WSR 15-07-023 RULES OF COURT STATE SUPREME COURT

[March 5, 2015]

IN THE MATTER OF THE EXPEDITED)	ORDER
ADOPTION OF THE LIMITED)	NO. 25700-A-1095
LICENSE LEGAL TECHNICIAN)	
BOARD OF THE WASHINGTON STATE)	
BAR ASSOCIATION'S (WSBA) SUG-)	
GESTED AMENDMENTS TO APPEN-)	
DIX APR 28 - REGULATIONS OF THE)	
APR 28 LIMITED LICENSE LEGAL)	
TECHNICIAN BOARD)	

The Rules Committee, having recommended the expedited adoption of the Limited License Legal Technician Board of the Washington State Bar Association's (WSBA) Suggested Amendments to Appendix APR 28, and the Court having considered the amendments and comments submitted thereto, and having determined that the proposed amendments will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby ORDERED:

- (a) That the new rules as shown below are adopted.
- (b) That the new rules will be published expeditiously in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 5th day of March, 2015.

	Madsen, C.J.	
Johnson, J.	Wiggins, J.	
Owens, J.	Gonzalez, J.	
Fairhurst, J.	Gordon McCloud, J.	
Stephens, J.	Yu, J.	

SUGGESTED AMENDMENTS AND NEW REGULATIONS 13-20 TO APPENDIX APR 28

APPENDIX APR 28. REGULATIONS OF THE APR 28 LIMITED LICENSE LEGAL TECHNICIAN BOARD

REGULATION 1: IN GENERAL

Every person desiring to be licensed and to maintain licensure as a Limited License Legal Technician (LLLT) pursuant to Admission to Practice Rule (APR) 28 shall satisfy all of the requirements of APR 28 and Appendix APR 28.

To facilitate prompt administration of APR 28 and these regulations, designated staff of the Washington State Bar Association (WSBA Association) may act on behalf of the LLLT Board under APR 28 and these regulations.

REGULATION 2: PRACTICE AREAS—SCOPE OF PRACTICE AUTHORIZED BY LIMITED LICENSE LEGAL TECHNICIAN RULE

In each practice area in which an LLLT is licensed, the LLLT shall comply with the provisions defining the scope of practice as found in APR 28 and as described herein.

A. Issues Beyond the Scope of Authorized Practice.

An LLLT has an affirmative duty under APR 28F to inform clients when issues arise that are beyond the authorized scope of the LLLT's practice. When an affirmative duty under APR 28F arises, then the LLLT shall inform the client in writing that:

- 1. the issue may exist, describing in general terms the nature of the issue;
- 2. the LLLT is not authorized to advise or assist on this issue:
- 3. the failure to obtain a lawyer's advice could be adverse to the client's interests; and.
- 4. the client should consult with a lawyer to obtain appropriate advice and documents necessary to protect the client's interests.

After an issue beyond the LLLT's scope of practice has been identified, an LLLT may prepare a document related to the issue only if a lawyer acting on behalf of the client has provided appropriate documents and written instructions for the LLLT as to whether and how to proceed with respect to the issue. The LLLT shall then be required to follow the instructions and incorporate the terms of the necessary documents into the final court orders. The LLLT may proceed in this manner only if no other defined prohibitions apply.

B. Domestic Relations.

- 1. Domestic Relations, Defined. For the purposes of these Regulations, domestic relations shall include only: (a) child support modification actions, (b) dissolution actions, (c) domestic violence actions, except as prohibited by Regulation 2B(3), (d) intimate domestic relationship actions only as they pertain to parenting and support issues, (e) legal separation actions, (f) major parenting plan modifications when the terms are agreed to by the parties before the onset of the representation by the LLLT, (g) minor parenting plan modifications, (h) parenting and support actions, (i) paternity actions, and (j) relocation actions, except as prohibited by Regulation 2B(3).
- 2. Scope of Practice for Limited License Legal Technicians—Domestic Relations. LLLTs in domestic relations may provide legal services to clients as provided in APR 28F, except as prohibited by APR 28H and Regulation 2B(3). Unless an issue beyond the scope arises or a prohibited act would be required, LLLTs may advise and assist clients (1) to initiate and respond to actions and (2) regarding motions, discovery, trial preparation, temporary and final orders, and modifications of orders.
- 3. Prohibited Acts. In addition to the prohibitions set forth in APR 28H, in the course of dealing with clients or prospective clients, LLLTs licensed to practice in domestic relations:
- a. shall not represent more than one party in any domestic relations matter;
 - b. shall not provide legal services:
- i. in defacto parentage or nonparental custody actions; and
- ii. if 25 U.S.C. Chapter 21, the Indian Child Welfare Act, or RCW 13.38, the Washington State Indian Child Welfare Act, applies to the matter;
 - c. shall not advise or assist clients regarding:

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- i. division of owned real estate, formal business entities, or retirement assets that require a supplemental order to divide and award, which includes division of all defined benefit plans and defined contribution plans;
- ii. bankruptcy, including obtaining a stay from bankruptcy;
- iii. disposition of debts and assets, if one party is in bank-ruptcy or files a bankruptcy during the pendency of the proceeding, unless: (a) the LLLT's client has retained a lawyer to represent him/her in the bankruptcy, (b) the client has consulted with a lawyer and the lawyer has provided written instructions for the LLLT as to whether and how to proceed regarding the division of debts and assets in the domestic relations proceeding, or (c) the bankruptcy has been discharged;
- iv. anti-harassment orders, criminal no contact orders, anti-stalking orders, and sexual assault protection orders in domestic violence actions;
- v. pseudo-community jointly acquired committed intimate relationship property issues in intimate domestic relationship actions;
- vi. major parenting plan modifications unless the terms were agreed to by the parties before the onset of the representation by the LLLT;
- vii. the determination of Uniform Child Custody Jurisdiction and Enforcement Act issues under RCW 26.27 or Uniform Interstate Family Support Act issues under RCW 26.21A unless and until jurisdiction has been resolved;
- viii. objections to relocation petitions, responses to objections to relocation petitions, or temporary orders in relocation actions;
- ix. final revised parenting plans in relocation actions except in the event of default or where the terms have been agreed to by the parties.
- d. shall not appear or participate at the taking of a deposition; and
- e. shall not initiate or respond to an appeal to an appellate court.

REGULATION 3: EDUCATION REQUIREMENTS FOR APPLICANTS

An applicant for licensure shall satisfy the following education requirements:

- A. Core Curriculum. An applicant for licensure shall have earned the following course credits at an ABA approved law school or ABA approved paralegal program:
 - 1. Civil Procedure, minimum 8 credits;
 - 2. Contracts, minimum 3 credits;
- 3. Interviewing and Investigation Techniques, minimum 3 credits:
- 4. Introduction to Law and Legal Process, minimum 3 credits;
- 5. Law Office Procedures and Technology, minimum 3 credits;
- 6. Legal Research, Writing and Analysis, minimum 8 credits; and
 - 7. Professional Responsibility, minimum 3 credits.

The core curriculum courses in which credit is earned shall satisfy the curricular requirements approved by the Board and published by the WSBA Association. If the

- required core curriculum courses completed by the applicant do not total 45 credits as required by APR 28D (3)(b), then the applicant may earn the remaining credits by taking legal or paralegal elective courses at an ABA approved law school or ABA approved paralegal program.
- **B. Practice Area Curriculum.** An applicant for licensure in a defined practice area shall have completed the prescribed curriculum and earned course credits for that defined practice area, as set forth below and in APR 28D (3)(c). Each practice area curriculum course shall satisfy the curricular requirements approved by the Board and published by the WSBA Association.
 - 1. Domestic Relations.
- a. Prerequisites: Prior to enrolling in the domestic relations practice area courses, applicants shall complete the following core courses: Civil Procedure; Interviewing and Investigation Techniques; Introduction to Law and Legal Process; Legal Research, Writing, and Analysis; and Professional Responsibility.
- b. Credit Requirements: Applicants shall complete five credit hours in basic domestic relations subjects and ten credit hours in advanced and Washington specific domestic relations subjects.

REGULATION 4: LIMITED TIME WAIVERS

- A. Limited Time Waiver, Defined. For the limited time between the date the Board begins to accept applications and December 31, 2016, the Board shall grant a waiver of the minimum associate-level degree requirement and/or the core curriculum education requirement set forth in APR 28D(3) if an applicant meets the requirements set forth in Regulation 4B. The Board shall not grant waivers for applications filed after December 31, 2016. The Board shall not waive the practice area curriculum requirement. The limited time waiver application will be separate from the application process for licensure set forth in these regulations.
- **B. Waiver Requirements and Applications.** To qualify for the limited time waiver, an applicant shall pay the required fee, submit the required waiver application form, and provide proof, in such form <u>and manner</u> as the Board requires, that he/she has:
- 1. Passed the Certified Paralegal Exam conducted by the National Association of Legal Assistants (NALA) or the Paralegal Advanced Competency Exam (PACE) conducted by the National Federation of Paralegal Associations (NFPA) a Board approved national paralegal certification examination;
- 2. Active certification as a Certified Paralegal with NALA or as a PACE Registered Paralegal with NFPA from a Board approved national paralegal certification organization; and
- 3. Completed 10 years of substantive law-related experience supervised by a licensed lawyer within the 15 years preceding the application for the waiver. Proof of 10 years of substantive-law related experience supervised by a licensed lawyer shall include the following:
 - a. the name and bar number of the supervising lawyer(s),
- b. certification by the lawyer that the work experience meets the definition of substantive law-related work experience as defined in APR 28, and

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- c. the dates of employment or service.
- C. Review of Limited Time Waiver Application. WSBA staff The Association shall review each limited time waiver application to determine if the application meets the waiver requirements. Any application that does not meet the limited time waiver requirements as established by this Regulation shall be denied by the WSBA staff Association on administrative grounds, with a written statement of the reason(s) for denial.
- **D. Review of Denial.** An applicant whose application for waiver has been denied by WSBA staff the Association may request review by the Board chair. Such request shall be filed with WSBA staff the Association within 14 days of the date of the notification of denial. The applicant shall be provided with written notification of the chair's decision, which is not subject to review.
- **E. Expiration of Limited Time Waiver Approval.** Approval of the limited time waiver application shall expire December 31, 2018. After expiration of the approval, any subsequent application for licensure by the applicant shall meet all of the standard requirements for licensure without waiver.

REGULATION 5: APPLICATIONS

- **A. Fees.** All applications shall be accompanied by the required examination and application fee.
- **B. Application for Licensure.** An applicant for licensure as an LLLT shall complete and file with the WSBA Association:
- 1. a completed application for licensure to limited practice under APR 28 in a form and manner prescribed by the Board;
- 2. all official transcripts evidence in a form and manner prescribed by the Board demonstrating completion of a. at a minimum, an associate level degree, except applicants who have been approved for a limited time waiver pursuant to Regulation 4,
- b. the core curriculum required pursuant to Regulation 3A, except applicants who have been approved for a limited time waiver pursuant to Regulation 4, and
- c. the practice area curriculum required pursuant to Regulation 3B; and
- 3. <u>original proof of passing the Core Curriculum Examination as required by Regulation 8; and</u>
- <u>4.</u> a signed and notarized Authorization, Release and Affidavit of Applicant.
- C. Application for Additional Practice Area. An LLLT seeking licensure in an additional practice area must complete and file with the WSBA Association:
- 1. a completed practice area application for licensure to limited practice under APR 28 in a form and manner prescribed by the Board;
- 2. an official transcript evidence in a form and manner prescribed by the Board demonstrating completion of the practice area curriculum required under Regulation 3B; and
- 3. a signed and notarized Authorization, Release and Affidavit of Applicant.
- **D. Background Check.** Each applicant for licensure shall submit a fingerprint card to the Federal Bureau of Investigation (FBI) for a criminal history record check and provide

to the FBI a release for the results of the criminal history check to be sent directly to the WSBA Association. A Washington LLLT applying for licensure in an additional practice area shall not be required to submit a fingerprint card, unless it has been more than two years since the LLLT was last issued a license.

The applicant shall furnish whatever additional information or proof may be required in the course of investigating the applicant, and failure to furnish such information may be grounds for denial of licensure.

REGULATION 6: APPROVAL OR DENIAL OF APPLICATION ON ADMINISTRATIVE GROUNDS

- A. Review of Application. WSBA staff The Association shall review each application to determine if the application meets the criteria for licensure established in APR 28. Any application that does not meet the initial criteria for licensure as established by APR 28 shall be denied by the WSBA staff Association on administrative grounds, except for those applications where there is a substantial question as to the applicant's good moral character or fitness to practice. The applicant will be notified whether the application has been approved or denied. If the application has been denied, the applicant will be notified of the grounds for the denial and the review process.
- **B. Review of Denial.** Every applicant who has been denied licensure under APR 28 on administrative grounds may request review by the Board chair. To request review, an applicant shall submit a written request within 14 days of the date the denial of application was issued and state the reason for the request.
- **C. Procedure for Review.** The Board chair shall consider the request for review on the written record only and shall hear no oral arguments. The chair shall enter a written decision which may affirm or reverse the denial of the application or direct further investigation.

REGULATION 7: CHARACTER AND FITNESS HEARINGS

- A. Question of Character and Fitness. Each applicant for licensure as an LLLT shall establish good moral character and fitness to practice as defined in APR 21 and APR 22(a). When considering an applicant's good moral character and fitness to practice, the Board, Association staff, and Bar Counsel shall apply the factors set forth in APR 24.2. If there is a substantial question as to the good moral character or fitness to practice of an applicant for admission or admission after disciplinary revocation then the application will be referred to the Character and Fitness Committee of the Board for hearing.
- **B.** Character and Fitness Committee. The Character and Fitness Committee shall be made up of three members of the Board appointed by the Board Chair. The Board Chair shall designate one member of the Board to act as chair of the Committee

The Character and Fitness Committee shall have the power and authority to accept referrals from the Association concerning matters of character and fitness of applicants, order further investigation of matters relevant to the applications, conduct hearings, perform such other functions as necessary and proper to carry out its duties, and make appropriate recommendations.

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- C. Association Review. The Association shall review each application to determine whether any of the factors set forth in APR 24.2 are present. The Association shall review the material evidence in a light most favorable to the Association's obligation to recommend the licensing or admission to the limited practice of law only those persons who possess good moral character and fitness to practice.
- **D. Service.** Service of papers and documents shall be made by first class postage prepaid mail to the applicant's, LLLT's, or his or her counsel's, last known address on record with the Association. If properly made, service by mail is deemed accomplished on the date of the mailing. Any notice of change of address shall be submitted in writing to the Association.
- E. Duty of Applicant. It shall be the duty of every applicant to cooperate in good faith and furnish whatever additional information or documentation may be required in the course of investigating the applicant. Failure to furnish such information may be grounds for denial of the application. Applicants shall not have direct contact with any member of the Committee or Board from the date of filing the application with the Association until the matter is resolved by the Board or Supreme Court, except to the extent direct contact is required during the hearing.
- F. Hearings. APR 24.3 shall apply equally to character and fitness hearings conducted pursuant to this Regulation and is incorporated herein by reference, except that the Character and Fitness Board as referenced in APR 24.3 shall mean the Character and Fitness Committee of the LLLT Board. Reference to the chair or chairperson in APR 24.3, as applied in this rule, shall mean the Character and Fitness Committee Chair. Applicants shall appear in person at any hearing before the Character and Fitness Committee, unless the Committee waives the applicant's presence for good cause shown.

G. Decisions and Recommendation of Character and Fitness Committee.

- 1. Findings of Character and Fitness Committee. The Character and Fitness Committee will timely file with the Association written findings of fact, conclusions of law, and a recommendation or direct further investigation for the reasons stated in the written findings.
 - 2. Action on Recommendation.
- a. If the Committee recommends admission, the record, recommendation, and all exhibits shall be transmitted to the Supreme Court for disposition.
- b. If the Committee recommends against licensure, the record and recommendation shall be retained in the office of the Association unless the applicant submits a written request for review by the Board within 15 days of service of the recommendation. If the applicant so requests, the Committee will transmit the record, recommendation, and all exhibits to the Board for a recommendation. No additional evidence, materials, or argument shall be considered by the Board.

H. Review by the Board.

1. Decision of the Board. After receipt of the record, the Board will enter a written decision and may affirm or reverse the findings of the Character and Fitness Committee or direct further investigation for the reasons stated in the written decision.

- 2 Action on Recommendation.
- a. If the Board recommends admission, the record, recommendation, and all exhibits shall be transmitted to the Supreme Court for disposition.
- b. If the Board recommends against admission, the record and recommendation shall be retained in the office of the Association unless the applicant requests that it be submitted to the Supreme Court by filing a Notice of Appeal with the Board within 15 days of service of the recommendation of the Board. If the applicant so requests, the Board will transmit the record, including the transcript, exhibits, and recommendation to the Supreme Court for review and disposition. The applicant must pay to the Supreme Court any fee required by the Court in connection with appeal and review.

I. Action on Supreme Court's Determination.

- 1. Application Approved. If the application is approved by the Supreme Court, admission shall be subject to the applicant's taking and passing of the licensing examination and complying with all other requirements for licensure.
- 2. Application Denied. If the application is denied by the Supreme Court, the Board shall maintain a record of the application, hearing, and appeal in the Association records.

J. Reapplication.

No application for admission may be filed within a period of one year after a final decision of the Character and Fitness Committee, Board, or Supreme Court recommending against admission.

REGULATION 8: EXAMINATIONS; NOTIFICATION OF RESULTS

A. Administration of Examinations. The examinations will be administered at such times and locations as the Board may designate.

An applicant for initial licensure shall pass a core curriculum examination, and a professional responsibility examination.

- An LLLT who applies for licensure in an additional practice area shall be required to take only the qualifying practice area examination in the practice area for which he or she is seeking licensure.
- **B. Core Curriculum Examination.** The core curriculum examination shall be eomprised of three parts: a multiple choice section, an essay section, and a performance section. The passing standard for the core curriculum examination is a score of 75 percent for each section of the exam. A failing grade in one section shall result in failure of the exam, in which case grading of any remaining sections shall not be completed satisfied by passing a national certifying paralegal examination as approved by the Board.
- C. Practice Area Examination. The practice area examination will test applicants on one specific practice area and knowledge of LLLT scope specific to the practice area. All practice area examinations shall be comprised of three parts: a multiple choice section, an essay section, and a performance section. The duration, form, and manner of the exam shall be as prescribed by the Board. The passing standard for the practice area examination is a score of 75 percent for each section of the exam. A failing grade in one section shall result in failure of the exam, in which case grading of any remaining sections shall not be completed.

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- D. Professional Responsibility Examination. The professional responsibility examination will test applicants on LLLT ethical duties as set forth in APR 28, the LLLT Rules of Professional Conduct, and knowledge of the LLLT scope of practice as set forth in APR 28F and H. The professional responsibility examination shall be comprised of one multiple choice section. The duration, form, and manner of the exam shall be as prescribed by the Board. The passing standard for the professional responsibility examination is a score of 75%.
- DE. Results and Reapplications. Each applicant will be notified of the applicant's practice area and professional responsibility examination results. An applicant who fails the practice area examination may request a copy of the essay and performance sections. An applicant who passes the practice area exam will not receive a copy of the exam. An applicant may not request a copy of the professional responsibility examination. Those applicants who fail the examination will be informed of their score on each graded section of the examination. Examination scores shall not be disclosed to those applicants who pass the examination. Copies of the examination shall not be available to any applicant.

An applicant who passes the eore curriculum practice area examination but fails the practice area professional responsibility examination or vice versa may retake the failed exam at the next two administrations of the exam. The passing score shall be valid for one year from the date the applicant is notified of passing the exam results. If the applicant does not pass the failed exam after the next two administrations of the exam within one year of such notification, the applicant shall be required to retake the exam he or she passed.

REGULATION 9: SUBSTANTIVE LAW-RELATED WORK EXPERIENCE REQUIREMENT

Each applicant for licensure as a limited license legal technician shall show proof of having completed 3,000 hours of substantive law-related work experience supervised by a licensed lawyer as required by APR 28E(2). The experience requirement shall be completed within three years before or after the date the applicant is notified of passing both the eore eurriculum and practice area and professional responsibility qualifying examinations. The proof shall be provided in such form as the Board requires, but shall include at a minimum:

- 1. the name and bar number of the supervising lawyer;
- 2. certification that the work experience meets the definition of substantive law-related work experience as defined in APR 28:
- 3. the total number of hours of substantive law-related work experience performed under the supervising lawyer; and
- 4. certification that the requisite work experience was acquired within the time period required by APR 28E(2).

REGULATION 10: CERTIFICATION OF RESULTS TO SUPREME COURT; OATH

A. Recommendation for Licensure. The Board shall recommend to the Washington State Supreme Court the licensure of all applicants who have met all licensing requirements set forth in APR 28 and these regulations, including good moral character and fitness to practice. All recommen-

dations of the Board shall be accompanied by the application for licensure and any other documents deemed pertinent by the Board or requested by the Supreme Court. The recommendation and all accompanying documents and papers shall not be public record.

- **B. Pre-licensure Requirements.** Before an applicant who has passed the qualifying examinations may be licensed, the applicant shall:
- 1. furnish proof of completion of the requisite hours of substantive law-related work experience supervised by a licensed lawyer as required by Regulation 9;
- 2. furnish proof of financial responsibility as required by Regulation 12;
- 3. pay the annual license fee and any assessments for the current year as required by Regulation 11;
- 4. file any and all licensing forms required for active limited license legal technicians; and
 - 5. take the Oath of Limited License Legal Technician.

The pre-licensure requirements shall be completed within three years of the date the applicant is notified of the practice area examination results. If an applicant fails to satisfy all the requirements for licensure within this period, the applicant shall not be eligible for licensure under APR 28 without submitting a new application for licensure and retaking the practice area and professional responsibility examinations.

- C. Additional Practice Area Pre-licensure Requirements. An LLLT who is seeking licensure in an additional practice area shall:
 - 1. take and pass the additional practice area examination;
- 2. pay the additional practice area annual license fee as stated in the fee schedule; and
- 3. file any and all licensing forms required for active limited license legal technicians.

The requirements above shall be completed within one year of the date the applicant is notified of the <u>practice area</u> examination results. If an LLLT fails to satisfy all the requirements for licensure in an additional practice area within this period, the LLLT shall not be eligible for licensure in the additional practice area without submitting a new application and retaking the <u>practice area</u> examination.

- **D.** Oath of Limited License Legal Technician. The Oath of Limited License Legal Technician shall be taken before an elected or appointed judge, excluding judges pro tempore, sitting in open court in the state of Washington.
- **E. Contents of Oath**. The oath which all applicants shall take is as follows:

OATH FOR LIMITED LICENSE LEGAL TECHNICIANSSTATE OF WASHINGTON COUNTY OF

- I, _____, do solemnly declare:
- 1. I am fully subject to the laws of the <u>State</u> of Washington, the laws of the United States, Rule 28 of the Admission to Practice Rules, and APR 28 Regulations adopted by the Washington State Supreme Court and will abide by the same;
- 2. I will support the constitutions of the State of Washington and of the United States of America;

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- 3. I will abide by the Limited License Legal Technician Rules of Professional Conduct approved by the Supreme Court of the State of Washington;
- 4. I will confine my activities as a Limited License Legal Technician to those activities allowed by law, rule and regulation and will only utilize documents approved pursuant to APR 28;
- 5. I will faithfully disclose the limitations of my services and that I am not a lawyer;
- 6. I will maintain the confidence and preserve inviolate the secrets of my client and will accept no compensation in connection with the business of my client, unless this compensation is from or with the knowledge and approval of the client or with the approval of the court;
- 7. I will abstain from all offensive personalities and advance no fact prejudicial to the honor or reputation of a party or witness unless required by the justice of the cause with which I am charged;
- 8. I will never reject, from any consideration personal to myself, the cause of the defenseless or oppressed, or delay unjustly the cause of any person.

Signature Limited License Legal Technician	
Subscribed and sworn to before me this	day o
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F. Order Admitting to Limited Practice as LLLT. After examining the recommendation and accompanying documents transmitted by the Board, the Supreme Court may enter such order in each case as it deems advisable. For those applicants it deems qualified, the Supreme Court shall enter an order admitting them to limited practice as LLLTs. Appli-

cants shall be admitted under APR 28 only after the order has been entered by the Supreme Court.

G. Order Admitting LLLT to Limited Practice in Additional Practice Area. After examining the recommendation and accompanying documents transmitted by the Board, the Supreme Court may enter such order in each case as it deems advisable. For those LLLTs it deems qualified, the Supreme Court shall enter an order admitting them to limited practice in the additional practice area.

REGULATION 11: ANNUAL LICENSE FEES

- **A.** Except as set forth in section B of this Regulation, every Limited License Legal Technician shall pay an annual license fee in an amount set by an established fee schedule approved by the Board with the approval of and the Supreme Court. The annual license fee which is due July August 1 of each year- and shall cover the annual license period of July 1 to June 30. Annual license fees paid after July August 1 shall be subject to a late fee equal to one half the annual license fee. The annual license fee is for the limited license to practice in one defined practice area.
- **B.** The prorated annual license fee for LLLTs who pass the qualifying examination given in the spring after January 1 but before July 1 and who request active status prior to July 1

of that same calendar year shall be pay a prorated annual <u>license fee of</u> one half the amount of the annual license fee. LLLTs shall pay the annual license fee set forth in Regulation 11A to retain their active status after June 30 of the calendar year of their licensure.

C. A LLLT shall pay an annual additional practice area fee for each additional practice area in which the LLLT is licensed. The annual additional practice area fee for each additional practice area shall be one half the amount of the annual license fee. The combined annual additional practice area fees and annual license fee shall not exceed the total cost of active lawyer annual license fees. Annual license fee payment due dates and late fees shall apply to additional practice

D C. An LLLT shall provide his or her residential and business addresses, telephone numbers, and business email address to the Board at the time of payment of the annual license fee. An LLLT whose address, telephone number, or email address changes shall notify the WSBA Association within 10 days after the change.

REGULATION 12: FINANCIAL RESPONSIBILITY

- A. Insurance Requirement. Each limited license legal technician shall show proof of ability to respond in damages resulting from his or her acts or omissions in the performance of services permitted under APR 28 by:
- 1. Submitting an individual professional liability insurance policy in the amount of at least \$100,000 per claim and a \$300,000 annual aggregate limit; or
- 2. Submitting a professional liability insurance policy of the employer or the parent company of the employer who has agreed to provide coverage for the LLLT's ability to respond in damages in the amount of at least \$100,000 per claim and a \$300,000 annual aggregate limit; or
- 3. Submitting proof of indemnification by the LLLT's government employer.
- B. Continuing Requirement. Each active LLLT who is covered by insurance shall file with the WSBA an annual certificate of coverage. The certificate of coverage shall name the covered LLLT(s) and the policy limits and dates shall certify annually by August 1 financial responsibility in a form and manner as prescribed by the Board. Each LLLT shall notify the Board of any cancellation or lapse in coverage.

REGULATION 13: TRUST ACCOUNT DECLARATION

Rules 15.4 (a) and (b) and 15.7 of the Rules for Enforcement of Lawyer Conduct (ELC) shall apply to LLLT IOLTA accounts. Annually, each active LLLT shall certify compliance with Rules 1.15A and 1.15B of the Limited License Legal Technician Rules of Professional Conduct. Such declaration shall be filed by August 1 in a form and manner as prescribed by the Board and shall include the bank where each account is held and the account number.

REGULATION 14: CONTINUING EDUCATION

A. Minimum Requirement. An LLLT shall complete a minimum of ten hours of approved continuing education each license year by June 30. A newly licensed LLLT shall be exempt for the first license year. The education must relate to the LLLT's area of practice, scope of practice or the subject

Miscellaneous [6] matter covered in the required LLLT core curriculum and shall include a minimum of two hours in legal ethics and professional responsibility per license year.

Each continuing education course shall be approved in accordance with the procedures set forth in continuing education policies approved by the Board.

- B. Proof of Compliance. An LLLT shall certify annually by August 1 compliance with the continuing education requirements in a form and manner as prescribed by the Board.
- C. Policies and Fees. The Board shall establish continuing education policies for the efficient administration of this regulation and shall include, but not be limited to, standards for approval of continuing education courses, procedures for reporting attendance, and sponsor duties. The Board shall determine and adjust fees to defray the reasonably necessary costs of administering this regulation.

$\begin{array}{c} \textbf{REGULATION 15: ADMINISTRATIVE SUSPENSION FROM LIM-} \\ \textbf{ITED PRACTICE} \end{array}$

- A. Basis for Suspension from Limited Practice. The Board shall request that the Supreme Court suspend an LLLT from limited practice upon:
- 1. notification from the Department of Social and Health Services that an LLLT is more than six months delinquent in noncompliance with a valid and enforceable order entered by a court of competent jurisdiction requiring the LLLT to pay child support; or
- 2. failure of an LLLT to comply with licensing requirements under APR 28 and these Regulations. This includes but is not limited to an LLLT's:
- a. failure to pay the annual license fee as set forth in Regulation 11A;
- b. failure to comply with financial responsibility requirements as set forth in Regulation 12;
- <u>c.</u> failure to file an annual trust account declaration as set forth in Regulation 13;
- d. failure to comply with continuing education requirements as set forth in Regulation 14; and
- e. failure to timely notify the Association of a change of address, telephone number, or email address pursuant to Regulation 11C.
- **B. Notice and Order of Suspension**. The Board shall provide at least 30 days written notice of intent to seek suspension to an LLLT at the LLLT's address of record with the Board. Written notice shall be sent by certified mail. The Board shall establish procedures consistent with these Regulations. An LLLT shall have a right to submit proof that the grounds for suspension do not or no longer exist. After such notice, the Court may enter an order suspending the LLLT from limited practice.
- C. Change of Status after Suspension Pursuant to This Regulation. An LLLT who has been administratively suspended under this rule shall have a right to submit proof in a manner and form prescribed by the Board that the grounds for suspension no longer exist. The Court may enter an order changing status upon determination said proof is satisfactory and so long as the LLLT meets all other requirements for limited practice under APR 28 and these regulations.

REGULATION 16: INACTIVE STATUS

An LLLT may request transfer to inactive status after being admitted. An LLLT who has been transferred to inactive status shall continue to meet all continuing requirements under APR 28 and these regulations except for the financial responsibility and trust account declaration requirements.

An LLLT on inactive status may return to active status by filing an application to return to active status with the Board. To be granted active status, the LLLT shall be current on all licensing requirements, including payment of the annual fees, the continuing education requirements, and the financial responsibility requirements.

REGULATION 17: VOLUNTARY CANCELLATION OF LICENSE

A. Voluntary Cancellation of LLLT License. Any LLLT may request to voluntarily surrender the LLLT license by notifying the Board in writing of the desire to cancel the LLLT license. The Board may deny requests for voluntary cancellation from any LLLT who is the subject of a pending disciplinary investigation or proceeding. After entry of the cancellation order by the Supreme Court, the former LLLT shall not accept any new clients or engage in work as an LLLT in any matter. The Board will notify the LLLT of the effective date of the cancellation if approved. The former LLLT shall then promptly notify by registered or certified mail, return receipt request, all clients in pending matters of the license cancellation and the consequent inability to act as an LLLT.

B. Voluntary Cancellation of Single Practice Area **License**. An LLLT licensed in two or more practice areas may request to voluntarily surrender a single practice area license by notifying the Board in writing of the desire to cancel the LLLT single practice area license. The Board may deny requests for voluntary cancellation of a single practice area license from any LLLT who is the subject of a pending disciplinary investigation or proceeding. After entry of the cancellation order by the Supreme Court, the LLLT shall not accept any new clients or engage in work as an LLLT in any matter in the voluntarily cancelled practice area. The Board will notify the LLLT of the effective date of the cancellation if approved. The former LLLT shall then promptly notify by registered or certified mail, return receipt request, all clients with pending matters in the voluntarily cancelled practice area of the license cancellation and the consequent inability to act as an LLLT in the specific practice area.

C. Reinstatement after Voluntary Cancellation. In order to be reinstated, an LLLT who voluntarily cancels his or her license must reapply, pass the certifying examinations, and complete all other requirements for licensure pursuant to APR 28 and these Regulations.

REGULATION 18: REAPPLICATION FOR LICENSURE AFTER DISCIPLINARY REVOCATION

No application for licensure after disciplinary revocation shall be filed within a period of five years after revocation or within one year after an adverse decision of the Supreme Court upon a former application, or within one year after an adverse recommendation of the Board on a former application when that recommendation is not submitted to the Supreme Court. If prior to revocation the LLLT was sus-

[7] Miscellaneous

pended on an interim basis pending disciplinary proceedings, the period of suspension shall be credited toward the five years referred to above.

REGULATION 19: NOTICE AND FILING

All notices and filings required by these Regulations, including applications for licensure as a Limited License Legal Technician, shall be delivered to the headquarters of the Association.

REGULATION 20: AMENDMENT AND BOARD POLICIES

These Regulations may be altered, amended, or repealed by vote of the Board on approval of the Supreme Court. The Board has ongoing authority to adopt policies for the administration of the LLLT program consistent with APR 28 and these Regulations.

WSR 15-08-001 NOTICE OF PUBLIC MEETINGS CENTRALIA COLLEGE

[Filed March 18, 2015, 3:33 p.m.]

The Centralia College Community College District Twelve board of trustees has changed the following regular meeting:

From: May 14, 2015 at 3:00 p.m. To: May 7, 2015 at 3:00 p.m.

If you need further information contact Janet Reaume, 600 Centralia College Boulevard, Centralia, WA, (360) 736-9391 ext. 231, (360) 330-7108, jreaume@centralia.edu, www.centralia.edu.

WSR 15-08-002 NOTICE OF PUBLIC MEETINGS GRAYS HARBOR COLLEGE

[Filed March 19, 2015, 9:38 a.m.]

SPECIAL MEETING BOARD OF TRUSTEES March 17, 2015 12:00 p.m.

Board Room Manspeaker Building

WSR 15-08-003 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE UNIVERSITY

[Filed March 20, 2015, 8:43 a.m.]

BOARD OF REGENTS MEETING NOTICE March 26-27, 2015

The Washington State University board of regents will hold its next official meetings on Thursday and Friday,

March 26-27, 2015, in Richland, Washington, pursuant to the schedule below.

All meetings will take place at the WSU Tri-Cities Campus, Consolidated Information Center, Rooms 212-214, as outlined in the schedule below, unless noted otherwise.

The meetings will begin at 1:00 p.m. on Thursday. Unless otherwise indicated, committee meetings also are board of regents meetings and will run consecutively throughout the afternoon; starting times following the first committee meeting are estimates only. If a session ends earlier than expected, the next scheduled session may convene immediately. Committee meetings may be attended by all members of the board of regents and all members may participate.

Thursday, M	Iarch 26, 2015	Location
11:30 a.m.	Board of Regents Lunch	CIC Room 223
1:00 p.m.*	Executive Committee	CIC Rooms 212-214
1:30 p.m.*	Finance and Audit Committee	CIC Rooms 212-214
2:30 p.m.*	Academic and Student Affairs Committee	CIC Rooms 212-214
3:30 p.m.*	External Affairs Committee	CIC Rooms 212-214
4:00 p.m.*	Executive Session, is [if] needed	CIC Rooms 212-214
6:00 p.m.	Board of Regents Dinner	Col Solare Winery Benton City, Washington

^{*} or upon conclusion of previous session

Friday, March 27, 2015		Location
7:00 a.m.	Board of Regents Breakfast	CIC Room 223
8:00 a.m.	Board of Regents Meeting	CIC Rooms 212-214

In addition, on Thursday, March 26, the regents will be taking an informal tour of the WSU Tri-Cities Wine Science Center at 4:15 p.m. and will attend a reception held at 5:00 p.m., WSU Tri-Cities, Consolidated Information Center, Richland, Washington.

Questions about the board of regents meeting and schedule may be directed to Desiree Jacobsen, (509) 335-6662.

WSR 15-08-006 RULES COORDINATOR WESTERN WASHINGTON UNIVERSITY

[Filed March 20, 2015, 11:25 a.m.]

Pursuant to RCW 34.05.312, the rules coordinator for Western Washington University is Elissa Hicks, President's Office, Western Washington University, 516 High Street, Old Main 450, Bellingham, WA 98225-9000, phone (360) 650-3998, fax (360) 650-6141, e-mail Elissa.Hicks@wwu.edu.

Suzanne M. Baker Former Rules Coordinator

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WSR 15-08-009 NOTICE OF PUBLIC MEETINGS PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Filed March 23, 2015, 2:07 p.m.]

The public employment relations commission has changed the following regular meeting:

From: May 12, 2015, at 10:00 a.m., 9757 Juanita Drive N.E., Suite 201, Kirkland, WA.

To: May 12, 2015, at 10:00 a.m., 112 Henry Street N.E., Suite 300, Olympia, WA.

and

From: August 10, 2015, at 10:00 a.m., 112 Henry Street N.E., Suite 300, Olympia, WA.

To: August 18, 2015, at 10:00 a.m., 112 Henry Street N.E., Suite 300, Olympia, WA.

If you need further information contact Joye Rolfer, joye.rolfer@perc.wa.gov, (360) 570-7301.

WSR 15-08-012 NOTICE OF PUBLIC MEETINGS GUARANTEED EDUCATION TUITION PROGRAM

[Filed March 24, 2015, 9:32 a.m.]

In accordance with RCW 28B.95.020 and WAC 14-276-030, the advanced college tuition program, known as the guaranteed education tuition program, has adopted the following regular committee meeting schedule for 2015:

DATE	TIME	PLACE
Tuesday, June 16, 2015	2:00 p.m 4:00 p.m.	TBD
Tuesday, September 1, 2015	2:00 p.m 4:00 p.m.	TBD
Tuesday, November 3, 2015	2:00 p.m 4:00 p.m.	TBD

Please contact Katie Gross, if you need additional information at (360) 753-7839.

WSR 15-08-016 AGENDA GAMBLING COMMISSION

[Filed March 24, 2015, 2:23 p.m.]

Following is the Washington state gambling commission's semi-annual rule-making agenda for publication in the Washington State Register pursuant to RCW 34.05.314.

If you have questions about this rule-making agenda, please contact Susan Newer, Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, phone (360) 486-3466, fax (360) 486-3625, e-mail Susan.Newer@wsgc.wa.gov.

Rule Development Agenda January through July 2015

WAC	Subject of Rule Making	CR-101	CR-102	CR-103	Effective
230-05-001, 230-05-010, 230-06-140	Recouping costs for processing NSF payments and issuing refunds.	14-21-123	15-03-023	15-07-055	March 13, 2015
230-06-125 New 230-06-124	Requiring online activity reporting and license renewals.	14-21-123	15-03-024	Adopted at the March 2015 commission meeting.	July 1, 2015
230-03-005 New 230-13-067	Petition from the public: Requesting authorization of Class 12 amusement games - electronic puzzle and pattern solving games.	15-05-068	Up for filing at the April 2015 commission meeting.	Anticipate final action will be taken at the July 2015 commission meeting.	
Amended: 230-15-055, 230-15-460, 230-15-630, 230-06-010, 230-06-031	Card game rules.	15-01-008	Up for filing at the April 2015 commission meeting.	Anticipate final action will be taken at the July 2015 commission meeting.	
Repeal:					
230-15-453, 230-15-635, 230-15-640, 230-15-645, 230-15-650, 230-15-655,					
230-15-660, 230-15-665, 230-15-670, and 230-15-675					
230-11-999	Electronic raffle system pilot project.	14-19-115 15-04-041	Up for filing at the April 2015 commission meeting.	Anticipate final action will be taken at the July 2015 commission meeting.	

Susan Newer Rules Coordinator

[9] Miscellaneous

WSR 15-08-018 NOTICE OF PUBLIC MEETINGS LIOUOR CONTROL BOARD

[Filed March 24, 2015, 2:34 p.m.]

Please Change 2015 Board Meeting Times

CURRENT 2015 board meeting schedule (submitted to code reviser's office):

The Washington State liquor control board (WSLCB) board meetings are scheduled every Wednesday, 10:00 to 12:00, WSLCB Headquarters Boardroom, 3000 Pacific Avenue S.E., Olympia, WA 98501.

NEW 2015 board meeting schedule: WSLCB caucus meetings every other Wednesday, 10:00 to 12:00, WSLCB Headquarters Boardroom, 3000 Pacific Avenue S.E., Olympia, WA 98501:

March 25
April 8, 22
May 6, 20
June 3, 17
July 1, 15, 29
August 12, 26
September 9, 23
October 7, 21
November 4, 18
December 2, 16, 30

WSR 15-08-019 NOTICE OF PUBLIC MEETINGS WALLA WALLA COMMUNITY COLLEGE

[Filed March 24, 2015, 3:00 p.m.]

The board of trustees of Walla Walla Community College, District Number Twenty, has made the following change to the start time of its April 15, 2015, meeting:

From: 10:00 a.m. To: 9:30 a.m.

Please direct any questions to Jerri Ramsey at jerri. ramsey@wwcc.edu or phone (509) 527-4274.

WSR 15-08-020 NOTICE OF PUBLIC MEETINGS GAMBLING COMMISSION

[Filed March 24, 2015, 3:26 p.m.]

Following is an updated 2015 Washington state gambling commission meeting schedule for publication in the Washington State Register.

If you have questions about this rule-making agenda, please contact Susan Newer, Rules Coordinator, P.O. Box

42400, Olympia, WA 98504-2400, phone (360) 486-3466, fax (360) 486-3625, e-mail Susan.Newer@wsgc.wa.gov.

2015 Commission Meetings

January 8 and 9

Red Lion Hotel
2300 Evergreen Park
Drive S.W.
Olympia, WA 98502
(360) 943-4000

Red Lion Hotel
2300 Evergreen Park
Drive S.W.
Olympia, WA 98502
(360) 943-4000

March 12 and 13

DoubleTree by Hilton

Double Free by Hillon
415 Capitol Way North
Olympia, WA 98501
(360) 570-0555

April 9 (one-day only)

DoubleTree by Hilton
415 Capitol Way North
Olympia, WA 98501
(360) 570-0555

May 7 and 8 Vancouver Heathman
Lodge
7801 N.E. Greenwood

Drive Vancouver, WA 98662 (360) 254-3100

June NO MEETING

July 9 and 10 Red Lion Seattle Airport

18220 International Boulevard Seattle, WA 98188 (206) 246-5535

August 13 and 14 Tumwater Comfort Inn

and Conference Center 1620 74th Avenue S.W. Tumwater, WA 98501 (360) 352-0691

September 10 and 11 Spokane Convention

Center

334 West Spokane Falls

Boulevard Spokane, WA 99201 (509) 279-7000

October 8 (one-day only) Grand Mound Great

Wolf Lodge

20500 Old Highway 99

S.W.

Grand Mound, WA 98531

(360) 273-7718

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November 12 and 13 DoubleTree by Hilton

415 Capitol Way North Olympia, WA 98501 (360) 570-0555

December NO MEETING

No meeting in June or December.

Contact Michelle Rancour, (360) 486-3447, michelle. rancour@wsgc.wa.gov.

WSR 15-08-029 RULES OF COURT STATE SUPREME COURT

[March 23, 2015]

IN THE MATTER OF THE OF THE ORDER EXPEDITED ADOPTION OF PRO-NO. 25700-A-1096 POSED AMENDMENTS TO RULES OF PROFESSIONAL CONDUCT RPC 1.0B—TERMS AND NEW COMMENTS TO RPC 1.5, RPC 1.8—CONFLICT OF INTEREST, RPC 1.10—IMPUTATION OF CONFLICTS OF INTEREST: GEN-ERAL RULE, RPC 1.15A (H)(9)—SAFE-GUARDING PROPERTY, RPC 1.17— SALE OF LAW PRACTICE, TITLE 3-ADVOCATE, TITLE 4-TRANSAC-TIONS WITH PERSONS OTHER THAN CLIENTS, RPC 5.8—MISCONDUCT INVOLVING DISBARRED, SUS-PENDED, RESIGNED, AND INACTIVE LAWYERS, NEW RPC 5.9 AND 5.10-LAWYERS ASSOCIATED IN A LAW FIRM WITH LLLTs, TITLE 7—INFOR-MATION ABOUT LEGAL SERVICES AND TITLE 8-MAINTAINING THE INTEGRITY OF THE PROFESSION

The Washington State Bar Association, having recommended the expedited adoption of the Proposed Amendments to Rules of Professional Conduct RPC 1.0B—Terms and New Comments to RPC 1.5, RPC 1.8—Conflict of Interest, RPC 1.10—Imputation of Conflicts of Interest: General Rule, RPC 1.15A (h)(9)—Safeguarding Property, RPC 1.17—Sale of Law Practice, Title 3—Advocate, Title 4—Transactions with Persons Other Than Clients, RPC 5.8—Misconduct Involving Disbarred, Suspended, Resigned, and Inactive Lawyers, New RPC 5.9 and 5.10—Lawyers Associated in a Law Firm with LLLTs, Title 7—Information about Legal Services and Title 8—Maintaining the integrity of the Profession, and the Court having considered the amendments, and having determined that the proposed amendments will aid in the prompt and orderly administration of justice;

Now, therefore, it is hereby ORDERED:

- (a) That the new rules as shown below are adopted.
- (b) That the new rules will be published expeditiously in the Washington Reports and will become effective upon publication.

(c) That the Washington State Bar Association will solicit and gather feedback on these rules and provide it to the court nine months after the rules' effective date.

DATED at Olympia, Washington this 23rd Day of March, 2015.

	Madsen, C.J.	
Johnson, J.	Wiggins, J.	
Owens, J.	Gonzalez, J.	
Fairhurst, J.	Gordon McCloud, J.	
Stephens, J.	Yu, J.	

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 15-09 issue of the Register.

WSR 15-08-037 NOTICE OF PUBLIC MEETINGS TRANSPORTATION COMMISSION

[Filed March 25, 2015, 1:21 p.m.]

The commission's September meeting in Sunnyside, Washington, previously published as Wednesday, September 23, 2015, has been rescheduled to Wednesday, September 9, Sunnyside, Washington.

Locations for our local meetings are yet to be determined and will be published on our web site prior to the meeting date.

WSR 15-08-040 NOTICE OF PUBLIC MEETINGS BELLEVUE COLLEGE

[Filed March 26, 2015, 9:30 a.m.]

The board of trustees of Community College District VIII for Bellevue College has added an additional regular meeting to the meeting schedule. The meeting will be held at the Bellevue College North Campus, 14673 N.E. 29th Place, Bellevue, WA.

The full meeting schedule is provided below.

Date	Time	Location
January 9, 2015	12:30 p.m.	Bellevue College
February 4, 2015	12:30 p.m.	Bellevue College
March 4, 2015	12:30 p.m.	Bellevue College
April 29, 2015	12:30 p.m.	Bellevue College
May 21, 2015	12:30 p.m.	Bellevue College
		North Campus
June 10, 2015	12:30 p.m.	Bellevue College
June 24, 2015	12:30 p.m.	Bellevue College
(tentative)		
September 9, 2015	12:30 p.m.	Bellevue College

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Date	Time	Location
October 21, 2015 (tentative)	9:00 a.m All Day Retreat	Bellevue College
November 18, 2015	12:30 p.m.	Bellevue College

If you need any further information, please contact Lisa Corcoran, 3000 Landerholm Circle S.E., Bellevue, WA 98007, voice (425) 564-2302, fax (425) 564-2261, lisa. corcoran@bellevuecollege.edu, www.bellevuecollege.edu.

WSR 15-08-041 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING

(Real Estate Commission) [Filed March 26, 2015, 10:13 a.m.]

The December meeting will be held December 1, 2015, from 9:00 a.m. to 3:00 p.m. (or until completion of business), at the DoubleTree Hotel Airport, 18740 International Boulevard, Seattle, WA 98188.

WSR 15-08-046 HEALTH CARE AUTHORITY

[Filed March 26, 2015, 2:46 p.m.]

NOTICE

Title or Subject: Apple Health Foster Care 1915(b) waiver.

Effective Date: October 1, 2015.

Description: Submission of a 1915(b) waiver for apple health foster care (AHFC).

The health care authority (agency) intends to submit a 1915(b) waiver that allows the agency to mandatorily enroll children and youth who are in foster care and adoption support programs into the AHFC managed care program, which will be provided by a single managed care organization.

The foster care and adoption support programs are administered through the department of social and health services' children's administration, while the medicaid program for which they are eligible is administered by the agency. This managed care program is designed to provide the full scope of apple health medical services to program enrollees, including guaranteed access to primary care, along with robust health care coordination and care management services and access to health home services for those children and youth who qualify. These services available through AHFC are designed to ensure continuity and coordination of services across the medical, mental health and substance use disorder treatment systems.

The agency intends to submit this waiver application to the Centers for Medicare and Medicaid Services on or before July 1, 2015.

For additional information, contact Alison Robbins, Division of Health Care Services, QCCM, 626 8th Avenue, P.O. Box 45530, Olympia, WA 98504, phone (360) 7251634, TDD/TTY 1-800-848-5429, fax (360) 753-7315, e-mail Alison.Robbins@hca.wa.gov.

WSR 15-08-060 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING

(Home Inspector Board)

[Filed March 27, 2015, 11:23 a.m.]

The following are the 2015 home inspector board meeting dates:

June 4, 2015	9:00 a.m. to 3:00 p.m. (or until completion of business)	North Seattle (venue to be deter- mined)
September 3, 2015	9:00 a.m. to 3:00 p.m. (or until completion of business)	Red Lion at the Park 303 West North River Drive Spokane, WA 99201
December 3, 2015	9:00 a.m. to 3:00 p.m. (or until completion of business)	SeaTac (venue to be deter- mined)

We are committed to providing equal access to our services. If you need special accommodation, please call (360) 664-6487 or TTY (360) 664-0116.

WSR 15-08-065 NOTICE OF PUBLIC MEETINGS BELLINGHAM TECHNICAL COLLEGE

[Filed March 30, 2015, 9:06 a.m.]

AMENDED NOTICE: April 1 executive meeting cancelled, the associated students of Bellingham Technical College is giving notice of the cancellation of the regularly scheduled meeting for April 1, 2015, 3:10 p.m. - 5:00 p.m., in the Student Lounge (CC 300).

WSR 15-08-068 NOTICE OF PUBLIC MEETINGS NOXIOUS WEED CONTROL BOARD

[Filed March 30, 2015, 12:57 p.m.]

The updated information of the Washington state noxious weed control board for the May meeting is as follows: **Thursday, May 21, at 1:00 p.m.**, online/teleconference via WebEx with optional meeting location at Garfield County Courthouse, 789 West Main Street, Pomeroy, WA 99347.

Please contact Alison Halpern for instructions on how to join the online/teleconference meeting at ahalpern@agr.wa. gov or (360) 902-2053.

Miscellaneous [12]

WSR 15-08-075 NOTICE OF PUBLIC MEETINGS RECREATION AND CONSERVATION OFFICE

(Salmon Recovery Funding Board)
[Filed March 31, 2015, 9:16 a.m.]

The Salmon Recovery Funding Board is changing the **date** of the regular quarterly meeting scheduled for May 6-7, 2015:

FROM: May 6 and 7, 2015, from 9:00 a.m. to 5:00 p.m., Room 172, Natural Resources Building, 1111 Washington Street S.E., Olympia, WA.

TO: May 6, 2015, from 9:00 a.m. to 5:00 p.m., Room 172, Natural Resources Building, 1111 Washington Street S.E., Olympia, WA.

For further information, please contact Wendy Loosle, 1111 Washington Street S.E., P.O. Box 40917, Olympia, WA 98504-0917, wendy.loosle@rco.wa.gov, phone (360) 902-3027, fax (360) 902-3026.

Meeting information is also available online at http://www.rco.wa.gov/boards/srfb meetings.shtml.

The recreation and conservation office schedules all public meetings at barrier free sites. Persons who need special assistance may contact Leslie Frank at (360) 902-0220 or e-mail leslie.frank@rco.wa.gov.

WSR 15-08-095 NOTICE OF PUBLIC MEETINGS NOXIOUS WEED CONTROL BOARD

[Filed March 31, 2015, 9:31 p.m.]

The updated information of the Washington state noxious weed control board for the May meeting is as follows: **Thursday, May 21 at 1:00 p.m.**, online/teleconference via WebEx with optional meeting location at Puget Sound Energy Building, 910 Main Street, Pomeroy, WA 99347.

Please contact Alison Halpern for instructions on how to join the online/teleconference meeting at ahalpern@agr. wa.gov or (360) 902-2053.

[13] Miscellaneous