

WSR 17-12-001
PREPROPOSAL STATEMENT OF INQUIRY
PROFESSIONAL EDUCATOR
STANDARDS BOARD

[Filed May 24, 2017, 12:10 p.m.]

Subject of Possible Rule Making: Chapter 181-80 WAC, Alternative routes to certification, requirements for programs and individuals pursuing certification through alternative routes.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 28A.410, 28A.660 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The professional educator standards board (PESB) is responsible for teacher certification and preparation programs. The legislature continually directs the activities of teacher preparation and qualifications. Rule-making authority is granted to PESB for Title 181 WAC.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. PESB meeting[s] are open to the public and regularly scheduled. The calendar of meetings is announced on the web site www.PESB.wa.gov.

May 24, 2017
 David Brenna
 Senior Policy Analyst

WSR 17-12-023
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed May 30, 2017, 11:50 a.m.]

Subject of Possible Rule Making: Amendments to the elevator rules, chapter 296-96 WAC, Safety regulations and fees for all elevators, dumbwaiters, escalators and other conveyances.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 70.87 RCW, Elevators, lifting devices, and moving walks.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The elevator program is considering adopting permanent rules for temporary limited Category 03 elevator mechanic licenses and reviewing the existing rule requirements for all licensing categories. The elevator program has performed emergency rule making creating a temporary limited Category 03 license to address the shortage of licensed mechanics in the grain industry for the upcoming harvest season. There are more than four hundred conveyances in the grain industry, but not enough licensed elevator mechanics to perform inspections and testing. Failure to perform this work could put workers at risk by riding

unsafe conveyances. The temporary limited Category 03 license is restricted to work performed on hand powered manlifts in grain terminals and is needed to help increase the elevator mechanic workforce. The elevator program will be soliciting input from stakeholders in the development of the permanent rules.

In addition, the program is considering other changes to the licensing rules (i.e., chapter 296-96 WAC; Part B—Elevator contractor and conveyance mechanic licenses and regulations and fees) to ensure the rules are consistent with national safety standards, industry practice, to clarify the rules, and for housekeeping 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: Interested parties can participate in the decision to adopt the new rules and formulation of the proposed rules before publication by contacting the individual listed below. The public can also participate, after amendments are proposed by providing written comments and/or testimony during the public hearing and comment process. All rule proposals will be reviewed by a technical advisory committee (TAC) and the elevator safety advisory committee.

For more information on this rule making, visit the labor and industries (L&I) web site at <http://www.lni.wa.gov/TradesLicensing/Elevators/LawRules/default.asp> or contact the individual below. Interested parties can sign up for email updates at <http://www.lni.wa.gov/Main/Listservs/Elevators.asp>.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Alicia Curry, L&I, Field Services and Public Safety Division, P.O. Box 44400, Olympia, WA 98504-4400, phone (360) 902-6244, fax (360) 902-5292, email Alicia.Curry@Lni.wa.gov.

May 30, 2017
 Joel Sacks
 Director

WSR 17-12-027
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH
 (Podiatric Medical Board)
 [Filed May 30, 2017, 2:32 p.m.]

Subject of Possible Rule Making: WAC 246-922-XXX Temporary practice permit—Military spouse and state-registered domestic partner eligibility and issuance, the podiatric medical board (board) is considering adding a new section to provide for temporary practice permits to be issued to military spouses or state-registered domestic partners who hold an out-of-state credential as a podiatric physician.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.22.015 and chapter 18.340 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Chapter 18.340 RCW provides that military spouses may receive a temporary practice

permit while completing any specific additional credential application requirements in Washington that are not related to a profession's training or practice standard. RCW 1.12.080 requires that the interpretation of the term "spouse" be applied equally to state-registered domestic partners. The board is considering establishing requirements to allow military spouses and domestic partners to obtain the temporary practice permit.

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

Process for Developing New Rule: Collaborative.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Interested parties can participate in the rule process through meetings and by submitting written comments, and are encouraged to join the listserv at <http://listserv.wa.gov/cgi-bin/wa?A0=PODIATRY-BOARD>. Please address any questions and/or comments to Susan Gragg, Program Manager, P.O. Box 47852, Olympia, WA 98504-7852, phone (360) 236-4941, fax (360) 236-2901, email susan.gragg@doh.wa.gov.

May 30, 2017
Blake T. Maresh
Executive Director

The state legislature authorizes the department to administer SNAP and food assistance program for legal immigrants under RCW 74.04.500, 74.04.510, and 74.08A.120.

DSHS incorporates regulations from the federal agencies, exercises state options, and implements approved waivers of federal regulatory requirements by adopting administrative rules for food assistance programs administered under the Washington basic food program.

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 a proposal 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 Ezra Paskus, Program Manager, Economic Services Administration, Community Services Division, P.O. Box 45470, Olympia, WA 98504-5470, phone (360) 725-4611, fax (360) 725-4905, email paskuet@dshs.wa.gov.

May 30, 2017
Katherine I. Vasquez
Rules Coordinator

WSR 17-12-029

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed May 31, 2017, 10:03 a.m.]

Subject of Possible Rule Making: The department is proposing to amend WAC 388-450-0140 How does the income of an ineligible assistance unit member affect my eligibility and benefits for basic food? and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050, 74.04.055, 74.04.057, 74.04.510, 74.08.090, 7 C.F.R. 273.9.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is proposing to amend WAC 388-450-0140 and other related rules as may be required to comply with federal regulations for income allocation of ineligible assistance unit members of basic food households.

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) enforces the provisions of the federal Supplemental Nutrition Assistance Program (SNAP) as enacted in the 2008 Food and Nutrition Act and codified in the Code of Federal Regulations. The department will amend rules that are consistent with the act, federal regulations, and FNS administrative notices and formal guidance.

WSR 17-12-031

PREPROPOSAL STATEMENT OF INQUIRY EVERETT COMMUNITY COLLEGE

[Filed May 31, 2017, 10:51 a.m.]

Subject of Possible Rule Making: **WAC 132E-120-110:** Former title: Everett Community College student rights and responsibilities; New title: Authority.

WAC 132E-120-120: Former title: Academic affairs; New title: Statement of jurisdiction.

WAC 132E-120-130: Former title: Students as research subjects; New title: Preamble.

WAC 132E-120-140: Former title: Right to due process; New title: Civility statement.

WAC 132E-120-150: Former title: Student affairs; New title: Nondiscrimination statement.

WAC 132E-120-160: Former title: Disclosure of student information; New title: Definitions.

WAC 132E-120-170: Former title: College distribution of literature procedures; New title: Statement of student rights.

WAC 132E-120-180: Former title: Student conduct code—Statement of purpose; New title: Academic affairs.

WAC 132E-120-181: Academic grievance procedures.

WAC 132E-120-190: Former title: General policies concerning student conduct; New title: Students as research subjects.

WAC 132E-120-200: Former title: Authority to request identification; New title: Student affairs.

WAC 132E-120-201: Student affairs grievance procedures.

WAC 132E-120-210: Former title: Student conduct—Authority and responsibility; New title: Disclosure of student information.

WAC 132E-120-220: Former title: Violations; New title: College distribution of literature procedures.

WAC 132E-120-230: Former title: Sanctions for violations; New title: Authority to request identification.

WAC 132E-120-240: Former title: Initial disciplinary procedures; New title: Prohibited student conduct.

WAC 132E-120-250: Former title: Summary suspension—Purpose and procedures; New title: Reporting—Sexual misconduct and discrimination.

WAC 132E-120-260: Former title: Notice of summary suspension; New title: Confidentiality and right to privacy.

WAC 132E-120-270: Former title: Summary suspension for failure to appear; New title: Retaliation is prohibited.

WAC 132E-120-280: Former title: Appeals from summary suspension hearing; New title: Disciplinary sanctions.

WAC 132E-120-290: Former title: Student conduct committee; New title: Terms and conditions.

WAC 132E-120-300: Former title: Appeals of disciplinary action—General; New title: Loss of eligibility—Student athletic participation.

WAC 132E-120-310: Former title: Student conduct committee hearing process; New title: Standard of burden of proof.

WAC 132E-120-320: Former title: Evidence admissible in hearings; New title: Initiation of disciplinary action—Non-Title IX.

WAC 132E-120-321: Initiation of Title IX proceedings.

WAC 132E-120-330: Former title: Decision by student conduct committee; New title: Interim measures.

WAC 132E-120-340: Former title: Final appeal; New title: Appeals—All cases.

WAC 132E-120-350: Former title: Readmission after dismissal; New title: Participation of advisors and attorneys.

WAC 132E-120-360: Former title: Academic grievance procedure; New title: Brief adjudicative proceedings—Initial hearing.

WAC 132E-120-361: Brief adjudicative proceedings—Review of initial decision.

WAC 132E-120-370: Former title: Student affairs grievance procedure; New title: Full adjudicative proceedings—Student conduct committee.

WAC 132E-120-371: Full adjudicative process—Pre-hearing procedure.

WAC 132E-120-372: Full adjudicative process—Hearing procedure.

WAC 132E-120-373: Full adjudicative process—Decision.

WAC 132E-120-374: Full adjudicative proceedings—Student conduct committee appeal.

WAC 132E-120-380: Former title: Equal opportunity—Title IX; New title: Summary suspension—Purpose and proceeding.

WAC 132E-120-381: Summary suspension—Notice.

WAC 132E-120-382: Summary suspension—For failure to appear.

WAC 132E-120-383: Summary suspension—Appeal.

WAC 132E-120-385: Former title: Equal opportunity—Title IX procedure.

WAC 132E-120-390: Former title: Hazing policy; New title: Readmission after dismissal.

WAC 132E-120-400: Former title: Drug-free campus policy.

WAC 132E-120-410: Former title: Tobacco use policy.

WAC 132E-120-411: Tobacco use policy.

Chapter 132E-400 WAC: Loss of eligibility—Student athletic participation.

WAC 132E-400-010: Grounds for ineligibility.

WAC 132E-400-020: Suspension procedure—Right to informal hearing.

WAC 132E-400-030: Hearing.

WAC 132E-400-040: Decision.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.50.140.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: **WAC 132E-120-110**, clarifies the college's authority regarding the rights and responsibilities of students.

WAC 132E-120-120, the academic affairs section is unchanged but moved to WAC 132E-120-180. The new section clarifies the jurisdiction of the conduct code.

WAC 132E-120-130, the former section remains unchanged but is moved to WAC 132E-120-190. The new section adds a preamble to the conduct code identifying the college's purpose and governance.

WAC 132E-120-140, the student due process section has been adjusted as cited below. The new section adds a current campus wide policy to the conduct code.

WAC 132E-120-150, the student affairs section remains unchanged but is moved to WAC 132E-120-200. The nondiscrimination statement moves this section of the conduct code forward and has been updated in accordance with changes in federal guidance documents.

WAC 132E-120-160, the former policy section remains but has been moved to WAC 132E-120-210. The new section provides definitions of terms used throughout the policy for the purpose of clarity.

WAC 132E-120-170, the former policy section remains but has been moved to WAC 132E-120-220. The new section identifies the rights of students under the conduct code.

WAC 132E-120-180, the statement of purpose section has been removed as the key components are now included in the above listed sections and offer more clarity. The new section is a new section number only, the policy language has not changed.

WAC 132E-120-181, this is a new policy section number, however, the policy title and language has not changed.

WAC 132E-120-190, the general policies concerning student conduct section has been updated in the below listed sections. The updates ensure the college's compliance with new state law requirements. The new section is a new section number only, the policy language has not changed.

WAC 132E-120-200, the former policy section remains but has been moved to WAC 132E-120-230. The new section is a new section number only, the policy language has not changed.

WAC 132E-120-201, this is a new policy section number, however, the policy title and language has not changed.

WAC 132E-120-210, the former section has been clarified and broken into multiple sections (i.e., authority, jurisdiction, etc.). The new section is a new section number only, the policy language has not changed.

WAC 132E-120-220, a new violations section has been written as an update, retitled as "prohibited student conduct" and moved to WAC 132E-120-240. The new section is a new section number only, the policy language has not changed.

WAC 132E-120-230, a new sanctions section has been written as an update, retitled as "disciplinary sanctions" and moved to WAC 132E-120-280. The new section is a new section number only, the policy language has not changed.

WAC 132E-120-240, a new disciplinary procedures section, WAC 132E-120-310, has been written to comply with new state law (see below). Prohibited student conduct was given a new section name and updated as indicated above.

WAC 132E-120-250, the former policy section remains but has been given a new section number, WAC 132E-120-370. The new section clarifies how misconduct can be reported and requirements or reporting.

WAC 132E-120-260, the former policy section remains but has been given a new title, "Summary suspension—Notice," and section number, WAC 132E-120-371. The new policy section informs students of the confidentiality provided to them and their right to privacy.

WAC 132E-120-270, the former policy section remains but has been given a new title, "Summary suspension—Failure to appear," and section number, WAC 132E-120-372. The new policy section updates retaliation as prohibited conduct, providing more clarity.

WAC 132E-120-280, the former policy section remains but has been given a new title, "Summary suspension—Appeal," and section number, WAC 132E-120-362. The new policy section updates policy language in accordance with legal advice.

WAC 132E-120-290, the former policy section has been moved to WAC 132E-120-360 and updated as noted below. The new policy section adds restitution, professional evaluation, and no contact/tress pass [trespass] order in compliance with Title IX guidance.

WAC 132E-120-300, the former policy section has been updated and moved to a new title, "Appeals—All cases," and section number, WAC 132E-120-330 as noted below. The new title is a section change only, no policy language has been changed.

WAC 132E-120-310, the former policy section has been updated and moved to WAC 132E-120-361 as noted below. The new policy section clarifies the burden of proof for all conduct cases; the burden of proof itself has not been changed.

WAC 132E-120-320, policy language regarding evidence admissible in hearings has been incorporated in the brief adjudication process sections in accordance with recently updated state law. The new title and policy language provides clarification on the brief adjudicative proceedings and ensures compliance with recently updated state law.

WAC 132E-120-321, the new section provides clarity on the proceedings for Title IX cases and how these proceedings differ from non-Title IX matters.

WAC 132E-120-330, the former policy information has been updated as noted below and moved to WAC 132E-120-353. The new section identifies interim measures as they pertain to matters involving sexual misconduct in compliance with Title IX regulations.

WAC 132E-120-340, the former policy information has been updated to provide clarity and the policy language has been adjusted to comply with recently updated state law. The policy section has also moved to WAC 132E-120-330. This policy section title has been updated to provide clarity and the policy language has been adjusted to comply with recently updated state law.

WAC 132E-120-350, the former policy section remains but has been moved to new WAC 132E-120-390. The new policy section is new language providing information and clarity regarding student's right to an advocate and/or attorney and their participation throughout the conduct proceedings in this conduct code.

WAC 132E-120-360, the former section remains but has been moved to new WAC 132E-120-181. The new section has been updated to provide clarity on brief adjudicative proceedings and to ensure compliance with recently updated state law.

WAC 132E-120-361, this is a new policy section developed to ensure compliance with recently updated state law.

WAC 132E-120-370, the former section remains but has been moved to new WAC 132E-120-201. The new policy section updates the current student conduct committee proceedings to ensure compliance with recently updated state law.

WAC 132E-120-371, this is a new policy section added to provide clarity in process and to ensure compliance with recently updated state law.

WAC 132E-120-372, this is a new policy section added to provide clarity in process and to ensure compliance with recently updated state law.

WAC 132E-120-373, this is a new policy section added [to] clarify the former policy section titled decision by student conduct committee and to ensure compliance with recently updated state law.

WAC 132E-120-374, this is a new policy section added [to] clarify the former policy section titled decision by student conduct committee and to ensure compliance with recently updated state law.

WAC 132E-120-380, the former section has been updated to ensure compliance with updated federal guidance and recently changed state law. The policy language has been embedded within multiple above-listed sections. The new title is a new policy section number only, the policy language remains the same.

WAC 132E-120-381, this is a new policy section number, however, the policy title and language has not changed.

WAC 132E-120-382, this is a new policy section number, however, the policy title and language has not changed.

WAC 132E-120-383, this is a new policy section number, however, the policy title and language has not changed.

WAC 132E-120-385, this section number has been omitted. The former policy language has been updated to ensure compliance with updated federal guidance and recently changed state law. The policy language has been embedded within multiple above-listed sections.

WAC 132E-120-390, this section number has been omitted. The former policy language has been embedded into the prohibited student conduct, WAC 132E-120-240. The new title is a section change only, no policy language has been changed.

WAC 132E-120-400, this section number has been omitted. The former policy language has been embedded into the prohibited student conduct, WAC 132E-120-240.

WAC 132E-120-410, this section number has been omitted. The former policy language has been embedded into the prohibited student conduct, WAC 132E-120-240.

WAC 132E-120-411, this section number has been omitted. The former policy language has been embedded into the prohibited student conduct, WAC 132E-120-240.

Chapter 132E-400 WAC, this chapter has been removed. The proceedings for student athlete loss of eligibility are in WAC 132E-120-300 and follow the brief and/or full adjudicative process in accordance with recently updated state law.

WAC 132E-400-010, this section has been removed and the policy section and language has been moved to a new WAC 132E-120-300.

WAC 132E-400-020, this section has been omitted. Student athletes who may lose their athletic eligibility will go through the brief and/or full adjudicative process in accordance with recently updated state law.

WAC 132E-400-030, this section has been omitted. Student athletes who may lose their athletic eligibility will go through the brief and/or full adjudicative process in accordance with recently updated state law.

WAC 132E-400-040, this section has been omitted. Student athletes who may lose their athletic eligibility will go through the brief and/or full adjudicative process in accordance with recently updated state law.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jennifer Howard, Vice President of Administrative Services, Everett Community College, 2000 Tower Street, Everett, WA 98201, email jhoward@everettcc.edu, fax (425) 388-9228 or phone (425) 388-9232. Board of trustee meetings, in which public comment is received, occur each third Tuesday of the month, 5 p.m. at the Olympus Hall Board Room, 801 Wetmore Avenue, Everett, WA 98201.

May 31, 2017
Jennifer L. Howard
Vice President of
Administrative Services

WSR 17-12-049
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 2, 2017, 8:50 a.m.]

The aging and long-term support administration requests the withdrawal of the preproposal statement of inquiry notice filed as WSR 16-11-076 on May 16, 2016 (chapter 388-78A WAC) regarding assisted living facilities.

Katherine I. Vasquez
Rules Coordinator

WSR 17-12-050
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 2, 2017, 9:01 a.m.]

The aging and long-term support administration requests the withdrawal of the preproposal statement of inquiry notice filed as WSR 16-11-075 on May 16, 2016 (chapter 388-76 WAC) regarding adult family homes.

Katherine I. Vasquez
Rules Coordinator

WSR 17-12-051
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 2, 2017, 9:12 a.m.]

The aging and long-term support administration requests the withdrawal of the preproposal statement of inquiry notice filed as WSR 16-11-078 on May 16, 2016 (chapter 388-97 WAC) regarding nursing homes.

Katherine I. Vasquez
Rules Coordinator

WSR 17-12-052
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Aging and Long-Term Support Administration)
 [Filed June 2, 2017, 9:14 a.m.]

The aging and long-term support administration requests the withdrawal of the prepropositional statement of inquiry notice filed as WSR 16-11-089 on May 17, 2016 (chapter 388-107 WAC) regarding enhanced services facilities.

Katherine I. Vasquez
 Rules Coordinator

WSR 17-12-056
PREPROPOSAL STATEMENT OF INQUIRY
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Filed June 2, 2017, 12:13 p.m.]

Subject of Possible Rule Making: Chapter 392-143 WAC, Transportation—Specifications for school buses.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.61.380.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Chapter 392-143 WAC establishes the specifications governing the design and marking of school buses owned and operated in Washington. The office of superintendent of public instruction is considering revising the rules regarding nonpresented buses during inspections and multifunction school activity buses, and making additional changes to ensure all school bus specifications are up-to-date with federal and state regulations.

Process for Developing New Rule: Early solicitation of public comments and recommendations regarding new or amended rules and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Glenn Gorton, Director, Student Transportation, P.O. Box 47200, Olympia, WA 98504-7200, (360) 725-6121, or email glenn.gorton@k12.wa.us.

June 2, 2017
 Chris P. S. Reykdal
 State Superintendent
 of Public Instruction

WSR 17-12-057
PREPROPOSAL STATEMENT OF INQUIRY
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Filed June 2, 2017, 12:16 p.m.]

Subject of Possible Rule Making: Chapter 392-144 WAC, School bus driver qualifications.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.160.210.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The office of superintendent of public instruction is considering revising chapter 392-144 WAC to more clearly define the hearing process for a school bus driver, update the disqualifying requirements for school bus drivers, and establish minimum requirements for non-CDL-authorized school bus drivers. In addition, revisions may be made to ensure all requirements in this chapter are up-to-date with federal and state regulations.

Process for Developing New Rule: Early solicitation of public comments and recommendations regarding new or amended rules and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Glenn Gorton, Director, Student Transportation, P.O. Box 47200, Olympia, WA 98504-7200, (360) 725-6121, or email glenn.gorton@k12.wa.us.

June 2, 2017
 Chris P. S. Reykdal
 State Superintendent
 of Public Instruction

WSR 17-12-058
PREPROPOSAL STATEMENT OF INQUIRY
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Filed June 2, 2017, 12:17 p.m.]

Subject of Possible Rule Making: Chapter 392-151 WAC, Traffic safety—School safety patrol.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.61.385.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Chapter 392-151 WAC implements RCW 46.61.385 and provides for the safe operation of school patrols. The office of superintendent of public instruction is considering revising this chapter to bring the school safety patrol rules up-to-date with current safety standards.

Process for Developing New Rule: Early solicitation of public comments and recommendations regarding new or amended rules and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Glenn Gorton, Director, Student Transportation, P.O. Box 47200, Olympia, WA 98504-7200, (360) 725-6121, or email glenn.gorton@k12.wa.us.

June 2, 2017
 Chris P. S. Reykdal
 Superintendent of
 Public Instruction

WSR 17-12-062
PREPROPOSAL STATEMENT OF INQUIRY
OFFICE OF
INSURANCE COMMISSIONER

[Insurance Commissioner Matter No. R 2017-01—Filed June 2, 2017, 2:52 p.m.]

Subject of Possible Rule Making: Creating a safe harbor for the use of the federal model privacy form.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060; Gramm-Leach-Bliley Act, Public Law 102-106, Sections 501(b), 505 (b)(2).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The federal model privacy form is easier for consumers to understand than existing sample disclosures. Recent changes to NAIC model law on privacy notices encourages insurers to use the federal model privacy form by creating a safe harbor for its use. The rules will create a safe harbor of compliance for insurers who use the federal model privacy form.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Several federal agencies partnered to develop the federal model privacy form for financial institutions under the Gramm-Leach-Bliley Act. Given the increasing relationships between the banking, securities, and insurance industries, the single form was also adopted by NAIC as the model form for insurers. The federal regulators who cooperated to develop the form include the Board of Governors of the Federal Reserve System, Commodity Futures Trading Commission, Federal Deposit Insurance Corporation, Federal Trade Commission, National Credit Union Administration, Office of the Comptroller of the Currency, Office of Thrift Supervision, and Securities and Exchange Commission. The rule aligns with the requirements developed by these other agencies.

Process for Developing New Rule: Submit written comments by July 21, 2017, to Jim Freeburg, rulescoordinator@oic.wa.gov, fax (360) 586-3109.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jim Freeburg, P.O. Box 40258, Olympia, WA 98504, (360) 725-7170, rulescoordinator@oic.wa.gov.

June 2, 2017
Mike Kreidler
Insurance Commissioner

WSR 17-12-063
PREPROPOSAL STATEMENT OF INQUIRY
OFFICE OF
INSURANCE COMMISSIONER

[Insurance Commissioner Matter No. R 2017-02—Filed June 2, 2017, 3:10 p.m.]

Subject of Possible Rule Making: Obsolete citations to insurer investments under chapter 48.13 RCW.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060 and 48.13.171.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: In 2011 chapter 188, Laws of 2011 (SHB 1257) was enacted amending chapter 48.13 RCW regarding domestic insurance company investments. This legislation repealed the then existing chapter 48.13 RCW and replaced it with new sections. As a result there are several sections in Title 284 WAC that contain statutory citations to sections in chapter 48.13 RCW that were repealed. Therefore, the commissioner will consider adopting rules to correct these citations.

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

Process for Developing New Rule: Submit written comments by July 20, 2017, to Jim Tompkins, P.O. [Box] 40260, Olympia, WA 98504-0260, email rulescoordinator@oic.wa.gov, fax (360) 586-3109.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jim Tompkins, P.O. [Box] 40260, Olympia, WA 98504-0260, email rulescoordinator@oic.wa.gov, fax (360) 586-3109.

June 2, 2017
Mike Kreidler
Insurance Commissioner

WSR 17-12-064
PREPROPOSAL STATEMENT OF INQUIRY
OFFICE OF
INSURANCE COMMISSIONER

[Insurance Commissioner Matter No. R 2017-03—Filed June 2, 2017, 3:15 p.m.]

Subject of Possible Rule Making: Interest rate pursuant to RCW 87.03.810.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 48.02.060, 87.03.810.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 87.03.810 sets forth a process for the Washington state department of transportation (WSDOT) to acquire land from irrigation districts for highway purposes. The statute references interest rate tables issued by the office of the insurance commissioner. The rule sets forth the interest rate to be used by WSDOT for purposes of this section.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: WSDOT has been closely consulted to ensure that an interest rate is feasible for their purposes.

Process for Developing New Rule: Submit written comments by July 21, 2017, to Jim Freeburg, rulescoordinator@oic.wa.gov, fax (360) 586-3109.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jim Freeburg, P.O. Box 40258, Olympia, WA 98504, (360) 725-7170, rulescoordinator@oic.wa.gov.

June 2, 2017
Mike Kreidler
Insurance Commissioner

WSR 17-12-065
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
OFFICE OF
INSURANCE COMMISSIONER

[Filed June 2, 2017, 3:18 p.m.]

I am withdrawing the CR-101 preproposal for R 2015-17, *addressing the insurance commissioner's powers during a state of emergency* published by the code reviser in WSR 16-01-051. This is being done because we have determined that this rule making is not necessary at this time.

We will contact stakeholders and make them aware of this withdrawal.

Mike Kreidler
Insurance Commissioner

WSR 17-12-085
PREPROPOSAL STATEMENT OF INQUIRY
GAMBLING COMMISSION

[Filed June 5, 2017, 4:36 p.m.]

Subject of Possible Rule Making: To allow licensees to purchase reshuffled cards from a licensed manufacturer to be used for Baccarat.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The petitioner submitted a petition for rule change to allow licensees to purchase reshuffled cards from a licensed manufacturer to be used for Baccarat.

Rules will apply to card room licensees and licensed card manufacturers and will likely address:

- Verifying the integrity of the manufacturing process of reshuffled cards, which would include such things as documenting the manufacturer's procedures to ensure reshuffled decks are complete, free of any markings, and are in a random order;
- Internal controls a card room would be required to have prior to using reshuffled cards;
- Rule(s) needed to allow reshuffled cards be used for playing Baccarat;
- Rule(s) outlining the quality control standards card manufacturers would need to follow; and
- Related topics.

Process for Developing New Rule: Negotiated rule making; and interested parties can participate in the discussion of this proposed change by attending a commission meeting, or contacting the agency staff at the contact information below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Written comments can be directed to Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-2400, by email rules.coordinator@wsgc.wa.gov, fax (360) 486-3630, or phone (360) 486-3447.

To discuss these rule proposals in person with commissioners and staff, please attend an upcoming commission meeting.

Check our web site at www.wsgc.wa.gov under "Public Meetings" for agendas, meeting dates, locations and start times.

June 5, 2017
Michelle Rancour
Acting Rules Coordinator

WSR 17-12-091
PREPROPOSAL STATEMENT OF INQUIRY
HEALTH CARE AUTHORITY

(Washington Apple Health)

[Filed June 6, 2017, 9:52 a.m.]

Subject of Possible Rule Making: WAC 182-526-0070 Filing documents, 182-526-0155 Appellant's representation in the hearing, and 182-526-0200 Enrollee appeals of a managed care organization action.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.05.021, 41.05.160, 74.09.741, chapter 34.05 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: (1) In WAC 182-526-0155, the agency inadvertently left out language that had been in the rule to comply with federal HIPAA laws that anyone requesting confidential information needs to sign an authorization for release of information; (2) in WAC 182-526-0200, the agency needed to delete subsection[s] (8) through (10) as those subsections are now going in WAC 182-538-0110 and if left in this current rule, would conflict; and (3) in WAC 182-526-0070, the agency inadvertently wrote the rule such that it would require the actual judge to confirm documents were filed rather than support staff, creating a burden. During the course of this review, the agency may identify additional changes that are required in order to improve clarity or update policy.

Process for Developing New Rule: The agency welcomes the public to take part in developing this rule. If interested, contact the person identified below to receive an early rule draft to review. After the early review, the agency will send a notice of proposed rule making (CR-102) to everyone receiving this notice and 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 Darcy Eliason, P.O. Box 42716, Olympia, WA 98504-2716, fax (360) 586-9727, TTY 1-800-848-5429, email darcy.eliason@hca.wa.gov.

June 6, 2017
Wendy Barcus
Rules Coordinator

WSR 17-12-093**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF AGRICULTURE**

[Filed June 6, 2017, 11:21 a.m.]

Subject of Possible Rule Making: Chapter 16-662 WAC, Weights and measures—National handbooks, sale of motor fuel, and penalties for violations; chapter 16-663 WAC, Service agents—Reporting, test procedures, standards and calibration of weighing and measuring devices; and chapter 16-674 WAC, Weights and measures—Exemptions, weighmasters and device registration. The department is considering:

(1) Adopting, in whole or in part, the 2017 edition of NIST Handbook 44 (Specifications, Tolerances, and Other Technical Requirements for Weighing and Measuring Devices);

(2) Adopting, in whole or in part, the 2017 edition of NIST Handbook 130 (Uniform Laws and Regulations in the Areas of Legal Metrology and Engine Fuel Quality) with modifications;

(3) Adopting, in whole or in part, the 2017 edition of NIST Handbook 133 (Checking the Net Contents of Packaged Goods);

(4) Establishing in rule a civil penalty matrix for violations of chapter 19.94 RCW (Weights and measures) and chapter 15.80 RCW (Weighmasters);

(5) Modifying and incorporating sections of chapter 16-663 WAC (Service agents—Reporting, test procedures, standards and calibration of weighing and measuring devices) into chapter 16-662 WAC and repealing chapter 16-663 WAC; and

(6) Modifying and incorporating sections of chapter 16-674 WAC (Weights and measures—Exemptions, weighmasters and device registration) into chapter 16-662 WAC and repealing chapter 16-674 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 19.94.190, 19.94.195, 19.112.020, 19.112.140, 15.80.410, chapter 34.05 RCW, and chapter 158, Laws of 2017.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: NIST Handbooks: The department is considering adopting the most recent version of NIST Handbook 44, 130 (with modifications), and 133. The NIST handbooks are national consensus codes that establish industry standards for weighing and measuring devices, legal metrology, engine fuel quality, net contents of packaged goods, and specifications and tolerances for reference standards and field standard weights and measures. The department adopts these handbooks in order to maintain uniformity with other states where appropriate. Civil Penalty Matrix: Adopting in rule a civil penalty matrix for violations of chapter 19.94 RCW (Weights and measures) and chapter 15.80 RCW (Weighmasters) will provide clarity and transparency regarding how civil penalties are calculated, including consideration of aggravating and mitigating circumstances. Service agents: The department is considering amending the registration, identification, and reporting requirements for service agents operating under chapter 19.94 RCW. These rules are published in chapter 16-663 WAC which the department proposes to repeal concurrently with adoption of this rule. Weighmasters: The department is considering amending the

device registration and registration and licensing requirements for weighmasters operating under chapter 15.80 RCW. These rules are published in chapter 16-674 WAC which the department proposes to repeal concurrently with adoption of this rule. Repealing chapters 16-663 and 16-674 WAC and incorporating the requirements for device registration, service agents, and weighmasters into chapter 16-662 WAC will make it easier for stakeholders to locate and comply with regulations. The changes will also facilitate the administration of regulatory requirements for the agency.

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

Process for Developing New Rule: Department staff will discuss any proposed amendments with affected stakeholders. Affected stakeholders will also have an opportunity to submit written comments on the proposed rules during the public comment period and will be able to present oral testimony at the public hearing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Brad White, Assistant Director, Washington State Department of Agriculture, Plant Protection Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, fax (360) 902-2094, email bwhite@agr.wa.gov; or Jerry Buendel, Weights and Measures Program Manager, Washington State Department of Agriculture, Plant Protection Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1856, fax (360) 902-2094, email jbuendel@agr.wa.gov.

June 6, 2017

Brad White

Assistant Director

WSR 17-12-094**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF COMMERCE**

[Filed June 6, 2017, 11:28 a.m.]

Subject of Possible Rule Making: Documentation of incremental generation as a result of capital investments by qualified biomass energy facilities.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 19.285.080(2); chapter 315, Laws of 2017.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: ESB 5128 establishes a new form of eligible renewable resource that utilities may use for compliance with the renewable requirements of the Energy Independence Act (EIA) (chapter 19.285 RCW). The newly eligible resource is incremental generation as a result of capital investments completed after January 1, 2010, by biomass energy generating facilities that commenced operation before March 31, 1999. The law becomes effective on July 23, 2017.

Section 3 of ESB 5128 requires that commerce establish by rule a methodology for calculating the baseline level of generation for the purpose of measuring eligible incremental generation.

Commerce expects to amend WAC 194-37-135 to add documentation requirements and establish the baseline generation methodology for incremental generation from qualified biomass energy facilities.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The utilities and transportation commission (UTC) regulates investor-owned utilities, including their compliance with EIA. Commerce will coordinate the rule making with UTC through staff-to-staff communications prior to each step.

Process for Developing New Rule: Standard rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Commerce will conduct an initial stakeholder workshop; the date and location will be posted on the EIA rule-making web page <http://www.commerce.wa.gov/about-us/rulemaking/i-937-rulemaking/>. The web page includes an initial draft of rule language for stakeholder review.

Interested parties may submit written comments until **July 14, 2017**. Send comments by email to eia@commerce.wa.gov. All rule-making documents and schedules will be posted on the web page. For questions or suggestions contact Glenn Blackmon, glenn.blackmon@commerce.wa.gov, (360) 725-3115.

June 6, 2017
Jaime Rossman
Rules Coordinator

WSR 17-12-096
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 6, 2017, 12:27 p.m.]

Subject of Possible Rule Making: The department is proposing to add new sections, repeal existing sections, and amend the following existing sections in chapter 388-78A WAC, Assisted living facility licensing rules: WAC 388-78A-2461, 388-78A-2462, 388-78A-2464, 388-78A-24642, 388-78A-2465, 388-78A-2466, 388-78A-2467, 388-78A-2468, 388-78A-24681, 388-78A-2469, 388-78A-2470, 388-78A-24701, 388-78A-2471, and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 18.20, 74.39A RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose for the changes is to consolidate the negative actions and character, competence, and suitability rules related to background checks for home and community services, residential care services (RCS), and the developmental disabilities administration (DDA). The consolidated list will provide better clarity and understanding for the public and contracted entities, reduce the amount of WAC language, and help preserve the health and safety of our clients.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: DDA and the aging and long-term support administration will collaborate and coordinate with the DSHS background check central unit to consolidate and coordinate rules related to negative actions and character, competence, and suitability reviews in chapter 388-78A WAC and other WAC chapters such as chapters 388-06, 388-71, 388-76, 388-97, 388-101, 388-825 WAC, and other chapters as may be necessary.

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 a proposal 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 Claudia Baetge, Long-Term Care Policy Program Manager, RCS, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 725-2589, fax (360) 438-7903, email baetgcf@dshs.wa.gov.

June 5, 2017
Katherine I. Vasquez
Rules Coordinator

WSR 17-12-098
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 6, 2017, 12:49 p.m.]

Subject of Possible Rule Making: The department is proposing to add new sections, repeal existing sections, and amend the following existing sections in chapter 388-76 WAC, Adult family home minimum licensing requirements: WAC 388-76-10160, 388-76-10161, 388-76-10163, 388-76-101631, 388-76-101632, 388-76-10164, 388-76-10165, 388-76-10166, 388-76-10170, 388-76-10174, 388-76-10175, 388-76-10176, 388-76-10180, 388-76-10181, and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 70.128, 43.20A, 43.43, 74.39A RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose for the changes is to consolidate the negative actions and character, competence, and suitability rules related to background checks for home and community services, residential care services (RCS), and the developmental disabilities administration (DDA). The consolidated list will provide better clarity and understanding for the public and contracted entities, reduce the amount of WAC language, and help preserve the health and safety of our clients.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: DDA and the aging and long-term support administration

tion will collaborate and coordinate with the DSHS background check central unit to consolidate and coordinate rules related to negative actions and character, competence, and suitability reviews in chapter 388-76 WAC and other WAC chapters such as chapters 388-06, 388-71, 388-78A, 388-97, 388-101, 388-825 WAC, and other chapters as may be necessary.

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 a proposal 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 Claudia Baetge, Long-Term Care Policy Program Manager, RCS, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 725-2589, fax (360) 438-7903, email baetgcf@dshs.wa.gov.

June 5, 2017
Katherine I. Vasquez
Rules Coordinator

WSR 17-12-099
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 6, 2017, 12:58 p.m.]

Subject of Possible Rule Making: The department is proposing to add new sections, repeal existing sections, and amend the following existing sections in chapter 388-97 WAC, Nursing homes: WAC 388-97-1790, 388-97-1800, 388-97-1820, and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 74.39A, 74.42, 18.51 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose for the changes is to consolidate the negative actions and character, competence, and suitability rules related to background checks for home and community services, residential services (RCS), and developmental disabilities administration (DDA). The consolidated list will provide better clarity and understanding for the public and contracted entities, reduce the amount of WAC language, and help preserve the health and safety of our clients.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: DDA and the aging and long-term support administration will collaborate and coordinate with the DSHS background check central unit to consolidate and coordinate rules related to negative actions and character, competence, and suitability reviews in chapter 388-97 WAC and other chapters including chapters 388-06, 388-71, 388-76, 388-78A, 388-101, 388-825 WAC, and other chapters as may be necessary.

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 a proposal 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 Claudia Baetge, Long-Term Care Policy Program Manager, RCS, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 725-2589, fax (360) 438-7903, email baetgcf@dshs.wa.gov.

June 5, 2017
Katherine I. Vasquez
Rules Coordinator

WSR 17-12-101
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Long-Term Support Administration)
[Filed June 6, 2017, 2:31 p.m.]

Subject of Possible Rule Making: The department is proposing to add new sections, repeal existing sections, and amend the following existing sections in chapter 388-107 WAC, Licensing requirements for enhanced services facilities: WAC 388-107-1205, 388-107-1210, 388-107-1215, 388-107-1220, 388-107-1230, 388-107-1240, 388-107-1250, 388-107-1252, 388-107-1260, 388-107-1270, 388-107-1280, 388-107-1290, 388-107-1300, 388-107-1310, and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 70.97, 43.20A, 43.43, and 74.39A RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose for the changes is to consolidate the negative actions and character, competence, and suitability rules related to background checks for home and community services, residential care services (RCS), and developmental disabilities administration (DDA). The consolidated list will provide better clarity and understanding for the public and contracted entities, reduce the amount of WAC language, and help preserve the health and safety of our clients.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: DDA and the aging and long-term support administration will collaborate and coordinate with the DSHS background check central unit to consolidate and coordinate rules related to negative actions and character, competence, and suitability reviews including WAC such as chapters 388-06, 388-71, 388-76, 388-78A, 388-97, 388-101, 388-825 WAC, and other chapters as may be necessary.

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 a proposal 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 Claudia Baetge, Long-Term Care Policy Program Manager, RCS, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 725-2589, fax (360) 438-7903, email baetgcf@dshs.wa.gov.

June 5, 2017

Katherine I. Vasquez
Rules Coordinator

WSR 17-12-106

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed June 7, 2017, 7:26 a.m.]

Subject of Possible Rule Making: Chapter 36-13 WAC, Professional wrestling.

Statutes Authorizing the Agency to Adopt Rules on this Subject: SHB 1420 New Section 2(4), RCW 67.08.017, 67.08.105, 43.24.086.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: SHB 1420, an act relating to theatrical wrestling, was passed during the 2017 legislative session requiring the department to establish rules. We will develop and amend rules to establish licensing requirements and fees, and standards of practice for the new theatrical wrestling school license.

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

Process for Developing New Rule: Development of rules will be made by holding industry stakeholder workshops, and through email and direct mailings to licensees and interested parties.

To receive information by email, please sign up on the combative sports program listserv at <http://www.dol.wa.gov/business/athletics/emaillist.html>.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Cameron Dalmas, Combative Sports Program, Department of Licensing, P.O. Box 9026, Olympia, WA 98507, phone (360) 664-6643, fax (360) 664-2550, email plssunit@dol.wa.gov. Interested parties may send in their comments by mail, phone, fax, or email. Additional information will be posted on the combative sports program web site as it becomes available at <http://www.dol.wa.gov/business/athletics/laws.html>.

June 7, 2017

Damon Monroe
Rules Coordinator

WSR 17-12-115

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed June 7, 2017, 11:10 a.m.]

Subject of Possible Rule Making: The department is considering rule changes for wildlife conflict management and wildlife interactions.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.04.012, 77.04.020, 77.04.055, 77.12.047, 77.36.170, and 77.36.180.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Based upon recent changes in statute, the need to define general procedures and clarify the value of livestock, the department needs to amend its rules around conflict wildlife management and interactions.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Whereas wolf management involves United State[s] Fish and Wildlife Service and other governmental entities, the proposed amendments are specific to the Washington department of fish and wildlife process[es] and procedures.

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 Eric Gardner, Wildlife Program Assistant Director, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2515, fax (360) 902-2162, email Wildthing@dfw.wa.gov. Contact by July 24, 2017. Expected proposal filing on or after August 1, 2017.

June 7, 2017

Scott Bird
Rules Coordinator