#### WSR 18-16-005

### PREPROPOSAL STATEMENT OF INQUIRY UTILITIES AND TRANSPORTATION COMMISSION

[Dockets UE-170002 and UG-170003—Filed July 19, 2018, 3:27 p.m.]

Subject of Possible Rule Making: WAC 480-07-510(6) currently requires electric, natural gas, pipeline and telecommunications companies to file with the commission cost studies in general rate proceedings. The rule defines when a study is required, the prior studies that must be identified, and the

is required, the prior studies that must be identified, and the description that must be provided. The rule does not address the policy approach underlying, or the presentation style for, such cost studies, which has created a significant amount of divergence in the format and discussion of cost studies between stakeholders. The commission's inquiry will evalu-

- 1. Whether and the extent to which cost studies can be standardized.
- 2. The core principles of cost studies and the methods that they should utilize.
- 3. The ways to streamline the implementation of rates based on a cost study.
- 4. The information necessary to ensure an accurate and uniform understanding of the principles on which a cost study should be based.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 80.28 RCW, RCW 80.01.040, 80.01.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The purpose of this rule making is to consider developing an accurate, transparent, and effective method and process for parties to present cost of service studies in general rate proceedings. This may require standardization of the presentation of cost of service studies and information supporting the study to ensure consistency. In addition, this rule making is intended to reduce the administrative burden on the company, intervenors, and the commission by providing guidance on core principles and methods related to cost of service studies while preserving individual stakeholder's ability to present alternative opinions. In proposing rules, the commission seeks to streamline cost of service discussions in general rate cases and ensure uniform understanding of cost studies.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other agency has jurisdiction over this process.

Process for Developing New Rule: The utilities and transportation commission utilizes a collaborative rule-making process that includes stakeholder workshops, formal comments, and draft rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mark Johnson, Executive Secretary, Washington Utilities and Transportation Commission, 1300 South Evergreen Park Drive S.W., P.O. Box 47250, Olympia, WA 98504-7250, phone 360-664-1234, email records@utc. wa.gov, web site https://www.utc.wa.gov/e-filing.

July 19, 2018 Mark L. Johnson Executive Director and Secretary

### WSR 18-16-010 PREPROPOSAL STATEMENT OF INQUIRY NOXIOUS WEED CONTROL BOARD

[Filed July 23, 2018, 8:00 a.m.]

Subject of Possible Rule Making: Chapter 16-750 WAC, State noxious weed list and schedule of monetary penalties.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 17.10.010, 17.10.070, 17.10.080.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Washington state noxious weed control board (WSNWCB) maintains the state's official list of noxious weeds. This list is the foundation from which county noxious weed control boards and weed districts conduct noxious weed control efforts. These efforts are designed to minimize the economic loss and adverse effects to Washington's agricultural, natural, and human resources due to the presence and spread of noxious weeds on terrestrial and aquatic areas. Weeds are prioritized to allow coordinated control of weed species statewide, and to establish prevention and early detection programs. The state weed list is divided into three classes of noxious weeds - Class A, B, and C. Class A noxious weeds are nonnative species whose distribution in the state is still limited. Class B noxious weeds are nonnative species whose distribution is limited to portions of the state, and, Class C noxious weeds are widespread in the state or are of special interest to the agricultural industry. Each class of weed requires a different level of control. RCW 17.10.080 mandates that the board adopt, at least yearly, a state noxious weed list. The board is also considering updates to its bylaws.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state agency regulates this subject. Federal agencies are subject to federal noxious weed laws that require them to coordinate with state regulations. Federal agencies in Washington are invited to participate in all stages of noxious weed rule making.

Process for Developing New Rule: WSNWCB annually solicits proposed changes to the noxious weed list from county weed boards, weed districts, state agencies, federal agencies, interest groups, and the general public. WSNWCB (which includes representation from the Washington Native Plant Society, county weed boards, the nursery industry and several scientific advisors) meets at least twice to review and research these suggestions. A public hearing is scheduled, and a press release and information regarding the proposed changes are widely distributed to newspapers.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Wendy DesCamp, 1111 Washington Street S.E., phone 360-725-5764, fax 360-902-2094, TTY 800-833-6388 or 711, email noxiousweeds@agr.wa.gov, web site www.nwcb.wa.gov.

[1] Preproposal

July 23, 2018 Anthony Stadelman Chair

### WSR 18-16-021 PREPROPOSAL STATEMENT OF INQUIRY CLARK COLLEGE

[Filed July 23, 2018, 5:03 p.m.]

Subject of Possible Rule Making: WAC 132N-153-010, 132N-153-020, 132N-153-030, 132N-153-040, 132N-153-050, 132N-153-060, 132N-153-070, 132N-153-080, and 132N-153-090.

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: The state attorney general's Vancouver office drafted a new model administrative code to clarify regulations regarding time, place and manner of first amendment activities on Clark College property.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Washington state attorney general's office.

Process for Developing New Rule: In response to recommendations from the assistant attorney general.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bob Williamson, Vice President of Administrative Services, 1933 Ft. Vancouver Way, Vancouver, WA 98663, phone 360-992-2123, fax 360-992-2884, TTY video phone 360-991-0901, email bwilliamson@clark.edu, web site clark.edu.

July 23, 2018 Bob Williamson Vice President of Administrative Services

# WSR 18-16-023 WITHDRAWL OF PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Developmental Disabilities Administration) [Filed July 24, 2018, 10:04 a.m.]

The developmental disabilities administration requests the withdrawal of preproposal statement of inquiry notice filed as WSR 17-17-172 on August 23, 2017 (chapters 388-825 and 388-101D WAC), regarding background checks.

Katherine I. Vasquez Rules Coordinator

#### WSR 18-16-025

#### WITHDRAWL OF PREPROPOSAL STATEMENT OF INQUIRY

#### DEPARTMENT OF

SOCIAL AND HEALTH SERVICES (Developmental Disabilities Administration)

[Filed July 24, 2018, 10:25 a.m.]

The developmental disabilities administration requests the withdrawal of preproposal statement of inquiry notice filed as WSR 17-13-114 on June 20, 2017 (chapter 388-825 WAC), regarding developmental disabilities administration service rules.

Katherine I. Vasquez Rules Coordinator

# WSR 18-16-032 PREPROPOSAL STATEMENT OF INQUIRY PARKS AND RECREATION COMMISSION

[Filed July 24, 2018, 2:26 p.m.]

Subject of Possible Rule Making: Chapter 352-80 WAC, No child left inside (aka outdoor education and recreation grant program).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 79A.05.351, outdoor education and recreation grant program.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To provide for a more efficient process of evaluating applications and clarify criteria for awarding grants.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington state recreation and conservation office is facilitating a stakeholder workgroup and will solicit public input.

Process for Developing New Rule: Stakeholder workgroup with public input conducted in conjunction with the recreation and conservation office and the state parks commission. Any rule change to this chapter will require approval by the parks commission.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Steve Brand, 1111 Israel Road, Tumwater, WA 98504, phone 360-902-8651, TTY 800-833-6388, email steve.brand@parks.wa.gov, web site https://www.rco.wa.gov/grants/ncli.shtml.

July 24, 2018 Valeria Evans Management Analyst

Preproposal [2]

#### WSR 18-16-043

#### PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF

#### SOCIAL AND HEALTH SERVICES

(Developmental Disabilities Administration) [Filed July 25, 2018, 1:24 p.m.]

Subject of Possible Rule Making: The department is planning to amend sections within chapters 388-825 and 388-101D WAC, and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 71A.12.030, 71A.12.120, 43.43.842, 74.39A.056, 43.20A.710, 43.43.837.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The developmental disabilities administration (DDA) is planning to amend rules that were recently recodified in chapter 388-101D WAC from chapter 388-101 WAC in order to correct cross-references and align with amendments to chapter 388-825 WAC. Other planned amendments to chapters 388-825 and 388-101D WAC will clarify and consolidate rules related to background checks, disqualifying convictions and negative actions, and character, competence, and suitability (CC&S) determinations. DDA is also planning to add requirements for background checks at residential habilitation centers. The changes will clarify language and help preserve the health and safety of clients.

During the course of this review, DDA may identify additional changes that are necessary to improve clarity and update policy.

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 department of social and health services (DSHS) background check central unit to consolidate and coordinate rules related to negative actions and CC&S reviews under chapters 388-71, 388-76, 388-78A, 388-97, 388-101, 388-106, and 388-825 WAC.

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 Chantelle Diaz, DDA, P.O. Box 45310, Olympia, WA 98504-5310, phone 360-407-1589, fax 360-407-0955, TTY 1-800-833-6388, email Chantelle.Diaz@dshs.wa.gov.

July 24, 2018 Katherine I. Vasquez Rules Coordinator

## WSR 18-16-044 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Developmental Disabilities Administration) [Filed July 25, 2018, 1:40 p.m.]

Subject of Possible Rule Making: The department is planning to amend sections within chapter 388-825 WAC; and other related rules as may be required.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Title 71A RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The developmental disabilities administration (DDA) is planning to amend rules in chapter 388-825 WAC in order to align with amendments being made to chapters 388-71 and 388-113 WAC. During the course of this review, DDA may identify additional changes that are necessary to improve clarity and update policy. These planned amendments are necessary to clarify WAC language across programs and help preserve the health and safety of 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 to complete rule making on the related rules identified above.

Process for Developing New Rule: The department of social and health services (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 Chantelle Diaz, DDA, P.O. Box 45310, Olympia, WA 98504-5310, phone 360-407-1589, fax 360-407-0955, TTY 1-800-833-6388, email chantelle.diaz@dshs.wa.gov.

July 24, 2018 Katherine I. Vasquez Rules Coordinator

### WSR 18-16-049 PREPROPOSAL STATEMENT OF INQUIRY HEALTH CARE AUTHORITY

[Filed July 26, 2018, 9:08 a.m.]

Subject of Possible Rule Making: WAC 182-550-3000 or a new rule within that chapter; and other related rules as appropriate.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.05.021 and 41.05.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The agency is amending this chapter to include a section that describes the parameters for

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the fourteen day potentially preventable readmissions. 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 Melinda Froud, P.O. Box 42716, Olympia, WA 98504-2716, phone 360-725-1408, fax 360-586-9727, TRS 711, email melinda.froud@hca.wa.gov, web site www.hca.wa.gov/about-hca/rulemaking.

July 26, 2018 Wendy Barcus Rules Coordinator

# WSR 18-16-051 WITHDRAWL OF PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Developmental Disabilities Administration) [Filed July 26, 2018, 10:39 a.m.]

The developmental disabilities administration requests the withdrawal of preproposal statement of inquiry notice filed as WSR 17-16-150 on August 1, 2017 (chapter 388-829A WAC), regarding alternative living providers.

Katherine I. Vasquez Rules Coordinator

## WSR 18-16-055 PREPROPOSAL STATEMENT OF INQUIRY PARKS AND RECREATION COMMISSION

[Filed July 26, 2018, 2:53 p.m.]

Subject of Possible Rule Making: State parks staff will review chapters 352-32, 352-12, and 352-20 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 79A.05 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Washington state parks and recreation commission will conduct a review of the above chapters to update terminology, to reflect current practices, and to correct statutory authority.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Heather Colwell, Operations Division, 1111 Israel Road S.W., Olympia, WA 98504-2650, phone 360-902-8507, fax 360-586-0355, TTY 800-833-6388, email Heather.Colwell@parks.wa.gov.

July 26, 2018 Valeria Vealsey Management Analyst

# WSR 18-16-062 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed July 27, 2018, 12:01 p.m.]

Subject of Possible Rule Making: The department is considering a recommendation to classify Oregon vesper sparrow to state endangered, threatened, or sensitive (WAC 220-610-101).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.04.012, 77.04.020, 77.04.055, 77.12.047, and 77.12.240.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department is responsible for making recommendations regarding listing status of certain animal species, and if those species should be classified as sensitive[,] threatened, or endangered. To properly classify the status of the Oregon vesper sparrow, the department will review all relevant data pertaining to the population status and factors affecting existence in Washington state. Initial review indicates that the species has declined significantly and multiple factors negatively affect its continued existence in Washington.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: For Oregon vesper sparrow, federal and state agencies that regulate or support occurrences of this species include the United States Fish and Wildlife Service and United States Department of Defense. The department will coordinate with appropriate federal and state agencies during the review period.

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, 600 Capitol Way North, Olympia, WA 98501, phone 360-902-2515, fax 360-902-2162, email wildthing@dfw.wa.gov, web site wdfw.wa.gov.

> July 27, 2018 Scott Bird Rules Coordinator

Preproposal [4]

### WSR 18-16-088 PREPROPOSAL STATEMENT OF INQUIRY EMPLOYMENT SECURITY DEPARTMENT

[Filed July 31, 2018, 9:22 a.m.]

Subject of Possible Rule Making: Implementing the paid family and medical leave program (Title 50A RCW) requires substantial rule making. Consistent with agile methodology, rule making is being done is [in] several distinct phases. This preproposal statement of inquiry begins phase 3 of the program's rule making. This phase includes, but is not limited to, benefit applications, benefit eligibility, and other topics related to establishing the program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 50A.04.215.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Being a new state entitlement, the paid family and medical leave program needs clear and usable guidance for the public regarding program operations. These rules will contribute to that guidance.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No federal agencies and no other state agencies regulate this program as it is a new state entitlement with authority granted solely to the employment security department.

Process for Developing New Rule: The draft rules will be shared with the public, stakeholders, and the program's advisory committee. The department will solicit input from all involved parties and consider all comments in the development of the final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Christina Streuli, 640 Woodland Square Loop S.E., Lacey, WA 98503, phone 360-791-6710, TTY Teresa Eckstein, State EO Officer, 771 or 360-902-9354, email rules@esd.wa.gov, web site www.esd.wa.gov.

July 31, 2018 Susan G. LeVine Commissioner

#### WSR 18-16-108 PREPROPOSAL STATEMENT OF INQUIRY HEALTH CARE AUTHORITY

[Filed July 31, 2018, 3:45 p.m.]

Subject of Possible Rule Making: New section in chapter 182-526 WAC, Administrative hearing rules for medical services programs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.05.021, 41.05.160, 42 C.F.R. 431.151, 154; and 42 C.F.R. 498.5.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The agency is amending this chapter to add administrative hearing rules for actions related to intermediate care facilities for individuals with intellectual disabilities, in alignment with federal regulations.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Centers for Medicare and Medicaid Services.

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 Melinda Froud, P.O. Box 42716, Olympia, WA 98504-2716, phone 360-725-1408, fax 360-586-9727, TTY 1-800-848-5429, email melinda.froud@hca. wa.gov, web site www.hca.wa.gov/about-hca/rulemaking.

July 31, 2018 Wendy Barcus Rules Coordinator

### WSR 18-16-116 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed August 1, 2018, 10:01 a.m.]

Subject of Possible Rule Making: Chapter 16-101 WAC, Washington state milk and milk products standards, the Washington state department of agriculture (WSDA) is considering adoption of the 2017 Revision of the Grade A Pasteurized Milk Ordinance (PMO), the 2017 Revision of the Procedures Governing the Cooperative State Conference on Interstate Milk Shippers, the 2017 Revision of the Methods of Making Sanitation Ratings (MMSR) of Milk Shippers and the 2017 Revision of the Evaluation of Milk Laboratories (EML). WSDA is also reformatting the section on raw milk warning labels for consistency. There are no changes to the label requirements.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.36.021.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WSDA is proposing to adopt, in accordance with RCW 15.36.021, the 2017 Revision of the Grade A PMO, the 2017 Revision of the Procedures Governing the Cooperative State Conference on Interstate Milk Shippers, the 2017 Revision of MMSR of Milk Shippers and the 2017 Revision of EML. Adoption of these revisions will ensure that the milk and milk products produced in this state meet the latest standards and will assist in continued acceptance of Washington state milk and milk products shipped into other states. The raw milk label updating will ensure format consistency.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Food and Drug Administration's (FDA) Milk Safety Branch, WSDA will communicate any rule amendments with FDA.

Process for Developing New Rule: WSDA staff will discuss rule making 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 also be able to present oral testimony at the public hearing. Discussion on the rule-making intention was

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discussed at the WSDA dairy inspection program advisory committee April 2018 meeting.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Claudia G. Coles, WSDA FSCS, Policy and External Affairs Advisor, 1111 Washington Street S.E., P.O. Box 42560, Olympia, WA 98504-2560, phone 206-321-1123, TTY 800-833-6388 or 711, email FSCS@agr. wa.gov, web site https://agr.wa.gov/; or Lucy Severs, WSDA Food Safety, Program Manager, 1111 Washington Street S.E., P.O. Box 42560, Olympia, WA 98504-2560, phone 360-725-5761, TTY 800-833-6388 or 711, email FSCS@agr. wa.gov, web site https://agr.wa.gov/.

August 1, 2018 Steve Fuller, Assistant Director Food Safety and Consumer Services Division

### WSR 18-16-117 PREPROPOSAL STATEMENT OF INQUIRY HORSE RACING COMMISSION

[Filed August 1, 2018, 10:19 a.m.]

Subject of Possible Rule Making: Chapter 260-40 WAC, Entries, starts, nominations and scratches.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To update language in preparation for the use of micro chipping to replace tattoos and digital registration papers for thoroughbreds by the Jockey Club and Thoroughbred Racing Protective Bureau.

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 Douglas L. Moore, 6326 Martin Way, Suite 209, Olympia, WA 98516, phone 360-450-6462, fax 360-450-6461, TTY 360-450-6462, email doug.moore@whrc.state.wa.us, web site www.whrc.wa.gov; or Amanda Benton, 6326 Martin Way, Suite 209, Olympia, WA 98516, phone 360-450-6462, fax 360-450-6461, TTY 360-450-6462, email amanda.benton@whrc.state.wa.us, web site www.whrc.wa.gov.

August 1, 2018 Douglas L. Moore Executive Secretary

## WSR 18-16-118 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF ENTERPRISE SERVICES

[Filed August 1, 2018, 11:23 a.m.]

Subject of Possible Rule Making: Use of the public areas of the capitol campus.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.19.125 and 43.19.011.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules are needed to update rules governing use of the capitol campus in order to:

- Provide clarity relative to enforcement of the rules;
- Expand scope to include government use of the public areas of the capitol campus;
- Provide rigor to the permitting process;
- Address safety and health concerns;
- Align content between various WAC chapters governing different aspects of the use of the campus.

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

Process for Developing New Rule: The department of enterprise services staff will hold a series of workshops in order to develop a proposed rule with anyone interested. An opportunity will be provided for anyone to submit written comments on the proposed rules during the public comment period and present oral testimony at the public hearings. The public is encouraged to participate in the development of the proposed rule, as described below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jack Zeigler, Policy and Rules Manager, 1500 Jefferson, Olympia, WA 98504, phone 360-407-9209, email jack.zeigler@des.wa.gov, web site http://www.des.wa.gov/about/LawsRules/Pages/RuleMaking.aspx.

Additional comments: Information about the rule making will be posted on the agency rule-making web site http://www.des.wa.gov/about/LawsRules/Pages/RuleMaking.aspx. In addition, you can identify yourself as an interested party by sending an email to rules@des.wa.gov with your contact information and typing "Interested party campus use rulemaking" in the subject line.

August 1, 2018 Jack Zeigler Policy and Rules Manager

## WSR 18-16-119 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF ENTERPRISE SERVICES

[Filed August 1, 2018, 11:24 a.m.]

Subject of Possible Rule Making: Parking and traffic control on the capitol grounds.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.19.125, 46.08.150, and 43.19.011.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules are needed to update rules governing parking on the capitol grounds in order to:

 Align the rules with current parking practices, policies and statutory requirements;

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- Not present barriers when implementing improved processes and practices;
- Make sure the rules are easily and quickly understood;
- Not replicate/duplicate other parking requirements;
- Move sections in chapter 200-200 WAC, Parking and traffic control on the capitol grounds that are more appropriate to chapter 200-220 WAC, Use of the public areas of the capitol buildings and grounds. The department of enterprise services (DES) visitor services program administers chapter 200-220 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: DES staff will hold a series of workshops in order to develop a proposed rule with anyone interested. DES will provide an opportunity for anyone to submit written comments on the proposed rules during the public comment period and present oral testimony at the public hearings. The public is encouraged to participate in the development of the proposed rule, as described below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jack Zeigler, Policy and Rules Manager, 1500 Jefferson, Olympia, WA 98504, phone 360-407-9209, email jack.zeigler@des.wa.gov, web site http://www.des.wa.gov/about/LawsRules/Pages/RuleMaking.aspx.

Additional comments: Information about the rule making will be posted on the agency rule-making web site http://www.des.wa.gov/about/LawsRules/Pages/RuleMaking.aspx. In addition, you can identify yourself as an interested party by sending an email to rules@des.wa.gov with your contact information and typing "Interested party - Campus Parking rulemaking" in the subject line.

August 1, 2018 Jack Zeigler Policy and Rules Manager

## WSR 18-16-120 PREPROPOSAL STATEMENT OF INQUIRY SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed August 1, 2018, 11:37 a.m.]

Subject of Possible Rule Making: The office of superintendent of public instruction (OSPI) is considering making changes to WAC 392-121-415 to remove language which reduces state basic education apportionment payments by proceeds from the sale, rental or lease of stone, minerals, timber, forest products, other crops and matter, and improvements from or on tax title real property managed by a county pursuant to chapter 36.35 RCW.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 42.56.070, 42.56.120.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: OSPI is considering the changes to ensure that local revenue does not offset costs of basic education as prescribed in EHB 2242 (2017).

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting T. J. Kelly, OSPI, P.O. Box 47200, Olympia, WA 98504, phone 360-725-6301, fax 360-664-3683, TTY 360-664-3631, email thomas.kelly@k12.wa.us, web site www.k12.wa.us.

August 1, 2018 Chris P. S. Reykdal State Superintendent of Public Instruction

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