 192-12-020 | REP-E | 04-02-039 |
| 182-08-175 | REP | 04-18-039 | 182-12-200 | AMD | 04-18-039 | 192-12-020 | REP-E | 04-10-071 |
| 182-08-180 | AMD-P | 04-13-156 | 182-12-205 | NEW-P | 04-13-156 | 192-12-020 | REP-P | 04-10-114 |
| 182-08-180 | AMD | 04-18-039 | 182-12-205 | NEW | 04-18-039 | 192-12-020 | REP-E | 04-19-016 |
| 182-08-190 | AMD-P | 04-13-156 | 182-12-211 | NEW-P | 04-13-156 | 192-12-180 | REP-E | 04-02-039 |
| 182-08-190 | AMD | 04-18-039 | 182-12-211 | NEW | 04-18-039 | 192-12-180 | REP-E | 04-10-071 |
| 182-08-196 | AMD-P | 04-13-156 | 182-12-215 | REP-P | 04-13-156 | 192-12-180 | REP-P | 04-10-114 |
| 182-08-196 | AMD | 04-18-039 | 182-12-215 | REP | 04-18-039 | 192-12-180 | REP-E | 04-19-016 |
| 182-08-200 | AMD-P | 04-13-156 | 182-12-220 | REP-P | 04-13-156 | 192-12-184 | REP-E | 04-02-039 |
| 182-08-200 | AMD | 04-18-039 | 182-12-220 | REP | 04-18-039 | 192-12-184 | REP-E | 04-10-071 |
| 182-08-210 | REP-P | 04-13-156 | 182-12-230 | REP-P | 04-13-156 | 192-12-184 | REP-P | 04-10-114 |
| 182-08-210 | REP | 04-18-039 | 182-12-230 | REP | 04-18-039 | 192-12-184 | REP-E | 04-19-016 |
| 182-08-230 | NEW-P | 04-13-156 | 182-12-250 | NEW-P | 04-13-156 | 192-12-190 | REP-E | 04-02-039 |
| 182-08-230 | NEW | 04-18-039 | 182-12-250 | NEW | 04-18-039 | 192-12-190 | REP-E | 04-10-071 |
| 182-12 | PREP | 04-07-080 | 182-12-260 | NEW-P | 04-13-156 | 192-12-190 | REP-P | 04-10-114 |
| 182-12-108 | NEW-P | 04-13-156 | 182-12-260 | NEW | 04-18-039 | 192-12-190 | REP-E | 04-19-016 |
| 182-12-108 | NEW | 04-18-039 | 182-12-265 | NEW-P | 04-13-156 | 192-12-300 | REP-E | 04-02-039 |
| 182-12-109 | NEW-P | 04-13-156 | 182-12-265 | NEW | 04-18-039 | 192-12-300 | REP-E | 04-10-071 |
| 182-12-109 | NEW | 04-18-039 | 182-12-270 | NEW-P | 04-13-156 | 192-12-300 | REP-P | 04-10-114 |
| 182-12-110 | REP-P | 04-13-156 | 182-12-270 | NEW | 04-18-039 | 192-12-300 | REP-E | 04-19-016 |
| 182-12-110 | REP | 04-18-039 | 182-16-040 | PREP | 04-07-079 | 192-12-310 | REP-E | 04-02-039 |
| 182-12-111 | AMD-P | 04-13-156 | 182-16-040 | AMD-P | 04-13-156 | 192-12-310 | REP-E | 04-10-071 |
| 182-12-111 | AMD | 04-18-039 | 182-16-050 | AMD-P | 04-13-156 | 192-12-310 | REP-P | 04-10-114 |
| 182-12-112 | NEW-P | 04-13-156 | 182-20-400 | AMD | 04-03-006 | 192-12-310 | REP-E | 04-19-016 |
| 182-12-112 | NEW | 04-18-039 | 182-25-010 | AMD-P | 04-19-138 | 192-12-320 | REP-E | 04-02-039 |
| 182-12-115 | PREP | 04-11-011 | 182-25-010 | AMD | 04-23-012 | 192-12-320 | REP-E | 04-10-071 |
| 182-12-117 | REP-P | 04-13-156 | 182-25-030 | AMD-P | 04-19-138 | 192-12-320 | REP-P | 04-10-114 |
| 182-12-117 | REP | 04-18-039 | 182-25-030 | AMD | 04-23-012 | 192-12-320 | REP-E | 04-19-016 |
| 182-12-118 | REP-P | 04-13-156 | 182-25-040 | AMD-X | 04-11-039 | 192-12-330 | REP-E | 04-02-039 |
| 182-12-118 | REP | 04-18-039 | 182-25-040 | AMD | 04-15-109 | 192-12-330 | REP-E | 04-10-071 |
| 182-12-119 | REP-P | 04-13-156 | 182-25-040 | AMD-P | 04-19-138 | 192-12-330 | REP-P | 04-10-114 |
| 182-12-119 | REP | 04-18-039 | 182-25-040 | AMD | 04-23-012 | 192-12-330 | REP-E | 04-19-016 |
| 182-12-121 | AMD-P | 04-13-156 | 182-25-080 | AMD-P | 04-19-138 | 192-12-340 | REP-E | 04-02-039 |
| 182-12-121 | AMD | 04-18-039 | 182-25-080 | AMD | 04-23-012 | 192-12-340 | REP-E | 04-10-071 |
| 182-12-123 | NEW-P | 04-13-156 | 182-25-090 | AMD-P | 04-19-138 | 192-12-340 | REP-P | 04-10-114 |
| 182-12-123 | NEW | 04-18-039 | 182-25-090 | AMD | 04-23-012 | 192-12-340 | REP-E | 04-19-016 |
| 182-12-124 | REP-P | 04-13-156 | 182-25-120 | NEW-P | 04-19-138 | 192-16-009 | AMD-E | 04-02-039 |
| 182-12-124 | REP | 04-18-039 | 182-25-120 | NEW | 04-23-012 | 192-16-009. | AMD-E | 04-10-071 |
| 182-12-128 | NEW-P | 04-13-156 | 182-50-001 | NEW | 04-06-021 | 192-16-009 | AMD-P | 04-10-114 |
| 182-12-128 | NEW | 04-18-039 | 182-50-005 | NEW | 04-06-021 | 192-16-009 | AMD-E | 04-19-016 |
| 182-12-131 | NEW-P | 04-13-156 | 182-50-010 | NEW | 04-06-021 | 192-16-015 | AMD-E | 04-02-039 |
| 182-12-131 | NEW | 04-18-039 | 182-50-015 | NEW | 04-06-021 | 192-16-015 | AMD-E | 04-10-071 |
| 182-12-132 | REP-P | 04-13-156 | 182-50-025 | NEW | 04-06-021 | 192-16-015 | AMD-P | 04-10-114 |
| 182-12-132 | REP | 04-18-039 | 182-50-030 | NEW | 04-06-021 | 192-16-015 | AMD-E | 04-19-016 |
| 182-12-133 | NEW-P | 04-13-156 | 182-50-035 | NEW | 04-06-021 | 192-16-016 | AMD-E | 04-02-039 |
| 182-12-133 | NEW | 04-18-039 | 182-50-200 | NEW | 04-06-021 | 192-16-016 | AMD-E | 04-10-071 |
| 182-12-136 | NEW-P | 04-13-156 | 192-04-040 | AMD-E | 04-02-039 | 192-16-016 | AMD-P | 04-10-114 |
| 182-12-136 | NEW | 04-18-039 | 192-04-040 | AMD-E | 04-10-071 | 192-16-016 | AMD-E | 04-19-016 |
| 182-12-138 | NEW-P | 04-13-156 | 192-04-040 | AMD-P | 04-10-114 | 192-16-019 | REP-E | 04-02-039 |
| 182-12-138 | NEW | 04-18-039 | 192-04-040 | AMD-E | 04-19-016 | 192-16-019 | REP-E | 04-10-071 |
| 182-12-141 | NEW-P | 04-13-156 | 192-04-050 | AMD-E | 04-02-039 | 192-16-019 | REP-P | 04-10-114 |

Table of WAC Sections Affected

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| 192-16-023 | REP-E | 04-10-071 | 192-35-070 | NEW-P | 04-24-091 | 192-140-090 | NEW-E | 04-10-071 |
| 192-16-023 | REP-P | 04-10-114 | 192-35-080 | NEW-P | 04-24-091 | 192-140-090 | NEW-P | 04-10-114 |
| 192-16-023 | REP-E | 04-19-016 | 192-35-090 | NEW-P | 04-24-091 | 192-140-090 | NEW-E | 04-19-016 |
| 192-23-014 | REP-E | 04-02-039 | 192-35-100 | NEW-P | 04-24-091 | 192-140-100 | NEW-E | 04-02-039 |
| 192-23-014 | REP-E | 04-10-071 | 192-35-110 | NEW-P | 04-24-091 | 192-140-100 | NEW-E | 04-10-071 |
| 192-23-014 | REP-P | 04-10-114 | 192-35-120 | NEW-P | 04-24-091 | 192-140-100 | NEW-P | 04-10-114 |
| 192-23-014 | REP-E | 04-19-016 | 192-100-010 | NEW-E | 04-02-039 | 192-140-100 | NEW-E | 04-19-016 |
| 192-23-015 | REP-E | 04-02-039 | 192-100-010 | NEW-E | 04-10-071 | 192-140-120 | NEW-E | 04-02-039 |
| 192-23-015 | REP-E | 04-10-071 | 192-100-010 | NEW-P | 04-10-114 | 192-140-120 | NEW-E | 04-10-071 |
| 192-23-015 | REP-P | 04-10-114 | 192-100-010 | NEW-E | 04-19-016 | 192-140-120 | EW-P | 04-10-114 |
| 192-23-015 | REP-E | 04-19-016 | 192-100-020 | NEW-E | 04-02-039 | 192-140-120 | NEW-E | 04-19-016 |
| 192-23-016 | REP-E | 04-02-039 | 192-100-020 | NEW-P | 04-10-114 | 192-140-200 | NEW-E | 04-02-039 |
| 192-23-016 | REP-E | 04-10-071 | 192-100-020 | NEW-E | 04-19-016 | 192-140-200 | NEW-E | 04-10-071 |
| 192-23-016 | REP-P | 04-10-114 | 192-100-030 | NEW-E | 04-02-039 | 192-140-200 | NEW-P | 04-10-114 |
| 192-23-016 | REP-E | 04-19-016 | 192-100-030 | NEW-P | 04-10-114 | 192-140-200 | NEW-E | 04-19-016 |
| 192-23-017 | REP-E | 04-02-039 | 192-100-030 | NEW-E | 04-19-016 | 192-140-210 | NEW-E | 04-02-039 |
| 192-23-017 | REP-E | 04-10-071 | 192-100-035 | NEW-P | 04-10-114 | 192-140-210 | NEW-E | 04-10-071 |
| 192-23-017 | REP-P | 04-10-114 | 192-100-035 | NEW-E | 04-19-016 | 192-140-210 | NEW-P | 04-10-114 |
| 192-23-017 | REP-E | 04-19-016 | 192-110-200 | NEW-E | 04-02-039 | 192-140-210 | NEW-E | 04-19-016 |
| 192-23-019 | REP-E | 04-02-039 | 192-110-200 | NEW-P | 04-10-114 | 192-150-050 | AMD-E | 04-02-039 |
| 192-23-019 | REP-E | 04-10-071 | 192-110-200 | NEW-E | 04-19-016 | 192-150-050 | AMD-E | 04-10-071 |
| 192-23-019 | REP-P | 04-10-114 | 192-110-210 | NEW-E | 04-02-039 | 192-150-050 | AMD-P | 04-10-114 |
| 192-23-019 | REP-E | 04-19-016 | 192-110-210 | NEW-E | 04-10-071 | 192-150-050 | AMD-E | 04-19-016 |
| 192-23-061 | REP-E | 04-02-039 | 192-110-210 | NEW-P | 04-10-114 | 192-150-055 | AMD-E | 04-02-039 |
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| 192-23-061 | REP-P | 04-10-114 | 192-120-050 | NEW-E | 04-02-039 | 192-150-055 | AMD-P | 04-10-114 |
| 192-23-061 | REP-E | 04-19-016 | 192-120-050 | NEW-E | 04-10-071 | 192-150-055 | AMD-E | 04-19-016 |
| 192-23-096 | REP-E | 04-02-039 | 192-120-050 | NEW-P | 04-10-114 | 192-150-060 | AMD-E | 04-02-039 |
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| 192-23-096 | REP-P | 04-10-114 | 192-130-060 | NEW-E | 04-02-039 | 192-150-060 | AMD-P | 04-10-114 |
| 192-23-096 | REP-E | 04-19-016 | 192-130-060 | NEW-E | 04-10-071 | 192-150-060 | AMD-E | 04-19-016 |
| 192-23-800 | REP-E | 04-02-039 | 192-130-060 | NEW-P | 04-10-114 | 192-150-065 | AMD-E | 04-02-039 |
| 192-23-800 | REP-E | 04-10-071 | 192-130-060 | NEW-E | 04-19-016 | 192-150-06 | AMD-E | 04-10-071 |
| 192-23-800 | REP-P | 04-10-114 | 192-130-065 | NEW-E | 04-02-039 | 192-150-06 | AMD-P | 04-10-114 |
| 192-23-800 | REP-E | 04-19-016 | 192-130-065 | NEW-E | 04-10-071 | 192-150-065 | AMD-E | 04-19-016 |
| 192-23-810 | REP-E | 04-02-039 | 192-130-065 | NEW-P | 04-10-114 | 192-150-085 | AMD-E | 04-02-039 |
| 192-23-810 | REP-E | 04-10-071 | 192-130-065 | NEW-E | 04-19-016 | 192-150-085 | AMD-E | 04-10-071 |
| 192-23-810 | REP-P | 04-10-114 | 192-130-070 | NEW-E | 04-02-039 | 192-150-085 | AMD-P | 04-10-114 |
| 192-23-810 | REP-E | 04-19-016 | 192-130-070 | NEW-E | 04-10-071 | 192-150-085 | AMD-E | 04-19-016 |
| 192-28-105 | REP-E | 04-02-039 | 192-130-070 | NEW-P | 04-10-114 | 192-150-090 | AMD-E | 04-02-039 |
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| 192-28-105 | REP-E | 04-19-016 | 192-130-080 | NEW-E | 04-10-071 | 192-150-090 | AMD-E | 04-19-016 |
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| 192-28-110 | REP-E | 04-10-071 | 192-130-080 | NEW-E | 04-19-016 | 192-150-110 | NEW-E | 04-10-071 |
| 192-28-110 | REP-P | 04-10-114 | 192-140-070 | NEW-E | 04-02-039 | 192-150-110 | NEW-P | 04-10-114 |
| 192-28-110 | REP-E | 04-19-016 | 192-140-070 | NEW-E | 04-10-071 | 192-150-110 | NEW-E | 04-19-016 |
| 192-28-115 | REP-E | 04-02-039 | 192-140-070 | NEW-P | 04-10-114 | 192-150-115 | NEW-E | 04-02-039 |
| 192-28-115 | REP-E | 04-10-071 | 192-140-070 | NEW-E | 04-19-016 | 192-150-115 | NEW-E | 04-10-071 |
| 192-28-115 | REP-P | 04-10-114 | 192-140-075 | NEW-E | 04-02-039 | 192-150-115 | NEW-P | 04-10-114 |
| 192-28-115 | REP-E | 04-19-016 | 192-140-075 | NEW-E | 04-10-071 | 192-150-115 | NEW-E | 04-19-016 |
| 192-28-120 | REP-E | 04-02-039 | 192-140-075 | NEW-P | 04-10-114 | 192-150-120 | NEW-E | 04-02-039 |
| 192-28-120 | REP-E | 04-10-071 | 192-140-075 | NEW-E | 04-19-016 | 192-150-120 | NEW-E | 04-10-071 |
| 192-28-120 | REP-P | 04-10-114 | 192-140-080 | NEW-E | 04-02-039 | 192-150-120 | NEW-P | 04-10-114 |
| 192-28-120 | REP-E | 04-19-016 | 192-140-080 | NEW-E | 04-10-071 | 192-150-120 | NEW-E | 04-19-016 |
| 192-33 | PREP | 04-15-034 | 192-140-080 | NEW-P | 04-10-114 | 192-150-125 | NEW-E | 04-02-039 |
| 192-35-010 | NEW-P | 04-24-091 | 192-140-080 | NEW-E | 04-19-016 | 192-150-125 | NEW-E | 04-10-071 |
| 192-35-020 | NEW-P | 04-24-091 | 192-140-085 | NEW-E | 04-02-039 | 192-150-125 | NEW-P | 04-10-114 |
| 192-35-030 | NEW-P | 04-24-091 | 192-140-085 | NEW-E | 04-10-071 | 192-150-125 | NEW-E | 04-19-016 |
| 192-35-040 | NEW-P | 04-24-091 | 192-140-085 | NEW-P | 04-10-114 | 192-150-130 | NEW-E | 04-02-039 |

Table of WAC Sections Affected

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| 192-150-130 | NEW-E | 04-19-016 | 192-200-010 | NEW-E | 04-10-071 | 192-340-100 | NEW-E | 04-10-071 |
| 192-150-135 | NEW-E | 04-02-039 | 192-200-010 | NEW-P | 04-10-114 | 192-340-100 | NEW-P | 04-10-113 |
| 192-150-135 | NEW-E | 04-10-071 | 192-200-010 | NEW-E | 04-19-016 | 192-340-100 | NEW-E | 04-19-016 |
| 192-150-135 | NEW-P | 04-10-114 | 192-200-030 | NEW-E | 04-02-039 | 192-340-100 | NEW | 04-23-058 |
| 192-150-135 | NEW-E | 04-19-016 | 192-200-030 | NEW-E | 04-10-071 | 196-09 | AMD | 04-04-001 |
| 192-150-140 | NEW-E | 04-02-039 | 192-200-030 | NEW-P | 04-10-114 | 196-09 | PREP | 04-15-050 |
| 192-150-140 | NEW-E | 04-10-071 | 192-200-030 | NEW-E | 04-19-016 | 196-09-010 | AMD | 04-04-001 |
| 192-150-140 | NEW-P | 04-10-114 | 192-220-010 | NEW-E | 04-02-039 | 196-09-050 | NEW | 04-04-001 |
| 192-150-140 | NEW-E | 04-19-016 | 192-220-010 | NEW-E | 04-10-071 | 196-09-055 | NEW | 04-04-001 |
| 192-150-150 | NEW-E | 04-02-039 | 192-220-010 | NEW-P | 04-10-114 | 196-09-060 | NEW | 04-04-001 |
| 192-150-150 | NEW-E | 04-10-071 | 192-220-010 | NEW-E | 04-19-016 | 196-09-100 | NEW | 04-04-001 |
| 192-150-150 | NEW-P | 04-10-114 | 192-220-020 | NEW-E | 04-02-039 | 196-09-110 | NEW | 04-04-001 |
| 192-150-150 | NEW-E | 04-19-016 | 192-220-020 | NEW-E | 04-10-071 | 196-09-120 | NEW | 04-04-001 |
| 192-150-200 | NEW-E | 04-02-039 | 192-220-020 | NEW-P | 04-10-114 | 196-12-005 | NEW | 04-04-001 |
| 192-150-200 | NEW-E | 04-10-071 | 192-220-020 | NEW-E | 04-19-016 | 196-12-010 | AMD | 04-04-001 |
| 192-150-200 | NEW-P | 04-10-114 | 192-220-030 | NEW-E | 04-02-039 | 196-12-020 | AMD | 04-04-001 |
| 192-150-200 | NEW-E | 04-19-016 | 192-220-030 | NEW-E | 04-10-071 | 196-12-030 | AMD | 04-04-001 |
| 192-150-205 | NEW-E | 04-02-039 | 192-220-030 | NEW-P | 04-10-114 | 196-12-045 | AMD | 04-04-001 |
| 192-150-205 | NEW-E | 04-10-071 | 192-220-030 | NEW-E | 04-19-016 | 196-12-050 | AMD | 04-04-001 |
| 192-150-205 | NEW-P | 04-10-114 | 192-230-100 | NEW-E | 04-02-039 | 196-12-055 | NEW | 04-04-001 |
| 192-150-205 | NEW-E | 04-19-016 | 192-230-100 | NEW-E | 04-10-071 | 196-12-065 | NEW | 04-04-001 |
| 192-150-210 | NEW-E | 04-02-039 | 192-230-100 | NEW-P | 04-10-114 | 196-16-006 | NEW | 04-04-001 |
| 192-150-210 | NEW-E | 04-10-071 | 192-230-100 | NEW-E | 04-19-016 | 196-16-007 | AMD | 04-04-001 |
| 192-150-210 | NEW-P | 04-10-114 | 192-240-035 | AMD-E | 04-02-039 | 196-16-010 | AMD | 04-04-001 |
| 192-150-210 | NEW-E | 04-19-016 | 192-240-035 | AMD-E | 04-10-071 | 196-16-020 | AMD | 04-04-001 |
| 192-150-215 | NEW-E | 04-02-039 | 192-240-035 | AMD-P | 04-10-114 | 196-16-031 | AMD | 04-04-001 |
| 192-150-215 | NEW-E | 04-10-071 | 192-240-035 | AMD-E | 04-19-016 | 196-16-035 | NEW | 04-04-001 |
| 192-150-215 | NEW-P | 04-10-114 | 192-240-040 | AMD-E | 04-02-039 | 196-20-005 | NEW-P | 04-04-027 |
| 192-150-215 | NEW-E | 04-19-016 | 192-240-040 | AMD-E | 04-10-071 | 196-20-005 | NEW | 04-10-067 |
| 192-150-220 | NEW-E | 04-02-039 | 192-240-040 | AMD-P | 04-10-114 | 196-20-010 | AMD-P | 04-04-027 |
| 192-150-220 | NEW-E | 04-10-071 | 192-240-040 | AMD-E | 04-19-016 | 196-20-010 | AMD | 04-10-067 |
| 192-150-220 | NEW-P | 04-10-114 | 192-300-050 | AMD-E | 04-02-039 | 196-20-020 | AMD-P | 04-04-027 |
| 192-150-220 | NEW-E | 04-19-016 | 192-300-050 | AMD-E | 04-10-071 | 196-20-020 | AMD | 04-10-067 |
| 192-180-010 | AMD-E | 04-02-039 | 192-300-050 | AMD-P | 04-10-113 | 196-20-030 | AMD-P | 04-04-027 |
| 192-180-010 | AMD-E | 04-10-071 | 192-300-050 | AMD-E | 04-19-016 | 196-20-030 | AMD | 04-10-067 |
| 192-180-010 | AMD-P | 04-10-114 | 192-300-050 | AMD | 04-23-058 | 196-21-005 | NEW | 04-04-001 |
| 192-180-010 | AMD-E | 04-19-016 | 192-310-010 | AMD-E | 04-02-039 | 196-21-010 | AMD | 04-04-001 |
| 192-180-015 | AMD-E | 04-02-039 | 192-310-010 | AMD-E | 04-10-071 | 196-21-020 | AMD | 04-04-001 |
| 192-180-015 | AMD-E | 04-10-071 | 192-310-010 | AMD-P | 04-10-113 | 196-21-030 | AMD | 04-04-001 |
| 192-180-015 | AMD-P | 04-10-114 | 192-310-010 | AMD-E | 04-19-016 | 196-23 | PREP | 04-10-011 |
| 192-180-015 | AMD-E | 04-19-016 | 192-310-010 | AMD | 04-23-058 | 196-23-070 | AMD | 04-04-001 |
| 192-180-020 | AMD-E | 04-02-039 | 192-310-025 | AMD-E | 04-02-039 | 196-24-041 | REP | 04-04-001 |
| 192-180-020 | AMD-E | 04-10-071 | 192-310-025 | AMD-E | 04-10-071 | 196-24-080 | REP | 04-04-001 |
| 192-180-020 | AMD-P | 04-10-114 | 192-310-025 | AMD-P | 04-10-113 | 196-24-085 | REP | 04-04-001 |
| 192-180-020 | AMD-E | 04-19-016 | 192-310-025 | AMD-E | 04-19-016 | 196-24-100 | REP | 04-04-001 |
| 192-180-025 | AMD-E | 04-02-039 | 192-310-025 | AMD | 04-23-058 | 196-24-105 | REP | 04-04-001 |
| 192-180-025 | AMD-E | 04-10-071 | 192-310-030 | AMD-E | 04-02-039 | 196-24-110 | REP-W | 04-05-061 |
| 92-180-025 | AMD-P | 04-10-114 | 192-310-030 | AMD-E | 04-10-071 | 196-25-001 | AMD | 04-04-001 |
| 192-180-025 | AMD-E | 04-19-016 | 192-310-030 | AMD-P | 04-10-113 | 196-25-002 | AMD-W | 04-05-061 |
| 192-180-030 | AMD-E | 04-02-039 | 192-310-030 | AMD-E | 04-19-016 | 196-25-002 | AMD-P | 04-24-001 |
| 192-180-030 | AMD-E | 04-10-071 | 192-310-030 | AMD | 04-23-058 | 196-25-005 | AMD | 04-04-001 |
| 92-180-030 | AMD-P | 04-10-114 | 192-320-070 | AMD-E | 04-02-039 | 196-25-010 | AMD | 04-04-001 |
| 192-180-030 | AMD-E | 04-19-016 | 192-320-070 | AMD-E | 04-10-071 | 196-25-020 | REP | 04-04-001 |
| 192-180-040 | NEW-E | 04-02-039 | 192-320-070 | AMD-P | 04-10-113 | 196-25-030 | REP | 04-04-001 |
| 192-180-040 | NEW-E | 04-10-071 | 192-320-070 | AMD-E | 04-19-016 | 196-25-040 | AMD-W | 04-05-061 |
| 192-180-040 | NEW-P | 04-10-114 | 192-320-070 | AMD | 04-23-058 | 196-25-040 | AMD-P | 04-24-001 |
| 192-180-040 | NEW-E | 04-19-016 | 192-320-075 | NEW-E | 04-02-039 | 196-25-050 | AMD | 04-04-001 |
| 92-200-005 | NEW-E | 04-02-039 | 192-320-075 | NEW-E | 04-10-071 | 196-25-100 | REP | 04-04-001 |
| 92-200-005 | NEW-E | 04-10-071 | 192-320-075 | NEW-P | 04-10-113 | 196-26A | PREP | 04-10-011 |
| 92-200-005 | NEW-P | 04-10-114 | 192-320-075 | NEW-E | 04-19-016 | 196-26A | PREP | 04-15-079 |

Table of WAC Sections Affected

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| 199-08-300 | NEW-E | 04-10-002 | 199-08-475 | NEW-E | 04-10-002 | 204-91A-170 | AMD | 04-20-021 |
| 199-08-300 | NEW-P | 04-18-015 | 199-08-475 | NEW-P | 04-18-015 | 204-96-010 | AMD | 04-07-012 |
| 199-08-305 | NEW-E | 04-10-002 | 199-08-480 | NEW-E | 04-10-002 | 208-620 | PREP | 04-24-078 |
| 199-08-305 | NEW-P | 04-18-015 | 199-08-480 | NEW-P | 04-18-015 | 208-680A-040 | AMD-P | 04-19-158 |
| 199-08-310 | NEW-E | 04-10-002 | 199-08-485 | NEW-E | 04-10-002 | 208-680A-040 | AMD-C | 04-22-087 |
| 199-08-310 | NEW-P | 04-18-015 | 199-08-485 | NEW-P | 04-18-015 | 208-680E-025 | NEW-P | 04-19-158 |
| 199-08-315 | NEW-E | 04-10-002 | 199-08-490 | NEW-E | 04-10-002 | 208-680E-025 | NEW-C | 04-22-087 |
| 199-08-315 | NEW-P | 04-18-015 | 199-08-490 | NEW-P | 04-18-015 | 208-680F-020 | AMD-P | 04-19-158 |
| 199-08-320 | NEW-E | 04-10-002 | 199.08-495 | NEW-E | 04-10-002 | 208-680F-020 | AMD-C | 04-22-087 |
| 199-08-320 | NEW-P | 04-18-015 | 199-08-495 | NEW-P | 04-18-015 | 208-680G-050 | AMD-P | 04-19-157 |
| 199-08-325 | NEW-E | 04-10-002 | 199-08-500 | NEW-E | 04-10-002 | 208-680G-050 | AMD-C | 04-22-086 |
| 199-08-325 | NEW-P | 04-18-015 | 199-08-500 | NEW-P | 04-18-015 | 208-690-010 | NEW-E | 04-07-182 |
| 199.08-335 | NEW-E | 04-10-002 | 199.08-510 | NEW-E | 04-10-002 | 208-690-010 | NEW-P | 04-11-110 |
| 199-08-335 | NEW-P | 04-18-015 | 199-08-510 | NEW-P | 04-18-015 | 208-690-010 | NEW | 04-15-005 |
| 199-08-340 | NEW-E | 04-10-002 | 199-08-515 | NEW-E | 04-10-002 | 208-690-020 | NEW-E | 04-07-182 |
| 199-08-340 | NEW-P | 04-18-015 | 199-08-515 | NEW-P | 04-18-015 | 208-690-020 | NEW-P | 04-11-110 |
| 199-08-350 | NEW-E | 04-10-002 | 199-08-520 | NEW-E | 04-10-002 | 208-690-020 | NEW | 04-15-005 |
| 199-08-350 | NEW-P | 04-18-015 | 199-08-520 | NEW-P | 04-18-015 | 208-690-030 | NEW-E | 04-07-182 |
| 199-08-385 | NEW-E | 04-10-002 | 199-08-525 | NEW-E | 04-10-002 | 208-690-030 | NEW-P | 04-11-110 |
| 199-08-385 | NEW-P | 04-18-015 | 199-08-525 | NEW-P | 04-18-015 | 208-690-030 | NEW | 04-15-005 |
| 199-08-390 | NEW-E | 04-10-002 | 199-08-535 | NEW-E | 04-10-002 | 208-690-031 | NEW-E | 04-07-182 |
| 199-08-390 | NEW-P | 04-18-015 | 199-08-535 | NEW-P | 04-18-015 | 208-690-031 | NEW-P | 04-11-110 |
| 199-08-395 | NEW-E | 04-10-002 | 199-08-540 | NEW-E | 04-10-002 | 208-690-031 | NEW-W | 04-24-068 |
| 199-08-395 | NEW-P | 04-18-015 | 199-08-540 | NEW-P | 04-18-015 | 208-690-035 | NEW-E | 04-07-182 |
| 199-08-400 | NEW-E | 04-10-002 | 199-08-545 | NEW-E | 04-10-002 | 208-690-035 | NEW-P | 04-11-110 |
| 199-08-400 | NEW-P | 04-18-015 | 199-08-545 | NEW-P | 04-18-015 | 208-690-035 | NEW | 04-15-005 |
| 199-08-405 | NEW-E | 04-10-002 | 199-08-550 | NEW-E | 04-10-002 | 208-690-040 | NEW-E | 04-07-182 |
| 199-08-405 | NEW-P | 04-18-015 | 199-08-550 | NEW-P | 04-18-015 | 208-690-040 | NEW-P | 04-11-110 |
| 199-08-410 | NEW-E | 04-10-002 | 199-08-555 | NEW-E | 04-10-002 | 208-690-040 | NEW | 04-15-005 |
| 199-08-410 | NEW-P | 04-18-015 | 199-08-555 | NEW-P | 04-18-015 | 208-690-045 | NEW-E | 04-07-182 |
| 199-08-415 | NEW-E | 04-10-002 | 199-08-565 | NEW-E | 04-10-002 | 208-690-045 | NEW-P | 04-11-110 |
| 199-08-415 | NEW-P | 04-18-015 | 199-08-565 | NEW-P | 04-18-015 | 208-690-045 | NEW | 04-15-005 |
| 199-08-420 | NEW-E | 04-10-002 | 199-08-570 | NEW-E | 04-10-002 | 208-690-050 | NEW-E | 04-07-182 |
| 199-08-420 | NEW-P | 04-18-015 | 199-08-570 | NEW-P | 04-18-015 | 208-690-050 | NEW-P | 04-11-110 |
| 199-08-425 | NEW-E | 04-10-002 | 199-08-580 | NEW-E | 04-10-002 | 208-690-050 | NEW | 04-15-005 |
| 199-08-425 | NEW-P | 04-18-015 | 199-08-580 | NEW-P | 04-18-015 | 208-690-060 | NEW-E | 04-07-182 |
| 199-08-426 | NEW-E | 04-10-002 | 204-74A | PREP | 04-17-132 | 208-690-060 | NEW-P | 04-11-110 |
| 199-08-426 | NEW-P | 04-18-015 | 204-74A-040 | AMD-P | 04-21-021 | 208-690-060 | NEW | 04-15-005 |
| 199-08-427 | NEW-E | 04-10-002 | 204-74A-050 | AMD-P | 04-21-021 | 208-690-070 | NEW-E | 04-07-182 |
| 199-08-427 | NEW-P | 04-18-015 | 204-74A-060 | AMD-P | 04-21-021 | 208-690-070 | NEW-P | 04-11-110 |
| 199-08-428 | NEW-E | 04-10-002 | 204-91A | PREP | 04-10-054 | 208-690-070 | NEW | 04-15-005 |
| 199-08-428 | NEW-P | 04-18-015 | 204-91 A-030 | AMD-P | 04-13-040 | 208-690-075 | NEW-E | 04-07-182 |
| 199-08-429 | NEW-E | 04-10-002 | 204-91 A-030 | AMD | 04-20-021 | 208-690-075 | NEW-P | 04-11-110 |
| 199-08-429 | NEW-P | 04-18-015 | 204-91A-040 | AMD-P | 04-13-040 | 208-690-075 | NEW | 04-15-005 |
| 199-08-430 | NEW-E | 04-10-002 | 204-91 A-040 | AMD | 04-20-021 | 208-690-080 | NEW-E | 04-07-182 |
| 199-08-430 | NEW-P | 04-18-015 | 204-91A-050 | AMD-P | 04-13-040 | 208-690-080 | NEW-P | 04-11-110 |
| 199-08-435 | NEW-E | 04-10-002 | 204-91 A-050 | AMD | 04-20-021 | 208-690-080 | NEW | 04-15-005 |
| 199-08-435 | NEW-P | 04-18-015 | 204-91A-060 | AMD-P | 04-13-040 | 208-690-090 | NEW-E | 04-07-182 |
| 199-08-440 | NEW-E | 04-10-002 | 204-91 A-060 | AMD | 04-20-021 | 208-690-090 | NEW-P | 04-11-110 |
| 199-08-440 | NEW-P | 04-18-015 | 204-91A-070 | AMD-P | 04-13-040 | 208-690-090 | NEW | 04-15-005 |
| 199-08-445 | NEW-E | 04-10-002 | 204-91A-070 | AMD | 04-20-021 | 208-690-100 | NEW-E | 04-07-182 |
| 199-08-445 | NEW-P | 04-18-015 | 204.91 A-080 | AMD-P | 04-13-040 | 208-690-100 | NEW-P | 04-11-110 |
| 199-08-450 | NEW-E | 04-10-002 | 204-91A-080 | AMD | 04-20-021 | 208-690-100 | NEW | 04-15-005 |
| 199-08-450 | NEW-P | 04-18-015 | 204-91A-090 | AMD-P | 04-13-040 | 208-690-110 | NEW-E | 04-07-182 |
| 199-08-455 | NEW-E | 04-10-002 | 204-91A-090 | AMD | 04-20-021 | 208-690-110 | NEW-P | 04-11-110 |
| 199-08-455 | NEW-P | 04-18-015 | 204-91A-120 | AMD-P | 04-13-040 | 208-690-110 | NEW | 04-15-005 |
| 199-08-460 | NEW-E | 04-10-002 | 204-91A-120 | AMD | 04-20-021 | 208-690-112 | NEW-E | 04-07-182 |
| 199-08-460 | NEW-P | 04-18-015 | 204-91A-130 | AMD-P | 04-13-040 | 208-690-112 | NEW-P | 04-11-110 |
| 199-08-465 | NEW-E | 04-10-002 | 204-91A-130 | AMD | 04-20-021 | 208-690-112 | NEW | 04-15-005 |
| 199-08-465 | NEW-P | 04-18-015 | 204-91A-140 | AMD-P | 04-13-040 | 208-690-115 | NEW-E | 04-07-182 |
| 199-08-470 | NEW-E | 04-10-002 | 204-91A-140 | AMD | 04-20-021 | 208-690-115 | NEW-P | 04-11-110 |

Table of WAC Sections Affected

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| 208-690-120 | NEW-E | 04-07-182 | 212-80-035 | AMD-P | 04-24-009 | 212-80-150 | NEW-P | 04-24-009 |
| 208-690-120 | NEW-P | 04-11-110 | 212-80-035 | DECOD-P | 04-24-009 | 212-80-155 | NEW-P | 04-24-009 |
| 208-690-120 | NEW | 04-15-005 | 212-80-038 | RECOD-P | 04-24-009 | 212-80-160 | NEW-P | 04-24-009 |
| 208-690-130 | NEW-E | 04-07-182 | 212-80-040 | AMD-P | 04-24-009 | 212-80-165 | NEW-P | 04-24-009 |
| 208-690-130 | NEW-P | 04-11-110 | 212-80-040 | DECOD-P | 04-24-009 | 212-80-170 | NEW-P | 04-24-009 |
| 208-690-130 | NEW | 04-15-005 | 212-80-043 | RECOD-P | 04-24-009 | 212-80-175 | NEW-P | 04-24-009 |
| 208-690-140 | NEW-E | 04-07-182 | 212-80-045 | AMD-P | 04-24-009 | 212-80-180 | NEW-P | 04-24-009 |
| 208-690-140 | NEW-P | 04-11-110 | 212-80-045 | DECOD-P | 04-24-009 | 212-80-185 | NEW-P | 04-24-009 |
| 208-690-140 | NEW | 04-15-005 | 212-80-048 | NEW-P | 04-24-009 | 212-80-190 | NEW-P | 04-24-009 |
| 208-690-150 | NEW-E | 04-07-182 | 212-80-050 | AMD-P | 04-24-009 | 212-80-195 | NEW-P | 04-24-009 |
| 208-690-150 | NEW-P | 04-11-110 | 212-80-050 | DECOD-P | 04-24-009 | 212-80-200 | RECOD-P | 04-24-009 |
| 208-690-150 | NEW | 04-15-005 | 212-80-053 | RECOD-P | 04-24-009 | 212-80-205 | RECOD-P | 04-24-009 |
| 208-690-160 | NEW-E | 04-07-182 | 212-80-055 | AMD-P | 04-24-009 | 212-80-210 | NEW-P | 04-24-009 |
| 208-690-160 | NEW-P | 04-11-110 | 212-80-055 | DECOD-P | 04-24-009 | 212-80-215 | NEW-P | 04-24-009 |
| 208-690-160 | NEW | 04-15-005 | 212-80-058 | RECOD-P | 04-24-009 | 212-80-220 | NEW-P | 04-24-009 |
| 208-690-170 | NEW-E | 04-07-182 | 212-80-060 | AMD-P | 04-24-009 | 212-80-225 | NEW-P | 04-24-009 |
| 208-690-170 | NEW-P | 04-11-110 | 212-80-060 | DECOD-P | 04-24-009 | 212-80-230 | NEW-P | 04-24-009 |
| 208-690-170 | NEW | 04-15-005 | 212-80-063 | RECOD-P | 04-24-009 | 212-80-235 | NEW-P | 04-24-009 |
| 208-690-180 | NEW-E | 04-07-182 | 212-80-065 | AMD-P | 04-24-009 | 212-80-240 | NEW-P | 04-24-009 |
| 208-690-180 | NEW-P | 04-11-110 | 212-80-065 | DECOD-P | 04-24-009 | 212-80-245 | NEW-P | 04-24-009 |
| 208-690-180 | NEW | 04-15-005 | 212-80-070 | AMD-P | 04-24-009 | 212-80-250 | NEW-P | 04-24-009 |
| 212-17-060 | AMD-E | 04-11-061 | 212-80-070 | DECOD-P | 04-24-009 | 212-80-255 | NEW-P | 04-24-009 |
| 212-17-060 | PREP | 04-21-003 | 212-80-073 | RECOD-P | 04-24-009 | 212-80-260 | NEW-P | 04-24-009 |
| 212-17-480 | NEW-E | 04-11-061 | 212-80-075 | AMD-P | 04-24-009 | 212-80-265 | NEW-P | 04-24-009 |
| 212-17-480 | PREP | 04-21-003 | 212-80-075 | DECOD-P | 04-24-009 | 220-12-020 | AMD | 04-07-009 |
| 212-17-485 | NEW-E | 04-11-061 | 212-80-078 | RECOD-P | 04-24-009 | 220-16-270 | AMD | 04-07-009 |
| 212-17-485 | PREP | 04-21-003 | 212-80-080 | AMD-P | 04-24-009 | 220-16-470 | AMD-X | 04-12-073 |
| 212-17-490 | NEW-E | 04-11-061 | 212-80-080 | DECOD-P | 04-24-009 | 220-16-470 | AMD | 04-16-126 |
| 212-17-490 | PREP | 04-21-003 | 212-80-083 | RECOD-P | 04-24-009 | 220-16-47000B | NEW-E | 04-10-034 |
| 212-17-495 | NEW-E | 04-11-061 | 212-80-085 | AMD-P | 04-24-009 | 220-16-550 | AMD | 04-07-009 |
| 212-17-495 | PREP | 04-21-003 | 212-80-085 | DECOD-P | 04-24-009 | 220-16.800 | NEW | 04-07-009 |
| 212-17-500 | NEW-E | 04-11-061 | 212-80-088 | RECOD-P | 04-24-009 | 220-16-800 | NEW-W | 04-14-085 |
| 212-17-500 | PREP | 04-21-003 | 212-80-090 | AMD-P | 04-24-009 | 220-16-810 | NEW | 04-07-009 |
| 212-17-505 | NEW-E | 04-11-061 | 212-80-090 | DECOD-P | 04-24-009 | 220-16-810 | NEW-W | 04-14-085 |
| 212-17-505 | PREP | 04-21-003 | 212-80-093 | RECOD-P | 04-24-009 | 220-16-820 | NEW-W | 04-14-085 |
| 212-17-510 | NEW-E | 04-11-061 | 212-80-095 | AMD-P | 04-24-009 | 220-16-830 | NEW-W | 04-14-085 |
| 212-17-510 | PREP | 04-21-003 | 212-80-095 | DECOD-P | 04-24-009 | 220-16-840 | NEW-W | 04-14-085 |
| 212-17-515 | NEW-E | 04-11-061 | 212-80-098 | RECOD-P | 04-24-009 | 220-16-850 | NEW-W | 04-14-085 |
| 212-17-515 | PREP | 04-21-003 | 212-80-100 | DECOD-P | 04-24-009 | 220-20-013 | NEW-P | 04-21-056 |
| 212-17-520 | NEW-E | 04-11-061 | 212-80-103 | RECOD-P | 04-24-009 | 220-20-056 | REP | 04-10-108 |
| 212-17-520 | PREP | 04-21-003 | 212-80-105 | AMD-P | 04-24-009 | 220-20-080 | AMD | 04-08-025 |
| 212-17-525 | NEW-E | 04-11-061 | 212-80-105 | DECOD-P | 04-24-009 | 220-20-100 | AMD-W | 04-14-085 |
| 212-17-525 | PREP | 04-21-003 | 212-80-108 | RECOD-P | 04-24-009 | 220-22-40000F | NEW-E | 04-13-024 |
| 212-17-530 | NEW-E | 04-11-061 | 212-80-110 | AMD-P | 04-24-009 | 220-24-04000L | NEW-E | 04-10-001 |
| 212-17-530 | PREP | 04-21-003 | 212-80-113 | RECOD-P | 04-24-009 | 220-24-04000L | REP-E | 04-10-001 |
| 212-17-535 | NEW-E | 04-11-061 | 212-80-115 | AMD-P | 04-24-009 | 220-24-04000 L | REP-E | 04-11-010 |
| 212-17-535 | PREP | 04-21-003 | 212-80-115 | DECOD-P | 04-24-009 | 220-24-04000M | NEW-E | 04-11-052 |
| 212-17-540 | NEW-E | 04-11-061 | 212-80-118 | RECOD-P | 04-24-009 | 220-24-04000M | REP-E | 04-11-052 |
| 212-17-540 | PREP | 04-21-003 | 212-80-120 | AMD-P | 04-24-009 | 220-24-04000N | NEW-E | 04-12-011 |
| 212-80 | PREP | 04-17-131 | 212-80-120 | DECOD-P | 04-24-009 | 220-24-04000N | REP-E | 04-12-011 |
| 212-80-001 | AMD-P | 04-24-009 | 212-80-123 | RECOD-P | 04-24-009 | 220-24-04000P | NEW-E | 04-14-009 |
| 212-80-005 | AMD-P | 04-24-009 | 212-80-125 | AMD-P | 04-24-009 | 220-24-04000P | REP-E | 04-14-009 |
| 212-80-010 | AMD-P | 04-24-009 | 212-80-125 | DECOD-P | 04-24-009 | 220-24-04000Q | NEW-E | 04-14-092 |
| 212-80-015 | AMD-P | 04-24-009 | 212-80-128 | RECOD-P | 04-24-009 | 220-24-04000Q | REP-E | 04-14-092 |
| 212-80-018 | NEW-P | 04-24-009 | 212-80-130 | AMD-P | 04-24-009 | 220.24-04000Q | REP-E | 04-15-086 |
| 212-80-023 | RECOD-P | 04-24-009 | 212-80-130 | DECOD-P | 04-24-009 | 220-24-04000R | NEW-E | 04-15-086 |
| 212-80-025 | AMD-P | 04-24-009 | 212-80-133 | NEW-P | 04-24-009 | 220-24-04000R | REP-E | 04-18-022 |
| 212-80-025 | DECOD-P | 04-24-009 | 212-80-135 | AMD-P | 04-24-009 | 220-24-04000S | NEW-E | 04-18-022 |
| 212-80-028 | RECOD-P | 04-24-009 | 212-80-135 | DECOD-P | 04-24-009 | 220-24-04000S | REP-E: | 04-18-022 |
| 212-80-030 | AMD-P | 04-24-009 | 212-80-138 | NEW-P | 04-24-009 | 220-24-04000S | REP-E | 04-19-023 |
| 212-80-030 | DECOD-P | 04-24-009 | 212-80-140 | NEW-P | 04-24-009 | 220-24-04000T | NEW-E | 04-19-023 |

Table of WAC Sections Affected

| WAC\# | ACTION | WSR \# | WAC\# | ACTION | WSR \# | WAC\# | ACTION | WSR \# |
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| 220-24-04000T | REP-E | 04-19-023 | 220-33-01000I | NEW-E | 04-18-020 | 220-47-307 | AMD-X | 04-12-129 |
| 220-32-05100A | NEW-E | 04-15-133 | 220-33-01000I | REP-E | 04-18-020 | 220-47-307 | AMD | 04-16-125 |
| $220-32-05100 \mathrm{~A}$ | REP-E | 04-15-133 | 220-33-01000J | NEW-E | 04-18-037 | 220-47-311 | AMD-X | 04-12-129 |
| 220-32-05100B | NEW-E | 04-18-016 | 220-33-01000J | REP-E | 04-19-083 | 220-47-311 | AMD | 04-16-125 |
| 220-32-05100B | REP-E | 04-19-084 | 220-33-01000K | NEW-E | 04-19-083 | 220-47-31100A | NEW-E | 04-24-008 |
| $220-32-05100 \mathrm{C}$ | NEW-E | 04-19-084 | 220-33-01000 K | REP-E | 04-20-003 | 220-47-31100T | NEW-E | 04-21-044 |
| 220-32-05100C | REP-E | 04-20-014 | 220-33-01000 | NEW-E | 04-20-003 | 220-47-31100T | REP-E | 04-21-044 |
| 220-32-05100D | NEW-E | 04-20-014 | 220-33-01000L | REP-E | 04-20-015 | 220-47-31100U | NEW-E | 04-22-018 |
| $220-32-05100 \mathrm{D}$ | REP-E | 04-20-063 | 220-33-01000M | NEW-E | 04-20-015 | 220-47-31100U | REP-E | 04-22-018 |
| 220-32-05100E | NEW-E | 04-20-063 | 220-33-01000M | REP-E | 04-20-040 | 220-47-31100v | NEW-E | 04-22.022 |
| 220-32-05100E | REP-E | 04-21-020 | 220-33-01000N | NEW-E | 04-20-040 | 220-47-31100V | REP-E | 04-22-022 |
| 220-32-05100F | NEW-E | 04-21-020 | 220-33-01000 | REP-E | 04-20-064 | 220-47-31100w | NEW-E | 04-22-062 |
| 220-32-05100F | REP-E | 04-22-063 | 220-33-01000P | NEW-E | 04-20-064 | 220-47-31100W | REP-E | 04-22-062 |
| 220-32-05100G | NEW-E | 04-22-063 | 220-33-01000P | REP-E | 04-21-075 | 220-47-31100w | REP-E | 04-23-001 |
| 220-32-05100P | NEW-E | 04-03-075 | 220-33-01000Q | REP-E | 04-04-071 | 220-47-31100X | NEW-E | 04-23-001 |
| 220-32-05100P | REP-E | 04-03-075 | 220-33-01000 ${ }^{\text {a }}$ | NEW-E | 04-21-075 | 220-47-31100X | REP-E | 04-23-001 |
| 220-32-05100P | REP-E | 04.04-053 | 220-33-01000R | NEW-E | 04-04-071 | 220-47-31100X | REP-E | 04-23-014 |
| 220-32-05100Q | NEW-E | 04-04-053 | 220-33-01000R | REP-E | 04-04-071 | 220-47-31100Y | NEW-E | 04-23-014 |
| 220-32-05100Q | REP-E | 0404053 | 220-33-01000S | NEW-E | 04-06-002 | 220-47-31100Y | REP-E | 04-23-014 |
| 220-32-05100Q | REP-E | 04-07-027 | 220-33-01000S | REP-E | 04-06-002 | 220-47-31100Y | REP-E | 04-23-056 |
| 220-32-05100R | NEW-E | 04-07-027 | 220-33-01000S | REP-E | 04-06-059 | 220-47-31100Z | NEW-E | 04-23-056 |
| 220-32-05100R | REP-E | 04-07-027 | 220-33-01000 T | NEW-E | 04-06-059 | 220-47-31100Z | REP-E | 04-24-008 |
| 220-32-05100S | NEW-E | 04-10-064 | 220-33-01000T | REP-E | 04.07-008 | 220-47-325 | AMD-X | 04-12-129 |
| 220-32-05100S | REP-E | 04-10.064 | 220-33-01000U | NEW-E | 04-07-008 | 220-47-325 | AMD | 04-16-125 |
| 220-32-05100T | NEW-E | 04-11-022 | 220-33-01000U | REP-E | 04-07-028 | 220-47-401 | AMD-X | 04-12-129 |
| 220-32-05100T | REP-E | 04-11-022 | 220-33-01000V | NEW-E | 04-07-028 | 220-47-401 | AMD | 04-16-125 |
| 220-32-05100T | REP-E | 04-11-074 | 220-33-01000V | REP-E | 04-07-050 | 220-47-411 | AMD-X | 04-12-129 |
| 220-32-05100U | NEW-E | 04-11-074 | 220-33-01000 W | NEW-E | 04-07-050 | 220-47-411 | AMD | 04-16-125 |
| 220-32-05100U | REP-E | 04-11-074 | 220-33-01000 W | REP-E | 04-07-078 | 220-47-41100A | NEW-E | 04-23-056 |
| 220-32-05100U | REP-E | 04-12-021 | 220-33-01000X | NEW-E | 04-07-078 | 220-47-41100A | REP-E | 04-24-008 |
| $220-32-05100 \mathrm{~V}$ | NEW-E | 04-12-021 | 220-33-01000X | REP-E | 04-07-118 | 220-47-41100B | NEW-E | 04-24-008 |
| 220-32-05100V | REP-E | 04-12-021 | 220-33-01000Y | NEW-E | 04-07-118 | 220-47-41100V | NEW-E | 04-21-018 |
| 220-32-05100W | NEW-E | 04-13-065 | 220-33-01000Y | REP-E | 04-07-169 | 220-47-41100v | REP-E | 04-21-018 |
| 220-32-05100W | REP-E | 04-13-117 | 220-33-01000Z | NEW-E | 04-07-169 | 220-47-41100V | REP-E | 04-22-018 |
| 220-32-05100x | NEW-E | 04-13-117 | 220-33-01000Z | REP-E | 04-08-011 | 220-47-41100W | NEW-E | 04-22-018 |
| 220-32-05100x | REP-E | 04-13-117 | 220-33-03000U | NEW-E | 04-09-018 | 220-47-41100W | REP-E | 04-22-018 |
| 220-32-05100x | REP-E | 04-14-046 | 220.33-03000U | REP-E | 04-09-018 | 220-47-41100w | REP-E | 04-22-022 |
| 220-32-05100Y | NEW-E | -0414.046 | 220-33-04000U | REP-E | 04-07-117 | 220-47-41100X | NEW-E | 04-22-022 |
| 220-32-05100Y | REP-E | 04-14-046 | 220-33-04000V | NEW-E | 04-07-117 | 220. 47-41100X | REP-E | 04-22-022 |
| 220-32-05100Y | REP-E | 04-15-051 | $220-33-04000 \mathrm{~V}$ | REP-E | 04-07-117 | 220-47-41100Y | NEW-E | 04-22-062 |
| 220-32-05100Z | NEW-E | 04-15-051 | 220-33-070 | NEW-W | 04-10-074 | 220-47-41100Y | REP-E | 04-22-062 |
| 220-32-05100Z | REP-E | 04-15-051 | 220-36-023 | AMD-X | 04-11-109 | 220-47-41100Y | REP-E | 04-23-014 |
| 220-32-051002 | REP-E | 04-15-133 | 220-36-023 | AMD | 04-16-013 | 220-47-41100Z | NEW-E | 04-23-014 |
| 220-32-06000B | NEW-E | 04-10-064 | 220-40-027 | AMD-X | 04-11-109 | 220-47-41100Z | REP-E | 04-23-014 |
| 220-32-06000B | REP-E | 04-10-064 | 220-40-027 | AMD | 04-16-013 | 220-47-41100Z | REP-E | 04-23-056 |
| 220-33-01000A | NEW-E | 04-08-011 | 220-40-02700E | NEW-E | 04-19-059 | 220-47-428 | AMD-X | 04-12-129 |
| 220-33-01000A | REP-E | 04-08-026 | 220-40-02700E | REP-E | 04-19-059 | 220-47-428 | AMD | 04-16-125 |
| 220-33-01000B | NEW-E | 04-08-026 | 220-40-02700E | REP-E | 04-20-016 | 220-47-430 | REP-X | 04-12-129 |
| 220-33-01000B | REP-E | 04-09-021 | 220-40-02700F | NEW-E | 04-20-016 | 220-47-430 | REP | 04-16-125 |
| 220-33-01000C | NEW-E | 04-09-021 | 220-40-02700F | REP-E | 04-20-016 | 220-47-601 | NEW-E | 04-16-030 |
| 220-33-01000C | REP-E | 04-11-001 | $220-44-05000 \mathrm{~A}$ | NEW-E | 04-03-010C | 220-47-601 | REP-E | 04-16-049 |
| 220-33-01000D | NEW-E | 04-11-075 | $220-44-05000 \mathrm{~A}$ | REP-E | 04-12-012 | 220-47-602 | NEW-E | 04-16-049 |
| 220-33-01000D | REP-E | 04-11-075 | 220-44-05000B | NEW-E | 04-12-012 | 220-47-602 | REP-E | 04-16-072 |
| 220-33-01000E | NEW-E | 04-14-048 | 220-44-05000B | REP-E | 04-21-002 | 220-47-603 | NEW-E | 04-16-072 |
| 220-33-01000E | REP-E | 04-14048 | $220-44-05000 \mathrm{C}$ | NEW-E | 04-21-002 | 220-47-603 | REP-E | 04-17-028 |
| 220-33-01000F | NEW-E | 04-16-067 | 220-44-05000Z | REP-E | 04-03-010C | 220-47-604 | NEW-E | 04-17-028 |
| 220-33-01000F | REP-E | 04-16-067 | 220-47-301 | AMD-X | 04-12-129 | 220-47-604 | REP-E | 04-18-008 |
| 220-33-01000F | REP-E | 04-17-069 | 220-47-301 | AMD | 04-16-125 | 220-47-605 | NEW-E | 04-18-008 |
| 220-33-010006 | NEW-E | 04-17-091 | 220-47-302 | AMD-X | 04-12-129 | 220-47-605 | REP-E | 04-18-084 |
| 220-33-010006 | REP-E | 04-17-091 | 220-47-302 | AMD | 04-16-125 | 220-47-606 | NEW-E | 04-18-084 |
| $220-33-01000 \mathrm{H}$ | NEW-E | 04-18-007 | 220-47-303 | AMD-X | 04-12-129 | 220-47-606 | REP-E | 04-19-066 |
| 220-33-010 | REP-E | 04-18-007 | 220-47-303 | AMD | 04-16-125 | 220-47-607 | NEW-E | 04-19-066 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 220-47-607 | REP-E | 04-20-011 | 220-52-04000W | NEW-E | 04-05-014 | 220-52-05100T | REP-E | 04-13-082 |
| 220-47-608. | NEW-E | 04-20-011 | 220-52-04000W | REP-E | 04-06-003 | 220-52-05100U | NEW-E | 04-13-082 |
| 220-47-608 | REP-E | 04-20-011 | 220-52-04000X | NEW-E | 04-06-003 | 220-52-05100U | REP-E | 04-14-058 |
| 220-48-01500T | NEW-E | 04-07-029 | 220-52-04000X | REP-E | 04-07-013 | $220-52-05100 \mathrm{~V}$ | NEW-E | 04-14-058 |
| 220-48-01500T | REP-E | 04-14-047 | 220-52-04000 Y | NEW-E | 04-07-013 | $220-52-05100 \mathrm{~V}$ | REP-E | 04-15-024 |
| 220-48-01500U | NEW-E | 04-14-047 | 220-52-04000Y | REP-E | 04-07-019 | 220-52-05100W | NEW-E | 04-15-024 |
| 220-48-029 | AMD-P | 04-13-005 | 220-52-04000Z | NEW-E | 04-07-019 | 220-52-05100W | REP-E | 04-15-087 |
| 220-48-029 | AMD | 04-17-098 | 220-52-04600D | REP-E | 04-03-049 | 220-52-05100X | NEW-E | 04-15-087 |
| 220-48-02900D | NEW-E | 04-05-056 | 220-52-04600F | REP-E | 04-05-007 | 220-52-05100X | REP-E | 04-15-132 |
| 220-48-02900D | REP-E | 04-13-055 | 220-52-04600G | NEW-E | 04-03-049 | 220-52-05100Y | NEW-E | 04-15-132 |
| 220-48-02900E | NEW-E | 04-13-055 | 220-52-04600G | REP-E | 04-06-042 | 220-52-05100Y | REP-E | 04-16-022 |
| 220-48-02900F | NEW-E | 04-14-007 | 220-52-04600H | NEW-E | 04-05-007 | 220-52-05100Z | NEW-E | 04-16-022 |
| 220-48-032 | AMD-P | 04-13-005 | 220-52-04600H | REP-E | 04-06-013 | 220-52-05100Z | REP-E | 04-16-048 |
| 220-48-032 | AMD | 04-17-098 | 220-52-046001 | NEW-E | 04-06-013 | 220-52-07100D | NEW-E | 04-03-031 |
| 220-48-03200C | NEW-E | 04-05-056 | 220-52-04600I | REP-E | 04-07-013 | 220-52-07100D | REP-E | 04-05-008 |
| 220-48-03200C | REP-E | 04-13-055 | 220-52-046003 | NEW-E | 04-06-042 | 220-52-07100E | NEW-E | 04-05-008 |
| 220-48-03200D | NEW-E | 04-13-055 | 220-52-04600J | REP-E | 04-08-038 | 220-52-07100E | REP-E | 04-05-045 |
| 220-48-03200E | NEW-E | 04-14-007 | 220-52-04600K | NEW-E | 04-07-013 | 220-52-07100F | NEW-E | 04-05-045 |
| 220-48-062 | AMD-P | 04-13-005 | 220-52-04600K | REP-E | 04-07-042 | 220-52-07100F | REP-E | 04-06-041 |
| 220-48-062 | AMD | 04-17-098 | 220-52-04600L | NEW-E | 04-07-042 | 220-52-07100G | NEW-E | 04-06-041 |
| 220-48-06200C | NEW-E | 04-05-056 | 220-52-04600L | REP-E | 04-13-024 | $220-52-07100 \mathrm{H}$ | NEW-E | 04-14-093 |
| 220-48-06200C | REP-E | 04-13-055 | 220-52-04600M | NEW-E | 04-08-038 | 220-52-07100H | REP-E | 04-16-012 |
| 220-48-06200D | NEW-E | 04-13-055 | 220-52-04600M | REP-E | 04-08-038 | 220-52-07100I | NEW-E | 04-16-012 |
| 220-49-020 | AMD-P | 04-13-005 | 220-52-04600N | NEW-E | 04-13-024 | 220-52-07100I | REP-E | 04-17-071 |
| 220-49-020 | AMD | 04-17-098 | 220-52-04600N | REP-E | 04-13-024 | 220-52-07100J | NEW-E | 04-17-071 |
| 220-49-02000P | NEW-E | 04-05-056 | 220-52-04600P | NEW-E | 04-13-060 | 220-52-07100J | REP-E | 04-20-007 |
| 220-49-02000P | REP-E | 04-13-055 | 220-52-04600P | REP-E | 04-13-060 | 220-52-07100K | NEW-E | 04-20-007 |
| 220-49-02000Q | NEW-E | 04-13-055 | 220-52-04600Q | NEW-E | 04-19-082 | 220-52-07100K | REP-E | 04-20-047 |
| 220-49-023 | AMD-P | 04-13-163 | 220-52-04600Q | REP-E | 04-21-045 | 220-52-073 | AMD-P | 04-13-033 |
| 220-49-023 | AMD | 04-17-089 | 220-52-04600R | NEW-E | 04-21-045 | 220-52-073 | AMD | 04-17-096 |
| 220-49-056 | AMD-P | 04-13-005 | 220-52-04600S | NEW-E | 04-24-032 | 220-52-07300J | REP-E | 04-03-010B |
| 220-49-056 | AMD | 04-17-098 | 220-52-04600S | REP-E | 04-24-032 | 220-52-07300K | NEW-E | $04-03-0108$ |
| 220-49-05600C | NEW-E | 04-05-056 | 220-52-04600T | NEW-E | 04-24-033 | 220-52-07300K | REP-E | 04-03-074 |
| 220-49-05600C | REP-E | 04-13-055 | 220-52-05100A | NEW-E | 04-16-048 | 220-52-07300L | NEW-E | 04-03-074 |
| 220-49-05600D | NEW-E | 04-13-055 | 220-52-05100A | REP-E | 04-16-073 | 220-52-07300L | REP-E | 04-06-012 |
| 220-52-03000U | NEW-E | 04-11-051 | 220-52-05100B | NEW-E | 04-16-073 | 220-52-07300M | NEW-E | 04-20-006 |
| 220-52-03000U | REP-E | 04-11-051 | 220-52-05100B | REP-E | 04-16-089 | 220-55-061 | NEW-P | 04-05-068 |
| 220-52-03000V | NEW-E | 04-14-004 | 220-52-05100C | NEW-E | 04-16-089 | 220-55-061 | NEW | 04-08-063 |
| 220-52-03000V | REP-E | 04-14-004 | 220-52-05100C | REP-E | 04-17-004 | 220-55-115 | AMD-P | 04-13-061 |
| 220-52-03000W | NEW-E | 04-16-031 | 220-52-05100D | NEW-E | 04-17-004 | 220-55-115 | AMD | 04-17-097 |
| 220-52-03000W | REP-E | 04-16-031 | 220-52-05100D | REP-E | 04-17-014 | 220-56-100 | AMD-W | 04-05-060 |
| 220-52-03000W | REP-E | 04-16-127 | 220-52-05100E | NEW-E | 04-17-014 | 220-56-100 | AMD | 04-07-009 |
| 220-52-03000W | REP-E | 04-17-055 | 220-52-05100E | REP-E | 04-17-055 | 220-56-100 | AMD-X | 04-11-119 |
| 220-52-03000X | NEW-E | 04-16-127 | 220-52-05100F | NEW-E | 04-17-055 | 220-56-100 | AMD | 04-24-030 |
| 220-52-03000X | REP-E | 04-17-055 | 220-52-05100F | REP-E | 04-17-095 | 220-56-10000C | NEW-E | 04-10-034 |
| 220-52-03000Y | NEW-E | 04-18-052 | 220-52-05100G | NEW-E | 04-17-095 | 220-56-115 | AMD | 04-07-009 |
| 220-52-03000Y | REP-E | 04-18-052 | 220-52-05100G | REP-E | 04-18-131 | 220-56-115 | AMD-P | 04-19-117 |
| 220-52-04000A | NEW-E | 04-13-024 | 220-52-05100H | NEW-E | 04-18-131 | 220-56-118 | NEW | 04-07-009 |
| 220-52-04000A | REP-E | 04-13-024 | 220-52-05100H | REP-E | 04-19-096 | 220-56-118 | AMD-P | 04-19-117 |
| 220-52-04000B | NEW-E | 04-13-060 | 220-52-05100I | NEW-E | 04-19-096 | 220-56-123 | AMD-X | 04-11-119 |
| 220-52-04000B | REP-E | 04-13-060 | 220-52-05100I | REP-E | 04-21-030 | 220-56-123 | AMD | 04-24-030 |
| 220-52-04000C | NEW-E | 04-19-082 | 220-52-05100J | NEW-E | 04-21-030 | 220-56-128 | AMD-X | 04-11-119 |
| 220-52-04000C | REP-E | 04-20-034 | 220-52-05100J | REP-E | 04-22-048 | 220-56-128 | AMD-P | 04-13-005 |
| 220-52-04000D | NEW-E | 04-20-034 | 220-52-05100P | NEW-E | 04-09-007 | 220-56-128 | AMD | 04-17-098 |
| 220-52-04000D | REP-E | 04-22-002 | 220-52-05100P | REP-E | 04-10-025 | 220-56-128 | AMD-P | 04-19-117 |
| 220-52-04000E | NEW-E | 04-22-002 | 220-52-05100Q | NEW-E | 04-10-025 | 220-56-128 | AMD | 04-24-030 |
| 220-52-04000E | REP-E | 04-23-083 | 220-52-05100Q | REP-E | 04-11-044 | 220-56-12800H | NEW-E | 04-10-034 |
| 220-52-04000F | NEW-E | 04-23-083 | 220-52-05100R | NEW-E | 04-11-044 | 220-56-129 | AMD-P | 04-19-117 |
| 220-52-04000G | NEW-E | 04-24-034 | 220-52-05100R | REP-E | 04-13-007 | 220-56-130 | AMD-P | 04-19-117 |
| 220-52-04000U | REP-E | 04-05-007 | 220-52-05100S | NEW-E | 04-13-007 | 220-56-150 | AMD | 04-07-009 |
| $220-52-04000 \mathrm{~V}$ | NEW-E | 04-05-007 | 220-52-05100S | REP-E | 04-13-027 | 220-56-156 | AMD-P | 04-19-064 |
| 220-52-04000V | REP-E | 04-05-014 | 220-52-05100 T | NEW-E | 04-13-027 | 220-56-175 | AMD | 04-10-033 |

Table of WAC Sections Affected

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| 220-56-18000C | NEW-E | 04-10-034 | 220-56-325 | AMD | 04-07-009 | 220-56-380 | AMD-P | 04-19-117 |
| 220-56-195 | AMD-X | 04-11-119 | 220-56-325 | AMD-P | 04-19-117 | 220-56-38000G | NEW-E | 04-03-010A |
| 220-56-195 | AMD | 04-24-030 | 220-56-32500K | NEW-E | 04-09-020 | 220-56-390 | AMD-P | 04-13-005 |
| 220-56-19500M | NEW-E | 04-10-034 | 220-56-32500K | REP-E | 04-09-052 | 220-56-390 | AMD | 04-17-098 |
| 220-56-215 | AMD | 04-07-009 | 220-56-32500L | NEW-E | 04-09-052 | 220-56-39000B | NEW-E | 04-05-057 |
| 220-56-232 | NEW-W | 04-10-077 | 220-56-32500L | REP-E | 04-09-102 | 220-56-39000B | REP-E | 04-13-056 |
| 220-56-235 | AMD | 04-07-009 | 220-56-32500M | NEW-E | 04-09-102 | 220-56-39000C | NEW-E | 04-13-056 |
| 220-56-235 | AMD-W | 04-10-073 | 220-56-32500M | REP-E | 04-10-028 | 220-56-410 | AMD-P | 04-13-005 |
| 220-56-235 | AMD-P | 04-13-005 | 220-56-32500N | NEW-E | 04-10-028 | 220-56-410 | AMD | 04-17-098 |
| 220-56-235 | AMD | 04-17-098 | 220-56-32500N | REP-E | 04-11-014 | 220-56-41000A | NEW-E | 04-05-057 |
| 220-56-23500S | NEW-E | 04-05-057 | 220-56-32500P | NEW-E | 04-11-014 | 220-56-41000A | REP-E | 04-13-056 |
| 220-56-23500S | REP-E | 04-13-056 | 220-56-32500P | REP-E | 04-11-077 | 220-56-41000B | NEW-E | 04-13-056 |
| 220-56-23500T | NEW-E | 04-07-006 | 220-56-32500Q | NEW-E | 04-11-077 | 220-69-210 | AMD-P | 04-13-193 |
| 220-56-23500T | REP-E | 04-07-006 | 220-56-32500Q | REP-E | 04-12-036 | 220-69-210 | AMD | 04-17-096 |
| 220-56-23500U | NEW-E | 04-13-056 | 220-56-32500R | NEW-E | 04-12-036 | 220-69-215 | AMD-P | 04-13-193 |
| 220-56-250 | AMD | 04-07-009 | 220-56-32500R | REP-E | 04-12-061 | 220-69-215 | AMD | 04-17-096 |
| 220-56-250 | AMD-W | 04-10-073 | 220-56-32500S | NEW-E | 04-12-061 | 220-69-220 | AMD-P | 04-13-193 |
| 220-56-25000F | NEW-E | 04-07-005 | 220-56-32500S | REP-E | 04-13-034 | 220-69-220 | AMD | 04-17-096 |
| 220-56-25000G | NEW-E | 04-10-042 | 220-56-32500T | NEW-E | 04-13-034 | 220-69-23402 | AMD-P | 04-13-193 |
| 220-56-25000G | REP-E | 04-10-042 | 220-56-32500T | REP-E | 04-13-093 | 220-69-23402 | AMD | 04-17-096 |
| 220-56-25500K | NEW-E | 04-10-027 | 220-56-32500U | NEW-E | 04-13-093 | 220-69-236 | AMD-P | 04-13-193 |
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| 220-56-25500L | REP-E | 04-12-002 | $220-56-32500 \mathrm{~V}$ | REP-E | 04-21-016 | 220-69-240 | AMD-P | 04-13-033 |
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| 220-56-25500N | REP-E | 04-13-026 | 220-56-33000J | NEW-E | 04-13-004 | 220-69-241 | AMD-P | 04-13-193 |
| 220-56-25500P | NEW-E | 04-13-026 | 220-56-33000J | REP-E | 04-13-028 | 220-69-241 | AMD | 04-17-096 |
| 220-56-25500P | REP-E | 04-14-024 | 220-56-33000K | NEW-E | 04-13-008 | 220-69-242 | AMD-P | 04-13-193 |
| 220-56-25500Q | NEW-E | 04-14-024 | 220-56-33000K | REP-E | 04-18-072 | 220-69-242 | AMD | 04-17-096 |
| 220-56-25500Q | REP-E | 04-16-004 | 220-56-33000L | NEW-E | 04-13-066 | 220-69-243 | AMD-P | 04-13-193 |
| 220-56-25500R | NEW-E | 04-16-004 | 220-56-33000L | REP-E | 04-13-066 | 220-69-243 | AMD | 04-17-096 |
| 220-56-25500R | REP-E | 04-16-004 | $220.56-33000 \mathrm{M}$ | NEW-E | 04-18-072 | 220-69-250 | AMD-P | 04-13-193 |
| 220-56-26500A | NEW-E | 04-23-071 | $220.56-33000 \mathrm{M}$ | REP-E | 04-19-065 | 220-69-250 | AMD | 04-17-096 |
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| 220-56-26700B | REP-E | 04-13-056 | 220-56-350 | AMD-P | 04-19-117 | 220-69-260 | AMD | 04-17-096 |
| 220-56-26700C | NEW-E | 04-13-056 | 220-56-35000Q | NEW-E | 04-03-010A | 220-69-262 | REP-P | 04-13-193 |
| 220-56-270 | AMD-P | 04-13-005 | 220-56-35000Q | REP-E | 04-06-035 | 220-69-262 | REP | 04-17-096 |
| 220-56-270 | AMD | 04-17-098 | 220-56-35000R | NEW-E | 04-06-035 | 220-69-264 | AMD-P | 04-13-193 |
| 220-56-27000R | REP-E | 04-07-116 | 220-56-35000R | REP-E | 04-07-043 | 220-69-264 | AMD | 04-17-096 |
| 220-56-27000R | REP-E | 04-07-123 | 220-56-35000S | NEW-E | 04-07-043 | 220-69-26401 | AMD-P | 04-13-193 |
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| 220-56-27000S | REP-E | 04-13-056 | 220-56-35000 T | NEW-E | 04-09-006 | 220-69-26401A | NEW-E | 04-19-097 |
| 220-56-27000T | NEW-E | 04-07-116 | 220-56-36000A | NEW-E | 04-10-070 | 220-69-270 | AMD-P | 04-13-193 |
| 220-56-27000T | REP-E | 04-07-116 | 220-56-36000A | REP-E | 04-10-070 | 220-69-270 | AMD | 04-17-096 |
| 220-56-27000T | REP-E | 04-07-123 | 220-56-36000B | NEW-E | 04-21-019 | 220-69-274 | AMD-P | 04-13-193 |
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| 220-56-27000U | REP-E | 04-07-123 | 220-56-36000C | NEW-E | 04-23-013 | 220-69-280 | AMD-P | 04-13-193 |
| 220-56-27000V | NEW-E | 04-13-056 | 220-56-36000C | REP-E | 04-23-013 | 220-69-280 | AMD | 04-17-096 |
| 220-56-282 | AMD | 04-07-009 | 220-56-36000W | NEW-E | 04-03-048 | 220-69-28000A | NEW-E | 04-19-097 |
| 220-56-282 | AMD-P | 04-19-117 | 220-56-36000W | REP-E | 04-03-048 | 220-69-300 | AMD-P | 04-13-193 |
| 220-56-310 | AMD | 04-07-009 | 220-56-36000X | NEW-E | 04-05-100 | 220-69-300 | AMD | 04-17-096 |
| 220-56-310 | AMD-P | 04-13-023 | 220-56-36000X | REP-E | 04-05-100 | 220-72-002 | REP-P | 04-21-072 |
| 220-56-310 | AMD | 04-17-088 | 220-56-36000Y | NEW-E | 04-07-097 | 220-72-01000B | NEW-E | 04-08-037 |
| 220-56-310 | AMD-P | 04-19-117 | 220-56-36000Y | REP-E | 04-07-097 | 220-72-011 | AMD-P | 04-05-069 |
| $220-56-31000 \mathrm{~V}$ | NEW-E | 04-18-041 | 220-56-36000Z | NEW-E | 04-09-058 | 220-72-011 | AMD-W | 04-18-074 |
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Table of WAC Sections Affected

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| 220-72-087 | REP-P | 04-21-072 | 222-08-120 | NEW | 04-05-122 | 230-40-625 | AMD | 04-19-070 |
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| 220.72-08900C | NEW-E | 04-08-037 | 222-08-160 | RECOD | 04-05-122 | 230-40-825 | AMD-P | 04-19-021 |
| 220-72-090 | AMD-P | 04-05-069 | 222-08-160 | AMD-P | 04-24-088 | 230-40-825 | AMD | 04-19-070 |
| 220. 72-090 | AMD-W | 04-18-074 | 222-12-010 | AMD-P | 04-24-088 | 230-40-825 | AMD | 04-19-137 |
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Table of WAC Sections Affected

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| 232-28-273 | AMD-P | 04-05-111 | 232-28-61900E | REP-E | 04-18-032 | 232-28-61900Q | REP-E | 04-07-067 |
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| 232-28-333 | AMD-P | 04-21-098 | 232-28-61900G | NEW-E | 04-16-023 | 232-28-61900S | NEW-E | 04-08-013 |
| 232-28-335 | AMD-P | 04-05-114 | 232-28-61900G | REP-E | 04-17-136 | 232-28-61900S | NEW-E | 04-13-164 |
| 232-28-335 | AMD | 04-11-036 | 232-28-61900H | NEW-E | 04-04-028 | 232-28-61900S | REP-E | 04-14-008 |
| 232-28-337 | AMD-P | 04-05-116 | 232-28-61900H | REP-E | 04-04-028 | 232-28-61900S | NEW-E | 04-20-038 |
| 232-28-337 | AMD | 04-11-036 | 232-28-61900H | REP-E | 04-05-032 | 232-28-61900S | REP-E | 04-20-038 |
| 232-28-33700B | NEW-E | 04-19-025 | 232-28-61900H | NEW-E | 04-11-021 | 232-28-61900T | NEW-E | 04-08-049 |
| 232-28-341 | AMD-P | 04-05-112 | 232-28-61900H | REP-E | 04-11-021 | 232-28-61900T | REP-E | 04-08-049 |
| 232-28-341 | AMD | 04-11-036 | 232-28-61900H | NEW-E | 04-16-069 | 232-28-61900T | NEW-E | 04-14-008 |
| 232-28-341 | AMD-P | 04-13-169 | 232-28-61900H | REP-E | 04-19-006 | 232-28-61900T | REP-E | 04-14-091 |
| 232-28-341 | AMD | 04-21-036 | 232-28-61900I | NEW-E | 04-04-060 | 232-28-61900T | NEW-E | 04-20-046 |
| 232-28-351 | AMD-P | 04-05-107 | 232-28-61900I | NEW-E | 04-11-050 | 232-28-61900T | REP-E | 04-24-063 |
| 232-28-351 | AMD | 04-11-036 | 232-28-61900I | REP-E | 04-11-050 | 232-28-61900U | NEW-E | 04-09-047 |
| 232-28-35100B | NEW-E | 04-22-004 | 232-28-61900I | NEW-E | 04-16-041 | 232-28-61900U | REP-E | 04-14-059 |
| 232-28-352 | AMD-P | 04-05-108 | 232-28-61900I | REP-E | 04-16-041 | 232-28-61900U | NEW-E | 04-20-082 |
| 232-28-352 | AMD | 04-11-036 | 232-28-61900J | NEW-E | 04-05-015 | 232-28-61900U | REP-E | 04-20-082 |
| 232-28-35200C | NEW-E | 04-22-004 | 232-28-61900J | REP-E | 04-05-015 | 232-28-61900V | NEW-E | 04-09-019 |
| 232-28-427 | REP-P | 04-13-171 | 232-28-61900J | NEW-E | 04-11-076 | 232-28-61900V | REP-E | 04-09-019 |
| 232-28-427 | REP | 04-17-061 | 232-28-61900J | REP-E | 04-11-076 | 232-28-61900V | NEW-E | 04-21-017 |
| 232-28-428 | NEW-P | 04-13-171 | 232-28-61900J | NEW-E | 04-16-068 | 232-28-61900V | REP-E | 04-21-017 |
| 232-28-428 | NEW | 04-17-061 | 232-28-61900K | NEW-E | 04-05-033 | 232-28-61900W | NEW-E | 04-09-023 |
| 232-28-515 | AMD-P | 04-13-166 | 232-28-61900K | REP-E | 04-05-033 | 232-28-61900W | REP-E | 04-09-023 |
| 232-28-515 | AMD | 04-17-061 | 232-28-61900K | REP-E | 04-07-026 | 232-28-61900W | REP-E | 04-09-103 |
| 232-28-619 | AMD | 04-07-009 | 232-28-61900K | NEW-E | 04-12-013 | 232-28-61900W | NEW-E | 04-14-057 |
| 232-28-619 | AMD-X | 04-11-069 | 232-28-61900K | REP-E | 04-12-013 | 232-28-61900W | NEW-E | 04-22-061 |
| 232-28-619 | AMD-X | 04-11-119 | 232-28-61900K | NEW-E | 04-17-070 | 232-28-61900W | REP-E | 04-22-061 |
| 232-28-619 | AMD-P | 04-13-094 | 232-28-61900K | REP-E | 04-17-070 | 232-28-61900X | NEW-E | 04-09-022 |
| 232-28-619 | AMD | 04-16-046 | 232-28-61900L | NEW-E | 04-05-048 | 232-28-61900X | REP-E | 04-09-022 |
| 232-28-619 | AMD | 04-19-012 | 232-28-61900 L | REP-E | 04-05-048 | 232-28-61900X | NEW-E | 04-14-059 |
| 232-28-619 | AMD-P | 04-19-117 | 232-28-61900 L | NEW-E | 04-12-033 | 232-28-61900X | REP-E | 04-15-022 |
| 232-28-619 | AMD-X | 04-22-121 | 232-28-61900 L | REP-E | 04-12-033 | 232-28-61900X | NEW-E | 04-22-064 |
| 232-28-61900A | NEW-E | 04-09-103 | 232-28-61900L | NEW-E | 04-17-137 | 232-28-61900Y | NEW-E | 04-09-048 |
| 232-28-61900A | REP-E | 04-09-103 | 232-28-61900L | REP-E | 04-17-137 | 232-28-61900Y | REP-E | 04-11-072 |
| 232-28-61900A | REP-E | 04-11-003 | 232-28-61900M | NEW-E | 04-07-007 | 232-28-61900Y | NEW-E | 04-14-049 |
| 232-28-61900A | NEW-E | 04-15-022 | 232-28-61900M | REP-E | 04-07-007 | 232-28-61900Y | REP-E | 04-16-005 |
| 232-28-61900B | NEW-E | 04-10-005 | 232-28-61900M | NEW-E | 04-12-060 | 232-28-61900Y | NEW-E | 04-24-063 |
| 232-28-61900B | REP-E | 04-10-005 | 232-28-61900M | REP-E | 04-14-049 | 232-28-61900Z | NEW-E | 04-09-049 |
| 232-28-61900B | REP-E | 04-10-036 | 232-28-61900M | NEW-E | 04-19-006 | 232-28-61900Z | REP-E | 04-09-049 |
| 232-28-61900B | NEW-E | 04-15-044 | 232-28-61900M | REP-E | 04-19-1 18 | 232-28-61900Z | REP-E | 04-10-005 |
| 232-28-61900B | REP-E | 04-15-044 | 232-28-61900N | NEW-E | 04-07-004 | 232-28-61900Z | NEW-E | 04-14-091 |
| 232-28-61900C | NEW-E | 04-10-034 | 232-28-61900N | REP-E | 04-07-004 | 232-28-620 | AMD-X | 04-11-079 |
| 232-28-61900C | REP-E | 04-13-069 | 232-28-61900N | NEW-E | 04-13-035 | 232-28-620 | AMD | 04-16-006 |
| 232-28-61900C | NEW-E | 04-15-146 | 232-28-61900N | REP-E | 04-13-035 | 232-28-62000P | NEW-E | 04-10-034 |
| 232-28-61900C | REP-E | 04-15-146 | 232-28-61900N | NEW-E | 04-19-063 | 232-28-62000P | REP-E | 04-13-142 |
| 232-28-61900D | NEW-E | 04-10-036 | 232-28-61900P | NEW-E | 04-07-026 | 232-28-62000Q | NEW-E | 04-13-142 |
| 232-28-61900D | REP-E | 04-10-036 | 232-28-61900P | REP-E | 04-07-026 | 232-28-62000Q | REP-E | 04-15-110 |
| 232-28-61900D | REP-E | 04-11-002 | 232-28-61900P | REP-E | 04-09-049 | 232-28-62000R | NEW-E | 04-15-110 |

Table of WAC Sections Affected

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| 232-28-62000R | REP-E | 04-17-059 | 236-51-005 | NEW | 04-07-104 | 242-02-893 | AMD | 04-21-046 |
| 232-28-62000S | NEW-E | 04-17-059 | 236-51-006 | NEW | 04-07-104 | 246-01 | PREP | 04-06-043 |
| 232-28-62000S | REP-E | 04-18-021 | 236-51-010 | NEW | 04-07-104 | 246-08 | PREP | 04-06-043 |
| 232-28-62000T | NEW-E | 04-18-021 | 236-51-100 | NEW | 04-07-104 | 246-50 | PREP | 04-23-089 |
| 232-28-62000T | REP-E | 04-18-021 | 236-51-110 | NEW | 04-07-104 | 246-50-001 | AMD-W | 04-02-066 |
| 232-28-62000T | REP-E | 04-18-053 | 236-51-115 | NEW | 04-07-104 | 246-50-005 | NEW-W | 04-02-066 |
| 232-28-62000U | NEW-E | 04-18-053 | 236-51-120 | NEW | 04-07-104 | 246-50-010 | AMD-W | 04-02-066 |
| 232-28-62000U | REP-E | 04-18-053 | 236-51-200 | NEW | 04-07-104 | 246-50-020 | AMD-W | 04-02-066 |
| 232-28-62000U | REP-E | 04-19-014 | 236-51-205 | NEW | 04-07-104 | 246-50-030 | AMD-W | 04-02-066 |
| 232-28-62000V | NEW-E | 04-19-014 | 236-51-210 | NEW | 04-07-104 | 246-50-035 | NEW-W | 04-02-066 |
| 232-28-62000V | REP-E | 04-19-014 | 236-51-215 | NEW | 04-07-104 | 246-50-040 | REP-W | 04-02-066 |
| 232-28-62000V | REP-E | 04-19-035 | 236-51-220 | NEW | 04-07-104 | 246-50-990 | AMD-W | 04-02-066 |
| 232-28-62000W | NEW-E | 04-19-035 | 236-51-225 | NEW | 04-07-104 | 246-100-166 | PREP | 04-15-148 |
| 232-28-62000W | REP-E | 04-19-035 | 236-51-300 | NEW | 04-07-104 | 246-101-015 | PREP | 04-12-119 |
| 232-28-621 | AMD-X | 04-11-079 | 236-51-302 | NEW | 04-07-104 | 246-101-015 | AMD-P | 04-20-067 |
| 232-28-621 | AMD | 04-16-006 | 236-51-305 | NEW | 04-07-104 | 246-101-101 | PREP | 04-12-119 |
| 232-28-62100N | NEW-E | 04-10-034 | 236-51-306 | NEW | 04-07-104 | 246-101-101 | AMD-E | 04-16-099 |
| 232-28-62100N | REP-E | 04-13-068 | 236-51-310 | NEW | 04-07-104 | 246-101-101 | AMD-P | 04-20-067 |
| 232-28-62100P | NEW-E | 04-13-068 | 236-51-320 | NEW | 04-07-104 | 246-101-201 | PREP | 04-12-119 |
| 232-28-62100P | REP-E | 04-17-005 | 236-51-400 | NEW | 04-07-104 | 246-101-201 | AMD-E | 04-16-099 |
| 232-28-62100Q | NEW-E | 04-17-005 | 236-51-405 | NEW | 04-07-104 | 246-101-201 | AMD-P | 04-20-067 |
| 232-28-62100Q | REP-E | 04-17-005 | 236-51-410 | NEW | 04-07-104 | 246-101-301 | PREP | 04-12-119 |
| 236-12-290 | AMD-P | 04-05-101 | 236-51-500 | NEW | 04-07-104 | 246-101-301 | AMD-E | 04-16-099 |
| 236-12-290 | AMD | 04-18-064 | 236-51-502 | NEW | 04-07-104 | 246-101-301 | AMD-P | 04-20-067 |
| 236-12-470 | PREP | 04-10-112 | 236-51-505 | NEW | 04-07-104 | 246-140-001 | NEW-P | 04-24-084 |
| 236-12-470 | AMD-P | 04-19-057 | 236-51-510 | NEW | 04-07-104 | 246-140-010 | NEW-P | 04-24-084 |
| 236-12-470 | AMD | 04-24-080 | 236-51-515 | NEW | 04-07-104 | 246-140-020 | NEW-P | 04-24-084 |
| 236-22-010 | AMD-P | 04-20-084 | 236-51-600 | NEW | 04-07-104 | 246-215-001 | AMD-P | 04-16-109 |
| 236-22-010 | DECOD-P | 04-20-084 | 236-51-605 | NEW | 04-07-104 | 246-215-001 | AMD | 04-22-111 |
| 236-22-020 | AMD-P | 04-20-084 | 236-51-610 | NEW | 04-07-104 | 246-215-005 | NEW-P | 04-16-109 |
| 236-22-020 | DECOD-P | 04-20-084 | 236-51-615 | NEW | 04-07-104 | 246-215-005 | NEW | 04-22-111 |
| 236-22-030 | AMD-P | 04-20-084 | 236-51-620 | NEW | 04-07-104 | 246-215-010 | REP-P | 04-16-109 |
| 236-22-030 | DECOD-P | 04-20-084 | 236-51-700 | NEW | 04-07-104 | 246-215-010 | REP | 04-22-111 |
| 236-22-031 | AMD-P | 04-20-084 | 236-51-710 | NEW | 04-07-104 | 246-215-011 | NEW-P | 04-16-109 |
| 236-22-031 | DECOD-P | 04-20-084 | 236-51-715 | NEW | 04-07-104 | 246-215-011 | NEW | 04-22-111 |
| 236-22-032 | DECOD-P | 04-20-084 | 236-51-720 | NEW | 04-07-104 | 246-215-020 | REP-P | 04-16-109 |
| 236-22-033 | DECOD-P | 04-20-084 | 236-51-725 | NEW | 04-07-104 | 246-215-020 | REP | 04-22-111 |
| 236-22-034 | AMD-P | 04-20-084 | 236-51-730 | NEW | 04-07-104 | 246-215-021 | NEW-P | 04-16-109 |
| 236-22-034 | DECOD-P | 04-20-084 | 236-51-735 | NEW | 04-07-104 | 246-215-021 | NEW | 04-22-111 |
| 236-22-035 | DECOD-P | 04-20-084 | 236-51-740 | NEW | 04-07-104 | 246-215-030 | REP-P | 04-16-109 |
| 236-22-036 | AMD-P | 04-20-084 | 236-51-745 | NEW | 04-07-104 | 246-215-030 | REP | 04-22-111 |
| 236-22-036 | DECOD-P | 04-20-084 | 242-02-210 | AMD-P | 04-18-111 | 246-215-031 | NEW-P | 04-16-109 |
| 236-22-037 | AMD-P | 04-20-084 | 242-02-210 | AMD | 04-21-046 | 246-215-031 | NEW | 04-22-111 |
| 236-22-037 | DECOD-P | 04-20-084 | 242-02-230 | AMD-P | 04-18-111 | 246-215-040 | REP-P | 04-16-109 |
| 236-22-038 | AMD-P | 04-20-084 | 242-02-230 | AMD | 04-21-046 | 246-215-040 | REP | 04-22-111 |
| 236-22-038 | DECOD-P | 04-20-084 | 242-02-240 | AMD-P | 04-18-111 | 246-215-041 | NEW-P | 04-16-109 |
| 236-22-040 | DECOD-P | 04-20-084 | 242-02-240 | AMD | 04-21-046 | 246-215-041 | NEW | 04-22-111 |
| 236-22-050 | AMD-P | 04-20-084 | 242-02-250 | AMD-P | 04-18-111 | 246-215-050 | REP-P | 04-16-109 |
| 236-22-050 | DECOD-P | 04-20-084 | 242-02-250 | AMD | 04-21-046 | 246-215-050 | REP | 04-22-111 |
| 236-22-060 | AMD-P | 04-20-084 | 242-02-270 | AMD-P | 04-18-111 | 246-215-051 | NEW-P | 04-16-109 |
| 236-22-060 | DECOD-P | 04-20-084 | 242-02-270 | AMD | 04-21-046 | 246-215-051 | NEW | 04-22-111 |
| 236-22-070 | AMD-P | 04-20-084 | 242-02-280 | AMD-P | 04-18-111 | 246-215-060 | REP-P | 04-16-109 |
| 236-22-070 | DECOD-P | 04-20-084 | 242-02-280 | AMD | 04-21-046 | 246-215-060 | REP | 04-22-111 |
| 236-22-080 | AMD-P | 04-20-084 | 242-02-310 | AMD-P | 04-18-111 | 246-215-061 | NEW-P | 04-16-109 |
| 236-22-080 | DECOD-P | 04-20-084 | 242-02-310 | AMD | 04-21-046 | 246-215-061 | NEW | 04-22-111 |
| 236-22-100 | AMD-P | 04-20-084 | 242-02-320 | AMD-P | 04-18-111 | 246-215-070 | REP-P | 04-16-109 |
| 236-22-100 | DECOD-P | 04-20-084 | 242-02-320 | AMD | 04-21-046 | 246-215-070 | REP | 04-22-111 |
| 236-22-200 | AMD-P | 04-20-084 | 242-02-340 | AMD-P | 04-18-111 | 246-215-071 | NEW-P | 04-16-109 |
| 236-22-200 | DECOD-P | 04-20-084 | 242-02-340 | AMD | 04-21-046 | 246-215-071 | NEW | 04-22-111 |
| 236-22-210 | AMD-P | 04-20-084 | 242-02-52001 | AMD-P | 04-18-111 | 246-215-080 | REP-P | 04-16-109 |
| 236-22-210 | DECOD-P | 04-20-084 | 242-02-52001 | AMD | 04-21-046 | 246-215-080 | REP | 04-22-111 |
| 236-51-001 | NEW | 04-07-104 | 242-02-893 | AMD-P | 04-18-111 | 246-215-081 | NEW-P | 04-16-109 |

Table of WAC Sections Affected

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| 246-215-090 | REP-P | 04-16-109 | 246-217-010 | PREP-W | 04-06-020 | 246-260-001 | AMD-P | 04-08-099 |
| 246-215-090 | REP | 04-22-111 | 246-217-010 | AMD-P | 04-09-056 | 246-260-001 | AMD | 04-18-096 |
| 246-215-091 | NEW-P | 04-16-109 | 246-217-010 | AMD-C | 04-11-097 | 246-260-010 | AMD-P | 04-08-099 |
| 246-215-091 | NEW | 04-22-111 | 246-217-010 | AMD | 04-16-100 | 246-260-010 | AMD | 04-18-096 |
| 246-215-100 | REP-P | 04-16-109 | 246-217-015 | PREP-W | 04-06-020 | 246-260-020 | REP-P | 04-08-099 |
| 246-215-100 | REP | 04-22-111 | 246-220-010 | AMD-P | 04-19-159 | 246-260.020 | REP | 04-18-096 |
| 246-215-110 | REP-P | 04-16-109 | 246-220-010 | AMD | 04-23-093 | 246-260-021 | NEW-P | 04-08-099 |
| 246-215-110 | REP | 04-22-111 | 246-221-010 | AMD-P | 04-19-159 | 246-260-021 | NEW | 04-18-096 |
| 246-215-120 | REP-P | 04-16-109 | 246-221-010 | AMD | 04-23-093 | 246-260-030 | REP-P | 04-08-099 |
| 246-215-120 | REP | 04-22-111 | 246-232-020 | AMD | 04-04-055 | 246-260-030 | REP | 04-18-096 |
| 246-215-121 | NEW-P | 04-16-109 | 246-232-040 | AMD | 04-04-055 | 246-260-031 | NEW-P | 04-08-099 |
| 246-215-121 | NEW | 04-22-111 | 246-232-050 | AMD | 04-04-055 | 246-260-031 | NEW | 04-18-096 |
| 246-215-130 | REP-P | 04-16-109 | 246-232-060 | AMD | 04-04-055 | 246-260-040 | REP-P | 04-08-099 |
| 246-215-130 | REP | 04-22-111 | 246-233-001 | AMD | 04-04-055 | 246-260-040 | REP | 04-18-096 |
| 246-215-131 | NEW-P | 04-16-109 | 246-233-005 | NEW | 04-04-055 | 246-260-041 | NEW-P | 04-08-099 |
| 246-215-131 | NEW | 04-22-111 | 246-233-015 | NEW | 04-04-055 | 246-260-041 | NEW | 04-18-096 |
| 246-215-140 | REP-P | 04-16-109 | 246-233-020 | AMD | 04-04-055 | 246-260-050 | REP-P | 04-08-099 |
| 246-215-140 | REP | 04-22-111 | 246-233-025 | NEW | 04-04-055 | 246-260-050 | REP | 04-18-096 |
| 246-215-141 | NEW-P | 04-16-109 | 246-233-030 | NEW | 04-04-055 | 246-260-051 | NEW-P | 04-08-099 |
| 246-215-141 | NEW | 04-22-111 | 246-233-035 | NEW | 04-04-055 | 246-260-051 | NEW | 04-18-096 |
| 246-215-150 | REP-P | 04-16-109 | 246-233-040 | NEW | 04-04-055 | 246-260-060 | REP-P | 04-08-099 |
| 246-215-150 | REP | 04-22-111 | 246-235-093 | AMD | 04-04-055 | 246-260-060 | REP | 04-18-096 |
| 246-215-151 | NEW-P | 04-16-109 | 246-235-095 | AMD | 04-04-055 | 246-260-061 | NEW-P | 04-08-099 |
| 246-215-151 | NEW | 04-22-111 | 246-235-097 | AMD | 04-04-055 | 246-260-061 | NEW | 04-18-096 |
| 246-215-160 | REP-P | 04-16-109 | 246-239 | PREP | 04-18-092 | 246-260-070 | REP-P | 04-08-099 |
| 246-215-160 | REP | 04-22-111 | 246-239-080 | AMD | 04-04-055 | 246-260-070 | REP | 04-18-096 |
| 246-215-170 | REP-P | 04-16-109 | 246-247-010 | AMD-P | 04-07-180 | 246-260-071 | NEW-P | 04-08-099 |
| 246-215-170 | REP | 04-22-111 | 246-247-010 | AMD | 04-18-094 | 246-260-071 | NEW | 04-18-096 |
| 246-215-180 | REP-P | 04-16-109 | 246-247-040 | AMD-P | 04-07-180 | 246-260-080 | REP-P | 04-08-099 |
| 246-215-180 | REP | 04-22-111 | 246-247-040 | AMD | 04-18-094 | 246-260-080 | REP | 04-18-096 |
| 246-215-181 | NEW-P | 04-16-109 | 246-247-045 | NEW-P | 04-07-180 | 246-260-081 | NEW-P | 04-08-099 |
| 246-215-181 | NEW | 04-22-111 | 246-247-045 | NEW | 04-18-094 | 246-260-081 | NEW | 04-18-096 |
| 246-215-190 | REP-P | 04-16-109 | 246-247-075 | AMD-W | 04-02-067 | 246-260-090 | REP-P | 04-08-099 |
| 246-215-190 | REP | 04-22-111 | 246-247-075 | AMD-P | 04-07-180 | 246-260-090 | REP | 04-18-096 |
| 246-215-191 | NEW-P | 04-16-109 | 246-247-075 | AMD | 04-18-094 | 246-260-091 | NEW-P | 04-08-099 |
| 246-215-191 | NEW | 04-22-111 | 246-247-080 | AMD-P | 04-07-180 | 246-260-091 | NEW | 04-18-096 |
| 246-215-200 | AMD-P | 04-16-109 | 246-247-080 | AMD | 04-18-094 | 246-260-100 | REP-P | 04-08-099 |
| 246-215-200 | AMD | 04-22-111 | 246-247-085 | AMD-P | 04-07-180 | 246-260-100 | REP | 04-18-096 |
| 246-215-210 | AMD-P | 04-16-109 | 246-247-085 | AMD | 04-18-094 | 246-260-101 | NEW-P | 04-08-099 |
| 246-215-210 | AMD | 04-22-111 | 246-247-110 | AMD-W | 04-02-067 | 246-260-101 | NEW | 04-18-096 |
| 246-215-220 | AMD-P | 04-16-109 | 246-247-110 | AMD-P | 04-07-180 | 246-260-110 | REP-P | 04-08-099 |
| 246-215-220 | AMD | 04-22-111 | 246-247-110 | AMD | 04-18-094 | 246-260-110 | REP | 04-18-096 |
| 246-215-230 | REP-P | 04-16-109 | 246-247-120 | AMD-W | 04-02-067 | 246-260-111 | NEW-P | 04-08-099 |
| 246-215-230 | REP | 04-22-111 | 246-247-120 | AMD-P | 04-07-180 | 246-260-111 | NEW | 04-18-096 |
| 246-215-240 | AMD-P | 04-16-109 | 246-247-120 | AMD | 04-18-094 | 246-260-120 | REP-P | 04-08-099 |
| 246-215-240 | AMD | 04-22-111 | 246-247-130 | AMD-W | 04-02-067 | 246-260-120 | REP | 04-18-096 |
| 246-215-250 | REP-P | 04-16-109 | 246-247-130 | AMD-P | 04-07-180 | 246-260-121 | NEW-P | 04-08-099 |
| 246-215-250 | REP | 04-22-111 | 246-247-130 | AMD | 04-18-094 | 246-260-121 | NEW | 04-18-096 |
| 246-215-251 | NEW-P | 04-16-109 | 246-254-053 | AMD-P | 04-07-181 | 246-260-130 | REP-P | 04-08-099 |
| 246-215-251 | NEW | 04-22-111 | 246-254-053 | AMD | 04-12-125 | 246-260-130 | REP | 04-18-096 |
| 246-215-260 | AMD-P | 04-16-109 | 246-254-070 | AMD-P | 04-07-175 | 246-260-131 | NEW-P | 04-08-099 |
| 246-215-260 | AMD | 04-22-111 | 246-254-070 | AMD | 04-12-124 | 246-260-131 | NEW | 04-18-096 |
| 246-215-270 | REP-P | 04-16-109 | 246-254-080 | AMD-P | 04-07-175 | 246-260-140 | REP-P | 04-08-099 |
| 246-215-270 | REP | 04-22-111 | 246-254-080 | AMD | 04-12-124 | 246-260-140 | REP | 04-18-096 |
| 246-215-280 | AMD-P | 04-16-109 | 246-254-090 | AMD | 04-04-055 | 246-260-141 | NEW-P | 04-08-099 |
| 246-215-280 | AMD | 04-22-111 | 246-254-090 | AMD-P | 04-07-175 | 246-260-141 | NEW | 04-18-096 |
| 246-215-290 | AMD-P | 04-16-109 | 246-254-090 | AMD | 04-12-124 | 246-260-150 | REP-P | 04-08-099 |
| 246-215-290 | AMD | 04-22-111 | 246-254-100 | AMD-P | 04-07-175 | 246-260-150 | REP | 04-18-096 |
| 246-215-300 | AMD-P | 04-16-109 | 246-254-100 | AMD | 04-12-124 | 246-260-151 | NEW-P | 04-08-099 |
| 246-215-300 | AMD | 04-22-111 | 246-254-120 | AMD-P | 04-07-175 | 246-260-151 | NEW | 04-18-096 |
| 246-215-311 | NEW-P | 04-16-109 | 246-254-120 | AMD | 04-12-124 | 246-260-160 | REP-P | 04-08-099 |

Table of WAC Sections Affected

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| 246-260-170 | REP | 04-18-096 | 246-294-030 | AMD | 04-06-047 | 246-360-035 | NEW | 04-24-002 |
| 246-260-171 | NEW-P | 04-08-099 | 246-294-040 | AMD | 04-06-047 | 246-360-040 | AMD-P | 04-12-117 |
| 246-260-171 | NEW | 04-18-096 | 246-294-050 | AMD | 04-06-047 | 246-360-040 | AMD | 04-24-002 |
| 246-260-181 | NEW-P | 04-08-099 | 246-294-060 | AMD | 04-06-047 | 246-360-050 | AMD-P | 04-12-117 |
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| 246-260-191 | NEW | 04-18-096 | 246-294-090 | AMD | 04-06-047 | 246-360-070 | AMD | 04-24-002 |
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| 246-260-201 | NEW-P | 04-08-099 | 246-310-010 | AMD | 04-17-054 | 246-360-090 | AMD-P | 04-12-117 |
| 246-260-201 | NEW | 04-18-096 | 246-310-132 | REP-P | 04-11-099 | 246-360-090 | AMD | 04-24-002 |
| 246-260-210 | REP-P | 04-08-099 | 246-310-132 | REP-C | 04-24-017 | 246-360-100 | AMD-P | 04-12-117 |
| 246-260-210 | REP | 04-18-096 | 246-310-210 | PREP | 04-15-150 | 246-360-100 | AMD | 04-24-002 |
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| 246-260-211 | NEW | 04-18-096 | 246-310-230 | PREP | 04-15-150 | 246-360-110 | AMD | 04-24-002 |
| 246-260-220 | REP-P | 04-08-099 | 246-310-240 | PREP | 04-15-150 | 246-360-120 | AMD-P | 04-12-117 |
| 246-260-220 | REP | 04-18-096 | 246-310-261 | AMD-P | 04-11-099 | 246-360-120 | AMD | 04-24-002 |
| 246-260-221 | NEW-P | 04-08-099 | 246-310-261 | AMD-C | 04-24-017 | 246-360-130 | AMD-P | 04-12-117 |
| 246-260-221 | NEW | 04-18-096 | 246-310-262 | AMD-P | 04-11-099 | 246-360-130 | AMD | 04-24-002 |
| 246-260-230 | REP-P | 04-08-099 | 246-310-262 | AMD-C | 04-24-017 | 246-360-140 | AMD-P | 04-12-117 |
| 246-260-230 | REP | 04-18-096 | 246-310-263 | NEW-P | 04-11-099 | 246-360-140 | AMD | 04-24-002 |
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| 246-260-240 | REP | 04-18-096 | 246-310-280 | PREP | 04-15-150 | 246-360-150 | AMD | 04-24-002 |
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| 246-282-990 | AMD-P | 04-11-098 | 246-324-990 | AMD | 04-19-141 | 246-360-500 | AMD | 04-24-002 |
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| 246-290 | PREP | 04-06-044 | 246-325-990 | AMD | 04-19-141 | 246-360-990 | AMD | 04-19-141 |
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| 246-290-025 | AMD | 04-04-056 | 246-326-990 | AMD | 04-19-141 | 246-366 | PREP | 04-20-050 |
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| 246-290-300 | AMD | 04-04-056 | 246-329-990 | AMD | 04-19-141 | 246-808-190 | PREP | 04-02-064 |
| 246-290-310 | AMD | 04-04-056 | 246-335-990 | PREP | 04-09-054 | 246-808-535 | PREP | 04-02-064 |
| 246-290-320 | AMD | 04-04-056 | 246-335-990 | AMD-P | 04-13-160 | 246-809 | PREP | 04-17-052 |
| 246-290-480 | AMD | 04-04-056 | 246-335-990 | AMD | 04-19-142 | 246-809 | PREP | 04-17-053 |
| 246-290-601 | AMD | 04-04-056 | 246-338-010 | AMD-X | 04-22-114 | 246-809-610 | AMD | 04-06-010 |
| 246-290-630 | AMD | 04-04-056 | 246-338-028 | AMD-X | 04-22-114 | 246-809-620 | AMD | 04-06-010 |
| 246-290-660 | AMD | 04-04-056 | 246-338-040 | AMD-X | 04-22-114 | 246-809-630 | AMD | 04-06-010 |
| 246-290-664 | AMD | 04-04-056 | 246-338-050 | AMD-X | 04-22-114 | 246-809-700 | NEW | 04-06-011 |
| 246-290-666 | AMD | 04-04-056 | 246-338-060 | AMD-X | 04-22-114 | 246-809-710 | NEW | 04-06-011 |
| 246-290-72010 | AMD | 04-04-056 | 246-338-070 | AMD-X | 04-22-114 | 246-809-720 | NEW | 04-06-011 |
| 246-290-72012 | AMD | 04-04-056 | 246-338-080 | AMD-X | 04-22-114 | $246-812$ | PREP | 04-12-120 |
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| 246-292 | PREP | 04-13-051 | 246-360-001 | AMD | 04-24-002 | 246-815-050 | AMD | 04-20-049 |
| 246-292-160 | AMD-P | 04-06-046 | 246-360-010 | AMD-P | 04-12-117 | 246-815-100 | AMD-P | 04-12-122 |
| 246-292-160 | AMD-C | 04-10-013 | 246-360-010 | AMD | 04-24-002 | 246-815-100 | AMD | 04-20-049 |
| 246-292-160 | AMD | 04-12-123 | 246-360-020 | AMD-P | 04-12-117 | 246-815-110 | AMD-P | 04-12-122 |
| 246-294 | PREP | 04-15-147 | 246-360-020 | AMD | 04-24-002 | 246-815-110 | AMD | 04-20-049 |
| 246-294-001 | AMD | 04-06-047 | 246-360-030 | AMD-P | 04-12-117 | 246-815-115 | AMD-P | 04-12-122 |

Table of WAC Sections Affected

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| 246-817-135 | PREP | 04-08-096 | 246-840-840 | AMD-E | 04-05-043 | 246-888-020 | AMD | 04-18-095 |
| 246-817-180 | PREP | 04-15-151 | 246-840-840 | AMD-P | 04-09-057 | 246-888-030 | AMD-P | 04-08-097 |
| 246-817-440 | PREP | 04-08-095 | 246-840-840 | AMD | 04-13-053 | 246-888-030 | AMD | 04-18-095 |
| 246-817-560 | PREP | 04-09-055 | 246-840-850 | AMD-E | 04-05-043 | 246-888-040 | RECOD-P | 04-08-097 |
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| 246-828-075 | AMD | 04-02-068 | 246-840-870 | AMD-E | 04-05-043 | 246-888-050 | DECOD | 04-18-095 |
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| 246-828-220 | AMD | 04-02-068 | 246-840-880 | AMD | 04-13-053 | 246-888-060 | RECOD | 04-18-095 |
| 246-828-270 | AMD | 04-02-068 | 246-840-890 | AMD-E | 04-05-043 | 246-888-070 | AMD-P | 04-08-097 |
| 246-828-290 | AMD | 04-02-068 | 246-840-890 | AMD-P | 04-09-057 | 246-888-070 | DECOD-P | 04-08-097 |
| 246-828-320 | AMD | 04-02-068 | 246-840-890 | AMD | 04-13-053 | 246-888-070 | RECOD-P | 04-08-097 |
| 246-828-330 | AMD | 04-02-068 | 246-840-900 | REP-E | 04-05-043 | 246-888-070 | AMD | 04-18-095 |
| 246-828-350 | AMD | 04-02-068 | 246-840-900 | AMD-P | 04-09-057 | 246-888-070 | DECOD | 04-18-095 |
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| 246-828-530 | PREP | 04-13-050 | 246-840-910 | AMD-E | 04-06-009 | 246-888-080 | DECOD | 04-18-095 |
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| 246-840-520 | AMD-P | 04-24-085 | 246-851-570 | NEW | 04-05-004 | 246-915-085 | AMD | 04-08-101 |
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| 246-840-530 | AMD-P | 04-24-085 | 246-851-580 | NEW | 04-12-127 | 246-915-100 | AMD-P | 04-20-053 |
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| 246-840-545 | AMD-P | 04-24-085 | 246-851-590 | NEW | 04-12-127 | 246-915-105 | NEW-P | 04-20-070 |
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| 246-840-550 | AMD-P | 04-24-085 | 246-851-610 | NEW-P | 04-06-045 | 246-915-140 | AMD-P | 04-08-046 |
| 246-840-555 | AMD-P | 04-24-085 | 246-851-610 | NEW | 04-12-127 | 246-915-140 | AMD | 04-13-052 |
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| 246-840-565 | PREP | 04-21-079 | 246-865-060 | AMD-E | 04-23-092 | 246-915-160 | AMD-P | 04-08-046 |
| 246-840-565 | AMD-P | 04-24-085 | 246-869-095 | REP-X | 04-22-120 | 246-915-160 | AMD | 04-13-052 |
| 246-840-570 | AMD-P | 04-24-085 | 246-873-090 | PREP-W | 04-07-010 | 246-915-170 | REP-X | 04-20-052 |
| 246-840-575 | AMD-P | 04-24-085 | 246-887-160 | AMD-X | 04-03-105 | 246-915-180 | PREP | 04-07-177 |
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Table of WAC Sections Affected

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| 246-924-367 | PREP | 04-20-048 | 251-01-160 | AMD | 04-15-020 | 251-22-060 | AMD-E | 04-16-054 |
| 246-924-480 | PREP | 04-17-130 | 251-01-201 | AMD-P | 04-11-115 | 251-22-060 | AMD-P | 04-16-114 |
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| 246-924-515 | NEW-P | 04-08-098 | 251-01-305 | AMD | 04-15-020 | 251-22-165 | AMD | 04-15-020 |
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| 246-930-040 | PREP | 04-13-159 | 251-04-050 | REP-P | 04-11-115 | 251-23-010 | AMD | 04-15-020 |
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Table of WAC Sections Affected

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| 251-30-010 | RECOD | 04-11-045 | 257-05-140 | NEW-P | 04-17-138 | 260-36-085 | AMD-X | 04-24-079 |
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| 251-30-030 | DECOD-P | 04-07-188 | 260-08 | PREP | 04-22-007 | 260-36-180 | PREP | 04-22-011 |
| 251-30-030 | RECOD-P | 04-07-188 | 260-08-600 | REP | 04-05-089 | 260.40-100 | AMD-P | 04-05-088 |
| 251-30-030 | AMD | 04-11-045 | 260-08-610 | REP | 04-05-089 | 260-40-100 | AMD | 04-09-026 |
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| 251-30-030 | RECOD | 04-11-045 | 260-08-630 | AMD | 04-05-089 | 260-40-160 | AMD | 04-07-076 |
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| 257-02-080 | NEW | 04-20-110 | 260-28-020 | AMD | 04-24-019 | 260-49-030 | NEW-E | 04-19-030 |
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| 257-02-100 | NEW | 04-20-110 | 260-32-200 | PREP | 04-10-007 | 260-49-040 | NEW-E | 04-11-056 |
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| 257-02-120 | NEW | 04-20-110 | 260-32-200 | REP | 04-19-044 | 260-49-040 | NEW-E | 04-19-030 |
| 257-02-140 | NEW-P | 04-15-131 | 260-34 | PREP | 04-22-010 | 260-49-040 | NEW | 04-21-053 |
| 257-02-140 | NEW | 04-20-110 | 260-34 | PREP-W | 04-22-027 | 260-49-050 | NEW-E | 04-11-056 |
| 257-02-160 | NEW-P | 04-15-131 | 260-34 | PREP | 04-22-029 | 260-49-050 | NEW-P | 04-18-098 |
| 257-02-160 | NEW | 04-20-110 | 260-34 | PREP | 04-24-041 | 260-49-050 | NEW-E | 04-19-030 |
| 257-02-180 | NEW-P | 04-15-131 | 260-36 | PREP | 04-22-028 | 260-49-050 | NEW | 04-21-053 |
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| 257-05-040 | NEW-P | 04-17-138 | 260-36-030 | AMD-P | 04-20-035 | 260-49-070 | NEW-E | 04-11-056 |
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Table of WAC Sections Affected

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| 260-75 | PREP | 04-22-015 | 284-03-100 | AMD-P | 04-11-107 | 284-17B-080 | NEW | 04-22-045 |
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| 284-03-010 | AMD | 04-15-157 | 284-17B-005 | NEW-P | 04-15-156 | 284-34-140 | NEW-P | 04-23-073 |
| 284-03-015 | NEW-P | 04-11-107 | 284-17B-005 | NEW | 04-22-045 | 284-34-150 | NEW-P | 04-23-073 |
| 284-03-015 | NEW | 04-15-157 | 284-17B-010 | NEW-P | 04-15-156 | 284-34-160 | NEW-P | 04-23-073 |
| 284-03-020 | AMD-P | 04-11-107 | 284-17B-010 | NEW | 04-22-045 | 284-34-170 | NEW-P | 04-23-073 |

Table of WAC Sections Affected

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| 284-34-200 | NEW-P | 04-23-073 | 286-42-060 | NEW-P | 04-20-097 | 296-17 | PREP | 04-09-098 |
| 284-34-210 | NEW-P | 04-23-073 | 286-42-070 | NEW-P | 04-20-097 | 296-17 | PREP | 04-13-130 |
| 284-34-220 | NEW-P | 04-23-073 | 286-42-080 | NEW-P | 04-20-097 | 296-17 | PREP | 04-22-122 |
| 284-34-230 | NEW-P | 04-23-073 | 286-42-090 | NEW-P | 04-20-097 | 296-17-31002 | AMD-P | 04-13-128 |
| 284-34-240 | NEW-P | 04-23-073 | 287-01-030 | AMD | 04-03-114 | 296-17-31002 | AMD | 04-18-025 |
| 284-34-250 | NEW-P | 04-23-073 | 287-02-030 | AMD | 04-03-114 | 296-17-31004 | AMD-P | 04-14-081 |
| 284-34-260 | NEW-P | 04-23-073 | 287-02-130 | AMD | 04-03-114 | 296-17-31004 | AMD | 04-20-023 |
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| 284-43-900 | REP-X | 04-24-099 | 288-02-010 | NEW | 04-19-032 | 296-17-310042 | NEW-P | 04-14-081 |
| 284-43-905 | AMD-X | 04-24-099 | 288-02-020 | NEW-X | 04-14-019 | 296-17-310043 | NEW-P | 04-14-081 |
| 284-43-910 | AMD-X | 04-24-099 | 288-02-020 | NEW | 04-19-032 | 296-17-310044 | NEW-P | 04-14-081 |
| 284-43-915 | AMD-X | 04-24-099 | 288-02-030 | NEW-X | 04-14-019 | 296-17-310045 | NEW-P | 04-14-081 |
| 284-43-920 | AMD-X | 04-24-099 | 288-02-030 | NEW | 04-19-032 | 296-17-310046 | NEW-P | 04-14-081 |
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| 284-43-935 | AMD-X | 04-24-099 | 292-110-060 | AMD | 04-18-019 | 296-17-31009 | AMD | 04-18-025 |
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| 284-43-945 | AMD-X | 04-24-099 | 296-05 | PREP | 04-22-108 | 296-17-31013 | AMD | 04-13-017 |
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| 284-74-440 | NEW | 04-04-070 | 296-14-4126 | NEW | 04-20-024 | 296-17-527 | AMD | 04-18-025 |
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| 286-26-080 | AMD-P | 04-20-098 | 296-16-010 | REP-P | 04-19.106 | 296-17-855 | AMD-P | 04-19-033 |
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| 296-17-895 | AMD-P | 04-19-033 | 296-23-241 | NEW-P | 04-17-093 | 296-24-119 | REP-P | 04-03-102 |
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| 296-19A-480 | AMD-S | 04-03-035 | 296-23-26505 | REP | 04-04-029 | 296-24-14001 | REP | 04-18-080 |
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| 296-20-01002 | AMD-E | 04-21-032 | 296-23-317 | NEW | 04-04-029 | 296-24-14009 | REP-X | 04-12-069 |
| 296-20-01002 | AMD | 04-22-085 | 296-23-322 | NEW | 04-04-029 | 296-24-14009 | REP | 04-18-080 |
| 296-20-01501 | AMD-E | 04-13-063 | 296-23-327 | NEW | 04-04-029 | 296-24-14011 | REP-X | 04-12-069 |
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Table of WAC Sections Affected

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| 296-307-62015 | NEW-P | 04-15-107 | 296-307-65022 | NEW-P | 04-15-107 | 296-400A | PREP | 04-16-093 |
| 296-307-62020 | NEW-P | 04-15-107 | 296-307-65024 | NEW-P | 04-15-107 | 296-400A-005 | AMD-P | 04-08-089 |
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| 296-307-624 | NEW-P | 04-15-107 | 296-307-65202 | NEW-P | 04-15-107 | 296-400A-020 | AMD-P | 04-08-089 |
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| 296-307-62610 | NEW-P | 04-15-107 | 296-307-65402 | NEW-P | 04-15-107 | 296-400A-021 | AMD | 04-12-046 |
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| 296-400A-028 | NEW | 04-12-046 | 296-802-400 | NEW | 04-10-026 | 296-803-60015 | NEW-P | 04-03-102 |
| 296-400A-029 | NEW-P | 04-08-089 | 296-802-40005 | NEW | 04-10-026 | 296-803-60015 | NEW | 04-15-105 |
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| 296-400A-030 | AMD-P | 04-08-089 | 296-802-40015 | NEW | 04-10-026 | 296-803-700 | NEW | 04-15-105 |
| 296-400A-030 | AMD | 04-12-046 | 296-802-500 | NEW | 04-10-026 | 296-803-70005 | NEW-P | 04-03-102 |
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| 296-400A-035 | AMD-P | 04-08-089 | 296-802-600 | NEW | 04-10-026 | 296-803-70010 | NEW | 04-15-105 |
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| 296-400A-120 | AMD-P | 04-08-089 | 296-803-100 | NEW | 04-15-105 | 296-803-800 | NEW | 04-15-105 |
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| 296-400A-122 | AMD-P | 04-08-089 | 296-803-20005 | NEW | 04-15-105 | 296-806-200 | NEW | 04-14-028 |
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| 296-800-11045 | AMD | 04-18-080 | 296-803-50015 | NEW | 04-15-105 | 296-806-20022 | NEW | 04-14-028 |
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| 296-800-15015 | REP | 04-07-160 | 296-803-50025 | NEW | 04-15-105 | 296-806-20026 | NEW | 04-14-028 |
| 296-800-15025 | REP | 04-07-160 | 296-803-50030 | NEW-P | 04-03-102 | 296-806-20028 | NEW-P | 04-03-085 |
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| 296-800-17005 | AMD | 04-10-026 | 296-803-50035 | NEW-P | 04-03-102 | 296-806-20030 | NEW-P | 04-03-085 |
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| 296-800-31070 | AMD-W | 04-11-058 | 296-803-50045 | NEW | 04-15-105 | 296-806-20034 | NEW | 04-14-028 |
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Table of WAC Sections Affected

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| 296-823-16030 | AMD | 04-12-070 | 296-843-15005 | NEW | 04-02-053 | 296-849-12080 | NEW-P | 04-15-106 |
| 296-823-17010 | AMD-X | 04-07-158 | 296-843-15010 | NEW | 04-02-053 | 296-849-130 | NEW-P | 04-15-106 |
| 296-823-17010 | AMD | 04-12-070 | 296-843-15015 | NEW | 04-02-053 | 296-849-13005 | NEW-P | 04-15-106 |
| 296-823-180 | AMD-X | 04-07-158 | 296-843-160 | NEW | 04-02-053 | 296-849-13020 | NEW-P | 04-15-106 |
| 296-823-180 | AMD | 04-12-070 | 296-843-16005 | NEW | 04-02-053 | 296-849-13045 | NEW-P | 04-15-106 |
| 296-823-18015 | AMD-X | 04-07-158 | 296-843-170 | NEW | 04-02-053 | 296-849-190 | NEW-P | 04-15-106 |
| 296-823-18015 | AMD | 04-12-070 | 296-843-17005 | NEW | 04-02-053 | 296-863-10005 | NEW-P | 04-08-039 |
| 296-823-18045 | AMD-X | 04-07-158 | 296-843-180 | NEW | 04-02-053 | 296-863-10005 | NEW | 04-19-051 |
| 296-823-18045 | AMD | 04.12-070 | 296-843-18005 | NEW | 04-02-053 | 296-863-200 | NEW-P | 04-08-039 |
| 296-823-18050 | AMD-X | 04-07-158 | 296-843-18010 | NEW | 04-02-053 | 296-863-200 | NEW | 04-19-051 |
| 296-823-18050 | AMD | 04-12-070 | 296-843-18015 | NEW | 04-02-053 | 296-863-20005 | NEW-P | 04-08-039 |
| 296-823-18055 | AMD-X | 04-07-158 | 296-843-18020 | NEW | 04-02-053 | 296-863-20005 | NEW | 04-19-051 |
| 296-823-18055 | AMD | 04-12-070 | 296-843-190 | NEW | 04-02-053 | 296-863-20010 | NEW-P | 04-08-039 |
| 296-823-200 | AMD-X | 04-07-158 | 296-843-19005 | NEW | 04-02-053 | 296-863-20010 | NEW | 04-19-051 |
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| 296-824-40005 | AMD-X | 04-20-080 | 296-843-20010 | NEW | 04-02-053 | 296-863-20020 | NEW-P | 04-08-039 |
| 296-824-60005 | AMD-X | 04-20-080 | 296-843-20015 | NEW | 04-02-053 | 296-863-20020 | NEW | 04-19-051 |
| 296-824-70005 | AMD-X | 04-20-080 | 296-843-20020 | NEW | 04-02-053 | 296-863-20025 | NEW-P | 04-08-039 |
| 296-824-800 | AMD-X | 04-20-080 | 296-843-20025 | NEW | 04-02-053 | 296-863-20025 | NEW | 04-19-051 |
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| 296-829-200 | NEW | 04-09-099 | 296-843-20035 | NEW | 04-02-053 | 296-863-20030 | NEW | 04-19-051 |
| 296-829-20005 | NEW | 04-09-099 | 296-843-210 | NEW | 04-02-053 | 296-863-20035 | NEW-P | 04-08-039 |
| 296-829-20010 | NEW | 04-09-099 | 296-843-21005 | NEW | 04-02-053 | 296-863-20035 | NEW | 04-19-051 |

Table of WAC Sections Affected

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| 296-863-30005 | NEW | 04-19-051 | 296-864-20005 | NEW | 04-20-079 | 296-874-20040 | NEW-P | 04-14-027 |
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| 296-863-30015 | NEW-P | 04-08-039 | 296-864-20015 | NEW-P | 04-12-071 | 296-874-20046 | NEW-P | 04-14-027 |
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| 296-863-40055 | NEW | 04-19-051 | 296-864-60010 | NEW | 04-20-079 | 296-874-30038 | NEW-P | 04-14-027 |
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| 296-863-40065 | NEW | 04-19-051 | 296-874-200 | NEW-P | 04-14-027 | 296-874-30046 | NEW-P | 04-14-027 |
| 296-863-500 | NEW-P | 04-08-039 | 296-874-20002 | NEW-P | 04-14-027 | 296-874-400 | NEW-P | 04-14-027 |
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| 296-863-50005 | NEW-P | 04-08-039 | 296-874-20006 | NEW-P | 04-14-027 | 296-874-40004 | NEW-P | 04-14-027 |
| 296-863-50005 | NEW | 04-19-051 | 296-874-20008 | NEW-P | 04-14-027 | 296-874-40006 | NEW-P | 04-14-027 |
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| 296-863-700 | NEW-P | 04-08-039 | 296-874-20026 | NEW-P | 04-14-027 | 296-874-40024 | NEW-P | 04-14-027 |
| 296-863-700 | NEW | 04-19-051 | 296-874-20028 | NEW-P | 04-14-027 | 296-874-40026 | NEW-P | 04-14-027 |

Table of WAC Sections Affected

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| 296-874-40036 | NEW-P | 04-14-027 | 308-20-040 | AMD | 04-05-005 | 308-63-090 | AMD-P | 04-21-051 |
| 296-874-40038 | NEW-P | 04-14-027 | 308-20-055 | NEW | 04-05-005 | 308-63-090 | AMD-W | 04-23-076 |
| 296-874-40040 | NEW-P | 04-14-027 | 308-20-090 | AMD | 04-05-005 | 308-65 | PREP | 04-11-105 |
| 296-874-40042 | NEW-P | 04-14-027 | 308-20-101 | NEW | 04-05-005 | 308-65 | PREP-W | 04-23-060 |
| 296-874-500 | NEW-P | 04-14-027 | 308-20-110 | AMD | 04-05-005 | 308-66-110 | AMD-P | 04-12-079 |
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| 308-08-416 | AMD-P | 04-20-112 | 308-20-123 | NEW-P | 04-24-010 | 308-66-120 | AMD-P | 04-12-079 |
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| 308-13-150 | PREP | 04-06-030 | 308-56A-020 | AMD-P | 04-04-006 | 308-66-155 | AMD-P | 04-12-079 |
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| 308-14-010 | NEW | 04-17-072 | 308-56A-030 | AMD-P | 04-03-120 | 308-66-160 | AMD-P | 04-12-079 |
| 308-14-085 | AMD-P | 04-14-073 | 308-56A-030 | AMD | 04-07-168 | 308-66-160 | AMD | 04-16-090 |
| 308-14-085 | AMD | 04-17-072 | 308-56A-040 | AMD-P | 04-03-120 | 308-66-165 | AMD-P | 04-12-079 |
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| 308-15-080 | AMD-P | 04-19-071 | 308-56A-505 | AMD-P | 04-21-049 | 308-66-260 | NEW-P | 04-12-079 |
| 308-15-090 | REP-P | 04-19-071 | 308-56A-525 | PREP | 04-08-058 | 308-66-260 | NEW | 04-16-090 |
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| 308-15-102 | REP-P | 04-19-071 | 308-56A-530 | PREP | 04-17-064 | 308-78-045 | AMD | 04-06-001 |
| 308-15-103 | AMD-P | 04-19-071 | 308-56A-530 | AMD-P | 04-22-110 | 308-93 | PREP | 04-20-086 |
| 308-15-140 | AMD-P | 04-19-071 | 308-56A-640 | AMD | 04-03-016 | 308-93 | PREP-W | 04-24-081 |
| 308-15-150 | AMD-P | 04-19-071 | 308-61 | PREP | 04-20-086 | 308-93-030 | PREP | 04-07-054 |
| 308-17-150 | AMD-P | 04-07-032 | 308-61 | PREP-W | 04-24-081 | 308-93-050 | PREP | 04-07-054 |
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Table of WAC Sections Affected

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| 308-96A-311 | PREP | 04-03-003 | 308-125-200 | AMD | 04-04-052 | 308-390-500 | AMD-P | 04-09-105 |
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| 308-96A-316 | AMD | 04-14-077 | 308-129-110 | AMD | 04-12-027 | 314-02 | PREP | 04-08-107 |
| 308-96A-550 | AMD-P | 04-03-121 | 308-129-110 | AMD-P | 04-16-118 | 314-02 | PREP | 04-08-108 |
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| 308-96A-560 | AMD | 04-08-079 | 308-330-197 | AMD-P | 04-15-124 | 314-02-105 | PREP | 04-09-111 |
| 308-99-020 | AMD-P | 04-07-047 | 308-330-197 | AMD | 04-18-061 | 314-02-105 | AMD-P | 04-13-127 |
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| 308-99-020 | AMD-P | 04-20-087 | 308-330-305 | AMD | 04-18-061 | 314-05-020 | NEW-P | 04-16-123 |
| 308-99-040 | AMD-P | 04-07-047 | 308-330-309 | AMD-P | 04-15-124 | 314-05-020 | NEW | 04-22-078 |
| 308-99-040 | AMD-W | 04-08-001 | 308-330-309 | AMD | 04-18-061 | 314-05-025 | NEW-P | 04-16-123 |
| 308-99-040 | AMD-P | 04-20-087 | 308-330-316 | AMD-P | 04-15-124 | 314-05-025 | NEW | 04-22-078 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 314-07-005 | NEW-P | 04-24-095 | 314-19 | PREP | 04-12-128 | 316-25-010 | AMD | 04-20-083 |
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| 314-07-040 | NEW-P | 04-24-095 | 314-19-020 | AMD-P | 04-16-124 | 316-25-070 | AMD-X | 04-16-091 |
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| 314-09 | PREP | 04-08-106 | 314-20-020 | AMD | 04-06-007 | 316-25-190 | AMD-X | 04-16-091 |
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| 314-11-015 | AMD | 04-15-162 | 314-20-030 | AMD-P | 04-15-161 | 316-25-220 | AMD-X | 04-16-091 |
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| 314-11-020 | AMD | 04-15-162 | 314-20-030 | AMD | 04-24-097 | 316-25-230 | AMD-X | 04-16-091 |
| 314-11-065 | AMD-X | 04-08-112 | 314-20-100 | AMD-X | 04-11-113 | 316-25-230 | AMD | 04-20-083 |
| 314-11-065 | AMD | 04-15-162 | 314-20-100 | AMD | 04-19-155 | 316-25-250 | AMD-X | 04-16-091 |
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| 314-12 | PREP | 04-08-107 | 314-20-130 | PREP | 04-19-152 | 316-25-270 | AMD | 04-20-083 |
| 314-12 | PREP | 04-08-108 | 314-20-140 | AMD-P | 04-15-161 | 316-25-290 | AMD-X | 04-16-091 |
| 314-12-005 | REP-P | 04-24-095 | 314-20-140 | AMD | 04-24-097 | 316-25-290 | AMD | 04-20-083 |
| 314-12-020 | AMD-P | 04-24-095 | 314-20-145 | NEW-P | 04-15-161 | 316-25-310 | AMD-X | 04-16-091 |
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| 314-12-080 | REP-P | 04-24-095 | 314-20-170 | AMD | 04-24-097 | 316-25-350 | AMD | 04-20-083 |
| 314-12-100 | REP-P | 04-24-095 | 314-24 | PREP | 04-08-105 | 316-25-370 | AMD-X | 04-16-091 |
| 314-12-110 | REP-P | 04-24-095 | 314-24 | PREP | 04-19-153 | 316-25-370 | AMD | 04-20-083 |
| 314-16 | PREP | 04-08-107 | 314-24-001 | NEW-P | 04-15-161 | 316-25-390 | AMD-X | 04-16-091 |
| 314-16 | PREP | 04-08-108 | 314-24-001 | NEW | 04-24-097 | 316-25-390 | AMD | 04-20-083 |
| 314-17 | PREP | 04-02-074 | 314-24-003 | PREP | 04-19-152 | 316-25-410 | AMD-X | 04-16-091 |
| 314-17-020 | AMD-P | 04-08-111 | 314-24-006 | PREP | 04-19-152 | 316-25-410 | AMD | 04-20-083 |
| 314-17-020 | AMD | 04-18-038 | 314-24-040 | AMD-P | 04-15-161 | 316-25-430 | AMD-X | 04-16-091 |
| 314-17-030 | AMD-P | 04-08-111 | 314-24-040 | PREP | 04-19-152 | 316-25-430 | AMD | 04-20-083 |
| 314-17-030 | AMD | 04-18-038 | 314-24-040 | AMD | 04-24-097 | 316-25-450 | AMD-X | 04-16-091 |
| 314-17-050 | AMD-P | 04-08-111 | 314-24-050 | PREP | 04-19-152 | 316-25-450 | AMD | 04-20-083 |
| 314-17-050 | AMD | 04-18-038 | 314-24-060 | PREP | 04-19-152 | 316-25-470 | AMD-X | 04-16-091 |
| 314-17-055 | AMD-P | 04-08-111 | 314-24-080 | PREP | 04-19-152 | 316-25-470 | AMD | 04-20-083 |
| 314-17-055 | AMD | 04-18-038 | 314-24-090 | PREP | 04-19-152 | 316-25-490 | AMD-X | 04-16-091 |
| 314-17-060 | AMD-P | 04-08-111 | 314-24-117 | NEW-P | 04-15-161 | 316-25-490 | AMD | 04-20-083 |
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| 314-17-065 | AMD-P | 04-08-111 | 314-24-190 | AMD-X | 04-11-113 | 316-25-510 | AMD | 04-20-083 |
| 314-17-065 | AMD | 04-18-038 | 314-24-190 | AMD | 04-19-155 | 316-25-530 | AMD-X | 04-16-091 |
| 314-17-070 | AMD-P | 04-08-111 | 314-24-200 | REP-X | 04-11-113 | 316-25-530 | AMD | 04-20-083 |
| 314-17-070 | AMD | 04-18-038 | 314-24-200 | REP | 04-19-155 | 316-25-550 | AMD-X | 04-16-091 |
| 314-17-080 | AMD-P | 04-08-111 | 314-24-220 | AMD-P | 04-15-161 | 316-25-550 | AMD | 04-20-083 |
| 314-17-080 | AMD | 04-18-038 | 314-24-220 | AMD | 04-24-097 | 316-25-570 | AMD-X | 04-16-091 |
| 314-17-085 | AMD-P | 04-08-111 | 314-29 | PREP | 04-08-109 | 316-25-570 | AMD | 04-20-083 |
| 314-17-085 | AMD | 04-18-038 | 314-42 | PREP | 04-08-109 | 316-25-590 | AMD-X | 04-16-091 |
| 314-17-095 | AMD-P | 04-08-111 | 314-52 | PREP | 04-19-154 | 316-25-590 | AMD | 04-20-083 |
| 314-17-095 | AMD | 04-18-038 | 316-25-001 | AMD-X | 04-16-091 | 316-25-610 | AMD-X | 04-16-091 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 316-25-630 | AMD | 04-20-083 | 326-20-094 | AMD | 04-08-075 | 356-05-178 | AMD-P | 04-11-114 |
| 316-25-650 | AMD-X | 04-16-091 | 326-20-095 | AMD-P | 04-02-041 | 356-05-178 | AMD | 04-15-018 |
| 316-25-650 | AMD | 04-20-083 | 326-20-095 | AMD | 04-08-075 | 356-05-210 | AMD-P | 04-11-114 |
| 316-25-670 | AMD-X | 04-16-091 | 326-20-096 | AMD-P | 04-02-041 | 356-05-210 | AMD | 04-15-018 |
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| 316-35-010 | AMD | 04-20-083 | 326-20-110 | AMD | 04-08-093 | 356-05-370 | AMD-P | 04-11-114 |
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| 316-35-110 | AMD-X | 04-16-091 | 326-20-173 | AMD-P | 04-02-043 | 356-05-479 | AMD | 04-15-018 |
| 316-35-110 | AMD | 04-20-083 | 326-20-173 | AMD | 04-08-093 | 356-06-003 | AMD-P | 04-11-114 |
| 316-35-130 | AMD-X | 04-16-091 | 326-20-180 | AMD-P | 04-02-043 | 356-06-003 | AMD | 04-15-018 |
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| 316-35-160 | AMD-X | 04-16-091 | 332-24-301 | AMD-X | 04-08-094 | 356-06-040 | AMD | 04-15-018 |
| 316-35-160 | AMD | 04-20-083 | 332-24-301 | AMD | 04-13-025 | 356-06-065 | AMD-P | 04-11-114 |
| 316-35-170 | AMD-X | 04-16-091 | 332-30-123 | PREP | 04-22-124 | 356-06-065 | AMD | 04-15-018 |
| 316-35-170 | AMD | 04-20-083 | 332-44-010 | REP-X | 04-19-086 | 356-06-080 | REP-P | 04-11-114 |
| 316-35-190 | AMD-X | 04-16-091 | 332-44-020 | REP-X | 04-19-086 | 356-06-080 | REP | 04-15-018 |
| 316-35-190 | AMD | 04-20-083 | 332-44-030 | REP-X | 04-19-086 | 356-06-100 | AMD-P | 04-11-114 |
| 316-35-210 | AMD-X | 04-16-091 | 332-44-040 | REP-X | 04-19-086 | 356-06-100 | AMD | 04-15-018 |
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| 316-35-230 | AMD-X | 04-16-091 | 332-44-060 | REP-X | 04-19-086 | 356-06-110 | AMD | 04-15-018 |
| 316-35-230 | AMD | 04-20-083 | 332-44-070 | REP-X | 04-19-086 | 356-06-120 | AMD-P | 04-11-114 |
| 316-35-250 | AMD-X | 04-16-091 | 332-44-080 | REP-X | 04-19-086 | 356-06-120 | AMD | 04-15-018 |
| 316-35-250 | AMD | 04-20-083 | 332-44-090 | REP-X | 04-19-086 | 356-07-040 | AMD-P | 04-11-114 |
| 326-02-010 | AMD-P | 04-02-043 | 332-52 | PREP | 04-19-146 | 356-07-040 | AMD | 04-15-018 |
| 326-02-010 | AMD | 04-08-093 | 332-130-100 | AMD-X | 04-05-030 | 356-09-040 | AMD-P | 04-11-114 |
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| 326-02-030 | AMD | 04-08-093 | 352-32 | PREP | 04-06-089 | 356-10-020 | AMD-P | 04-11-114 |
| 326-02-034 | AMD-P | 04-07-041 | 352-32 | PREP | 04-14-079 | 356-10-020 | AMD | 04-15-018 |
| 326-02-034 | AMD | 04-13-032 | 352-32 | PREP | 04-16-079 | 356-10-045 | AMD-P | 04-11-114 |
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| 326-02-040 | AMD | 04-08-093 | 352-32-030 | AMD-W | 04-10-076 | 356-14-010 | AMD-P | 04-11-114 |
| 326-02-045 | AMD-P | 04-02-043 | 352-32-075 | AMD-P | 04-21-103 | 356-14-010 | AMD | 04-15-018 |
| 326-02-045 | AMD | 04-08-093 | 352-32-155 | AMD-P | 04-21-103 | 356-14-031 | AMD-P | 04-11-114 |
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| 326-20-010 | AMD-P | 04-02-043 | 352-32-250 | AMD-P | 04-21-103 | 356-14-045 | AMD | 04-15-018 |
| 326-20-010 | AMD | 04-08-093 | 352-32-251 | AMD-P | 04-21-103 | 356-14-062 | AMD-P | 04-11-114 |
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| 326-20-045 | NEW | 04-08-093 | 352-32-255 | AMD-P | 04-21-103 | 356-15-010 | AMD-P | 04-11-114 |
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| 326-20-047 | NEW | 04-08-093 | 352-37 | PREP | 04-16-080 | 356-15-060 | AMD-P | 04-11-114 |
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| 326-20-048 | NEW | 04-08-093 | 352-37-020 | AMD-P | 04-21-102 | 356-15-125 | AMD-P | 04-11-114 |
| 326-20-050 | AMD-P | 04-02-043 | 352-37-030 | AMD-P | 04-21-102 | 356-15-125 | AMD | 04-15-018 |
| 326-20-050 | AMD | 04-08-093 | 352-37-040 | AMD-P | 04-21-102 | 356-15-130 | AMD-P | 04-11-114 |
| 326-20-070 | AMD-P | 04-02-043 | 352-37-070 | AMD-P | 04-21-102 | 356-15-130 | AMD | 04-15-018 |
| 326-20-070 | AMD | 04-08-093 | 352-37-090 | AMD-P | 04-21-102 | 356-18-140 | AMD-E | 04-07-053 |
| 326-20-080 | AMD-P | 04-02-043 | 352-37-100 | AMD-P | 04-21-102 | 356-18-140 | AMD-E | 04-15-019 |
| 326-20-080 | AMD | 04-08-093 | 352-37-190 | AMD-P | 04-21-102 | 356-18-140 | AMD-P | 04-16-115 |
| 326-20-092 | AMD-P | 04-02-041 | 352-37-200 | AMD-P | 04-21-102 | 356-18-140 | AMD | 04-19-028 |


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| 356-18-220 | AMD-P | 04-16-115 | 356-60-057 | AMD-P | 04-07-188 | 357-01-295 | NEW-P | 04-13-179 |
| 356-18-220 | AMD | 04-19-028 | 356-60-057 | AMD | 04-11-045 | 357-01-300 | NEW-P | 04-13-179 |
| 356-22-036 | AMD-P | 04-11-114 | 356-60-060 | REP-P | 04-07-188 | 357-01-305 | NEW-P | 04-13-179 |
| 356-22-036 | AMD | 04-15-018 | 356-60-060 | REP | 04-11-045 | 357-01-310 | NEW-P | 04-13-179 |
| 356-22-230 | AMD-P | 04-11-114 | 357-01-005 | NEW-P | 04-13-179 | 357-01-315 | NEW-P | 04-13-179 |
| 356-22-230 | AMD | 04-15-018 | 357-01-010 | NEW-P | 04-13-179 | 357-01-320 | NEW-P | 04-13-179 |
| 356-26-030 | AMD-P | 04-08-119 | 357-01-015 | NEW-P | 04-13-179 | 357.01-325 | NEW-P | 04-13-179 |
| 356-26-030 | AMD | 04-11-046 | 357-01-020 | NEW-P | 04-13-179 | 357-01-327 | NEW-P | 04-16-113 |
| 356-26-140 | AMD-P | 0408-119 | 357-01-025 | NEW-P | 04-13-179 | 357-01-330 | NEW-P | 04-13-179 |
| 356-26-140 | AMD | 04-11-046 | 357-01-030 | NEW-P | 04-13-179 | 357-01-335 | NEW-P | 04-13-179 |
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| 356-30-143 | AMD | 04-15-018 | 357-01-040 | NEW-P | 04-13-179 | 357-01-345 | NEW-P | 04-13-179 |
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| 356-30-330 | AMD-P | 0408-119 | 357-01-055 | NEW-P | 04-13-179 | 357-04-005 | NEW-P | 04-13-180 |
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| 356-56-035 | AMD | 04-15-018 | 357-01-140 | NEW.P | 04-13-179 | 357. 04-065 | NEW-P | 04-12-086 |
| 356-56-070 | AMD-P | 04-11-114 | 357-01-145 | NEW-P | 04-13-179 | 357-04-065 | NEW | 04-15-017 |
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| 356-60-010 | RECOD | 04-11-045 | 357-01-180 | NEW-P | 04-13-179 | 357-04-100 | NEW-P | 04-13-180 |
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| 356-60-020 | DECOD | 04-11-045 | 357-01-205 | NEW-P | 04-13-179 | 357-07-005 | NEW-P | 04-13-181 |
| 356-60-020 | RECOD | 0411-045 | 357-01-210 | NEW-P | 04-13-179 | 357.07-010 | NEW-P | 04-13-181 |
| 356-60-030 | AMD-P | 04-07-188 | 357-01-215 | NEW-P | 04-13-179 | 357-07-015 | NEW-P | 04-13-181 |
| 356-60-030 | DECOD-P | 04-07-188 | 357-01-220 | NEW-P | 04-13-179 | 357-07-020 | NEW-P | 04-13-181 |
| 356-60-030 | RECOD-P | 04-07-188 | 357-01-225 | NEW-P | 04-13-179 | 357-07-025 | NEW-P | 04-13-181 |
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| 356-60-030 | DECOD | 04-11-045 | 357-01-235 | NEW-P | 04-13-179 | 357-07-035 | NEW-P | 04-13-181 |
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| $356-60-040$ | REP-P | 04-07-188 | 357-01-265 | NEW-P | 04-13-179 | 357-07-065 | NEW-P | 04-13-181 |
| 356. 60-040 | REP | 04-11-045 | 357-01-270 | NEW-P | 04-13-179 | 357-07-070 | NEW-P | 04-13-181 |
| 356-60-050 | REP-P | 04-07-188 | 357-01-275 | NEW-P | 04-13-179 | 357-07.075 | NEW-P | 04-13-181 |
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| 357-10-020 | NEW | 04-07-052 | 357-19-015 | NEW-P | 04-13-031 | 357-19-360 | NEW-P | 04-13-031 |
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| 357-16-135 | NEW-P | 04-13-183 | 357-19-250 | NEW-P | 04-13-031 | 357-22-040 | NEW-P | 04-13-185 |
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Table of WAC Sections Affected

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| 357-28-110 | NEW-P | 04-13-029 | 357-37-015 | NEW-P | 04-13-189 | 357-43-100 | NEW-P | 04-13-191 |
| 357-28-115 | NEW-P | 04-13-029 | 357-37-020 | NEW-P | 04-13-189 | 357-43-100 | NEW-C | 04-18-123 |
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| 357-28-125 | NEW-P | 04-13-029 | 357-37-030 | NEW-P | 04-13-189 | 357-43-110 | NEW-P | 04-13-191 |
| 357-28-130 | NEW-P | 04-13-029 | 357-37-035 | NEW-P | 04-13-189 | 357-43-115 | NEW-P | 04-13-191 |
| 357-28-135 | NEW-P | 04-13-029 | 357-37-040 | NEW-P | 04-13-189 | 357-46-005 | NEW-P | 04-13-030 |
| 357-28-140 | NEW-P | 04-13-029 | 357-37-045 | NEW-P | 04-13-189 | 357-46-005 | NEW | 04-18-114 |
| 357-28-145 | NEW-P | 04-13-029 | 357-37-050 | NEW-P | 04-13-189 | 357-46-010 | NEW-P | 04-13-030 |
| 357-28-150 | NEW-P | 04-13-029 | 357-37-055 | NEW-P | 04-13-189 | 357-46-010 | NEW | 04-18-114 |
| 357-28-155 | NEW-P | 04-13-029 | 357-37-060 | NEW-P | 04-13-189 | 357-46-010 | AMD-P | 04-20-114 |
| 357-28-160 | NEW-P | 04-13-029 | 357-37-065 | NEW-P | 04-13-189 | 357-46-012 | NEW-P | 04-20-114 |
| 357-28-165 | NEW-P | 04-13-029 | 357-37-070 | NEW-P | 04-13-189 | 357-46-015 | NEW-P | 04-13-030 |
| 357-28-175 | NEW-P | 04-13-029 | 357-37-075 | NEW-P | 04-13-189 | 357-46-015 | NEW | 04-18-114 |
| 357-28-180 | NEW-P | 04-13-029 | 357-37-080 | NEW-P | 04-13-189 | 357-46-020 | NEW-P | 04-13-030 |
| 357-28-185 | NEW-P | 04-13-029 | 357-40-010 | NEW-P | 04-13-190 | 357-46-020 | NEW | 04-18-114 |
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| 357-28-195 | NEW-P | 04-13-029 | 357-40-015 | NEW-P | 04-13-190 | 357-46-025 | NEW | 04-18-114 |
| 357-28-200 | NEW-P | 04-13-029 | 357-40-015 | NEW | 04-18-113 | 357-46-030 | NEW-P | 04-13-030 |
| 357-28-205 | NEW-P | 04-13-029 | 357-40-020 | NEW-P | 04-13-190 | 357-46-030 | NEW | 04-18-114 |
| 357-28-210 | NEW-P | 04-13-029 | 357-40-020 | NEW | 04-18-113 | 357-46-035 | NEW-P | 04-13-030 |
| 357-28-220 | NEW-P | 04-13-029 | 357-40-025 | NEW-P | 04-13-190 | 357-46-035 | NEW | 04-18-114 |
| 357-28-225 | NEW-P | 04-13-029 | 357-40-025 | NEW | 04-18-113 | 357-46-040 | NEW-P | 04-13-030 |
| 357-28-230 | NEW-P | 04-13-029 | 357-40-030 | NEW-P | 04-13-190 | 357-46-040 | NEW | 04-18-114 |
| 357-28-235 | NEW-P | 04-13-029 | 357-40-030 | NEW | 04-18-113 | 357-46-045 | NEW-P | 04-13-030 |
| 357-28-240 | NEW-P | 04-13-029 | 357-40-035 | NEW-P | 04-13-190 | 357-46-045 | NEW | 04-18-114 |
| 357-28-245 | NEW-P | 04-13-029 | 357-40-035 | NEW | 04-18-113 | 357-46-050 | NEW-P | 04-13-030 |
| 357-28-250 | NEW-P | 04-13-029 | 357-40-040 | NEW-P | 04-13-190 | 357-46-050 | NEW | 04-18-114 |
| 357-28-252 | NEW-P | 04-13-029 | 357-40-040 | NEW | 04-18-113 | 357-46-060 | NEW-P | 04-13-030 |
| 357-28-255 | NEW-P | 04-13-029 | 357-40-045 | NEW-P | 04-13-190 | 357-46-060 | NEW | 04-18-114 |
| 357-28-260 | NEW-P | 04-13-029 | 357-40-045 | NEW | 04-18-113 | 357-46-070 | NEW-P | 04-13-030 |
| 357-28-265 | NEW-P | 04-13-029 | 357-40-050 | NEW-P | 04-13-190 | 357-46-070 | NEW | 04-18-114 |
| 357-28-275 | NEW-P | 04-13-029 | 357-40-050 | NEW-W | 04-18-115 | 357-46-075 | NEW-P | 04-13-030 |
| 357-28-280 | NEW-P | 04-13-029 | 357.40-055 | NEW-P | 04-13-190 | 357-46-075 | NEW | 04-18-114 |
| 357-28-285 | NEW-P | 04-13-029 | 357-40-055 | NEW-W | 04-18-115 | 357-46-080 | NEW-P | 04-13-030 |
| 357-28-295 | NEW-P | 04-13-029 | 357-40-060 | NEW-P | 04-13-190 | 357-46-080 | NEW | 04-18-114 |
| 357-28-300 | NEW-P | 04-13-029 | 357-40-060 | NEW-W | 04-18-115 | 357-46-085 | NEW-P | 04-13-030 |
| 357-28-310 | NEW-P | 04-13-029 | 357-40-065 | NEW-P | 04-13-190 | 357-46-085 | NEW | 04-18-114 |
| 357-28-315 | NEW-P | 04-13-029. | 357-40-065 | NEW-W | 04-18-115 | 357-46-090 | NEW-P | 04-13-030 |
| 357-28-325 | NEW-P | 04-13-029 | 357-43-001 | NEW-P | 04-13-191 | 357-46-090 | NEW | 04-18-114 |
| 357-34-005 | NEW-P | 04-13-188 | 357-43-005 | NEW-P | 04-13-191 | 357-46-095 | NEW-P | 04-13-030 |
| 357-34-010 | NEW-P | 04-13-188 | 357-43-007 | NEW-P | 04-18-124 | 357-46-095 | NEW | 04-18-114 |

Table of WAC Sections Affected

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| 357-46-100 | NEW | 04-18-114 | 357-52-045 | NEW-P | 04-18-119 | 365-230-020 | NEW | 04-10-037 |
| 357-46-105 | NEW-P | 04-13-030 | 357-52-050 | NEW-P | 04-18-119 | 365-230-030 | NEW-P | 04-05-062 |
| 357-46-105 | NEW | 04-18-114 | 357-52-055 | NEW-P | 04-18-119 | 365-230-030 | NEW | 04-10-037 |
| 357-46-110 | NEW-P | 04-13-030 | 357-52-060 | NEW-P | 04-18-119 | 365-230-035 | NEW-P | 04-05-062 |
| 357-46-110 | NEW | 04-18-114 | 357-52-065 | NEW-P | 04-18-119 | 365-230-035 | NEW | 04-10-037 |
| 357-46-115 | NEW-P | 04-13-030 | 357-52-070 | NEW-P | 04-18-119 | 365-230-040 | NEW-P | 04-05-062 |
| 357-46-115 | NEW | 04-18-114 | 357-52-075 | NEW-P | 04-18-119 | 365-230-040 | NEW | 04-10-037 |
| 357-46-120 | NEW-P | 04-13-030 | 357-52-077 | NEW-P | 04-18-119 | 365-230-050 | NEW-P | 04-05-062 |
| 357-46-120 | NEW | 04-18-114 | 357-52-080 | NEW-P | 04-18-119 | 365-230-050 | NEW | 04-10-037 |
| 357-46-125 | NEW-P | 04-13-030 | 357-52-085 | NEW-P | 04-18-119 | 365-230-060 | NEW-P | 04-05-062 |
| 357-46-125 | NEW | 04-18-114 | 357-52-090 | NEW-P | 04-18-119 | 365-230-060 | NEW | 04-10-037 |
| 357-46-130 | NEW-P | 04-13-030 | 357-52-095 | NEW-P | 04-18-119 | 365-230-070 | NEW-P | 04-05-062 |
| 357-46-130 | NEW | 04-18-114 | 357-52-100 | NEW-P | 04-18-118 | 365-230-070 | NEW | 04-10-037 |
| 357-46-135 | NEW-P | 04-13-030 | 357-52-105 | NEW-P | 04-18-118 | 365-230-080 | NEW-P | 04-05-062 |
| 357-46-135 | NEW | 04-18-114 | 357-52-110 | NEW-P | 04-18-118 | 365-230-080 | NEW | 04-10-037 |
| 357-46-140 | NEW-P | 04-13-030 | 357-52-115 | NEW-P | 04-18-118 | 365-230-090 | NEW-P | 04-05-062 |
| 357-46-140 | NEW-S | 04-18-125 | 357-52-120 | NEW-P | 04-18-118 | 365-230-090 | NEW | 04-10-037 |
| 357-46-145 | NEW-P | 04-13-030 | 357-52-125 | NEW-P | 04-18-118 | 365-230-100 | NEW-P | 04-05-062 |
| 357-46-145 | NEW | 04-18-114 | 357-52-130 | NEW-P | 04-18-118 | 365-230-100 | NEW | 04-10-037 |
| 357-46-147 | NEW-P | 04-18-120 | 357-52-135 | NEW-P | 04-18-118 | 365-230-110 | NEW-P | 04-05-062 |
| 357-46-150 | NEW-P | 04-13-030 | 357-52-140 | NEW-P | 04-18-118 | 365-230-110 | NEW | 04-10-037 |
| 357-46-150 | NEW | 04-18-114 | 357-52-145 | NEW-P | 04-18-118 | 365-230-120 | NEW-P | 04-05-062 |
| 357-46-155 | NEW-P | 04-13-030 | 357-52-150 | NEW-P | 04-18-118 | 365-230-120 | NEW | 04-10-037 |
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| 357-46-160 | NEW-P | 04-13-030 | 357-52-160 | NEW-P | 04-18-118 | 365-230-130 | NEW | 04-10-037 |
| 357-46-160 | NEW | 04-18-114 | 357-52-165 | NEW-P | 04-18-118 | 365-230-132 | NEW-P | 04-05-062 |
| 357-46-165 | NEW-P | 04-13-030 | 357-52-170 | NEW-P | 04-18-118 | 365-230-132 | NEW | 04-10-037 |
| 357-46-165 | NEW | 04-18-114 | 357-52-175 | NEW-P | 04-18-118 | 365-230-134 | NEW-P | 04-05-062 |
| 357-46-170 | NEW-P | 04-13-030 | 357-52-180 | NEW-P | 04-18-118 | 365-230-134 | NEW | 04-10-037 |
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| 357-46-175 | NEW-P | 04-13-030 | 357-52-190 | NEW-P | 04-18-118 | 365-230-140 | NEW | 04-10-037 |
| 357-46-175 | NEW | 04-18-114 | 357-52-195 | NEW-P | 04-18-118 | 365-230-150 | NEW-P | 04-05-062 |
| 357-46-180 | NEW-P | 04-13-030 | 357-52-200 | NEW-P | 04-18-118 | 365-230-150 | NEW | 04-10-037 |
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| 357-46-185 | NEW-P | 04-13-030 | 357-52-210 | NEW-P | 04-18-118 | 365-230-160 | NEW | 04-10-037 |
| 357-46-185 | NEW | 04-18-114 | 357-52-215 | NEW-P | 04-18-118 | 365-230-170 | NEW-P | 04-05-062 |
| 357-46-190 | NEW-P | 04-13-030 | 357-52-220 | NEW-P | 04-18-118 | 365-230-170 | NEW | 04-10-037 |
| 357-46-190 | NEW | 04-18-114 | 357-52-225 | NEW-P | 04-18-118 | 365-230-180 | NEW-P | 04-05-062 |
| 357-46-195 | NEW-P | 04-13-030 | 357-52-230 | NEW-P | 04-18-118 | 365-230-180 | NEW | 04-10-037 |
| 357-46-195 | NEW | 04-18-114 | 357-52-235 | NEW-P | 04-18-118 | 365-230-190 | NEW-P | 04-05-062 |
| 357-46-200 | NEW-P | 04-13-030 | 357-52-240 | NEW-P | 04-18-118 | 365-230-190 | NEW | 04-10-037 |
| 357-46-200 | NEW | 04-18-114 | 357-52-245 | NEW-P | 04-18-118 | 365-230-200 | NEW-P | 04-05-062 |
| 357-46-205 | NEW-P | 04-13-030 | 357-52-250 | NEW-P | 04-18-118 | 365-230-200 | NEW | 04-10-037 |
| 357-46-205 | NEW | 04-18-114 | 357-52-255 | NEW-P | 04-18-118 | 365-230-210 | NEW-P | 04-05-062 |
| 357-46-210 | NEW | 04-18-114 | 357-52-260 | NEW-P | 04-18-118 | 365-230-210 | NEW | 04-10-037 |
| 357-46-215 | NEW | 04-18-114 | 357-52-265 | NEW-P | 04-18-118 | 365-230-220 | NEW-P | 04-05-062 |
| 357-46-220 | NEW | 04-18-114 | 363-116-070 | AMD-P | 04-10-030 | 365-230-220 | NEW | 04-10-037 |
| 357-46-225 | NEW | 04-18-114 | 363-116-070 | AMD | 04-14-017 | 365-230-230 | NEW-P | 04-05-062 |
| 357-49-010 | NEW-P | 04-13-192 | 363-116-082 | AMD-E | 04-23-048 | 365-230-230 | NEW | 04-10-037 |
| 357-49-010 | NEW-S | 04-18-127 | 363-116-082 | AMD-P | 04-24-070 | 365-230-240 | NEW-P | 04-05-062 |
| 357-49-015 | NEW-P | 04-13-192 | 363-116-185 | AMD-P | 04-10-031 | 365-230-240 | NEW | 04-10-037 |
| 357-49-015 | NEW-C | 04-18-126 | 363-116-185 | AMD | 04-14-018 | 365-230-250 | NEW-P | 04-05-062 |
| 357-49-020 | NEW-P | 04-13-192 | 363-116-300 | AMD-P | 04-08-008 | 365-230-250 | NEW | 04-10-037 |
| 357-49-020 | NEW-C | 04-18-126 | 363-116-300 | AMD | 04-12-014 | 365-230-260 | NEW-P | 04-05-062 |
| 357-52-005 | NEW-P | 04-18-119 | 365-110-035 | AMD-X | 04-17-139 | 365-230-260 | NEW | 04-10-037 |
| 357-52-010 | NEW-P | 04-18-119 | 365-230-010 | NEW-P | 04-05-062 | 365-230-270 | NEW-P | 04-05-062 |
| 357-52-015 | NEW-P | 04-18-119 | 365-230-010 | NEW | 04-10-037 | 365-230-270 | NEW | 04-10-037 |
| 357-52-020 | NEW-P | 04-18-119 | 365-230-015 | NEW-P | 04-05-062 | 371-08 | PREP | 04-15-009 |
| 357-52-025 | NEW-P | 04-18-119 | 365-230-015 | NEW | 04-10-037 | 371-08-305 | AMD-E | 04-15-010 |
| 357-52-030 | NEW-P | 04-18-119 | 365-230-016 | NEW-P | 04-05-062 | 371.08-306 | NEW | 04-03-001 |
| 357-52-035 | NEW-P | 04-18-119 | 365-230-016 | NEW | 04-10-037 | 371-08-315 | AMD | 04-03-001 |

Table

Table of WAC Sections Affected

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| 388-02-0215 | AMD-E | 04-07-090 | 388-14A-4125 | NEW-E | 04-07-057 | 388-25-0226 | NEW-E | 04-15-082 |
| 388-02-0215 | AMD-E | 04-15-056 | 388-14A-4125 | NEW-P | 04-13-139 | 388-25-0226 | NEW-E | 04-23-038 |
| 388-02-0215 | AMD-P | 04-20-042 | 388-14A-4125 | NEW-E | 04-14-054 | 388-25-0227 | NEW-E | 04-15-082 |
| 388-11-032 | PREP-W | 04-07-112 | 388-14A-4125 | NEW | 04-17-119 | 388-25-0227 | NEW-E | 04-23-038 |
| 388-11-045 | PREP-W | 04-07-112 | 388-14A-4126 | NEW-E | 04-07-057 | 388-25-0228 | NEW-E | 04-15-082 |
| 388-11-048 | PREP-W | 04-07-112 | 388-14A-4126 | NEW-P | 04-13-139 | 388-25-0228 | NEW-E | 04-23-038 |
| 388-11-205 | PREP.W | 04-07-112 | 388-14A-4126 | NEW-E | 04-14-054 | 388-25-0229 | NEW-E | 04-23-038 |
| 388-14-045 | PREP-W | 04-07-112 | 388-14A-4126 | NEW | 04-17-119 | 388-25-0230 | PREP | 04-08-068 |
| 388-14-450 | PREP-W | 04-07-112 | 388. 14A-4130 | PREP-W | 04-07-022 | 388-25-0230 | REP-E | 04-15-082 |
| 388-14A | PREP | 04-07-113 | 388-14A-4130 | AMD-E | 04-07-057 | 388-25-0230 | REP-E | 04-23-038 |
| 388-14A | PREP | 04-19-129 | 388-14A-4130 | PREP | 04-07-062 | 388-25-0231 | NEW-E | 04-23-038 |
| 388-14A-1020 | PREP | 04-06-053 | 388-14A-4130 | AMD-P | 04-13-139 | 388-25-1000 | NEW-E | 04-07-091 |
| 388-14A-1020 | AMD-E | 04-07-057 | 388-14A-4130 | AMD-E | 04-14-054 | 388-25-1000 | NEW-E | 04-15-055 |
| 388-14A-1020 | PREP | 04-09-036 | 388-14A-4130 | AMD | 04-17-119 | 388-25-1000 | NEW-E | 04-23-024 |
| 388-14A-1020 | AMD-P | 04-13-139 | 388-14A-4135 | NEW-E | 04-07-057 | 388-25-1010 | NEW-E | 04-07-091 |
| 388-14A-1020 | AMD-E | 04-14-054 | 388-14A-4135 | NEW-P | 04-13-139 | 388-25-1010 | NEW-E | 04-15-055 |
| 388-14A-1020 | AMD | 04-17-119 | 388-14A-4135 | NEW-E | 04-14-054 | 388-25-1010 | NEW-E | 04-23-024 |
| 388-14A-3140 | PREP | 04-09-036 | 388-14A-4135 | NEW | 04-17-119 | 388-25-1020 | NEW-E | 04-07-091 |
| 388-14A-3350 | PREP | 04-19-130 | 388-14A-4140 | NEW-E | 04-07-057 | 388-25-1020 | NEW-E | 04-15-055 |
| 388-14A-3370 | PREP | 04-09-036 | 388-14A-4140 | NEW-P | 04-13-139 | 388-25-1020 | NEW-E | 04-23-024 |
| 388-14A-3600 | PREP | 04-09-036 | 388-14A-4140 | NEW-E | 04-14-054 | 388-25-1030 | NEW-E | 04-07-091 |
| 388-14A-3810 | PREP | 04-06-053 | 388-14A-4140 | NEW | 04-17-119 | 388-25-1030 | NEW-E | 04-15-055 |
| 388-14A-3810 | PREP | 04-09-036 | 388-14A-4143 | NEW-E | 04-07-057 | 388-25-1030 | NEW-E | 04-23-024 |
| 388-14A-4040 | AMD-E | 04-07-057 | 388-14A-4143 | NEW-P | 04-13-139 | 388-25-1040 | NEW-E | 04-07-091 |
| 388-14A-4040 | AMD-P | 04-13-139 | 388-14A-4143 | NEW-E | 04-14-054 | 388-25-1040 | NEW-E | 04-15-055 |
| 388-14A-4040 | AMD-E | 04-14-054 | 388-14A-4143 | NEW | 04-17-119 | 388-25-1040 | NEW-E | 04-23-024 |
| 388-14A-4040 | AMD | 04-17-119 | 388-14A-4145 | NEW-E | 04-07-057 | 388-25-1050 | NEW-E | 04-07-091 |
| 388-14A-4100 | PREP-W | 04-07-022 | 388-14A-4145 | NEW-P | 04-13-139 | 388-25-1050 | NEW-E | 04-15-055 |
| 388-14A-4100 | AMD-E | 04-07-057 | 388-14A-4145 | NEW-E | 04-14-054 | 388-25-1050 | NEW-E | 04-23-024 |
| 388-14A-4100 | PREP | 04-07-062 | 388-14A-4145 | NEW | 04-17-119 | 388-27-0120 | AMD-E | 04-03-018 |
| 388-14A-4100 | AMD-P | 04-13-139 | 388-14A-4150 | NEW-E | 04-07-057 | 388-27-0120 | AMD | 04-06-024 |
| 388-14A-4100 | AMD-E | 04-14-054 | 388-14A-4150 | NEW-P | 04-13-139 | 388-27-0130 | AMD-E | 04-03-018 |
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| 388-14A-4110 | PREP-W | 04-07-022 | 388-14A-4150 | NEW | 04-17-119 | 388-27-0135 | AMD-E | 04-03-018 |
| 388-14A-4110 | AMD-E | 04-07-057 | 388-14A-4160 | NEW-E | 04-07-057 | 388-27-0135 | AMD | 04-06-024 |
| 388-14A-4110 | PREP | 04-07-062 | 388-14A-4160 | NEW-P | 04-13-139 | 388-27-0155 | AMD-E | 04-03-018 |
| 388-14A-4110 | AMD-P | 04-13-139 | 388-14A-4160 | NEW-E | 04-14-054 | 388-27-0155 | AMD | 04-06-024 |
| 388-14A-4110 | AMD-E | 04-14-054 | 388-14A-4160 | NEW | 04-17-119 | 388-27-0160 | AMD-E | 04-03-018 |
| 388-14A-4110 | AMD | 04-17-119 | 388-14A-4165 | NEW-E | 04-07-057 | 388-27-0160 | AMD | 04-06-024 |
| 388-14A-4119 | NEW-E | 04-20-001 | 388-14A-4165 | NEW-P | 04-13-139 | 388-27-0165 | AMD-E | 04-03-018 |
| 388-14A-4120 | PREP-W | 04-07-022 | 388-14A-4165 | NEW-E | 04-14-054 | 388-27-0165 | AMD | 04-06-024 |
| 388-14A-4120 | AMD-E | 04-07-057 | 388-14A-4165 | NEW | 04-17-119 | 388-27-0175 | AMD-E | 04-03-018 |
| 388-14A-4120 | PREP | 04-07-062 | 388-14A-4170 | NEW-E | 04-07-057 | 388-27-0175 | AMD | 04-06-024 |
| 388-14A-4120 | AMD-P | 04-13-139 | 388-14A-4170 | NEW-P | 04-13-139 | 388-27-0190 | AMD-E | 04-03-018 |
| 388-14A-4120 | AMD-E | 04-14-054 | 388-14A-4170 | NEW-E | 04-14-054 | 388-27-0190 | AMD | 04-06-024 |
| 388-14A-4120 | AMD | 04-17-119 | 388-14A-4170 | NEW | 04-17-119 | 388-27-0195 | AMD-E | 04-03-018 |
| 388-14A-4121 | NEW-E | 04-07-057 | 388-14A-4175 | NEW-E | 04-07-057 | 388-27-0195 | AMD | 04-06-024 |
| 388-14A-4121 | NEW-P | 04-13-139 | 388-14A-4175 | NEW-P | 04-13-139 | 388-27-0200 | AMD-E | 04-03-018 |
| 388-14A-4121 | NEW-E | 04-14-054 | 388-14A-4175 | NEW-E | 04-14-054 | 388-27-0200 | AMD | 04-06-024 |
| 388-14A-4121 | NEW | 04-17-119 | 388-14A-4175 | NEW | 04-17-119 | 388-27-0210 | AMD-E | 04-03-018 |
| 388-14A-4122 | NEW-E | 04-07-057 | 388-14A-4180 | NEW-E | 04-20-001 | 388-27-0210 | AMD | 04-06-024 |
| 388-14A-4122 | NEW-P | 04-13-139 | 388-14A-5000 | PREP | 04-07-166 | 388-27-0215 | AMD-E | 04-03-018 |
| 388-14A-4122 | NEW-E | 04-14-054 | 388-14A-5001 | PREP | 04-08-069 | 388-27-0215 | AMD | 04-06-024 |
| 388-14A-4122 | NEW | 04-17-119 | 388-14A-6300 | PREP | 04-09-036 | 388-27-0220 | AMD-E | 04-03-018 |
| 388-14A-4123 | NEW-E | 04-07-057 | 388-14A-6300 | PREP | 04-19-099 | 388-27-0220 | AMD | 04-06-024 |
| 388-14A-4123 | NEW-P | 04-13-139 | 388-14A-8100 | PREP | 04-23-037 | 388-27-0225 | REP-E | 04-03-018 |
| 388-14A-4123 | NEW-E | 04-14-054 | 388-14A-8100 | AMD-E | 04-23-055 | 388-27-0225 | REP | 04-06-024 |
| 388-14A-4123 | NEW | 04-17-119 | 388-25 | PREP | 04-07-059 | 388-27-0230 | AMD-E | 04-03-018 |
| 388-14A-4124 | NEW-E | 04-07-057 | 388-25-0225 | PREP | 04-08-068 | 388-27-0230 | AMD | 04-06-024 |
| 388-14A-4124 | NEW-P | 04-13-139 | 388-25-0225 | AMD-E | 04-15-082 | 388-27-0235 | REP-E | 04-03-018 |
| 388-14A-4124 | NEW-E | 04-14-054 | 388-25-0225 | AMD-E | 04-23-038 | 388-27-0235 | REP | 04-06-024 |

Table of WAC Sections Affected

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| 388-27-0240 | REP | 04-06-024 | 388-71-0194 | AMD | 04-16-029 | 388-71-0940 | PREP | 04-07-061 |
| 388-27-0245 | REP-E | 04-03-018 | 388-71-0202 | AMD | 04-04-042 | 388-71-0945 | PREP | 04-07-061 |
| 388-27-0245 | REP | 04-06-024 | 388-71-0202 | AMD-E | 04-10-062 | 388-71-0950 | PREP | 04-07-061 |
| 388-27-0270 | REP-E | 04-03-018 | 388-71-0202 | AMD-P | 04-10-101 | 388-71-0955 | PREP | 04-07-061 |
| 388-27-0270 | REP | 04-06-024 | 388-71-0202 | AMD | 04-16-029 | 388-71-0960 | PREP | 04-07-061 |
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| 388-61-001 | AMD | 04-21-028 | 388-71-0405 | AMD-P | 04-10-101 | 388-71-0960 | AMD-P | 04-10-101 |
| 388-71 | PREP | 04-19-100 | 388-71-0405 | AMD | 04-16-029 | 388-71-0960 | AMD | 04-16-029 |
| 388-71-0100 | AMD-P | 04-13-138 | 388-71-0410 | AMD-E | 04-10-062 | 388-71-0965 | PREP | 04-07-061 |
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| 388-71-0105 | AMD | 04-19-136 | 388-71-0415 | AMD | 04-16-029 | 388-72A | PREP | 04-19-100 |
| 388-71-0110 | AMD-P | 04-13-138 | 388-71-0420 | AMD-E | 04-10-062 | 388-72A-0010 | AMD-E | 04-09-094 |
| 388-71-0110 | AMD | 04-19-136 | 388-71-0420 | AMD-P | 04-10-101 | 388-72A-0010 | AMD-P | 04-10-097 |
| 388-71-0115 | AMD-P | 04-13-138 | 388-71-0420 | AMD | 04-16-029 | 388-72A-0010 | AMD-W | 04-11-082 |
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| 388-71-0116 | NEW-E | 04-06-039 | 388-71-0425 | AMD-P | 04-10-101 | 388-72A-0010 | AMD-W | 04-14-096 |
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| 388-71-01215 | NEW-P | 04-13-138 | 388-71-0470 | AMD | 04-16-029 | 388-72A-0036 | NEW-S | 04-11-086 |
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| 388-71-01235 | NEW-P | 04-13-138 | 388-71-0531 | REP-E | 04-07-058 | 388-72A-0037 | NEW | 04-19-103 |
| 388-71-01235 | NEW | 04-19-136 | 388-71-0531 | PREP | 04-07-060 | 388-72A-0038 | NEW-E | 04-09-094 |
| 388-71-01240 | NEW-P | 04-13-138 | 388-71-0531 | REP-P | 04-11-085 | 388-72A-0038 | NEW-P | 04-14-099 |
| 388-71-01240 | NEW | 04-19-136 | 388-71-0531 | REP | 04-15-001 | 388-72A-0038 | NEW-E | 04-15-013 |
| 388-71-01245 | NEW-P | 04-13-138 | 388-71-0531 | REP-E | 04-15-011 | 388-72A-0038 | NEW | 04-19-103 |
| 388-71-01245 | NEW | 04-19-136 | 388-71-05665 | AMD-E | 04-10-062 | 388-72A-0039 | NEW-E | 04-09-094 |
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| 388-71-01250 | NEW | 04-19-136 | 388-71-05665 | AMD | 04-16-029 | 388-72A-0039 | NEW-E | 04-15-013 |
| 388-71-01255 | NEW-P | 04-13-138 | 388-71-0700 | AMD-E | 04-10-062 | 388-72A-0039 | NEW | 04-19-103 |
| 388-71-01255 | NEW | 04-19-136 | 388-71-0700 | AMD-P | 04-10-101 | 388-72A-0040 | REP-E | 04-09-094 |
| 388-71-01260 | NEW-P | 04-13-138 | 388-71-0700 | AMD | 04-16-029 | 388-72A-0040 | REP-P | 04-14-099 |
| 388-71-01260 | NEW | 04-19-136 | 388-71-0708 | AMD-E | 04-10-062 | 388-72A-0040 | REP-E | 04-15-013 |
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| 388-71-01265 | NEW | 04-19-136 | 388-71-0708 | AMD | 04-16-029 | 388-72A-0041 | NEW-E | 04-09-094 |
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| 388-71-01270 | NEW | 04-19-136 | 388-71-0900 | PREP | 04-07-061 | 388-72A-0041 | NEW-W | 04-11-082 |
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| 388-71-01275 | NEW | 04-19-136 | 388-71-0910 | PREP | 04-07-061 | 388-72A-0041 | NEW-W | 04-14-096 |
| 388-71-01280 | NEW-P | 04-13-138 | 388-71-0915 | PREP | 04-07-061 | 388-72A-0041 | NEW-P | 04-14-099 |
| 388-71-01280 | NEW | 04-19-136 | 388-71-0915 | AMD-E | 04-10-062 | 388-72A-0041 | NEW-E | 04-15-013 |
| 388-71-0150 | REP-P | 04-13-138 | 388-71-0915 | AMD-P | 04-10-101 | 388-72A-0041 | NEW | 04-19-103 |
| 388-71-0150 | REP | 04-19-136 | 388-71-0915 | AMD | 04-16-029 | 388-72A-0042 | NEW-P | 04-10-097 |
| 388-71-0155 | REP-P | 04-13-138 | 388-71-0920 | PREP | 04-07-061 | 388-72A-0042 | NEW-W | 04-11-082 |
| 388-71-0155 | REP | 04-19-136 | 388-71-0925 | PREP | 04-07-061 | 388-72A-0042 | NEW-S | 04-11-086 |
| 388-71-0194 | AMD-E | 04-10-062 | 388-71-0930 | PREP | 04-07-061 | 388-72A-0042 | NEW-W | 04-14-096 |

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| 388-72A-0042 | NEW-S | 04-18-071 | 388-72A-0084 | NEW-P | 04-14-099 | 388-78A-0080 | REP-P | 04-11-116 |
| 388-72A-0042 | NEW-E | 04-18-083 | 388-72A-0084 | NEW-E | 04-15-013 | 388-78A-0080 | REP | 04-16-065 |
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| 388-72A-0043 | NEW-S | 04-18-071 | 388-72A-0085 | AMD-E | 04-09-094 | 388-78A-0090 | REP | 04-16-065 |
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| 388-72A-0053 | NEW | 04-16-029 | 388-72A-0086 | NEW-P | 04-10-097 | 388-78A-0120 | REP-P | 04-11-116 |
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| 388-72A-0055 | AMD-E | 04-15-013 | 388-72A-0086 | NEW-W | 04-14-096 | 388-78A-0130 | REP | 04-16-065 |
| 388-72A-0055 | AMD | 04-19-103 | 388-72A-0086 | NEW-P | 04-14-099 | 388-78A-0140 | REP-P | 04-11-116 |
| 388-72A-0057 | NEW-E | 04-10-062 | 388-72A-0086 | NEW-E | 04-15-013 | 388-78A-0140 | REP | 04-16-065 |
| 388-72A-0057 | NEW-P | 04-10-101 | 388-72A-0086 | NEW | 04-19-103 | 388-78A-0150 | REP-P | 04-11-116 |
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| 388-72A-0058 | NEW-E | 04-10-062 | 388-72A-0087 | NEW-P | 04-14-099 | 388-78A-0160 | REP-P | 04-11-116 |
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| 388-72A-0069 | NEW | 04-19-103 | 388-72A-0100 | AMD-P | 04-10-101 | 388-78A-0260 | REP-P | 04-11-116 |
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| 388-72A-0075 | REP-E | 04-15-013 | 388-72A-0120 | NEW-E | 04-15-013 | 388-78A-0290 | REP | 04-16-065 |
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| 388-72A-0082 | NEW-E | 04-09-094 | 388-78A-0030 | REP | 04-16-065 | 388-78A-0340 | REP | 04-16-065 |
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| 388-72A-0082 | NEW-E | 04-15-013 | 388-78A-0040 | REP | 04-16-065 | 388-78A-0350 | REP | 04-16-065 |
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| 388-72A-0083 | NEW-P | 04-14-099 | 388-78A-0060 | REP-P | 04-11-116 | 388-78A-0370 | REP-P | 04-11-116 |

Table of WAC Sections Affected

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| 388-78A-0380 | REP | 04-16-065 | 388-78A-0670 | REP | 04-16-065 | 388-78A-0980 | REP | 04-16-065 |
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| 388-78A-0630 | REP-P | 04-11-116 | 388-78A-0930 | REP-P | 04-11-116 | 388-78A-2010 | NEW-P | 04-11-116 |
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| 388-78A-0640 | REP | 04-16-065 | 388-78A-0950 | REP | 04-16-065 | 388-78A-2030 | NEW | 04-16-065 |
| 388-78A-0650 | REP-P | 04-11-116 | 388-78A-0960 | REP-P | 04-11-116 | 388-78A-2040 | NEW-P | 04-11-116 |
| 388-78A-0650 | REP | 04-16-065 | 388-78A-0960 | REP | 04-16-065 | 388-78A-2040 | NEW | 04-16-065 |
| 388-78A-0660 | REP-P | 04-11-116 | 388-78A-0970 | REP-P | 04-11-116 | 388-78A-2050 | NEW-P | 04-11-116 |

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| 388-78A-2990 | NEW | 04-16-065 | 388-96-709 | AMD-P | 04-17-144 | 388-105-0030 | AMD-E | 04-06-038 |
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| 388-78A-3010 | NEW-P | 04-11-116 | 388-96-713 | AMD | 04-21-027 | 388-105-0030 | AMD | 04-09-092 |
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| 388-78A-3040 | NEW-P | 04-11-116 | 388-96-724 | AMD | 04-21-027 | 388-105-0045 | NEW-P | 04-04-044 |
| 388-78A-3040 | NEW | 04-16-065 | 388-96-725 | AMD-P | 04-17-144 | 388-105-0045 | NEW-E | 04-06-038 |
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| 388-78A-3060 | NEW | 04-16-065 | 388-96-728 | REP-P | 04-17-144 | 388-110 | AMD-P | 04-13-021 |
| 388-78A-3070 | NEW-P | 04-11-116 | 388-96-728 | REP | 04-21-027 | 388-110 | AMD | 04-16-063 |
| 388-78A-3070 | NEW | 04-16-065 | 388-96-729 | REP-P | 04-17-144 | 388-110-005 | AMD-P | 04-13-021 |
| 388-78A-3080 | NEW-P | 04-11-116 | 388-96-729 | REP | 04-21-027 | 388-110-005 | AMD | 04-16-063 |
| 388-78A-3080 | NEW | 04-16-065 | 388-96-730 | AMD-P | 04-17-144 | 388-110-010 | AMD-P | 04-13-021 |
| 388-78A-3090 | NEW-P | 04-11-116 | 388-96-730 | AMD | 04-21-027 | 388-110-010 | AMD | 04-16-063 |
| 388-78A-3090 | NEW | 04-16-065 | 388-96-731 | AMD-P | 04-17-144 | 388-110-020 | AMD-P | 04-13-021 |
| 388-78A-3100 | NEW-P | 04-11-116 | 388-96-731 | AMD | 04-21-027 | 388-110-020 | AMD | 04-16-063 |
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| 388-148-0480 | AMD-P | 04-03-116 | 388-148-0670 | AMD | 04-08-073 | 388-148-0892 | NEW-E | 04-05-035 |
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| 388-148-0615 | REP | 04-08-073 | 388-148-0800 | AMD | 04-08-073 | 388-148-1077 | NEW-P | 04-03-116 |
| 388-148-0620 | AMD-P | 04-03-116 | 388-148-0805 | AMD-P | 04-03-116 | 388-148-1077 | NEW-E | 04-05-035 |
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| 388-148-0625 | AMD | 04-08-073 | 388-148-0810 | AMD | 04-08-073 | 388-148-1078 | NEW-E | 04-05-035 |
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| 388-148-0630 | REP | 04-08-073 | 388-148-0860 | AMD-P | 04-03-116 | 388-148-1079 | NEW-E | 04-05-035 |
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| 388-148-1220 | NEW | 04-08-073 | 388-155-100 | REP-P | 04-07-134 | 388-155-420 | REP-P | 04-07-134 |
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| 388-148-1265 | NEW | 04-08-073 | 388-155-180 | REP-P | 04-07-134 | 388-155-600 | REP-P | 04-07-134 |
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| 388-155-050 | REP-P | 04-07-134 | 388-155-280 | REP-P | 04-07-134 | 388-155-670 | REP-P | 04-07-134 |
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| 388-155-085 | REP-P | 04-07-134 | 388-155-330 | REP-P | 04-07-134 | 388-160-0075 | PREP | 04-18-067 |
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| 388-295-5030 | AMD-P | 04-05-084 | 388-296-0310 | NEW-W | 04-18-046 | 388-296-0620 | NEW | 04-18-082 |
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Table

Table of WAC Sections Affected

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| 388-475-0300 | NEW | 04-09-002 | 388-492-0020 | AMD-E | 04-19-116 | 388-502-016 | PREP | 04-07-088 |
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| 388-475-0550 | PREP | 04-23-101 | 388-492-0030 | AMD | 04-23-026 | 388-503-0510 | AMD-P | 04-23-066 |
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Table of WAC Sections Affected

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Table of WAC Sections Affected

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| 388-550 | PREP | 04-12-093 | 388-550-7400 | NEW | 04-20-061 | 388-820-210 | AMD-P | 04-19-022 |
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| 388-550-1050 | PREP | 04-13-103 | 388-550-7500 | NEW | 04-20-061 | 388-820-220 | AMD-P | 04-19-022 |
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| 388-550-1700 | PREP | 04-13-103 | 388-551 | PREP | 04-02-061 | 388-820-230 | AMD-P | 04-19-022 |
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| 388-550-1700 | AMD | 04-20-058 | 388-551 | PREP | 04-07-114 | 388-820-240 | AMD-P | 04-19-022 |
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| 388-550-1750 | REP-P | 04-17-112 | 388-553-100 | NEW | 04-11-007 | 388-820-250 | AMD-P | 04-19-022 |
| 388-550-1750 | REP | 04-20-058 | 388-553-200 | NEW-C | 04-02-055 | 388-820-250 | AMD | 04-23-070 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 388-820-260 | AMD | 04-23-070 | 388-825 | PREP | 04-08-071 | 388-825-210 | AMD-E | 04-18-048 |
| 388-820-290 | AMD | 04-04-043 | 388-825 | PREP | 04-24-046 | 388-825-210 | AMD-E | 04-20-017 |
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| 388-820-290 | AMD | 04-23-070 | 388-825-030 | AMD-E | 04-21-062 | 388-825-228 | PREP | 04-12-091 |
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| 388-820-320 | AMD | 04-04-043 | 388-825-090 | AMD | 04-11-087 | 388-825-230 | PREP | 04-12-091 |
| 388-820-330 | AMD | 04-04-043 | 388-825-100 | AMD-P | 04-12-100 | 388-825-230 | AMD-P | 04-16-088 |
| 388-820-330 | AMD-P | 04-19-022 | 388-825-100 | AMD | 04-15-093 | 388-825-230 | AMD-E | 04-18-048 |
| 388-820-330 | AMD | 04-23-070 | 388-825-101 | NEW-P | 04-12-100 | 388-825-230 | AMD-E | 04-20-017 |
| 388-820-340 | AMD | 04-04-043 | 388-825-101 | NEW | 04-15-093 | 388-825-230 | AMD | 04-22-068 |
| 388-820-350 | AMD | 04-04-043 | 388-825-102 | NEW-P | 04-12-100 | 388-825-232 | PREP | 04-12-091 |
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| 388-820-400 | AMD | 04-04-043 | 388-825-103 | NEW | 04-15-093 | 388-825-232 | AMD-E | 04-20-017 |
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| 388-820-400 | AMD | 04-23-070 | 388-825-104 | NEW | 04-15-093 | 388-825-234 | PREP | 04-12-091 |
| 388-820-405 | NEW | 04-04-043 | 388-825-105 | NEW-P | 04-12-100 | 388-825-234 | AMD-P | 04-16-088 |
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| 388-820-405 | AMD | 04-23-070 | 388-825-120 | AMD-E | 04-08-020 | 388-825-234 | AMD-E | 04-20-017 |
| 388-820-410 | AMD | 04-04-043 | 388-825-120 | AMD-E | 04-16-019 | 388-825-234 | AMD | 04-22-068 |
| 388-820-430 | AMD-P | 04-19-022 | 388-825-120 | AMD-E | 04-23-084 | 388-825-236 | PREP | 04-12-091 |
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| 388-820-440 | AMD-P | 04-19-022 | 388-825-125 | NEW-E | 04-16-019 | 388-825-236 | AMD-E | 04-18-048 |
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| 388-820-520 | AMD | 04-23-070 | 388-825-130 | NEW-E | 04-16-019 | 388-825-238 | PREP | 04-12-091 |
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| 388-820-560 | AMD-P | 04-19-022 | 388-825-145 | NEW-E | 04-23-084 | 388-825-248 | PREP | 04-12-091 |
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| 388-820-600 | AMD | 04-04-043 | 388-825-150 | NEW-E | 04-16-019 | 388-825-248 | AMD-E | 04-18-048 |
| 388-820-630 | AMD-P | 04-19-022 | 388-825-150 | NEW-E | 04-23-084 | 388-825-248 | AMD-E | 04-20-017 |
| 388-820-630 | AMD | 04-23-070 | 388-825-155 | NEW-E | 04-08-020 | 388-825-248 | AMD | 04-22-068 |
| 388-820-650 | AMD | 04-04-043 | 388-825-155 | NEW-E | 04-16-019 | 388-825-252 | PREP | 04-12-091 |
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| 388-820-650 | AMD | 04-23-070 | 388-825-160 | NEW-E | 04-08-020 | 388-825-252 | AMD-E | 04-18-048 |
| 388-820-690 | AMD | 04-04-043 | 388-825-160 | NEW-E | 04-16-019 | 388-825-252 | AMD-E | 04-20-017 |
| 388-820-720 | AMD-P | 04-19-022 | 388-825-160 | NEW-E | 04-23-084 | 388-825-252 | AMD | 04-22-068 |
| 388-820-720 | AMD | 04-23-070 | 388-825-165 | NEW-E | 04-08-020 | 388-825-253 | PREP | 04-12-091 |
| 388-820-880 | AMD-P | 04-19-022 | 388-825-165 | NEW-E | 04-16-019 | 388-825-253 | NEW-P | 04-16-088 |
| 388-820-880 | AMD | 04-23-070 | 388-825-165 | NEW-E | 04-23-084 | 388-825-253 | NEW-E | 04-18-048 |
| 388-820-890 | AMD-P | 04-19-022 | 388-825-170 | REP-E | 04-08-020 | 388-825-253 | NEW-E | 04-20-017 |
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| 388-820-900 | AMD | 04-23-070 | 388-825-180 | REP-E | 04-08-020 | 388-825-254 | AMD-P | 04-16-088 |
| 388-820-910 | AMD-P | 04-19-022 | 388-825-180 | REP-E | 04-16-019 | 388-825-254 | AMD-E | 04-18-048 |
| 388-820-910 | AMD | 04-23-070 | 388-825-180 | REP-E | 04-23-084 | 388-825-254 | AMD-E | 04-20-017 |
| 388-820-920 | AMD-P | 04-19-022 | 388-825-190 | REP-E | 04-08-020 | 388-825-254 | AMD | 04-22-068 |
| 388-820-920 | AMD | 04-23-070 | 388-825-190 | REP-E | 04-16-019 | 388-825-260 | REP-E | 04-08-020 |
| 388-820-930 | AMD-P | 04-19-022 | 388-825-190 | REP-E | 04-23-084 | 388-825-260 | REP-E | 04-16-019 |

Table

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
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| 388-825-262 | REP-E | 04-08-020 | 388-825-345 | NEW-E | 04-23-084 | 388-837-9005 | NEW-E | 04-10-016 |
| 388-825-262 | REP-E | 04-16-019 | 388-825-355 | NEW-E | 04-08-020 | 388-837.9005 | NEW-P | 04-12-099 |
| 388-825-262 | REP-E | 04-23-084 | 388-825-355 | NEW-E | 04-16-019 | 388-837-9005 | NEW | 04-16-018 |
| 388-825-264 | REP-E | 04-08-020 | 388-825-355 | NEW-E | 04-23-084 | 388-837-9015 | NEW-E | 04-10-016 |
| 388-825-264 | REP-E | 04-16-019 | 388-825-360 | NEW-E | 04-08-020 | 388-837-9015 | NEW-P | 04-12-099 |
| 388-825-264 | REP-E | 04-23-084 | 388-825-360 | NEW-E | 04-16-019 | 388-837.9015 | NEW | 04-16-018 |
| 388-825-266 | REP-E | 04-08-020 | 388-825-360 | NEW-E | 04-23-084 | 388-837.9020 | NEW-E | 04-10-016 |
| 388-825-266 | REP-E | 04-16-019 | 388-825-365 | NEW-E | 04-08-020 | 388-837-9020 | NEW-P | 04-12-099 |
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| 388-825-268 | REP-E | 04-08-020 | 388-825-365 | NEW-E | 04-23-084 | 388-837-9030 | NEW-E | 04-10-016 |
| 388-825-268 | REP-E | 04-16-019 | 388-825-370 | NEW-E | 04-08-020 | 388-837-9030 | NEW-P | 04-12-099 |
| 388-825-268 | REP-E | 04-23-084 | 388-825-370 | NEW-E | 04-16-019 | 388-837-9030 | NEW | 04-16-018 |
| 388-825-270 | REP-E | 04-08-020 | 388-825-370 | NEW-E | 04-23-084 | 388-837-9040 | NEW-E | 04-10-016 |
| 388-825-270 | REP-E | 04-16-019 | 388-825-375 | NEW-E | 04-08-020 | 388-837-9040 | NEW-P | 04-12-099 |
| 388-825-270 | REP-E | 04-23-084 | 388-825-375 | NEW-E | 04-16-019 | 388-837-9040 | NEW | 04-16-018 |
| 388-825-272 | REP-E | 04-08-020 | 388-825-375 | NEW-E | 04-23-084 | 388-845-0010 | NEW-E | 04-08-020 |
| 388-825-272 | REP-E | 04-16-019 | 388-825-380 | NEW-E | 04-08-020 | 388-845-0010 | NEW-E | 04-16-019 |
| 388-825-272 | REP-E | 04-23-084 | 388-825-380 | NEW-E | 04-16-019 | 388-845-0010 | NEW-E | 04-20-018 |
| 388-825-276 | REP-E | 04-08-020 | 388-825-380 | NEW-E | 04-23-084 | 388-845-0015 | NEW-E | 04-08-020 |
| 388-825-276 | REP-E | 04-16-019 | 388-825-385 | NEW-E | 04-08-020 | 388-845-0015 | NEW-E | 04-16-019 |
| 388-825-276 | REP-E | 04-23-084 | 388-825-385 | NEW-E | 04-16-019 | 388-845-0015 | NEW-E | 04-20-018 |
| 388-825-278 | REP-E | 04-08-020 | 388-825-385 | NEW-E | 04-23-084 | 388-845-0020 | NEW-E | 04-08-020 |
| 388-825-278 | REP-E | 04-16-019 | 388-825-390 | NEW-E | 04-08-020 | 388-845-0020 | NEW-E | 04-16-019 |
| 388-825-278 | REP-E | 04-23-084 | 388-825-390 | NEW-E | 04-16-019 | 388-845-0020 | NEW-E | 04-20-018 |
| 388-825-280 | REP-E | 04-08-020 | 388-825-390 | NEW-E | 04-23-084 | 388-845-0025 | NEW-E | 04-08-020 |
| 388-825-280 | REP-E | 04-16-019 | 388-825-395 | NEW-E | 04-08-020 | 388-845-0025 | NEW-E | 04-16-019 |
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| 388-825-282 | REP-E | 04-08-020 | 388-825-395 | NEW-E | 04-23-084 | 388-845-0030 | NEW-E | 04-08-020 |
| 388-825-282 | REP-E | 04-16-019 | 388-825-400 | NEW-E | 04-08-020 | 388-845-0030 | NEW-E | 04-16-019 |
| 388-825-282 | REP-E | 04-23-084 | 388-825-400 | NEW-E | 04-16-019 | 388-845-0030 | NEW-E | 04-20-018 |
| 388-825-284 | REP-E | 04-08-020 | 388-825-400 | NEW-E | 04-23-084 | 388-845-0035 | NEW-E | 04-08-020 |
| 388-825-284 | REP-E | 04-16-019 | 388-826 | PREP | 04-17-104 | 388-845-0035 | NEW-E | 04-16-019 |
| 388-825-284 | REP-E | 04-23-084 | 388-827 | PREP | 04-08-070 | 388-845-0035 | NEW-E | 04-20-018 |
| 388-825-300 | NEW-E | 04-08-020 | 388-827 | PREP | 04-24-047 | 388-845-0040 | NEW-E | 04-08-020 |
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| 388-825-300 | NEW-E | 04-23-084 | 388-827-0110 | AMD | 04-15-094 | 388-845-0040 | NEW-E | 04-20-018 |
| 388-825-305 | NEW-E | 04-08-020 | 388-827-0115 | AMD-P | 04-12-102 | 388-845-0045 | NEW-E | 04-08-020 |
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| 388-825-310 | NEW-E | 04-08-020 | 388-827-0175 | AMD | 04-15-094 | 388-845-0050 | NEW-E | 04-08-020 |
| 388-825-310 | NEW-E | 04-16-019 | 388-827-0185 | AMD-P | 04-12-102 | 388-845-0050 | NEW-E | 04-16-019 |
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| 388-825-315 | NEW-E | 04-08-020 | 388-827-0410 | AMD-P | 04-12-102 | 388-845-0055 | NEW-E | 04-08-020 |
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| 388-825-315 | NEW-E | 04-23-084 | 388-835-0085 | AMD-E | 04-10-016 | 388-845-0055 | NEW-E | 04-20-018 |
| 388-825-320 | NEW-E | 04-08-020 | 388-835-0085 | AMD-P | 04-12-099 | 388-845-0060 | NEW-E | 04-08-020 |
| 388-825-320 | NEW-E | 04-16-019 | 388-835-0085 | AMD | 04-16-018 | 388-845-0060 | NEW-E | 04-16-019 |
| 388-825-320 | NEW-E | 04-23-084 | 388-835-0090 | AMD-E | 04-10-016 | 388-845-0060 | NEW-E | 04-20-018 |
| 388-825-325 | NEW-E | 04-08-020 | 388-835-0090 | AMD-P | 04-12-099 | 388-845-0065 | NEW-E | 04-08-020 |
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| 388-825-325 | NEW-E | 04-23-084 | 388-835-0100 | AMD-E | 04-10-016 | 388-845-0065 | NEW-E | 04-20-018 |
| 388-825-330 | NEW-E | 04-08-020 | 388-835-0100 | AMD-P | 04-12-099 | 388-845-0070 | NEW-E | 04-08-020 |
| 388-825-330 | NEW-E | 04-16-019 | 388-835-0100 | AMD | 04-16-018 | 388-845-0070 | NEW-E | 04-16-019 |
| 388-825-330 | NEW-E | 04-23-084 | 388-835-0115 | AMD-E | 04-10-016 | 388-845-0070 | NEW-E | 04-20-018 |
| 388-825-335 | NEW-E | 04-08-020 | 388-835-0115 | AMD-P | 04-12-099 | 388-845-0075 | NEW-E | 04-08-020 |
| 388-825-335 | NEW-E | 04-16-019 | 388-835-0115 | AMD | 04-16-018 | 388-845-0075 | NEW-E | 04-16-019 |
| 388-825-335 | NEW-E | 04-23-084 | 388-835-0135 | REP-E | 04-10-016 | 388-845-0075 | NEW-E | 04-20-018 |
| 388-825-340 | NEW-E | 04-08-020 | 388-835-0135 | REP-P | 04-12-099 | 388-845-0080 | NEW-E | 04-08-020 |
| 388-825-340 | NEW-E | 04-16-019 | 388-835-0135 | REP | 04-16-018 | 388-845-0080 | NEW-E | 04-16-019 |
| 388-825-340 | NEW-E | 04-23-084 | 388-835-0140 | AMD-E | 04-10-016 | 388-845-0080 | NEW-E | 04-20-018 |
| 388-825-345 | NEW-E | 04-08-020 | 388-835-0140 | AMD-P | 04-12-099 | 388-845-0085 | NEW-E | 04-08-020 |

Table of WAC Sections Affected

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| 388-845-0085 | NEW-E | 04-20-018 | 388-845-0510 | NEW-E | 04-16-019 | 388-845-1205 | NEW-E | 04-08-020 |
| 388-845-0090 | NEW-E | 04-08-020 | 388-845-0510 | NEW-E | 04-20-018 | 388-845-1205 | NEW-E | 04-16-019 |
| 388-845-0090 | NEW-E | 04-16-019 | 388-845-0600 | NEW-E | 04-08-020 | 388-845-1205 | NEW-E | 04-20-018 |
| 388-845-0090 | NEW-E | 04-20-018 | 388-845-0600 | NEW-E | 04-16-019 | 388-845-1210 | NEW-E | 04-08-020 |
| 388-845-0095 | NEW-E | 04-08-020 | 388-845-0600 | NEW-E | 04-20-018 | 388-845-1210 | NEW-E | 04-16-019 |
| 388-845-0095 | NEW-E | 04-16-019 | 388-845-0605 | NEW-E | 04-08-020 | 388-845-1210 | NEW-E | 04-20-018 |
| 388-845-0095 | NEW-E | 04-20-018 | 388-845-0605 | NEW-E | 04-16-019 | 388-845-1300 | NEW-E | 04-08-020 |
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| 388-845-0100 | NEW-E | 04-20-018 | 388-845-0610 | NEW-E | 04-16-019 | 388-845-1305 | NEW-E | 04-08-020 |
| 388-845-0105 | NEW-E | 04-08-020 | 388-845-0610 | NEW-E | 04-20-018 | 388-845-1305 | NEW-E | 04-16-019 |
| 388-845-0105 | NEW-E | 04-16-019 | 388-845-0700 | NEW-E | 04-08-020 | 388-845-1305 | NEW-E | 04-20-018 |
| 388-845-0105 | NEW-E | 04-20-018 | 388-845-0700 | NEW-E | 04-16-019 | 388-845-1310 | NEW-E | 04-08-020 |
| 388-845-0110 | NEW-E | 04-08-020 | 388-845-0700 | NEW-E | 04-20-018 | 388-845-1310 | NEW-E | 04-16-019 |
| 388-845-0110 | NEW-E | 04-16-019 | 388-845-0705 | NEW-E | 04-08-020 | 388-845-1310 | NEW-E | 04-20-018 |
| 388-845-0110 | NEW-E | 04-20-018 | 388-845-0705 | NEW-E | 04-16-019 | 388-845-1400 | NEW-E | 04-08-020 |
| 388-845-0115 | NEW-E | 04-08-020 | 388-845-0705 | NEW-E | 04-20-018 | 388-845-1400 | NEW-E | 04-16-019 |
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| 388-845-0115 | NEW-E | 04-20-018 | 388-845-0710 | NEW-E | 04-16-019 | 388-845-1405 | NEW-E | 04-08-020 |
| 388-845-0120 | NEW-E | 04-08-020 | 388-845-0710 | NEW-E | 04-20-018 | 388-845-1405 | NEW-E | 04-16-019 |
| 388-845-0120 | NEW-E | 04-16-019 | 388-845-0800 | NEW-E | 04-08-020 | 388-845-1405 | NEW-E | 04-20-018 |
| 388-845-0120 | NEW-E | 04-20-018 | 388-845-0800 | NEW-E | 04-16-019 | 388-845-1410 | NEW-E | 04-08-020 |
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| 388-845-0215 | NEW-E | 04-08-020 | 388-845-0820 | NEW-E | 04-20-018 | 388-845-1510 | NEW-E | 04-16-019 |
| 388-845-0215 | NEW-E | 04-16-019 | 388-845-0900 | NEW-E | 04-08-020 | 388-845-1510 | NEW-E | 04-20-018 |
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| 388-845-0220 | NEW-E | 04-16-019 | 388-845-0905 | NEW-E | 04-08-020 | 388-845-1515 | NEW-E | 04-20-018 |
| 388-845-0220 | NEW-E | 04-20-018 | 388-845-0905 | NEW-E | 04-16-019 | 388-845-1600 | NEW-E | 04-08-020 |
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| 388-845-0300 | NEW-E | 04-20-018 | 388-845-0910 | NEW-E | 04-16-019 | 388-845-1605 | NEW-E | 04-08-020 |
| 388-845-0305 | NEW-E | 04-08-020 | 388-845-0910 | NEW-E | 04-20-018 | 388-845-1605 | NEW-E | 04-16-019 |
| 388-845-0305. | NEW-E | 04-16-019 | 388-845-1000 | NEW-E | 04-08-020 | 388-845-1605 | NEW-E | 04-20-018 |
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| 388-845-0310 | NEW-E | 04-16-019 | 388-845-1010 | NEW-E | 04-08-020 | 388-845-1610 | NEW-E | 04-20-018 |
| 388-845-0310 | NEW-E | 04-20-018 | 388-845-1010 | NEW-E | 04-16-019 | 388-845-1615 | NEW-E | 04-08-020 |
| 388-845-0400 | NEW-E | 04-08-020 | 388-845-1010 | NEW-E | 04-20-018 | 388-845-1615 | NEW-E | 04-16-019 |
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| 388-845-0400 | NEW-E | 04-20-018 | 388-845-1015 | NEW-E | 04-16-019 | 388-845-1620 | NEW-E | 04-08-020 |
| 388-845-0405 | NEW-E | 04-08-020 | 388-845-1015 | NEW-E | 04-20-018 | 388-845-1620 | NEW-E | 04-16-019 |
| 388-845-0405 | NEW-E | 04-16-019 | 388-845-1100 | NEW-E | 04-08-020 | 388-845-1620 | NEW-E | 04-20-018 |
| 388-845-0405 | NEW-E | 04-20-018 | 388-845-1100 | NEW-E | 04-16-019 | 388-845-1700 | NEW-E | 04-08-020 |
| 388-845-0410 | NEW-E | 04-08-020 | 388-845-1100 | NEW-E | 04-20-018 | 388-845-1700 | NEW-E | 04-16-019 |
| 388-845-0410 | NEW-E | 04-16-019 | 388-845-1105 | NEW-E | 04-08-020 | 388-845-1700 | NEW-E | 04-20-018 |
| 388-845-0410 | NEW-E | 04-20-018 | 388-845-1105 | NEW-E | 04-16-019 | 388-845-1705 | NEW-E | 04-08-020 |
| 388-845-0500 | NEW-E | 04-08-020 | 388-845-1105 | NEW-E | 04-20-018 | 388-845-1705 | NEW-E | 04-16-019 |
| 388-845-0500 | NEW-E | 04-16-019 | 388-845-1110 | NEW-E | 04-08-020 | 388-845-1705 | NEW-E | 04-20-018 |
| 388-845-0500 | NEW-E | 04-20-018 | 388-845-1110 | NEW-E | 04-16-019 | 388-845-1710 | NEW-E | 04-08-020 |
| 388-845-0505 | NEW-E | 04-08-020 | 388-845-1110 | NEW-E | 04-20-018 | 388-845-1710 | NEW-E | 04-16-019 |
| 388-845-0505 | NEW-E | 04-16-019 | 388-845-1200 | NEW-E | 04-08-020 | 388-845-1710 | NEW-E | 04-20-018 |
| 388-845-0505 | NEW-E | 04-20-018 | 388-845-1200 | NEW-E | 04-16-019 | 388-845-1800 | NEW-E | 04-08-020 |

Table of WAC Sections Affected

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| 388-845-1805 | NEW-E | 04-08-020 | 388-845-3030 | NEW-E | 04-20-018 | 388-865-0561 | NEW | 04-07-014 |
| 388-845-1805 | NEW-E | 04-16-019 | 388-845-3031 | NEW-E | 04-16-019 | 388-865-0565 | REP | 04-07-014 |
| 388-845-1805 | NEW-E | 04-20-018 | 388-845-3032 | NEW-E | 04-16-019 | 388-865-0566 | NEW | 04-07-014 |
| 388-845-1810 | NEW-E | 04-08-020 | 388-845-3035 | NEW-E | 04-08-020 | 388-865-0570 | NEW | 04-07-014 |
| 388-845-1810 | NEW-E | 04-16-019 | 388-845-3035 | NEW-E | 04-16-019 | 388-865-0575 | NEW | 04-07-014 |
| 388-845-1810 | NEW-E | 04-20-018 | 388-845-3035 | NEW-E | 04-20-018 | 388-865-0580 | NEW | 04-07-014 |
| 388-845-1900 | NEW-E | 04-08-020 | 388-845-3040 | NEW-E | 04-20-018 | 388-865-0585 | NEW | 04-07-014 |
| 388-845-1900 | NEW-E | 04-16-019 | 388-845-3045 | NEW-E | 04-20-018 | 388-885 | PREP | 04-10-092 |
| 388-845-1900 | NEW-E | 04-20-018 | 388-845-3050 | NEW-E | 04-20-018 | 390 | PREP | 04-05-070 |
| 388-845-1905 | NEW-E | 04-08-020 | 388-845-3055 | NEW-E | 04-20-018 | 390 | PREP | 04-18-042 |
| 388-845-1905 | NEW-E | 04-16-019 | 388-845-3060 | NEW-E | 04-20-018 | 390-05-295 | NEW-P | 04-08-086 |
| 388-845-1905 | NEW-E | 04-20-018 | 388-845-3065 | NEW-E | 04-20-018 | 390-05-295 | NEW | 04-12-052 |
| 388-845-1910 | NEW-E | 04-08-020 | 388-845-3070 | NEW-E | 04-20-018 | 390-12-010 | AMD-P | 04-08-086 |
| 388-845-1910 | NEW-E | 04-16-019 | 388-845-3075 | NEW-E | 04-20-018 | 390-12-010 | AMD | 04-12-053 |
| 388-845-1910 | NEW-E | 04-20-018 | 388-845-3080 | NEW-E | 04-20-018 | 390-16-207 | AMD-P | 04-08-086 |
| 388-845-2000 | NEW-E | 04-08-020 | 388-845-3085 | NEW-E | 04-20-018 | 390-16-207 | AMD | 04-12-054 |
| 388-845-2000 | NEW-E | 04-16-019 | 388-845-3090 | NEW-E | 04-20-018 | 390-16-238 | AMD-P | 04-08-086 |
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| 388-845-2005 | NEW-E | 04-16-019 | 388-845-4000 | NEW-E | 04-20-018 | 390-17-030 | AMD-P | 04-08-086 |
| 388-845-2005 | NEW-E | 04-20-018 | 388-845-4005 | NEW-E | 04-08-020 | 390-17-030 | AMD | 04-12-056 |
| 388-845-2010 | NEW-E | 04-08-020 | 388-845-4005 | NEW-E | 04-16-019 | 390-17-310 | AMD-P | 04-22-057 |
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| 388-845-2105 | NEW-E | 04-08-020 | 388-845-4015 | NEW-E | 04-16-019 | 390-37-041 | AMD-P | 04-08-086 |
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| 388-845-2110 | NEW-E | 04-08-020 | 388-865 | PREP | 04-24-044 | 392-121-124 | AMD | 04-14-068 |
| 388-845-2110 | NEW-E | 04-16-019 | 388-865-0335 | PREP | 04-05-085 | 392-136-020 | PREP | 04-06-048 |
| 388-845-2110 | NEW-E | 04-20-018 | 388-865-0340 | PREP | 04-05-085 | 392-140-600 | AMD-P | 04-04-005 |
| 388-845-2200 | NEW-E | 04-08-020 | 388-865-0400 | PREP | 04-24-044 | 392-140-600 | AMD | 04-08-118 |
| 388-845-2200 | NEW-E | 04-16-019 | 388-865-0465 | AMD-P | 04-05-081 | 392-140-605 | AMD-P | 04-04-005 |
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| 388-845-2205 | NEW-E | 04-08-020 | 388-865-0500 | AMD | 04-07-014 | 392-140-608 | AMD-P | 04-04-005 |
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| 388-845-3000 | NEW-E | 04-20-018 | 388-865-0516 | NEW | 04-07-014 | 392-140-640 | AMD-P | 04-04-005 |
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| 388-845-3005 | NEW-E | 04-16-019 | 388-865-0525 | REP | 04-07-014 | 392-140-643 | AMD-P | 04-04-005 |
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| 388-845-3010 | NEW-E | 04-08-020 | 388-865-0530 | REP | 04-07-014 | 392-140-646 | AMD-P | 04-04-005 |
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| 388-845-3010 | NEW-E | 04-20-018 | 388-865-0535 | REP | 04-07-014 | 392-140-653 | AMD-P | 04-04-005 |
| 388-845-3015 | NEW-E | 04-08-020 | 388-865-0536 | NEW | 04-07-014 | 392-140-653 | AMD | 04-08-118 |
| 388-845-3015 | NEW-E | 04-16-019 | 388-865-0540 | REP | 04-07-014 | 392-142-115 | REP-P | 04-05-054 |
| 388-845-3015 | NEW-E | 04-20-018 | 388-865-0541 | NEW | 04-07-014 | 392-142-115 | REP | 04-08-116 |
| 388-845-3020 | NEW-E | 04-08-020 | 388-865-0545 | REP-W | 04-08-028 | 392-142-130 | REP-P | 04-05-054 |
| 388-845-3020 | NEW-E | 04-16-019 | 388-865-0546 | REP-W | 04-08-028 | 392-142-130 | REP | 04-08-116 |
| 388-845-3020 | NEW-E | 04-20-018 | 388-865-0547 | NEW | 04-07-014 | 392-142-135 | REP-P | 04-05-054 |
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| 388-845-3025 | NEW-E | 04-16-019 | 388-865-0551 | NEW | 04-07-014 | 392-142-165 | AMD-P | 04-05-054 |
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Table of WAC Sections Affected

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| 392-143-061 | REP-P | 04-05-055 | 415-112-125 | AMD | 04-21-080 | 415-501-380 | AMD | 04-22-053 |
| 392-143-061 | REP | 04-08-117 | 415-112-140 | AMD-P | 04-18-062 | 415-501-390 | AMD-P | 04-19-024 |
| 392-143-065 | REP-P | 04-05-055 | 415-112-140 | AMD | 04-21-080 | 415-501-390 | AMD | 04-22-053 |
| 392-143-065 | REP | 04-08-117 | 415-112-150 | NEW-P | 04-13-036 | 415-501-410 | AMD-P | 04-19-024 |
| 392-143-070 | AMD-P | 04-05-055 | 415-112-150 | NEW | 04-17-002 | 415-501-410 | AMD | 04-22-053 |
| 392-143-070 | AMD | 04-08-117 | 415-112-155 | AMD-P | 04-18-062 | 415-501-415 | AMD-P | 04-19-024 |
| 392-143-080 | AMD-P | 04-05-055 | 415-112-155 | AMD | 04-21-080 | 415-501-415 | AMD | 04-22-053 |
| 392-143-080 | AMD | 04-08-117 | 415-112-155 | AMD-P | 04-24-014 | 415-501-416 | AMD-P | 04-19-024 |
| 399-30-060 | AMD-X | 04-05-024 | 415-112-156 | AMD-P | 04-18-062 | 415-501-416 | AMD | 04-22-053 |
| 399-30-060 | AMD | 04-09-085 | 415-112-156 | AMD | 04-21-080 | 415-501-417 | AMD-P | 04-19-024 |
| 415-02-030 | AMD | 04-04-037 | 415-112-330 | AMD-P | 04-18-062 | 415-501-417 | AMD | 04-22-053 |
| 415-02-175 | NEW-P | 04-17-083 | 415-112-330 | AMD | 04-21-080 | 415-501-420 | AMD-P | 04-19-024 |
| 415-02-175 | NEW | 04-20-005 | 415-112-400 | AMD-P | 04-18-062 | 415-501-420 | AMD | 04-22-053 |
| 415-02-200 | NEW | 04-04-038 | 415-112-400 | AMD | 04-21-080 | 415-501-430 | AMD-P | 04-19-024 |
| 415-02-520 | AMD-P | 04-05-039 | 415-112-430 | AMD-P | 04-05-063 | 415-501-430 | AMD | 04-22-053 |
| 415-02-520 | AMD | 04-09-043 | 415-112-430 | AMD | 04-12-020 | 415-501-440 | AMD-P | 04-19-024 |
| 415-02-720 | NEW | 04-04-040 | 415-112-440 | AMD-P | 04-18-062 | 415-501-440 | AMD | 04-22-053 |
| 415-04-040 | AMD-P | 04-05-017 | 415-112-440 | AMD | 04-21-080 | 415-501-450 | AMD-P | 04-19-024 |
| 415-04-040 | AMD | 04-09-042 | 415-112-541 | AMD-P | 04-18-062 | 415-501-450 | AMD | 04-22-053 |
| 415-100-055 | PREP | 04-24-064 | 415-112-555 | NEW-P | 04-17-077 | 415-501-470 | REP-P | 04-19-024 |
| 415-103-225 | PREP | 04-24-064 | 415-112-555 | NEW | 04-20-004 | 415-501-470 | REP | 04-22-053 |
| 415-104 | PREP | 04-09-040 | 415-112-600 | AMD-P | 04-18-062 | 415-501-475 | AMD-P | 04-19-024 |
| 415-104-111 | PREP | 04-20-010 | 415-112-600 | AMD | 04-21-080 | 415-501-475 | AMD | 04-22-053 |
| 415-104-215 | PREP | 04-24-064 | 415-112-727 | PREP | 04-24-064 | 415-501-480 | AMD-P | 04-19-024 |
| 415-104-374 | AMD-P | 04-17-083 | 415-112-810 | AMD-P | 04-18-062 | 415-501-480 | AMD | 04-22-053 |
| 415-104-374 | AMD | 04-20-005 | 415-112-810 | AMD | 04-21-080 | 415-501-485 | AMD-P | 04-19-024 |
| 415-104-450 | PREP | 04-17-001 | 415-112-820 | AMD-P | 04-18-062 | 415-501-485 | AMD | 04-22-053 |
| 415-104-475 | NEW | 04-04-039 | 415-112-820 | AMD | 04-21-080 | 415-501-486 | AMD-P | 04-19-024 |
| 415-104-480 | NEW-E | 04-12-035 | 415-112-830 | AMD-P | 04-18-062 | 415-501-486 | AMD | 04-22-053 |
| 415-104-480 | NEW-P | 04-19-104 | 415-112-830 | AMD | 04-21-080 | 415-501-487 | AMD-P | 04-19-024 |
| 415-104-480 | NEW-E | 04-19-105 | 415-112-835 | NEW-P | 04-18-062 | 415-501-487 | AMD | 04-22-053 |
| 415-104-480 | NEW | 04-22-074 | 415-112-835 | NEW | 04-21-080 | 415-501-488 | NEW-P | 04-19-024 |
| 415-108-315 | PREP | 04-17-001 | 415-112-840 | PREP | 04-20-010 | 415-501-488 | NEW | 04-22-053 |
| 415-108-326 | PREP | 04-24-064 | 415-113 | PREP | 04-15-135 | 415-501-491 | AMD-P | 04-19-024 |
| 415-108-491 | AMD-P | 04-17-083 | 415-501 | PREP | 04-12-019 | 415-501-491 | AMD | 04-22-053 |
| 415-108-491 | AMD | 04-20-005 | 415-501-010 | AMD-P | 04-19-024 | 415-501-492 | REP-P | 04-19-024 |
| 415-108-680 | AMD | 04-14-023 | 415-501-010 | AMD | 04-22-053 | 415-501-492 | REP | 04-22-053 |
| 415-108-710 | AMD | 04-04-037 | 415-501-020 | REP-P | 04-19-024 | 415-501-493 | AMD-P | 04-19-024 |
| 415-108-728 | AMD-P | 04-24-014 | 415-501-020 | REP | 04-22-053 | 415-501-493 | AMD | 04-22-053 |
| 415-108-805 | NEW-P | 04-17-077 | 415-501-110 | AMD-P | 04-19-024 | 415-501-494 | AMD-P | 04-19-024 |
| 415-108-805 | NEW | 04-20-004 | 415-501-110 | AMD | 04-22-053 | 415-501-494 | AMD | 04-22-053 |
| 415-108-830 | PREP | 04-20-010 | 415-501-305 | REP-P | 04-19-024 | 415-501-495 | AMD-P | 04-19-024 |
| 415-108-990 | NEW-P | 04-13-036 | 415-501-305 | REP | 04-22-053 | 415-501-495 | AMD | 04-22-053 |
| 415-108-990 | NEW | 04-17-002 | 415-501-310 | REP-P | 04-19-024 | 415-501-510 | AMD-P | 04-19-024 |
| 15-110-010 | AMD | 04-04-041 | 415-501-310 | REP | 04-22-053 | 415-501-510 | AMD | 04-22-053 |
| 15-110-315 | PREP | 04-17-001 | 415-501-312 | NEW-P | 04-19-024 | 415-501-520 | AMD-P | 04-19-024 |
| 15-110-326 | PREP | 04-24-064 | 415-501-312 | NEW | 04-22-053 | 415-501-520 | AMD | 04-22-053 |
| 15-110-491 | AMD-P | 04-17-083 | 415-501-315 | AMD-P | 04-19-024 | 415-501-530 | AMD-P | 04-19-024 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 415-501-530 | AMD | 04-22-053 | 434-112-090 | NEW | 04-04-018 | 434-230-175 | NEW-E | 04-23-087 |
| 415-501-540 | AMD-P | 04-19-024 | 434-112-095 | NEW | 04-04-018 | 434-230-177 | NEW-E | 04-15-088 |
| 415-501-540 | AMD | 04-22-053 | 434-120-015 | REP | 04-04-018 | 434-230-177 | NEW-E | 04-23-087 |
| 415-501-550 | AMD-P | 04-19-024 | 434-120-017 | NEW | 04-04-018 | 434-230-210 | AMD-X | 04-10-084 |
| 415-501-550 | AMD | 04-22-053 | 434-120-020 | REP | 04-04-018 | 434-230-210 | AMD | 04-15-089 |
| 415-501-560 | AMD-P | 04-19-024 | 434-120-025 | AMD | 04-04-018 | 434-230-220 | AMD-X | 04-10-084 |
| 415-501-560 | AMD | 04-22-053 | 434-120-040 | AMD | 04-04-018 | 434-230-220 | AMD | 04-15-089 |
| 415-501-570 | AMD-P | 04-19-024 | 434-120-045 | NEW | 04-04-018 | 434-238-030 | AMD-X | 04-10-084 |
| 415-501-570 | AMD | 04-22-053 | 434-120-050 | NEW | 04-04-018 | 434-238-030 | AMD | 04-15-089 |
| 415-501-580 | AMD-P | 04-19-024 | 434-120-103 | AMD | 04-04-018 | 434-238-060 | AMD-X | 04-10-084 |
| 415-501-580 | AMD | 04-22-053 | 434-120-105 | AMD | 04-04-018 | 434-238-060 | AMD | 04-15-089 |
| 415-501-590 | AMD-P | 04-19-024 | 434-120-110 | NEW | 04-04-018 | 434-238-100 | AMD-X | 04-10-084 |
| 415-501-590 | AMD | 04-22-053 | 434-120-145 | AMD | 04-04-018 | 434-238-100 | AMD | 04-15-089 |
| 415-501-600 | AMD-P | 04-19-024 | 434-120-155 | REP | 04-04-018 | 434-238-110 | AMD-X | 04-10-084 |
| 415-501-600 | AMD | 04-22-053 | 434-120-160 | AMD | 04-04-018 | 434-238-110 | AMD | 04-15-089 |
| 415-501-610 | AMD-P | 04-19-024 | 434-120-170 | AMD | 04-04-018 | 434-238-170 | AMD-X | 04-10-084 |
| 415-501-610 | AMD | 04-22-053 | 434-120-212 | AMD | 04-04-018 | 434-238-170 | AMD | 04-15-089 |
| 415-501-710 | REP-P | 04-19-024 | 434-120-215 | AMD | 04-04-018 | 434-240-005 | AMD-X | 04-10-084 |
| 415-501-710 | REP | 04-22-053 | 434-120-240 | AMD | 04-04-018 | 434-240-005 | AMD | 04-15-089 |
| 415-501-720 | REP-P | 04-19-024 | 434-120-250 | AMD | 04-04-018 | 434-240-010 | AMD-X | 04-10-084 |
| 415-501-720 | REP | 04-22-053 | 434-120-260 | AMD | 04-04-018 | 434-240-010 | AMD | 04-15-089 |
| 434-12-005 | NEW | 04-04-018 | 434-120-305 | AMD | 04-04-018 | 434-240-060 | AMD-X | 04-10-084 |
| 434-12-010 | REP | 04-05-041 | 434-120-307 | NEW | 04-04-018 | 434-240-060 | AMD | 04-15-089 |
| 434-12-015 | NEW | 04-05-041 | 434-120-310 | AMD | 04-04-018 | 434-240-320 | AMD-X | 04-10-084 |
| 434-12-020 | REP | 04-05-041 | 434-120-320 | REP | 04-04-018 | 434-240-320 | AMD | 04-15-089 |
| 434-12-025 | NEW | 04-04-018 | 434-120-330 | AMD | 04-04-018 | 434-253-020 | AMD-E | 04-15-081 |
| 434-12-030 | REP | 04-05-041 | 434-120-345 | NEW | 04-04-018 | 434-253-043 | AMD-E | 04-18-028 |
| 434-12-040 | REP | 04-05-041 | 434-120-355 | NEW | 04-04-018 | 434-253-045 | AMD-E | 04-18-028 |
| 434-12-050 | REP | 04-05-041 | 434-120-360 | NEW | 04-04-018 | 434-253-047 | AMD-E | 04-18-028 |
| 434-12-060 | REP | 04-05-041 | 434-130-020 | REP | 04-04-018 | 434-253-048 | NEW-E | 04-18-028 |
| 434-12-070 | REP | 04-05-041 | 434-130-030 | REP | 04-04-018 | 434-253-049 | AMD-E | 04-18-028 |
| 434-12-080 | REP | 04-05-041 | 434-135-020 | REP | 04-04-018 | 434-253-085 | NEW-E | 04-15-088 |
| 434-12-090 | REP | 04-05-041 | 434-135-030 | REP | 04-04-018 | 434-253-085 | NEW-E | 04-23-087 |
| 434-12-100 | REP | 04-05-041 | 434-135-070 | REP | 04-04-018 | 434-253-203 | NEW-E | 04-18-028 |
| 434-12-110 | REP | 04-05-041 | 434-180-110 | REP | 04-04-018 | 434-253-204 | NEW-E | 04-18-028 |
| 434-12-120 | REP | 04-05-041 | 434-208-060 | AMD-X | 04-10-084 | 434-253-290 | AMD-X | 04-10-084 |
| 434-12-130 | REP | 04-05-041 | 434-208-060 | AMD | 04-15-089 | 434-253-290 | AMD | 04-15-089 |
| 434-12-140 | REP | 04-05-041 | 434-215-005 | AMD-X | 04-10-084 | 434-257-010 | AMD-X | 04-10-084 |
| 434-12-150 | REP | 04-05-041 | 434-215-005 | AMD | 04-15-089 | 434-257-010 | AMD | 04-15-089 |
| 434-12-160 | REP | 04-05-041 | 434-215-020 | AMD-E | 04-15-081 | 434-257-030 | AMD-X | 04-10-084 |
| 434-12-170 | REP | 04-05-041 | 434-219-140 | AMD-W | 04-13-067 | 434-257-030 | AMD | 04-15-089 |
| 434-12-180 | REP | 04-05-041 | 434-220-010 | NEW-E | 04-15-081 | 434-257-040 | AMD-X | 04-10-084 |
| 434-12-200 | REP | 04-05-041 | 434-220-020 | NEW-E | 04-15-081 | 434-257-040 | AMD | 04-15-089 |
| 434-12-210 | REP | 04-05-041 | 434-220-030 | NEW-E | 04-15-081 | 434-257-150 | AMD-X | 04-10̇-084 |
| 434-12-220 | REP | 04-05-041 | 434-220-040 | NEW-E | 04-15-081 | 434-257-150 | AMD | 04-15-089 |
| 434-12-230 | REP | 04-05-041 | 434-220-050 | NEW-E | 04-15-081 | 434-260-010 | AMD-X | 04-10-084 |
| 434-110-070 | REP | 04-04-018 | 434-220-060 | NEW-E | 04-15-081 | 434-260-010 | AMD | 04-15-089 |
| 434-110-080 | REP | 04-04-018 | 434-220-070 | NEW-E | 04-15-081 | 434-260-020 | AMD-X | 04-10-084 |
| 434-110-090 | REP | 04-04-018 | 434-220-080 | NEW-E | 04-15-081 | 434-260-020 | AMD | 04-15-089 |
| 434-110-100 | AMD | 04-04-018 | 434-220-090 | NEW-E | 04-15-081 | 434-260-040 | AMD-X | 04-10-084 |
| 434-112-010 | NEW | 04-04-018 | 434-220-100 | NEW-E | 04-15-081 | 434-260-040 | AMD | 04-15-089 |
| 434-112-020 | NEW | 04-04-018 | 434-220-110 | NEW-E | 04-15-081 | 434-260-080 | AMD-X | 04-10-084 |
| 434-112-025 | NEW | 04-04-018 | 434-230-010 | AMD-X | 04-10-084 | 434-260-080 | AMD | 04-15-089 |
| 434-112.030 | NEW | 04-04-018 | 434-230-010 | AMD | 04-15-089 | 434-260-140 | AMD-X | 04-10-084 |
| 434-112-040 | NEW | 04-04-018 | 434-230-030 | AMD-E | 04-15-081 | 434-260-140 | AMD | 04-15-089 |
| 434-112-045 | NEW | 04-04-018 | 434-230-070 | AMD-X | 04-10-084 | 434-260-200 | AMD-X | 04-10-084 |
| 434-112-050 | NEW | 04-04-018 | 434-230-070 | AMD | 04-15-089 | 434-260-200 | AMD | 04-15-089 |
| 434-112-065 | NEW | 04-04-018 | 434-230-160 | AMD-E | 04-15-081 | 434-260-260 | AMD-X | 04-10-084 |
| 434-112-070 | NEW | 04-04-018 | 434-230-170 | AMD-X | 04-10-084 | 434-260-260 | AMD | 04-15-089 |
| 434-112-075 | NEW | 04-04-018 | 434-230-170 | AMD-E | 04-15-081 | 434-260-330 | AMD-X | 04-10-084 |
| 434-112-080 | NEW | 04-04-018 | 434-230-170 | AMD | 04-15-089 | 434-260-330 | AMD | 04-15-089 |
| 434-112-085 | NEW | 04-04-018 | 434-230-175 | NEW-E | 04-15-088 | 434-261-020 | AMD-X | 04-10-084 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 434-261-020 | AMD | 04-15-089 | 434-324-060 | AMD-X | 04-10-084 | 434-333-107 | NEW-E | 04-15-088 |
| 434-261-045 | NEW-E | 04-15-088 | 434-324-060 | AMD | 04-15-089 | 434-333-107 | NEW-E | 04-23-087 |
| 434-261-045 | NEW-E | 04-23-087 | 434-324-065 | AMD-X | 04-10-084 | 434-333-110 | AMD-X | 04-10-084 |
| 434-261-070 | AMD-X | 04-10-084 | 434-324-065 | AMD | 04-15-089 | 434-333-110 | AMD-E | 04-15-088 |
| 434-261-070 | AMD | 04-15-089 | 434-324-085 | AMD-X | 04-10-084 | 434-333-110 | AMD | 04-15-089 |
| 434-262-005 | AMD-X | 04-10-084 | 434-324-085 | AMD | 04-15-089 | 434-333-110 | AMD-E | 04-23-087 |
| 434-262-005 | AMD | 04-15-089 | 434-324-095 | AMD-X | 04-10-084 | 434-333-115 | NEW-E | 04-15-088 |
| 434-262-010 | AMD-X | 04-10-084 | 434-324-095 | AMD | 04-15-089 | 434-333-115 | NEW-E | 04-23-087 |
| 434-262-010 | AMD | 04-15-089 | 434-324-110 | AMD-X | 04-10-084 | 434-333-120 | AMD-E | 04-15-088 |
| 434-262-015 | AMD-X | 04-10-084 | 434-324-110 | AMD | 04-15-089 | 434-333-120 | AMD-E | 04-23-087 |
| 434-262-015 | AMD | 04-15-089 | 434-324-115 | AMD-X | 04-10-084 | 434-333-125 | AMD-E | 04-15-088 |
| 434-262-020 | AMD-X | 04-10-084 | 434-324-115 | AMD | 04-15-089 | 434-333-125 | AMD-E | 04-23-087 |
| 434-262-020 | AMD | 04-15-089 | 434-324-120 | AMD-X | 04-10-084 | 434-333-130 | AMD-E | 04-15-088 |
| 434-262-025 | AMD-X | 04-10-084 | 434-324-120 | AMD | 04-15-089 | 434-333-130 | AMD-E | 04-17-003 |
| 434-262-025 | AMD | 04-15-089 | 434-324-130 | AMD-X | 04-10-084 | 434-333-130 | AMD-E | 04-23-087 |
| 434-262-030 | AMD-X | 04-10-084 | 434-324-130 | AMD | 04-15-089 | 434-333-135 | AMD-E | 04-15-088 |
| 434-262-030 | AMD | 04-15-089 | 434-324-140 | AMD-X | 04-10-084 | 434-333-135 | AMD-E | 04-17-003 |
| 434-262-070 | AMD-X | 04-10-084 | 434-324-140 | AMD | 04-15-089 | 434-333-135 | AMD-E | 04-23-087 |
| 434-262-070 | AMD | 04-15-089 | 434-326-015 | AMD-X | 04-10-084 | 434-333-140 | AMD-E | 04-15-088 |
| 434-262-150 | AMD-E | 04-15-081 | 434-326-015 | AMD | 04-15-089 | 434-333-140 | AMD-E | 04-17-003 |
| 434-263-005 | NEW-E | 04-12-004 | 434-333-010 | AMD-E | 04-15-088 | 434-333-140 | AMD-E | 04-23-087 |
| 434-263-005 | NEW-P | 04-13-016 | 434-333-010 | AMD-E | 04-23-087 | 434-333-145 | AMD-E | 04-15-088 |
| 434-263-005 | NEW | 04-16-037 | 434-333-013 | NEW-E | 04-15-088 | 434-333-145 | AMD-E | 04-17-003 |
| 434-263-010 | NEW-E | 04-12-004 | 434-333-013 | NEW-E | 04-23-087 | 434-333-145 | AMD-E | 04-23-087 |
| 434-263-010 | NEW-P | 04-13-016 | 434-333-015 | AMD-E | 04-15-088 | 434-333-150 | AMD-E | 04-15-088 |
| 434-263-010 | NEW | 04-16-037 | 434-333-015 | AMD-E | 04-23-087 | 434-333-150 | AMD-E | 04-17-003 |
| 434-263-020 | NEW-E | 04-12-004 | 434-333-020 | AMD-E | 04-15-088 | 434-333-150 | AMD-E | 04-23-087 |
| 434-263-020 | NEW-P | 04-13-016 | 434-333-020 | AMD-E | 04-23-087 | 434-333-155 | AMD-E | 04-15-088 |
| 434-263-020 | NEW | 04-16-037 | 434-333-025 | AMD-E | 04-15-088 | 434-333-155 | AMD-E | 04-17-003 |
| 434-263-030 | NEW-E | 04-12-004 | 434-333-025 | AMD-E | 04-23-087 | 434-333-155 | AMD-E | 04-23-087 |
| 434-263-030 | NEW-P | 04-13-016 | 434-333-035 | AMD-E | 04-15-088 | 434-333-160 | AMD-E | 04-15-088 |
| 434-263-030 | NEW | 04-16-037 | 434-333-035 | AMD-E | 04-23-087 | 434-333-160 | AMD-E | 04-17-003 |
| 434-263-040 | NEW-E | 04-12-004 | 434-333-045 | AMD-E | 04-15-088 | 434-333-160 | AMD-E | 04-23-087 |
| 434-263-040 | NEW-P | 04-13-016 | 434-333-045 | AMD-E | 04-23-087 | 434-333-165 | AMD-E | 04-15-088 |
| 434-263-040 | NEW | 04-16-037 | 434-333-050 | AMD-E | 04-15-088 | 434-333-165 | AMD-E | 04-17-003 |
| 434-263-050 | NEW-E | 04-12-004 | 434-333-050 | AMD-E | 04-23-087 | 434-333-165 | AMD-E | 04-23-087 |
| 434-263-050 | NEW-P | 04-13-016 | 434-333-055 | AMD-E | 04-15-088 | 434-333-170 | AMD-E | 04-15-088 |
| 434-263-050 | NEW | 04-16-037 | 434-333-055 | AMD-E | 04-23-087 | 434-333-170 | AMD-E | 04-17-003 |
| 434-263-060 | NEW-E | 04-12-004 | 434-333-060 | AMD-E | 04-15-088 | 434-333-170 | AMD-E | 04-23-087 |
| 434-263-060 | NEW-P | 04-13-016 | 434-333-060 | AMD-E | 04-23-087 | 434-333-175 | AMD-E | 04-15-088 |
| 434-263-060 | NEW | 04-16-037 | 434-333-063 | AMD-X | 04-10-084 | 434-333-175 | AMD-E | 04-17-003 |
| 434-263-070 | NEW-E | 04-12-004 | 434-333-063 | AMD | 04-15-089 | 434-333-175 | AMD-E | 04-23-087 |
| 434-263-070 | NEW-P | 04-13-016 | 434-333-065 | AMD-E | 04-15-088 | 434-333-180 | NEW-E | 04-15-088 |
| 434-263-070 | NEW | 04-16-037 | 434-333-065 | AMD-E | 04-23-087 | 434-333-180 | NEW-E | 04-17-003 |
| 434-263-080 | NEW-E | 04-12-004 | 434-333-070 | AMD-E | 04-15-088 | 434-333-180 | NEW-E | 04-23-087 |
| 434-263-080 | NEW-P | 04-13-016 | 434-333-070 | AMD-E | 04-23-087 | 434-333-185 | NEW-E | 04-15-088 |
| 434-263-080 | NEW | 04-16-037 | 434-333-075 | AMD-E | 04-15-088 | 434-333-185 | NEW-E | 04-17-003 |
| 434-263-090 | NEW-E | 04-12-004 | 434-333-075 | AMD-E | 04-23-087 | 434-333-185 | NEW-E | 04-23-087 |
| 434-263-090 | NEW-P | 04-13-016 | 434-333-080 | NEW-E | 04-15-088 | 434-333-190 | NEW-E | 04-15-088 |
| 434-263-090 | NEW | 04-16-037 | 434-333-080 | NEW-E | 04-23-087 | 434-333-190 | NEW-E | 04-17.003 |
| 434-263-100 | NEW-E | 04-12-004 | 434-333-085 | AMD-E | 04-15-088 | 434-333-190 | NEW-E | 04-23-087 |
| 434-263-100 | NEW-P | 04-13-016 | 434-333-085 | AMD-E | 04-23-087 | 434-333-195 | NEW-E | 04-15-088 |
| 434-263-100 | NEW | 04-16-037 | 434-333-090 | AMD-X | 04-10-084 | 434-333-195 | NEW-E | 04-17-003 |
| 434-291-070 | AMD-X | 04-10-084 | 434-333-090 | AMD-E | 04-15-088 | 434-333-195 | NEW-E | 04-23-087 |
| 434-291-070 | AMD-X | 04-12-003 | 434-333-090 | AMD | 04-15-089 | 434-333-200 | NEW-E | 04-15-088 |
| 434-291-070 | AMD | 04-15-089 | 434-333-090 | AMD-E | 04-23-087 | 434-333-200 | NEW-E | 04-17-003 |
| 434-291-130 | AMD-X | 04-10-084 | 434-333-095 | AMD-E | 04-15-088 | 434-333-200 | NEW-E | 04-23-087 |
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| 434-291-130 | AMD | 04-15-089 | 434-333-100 | AMD-E | 04-15-088 | 434-333-205 | NEW-E | 04-17-003 |
| 434-291-170 | AMD-X | 04-10-084 | 434-333-100 | AMD-E | 04-23-087 | 434-333-205 | NEW-E | 04-23-087 |
| 434-291-170 | AMD-X | 04-12-003 | 434-333-105 | AMD-E | 04-15-088 | 434-333-210 | NEW-E | 04-15-088 |
| 434-291-170 | AMD | 04-15-089 | 434-333-105 | AMD-E | 04-23-087 | 434-333-210 | NEW-E | 04-17-003 |


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| 434-333-215 | NEW-E | 04-15-088 | 434-369-060 | AMD-X | 04-10-084 | 448-13-130 | REP | 04-19-144 |
| 434-333-215 | NEW-E | 04-17-003 | 434-369-060 | AMD | 04-15-089 | 448-13-140 | REP-P | 04-16-062 |
| 434-333-215 | NEW-E | 04-23-087 | 434-379-010 | AMD-X | 04-10-084 | 448-13-140 | REP | 04-19-144 |
| 434-333-220 | NEW-E | 04-15-088 | 434-379-010 | AMD | 04-15-089 | 448-13-150 | REP-P | 04-16-062 |
| 434-333-220 | NEW-E | 04-17-003 | 434-381-120 | AMD-X | 04-10-084 | 448-13-150 | REP | 04-19-144 |
| 434-333-220 | NEW-E | 04-23-087 | 434-381-120 | AMD | 04-15-089 | 448-13-160 | REP-P | 04-16-062 |
| 434-333-225 | NEW-E | 04-15-088 | 434-390-010 | NEW-E | 04-22-046 | 448-13-160 | REP | 04-19-144 |
| 434-333-225 | NEW-E | 04-17-003 | 434-390-020 | NEW-E | 04-22-046 | 448-13-170 | REP-P | 04-16-062 |
| 434-333-225 | NEW-E | 04-23-087 | 434-390-030 | NEW-E | 04-22-046 | 448-13-170 | REP | 04-19-144 |
| 434-333-230 | NEW-E | 04-15-088 | 434-390-040 | NEW-E | 04-22-046 | 448-13-180 | REP-P | 04-16-062 |
| 434-333-230 | NEW-E | 04-17-003 | 434-390-050 | NEW-E | 04-22-046 | 448-13-180 | REP | 04-19-144 |
| 434-333-230 | NEW-E | 04-23-087 | 434-390-060 | NEW-E | 04-22-046 | 448-13-190 | REP-P | 04-16-062 |
| 434-333-235 | NEW-E | 04-15-088 | 434-390-070 | NEW-E | 04-22-046 | 448-13-190 | REP | 04-19-144 |
| 434-333-235 | NEW-E | 04-17-003 | 434-390-080 | NEW-E | 04-22-046 | 448-13-200 | REP-P | 04-16-062 |
| 434-333-235 | NEW-E | 04-23-087 | 434-390-090 | NEW-E | 04-22-046 | 448-13-200 | REP | 04-19-144 |
| 434-333-240 | NEW-E | 04-15-088 | 434-390-100 | NEW-E | 04-22-046 | 448-13-210 | REP-P | 04-16-062 |
| 434-333-240 | NEW-E | 04-17-003 | 434-390-110 | NEW-E | 04-22-046 | 448-13-210 | REP | 04-19-144 |
| 434-333-240 | NEW-E | 04-23-087 | 434-390-120 | NEW-E | 04-22-046 | 448-13-220 | REP-P | 04-16-062 |
| 434-333-245 | NEW-E | 04-15-088 | 434-840-005 | AMD-X | 04-10-084 | 448-13-220 | REP | 04-19-144 |
| 434-333-245 | NEW-E | 04-17-003 | 434-840-005 | AMD | 04-15-089 | 448-13-225 | REP-P | 04-16-062 |
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| 434-333-255 | NEW-E | 04-17-003 | 446-65-010 | AMD-P | 04-23-018 | 448-16-030 | NEW-P | 04-16-062 |
| 434-333-255 | NEW-E | 04-23-087 | 448-13 | PREP | 04-12-050 | 448-16-030 | NEW | 04-19-144 |
| 434-333-260 | NEW-E | 04-15-088 | 448-13-010 | REP-P | 04-16-062 | 448-16-040 | NEW-P | 04-16-062 |
| 434-333-260 | NEW-E | 04-17-003 | 448-13-010 | REP | 04-19-144 | 448-16-040 | NEW | 04-19-144 |
| 434-333-260 | NEW-E | 04-23-087 | 448-13-020 | AMD-E | 04-12-051 | 448-16-050 | NEW-P | 04-16-062 |
| 434-333-265 | NEW-E | 04-15-088 | 448-13-020 | REP-P | 04-16-062 | 448-16-050 | NEW | 04-19-144 |
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| 434-333-265 | NEW-E | 04-23-087 | 448-13-020 | AMD-E | 04-19-145 | 448-16-060 | NEW | 04-19-144 |
| 434-333-270 | NEW-E | 04-15-088 | 448-13-030 | REP-P | 04-16-062 | 448-16-070 | NEW-P | 04-16-062 |
| 434-333-270 | NEW-E | 04-17-003 | 448-13-030 | REP | 04-19-144 | 448-16-070 | NEW | 04-19-144 |
| 434-333-270 | NEW-E | 04-23-087 | 448-13-035 | REP-P | 04-16-062 | 448-16-080 | NEW-P | 04-16-062 |
| 434-333-275 | NEW-E | 04-15-088 | 448-13-035 | REP | 04-19-144 | 448-16-080 | NEW | 04-19-144 |
| 434-333-275 | NEW-E | 04-17-003 | 448-13-040 | REP-P | 04-16-062 | 448-16-090 | NEW-P | 04-16-062 |
| 434-333-275 | NEW-E | 04-23-087 | 448-13-040 | REP | 04-19-144 | 448-16-090 | NEW | 04-19-144 |
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| 434-333-280 | NEW-E | 04-23-087 | 448-13-055 | REP-P | 04-16-062 | 448-16-110 | NEW-P | 04-16-062 |
| 434-333-285 | NEW-E | 04-15-088 | 448-13-055 | REP | 04-19-144 | 448-16-110 | NEW | 04-19-144 |
| 434-333-285 | NEW-E | 04-17-003 | 448-13-056 | REP-P | 04-16-062 | 448-16-120 | NEW-P | 04-16-062 |
| 434-333-285 | NEW-E | 04-23-087 | 448-13-056 | REP | 04-19-144 | 448-16-120 | NEW | 04-19-144 |
| 434-333-290 | NEW-E | 04-15-088 | 448-13-060 | REP-P | 04-16-062 | 448-16-130 | NEW-P | 04-16-062 |
| 434-333-290 | NEW-E | 04-17-003 | 448-13-060 | REP | 04-19-144 | 448-16-130 | NEW | 04-19-144 |
| 434-333-290 | NEW-E | 04-23-087 | 448-13-065 | REP-P | 04-16-062 | 448-16-140 | NEW-P | 04-16-062 |
| 434-333-295 | NEW-E | 04-15-088 | 448-13-065 | REP | 04-19-144 | 448-16-140 | NEW | 04-19-144 |
| 434-333-295 | NEW-E | 04-17-003 | 448-13-070 | REP-P | 04-16-062 | 448-16-150 | NEW-P | 04-16-062 |
| 434-333-295 | NEW-E | 04-23-087 | 448-13-070 | REP | 04-19-144 | 448-16-150 | NEW | 04-19-144 |
| 434-333-300 | NEW-E | 04-15-088 | 448-13-080 | REP-P | 04-16-062 | 448-16-160 | NEW-P | 04-16-062 |
| 434-333-300 | NEW-E | 04-17-003 | 448-13-080 | REP | 04-19-144 | 448-16-160 | NEW | 04-19-144 |
| 434-333-300 | NEW-E | 04-23-087 | 448-13-090 | REP-P | 04-16-062 | 456-09 | PREP | 04-21-035 |
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| 434-369-005 | AMD | 04-15-089 | 448-13-100 | REP-P | 04-16-062 | 458-10-050 | AMD-P | 04-21-092 |
| 434-369-010 | AMD-X | 04-10-084 | 448-13-100 | REP | 04-19-144 | 458-12-050 | AMD-P | 04-20-109 |
| 434-369-010 | AMD | 04-15-089 | 448-13-110 | REP-P | 04-16-062 | 458-12-110 | AMD-P | 04-20-109 |
| 434-369-020 | AMD-X | 04-10-084 | 448-13-110 | REP | 04-19-144 | 458-12-320 | REP-X | 04-21-091 |
| 434-369-020 | AMD | 04-15-089 | 448-13-120 | REP-P | 04-16-062 | 458-16-1000 | PREP | 04-16-055 |
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Table of WAC Sections Affected

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| 458-20-141 | AMD-P | 04-19-074 | 463-06-050 | AMD | 04-21-013 | 463-22-010 | AMD-P | 04-13-154 |
| 458-20-144 | AMD-P | 04-19-080 | 463-06-060 | AMD-P | 04-13-154 | 463-22-010 | AMD | 04-21-013 |
| 458-20-150 | AMD-X | 04-11-041 | 463-06-060 | AMD | 04-21-013 | 463-22-020 | AMD-P | 04-13-154 |
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| 458-20-151 | AMD-X | 04-11-042 | 463-06-070 | AMD | 04-21-013 | 463-22-030 | AMD-P | 04-13-154 |
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| 458-20-168 | PREP | 04-13-092 | 463-06-080 | AMD | 04-21-013 | 463-22-050 | AMD-P | 04-13-154 |
| 458-20-17803 | NEW-P | 04-19-079 | 463-06-090 | AMD-P | 04-13-154 | 463-22-050 | AMD | 04-21-013 |
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| 458-20-186 | AMD-P | 04-14-061 | 463-06-110 | AMD-P | 04-13-154 | 463-22-090 | AMD | 04-21-013 |
| 458-20-18601 | PREP | 04-03-101 | 463-06-110 | AMD | 04-21-013 | 463-22-100 | NEW-P | 04-13-154 |
| 458-20-190 | AMD-P | 04-19-098 | 463-06-120 | AMD-P | 04-13-154 | 463-22-100 | NEW | 04-21-013 |
| 458-20-191 | REP-P | 04-19-098 | 463-06-120 | AMD | 04-21-013 | 463-26 | AMD-P | 04-13-154 |
| 458-20-196 | PREP | 04-11-118 | 463-06-130 | REP-P | 04-13-154 | 463-26 | AMD | 04-21-013 |
| 458-20-196 | AMD-P | 04-20-033 | 463-06-130 | REP | 04-21-013 | 463-26-010 | AMD-P | 04-13-154 |
| 458-20-198 | PREP | 04-11-118 | 463-06-140 | REP-P | 04-13-154 | 463-26-010 | AMD | 04-21-013 |
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| 458-20-207 | AMD-X | 04-08-009 | 463-06-150 | AMD-P | 04-13-154 | 463-26-020 | AMD | 04-21-013 |
| 458-20-207 | AMD | 04-13-091 | 463-06-150 | AMD | 04-21-013 | 463-26-025 | NEW-P | 04-13-154 |
| 458-20-208 | AMD-X | 04-11-020 | 463-06-160 | REP-P | 04-13-154 | 463-26-025 | NEW | 04-21-013 |
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| 458-20-216 | PREP | 04-24-100 | 463-06-170 | AMD-P | 04-13-154 | 463-26-035 | NEW | 04-21-013 |
| 458-20-228 | PREP | 04-21-090 | 463-06-170 | AMD | 04-21-013 | 463-26-040 | REP-P | 04-13-154 |
| 458-20-240 | AMD-X | 04-19-075 | 463-10-010 | AMD-P | 04-13-154 | 463-26-040 | REP | 04-21-013 |
| 458-20-243 | PREP | 04-18-034 | 463-10-010 | AMD | 04-21-013 | 463-26-050 | AMD-P | 04-13-154 |
| 458-20-252 | PREP | 04-02-070 | 463-14-010 | AMD-P | 04-13-154 | 463-26-050 | AMD | 04-21-013 |
| 458-20-255 | PREP | 04-13-037 | 463-14-010 | AMD | 04-21-013 | 463-26-060 | AMD-P | 04-13-154 |
| 458-20-255 | AMD-P | 04-18-036 | 463-14-020 | AMD-P | 04-13-154 | 463-26-060 | AMD | 04-21-013 |
| 458-20-263 | PREP | 04-10-004 | 463-14-020 | AMD | 04-21-013 | 463-26-070 | REP-P | 04-13-154 |
| 458-20-263 | AMD-P | 04-18-035 | 463-14-030 | AMD-P | 04-13-154 | 463-26-070 | REP | 04-21-013 |
| 458-20-265 | PREP | 04-02-070 | 463-14-030 | AMD | 04-21-013 | 463-26-080 | REP-P | 04-13-154 |
| 458-20-99999 | REP-P | 04-19-098 | 463-14-050 | AMD-P | 04-13-154 | 463-26-080 | REP | 04-21-013 |
| 458-30-262 | AMD-X | 04-19-077 | 463-14-050 | AMD | 04-21-013 | 463-26-090 | AMD-P | 04-13-154 |
| 458-30-262 | AMD-W | 04-20-115 | 463-14-060 | REP-P | 04-13-154 | 463-26-090 | AMD | 04-21-013 |
| 458-30-262 | AMD-X | 04-20-116 | 463-14-060 | REP | 04-21-013 | 463-26-100 | AMD-P | 04-13-154 |
| 458-30-590 | AMD-X | 04-20-117 | 463-14-080 | AMD-P | 04-13-154 | 463-26-100 | AMD | 04-21-013 |
| 458-40-540 | AMD-P | 04-23-077 | 463-14-080 | AMD | 04-21-013 | 463-26-110 | AMD-P | 04-13-154 |
| 458-40-610 | PREP | 04-11-034 | 463-14-100 | NEW-P | 04-13-154 | 463-26-110 | AMD | 04-21-013 |
| 458-40-610 | PREP | 04-15-145 | 463-14-100 | NEW | 04-21-013 | 463-26-120 | REP-P | 04-13-154 |
| 458-40-610 | AMD-P | 04-24-102 | 463-18 | AMD | 04-21-013 | 463-26-120 | REP | 04-21-013 |
| 458-40-640 | PREP | 04-06-065 | 463-18-010 | AMD-P | 04-13-154 | 463-26-130 | REP-P | 04-13-154 |
| 458-40-640 | AMD-P | 04-10-109 | 463-18-010 | AMD | 04-21-013 | 463-26-130 | REP | 04-21-013 |
| 458-40-640 | AMD | 04-14-032 | 463-18-020 | AMD-P | 04-13-154 | 463-28 | AMD-P | 04-13-154 |
| 458-40-660 | PREP | 04-06-064 | 463-18-020 | AMD | 04-21-013 | 463-28 | AMD | 04-21-013 |
| 458-40-660 | AMD-P | 04-10-110 | 463-18-030 | REP-P | 04-13-154 | 463-28-010 | AMD-P | 04-13-154 |
| 458-40-660 | AMD | 04-14-033 | 463-18-030 | REP | 04-21-013 | 463-28-010 | AMD | 04-21-013 |
| 458-40-660 | PREP | 04-18-128 | 463-18-040 | REP-P | 04-13-154 | 463-28-030 | AMD-P | 04-13-154 |
| 458-40-660 | AMD-P | 04-23-078 | 463-18-040 | REP | 04-21-013 | 463-28-030 | AMD | 04-21-013 |
| 458-40-680 | PREP | 04-11-034 | 463-18-050 | AMD-P | 04-13-154 | 463-28-090 | REP-P | 04-13-154 |
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| 460-42A-081 | AMD | 04-07-035 | 463-18-060 | REP | 04-21-013 | 463-30 | AMD | 04-21-013 |
| 463-06 | AMD-P | 04-13-154 | 463-18-070 | REP-P | 04-13-154 | 463-30-010 | AMD-P | 04-13-154 |

[^4]Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC\# | ACTION | WSR \# | WAC\# | ACTION | WSR \# |
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| 463-30-080 | AMD-P | 04-13-154 | 463-36-010 | DECOD-P | 04-13-154 | 463-38-041 | AMD-P | 04-13-154 |
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Table of WAC Sections Affected

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| 463-39-115 | DECOD-P | 04-13-154 | 463-42-075 | DECOD | 04-21-013 | 463-42-235 | AMD-P | 04-13-154 |
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| 463-39-120 | DECOD | 04-21-013 | 463-42-085 | DECOD | 04-21-013 | 463-42-245 | AMD-P | 04-13-154 |
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Table of WAC Sections Affected

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| 463-42-302 | AMD | 04-21-013 | 463-42-655 | REP-P | 04-13-154 | 463-54-020 | DECOD-P | 04-13-154 |
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| 463-42-385 | DECOD-P | 04-13-154 | 463-47-040 | REP | 04-21-013 | 463-58-070 | AMD-P | 04-13-154 |
| 463-42-385 | REP-P | 04-13-154 | 463-47-060 | AMD-P | 04-13-154 | 463-58-070 | AMD | 04-21-013 |

Table of WAC Sections Affected

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| 463-58-080 | AMD | 04-21-013 | 463-60-275 | RECOD | 04-21-013 | 463-64-050 | NEW-P | 04-13-154 |
| 463-60-010 | RECOD-P | 04-13-154 | 463-60-285 | RECOD-P | 04-13-154 | 463-64-050 | NEW | 04-21-013 |
| 463-60-010 | RECOD | 04-21-013 | 463-60-285 | RECOD | 04-21-013 | 463-64-060 | NEW-P | 04-13-154 |
| 463-60-012 | RECOD-P | 04-13-154 | 463-60-295 | RECOD-P | 04-13-154 | 463-66-010 | RECOD-P | 04-13-154 |
| 463-60-012 | RECOD | 04-21-013 | 463-60-295 | RECOD | 04-21-013 | 463-66-020 | RECOD-P | 04-13-154 |
| 463-60-015 | RECOD-P | 04-13-154 | 463-60-296 | RECOD | 04-23-003 | 463-66-020 | RECOD | 04-21-013 |
| 463-60-015 | RECOD | 04-21-013 | 463-60-297 | RECOD | 04-23-003 | 463-66-030 | RECOD-P | 04-13-154 |
| 463-60-021 | RECOD | 04-23-003 | 463-60-302 | RECOD-P | 04-13-154 | 463-66-030 | RECOD | 04-21-013 |
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| 463-60-025 | RECOD | 04-21-013 | 463-60-312 | RECOD-P | 04-13-154 | 463-66-040 | RECOD | 04-21-013 |
| 463-60-035 | RECOD-P | 04-13-154 | 463-60-312 | RECOD | 04-21-013 | 463-66-050 | RECOD-P | 04-13-154 |
| 463-60-035 | RECOD | 04-21-013 | 463-60-322 | RECOD-P | 04-13-154 | 463-66-050 | RECOD | 04-21-013 |
| 463-60-045 | RECOD-P | 04-13-154 | 463-60-322 | RECOD | 04-21-013 | 463-66-060 | RECOD-P | 04-13-154 |
| 463-60-045 | RECOD | 04-21-013 | 463-60-332 | RECOD-P | 04-13-154 | 463-66-060 | RECOD | 04-21-013 |
| 463-60-055 | RECOD-P | 04-13-154 | 463-60-332 | RECOD | 04-21-013 | 463-66-070 | RECOD-P | 04-13-154 |
| 463-60-055 | RECOD | 04-21-013 | 463-60-333 | RECOD | 04-23-003 | 463-66-070 | RECOD | 04-21-013 |
| 463-60-065 | RECOD-P | 04-13-154 | 463-60-342 | RECOD-P | 04-13-154 | 463-66-080 | RECOD-P | 04-13-154 |
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| 463-60-115 | RECOD | 04-21-013 | 463-60-535 | RECOD-P | 04-13-154 | 463-68-040 | NEW-P | 04-13-154 |
| 463-60-116 | RECOD | 04-23-003 | 463-60-535 | RECOD | 04-21-013 | 463-68-040 | NEW | 04-21-013 |
| 463-60-117 | RECOD | 04-23-003 | 463-60-536 | RECOD | 04-23-003 | 463-68-050 | NEW-P | 04-13-154 |
| 463-60-125 | RECOD-P | 04-13-154 | 463-60-537 | RECOD | 04-23-003 | 463-68-050 | NEW | 04-21-013 |
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| 463-60-135 | RECOD-P | 04-13-154 | 463-60-645 | RECOD-P | 04-13-154 | 463-68-060 | NEW | 04-21-013 |
| 463-60-135 | RECOD | 04-21-013 | 463-60-655 | RECOD-P | 04-13-154 | 463-68-070 | NEW-P | 04-13-154 |
| 463-60-145 | RECOD-P | 04-13-154 | 463-60-665 | RECOD-P | 04-13-154 | 463-68-070 | NEW | 04-21-013 |
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| 463-60-165 | RECOD-P | 04-13-154 | 463-60-690 | RECOD-P | 04-13-154 | 463-70-010 | RECOD | 04-21-013 |
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| 463-60-175 | RECOD | 04-21-013 | 463-62-020 | NEW-P | 04-13-154 | 463-70-030 | RECOD-P | 04-13-154 |
| 463-60-185 | RECOD-P | 04-13-154 | 463-62-020 | NEW | 04-21-013 | 463-70-030 | RECOD | 04-21-013 |
| 463-60-185 | RECOD | 04-21-013 | 463-62-030 | NEW-P | 04-13-154 | 463-70-040 | RECOD-P | 04-13-154 |
| 463-60-195 | RECOD-P | 04-13-154 | 463-62-030 | NEW | 04-21-013 | 463-70-040 | RECOD | 04-21-013 |
| 463-60-195 | RECOD | 04-21-013 | 463-62-040 | NEW-P | 04-13-154 | 463-70-050 | RECOD-P | 04-13-154 |
| 463-60-205 | RECOD-P | 04-13-154 | 463-62-040 | NEW | 04-21-013 | 463-70-050 | RECOD | 04-21-013 |
| 463-60-205 | RECOD | 04-21-013 | 463-62-050 | NEW-P | 04-13-154 | 463-70-060 | RECOD-P | 04-13-154 |
| 463-60-215 | RECOD-P | 04-13-154 | 463-62-050 | NEW | 04-21-013 | 463-70-060 | RECOD | 04-21-013 |
| 463-60-215 | RECOD | 04-21-013 | 463-62-060 | NEW-P | 04-13-154 | 463-70-070 | RECOD-P | 04-13-154 |
| 463-60-225 | RECOD-P | 04-13-154 | 463-62-060 | NEW | 04-21-013 | 463-70-070 | RECOD | 04-21-013 |
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| 463-60-245 | RECOD-P | 04-13-154 | 463-64-010 | NEW | 04-21-013 | 463-72-020 | NEW-P | 04-13-154 |
| 463-60-245 | RECOD | 04-21-013 | 463-64-020 | NEW-P | 04-13-154 | 463-72-020 | NEW | 04-21-013 |
| 463-60-255 | RECOD-P | 04-13-154 | 463-64-020 | NEW | 04-21-013 | 463-72-030 | NEW-P | 04-13-154 |
| 463-60-255 | RECOD | 04-21-013 | 463-64-030 | NEW-P | 04-13-154 | 463-72-030 | NEW | 04-21-013 |
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Table of WAC Sections Affected

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| 463-72-070 | NEW-P | 04-13-154 | 463-78-010 | RECOD-P | 04-13-154 | 478-1 16-061 | AMD-P | 04-07-127 |
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| 463-72-080 | NEW-P | 04-13-154 | 463-78-020 | RECOD-P | 04-13-154 | 478-116-101 | AMD-P | 04-07-127 |
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| 463-74-020 | RECOD-P | 04-13-154 | 463-78-070 | RECOD-P | 04-13-154 | 478-116-114 | AMD-P | 04-07-127 |
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| 463-76-010 | RECOD | 04-21-013 | 463-78-105 | RECOD-P | 04-13-154 | 478-116-131 | AMD-P | 04-07-127 |
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| 463-76-025 | RECOD | 04-23-003 | 463-78-115 | RECOD-P | 04-13-154 | 478-116-141 | AMD-P | 04-07-127 |
| 463-76-030 | RECOD-P | 04-13-154 | 463-78-115 | RECOD | 04-21-013 | 478-116-141 | AMD | 04-13-086 |
| 463-76-031 | RECOD-P | 04-13-154 | 463-78-120 | RECOD-P | 04-13-154 | 478-116-145 | AMD-P | 04-07-127 |
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| 463-76-032 | RECOD-P | 04-13-154 | 463-78-135 | RECOD-P | 04-13-154 | 478-116-161 | AMD-P | 04-07-127 |
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| 463-76-034 | RECOD-P | 04-13-154 | 463-78-170 | RECOD-P | 04-13-154 | 478-116-167 | AMD-P | 04-07-127 |
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| 463-76-042 | RECOD-P | 04-13-154 | 468-38-265 | PREP | 04-09-067 | 478-116-181 | AMD | 04-13-086 |
| 463-76-042 | RECOD | 04-21-013 | 468-38-265 | AMD-E | 04-13-011 | 478-116-184 | AMD-P | 04-07-127 |
| 463-76-043 | RECOD-P | 04-13-154 | 468-38-265 | AMD-P | 04-13-012 | 478-116-184 | AMD | 04-13-086 |
| 463-76-043 | RECOD | 04-21-013 | 468-38-265 | AMD | 04-16-060 | 478-1 16-186 | AMD-P | 04-07-127 |
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| 463-76-051 | RECOD-P | 04-13-154 | 468-60-010 | NEW | 04-06-087 | 478-116-191 | AMD-P | 04-07-127 |
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| 463-76-052 | RECOD | 04-21-013 | 468-70-020 | AMD | 04-16-056 | 478-1 16-201 | AMD | 04-13-086 |
| 463-76-053 | RECOD-P | 04-13-154 | 468-70-020 | AMD-E | 04-16-061 | 478-116-211 | AMD-P | 04-07-127 |
| 463-76-053 | RECOD | 04-21-013 | 468-70-070 | AMD-E | 04-09-024 | 478-116-211 | AMD | 04-13-086 |
| 463-76-054 | RECOD-P | 04-13-154 | 468-70-070 | AMD-P | 04-13-045 | 478-1 16-227 | AMD-P | 04-07-127 |
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| 463-76-055 | RECOD-P | 04-13-154 | 468-70-070 | AMD-E | 04-16-061 | 478-116-251 | AMD-P | 04-07-127 |
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| 463-76-060 | RECOD-P | 04-13-154 | 468-70-085 | REP-P | 04-13-045 | 478-116-253 | AMD-P | 04-07-127 |
| 463-76-061 | RECOD-P | 04-13-154 | 468-70-085 | REP | 04-16-056 | 478-116-253 | AMD | 04-13-086 |
| 463-76-061 | RECOD | 04-21-013 | 468-70-085 | REP-E | 04-16-061 | 478-116-255 | AMD-P | 04-07-127 |
| 463-76-062 | RECOD-P | 04-13-154 | 468-95-315 | NEW-P | 04-05-016 | 478-116-255 | AMD | 04-13-086 |
| 463-76-062 | RECOD | 04-21-013 | 468-95-315 | NEW | 04-08-010 | 478-116-271 | AMD-P | 04-07-127 |
| 463-76-0625 | RECOD | 04-23-003 | 468-100-306 | AMD-X | 04-03-113 | 478-116-271 | AMD | 04-13-086 |
| 463-76-063 | RECOD-P | 04-13-154 | 468-100-306 | AMD | 04-08-041 | 478-116-301 | AMD-P | 04-07-127 |
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| 463-76-064 | RECOD-P | 04-13-154 | 468-310-020 | PREP | 04-03-011 | 478-116-311 | AMD-P | 04-07-127 |
| 463-76-064 | RECOD | 04-21-013 | 468-310-020 | AMD-P | 04-07-092 | 478-116-311 | AMD | 04-13-086 |
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| 463-76-080 | RECOD-P | 04-13-154 | 468-310-050 | AMD-P | 04-07-092 | 478-116-520 | AMD-P | 04-07-127 |
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Table of WAC Sections Affected

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| 478-116-670 | AMD-P | 04-07-127 | 480-60-035 | PREP | 04-21-047 | 480-90-268 | NEW-P | 04-18-129 |
| 478-116-670 | AMD | 04-13-086 | 480-62 | PREP | 04-05-103 | 480-90-275 | NEW-P | 04-18-129 |
| 478-118 | PREP | 04-21-015 | 480-62-125 | AMD-P | 04-05-104 | 480-90-999 | AMD-P | 04-18-129 |
| 478-168 | PREP | 04-04-016 | 480-62-125 | AMD | 04-11-023 | 480-92-016 | AMD-P | 04-18-129 |
| 478-168-160 | AMD-P | 04-09-076 | 480-62-218 | NEW-P | 04-15-140 | 480-92-021 | AMD-P | 04-18-129 |
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| 478-168-170 | REP-P | 04-09-076 | 480-62-218 | NEW-C | 04-21-037 | 480-92-055 | NEW-P | 04-18-129 |
| 478-168-170 | REP | 04-13-087 | 480-62-218 | NEW-C | 04-23-053 | 480-93 | AMD-C | 04-21-048 |
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| 478-168-290 | REP | 04-13-087 | 480-70-079 | NEW-P | 04-18-129 | 480-93-018 | AMD-P | 04-15-141 |
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| 478-168-298 | REP | 04-13-087 | 480-70-401 | PREP | 04-16-120 | 480-93-080 | AMD-P | 04-15-141 |
| 478-168-300 | REP-P | 04-09-076 | 480-70-401 | AMD-P | 04-19-148 | 480-93-082 | REP-P | 04-15-141 |
| 478-168-300 | REP | 04-13-087 | 480-70-401 | AMD | 04-22-040 | 480-93-100 | AMD-P | 04-15-141 |
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| 478-168-325 | AMD-P | 04-09-076 | 480-73-050 | NEW-P | 04-18-129 | 480-93-120 | REP-P | 04-15-141 |
| 478-168-325 | AMD | 04-13-087 | 480-73-060 | NEW-P | 04-18-129 | 480-93-124 | AMD-P | 04-15-141 |
| 478-168-330 | REP-X | 04-14-084 | 480-73-110 | NEW-P | 04-18-129 | 480-93-130 | AMD-P | 04-15-141 |
| 478-168-330 | REP | 04-19-036 | 480-73-120 | NEW-P | 04-18-129 | 480-93-140 | AMD-P | 04-15-141 |
| 478-168-340 | REP-P | 04-09-076 | 480-73-130 | NEW-P | 04-18-129 | 480-93-150 | REP-P | 04-15-141 |
| 478-168-340 | REP | 04-13-087 | 480-73-140 | NEW-P | 04-18-129 | 480-93-155 | AMD-P | 04-15-141 |
| 478-168-345 | REP-P | 04-09-076 | 480-73-150 | NEW-P | 04-18-129 | 480-93-160 | AMD-P | 04-15-141 |
| 478-168-345 | REP | 04-13-087 | 480-73-160 | NEW-P | 04-18-129 | 480-93-170 | AMD-P | 04-15-141 |
| 478-168-350 | REP-P | 04-09-076 | 480-73-170 | NEW-P | 04-18-129 | 480-93-175 | AMD-P | 04-15-141 |
| 478-168-350 | REP | 04-13-087 | 480-73-180 | NEW-P | 04-18-129 | 480-93-178 | NEW-P | 04-15-141 |
| 478-168-360 | REP-P | 04-09-076 | 480-73-190 | NEW-P | 04-18-129 | 480-93-180 | AMD-P | 04-15-141 |
| 478-168-360 | REP | 04-13-087 | 480-73-200 | NEW-P | 04-18-129 | 480-93-183 | REP-P | 04-15-141 |
| 478-168-380 | AMD-P | 04-09-076 | 480-73-210 | NEW-P | 04-18-129 | 480-93-184 | REP-P | 04-15-141 |
| 478-168-380 | AMD | 04-13-087 | 480-73-999 | NEW-P | 04-18-129 | 480-93-185 | AMD-P | 04-15-141 |
| 478-168-390 | AMD-P | 04-09-076 | 480-75-240 | PREP | 04-17-056 | 480-93-186 | AMD-P | 04-15-141 |
| 478-168-390 | AMD | 04-13-087 | 480-80 | PREP | 04-03-118 | 480-93-18601 | AMD-P | 04-15-141 |
| 479-12-130 | PREP | 04-12-064 | 480-80-123. | AMD-P | 04-17-133 | 480-93-187 | AMD-P | 04-15-141 |
| 479-12-130 | AMD-E | 04-12-065 | 480-80-204 | AMD-P | 04-17-133 | 480-93-188 | AMD-P | 04-15-141 |
| 479-12-130 | AMD-P | 04-15-164 | 480-80-206 | AMD-P | 04-17-133 | 480-93-190 | REP-P | 04-15-141 |
| 479-12-130 | AMD | 04-19-108 | 480-90-008 | AMD-P | 04-18-129 | 480-93-200 | AMD-P | 04-15-141 |
| 479-12-150 | PREP | 04-20-054 | 480-90-023 | AMD-P | 04-18-129 | 480-93-210 | REP-P | 04-15-141 |
| 479-12-150 | AMD-P | 04-24-006 | 480-90-207 | NEW-P | 04-18-129 | 480-93-220 | REP-P | 04-15-141 |
| 479-12-430 | PREP | 04-12-064 | 480-90-208 | AMD | 04-05-031 | 480-93-223 | AMD-P | 04-15-141 |
| 479-12-430 | AMD-E | 04-12-065 | 480-90-208 | REP-P | 04-18-129 | 480-93-230 | AMD-P | 04-15-141 |
| 479-12-430 | AMD-P | 04-15-164 | 480-90-209 | NEW-P | 04-18-129 | 480-93-240 | PREP | 04-17-056 |
| 479-12-430 | AMD | 04-19-108 | 480-90-218 | REP-P | 04-18-129 | 480-93-999 | AMD-P | 04-15-141 |
| 479-14-130 | PREP | 04-12-064 | 480-90-242 | NEW-P | 04-18-129 | 480-100-008 | AMD-P | 04-18-129 |
| 479-14-130 | AMD-E | 04-12-065 | 480-90-244 | NEW-P | 04-18-129 | 480-100-023 | AMD-P | 04-18-129 |
| 479-14-130 | AMD-P | 04-15-164 | 480-90-245 | NEW-P | 04-18-129 | 480-100-207 | NEW-P | 04-18-129 |
| 479. 14-130 | AMD | 04-19-108 | 480-90-248 | NEW-P | 04-18-129 | 480-100-208 | AMD | 04-05-031 |
| 479-14-180 | PREP | 04-20-054 | 480-90-252 | NEW-P | 04-18-129 | 480-100-208 | REP-P | 04-18-129 |
| 479-14-180 | AMD-P | 04-24-006 | 480-90-257 | NEW-P | 04-18-129 | 480-100-209 | NEW-P | 04-18-129 |

Table of WAC Sections Affected

| WAC\# | ACTION | WSR \# | WAC\# | ACTION | WSR \# | wac\# | ACTION | WSR \# |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 480-100-218 | REP-P | 04-18-129 | 480-120-146 | AMD | 04-09-068 | 480-120-439 | AMD.P | 04-17-133 |
| 480-100-242 | NEW-P | 04-18-129 | 480-120-147 | AMD-P | 04-17-133 | 480-120-450 | AMD-P | 04-17-133 |
| 480-100-244 | NEW-P | 04-18-129 | 480-120-147 | AMD-S | 04-22-072 | 480-120-450 | PREP | 04-23-051 |
| 480-100-245 | NEW-P | 04-18-129 | 480-120-147 | AMD-C | 04-23-052 | 480-120-540 | AMD-P | 04-17-133 |
| 480-100-248 | NEW-P | 04-18-129 | 480-120-161 | AMD-P | 04-17-133 | 480-120-999 | AMD-P | 04-17-133 |
| 480-100-252 | NEW-P | 04-18-129 | 480-120-166 | AMD-P | 04-17-133 | 480-121-063 | AMD-P | 04-18-129 |
| 480-100-257 | NEW-P | 04-18-129 | 480-120-172 | AMD-P | 04-17-133 | 480-122 | PREP | 04-04-021 |
| 480-100-262 | NEW-P | 04-18-129 | 480-120-173 | AMD-P | 04-17-133 | 480-122-020 | AMD-P | 04-17-133 |
| 480-100-264 | NEW-P | 04-18-129 | 480-120-174 | AMD-P | 04-17-133 | 480-122-060 | REP-P | 04-17-133 |
| 480-100-268 | NEW-P | 04-18-129 | 480-120-196 | AMD-P | 04-17-133 | 480-146-240 | REP-P | 04-18-129 |
| 480-100-275 | NEW-P | 04-18-129 | 480-120-201 | REP-P | 04-17-133 | 480-146-250 | REP-P | 04-18-129 |
| 480-100-282 | NEW-P | 04-18-129 | 480-120-202 | NEW-P | 04-17-133 | 480-146-260 | REP-P | 04-18-129 |
| 480-100-287 | NEW-P | 04-18-129 | 480-120-203 | REP-P | 04-17-133 | 480-146-270 | REP-P | 04-18-129 |
| 480-100-999 | AMD-P | 04-18-129 | 480-120-204 | REP-P | 04-17-133 | 480-146-280 | REP-P | 04-18-129 |
| 480-110 | PREP | 04-08-132 | 480-120-205 | REP-P | 04-17-133 | 480-146-290 | REP-P | 04-18-129 |
| 480-110-205 | AMD-P | 04-18-129 | 480-120-206 | REP-P | 04-17-133 | 480-146-300 | REP-P | 04-18-129 |
| 480-110-215 | AMD-P | 04-18-129 | 480-120-207 | REP-P | 04-17-133 | 480-146-310 | REP-P | 04-18-129 |
| 480-110-225 | AMD-P | 04-18-129 | 480-120-208 | REP-P | 04-17-133 | 480-146-320 | REP-P | 04-18-129 |
| 480-110-227 | NEW-P | 04-18-129 | 480-120-209 | REP-P | 04-17-133 | 480-146-330 | REP-P | 04-18-129 |
| 480-110-235 | AMD-P | 04-18-129 | 480-120-211 | REP-P | 04-17-133 | 480-146-340 | REP-P | 04-18-129 |
| 480-110-245 | AMD-P | 04-18-129 | 480-120-212 | REP-P | 04-17-133 | 480-146-350 | REP-P | 04-18-129 |
| 480-110-261 | NEW-P | 04-18-129 | 480-120-213 | REP-P | 04-17-133 | 480-146-360 | REP-P | 04-18-129 |
| 480-110-265 | REP-P | 04-18-129 | 480-120-214 | REP-P | 04-17-133 | 480-146-370 | REP-P | 04-18-129 |
| 480-110-275 | AMD | 04-05-031 | 480-120-215 | REP-P | 04-17-133 | 480-146-380 | REP-P | 04-18-129 |
| 480-110-275 | REP-P | 04-18-129 | 480-120-216 | REP-P | 04-17-133 | 484-10-045 | AMD. X | 04-14-051 |
| 480-110-285 | REP-P | 04-18-129 | 480-120-253 | AMD-P | 04-17-133 | 484-10-045 | AMD | 04-19-026 |
| 480-110-295 | REP-P | 04-18-129 | 480-120-262 | AMD-P | 04-17-133 | 484-10-050 | AMD-X | 04-14-051 |
| 480-110-335 | AMD-P | 04-18-129 | 480-120-301 | REP-P | 04-18-129 | 484-10-050 | AMD | 04-19-026 |
| 480-110-355 | AMD-P | 04-18-129 | 480-120-302 | REP-P | 04-17-133 | 484-20-010 | AMD-X | 04-14-051 |
| 480-110-365 | AMD-P | 04-18-129 | 480-120-303 | AMD | 04-05-031 | 484-20-010 | AMD | 04-19-026 |
| 480-110-375 | AMD-P | 04-18-129 | 480-120-303 | REP-P | 04-18-129 | 484-20-015 | AMD-X | 04-14-051 |
| 480-110-385 | AMD-P | 04-18-129 | 480-120-304 | AMD | 04-05-031 | 484-20-015 | AMD | 04-19-026 |
| 480-110-395 | AMD-P | 04-18-129 | 480-120-304 | REP-P | 04-18-129 | 484-20-035 | AMD-X | 04-14-051 |
| 480-1 10-415 | AMD-P | 04-18-129 | 480-120-305 | REP-P | 04-18-129 | 484-20-035 | AMD | 04-19-026 |
| 480-110-425 | AMD-P | 04-18-129 | 480-120-311 | REP-P | 04-18-129 | 484-20.040 | AMD-X | 04-14-051 |
| 480-110-431 | NEW-P | 04-18-129 | 480-120-321 | REP-P | 04-18-129 | 484-20-040 | AMD | 04-19-026 |
| 480-110-433 | NEW-P | 04-18-129 | 480-120-322 | REP-P | 04-18-129 | 484-20-045 | AMD-X | 04-14-051 |
| 480-110-445 | AMD-P | 04-18-129 | 480-120-322 | REP-S | 04-22-072 | 484-20-045 | AMD | 04-19-026 |
| 480-110-456 | NEW-P | 04-18-129 | 480-120-322 | REP-C | 04-23-052 | 484-20.065 | AMD-X | 04-14-051 |
| 480-110-457 | NEW-P | 04-18-129 | 480-120-323 | REP-P | 04-18-129 | 484-20.065 | AMD | 04-19-026 |
| 480-110-459 | NEW-P | 04-18-129 | 480-120-325 | NEW-P | 04-18-129 | 484-20-087 | AMD-X | 04-14-051 |
| 480-110-465 | AMD-P | 04-18-129 | 480-120-331 | NEW-P | 04-18-129 | 484-20-087 | AMD | 04-19-026 |
| 480-110-475 | REP-P | 04-18-129 | 480-120-335 | NEW-P | 04-18-129 | 484-20-103 | AMD-X | 04-14-051 |
| 480-110-485 | AMD-P | 04-18-129 | 480-120-339 | NEW-P | 04-18-129 | 484-20-103 | AMD | 04-19-026 |
| 480-110-495 | REP-P | 04-18-129 | 480-120-344 | NEW-P | 04-18-129 | 484-20-105 | AMD-X | 04-14-051 |
| 480-110-505 | NEW-P | 04-18-129 | 480-120-349 | NEW-P | 04-18-129 | 484-20-105 | AMD | 04-19-026 |
| 480-110-515 | NEW-P | 04-18-129 | 480-120-349 | NEW-S | 04-22-072 | 484-20-116 | AMD-X | 04-14-051 |
| 480-110-525 | NEW-P | 04-18-129 | 480-120-349 | NEW-C | 04-23-052 | 484-20-116 | AMD | 04-19-026 |
| 480-110-535 | NEW-P | 04-18-129 | 480-120-352 | NEW-P | 04-18-129 | 484-20-120 | AMD-X | 04-14-051 |
| 480-110-545 | NEW-P | 04-18-129 | 480-120-355 | NEW-P | 04-18-129 | 484-20-120 | AMD | 04-19-026 |
| 480-110-555 | NEW-P | 04-18-129 | 480-120-359 | NEW-P | 04-17-133 | 495A-121-011 | AMD-P | 04-07-150 |
| 480-110-565 | NEW-P | 04-18-129 | 480-120-365 | NEW-P | 04-18-129 | 495A-121-011 | AMD | 04-11-043 |
| 480-110-575 | NEW-P | 04-18-129 | 480-120-369 | NEW-P | 04-18-129 | 495A-121-041 | AMD-P | 04-07-150 |
| 480-110-999 | AMD-P | 04-18-129 | 480-120-375 | NEW-P | 04-18-129 | 495A-121-041 | AMD | 04-11-043 |
| 480-120 | PREP | 04-03-118 | 480-120-379 | NEW-P | 04-18-129 | 495A-121-044 | AMD-P | 04-07-150 |
| 480-120-015 | AMD-P | 04-18-129 | 480-120-382 | NEW-P | 04-18-129 | 495A-121-044 | AMD | 04-11-043 |
| 480-120-021 | AMD-P | 04-17-133 | 480-120-385 | NEW-P | 04-18-129 | 495B-116 | PREP | 04-20-072 |
| 480-120-034 | NEW-P | 04-17-133 | 480-120-389 | NEW-P | 04-18-129 | 495B-116-030 | AMD-P | 04-24-040 |
| 480-120-112 | AMD-P | 04-17-133 | 480-120-395 | NEW-P | 04-18-129 | 495B-116-040 | AMD-P | 04-24-040 |
| 480-120-122 | AMD-P | 04-17-133 | 480-120-399 | NEW-P | 04-18-129 | 495B-116-050 | AMD-P | 04-24-040 |
| 480-120-128 | AMD-P | 04-17-133 | 480-120-402 | AMD-P | 04-17-133 | 495B-116-060 | AMD-P | 04-24-040 |
| 480-120-146. | AMD-S | 04-03-117 | 480-120-414 | AMD-P | 04-17-133 | 495B-116-080 | AMD-P | 04-24-040 |

Table of WAC Sections Affected

| WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# | WAC \# | ACTION | WSR \# |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 495B-116-090 | AMD-P | 04-24-040 | 495D-121-090 | NEW-P | 04-11-103 |  |  |  |
| 495B-116-120 | AMD-P | 04-24-040 | 495D-121-090 | NEW | 04-16-003 |  |  |  |
| 495B-116-150 | AMD-P | 04-24-040 | 495D-121-100 | NEW-P | 04-11-103 |  |  |  |
| 495B-1 16-160 | AMD-P | 04-24-040 | 495D-121-100 | NEW | 04-16-003 |  |  |  |
| 495B-1 16-170 | AMD-P | 04-24-040 | 495D-121-110 | NEW-P | 04-11-103 |  |  |  |
| 495B-1 16-210 | AMD-P | 04-24-040 | 495D-121-110 | NEW | 04-16-003 |  |  |  |
| 495D-120-010 | REP-P | 04-11-103 | 495D-121-120 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-010 | REP | 04-16-003 | 495D-121-120 | NEW | 04-16-003 |  |  |  |
| 495D-120-020 | REP-P | 04-11-103 | 495D-121-130 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-020 | REP | 04-16-003 | 495D-121-130 | NEW | 04-16-003 |  |  |  |
| 495D-120-030 | REP-P | 04-11-103 | 495D-121-140 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-030 | REP | 04-16-003 | 495D-121-140 | NEW | 04-16-003 |  |  |  |
| 495D-120-040 | REP-P | 04-11-103 | 495D-121-150 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-040 | REP | 04-16-003 | 495D-121-150 | NEW | 04-16-003 |  |  |  |
| 495D-120-045 | REP-P | 04-11-103 | 495D-121-160 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-045 | REP | 04-16-003 | 495D-121-160 | NEW | 04-16-003 |  |  |  |
| 495D-120-050 | REP-P | 04-11-103 | 495D-121-170 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-050 | REP | 04-16-003 | 495D-121-170 | NEW | 04-16-003 |  |  |  |
| 495D-120-060 | REP-P | 04-11-103 | 495D-121-180 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-060 | REP | 04-16-003 | 495D-121-180 | NEW | 04-16-003 |  |  |  |
| 495D-120-070 | REP-P | 04-11-103 | 495D-121-190 | NEW-P | 04-11-103 | . |  |  |
| 495D-120-070 | REP | 04-16-003 | 495D-121-190 | NEW | 04-16-003 |  |  |  |
| 495D-120-080 | REP-P | 04-11-103 | 495D-121-200 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-080 | REP | 04-16-003 | 495D-121-200 | NEW | 04-16-003 |  |  |  |
| 495D-120-085 | REP-P | 04-11-103 | 495D-121-210 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-085 | REP | 04-16-003 | 495D-121-210 | NEW | 04-16-003. |  |  |  |
| 495D-120-090 | REP-P | 04-11-103 | 495D-121-220 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-090 | REP | 04-16-003 | 495D-121-220 | NEW | 04-16-003 | . | - |  |
| 495D-120-100 | REP-P | 04-11-103 | 495D-121-230 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-100 | REP | 04-16-003 | 495D-121-230 | NEW | 04-16-003 | . |  |  |
| 495D-120-110 | REP-P | 04-11-103 | 495D-121-240 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-110 | REP | 04-16-003 | 495D-121-240 | NEW | 04-16-003 |  |  |  |
| 495D-120-120 | REP-P | 04-11-103 | 495D-121-250 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-120 | REP | 04-16-003 | 495D-121-250 | NEW | 04-16-003 |  |  |  |
| 495D-120-130 | REP-P | 04-11-103 | 495D-121-260 | NEW-P | 04-11-103 |  |  |  |
| 495D-120-130 | REP | 04-16-003 | 495D-121-260 | NEW | 04-16-003 |  |  |  |
| 495D-120-140 | REP-P | 04-11-103 | 516-60-001 | AMD-P | 04-03-073 |  |  |  |
| 495D-120-140 | REP | 04-16-003 | 516-60-001 | AMD | 04-09-106 |  |  |  |
| 495D-120-170 | REP-P | 04-11-103 | 516-60-010 | NEW-P | 04-03-073 |  | $\cdots$ |  |
| 495D-120-170 | REP | 04-16-003 | 516-60-010 | NEW | 04-09-106 |  |  |  |
| 495D-120-180 | REP-P | 04-11-103 |  |  |  |  |  |  |
| 495D-120-180 | REP | 04-16-003 |  |  |  |  |  |  |
| 495D-120-190 | REP-P | 04-11-103 |  |  |  |  |  |  |
| 495D-120-190 | REP | 04-16-003 |  |  |  |  |  |  |
| 495D-120-200 | REP-P | 04-11-103 |  |  |  |  | - |  |
| 495D-120-200 | REP | 04-16-003 |  |  |  |  | - |  |
| 495D-121-010 | NEW-P | 04-11-103 |  |  |  |  |  |  |
| 495D-121-010 | NEW | 04-16-003 |  |  |  |  |  |  |
| 495D-121-020 | NEW-P | 04-11-103 | * | 1 |  |  | . |  |
| 495D-121-020 | NEW | 04-16-003 |  |  |  |  |  |  |
| 495D-121-030 | NEW-P | 04-11-103 |  |  |  |  |  |  |
| 495D-121-030 | NEW | 04-16-003 |  |  |  |  |  |  |
| 495D-121-040 | NEW-P | 04-11-103 |  |  |  |  |  |  |
| 495D-121-040 | NEW | 04-16-003 |  |  |  |  | . |  |
| 495D-121-050 | NEW-P | 04-11-103 |  |  |  |  |  |  |
| 495D-121-050 | NEW | 04-16-003 |  |  |  |  | $\cdots$ |  |
| 495D-121-060 | NEW-P | 04-11-103 |  |  |  |  | . |  |
| 495D-121-060 | NEW | 04-16-003 |  |  |  |  |  |  |
| 495D-121-070 | NEW-P | 04-11-103 |  |  |  |  |  |  |
| 495D-121-070 | NEW | 04-16-003 |  |  |  |  | : |  |
| 495D-121-080 | NEW-P | 04-11-103 |  |  |  |  |  |  |
| 495D-121-080 | NEW | 04-16-003 |  |  |  |  |  |  |

## Subject/Agency Index

(Citation in bold type refer to material in this issue)

| ACADEMIC ACHIEVEMENT AND ACCOUNTABILITY COMMISSION |  |  | Fruit tree planting stock | PREP <br> PROP | $\begin{array}{r} 04-19-123 \\ 04-24-090 \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |
| High school graduation and dropout rates Meetings | MISC | 04-01-113 | Fryer commission |  |  |
|  |  |  | marketing order | PERM | 04-07-128 |
|  |  |  | meetings | MISC | 04-22-035 |
| $\underset{\text { Administration }}{\text { ACCOUNTANCY, BOARD OF }}$ |  |  | Hop commission |  |  |
|  |  |  | board rules | PERM | 04-10-059 |
| Administrationfees | PERM | 04-01-076 | meetings | MISC | 04-03-012 |
|  | PREP | 04-06-085 |  | MISC | 04-07-119 |
|  | PROP | 04-17-086 | Hops | PREP | 04-19-121 |
|  | PROP | 04-22-097 |  | EXPE | 04-19-124 |
| Meetings <br> Rules review and updates | MISC | 04-01-077 | Horticulture $\quad$ PERM 04-24-050 |  |  |
|  |  |  |  |  |  |  |  |
|  | PREP | 04-08-033 | apples | PREP | 04-18-009 |
|  | PREP | 04-11-033 | plant tagging | PREP | 04-02-054 |
|  | PROP | 04-17-085 |  | PROP | 04-06-083 |
|  | PROP | 04-17-087 |  | PERM | 04-09-084 |
|  | PROP | 04-22-096 | planting stock certification program | PREP | 04-06-080 |
|  | PROP | 04-22-098 | plants shipped from outside the state, record |  |  |
|  |  |  | keeping | PREP | 04-06-082 |
| ACTUARY, OFFICE OF THE STATE |  |  |  | PREP | 04-07-045 |
| Meetings | MISC | 04-15-096 |  | EMER | 04-07-046 |
| ADMINISTRATIVE HEARINGS, OFFICE.OF |  |  |  | PROP | 04-11-111 |
|  |  |  |  | PERM | 04-14-090 |
| Firearms in facilities | PREP | 04-20-032 |  | EMER | 04-14-103 |
|  | PROP | 04-24-005 | winter pears, controlled atmosphere storage |  |  |
|  |  |  | requirements | PROP | 04-01-185 |
| ADVANCED TUITION PAYMENT, COMMIT Meetings | TEE ON |  |  | PERM | 04-05-117 |
|  | MISC | 04-01-040 | Livestock |  |  |
|  | MISC | 04-15-035 | inspection and identification | PERM | 04-01-171 |
|  | MISC | 04-18-057 | livestock nutrient management program |  |  |
|  | MISC | 04-19-019 | (LNMP) | EMER | 04-01-014 |
|  | ONON |  |  | PERM | 04-02-063 |
| AFRICAN AMERICAN AFFAIRS, COMMMSSIMeetings |  |  | vesicular stomatitis | EMER | 04-15-021 |
|  | MISC | 04-01-148 | Mint commission marketing order | PROP | 04-20-099 |
| AGING AND ADULT SERVICES |  |  | Noxious weed control board PROP |  |  |
| (See SOCIAL AND HEATH SERVICES, DEPARTMENT OF) |  |  | meetings | MISC | 04-04-032 |
|  |  |  | noxious weed list | EXPE | 04-07-021 |
| AGRICULTURE, DEPARTMENT OF |  |  |  | PREP | 04-10-111 |
| Alfalfa seed commission |  |  |  | PERM | 04-13-014 |
| marketing order | PROP | 04-19-120 |  | PREP | 04-13-015 |
| meetings | MISC | 04-06-015 |  | PROP | 04-14-104 |
| Apples | PREP | 04-18-009 |  | PERM | 04-19-004 |
| Asparagus | EMER | 04-18-029 |  | PROP | 04-20-028 |
| Asparagus commission meetings |  |  |  | PROP | 04-24-035 |
|  | MISC | 04-24-083 | Nursery inspection fees | PREP | 04-04-108 |
| Barley commission marketing orders |  |  |  | PROP | 04-07-172 |
|  | PROP | 04-03-111 |  | PREP | 04-09-079 |
|  | PERM | 04-16-026 |  | PERM | 04-11-026 |
| meetings Beef commission meetings | MISC | 04-03-013 |  | PROP | 04-13-146 |
|  |  |  |  | PERM | 04-17-037 |
|  | MISC | 04-03-028 | Organic food standards and certification |  |  |
|  | MISC | 04406-016 | national list changes | EXPE | 04-16-092 |
|  | MISC | 04-07-072 |  | PERM | 04-24-015 |
|  | MISC | 04-18-011 | Pea and lentil commission market order | PROP | 04-04-107 |
|  | MISC | 04-21-007 |  | PERM | 04-17-021 |
|  | MISC | 04-24-053 | meetings | MISC | 04-18-063 |
| Blueberry commission meetings | MISC |  | Pesticides and herbicides |  |  |
|  | MISC | 04-04-064 | applications by airblast sprayers or aircraft near schools or hospitals | PREP | 04-03-005 |
| Calibration services, special inspection and testing fees | PREP | 04-09-083 | Benton County | PREP | 04-13-057 |
|  | PROP | 04-19-122 | bulk pesticides, containment | PREP | 04-14-102 |
|  | PERM | 04-23-043 | ethyl parathion | EXPE | 04-06-073 |
| Caneberry planting stock | PREP | 04-09-081 |  | PERM | 04-10-105 |
|  | PROP | 04-13-149 | glyphosate application | MISC | 04-22-003 |
|  | PERM | 04-17-038 | microencapsulated methyl parathion | EXPE | 04-13-058 |
| Commercial feed and pet food | PREP | 04-06-074 |  | PERM | 04-18-023A |
|  | PROP | 04-11-093 | phytotoxicity | PREP | 04-03-004 |
|  | PERM | 04-14-076 | spartina treatment | MISC | 04-11-120 |
| Commission Merchant Act | PREP | 04-23-095 |  | MISC | 04-13-072 |
| Commodity storage warehouses and grain dealers | PREP | 04-22-095 |  | MISC | 04-16-032 |
| Dairy products commission meetings |  |  | ziram | EXPE | 04-13-059 |
|  | MISC | 04-03-008 |  | PERM | 04-18-024 |
| Forest reproductive material certification and fees | PROP | 04-01-180 | Poultry slaughtering pastured chickens | PROP |  |
|  | PERM | 04-06-028 | slaughtering pastured chickens | PRERM | 04-08-062 |
|  | PREP | 04-22-093 | Puget Sound salmon commission |  |  |
| Fruit and vegetable program | PROP | 04-08-128 | marketing order | PROP 04-24-092 |  |
|  | PERM | 04-11-078 | Quarantine |  |  |  |




# Subject/Agency Index <br> (Citation in bold type refer to material in this issue) 



Subject/Agency Index
(Citation in bold type refer to material in this issue)


| FINANCIAL INSTITUTIONS, DEPARTMENT OF |  |  |  | EMER | 04-07-013 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Check cashers, check sellers and small loan lenders | PREP | 04-03-080 |  | EMER | 04-07-019 |
| Consumer Loan Act | PREP | 04-24-078 |  | EMER | 04-07-042 |
| Escrow agents |  |  |  | EMER | 04-08-038 |
| fees | PROP | 04-19-157 |  | EMER | 04-13-024 |
| financial responsibility | PROP | 04-22-086 |  | EMER | 04-13-060 |
|  | PROP | 04-19-158 |  | EMER | 04-19-082 |
|  | PROP | 04-22-087 |  | EMER | 04-20-034 |
| Meetings | MISC | 04-23-081 |  | EMER | 04-21-045 |
| Money services providers | PROP | 04-11-110 |  | EMER | 04-22-002 |
|  | PERM | 04-15-005 |  | EMER | 04-23-083 |
| Mortgage lending fraud prosecution fund | PERM | 04-02-008 |  | EMER | 04-24-032 |
| Overdraft protection programsRules |  |  |  | EMER | 04-24-033 |
|  |  |  |  | EMER | 04-24-034 |
| agenda | MISC | 04-04-051 | dogfish | EMER | 04-05-056 |
|  | MISC | 04-16-043 |  | EMER | 04-13-055 |
| withdrawals | PROP | 04-24-068 |  | EMER | 04-14-007 |
| Toronto Stock Exchange | PERM | 04-07-035 | fish receiving ticket descriptions | PREP | 04-03-030 |
| Uniform Money Services Act | EMER | 04-07-182 | fish transportation tickets | PROP | 04-01-135 |
| FINANCLAL MANAGEMENT, OFFICE OFDisclosure of public records |  |  | geoduck | PERM | 04-05-028 |
|  | PREP | 04-17-033 | groundfish, federal buy-back rules | PREP | 04-05-040 |
|  | PROP | 04-20-085 | halibut | PREP | 04-23-057 |
| Pay dates | EXPE | 04-08-126 | herring | EMER | 04-01-101 |
| Rules agenda | PERM | 04-15-006 |  | EMER | 04-05-056 |
|  | MISC | 04-14-022 |  | PREP | 04-10-069 |
| Self-insurance requirements | PREP | 04-17-034 |  | PROP | 04-13-163 |
|  | PROP | 04-20-084 |  | PERM | 04-17-089 |
| FISH AND WILDLIFE, DEPARTMENT OF |  |  | Hood Canal, permanent closures | PREP | 04-07.036 |
|  |  |  |  | PROP | 04-13-005 |
| Aquatic Lands Enhancement Act cooperative project grants | EMER | 04-16-047 | krill | PERM PROP | 04-17-098 $04-21-056$ |
| Birds, rehabilitation requirements | PREP | 04-05-019 | licenses | PROP | 04-21-056 |
|  | PREP | 04-10-082 | renewal upon death of holder | PERM | 04-10-108 |
|  | PROP | 04-13-167 | pilchard | EMER | 04-23-072 |
|  | PERM | 04-20-020 | Puget Sound marine fish, gear and seasons | PREP | 04-22-101 |
| Canadian origin fish landing rule PREP 04-22-090 |  |  | roller gear | PREP | 04-24-031 |
|  |  |  | salmon | EXPE | 04-06-002 |
| relief from active duty | PERM | 04-01-056 |  | EMER | 04-06-059 |
| Fish and wildlife commission meetings |  |  |  | EMER | 04-07-008 |
|  | MISC | 04-01-038 |  | EMER | 04-07-028 |
|  | MISC | 04-22-116 |  | EMER | 04-07-050 |
| public hearings | MISC | 04-14-002 |  | EMER | 04-07-078 |
| Fishing, commercial anchovy |  |  |  | EMER | 04-07-118 |
|  | EMER | 04-01-101 |  | EMER | 04-07-169 |
|  | EMER | 04-05-056 |  | EMER | 04-08-011 |
| aquatic farms <br> beam trawl and bottom trawl bottomfish | PREP | 04-22-091 |  | EMER | 04-09-021 |
|  |  | 04-01-005 |  | EMER | 04-10-001 |
|  | EMER | 04-03-010C |  | EMER | 04-11-001 |
|  | EMER | 04-05-056 |  | EMER | 04-11-010 |
|  | EMER | 04-12-012 |  | EMER | 04-11-022 |
|  | EMER | 04-13-055 |  | EMER | 04-11-052 |
|  | EMER | 04-21-002 |  | EMER | 04-11-074 |
| carp fishers, fish receiving ticket catch reporting and accountability | PREP | 04-04-069 |  | EMER | 04-11-075 |
|  | PREP | 04-10-023 |  | EXPE | 04-11-109 |
|  | PROP | 04-13-193 |  | EMER | 04-12-011 |
|  | PERM | 04-17-096 |  | EMER | 04-12-021 |
|  | PREP | 04-22-092 |  | EXPE | 04-12-129 |
| clams, razor | EMER | 04-01-102 |  | EMER | 04-13-065 |
|  | EMER | 04-11-051 |  | EMER | 04-13-117 |
|  | EMER | 04-14-004 |  | EMER | 04-14-009 |
|  | EMER | 04-16-031 |  | EMER | 04-14-046 |
|  | EMER | 04-16-127 |  | EMER | 04-14-048 |
|  | EMER | 04-18-052 |  | EMER | 04-14-092 |
|  | PREP | 04-20-081 |  | EMER | 04-15-051 |
| coastal pilchard fishery | PREP | 04-04-007 |  | EMER | 04-15-086 |
|  | PROP | 04-07-186 |  | EMER | 04-15-133 |
|  | PERM | 04-10-035 |  | PERM | 04-16-013 |
|  | EMER | 04-10-041 |  | EMER | 04-16-030 |
| cod | EMER | 04-14-047 |  | EMER | 04-16-049 |
| Columbia River license reciprocity crab | PREP | 04-16-059 |  | EMER | 04-16-067 |
|  | EMER | 04-01-004 |  | EMER | 04-16-072 |
|  | EMER | 04-01-059 |  | PREP | 04-16-074 |
|  | EMER | 04-02-019 |  | PERM | 04-16-125 |
|  | EMER | 04-03-049 |  | EMER | 04-17-028 |
|  | EMER | 04-05-007 |  | EMER | 04-17-069 |
|  | EMER | 04-05-014 |  | EMER | 04-17.091 |
|  | EMER | 04-06-003 |  | EMER | 04-18-007 |
|  | EMER | 04-06-013 |  | EMER | 04-18-008 |
|  | EMER | 04-06-042 |  | EMER | 04-18-016 |

Subject/Agency Index
(Citation in bold type refer to material in this issue)

|  | EMER | 04-18-020 |  | EMER | 04-04-071 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | EMER | 04-18-022 |  | EMER | 04-07-027 |
|  | EMER | 04-18-037 |  | EMER | 04-17-091 |
|  | EMER | 04-18-084 | unclassified marine fish and invertebrates | PREP | 04-16-044 |
|  | EMER | 04-19-023 | Fishing, recreational |  |  |
|  | EMER | 04-19-059 | bottomfish | EMER | 04-05-057 |
|  | EMER | 04-19-066 |  | EMER | 04-13-056 |
|  | EMER | 04-19-083 | Canadian-origin fish, delivery of | PREP | 04-16-058 |
|  | EMER | 04-19-084 |  | PROP | 04-19-064 |
|  | EMER | 04-20-003 | canary rockfish | EMER | 04-07-006 |
|  | EMER | 04-20-011 | catch record cards | PERM | 04-10-033 |
|  | EMER | 04-20-014 | crab | EMER | 04-01-036 |
|  | EMER | 04-20-015 |  | EMER | 04-13-004 |
|  | EMER | 04-20-016 |  | EMER | 04-13-008 |
|  | EMER | 04-20-040 |  | EMER | 04-13-028 |
|  | EMER | 04-20-063 |  | EMER | 04-13-066 |
|  | EMER | 04-20-064 |  | EMER | 04-18-072 |
|  | EMER | 04-21-018 |  | EMER | 04-19-065 |
|  | EMER | 04-21-020 | direct retail endorsement | PERM | 04-08-025 |
|  | EMER | 04-21-044 | exceptions to statewide rules | EMER | 04-19-063 |
|  | EMER | 04-21-075 |  | EXPE | 04-22-121 |
|  | EMER | 04-22-018 | fishing kids event | EMER | 04-12-013 |
|  | EMER | 04-22-022 | food fish and game fish, exceptions | EMER | 04-20-038 |
|  | EMER | 04-22-062 | forage fish | EMER | 04-23-071 |
|  | EMER | 04-22-063 | halibut | EMER | 04-10-027 |
|  | EMER | 04-23-001 |  | EMER | 04-10-043 |
|  | EMER | 04-23-014 |  | EMER | 04-12-002 |
|  | EMER | 04-23-056 |  | EMER | 04-12-032 |
|  | EMER | 04-24-008 |  | EMER | 04-13-026 |
| sea cucumbers | EMER | 04-03-031 |  | EMER | 04-14-024 |
|  | EMER | 04-05-008 |  | EMER | 04-16-004 |
|  | EMER | 04-05-045 |  | PREP | 04-23-057 |
|  | EMER | 04-06-041 | herring | EMER | 04-01-101 |
|  | PREP | 04-09-077 |  | EMER | 04-05-057 |
|  | EMER | 04-14-093 |  | EMER | 04-13-056 |
|  | EMER | 04-16-012 | Hood Canal, permanent closures | PREP | 04-07-036 |
|  | EMER | 04-17-071 |  | PROP | 04-13-005 |
|  | EMER | 04-20-007 |  | PERM | 04-17-098 |
|  | EMER | 04-20-047 | Klineline Pond, fishing kids event | EMER | 04-08-049 |
| sea urchins | EMER | 04-01-042 | licenses | PERM | 04-01-051 |
|  | EMER | 04-01-060 |  | PERM | 04-01-095 |
|  | EMER | 04-02-006 |  | PREP | 04-10-024 |
|  | EMER | 04-03-010B |  | PROP | 04-13-061 |
|  | EMER | 04-03-074 |  | PERM | 04-17-097 |
| . | EMER | 04-06-012 | lingcod | EMER | 04-07-005 |
|  | PREP | 04-09-077 |  | EMER | 04-10-042 |
|  | PROP | 04-13-033 | marine preserves | PROP | 04-01-195 |
|  | PERM | 04-17-096 | Mill Pond | EMER | 04-13-054 |
|  | EMER | 04-20-006 | Pine Lake | EMER | 04-09-048 |
| shad | EMER | 04-09-018 |  | EMER | 04-11-072 |
| shrimp $\quad$ : | PROP | 04-01-136 | rules, areas and seasons | PROP | 04-01-035 |
| Shimp | PERM | 04-05-027 |  | PERM | 04-07-009 |
|  | EMER | 04-09-007 |  | PROP | 04-19-117 |
|  | EMER | 04-10-025 | salmon | EMER | 04-05-033 |
|  | EMER | 04-11-044 |  | EMER | 04-07-007 |
|  | EMER | 04-13-007 |  | EMER | 04-07-026 |
|  | EMER | 04-13-027 |  | EMER | 04-08-005 |
|  | EMER | 04-13-082 |  | EMER | 04-08-026 |
|  | EMER | 04-14-058 |  | EMER | 04-09-023 |
|  | EMER | 04-15-024 |  | EMER | 04-09-049 |
|  | EMER | 04-15-087 |  | EMER | 04-09-103 |
|  | EMER | 04-15-132 |  | EMER | 04-10-005 |
|  | EMER | 04-16-022 |  | EMER | 04-10-034 |
|  | EMER | 04-16-048 |  | EMER | 04-10-036 |
|  | EMER | 04-16-073 |  | EMER | 04-10-063 |
|  | EMER | 04-16-089 |  | EMER | 04-11-002 |
|  | EMER | 04-17-004 |  | EMER | 04-11-003 |
| $\because$ | EMER | 04-17-014 |  | EMER | 04-11-021 |
|  | EMER | 04-17.055 |  | EMER | 04-11-050 |
|  | EMER | 04-18-131 |  | EMER | 04-11-073 |
| : | EMER | 04-19-096 |  | EMER | 04-11-076 |
|  | EMER | 04-21-030 |  | EXPE | 04-11-079 |
|  | EMER | 04-22-048 |  | EXPE | 04-11-119 |
| smelt | EMER | 04-01-101 |  | EMER | 04-12-033 |
|  | EMER | 04-01-189 |  | EMER | 04-12-060 |
|  | EMER | 04-01-190 |  | EMER | 04-13-068 |
| $\therefore$ | EMER | 04-05-056 |  | EMER | 04-13-069 |
|  | EMER | 04-07-117 |  | EMER | 04-13-142 |
|  | EMER | 04-13-055 |  | EMER | 04-14-049 |
| sturgeon | EMER | 04-02-005 |  | EMER | 04-15-044 |
|  | EMER | 04-03-075 |  | EMER | 04-15-110 |
| $i$ | EMER | 04-04-053 |  | EMER | 04-15-146 |

Subject/Agency Index
(Citation in bold type refer to material in this issue)


## Subject/Agency Index

(Citation in bold type refer to material in this issue)

| waterfowl | PROP | 04-13-168 |  | PREP | 04-05-077 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | PROP | 04-13-171 |  | PERM | 04-06-005 |
|  | PERM | 04-17-061 |  | PERM | 04-06-058 |
| Hydraulic code rules | PREP | 04-04-008 |  | PREP | 04-07-018 |
|  | PROP | 04-08-064 |  | PROP | 04-07-028 |
|  | PROP | 04-17-013 |  | PROP | 04-07-147 |
|  | PERM | 04-23-062 |  | PROP | 04-09-087 |
| Nonnative aquatic species, invasive | PERM | 04-01-096 |  | PROP | 04-11-089 |
| Offenses, classification | PREP | 04-09-010 |  | PERM | 04-11-092 |
| Oyster diseases and pests |  |  |  | PROP | 04-15-048 |
| Denman Island disease | PROP | 04-05-069 |  | PREP | 04-15-098 |
|  | EMER | 04-08-037 |  | PREP | 04-16-024 |
| Oysters and clams - sales from state reserves | PERM | 04-01-054 |  | PREP | 04-16-050 |
| Public review and comment | MISC | 04-16-119 |  | PREP | 04-17-006 |
| Regional fisheries enbancement group advisory board |  |  |  | PRERM | 04-17-125 |
|  | MISC | 04-22-081 |  | PROP | 04-19-021 |
| Residency rules | PREP PROP | 04-05-068 |  | PERM | 04-19-070 |
|  | PERM | 04-08-063 |  | PROP | 04-19-094 |
| Rock doves | PREP | 04-01-079 |  | PROP | 04-19-095 |
|  | PROP | 04-05-099 |  | PERM | 04-19-137 |
|  | PERM | 04-11-036 |  | PROP | 04-20-106 |
| Rules agenda corrections |  |  |  | PERM | 04-24-038 |
|  | MISC | 04-14-001 |  | PERM | 04-24-039 |
|  | PERM | 04-14-006 | Licenses |  |  |
|  | PREP | 04-20-002 | fees | PREP | 04-11-032 |
| withdrawals | PROP | 04-01-080 |  | PROP | 04-17-124 |
|  | PROP | 04-02-017 |  | PERM | 04-24-036 |
|  | PROP | 04-05-060 | renewal application and fees, timeline for | PREP | 04-01-022 |
|  | PROP | 04-10-073 | service suppliers | PREP | 04-17-007 |
|  | PROP | 04-10-074 | Office address and phone number | EXPE | 04-12-038 |
|  | PROP | 04-10-077 |  | PERM | 04-17-066 |
|  | PROP | 04-14-085 | Promotions | PROP | 04-07-103 |
|  | PROP | 04-18-074 |  | PERM | 04-11-091 |
|  | PROP | 04-18-075 | Punch boards and pull-tabs | PREP | 04-01-023 |
|  | PROP | 04-24-069 |  | PROP | 04-02-045 |
| SEPA rules | EXPE | 04-09-046 |  | PREP | 04-07-015 |
| Shellfish |  |  |  | PROP | 04-09-088 |
|  | PREP | 04-17-029 |  | PREP | 04-10-009 |
| diseases and pests | PROP | 04-21-072 |  | PROP | 04-11-090 |
| import and transfer | PREP | 04-05-067 |  | PREP | 04-14-015 |
| names | PREP | 04-09-101 |  | PERM | 04-15-047 |
| Stream obstruction hearing procedure | PREP | 04-04-068 |  | PREP | 04-16-052 |
|  | PROP | 04-13-141 <br> 04-18-051 |  | PROP | 04-19-093 $04-19-031$ |
|  | PERM | 04-18-051 | Raffle tickets | PREP | 04-19-031 |
| Volunteer cooperative fish and wildlife enhancement program Wildife | PERM | 04-01-055 | $\underset{\text { Rules }}{\text { withdrawals }}$ | PROP | 04-02-016 |
|  |  |  |  | PROP | 04-05-059 |
| dead nonresident, importation and retention | EMER |  |  | PROP PROP | $\begin{aligned} & 04-07-051 \\ & 04-15-108 \end{aligned}$ |
|  | PREP | 04-18-130 $04-21-095$ |  | PROP PROP | $\begin{aligned} & 04-15-108 \\ & 04-24-067 \end{aligned}$ |
| dogs harassing deer and elk | EMER | 04-01-037 | Service suppliers |  | 04-24067 |
|  | EMER | 04-08-065 | defined | PROP | 04-15-049 |
| endangered species, wildlife classified as | PROP | 04-05-110 |  | PREP | 04-16-051 |
|  | PERM | 04-11-036 |  | PERM | 04-19-069 |
| falconry | PREP | 04-14-045 | licenses | PREP | $\begin{aligned} & 04-17-007 \\ & 04-20-107 \end{aligned}$ |
| nuisance wildlife control operator rule raptors, captive propagation of | PERM | 04-01-053 04-21-096 |  | PROP | 04-20-107 |
| raptors, captive propagation of taken on reservation | PROP | 04-17-081 | GENERAL ADMINISTRATION, DEPARTMENT OF |  |  |
|  | PERM | 04-23-040 | Capitol grounds |  |  |
| watchable wildlife program | PERM | 04-01-052 | design advisory committee |  |  |
|  |  |  | meetings | M1SC | 04-03-015 |
| FOREST PRACTICES BOARD |  |  |  | MISC | 04-18-076 |
| Administrative procedures | PERM | 04-05-122 |  | MISC | 04-19-052 |
| Agenda | MISC | 04-01-149 |  | MISC | 04-21-031 |
|  | MISC | 04-14-010 | firearms | PREP | 04-10-112 |
| Cultural resources | PROP | 04-24-088 |  | PROP | 04-19-057 |
| Marbled murrelets | PERM | 04-05-087 |  | PERM | 04-24-080 |
| Meetings | MISC | 04-01-150 | parking fees, permits, and enforcement | PROP | 04-05-101 |
|  | MISC | 04-07-100 |  | PERM | 04-18-064 |
|  | MISC | 04-07-125 | state capitol committee | MISC | 04-01-025 |
| Rulescoordinator |  |  |  | MISC | 04-03-014 |
|  | MISC | 04-01-151 |  | MISC | 04-13-081 |
| updates and clarifications | PREP | 04-23-097 |  | MISC | 04-16-081 |
|  |  |  | Competitive contracting | PERM | 04-07-104 |
| GAMBLING COMMISSION |  |  |  |  |  |
| Bingo | PRERM | $\begin{aligned} & 04-05-078 \\ & 04-07-102 \end{aligned}$ | Appeals |  |  |
|  | PERM | 04-09-028 | denials | MISC | 04-18-058 |
|  | PREP | 04-17-123 |  | MISC | 04-21-043 |
| Card rooms | PROP | 04-04-036 |  | MISC | 04-22-117 |
|  | PREP | 04-04-061 |  | MISC | 04-24-082 |

## Subject/Agency Index

(Citation in bold type refer to material in this issue)


Subject/Agency Index
(Citation in bold type refer to material in this issue)

|  | MISC | 04-09-074 | Group A public drinking water | PERM | 04-04-056 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | MISC | 04-17-040 |  | PREP | 04-06-044 |
|  | MISC | 04-17-041 | policy statements and/or reviews | MISC | 04-17-146 |
|  | MISC | 04-17-042 | water works operator certification | PREP | 04-13-051 |
|  | MISC | 04-17-043 |  |  |  |
|  | MISC | 04-17-044 | HEALTH CARE AUTHORITY |  |  |
|  | MISC | 04-17-045 | Basic health |  |  |
|  | MISC | 04-17-046 | cross-reference corrections | EXPE | 04-11-039 |
|  | MISC | 04-17-047 |  | PERM | 04-15-109 |
|  | MISC | 04-17-048 | health coverage tax credit | PREP | 04-09-008 |
|  | MISC | 04-17-049 |  | PROP | 04-19-138 |
|  | MISC | 04-17-050 |  | PERM | 04-23-012 |
|  | MISC | 04-17-051 | Nonprofit community clinics | PERM | 04-03-006 |
|  | MISC | 04-18-086 | Pharmacy and therapeutics committee | MISC | 04-13-006 |
|  | MISC | 04-18-087 |  | MISC | 04-16-015 |
| - | MISC | 04-18-088 | Prescription drug programs | PROP | 04-01-186 |
| $\cdot$ | MISC | 04-18-089 |  | PERM | 04-06-021 |
|  | MISC | 04-18-090 | Public employees benefits board (PEBB) |  |  |
|  | MISC | 04-21-076 | eligibility | PREP | 04-11-011 |
| Professional standards and licensing |  |  | local government employees and dependents | PREP | 04-07-080 |
| acupuncture program | PREP | 04-15-149 | meetings | M1SC | 04-01-010 |
| dental hygienists | PROP | 04-12-122 |  | MISC | 04-10-029 |
|  | PROP | 04-18-093 |  | M1SC | 04-13-155 |
|  | PERM | 04-20-049 |  | M1SC | 04-17-079 |
| denturists | PREP | 04-12-120 | premium refunds and appeals | PREP | 04-07-079 |
| fees and renewal cycle | PERM | 04-04-054 |  | PROP | 04-13-156 |
| medical quality assurance commission | PERM | 04-04-067 |  | PERM | 04-18-039 |
| midwifery program | PROP | 04-15-152 | Rules |  |  |
|  | PERM | 04-22-113 | agenda | MISC | 04-04-003 |
| postgraduate medical training | PROP | 04-22-112 |  | MISC | 04-16-039 |
| primary and secondary schools | PREP | 04-20-050 |  |  |  |
| sex offender treatment providers | EXPE | 04-23-091 | HIGHER EDUCATION COORDINATING BOA | RD |  |
| Psychology, examining board |  |  | Future teachers conditional scholarship program | PREP |  |
| code of ethics | PREP | 04-20-048 |  | PROP | 04-16-077 |
| parenting plan evaluations | PROP | 04-08-098 |  | EMER | 04-16-078 |
| prerequisites to licensing | PREP | 04-17-130 |  | PERM | 04-22-058 |
| Radiation |  |  | Meetings | MISC | 04-23-041 |
| protection |  |  | State need grant | PROP | 04-03-108 |
| air emissions | PROP | $04-07-180$ |  | PERM | 04-08-060 |
|  | PERM | $04-18-094$ |  |  |  |
| fees | PROP | 04-07-175 | HIGHLINE COMMUNITY COLLEGE |  |  |
|  | PROP | 04-07-181 | Library | PREP | 04-17-078 |
|  | PERM | 04-12-124 |  | PROP | 04-20-075 |
|  | PERM | 04-12-125 |  | PERM | 04-23-044 |
| standards and provisions | PROP | 04-19-159 | Meetings | M1SC | 04-01-073 |
|  | PERM | 04-23-093 |  | MISC | 04-03-115 |
| radioactive devices | PERM | 04-04-055 |  | MISC | 04-17-015 |
| Recreational water |  |  | Parking | PREP | 04-17-078 |
| water recreation facilities | PROP PROP | $\begin{aligned} & 04-08-099 \\ & 04-12-118 \end{aligned}$ |  | PROP | 04-20-075 |
|  | PROP PERM | 04-12-118 $04-18-096$ | HISPANIC AFFAIRS, COMMISSION ON |  |  |
| Retired physicians as volunteers during emergencies and disasters | PREP | 04-03-106 | Meetings | MISC <br> MISC | 04-01-118 |
| Retired provider malpractice program | PREP | 04-12-121 | Rules | MISC | 04-01-064 |
| Rules agenda | MISC | 04-07-011 |  | MISC | 04-01-064 |
| agenda | MISC | 04-16-071 | HOME CARE QUALITY AUTHORITY |  |  |
| withdrawals | PROP | 04-02-066 | Organization and public records | PROP | $04-15-131$ |
|  | PROP | 04-02-067 |  | PERM | $04-20-110$ |
|  | PROP | 04-04-078 | Referral registry | PREP | 04-20-111 |
|  | PREP | 04-06-020 | Rules |  |  |
|  | PREP | 04-07-010 | coordinator | MISC | 04-15-097 |
|  | PREP | 04-10-012 | Safety training, individual providers | PREP | 04-11-088 |
|  | PROP | 04-21-071 |  | PROP | 04-17-138 |
| Sewage systems, large onsite | PREP | 04-03-010 |  |  |  |
| Sex offender treatment provider | PREP | $04-13-158$ | HORSE RACING COMMISSION |  |  |
|  | PREP | 04-13-159 | Appeals to the commission | PROP | 04-02-038 |
| Sexual assault victims, emergency care | PERM | 04-11-057 |  | PERM | 04-05-096 |
| Shellfish, sanitary control | PROP | 04-1 1-098 |  | PREP | 04-10-015 |
|  | PERM | 04-15-154 |  | PROP | 04-16-036 |
| Trauma/emergency medical services |  |  |  | PERM | 04-19-047 |
| definitions | EXPE | 04-18-097 | Bred owners bonus distribution formula | PERM | 04-05-091 |
| designation process and standards | PERM | 04-01-041 | Claims | PROP | 04-02-035 |
| trust account | PROP | 04-07-179 |  | PERM | 04-05-093 |
|  | PERM | 04-12-126 | Class 1 racing associations, parimutuel |  |  |
| Water systems |  |  | wagering | PREP | 04-08-057 |
| drinking water operating permits | PERM | 04-06-047 |  | PROP | 04-18-098 |
| fees | PROP | 04-06-046 |  | PERM | 04-21-053 |
|  | PROP | 04-10-013 | Clockers and clocking | PROP | 04-04-045 |
|  | PERM | 04-12-123 |  | PERM | 04-07.074 |
|  | PREP | 04-15-147 |  | PREP | 04-22-009 |

# Subject/Agency Index <br> (Citation in bold type refer to material in this issue) 

| Commissioners and commission employees ownership interest in race horses | PREP | 04-10-047 |  | PROP | 04-16-008 $04-16-009$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | PROP | 04-16-035 |  | PERM | 04-16-097 |
|  | PERM | 04-19-046 |  | PROP | 04-19-081 |
| Communications to and from grounds | PREP | 04-22-013 |  | PERM | 04-22-047 |
| Consent to search | PREP | 04-22-011 | Ruleswithdrawals |  | 04-22-047 |
| Controlled medication program | PROP | 04-02-036 |  | PROP | 04-16-010 |
|  | PROP | 04-02-037 |  | PROP | 04-16-096 |
|  | PERM | 04-05-094 |  |  |  |
|  | PERM | 04-05-095 | INFORMATION SERVICES, DEPARTMENT OF |  |  |
|  | PREP | 04-22-014 | Meetings | MISC | 04-23-019 |
| Definitions | PROP | 04-02-032 | Meeings | MISC | 04-23-019 |
| Disqualified person, horses owned or managed by | PERM | 04-05-090 | INSURANCE COMMISSIONER, OFFICE OF THE Automobile claims, repairs, and total loss |  |  |
|  | PROP | 04-04-047 |  |  | 04-01-176 |
|  | PERM | 04-07-076 | Basic coverage policy (small group) | EXPE | 04-21-054 |
| Drug and alcohol testing | PREP | $\begin{aligned} & 04-22-010 \\ & 04-22-029 \end{aligned}$ | Chemical dependency | PROP | 04-17-128 |
|  | PREP | 04-24-041 |  | PERM | 04-22-051 |
| Employment of persons under sixteen | PROP | 04-02-034 | Continuing education Corporate-owned life insurance | PREP | $04-15-155$ |
|  | PERM | 04-05-092 | Credit life, credit accident and health insurance | PRROP | 04-23-073 |
| Fees | PROP | 04-20-035 | Health plan rates | PREP | 04-17-126 |
|  | PERM | 04-24-019 |  | EXPE | 04-24-099 |
|  | EXPE | 04-24-079 | Market assistance plan for liability insurance | PREP | 04-13-152 |
| Fines and suspensions | PREP | 04-21-008 | Medicare supplement insurance | PREP | 04-22-050 |
|  | PREP | 04-22-016 | Mortality tables | PERM | 04-04-070 |
| Interjurisdictional common pool wagering | EMER | 04-11-056 | Notice of hearing | MISC | 04-04-102 |
|  | EMER | 04-19-030 |  | MISC | 04-06-084 |
| Interpretive or policy statements | MISC | 04-07-120 |  | MISC | 04-07-108 |
| Licenses | MISC | 04-09-070 |  | MISC | 04-21-055 |
|  | PROP | 04-04-046 |  | MISC | 04-22-044 |
|  | PERM | 04-07-075 |  | MISC | 04-22-049 |
|  | EXPE | 04-24-079 |  | MISC | 04-23-074 |
| Manipulating outcome of race | PREP | 04-13-173 | Office description | PREP | 04-01-178 |
| Mutuels | MISC | 04-21-052 | Rate filings requirements, large commercial property casualty accounts |  |  |
|  | PROP | 04-04-048 |  | PERM | 04-01-175 |
|  | PERM | 04-07-077 | Records |  |  |
|  | PREP | 04-10-048 | public access | PREP | 04-01-177 |
| Narcotics convictions | PREP | 04-22-008 |  | PROP | 04-11-107 |
| Objections and protests | PREP | 04-22-012 |  | PERM | 04-15-157 |
| Occupational permits and licenses | PREP | 04-22-028 | Reinsurance contract | EXPE | 04-19-143 |
| Performance records | PROP | 04-05-088 | Rental car insurance limited agent license | PROP | 04-15-156 |
|  | PERM. | 04-09-026 |  | PERM | 04-22-045 |
| Practice and procedure | PREP | 04-22-007 | Rules agenda |  |  |
| Public records | PROP | 04-02-031 |  | MISC | 04-06-036 |
|  | PERM | 04-05-089 |  | MISC | 04-15-159 |
| Rules coordinator withdrawals | PREP | 04-13-174 | coordinator | MISC | 04-23-088 |
|  |  |  | Scoring | PREP | 04-11-108 |
|  | ${ }_{\text {PROP }}$ | $\begin{aligned} & 04-08-032 \\ & 04-10-006 \end{aligned}$ |  | PROP | 04-17-127 |
|  | PREP | 04-22-027 | Tablesterm estates or annuities-certain | ROP | 04-22-089 |
| Satellite locations | PREP | 04-10-049 |  | MISC |  |
|  | PROP | 04-16-034 | valuing life estates or annuities | MISC | 04-22-052 |
|  | PERM | 04-19-045 | Technical assistance advisories | MISC | 04-07-109 |
|  | PREP | 04-22-015 |  | MISC | 04-12-037 |
| Stewards | PROP PROP | -04-02-033 |  | MISC | 04-13-022 |
|  | PRROP | $\begin{aligned} & 04-07-144 \\ & 04-14-101 \end{aligned}$ |  | MISC | 04-13-151 |
|  | PERM | 04-17-082 |  | MISC | 04-15-158 |
|  | PREP | 04-24-023 |  | MISC | 04-17-063 |
| Suspensions | PREP | 04-10-007 |  | MISC | 04-22-020 |
|  | PROP | 04-16-033 |  | MISC | 04-24-098 |
| Veterinarians, license to train | PERM | 04-19-044 | INTERAGENCY COMMITTEE, OFFICE OF THE |  |  |
|  | PREP | 04-07-073 |  |  |  |
|  | PROP PERM | $\begin{aligned} & 04-11-071 \\ & 04-15-039 \end{aligned}$ | program | PROP | 04-20-097 |
| Violations | EMER | 04-09-053 | Biodiversity council |  |  |
|  | EMER | 04-15-038 | meetings | MISC | 04-17-062 |
| Wagering | EMER | 04-11-056 |  | MISC | 04-24-062 |
|  | EMER | 04-19-030 | Interagency committee for outdoor recreation meetings | MISC | 04-01-002 |
| HUMAN RIGHTS COMMISSION |  |  |  | MISC | 04-02-062 |
| Meetings | MISC | 04-01-112 |  | MISC1. | 04-06-077 |
|  | MISC | 04-04-079 |  | MISC | 04-09-011 |
|  | MISC | 04-24-013 |  | MISC | 04-11-102 |
|  |  |  |  | MISC | 04-17-090 |
| HUNTING |  |  |  | MISC | 04-18-010 |
| (See FISH AND WLDLIFE, DEPARTMENT OF) |  |  |  | MISC | 04-22-082 |
| INDUSTRIAL INSURANCE APPEALS, BOARD OF |  |  | Nonhighway and off-road vehicle activities (NOVA) | MISC | 04-22-119 |
| Practice and procedure | PROP | 04-11-117 |  | PROP | 04-20-098 |

(Citation in bold type refer to material in this issue)
Rules
agen
Salmon recovery funding board
meetings

## INTEREST RATES

(See inside front cover)
INVESTMENT BOARD, STATE
Address and location
Meetings
JAIL INDUSTRIES BOARD
Arbitration process
Meetings
JUDICIAL CONDUCT, COMMISSION ON
Meetings

Office address
LABOR AND INDUSTRIES, DEPARTMENT OF

| Agriculture, safety standards | EXPE | 04-07-162 |
| :---: | :---: | :---: |
|  | PREP | 04-09-097 |
|  | PERM | 04-13-129 |
|  | PROP | 04-15-107 |
|  | PROP | 04-21-066 |
| Apprenticeship council, meetings |  |  |
|  | MISC | 04-05-053 |
|  | MISC | 04-22-106 |
|  | PREP | 04-22-108 |
|  | MISC | 04-24-027 |
| limited training agent | PREP | 04-15-134 |
|  | PROP | 04-22-109 |
| standards objection process | PROP | 04-04-014 |
|  | PERM | 04-10-032 |
| Arsenic | PREP | 04-07-156 |
|  | PROP | 04-18-077 |
| Asbestos standards | PREP | 04-05-073 |
| Benzene | PREP | 04-07-155 |
|  | PROP | 04-15-106 |
| Bloodbome pathogens | EXPE | 04-07-158 |
|  | PERM | 04-12-070 |
| Boiler rules, board of fees | PROP | 04-08-115 |
|  | PERM | 04-13-044 |
| meetings | MISC | 04-12-008 |
|  | MISC | 04-13-116 |
|  | MISC | 04-22-103 |
|  | MISC | 04-24-026 |
| rules |  |  |
| clarification | PERM | 04-01-194 |
|  | PREP | 04-08-114 |
|  | PROP | 04-17-100 |
|  | PERM | 04-21-069 |
| review | PREP | 04-01-094 |
| Confined spaces | PERM | 04-03-081 |
| Construction work, safety standards | PREP | 04-03-084 |
|  | PROP | 04-14-083 |
|  | PERM | 04-24-089 |
| Cranes, derricks, and other lifting equipment | PROP | 04-01-157 |
| Crime victims |  |  |
|  | EMER | 04-18-112 |
| mental health service providers | PREP | 04-04-099 |
| mal | PROP | 04-08-091 |
|  | PERM | 04-14-069 |
| Diving operations | EXPE | 04-11-065 |
|  | PERM | 04-18-078 |
| Electrical board | MISC | 04-22-105 |
| Electrical safety standards, administration, and installation | PROP | 04-08-088 |
|  | PERM | 04-12-049 |

PREP
EMER 04-16-076
PROP 04-17-094
PREP 04-20-077
PERM 04-21-086
MISC 04-22-107
$\begin{array}{ll}\text { PROP } & 04-08-087 \\ \text { PROP } & 04-11-063 \\ \text { PERM } & 04-12-047 \\ \text { PERM } & 04-15-104 \\ \text { PREP } & 04-24-024 \\ \text { PREP } & 04-21-067 \\ & \\ \text { MISC } & 04-22-104 \\ \text { PREP } & 04-13-132 \\ \text { PROP } & 04-20-078 \\ \text { PROP } & 04-08-092 \\ \text { PERM } & 04-12-048 \\ \text { PROP } & 04-01-155 \\ \text { PERM } & 04-07-160 \\ \text { EMER } & 04-10-107 \\ \text { EMER } & 04-19-013 \\ \text { PROP } & 04-08-039 \\ \text { PERM } & 04-19-051 \\ \text { PERM } & 04-07-161 \\ \text { PERM } & 04-02-053 \\ \text { PERM } & 04-09-099 \\ \text { PERM } & 04-04-029 \\ \text { PROP } & 04-03-102 \\ \text { PERM } & 04-15-105 \\ & \\ \text { EXPE } & 04-05-072 \\ \text { PERM } & 04-11-066 \\ \text { PROP } & 04-03-085 \\ \text { PERM } & 04-14-028\end{array}$
PROP 04-03-082
PERM 04-08-040
$\begin{array}{ll}\text { PREP } & 04-01-156 \\ \text { PROP } & 04-05-075 \\ \text { PERM } & 04-09-100 \\ \text { MISC } & 04-20-041 \\ \text { PREP } & 04-08-090 \\ \text { PREP } & 04-11-062 \\ \text { PROP } & 04-08-089 \\ \text { PERM } & 04-12-046 \\ \text { PREP } & 04-16-093 \\ \text { MISC } & 04-19-043 \\ \text { MISC } & 04-19-089 \\ \text { MISC } & 04-01-158 \\ \text { MISC } & 04-03-024 \\ \text { MISC } & 04-05-071 \\ \text { MISC } & 04-12-045 \\ \text { MISC } & 04-15-102 \\ \text { MISC } & 04-22-083 \\ \text { EXPE } & 04-03-083 \\ \text { MISC } & 04-04-077 \\ \text { MISC } & 04-05-009 \\ \text { PREP } & 04-06-063 \\ \text { MISC } & 04-07-101 \\ \text { MISC } & 04-10-022 \\ \text { PERM } & 04-10-083 \\ \text { PROP } & 04-12-068 \\ \text { MISC } & 04-16-066 \\ \text { PERM } & 04-16-094 \\ \text { MISC } & 04-18-049 \\ \text { MISC } & 04-22-102 \\ \text { EXPE } & 04-22-084 \\ \text { PREP } & 04-23-079 \\ \text { PERM } & 04-10-026 \\ \text { EXPE } & 04-11-064 \\ \text { PERM } & 04-18-079 \\ \text { EXPE } & 04-20-080 \\ \text { PREP } & 04-05-074 \\ \text { MISC } & 04-03-025 \\ \text { MISC } & 04-15-007 \\ \text { PROP } & 04-01-063 \\ \text { PROP } & 04-06-060 \\ \text { PROP } & 04-10-072 \\ & 0\end{array}$
(Citation in bold type refer to material in this issue)

|  | PROP | 04-11-058 |  | PREP | 04-16-116 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | PREP | 04-18-044 |  | EMER | 04-23-002 |
|  | PROP | 04-18-073 |  | PROP | 04-24-010 |
| Scaffolds | PROP | 04-14-027 | Court reporters | PROP | 04-14-073 |
| Signs and color codes | PREP | 04-06-078 |  | PROP | 04-14-074 |
|  | EXPE | 04-12-069 |  | PERM | 04-17-072 |
|  | PERM | 04-18-080 |  | PERM | 04-17-073 |
| Split rims | PREP | 04-07-154 |  | EMER | 04-19-038 |
|  | PROP | 04-12-071 |  | PROP | 04-19-160 |
|  | PERM | 04-20-079 |  | PERM | 04-22-123 |
| Trade secrets | PROP | 04-07-159 | Driver training school program | PROP | 04-19-149 |
|  | PERM | 04-14-026 | Drivers' licenses | EMER | 04-13-003 |
| Vocational rehabilitation | PROP | 04-01-164 |  | PROP | 04-15-122 |
|  | PROP | 04-03-035 | . | PROP : | 04-15-123 |
|  | PERM | 04-08-045 |  | PROP | 04-17-121 |
| Walking working surfaces | PREP | 04-07-157 |  | PERM | 04-18-059 |
| Workers' compensation |  |  |  | PERM | $04-18-060$ |
| advanced registered nurse practitioner rule | EMER | 04-13-063 |  | PERM | $04-20-012$ |
|  | PREP | $04-13-131$ |  | PERM | 04-20-013 |
|  | PROP | $04-17-093$ | Engineers and land surveyors | PERM | 04-04-001 |
|  | EMER | $04-21-032$ |  | PROP | 04-04-027 |
|  | PERM | 04-22-085 |  | PREP | 04-10-011 |
| claim file confidentiality | PREP | 04-23-080 |  | PERM | 04-10-067 |
| classification plan | PREP | 04-04-098 |  | PREP | 04-15-079 |
|  | PROP | 04-07-122 |  | PROP | 04-24-001 |
|  | PERM | 04-13-017 | Extreme fighting | PREP | 04-09-009 |
| fraud and abuse | PREP | 04-10-044 |  | PERM | 04-16-045 |
|  | PROP | 04-14-081 | Geologists | PREP | 04-04-050 |
|  | PROP | 04-14-082 |  | PROP | 04-19-071 |
|  | PERM | 04-20-023 | Hearings related to implied consent | PROP | 04-17-122 |
|  | PERM | 04-20-024 | Hulk haulers/scrap processors | PREP | 04-11-105 |
| general reporting rules, classifications, and |  |  | Landscape architects | PREP | 04-06-030 |
| rating | PREP | 04-09-098 |  | PROP | $04-13-143$ |
|  | PROP | 04-13-128 | Manufactured homes | PERM | 04-17-026 |
|  | PERM | 04-18-025 | certificate of title | PROP | 04-21-049 |
|  | PROP | 04-19-033 | Master licenses | EXPE | 04-24-093 |
|  | PROP | 04-19-055 | Model traffic ordinance | PROP | 04-15-124 |
|  | PREP | $04-22-122$ |  | PERM | 04-18-061 |
|  | PERM | 04-24-025 | Motor vehicles |  |  |
| occupational disease definition | PREP | 04-04-100 | certificates of title | PREP | $04-01-161$ |
|  | PROP | 04-07-121 |  | PERM | 04-03-016 |
|  | PERM | 04-10-045 |  | PROP | 04-03-120 |
| physician's assistant rule | EMER | 04-13-063 |  | PROP | 04-04-006 |
|  | PREP | 04-13-131 |  | PROP | 04-04-022 |
|  | PROP | 04-17-093 |  | PROP | 04-04-049 |
|  | EMER | 04-21-032 |  | PREP | 04-05-121 |
|  | PERM | 04-22-085 |  | PERM | 04-08-002 |
| preferred worker benefit program | PREP | $04-15-103$ |  | PREP | 04-08-006 |
|  | PROP | 04-19-106 |  | PREP | 04-08-058 |
|  |  |  |  | PERM | 04-08-080 |
| LAKE WASHINGTON TECHNICAL COL |  |  |  | PERM | 04-08-081 |
| Meetings | MISC | 04-24-052 |  | EXPE | 04-09-033 |
| Student services policies and procedures | PREP | 04-07-105 |  | PREP | 04-11-106 |
|  | PROP | 04-11-103 |  | PROP | 04-11-112 |
|  | PERM | 04-16-003 |  | PERM | 04-13-118 |
|  |  |  |  | PROP | 04-14-016 |
| LAW ENFORCEMENT OFFICERS' AND | FIGHT | ERS' |  | PROP | 04-15-080 |
| PLAN 2 RETYREMENT BOARD |  |  |  | PREP | 04-17-064 |
| Meetings | MISC | 04-01-001 |  | PREP | 04-18-040 |
|  | MISC | 04-01-093 | . | PERM | 04-19-017 |
|  | MISC | 04-03-040 |  | PROP | 04-22-110 |
|  | MISC | 04-05-036 |  | PERM | 04-24-022 |
|  | MISC | 04-11-006 | dealers and manufacturers | PROP | 04-12-079 |
|  | MISC | 04-11-047 |  | PERM | 04-16-090 |
|  | MISC | 04-23-082 | licenses | PERM | 04-01-163 |
|  |  |  |  | PREP | 04-03-002 |
| LICENSING, DEPARTMENT OF |  |  |  | PREP | 04-03-003 |
| Aircraft fuel tax | PERM | 04-06-001 |  | PROP | 04-03-121 |
| Auctioneers | PROP | 04-14-075 |  | PROP | 04-04-022 |
|  | PERM | 04-17-074 |  | PERM | 04-07-168 |
| Bail bond agents | PERM | 04-01-021 |  | PERM | 04-08-079 |
|  | PREP | 04-08-077 |  | PREP | 04-09-029 |
| Brief adjudicative proceedings | PROP | 04-20-112 |  | PREP | 04-09-030 |
|  | PROP | 04-23-017 |  | PREP | 04-09.031 |
| Camping resorts | PREP | 04-01-121 |  | PREP | 04-09-032 |
|  | PROP | 04-05-097 |  | EMER | 04-09-044 |
| Collection agencies and repossession services | PROP | 04-14-070 |  | PREP | 04-09-059 |
|  | PERM | 04-18-043 |  | PREP | 04-09-060 |
| Cosmetology, barber, manicurist, and |  |  |  | PROP | 04-10-003 |
| estheticians | PROP | 04-01-191 |  | PROP | 04-12-072 |
|  | PERM | 04-05-005 |  | PREP | 04-13-078 |

Index

# Subject/Agency Index 

(Citation in bold type refer to material in this issue)
reciprocity
rental car taxation and licensing
unauthorized or abandoned
unauthorized or aband
Practice and procedure
brief adjudicative proceedings

Private investigators
Private security guards

Professional athletics

Real estate

Real estate commission
Rules
agenda
respectful language requirements
withdrawals

Security guards
Sellers of travel

Snowmobiles and off-road nonhighway vehicles Special fuel tax appeals

Special license plates
distribution of
helping kids speak
law enforcement memorial
professional fire fighters and paramedics
review board
Stamping and sealing
Timeshares

Title and registration advisory committee Uniform Commercial Code, revised Article 9

## Vessels

registration and certification
Wreckers

LIQUOR CONTROL BOARD
Administrative hearings.
Advertising and promotions

| PERM | 04-18-023 | Beer labels strong beer |  |  |
| :---: | :---: | :---: | :---: | :---: |
| PREP | 04-23-075 |  | PREP | 04-19-152 |
| PROP | 04-07-047 |  | PERM | 04-06-007 |
| PROP | 04-20-087 | Certificate of approval liquor licenses | PREP | 04-08-105 |
| PERM | 04-01-162 |  | PROP | 04-15-161 |
| PREP | 04-01-114 |  | PERM | 04-24-097 |
| PROP | 04-06-004 | General requirements for licensees | EXPE | 04-08-112 |
| PERM | 04-12-063 |  | PERM | 04-15-162 |
| PREP | 04-20-086 | Licenses application process |  |  |
| PREP | 04-15-040 |  | $\begin{aligned} & \text { PREP } \\ & \text { PROP } \end{aligned}$ | $\begin{aligned} & 04-08-107 \\ & 04-24-095 \end{aligned}$ |
| PREP | 04-15-050 | contested applications | PREP | 04-08-106 |
| PROP | 04-23-017 |  | PROP | 04-24-096 |
| PROP | 04-07-032 | nonretail <br> Mandatory alcohol server training | PREP | 04-19-153 |
| PERM | 04-12-024 |  | PREP | 04-02-074 |
| PREP | 04-08-078 |  | PROP | 04-08-111 |
| PERM | 04-12-023 | On-premises consumption Price posting | PREP | 04-08-108 |
| PREP | 04-09-009 |  | PREP | 04-11-113 |
| PROP | 04-13-144 |  | PERM | 04-19-155 |
| PROP | 04-01-138 | Rules |  |  |
| PROP | 04-03-037 | agenda | MISC | 04-08-113 |
| PROP | 04-03-038 | Sampling in beer/wine specialty shops | PROP | 04-02.075 |
| PROP | 04-03-039 |  | PERM | 04-07-020 |
| PERM | 04-04-052 |  | PREP | 04-09-111 |
| PERM | 04-07-151 |  | PROP | 04-13-127 |
| PERM | 04-07-152 |  | PERM | 04-19-156 |
| PERM | 04-07-153 | Special occasion licenses | PREP | 04-08-110 |
| PERM | 04-08-012 |  | PROP | 04-16-123 |
| PREP | 04-21-068 |  | PERM | 04-22-078 |
| MISC | 04-03-036 | Tax reporting, beer and wine | PREP | 04-12-128 |
|  |  |  | PROP | 04-16-124 |
| MISC | 04-01-013 |  | PERM | 04-24-007 |
| MISC | 04-13-089 | Violations Wine | PREP | 04-08-109 |
| PERM | 04-14-077 |  |  |  |
| PROP | 04-05-061 | labels | PREP | 04-19-152 |
| PROP | 04-08-001 |  |  |  |
| PROP | 04-08-004 | LOTTERY COMMISSION |  |  |
| PROP | 04-15-101 | Meetings | MISC | 04-09-034 |
| PROP | 04-16-070 |  | MISC | 04-12-030 |
| PREP | 04-23-060 |  | MISC | 04-18-017 |
| PROP | 04-23-076 | Policy statements | MISC | 04-16-038 |
| PREP | 04-24-081 | Rules coordinator |  |  |
| PREP | $04-24-003$ |  | MISC | 04-13-010 |
| PROP PERM | 04-09-096 04-12-027 | LOWER COLUMBIA COLLEGE |  |  |
| PROP | 04-16-118 |  | MISC | 04-14-072 |
| PERM | 04-19-039 |  |  |  |
| EXPE | 04-20-088 | MARINE EMPLOYEES' COMMISSIONMeetings |  |  |
| EXPE | 04-01-092 |  | MISC | 04-23-094 |
| PERM | 04-09-012 | Rules general review | EXPE | 04-16-091 |
| PROP | 04-19-092 |  | PERM | 04-20-083 |
| PROP | 04-21-050 | MEDICAL ASSISTANCE <br> (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF) |  |  |
| PROP | 04-19-090 |  |  |  |
| MISC | 04-08-076 | MEDICAL CARE <br> (See HEALTH, DEPARTMENT OF) |  |  |
| PREP | 04-10-011 |  |  |  |
| PREP | 04-01-122 |  |  |  |

MILITARY DEPARTMENT
Disaster recovery program
PERM 04-08-007
Enhanced 9-1-1 technical and operational standards

PERM 04-01-066
MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF

| Classification codes | PROP | 04-02-041 |
| :---: | :---: | :---: |
|  | PERM | 04-08-075 |
| Fee calculation formula | PREP | 04-02-044 |
|  | PROP | 04-07-041 |
|  | PERM | 04-13-032 |
| Processing fee | PROP | 04-02-042 |
|  | PERM | 04-08-074 |
| Rules |  |  |
| agenda | MISC | 04-04-057 |
|  | MISC | 04-17-099 |
| Socially and economically disadvantaged business enterprises (SEDBE) |  |  |
|  | PROP | 04-02-043 |

Subject/Agency Index
(Citation in bold type refer to material in this issue)

## MOTOR VEHICLES (See LICENSING, DEPARTMENT OF)

NATURAL RESOURCES, DEPARTMENT OF
Aquatic land management
Board of natural resources meetings

Forest health strategy work group meetings
Forest protection industrial restrictions

Land boundary surveys equipment and procedures

Managed lands and roads

| Natural heritage advisory council |  | $04-19-146$ |
| :--- | :--- | :--- |
| meetings | MISC | $04-09-110$ |
| Rules | MISC | $04-23-059$ |
| agenda |  |  |
|  | MISC | $04-02-007$ |
| coordinator | MISC | $04-13-088$ |
| Stray logs | MISC | $04-01-007$ |
| OLYMPIC COLLEGE | EXPE | $04-19-086$ |
| Meetings |  |  |

OUTDOOR RECREATION, INTERAGENCY COMMITTEE FOR (See INTERAGENCY COMMITTEE, OFFICE OF THE)

| PARKS AND RECREATION COMMISSION |  |  |
| :---: | :---: | :---: |
| Meetings | MISC | 04-01-168 |
|  | MISC | 04-01-169 |
| Moorage and use of inland water facilities | PERM | 04-01-068 |
| Ocean beaches | PREP | 04-16-080 |
|  | PROP | 04-21-102 |
| Public use of state park areas | PERM | 04-01-067 |
|  | PREP | 04-14-079 |
|  | PREP | 04-16-079 |
|  | PROP | 04-21-103 |
| Recreational conveyances | PREP | 04-06-088 |
| Rules |  |  |
| withdrawals | PROP | 04-10-076 |
|  | PROP | 04-21-104 |
| Seaweed | PREP | 04-06-089 |
|  | PROP | 04-14-080 |
|  | PROP | 04-15-160 |
| PENSION POLICY, SELECT COMMITTEE ON |  |  |
| Meetings | MISC | 04-08-027 |
|  | MISC | 04-13-083 |
|  | MISC | 04-15-096 |
| PERSONNEL, DEPARTMENT OF |  |  |
| Affirmative action | PROP | 04-13-186 |
| Appeals and hearings | PROP | 04-18-118 |
|  | PROP | 04-18-119 |
| Appointment and reemployment | PROP | 04-13-031 |
|  | PROP | 04-13-184 |
| Background checks | PROP | 04-08-119 |
|  | PERM | 04-11-046 |
| Classification plan for state employees | PROP | 04-04-109 |
|  | PERM | 04-07-052 |
|  | PROP | 04-11-114 |
|  | PROP | 04-11-115 |
|  | PROP | 04-12-088 |
|  | PROP | 04-13-182 |
|  | PERM | 04-15-016 |
|  | PERM | 04-15-018 |
|  | PERM | 04-15-020 |
| Collective bargaining, leave provisions | EMER | 04-07-053 |
|  | EMER | 04-16-054 |
|  | PROP | 04-16-114 |
|  | PROP | 04-16-115 |
|  | PERM | 04-19-027 |
|  | PERM | 04-19-028 |
| Combined fund drive | PROP | 04-07-188 |
|  | PERM | 04-11-045 |
| Compensation | PROP | 04-13-029 |
| Definitions | PROP | 04-13-179 |


| Director's reviews | PROP | 04-13-192 |
| :---: | :---: | :---: |
|  | PROP | 04-18-126 |
|  | PROP | 04-18-127 |
| Discipline | PROP | 04-13-190 |
|  | PERM | 04-18-113 |
| Employee business units | PROP | 04-13-191 |
|  | PROP | 04-18-123 |
|  | PROP | 04-18-124 |
|  | PROP | 04-20-113 |
| Employee training and development | PROP | 04-13-188 |
| General provisions | PROP | 04-13-180 |
| Higher education |  |  |
| Layoff and separation . | PROP | . 04-13-030 |
|  | PERM | -04-18-114 |
|  | PROP | -04-18-120 |
|  | PROP | 04-18-125 |
|  | PROP | 04-20-114 |
| Leave | EMER | 04-15-019 |
| Management training | PROP | 04-12-087 |
|  | PERM | 04-15-015 |
| Performance management | PROP | 04-13-189 |
| Personnel files | PROP | 04-13-185 |
| Personnel resources board duties | PROP | 04-12-086 |
|  | PERM | 04-15-017 |
| Public records | PROP | 04-13-181 |
| Reasonable accommodation | PROP | 04-13-187 |
| Recruitment, assessment, and certification | PROP | 04-13-183 |
|  | PROP | 04-18-121 |
|  | PROP | 04-18-122 |
| Rules withdrawals |  |  |
|  | PROP | 04-07-187 |
|  | PROP | 04-15-014 |
|  | PROP | 04-18-115 |
|  | PROP | 04-18-116 |
|  | PROP | 04-18-117 |
| PIERCE COLLEGE |  |  |
| Meetings | MISC | 04-01-166 |
|  | MISC | 04-24-059 |
|  | MISC | $04-24-060$ |
|  | MISC | 04-24-061 |
| PILOTAGE COMMISSIONERS, BOARD OF |  |  |
| Grays Harbor pilotage district tariff and rates | PROP | 04-10-031 |
|  | PERM | 04-14-018 |
| Limitations on new pilots | EMER | 04-23-048 |
|  | PROP | 04-24-070 |
| Pilot license fee | PROP | 04-10-030 |
|  | PERM | 04-14-017 |
| Puget Sound pilotage district tariff and rates | PROP | 04-08-008 |
|  | PERM | 04-12-014 |
| Standards, committee and review | MISC | $04-13-172$ |
|  | MISC | 04-17-145 |
| PRISONS AND PRISONERS <br> (See CORRECTIONS, DEPARTMENT OF) |  |  |
| PUBLIC ASSISTANCE(See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF) |  |  |
| PUBLIC DISCLOSURE COMMISSION |  |  |
| Affiliated entities contributions | EMER | 04-22-042 |
| Doing business in Washington, definition | PROP | 04-22-057 |
| Elected legislative body | PREP | 04-18-042 |
| Enforcement procedures | EMER | 04-07-049 |
| Expenditures, promises to pay | PREP | 04-05-070 |
|  | PROP | 04-08-086 |
|  | PERM | 04-12-059 |
| Forms for lobbyists | PERM | 04-02-028 |
| Meetings | MISC | 04-01-057 |
|  | MISC | 04-10-103 |
| Reporting requirements | PERM | 04-01-128 |
|  | PERM | 04-01-129 |
|  | PERM | 04-01-130 |
|  | PERM | 04-01-131 |
|  | PERM | 04-01-132 |
|  | PERM | 04-01-133 |
|  | PERM | 04-01-134 |
|  | PREP | 04-01-147 |
|  | PROP | 04-08-086 |

## Subject/Agency Index

(Citation in bold type refer to material in this issue)


## Subject/Agency Index

(Citation in bold type refer to material in this issue)

|  | PROP | 04-11-024 |  | PROP | 04-13-016 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | PERM | 04-14-052 |  | PERM | 04-16-037 |
| successors, quitting business | PREP | 04-24-100 | Elections |  |  |
| timely pay of liabilities | PREP | 04-21-090 | absentee voting | PERM | 04-01-072 |
| United States, sales to and by | PROP | 04-19-098 | administration certification requirements | PREP | 04-08-052 |
| Forest land and timber | PERM | 04-01-125 | ballots | PREP | 04-08-053 |
|  | PERM | 04-02-018 | certification of voting systems | EMER | 04-23-087 |
|  | PREP | 04-06-064 | electronic voting requirements | EMER | 04-01-071 |
|  | PREP | 04-06-065 |  | PREP | 04-10-066 |
|  | PROP | 04-10-109 |  | EMER | 04-15-088 |
|  | PROP | 04-10-110 |  | EMER | 04-17-003 |
|  | PREP | 04-11-034 |  | EMER | 04-23-087 |
|  | PREP | 04-15-145 | funding to replace punch card voting | PREP | 04-22-033 |
|  | PREP | 04-18-128 |  | EMER | 04-22-046 |
|  | PROP | 04-23-077 | Help America Vote Act | PREP | 04-08-051 |
|  | PROP | 04-23-078 |  | EMER | 04-18-028 |
|  | PROP | 04-24-102 | primary | PREP | 04-08-050 |
| Hazardous substance tax and petroleum products tax | PREP | 04-02-070 | Title 29A RCW, corrections | EMER | 04-15-081 $04-10-084$ |
|  | PERM | 04-14-032 | The 29A RCW, correctuons | PERM | 04-15-089 |
|  | PERM | 04-14-033 | Electronic filing and digital imaging | PERM | 04-04-018 |
| Interpretive or policy statements | MISC | 04-14-029 | Rules |  |  |
|  | MISC | 04-14-030 | tectnical correction | EXPE | 04-12-003 |
|  | MISC | 04-14-067 | withdrawals | PROP | 04-13-067 |
|  | MISC | 04-16-095 | Trademarks | PERM | 04-05-041 |
|  | MISC | 04-21-089 |  |  |  |
|  | MISC | 04-23-028 | SHORELINE COMMUNITY COLLEGE |  |  |
| Open space taxation | EXPE | 04-19-077 | General conduct | PREP | 04-12-001 |
|  | EXPE | 04-20-116 | Meetings | MISC | 04-04-103 |
|  | EXPE | 04-20-117 |  | M1SC | 04-07-055 |
| Optometrists, ophthalmologists, opticians | EXPE | 04-11-041 |  | MISC | 04-07-183 |
|  | PERM | 04-17-023 |  | MISC | 04-10-050 |
| Personal property | PERM | 04-01-119 |  | MISC | 04-11-015 |
|  | PROP | 04-20-109 |  | MISC | 04-11-101 |
| Property tax Indian tribes, property belonging to |  |  |  | MISC MISC | 04-12-076 |
| Indian tribes, property belonging to | PREP EMER | $\begin{aligned} & 04-16-055 \\ & 04-20-062 \end{aligned}$ |  | MISC <br> MISC | $\begin{aligned} & 04-18-056 \\ & 04-19-018 \end{aligned}$ |
| refunds, rate of interest | EXPE | 04-19-078 |  | MISC | 04-21-033 |
|  | PERM | 04-24-101 |  | MISC | 04-23-046 |
| timber on publicly owned land | EXPE | 04-21-091 | Rules |  |  |
| Rules agenda | MISC | 04-02-069 | coordinator | MISC | 04-14-011 |
|  | MISC | 04-14-105 | SKAGIT VALLEY COLLEGE |  |  |
| withdrawals | PROP | 04-20-115 | Meetings | MISC | 04-03-072 |
|  |  |  |  | MISC | 04-04-063 |
| RULES COORDINATORS |  |  |  | MISC | 04-06-031 |
| Attorney general | MISC | 04-08-085 |  | MISC | 04-07-034 |
| Bates Technical College | MISC | 04-05-006 |  | MISC | 04-09-039 |
|  | MISC | 04-16-110 |  | MISC | 04-11-031 |
| Bellevue Community College | MISC | 04-10-051 |  | MISC | 04-12-031 |
| Blind, department of services for the | M1SC | 04-07-107 |  | MISC | 04-13-039 |
| Central Washington University | MISC | 04-16-002 |  | MISC | 04-13-176 |
| County road administration board | MISC | 04-01-172 |  | MISC | 04-15-138 |
| Educator standards board, professional | MISC | 04-18-012 |  | MISC | 04-18-055 |
| Forest practices board | MISC | 04-01-151 |  | MISC | 04-21-011 |
| Hispanic affairs, commission on Home care quality authority | M1SC | $04-01-064$ $04-15-097$ |  |  |  |
| Home care quality authority Horse racing commission | MISC MISC | $04-15-097$ $04-08-032$ | SOCIAL AND HEALTH SERVICES, DEPAR Aging and adult services | ENT O |  |
| Insurance commissioner | MISC | 04-23-088 | adult family homes minimum licensing |  |  |
| Lottery commission | MISC | 04-13-010 | requirements | PERM | 04-01-032 |
| Natural resources, department of | MISC | 04-01-007 | boarding home licensing rules | PREP | 04-06-072 |
| Public employment relations commission | MISC | 04-05-046 |  | PREP | 04-07-189 |
| Public instruction, superintendent of | MISC | 04-08-030 |  | PROP | 04-11-116 |
| Retirement systems, department of | MISC | 04-08-084 |  | PERM | 04-16-065 |
| Shoreline Community College | MISC | 04-14-011 | comprehensive assessment reporting evaluation |  |  |
| Washington State University | MISC | 04-22-076 | tool (CARE) | PREP | 04-01-087 |
| Wenatchee Valley College | MISC | 04-18-018 |  | PREP | 04-09-089 $04-09-094$ |
| (See Issue 04-01 for complete list designated as of $12 / 29 / 03$ ) |  |  |  | EMER | 04-09-094 $04-10-097$ |
|  |  |  |  | PROP | 04-11-086 |
| SALMON RECOVERY FUNDING BOARD |  |  |  | PROP | 04-14-099 |
| (See INTERAGENCY COMMITTEE, OFFICE | OF THE |  |  | EMER | 04-15-013 |
|  |  |  |  | PROP | 04-18-071 |
| SCHOOLS |  |  |  | EMER | 04-18-083 |
| (See EDUCATION, STATE BOARD OF) |  |  |  | PREP | 04-19-100 |
|  |  |  |  | PERM | 04-19-103 |
| SEATTLE COMMUNITY COLLEGES |  |  |  | PERM | 04-21-029 |
| Meetings | MISC | 04-15-025 | contracted residential care services | PROP | 04-04-044 |
|  |  |  |  | PROP | 04-13-021 |
| SECRETARY OF STATE |  |  |  | PERM | 04-16-063 |
| Address confidentiality program | PREP | 04-21-004 |  | PERM | 04-18-001 |
| Administrative complaint procedure | EMER | 04-12-004 | home and community services and programs | PREP | 04-01-087 |

## Subject/Agency Index

(Citation in bold type refer to material in this issue)

(Citation in bold type refer to material in this issue)

|  | PREP | 04-13-046 |  | EMER | 04-01-144 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | EMER | 04-14-014 |  | EMER | 04-01-145 |
|  | PREP | 04-19-102 |  | PERM | 04-02-014 |
|  | EMER | 04-21-024 |  | PERM | 04-02-015 |
| Child care agencies/licensing requirements |  |  |  | PREP | 04-08-070 |
| emergency respite centers | PREP | 04-18-069 |  | PROP | 04-12-102 |
| foster homes, group care programs/facilities, |  |  |  | PERM | 04-15-094 |
| and agencies | PROP | 04-03-116 |  | PREP | 04-24-047 |
|  | EMER | 04-05-035 | supplemental security income (SSI) | PREP | 04-17-075 |
|  | PERM | 04-08-073 | SSI-related medical | PREP | 04-23-101 |
|  | PROP | 04-16-001 | voluntary placement program | PREP | 04-17-104 |
|  | PERM | 04-21-063 | Domestic violence |  |  |
| group receiving centers | EMER | 04-03-010D | family violence, TANF recipients | PROP | 04-16-105 |
|  | PERM | 04-08-073 |  | PERM | 04-21-028 |
| overnight youth shelters | PREP | 04-18-067 | Hearing rules | EMER | 04-07-090 |
| pregnant and parenting teen programs and |  |  |  | EMER | 04-15-056 |
| facilities | PROP | 04-18-045 |  | PROP | 04-20-042 |
| Child support division of child support rules | PREP | 04-06-053 | Juvenile rehabilitation collection of costs | PROP | 04-02-059 |
|  | EMER | 04-07-057 | cost reimbursement schedule | PERM | 04-05-080 |
|  | PREP | 04-07-062 | Medical assistance |  |  |
|  | PREP | 04-07-113 | administration of programs | PERM | 04-01-099 |
|  | PREP | 04-07-166 |  | PREP | 04-07-088 |
|  | PREP | 04-08-069 |  | PREP | 04-16-087 |
|  | PREP | 04-09-036 |  | PREP | 04-23-100 |
|  | PROP | 04-13-139 | administrative hearings | PREP | 04-04-096 |
|  | EMER | 04-14-054 | alternatives to hospital services | PREP | 04-02-061 |
|  | PERM | 04-17-119 |  | PREP | 04-07-114 |
|  | PREP | 04-19-099 | bariatric surgery | PREP | 04-12-093 |
|  | PREP | 04-19-129 | children's health insurance plan (CHIP) | PERM | 04-08-018 |
|  | PREP | 04-19-130 |  | PREP | 04-10-093 |
|  | EMER | 04-20-001 |  | EMER | 04-13-137 |
|  | PREP | 04-23-037 |  | PROP | 04-13-140 |
|  | EMER | 04-23-055 |  | PERM | 04-16-064 |
| Child welfare services |  |  | client not in home, institutional medical | EMER | 04-02-013 |
| adoption | PROP | 04-01-088 |  | PROP | 04-02-056 |
|  | PROP | 04-02-026 |  | PERM | 04-04-072 |
|  | EMER | 04-03-018 |  | EMER | 04-08-019 |
|  | PERM | 04-06-024 |  | PREP | 04-16-027 |
| foster care | PREP | 04-08-068 |  | EMER | 04-16-028 |
|  | EMER | 04-15-082 | community options program entry system |  |  |
|  | EMER | 04-23-024 | (COPES) | PREP | 04-19-085 |
|  | EMER | 04-23-038 |  | PROP | 04-24-077 |
| state supplemental payment program | PREP | 04-07-059 | critical access hospital program | PREP | 04-01-141 |
|  | EMER | 04-07-091 |  | PROP | 04-21-061 |
|  | EMER | 04-15-055 | definitions | PROP | 04-01-043 |
| Developmental disabilities services |  |  | dental-related services | PREP | 04-07-115 |
| assessment process | PREP | 04-23-103 |  | EXPE | 04-07-142 |
| community residential services and support | PERM | 04-04-043 |  | PERM | 04-14-100 |
|  | PREP | 04-13-106 |  | PREP | 04-20-101 |
|  | PROP | 04-19-022 | determination process for equipment or |  |  |
|  | PERM | 04-23-070 | services | PROP | 04-01-044 |
| county plan | PREP | 04-24-046 | durable medical equipment and related |  |  |
| family support services | PREP | 04-12-091 | supplies | PREP | 04-23-102 |
|  | PROP | 04-16-088 | eligibility | EMER | 04-06-023 |
|  | PERM | 04-22-068 |  | PREP | 04-07-086 |
| Fircrest School | PREP | 04-02-009 |  | PREP | 04-18-065 |
|  | EMER | 04-02-010 |  | PROP | 04-23-066 |
|  | EMER | 04-10-016 | enteral nutrition program | PROP | 04-23-067 |
|  | PROP | 04-12-099 | estate recovery, services subject to | PROP | 04-05-082 |
|  | PERM | 04-16-018 |  | PERM | 04-10-060 |
| home and commiunity based service waivers | EMER | 04-08-019 | family and children's medical programs | PERM | 04-03-019 |
|  | EMER | 04-08-020 |  | PERM | 04-08-125 |
|  | PROP | 04-12-101 | family medical | PREP | 04-17-106 |
|  | EMER | 04-15-091 | family planning services | PERM | 04-05-011 |
|  | EMER | 04-16-019 |  | PREP | 04-12-094 |
|  | PERM | 04-18-054 | healthcare for workers with disabilities | PERM | 04-09-002 |
|  | EMER | 04-23-084 |  | PERM | 04-09-003 |
| service rules | PREP | 04-08-071 |  | PERM | 04-09-004 |
|  | PROP | 04-08-072 |  | PERM | 04-09-005 |
|  | PERM | 04-11-087 |  | EXPE | 04-09-091 |
|  | PROP | 04-12-100 |  | PERM | 04-15-002 |
|  | EMER | 04-14-003 | healthy options program | PREP | 04-16-086 |
|  | PERM | 04-15-093 | home infusion therapy/parenteral nutrition |  |  |
|  | EMER | 04-16-019 | program | PERM | 04-11-007 |
|  | EMER | 04-18-048 | hospital services | PREP | 04-03-090 |
|  | EMER | 04-20-017 |  | PREP | 04-03-091 |
|  | EMER | 04-20-018 |  | PREP | 04-03-092 |
|  | EMER | 04-21-062 |  | PREP | 04-05-085A |
|  | EMER | 04-23-086 |  | PROP | 04-08-123 |
|  | PREP | 04-24-046 |  | PROP | 04-08-124 |
| state supplemental payment (SSP) | EMER | 04-01-143 |  | PERM | 04-12-044 |

Subject/Agency Index
(Citation in bold type refer to material in this issue)

|  | PERM | 04-13-048 |  | MISC | 04-11-029 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | PREP | 04-13-103 |  | MISC | 04-11-030 |
|  | PREP | 04-13-104 |  | MISC | 04-11-081 |
|  | PREP | 04-13-105 |  | MISC | 04-12-040 |
|  | PREP | 04-15-130 |  | MISC | 04-12-089 |
|  | PROP | 04-16-017 |  | MISC | 04-12-090 |
|  | PROP | 04-17-109 |  | MISC | 04-13-020 |
|  | PROP | 04-17-110 |  | MISC | 04-13-047 |
|  | PROP | 04-17-111 |  | MISC | 04-13-108 |
|  | PROP | 04-17-112 |  | MISC | 04-13-109 |
|  | PROP | 04-17-113 |  | MISC | 04-13-110 |
|  | PROP | 04-17-114 |  | MISC | 04-13-111 |
|  | PERM | 04-20-057 |  | MISC | 04-13-112 |
|  | PERM | 04-20-058 |  | MISC | 04-13-113 |
|  | PERM | 04-20-059 |  | MISC | 04-13-114 |
|  | PERM | 04-20-060 |  | MISC | 04-13-115 |
|  | PERM | 04-20-061 |  | MISC | 04-14-035 |
| in-home waiver program | EMER | 04-10-062 |  | M1SC | 04-14-036 |
| income | PROP | 04-04-075 |  | MISC | 04-15-058 |
| interpreters and translators |  |  |  | MISC | 04-15-059 |
| certification | PREP | 04-01-142 |  | MISC | 04-15-060 |
| interpretive or policy statements | MISC | 04-01-029 |  | MISC | 04-15-061 |
|  | MISC | 04-01-030 |  | MISC | 04-15-062 |
|  | MISC | 04-01-085 |  | MISC | 04-15-063 |
|  | M1SC | 04-01-098 |  | MISC | 04-15-064 |
|  | MISC | 04-02-020 |  | MISC | 04-15-065 |
|  | MISC | 04-02-021 |  | MISC | 04-15-066 |
|  | MISC | 04-02-022 |  | MISC | 04-15-067 |
|  | MISC | 04-02-023 |  | MISC | 04-15-068 |
|  | MISC | 04-02-024 |  | MISC | 04-15-069 |
|  | MISC | 04-03-010G |  | MISC | 04-15-070 |
|  | MISC | 04-03-010H |  | MISC | 04-15-071 |
|  | MISC | 04-03-010I |  | MISC | 04-15-072 |
|  | MISC | 04-03-010J |  | MISC | 04-15-073 |
|  | M1SC | 04-03-010K |  | MISC | 04-15-074 |
|  | MISC | 04-03-010L |  | MISC | 04-15-075 |
|  | MISC | 04-03-017 |  | MISC | 04-15-076 |
|  | MISC | 04-03-053 |  | MISC | 04-15-077 |
|  | MISC | 04-03-054 |  | MISC | 04-15-078 |
|  | MISC | 04-03-055 |  | MISC | 04-15-125 |
|  | MISC | 04-03-056 |  | MISC | 04-15-126 |
|  | MISC | 04-03-057 |  | MISC | 04-15-127 |
|  | MISC | 04-03-058 |  | MISC | 04-15-128 |
|  | MISC | 04-03-059 |  | MISC | 04-16-016 |
|  | MISC | 04-03-060 |  | MISC | 04-16-083 |
|  | MISC | 04-03-061 |  | MISC | 04-16-084 |
|  | MISC | 04-03-062 |  | MISC | 04-16-085 |
|  | MISC | 04-03-063 |  | MISC | 04-17-141 |
|  | MISC | 04-03-064 |  | MISC | 04-17-142 |
|  | MISC | 04-03-065 |  | MISC | 04-17-143 |
|  | MISC | 04-03-066 |  | MISC | 04-18-003 |
|  | MISC | 04-03-067 |  | MISC | 04-18-004 |
|  | MISC | 04-03-070 |  | MISC | 04-18-005 |
|  | MISC | 04-03-071 |  | MISC | 04-18-006 |
|  | MISC | 04-03-088 |  | MISC | 04-19-125 |
|  | MISC | 04-06-022 |  | MISC | 04-19-126 |
|  | MISC | 04-06-066 |  | MISC | 04-19-127 |
|  | MISC | 04-06-067 |  | MISC | 04-19-128 |
|  | MISC | 04-06-068 |  | MISC | 04-20-029 |
|  | MISC | 04-06-069 |  | MISC | 04-20-030 |
|  | MISC | 04-06-070 |  | MISC | 04-20-031 |
|  | MISC | $04-06-071$ $04-07-063$ |  | MISC | 04-21-022 |
|  | MISC | 04-07-064 |  | MISC | 04-22-031 |
|  | MISC | 04-07-065 |  | MISC | 04-22-032 |
|  | MISC | 04-07-066 |  | MISC | 04-22-069 |
|  | MISC | 04-07-130 |  | MISC | 04-22-070 |
|  | MISC | 04-07-131 |  | MISC | 04-22-071 |
|  | MISC | 04-07-132 |  | MISC | 04-22-077 |
|  | MISC | 04-07-133 |  | MISC | 04-23-034 |
|  | MISC | 04-07-190 |  | MISC | 04-23-035 |
|  | MISC | 04-07-191 |  | MISC | 04-23-036 |
|  | MISC | 04-08-035 |  | MISC | 04-23-063 |
|  | MISC | 04-08-120 |  | MISC | 04-23-098 |
|  | MISC | 04-08-121 |  | MISC | 04-24-043 |
|  | MISC | 04-09-037 | managed care | PROP | 04-07-135 |
|  | MISC | 04-10-017 |  | PERM | 04-13-002 |
|  | MISC | 04-10-018 $04-10-019$ |  | PREP | 04-13-101 $04-21-057$ |
|  | MISC | 04-10-020 |  | PROP | 04-21-058 |
|  | MISC | 04-10-021 | maternity related services | PROP | 04-05-083 |
|  | MISC | 04-10-088 |  | PROP | 04-07-136 |

# Subject/Agency Index <br> (Citation in bold type refer to material in this issue) 

|  | PERM | 04-11-008 |  | PREP | 04-14-034 |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | PERM | 04-13-049 |  | PROP | 04-14-096 |
|  | PREP | 04-14-098 |  | PREP | 04-16-082 |
|  | PROP | 04-21-060 |  | PROP | 04-18-046 |
|  | PREP | 04-22-066 |  | PROP | 04-18-070 |
| medical savings program | PROP | 04-13-135 |  | PREP | 04-20-102 |
| medically indigent program | PROP | 04-04-074 |  | PROP | 04-22-079 |
|  | PERM | 04-07-141 | Special commitment center |  |  |
| Medicare-related medical eligibility | PREP | 04-10-090 | civil commitment cost reimbursement | PREP | 04-10-092 |
| orthodontic services | EMER | 04-04-073 | Temporary assistance for needy families | PREP | 04-12-096 |
|  | EMER | 04-19-110 |  | PROP | 04-19-131 |
|  | EMER | 04-19-115 | Workfirst | PERM | 04-23-027 |
| pharmacy services | PERM | 04-01-089 | Workirst community service | PREP | 04-22-065 |
|  | PREP <br> PROP | 04-03-089 04-07-137 | sanction and child SafetyNet | PROP | 04-03-095 |
|  | PREP | 04-09-035 |  | PERM | 04-07-025 |
|  | PERM | 04-11-009 | support services | EMER | 04-14-044 |
|  | PROP | 04-19-109 |  | PREP | 04-15-129 |
| physician-related services | EMER | 04-15-090 |  | EMER | 04-22-023 |
|  | PROP | 04-16-017 |  | PROP | 04-22-115 |
|  | PERM | 04-19-113 |  |  |  |
|  | EMER | 04-23-054 | SOUTH PUGET SOUND COMMUNITY COL | EGE |  |
| pilot project, medical care services |  |  | Meetings | MISC | 04-06-034 |
| management | PREP | 04-04-095 |  | MISC | 04-11-012 |
|  | PROP | 04-09-090 |  | MISC | 04-13-177 |
|  | PERM | 04-15-003 |  |  |  |
| scope of medical services | PREP | 04-06-054 | SPOKANE, COMMUNITY COLLEGES OF |  |  |
| spenddown | PREP | 04-13-102 | Meetings | MISC | 04-24-012 |
|  | EXPE | 04-15-012 | Rules |  |  |
|  | PRRM | 04-20-045 | updates | PERM | 04-10-065 |
|  | EMER | 04-23-069 | SPOKANE COUNTY AIR POLLUTION CO | OL O | THORITY |
| standards for payment | EMER | 04-07-143 | General regulations | PROP | 04-01-160 |
|  | PREP | 04-07-165 |  | PERM | 04-07-048 |
|  | EMER | 04-07-167 |  | PERM | 04-14-062 |
|  | EMER | 04-09-001 | Particulate matter on paved surfaces | PROP | 04-18-081 |
|  | EMER | -04-11-013 | Pariculat mater on paved surfaces | PERM | 04-21-034 |
|  | PERM | 04-15-092 | SUPREME COURT, STATE |  |  |
| transportation services | PREP | 04-02-060 | Admission to practice rules | MISC | 04-07-037 |
|  | PROP | 04-12-103 |  | MISC | 04-07-040 |
|  | PERM | 04-17-118 | Commission on supreme court reports |  |  |
|  | PREP | 04-07-087 | meetings | MISC | 04-10-106 |
| community mental health and involuntary |  |  | Courts of limited jurisdiction | MISC | 04-15-028 |
| treatment programs |  | 04-01-091 |  | MISC | 04-15-031 |
|  | PROP | 04-05-081 | General application, rules of | MISC | 04-01-015 |
|  | PREP | 04-05-085 |  | MISC | 04-07-038 |
|  | PERM | 04-07-014 |  | MISC | 04-07-039 |
|  | PREP | 04-08-122 |  | MISC | 04-07-040 |
|  | PERM | 04-12-043 |  | MISC | 04-15-027 |
|  | PREP | 04-24-044 |  | MISC | 04-15-029 |
| Public hearings | PROP | 04-02-055 |  | MISC | 04-15-032 |
|  | PROP | 04-02-058 |  | MISC | 04-21-009 |
|  | MISC | 04-16-108 |  | MISC | 04-23-031 |
| Rules |  |  | Rules on appeal | MISC | 04-19-042 |
| agenda | MISC | 04-05-086 | Superior court | MISC | 04-15-030 |
|  | MISC | 04-16-020 |  | MISC | 04-15-033 |
| corrections | PROP | 04-02-057 |  |  |  |
|  | PROP | 04-03-094 | TACOMA COMMUNITY COLLEGE |  |  |
|  | PERM | 04-05-010 | Code of student rights and responsibilities | PREP | 04-05-022 |
|  | PERM | 04-05-013 |  | PROP | 04-09-017 |
| withdrawals | PREP | 04-01-086 |  | PERM | 04-17-017 |
|  | $\begin{aligned} & \text { PROP } \\ & \text { PREE } \end{aligned}$ |  | Hazing policy | PREP | 04-05-021 |
|  | PREP | 04-03-087 |  | PROP | 04-09-016 |
|  | PREP | 04-04-031 | Meetings | MISC | 04-04-024 |
|  | PROP | 04-04-034 |  | MISC | 04-17-008 |
|  | PREP | 04-04-094 |  | MISC | 04-22-054 |
|  | PROP | 04-06-056 |  |  |  |
|  | PREP | 04-07-022 | Hearings, practice and procedure | PREP | 04-21-035 |
|  | PREP | 04-07-1112 | Meetings | MISC | 04-01-027 |
|  | PROP | 04-08-028 |  |  |  |
|  | PREP | 04-08-034 | TOXICOLOGIST, WASHINGTON STATE |  |  |
|  | PROP | 04-11-059 $04-11-060$ | Breath alcohol test | PREP | 04-12-050 $04-12-051$ |
|  | PROP | 04-11-082 |  | PROP | 04-16-062 |
|  | PREP | 04-12-039 |  | PERM | 04-19-144 |
|  | PREP | 04-13-099 |  | EMER | 04-19-145 |

Subject/Agency Index
(Citation in bold type refer to material in this issue)



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## PERIODICALS


[^0]:    1/ "Former TRS 1 member", as used here, means you terminate your membership by withdrawing your contributions.
    2 Means during the same school year.

[^1]:    1 "Former TRS 1 member", as used here, means you terminate your membership by withdrawing your contributions.
    ${ }^{2}$ Means during the same time period.
    ${ }^{2 /}$ EXAMPLE: A TRS Plan 2 member teaches in an eligible position and during the summer, she works for a state agency in an eligible position under PERS. Because the member has established membership in TRS Plan 2 through employment as a teacher, her state agency employer must report her service and compensation from the PERS position to the Department in TRS Plan 2.
    EXAMPLE: A TRS Plan 2 member is employed concurrenty by School District A in an eligible TRS position and by School District B in an eligible PERS position. Because he is a TRS Plan 2 member, School District B employer must report his service and compensation from the PERS position to the Department in TRS Plan 2. If the member terminates his employment in the TRS position with School District A, School District B will report him in PERS for the PERS position.
    ${ }^{4}$ This provision applies retroactively to July $1,1996$.
    (2) Defined terms used. Definitions for the following terms used in this section may be found in the sections listed.

[^2]:    R. J. Lopez

    Administrative Services Manager

[^3]:    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.

[^4]:    Table

