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DECEMBER 7, 1983

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CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the Code Reviser pursuant to chapter 28B.19 or 34.04 RCW is available for public inspection during normal office hours. The Code Reviser's Office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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CERTIFICATE

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

DENNIS W. COOPER Code Reviser

WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the State of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the Code Reviser pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

I. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) Proposed rules are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) Adopted rules have been permanently adopted and are set forth in ten point type.
- (c) Emergency rules have been adopted on an emergency basis and are set forth in ten point oblique type.

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

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

4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

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

5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

1983 – 1984 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates			Distribution <u>Date</u>	First Agency Action Date ³
			OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 I days from	For hearing/adoption on or after
83–18	Aug 10	Aug 24	Sep 7	Sep 21	Oct 11
83-19	Aug 24	Sep 7	Sep 21	Oct 5	Oct 25
83-20	Sep 7	Sep 21	Oct 5	Oct 19	Nov 8
83-21	Sep 21	Oct 5	Oct 19	Nov 2	Nov 22
83-22	Oct 5	Oct 19	Nov 2	Nov 16	Dec 6
83-23	Oct 26	Nov 9	Nov 23	Dec 7	Dec 27
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84-01	Nov 23	Dec 7	Dec 21, 19	83 Jan 4, 1984	Jan 24
84-02	Dec 7	Dec 21, 198			Feb 7
84-03	Dec 21, 1983	Jan 4 1984	Jan 18	Feb 1	Feb 21
84-04	Jan 4	Jan 18	Feb 1	Feb 15	Mar 6
84-05	Jan 25	Feb 8	Feb 22	Mar 7	Mar 27
84-06	Feb 8	Feb 22	Mar 7	Mar 21	Apr 10
84–07	Feb 22	Mar 7	Mar 21	Apr 4	Apr 24
84-08	Mar 7	Mar 21	Apr 4	Apr 18	May 8
84-09	Mar 21	Apr 4	Apr 18	May 2	May 22
84-10	Apr 4	Apr 18	May 2	May 16	Jun [*] 5
84-11	Apr 25	May 9	May 23	Jun 6	Jun 26
84-12	May 9	May 23	Jun 6	Jun 20	Jul 10
84-13	*May 24	*Jun 7	*Jun 21	*Jul 5	*Jul 25
84-14	Jun 6	Jun 20	*Jul 3	Jul 18	Aug 7
84-15	Jun 20	*Jul 3	Jul 18	Aug 1	Aug 21
84-16	*Jul 3	Jul 18	Aug 1	Aug 15	Sep 4
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84-20	Sep 5	Sep 19	Oct 3	Oct 17	Nov 6
84-21	Sep 26	Oct 10	Oct 24	Nov 7	Nov 27
84-22	Oct 10	Oct 24	Nov 7	Nov 21	Dec 11
84-23	Oct 24	Nov 7	Nov 21	Dec 5	Dec 25
84–24	Nov 7	Nov 21	Dec 5	Dec 19	Jan 8, 1985

^{*}Dates adjusted to accommodate July 4th holiday on normal distribution and closing date. See WAC 1-12-030(5)(c) and 1-13-030(5)(c).

¹All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared by the Order Typing Service (OTS) of the Code Reviser's Office; see WAC 1-12-220 or 1-13-240. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³"No proceeding may be held on any rule until twenty days have passed from the distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

WSR 83-23-001 NOTICE OF PUBLIC MEETINGS GRAYS HARBOR COLLEGE

[Memorandum—November 2, 1983]

The following are the regular meeting dates of the board of trustees of Grays Harbor College. All regularly scheduled meetings of the board will be at 8:00 p.m. in the Conference Room of the Administration Building of the college. The 1984 meeting dates are: January 16, 1984, March 19, 1984, May 21, 1984, September 17, 1984, and November 19, 1984.

WSR 83-23-002 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed November 3, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning Mason County, amending WAC 173-19-310;

that the agency will at 7:00 p.m., Wednesday, October 19, 1983, in the Courtroom, County Courthouse, 4th and Alder, Shelton, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 22, 1983

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

This notice is connected to and continues the matter in Notice No. WSR 83-18-058 filed with the code reviser's office on September 6, 1983.

Dated: November 3, 1983

By: Donald W. Moos

Director

WSR 83-23-003 PROPOSED RULES

SOCIAL AND HEALTH SERVICES (Public Assistance)

DEPARTMENT OF

[Filed November 4, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Medical care—Definitions, amending WAC 388-92-005;

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015. The meeting site is in a location which is barrier free.

Dated: November 2, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 388-92-005.

Purpose of the Rule or Rule Change: To define couple.

The Reason(s) These Rules are Necessary: To comply with the Medicaid corrective action plan.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Defines couple.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jim Sparks, Program Manager, Division of Medical Assistance, Phone: 234-7316, Mailstop: LK-11.

These rules are necessary as a result of federal law, federal court decision or state court decision, SI 00501.140 and 00501.150.

AMENDATORY SECTION (Amending Order 1801, filed 5/5/82)

WAC 388-92-005 DEFINITIONS. The definitions in this section apply only to SSI related applicants.

(1) Beneficiary – A person who receives a cash benefit under Title XVI and/or state supplement.

(2) Couple – If an SSI related individual is living with another individual of the opposite sex and they both present themselves to the community as husband and wife they are treated as a couple. If the other individual is not SSI related, that individual is treated as a spouse in considering availability of income and resources for the applicant.

(3) SSI related - An aged, blind, or disabled person who meets the Title XIX resource standards.

(((3))) (4) Income – The receipt by an individual of any property or service which he can apply either directly, by sale, or conversion to meet his basic needs for food, clothing, and shelter.

(a) Earned income means gross wages for services rendered and/or net earnings from self-employment. Earned income received at predictable intervals other than monthly or in unequal amounts will be converted to a monthly basis. If income is weekly, the amount is multiplied by 4.3 to arrive at a monthly figure.

(b) Unearned income means all other income.

(((4+))) (5) Resources – Cash or other liquid assets or any real or personal property that an individual or spouse, if any, owns and could convert to cash to be used for support or maintenance.

(a) If an individual can reduce a liquid asset to cash, it is a resource.

- (b) If an individual cannot reduce an asset to cash, it is not considered an available resource.
- (c) Liquid Properties that are in cash or are financial instruments which are convertible to cash such as, but not limited to, cash in hand, stocks, savings, checking accounts, mutual fund shares, mortgage, promissory notes.
- (d) Nonliquid All other property both real and personal shall be evaluated according to the price the item can reasonably be expected to sell for on the open market in the particular geographical area involved.
- (((5))) (6) Fair market value The current market value of a resource at the time of transfer or contract for sale, if earlier.
- (a) Uncompensated value means the fair market value of a resource minus the amount of compensation received in exchange for the resource.
- (b) Value of compensation received means the gross amount paid or agreed to be paid by the purchaser.

WSR 83-23-004 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed November 4, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-86-005 Services available to recipients of medical assistance.

Amd WAC 388-86-095 Physicians' services.

It is the intention of the secretary to adopt these rules on an emergency basis on or about November 4, 1983;

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 14, 1983. The meeting site is in a location which is barrier free.

Dated: November 2, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-86-005 and 388-86-095.

Purpose of the Rule or Rule Change: To remove the prohibition against organ transplants, treatment for obesity and cosmetic surgery.

The Reason(s) These Rules are Necessary: To make the service available if it is medically necessary.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Removes the prohibitions found in WAC 388-86-005(4) and (8) and 388-86-095(7).

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jim Sparks, Program Manager, Division of Medical Assistance, Phone: 234-7316, Mailstop: LK-11.

These rules are not necessary as a result of federal law, federal court decision or state court decision.

AMENDATORY SECTION (Amending Order 2011, filed 8/19/83)

WAC 388-86-005 SERVICES AVAILABLE TO RECIPIENTS OF MEDICAL ASSISTANCE. (1) For recipients of medical assistance (MA) categorically needy only, the department shall authorize early and periodic screening diagnosis and treatment services including dental, vision, and hearing services, to eligible individuals under twenty-one years of age, family planning services, home health agency services, inpatient and outpatient hospital care, other laboratory and x-ray services, skilled nursing home care, certified registered nurse practitioner services, and physicians' services in the office or away from the office as needed for necessary and essential medical care. The department may authorize medically justified ambulance service and other approved transportation.

(2) The following additional services shall also be authorized when medically necessary: Anesthetization services; blood; chiropractic services; dental services to EPSDT recipients; drugs and pharmaceutical supplies; eyeglasses and examination; hearing aids and examinations; nurse midwife services; oxygen; physical therapy services; private duty nursing services; rural health clinic services; surgical appliances, prosthetic devices, and certain other aids to mobility.

(3) Treatment, transplants, dialysis, equipment and supplies for acute and chronic nonfunctioning kidneys are provided in the home, hospital and kidney center. See WAC 388-86-050(5).

(4) ((Organ transplants, other than kidney transplants are not provided as a part of physician services or hospital care authorized under the medical assistance program.

(5))) Treatment to detoxify narcotic addiction cases in a hospital or on an outpatient basis is not provided as a part of the medical care program. The department will provide treatment for concurrent diseases and complications.

(((6))) (5) Detoxification of an acute alcoholic condition will be provided only in a certified detoxification center or in a general hospital with certified detoxification facilities.

(((7))) (6) Adult dental services are not provided.

(((8) Treatment for obesity is not provided as part of the medical care program. The department will provide treatment for concurrent diseases and complications.

(9))) (7) Where evidence is obtainable to establish medical necessity, as defined in WAC 388-80-005, the department shall approve the request if the recipient or provider submits sufficient objective clinical information (including, but not limited to, a physiological description of the disease, injury, impairment or other ailment; pertinent laboratory findings; x-ray reports; and patient profiles).

(((10))) (8) A request for medical services may be denied by the department if the requested service is not medically necessary as defined by WAC 388-80-005, is generally regarded by the medical profession as experimental in nature or as unacceptable treatment, unless

the recipient can demonstrate through sufficient objective clinical evidence the existence of particular circumstances which render the requested service medically necessary.

(((111))) (9) The department shall approve or deny all requests for medical services within fifteen days of the receipt of the request, except that if additional justifying information is necessary before a decision can be made, the request shall be neither approved nor denied but shall be returned to the provider within five working days of the original receipt. If additional justifying information is not returned within thry days of the date it was returned to the provider, then the original request shall be approved or denied. However, if such information is returned to the department, the request shall be acted upon within five working days of the receipt of the additional justifying information.

(((12))) (10) Whenever the department denies a request for medical services the department shall, within five working days of the decision, give written notice of the denial to the recipient and the provider. In

order to fully inform the recipient, the notice shall state:

(a) The specific reasons for the department's conclusion to deny the requested service.

- (b) If a fair hearing is requested, a medical assessment other than that of the person or persons involved in making the original decision may be obtained at the expense of the department of social and health services, and instructions on how to obtain such assessment.
- (c) The recipient has a right to a fair hearing if the request is made within ninety days of receipt of the denial, with the instruction on how to request the hearing.
- (d) The recipient may be represented at the hearing by legal counsel or other representative.
- (e) That upon request, the CSO shall furnish the recipient the name and address of the nearest legal services office.
- (((13))) (11) The limited casualty program-medically needy is defined in chapter 388-99 WAC, and the limited casualty program-medically indigent is defined in chapter 388-100 WAC.

(((14))) (12) The department has the authority to require a second opinion and/or consultation prior to the approval of any elective surgi-

cal procedure.

((15))) (13) The department may designate those surgical procedures which can be performed in other than a hospital in-patient setting. Where the patient has a medical condition which necessitates a hospital admission, prior approval by the local medical consultant must be obtained.

AMENDATORY SECTION (Amending Order 1920, filed 12/1/82)

WAC 388-86-095 PHYSICIANS' SERVICES. The department shall purchase the services of physicians participating in the program on a fee-for-service or contract basis subject to the exceptions and restrictions listed as follows.

- (1) Physicians' services are provided through contract agreements for certain voluntary child care agencies and maternity homes.
- (2) Cost of a physical examination is authorized only for recipients related to federal programs under the following circumstances:
- (a) For admission to skilled nursing facility if within forty-eight hours of admission or change of status from a private-pay to a medicaid-eligible patient.
- (b) Given as a screening under the EPSDT program; see WAC 388-86-027.
- (c) For physical examination not covered by medicaid, see the following:

(i) AFDC incapacity, see chapter 388-24 WAC.

- (ii) Determination of whether an individual's health will or will not permit his return to his home, see chapter 388-28 WAC.
- (iii) Request by the claimant or examiner in a fair hearing procedure, see chapter 388-08 WAC.
 - (iv) Foster home placement, see chapter 388-70 WAC.
 - (v) Adoptive home placement, see chapter 388-70 WAC
 - (vi) Employability for WIN program, see chapter 388-24 WAC.
 - (vii) Incapacity for GAU program, see chapter 388-37 WAC.
- (3) When covered services of a consultant or specialist are necessary, approval need not be obtained from the medical consultant. Payment shall be made in accordance with local medical bureau practices.
- (a) A fee for consultation shall not be paid when the specialist subsequently performs surgery or renders treatment for which flat fees or fees-for-service accrue.

- (b) On initial or subsequent visits for the purpose of establishing a diagnosis and when services of a specialist or consultant are required, payment shall be limited to not more than two such services. Any additional specialist or consultant requests shall be justified by the attending physician and approved by the medical consultant.
 - (4) Limitations on payment for physicians' services:
- (a) Payment for physicians' calls for nonemergent conditions in a skilled nursing facility or an intermediate care facility, is limited to two calls per month. Requests for payment for additional visits must be justified at the time the billing is submitted by the physician.

(b) Payment for hospital calls is limited to one call per day. This is applicable to other than flat fee care.

- (c) Individual outpatient psychotherapy provided by a psychiatrist shall be limited to one hour per month or equivalent combinations. Up to a maximum of two hours psychotherapy may be authorized when justified during the first month of treatment. Subdivisions of (4)(a) and (b) of this section, also apply unless other rules take precedence. See WAC 388-86-067(1) for service provided by a contracting mental health center.
- (5) All surgical procedures require approval by the medical consultant.
- (6) Minor surgery and diagnostic procedures performed in a physician's office do not require prior approval.
- (7) ((No payment will be made for cosmetic, reconstructive or plastic surgery which is defined as surgery performed to revise or change the texture, configuration or relationship of structure with continuous structure when the purpose is primarily psychological and will not correct or materially improve body function, or is intended to alter any part of the body which could be considered to be "normat" within broad range of variation for function, age, ethnic, or familial origin.

(8))) A recipient of public assistance is not required to obtain medical care in the county of his residence.

WSR 83-23-005 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed November 4, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning low-income home energy assistance allowance, amending WAC 388-29-290.

It is the intention of the secretary to adopt these rules on an emergency basis on or about November 4, 1983;

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 43.20A.550.

The specific statute these rules are intended to implement is the Low Income Home Energy Assistance Act.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 14, 1983. The meeting site is in a location which is barrier free.

Dated: November 3, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Amending WAC 388-29-290.

Purpose of the Rule Change: To update regulations of the low income home energy assistance program.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: The low income home energy assistance program will be the same as last year: Only the dates are changed.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Steve Asher, Program Manager, Division of Income Assistance, Mailstop: OB-31C, Phone: 753-3696.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

The department has reviewed the requirements for a small business impact statement and has determined a statement is not required.

AMENDATORY SECTION (Amending Order 1909, filed 11/17/82)

WAC 388-29-290 LOW-INCOME HOME ENERGY AS-SISTANCE ALLOWANCE. The department, acting as an agent of the Washington state planning and community affairs agency within the limits of the DSHS-PCAA agreement, will implement a portion of the Low-Income Home Energy Assistance Program. The following delineates the rules applicable to that portion of the program:

(1) The low-income home energy assistance allowance is a one-time payment to ((an energy payment assistance unit intended to reduce the burden of the high cost of energy for the winter)) a household to help meet the rising costs of home energy supplies.

- (2) An energy payment assistance unit is defined as ((a group of)) one or more food stamp households and/or AFDC, SSI, refugee assistance, or ((GAU payees)) GA recipients meeting the definition of household in the Low-Income Home Energy Assistance Act.
 - (3) Energy payment assistance units:
 - (a) On the ((October 1, 1982)) November 1, 1983, warrant roll, and
- (b) Having correctly completed and returned an energy assistance application, and
- (c) Having incomes at or below one hundred twenty-five percent of the federally established poverty level, and
- (d) Residing in shelters which meet the eligibility criteria in the Low-Income Home Energy Assistance Act, and
- (e) Not residing at the same address as another applicant according to DSHS automated client files, and
- (f) Not living in a subsidized rental unit will be eligible for energy assistance allowances.
- (4)(a) A recipient residing in foster care, a subsidized rental housing unit, a group home for developmentally disabled, nursing home, supplied shelter, congregate care facility, or an institution for the mentally retarded will not be eligible for an energy ((assistance allowance)) payment from the department.

- (b) A recipient who is a member of an Indian tribe with its own energy assistance funds will not be eligible for an energy payment from the department.
- (5) The energy assistance allowance standards shall be ((the rates)) established by the Washington state planning and community affairs agency.
- (6) An applicant or recipient aggrieved by a decision of the department and based upon the rules in this section may request an administrative review by the Washington state planning and community affairs agency ((regarding denial or underpayment of an energy assistance allowance)) no later than sixty days after the receipt of notice of denial or payment of benefit.

(7) No energy assistance allowance applications will be accepted after ((October 22, 1982)) November 25, 1983.

- (8) Affidavits and requests to replace lost or stolen checks from fiscal year 1984 will not be accepted after ((September 30, 1983)) September 30, 1984.
- (9) Upon cancellation of outstanding warrants or upon verification of forgery as required, DSHS shall immediately initiate replacement of checks reported as lost or stolen.
- (10) Energy payments shall be exempt as income and resources for all public assistance programs and food stamps.

WSR 83-23-006 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed November 4, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

New WAC 388-81-043 Dispute conference—Provider. New WAC 388-81-044 Interest penalties—Providers.

These rules were filed on an emergency basis on October 26, 1983;

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is RCW 74.09.220.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia,

Phone (206) 753-7015, by December 14, 1983. The meeting site is in a location which is barrier free.

Dated: October 4, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: New WAC 388-81-043 and 388-81-044.

Purpose of the Rule or Rule Change: To formalize current vendor review audit protocol.

The Reason(s) These Rules are Necessary: To formalize provider rights and responsibilities relating to excess payments.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Provide for dispute conference and interest penalties.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jim Sparks, Program Manager, Division of Medical Assistance, Phone: 234-7316, Mailstop: LK-11.

These rules are not necessary as a result of federal law, federal court decision or state court decision.

NEW SECTION

WAC 388-81-043 DISPUTE CONFERENCE—PROVIDER. (1) Any certified provider of medical care services who is found liable for receipt of excess payments pursuant to RCW 74.09.220 or otherwise served with notice that repayment of excess benefits is due pursuant to RCW 74.09.220, has a right to a dispute conference.

(2) A dispute conference is defined as an informal administrative review for the purpose of resolving provider disagreement(s) with a

finding of liability for receipt of excess payments.

- (3) Provider requests for a dispute conference must be made within twenty working days of receipt of final notice that repayment is due; the conference will be conducted within thirty working days of receipt of request and decisions rendered within fifteen working days of the conference. Extensions of timeliness may be granted by the department in extraordinary circumstances.
- (4) The conference will be chaired by the director, or assistant director, division of medical assistance, if program policy is in dispute; otherwise the conference will be chaired by a contracts officer, office of contracts management. The decision as to who will chair the dispute conference shall be the responsibility of the director, division of medical assistance or his designee.
- (5) The dispute conference shall be the final level of appeal within the department.

NEW SECTION

WAC 388-81-044 INTEREST PENALTIES—PROVIDERS. (1) Any certified provider of medical care services who is found liable for receipt of excess payments pursuant to RCW 74.09.220 or otherwise served with notice that repayment of excess benefits is due pursuant to RCW 74.09.220, will be assessed interest on the amounts of the excess benefits or payments.

(2) Pursuant to RCW 74.09.220, interest will be assessed at the rate of one percent each month from the date upon which payment was made to the date upon which repayment is made to the state. Interest does not apply when the excess benefits or payments were obtained as

a result of errors made by the department.

(3) Interest amounts will be clearly identified in all overpayment communications. A daily interest accrual amount will also be identified. Daily interest will accrue until the day immediately preceding the day the full repayment check is mailed to the state. If repayment is made through the recoupment process (payments are withheld from current bills until the overpayment amount is met) interest will accrue to the date recoupment is finalized.

WSR 83-23-007 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed November 4, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning limited casualty program, amending chapters 388-99 and 388-100 WAC;

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 14, 1983. The meeting site is in a location which is barrier free.

Dated: November 3, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 388-99-040, 388-100-005, 388-100-010 and 388-100-035.

Purpose of the Rule Change: To update and clarify regulations for the limited casualty program medical services.

The Reason These Rules are Necessary: That present regulations could cause errors.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: Defines Involuntary Treatment Act as an acute and emergent need and clarifies the other sections.

Person Responsible for the Drafting, Implementation and Enforcement of the Rule: Jim Sparks, Program Manager, Division of Medical Assistance, Phone: 234-7316, Mailstop: LK-11.

These rules are not necessary as a result of federal law, federal court decision or state decision.

AMENDATORY SECTION (Amending Order 1684, filed 7/29/81)

WAC 388-99-040 AVAILABILITY OF RESOURCES. (1) Consider resources according to chapter 388-92 WAC for SSI-related medically needy. For AFDC-related medically needy, consider resources as they would be considered in determining AFDC financial eligibility. The resource standard for all medically needy is as listed in WAC 388-99-035.

- (2) Consider only resources available during the period for which income is computed.
- (3) For families and children deduct the value of resources which would be deducted in determining AFDC eligibility.
- (4) For aged, blind, and disabled, deduct the value of resources which would be deducted in determining eligibility for SSI.

AMENDATORY SECTION (Amending Order 1972, filed 6/16/83)

WAC 388-100-005 LIMITED CASUALTY PROGRAM—MEDICALLY INDIGENT. (1) The department of social and health services provides a limited casualty program of medical care, administered through the division of medical assistance, designed to meet the health care needs of persons not receiving cash assistance or eligible for any other medical program.

- (2) An individual potentially eligible for the medically indigent program is a person who:
- (a) Has an acute and emergent medical condition. (i) An acute and emergent medical condition is defined as having a short and relatively severe course, not chronic; occurring unexpectedly and demanding immediate action, (ii) pregnancy is considered an acute and emergent medical condition for the medically indigent program; treatment under the Involuntary Treatment Act (ITA) is considered an acute and emergent need; and
- (b) Meets the financial eligibility as defined in chapter 388-100 WAC.

AMENDATORY SECTION (Amending Order 1868, filed 8/18/82)

WAC 388-100-010 LIMITED CASUALTY PROGRAM—MEDICALLY INDIGENT—ELIGIBILITY DETERMINATION. (1) Citizenship ((is)) and residency are not ((a)) requirements ((of)) for eligibility. However, (a) an individual who is eligible for medical care from another state is not eligible for LCP-MI, (b) an individual who enters Washington state specifically for the purpose of obtaining medical care is not eligible for LCP-MI.

- (2) Persons receiving LCP-MI shall meet the following eligibility standards:
- (a) The individual is not receiving continuing cash assistance or eligible for any other medical program.
- (b) Income shall not exceed the medically needy income level in WAC 388-99-020 or shall be spentdown to that level according to procedures in WAC 388-99-030.
- (c) Nonexempt resources shall not exceed the resource standard for SSI or shall be spentdown to that level according to procedures in WAC 388-100-015.
- (d) The applicant who has transferred resources within two years prior to the date of application but after July 1, 1981, shall spenddown the uncompensated value of the resource as described in WAC 388-100-010. See WAC 388-99-035(2) for determining the uncompensated value of the transferred resource.
- (3) Use AFDC income guidelines in chapter 388-28 WAC to determine treatment of income. Except the AFDC earned income exemption of thirty dollars plus one-third of the remainder does not apply to individuals applying for LCP-MI.
- (4) Use AFDC resource guidelines in chapter 388-28 WAC to determine exempt resources.
- (5) 5 tisfy the deductible requirement in WAC 388-100-030.

AMENDATORY SECTION (Amending Order 2009, filed 8/19/83)

WAC 388-100-035 SCOPE OF CARE FOR MEDICALLY IN-DIGENT. (1) The medical coverage under the limited casualty program-medically indigent shall be available to an eligible individual for treatment of acute and emergent conditions only. ((This may include)) Services available are limited to the following: Inpatient hospital services; outpatient hospital and rural health clinic services; physician and clinic services; prescribed drugs; dentures; prosthetic devices; eyeglasses, SNF, ICF, ICF/MR; home health services; laboratory and x-ray services; and medically necessary transportation.

- (2) Payment by the department will not be made until expenses are incurred by the recipient equal to the deductible amount.
 - (3) All services require the approval of the medical consultant.
- (4) The deductible in WAC 388-100-030 does not apply for treatment under the Involuntary Treatment Act (ITA). When any other medical need is identified for recipients undergoing treatment under the Involuntary Treatment Act the requirements for the deductible shall apply to the services other than ITA.
- (5) When an applicant indicates that an urgent undefined medical illness exists, the condition will be regarded as acute and emergent and one office visit for diagnosis may be allowed, provided all financial eligibility criteria have been met. Treatment will be contingent upon the criteria for acute and emergent having also been met.
- (6) For other conditions and limitations under which these services may be provided refer to appropriate service in chapter 388-86 WAC.
- (7) No out-of-state care is provided except in the designated bordering cities.

WSR 83-23-008 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Institutions)

[Order 2044—Filed November 4, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to alcoholism treatment facilities, amending chapter 275–19 WAC

This action is taken pursuant to Notice No. WSR 83-18-034 filed with the code reviser on August 31, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.96A-.040 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 70.96A RCW and chapter 150, Laws of 1983.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 1, 1983.

By David A. Hogan, Director

By David A. Hogan, Director Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1727, filed 12/2/81)

WAC 275-19-020 FACILITY SERVICES. (1) The department shall approve alcoholism treatment facilities pursuant to these rules and regulations to provide the following services:

- (a) Alcohol detoxification: Care and/or treatment of persons intoxicated or incapacitated by alcohol during the period in which the person recovers from the transitory effects of acute intoxication.
- (b) Alcoholism intensive inpatient treatment: Provided to the detoxified alcoholic in a residential setting.

- (c) Alcoholism long-term treatment: Provided on a long-term basis (ninety days or more) in a residential care setting with personal care services for alcoholics with impaired self-maintenance capabilities ((who need)) needing personal guidance and assistance to maintain sobriety and good health.
- (d) Alcoholism recovery house: Provides an alcoholfree residential setting with social and recreational activities for detoxified alcoholics to aid their adjustment to sobriety and their engagement in occupational training, gainful employment, or other types of community activities.
- (e) Alcoholism outpatient treatment: A variety of diagnostic and primary alcoholism treatment services provided according to a prescribed plan in a nonresidential setting.
- (f) Alcohol information and referral: A community-based resource for information concerning alcohol, alcohol abuse and alcoholism; assess the individual's and/or family's involvement with alcohol, assist the individual and/or family in designing a continuum of care, and coordinate referrals to and from the appropriate alcoholism treatment programs or other community resources.
- (g) DWI client assessment: A diagnostic service designed to evaluate client's involvement with alcohol and other drugs, and recommend an appropriate course of action. All persons arrested for a violation of driving while under the influence of intoxicating liquor or drugs (RCW 46.61.502), or actual physical control of a motor vehicle while under the influence of intoxicating liquor or drugs (RCW 46.61.504), or petitioning for a deferred prosecution (chapter 10.05 RCW) for those offenses shall be evaluated by this service.
- (h) Alcohol information school ((provides the individual student)): An educational program providing students with information regarding the use and abuse of alcohol ((and attempts to motivate the individual with a drinking problem to evaluate the problem and seek treatment)). The goal of the school is to help students not currently presenting a significant alcohol problem to make informed decisions about the use of alcohol.
- (((h))) (i) Emergency service patrol: Gives assistance in the streets and in other public places to persons who are intoxicated.
- (2) A facility may be approved for more than one service if the facility complies with the specific requirements for approval of each service provided.

AMENDATORY SECTION (Amending Order 1727, filed 12/2/81)

- WAC 275-19-030 DEFINITIONS. For the purpose of these rules and regulations, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise:
- (1) "Acute detoxification" means detoxification service provided to individuals for whom the consequences of withdrawal from alcohol are so severe as to merit assistance from medical and/or nursing personnel.
- (2) "Administrator" means the individual appointed as the chief executive officer by the governing body of a facility to act in ((its)) the facility's behalf in the overall management of the alcoholism treatment facility.

- (3) "Alcoholic" means a person with alcoholism.
- (4) "Alcoholism" means an illness characterized by lack of control as to the consumption of alcoholic beverages or the consumption of alcoholic beverages to the extent ((that)) a person's health is substantially impaired or endangered or his or her social and economic function is substantially disrupted.
- (5) "Alcoholism treatment facility" means a place ((whose)) where the primary function is the treatment of alcoholism and/or alcohol abuse.
- (6) "Approved" means having met the standards of the department contained in these rules and regulations and having been certified pursuant to RCW 70.96A.090.
- (7) "Approved public treatment facility" means a treatment facility ((which is operated)) operating under the direction and control of the department, or a treatment facility ((which is)) providing treatment for the department either through contract with the department or through a county subcontract, ((that has been)) approved by the department pursuant to these rules and regulations and chapter 70.96A RCW.
- (8) "Approved treatment facility" means an alcoholism treatment facility, either public or private, profit or nonprofit ((which has)), having been approved by the department pursuant to these rules and regulations and chapter 70.96A RCW.
- (9) "Bureau" means the Washington state department of social and health services bureau of alcohol and substance abuse.
- (10) "Bureau of alcohol and substance abuse" means the Washington state department of social and health services bureau of alcohol and substance abuse.
- $((\frac{(9)}{(9)}))$ "Cancel" means a permanent invalidation of the approval of an alcoholism treatment facility.
- (12) "Department" means the Washington state department of social and health services.
- (13) "Department of licensing" means the Washington state department of licensing.
- (((10))) (14) "Detoxification" means care and treatment of an intoxicated person during the period in which the person recovers from the transitory effects of acute intoxication.
- (((11))) (15) "Detoxified" means withdrawn from the consumption of alcohol, and recovered from the transitory effects of intoxication, and any associated acute physiological withdrawal reactions.
- (((12) "Department" means the Washington state department of social and health services.
- (13)) (16) "Facilities" means rooms, areas, and equipment to serve a specific function.
- (((14))) (17) "Governing body" means the individual or group ((which is)) legally responsible for the conduct of an alcoholism treatment facility.
- (((15))) (18) "Incapacitated by alcohol" means that a person, as a result of the use of alcohol, has his or her judgment so impaired ((that)) he or she is incapable of realizing what his or her condition is and making a rational decision with respect to the need for treatment and constitutes a danger to himself or herself, to any other person, or to property.

- (((16))) (19) "Intensive outpatient treatment" means a concentrated, nonresidential program ((which consists)) consisting of a combination of education sessions, individual therapy, group therapy, and related activities provided to detoxified alcoholics and their families.
- (((17))) (20) "Intoxication" means acute alcohol poisoning or temporary impairment of a person's mental or physical functioning caused by alcohol in ((his/her)) his or her body.
- (((18))) (21) "Licensed nurse" means either a registered nurse per chapter 18.88 RCW or a licensed practical nurse per chapter 18.78 RCW.
- (((19))) (22) "Physician" means a person duly licensed to practice medicine or osteopathic medicine in the state of Washington.
- (23) "Probation alcohol assessment facility" means a qualified probation department for a district or municipal court within the state of Washington meeting the standards contained in these rules and regulations governing the operation of a DWI client assessment service as defined in WAC 275-19-020(1)(g).
- (((20))) (24) "Qualified alcoholism counselor" means a person who has adequate education, experience, and knowledge regarding the nature and treatment of alcoholism, is knowledgeable about community resources ((which provide)) providing services alcoholics may need, knows and understands the principles and techniques of alcoholism counseling, and is skilled in the application of these principles and techniques. A qualified alcoholism counselor shall:
- (a) Have no history of alcohol or other drug misuse for a period of two years immediately prior to the time of employment as an alcoholism counselor, and no misuse of alcohol or other drugs while employed as an alcoholism counselor.
 - (b) Possess these professional attributes:
- (i) Show evidence of a genuine interest in helping alcoholic persons, and of dedication to helping ((them)) alcoholic persons help themselves as much as possible.
- (ii) The ability to maintain confidentiality of all records, materials, and communications concerning the identity of clients.
- (iii) The ability to work under supervision and to cooperate with other personnel, as well as to function effectively on one's own.
- (iv) The ability to assess one's own personal and vocational strengths and limitations, biases, and effectiveness.
- (v) The ability and willingness to recognize when it is in the client's best interest to refer or release him or her to another individual or program.
- (vi) Show responsibility for self-evaluation and continued growth through further education or training.
- (vii) Show respect for the client by avoidance of any intrusion into the client's personal life outside of a professional relationship.
- (viii) Show respect for rights and reputation of other alcoholism workers and workers of other professions.
- (ix) Show no discrimination among clients or professionals on the basis of race, color, creed, sex, or age.
 - (c) Possess these qualifications:
 - (i) A high school diploma or equivalent.

- (ii) Satisfactory completion of a minimum twelve quarter credits or eight semester credits of course work in an accredited institution of higher learning (college or university), of which:
- (A) At least six quarter (four semester) credits must be specialized alcoholism courses, and
- (B) The remaining six quarter (four semester) credits may be in either such courses or counseling, psychology, sociology, or social work.

Effective January 1, 1984, this requirement, Note: (ii), shall change to read: "Satisfactory completion of a minimum of twenty-four quarter (sixteen semester) credits, of course working in an accredited institution of higher learning (college or university) of which twelve quarter (eight semester) credits must be specialized alcoholism courses exclusive of field experience credit, and which must include distinct courses in: (A) Introduction To, or Survey of Alcoholism, (B) Physiological Actions of Alcohol and Other Drugs, and (C) Alcoholism Counseling. The remaining twelve quarter (eight semester) credits may be in alcoholism, multi-drug abuse, counseling, psychology, social work, human services, or social services.

Grandfather Clause

Persons who are qualified alcoholism counselors prior to January 1, 1984, will not be required to meet these new education standards.

- (iii) Two thousand hours (approximately one year) of supervised work experience, in a counseling capacity, in an approved alcoholism agency or facility (may include hours spent in supervised field experience under academic supervision).
- (d) Possess adequate knowledge and competence in the following areas:
 - (i) Communications:
- (A) Demonstrated communication skills in writing and speaking.
- (B) Demonstrated ability to maintain clinical records and write reports.
- (C) Demonstrated ability to establish communication readily with incoming referrals in order to evaluate, screen and record pertinent information.
 - (ii) Knowledge of alcoholism:
- (A) Physiological, e.g., ingestion, absorption, metabolism, effects of alcohol blood level, organic damage, acute alcoholism, long-range management of the illness.
- (B) Psychological, e.g., dependency, patterns of progression (denial, projection, rationalization collapse), psychiatric complications, patterns of recovery, personal and social reconstruction.
- (C) Social/cultural, e.g., history of alcohol use and abuse, family ramifications, value system of subcultures, spiritual, industrial, and legal aspects, including new legislation.
 - (iii) Evaluation and assessment:
- (A) A thorough knowledge of the symptoms of early, middle, and late stages of alcoholism((—early, middle, and late stages)).

- (B) Strategies for assessing the individual in regard to the degree of alcoholism.
- (C) Ability to recognize other medical/behavioral problems.
 - (D) Case history method.
- (E) Ability to assess the effectiveness of various treatment and program modalities.
 - (iv) Referral:
- (A) Knowledge of appropriate referral resources, their eligibility requirements, treatment philosophy, admission and contact procedures.
- (B) Skill in evaluating a client's problem, reporting ((it)) the problem to ((him/her)) him or her at the client's level of understanding, and making a referral to a suitable program. This includes ability to work with persons, groups, or agencies with different treatment philosophies.
- (C) Ability to assist clients and families with alcohol-related problems, with referrals for public assistance, medical or health needs, pastoral counseling, etc.
- (D) Demonstrate exposure to Alcoholics Anonymous, Alanon, and/or Alateen, as well as other community programs, through direct contact.
 - (v) Counseling principles and procedures, including:
 - (A) Crisis intervention.
- (B) Establishing a working relationship with a variety of clients.
 - (C) Establishing treatment goals.
- (D) Use of techniques designed to educate the client regarding alcoholism, ((illicit)) elicit feelings, facilitate self-understanding in the client, and motivate the client for treatment.
- (E) Knowledge of different counseling philosophies and theories.
- (F) Skill in individual and group counseling appropriate to alcoholism.
 - (G) Appropriate termination of session.
- (H) An understanding and adherence to the ethics of counseling.
 - (vi) Treatment:
- (A) A knowledge of various inpatient and outpatient methods and their rationale, their relation to other methods, and their limitations.
- (B) Skill in managing the transition between detoxification and treatment, and the transition between intensive treatment and rehabilitation.
- (C) Understanding of the steps and traditions of Alcoholics Anonymous, Alanon, and Alateen, their relations to various treatments, and their functions and limitations.
- (D) Knowledge of long-range rehabilitative processes, including awareness of the need for medical care, post-treatment crisis, relapse, and new problems arising from sobriety.
- (e) Maintain the qualified counselor status by completing the following requirements within each two years of service.
- (i) Sixty clock hours of continuing education, including at least fifteen clock hours in which alcoholism or counseling alcoholic people or families is the primary part of the course content, as evidenced by the course description and/or syllabus. The remaining forty-five

- clock hours may be in subject areas that will increase the counselor's knowledge and skills in counseling and aiding the alcoholic person or family to recover.
- (ii) For any portion of these sixty clock hours of continuing education, college credit-bearing courses will have the value of one and one-half, i.e., one college credit contact hour will equal one and one-half hours of continuing education.
- (iii) No course or workshop previously taken may be repeated to meet these requirements.
- (iv) An acceptable workshop must be conducted by an instructor who is either qualified as an alcoholism counselor or has state approval as a trainer.
- (v) In-service training does not satisfy this requirement, but ((short-courses)) short courses, retreats, or workshops ((which meet)) meeting the ((above)) conditions in subsection (24)(e) of this section may be used.
- (((21))) (25) "Residential facilities" means facilities ((that provide)) providing board and room as part of their treatment program.
- (((22))) (26) "Revoke" means a permanent invalidation of the approval of an alcoholism treatment facility.
- (((23))) (27) "Secretary" means the secretary of the Washington state department of social and health services or ((his/her)) his or her designee.
- (((24))) (28) "Shall" means compliance is mandatory. (((25))) (29) "((Sub-acute)) Subacute detoxification" means detoxification service provided to individuals in a supportive, homelike environment within which a person can recover from the effects of intoxication. Prescription medication is not provided for the management of withdrawal discomfort.
- (((26))) (30) "Substantial compliance" means being in conformity with the requirements of the major components of each section of chapter 275–19 WAC ((which applies)) applying to the class or classes of alcoholism treatment services for which an alcoholism treatment facility is approved or has applied for approval.
- (((27))) (31) "Suspend" means invalidation of the approval of an alcoholism treatment facility for any period less than one calendar year or until the agency is notified of reinstatement.

NEW SECTION

WAC 275-19-145 ALL FACILITIES—QUALIFIED COUNSELORS, INSTRUCTORS, AND ASSESSMENT OFFICERS. (1) A "qualified alcoholism counselor" is a person meeting the requirements outlined in WAC 275-19-030(24).

- (2) A "qualified alcohol information school instructor" is a person possessing a certificate of completion of the alcohol information school instructor's training course offered or authorized by the bureau of alcohol and substance abuse.
- (3) A "qualified alcohol assessment officer" is a person who:
- (a) Is employed as a probation officer for a district or municipal court within the state of Washington;
- (b) Meets the requirements of a qualified alcoholism counselor as defined in WAC 275-19-030(24), except that the two thousand hours of supervised work may be satisfied by completing an equivalent number of hours of

supervised work doing alcohol assessments within a probation department.

- (4) Alcohol assessment officer interns (trainees) may be employed by an approved probation alcohol assessment facility provided the following conditions are met:
- (a) The intern has no history of alcohol or other drug misuse for a period of one year immediately prior to the time of employment as an alcohol assessment officer intern.
- (b) Each intern must be directly supervised and tutored by a qualified alcohol assessment officer. The qualified alcohol assessment officer must:
- (i) Observe the intern in conducting alcohol assessments.
- (ii) Instruct the intern in alcohol assessment techniques, attitudes, and theories.
- (iii) Assign and review all alcohol assessments prepared by the intern.
- (iv) Review all client files prepared by the intern. A note giving the results of the review must be placed in each client file.
- (c) An individualized training and education plan shall be prepared by the probation alcohol assessment facility administrator for each person employed as an alcohol assessment officer intern. The training and education plan shall be designed to bring the intern up to the qualified alcohol assessment officer status within two years of the date the person is employed as an alcohol assessment officer intern.

AMENDATORY SECTION (Amending Order 1727, filed 12/2/81)

WAC 275-19-170 ALL FACILITIES—RE-CORDS. (1) All alcoholism treatment facilities shall have an accurate and complete record system ((which)):

- (a) ((Provides)) Providing for maintenance of a current and complete record for each client.
- (b) ((Provides)) Providing a systematic method of identifying and filing client's records so each record can be located readily.
- (c) ((Ensures)) Ensuring confidentiality of patients' case records by storing and handling ((them)) the records under conditions ((which meet)) meeting all pertinent federal, state, and local regulations governing such records.
- (d) ((Includes)) Including all required state and county data.
- (e) ((Reflect)) Reflecting all financial transactions of the facility. The accounting system shall meet all federal, state, and county requirements.
- (2) Client file records required in this section shall be retained by the treatment facility for a minimum of five years following the discharge or transfer of the client.

In the event an approved alcoholism treatment facility is closed, clinical records may be forwarded to any other approved alcoholism treatment center with the client's consent. Clinical records still subject to minimum retention requirements, where client consent is not obtained, shall be sealed and labeled as follows: "Records of (insert name of approved alcoholism treatment facility) required to be maintained pursuant to WAC 275-19-170,

until a date not later than December 31, (insert year)." Sealed records shall be forwarded to the department, and shall be disclosed only under such circumstances and to such extent as would be permissible for the program in which they originated. The department shall destroy the records as soon as possible after the date specified on the label.

- (3) Residential and outpatient facilities shall have individual case records which include the following:
- (a) An intake form ((which includes)) including the client's full name; sex; birthdate; home address; date of admission; name, address, and telephone number of the client's next of kin or other responsible person; name and city of the client's personal physician, if any.
- (b) A record of the evaluation and assessment (diagnostic impression) of the client's involvement with alcohol.
- (c) An individualized treatment plan designed to help the person understand his or her alcohol problem ((which takes)) taking into account all case history and diagnostic information. The plan shall include the specific problems to be addressed, the objectives to be accomplished in treating the problems, and the time-linked means to be used in achieving the objectives.
- (d) Progress notes on the client's response to treatment ((which relate)) relating to the treatment plan and ((note)) noting all significant events during treatment.
- (e) Each entry in a client's record shall be dated and shall be signed by the person making the entry.
 - (f) The client's signed voluntary consent to treatment.
- (g) A properly completed authorization for release of information form, which meets all federal and state requirements, for each disclosure of information.
- (h) At completion of treatment, a discharge summary ((which includes)) including the date of discharge, and a summary of the client's progress in meeting the objectives outlined in the treatment plan.
- (i) Medical records in accordance with chapter 248-22 WAC.
- (4) Information and referral facilities shall have individual case records ((which include)) including:
- (a) Identifying sociological data including the client's full name, sex, birthdate, and home address.
 - (b) The date of ((contact(s))) contact or contacts.
 - (c) A record of the client's problem statement.
- (d) A record of the evaluation and assessment (diagnostic impression).
 - (e) A record of any referral.
- (f) A properly completed authorization for release of information form, which meets all federal and state requirements, for each disclosure of information concerning the client.
- (g) Each entry in a client's record shall be dated and signed by the person making the entry.
- (5) DWI client assessment service facilities including probation alcohol assessment facilities shall have individual case records including at a minimum:
- (a) An intake form including the client's full name, sex, birthdate, and home address.
 - (b) The dates of contacts.
- (c) A copy of the completed Washington alcohol screening inventory showing the client's score.

- (d) When available, a record of the client's blood alcohol level at the time of arrest on any alcohol-related offense, driving record, alcoholism treatment history, and drug treatment history.
- (e) The court referring the client for assessment, including the name of the specific court and the presiding judge.
- (f) A record of the evaluation and assessment of the client's involvement with alcohol and other drugs as required by WAC 275-19-185.
- (g) A record of the referral of the client to an alcoholism or drug abuse treatment center or alcohol information school.
- (h) A properly completed authorization for the release of confidential information form, which meets all federal and state requirements, for each disclosure of information.
- (i) Copies of any assessment reports sent to the department of licensing, referring court, the client's attorney, or other person or agency.
 - (j) Copies of all correspondence relating to the client.
- (k) Each entry in a client's record shall be dated and signed by the person making the entry.
- (6) Alcohol information schools shall have individual case records ((which include)) including:
- (a) Identifying sociological data including the client's full name, sex, birthdate, and home address.
 - (b) Dates in attendance.
 - (c) Source of referral.
- (d) ((A record of the assessment of the client's involvement with alcohol)) Copies of all reports, letters, certificates, and other correspondence sent to attorneys, courts, department of licensing, or any other agency.
 - (e) A record of any referral.
- (f) A properly completed authorization for release of information form, which meets all federal and state requirements, for each disclosure of information concerning the client.
- (g) A copy of the completed post-test as written in An Instructor's Guide to Alcohol Information School, published January 1980.
- (h) Each entry in a client's record shall be dated and signed by the person making the entry.
- (((6))) (7) Emergency service patrols shall maintain a log ((which includes)) including:
 - (a) The time and origin of the call received.
 - (b) The time of arrival at the scene.
 - (c) The location of the pickup.
 - (d) The name and sex of the person transported.
- (e) The destination of transport (either home or detox facility).
 - (f) The time of transport completion.
- (g) In nonpickup cases, notation shall be made of the reason why said pickup was not made.
- (h) Each entry in the log shall be dated <u>and</u> signed by the person making the entry.

NEW SECTION

WAC 275-19-185 ASSESSMENT PROCE-DURES. (1) The procedures for assessing client's involvement with alcohol shall include as a minimum the following:

- (a) A diagnostic interview with each client which gathers as a minimum:
- (i) A history of the client's involvement with alcohol and drugs, including frequency of use, volume, and type of substance used.
- (ii) The client's statement concerning his or her current physical condition.
- (iii) Sociological data describing the client's most recent living situation (e.g., family, environment, employment, and school).
- (b) When available, the client's blood alcohol level at the time of arrest on any alcohol-related offense, previous criminal record, driving record, alcoholism treatment history, and drug treatment history.
- (c) A written test of each client, using as a minimum, the Washington alcohol screening inventory.
- (2) A written assessment, based upon the information collected per WAC 275-19-185(1), shall be completed. It shall include as a minimum the following:
- (a) The client's raw score and percentile score from the Washington alcohol screening inventory.
- (b) The client's own assessment of his or her involvement with alcohol or other drugs.
- (c) The qualified alcoholism counselor's or the qualified alcoholism assessment officer's evaluation of the information required by WAC 275-19-185(2)(a) and (b), a diagnostic statement specifically describing the client's involvement with alcohol or other drugs, and the signs and symptoms leading to that assessment.
- (3) If the assessment concludes the person has an alcohol or drug problem requiring treatment, the person shall be referred to an appropriate approved alcoholism treatment facility or approved drug treatment center. If the assessment concludes the person requires only alcohol education, the person shall be referred to an approved alcohol information school.
- (4) All reports required by the courts and the department of licensing shall be properly completed and shall be submitted in a timely manner.

AMENDATORY SECTION (Amending Order 1727, filed 12/2/81)

WAC 275-19-610 ALCOHOLISM OUTPA-TIENT TREATMENT—REQUIRED SERVICES. There shall be an organized program and staff sufficient to provide the following services:

- (1) Assessment of each client's needs regarding specific alcohol-related problems as perceived by the client, center staff, and involved others.
 - (2) Immediate evaluation for persons in a crisis.
- (3) Individual, group counseling, and educational services on a scheduled basis ((which are)) conducted by a qualified alcoholism counselor or other treatment staff person under the direct supervision of a qualified alcoholism counselor.
- (4) Referral of clients for ancillary services as necessary and follow-up efforts to ensure the efficacy of such referrals.
- (5) A client follow-up program for those completing treatment that maintains periodic supportive and evaluative contact for a period of one year following discharge.

(((6) Facilities which provide intensive outpatient program services as defined in WAC 275-19-030 shall meet the standards for intensive outpatient programs published by the office on alcoholism.))

NEW SECTION

WAC 275-19-630 J ALCOHOLISM OUTPA-TIENT—INTENSIVE OUTPATIENT TREAT-MENT. To be approved for intensive outpatient treatment services as defined in WAC 275-19-030, the treatment program shall meet the following additional requirements.

- (1) Screening criteria shall be developed and applied including such diagnostic techniques as needed to assure the appropriateness of placement in this treatment modality. The diagnosis shall, at a minimum, include an assessment of the clients:
- (a) Progression in the disease of alcoholism and other chemical dependency.
- (b) Motivation for recovery and the ability to attain and maintain abstinence on an outpatient basis.
- (c) Social support systems, including family or significant others, financial condition, and employment status.
 - (d) Physical health and general mental status.
- (2) Program Requirements. The following services shall be provided to clients and their families:
- (a) The program shall deliver a minimum of seventy—two hours of treatment services within a maximum of twelve weeks. During the course of the program, three sessions of at least one hour each must be conducted on three separate days of each week.
- (b) A review of each active case by the client's case manager not less than once in every twenty hours of treatment. This review shall be noted in the client's case file.
- (c) Individual counseling sessions with each client every twenty hours of treatment and additionally as needed.
- (d) Education of clients regarding alcohol and alcoholism. No more than twenty percent of treatment time shall be taken up by film presentations.
- (e) Group therapy sessions. Sessions shall be limited in attendance to no more than twelve clients per counselor.
- (f) Whenever possible, the client's family or other social support system shall be substantially involved in the treatment program.
- (g) Upon completion of intensive outpatient treatment, the client shall be referred to a structured after care program.
- (h) All clients and their families shall be encouraged to participate in Alcoholics Anonymous, Alanon, and Alateen.

AMENDATORY SECTION (Amending Order 1486, filed 2/1/80)

WAC 275-19-700 INFORMATION AND RE-FERRAL SERVICES—PURPOSE. The purpose of WAC 275-19-700 through ((275-19-799)) 275-19-749 is to provide specific program standards and objectives for approval of facilities providing alcoholism information and referral services as described in WAC 275-19-020. To be approved as an alcoholism treatment facility to provide alcoholism information and referral services, the facility must comply with the requirements of WAC 275-19-010 through 275-19-199, ((the rules and regulations in this section)) WAC 275-19-700 through 275-19-749, and chapter 70.96A RCW.

NEW SECTION

WAC 275-19-750 DWI CLIENT ASSESSMENT SERVICES—PURPOSE. The purpose of WAC 275-19-750 through WAC 275-19-799 is to provide specific program standards for approval of facilities providing DWI client assessment services as described in WAC 275-19-020. To be approved as an alcoholism treatment facility to provide DWI client assessment services, the facility must comply with the requirements of WAC 275-19-010 through 275-19-199, WAC 275-19-750 through 275-19-799, and chapter 70.96A RCW.

NEW SECTION

WAC 275-19-760^J DWI CLIENT ASSESSMENT SERVICES—CLIENTS. Admission of clients to a treatment facility providing DWI client assessment services shall be limited to persons who have been arrested for a violation of driving while under the influence of intoxicating liquor or drugs (RCW 46.61.502), or actual physical control of a motor vehicle while under the influence of intoxicating liquor or drugs (RCW 46.61.504), or petitioning for a deferred prosecution (chapter 10.05 RCW) for those offenses.

NEW SECTION

WAC 275-19-770 DWI CLIENT ASSESSMENT SERVICES—REQUIRED SERVICES. The following direct services shall be provided to clients by qualified alcoholism counselors or qualified alcohol assessment officers as defined in WAC 275-19-145:

- (1) Assess the client's involvement with alcohol and other drugs using, as a minimum, a diagnostic interview and the Washington alcohol screening inventory as described in WAC 275-19-185.
- (2) Provide a written report of the diagnostic evaluation and a recommended education or treatment program to the court of jurisdiction and forward a copy of the report to the department of licensing.
- (3) Provide the client with appropriate referral information.

AMENDATORY SECTION (Amending Order 1486, filed 2/1/80)

WAC 275-19-810 ALCOHOL INFORMATION SCHOOL—((STUDENT ASSESSMENT)) SCHOOL REQUIREMENTS. (((1) There shall be an assessment of each enrolled student's involvement with alcohol by a qualified alcoholism counselor, prior to the classroom instruction.

- (2) The alcohol assessment of students shall be by an individual interview or group diagnostic screening mechanism that meets the guidelines published by the office on alcoholism.
- (3) Students showing signs of alcohol abuse and/or alcoholism shall be scheduled for an individual interview with a qualified alcoholism counselor for attempts to refer to specific treatment resources.))
- (1) The course shall be taught by a qualified alcohol information school instructor as defined in WAC 275–19-145. This requirement shall become effective July 1, 1984.
- (2) Prior to beginning the first lesson, the instructor shall:
 - (a) Advise the students the course:
- (i) Does not assume they are all alcoholics or drug addicts.
 - (ii) Is not a therapy session.
- (b) Clearly identify and share the class rules with the students.
 - (c) Share the course objectives with the students.
 - (3) Seating shall be adequate and comfortable.
 - (4) Rooms shall be well-lit and well-ventilated.
- (5) All reports required by the courts and the department of licensing shall be properly completed and shall be submitted in a timely manner.

AMENDATORY SECTION (Amending Order 1486, filed 2/1/80)

WAC 275-19-820 ALCOHOL INFORMATION SCHOOL—CURRICULUM. (1) The ((alcohol information school shall provide a school curriculum which meets the guidelines published by the office on alcoholism)) course must be taught following the content and objectives outlined in An Instructor's Guide to Alcohol Information School, published January 1980.

- (2) The alcohol information school curriculum shall include the following:
- (a) Adequate information regarding alcohol, alcohol abuse, and alcoholism.
- (b) Information on the current laws addressing drinking alcoholic beverages and driving a motor vehicle.
- (c) Information on the effect of the use of alcohol on driving ability.
- (d) Information regarding the availability of alcoholism treatment resources, for the primary alcoholic and ((his/her)) his or her family.
- (e) Information on the dangers of the use of alcohol in combination with other drugs.
- (f) Information on the impact of alcohol abuse and alcoholism on the family.
- (3) The curriculum shall consist of not less than eight nor more than twelve hours of classroom instruction.
- (4) Not more than three hours of instruction shall be conducted in any one day.
- (5) ((A test or tests)) The post-test as written in An Instructor's Guide to Alcohol Information School, published January 1980, shall be administered to each enrolled student ((which will reveal the degree of subject retention and assist in evaluating the efficiency and effectiveness of the curriculum)).

AMENDATORY SECTION (Amending Order 1486, filed 2/1/80)

WAC 275-19-830 ALCOHOL INFORMATION SCHOOL—FEES. ((Student fees)) All students shall be ((limited to not more than two hundred fifty dollars for the classroom instruction and assessment. These fees shall be in accordance with guidelines established by the office on alcoholism)) advised of the designated fees at the time of enrollment for the school.

WSR 83-23-009 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 2046—Filed November 4, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-86-005 Services available to recipients of medical assistance.

Amd WAC 388-86-095 Physicians' services.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these changes will result in substantially improved services to clients.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule—making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 4, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2011, filed 8/19/83)

WAC 388-86-005 SERVICES AVAILABLE TO RECIPIENTS OF MEDICAL ASSISTANCE. (1) For recipients of medical assistance (MA) categorically needy only, the department shall authorize early and periodic screening diagnosis and treatment services including dental, vision, and hearing services, to eligible individuals under twenty-one years of age, family planning services, home health agency services, inpatient and outpatient hospital care, other laboratory and x-ray services, skilled nursing home care, certified registered nurse practitioner services, and physicians' services in the office or away from the office as needed for necessary

and essential medical care. The department may authorize medically justified ambulance service and other approved transportation.

- (2) The following additional services shall also be authorized when medically necessary: Anesthetization services; blood; chiropractic services; dental services to EPSDT recipients; drugs and pharmaceutical supplies; eyeglasses and examination; hearing aids and examinations, nurse midwife services; oxygen; physical therapy services; private duty nursing services; rural health clinic services; surgical appliances, prosthetic devices, and certain other aids to mobility.
- (3) Treatment, transplants, dialysis, equipment and supplies for acute and chronic nonfunctioning kidneys are provided in the home, hospital and kidney center. See WAC 388-86-050(5).
- (4) ((Organ transplants, other than kidney transplants are not provided as a part of physician services or hospital care authorized under the medical assistance program:
- (5))) Treatment to detoxify narcotic addiction cases in a hospital or on an outpatient basis is not provided as a part of the medical care program. The department will provide treatment for concurrent diseases and complications.
- (((6))) (5) Detoxification of an acute alcoholic condition will be provided only in a certified detoxification center or in a general hospital with certified detoxification facilities.
 - (((7))) <u>(6)</u> Adult dental services are not provided.
- (((8) Treatment for obesity is not provided as part of the medical care program. The department will provide treatment for concurrent diseases and complications.
- (9))) (7) Where evidence is obtainable to establish medical necessity, as defined in WAC 388-80-005, the department shall approve the request if the recipient or provider submits sufficient objective clinical information (including, but not limited to, a physiological description of the disease, injury, impairment or other ailment; pertinent laboratory findings; x-ray reports; and patient profiles).
- (((10))) (8) A request for medical services may be denied by the department if the requested service is not medically necessary as defined by WAC 388-80-005, is generally regarded by the medical profession as experimental in nature or as unacceptable treatment, unless the recipient can demonstrate through sufficient objective clinical evidence the existence of particular circumstances which render the requested service medically necessary.
- (((11))) (9) The department shall approve or deny all requests for medical services within fifteen days of the receipt of the request, except that if additional justifying information is necessary before a decision can be made, the request shall be neither approved nor denied but shall be returned to the provider within five working days of the original receipt. If additional justifying information is not returned within thirty days of the date it was returned to the provider, then the original request shall be approved or denied. However, if such information is returned to the department, the request shall be

acted upon within five working days of the receipt of the additional justifying information.

- (((12))) (10) Whenever the department denies a request for medical services the department shall, within five working days of the decision, give written notice of the denial to the recipient and the provider. In order to fully inform the recipient, the notice shall state:
- (a) The specific reasons for the department's conclusion to deny the requested service.
- (b) If a fair hearing is requested, a medical assessment other than that of the person or persons involved in making the original decision may be obtained at the expense of the department of social and health services, and instructions on how to obtain such assessment.
- (c) The recipient has a right to a fair hearing if the request is made within ninety days of receipt of the denial, with the instruction on how to request the hearing.
- (d) The recipient may be represented at the hearing by legal counsel or other representative.
- (e) That upon request, the CSO shall furnish the recipient the name and address of the nearest legal services office.
- (((13))) (11) The limited casualty program-medically needy is defined in chapter 388-99 WAC, and the limited casualty program-medically indigent is defined in chapter 388-100 WAC.
- (((14))) (12) The department has the authority to require a second opinion and/or consultation prior to the approval of any elective surgical procedure.
- (((15))) (13) The department may designate those surgical procedures which can be performed in other than a hospital in-patient setting. Where the patient has a medical condition which necessitates a hospital admission, prior approval by the local medical consultant must be obtained.

AMENDATORY SECTION (Amending Order 1920, filed 12/1/82)

- WAC 388-86-095 PHYSICIANS SERVICES. The department shall purchase the services of physicians participating in the program on a fee-for-service or contract basis subject to the exceptions and restrictions listed as follows.
- (1) Physicians' services are provided through contract agreements for certain voluntary child care agencies and maternity homes.
- (2) Cost of a physical examination is authorized only for recipients related to federal programs under the following circumstances:
- (a) For admission to skilled nursing facility if within forty-eight hours of admission or change of status from a private-pay to a medicaid-eligible patient.
- (b) Given as a screening under the EPSDT program; see WAC 388-86-027.
- (c) For physical examination not covered by medicaid, see the following:
 - (i) AFDC incapacity, see chapter 388-24 WAC.
- (ii) Determination of whether an individual's health will or will not permit his return to his home, see chapter 388-28 WAC.
- (iii) Request by the claimant or examiner in a fair hearing procedure, see chapter 388-08 WAC.

- (iv) Foster home placement, see chapter 388-70 WAC.
- (v) Adoptive home placement, see chapter 388-70 WAC.
- (vi) Employability for WIN program, see chapter 388-24 WAC.
- (vii) Incapacity for GAU program, see chapter 388-37 WAC.
- (3) When covered services of a consultant or specialist are necessary, approval need not be obtained from the medical consultant. Payment shall be made in accordance with local medical bureau practices.
- (a) A fee for consultation shall not be paid when the specialist subsequently performs surgery or renders treatment for which flat fees or fees-for-service accrue.
- (b) On initial or subsequent visits for the purpose of establishing a diagnosis and when services of a specialist or consultant are required, payment shall be limited to not more than two such services. Any additional specialist or consultant requests shall be justified by the attending physician and approved by the medical consultant.
 - (4) Limitations on payment for physicians' services:
- (a) Payment for physicians' calls for nonemergent conditions in a skilled nursing facility or an intermediate care facility, is limited to two calls per month. Requests for payment for additional visits must be justified at the time the billing is submitted by the physician.
- (b) Payment for hospital calls is limited to one call per day. This is applicable to other than flat fee care.
- (c) Individual outpatient psychotherapy provided by a psychiatrist shall be limited to one hour per month or equivalent combinations. Up to a maximum of two hours psychotherapy may be authorized when justified during the first month of treatment. Subdivisions of (4)(a) and (b) of this section, also apply unless other rules take precedence. See WAC 388-86-067(1) for service provided by a contracting mental health center.
- (5) All surgical procedures require approval by the medical consultant.
- (6) Minor surgery and diagnostic procedures performed in a physician's office do not require prior approval.
- (7) ((No payment will be made for cosmetic, reconstructive or plastic surgery which is defined as surgery performed to revise or change the texture, configuration or relationship of structure with continuous structure when the purpose is primarily psychological and will not correct or materially improve body function, or is intended to alter any part of the body which could be considered to be "normal" within broad range of variation for function, age, ethnic, or familial origin.
- (8)) A recipient of public assistance is not required to obtain medical care in the county of his residence.
- (((9))) (8) For limitations on out-of-state physicians' services see WAC 388-86-115.

WSR 83-23-010 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 2047—Filed November 4, 1983]

I, David A. Hogan, director of the Department of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to community work experience program, amending WAC 388-57-097.

This action is taken pursuant to Notice No. WSR 83-19-025 filed with the code reviser on September 13, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.400 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 41, Laws of 1983 1st ex. sess.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 1, 1983.

By David A. Hogan, Director Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1924, filed 12/15/82)

WAC 388-57-097 COMMUNITY WORK EX-PERIENCE PROGRAM (CWEP). The community work experience program (CWEP) is authorized under ((the approval of the secretary of the department of social and health services as an optional state program authorized by the 1981 Omnibus Reconciliation Act)) RCW 74.04.— (section 41, chapter 41, 1983 1st ex. sess.), and as provided for in 45 C.F.R. 238.

- (1) The ((pilot)) program has the following objectives:
- (a) To provide work experience to recipients of AFDC unable to secure employment through other employment programs; and
- (b) To determine the extent work experience will assist individuals participating in the program to secure unsubsidized employment.
- (2) CWEP sites shall be located in the ((Spokane and Tacoma areas)) Moses Lake and Mount Vernon CSOs.
- (3) Any AFDC recipient ((living in either the Spokane area or the Tacoma area)) shall, as a condition of eligibility for AFDC, participate in CWEP unless the individual:
- (a) Is participating in a WIN/E&T approved training plan; or
- (b) Meets the WIN/E&T exemption criteria of WAC 388-24-107; or
- (c) Is both currently (or becomes) employed at least eighty hours per month and earning not less than the legally established minimum wage for such employment. Persons employed at least eighty hours per month at jobs

not having an established minimum wage shall be exempted regardless of wage level; or

- (d) Is denied an AFDC grant for any month solely because the amount of the entitlement is less than ten dollars per month; or
 - (e) Resides in a non-CWEP CSO area.
 - (4) The department shall:
- (a) Provide coordination between CWEP and the WIN/E&T program:
- (i) To ensure that job placement will have priority over participation in CWEP; and
- (ii) To ensure that aid may not be denied on the grounds of failure to participate in either WIN or CWEP if participants are actively and satisfactorily participating in the other program.
- (b) Provide that CWEP work hour requirements may be met hour for hour by documented job search activity which has received prior approval by the CWEP service worker((-));
- (c) Require appropriate standards of health, safety, and other conditions applicable to the performance of work;
- (d) Ensure reasonable conditions of work, taking into account the geographic region, the residence of the participants, and the proficiency of the participants;
- (e) Ensure ((that)) participants do not perform tasks in any way related to political, electoral, or partisan activities or which would result in displacement of persons currently employed or fill established unfilled position vacancies;
- (f) Ensure ((that)) tasks have not been developed in response to or in any way associated with, the existence of a strike, lockout, or other bona fide labor dispute or violate any existing labor agreement between employees and employers;
 - (g) Reimburse necessary transportation costs;
- (h) Pay customary departmental scale costs of child care needed in order to participate in CWEP;
- (i) Not require the use of the participant's assistance or income or resources to pay participation costs;
- (j) Provide that assignments to CWEP projects will be made taking into consideration to the extent possible, the prior training, proficiency, experience, and skills of a participant;
- (k) Provide that assignment to CWEP projects shall not require participants to travel unreasonable distances from home or to remain away from home overnight without consent; and
- (1) Provide worker's compensation coverage for participants through the department of labor and industries.
- (5) CWEP participants shall be referred to and shall participate in work experience slots designed to serve a useful public purpose in public agencies or private non-profit organizations as agreed on by the agency and the department.
- (6) The hours of CWEP participation required of any assistance unit, regardless of the number of participants in that unit, shall be no more than the number calculated by dividing the amount of the household's assistance grant by the greater of the federal or state minimum wage, not to exceed one hundred twenty—eight hours

during a calendar month. The AFDC payment shall not be construed as compensation for work performed.

(7) If a recipient of AFDC-R fails or refuses without good cause to participate in the community work experience program, his or her needs shall not be taken into account in determining the family's need for assistance and grant amount. If a recipient of AFDC-E qualifying the family for AFDC-E fails or refuses without good cause to participate in the community work experience program, the entire assistance unit shall become ineligible for AFDC-E. ((This)) These sanctions shall be consistent with the WIN sanction period in WAC 388-57-064. A recipient adversely affected shall have the opportunity for administrative review and/or fair hearing as provided by RCW 74.08.070 and chapter 388-08 WAC. Good cause provisions are included in WAC 388-57-064. WAC 388-57-064(7)(d) shall not apply to CWEP participation.

WSR 83-23-011 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 2048—Filed November 4, 1983]

- I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to low-income home energy assistance allowance, amending WAC 388-29-290.
- I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules will result in substantially improved services to clients.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule—making authority of the Department of Social and Health Services as authorized in RCW 43.20A.550.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 4, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1909, filed 11/17/82)

WAC 388-29-290 LOW-INCOME HOME EN-ERGY ASSISTANCE ALLOWANCE. The department, acting as an agent of the Washington state planning and community affairs agency within the limits of the DSHS-PCAA agreement, will implement a portion of the Low-Income Home Energy Assistance Program. The following delineates the rules applicable to that portion of the program:

(1) The low-income home energy assistance allowance is a one-time payment to ((an energy payment assistance unit intended to reduce the burden of the high cost of energy for the winter)) a household to help meet the rising costs of home energy supplies.

(2) An energy payment assistance unit is defined as ((a group of)) one or more food stamp households and/or AFDC, SSI, refugee assistance, or ((GAU payees)) GA recipients meeting the definition of household in the Low-Income Home Energy Assistance Act.

- (3) Energy payment assistance units:
- (a) On the ((October 1, 1982)) November 1, 1983, warrant roll, and
- (b) Having correctly completed and returned an energy assistance application, and
- (c) Having incomes at or below one hundred twentyfive percent of the federally established poverty level, and
- (d) Residing in shelters which meet the eligibility criteria in the Low-Income Home Energy Assistance Act, and
- (e) Not residing at the same address as another applicant according to DSHS automated client files, and
- (f) Not living in a subsidized rental unit will be eligible for energy assistance allowances.
- (4)(a) A recipient residing in foster care, a subsidized rental housing unit, a group home for developmentally disabled, nursing home, supplied shelter, congregate care facility, or an institution for the mentally retarded will not be eligible for an energy ((assistance allowance)) payment from the department.
- (b) A recipient who is a member of an Indian tribe with its own energy assistance funds will not be eligible for an energy payment from the department.
- (5) The energy assistance allowance standards shall be ((the rates)) established by the Washington state planning and community affairs agency.
- (6) An applicant or recipient aggrieved by a decision of the department and based upon the rules in this section may request an administrative review by the Washington state planning and community affairs agency ((regarding denial or underpayment of an energy assistance allowance)) no later than sixty days after the receipt of notice of denial or payment of benefit.
- (7) No energy assistance allowance applications will be accepted after ((October 22, 1982)) November 25, 1983.
- (8) Affidavits and requests to replace lost or stolen checks from fiscal year 1984 will not be accepted after ((September 30, 1983)) September 30, 1984.
- (9) Upon cancellation of outstanding warrants or upon verification of forgery as required, DSHS shall immediately initiate replacement of checks reported as lost or stolen.
- (10) Energy payments shall be exempt as income and resources for all public assistance programs and food stamps.

WSR 83-23-012 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-177—Filed November 4, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of chum salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 4, 1983.

By Frank Hay

By Frank Haw for William R. Wilkerson Director

NEW SECTION

WAC 220-36-02100N GRAYS HARBOR GILL NET SEASONS. Notwithstanding the provisions of WAC 220-36-021, WAC 220-36-022 and WAC 220-36-024, it is unlawful to fish for salmon with gill net gear in Grays Harbor Salmon Management and Catch Reporting Areas 2B and 2C or to possess salmon taken from those areas with gill net gear except from 10:00 a.m. to 10:00 p.m. November 5, 1983. Gill net gear is restricted to 5 inch minimum and 6 1/2 inch maximum mesh.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02100M GRAYS HARBOR GILL NET SEASONS (83-176)

WSR 83-23-013 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-178—Filed November 4, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I. William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Fraser River chum. Restrictions in Strait of Juan de Fuca tributaries provide protection for local coho stocks. Restrictions in Areas 10C, 10D and the Cedar River are the least restrictive regulations that provide opportunity to harvest coho and protect Lake Washington sockeye. Restrictions in the Skagit River protect local spawning salmon. Restrictions in Area 12C provide protection for chum salmon stocks returning to Hoodsport Hatchery. Restrictions in Areas 12A and 12D provide secondary protection for natural chum stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 4, 1983.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

WAC 220-28-333 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective immediately it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6, 6A, 7 and 7A – Effective until further notice, closed to all commercial fishing. Area 10C and Cedar River – Effective until further notice, closed to all commercial fishing.

Area 10D in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek – Effective until further notice, closed to all commercial fishing.

*Area 12A - Effective November 6, closed to all commercial fishing.

Area 12C - Effective through December 31, closed within 1,000 feet of the western shore between Hoodsport Marina Dock and the Glen Ayre Trailer Park.

Area 12D - Closed to all commercial fishing.

Skagit River including all tributaries - Effective until further notice, closed to all

commercial fishing upstream from the Baker River confluence.

*Hoko, East and West Twin, Clallam, Lyre, Sekiu, Sail and Pysht rivers, and Salt and Deep creeks – Effective through November 5, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-332 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-174)

WSR 83-23-014 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-179—Filed November 4, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 6C, 7 and 7A provide protection for weak Canadian origin coho and chum stocks. Openings in Areas 7B, 7C, 8A, 10, 12, and 12B provide opportunity to harvest non–Indian chum allocations. Extended opening of Area 6D necessary to harvest coho allocation. All other areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 4, 1983.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

WAC 220-47-820 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Chairman

Area 6D - Closed except gill nets using 5inch minimum mesh and purse seines using the 5-inch strip may fish 24 hours/day through 4:00 PM November 4.

*Areas 7B and 7C in that portion westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM November 6 through the morning of November 7, and purse seines may fish from 5:00 AM to 8:00 PM November 7. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

*Areas 8A and 10 - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM November 6 through the morning of November 7, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM November 7.

*Areas 12 and 12B in that portion northerly of a line from Hood Point to Quatsap Point – Closed except gill nets using 6" minimum mesh may fish from 4:00 PM to 8:00 AM nightly November 6 through the morning of November 8, and purse seines using the 5" strip may fish from 5:00 AM to 8:00 PM daily November 7 and 8. That portion of Area 12B south of a line from Hood Point to Quatsap Point remains closed.

Partial area exclusions applicable to the Area 7B, 8A, and 10 openings are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 7, 7A, 7D, 8, 9, 9A, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12A, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-819 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-175)

WSR 83-23-015 EMERGENCY RULES LOTTERY COMMISSION

[Order 39-Filed November 7, 1983]

Be it resolved by the state Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to:

Amd WAC 315-04-010 Licensed agents.

Amd WAC 315-04-070 License fees.

Amd WAC 315-04-100 License renewals.

Amd WAC 315-04-120 Transfer of ownership of license prohibited.

Amd WAC 315-04-140 License not a vested right.

Amd WAC 315-06-120 Payment of prizes—General provisions. New WAC 315-04-125 Change of location.

We, the state Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary because of the recent implementation of TEAM (the electronic accounting method) and pending initiation of on-line games. Delaying implementation of these rules would be contrary to the public interest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 4, 1983.

By Lawrence G. Waldt

AMENDATORY SECTION (Amending Order 4, filed 10/15/82)

WAC 315-04-010 LICENSED AGENTS. The director shall license as licensed agents such persons who((, in his or her opinion,)) will best serve the public interest and convenience, promote the sale of tickets and meet the eligibility criteria for application and licensure. Said licensed agents shall be authorized to sell such tickets as in the director's opinion will promote the best interests of the commission and produce maximum revenue, but a licensed agent need not be authorized to sell tickets for all games operated by the director. Each licensed agent shall enter into a contract with the lottery containing such terms and conditions as the director may require prior to being authorized to sell tickets for any game operated by the director. A licensed agent may also be required to post a bond in such terms and conditions as the director may require.

AMENDATORY SECTION (Amending Order 36, filed 9/12/83)

WAC 315-04-070 LICENSE FEES. (1) The fee for a license application shall be \$15.00.

(2) ((The fee for a background check for initial licensure shall be \$10.00.

(3))) The fee for renewal of a license shall be \$15.00. ((4))) (3) The fee for late renewal of a license shall be \$25.00 in addition to the renewal fee of \$15.00.

(4) The fee for a background check shall be \$10.00 for:

(a) Initial licensure regardless of the number of individual background checks required;

- (b) Each subsequent addition of one or more partners or officers, and owner's or partner's spouse, or a new holder of ten percent or more equity in the business.
- (5) All fees established in this section or other sections of this title are not refundable with the exception of the fees in (1) and (((3))) (2) above which may be refunded if a license is not issued or renewed.
- (6) The fees in ((this section)) subsections (1) and (2) may be prorated for staggered license renewal periods as provided in WAC 315-04-100.

AMENDATORY SECTION (Amending Order 2, filed 10/15/82)

- WAC 315-04-100 ((STAGGERED)) LICENSE RENEWALS. (1) The licensed agent shall apply for renewal of its license prior to its expiration date on forms approved by the director. Upon receipt of all required and properly completed forms, the lottery shall issue a renewal license and identification card to the licensed agent.
- (a) The Lottery shall notify the licensed agent if its renewal application is not complete. If the licensed agent must submit additional material, forms, signatures, or other information that cannot be obtained by telephone, notification will be by mail. At the Lottery's sole option, notification may be by telephone if the deficiency(ies) can be corrected in that manner. The license shall be renewed without penalty, provided the licensed agent submits to the lottery all required information and documentation by the date specified in the notification of the deficiency(ies) or the expiration date of the license, whichever is later. The lottery may assess a late renewal fee pursuant to WAC 315-04-070(4) if all deficiencies are not corrected within the time period stated in the notification. The lottery shall allow at least 10 working days from mailing date of the notification for such returns.
- (b) The lottery shall assess a late renewal fee pursuant to WAC 315-04-070(4), if renewal forms are not received by the lottery prior to the expiration date of the license. In addition, the lottery shall suspend ticket sales to the licensed agent until the license is renewed.
- (c) The director shall not accept a renewal application more than 60 days after the expiration date of the license.
- (2) The director may set staggered dates for license renewal. License fees established shall be prorated for the actual period of licensure. In no event shall a license period established under this provision be longer than two years.
- (((2) The licensed agent shall apply for renewal of its license on a form approved by the director, at least 45 days prior to the expiration date of the license. Applications for renewal received later than 45 days prior to the expiration date of the license shall be subject to the late renewal fee, except a renewal application shall not be accepted if it is received by the director more than 60 days after the expiration date of the license.))

AMENDATORY SECTION (Amending Order 2, filed 10/15/82)

- WAC 315-04-120 TRANSFER OF OWNER-SHIP ((OR LOCATION)) OF LICENSE PROHIBITED. (1) Any license issued by the director is personal to the licensed agent and may not be transferred to another person except as provided in WAC 315-04-130.
- (2) If the person to which a license is issued substantially changes its ownership, ((or changes its location,)) the license shall ((be terminated at the date of change and a new application for licensure shall be made)) immediately terminate and be void and tickets shall not be sold. Every such change in ownership ((or location)) shall be reported to the ((director)) lottery ((at least twenty days)) prior to the change. The license and identification card shall be surrendered to the ((director)) lottery ((on the date of change)) immediately. A substantial change in ownership of a business shall mean the transfer of ten percent or more equity ((or more of any ticensee.)) in that business. In the event the new ownership wishes to become a licensed agent, the new ownership shall submit an application and fees for initial licensure and the lottery shall process these in accordance with these rules.
- (((3) A legal change of name, not involving a change in ownership or location, shall not be considered a transfer of license under this section. Upon request, a license shall be issued in the new name on payment of a \$10.00 fee. Every legal change of name, not involving a change in ownership or location, shall be reported to the director at least twenty days prior to the change.))

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 4, filed 10/15/82)

- WAC 315-04-140 LICENSE NOT A VESTED RIGHT. (1) The possession of a license issued by the director to any person to act as a licensed agent in any capacity is a privilege personal to that person and is not a legal right.
- (2) The possession of a license issued by the director to any person to act as a licensed agent in any capacity does not entitle that person to sell tickets or obtain materials for any particular game ((or special event)).
- (3) Every licensed agent ((may be required to)) shall enter into a contract with the lottery containing such terms and conditions as the director may require prior to being authorized to sell tickets ((or materials)) for any particular game ((or special event)). If for any reason the contract is terminated or suspended, the authorization to sell tickets shall also be terminated or suspended.

AMENDATORY SECTION (Amending Order 14, filed 2/10/83)

WAC 315-06-120 PAYMENT OF PRIZES—GENERAL PROVISIONS. (1) The director may designate claim centers for the filing of prize claims, and

the location of such centers shall be publicized from time to time by the director.

- (2) A claim shall be entered in the name of a single legal entity as claimant, either one individual or one organization. A claim may be entered in the name of an organization only if the organization is a legal entity and possesses a federal employer's identification number (FEIN) as issued by the internal revenue service and such number is shown on the claim form. Groups, family units, organizations, clubs, or other organizations which are not a legal entity, or do not possess a federal employer's identification number, shall designate one individual in whose name the claim is to be entered.
- (3) Unless otherwise provided in the rules for a specific type of game, a claimant shall ((fill out)) complete and sign a claim form approved by the director((5)). ((present the form with the claimant's ticket at a designated claim center, and receive a copy of the claim form as his or her receipt. In order to claim a prize, each claimant must complete and sign a claim form which shall include the following provisions:)) The claimant shall submit the claim form and claimant's ticket to the lottery in accordance with the director's instructions as stated in the players' manual and/or on the back of the ticket. The claimant, by signing the claim form, agrees to the following provisions which shall be included on the claim form:
- (a) The discharge of the state, its officials, officers, and employees of all further liability upon payment of the prize, and
- (b) The ((discharge of the commission, director and employees of the commission of all further liability upon payment of the prize, and
- (c) Permission)) authorization to use the claimant's name ((and photograph)) for publicity purposes upon award of the prize.
- (4) A prize must be claimed within the time limits prescribed by the director in the instructions for the conduct of a specific game, but in no case shall a prize be claimed later than 180 days after ((determination of the winning ticket.)) the official end of that instant game or the on-line game drawing for which that on-line ticket was purchased.
- (5) The director may deny awarding a prize to a claimant if:
 - (a) The ticket was not legally issued initially,
- (b) The ticket was stolen from the commission, director, its employees or agents, or from a licensed agent; or

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 315-04-125 CHANGE OF NAME OR LO-CATION. Every change of business name or change of location without a change of ownership of a licensed agent must be reported to the lottery prior to the change. The lottery shall review the change considering standard licensing criteria. Upon the lottery's approval and receipt of a \$10.00 change of name/location fee, the Lottery shall issue a license in the new name or with the new location address.

WSR 83-23-016 EMERGENCY RULES LOTTERY COMMISSION

[Order 40-Filed November 7, 1983]

Be it resolved by the state Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to:

Amd WAC 315-06-040 Disclosure of probability of purchasing a winning ticket.

New WAC 315-11-090 Definitions for Instant Game 7 ("Holiday Cash").

New WAC 315-11-091 Criteria for Instant Game 7.

New WAC 315-11-092 Ticket validation requirements.

We, the state Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the purchase of placards waste state funds without appreciable gain and it is necessary to implement this rule prior to the start of game 6. The rules for play of game 7 need to be in place before the start of the game which is scheduled before permanent rules can be adopted. These rules are necessary for the public good.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 4, 1983.

By Lawrence G. Wale

By Lawrence G. Waldt Chairman

AMENDATORY SECTION (Amending Order 5, filed 10/15/82)

WAC 315-06-040 DISCLOSURE OF PROBABILITY OF PURCHASING A WINNING TICKET.

(1) The estimated average probability of purchasing a winning ticket shall be conspicuously displayed on the back of tickets for a specific game. The estimated average probability of purchasing a winning ticket for each category of prize in a specific game shall be conspicuously displayed on:

(a) All printed promotional and advertising materials for a specific game, including((5)) but not limited to, brochures, posters, billboards, placards, and point-of-sale displays, and

- (b) ((A placard to be located on the premises of each licensed agent in close proximity to the display location of the sales license; and
- (c))) Instructions to licensed agents for the conduct of a specific game.
- (2) The disclosure required by this section shall not apply to:
- (a) Generic promotional and advertising materials publicizing the Washington state lottery which do not promote a specific game, and
- (b) Electronic advertising for a specific game, or other nonprinted advertising mediums for a specific game, for which a printed disclosure is not feasible or practicable.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 315-11-090 DEFINITIONS FOR IN-STANT GAME NUMBER 7 ("HOLIDAY CASH"). (1) Play Numbers for Instant Game Number 7 - The following are the "Play Numbers": "\$5.00", "10.00", "\$20.00", "\$100", "\$500", "\$1,000", and "100,000". Each such Play Number is printed in gray-black ink in the Archer font in positive and one of these Play Numbers appears under each of the six rub-off spots on the ticket front.

- (2) Validation Number for Instant Game Number 7 The nine-digit number on the front, top right of the ticket.
- (3) Pack-Ticket Number of Instant Game Number 7 The ten-digit number of the form 7000001-000 printed on the back of the ticket in .11" high type in red. The first seven digits of the Pack-Ticket Number for Instant Game Number 7 constitute the "Pack-Number" and start at 7000001; the last three digits constitute the "Ticket Number" which starts at 000 and continues sequentially through 199 within each pack of tickets.
- (4) Captions for Instant Game Number 7 The small printed material appearing below each Play Number which verifies and corresponds with that Play Number. The Caption is a spelling out, in full or abbreviated form, of the Play Number. Only one Caption appears under each Play Number and is printed in gray-black ink in 5 x 9 font in positive. The Captions which correspond with and verify each Play Number are:

Play Number	Caption
\$5.00	FIVE
10.00	TEN
\$20.0 0	TWENTY
\$100	ONE HUND
\$500	FIV HUND
\$1,000	ONE THOU
100,000	HUND THOU

(5) Agent Validation Codes for Instant Game Number 7 – Codes consisting of small letters found under the removable covering on the ticket front which the licensed agent uses to verify and validate instant winners below \$25. For Instant Game Number 7, the Agent Validation Code is a three-letter code, with each letter

appearing in a varying three of twelve locations beneath the removable covering and among the Play Numbers. The Agent Validation Code is used by the licensed agent to verify \$5.00, \$10.00 and \$20.00 winners. The codes which correspond with and verify each of these winners are:

> FIV = \$5.00 TEN = \$10.00TWY = \$20.00

(6) Pack for Instant Game Number 7 – A pack of 200 fanfolded instant game tickets, attached to each other by perforations, packed in a plastic bag or a plastic shrinkwrapping. The licensed agent separates the tickets at the perforations at the time of retail sale.

NEW SECTION

WAC 315-11-091 CRITERIA FOR INSTANT GAME NUMBER 7. (1) The price of each instant game ticket shall be \$2.00.

- (2) Determination of Prize Winning Tickets An instant prize winning ticket is determined in Instant Game Number 7 in the following manner:
- (a) A \$5.00 prize winning ticket shall have an occurrence of "\$5.00" as a Play Number in each of 3 separate boxes on the ticket;
- (b) A \$10.00 prize winning ticket shall have an occurrence of "10.00" as a Play Number in each of 3 separate boxes on the ticket;
- (c) A \$20.00 prize winning ticket shall have an occurrence of "\$20.00" as a Play Number in each of 3 separate boxes on the ticket;
- (d) A \$100 prize winning ticket shall have an occurrence of "\$100" as a Play Number in each of 3 separate boxes on the ticket;
- (e) A \$500 prize winning ticket shall have an occurrence of "\$500" as a Play Number in each of 3 separate boxes on the ticket;
- (f) A \$1,000 prize winning ticket shall have an occurrence of "\$1,000" as a Play Number in each of 3 separate boxes on the ticket;
- (g) A \$100,000 prize winning ticket shall have an occurrence of "100,000" as a Play Number in each of 3 separate boxes on the ticket;
- (h) In any event, only the highest instant prize amount meeting the standards of (a) through (g) will be paid on a given ticket.
- (3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.
- (4) The determination of prize winners shall be subject to the general ticket validation requirements, to the particular validation requirements for Instant Game Number 7, and to the requirements set forth on the back of each ticket.
- (5) Instant prize winning tickets shall be redeemed in the manner set forth on the back of the ticket.
- (6) There shall be no Grand Prize Drawing for Instant Game Number 7.
- (7) Notwithstanding any other provisions of these rules, the director may: (a) vary the length of Instant Game Number 7, and/or (b) vary the number of tickets

sold in Instant Game Number 7 in a manner that will maintain the estimated average odds of winning a prize.

NEW SECTION

WAC 315-11-092 TICKET VALIDATION RE-QUIREMENTS. (1) Besides meeting all of the other requirements in these rules and regulations, the following validation requirements will apply to instant game tickets in Instant Game Number 7. To be a valid instant game ticket, all of the following requirements must be met:

- (a) Exactly one Play Number must appear under each of the six rub-off spots in the right-hand portion of the ticket.
- (b) Each of the six Play Numbers must have a Caption underneath, and each Play Number must agree with its Caption.
- (c) Each of the six Play Numbers must be present in its entirety and be fully legible.
- (d) Each of the six Captions must be present in its entirety and be fully legible.
- (e) Each of the six Play Numbers and their Captions must be printed in gray-black ink.
 - (f) The ticket shall be intact.
- (g) The Pack-Ticket Number, Validation Number and Agent Validation Code must be present in their entirety and be legible. The Validation Number shall correspond, using the lottery's codes, to the Play Numbers on the ticket.
- (h) The ticket must not be mutilated, altered, unreadable, reconstituted, or tampered with in any manner.
- (i) The ticket must not be counterfeit in whole or in part.
- (j) The Validation Number and Agent Validation Code shall be printed in gray-black ink, and the Pack-Ticket Number shall be printed in red ink.
- (k) The ticket must have been issued by the director in an authorized manner.
- (1) The ticket must not be stolen nor appear in any list of omitted tickets on file with the director.
- (m) The Play Numbers, Captions, Validation Number, Agent Validation Code, and Pack-Ticket Number must be right side up and not reversed in any manner.
- (n) The ticket must be complete, not miscut, have exactly one Play Number and exactly one Caption under each of the six rub-off spots, exactly one Pack-Ticket Number, exactly one Agent Validation Code, and exactly one Validation Number.
- (o) The Validation Number of an apparent winning ticket shall appear on the lottery's official list of validation numbers of winning tickets; and a ticket with that Validation Number shall not have been previously paid.
- (p) The ticket must not be blank, or partially blank, misregistered, defective, or printed or produced in error.
- (q) Each of the Play Numbers must be exactly one of those described in WAC 315-11-090(1) above and each of the Captions to the six Play Numbers must be exactly one of those described in WAC 315-11-090(4) above.
- (r) Each of the six Play Numbers on the ticket must be printed in the Mead Archer size font and must correspond precisely to the artwork on file with the director, each of the six Captions must be printed in the 5×9

- font and must correspond precisely to the artwork on file with the director, the Pack-Ticket Number must correspond precisely to the artwork on file with the director, and the Validation Number must be printed in the Mead 9 x 12 font and must correspond precisely to the artwork on file with the director.
- (s) The display printing must be regular in every respect and correspond precisely with the artwork on file with the director.
- (t) The ticket must pass all additional confidential validation requirements of the director.
- (2) Any ticket failing any of the validation requirements in WAC 315-11-092(1) is invalid and ineligible for any prize.
- (3) The director may, solely at his option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current lottery game). In the event a defective ticket is purchased, the only responsibility or liability of the lottery shall be the replacement of the defective ticket with another unplayed ticket (or tickets or equivalent sale price from any other current lottery game). However, (a) if the ticket is partially mutilated, or (b) if the ticket is not intact, and the ticket can still be validated by the other validation requirements, the director may, in his or her discretion, pay the prize for that ticket.

WSR 83-23-017 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Institutions)

[Order 2042—Filed November 7, 1983]

- I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Voluntary admission—Involuntary commitment, treatment and/or evaluation of mentally ill persons, amending chapter 275-55 WAC.
- I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these amended rules will allow all counties to preserve public health and safety by providing emergency services for involuntary clients with existing resources, and maintain emergency services cost at present budget level.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 71.05.560 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 71.05 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED October 19, 1983.

By David A. Hogan, Director Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-020 DEFINITIONS. (1) "Department" means the department of social and health services of the state of Washington.

- (2) "Secretary" means the secretary of the department of social and health services or his or her designee.
- (3) "Director" means the director of the mental health division of the department of social and health services or his or her designee.
- (4) "Superintendent" means the superintendent of a state hospital or his or her designee.
 - (5) "Chapter" means chapter 275-55 WAC.
- (6) "County_designated mental health professional" means a person appointed by the county to perform the duties specified in chapters 71.05((;)) and 72.23 RCW, and
- (a) Who meets the educational and/or experience requirements as specified in WAC 275-55-020(33)(a), (b), (c), or
- (b) Where exception has been granted by the director pursuant to WAC 275-55-020(33)(d).
- (7) "Professional person in charge" as used in chapters 71.05((5)) and 72.23 RCW, and these rules, unless otherwise defined, means the mental health professional having chief clinical responsibility for the mental health evaluation and treatment unit within the agency, or his or her designee who must also be a mental health professional.
- (8) "Available physician or other professional person" as used in RCW 71.05.090 means either a licensed physician or a mental health professional as defined in subsection (33) of this section.
- (9) "Agency" means a public or private agency as specified in RCW 71.05.020(6) and (7), respectively.
- (10) "Rule" means a rule within these rules and regulations.
- (11) "Facility" means an evaluation and treatment facility.
- (12) "Component" means any one of the three evaluation and treatment services required to be provided within an evaluation and treatment program as specified by <u>RCW 71.05.020(16)</u> and <u>WAC 275-55-020(14)(a)</u> and (b), and required to be certified as specified by <u>WAC 275-55-020(13)(b)</u>.
- (13) "Evaluation and treatment facility" means a public or private agency providing one or more components in compliance with the following:
- (a) The agency shall be under contract or written agreement with an evaluation and treatment program pursuant to WAC 275-55-261. Exceptions to this rule are specified in WAC 275-55-020(13)(c).

- (b) Each component of the agency shall be certified by the department pursuant to WAC 275-55-261(3) and (6), and 275-55-263. Exceptions to this rule are specified in WAC 275-55-020(13)(c). Certification is required for any component serving involuntary patients. Certification of a component shall not preclude such component from also serving voluntary patients. A certified component shall comply with all rules and regulations of this chapter and with chapter 71.05 RCW as applicable to both involuntary and voluntary patients.
 - (c) Exceptions:
- (i) Any agency operating a component serving voluntary patients exclusively will not require certification of such component nor require being under contract to an evaluation and treatment program.
- (ii) A physically separate and separately operated portion of a state hospital may be designated as an evaluation and treatment facility.
- (iii) A facility which is part of, or operated by, the department or any federal agency will not require certification of the facility's component or components nor require being under contract to an evaluation and treatment program.
- (14) "Evaluation and treatment program" means a coordinated system of evaluation and treatment services administered by an agency or a county pursuant to RCW 71.05.020(16) and WAC 275-55-261, and is provided to involuntary patients and to persons voluntarily seeking treatment for a mental disorder.
- (a) Such evaluation and treatment services shall include at least all three of, but are not limited to, the following components:
 - (i) Outpatient.
 - (ii) Emergency.
 - (iii) Short-term inpatient.
- (b) Such evaluation and treatment services shall be provided by an evaluation and treatment facility or facilities.
- (15) "Medical evaluation" means an evaluation performed by a licensed physician including both a mental status and physical examination.
- (16) "Patient" means a person admitted to an agency, facility, or component, voluntarily or involuntarily, for observation, evaluation, care, and/or treatment for a mental disorder.
- (17) "Mental disorder" means any organic, mental, or emotional impairment having substantial adverse effects on an individual's cognitive or volitional functions((; classified in accordance with the current diagnostic and statistical manual of the American psychiatric association)).
- (18) "Involuntary patient" means a person who, as a result of a mental disorder, presents a likelihood of serious harm (RCW 71.05.020(3)) or is gravely disabled (RCW 71.05.020(1)), and is initially detained and/or court-committed for evaluation and treatment.
- (19) "Detention" means a person being held in a facility involuntarily pursuant to applicable sections of chapter 71.05 RCW, and the person not being permitted willful physical movement beyond the facility without express prior permission.

- (20) "Initial detention" means the first seventy-two hour period, or part thereof, or involuntary evaluation and treatment required by a petition for initial detention, emergency detention, or supplementary petition for initial detention.
 - (21) "Seventy-two hour period" shall be computed to:
- (a) Start on the time and date the inpatient or outpatient component of the evaluation and treatment facility provisionally accepts the person to be detained as specified in RCW 71.05.170, and
 - (b) Exclude Saturdays, Sundays, and holidays.
 - (22) Deleted.
- (23) "Admission" means acceptance of a person as an inpatient or outpatient by the facility.
- (24) "Discharge" means release of a patient from a component or from a facility.
- (25) "Transfer," unless otherwise defined, means a move of the patient by a facility between treatment services or components of the facility, or between facilities, and may or may not include a discharge from the transferring service, component, or facility.
- (26) "Release from commitment" means legal termination of the order of commitment.
- (27) "Early release" means release of the involuntary patient from the order of commitment prior to the original expiration date of the commitment order.
- (28) "Conditional release" means a transfer of the involuntary patient from inpatient to outpatient treatment pursuant to conditions specified for the patient by the transferring facility or component. The involuntary patient remains under order of commitment.
- (29) "Shock treatment" means electroconvulsive therapy.
- (30) Whenever used in this chapter, the masculine shall include the feminine and the singular shall include the plural.
- (31) "County" means a county, or a combination((s)) of counties jointly agreeing to provide or cause to be provided the services required by this section.
- (32) "Coordinator" means county mental health coordinator, and is the person appointed by the county to supervise and/or otherwise coordinate the community mental health program services of a county.
- (33) "Mental health professional" means a person regularly involved in mental health evaluation and treatment, and qualifying as one of the following:
- (a) A psychiatrist, psychologist, psychiatric nurse, or social worker.
- (b) A person with a masters degree or further advanced degree in counseling or one of the social sciences from an accredited college or university. Such person shall have, in addition, at least two years of experience in direct treatment of mentally ill or emotionally disturbed persons, such experience gained under the supervision of a mental health professional.
- (c) A licensed physician permitted to practice medicine or osteopathy in the state of Washington.
- (d) A person otherwise qualified to perform the duties of a mental health professional but does not meet the requirements listed in subsection (33)(a), (b), or (c) of this section, where an exception to such requirements

- has been granted by the director upon submission of a written request by the county involved, such request to document the following:
- (i) The extent to which the county has made an effort to provide and has the capability of providing a mental health professional;
- (ii) The amount and type of employment experience the applicant possesses. Such an applicant shall have had at least three years' experience in the direct treatment of mentally ill or emotionally disturbed persons, such experience gained under the supervision of a mental health professional, as defined under subsection (33)(a), (b), or (c) of this section;
- (iii) The overall needs of the mental health program in the particular county involved; and
- (iv) Such factors as shall be brought to the attention of the director by the county involved.
- (34) "Psychiatrist" means a physician licensed to practice medicine in the state of Washington having, in addition, completed three years of graduate training in psychiatry in a program approved by the American medical association or the American osteopathic association.
- (35) "Psychologist" means persons defined as such in RCW 71.05.020(14).
- (36) "Social worker" means persons defined as such in RCW 71.05.020(15).
- (37) "Psychiatric nurse" means a registered nurse having had, in addition, at least two years' experience in the direct treatment of mentally ill or emotionally disturbed persons, such experience gained under the supervision of a mental health professional as defined in subsection (33)(a), (b), or (c) of this section.
- (([(38) "Psychiatric nurse clinician" means a registered nurse])) (38) "Psychiatric nurse clinician" means a registered nurse having (([a])) a masters (([degree or further advanced degree from an accredited college or university and whose graduate specialization was in psychiatric nursing.])) degree or further advanced degree from an accredited college or university and whose graduate specialization was in psychiatric nursing.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-161 TREATMENT PRIOR TO HEARINGS-INVOLUNTARY PATIENT. Any involuntary patient may refuse all but emergency lifesaving treatment beginning twenty-four hours prior to any hearing. On admission to the facility such patient shall be informed of his or her right to refuse all treatment except lifesaving treatment during such twenty-four hour period and shall again be so informed ((within one hour)) prior to the twenty-four hour period before court hearing. The patient shall be asked if he or she wishes to decline treatment during such twenty-four hour period. and the answer shall be in writing and signed where possible. Compliance with this procedure shall be documented in the patient's clinical record. This section does not preclude use of physical restraints and/or seclusion to protect against injury to the patient or others. (Reference RCW 71.05.200)

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-263 CERTIFICATION STAND-ARDS FOR EVALUATION AND TREATMENT ((COMPONENTS)) PROGRAM. (1) The following general requirements shall apply to any agency desiring certification ((of)) as a component or components ((in order to become an)) of the evaluation and treatment ((facility)) program:

- (a) The spectrum of evaluation and treatment services provided by the agency shall include at least one of the following ((components)):
 - (i) Outpatient.
 - (ii) Emergency.
 - (iii) Short-term inpatient.
- (b) The agency may directly provide one or more of the components specified in subsection (1)(a) of this section, or may indirectly provide one or more through contractual arrangement or agreements with other agencies. Such arrangements shall be set forth in WAC 275–55-261(1).
- (c) One or more of the components specified in subsection (1)(a) of this section may be provided to persons under the age of eighteen only when the providing agency is in compliance with the provisions of WAC 275-55-331.
- (d) The agency shall maintain a written statement describing the organizational structure, objectives, and the philosophy of the therapeutic program, such statement to include contractual affiliates (if any).
- (e) The agency shall document and otherwise ensure that:
- (i) Care for patients is provided in a therapeutic environment.
- (ii) Patient rights as described in WAC 275-55-211 and 275-55-241 are incorporated into this environment.
- (iii) The use of the least restrictive treatment alternative is considered for each patient and such consideration is documented in each patient's clinical record.
- (iv) Continuity of care, coordination, and integration of services is provided.
- (v) Immediate transfer from the outpatient component to the inpatient or emergency component of the agency or of the evaluation and treatment program is provided for a patient when a change in the patient's condition necessitates such transfer. In the case of the involuntary patient, such transfer shall be made pursuant to RCW 71.05.340(3). Patients within any component can and will be transferred without unreasonable delay to any other component, and the patient's necessary clinical information will be made available to persons responsible for the patient's treatment within any other component. (Reference RCW 71.05.390) In the event of a referral, the original agency will maintain responsibility for follow-up of the patient until such time as the receiving agency may assume primary service responsibility.
- (vi) Referral services and assistance in obtaining supportive services appropriate to treatment including, but not limited to, ((casework)) community support services,

- vocational rehabilitation, and legal services, are provided to each patient.
- (f) The agency desiring certification of the agency's component or components shall make application for such certification pursuant to WAC 275-55-261(3).
- (2) In addition to the requirements specified for each in WAC 275-55-271, 275-55-281, and 275-55-291, the following general requirements shall apply to all facilities:
- (a) Admissions. Admission to the inpatient component shall not be denied except under the following circumstances:
- (i) There is a determination the person does not present a likelihood of serious harm, or an imminent likelihood of serious harm, or the person is not gravely disabled, and does not require inpatient care. Reference RCW 71.05.190 for necessary action in this case.
- (ii) The person requires specialized medical care and support services of a type not provided by the facility.
- (iii) A greater degree of control is required than can be provided by the facility.
- (iv) No treatment space is available and is so documented.
- (v) A less restrictive alternative provided by another facility is more appropriate and available.
- (vi) For situations arising pursuant to subsection (2)(a)(ii) through (iv) of this section, the county-designated mental health professional shall make arrangements for the most appropriate placement ((elsewhere)) available.
- (b) Admission evaluations. Within twenty-four hours of ((first admission for persons under)) initial detention, ((twenty-four hours)) to include Saturday, Sunday, and holidays, evaluations shall be conducted to determine the nature of the disorder, the treatment necessary, and whether or not detention is required. Such evaluations shall include at least a:
 - (i) Medical evaluation by a licensed physician.
- (ii) Psychosocial evaluation by a mental health professional.
- (c) Treatment plan and clinical record. All components shall:
- (i) Maintain, for each patient, a plan of treatment, and a plan for discharge including a plan for follow-up where appropriate. Such treatment and discharge plans shall be entered in the patient's clinical record and shall be revised periodically as appropriate.
- (ii) Maintain, for each patient, a clinical record containing sufficient information to justify the diagnosis, delineate the individual treatment plan, and document the course of treatment. The responsibility of the agency is to safeguard the record against loss, defacement, tampering, or use by unauthorized persons.
- (d) Treatment. ((All components)) The evaluation and treatment program shall:
- (i) Have ((immediately)) available ((at all times)), as needed, professional personnel including, but not limited to, a licensed physician and a mental health professional skilled in crisis intervention.
- (ii) Ensure each patient has access to necessary medical treatment and support services, and access to emergency life-sustaining treatment and medication.

- (iii) Have psychiatric consultation available to other physicians or mental health professionals when treatment is not provided by or under the supervision of a psychiatrist.
- (e) Use of restraints and seclusion. The use of medication, physical restraints, or locked seclusion rooms in response to assaultive, self-destructive, or unruly patient behavior shall occur only to the extent necessary to ensure the safety of patients and staff, and subject to the following conditions:
- (i) In the event of an emergency use of restraints or seclusion, a licensed physician must be immediately notified and shall authorize the restraints or seclusion.
- (ii) No patient may be restrained or secluded for a period in excess of four hours without having been examined by a mental health professional. Such patient must be directly observed every thirty minutes, and the observation recorded in the patient's clinical record.
- (iii) If restraint or seclusion exceeds twenty-four hours, patient shall be examined by a licensed physician. The facts determined by his or her examination and any resultant decision to continue restraint or seclusion over twenty-four hours shall be recorded in the patient's clinical record over the signature of the authorizing physician. This procedure must be repeated for each subsequent twenty-four hour period of restraint or seclusion.
- (f) Periodic evaluation. Each involuntary patient shall be evaluated periodically for release from commitment, and such evaluation will be documented in each involuntary patient's clinical record.
- (g) Training. All components shall develop an inservice training plan, and provide regular training to all personnel having responsibility for any aspect of patient care. Documentation of the type and amount of training received by staff members shall be maintained. Such training shall include information about:
- (i) The availability and utilization of less restrictive alternatives.
 - (ii) Approved methods of patient care.
- (iii) Managing assaultive and/or self-destructive behavior.
- (iv) Related services, including, but not limited to, transportation, law enforcement, courts, prosecutors, caseworkers, family support systems, advocacy, pharmacotherapy, and hospitals.
- (v) The provisions and requirements of this chapter and chapter 71.05 RCW, and standards and guidelines promulgated by the department.
 - (vi) Other appropriate subject matter.
 - (h) Administration. All components shall:
- (i) Maintain ((and prominently post)) written procedures for managing assaultive and/or self-destructive patient behavior, and assure staff has access to and are familiar with these procedures.
 - (ii) Maintain adequate fiscal accounting records.
- (iii) Prepare and submit such reports as are required by the secretary.
- (iv) Maintain a procedure for collection of fees and third-party payments.

(3) Whenever a component is also subject to licensure under other federal or state statutes or regulations, the more limiting or more specific standard shall apply.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

- WAC 275-55-271 **OUTPATIENT** COMPO-NENT. (1) The outpatient component is defined as a setting where ((an array of)) evaluation and treatment services ((is)) are provided on a regular basis to patients not in residence in the component. These services are intended to stabilize, sustain, and facilitate recovery of the individual within his or her ((environment, and may include such)) living setting. Services ((as)) may include, but are not limited to, day treatment ((or)) and community support services provided directly by a licensed physician licensed pursuant to chapter 18.57 or 18.71 RCW, a psychologist licensed pursuant to chapter 18.83, a psychiatric nurse licensed pursuant to chapter 18.88 RCW, or by an agency ((certified as a component of the program)) licensed pursuant to chapter 71.24 RCW and chapter 275-56 WAC.
- (2) In addition to the general requirements stated in WAC 275-55-263(2), the following requirements shall apply to all outpatient components:
- (a) ((Outpatient services shall be available at least eight hours per day, five days per week.
- (b))) Such component shall provide a therapeutic program including, but not limited to, generally accepted treatment modalities such as:
 - (i) Individual.
 - (ii) Group.
 - (iii) Family/marital.
 - (iv) Pharmacotherapy.
- (((c))) (b) Such component shall provide treatment to each patient under the supervision of a mental health professional.
- (((d))) (c) Each patient must be seen at least weekly by assigned staff during the period of involuntary treatment. A mental health professional must review each outpatient case at least weekly to ensure updating of the treatment plan and such review must be recorded in the patient's clinical record. The frequency of patient contact and case review may be modified if in the opinion of a mental health professional such is warranted and the reasons for so doing are recorded in the patient's clinical record.
- (((c))) (d) Such component must have access to consultation by a psychiatrist or a physician with at least one year's experience in the direct treatment of mentally ill or emotionally disturbed persons, such access to be a minimum of one hour per week for each forty hours of direct client services provided by nonmedical staff.
- (((ff))) (e) Such component shall include medical consultation with the involuntary patient to assess and prescribe psychotropic medication to meet the needs of the patient. Such consultation shall occur at least weekly during the fourteen-day period, and monthly during the ninety-day period and the one hundred and eighty-day period of involuntary treatment unless determined otherwise by the attending physician and the reasons for so doing are recorded in the patient's clinical record.

(((g))) (f) Whenever possible, medication should be made available to the patient at a reduced rate through a state medication purchase contract, or through the state hospital pharmacy.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

- WAC 275-55-281 EMERGENCY COMPONENT. (1) The emergency component is defined as a hospital emergency room or ((equivalent)) another setting where ((immediate)) prompt therapeutic intervention occurs. The term "emergency" refers to a set of circumstances (physiological, psychological, and/or social) posing an imminent threat to the safety and/or well-being of the patient or others.
- (2) In addition to the general requirements stated in WAC 275-55-263(2), the following requirements shall apply to all emergency components:
- (a) Such component shall have the ability to respond ((immediately)) promptly to individual crisis situations, and to ((admit patients on a twenty-four hour per day, seven days per week basis, or to)) arrange for ((such)) admission to an inpatient component on a twenty-four hour per day, seven day per week basis.
- (b) Such component shall have the capability to detain persons dangerous to self, dangerous to others, or gravely disabled((, and shall provide or have access to at least one seclusion room meeting the requirements of WAC 248-18-530(5)(a) now or as hereafter amended)).
- (c) Such component shall have immediate access to life support systems and ((personnel)) emergency medical services. A mental health professional and/or licensed physician shall be available for consultation and communication with the patient and the component staff on a twenty-four hour per day, seven day((s)) per week basis.

<u>AMENDATORY SECTION</u> (Amending Order 1775, filed 3/11/82)

- WAC 275-55-291 SHORT-TERM INPATIENT COMPONENT. (1) The inpatient component is a hospital or residential setting where an array of treatment services is provided on a twenty-four hour per day basis for patients on seventy-two hour detentions or fourteen-day commitments.
- (2) In addition to the general requirements stated in WAC 275-55-263(2), the following requirements shall apply to all inpatient components:
- (a) The inpatient component shall meet the ((structural)) standards required for state licensing as a psychiatric hospital, general medical hospital, ((community mental health center including an inpatient program,)) skilled nursing facility, intermediate care facility, residential treatment facility, or ((boarding)) foster home.
- (b) Such component shall have the capability to admit the patient on a twenty-four hour per day, seven day((3)) per week basis.
- (c) Such component shall have the capability to detain persons dangerous to self, others, or gravely disabled, and shall provide or have access to at least one seclusion

- room meeting the requirements of WAC 248-18-530(5)(a) now or as hereafter amended.
- (d) Such component shall provide a therapeutic program including, but not limited to, generally accepted treatment modalities such as:
 - (i) Individual.
 - (ii) Group.
 - (iii) Family/marital.
 - (iv) Pharmacotherapy.
 - (v) Therapeutic community.
- (e) Such component shall provide treatment to each patient under the supervision of the professional person in charge.
- (f) A mental health professional must have contact with each involuntary patient daily for the purpose of observation, evaluation, and the provision of continuity of treatment.
- (g) Such component shall have access to a mental health professional and a licensed physician for consultation and communication with the patient and the component staff on a twenty-four hour per day, seven day((s)) per week basis.
- (h) Such component shall periodically evaluate each involuntary patient for conditional release, and such evaluation shall be documented in each involuntary patient's clinical record.
- (((3) The director may exempt a nonhospital residential facility providing inpatient involuntary treatment from any of the requirements of this section, inappropriate to that type of facility, as well as from selected requirements in WAC 275-55-263(2).))

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

- WAC 275-55-293 CERTIFICATION PROCE-DURE—WAIVERS—PROVISIONAL CERTIFICA-TION—RENEWAL OF CERTIFICATION. (1) In order to certify an agency's component or components, the department shall:
- (a) Receive a formal request from the county-designated administrator of the evaluation and treatment program; and
- (b) Conduct a site visit of the component or components including an inspection and examination of any records, procedures, materials, areas, programs, staff, and patients necessary to determine compliance with WAC 275-55-263, and the appropriate sections of WAC 275-55-271 through ((275-55-291)) 275-55-331.
- (2) The department shall issue full certification to a component only if the component is in full compliance with the applicable sections of this chapter.
- (3) Variances from ((full compliance)) a rule may be granted by the department in the form of a waiver, pursuant to the provisions of WAC 275-55-371.
- (4) Provisional certification may be granted by the director to a component or components which are in substantial compliance with the applicable sections of this chapter. Such provisional certification shall specify the number and type of deficiencies temporarily allowed and the length of provisional status.

(5) Renewal of certification is required at least every other year, and may require a complete site visit of the component or components as specified in subsection (1)(b) of this section.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-297 APPEAL PROCEDURE. (1) Any agency whose component or components have been denied certification, or have been decertified by the department may appeal such a decision. ((Reference WAC 275-55-371)))

- (2) Such appeal shall:
- (a) Be made in writing ((to the secretary));
- (b) Specify the date of the decision being appealed;
- (c) Specify clearly the issue to be reviewed;
- (d) Be signed by, and include the address of the agency;
- (e) Be made within thirty days of notification of the decision being appealed.
- (3) ((An administrative review and redetermination shall be provided by the department within thirty days of the submission of the appeal, with written confirmation of the findings and the reasons for the findings to be forwarded to the affected agency as soon as possible)) An appeal on decisions should be made in accordance with the Administrative Procedure Act, chapter 34.04 RCW.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-301 ALTERNATIVES TO INPATIENT TREATMENT. In considering all petitions for involuntary commitments to inpatient treatment as to whether the patient's presenting problem is appropriate for care and treatment, the professional person in charge of the inpatient component shall explore less restrictive alternatives, including possible outpatient or residential treatment, and shall consider possible better, or equal treatment elsewhere, preferably within the patient's home community.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-331 REQUIREMENTS FOR EVALUATION AND TREATMENT FACILITIES SERVING MINORS. (1) The requirements for certification of components of evaluation and treatment facilities admitting minors shall be as specified in WAC 275-55-263 and in other applicable sections of this chapter, and shall include, but are not limited to, the following:

- (a) The admission evaluation specified in WAC 275-55-263(2)(b) shall include assessment of factors possibly contributing to the emotional dysfunctioning of the minor, such as family dynamics, environmental influences, or interactions with other significant persons.
- (b) Family therapy shall be available, and shall be provided as needed.
- (c) Treatment plans for minors shall include attention to the educational, developmental, legal, and other social service needs of minors, as appropriate.

- (2) In general, adults and minors shall be provided services separate from one another, wherever possible. Joint use by adults and minors of a facility's inpatient services is permitted only if the minor's clinical record contains documentation that:
- (a) The anticipated effects of such joint use on the minor have been considered by the professional staff, and
- (b) A professional judgment has been made that such joint use will not be deleterious to the minor.
- (3) No minor shall be placed on an adult inpatient unit unless ((documented)) no other alternative is available, or an emergency exists, and documentation has been made pursuant to subsection (2) of this section.
- (4) Evaluation and treatment services provided to minors shall be provided by:
- (a) A child mental health specialist (as defined by WAC 275-25-710(3)), or
- (b) A mental health specialist (as defined by WAC 275-25-710(1)) directly supervised by a child mental health specialist, or
- (c) A mental health specialist receiving at least one hour per week of clinical consultation from a child mental health specialist for each involuntarily detained minor provided direct client services during the week.

AMENDATORY SECTION (Amending Order 1775, filed 3/11/82)

WAC 275-55-371 EXCEPTIONS TO RULES—WAIVERS. Any person or agency subject to the provisions of this chapter may seek a waiver of any requirement of this chapter, as set forth in this section.

- (1) The applicant shall file an application for a waiver with the director.
- (2) Any application for a waiver from any person or agency shall state, in writing, the following:
- (a) The name and address of the person or agency seeking the waiver,
- (b) The specific section or subsection of this chapter sought to be waived, and the specific practice or procedure required by such section or subsection;
- (c) An explanation of why a waiver of the section or subsection is necessary,
- (d) The ((alternative practice or procedure)) variance the applicant proposes to follow in lieu of that required by the section or subsection;
- (e) A plan and timetable for compliance with the section or subsection for which the waiver is sought; and
- (f) Signed documentation from the ((local mental health coordinator)) county-designated administrator of the evaluation and treatment program indicating the proposed waiver has been reviewed and what degree of support has been extended.
- (3) ((Upon receipt of an application for a waiver, the director shall appoint a review board comprised of three members professionally acquainted with this chapter. Membership distribution shall be as follows:
 - (a) One member shall be employed by the state;
 - (b) One member shall be employed by a county, and
- (c) One member shall be a practitioner in the field of voluntary or involuntary treatment, or a lay person active in one such field:

- (4) The review board shall meet and consider the strength of the application, taking into account the following:
- (a) The number of practices, procedures or other requirements sought to be waived by the applicant;
 - (b) The degree of noncompliance being sought;
- (c) Whether a waiver would run counter to the intent of chapter 71.05 RCW;
 - (d) Whether a waiver would violate any law, and
- (e) Whether any similar applications have been granted or denied.
- (5) At the conclusion of the review, the review board shall file a majority recommendation with the director, stating:
 - (a) Whether a waiver should be granted;
 - (b) If granted; why the waiver is necessary;
- (c) If granted, whether the waiver should be subject to compliance with conditions set forth by the review board; and
- (d) If granted, the suggested duration of the waiver. In no case shall the duration exceed one year.
- (6) The review board may accompany the recommendation with an additional recommendation the section or subsection in question be modified through the ordinary procedures for modifying WAC.
- (7) Upon receipt of the review board's recommendation,)) The director shall grant or deny the waiver in writing, and shall so notify the applicant. This notice shall be given the applicant within ((thirty)) sixty days of receipt of the original application by the director.
 - (a) If the waiver is granted, the notice shall include:
 - (i) The section or subsection waived;
- (ii) Any conditions with which the applicant must comply;
- (iii) The duration of the waiver, in no case to exceed one year from the date the waiver is granted;
- (iv) The reason why the waiver is considered necessary.
- (b) If the waiver is denied, the notice shall include reasons for the decision.
- (((8))) (4) Appeal of the denial of a waiver request ((may)) shall be made ((to the secretary, whose decision shall be final)) in accordance with the Administrative Procedure Act, chapter 34.04 RCW.
- (((9))) (5) Requirements prescribed by chapter ((13-06)) 71.05 RCW and other legislation are not subject to waiver by the director ((or the secretary)).
- (((10))) (6) A waiver granted by the director shall be attached to and become part of the county plan ((for that year)).

WSR 83-23-018
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES
(Forest Fire Advisory Board)

[Memorandum—November 7, 1983]

A meeting of the Forest Fire Advisory Board is scheduled at 10:00 a.m., on Thursday, December 15,

1983, in the Forest Land Management Division Conference Room, 9701 Blomberg Street S.W., Olympia, Washington.

WSR 83-23-019 ATTORNEY GENERAL OPINION Cite as: AGO 1983 No. 24

[November 4, 1983]

PENITENTIARY—PRISONERS—COUNTIES—CITIES AND TOWNS—IMPACT FUNDS FOR ADDITIONAL STATE CORRECTIONAL FACILITIES

Identification and application of criteria to be used in determining the eligibility of a community for state funds appropriated by § 51, chapter 76, Laws of 1983, 1st Ex. Sess. for the one-time cost impact to communities associated with locating additional state correctional facilities.

Requested by:

Honorable Amos E. Reed Secretary Department of Corrections Capitol Center Building Olympia, WA 98504

WSR 83-23-020 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-182-Filed November 7, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 7, 1983.

By Russell W. Cahill
for William R. Wilkerson
Director

NEW SECTION

WAC 220-36-02500F CLOSED AREAS—GRAYS HARBOR AND TRIBUTARIES. Effective immediately until 11:59 p.m. November 12, 1983, it is unlawful for any fisherman, to take, fish for, or possess food fish taken for any purpose from the waters of the Chehalis River upstream of the Porter Bridge except that members of the Chehalis tribe may take, fish for, and possess salmon taken with gill net gear having 6 1/2 inch maximum mesh while fishing within the boundaries of the Chehalis Indian reservation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02500E CLOSED AREAS-GRAYS HARBOR AND TRIBUTARIES. (83-163)

WSR 83-23-021 EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Order 83-4-Filed November 7, 1983]

- I, Carolyn V. Patton, director of the Office of Minority and Women's Business Enterprises, do promulgate and adopt at Olympia, Washington, the annexed rules relating to setting the overall, annual goals for participation by minority and women—owned businesses in public works and procurement of goods and services contracts; outlining agency and educational institution responsibilities for achieving the goals; describing the contracts to which the procedures apply; and detailing a mechanism to be used to determine whether the goals have been met.
- I, Carolyn V. Patton, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the statute these rules are intended to implement was effective September 1, 1983. Contracts are awarded daily and the agencies have no means, without these rules, of determining whether they will meet the goals for minority and women—owned businesses participation in the purchasing and public works processes.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 120, Laws of 1983 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 7, 1983.

By Carolyn V. Patton

Director

NEW SECTION

WAC 326-30-010 PURPOSE. The purpose of chapter 120, Laws of 1983 and of this chapter is to provide the maximum practicable opportunity for increased participation by minority and women-owned businesses in public works contracts and in contracts for the procurement of goods and services for state agencies and educational institutions. These rules set forth the procedures by which the overall annual goals for participation by minority and women-owned business enterprises are set and reviewed; the procedures each state agency and educational institution are to follow in attempting to achieve the goals and to report their performance; and the procedures to be used by the Office of Minority and Women's Business Enterprises in monitoring compliance.

NEW SECTION

WAC 326-30-020 SCOPE. This chapter applies to all public works and procurement of goods and services by state agencies and educational institutions. These rules do not pertain to agency/institution expenditures other than contracts for public works and for the procurement of goods and services for the agency/institution such as: amortization, debt service, depreciation, employee benefits, per diem, relocation expenses, salaries, postage and transfers of charges.

NEW SECTION

WAC 326-30-030 PROCEDURE FOR SETTING OVERALL ANNUAL GOALS. The director of the Office of Minority and Women's Business Enterprises will establish overall annual goals for participation by qualified MBEs and WBEs for all state agencies and educational institutions. The annual period shall be the state fiscal year. The goals are a percentage of the contracting base, all contracts awarded each year for public works and for procurement of goods and services by state agencies and educational institutions that are not specifically excluded or generally excluded from the contracting base.

- (1) Time for establishment of goals. The overall annual goals will be adopted each year by June 15.
- (2) Distribution. The overall annual goals will be distributed to the head of each agency and educational institution on or before June 30 each year.
- (3) Process used to establish goals. The director will review the overall annual goals each year and establish goals for the upcoming year. Factors to be considered in establishing the new goals shall include: The number of certified minority and women's businesses, the success in attaining goals over the last year, the population of women and minorities in the state, and such other relevant information as may be available.

NEW SECTION

WAC 326-30-035 GOALS FOR 1983-84. The annual overall goals of each state agency and educational institution for the period from September 1, 1983, through June 30, 1984, shall be 9.1 percent MBE and 3.0 percent WBE participation, based on the agency's or institution's total contracts subject to this chapter, less excluded contracts.

NEW SECTION

WAC 326-30-040 AGENCY/EDUCATIONAL INSTITUTION RESPONSIBILITIES. Each agency and educational institution shall be required to perform certain tasks each year.

- (1) Formulate a plan for achieving annual overall goals. Each agency and educational institution shall formulate a plan for achieving the overall annual goals. The plan must be filed with OMWBE by July 30 each year.
- (2) Report contracting activity. Each agency shall file reports on a quarterly basis detailing the monetary value of contracts awarded and the amount of money disbursed and the percentage awarded and paid. The reports shall be in the form prescribed by OMWBE.

NEW SECTION

WAC 326-30-050 CONTENTS OF AGENCY/INSTITUTION PLAN. The annual implementation plan prepared by each agency/institution shall include:

- (1) An affirmation that the agency/institution is committed to use MWBEs to the maximum extent possible;
- (2) The method the agency/institution will use to encourage MWBE participation in the public works and procurement contracting process;
- (3) The method the agency/institution will use to achieve the overall annual goals. The agency/institution should:
- (a) Identify the exclusions from the contracting base (set out in WAC 326-30-060) the agency/institution intends to use;
- (b) Forecast the contracts to be awarded by the agency including estimates of the probable monetary value involved, if known; the number and type of contracts to be awarded; and the expected solicitation dates;
- (c) Identify possible requests for exclusion from the contracting base of contracts or classes of contracts;
- (d) State the participation requirements of MBEs and WBEs in each contract or class of contract;
- (e) State the method by which records of MBE and WBE participation in the contracting records will be kept; and
- (f) Describe the method the agency/institution will use to require compliance by bidders for its contracts with the applicable MWBE participation requirements.

NEW SECTION

WAC 326-30-060 GENERAL EXCLUSIONS FROM THE CONTRACTING BASE. Certain exclusions from the contracting base against which achievement of the annual overall goals is computed will be allowed without requesting permission from OMWBE.

- (1) Exclusions will be reviewed by OMWBE on an annual basis.
 - (2) Allowable exclusions:
 - (a) Convention fees,
- (b) Emergency purchases, those made in response to unforeseen circumstances beyond the control of an agency/institution which presents a real, immediate and extreme threat to the proper performance of essential functions and/or which may be reasonably expected to result in excessive loss or damage to property, bodily injury, or loss of life,
 - (c) Copyrighted materials,
 - (d) Debt service,
- (e) Personal service contracts for consultant and expert witness fees,
 - (f) Purchases from other governmental agencies,
 - (g) Honorariums.
 - (h) Interagency purchases,
 - (i) Interagency reimbursements,
 - (i) Membership dues,
 - (k) Purchases from nonprofit and not-for-profit firms,
 - (1) Purchases for resale.
- (m) Purchases from quasi-governmental agencies, e.g., utilities,
 - (n) Purchases from sheltered workshops,
- (o) Purchases from sole source suppliers, those which can be obtained from only one vendor and can be documented as such,
 - (p) Subscriptions.
 - (q) Training films, training costs, testing materials,
 - (r) Transfers of charges, and
- (s) Contracts which are not competitively awarded and which are awarded to all qualified applicants, e.g., physicians and day care providers.

NEW SECTION

WAC 326-30-070 EXTRAORDINARY EX-CLUSIONS FROM THE CONTRACTING BASE. (1) Additional areas may warrant consideration by the office as exclusions from the contracting base. In those cases, the agency/institution may contact OMWBE in writing and request an exclusion. The request must include justification for the exclusion.

- (2) The decision of the office will be in writing. The office may, in its sole discretion, grant the exclusion, deny the exclusion, or require the agency or institution to include goals that can be achieved in the contract specifications.
- (3) Exclusions granted pursuant to this section apply only to the contract or class of contracts specified in the request.

NEW SECTION

WAC 326-30-080 SUBSTITUTIONS IN CONTRACTS REQUIRING MWBE PARTICIPATION.

- (1) Where an MBE or WBE which is the apparent low bidder is decertified prior to award of the contract or indicates prior to award that it is unable or unwilling to perform the contract, the state agency or educational institution shall follow its usual procedures for rebidding or reawarding the contract. Where an MBE or WBE which has been awarded a contract is decertified after award or indicates after award that it is unable or unwilling to perform the contract, the agency or institution shall follow its usual procedures for rebidding or reawarding the contract.
- (2) Where an MBE or WBE used to meet the bid specifications by a contractor, which is the apparent low bidder, is decertified prior to award or indicates prior to award that it is unable or unwilling to perform the work, the agency or institution shall require the contractor to substitute another MBE or WBE, respectively, to meet the contract specifications. The substituted firm may perform the same or a different part of the work as the original MBE or WBE. The agency or institution, in its discretion, may determine whether an increase in the amount of the contract will be allowed based on the substitution.
- (3) Where an MBE or WBE being used by a contractor to meet the goals is decertified after award or indicates that it is unable or unwilling to perform or complete the work after award, the agency or institution shall require the contractor to substitute another MBE or WBE, respectively, to perform the same or a different portion of the work. The agency or institution, in its discretion, may determine whether an increase in the amount of the contract will be allowed based on the substitution.
- (4) Where an MBE or WBE being used by a contractor to meet the goals is decertified after it has begun to perform the work and it is impractical to substitute another MBE or WBE to perform that work or any other, the contractor shall not be required to substitute.
- (5) Whenever a substitution is made in a contract that specifies MWBE participation, the agency or institution shall notify OMWBE of the circumstances.

NEW SECTION

WAC 326-30-090 TIMELY CERTIFICATION. Only businesses certified at the time of the submission of bids or proposals, or at the time the contract is awarded if competitive bidding is not utilized, may be counted toward the agency's or educational institution's attainment of the overall annual goals and as meeting the MBE or WBE participation requirement for a particular contract or class of contracts. Until September 1, 1984, a business will be considered certified if (1) the business was certified by the Washington state department of transportation prior to July 1, 1983; (2) the business was certified by the Washington state department of transportation after July 1, 1983, but the certification application was received by the department before July 1, 1983; (3) the business was certified by the city of Seattle before July 1, 1983; or (4) the business was certified by the city of Seattle after July 1, 1983, but the certification application was received by the city prior to July 1, 1983. However, OMWBE may refuse to include in the

directory of certified businesses or may remove from the directory those businesses certified by the city of Seattle or the Washington state department of transportation which the office has reason to believe may not be in fact owned and controlled by minorities or women, until the office has had time to investigate or to certify those businesses.

NEW SECTION

WAC 326-30-100 REPORTING MWBE PAR-TICIPATION. (1) Form. Each state agency and educational institution shall report the participation of MBEs and WBEs in the public works and procurement contracts executed by the agency. The reports shall be made on a quarterly basis and an annual basis. The reports should designate contracts individually or by class according to the agency's designation in its annual plan. Each contract or class of contracts should be further described by assigned computer code.

- (2) When participation should be reported. Participation by MBEs and WBEs should be reported both when the contract is awarded and when the money is disbursed. For contracts for procurement of goods and services, the disbursement should be reported in the quarter in which it is made. For public works contracts, disbursement of funds under all contracts completed in the quarter should be reported, and the reports shall be accompanied by the affidavits of payment for those contracts. Where the performance under a contract extends beyond the fiscal year in which it is awarded, the contract will be counted toward the agency's or institution's annual overall goal for the year in which it is awarded.
- (3) Counting MWBE participation toward meeting goals.
- (a) Award to MBE or WBE. When a contract is awarded, in its entirety, to an MBE or WBE, one hundred percent of the payments on the contract can be counted toward annual, overall goal attainment.
- (b) Award to MBE or WBE prime contractor. When a contract is awarded to an MBE or WBE prime contractor, one hundred percent of the total contract value can be counted toward annual, overall goal attainment.
- (c) Award to non-MWBE prime contractor with MWBE subcontractor. When only a part of the contract is performed by an MBE or WBE, the dollar value of only that percentage of the total contract performed by the MBE or WBE can be counted toward annual, overall goal attainment.
- (d) Joint venture. Where a contract is awarded to a joint venture that includes an MWBE that is responsible for performance of a clearly defined portion of the work, the dollar value, on a percentage basis, of the MWBE's portion of the work may be counted toward annual, overall goal attainment.
- (e) Combination MWBE. Contracts performed totally by a combination MWBE, or partially by a combination MWBE shall be counted by dividing the total dollar value of the contract or portion of contract performed by the combination MWBE by two. One-half of the dollar value will be counted toward the MBE goal and one-half will be counted toward the WBE goal when the contract contains both MBE and WBE goals. When the

contract contains only an MBE goal or a WBE goal, only one-half of the dollar value of the combination MWBE's goal shall be counted toward the goal.

- (f) Counting participation by a minority WBE. The agency/institution must count participation by a minority female in only the category she designated in her bid. Her participation cannot be counted toward attainment of both overall annual goals.
- (g) Substitution of MWBEs. When an MBE or WBE which has been awarded a contract is decertified after award or indicates after award that it is unable or unwilling to perform the contract, the agency/institution may not count the MWBE participation toward its overall annual goal attainment.

Where an MBE or WBE is decertified after it has begun to perform the work and the agency/institution determines substitution is impractical, only the percentage of the work performed by the MBE or WBE before the decertification can be counted toward the annual, overall goal attainment of the agency/institution.

NEW SECTION

WAC 326-30-110 OMWBE MONITORING OF COMPLIANCE. OMWBE will independently monitor the participation of MWBEs in the contracts let by each state agency and educational institution.

The office will issue a report annually on the MWBE participation achieved by each agency and educational institution. The report will include the percentage of the dollar value of the contracts awarded in the reporting year that was paid to MBEs and WBEs. The report will be provided to the governor and the legislature as a part of the annual progress and economic impact report.

WSR 83-23-022 PROPOSED RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Filed November 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Office of Minority and Women's Business Enterprises intends to adopt, amend, or repeal rules concerning setting the overall, annual goals for participation by minority and women-owned businesses in public works and procurement of goods and services contracts; outlining agency/institution responsibilities for achieving the goals; describing the contracts to which the procedures apply; and detailing a reporting mechanism to be used to determine whether the goals have been met;

that the agency will at 1:00 p.m., Wednesday, December 28, 1983, in Office Building 2 Auditorium, 12th and Franklin Streets, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 5, 1984.

The authority under which these rules are proposed is chapter 120, Laws of 1983.

The specific statute these rules are intended to implement is chapter 120, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1983.

> Dated: November 7, 1983 By: Carolyn V. Patton Director

STATEMENT OF PURPOSE

Title: Goal-setting rules, chapter 326-30 WAC.

Description of Purpose: To identify the procedures the Office of Minority and Women's Business Enterprises will use to set overall annual goals for participation by women-owned and minority business enterprises in contracting with state agencies or educational institutions to procure goods and services and complete public works; to delineate the agency/institution responsibilities for formulating an annual plan for goal attainment; and to describe the process for reporting and monitoring the participation by minority and women-owned businesses in contracts awarded by each agency/institution.

Statutory Authority: Chapter 120, Laws of 1983. Specific Statute Rule is Intended to Implement:

Chapter 120, Laws of 1983.

Summary of Rule: The rules in this chapter establish the procedure through which the overall annual goals are established for participation in the state contracting process by minority and women-owned businesses. It also describes the implementation plan each state agency and educational institution must develop each year. The plan requires each agency/institution to forecast the number and monetary value of the contracts it will award for procurement of goods and services and public works and to identify the means it will use to encourage entry into the market by minorities and women. Finally, the rule defines the procedure that will be used to evaluate each agency's and institution's success in achieving the goals. The dollar value of included contracts, the contracting base, is defined as all contracts for public works and for procurement of goods and services minus certain general exclusions. Then, an agency may ask for additional exclusions. Based on reports made quarterly by the agencies and institutions, the Office of Minority and Women's Business Enterprises will determine the success each had over the previous year and report to the governor and to the legislature.

Reasons for Supporting Proposed Action: The Office of Minority and Women's Business Enterprises is mandated to develop rules in the goal setting and monitoring of compliance areas. The scheme proposed in these rules will encourage all participants in the state contracting process to act in a manner consistent with the legislative intent in chapter 120, Laws of 1983.

Agency Personnel Responsible for Drafting: Carolyn V. Patton, Director, Office of Minority and Women's Business Enterprises and Leslie Nellermoe, Assistant Attorney General; Implementation and Enforcement: Carolyn V. Patton, Office of Minority and Women's Business Enterprises and staff.

Person or Organization Proposing Rule: The Washington State Office of Minority and Women's Business Enterprises.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: The economic impact of the Office of Minority and Women's Business Enterprises' (OMWBE) rules on goal setting, procedures for state agencies and educational institution's reporting of goal performance, and OMWBE procedures for monitoring compliance as it relates to state agencies can be expressed quantitatively and qualitatively. Quantitatively, the rules encourage 9.1% minority business enterprise (MBE) participation in state contracting, and 3.0 women business enterprise (WBE) participation in state contracting. Qualitatively, the rules will increase MWBE participation in the bidding process, increase the types of goods and services supplied by MWBEs to the state, clarify procedures for counting MWBE participation in state contracting, document MWBE participation in state contracting, and correct the perception that state agencies and educational institutions have had unfair procurement practices with MWBEs.

Discussion: By requiring state agencies and educational institutions to file an annual plan for achieving overall goals, which will be available to the public, it enables smaller businesses as well as MWBE firms to expand into identified markets. By requiring state agencies and educational institutions to report MWBE participation, these rules and procedures will assist state agencies in achieving their annual MWBE goals.

NEW SECTION

WAC 326-30-010 PURPOSE. The purpose of chapter 120, Laws of 1983 and of this chapter is to provide the maximum practicable opportunity for increased participation by minority and women-owned businesses in public works contracts and in contracts for the procurement of goods and services for state agencies and educational institutions. These rules set forth the procedures by which the overall annual goals for participation by minority and women-owned business enterprises are set and reviewed; the procedures each state agency and educational institution are to follow in attempting to achieve the goals and to report their performance; and the procedures to be used by the Office of Minority and Women's Business Enterprises in monitoring compliance.

NEW SECTION

WAC 326-30-020 SCOPE. This chapter applies to all public works and procurement of goods and services by state agencies and educational institutions. These rules do not pertain to agency/institution expenditures other than contracts for public works and for the procurement of goods and services for the agency/institution such as: amortization, debt service, depreciation, employee benefits, per diem, relocation expenses, salaries, postage and transfers of charges.

NEW SECTION

WAC 326-30-030 PROCEDURE FOR SETTING OVERALL ANNUAL GOALS. The director of the Office of Minority and Women's Business Enterprises will establish overall annual goals for participation by qualified MBEs and WBEs for all state agencies and educational institutions. The annual period shall be the state fiscal year. The goals are a percentage of the contracting base, all contracts awarded each year for public works and for procurement of goods and

services by state agencies and educational institutions that are not specifically excluded or generally excluded from the contracting base.

(1) Time for establishment of goals. The overall annual goals will be adopted each year by June 15.

- (2) Distribution. The overall annual goals will be distributed to the head of each agency and educational institution on or before June 30 each year.
- (3) Process used to establish goals. The director will review the overall annual goals each year and establish goals for the upcoming year. Factors to be considered in establishing the new goals shall include: The number of certified minority and women's businesses, the success in attaining goals over the last year, the population of women and minorities in the state, and such other relevant information as may be available.

NEW SECTION

WAC 326-30-035 GOALS FOR 1983-84. The annual overall goals of each state agency and educational institution for the period from September 1, 1983, through June 30, 1984, shall be 9.1 percent MBE and 3.0 percent WBE participation, based on the agency's or institution's total contracts subject to this chapter, less excluded contracts.

NEW SECTION

WAC 326-30-040 AGENCY/EDUCATIONAL INSTITUTION RESPONSIBILITIES. Each agency and educational institution shall be required to perform certain tasks each year.

- (1) Formulate a plan for achieving annual overall goals. Each agency and educational institution shall formulate a plan for achieving the overall annual goals. The plan must be filed with OMWBE by July 30 each year.
- (2) Report contracting activity. Each agency shall file reports on a quarterly basis detailing the monetary value of contracts awarded and the amount of money disbursed and the percentage awarded and paid. The reports shall be in the form prescribed by OMWBE.

NEW SECTION

WAC 326-30-050 CONTENTS OF AGENCY/INSTITUTION PLAN. The annual implementation plan prepared by each agency/institution shall include:

(1) An affirmation that the agency/institution is committed to use MWBEs to the maximum extent possible;

(2) The method the agency/institution will use to encourage MWBE participation in the public works and procurement contracting process;

(3) The method the agency/institution will use to achieve the overall annual goals. The agency/institution should:

(a) Identify the exclusions from the contracting base (set out in WAC 326-30-060) the agency/institution intends to use;

- (b) Forecast the contracts to be awarded by the agency including estimates of the probable monetary value involved, if known; the number and type of contracts to be awarded; and the expected solicitation dates:
- (c) Identify possible requests for exclusion from the contracting base of contracts or classes of contracts;
- (d) State the participation requirements of MBEs and WBEs in each contract or class of contract;
- (e) State the method by which records of MBE and WBE participation in the contracting records will be kept; and
- (f) Describe the method the agency/institution will use to require compliance by bidders for its contracts with the applicable MWBE participation requirements.

NEW SECTION

WAC 326-30-060 GENERAL EXCLUSIONS FROM THE CONTRACTING BASE. Certain exclusions from the contracting base against which achievement of the annual overall goals is computed will be allowed without requesting permission from OMWBE.

- (1) Exclusions will be reviewed by OMWBE on an annual basis.
- (2) Allowable exclusions:
- (a) Convention fees,

(b) Emergency purchases, those made in response to unforeseen circumstances beyond the control of an agency/institution which presents a real, immediate and extreme threat to the proper performance of essential functions and/or which may be reasonably expected to result in excessive loss or damage to property, bodily injury, or loss of life,

- (c) Copyrighted materials,
- (d) Debt service,
- (e) Personal service contracts for consultant and expert witness fees,
- (f) Purchases from other governmental agencies,
- (g) Honorariums,
- (h) Interagency purchases,
- (i) Interagency reimbursements,
- (j) Membership dues,
- (k) Purchases from nonprofit and not-for-profit firms,
- (1) Purchases for resale,
- (m) Purchases from quasi-governmental agencies, e.g., utilities,
- (n) Purchases from sheltered workshops,
- (o) Purchases from sole source suppliers, those which can be obtained from only one vendor and can be documented as such,
 - (p) Subscriptions,
 - (q) Training films, training costs, testing materials,
 - (r) Transfers of charges, and
- (s) Contracts which are not competitively awarded and which are awarded to all qualified applicants, e.g., physicians and day care providers.

NEW SECTION

WAC 326-30-070 EXTRAORDINARY EXCLUSIONS FROM THE CONTRACTING BASE. (1) Additional areas may warrant consideration by the office as exclusions from the contracting base. In those cases, the agency/institution may contact OMWBE in writing and request an exclusion. The request must include justification for the exclusion.

- (2) The decision of the office will be in writing. The office may, in its sole discretion, grant the exclusion, deny the exclusion, or require the agency or institution to include goals that can be achieved in the contract specifications.
- (3) Exclusions granted pursuant to this section apply only to the contract or class of contracts specified in the request.

NEW SECTION

WAC 326-30-080 SUBSTITUTIONS IN CONTRACTS REQUIRING MWBE PARTICIPATION. (1) Where an MBE or WBE which is the apparent low bidder is decertified prior to award of the contract or indicates prior to award that it is unable or unwilling to perform the contract, the state agency or educational institution shall follow its usual procedures for rebidding or reawarding the contract. Where an MBE or WBE which has been awarded a contract is decertified after award or indicates after award that it is unable or unwilling to perform the contract, the agency or institution shall follow its usual procedures for rebidding or reawarding the contract.

(2) Where an MBE or WBE used to meet the bid specifications by a contractor, which is the apparent low bidder, is decertified prior to award or indicates prior to award that it is unable or unwilling to perform the work, the agency or institution shall require the contractor to substitute another MBE or WBE, respectively, to meet the contract specifications. The substituted firm may perform the same or a different part of the work as the original MBE or WBE. The agency or institution, in its discretion, may determine whether an increase in the amount of the contract will be allowed based on the substitution.

(3) Where an MBE or WBE being used by a contractor to meet the goals is decertified after award or indicates that it is unable or unwilling to perform or complete the work after award, the agency or institution shall require the contractor to substitute another MBE or WBE, respectively, to perform the same or a different portion of the work. The agency or institution, in its discretion, may determine whether an increase in the amount of the contract will be allowed based on the substitution.

(4) Where an MBE or WBE being used by a contractor to meet the goals is decertified after it has begun to perform the work and it is impractical to substitute another MBE or WBE to perform that work or any other, the contractor shall not be required to substitute.

(5) Whenever a substitution is made in a contract that specifies MWBE participation, the agency or institution shall notify OMWBE of the circumstances.

NEW SECTION

WAC 326-30-090 TIMELY CERTIFICATION. Only businesses certified at the time of the submission of bids or proposals, or at the time the contract is awarded if competitive bidding is not utilized, may

be counted toward the agency's or educational institution's attainment of the overall annual goals and as meeting the MBE or WBE participation requirement for a particular contract or class of contracts. Until September 1, 1984, a business will be considered certified if (1) the business was certified by the Washington state department of transportation prior to July 1, 1983; (2) the business was certified by the Washington state department of transportation after July 1, 1983, but the certification application was received by the department before July 1, 1983; (3) the business was certified by the city of Seattle before July 1, 1983; or (4) the business was certified by the city of Seattle after July 1, 1983, but the certification application was received by the city prior to July 1, 1983. However, OMWBE may refuse to include in the directory of certified businesses or may remove from the directory those businesses certified by the city of Seattle or the Washington state department of transportation which the office has reason to believe may not be in fact owned and controlled by minorities or women, until the office has had time to investigate or to certify those businesses.

NEW SECTION

WAC 326-30-100 REPORTING MWBE PARTICIPATION. (1) Form. Each state agency and educational institution shall report the participation of MBEs and WBEs in the public works and procurement contracts executed by the agency. The reports shall be made on a quarterly basis and an annual basis. The reports should designation in its annual plan. Each contract or class of contracts should be further described by assigned computer code.

(2) When participation should be reported. Participation by MBEs and WBEs should be reported both when the contract is awarded and when the money is disbursed. For contracts for procurement of goods and services, the disbursement should be reported in the quarter in which it is made. For public works contracts, disbursement of funds under all contracts completed in the quarter should be reported, and the reports shall be accompanied by the affidavits of payment for those contracts. Where the performance under a contract extends beyond the fiscal year in which it is awarded, the contract will be counted toward the agency's or institution's annual overall goal for the year in which it is awarded.

(3) Counting MWBE participation toward meeting goals

(a) Award to MBE or WBE. When a contract is awarded, in its entirety, to an MBE or WBE, one hundred percent of the payments on the contract can be counted toward annual, overall goal attainment.

- (b) Award to MBE or WBE prime contractor. When a contract is awarded to an MBE or WBE prime contractor, one hundred percent of the total contract value can be counted toward annual, overall goal attainment.
- (c) Award to non-MWBE prime contractor with MWBE subcontractor. When only a part of the contract is performed by an MBE or WBE, the dollar value of only that percentage of the total contract performed by the MBE or WBE can be counted toward annual, overall goal attainment.
- (d) Joint venture. Where a contract is awarded to a joint venture that includes an MWBE that is responsible for performance of a clearly defined portion of the work, the dollar value, on a percentage basis, of the MWBE's portion of the work may be counted toward annual, overall goal attainment.
- (e) Combination MWBE. Contracts performed totally by a combination MWBE, or partially by a combination MWBE shall be counted by dividing the total dollar value of the contract or portion of contract performed by the combination MWBE by two. One-half of the dollar value will be counted toward the MBE goal and one-half will be counted toward the WBE goal when the contract contains both MBE and WBE goals. When the contract contains only an MBE goal or a WBE goal, only one-half of the dollar value of the combination MWBE's goal shall be counted toward the goal.

(f) Counting participation by a minority WBE. The agency/institution must count participation by a minority female in only the category she designated in her bid. Her participation cannot be counted toward attainment of both overall annual goals.

(g) Substitution of MWBEs. When an MBE or WBE which has been awarded a contract is decertified after award or indicates after award that it is unable or unwilling to perform the contract, the agency/institution may not count the MWBE participation toward its overall annual goal attainment.

Where an MBE or WBE is decertified after it has begun to perform the work and the agency/institution determines substitution is impractical, only the percentage of the work performed by the MBE or WBE before the decertification can be counted toward the annual, overall goal attainment of the agency/institution.

NEW SECTION

WAC 326-30-110 OMWBE MONITORING OF COMPLIANCE. OMWBE will independently monitor the participation of MWBEs in the contracts let by each state agency and educational institution.

The office will issue a report annually on the MWBE participation achieved by each agency and educational institution. The report will include the percentage of the dollar value of the contracts awarded in the reporting year that was paid to MBEs and WBEs. The report will be provided to the governor and the legislature as a part of the annual progress and economic impact report.

WSR 83-23-023 RULES OF COURT STATE SUPREME COURT

[November 3, 1983]

IN THE MATTER OF THE ADOPTION No. 25700–A–348 OF AMENDMENTS TO GR 10(b). ORDER

The Judicial Qualifications Commission of the State of Washington having recommended the adoption of an amendment to GR 10(b), and the Court having considered the proposed amendment and having determined that the proposed amendment will aid in the prompt and orderly administration of justice, and that the procedures as set forth in GR 9 should be waived; Now, therefore, it is hereby

ORDERED:

- (a) That the amendment to GR 10(b) as attached hereto is adopted.
- (b) That pursuant to GR 9(i) the amendment is to be published expeditiously in the Washington Reports and shall become effective on November 11, 1983.

DATED at Olympia, Washington, this 3rd day of November, 1983.

	William H. Williams		
Hugh J. Rosellini	James M. Dolliver		
	Fred H. Dore		
	Carolyn R. Dimmick		
Robert F. Utter	Vernon R. Pearson		

AMENDMENT TO GR 10(b)

(b) Any judge may in writing request the opinion of the committee. Compliance with an opinion issued by the committee shall be considered as evidence of good faith by the Judicial Qualifications Commission and the Supreme Court.

WSR 83-23-024 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 8, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning WAC 296-24-33015 service stations. amended to mirror OSHA changes published in Federal Register, Vol. 47, No. 173, September 7, 1982. Action is taken on this rule to correct problems and conflicts between current OSHA standard requirements, and nationally recognized concensus standards used by local code enforcement officials. WAC 296-27-078, amended to clarify which "establishments" are exempt from certain recordkeeping requirements. Only private employers within specified standard industrial classifications (SIC) shall be exempt. WAC 296-27-16011, amended to reflect OSHA requirements with regard to "a hazard which could cause serious injury or death," as opposed to current standard which reads "an imminent danger that could cause serious injury or death." Amendment required to comply with OSHA certification requirements. WAC 296-45-65038 underground residential distribution safety standards, amended to include the use of the term "energized" with regard to terminators and load-break elbows. WAC 296-54-511 personal protective equipment, amended to reference the respiratory protection requirements of the general occupational health standards, chapter 296-62 WAC. This ensures uniform compliance with respiratory protection standards. WAC 296-56-43803 respiratory protection, amended to reference the respiratory protection requirements of the general occupational health standards, chapter 296-62 WAC. This ensures uniform compliance with respiratory protection standards. Chapter 296-62 WAC, general occupational health standards, amended in the following sections: WAC 296-62-020 definitions, amended to exclude asphalt from coverage under the "coal tar pitch volatiles" standard. This mirrors OSHA revisions published in Federal Register, Vol. 48, No. 15, January 21, 1983. WAC 296-62-05209 access to records, amended to give representatives of the director of the Department of Labor and Industries access to employees records. WAC 296-62-07115 use of respirators, amended to correct a reference. WAC 296-62-07308 general regulated area requirements, amended to correct a reference. WAC 296-62-07521 lead, amended to reflect OSHA revisions published in Federal Register Vol. 48, No. 46, March 8, 1983, with regard to respirator fit testing. WAC 296-62-09015 through 296-62-09055 hearing conservation, amended to reflect various changes both state initiated and OSHA initiated. OSHA changes are from Federal Register, Vol. 48, No. 46, published March 8, 1983. State initiated changes are editorial or for standard clarification purposes. WAC 296-62-09045 effective dates, amended to include amended hearing conservation sections. WAC 296-79-050, 296-155-210 and 296-304-09003 are all state initiated amendments

to reflect hearing protection standard in the general occupational health standards, chapter 296-62 WAC. Designed to create uniformity of the hearing protection standard. WAC 296-155-160, amended to correct a typographical error. Chapter 296-305 WAC, safety standards for fire fighters, amended to update the standard to address new or outdated requirements in the industry. WAC 296-306-060, amended to reference the respiratory protection requirements of the general occupational health standards, chapter 296-62 WAC. This will ensure uniform compliance with respiratory protection requirements. WAC 296-24-950 electrical, repealed to avoid conflict with new standard already codified. WAC 296-62-09011 hearing conservation, repealed and replaced with newly amended standard.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 30, 1983.

The authority under which these rules are proposed is RCW 49.17.040 and 49.17.050.

The specific statute these rules are intended to implement is RCW 49.17.050(4), 49.17.220(3), 49.17.060(1) and 49.17.240(1).

Written or oral submissions may also contain data, views and arguments concerning the effect of the proposed rules or amendments of rules and economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the public hearing or in response to written or oral comments received before or during the public hearing.

The agency may need to change the date for public hearing or adoption on short notice. To ascertain that the public hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

> Richard E. Martin, Assistant Director Industrial Safety and Health Division Post Office Box 207 Olympia, Washington 98507 (206) 753-6500

This notice is connected to and continues the matter in Notice No. WSR 83-18-062 filed with the code reviser's office on September 7, 1983.

> Dated: October 26, 1983 By: Sam Kinville Director

WSR 83-23-025 PROPOSED RULES EMPLOYMENT SECURITY DEPARTMENT

[Filed November 8, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Employment Security Department intends to adopt, amend, or repeal rules concerning:

New WAC 192-12-131 Pending of benefit claims-Notice.

WAC 192-12-132 Pending of benefit claims-Notice-New Advice on rights. WAC 192-12-134 Overpayments-Offsets-Right New

hearing;

that the agency will at 9:00 a.m., Tuesday, January 3, 1984, in the Commissioner's Conference Room, 212 Maple Park, 2nd Floor, Olympia, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Tuesday, January 3, 1984, at 1:30 p.m.

The authority under which these rules are proposed is RCW 50.12.010 and 50.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 30, 1983.

> Dated: November 8, 1983 Norward J. Brooks By: Commissioner

STATEMENT OF PURPOSE

The following statement has been prepared by the Employment Security Department for the purpose of legislative review of agency rules as provided by chapter 34.04 RCW.

WAC 192-12-131 Pending of benefit claims-Notice-Advice of rights. The department is currently pending claims when factual issues arise regarding propriety of payment. Claims are pended until the claimant provides information on the issue. The practice has not been in regulation form but appears to be a proper subject of regulation under RCW 34.04.010. This practice is currently covered by emergency regulation. This section further provides that notice be given to the claimant that failure to appear will result in a determination adverse to the claimant.

WAC 192-12-132 Pending of benefit claims-Notice—Advice on rights. This regulation provides for more complete advice on rights to be issued to a claimant on a pended claim and establishes the right to an adjustment hearing prior to denial when the claimant has complied with the notice.

WAC 192-12-134 Overpayments—Offsets—Right to hearing. This regulation, currently the subject of emergency regulation, is being adopted to set firm policy on the subject of right to hearing on overpayment issues.

The rules were drafted by Graeme Sackrison, Technical Services (UI). His office is Employment Security Department, 212 Maple Park, Olympia, Washington 98504. His office telephone number is 754-2915. Clinton E. Petty, Assistant Commissioner (UI), and Jim Wolfe, Chief, Technical Services (UI), are responsible for the implementation and enforcement of the rules. Their office address is Employment Security Department, 212 Maple Park, Olympia, Washington 98504. Their office telephone numbers are 753-5120 and 753-5170.

NEW SECTION

WAC 192-12-131 PENDING OF BENEFIT CLAIMS-NO-TICE. RCW 50.20.170 provides that unemployment insurance benefits will be paid for any week with respect to which conditions of eligibility are met unless the individual is subject to disqualification. If the department possesses information which casts reasonable doubt as to the

eligibility or qualification of the claimant, it shall pend the claim, or claims, for which eligibility or qualification is in doubt and immediately notify the claimant that payment cannot be made at this time and that additional information will be needed before payment can be made. Further, on all such notices issued on or after April 1, 1984, failure to appear at the job service center within five working days will result in a determination on the issue adverse to the claimant.

NEW SECTION

WAC 192-12-132 PENDING OF BENEFIT CLAIMS—NO-TICE—ADVICE ON RIGHTS. Notifications issued on or after April 1, 1984, to a claimant of pended claims shall include an identification or description of the issue which has caused the pend action. In addition, the notice shall contain a description of the legal rights of the claimant. As a minimum the notice shall advise the claimant that he or she has the right to:

- a. a hearing on the issue
- b. the opportunity to be represented by an attorney or other representative
 - c. the opportunity to bring witnesses and documentary evidence
- d. the opportunity to request that records or documents relevant to the issue be produced
 - e. the opportunity to confront the evidence relating to the issue.

NEW SECTION

WAC 192-12-134 OVERPAYMENTS—OFFSETS—RIGHT TO HEARING. RCW 50.20.190 provides that uncollected overpayments may be deducted from, or offset by, any future benefits payable to the claimant. The Commissioner prescribes that no offset action shall be taken until the claimant has been provided an opportunity for hearing on the overpayment issue. PROVIDED, However, that if both the claimant and the department agree as to the circumstances and amount of the overpayment, it may be offset by currently claimed benefits in the absence of an overpayment assessment. In such instances, the department shall ensure that claimants are advised in writing of the right to a formal overpayment assessment, the possibility of waiver and associated appeal rights.

WSR 83-23-026 EMERGENCY RULES EMPLOYMENT SECURITY DEPARTMENT

[Order 2-83—Filed November 8, 1983]

- I, Norward J. Brooks, Commissioner of the Employment Security Department, do promulgate and adopt at Olympia, Washington, the annexed rules relating to WAC 192-12-131, Pending of benefit claims—Notice. The department is currently pending claims when factual issues have arisen regarding propriety of payment. Claims are pended until the claimant provides information on the issue. The practice has not been in regulation form but appears to be a proper subject of regulation under RCW 34.04.010. WAC 192-12-134, Overpayments—Offsets—Right to hearing. This regulation is being adopted to set firm policy on the subject of right to hearing on overpayment issues.
- I, Norward J. Brooks, Commissioner, Employment Security Department, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these regulations are designed to cover current practices which would be properly covered by rule. There are not current regulations on the subject matter of the emergency rules.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule—making authority of the Employment Security Department as authorized in RCW 50.12.010 and 50.12.040.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 8, 1983.

By Norward J. Brooks Commissioner

NEW SECTION

WAC 192-12-131 PENDING OF BENEFIT CLAIMS—NOTICE. RCW 50.20.170 provides that unemployment insurance benefits will be paid for any week with respect to which conditions of eligibility are met unless the individual is subject to disqualification. If the department possesses information which casts reasonable doubt as to the eligibility or qualification of the claimant, it shall pend the claim, or claims, for which eligibility or qualification is in doubt and immediately notify the claimant that payment cannot be made at this time and that additional information will be needed before payment can be made.

NEW SECTION

WAC 192-12-134 OVERPAYMENTS—OFF-SETS-RIGHT TO HEARING. RCW 50.20.190 provides that uncollected overpayments may be deducted from, or offset by, any future benefits payable to the claimant. The Commissioner prescribes that no offset action shall be taken until the claimant has been provided an opportunity for hearing on the overpayment issue. PROVIDED, However, that if both the claimant and the department agree as to the circumstances and amount of the overpayment, it may be offset by currently claimed benefits in the absence of an overpayment assessment. In such instances, the department shall ensure that claimants are advised in writing of the right to a formal overpayment assessment, the possibility of waiver and associated appeal rights.

WSR 83-23-027 ADOPTED RULES DEPARTMENT OF REVENUE

[Order FT 83-5-Filed November 8, 1983]

I, John B. Conklin, director of Forest Tax, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Forest land values—1984, WAC 458-40-19108.

This action is taken pursuant to Notice No. WSR 83-20-075 filed with the code reviser on October 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 as amended by chapter 148, Laws of 1981 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 8, 1983.

By John B. Conklin Forest Tax Supervisor

NEW SECTION

WAC 458-40-19108 FOREST LAND VAL-UES-1984. The forest land values, per acre, for each grade of forest land for the 1984 assessment year are determined to be as follows:

1984
WASHINGTON FOREST LAND VALUES

LAND GRADE	OPERABILITY CLASS	VALUES PER ACRE
1	1 2 3 4	\$160 155 148 108
2	1 2 3 4	133 129 125
3	1 2 3 4	91 106 103 98 75
4	1 2 3 4	79 77 75 59
5	1 2 3 4	58 54 52
6	1 2 3 4	30 29 29
7	1 2 3 4	14 14 13
8	4	13

WSR 83-23-028 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-180-Filed November 8, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the harvestable quota of Pacific Ocean perch has been taken, while other coastal Sebastes stocks need protection. This regulation allows an incidental catch while preventing targeting on Sebastes stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 7, 1983.

By Russell W. Cahill

for William R. Wilkerson
Director

NEW SECTION

WAC 220-44-05000D COASTAL BOTTOM-FISH CATCH LIMITS. Notwithstanding the provisions of WAC 220-44-050, effective 12:01 a.m. November 10, 1983, until further notice it is unlawful to possess, transport through the waters of the state, or land in any Washington state port bottomfish taken in excess of the amounts or less than the minimum sizes shown below for the species indicated:

- (1) From Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59, 60A, 61, 62, or 63, except as provided for in subsection (2) below-
- (a) Widow Rockfish (Sebastes entomelas) 1,000 pounds per vessel trip; no minimum size.
- (b) Shortbelly Rockfish (Sebastes Jordani) and Idiot Rockfish (Sebastolomus supp.) no maximum poundage per vessel trip: no minimum size.
- (c) Pacific Ocean Perch (Sebastes alutus) 5,000 pounds or 10 percent of total weight of fish on board, whichever is greater per vessel trip; no minimum size.
- (d) All other species of rockfish (Sebastes spp.)-3,000 pounds of all other species combined per vessel trip; no minimum size.
- (e) Sablefish- minimum size 22 inches in length, unless dressed in which case minimum size 16 inches in length from the anterior insertion of the first dorsal fin

to the tip of the tail, except that an incidental catch less than the minimum size of 5,000 pounds is allowed.

(2) From Coastal Marine Fish – Shellfish Management and Catch Reporting Area 60A and that portion of Area 61 north of latitude 43° north it is unlawful to retain or land any amount of Pacific Ocean Perch (Sebastes alutus).

REPEALER

The following sections of the Washington Administrative Code are repealed effective 12:01 a.m., November 10, 1983:

WAC 220-44-05000B COASTAL BOTTOMFISH CATCH LIMITS (83-118)

WAC 220-44-05000C COASTAL BOTTOMFISH CATCH LIMITS (83-118)

WSR 83-23-029 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-181—Filed November 8, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the harvestable quota of adult pacific hake has been reached in selected Puget Sound waters.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 7, 1983.

By Russell W. Cahill

for William R. Wilkerson Director

NEW SECTION

WAC 220-48-01500F PACIFIC HAKE TRAWL CLOSURE. Notwithstanding the provisions of WAC 220-48-015, WAC 220-48-017 and WAC 220-48-019, effective 12:01 a.m. November 9, until 11:59 p.m. December 31, 1983 it is unlawful to take, fish for or possess pacific hake taken with bottom trawl, beam trawl, pelagic trawl or roller trawl from Puget Sound

Marine Fish - Shellfish Management and Catch Reporting Areas 24B, 24C or 26A.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. November 9, 1983.

WAC 220–48–01500E PACIFIC HAKE TRAWL OPENING. (83–173)

WSR 83-23-030 EMERGENCY RULES LOTTERY COMMISSION

[Order 39A—Filed November 8, 1983]

Be it resolved by the state Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to the amending of WAC 315-06-120.

This filing supersedes Administrative Order No. 39 (adoption of emergency rules), filed November 7, 1983, WSR 83-23-015, in respect to WAC 315-06-120 only.

We, the state Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this rule is necessary because of the recent implementation of TEAM (the electronic accounting method) and pending initiation of on-line games. Delaying implementation of this rule would be contrary to the public interest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 4, 1983.

By Kevin Ryan Assistant Attorney General for Lawrence Waldt Chairman

AMENDATORY SECTION (Amending Order 14, filed 2/10/83)

WAC 315-06-120 PAYMENT OF PRIZES—GENERAL PROVISIONS. (1) The director may designate claim centers for the filing of prize claims, and the location of such centers shall be publicized from time to time by the director.

(2) A claim shall be entered in the name of a single legal entity as claimant, either one individual or one organization. A claim may be entered in the name of an

organization only if the organization is a legal entity and possesses a federal employer's identification number (FEIN) as issued by the internal revenue service and such number is shown on the claim form. Groups, family units, organizations, clubs, or other organizations which are not a legal entity, or do not possess a federal employer's identification number, shall designate one individual in whose name the claim is to be entered.

- (3) Unless otherwise provided in the rules for a specific type of game, a claimant shall ((fill out)) complete and sign a claim form approved by the director((5)). ((present the form with the claimant's ticket at a designated claim center, and receive a copy of the claim form as his or her receipt. In order to claim a prize, each claimant must complete and sign a claim form which shall include the following provisions:)) The claimaint shall submit the claim form and claimant's ticket to the lottery in accordance with the director's instructions as stated in the players' manual and/or on the back of the ticket. The claimant, by signing the claim form, agrees to the following provisions which shall be included on the claim form:
- (a) The discharge of the state, its officials, officers, and employees of all further liability upon payment of the prize, and
- (b) The ((discharge of the commission, director and employees of the commission of all further liability upon payment of the prize; and
- (c) Permission)) authorization to use the claimant's name ((and photograph)) for publicity purposes upon award of the prize.
- (4) A prize must be claimed within the time limits prescribed by the director in the instructions for the conduct of a specific game, but in no case shall a prize be claimed later than 180 days after ((determination of the winning ticket.)) the official end of that instant game or the on-line game drawing for which that on-line ticket was purchased.
- (5) The director may deny awarding a prize to a claimant if:
 - (a) The ticket was not legally issued initially,
- (b) The ticket was stolen from the commission, director, its employees or agents, or from a licensed agent; or
- (c) The ticket has been altered or forged, or has otherwise been mutilated such that the authenticity of the ticket cannot be reasonably assured by the director.
- (6) No person entitled to a prize may assign his or her right to claim it except;
- (a) That payment of a prize may be made to any court appointed legal representative, including, but not limited to, guardians, executors, administrators, receivers, or other court appointed assignees; or
- (b) For the purposes of paying federal, state or local tax.
- (7) In the event that there is a dispute or it appears that a dispute may occur relative to any prize, the director may((, in his or her discretion,)) refrain from making payment of the prize pending a final determination by the director or by a court of competent jurisdiction relative to the same.
- (8) A ticket that has been legally issued by a licensed agent is a bearer instrument until signed. The person

who signs the ticket is considered the bearer of the ticket. Payment of any prize may be made to the bearer, and all liability of the state, its officials, officers, and employees and of the commission, director and employees of the commission terminates upon payment.

- (9) All prizes shall be paid within a reasonable time after the claims are verified by the director and a winner is determined. The date of the first installment payment of each prize requiring installment payments shall be the commencement date of the payments and a payment shall be made on the anniversary date of said payment thereafter in accordance with the type of prize awarded.
- (10) The director may, at any time, delay any payment in order to review a change of circumstances relative to the prize awarded, the payee, the claim, or any other matter that may have come to his or her attention. All delayed payments shall be brought up to date immediately upon the director's confirmation and continue to be paid on each original anniversary date thereafter.
- (11) If any prize is payable for the life of the claimant, only a natural person may claim such a prize and, if claiming on behalf of group, corporation or the like, the life of such natural person claiming the prize shall be the measuring life.
- (12) The director's decisions and judgments in respect to the determination of a winning ticket or of any other dispute arising from the payment or awarding of prizes shall be final and binding upon all participants in the lottery.
- (13) Each licensed agent shall pay all prizes authorized to be paid by the licensed agent by these rules during its normal business hours at the location designated on its license.
- (14) In the event a dispute between the director and the claimant occurs as to whether the ticket is a winning ticket, and if the ticket prize is not paid, the director may, solely at his or her option, replace the disputed ticket with an unplayed ticket (or tickets of equivalent sales price from any game). This shall be the sole and exclusive remedy of the claimant.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 83-23-031 EXECUTIVE ORDER OFFICE OF THE GOVERNOR

[EO 83-17]

Establishing a State Intergovernmental Review Process for Federal Programs

President Reagan, by Executive Order 12372 (amended by No. 12416) has implemented 31 USC § 6506 (which superseded 42 USC § 4231), governing the formulation, evaluation, and review of Federal programs and projects having a significant impact on area and

community development. The Executive Order also implements 42 USC § 3334, respecting the coordination of Federal aid for local government regarding open space, hospitals, airports, libraries, water supply and distribution systems, sewerage facilities, highways, transportation, law enforcement facilities, water development, and land conservation.

The President's Executive Order is designed to foster an intergovernmental partnership and to strengthen federalism by relying on state and local processes for coordination and review of proposed Federal financial assistance and direct Federal development. Federal agencies are directed, to the extent permitted by law, to utilize state processes in order to determine the official views of state and local elected officials and to make efforts to accommodate those concerns.

In response to the President's Executive Order, Washington State and local officials have worked to develop a process for the orderly and timely notification, review, and coordination of those federally funded programs at the state and local government levels.

NOW, THEREFORE, I, John Spellman, Governor of the State of Washington, by virtue of the authority vested in me, do hereby order and direct that:

- 1. The Washington State Intergovernmental Review Process is hereby established.
- 2. The Planning and Community Affairs Agency shall have the authority, in consultation with state and local officials, to establish the official policies, procedures, and operating rules required to implement the Intergovernmental Review Process.
- 3. The Planning and Community Affairs Agency shall serve as the clearinghouse and single point of contact for federally assisted programs of the state, Federal projects, and those state-funded programs which may be included in the Intergovernmental Review Process.
- 4. In order to facilitate early and timely notification of project funding applications, the Planning and Community Affairs Agency shall maintain and distribute a log of project applications to state agencies and district clearinghouses on a regular basis.
- 5. The authority to serve as clearinghouse and single point of contact for applications generated by a private agency, a non-profit agency, or a local public agency located within their specific jurisdictions shall be delegated to the existing network of district clearinghouses.
- 6. For the purpose of defining district clearinghouses, the following principles are currently in effect by virtue of EO 75-05 and shall continue:

The minimum acceptable boundaries for a district clearinghouse will be the geographic boundaries of a county. The county, together with the cities and towns within the county (or two or more counties and the cities and towns therein) should define the district clearinghouse procedures through which they will cooperate and coordinate their activities. Local governments are encouraged to select and support the form of multi-jurisdictional district clearinghouse best suited to their needs.

- 7. Attached hereto is a list of district clearinghouses designated by this Executive Order in order to facilitate the dissemination of information at all levels of government and to provide for the review procedures of the Intergovernmental Review Process.
- 8. In order to strengthen the process of intergovernmental coordination, those priority state-funded programs designated by the Governor may also be included in the Intergovernmental Review Process.

IN WITNESS WHERE-OF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 7th day of November, A.D., nineteen hundred and eighty-three.

John Spellman

Governor of Washington

BY THE GOVERNOR:

Ralph Munro

Secretary of State

District Clearinghouses in Washington and Their Jurisdiction

COUNTY	CLEARINGHOUSE
Adams	Adams County Planning Department 165 North First Othello, Washington 99344 (509) 488-9441
Asotin	Charles Boren A-95 Coordinator P.O. Box 250 Asotin, Washington 99402 (509) 243-4160
Benton	Benton-Franklin Governmental Conference

P.O. Box 217

COUNTY	CLEARINGHOUSE	COUNTY	CLEARINGHOUSE
	Richland, Washington 99352 (509) 943-9185		Aberdeen, Washington 98520 (206) 532-8812
Chelan	Chelan County Regional Planning Council 411 Washington Street Wenatchee, Washington 98801	Island	Island County Planning Department P.O. Box 698 Coupeville, Washington 98239 (206) 678-5111
Clallam	(509) 663-2101 Clallam County Governmental Conference County Courthouse 223 East 4th	Jefferson	Jefferson-Port Townsend Regional Council County Courthouse Port Townsend, Washington 98368 (206) 385-1427
Clark	Port Angeles, Washington 98362 (206) 452–7831 Regional Planning Council of Clark County P.O. Box 5000 Vancouver, Washington 98668 (206) 699–2361	King	Puget Sound Council of Governments 216 First Avenue, South Seattle, Washington 98104 (206) 464–7524 (Also clearinghouse for Kitsap, Pierce, and Snohomish Counties)
Columbia	Walla Walla Regional Planning	Kitsap	(Same as King County)
	Commission 310 West Poplar, Room 117 Walla Walla, Washington 99362 (509) 529-8260 (Also clearinghouse for Walla Walla County)	Kittitas	Kittitas County Council of Governments Kittitas County Courthouse Room 108 5th and Main Ellensburg, Washington 98926
Cowlitz	Cowlitz-Wahkiakum Governmental Conference Administration Annex 207 4th Avenue North Kelso, Washington 98626 (206) 577-3041	Klickitat	(509) 925-4631 Klickitat Regional Council Stephen B. Andersen 228 West Main Street Room 150 Goldendale, Washington 98620 (509) 773-5703
Douglas	Douglas County Regional Planning Commission 110 Third Street N.E. East Wetnachee, Washington 98801 (509) 884-1511	Lewis	Lewis County Planning Department P.O. Box 418 Chehalis, Washington 98532 (206) 748-9121 Ext. 148
Ferry	TRICO Economic Development	Lincoln	(Same as Grant County)
Terry	District 117 W. Astor Colville, Washington 99114 (509) 684-4571 (Also clearinghouse for Pend	Mason	Mason Regional Planning Council P.O. Box 186 Shelton, Washington 98584 (206) 426-5593
	Oreille and Stevens Counties)	Okanogan	Okanogan County Regional Planning Council
Franklin	(Same as Benton County)		P.O. Box 1009
Garfield	(Same as Asotin County)		Okanogan, Washington 98840 (509) 422-3301
Grant	Big Bend Council and Economic Development District 406 West Division Ephrata, Washington 98823 (509) 754-2011, Ext. 389 (Also clearinghouse for	Pacific	Pacific County Regional Planning Council Courthouse, P.O. Box 66 South Bend, Washington 98586 (206) 875-5591
	Lincoln County)	Pend Oreille	(Same as Ferry County)
Grays Harbor	Grays Harbor Regional Planning Commission	Pierce	(Same as King County)
	2109 Sumner Avenue, Suite 202	San Juan	San Juan County Planning Colonel L Sorenson Director

COUNTY **CLEARINGHOUSE** San Juan County Plng Dept P.O. Box 947 Friday Harbor, Washington 98250 (206) 378-2354 Skagit Steve Ladd, Director Skagit Council of Governments City Hall Sedro Woolley, Washington 98284 (206) 855-0919 Skamania Regional Planning Council Skamania P.O. Box 152 Stevenson, Washington 98648 (509) 427-5418 Snohomish (Same as King County) Spokane Spokane Regional Planning Conference Spokane City Hall, 4th Floor West 808 Spokane Falls Boulevard Spokane, Washington 99201 (509) 456-4340 Stevens (Same as Ferry County) Thurston Thurston Regional Planning Council Building 1, Administration 2000 Lakeridge Drive Southwest Olympia, Washington 98502 (206) 753-8131 (Same as Cowlitz County) Wahkiakum Walla Walla Walla Walla Regional Planning Commission 310 West Poplar, Room 117 Walla Walla, Washington 99362 (509) 529-8260 (Also clearinghouse for Columbia County) Whatcom Whatcom County Council of Governments 1000 North Forest Bellingham, Washington 98225 (206) 676-6974 Whitman Whitman County Regional Planning Council Old National Bank Building Room 8 Colfax, Washington 99111 (509) 397-4303

Reviser's note: The spelling error in the above material appeared in the original copy of the executive order and appears herein pursuant to the requirements of RCW 34.08.040.

(509) 575-4124

Governments

Yakima County Conference of

104 N 1st Street Room B-32

Yakima, Washington 98901

Yakima

WSR 83-23-032 PROPOSED RULES PUBLIC DISCLOSURE COMMISSION

[Filed November 9, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning:

Amd WAC 390-16-031 Forms for statement of contributions deposit.

Amd WAC 390-16-041 Forms—Summary of total contributions and expenditures.

Rep WAC 390-24-300 Forms for report by public treasurers;

that the agency will at 9 a.m., Tuesday, January 24, 1984, in the Second Floor Conference Room, Evergreen Plaza Building, 711 Capitol Way, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 24, 1984.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 24, 1984.

Dated: November 1, 1983

By: Graham E. Johnson

Administrator

STATEMENT OF PURPOSE

Title: WAC 390-16-031 Forms for statement of contributions deposit.

Description of Purpose: To adopt the C-3 form.

Statutory Authority: RCW 42.17.360(1).

Summary of Rule: Provides a form for identifying names and addresses and amounts of contributions to a campaign.

Reasons Supporting Proposed Action: Changes in the law require changes in the form.

Title: WAC 390-16-041 Forms—Summary of total contributions and expenditures.

Description of Purpose: To adopt the C-4 form with attachments—Schedules A, B and C.

Statutory Authority: RCW 42.17.360(1).

Summary of Rule: Adopts form which provides summary of total contributions and expenditures during a certain period.

Reasons Supporting Proposed Action: Changes in law require changes in the form, (change in the Schedule A).

Title: WAC 390-24-300 Forms for report by public treasurers.

Description of Purpose: To adopt the T-1 form.

Statutory Authority: RCW 42.17.360(1).

Summary of Rule: Adopts the T-1 form for filing by public treasurers.

Reasons Supporting Proposed Action: Repealing rule because of a change in the law.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson, Administrator.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: PDC staff.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: [No information supplied by agency]

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

AMENDATORY SECTION (Amending Order 82-03, filed 5/10/82)

WAC 390-16-031 FORMS FOR STATEMENT OF CONTRIBUTIONS DEPOSIT. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for statement of contributions deposit as required by RCW 42.17.080(3) and 42.17.090 is hereby adopted for use in reporting to the public disclosure commission. This form, revised ((6/92)) 8/83, shall be designated as "C-3." This form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.

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Chv		County	Zip	0 6 E	
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Received		Please type or print clearly in	tnk.		this person durk campaign or ye
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	Small contributions not item				
	and (optional) number		(persons)		
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 	AND DEPOSITED OR CREDITED TO	ACCOUNT		+-	
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This report includes contribution					
on	(date)	CERTIFICATE: I certify that	the information herein	to tree, correct and	l complete.
	,	Tressurer's Signature		•	Date

PUBLIC DISCLOSURE COMMISSION 403 EVERGREEN PLAZA--FJ-42 OLYMPIA, WASHINGTON 98504 PHONE: 206-753-1111 C-3

BANK DEPOSITS AND CASH RECEIPTS

INSTRUCTIONS

(1982 emendments are incompreted)

GENERAL INSTRUCTIONS

- 1. All contributions must be deposited in the campaign bank account.
- Anonymous contributions (or those for which you do not have the contributors name and address) are limited to
 the larger of \$300 or 1% of the total contributions in a calendar year. This restriction does not apply to funds raised
 through retail sales or gambling activities and reported on PDC form C-3A.
- 3. A candidate's contributions or loans to the cempaign are reported on C-3 form. Out of pocket expenditures are shown on C-4 Schedule B.
- 4. Contributions less than \$25 need not be itemized if you keep the contributors name and address on a separate, private list in your campaign records. Any person who contributes a total of \$25 or more during the campaign must be itemized.

WHO MUST REPORT

Tressurer of each candidate or committee who used FULL reporting option. Those who use MINI or ABBREVIATED reporting are not required to file this report.

WHEN TO DEPOSIT CONTRIBUTIONS

Deposit all contributions and cash receipts within five business days of receipt.

WHEN TO FILE C-3 REPORT

More than four months before general or special election (before July 1 for general elections)—each time C-4 report is filed.

Less then four months before general or special election (starting July 1 for general elections)—file C-3 the

same day deposit is made.

WHERE TO REPORT

Send original to:

Public Disclosure Commission 403 Evergreen Plaza —FJ-42 Olympia, WA 98504

Send duplicate to:

County Elections Dept. (or County Auditor)
Candidates—County where candidate lives
Committees—County where committee headquarters is located

Places see PDC instruction booklet for full reporting or RCW 42.17 and WAC 390-16 for further information and examples of reporting various contributions. If you need assistance call or write PDC (telephone 208-753-1111).

C-3 BACK (rev 8/82) 297

Candidate's personal funds Small contributions not item	County ACCOUNT iized and (optional) number of person other candidates. Attach Sche	ons giving	(persons)	O F F F C C E U S E Amount	this person during
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TOTAL FUNDS RECEIVED AND DEPOSITED OR	CREDITED TO ACCOUNT	·			
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	i in inte 1, Schedule A to C4.				
his report includes contributions deposited	'CE	RTIFICATE: I certify that the inform	ation herein is t	true, correct and	complete.
On .	(data)	esurer's Signature			Date
iń	(name of bank)				

PUBLIC DISCLOSURE COMMISSION

403 EVERGREEN PLAZA—FJ-42 OLYMPIA, WASHINGTON 98504 PHONE: 206-753-1111 C-3

BANK DEPOSITS AND CASH RECEIPTS

INSTRUCTIONS

(1982 amendments are incorporated)

GENERAL INSTRUCTIONS

- 1. All contributions must be deposited in the campaign bank account.
- 2. Anonymous contributions (or those for which you do not have the contributors name and address) are limited to the larger of \$300 or 1% of the total contributions in a calendar year. This restriction does not apply to funds raised through retail sales or gambling activities and reported on PDC form C-3A.
- 3. A candidate's contributions or loans to the campaign are reported on C-3 form. Out of pocket expenditures are shown on C-4 Schedule B.
- 4. Contributions less than \$25 need not be itemized if you keep the contributors name and address on a separate, private list in your campaign records. Any person who contributes a total of \$25 or more during the campaign must be itemized.

WHO MUST REPORT

Treasurer of each candidate or committee who used FULL reporting option. Those who use MINI or ABBREVIATED reporting are not required to file this report.

WHEN TO DEPOSIT CONTRIBUTIONS

Deposit all contributions and cash receipts within five business days of receipt.

WHEN TO FILE C-3 REPORT

More than four months before general or special election (before July 1 for general elections)—each time C-4 report is filed.

Less than four months before general or special election (starting July 1 for general elections)—file C-3 the same day deposit is made.

ANY CONTRIBUTION OVER \$500 RECEIVED BEFORE AN ELECTION, WHICH HAS NOT BEEN INCLUDED IN THE C-4 REPORT FILED SEVEN DAYS BEFORE AN ELECTION, MUST BE REPORTED BY TELEPHONE OR WRITTEN REPORT DELIVERED TO PDC OFFICE WITHIN 24 HOURS OR FIRST BUSINESS DAY AFTER RECEIPT.

WHERE TO REPORT

Send original to:

Public Disclosure Commission 403 Evergreen Plaza —FJ-42 Olympia, WA 98504

Send duplicate to:

County Elections Dept. (or County Auditor)
Candidates—County where candidate lives
Committees—County where committee headquarters is located

Please see PDC instruction booklet for full reporting or RCW 42.17 and WAC 390-16 for further information and examples of reporting various contributions. If you need assistance call or write PDC (telephone 206-753-1111).

C 3 BACK (rev 8-83) 297

AMENDATORY SECTION (Amending Order 82-03, filed 5/10/82)

WAC 390-16-041 FORMS—SUMMARY OF TOTAL CONTRIBUTIONS AND EXPENDITURES. Pursuant to the statutory authority of RCW 42.17.360(1), the official forms for reports of contributions and expenditures by candidates and political committees as required by RCW 42.17.080 - 42.17.090 and WAC 390-16-120 are

hereby adopted for use in reporting to the public disclosure commission. The form, revised (($\frac{6}{82}$)) 8/83, shall be designated as "C-4" and includes Schedules A, B, and C. These forms may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.

POC form C4 (rev 10/82) -- 297 --

edidate or Committee Name (D	o not abbreviate. Include candidate's full name	o).	—C4	
			- F	ecv. Date
drees			Ē	
y		County	Zip S E	
port From: riod (lest C-4)	To: (end of period)	Funds on hand at start of this report period:	Checking and Petty Cash \$	Savings Other \$
vered		RECEIPTS	This Rep Period	
. Previous total cash and i (If beginning a new camp	n kind contributions (From line 8, last C- aign or calendar year, see instruction bo	-4) noklet)	. •	
. Cash received during this	reporting period (From line 3, Schedule	e A)	 	
In kind contributions rece	ived during this reporting period (From t	tine 1, Schedule B)		-
. Total cash and in kind co	entributions received (Line 2 plus 3)			
. Loan repayments made d	luring this period (From line 5, Schedule	A)	(-)	
. Corrections (From line 1	or 4 Schedule C) Show + or (-)		(-)	
Net contributions this per	riod (Combine lines 4, 5, & 6) Show + c	or (-)		(-)
. Total cash and in kind c	ontributions during campaign (Total lines	1 & 7)		
. Total pledge payments d	ue (From line 4, Schedule B)			
		EXPENDITURES	This Rep Period	
. Previous cash and in kin	d expenditures (From line 16, last C-4)			
. Total cash expenditures	during this reporting period (From line 4	i, Schedule A)		
. In kind expenditures (god	ods & services) during this reporting per	iod (From line 1, Schedule B)		
. Total cash and in kind ex	spenditures made (Line 11 plus line 12)			
. Corrections (From line 2	or 4. Schedule C) Show + or (·)		(·)	
. Net expenditures this pe	riod (Combine lines 13 & 14) Show + o	r (·)		(-)
3. Total cash and in kind e	spenditures during campaign (Total lines	10 and 15)		
7. Orders placed but not ye	ot paid (From line 3, Schedule B)	ļ		
3. Pledges made to other ca	ndidates or committees but not yet paid (F	rom line 5, Schedule B)	RECAPITULATIO	
	: Candidates please complete this sectionary or general elections	on for 19. Cash balance to	o date (Subtract line 18 from	
PRIMARY	GENERAL	20. Total loans owe		
[☐ Won	[] Won	21. Total unpaid or	iers	
L3 Lost	<u></u> Lost	and outstandi	ng bills	
Unopposed	_	22. Total debts and	liabilities (Line 20 plus line 2	(1) (-)
C Did not rur	Did not run		14 40 January No	10)
FRTIFICATION: I certify the	t the information herein and on accompa		it (Subtract line 22 from line true.	18)
Indidate's Signature	Date	Treasurer's Signature (f a political committee)	Date
		ľ		

PUBLIC DISCLOSURE COMMISSION

403 EVERGREEN PLAZA---FJ-42 OLYMPIA, WASHINGTON 98504 PHONE: 206-753-1111



CONTRIBUTION AND EXPENDITURE SUMMARY

INSTRUCTIONS

(1982 amendments are incorporated)

Please consult PDC instruction book or RCW 42.17 and WAC 390-16 when completing this report. If you have questions, write or telephone PDC (phone 206-753-1111).

WHO MUST REPORT:

Each candidate or political committee which receives contributions or makes expenditures in an election campaign. This report is not required by candidates who use the MINI reporting option.

WHEN TO SEND C-4 REPORTS:

	ABBREVIATED REPORTING	FULL REPORTING
Day C-1 registration is filed if contributions have been received or expenditures made.	No	Yes
Tenth of each month if contributions received or expenditures were over \$200 made since last C-4 report was filed.	No	Yes
Tenth of month report is not required if another $C \cdot 4$ is required to be filed during that month		
For each election for which the candidate or committee will make an expenditure:		
21 days prior to each election	No	Yes
7 days prior to each election	No	Yes
21 days after each election	Yes *	Yes
	* Not required after primary.	
By January 31 (Continuing committees which use Ab-		
breviated Reporting).	Yes	No
Final report. When campaign is finished or committee closes operation. This is often the same as 21 days after the elec-		
tion.	Yes	Yes

SCHEDULES AND ATTACHMENTS (FULL REPORTING ONLY):

The C-4 report is a summary page. Schedules A, B and C as appropriate must be attached to support financial information on the C-4. Also, copies of C-3 and C-3A reports must be attached if they have not previously been filed with PDC and the county election office.

WHERE TO SEND REPORTS:

Send original to: Public Disclosure Commission 403 Evergreen Plaza—FJ-42 Olympia, WA 98504 Send duplicate to:
County Election Dept. (or County Auditor)
where candidate lives
Political committees sent to county where
headquarters is located

OTHER REPORTS REQUIRED:

- C-1 (registration statement) is used to register candidates and committee.
- C-3 (contribution report) is used to list campaign contributors.
- F-1 (financial affairs statement) is filed by candidates (not required from other committees).

C 4 BACK (rev 6/82) -164-

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date of Committee Nan	ne (Do not abbreviate. Use candi	date's full name)					
ASH RECEIPTS (Contri	butions) which have been reporte	d on C3 or C3A. List o	ach depos	it made since l	ast C4 report was submit Type Report	led.	
Date of Deposit	Type Report (C3 or C3A)	Amount	Date	of Deposit	(C3 or C3A)	Amount	Total Deposits
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ISCELLANEOUS CASH Date Received	RECEIPTS not reported on C3 or	C3A. Source: Name, /	Address and	Explanation of	f Receipt		Amount
Date Moderate				•			
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OTAL RECEIPTS					Sum of	parts 1 and 2 above so on line 2 of C4	
					Enter a	BO ON line 2 of C4	
ASH EXPENDITURES	\	\					
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Date of	dor who supplied goods o	r services You ma	y attach	list name	of person or measur		A
Payment	a copy of agency order or	bill.		supported	or opposed		Amount
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	have to be itemized.				Total	Cash Expenditures	
						also on Line 11 of C4	•
OAN REPAYMENTS M	ADE						
Date	ļ N	ame		!	Address	Ì	Amount
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				Total Loss I	Sermente this Deportin	- Period	
				TOTAL COST I	Payments this Reportin	a Lauron	, ·

CASH	RECEIPTS	AND	EXPENDITURES
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SCHEDULE A

didate or Committee No	ame (Do not abbreviate. Use candida	ie s iuii name)					
CASH RECEIPTS (Cont	tributions) which have been reported	on C3 or C3A. List eac	h deposit	made since	ast C4 report was su	bmitted.	
Date of Deposi	Type Report	Amount	Date of	i	Type Report (C3 or C3A)	Amount	Total Deposits
MISCELLANEOUS CAS Date Received	SH RECEIPTS not reported on C3 or C	C3A, Source: Name, Add	iress and E	xplanation o	of Receipt		Amount
			<u> </u>			· · · · · · · · · · · · · · · · · · ·	
TOTAL RECEIPTS						n of parts 1 and 2 above er also on line 2 of C4	
CASH EXPENDITURES							
Date of Payment	Name and address of recipie ment was made to an adve agent, list advertiser, newspi dor who supplied goods or a copy of agency order or bi	rtising agency or th aper, station or other services. You may a	r ven- attach	support or list name	oppose a candida	enditure If expenditure was to te or ballot measure, asure. Show whether	Amount
				<b></b>			
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				• • • • • • • •			
	Transfer of funds. If this rep	and in for a condidat	L				l
	candidate's committee and f paid to another candidate o enter amount transferred. Als	unds have been give r candidate's commit	en or ttee,		(At	tal transfers of funds tach Sched. T) tal expenditures each der \$50 not listed above	
	"Itemize all expenditures of total of expenditures less	f \$50 or more. Re than \$50 which do	port not		To	tal from attached pages	
	have to be itemized.					tal Cash Expenditures ter also on Line 11 of C	4
LOAN REPAYMENTS	MADE						
Date	Nar	ne			Address		Amount
			1				
			=			eting Bosind	
			T E	otal Loan F nter as an	Payments this Repo Adjustment to Cont	rting Period ributions on Line 5 of C	4

PDG figm 0.4A (rev. d. d.) 297

# IN KIND CONTRIBUTIONS and EXPENDITURES, PLEDGES and ORDERS PLACED

SCHEDULE B

Candidate or Committe	e Name (Do not abbreviate. Use candidate's full name)			- · · · · · · · · · · · · · · · · · · ·
1. In kind contribut	ions received and expended (goods, services, di	scounts, etc.)		
Date received	Contributor's name and nature of contribution	Address, City, Zip	Fair market value	Total contributions by this per son during campaign or year
		TOTAL		
		Enter also on line 3 and line 12 of C4		
. In kind expenditu	res made to other candidates and committees		1	
Date	Recipient	Address, City, Zip	Fair market value	I
	Note: Amounts in this section are not carried	forward to C4 report		
	ed (but not yet paid)			
Date	Recipient	Address, City, Zip	Amount	Purpose
		TOTAL (Include new orders above and all other orders and unpaid		
		bills.)  Enter also on lines 17 and 21 of C4		
. Pledges received	but not yet paid	Enter also on lines 17 and 21 of C4		
Date you were notified of	Name of person (including organizations) making pledge	Address, City, Zip	Amount	Total contributions by this person during campaign or year
pledge				os campaign or you
		TOTAL (Include new pledges above and all other outstanding pledges.)		
		Enter also on line 9 of C4		
Pledges made to Date Made	other candidates and committees (but not yet pa			
Date made	Recipient	Address, City, Zip	Amount	
		Enter total on line 18 of C4		
	L			<u> </u>

PDC form C4B (rev. 12/81) -286-

	CORRECTIONS		SCHEDULE C	7
Candidate or Committee N	lame (Do not abbreviate. Use candidate's full name.)			Date
Corrections to case	h or in kind contributions previously reported on C4 Schedule A, C3 c	or C3A.		
Date of Report	Name of Contributor or Description of Correction	Amount Reported	Corrected Amount	Difference (+ or ·)
	Total Corrections to Contributions Enter here and on line 6 of C4. Show + or (-).			
	or in kind expenditures previously reported			
Date of Report	Name of Vendor or Description of Correction	Amount Reported	Corrected Amount	Difference (+ or -)
		Total Corrections to Expenditures  Inter here and on line 14 of C4. Show + or (-).		
con	ns listed below and previously reported on C3 reports have been for tributions to that extent.	given in whole or pa	rt and should now be cor	nsidered as cash or in kind
Date of Loan	Name of Creditor  Line 20 of C4 should be	Original Amount	Amount Repaid  TOTAL	Amount Forgiven
4. Refunds. The below	listed amounts have been received as refunds on expenditures previ			ed and reported on C3
report (line Date of Refund			Amount of Refund	
			TOTAL	
		Enter as (-) or	TOTAL I line 6 & line 14 of C4.	
PDC form C4C (rev 12/81) —;	286—			

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REPEALER (Amending Order 77, filed 6/2/76)

WAC 390-24-300 Forms for report by public treasurers

Reviser's note: The error in the above repealer occurred in the copy filed by the agency and appears herein pursuant to RCW 34.08.040.

# WSR 83-23-033 PROPOSED RULES LIQUOR CONTROL BOARD

[Filed November 9, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Liquor Control Board intends to adopt, amend, or repeal rules concerning liquor purchases by Class H licensees, amending WAC 314-16-110;

that the agency will at 9:30 a.m., Wednesday, January 4, 1984, in the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 66.08.030 and 66.98.070.

The specific statute these rules are intended to implement is RCW 66.08.010, 66.08.030(1) and (2)(1) and 66.08.050(9).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 4, 1984.

Dated: November 8, 1983 By: Robert D. Hannah Chairman

# STATEMENT OF PURPOSE

Title: WAC 314-16-110 Liquor purchases by Class H licensees.

Description of Purpose: The purpose of the amendment to WAC 314-16-110(3) is to clarify the rule's intent of requiring that any spirituous liquor kept in or on a Class H licensed premises must be purchased from the board at a discount, unless otherwise provided by the rule, and to rectify an apparent conflict by providing for an exception to this requirement where a banquet permit issued pursuant to RCW 66.20.010(3) and chapter 314-18 WAC has been obtained.

Statutory Rule-Making Authority: This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030 and 66.98.070.

Statutes Implemented by this Rule: RCW 66.08.010, 66.08.030(1) and (2)(1) and 66.08.050(9).

Summary of Rule: WAC 314-16-110(3) prohibits Class H licensees from keeping in or on the licensed premises any spirituous liquor which was not purchased from the board at a discount, provided that liquor not purchased from the board at a discount may be kept in or on a Class H licensed premises pursuant to a banquet permit during the date and time for which the banquet

permit was issued and further provided that antique, unusual or unique liquor bottles not purchased from the board at a discount may be kept on the Class H licensed premises if properly secured and not for sale.

Reasons Supporting the Proposed Action: To clarify the existing rule and to rectify an apparent conflict with chapter 314–18 WAC.

Agency Personnel Involved: In addition to the board, the following agency personnel have responsibility for drafting, implementing and enforcing this rule: Bob Obenland, Chief Enforcement Officer, Capital Plaza Building, Olympia, Washington 98504, Telephone (206) 753-6270.

Person or Organization Proposing Rule: This rule is proposed by the Washington State Liquor Control Board.

Agency Comments: None.

Necessity of Rule: This rule was not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: Since the proposed amendment only clarifies an existing rule and rectifies an apparent conflict with another rule, the cost impact for both small and large businesses is estimated to be zero.

AMENDATORY SECTION (Amending Order 116, Resolution No. 125, filed 12/8/82)

WAC 314-16-110 LIQUOR PURCHASES BY CLASS H LICENSEES. (1) Any employee authorized by the board may sell spirituous liquor at a discount of fifteen percent from the retail price fixed by the board, together with all taxes, to any Class H licensee upon presentation to such employee at the time of purchase of a special permit issued by the board to such licensee or through such other means of insuring identification of the authorized purchaser as are approved by the board: PROVIDED, HOWEVER, That prior to license delivery, a new licensee or transferee may, with board authorization, be sold Class H discount liquor for the purpose of stocking the premises. The employee shall at the time of selling any spirituous liquor to a Class H licensee make a record of the liquor so sold, together with the name of the Class H licensee making the purchase.

- (2) Every Class H licensee, upon purchasing any spirituous liquor from the board, shall immediately cause such liquor to be delivered to his licensed premises, and he shall not thereafter remove or permit to be removed from said premises any bottle or other container containing such liquor, except pursuant to chapter 314-70 WAC or to return it to a state liquor store or agency, nor shall he dispose or allow to be disposed the liquor contained therein in any manner except as authorized by his license. The possession of any bottle or other container purchased from the board at a discount by any person other than the Class H licensee who purchased the same, or the possession thereof at any place which is not the licensed premises of the licensee who purchased such liquor, shall be prima facie evidence that the Class H licensee unlawfully permitted the removal thereof from his licensed premises: PROVIDED, That a Class H licensee who permanently discontinues business, other than as a result of a legal distraint action, may remove open bottles of liquor from the premises for personal use upon payment to the board of an amount to be determined by the board in lieu of the Class H discount and tax exemption in effect at that time.
- (3) No Class H licensee shall keep in or on the licensed premises any spirituous liquor ((in any bottle or other container other than the bottle or container in)) which ((it)) was not purchased from the board at a discount: PROVIDED, That spirituous liquor not purchased at a discount from the board may be kept in or on the Class H licensed premises under authority of a banquet permit issued pursuant to RCW 66.20.010(3) and chapter 314–18 WAC, but only during the specific date and time for which the banquet permit was issued: PROVIDED, ((HOWEVER)) FURTHER, That notwithstanding any other provision of Title 314 WAC, a Class H licensee may display antique, unsual, or unique liquor bottles with or without liquor on the licensed premises if such bottles are used as part of the decor, and any such

bottles containing liquor are locked securely in display cases, and are not for sale.

- (4) No person, including anyone acting as the agent for another other than a Class H licensee shall keep or possess any bottle or other containing spirituous liquor which was purchased from the board at a discount except as provided in subsection (2) of this section.
- (5) All spirituous liquor in and on the licensed premises shall be made available at all times by every Class H licensee for inspection by the board, and such licensee shall permit any authorized inspector of the board to make such tests or analyses, by spirit hydrometer or otherwise, as the inspector deems proper. Such inspectors are authorized to seize as evidence any bottles or other containers and the contents thereof which they have determined have been reused, refilled, tampered with, adulterated, diluted, fortified or substituted.

# WSR 83-23-034 ADOPTED RULES EMPLOYMENT SECURITY DEPARTMENT

[Order 3-83-Filed November 9, 1983]

I, Norward J. Brooks, Commissioner of the Employment Security Department, do promulgate and adopt at Olympia, Washington, the annexed rules relating to requirements of corporations electing coverage of corporate officers, WAC 192-12-025.

This action is taken pursuant to Notice No. WSR 83-20-065 filed with the code reviser on September 30, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 50.04.165 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Employment Security Department as authorized in RCW 50.12.010 and 50.12.040.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 9, 1983.

By Norward J. Brooks Commissioner

AMENDATORY SECTION (Amending Order 4-81, filed 11/10/81)

WAC 192-12-025 REQUIREMENTS OF COR-PORATIONS ((REQUESTING EXEMPTION)) ELECTING COVERAGE OF CORPORATE OFFI-CERS. RCW 50.04.165 provides: "((At the discretion of the employer, s))Services performed after September 30, ((1981)) 1983, in the capacity of corporate officers, ((may)) as defined in RCW 23A.08.470, other than those covered by chapter 50.44 RCW, shall not be considered services in employment. ((This exemption shall not apply to services performed by corporate officers that are covered by chapter 50.44 RCW.)) However, a corporation may elect to cover not less than all of its corporate officers under RCW 50.24.160. If an employer does not elect to cover its corporate officers under RCW 50.24.160, the employer must notify its corporate officers that they are ineligible for unemployment benefits. If the

employer fails to notify any corporate officer, then that person shall not be considered to be a corporate officer for the purposes of this section."

In order for the employment security department to make timely and accurate employer liability determinations and unemployment insurance payments, the commissioner prescribes:

- (1) The term "corporate officer" is defined the same as in RCW 23A.08.470, which states "The officers of a corporation shall consist of a president, one or more vice presidents as may be prescribed by the bylaws, a secretary, and a treasurer, each of whom shall be elected by the board of directors at such time and in such manner as may be prescribed by the bylaws. Such other officers and assistant officers and agents as may be deemed necessary may be elected or appointed by the board of directors or chosen in such other manner as may be prescribed by the bylaws. Any two or more offices may be held by the same person, except the offices of president and secretary, except that when all of the issued and outstanding stock of the corporation is owned of record by one shareholder, one person may hold all or any combination of offices.
- (2) ((Any employer exercising the exemption provided in RCW 50.04.165 exempts the services of all corporate officers from coverage.
- (3))) All services of corporate officers are deemed ((covered and subject to contributions)) exempt until the effective date of ((written notification)) approval of election of coverage ((from the employer)) by the commissioner.
- (((4) Written notice is required to reinstate coverage of services of corporate officers.
- (5)) (3) A ((\widehat{W})) written ((notice)) request for voluntary coverage must be submitted by the employer and be signed by someone authorized to legally bind the corporation ((AND-)). The request must be received by the department no later than thirty days prior to the ((beginning)) end of the quarter in which the change of coverage is to begin. However, if an employer wishes to ((exempt)) voluntarily cover the services of corporate officers beginning with the fourth quarter ((1981)) of 1983, written notice must be received by the department no later than October 31, ((1981)) 1983.
- ((<del>(6)</del>)) (4) All changes in <u>elected</u> coverage of services of corporate officers ((are)) <u>can be</u> effective from the beginning of ((the)) <u>any calendar</u> quarter, and will remain in effect for not less than two calendar years. Coverage can be terminated only at the end of a calendar year, provided a written request for termination is submitted to the agency by the employer, on or before the 15th of January immediately following the end of the last calendar year of desired coverage.
- ((<del>(7)</del>)) (5) Wages or salary paid for services of corporate officers exempt under RCW 50.04.165 will not be used to determine liability of agricultural ((and domestie)) employers. However, if a corporation voluntarily covers its officers the wages or salary paid for services of those officers shall be used to determine the liability of agricultural employers.
- (6) A corporation exempt from covering the services of its officers under RCW 50.04.165 should not include

those officers' names, social security numbers, wages or hours on any Employment Security quarterly wage and tax reports submitted for any calendar quarters which fall during the period of exemption.

# WSR 83-23-035 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-183-Filed November 9, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is protection of coho stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 9, 1983.

By Russell W. Cahill for William R. Wilkerson Director

# **NEW SECTION**

WAC 220-36-02500G CLOSED AREAS-GRAYS HARBOR AND TRIBUTARIES. Effective 12:00 noon November 10, 1983, until further notice it is unlawful for any fisherman, including treaty Indian fishermen to take, fish for, or possess food fish taken for any purpose from the waters of the Chehalis River or any tributary upstream of the Porter Bridge.

# REPEALER

The following section of the Washington Administrative Code is repealed effective 12:00 noon November 10, 1983:

WAC 220-36-02500F CLOSED AREAS-GRAYS HARBOR AND TRIBUTARIES. (83-182)

# WSR 83-23-036 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Filed November 9, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning medical assistance, amending chapters 388-82, 388-83, 388-85, 388-86, 388-92 and 388-95 WAC:

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 14, 1983. The meeting site is in a location which is barrier free.

Dated: November 7, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

# STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 388-82-130, 388-83-130, 388-

85-110, 388-85-115, 388-86-040, 388-92-030, 388-92-045 and 388-95-380.

Purpose of the Rule or Rule Change: To update and correct WAC sections.

The Reason(s) These Rules are Necessary: To decrease chance of errors caused by outdated or incorrect WAC.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Adds Hermiston, OR as a bordering city, lowers age of children referred to CCS, places limits on nonbusiness property and deletes incorrect material.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jim Sparks,

Program Manager, Division of Medical Assistance, Phone: 234-7316, Mailstop: LK-11.

These rules are not necessary as a result of federal law, federal court decision or state court decision.

#### AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)

WAC 388-82-130 MEDICAL CARE PROVIDED IN BOR-DERING CITIES. Medical care will be provided to eligible individuals in a bordering city on the same basis as in-state care. The only recognized bordering cities are Moscow, Sandpoint, Priest River, and Lewiston, Idaho; Portland, The Dalles, <u>Hermiston</u>, Hood River, Rainier, Milton-Freewater, and Astoria, Oregon.

#### AMENDATORY SECTION (Amending Order 1801, filed 5/5/82)

WAC 388-83-130 ELIGIBILITY ((DETERMINATION—NONINSTITUTIONAL)) —SPECIAL SITUATIONS. (1) ((Eligibility determination for AFDC shall be as follows:

(a) Individuals under age eighteen shall have eligibility determination based on the AFDC one-person standard if they are:

(i) Not SSI related

(ii) Not AFDC related (dependent child)

- (b))) When an under age eighteen person resides in the same family unit with parents, the parents' income is considered available whether or not actually contributed. See WAC 388-82-115(6) for the pregnant woman.
- (((c))) (2) The AFDC earned income exemption of thirty dollars plus one-third of remainder does not apply to individuals initially applying solely for medical assistance.
- (((d))) (3) Families applying for medical assistance who received AFDC in any of the four preceding months shall be allowed the thirty dollars plus one-third disregard. After receiving the thirty dollars plus one-third income disregard for a maximum of four consecutive months an individual is not eligible for the disregard again until he/she has been off assistance for twelve consecutive months.
- (((c))) (4) AFDC children age sixteen or seventeen who are terminated from AFDC cash assistance solely because they have ceased to attend school and have refused to register for WIN are eligible for Medicaid while living in the home with a relative of specified degree on the same basis as a dependent child.
- (((2) Eligibility for special categories shall be determined as for the appropriate cash assistance category. See chapter 388-92 WAC.))

# AMENDATORY SECTION (Amending Order 1725, filed 12/3/81)

WAC 388-85-110 SSI/STATE SUPPLEMENT TERMINA-TION. (1) When an SSI/state supplemental beneficiary is terminated by SSA because of failure to meet blindness and disability criteria under Title XVI, medical assistance shall be terminated at the end of the second month following the month in which eligibility for these conditions ceases.

- (a) If a timely request for a hearing under SSA jurisdiction has been filed by the individual and SSA continues the benefits, medical assistance would be continued concurrently.
- (b) The CSO is not authorized to resubmit a request for a redetermination of blindness or disability for consideration of the categorically needy or medically needy program.
- (c) If the individual presents medical evidence to the CSO, a referral to SSA is required.
- (2) For individuals who are terminated by SSA for SSI/SSP financial benefits, financial eligibility and disability must be redetermined within thirty days for consideration for the limited casualty program.
- (3) Institutional recipients must be notified in writing of termination.

# AMENDATORY SECTION (Amending Order 1725, filed 12/3/81)

WAC 388-85-115 DENIED SSI APPLICANTS. When SSA denies an applicant solely because of failure to meet blindness and disability criteria under Title XVI such applicant shall not be eligible ((for the limited casualty program-)) as categorically needy or medically needy.

- (1) The CSO is not authorized to submit a request for determination for blindness or disability to the office of disability insurance benefits.
- (2) If the individual presents medical evidence to the CSO, a referral to SSA is required.

#### AMENDATORY SECTION (Amending Order 1958, filed 5/4/83)

WAC 388-86-040 HEARING AIDS. (1) The department shall provide to categorically needy recipients:

- (a) One new hearing aid covered by a one-year warranty under the following conditions:
- (i) On prescription of an otolaryngologist, or the attending physician where no otolaryngologist is available in the community, and
- (ii) With a minimum of 50 decibel loss in the better ear based on auditory screening at 500, 1000, 2000 and 4000 Hertz (Hz) with effective masking as indicated, and
  - (iii) When covered by a one-year warranty, and/or
- (b) A one-time repair of a state purchased or privately owned hearing aid when covered by a ninety-day warranty.
- (2) Hearing aid evaluations are authorized on an individual basis by the CSO. Group screening for hearing aids is not permitted under the program.
- (3) Prior approval is required for the purchase or trial period rental of hearing aids.
- (4) Requests for hearing aids on behalf of nursing home residents must be reviewed by a department nursing home consultant.
- (5) After expiration of warranties, the owner is responsible for repairs and for purchase of batteries, any attachments and replacements.
- (6) Individuals under age ((twenty-one)) eighteen must be referred to the crippled children's service conservation of hearing program.
- (7) Individuals twenty—one years of age and over may sign a waiver statement declining the medical evaluation for religious or personal beliefs that preclude consultation with a physician.
- (8) Hearing aids are not provided to recipients of continuing general assistance grants and the limited casualty program.

# AMENDATORY SECTION (Amending Order 1964, filed 6/1/83)

WAC 388-92-030 MONTHLY STANDARD. (1) After computing available income according to WAC 388-92-025 for SSI related individuals, the monthly standard shall be the state supplement standard. (See chapter 388-59 WAC)

- (2) The monthly maintenance standard for SSI related couples (both applying) shall be the state supplement standard for a couple.
- (3) ((When computing available income for a family of three or more the relative responsibility requirement of the appropriate cash assistance program shall be applied, except that relative responsibility shall be limited to spouse for spouse and parent for child.
- (4) In mixed households (AFDC and SSI related members) determine income and resources according to AFDC regulations.
- (5))) Applicants and/or recipients eligible for limited casualty program-medically needy will have the monthly standard applied as in WAC 388-99-020.
- (((<del>(6)</del>)) (4) When one or both of the applicants is SSI related in a medical facility, a full calendar month standards defined in WAC ((<del>388-95-320</del>)) 388-95-340 and 388-95-360 must be used.

#### AMENDATORY SECTION (Amending Order 1958, filed 5/4/83)

WAC 388-92-045 EXCLUDED RESOURCES. Applicants or recipients may transfer or exchange an exempt resource. Cash received from the sale of an exempt resource is excluded provided the total amount of cash is used to replace or reinvest in another exempt resource within three months. Any remaining portion in excess of allowed resources shall be considered a nonexempt resource if the individual's eligibility continues without a break in certification. In determining the resources of an individual and spouse, if any, the following items shall be excluded up to the dollar limit, if any, as indicated:

- (1) The home or the proceeds from the sale of a home, which is an excluded resource, will also be excluded to the extent that they are reinvested in the purchase of another home which is similarly excluded within three months of the date of receipt of proceeds.
- (a) The home of the individual must be the individual's principal place of residence in order to be an excluded resource.
- (i) Temporary absences from home including absences from home for trips, visits, and hospitalizations do not offset the home exclusion as long as the individual intends to return home.
- (ii) An absence of more than six months may indicate that the home no longer serves as the principal place of residence. See WAC 388-83-140(4)(d).
- (iii) The home continues to be excluded if the individual intends to return and there is a likelihood that he/she will return.

- (iv) When an institutionalized individual intends to return home, a physician's evaluation of his/her ability to return at some future time to a home setting may be used as the basis of a temporary absence determination. The evidence must be conclusive before a determination can be made that the individual is unable to return home.
- (v) Transfer of a home during a temporary absence may constitute evidence that the individual no longer intends to return. Adequate consideration must be received and allocated to the individual's resources. See WAC 388-92-043, transfer of property at less than fair market value.
- (b) If the home is used by a spouse or dependent relative during the individual's absence, it will continue to be considered the principal place of residence.
  - (2) Household goods and personal effects.
- (3) An automobile will be totally excluded if it is used for employment or for the individual's medical treatment; otherwise, the current retail market value up to \$4,500, any excess to be counted against the resource limit.
- (4) Property of a trade or business which is essential to the means of self-support; however, it shall not include liquid resources as defined in WAC 388-92-005 even though such liquid resource may be producing income. This property means items commonly referred to as tangible business assets such as land and buildings, equipment and supplies, inventory, cash on hand, accounts receivable, etc. The current market value shall not exceed six thousand dollars with a minimum annual rate of return of six percent.
- (5) Nonbusiness property which is essential to the means of self-support. This shall include:
- (a) Nonliquid (see WAC 388-92-005), nonbusiness property if it is relied upon by the individual as a significant factor in producing income on which he can live, or is used to produce goods, or provide services essential to the individual's support. The current market value shall not exceed six thousand dollars with a minimum annual rate of return of six percent.
- (b) Property used exclusively to produce items for home consumption provided the items are significant factors for support and maintenance of the individual.
- (c) Tools, equipment, uniforms and similar items required by the individual's employer.
- (d) A motor vehicle (in addition to that already excluded) which is essential because of climate, terrain, or similar factors, or special modification, and required to provide necessary transportation. The limitation on value of such vehicle is the same as (3) above.
- (6) Resources of a blind or disabled individual which are necessary to fulfill an approved plan for achieving self-support for so long as such plan remains in effect.
- (7) Shares of stock held in a regional or village corporation during the period of twenty years ending January 1, 1992, in which such stock is inalienable pursuant to the Alaska Native Claims Settlement Act.
- (8) Life insurance owned by an individual and spouse, if any, to the extent of its cash surrender value, provided that the total face value of policies held by each individual is \$1,500 or less, in which case the cash surrender value is not evaluated. If the face value of policy(ies) is over \$1,500, cash surrender value must be applied to resource limitations. Term or burial insurance with no cash surrender value is not considered in determining face value.
- (9) Restricted allotted land owned by an enrolled member and spouse, if any, of an Indian tribe, if such land cannot be sold, transferred or otherwise disposed of without permission of other individuals, his tribe or an agency of the federal government.
- (10) Cash received from an insurance company for purposes of repairing or replacing an excluded resource that is lost, damaged, or stolen, etc., is excluded as a resource provided the total amount of the cash is used to repair or replace such excluded resource within nine months that period may be extended based on circumstances beyond the control of the applicant to a maximum of nine additional months. Any such cash not so used within such time periods is considered as an available resource.
  - (11) Burial spaces.
- (a) The value of burial spaces for the individual, the individual's spouse or any member of the individual's immediate family.
- (b) Burial spaces shall include conventional gravesites, crypts, mausoleums, urns, and other repositories which are customarily and traditionally used for the remains of deceased persons.
- (c) For purposes of this subsection immediate family means an individual's minor and adult children, including adopted children and step-children; an individual's brothers, sisters, parents, adoptive parents,

- and the spouses of those individuals. Neither dependency nor living—in-the-same-household will be a factor in determining whether a person is an immediate family member.
  - (12) Funds set aside for burial expenses.
- (a) Funds specifically set aside for the burial arrangements of an individual or the individual's spouse not to exceed \$1,500 each.
- (b) This exclusion applies if the inclusion of any portion of such amount would cause the resources of the individual (or spouse, if any) to exceed the limits specified in WAC 388-92-050.
- (c) Funds set aside for burial expenses must be kept separate from other resources not set aside for burial. If such funds are mixed with other resources not intended for burial, the exclusion will not apply to any portion of the funds and will be treated as nonexcluded resources.
- (d) Funds set aside for burial includes revocable burial contract, burial trust, or other burial arrangement or any other separately identifiable fund which is clearly designated as set aside for the individual's (or spouse's, if any) burial expenses.
- (e) The \$1,500 exclusion must be reduced by the face value of insurance policies on the life of an individual owned by the individual or spouse if the cash surrender value of those policies has been excluded as provided in subsection (8) of this section and amounts in an irrevocable trust.
- (f) Interest earned on excluded burial funds and appreciation on the value of excluded burial arrangements are excluded from resources if left to accumulate and become a part of the separately identifiable burial fund.
- (g) Burial funds used for other purposes. Funds or interest earned on funds and appreciation in the value of burial arrangements which have been excluded from resources because they are burial funds must be used solely for that purpose. If any excluded funds, interest or appreciated values set aside for burial expenses are used for a purpose other than the burial arrangements of the individual or the individual's spouse for whom the funds were set aside, future medical assistance benefits of the individual (or the individual and individual's spouse) will be reduced by an amount equal to the amount of burial funds, interest or appreciated value used for other purpose.
  - (13) Other resources excluded by federal statute.

## AMENDATORY SECTION (Amending Order 1964, filed 6/1/83)

WAC 388-95-380 EXCLUDED RESOURCES. Applicants or recipients may transfer or exchange an exempt resource. Cash received from the sale of an exempt resource is excluded provided the total amount of cash is used to replace or reinvest in another exempt resource within three months. Any remaining portion in excess of allowed resources shall be considered a nonexempt resource if the individual's eligibility continues without a break in certification. In determining the resources of an individual and spouse, if any, the following items shall be excluded up to the dollar limit, if any, as indicated:

- (1) The home or the proceeds from the sale of a home, which is an excluded resource, will also be excluded to the extent that they are reinvested in the purchase of another home which is similarly excluded within three months of the date of receipt of proceeds.
- (a) The home of the individual must be the individual's principal place of residence in order to be an excluded resource.
- (i) Temporary absences from home including absences from home for trips, visits, and hospitalizations do not offset the home exclusion as long as the individual intends to return home.
- (ii) An absence of more than six months may indicate that the home no longer serves as the principal place of residence. See WAC 388-95-360(4)(d).
- (iii) The home continues to be excluded if the individual intends to return and there is a likelihood that he/she will return.
- (iv) When an institutionalized individual intends to return home, a physician's evaluation of his/her ability to return at some future time to a home setting may be used as the basis of a temporary absence determination. The evidence must be conclusive before a determination can be made that the individual is unable to return home.
- (v) Transfer of a home during a temporary absence may constitute evidence that the individual no longer intends to return. Adequate consideration must be received and allocated to the individual's resources. See WAC 388-92-043, transfer of property at less than fair market value.
- (b) If the home is used by a spouse or dependent relative during the individual's absence, it will continue to be considered the principal place of residence.
  - (2) Household goods and personal effects.

- (3) An automobile will be totally excluded if it is used for employment or for the individual's medical treatment; otherwise, the current retail market value up to \$4,500, any excess to be counted against the resource limit.
- (4) Property of a trade or business which is essential to the means of self-support; however, it shall not include liquid resources as defined in WAC 388-92-005 even though such liquid resource may be producing income. This property means items commonly referred to as tangible business assets such as land and buildings, equipment and supplies, inventory, cash on hand, accounts receivable, etc. The current market value shall not exceed six thousand dollars with a minimum annual rate of return of six percent.
- (5) Nonbusiness property which is essential to the means of self-support. This shall include:
- (a) Nonliquid (see WAC 388-92-005), nonbusiness property if it is relied upon by the individual as a significant factor in producing income on which he can live, or is used to produce goods, or provide services essential to the individual's support. The current market value shall not exceed six thousand dollars with a minimum annual rate of return of six percent.
- (b) Property used exclusively to produce items for home consumption provided the items are significant factors for support and maintenance of the individual.
- (c) Tools, equipment, uniforms and similar items required by the individual's employer.
- (d) A motor vehicle (in addition to that already excluded) which is essential because of climate, terrain, or similar factors, or special modification, and required to provide necessary transportation. The limitation on value of such vehicle is the same as in subsection (3) of this section.
- (6) Resources of a blind or disabled individual which are necessary to fulfill an approved plan for achieving self-support for so long as such plan remains in effect.
- (7) Shares of stock held in a regional or village corporation during the period of twenty years ending January 1, 1992, in which such stock is inalienable pursuant to the Alaska Native Claims Settlement Act.
- (8) Life insurance owned by an individual and spouse, if any, to the extent of its cash surrender value, provided that the total face value of policies held by each individual is \$1500 or less, in which case the cash surrender value is not evaluated. If the face value of policy(ies) is over \$1500, cash surrender value must be applied to resource limitations. Term or burial insurance with no cash surrender value is not considered in determining face value.
- (9) Restricted allotted land owned by an enrolled member and spouse, if any, of an Indian tribe, if such land cannot be sold, transferred or otherwise disposed of without permission of other individuals, his tribe or an agency of the federal government.
- (10) Cash received from an insurance company for purposes of repairing or replacing an excluded resource that is lost, damaged, or stolen, etc., is excluded as a resource provided the total amount of the cash is used to repair or replace such excluded resource within nine months that period may be extended based on circumstances beyond the control of the applicant to a maximum of nine additional months. Any such cash not so used within such time periods is considered as an available resource.
  - (11) Burial spaces.
- (a) The value of burial spaces for the individual, the individual's spouse or any member of the individual's immediate family.
- (b) Burial spaces shall include conventional gravesites, crypts, mausoleums, urns, and other repositories which are customarily and traditionally used for the remains of deceased persons.
- (c) For purposes of this subsection immediate family means an individual's minor and adult children, including adopted children and step-children; an individual's brothers, sisters, parents, adoptive parents, and the spouses of those individuals. Neither dependency nor living-in-the-same-household will be a factor in determining whether a person is an immediate family member.
  - (12) Funds set aside for burial expenses.
- (a) Funds specifically set aside for the burial arrangements of an individual or the individual's spouse not to exceed \$1,500 each.
- (b) This exclusion applies if the inclusion of any portion of such amount would cause the resources of the individual (or spouse, if any) to exceed the limits specified in WAC 388-95-390.
- (c) Funds set aside for burial expenses must be kept separate from other resources not set aside for burial. If such funds are mixed with other resources not intended for burial, the exclusion will not apply to any portion of the funds and will be treated as nonexcluded resources.

- (d) Funds set aside for burial includes revocable burial contract, burial trust, or other burial arrangement or any other separately identifiable fund which is clearly designated as set aside for the individual's (or spouse's, if any) burial expenses.
- (e) The \$1,500 exclusion must be reduced by the face value of insurance policies on the life of an individual owned by the individual or spouse if the cash surrender value of those policies has been excluded as provided in subsection (8) of this section and amounts in an irrevocable trust.
- (f) Interest earned on excluded burial funds and appreciation on the value of excluded burial arrangements are excluded from resources if left to accumulate and become a part of the separately identifiable burial fund.
- (g) Burial funds used for other purposes. Funds or interest earned on funds and appreciation in the value of burial arrangements which have been excluded from resources because they are burial funds must be used solely for that purpose. If any excluded funds, interest or appreciated values set aside for burial expenses are used for a purpose other than the burial arrangements of the individual or the individual's spouse for whom the funds were set aside, future medical assistance benefits of the individual (or the individual and individual's spouse) will be reduced by an amount equal to the amount of burial funds, interest or appreciated value used for other purposes.
  - (13) Other resources excluded by federal statute.

# WSR 83-23-037 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 9, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning risk classification rules and definitions applicable to workers' compensation insurance underwritten by the Department of Labor and Industries, basic premium rates for each such classification, and experience-rating rules and parameters for workers' compensation insurance underwritten by the Department of Labor and Industries.

The agency will conduct public hearings for the purpose of receiving comment on the proposed rules at the following times and places: 1:00 p.m., Thursday, November 10, 1983, at Plymouth Church, 6th and University, Seattle, WA; 1:00 p.m., Monday, November 14, 1983, at Everett-Pacific Hotel, San Juan Room, Everett, WA; 1:00 p.m., Tuesday, November 15, 1983, at Spokane Area Chamber of Commerce, 1020 Riverside, Spokane, WA; and 1:00 p.m., Wednesday, November 16, 1983, at Ballroom D, Holiday Inn, 9th and Yakima, Yakima, WA.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 30, 1983.

The authority under which these rules are proposed is RCW 51.04.020(1).

The specific statute these rules are intended to implement is RCW 51.16.035.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 16, 1983.

This notice is connected to and continues the matter in Notice No. WSR 83-20-084 filed with the code reviser's office on October 5, 1983.

Dated November 9, 1983

By: Paula Rinta Stewart

Deputy

for Sam Kinville

Director

# WSR 83-23-038 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 83-17-Filed November 9, 1983]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Transportation—Authority and state reimbursement, chapter 392—141 WAC.

This action is taken pursuant to Notice No. WSR 83-20-029 filed with the code reviser on September 26, 1983. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 28A.41-.170 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 9, 1983.

By Frank B. Brouillet

Superintendent of Public Instruction

# REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 392–141–045 PURCHASE OF ↓ SCHOOL BUSES—STATE ALLOWANCE FOR DEPRECIATION.
- (2) WAC 392–141–054 TRANSPORTATION LEQUIPMENT RESERVE.
- (3) WAC 392-141-055 DEPRECIATION SCHEDULE—SCHOOL BUSES.
- (4) WAC 392-141-061 ADDITIONAL DEPRE- CIATION FOR REBUILT DISTRICT-OWNED BUSES.

# WSR 83-23-039 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 83-18-Filed November 9, 1983]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Finance—

Maintenance and operation levy limits, chapter 392-139 WAC

This action is taken pursuant to Notice No. WSR 83-20-085 filed with the code reviser on October 5, 1983. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.52.053(7) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 9, 1983.

By Frank B. Brouillet

Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 83-6, filed 8/17/83)

WAC 392-I39-001 AUTHORITY. ((Rules and regulations hereinafter set forth are established pursuant to)) The authority for this chapter is RCW 84.52.053(7) ((otherwise known as the)) which authorizes the superintendent of public instruction to promulgate rules and regulations regarding the limitation of local school district special ((levy limitation.)) levies otherwise known as the "Special Levy Lid Law."

AMENDATORY SECTION (Amending Order 83-6, filed 8/17/83)

WAC 392-139-005 PURPOSE. The purpose of this chapter is to establish the exclusive means for fixing the maximum dollar amount of taxes which may be levied on property and collected on behalf of any school district in a given tax year for general fund maintenance and operation purposes pursuant to RCW 84.52.053 and 84.52.0531. These rules shall be effective for calculation of taxes collected in calendar years ((1982 and 1983)) 1984 through 1989.

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective 12/27/81)

WAC 392-139-010 ESTABLISHMENT OF THE MAXIMUM DOLLAR AMOUNT OF SCHOOL DISTRICT LEVIES—GENERAL. Notwithstanding such larger dollar amount as may be approved by the electorate of a school district pursuant to RCW 84.52-053, the maximum dollar amount which may be levied and collected by or for any school district for general fund maintenance and operation support in ((1982 and 1983)) 1984 through 1989 shall be established annually in accordance with the following general procedures:

- (1) Only figures and data gathered and approved by the superintendent of public instruction, or his or her designee, shall be used.
- (2) Notice of the levy amount determined for each school district pursuant to this chapter shall be provided to each affected school district, county assessor and

chairman of the board of county commissioners according to the schedule established in WAC 392-139-038.

(3) The superintendent of public instruction, or his or her designee, shall annually provide all districts with the appropriate calculation procedures for the purposes of this chapter.

AMENDATORY SECTION (Amending Order 83-6, filed 8/17/83)

WAC 392-139-016 DEFINITIONS. As used in this chapter, the terms:

- (1) (("Accounts 1000, 1030, 1040 and 3170" shall mean general fund revenue classifications as designated in Form F-195 (school district annual budget) published and distributed by the superintendent of public instruction as follows: Account 1000—total local property tax revenue; Account 1030—local property taxes collected from excess levies; Account 1040—joint district local property taxes collected from excess levies; and Account 3170—timber excise tax Fund A.
- (2) "County assessor's report" shall mean the report completed by county assessors each year depicting the basic assessed valuation, regular levy senior citizen exemption, one hundred percent timber roll, excess general fund levy senior citizen exemption, and total assessed valuation data for individual school districts. County assessors provide these data annually to the superintendent of public instruction via Report 1038S.
- (3) "County treasurer's monthly report" shall mean the financial statement issued to the school districts by the county treasurers each month from September through August. This report includes data concerning the school district general fund consisting of beginning and ending cash balances, investment income and expenditure, warrants outstanding, revenues in the form of cash increases credited to the various accounts and the current balance of the general fund. To determine the prior year's local property tax, joint district property tax and timber tax collections for calculating a school district's additional levy authority, cash increase data are reported in items 20, 21, 22, 23, 24, 25 and 35 of this report for the 1980–81 school year and items 20, 23 and 35 for the 1981–82 school year.
- (4))) "F-195: (The budget for the school fiscal year ((19___)))" shall mean the annual school district budget document officially adopted by each school district pursuant to chapter 28A.65 RCW for each year's operations. This document contains estimates of revenues to be received from state sources and excess general fund levy revenues to be collected during the school year.
- (((5))) (2) "F-203" shall mean the annual document prescribed by the superintendent of public instruction which school districts use to estimate state revenues and which is attached to each school district F-195 (annual budget) by the educational service district.
- (((6))) (3) "Report 1191" shall mean the monthly report prepared and distributed by the superintendent of public instruction which includes the number of basic education allocation formula derived certificated and classified staff units, the compensation entitlement

- amounts for such staff, the basic education allocation provided for each average annual full-time-equivalent student, the basic education allocation, the amount of state-funded support and any final adjustments made for the current school year for each school district. These data are used to calculate the basic levy limitation amount pursuant to WAC 392-139-021 and the additional levy capacity, if any, pursuant to WAC 392-139-026 for calendar year tax collections.
- (((7))) (4) "Report 1191E" shall mean the report prepared and distributed by the superintendent of public instruction which includes the number of basic certificated, formula certificated and formula classified staff units computed on the basis of the number of students enrolled in a school district as reported by the district converted to full-time-equivalent (FTE) students. The enrollment data are reported for each of the following grade levels: Kindergarten, grades 1-6, 7-8, and 9-12, excluding secondary vocational students. Vocational secondary FTE students are reported separately for private and public schools. The staff unit calculations provide for an additional number of certificated units due to a significant decrease in student enrollment as provided in the biennial appropriations acts.
- (((8))) (5) "Report 1197" shall mean the monthly report prepared and distributed by the superintendent of public instruction which includes the annual allotment of state funds to each school district for each of the state-funded programs which the district operates.
- (((9) "Spring tax collection percentage" shall mean that portion of property tax payments received by county treasurers for each school district from February 1 through August 31 expressed in terms of a percent. The superintendent of public instruction shall determine an average tax collection percentage based on a three-year period of tax collections. If a school district requests that the superintendent of public instruction review the tax collection percentage, the superintendent may choose another tax collection period on which to base the tax collection percentage.
- (10) "Fall tax collection percentage" shall mean that portion of property tax payments received by county treasurers for each school district from September 1 through January 31 of the next ensuing year expressed in terms of a percent. The superintendent of public instruction shall determine an average tax collection percentage based on a three-year period of tax collections. To determine the fall tax collection percentage, the superintendent of public instruction shall subtract the spring tax collection percentage from one hundred percent. If a school district requests that the superintendent of public instruction review the tax collection percentage, the superintendent may choose another tax collection period on which to base the tax collection percentage.
- (11) "Total property tax collections" shall mean all property tax payments received by county treasurers for each school district from February 1 through January 31 of the next ensuing year. The sum of the spring tax collection percentage and the fall tax collection percentage shall always equal one hundred percent.))

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective 12/27/81)

WAC 392-139-017 ADDITIONAL DEFINITIONS. As used in this chapter, the terms:

- (1) "P-213" shall mean the form entitled report of students residing in nonhigh districts enrolled in high school districts. The P-213 is printed and distributed annually by the superintendent of public instruction to school districts educating students residing in other school districts not maintaining an educational program for grades seven through twelve. Data from this report are used to determine, in part, the amount of excess general fund levy capacity which shall be transferred from the nonresident high school district to the resident nonhigh school district pursuant to WAC 392-139-037.
- (2) "P-223NR" shall mean the form entitled monthly report of school district enrollment of nonresident students enrolled in an approved interdistrict cooperative. The P-223NR is printed and distributed annually by the superintendent of public instruction to school districts educating students residing in other school districts. Data from this report are used to determine the authorized levy capacity to be shifted from the nonresident school district to the resident school district pursuant to WAC 392-139-036.
- (3) "Basic education allocation" shall mean the amount of state funds calculated by the superintendent of public instruction which is the basis for the superintendent to distribute funds to school districts for the operation of a basic program of education pursuant to RCW 28A.58.750, et seq., 28A.41.130, 28A.41.140 and chapter 392–121 WAC. In cases where a school district operates more than one small high school, the basic education allocation shall be increased by the amount calculated pursuant to the small high school formula set forth in the Biennial Appropriations Act for each of the high schools.
- (4) "Average annual full-time equivalent (AAFTE)" shall have the same meaning as this term is given in WAC 392-121-105.
- (5) (("Enrollment decline" shall have the same meaning as this term is given in WAC 392-121-105.
- (6))) "Current school year" shall mean the school year which is in session at the time the levy limitation calculations are made pursuant to this chapter and county commissioners certify to the county assessors the amount of taxes to be levied on property pursuant to RCW 84.52.070.
- ((<del>(7)</del>)) (6) "Prior school year" shall mean the school year immediately preceding the current school year.
- $((\frac{8}{}))$   $(\frac{7}{})$  "Next tax collection year" shall mean the calendar year immediately succeeding the current calendar year.
- $((\frac{(9)}{)})$  (8) "Current tax collection year" shall mean the current calendar year.
- (((10) "Mandated restricted cash" shall mean an amount of funds from excess general fund levy collections in the fall of calendar year 1979 equal to eight percent of the school district's 1979-80 basic education allocation multiplied by the district's fall tax collection percentage rate or the amount of the district's fall 1979

collections, whichever is less, which shall be held in an unencumbered status for expenditure for excess general fund levy relief in a subsequent school year pursuant to section 107, chapter 270, Laws of 1979 ex. sess. (the Biennial Appropriations Act).))

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective 12/27/81)

WAC 392-139-018 ADDITIONAL DEFINITIONS. As used in this chapter, the terms:

- (1) "Account 3020" shall mean the school district general fund ((budget classification)) revenue account in which are recorded state monies received by school districts for reimbursement for operation of a student transportation program approved by the superintendent of public instruction pursuant to RCW 28A.41.160 and chapter 392–141 WAC.
- (2) "Account 3021" shall mean the school district ((general fund budget classification)) transportation vehicle fund revenue account in which are recorded state monies received by school districts for reimbursement for cost of depreciation of transportation equipment pursuant to RCW 28A.41.160 and chapter 392-141 WAC.
- (3) "Account 3030" shall mean the school district general fund ((budget classification)) revenue account in which are recorded state monies received by school districts for the operation of a program to educate handicapped students, such program approved by the superintendent of public instruction pursuant to chapter 28A.13 RCW, RCW 28A.41.053 and chapter 392–171 WAC.
- (4) "Account 3220" shall mean the school district general fund ((budget classification)) revenue account in which are recorded state monies received by school districts for the operation of urban, rural, racial, disadvantaged (URRD) educational programs pursuant to RCW 28A.41.270 and chapter 392–161 WAC for the 1980–81 school year.
- (5) "Account 3243" shall mean the school district general fund ((budget classification)) revenue account in which are recorded state monies which a school district receives for the operation of an education program for gifted students, such program approved by the superintendent of public instruction pursuant to RCW 28A.16.020 and WAC 180-68-100 for the 1980-81 school year
- (6) "Account 3244" shall mean the school district general fund ((budget classification)) revenue account in which are recorded state monies received by a school district for the operation of a remedial assistance program pursuant to RCW 28A.41.404 and WAC 392–161–170, et seq., for the 1980–81 school year.
- (7) "Account 3245" shall mean the school district general fund ((budget classification)) revenue account in which are recorded state monies received by a school district for the operation of a transitional bilingual instruction program pursuant to RCW 28A.58.810 and chapter 392–160 WAC for the 1980–81 school year.
- (8) "Account 3300" shall mean for the 1981-82 and 1982-83 school years the school district general fund ((budget classifications)) revenue account in which are

recorded state monies received by a school district for the operation of special instructional programs (block grants pursuant to subsections (1), (2) and (3) of section 100, chapter 340, Laws of 1981, the Biennial Appropriations Act).

- (9) "Account 3343" shall mean for the 1981-82 and 1982-83 school years the school district general fund ((budget classification)) revenue account in which are recorded state monies received by a school district for the operation of Indochinese refugee educational programs (block grants pursuant to subsection (5) of section 100, chapter 340, Laws of 1981, the Biennial Appropriations Act).
- (10) "Special levy override percentage" shall mean that percentage calculated by the following:
- (a) Divide the district's 1982 maximum special levy capacity by the sum of the district's 1980-81 basic education allocation, and the sum of the allocations made from the state general fund in the school district general fund revenue accounts 3020, 3030, 3243, 3244, 3245 and the school district transportation vehicle fund revenue account 3021; and
- (b) Multiply this percentage minus ten percent by the following factor for the appropriate tax collection year:

Tax Collection Year	Factor
1983	7/7
1984	$\overline{6/7}$
1985	5/7
1986	4/7
<u>1987</u>	3/7
1988	<u>2/7</u>
<u>1989</u>	<u>1/7</u>

AMENDATORY SECTION (Amending Order 83-6, filed 8/17/83)

WAC 392-139-022 DETERMINATION OF EXCESS GENERAL FUND LEVY CAPACITY ATTRIBUTABLE TO LESS THAN ONE HUNDRED PERCENT FUNDING OF THE BASIC EDUCATION ALLOCATION FORMULA. The dollar amount or capacity of each school district's general fund excess levy authorized for the ((1983)) 1984 tax collection year may be increased over the amount determined in WAC 392-139-021 by the difference between the basic education allocation at one hundred percent of formula and the actual basic education allocation minus any reductions pursuant to section 65, chapter 11, Laws of 1982 2nd ex. sess. ((and deferrals of receipts pursuant to RCW 28A.48.010.))

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective /12/27/81)

WAC 392-139-026 DETERMINATION OF ADDITIONAL EXCESS GENERAL FUND LEVY CAPACITY ((FOR 1982 TAX COLLECTIONS)). (((1) General. The dollar amount or capacity of each school district's general fund excess levy authorized for the 1982 tax collection year may be increased over the amount determined in WAC 392-139-021 to the extent that the total of the estimated basic education allocation

- for the 1981-82 school year as of August 31, plus the estimated current school year general fund excess property tax capacity levy which would otherwise be placed in accounts 1000 and 3170 as limited pursuant to WAC 392-139-021, is less than the estimated potential 1981-82 school year dollar amount for basic education as established in subsection (2) of this section.
- (2) Determination of whether or not a school district qualifies for additional excess general fund levy capacity. The establishment of the potential 1981-82 school year dollar amount for purposes of determining whether or not a school district is authorized additional general fund excess levy capacity shall be calculated as follows:
- (a) To determine the district's 1980-81 school year dollar amount per student:
- (i) Add the dollar amounts in the school district's 1980-81 school year general fund revenue accounts 1000 and 3170 as reported in the August 1981 county treasurer's monthly report, the school district's 1980-81 basic education allocation as reported on the August 31, 1981, Report 1191 and the mandated restricted cash, if any, for the 1980-81 school year;
- (ii) Divide the total obtained in (i) above by the 1980-81-AAFTE students; and
- (iii) Multiply the quotient obtained in (ii) above by one hundred six percent:
- (b) Determine the district's estimated potential aggregate 1981-82 school year dollar amount as follows:
- (i) Multiply the district's estimate of 1981-82 school year's AAFTE students by the dollar amount per student calculated in (a) of this subsection;
- (ii) Multiply one half the estimated number of enrollment decline students by the dollar amount per student obtained in (a) (ii) above; and
  - (iii) Add the products obtained in (i) and (ii) above.
- (c) Determine the district's 1981-82 school year dollar amount without funds from additional levy capacity calculated pursuant to this section by combining the district's estimated 1981-82 school year's basic education allocation as reported to the superintendent of public instruction on the F-203 for 1981-82 with the estimated fall tax collection amount from the 1981 excess general fund property tax levy and the estimated amount of spring tax collections for the 1982 tax levy limited pursuant to WAC 392-139-021 and 392-139-031.
- (d) Determine the district's estimated additional potential dollar level for the 1981-82 school year by subtracting the total obtained in (c) of this subsection from the total obtained in (b) of this subsection.
- (e) Determine the district's estimated additional excess general fund levy capacity for the 1982 tax collection year, if any, by dividing the amount obtained in (d) of this subsection, if greater than zero, by the spring tax collection percentage.)) General. The dollar amount or capacity of each school district's general fund excess levy authorized for collection in calendar years 1984 through 1989 may be increased over the amount determined in WAC 392-139-021 and 392-139-031 to the extent calculated as follows:
- (1) Determine the sum of the amounts of the prior school year's basic education allocation converted to one hundred percent of formula and allocations made from

the state general fund in the prior school year in school district general fund revenue accounts 3020, 3030, 3300, and 3343 and the school district transportation vehicle fund revenue account 3021; and

(2) Multiply the dollar amount obtained in subsection (1) of this section by the pertinent special levy override percentage.

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective 12/27/81)

WAC 392-139-031 DETERMINATION OF EXCESS GENERAL FUND LEVY CAPACITY ATTRIBUTABLE TO STATE-FUNDED CATEGORICAL PROGRAMS. (((1) For 1982 tax collections, the dollar amount of each school district's general fund excess levy authorized pursuant to this chapter shall be determined by summing allocations made from the state general fund to the school district by the superintendent of public instruction for 1980-81 in school district general fund revenue accounts 3020, 3021, 3030, 3220, 3243, 3244 and 3245 as reported on the August 31, 1981, Report 1197 and multiplying the total obtained by ten percent.

(2))) For ((1983)) tax collection((s;)) years 1984 through 1989 the dollar amount of each school district's general fund excess levy authorized pursuant to this chapter shall be determined by summing allocations made from the state general fund to each school district by the superintendent of public instruction for ((1981–82)) the prior school year in school district general fund revenue accounts 3020, ((3021;)) 3030, 3300 and 3343 and the transportation vehicle fund revenue account 3021 as reported on the August 31, 1982, Report 1197 and multiplying the total obtained by ten percent.

AMENDATORY SECTION (Amending Order 83-6, filed 8/17/83)

WAC 392-139-036 DETERMINATION OF EX-CESS GENERAL FUND LEVY CAPACITY TO BE TRANSFERRED FROM THE NONRESIDENT SCHOOL DISTRICT TO THE RESIDENT SCHOOL DISTRICT FOR INTERDISTRICT COOPERATION PROGRAMS. (((1) Districts limited to ten percent excess general fund levy capacity. In cases where a student resides in one school district (resident school district) but attends school in another school district (nonresident school district) for the 1981-82 school year pursuant to RCW 28A.58.075 or 28A.58.245 and chapter 392-135 WAC, the nonresident school district's excess general fund levy capacity for the 1983 tax collection year shall be reduced and the resident school district's general fund excess levy capacity for the next tax collection year shall be increased by the same amount which shall be determined as follows:

- (a) Determine the nonresident school district's 1981-82 school year basic education allocation per AAFTE as of August 31.
- (b) Multiply the amount obtained in (a) of this subsection by ten percent:
- (c) For each AAFTE student enrolled in a nonresident school district, deduct the amount obtained in (b)

of this subsection from the nonresident school district's excess general fund levy capacity for the 1983 tax collection year and add that same amount to the resident school district's excess general fund levy capacity for the 1983 tax collection year.

- (2) Districts permitted excess general fund levy capacity in addition to the ten percent capacity.)) In cases where a student resides in one school district (resident school district) but attends school in another school district (nonresident school district) ((for the 1980-81 school year)) pursuant to RCW 28A.58.075 or 28A.58.245 and chapter 392-135 WAC, the nonresident school district's excess general fund levy capacity for the ((1983)) next tax collection year shall be reduced and the resident school district's general fund excess levy capacity for the next tax collection year shall be increased by the same amount which shall be determined as follows:
- (((a))) (1) Determine the nonresident school district's ((1980-81 school year basic education allocation per AAFTE as of August 31)) general fund excess levy capacity for the next tax collection year prior to adjustment for nonresident enrollment.

(((to) Multiply)) (2) Divide the amount obtained in (((a))) subsection (1) of this ((subsection)) section by ((ten percent)) the nonresident school district's total actual AAFTE enrollment in the prior school year.

(((c))) (3) For each actual AAFTE student enrolled in the prior school year in a nonresident school district, deduct the amount obtained in (((b))) subsection (2) of this ((subsection)) section from the nonresident school district's excess general fund levy capacity for the ((1983)) next tax collection year and add that same amount to the resident school district's excess general fund levy capacity for the ((1983)) next tax collection year.

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective 12/27/81)

WAC 392-139-037 DETERMINATION OF EXCESS GENERAL FUND LEVY CAPACITY TO BE TRANSFERRED FROM THE HIGH SCHOOL DISTRICT TO THE NONHIGH SCHOOL DISTRICT. In cases where a student resides in a nonhigh school district and attends school in a high school district pursuant to chapter 28A.44 RCW, the high school district's excess general fund levy capacity for the next tax collection year shall be reduced and the nonhigh school district's excess general fund levy shall be increased by the same amount which shall be determined as follows:

- (1) ((For levies to be collected in calendar year 1982:
- (a) Determine the high school district's 1980-81 school year's basic education allocation as of August 31, 1981, and multiply that amount by ten percent.
- (b) Determine the high school district's 1980-81 school year's allocations pursuant to WAC 392-139-031 as of August 31, 1981, and multiply that amount by ten percent.
- (c) Determine the high school district's additional levy capacity for 1982 collections, if any, pursuant to WAC 392-139-026.

- (d) Sum the amounts determined in subsections (a), (b) and (c) above.
- (e) Divide the sum obtained in (d) above by the high school district's total estimated AAFTE enrollment for 1981-82 as reported on the district's F-203 for 1981-82 to determine the high school district's amount of levy capacity per AAFTE student:
- (f) Multiply the estimated number of students from each nonhigh school district reported for 1981-82 on the Form P-213 by the amount obtained in subsection (e) above.
  - (2) For levies to be collected in calendar year 1983:
- (a) For school districts with no additional levy capacity for 1982 tax collections pursuant to WAC 392-139-026, the following procedure shall be used:
- (i) Determine the high school district's 1981-82 school year's estimated basic education allocation as reported on the district's F-203 for 1981-82 and multiply that amount by ten percent.
- (ii) Determine the high school district's 1981-82 school year's allocations pursuant to WAC 392-139-031 as of September 30, 1982, and multiply that amount by ten percent.
- (iii) Sum the amounts determined in subsections (i) and (ii) above.
- (iv) Divide the sum obtained in subsection (iii) above by the district's total estimated AAFTE enrollment as reported on the district's F-203 for 1982-83 to determine the high school district's amount of levy capacity per AAFTE student.
- (v) Multiply the estimated number of students from each nonhigh school district reported for 1982-83 on the Form P-213 by the amount obtained in subsection (iv) above.
- (b) For school districts with additional levy capacity for 1982 tax collections pursuant to WAC 392-139-026, the amount calculated in subsection (1)(e) of this section shall be multiplied by the number of students from each nonhigh district estimated on Form P-213 for the 1982-83 school year:
- (c) A positive adjustment shall be made in the amount obtained in (2)(a)(v) above if the actual number of students from each nonhigh school district reported on the appropriate Form P-213 for the 1981-82 school year is greater than the estimated number of such students reported on the prior Form P-213 for that year; or a negative adjustment shall be made in the amount obtained in (2)(a)(v) above if the actual number of students from each nonhigh school district reported on the appropriate Form P-213 from the 1981-82 school year is less than the estimated number of such students reported on the prior Form P-213 for that year.
- (d))) Determine the actual billing for nonhigh attendance in the prior school year by:
- (a) Dividing the high school district's excess general fund levy as certified to be collected in the current tax collection year by:
- (b) The total actual resident AAFTE enrollment for the prior school year; and
- (c) Multiply by the nonhigh actual AAFTE enrollment as reported on Form P-213 for the prior school year.

- (2) Determine the estimated billing for nonhigh attendance in the prior school year by:
- (a) Dividing the excess general fund levy for the high school district as certified to be collected in the current tax collection year by:
- (b) The total estimated resident AAFTE enrollment for the prior school year; and
- (c) Multiply by the estimated nonhigh AAFTE enrollment shown on Form P-213 for the prior school year.
- (3) Determine the transfer of total capacity attributable to nonhigh enrollment in the current school year by:
- (a) Dividing the excess general fund levy for the high school district prior to any adjustment for nonhigh enrollment authorized by the superintendent of public instruction for collection in the next tax collection year by:
- (b) The total estimated AAFTE enrollment as shown on Form F-203 for the current school year; and
- (c) Multiply by the estimated nonhigh AAFTE enrollment shown on Form-213 for the current school year.
- (4) Determine the total adjustment for nonhigh enrollment by adding the amounts calculated in subsections (1) and (3) of this section and subtract the amount calculated in subsection (2) of this section.
- (5) The amount of levy capacity to be transferred from a high school district to a nonhigh district shall be reduced the same amount as any voluntary reduction in the billing by the high school district in accordance with ((sections 5, 7 and 10, chapter 264, Laws of 1981)) chapter 28A.44 RCW and RCW 84.52.0531.

AMENDATORY SECTION (Amending Order 81-31, filed 9/29/81, effective 12/27/81)

WAC 392-139-038 VNOTIFICATION OF MAXI-MUM LEVY COLLECTION AMOUNTS. (((1)-Notification of maximum levy collection amounts for 1982 tax collections. Pursuant to this chapter, the division of financial services, superintendent of public instruction, shall prior to the first Wednesday following the first Monday in October in cases where county treasurers' reports are completed on a timely basis and within ten days after the superintendent of public instruction receives complete data from county treasurers' reports which are late, compute and notify school districts of the maximum excess general fund property tax levy capacity of each school district for taxes to be collected during the 1982 calendar year: PROVIDED, That in cases in which school districts qualify for additional levy capacity pursuant to WAC 392-139-026, such levy capacity shall be subject to reduction if the second extraordinary session of the forty-seventh legislature, if convened, appropriates additional monies for the 1981-83 basic education allocation, or of a superior court or the state supreme court has issued an order effectively prohibiting the reduction of the common school appropriation for 1981-83 in whole or in part: PROVIDED FURTHER, That such legislative action or court decision occurs on or before December 15, 1981. The superintendent of public instruction shall calculate the reduced maximum additional levy capacity for 1982 tax collections pursuant to WAC 392-139-026 using the new dollar amounts. The superintendent shall notify each affected

school district, county assessor and chairman of the board of county commissioners of such reduced capacity within fifteen days following either adjournment sine die or a court decision.

(2)) Notification of maximum levy collection amounts for ((1983)) calendar years 1984 through 1989 tax collections. Pursuant to this chapter, the division of financial services, superintendent of public instruction, shall prior to the first Wednesday following the first Monday in October ((in cases where county treasurers' reports are completed on a timely basis and within ten days after the superintendent of public instruction receives complete data from county treasurers' reports which are late,)) compute and notify school districts of the maximum excess general fund property tax levy capacity of each school district for taxes to be collected during the ((1983)) calendar years 1984 through 1989.

### **REPEALER**

The following sections of the Washington Administrative Code are repealed: /

- (1) WAC 392-139-019 DETERMINATION OF TOTAL GENERAL FUNDING CAPACITY FOR 1983 TAX COLLECTIONS.
- (2) WAC 392-139-023 DETERMINATION OF ADDITIONAL EXCESS GENERAL FUND LEVY CAPACITY FOR 1983 COLLECTIONS.

### WSR 83-23-040 NOTICE OF PUBLIC MEETINGS WHATCOM COMMUNITY COLLEGE

[Memorandum-November 9, 1983]

The board of trustees of Whatcom Community College, District Number Twenty-One, will hold a special meeting (executive session) for the purpose of board discussion of personnel matters at the following time and place: November 10, 1983, 12:00 noon, Johnson's Fine Food, 5659 Barrett Avenue, Ferndale, WA.

### WSR 83-23-041 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-184-Filed November 11, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 6C, 7, and 7A provide protection for weak Canadian origin coho and chum stocks. Openings in Areas 7B, 7C,

8A, 12, and 12B provide opportunity to harvest non-Indian chum allocations. All other areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 11, 1983.

By William R. Wilkerson Director

### **NEW SECTION**

WAC 220-47-821 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Areas 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly November 14 through the morning of November 17, and purse seines may fish from 5:00 AM to 8:00 PM daily November 14, 15, and 16. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

*Area 8A - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly November 14 through the morning of November 17, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily November 14, 15 and 16

*Area 12 and that portion of Area 12B northerly and easterly of a line from Hood Point to Quatsap Point to Pulali Point – Closed except gill nets using 6" minimum mesh may fish from 4:00 PM to 8:00 AM nightly November 14 through the morning of November 16, and purse seines using the 5" strip may fish from 5:00 AM to 8:00 PM daily November 14 and 15. That portion of Area 12B southerly and westerly of a line from Hood Point to Quatsap Point to Pulali Point remains closed.

Partial area exclusions applicable to the Area 7B and 8A opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12A, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

### REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-820 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-179)

### WSR 83-23-042 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-185—Filed November 11, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7, and 7A provide protection for Fraser River chum. Restrictions in Areas 10C, 10D, and the Cedar River are the least restrictive regulations that provide opportunity to harvest coho and protect Lake Washington sockeye. Restrictions in the Skagit River protect local spawning salmon. Restrictions in Area 12C provide protection for chum stocks returning to Hoodsport Hatchery. Restrictions in Areas 12A and 12D provide secondary protection for natural chum stocks. Restrictions in Areas 6B, 9, 10, 11, 11A, 13A, Puyallup River and Minter Creek prevent further overharvest of Puyallup River and Minter Creek chum stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 11, 1983.

By William R. Wilkerson

Director

### **NEW SECTION**

WAC 220-28-334 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective immediately it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restriction:

Areas 6, 6A, 7 and 7A – Effective until further notice, closed to all commercial fishing. *Area 6B – Effective November 13, closed to all net gear.

*Areas 9, 10, 11, 11A, and 13A – Effective November 13, closed to all commercial fishing.

Area 10C and Cedar River – Effective through December 31, closed to all commercial fishing.

Area 10D in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek – Effective through December 31, closed to all commercial fishing.

Area 12A - Closed to all commercial fishing.

Area 12C – Effective through December 31, closed within 1,000 feet of the western shore between Hoodsport Marina Dock and the Glen Ayre Trailer Park.

Area 12D – Closed to all commercial fishing.

*Puyallup River and Minter Creek – Effective November 13, closed to all commercial fishing.

Skagit River including all tributaries – Effective until further notice, closed to all commercial fishing upstream from the Baker River confluence.

### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220–28–333 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83–178)

### WSR 83-23-043 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-186—Filed November 11, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of chinook and coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 11, 1983.

By William R. Wilkerson Director

### **NEW SECTION**

WAC 220-28-073HOC QUILLAYUTE RIVER. Effective immediately until further notice it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for, or possess salmon taken for commercial purposes from the waters of the Quillayute River, except that treaty Indian fishermen of the Quillayute Tribe may take. fish for, and possess salmon taken from the waters of the Quillayute River immediately until 12:00 noon, November 14, 1983.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### REPEALER

The following section of the Washington Administrative Code is repealed:

*WAC 220–28–073HOB QUILLAYUTE RIVER* (83–168)

## WSR 83-23-044 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-187—Filed November 12, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of chinook and coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 12, 1983.

By Edward P. Manary
for William R. Wilkerson
Director

### **NEW SECTION**

WAC 220-28-073H0D QUILLAYUTE RIVER It is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon taken for commercial purposes from the waters of the Quillayute River, except that treaty Indian fishermen of the Quillayute Tribe may take, fish for and possess salmon taken from the waters of the Quillayute River from 7 a.m. to 10 p.m., November 13, 1983. Net gear is restricted to 8-inch minimum mesh.

### REPEALER

The following section of the Washington Administrative Code is repealed:

*WAC 220–28–073HOC QUILLAYUTE RIVER* (83–186)

### WSR 83-23-045 NOTICE OF PUBLIC MEETINGS URBAN ARTERIAL BOARD

[Memorandum-November 14, 1983]

Special meeting of the Urban Arterial Board, Transportation Building, Olympia, Washington 98504, beginning at 3:00 p.m., Thursday, December 1, 1983, and continuing at 8:00 a.m., Friday, December 2, 1983.

# WSR 83-23-046 NOTICE OF PUBLIC MEETINGS ADVISORY COUNCIL ON VOCATIONAL EDUCATION

[Memorandum-November 14, 1983]

The next regular meeting of the Washington State Advisory Council on Vocational Education will be held Friday, December 16, 1983, in the Auditorium of the Henry M. Jackson International Airport. The meeting is scheduled to begin at 10:00 a.m.

This meeting site is barrier free. Interpreters for people with hearing impairments and taped information for people with visual impairments can be provided upon request, if the Advisory Council on Vocational Education is notified by December 2, 1983.

For further information, please contact Dennis D. Coplen, Sr., Executive Director, Washington State Advisory Council on Vocational Education, 120 East Union, Room 207, M/S EK-21, Olympia, WA 98504, telephone number (206) 753-3715.

### WSR 83-23-047 NOTICE OF PUBLIC MEETINGS LOWER COLUMBIA COLLEGE

[Memorandum—November 8, 1983]

Following is a list of meeting dates, as approved by the Lower Columbia College board of trustees, on October 19. All meetings are scheduled to be held at 7:00 p.m., on the second Wednesday of each month.

January 11, 1984
February 8, 1984
March 14, 1984
April 11, 1984
May 9, 1984
June 13, 1984
July 11, 1984
August 8, 1984
September 12, 1984
October 10, 1984
November 14, 1984
December 12, 1984

### WSR 83-23-048 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum-November 10, 1983]

The state Hospital Commission will meet in Seattle at the Doubletree Inn at Southcenter on Thursday, December 1, 1983, at 9:30 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

### TENTATIVE AGENDA

### December 1, 1983

- 1. CHAIRMAN'S REPORT
- 2. STAFF REPORT
- 3. BUDGET REQUESTS
  - a. Island Hospital, Anacortes
  - b. Forks Community Hospital, Forks
  - c. Olympic Memorial Hospital, Port Angeles
  - d. Mark Reed Hospital, McCleary
  - e. Cascade Valley Hospital, Arlington
  - f. Stevens Memorial Hospital, Edmonds
  - g. Providence Hospital, Everett
  - h. General Hospital of Everett
  - i. St. Peter Hospital, Olympia
  - j. Monticello Medical Center, Longview
  - k. Valley General Hospital, Monroe
  - l. Bellingham Hospital Medical Center, Bellingham

- m. Ocean Beach Hospital, Ilwaco
- n. Willapa Harbor Hospital, South Bend
- o. Group Health Cooperative Hospital, Seattle
- p. Group Health Eastside Hospital, Redmond

### 4. CERTIFICATE OF NEED

a. Providence Hospital, Everett - Linear Accelerator

### OTHER BUSINESS

Meetings of the state Hospital Commission are also scheduled for Thursday and Friday, December 8 and 9, 1983, at the Ramada Inn at Spokane International Airport and Monday and Tuesday, December 19 and 20, 1983, at the Doubletree Inn at Southcenter.

### WSR 83-23-049 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum-November 10, 1983]

The state Hospital Commission will meet in Seattle at the Doubletree Inn at Southcenter on Tuesday, December 20, 1983, at 9:00 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

### TENTATIVE AGENDA

December 20, 1983

- 1. CHAIRMAN'S REPORT
- 2. STAFF REPORT
- 3. BUDGET REQUESTS
  - a. Virginia Mason Hospital, Seattle
  - b. Providence Medical Center, Seattle
  - c. Swedish Hospital Medical Center, Seattle
  - d. Saint Cabrini Hospital of Seattle
  - e. Northwest Hospital, Seattle
  - f. Seattle West Medical Center, Seattle
  - g. Waldo General Hospital, Seattle
  - h. Highline Community Hospital, Seattle
  - i. Pacific Medical Center, Seattle
  - j. Evergreen General Hospital, Kirkland
  - k. Whidbey General Hospital, Coupeville
  - 1. Snoqualmie Valley Hospital, Snoqualmie
  - m. Jefferson General Hospital, Port Townsend
  - n. Mid-Columbia Mental Health Center, Richland
  - o. Fairfax Hospital, Kirkland
  - p. Cascade General Hospital, Leavenworth

### 4. AMENDMENT REQUEST

a. Snoqualmie Valley Hospital, Snoqualmie

### 5. OTHER BUSINESS

### WSR 83-23-050 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum—November 10, 1983]

The state Hospital Commission will meet in Seattle at the Doubletree Inn at Southcenter on Monday, December 19, 1983, at 9:30 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

### TENTATIVE AGENDA

December 19, 1983

- 1. CHAIRMAN'S REPORT
- 2. STAFF REPORT
- 3. BUDGET REQUESTS
  - a. St. Elizabeth Medical Center, Yakima
  - b. Puget Sound Hospital, Tacoma
  - c. Lakewood General Hospital, Tacoma
  - d. Mary Bridge Children's Health Center, Tacoma
  - e. The Doctors Hospital of Tacoma
  - f. Tacoma General Hospital, Tacoma
  - g. Eye and Ear Hospital of Wenatchee
  - h. United General Hospital, Sedro Woolley
  - i. Skagit Valley Hospital, Mt. Vernon
  - j. Centralia General Hospital, Centralia
  - k. Riverton General Hospital, Seattle
  - 1. Auburn General Hospital, Auburn
  - m. Mason General Hospital, Shelton
  - n. Klickitat Valley Hospital, Goldendale
  - o. Skyline Hospital, White Salmon
  - p. Morton General Hospital, Morton
  - q. Valley General Hospital, Renton
- 4. CERTIFICATION OF NEED
  - a. Auburn General Hospital, Auburn CT Scanner
  - b. Island Hospital, Anacortes Construction & Remodeling
- 5. OTHER BUSINESS

A meeting of the state Hospital Commission is also scheduled for Tuesday, December 20, 1983, at the Doubletree Inn at Southcenter.

### WSR 83-23-051 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum—November 10, 1983]

The state Hospital Commission will meet in Spokane at the Ramada Inn at Spokane International Airport on Friday, December 9, 1983, at 9:00 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

### TENTATIVE AGENDA

December 9, 1983

- 1. CHAIRMAN'S REPORT
- 2. STAFF REPORT
- 3. BUDGET REQUESTS
  - a. Sacred Heart Medical Center, Spokane
    - b. Deaconess Medical Center, Spokane
  - c. St. Luke's Memorial Hospital, Spokane
  - d. Spokane Valley General Hospital, Spokane
  - e. Holy Family Hospital, Spokane
  - f. Deer Park Health Center and Hospital, Deer Park
  - g. Othello Community Hospital, Othello
  - h. Ritzville Memorial Hospital, Ritzville
  - i. Kadlec Hospital, Richland
  - j. Prosser Memorial Hospital, Prosser
  - k. Mid-Valley Hospital, Omak
  - Okanogan-Douglas County Hospital, Brewster
  - m. Kennewick General Hospital, Kennewick
  - n. Kittitas Valley Community Hospital, Ellensburg
  - o. North Valley Hospital, Tonasket
  - p. Mount Linton Hospital, Metaline Falls
  - q. Paulsen Medical and Dental Building Hospital, Spokane
- 4. AMENDMENT REQUEST
  - a. North Valley Hospital, Tonasket
- 5. CERTIFICATE OF NEED
  - a. Kittitas Valley Community Hospital, Ellensburg - Construction and Remodeling
- 6. OTHER BUSINESS

Meetings of the state Hospital Commission are also scheduled for Monday and Tuesday, December 19 and 20, 1983, at the Doubletree Inn at Southcenter.

### WSR 83-23-052 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum-November 10, 1983]

The state Hospital Commission will meet in Spokane at the Ramada Inn at Spokane International Airport on Thursday, December 8, 1983, at 9:30 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

### TENTATIVE AGENDA

### December 8, 1983

- CHAIRMAN'S REPORT
- 2. STAFF REPORT
- 3. BUDGET REQUESTS
  - a. Columbia Basin Hospital, Ephrata
  - b. Coulee Community Hospital, Grand Coulee
  - c. Mount Carmel Hospital, Colville
  - d. Lincoln Hospital, Davenport
  - e. Memorial Hospital, Pullman
  - f. Whitman Community Hospital, Colfax
  - g. Newport Community Hospital, Newport
  - h. Samaritan Hospital, Moses Lake
  - i. Garfield County Memorial Hospital, Pomeroy
  - i. Lake Chelan Community Hospital, Chelan
  - k. Memorial Hospital, Odessa
  - 1. Central Washington Hospital, Wenatchee
  - m. Quincy Valley Hospital, Quincy
  - n. McKay Memorial Hospital, Soap Lake
  - o. St. Mary Community Hospital, Walla Walla
  - p. Walla Walla General Hospital, Walla Walla
  - q. St. Joseph's Hospital, Chewelah
  - r. Dayton General Hospital, Dayton

### 4. CERTIFICATE OF NEED

a. Central Washington Hospital, Wenatchee –
Cardiac Catheterization

### 5. OTHER BUSINESS

Meetings of the state Hospital Commission are also scheduled for Friday, December 9, 1983, at the Ramada Inn at Spokane International Airport and Monday and Tuesday, December 19 and 20, 1983, at the Doubletree Inn at Southcenter.

# WSR 83-23-053 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 83-32-Filed November 14, 1983]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at Room 334, General Administration Building, Olympia, Washington, the annexed rules relating to WAC 296-401-030 Issuing of permits; 296-401-060 Specialty certificates; 296-401-160 Enforcement; 296-401-165 Electrical license and administrator certificate designation; 296-401-175 Electrical contractor license, journeyman, specialty, and trainee certificate examination and copy fees; repeal of 296-46-115 Definitions; 296-46-492 Electrical license and administrator certificate designation; 296-46-493 electrical contractor license and administrator certificate fees; 296-46-506 Responsibilities of electrical contractors administrator certificate holders-Revocation of certificate—Appeals; 296-46-530 Hearings; 296-401-130 Annual renewal of electrical journeyman, specialty, and trainee certificates; 296-401-140 supervision of trainees in the electrical trade; 296-401-010 Examination and fees; and 296-401-070 Eligibility for specialty examination. The amendments to WAC 296-401-030 and 296-401-160 are for clarification. The amendment to WAC 296-401-060 adds the new specialty of nonresidential maintenance as required by the 1983 amendments to chapter 19.28 RCW, the electrical law. New WAC 296-401-165 is the same as repealed WAC 296-46-292. New WAC 296-401-175 is a combination of repealed WAC 296-46-493 and 296-401-010. The two rules are moved from chapter 296-46 to 296-401 WAC to ensure that all license and certificate rules are in one chapter. The fees set for examinations and electricians' certificates are increased in new WAC 296-401-175. The other repealed rules are unnecessary and are thus deleted.

This action is taken pursuant to Notice No. WSR 83-18-056 filed with the code reviser on September 6, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 19.28.120 and 19.28.510 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 14, 1983.

By Sam Kinville Director

### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

(1) WAC 296-46-115 DEFINITIONS.

- (2) WAC 296-46-492 ELECTRICAL LICENSE AND ADMINISTRATOR CERTIFICATE DESIGNATION.
- (3) WAC 296-46-493 ELECTRICAL CONTRACTOR LICENSE AND ADMINISTRATOR CERTIFICATE FEES.
- (4) WAC 296-46-506 RESPONSIBILITIES OF ELECTRICAL CONTRACTORS ADMINISTRATOR CERTIFICATE HOLDERS—REVOCATION OF CERTIFICATES—APPEALS.
  - (5) WAC 296-46-530 HEARINGS.

## AMENDATORY SECTION (Amending Order 74-12, filed 4/15/74)

WAC 296-401-030V ISSUING OF PERMITS. (((1))) The department will issue to an applicant one out-of-state temporary permit (((see section 8) will be issued prior to)) before the examination of the applicant for a period of ninety days or less.

(((2) One temporary permit may be issued prior to examination to any applicant for a period of ninety days or less, subject to the approval of the department:

This)) The applicant shall surrender the permit ((shall be surrendered)) to the person conducting the examination ((at the time)) when the applicant appears for ((said)) the examination. If the applicant with a temporary permit does not appear for his examination ((upon written, certified notification, he will forfeit the fee for examination and certification: PROVIDED, That extenuating circumstances deemed sufficient by the director will be considered in excusing the applicant for failure to appear for the examination), the permit will expire on the expiration date specified on the permit.

## AMENDATORY SECTION (Amending Order 80-1, filed 1/16/80)

WAC 296-401-060 SPECIALTY CERTIFICATES. The department shall issue specialty electrician's certificates of competency in the following areas of electrical work:

- (1) Residential. The holder of a residential certificate is limited to wiring one and two-family dwellings, or multi-family dwellings that do not exceed three floors above grade. All wiring shall be in nonmetallic sheathed cable, except service and feeder wiring.
- (2) Domestic appliances. The holder is limited to the electrical connection of domestic appliances and their wiring, such as hot water heaters, ranges, dishwashers, clothes dryers, oil and gas furnaces, and similar appliances. The holder may also install the circuits to domestic appliances but may not install service or feeder wires.
- (3) Pump and irrigation. The holder is limited to the electrical connection of domestic and irrigation water pumps, circular irrigating systems, and related pumps and pump houses. The holder may also install the circuits, feeders, controls, and services necessary to supply electricity to the pumps.
- (4) Limited energy system. The holder is limited to installing signaling circuits, power limited circuits, and related equipment. Such equipment includes fire protection signaling systems, intrusion alarms, nonutility—

owned communication systems, and similar low energy circuits and equipment.

- (5) Signs. The holder is limited to placing and connecting signs and outline lighting and their electrical supply, controls, and associated circuit extensions.
- (6) Nonresidential maintenance. The holder is limited to maintaining, repairing and replacing electrical equipment and conductors on industrial or commercial premises. This specialty certificate does not include maintenance activities in hotel, motel or dwelling units.

## AMENDATORY SECTION (Amending Order 81-5, filed 2/27/81, effective 4/1/81)

WAC 296-401-160 ENFORCEMENT. (1) The department shall ensure that employers and employees subject to chapter 19.28 RCW comply with that chapter and chapter 296-401 WAC by inspecting electrical job sites. The inspections shall be made by the department's compliance officers, or electrical inspectors.

- (2) The compliance officer or electrical inspector shall determine whether:
- (a) Each person doing electrical work on the job site has a proper journeyman, specialty, or trainee certificate;
- (b) The ratio of the certified journeyman electricians to the certified trainees on the job site is correct; and
- (c) Each certified trainee is directly supervised by an individual with a journeyman or specialty certificate of competency.
- (3) If the compliance officer or electrical inspector determines that an employer or employee has violated chapters 19.28 RCW or 296-401 WAC, the department shall issue a ((notice of violation)) cease and desist order that describes the reason the employer or employee has violated chapters 19.28 RCW or 296-401 WAC ((and prescribes a time for abatement of the violation.
- (4) If the employer or employee has not abated the violation within the time prescribed in the notice of violation issued pursuant to subsection (3), the department may:
- (a) Inform the electrical inspection section and the electrical utility that the electrical worker or workers on the job site are in violation of chapters 19.28 RCW or 296-401 WAC pursuant to the authority granted in RCW 19.28.620. The electrical inspection section shall prohibit the connection of electrical service and the utility shall not connect the electrical service until the department is satisfied that the electrical work complies with chapters 19.28 RCW and 296-401 WAC.
- (b) Ask the attorney general to begin an action to collect the civil penalties provided for in RCW 19.28-.620; and
- (c) Issue a cease and desist order that forbids future conduct that is similar to the violation. The order shall take effect immediately when it is received by the employer or employee to whom it is directed.
- (5)) (4) The employer or employee to whom a cease and desist order is directed may request a hearing pursuant to WAC 296-401-170; however, the request shall not stay the effect of the order. If the employer or employee disobeys the cease and desist order, the department shall apply to the superior court for a court order enforcing the cease and desist order. If the employer or

employee disobeys the court order, the department shall request the attorney general to apply to the superior court for an order holding the employer or employee in contempt of court.

### **NEW SECTION**

WAC 296-401-165 ELECTRICAL LICENSE AND ADMINISTRATOR CERTIFICATE DESIGNATION. See RCW 19.28.120. (1) General electrical license and/or administrator's certificate encompasses all phases of electrical installations for heat, light and power.

- (2) Specialty (limited) electrical licenses and/or administrator's certificates are as follows:
- (a) Residential: Limited to the wiring of one and two family dwellings, or multi-family dwellings not exceeding three floors above grade. All wiring to be in nonmetallic sheathed cable, except service and/or feeders.
- (b) Domestic appliances: Limited to the electrical connection of household appliances and the wiring thereto; such as hot water heaters, ranges, dishwashers, clothes dryers, oil and gas furnaces and similar appliances. This specialty license includes circuits to the appliances; however, it does not include the installation of service and/or feeders.
- (c) Pump and irrigation: Limited to the electrical connection of domestic and irrigation water pumps, circular irrigating systems and related pumps and pump houses. This specialty license includes circuits, feeders, controls and services to supply said pumps.
- (d) Limited energy system: Limited to the installation of signaling and power limited circuits and related equipment. Such license includes the installation of fire protection signaling systems, intrusion alarms, nonutility owned communication systems and such similar low energy circuits and equipment.
- (e) Signs: Limited to the placement and connection of signs and outline lighting, the electrical supply, related controls and associated circuit extensions thereto.
- (f) Nonresidential maintenance: Limited to maintenance, repair and replacement of electrical equipment and conductors on industrial or commercial premises. This specialty certificate or license does not include maintenance activities in hotel, motel, or dwelling units.

### **NEW SECTION**

WAC 296-401-17 ELECTRICAL CONTRACTOR LICENSE, JOURNEYMAN, SPECIALTY AND TRAINEE CERTIFICATE, EXAMINATION AND COPY FEES.

(1) General electrical contractor	189
license (annual) –	ຸ່ ^{ູ ™} ຶ\$200
(2) Specialty electrical contractor	BUS
license (annual) –	\$150
	Ø 50

(3) Administrator certificate examination –	2	50
(4) Administrator certificate renewal (annual) –	\$	20

(5) Late renewal of administrator certificate – \$ 40

(6) Journeyman or specialty certificate	
(annual) —	\$ 25
(7) Late renewal of journeyman or specialty	
electrician certificate -	\$ 50
(8) Journeyman or specialty examination –	\$ 50
(9) Trainee certificate (annual) -	\$ 20
(10) Certified copy of bond –	\$ 2

### REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 296-401-010 EXAMINATION AND FEES.
- (2) WAC 296-401-070 ELIGIBILITY FOR SPECIALTY EXAMINATION.
- (3) WAC 296-401-130 ANNUAL RENEWAL OF ELECTRICAL JOURNEYMAN, SPECIALTY, AND TRAINEE CERTIFICATES.
- (4) WAC 296-401-140 SUPERVISION OF TRAINEES IN THE ELECTRICAL TRADES.

# WSR 83-23-054 PROPOSED RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Filed November 15, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Personnel Board intends to adopt, amend, or repeal rules concerning:

-		•	
	Definitions (career seasonal ees; career seasonal employ change times; (employment)).	WAC 356-06-010	Amd
and	Overtime provisions compensation.	*WAC 356-15-030	Amd
and	Overtime provisions compensation.	WAC 356-15-030	Amd
yment.	Sick leave—Reporting—Pay	*WAC 356-18-070	Amd
of multi-	Appointments—Prohibition ple appointments to p Exceptions.	WAC 356-30-015	Amd
<del>positions</del> ))	Career seasonal ((per employment.	WAC 356-30-130	Amd
-Rules-	Intermittent employment- Regulations.	WAC 356-30-140	Amd
charge.	Filing unfair labor practice c	**WAC 356-42-082	Amd
ıfair labor	Answer to complaint—Unf practice;	**WAC 356-42-084	Amd

that the agency will at 10:00 a.m., Thursday, December 8, 1983, in the Board Hearings Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 41.06.040.

The specific statute these rules are intended to implement is RCW 41.06.150 and **HB 136 (chapter 58, Laws of 1983).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 6, 1983.

This notice is connected to and continues the matter in Notice Nos. WSR *83-19-031 and 83-20-060 filed with the code reviser's office on *September 14, 1983 and September 30, 1983.

Dated: November 14, 1983 By: Leonard Nord Secretary

### WSR 83-23-055 ADOPTED RULES GAMBLING COMMISSION

[Order 138—Filed November 15, 1983]

Be it resolved by the Gambling Commission, acting at Tacoma, Washington, that it does adopt the annexed rules relating to the amending of WAC 230-08-090, 230-20-070 and 230-40-050.

This action is taken pursuant to Notice No. WSR 83-19-023 filed with the code reviser on September 13, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 9.46.070(8) and (17) and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 10, 1983.

By Keith Kisor

Director

AMENDATORY SECTION (Amending Order 120, filed 5/11/82)

WAC 230-08-090 DAILY RECORDS—CARD GAMES. In addition to any other requirements set forth in these rules, persons licensed to operate card rooms shall be required to prepare a detailed record covering each occasion. This record shall be maintained continuously during hours of operation and updated immediately following the collection of fees during all time periods. The commission shall provide to the licensee a consecutively prenumbered standard format record sheet in three parts. This form shall contain the following:

- (1) The date of the occasion;
- (2) The time that the half hour fee was charged;
- (3) The amount of half hour fee charged per table;
- (4) The number of players at each table at ((the time of collection)) half hour intervals to include all nonpaying house players;
- (5) The names and time of play for each nonpaying house player (which may only include licensed card room employees and the licensee);

- (6) The amount of fees collected at each table each half hour:
- (7) The cumulative gross amount received from fees collected on each occasion and in total:
- (8) A reconciliation of chips and cash on a daily basis; and
- (9) A printed name, signature, and hours worked of the person who was responsible for the collection of fees.

All detailed record sheets issued to a licensee shall be numerically accounted for, and the original of each three part record shall be maintained on the premises for a period of not less than three years from the date of the occasion which it records. An "Occasion" for card rooms shall be defined as 20 hours beginning at 6:00 a.m. one day and running continuously through 2:00 a.m. the following day.

AMENDATORY SECTION (Amending Order 99, filed 2/25/80)

WAC 230-20-079 REGULATION OF MANAG-ERS, OPERATORS, AND OTHER EMPLOYEES. (1) Amusement games and raffles. No person other than a bona fide member of a qualified bona fide charitable or qualified bona fide nonprofit organization, shall take any part in the management or operation of, including (with respect to amusement games) the furnishing of equipment for, or work as an employee upon, amusement games or raffles conducted by that organization under a license from the commission: PROVIDED, HOWEV-ER, That, except as to persons operating without a license under RCW 9.46.030(2) and (3), employees of the organization on a regular or part time basis employed primarily for purposes other than the conduct of such activities, shall be considered members of the organization for the purposes of this subsection.

- (2) Bingo. (a) No person other than a bona fide member or an employee of a charitable or nonprofit organization licensee shall take any part in the management or operation of bingo conducted under a license issued to that organization by the commission, and no licensee shall allow any person not one of its members or employees to do so. No person other than a bona fide member of a charitable or nonprofit organization operating without a license under RCW 9.46.030(3) shall take any part in the management or operation of bingo conducted by that organization and no such organization shall allow any person not one of its members to do so.
- (b) No person who takes any part in the management or operation of a bingo game conducted by one licensee shall take any part in the management or operation of any bingo game conducted by any other organization, or any other branch of the same organization: PROVID-ED, That
- (i) A person participating in the conduct of bingo games by one Class A, B, or C licensee may also participate in the conduct of bingo games by other Class A, B, or C licensees on a voluntary basis only when such person receives no remuneration for services to other licensees and when the requirements of subsection (3) below are satisfied; or

- (ii) A person participating in the operation of bingo games conducted by one licensee under any class of license may also participate in the operation of bingo games conducted by other licensees under any class of bingo license, but only when that person has no managerial or supervisory responsibilities in connection with the operation of bingo activities by any licensee and when the requirements of subsection (3) below are satisfied. An assistant bingo game manager as defined by WAC 230-02-418 shall not be deemed a person having managerial or supervisory responsibilities for the purpose of this section and may participate as an hourly employee in the bingo operations of other bingo licensees.
- (3) Any licensee which desires to have any person who participates in any manner in the conduct of bingo games for another licensee participate in the conduct of its bingo games shall notify the commission, and local police officials, in writing, of the name and address of that person, the name and address of any licensees for whom that person is working, and the capacity in which that person is working for each licensee prior to the time that person participates in the conduct of the licensee's bingo games. In addition, the licensee shall notify any other licensees for which the person works that the individual is now also working for it.
- (4) No licensee shall allow any person to take any part in the management, supervision or operation of a bingo game except in conformance with this rule.
- (5) Certain premises excepted. The limitations set forth above in (1) and (2) shall not apply to qualified agricultural fairs conducting amusement games or bingo.

## AMENDATORY SECTION (Amending Order 120, filed 5/11/82)

WAC 230-40-050 FEES FOR CARD PLAYING. No fee shall be charged a person, directly or indirectly, to play in a card game in excess of those fees set forth below:

(1) For all card games, except as provided in (2) below, the fee shall not exceed \$1.00 per half hour, or portion thereof, per player.

The fee charged shall be collected by the licensee in cash((\(\frac{1}{1}\)), or in wagering chips, directly from the player upon each half hour only. No player shall be required to pay for or purchase any other goods or services as a condition of playing cards beyond the \$1.00 per half hour per player except under section (3) below. The fee schedule applicable to the type of games and number of tables in the card room shall be conspicuously posted on the premises where it can be clearly seen by the players in the card games.

- (2) The fee for entry into a tournament for prizes shall not exceed \$25.00, including all separate fees which might be paid by a player for various phases or events of the tournament. The licensee shall maintain a record of all such fees collected, by date of collection, for each such tournament held.
- (3) A person requesting a new deck of cards beyond those regularly furnished by the operator as required by WAC 230-40-070(2) may be charged a fee not to exceed the actual cost to the licensee of the deck. Further, Class D licensees may charge a fee not to exceed actual

- cost to the licensee per deck for each deck of playing cards furnished to a table as required by these rules, or as requested by any player at the table. The fee shall be collected in cash directly from the players, or the player requesting the deck, at the time the deck is introduced into the game.
- (4) This rule shall not prevent a bona fide nonprofit or charitable organization which has been established and operated for purposes other than card playing from charging its usual membership fee to belong to the organization.
- (5) The licensee shall collect the same fee from all players at a table except licensed card room employees or the licensed owner. If he elects to allow free play, then all players at a table must be allowed to play for free.

The amount collected each half hour shall be recorded by the licensee immediately following the collection of the fees on a standard card room format prescribed and supplied by the commission to the licensee. All records required by this rule shall be maintained for a period of three years from the end of the licensee's fiscal year for which the record is kept.

### WSR 83-23-056 ADOPTED RULES DEPARTMENT OF LICENSING

[Order PL 447-Filed November 15, 1983]

I, John Gonsalez, director of the Washington State Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to license renewal dates, new section WAC 308-50-350.

This action is taken pursuant to Notice No. WSR 83-20-091 filed with the code reviser on October 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to section 7, chapter 39, Laws of 1983 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 8, 1983.

By John Gonsalez Director

### **NEW SECTION**

WAC 308-50-350 RENEWAL OF LICENSE. (1) The annual license renewal date for Hearing Aid Fitters and Dispensers is hereby changed to coincide with the licensee's birthdate. Individuals making application for examination and initial license, provided they meet all such requirements, will be issued a license to expire on their next birth anniversary date.

(2) Current Licensees as of December 31, 1983. Licensed Hearing Aid Fitters and Dispensers desiring to

renew their licenses will be required to pay a fee of eighty dollars (\$80), plus one-twelfth of that amount for each month or fraction thereof, in order to extend their license to expire on their birth anniversary date next following December 31, 1983.

(c) After the initial conversion to a staggered system, licensees may renew their licenses at the annual fee rate, for one year from birth anniversary date to the next birth anniversary date.

## WSR 83-23-057 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-188-Filed November 15, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 6C, 7, and 7A provide protection for weak Canadian and Puget Sound origin coho and chum stocks. The openings in Areas 7B, 7C, 8A, 12 and 12B provide opportunity to harvest non-Indian chum allocations. All other areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 15, 1983.

By Russell W. Cahill

for William R. Wilkerson
Director

### **NEW SECTION**

WAC 220-47-822 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock - Closed except gill nets using 6-inch minimum mesh may

fish from 4:00 PM to 8:00 AM nightly November 15 through the morning of November 18, and purse seines may fish from 5:00 AM to 8:00 PM daily November 15, 16, and 17. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

*Area 8A - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly November 15 through the morning of November 18, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily November 15, 16, and 17.

*Area 12 and that portion of Area 12B northerly and easterly of a line from Hood Point to Quatsap Point to Pulali Point — Closed except gill nets using 6" minimum mesh may fish from 4:00 PM November 15 to 8:00 AM November 16, and purse seines using the 5" strip may fish from 5:00 AM to 8:00 PM November 15. That portion of Area 12B southerly and westerly of a line from Hood Point to Quatsap Point to Pulali Point remains closed.

Partial area exclusions applicable to the Area 7B and 8A opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12A, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

### REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-821 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-184)

# WSR 83-23-058 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 2049-Filed November 16, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd ch. 388-28 WAC AFDC and GAU—Eligibility—Need.
Amd ch. 388-33 WAC AFDC and GAU—Grant or vendor payment.

This action is taken pursuant to Notice No. WSR 83-20-054 filed with the code reviser on September 30, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 16, 1983.

By David A. Hogan, Director Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1940, filed 1/28/83, effective 3/1/83)

WAC 388-28-483 RETROSPECTIVE BUDGET-ING, PROSPECTIVE BUDGETING, AND PROSPECTIVE ELIGIBILITY. (1) The CSO shall determine eligibility ((using prospective eligibility and the amount of the payment using retrospective or prospective budgeting)) based on the best estimate of income and circumstances which will exist in the month for which the assistance payment is made.

- (2) ((Prospective eligibility means if a change of circumstances renders the client ineligible, no payment shall be authorized the month following the month the change occurred. (The corresponding process month))) For the first two months of initial eligibility, all income shall be budgeted prospectively. (See subsection (3) of this section for exceptions.) The CSO shall compute the amount of the assistance payment based on the expected income and circumstances which will exist in the month for which the assistance payment is made.
- (3) ((Prospective budgeting means during the first two months of initial eligibility following application, the CSO shall determine eligibility and payment amount based upon its best estimate of the applicant's expected income and circumstances which will exist in the month for which the assistance payment is made. The following is an exception to this rule. Payment for an applicant shall be determined using retrospective budgeting when assistance had been suspended due to an extra payday for the month prior to the month of application and)) Retrospective budgeting shall be used for the first two months of initial eligibility when:
- (a) There has been less than one month's break in assistance (i.e., the applicant received assistance in the preceding month, or would have received assistance except for the prohibition on payments less than ten dollars).
- (b) Assistance had been suspended due to an extra pay day for the month prior to the month of application, assistance had been terminated at the end of the month of suspension, and the applicant's circumstances for the initial authorization month have not changed significantly from those prior to termination. ((This rule is effective March 1, 1983.))
  - (c) A case is reopened as terminated in error.
- (4) ((Retrospective budgeting means, after the first two months of initial eligibility, the CSO shall compute the amount of the payment for any month based upon income and circumstances which existed in the second month preceding the month for which payment is made.

Unearned, recurrent income which is being budgeted concurrently for an individual, who has received continuous assistance since February, 1983, will continue to be budgeted concurrently in March, 1983, and April, 1983, and will be budgeted retrospectively effective May 1, 1983. When earned income is being budgeted retrospectively on March 1, 1983, for a recipient, this rule is effective March 1, 1983)) After the first two months of initial eligibility, all income shall be budgeted retrospectively.

- (a) The CSO shall compute the amount of assistance based on the income and circumstances which existed in the second month preceding the month for which the payment is made.
- (b) Income received before the date of application approval shall not be considered for retrospective budgeting.
- (c) Nonrecurrent income which is budgeted prospectively during the first two months of eligibility shall not be budgeted again when retrospective budgeting begins.
  - (d) Definitions:
- (((a))) (i) The calendar month for which payment is made shall be called the payment month.
- (((b))) (ii) The second calendar month preceding the payment month shall be called the budget/report month.
- (((c))) (iii) The <u>calendar</u> month between the budget/report month and the payment month shall be called the process month.
- (((d) Nonrecurrent income which is budgeted prospectively during the first two months of eligibility shall not be budgeted again when retrospective budgeting begins.))
- (5) See WAC 388-33-140 for effective date of increase ((when adding a person to the grant.
- (6) When a change renders an individual ineligible, the effective date of ineligibility shall be the first of the month following the month in which the change occurred)) or decrease of the grant. See WAC 388-33-135 for effective dates of ineligibility.

AMENDATORY SECTION (Amending Order 1940, filed 1/28/83, effective 3/1/83)

WAC 388-28-53\$\( \) NET CASH INCOME—DETERMINATION—DEDUCTIONS FROM GROSS INCOME—INCOME OF CHILD. (1) A child may receive income which is paid in his or her behalf to the ((parent(s))) parent or parents or other needy caretaker relative. Such income includes allotments, retirement, survivors and disability insurance, or veterans' benefits, court—ordered support payments, trust fund payments, or other income ((which is)) legally designated for the benefit of an individual child.

- (a) The family shall have the option to:
- (i) Include the child as a member of the assistance unit with all income considered as available to the assistance unit, or
- (ii) Exclude the child from the assistance unit. In this instance none of the child's income is available to the assistance unit.
- (b) If a child's income includes a portion for his or her caretaker relative, that portion shall be available to meet the need of the assistance unit.

- (c) The child's requirements shall be the difference between the payment level of the assistance unit including the child and the payment level of the assistance unit excluding the child.
- (d) If a child out of school is included in the assistance unit, his or her earnings shall be treated as specified in subsection (3)(f) of this section. Determination of the child's net income is made with the caretaker relative and with the child when indicated.
- (2) If the child is not included in the assistance unit, his or her eligibility for medical assistance shall be determined individually.
- (3) In determining the amount of a child's earned income available to meet the current need of the assistance unit of which he or she is a member, the following rules apply:
- (a) All earned income of a child in an assistance unit shall be disregarded in determining payment amount when he or she is a full-time student or a part-time student who is not a full-time employee. See subsection (4) of this section for treatment of Job Training Partnership Act (JTPA) moneys.
- (b) A student is one who attends a school, college or university, or a course of vocational or technical training designed to fit him or her for gainful employment, and includes a participant in the job corps program under the Economic Opportunity Act. A full-time student must have a school schedule equal to a full-time curriculum. A part-time student must have a school schedule equal to at least one-half of a full-time curriculum. A student ((who was)) enrolled during the school term just completed and ((who plans)) planning to return to school when school reopens shall retain his or her status as a student during the summer vacation.
- (c) A child earning income by working in a sheltered workshop or other training facility for handicapped children shall be considered, for purposes of income exemption, as being at least a part-time student who is working less than full time.
- (d) To be employed full time, a child must be working thirty-five hours a week or the number of hours considered full time by the industry for which he or she works, whichever is less.
- (e) Summer employment of students shall not be considered as full-time employment due to the temporary nature of such employment, even though the hours worked may exceed thirty-five hours a week.
- (f) In determining the amount of a nonstudent child's earned income available to meet the current needs of the assistance unit, net income shall be computed according to WAC 388-28-570.
- (4) ((Earnings received by any person under Title III, Part C, Youth Employment Demonstration Program of the Comprehensive Employment and Training Act of 1973, Public Law 93-203 shall be disregarded in determining need and the amount of the public assistance payment under any federally assisted programs)) All wages or other income (training allowances, payments for supportive services, etc.) received under the Job Training Partnership Act (JTPA) by a dependent child who is a full-time student, or a part-time student who is not a full-time employee, shall be disregarded both for

the one hundred fifty percent of need test, and in computing the family's assistance payment. See WAC 388-28-570(3) and (4)(d) for treatment of JTPA moneys received by a dependent nonstudent child.

AMENDATORY SECTION (Amending Order 1876, filed 9/15/82)

WAC 388-28-570 NET CASH INCOME—EX-EMPT EARNED INCOME. (1) For rules on exempting earned income of a full— or part—time student, see WAC 388-28-535. For rules exempting income from training, see WAC 388-28-515. For rules on other income, see WAC 388-28-580.

(2) As used in this section, "earned income" shall mean income in cash or kind earned as wages, salary, commissions, or profit from activities in which the individual is engaged as a self-employed person or as an employee. Earned income may be derived from self-employment (such as business enterprise or farming), or derived from wages or salary received as an employee. ((H)) Earned income also includes earnings over a period of time for which settlement is made at one time, for example, sale of farm crops, livestock, or poultry. Income from rentals is earned income, provided the individual has managerial responsibility for the rental property.

(3) For an AFDC recipient, earned income includes ((incentive payments under MDTA,)) earnings under Title I of the Elementary and Secondary Education Act, all earnings received under the Economic Opportunity Act, wages ((paid under Title I of the Comprehensive Employment and Training Act (CETA), wages from public service employment under CETA, and wages)) from WIN on-the-job training, and wages paid under the Job Training Partnership Act (JTPA) to adults and nonstudent dependent children. See WAC 388-28-535(1) for treatment of a child excluded from the grant, and WAC 388-28-535(4) for a dependent full-time student receiving JTPA wages.

(a) For public service employment under the Emergency Assistance Act ((and CETA)), the ((\$30)) thirty-dollar plus one-third earned income exemption is applicable.

- (b) For public service employment under WIN, the ((\$30)) thirty-dollar plus one-third earned income exemption does not apply. If net income after work expenses are deducted does not meet need according to department standards, a supplemental grant may be paid.
- (4) The ((above)) definition of "earned income" excludes:
- (a) Returns from capital investment with respect to which the individual is not himself or herself actively engaged, as in a business. For example, under most circumstances, dividends and interest are excluded from "earned income." See WAC 388-28-580.
- (b) Benefits accruing as compensation or reward for service, or as compensation for lack of employment, for example, pensions and benefits from labor organizations, veterans' benefits, unemployment compensation, RSDI, etc. See WAC 388-28-580.

- (c) Income from WIN ((or CETA)) incentive payments, and training_related expenses derived from WIN institutional or work experience training ((and from participation in CETA)).
- (d) Income received under the Job Training Partnership Act for training allowances, payments for support services, etc. Such income shall be treated according to WAC 388-28-535(4) for dependent children who are full-time students. For adults and nonstudent dependent children, disregard all moneys directly related to expenses incurred from participating in the program. Exempt the remaining amount up to the difference between the need standard and the payment standard. Consider any amount in excess of the need standard as unearned income.
- (5)(a) In AFDC and refugee assistance when payment of income earned over a period of more than one month is delayed, the exemption applies only to the period of payment.
- (b) In general assistance, the exemption applies to the period during which ((it)) the exemption was earned rather than the period of payment.
- (6) Aid to families with dependent children and refugee assistance.
- (a) The following shall be disregarded sequentially from the monthly gross earned income of each individual member of the assistance unit.
- (i) Payroll deductions required by law or as a condition of employment, in the amounts actually withheld.
- (ii) The following amounts for work expenses depending upon the number of hours worked per month.

Hours worked	Work
per month	expense deduction
0 - 40	\$ 20.00
41 - 80	40.00
81 - 120	60.00
121 or more	75.00

(((ii))) (iii) The actual cost((5)) not to exceed the following amounts depending upon the number of hours worked per month for the care of each dependent child or incapacitated adult living in the same home and receiving AFDC or refugee assistance. No deduction shall be made for child care provided by a parent or stepparent.

Child care
maximum deductions
\$ 40.00
80.00
120.00
160.00

- (((iii))) (iv) For individuals found otherwise eligible to receive assistance or who have received assistance in one of the prior four months, ((\$30)) thirty-dollar plus one-third of the remainder not already disregarded.
- (((iv))) (v) The ((\$30)) thirty-dollar and one-third disregard shall be applied for a maximum of four consecutive months; it cannot be applied again until he or she is a nonrecipient for twelve consecutive months.

- Total gross monthly earned income for the purpose of this rule means the combined gross earned income of nonstudent dependent children and adults who are included in the AFDC assistance unit.
- (b) The exemptions and deductions in ((subdivision)) subsection (6)(a)(ii) through (v) of this section will not be applied for any month if the individual within a period of ((30)) thirty days preceding the month in which the income was received:
- (i) Terminated his <u>or her</u> employment or reduced his or her earned income without good cause, or
- (ii) Refused without good cause to accept employment in which he <u>or she</u> is able to engage which is offered through SES, or is otherwise offered by an employer if the offer of such employment is determined by the local office to be a bona fide offer of employment, or
- (iii) Failed without good cause as determined by the CSO, to report earnings to the department on or before the ((twenty-first)) eighteenth day of the month following the month in which the income was received, or by the first following work day if the eighteenth day of the month falls on a weekend or holiday. Under these circumstances, the ((\$30)) thirty-dollar and one-third exemption shall be counted in the four-month limit. Any circumstance beyond the control of the recipient shall constitute good cause.
- (c) If a recipient requests termination in order to break the consecutiveness of the four-month limit for the ((\$30)) thirty-dollar plus one-third exemption, and would have been eligible, the months of voluntary non-receipt of assistance shall be counted toward the fourmonth limit.
- (d) If a recipient quits work without good cause, the thirty—dollar and one—third exemption shall be deemed to have been received and shall be counted toward the four—month limit.
- (e) Months in which the ((A/R)) applicant/recipient received the thirty—dollar and one—third exemption in another state shall apply towards the four—month limit unless there is a break in assistance which was not done voluntarily to break the continuity of the four—month limit
- (7) The following conditions when verified shall constitute good cause for refusal of an offer of employment or refusal to continue employment:
- (a) Physical, mental, or emotional inability of the individual to satisfactorily perform the work required;
- (b) Inability of the individual to get to and from the job without undue cost or hardship to ((him/her)) him or her;
- (c) The nature of the work would be hazardous to the individual;
- (d) The wages do not meet any applicable minimum wage requirements and are not customary for such work in the community;
  - (e) The job is available because of a labor dispute;
- (f) Adequate child care is not available to the single parent AFDC household.
- (((8) The rules in this section shall be effective February 1, 1982.))

AMENDATORY SECTION (Amending Order 1812, filed 5/19/82)

WAC 388-28-575, DISREGARD OF INCOME AND RESOURCES. (1) In determining need and the amount of the assistance payment in AFDC, the following shall be disregarded as income and resources:

- (a) Any grant or loan to any undergraduate student for educational purposes made or insured under any programs administered by the commissioner of education, U.S. Department of Health and Human Services. The entire amount of such loan or grant is disregarded, irrespective of the use to which the funds are put.
- (b) Any per capita judgment funds paid under ((Public Law)) P.L. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana, and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana.
- (c) Any Indian claim settlement funds distributed per capita or held in trust as authorized in Section 7 of ((Public Law)) P.L. 93-134 or Section 6 of ((Public Law)) P.L. 94-114.
- (d) The income and resources of an individual receiving benefits under Supplemental Security Income for the period such benefits are received.
- (e) Any payments received by Alaska natives under the Alaska Native Claims Settlement Act, to the extent such payments are exempt from taxation under Section 21(a) of that act.
- (f) From August 1, 1975, to September 30, 1976, forty percent of the first fifty dollars collected by the office of support enforcement in payment on the support obligations for the current month.
- (g) ((Moneys received under the Comprehensive Employment and Training Act of 1973, as amended, as follows:
- (i) The thirty dollars weekly incentive training allowance for AFDC recipients;
- (ii) Earnings and allowances received by any youth under the youth incentive entitlement pilot projects, youth community conservation and improvement projects, and youth employment and training program)) Wages, training allowances, and all moneys received under the Job Training Partnership Act (JTPA) by a dependent child who is a full-time student or part-time student who is not a full-time employee shall be disregarded both for the one hundred fifty percent of need test and in computing the family's assistance payment.
- (h) Retroactive AFDC benefits resulting from a court order modifying a department policy. ((This subdivision is effective April 1, 1978.))
- (i) The part of a Veterans' Administration educational assistance payment for the student's educational expenses, such as, but not limited to, tuition, books, fees, equipment, transportation for school purposes, and child care services necessary for school attendance.
- (j) HUD community development block grant funds obtained and used under conditions precluding use for current living costs.
- (2) In determining need and the amount of the assistance payment in AFDC and GA, the following shall be disregarded as income and resources:

- (a) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.
- (b) The value of the coupon allotment under the Food Stamp Act of 1964, as amended.
- (c) Any compensation provided to volunteers in AC-TION programs established by Titles II and III of ((Public Law)) P.L. 93-113, the Domestic Volunteer Service Act of 1973. ((This policy is effective retroactively to October 1, 1973.))
- (d) Any compensation provided volunteers in ACTION programs established by Title I of ((Public Law)) P.L. 93-113, the Domestic Volunteer Service Act.
- (e) Any benefits received under the women, infants and children program (WIC) of the Child Nutrition Act of 1966, as amended and the special food service program for children under the National School Lunch Act, as amended.
- (f) Payments made under the <u>Community Services</u> <u>Administration's Emergency Energy Conservation Program of 1979.</u>
  - (g) Energy assistance payments.

AMENDATORY SECTION (Amending Order 1940, filed 1/28/83, effective 3/1/83)

WAC 388-33-135 VEFFECTIVE DATE OF CHANGE IN ELIGIBILITY. (1) A change in circumstances is any change ((which affects)) affecting eligibility and/or continued payment of the grant previously authorized.

- (2) When a change in income causes ineligibility during the first two months of initial eligibility, prospective budgeting rules shall be followed. Ineligibility shall be effective the first of the month following the month of change.
- (3) When a change in income causes ineligibility after the first two months of initial eligibility, retrospective budgeting rules shall be followed. Ineligibility shall be effective for the corresponding payment month (the first of the second month following the month of change).
- (((2))) (4) When a change of circumstances other than increased income renders the ((client)) assistance unit or any member of the assistance unit ineligible, the effective date of ineligibility is the first of the month following the month in which the change occurred. (((The corresponding process month.)
- (3) When a change of circumstances results in an increase or reduction in the grant, WAC 388-33-140 is applicable)) For ineligibility of strikers, see WAC 388-24-042.

AMENDATORY SECTION (Amending Order 1994, filed 8/5/83)

WAC 388-33-140√EFFECTIVE DATE OF IN-CREASE OR DECREASE IN GRANT. (1) Increase or reduction in grant:

(a) ((When a change in circumstances, other than adding a person to a grant, results in an increase or reduction of the assistance grant, the effective date of the change is the first of the second month following the

month in which the change occurred. See WAC 388-28-483.

- (b))) When a person is added to the grant, the effective date of the change shall be the date the person entered the household or the date the person is determined eligible, whichever is later.
- (((c))) (b) When a person's needs are added to a grant because he or she is being removed from a sanction status, the effective date of the change ((is)) shall be the date the sanction is removed.
- (c) When a person moves from a supplied shelter to a renting situation, the effective date of the grant increase shall be the date of the change.
- (d) When any other change in circumstances results in an increase or reduction of the assistance grant, the effective date of the change is the first of the second month following the month in which the change occurred. See WAC 388-28-483.
- (2) The effective date shall never precede the date the circumstances actually changed.
  - (3) Change in grant involving a canceled warrant:

When a warrant is canceled and assistance is to be reissued by an adjusting payment, the effective date of the grant as recomputed by the state office is the first of the month covered by the canceled warrant. If, according to the rule in subsection (1) of this section, any assistance is due the recipient for a month prior to that covered by the canceled warrant, the local office shall authorize a one-time grant.

### WSR 83-23-059 PROPOSED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed November 16, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Superintendent of Public Instruction intends to adopt, amend, or repeal rules concerning Transportation—Specifications for school buses, chapter 392–143 WAC;

that the agency will at 9:00 a.m., Tuesday, January 3, 1984, in the Old Capitol Building, Washington and Legion, State Board of Education Conference Room, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 5, 1984.

The authority under which these rules are proposed is RCW 46.61.380.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 3, 1984.

Dated: November 9, 1983

By: Frank B. Brouillet

Superintendent of Public Instruction

### STATEMENT OF PURPOSE

Rule: Chapter 392-143 WAC.

Rule Section(s): WAC 392-143-030 Initial inspection of school buses—Permit and license; and 392-143-070 Other vehicles used to transport students.

Statutory Authority: RCW 46.61.380.

Purpose of the Rule(s): To correct code citation error. Summary of the New Rule(s) and/or Amendments: WAC 392-143-030, to correct code citation error; and WAC 392-143-070, to correct code citation error.

Reasons Which Support the Proposed Action(s): To correct code citation.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 3-2298; Enforcement: Perry Keithley, SPI, 3-6742; and Implementation: Don Carnahan, SPI, 3-0235.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action, or State Court Action: No.

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): [No information supplied by agency]

AMENDATORY SECTION (Amending Order 83-13, filed 10/10/83)

WAC 392-143-030 INITIAL INSPECTION OF SCHOOL BUSES—PERMIT AND LICENSE. All school buses, as a condition for its use to transport students shall have a school bus operation permit issued in accordance with WAC  $((\frac{392-142-060}{392-142-065}))$ 392-142-065. If the school bus is approved in compliance with WAC  $\overline{((392-145-060 \{392-142-060\}))}$  392-142-060, the superintendent shall send three copies of the school bus operation permit to the appropriate school district. The original and such other information as is requested by the superintendent shall be retained by the school district; one copy shall be placed in the permit holder in the school bus; and one copy shall be presented to the county auditor, along with the operator's application for an exempt state license for the bus if applicable. County auditors shall not issue an exempt license for the bus unless a school bus operation permit accompanies the application for a license. All inspections of new school buses shall be made prior to the delivery to the purchaser.

AMENDATORY SECTION (Amending Order 83-13, filed 10/10/83)

WAC 392-143-070 OTHER VEHICLES USED TO TRANS-PORT STUDENTS. All vehicles with a seating capacity including the driver of ten persons or less, shall not be required to meet school bus specifications. Such vehicles regularly used to transport students to an from school or in connection with school activities, must carry the approved school bus first aid kit, fire extinguisher and highway warning kit. These vehicles also must pass a safety inspection routinely conducted at the intervals outlined in WAC ((392-142-035 [392-143-035])) 392-143-035.

Students, while being transported in any vehicle used in to and from school transportation and school activities, shall share the same compartment and be provided the same general safety and comfort as the

driver.

### WSR 83-23-060 NOTICE OF PUBLIC MEETINGS TACOMA COMMUNITY COLLEGE

[Memorandum—November 14, 1983]

The dates for the meetings of the board of trustees of Tacoma Community College, Community College District 22, for 1984 are as follows:

January 10 and 12 February 7 and 9 March 6 and 8 April 10 and 12 May 8 and 10 June 12 and 13 July 10 and 12 August 7 and 9 September 11 and 13 October 9 and 11 November 6 and 8 December 11 and 13

If you need additional information, please call scan 548-5100.

### WSR 83-23-061 WITHDRAWAL OF PROPOSED RULES THE EVERGREEN STATE COLLEGE

[Filed November 16, 1983]

Cancellation of public hearing process scheduled by WSR 83-17-137 dated August 24, 1983; WSR 83-21-052 dated October 14, 1983; and WSR 83-22-038 dated October 27, 1983.

The board of trustees decided during the November 10 public hearing that the affirmative action policy (WAC 174-109-010 through 174-109-500) was not ready for adoption. We do not have a reschedule date at the present time and, therefore, would like to cancel adoption rather than continue the hearing process.

Rita Grace Recording Secretary to the Board of Trustees

## WSR 83-23-062 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 83-28-Filed November 16, 1983]

I, Donald W. Moos, director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Anacortes, City of, amending WAC 173-19-3701.

This action is taken pursuant to Notice No. WSR 83-17-115 filed with the code reviser on August 24, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.48.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 15, 1983.

By Donald W. Moos Director

AMENDATORY SECTION (Amending Order DE 82-43, filed 12/23/82)

WAC 173-19-3701 ANACORTES, CITY OF. City of Anacortes master program approved April 9, 1976. Revision approved November 25, 1980. Revision approved July 1, 1981. Revision approved December 23, 1982. Revision approved November 15, 1983.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

## WSR 83-23-063 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 83-30-Filed November 16, 1983]

I, Donald W. Moos, director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to submission of plans and reports for construction of wastewater facilities, amending chapter 173-240 WAC.

This action is taken pursuant to Notice No. WSR 83-17-134 filed with the code reviser on August 24, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 43.21A and 90.48 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 16, 1983.

By Donald W. Moos Director

### Chapter 173–240 WAC SUBMISSION OF PLANS AND REPORTS FOR CONSTRUCTION OF WASTEWATER FACILITIES

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-010 PURPOSE AND SCOPE. The purpose of this chapter is to implement RCW 90.48.110. The department interprets "plans and specifications" as

mentioned in RCW 90.48.110 as including "engineering reports," (("final plans,")) "plans and specifications," and "general sewer plans," all as defined in WAC 173–240–020. This chapter also includes provisions for review and approval of proposed methods of operation and maintenance((, which for certain facilities means that an operation and maintenance manual must be prepared and approved)).

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-020 DEFINITIONS. (1) "Approval" means written approval.

- (2) "Construction quality assurance plan" means a plan describing the methods by which the professional engineer in responsible charge of inspection of the project will determine that the facilities were constructed without significant change from the department approved plans and specifications.
- (3) "Department" means the Washington state department of ecology.
- (((3))) (4) "Domestic wastewater" means water carrying human wastes, including kitchen, bath, and laundry wastes from residences, buildings, industrial establishments or other places, together with such groundwater infiltration((5)) or surface waters ((or industrial waste)) as may be present.
- (((4))) (5) "Domestic wastewater facility" means all structures, equipment, or processes required to collect, carry away, treat, reclaim or dispose of domestic wastewater together with such industrial waste as may be present. In the case of subsurface sewage treatment and disposal, the term is restricted to mean those facilities treating and disposing of domestic wastewater only from:
- (a) A septic tank system with ((either)) subsurface sewage treatment and disposal and an ultimate design capacity exceeding fourteen thousand five hundred gallons per day((, or designed to ultimately serve fifty or more living units)) at any common point; or
- (b) A mechanical treatment system or lagoon ((with)) followed by subsurface disposal ((and)) with ((either)) an ultimate design capacity exceeding three thousand five hundred gallons per day((, or designed to ultimately serve ten or more living units)) at any common point.

Where the proposed system utilizing subsurface disposal has received a state construction grant or a federal construction grant under the Federal Water Pollution Control Act as amended, such system is a "domestic wastewater facility" regardless of size.

(((5))) (6) "Engineering report" means a document ((describing the results of a thorough engineering study of a particular domestic or industrial wastewater facility project. The report presents preliminary design alternatives and recommends one of them. It sets forth preliminary layouts, treatment techniques, costs, and operating considerations. It establishes the design and water quality criteria to be used in preparation of the plans and specifications)) which thoroughly examines the engineering and administrative aspects of a particular domestic or industrial wastewater facility. The report shall contain the appropriate information required in WAC 173-240-060 or 173-240-130. In the case of a domestic

wastewater facility project, ((it)) the report describes the recommended financing method.

The facility plan described in federal regulation 40 CFR 35 is an "engineering report." This federal regulation describes the Environmental Protection Agency's municipal wastewater construction grants program.

- ((The preliminary engineering report required for some industrial wastewater facilities is an "engineering report."
- (6) "Final plans" means the final conceptual drawings and information submitted to the department for approval prior to construction or modification of industrial wastewater facilities. Final plans are preceded by an approved engineering report.))
  - (7) "General sewer plan" means the:
- (a) Sewerage general plan adopted by counties under chapter 36.94 RCW; or
- (b) Comprehensive plan for a system of sewers adopted by sewer districts under chapter 56.08 RCW; or
- (c) Plan for a system of sewerage adopted by cities under chapter 35.67 RCW; or
- (d) Comprehensive plan for a system of sewers adopted by water districts under chapter 57.08 RCW; or
- (e) Plan for sewer systems adopted by public utility districts under chapter RCW 54.16 and port districts under chapter 53.08 RCW.
- (f) The "general sewer plan" is a comprehensive plan for a system of sewers adopted by a local government entity. The plan includes the items specified in each respective statute. It includes the general location and description of treatment and disposal facilities, trunk and interceptor sewers, pumping stations, monitoring and control facilities, local service areas and a general description of the collection system to serve those areas. The plan also includes preliminary engineering in adequate detail to assure technical feasibility, provides for the method of distributing the cost and expense of the sewer system, and indicates the financial feasibility of plan implementation.
- (8) "Industrial wastewater" means the water or liquid carried waste from industrial or commercial processes, as distinct from domestic wastewater. These wastes may result from any process or activity of industry, manufacture, trade or business, from the development of any natural resource, or from animal operations such as feedlots, poultry houses, or dairies. The term includes contaminated stormwater and also leachate from ((a sanitary landfill)) solid waste facilities.
- (9) "Industrial wastewater facility" means all structures, equipment, or processes required to collect, carry away, treat, reclaim or dispose of industrial wastewater ((and from which discharge is to the waters of the state)).
- (10) "Owner" means the state, county, city, town, federal agency, corporation, firm, company, institution, person or persons, or any other entity owning a domestic or industrial wastewater facility.
- (11) "Plans and specifications" means the detailed drawings and specifications used in the construction or modification of domestic or industrial wastewater facilities. Except as otherwise allowed, plans and specifications are preceded by an approved engineering report.

For some industrial facilities final conceptual drawings for all or parts of the system may be substituted for plans and specifications with the permission of the department.

- (12) "((Sewer)) Sewerage system" means a system of sewers and appurtenances for the collection, transportation, pumping, treatment and disposal of domestic wastewater together with such industrial waste as may be present. By definition a ((sewer)) sewerage system is a "domestic wastewater facility."
- (13) "Sewer line extension" shall mean any pipe added or connected to an existing sewerage system, together with any pump stations: PROVIDED, That the term does not include gravity side sewers which connect individual building or dwelling units to the sewer system when these side sewers are less than one hundred fifty feet in length and not over six inches in diameter.
- (14) "Subsurface sewage treatment and disposal" means the physical, chemical, or bacteriological treatment and disposal of domestic wastewater within the soil profile by placement beneath the soil surface in trenches, beds, seepage pits, mounds, or fills.
- (((14))) (15) "Waters of the state" means all lakes, rivers, ponds, streams, inland waters, ((underground)) ground waters, salt waters, and all other ((surface)) waters and watercourses within the jurisdiction of the state of Washington.

### DOMESTIC WASTEWATER FACILITIES

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-030 \$UBMISSION OF PLANS AND REPORTS. (1) Prior to the construction or modification of domestic wastewater facilities, engineering reports and plans and specifications for the project shall be submitted to and approved by the department, except as noted in WAC 173-240-030((44) and (5) below))(5).

- (2) All reports and plans and specifications shall be submitted by the owner or his authorized representative consistent with a compliance schedule issued by the department or at least ((thirty)) sixty days prior to the time approval is desired. ((The department will generally review and either approve (or conditionally approve), comment on, or disapprove such plans and reports within the thirty-day period unless circumstances prevent, in which case the owner will be notified and informed of the reason for the delay.))
- (3) Construction or modification of domestic wastewater facilities shall conform to the following schedule of tasks unless otherwise modified by these regulations:
  - (a) Submission and approval of engineering report;
- (b) Submission and approval of plans and specifications;
- (c) Submission and approval of construction quality assurance plan;
- (d) Submission and approval of <u>draft</u> operation and maintenance manual; ((and))

- (((d) Certification)) (e) Declaration of completion of construction by the project engineer; and
- (f) Submission of complete operation and maintenance manual.
- (4) Where two or more years has lapsed since approval of the engineering report or plans and specifications and construction has not begun, it may be necessary to update that document to reflect changed conditions such as: Water quality, services availability, regulatory requirements, or engineering technology.
- (5) If the local government entity has received department approval of a general sewer plan and standard design criteria, engineering reports and plans and specifications for sewer line extensions, including pump stations, need not be submitted for approval. In this case the entity need only provide a description of the project and written assurance that the extension is in conformance with the general sewer plan. However in the following situations specific department approval is necessary for sewer line extensions prior to construction:
- (a) The proposed sewers, or pump stations involve installation of overflows or bypasses; or
- (b) The proposed sewers, pump or lift stations discharge to an overloaded treatment, collection, or disposal facility.
- (((5) Concerning domestic wastewater facilities utilizing subsurface disposal; upon request of the owner, the department may waive the requirement for submission of both an engineering report and plans and specifications. Where the department grants such a waiver, the plans and specifications shall include the appropriate (as determined by the department) information required in an engineering report.))

### **NEW SECTION**

WAC 173-240-035 V RESTRICTIONS—SUB-SURFACE DISPOSAL SYSTEMS. (1) Domestic wastewater facilities utilizing subsurface sewage treatment and disposal, as defined in WAC 173-240-020(5), are prohibited except under those extraordinary circumstances where no other reasonable alternatives exist and providing:

- (2) The facility is owned, operated, and maintained by a public entity, except as noted in WAC 173-240-104; and
- (3) Adequate facility construction oversight is provided by the public entity; and
- (4) The proposed project is consistent with local health and land use regulations; and
- (5) Loading rates do not exceed 1,570 gallons per day per acre of gross land area in medium sands or finer grained soils and shall not exceed 900 gallons per day per acre of gross land in coarser grained soils or other soils where conditions are such that adequate treatment is not provided. For the purposes of this section gross land area is defined as the contiguous land area of a proposed development which might include the centerline of adjoining road or street right-of-ways.

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-040 REVIEW STANDARDS. (1) The department will review general sewer plans, engineering reports, ((and)) plans and specifications, and operation and maintenance manuals for domestic wastewater facilities to ((ensure)) ascertain that the ((documents and)) proposed facilities ((are consistent with these regulations and)) will be designed, constructed, operated, and maintained to meet effluent limitations and other requirements of an NPDES or state waste discharge permit, if applicable, and to meet the policies and requirements of chapters 90.48 and 90.54 RCW pertaining to prevention and control of pollution of waters of the state.

- (2) In addition to the above, the department will review documents submitted pursuant to this chapter to ascertain that they are reasonably consistent with the appropriate sections of the state of Washington, "Criteria for Sewage Works Design." Additional references may include, but are not limited to, the following:
- (a) Manuals of Practice, Water Pollution Control Federation.
- (b) Manuals of Engineering Practice, American Society of Civil Engineering.
- (c) Standard Specifications for Municipal Public Works Construction, American Public Works Association.
- (d) Considerations for Preparation of Operation and Maintenance Manuals, United States Environmental Protection Agency.
- (e) Process Design Manuals, United States Environmental Protection Agency.
- (f) Design Criteria for Mechanical, Electric, and Fluid System and Component Reliability, United States Environmental Protection Agency.
- (g) ((Manual of Septic Tank Practice, United States Department of Health, Education, and Welfare)) Design Manual: Onsite Wastewater Treatment and Disposal Systems, U.S.E.P.A. October 1980.
- (h) Guidelines for Larger On-Site Sewage Disposal Systems, Washington State Department of Social and Health Services((, now in draft form, or as later adopted)) and Department of Ecology.
- (((i) Guidelines for the Formation and Operation of On-site Waste Management Systems, Washington State Department of Social and Health Services, now in draft form, or as later adopted.
- (j) Soil Evaluation Guidelines, Washington State Department of Social and Health Services, now in draft form, or as later adopted.
- (2) In addition to the above, the discharge from any domestic wastewater facility subject to a departmental waste discharge permit shall meet the applicable effluent limitations. Domestic wastewater facilities, not subject to a waste discharge permit, shall (a) provide all known, available, and reasonable methods of treatment, and (b) not alter the groundwater to the extent that this is harmful, detrimental, or injurious to the public health,

safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate uses or potential uses.))

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-050 GENERAL SEWER PLAN. (1) All general sewer plans required of any governmental agency prior to providing sewer service are "plans" within the requirements of RCW 90.48.110. Three copies of the proposed general sewer plan and each amendment to it shall be submitted to and approved by the department prior to its implementation.

- (2) The general sewer plan shall be sufficiently complete so that engineering reports can be developed from it without substantial alterations of concept and basic considerations.
- (3) The general sewer plan shall include the following information together with any other relevant data as requested by the department. To satisfy the ((statutes)) requirements of the local government jurisdiction, additional information may be necessary.
  - (a) The purpose and need for the proposed plan.
- (b) A discussion of who will own, operate, and maintain the system(s).
  - (c) The existing and proposed service boundaries.
  - (d) Layout map including the following:
- (i) Boundaries. The boundary lines of the municipality or special district to be sewered, including a vicinity map;
- (ii) Existing sewers. The location, size, slope, capacity, direction of flow of all existing trunk sewers, and the boundaries of the areas served by each;
- (iii) Proposed sewers. The location, size, slope, capacity, direction of flow of all proposed trunk sewers, and the boundaries of the areas to be served by each;
- (iv) Existing and proposed pump stations and force mains. The location of all existing and proposed pumping stations and force mains, designated to distinguish between those existing and proposed;
- (v) Topography and elevations. Topography showing pertinent ground elevations and surface drainage shall be shown, as well as proposed and existing streets;
- (vi) Streams, lakes, and other bodies of water. The location and direction of flow of major streams, the high and low elevations of water surfaces at sewer outlets, and controlled overflows, if any. All existing and potential discharge locations should be noted; and
- (vii) Water systems. The location of wells or other sources of water supply, water storage reservoirs and treatment plants, and water transmission facilities.
- (e) The population trend as indicated by available records, and the estimated future population for the stated design period. Briefly describe the method used to determine future population trends and the concurrence of any applicable local or regional planning agencies.
- (f) Any existing domestic and/or industrial wastewater facilities within twenty miles of the general plan area and within the same topographical drainage basin containing the general plan area.

- (g) A discussion of any infiltration and inflow problems. Also a discussion of actions which will alleviate these problems in the future.
- (h) A statement regarding provisions for treatment and discussion of the adequacy of such treatment.
- (i) List of all establishments producing industrial wastewater, the quantity of wastewater and periods of production, and the character of such industrial wastewater insofar as it may affect the sewer system or treatment plant. Consideration shall be given to future industrial expansion.
- (j) Discussion of the location of all existing private and public wells, or other sources of water supply, and distribution structures as they are related to both existing and proposed domestic wastewater treatment facilities.
- (k) Discussion of the various alternatives evaluated, and a determination of the alternative chosen, if applicable.
- (1) A discussion, including a table, which shows the cost per service in terms of both debt service and operation and maintenance costs, of all facilities (existing and proposed) during the planning period.
- (m) A statement regarding compliance with any adopted water quality management plan pursuant to the Federal Water Pollution Control Act as amended.
- (n) A statement regarding compliance with the State Environmental Policy Act ((of 1971)) (SEPA) and the National Environmental Policy Act (NEPA), if applicable.

## AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

- WAC 173-240-060 ✓ ENGINEERING REPORT. (1) The engineering report for a domestic wastewater facility shall include each appropriate (as determined by the department) item required in WAC 173-240-050 for general sewer plans unless an up-to-date general sewer plan is on file with the department. Normally, an engineering report is not required for sewer line extensions or pump stations. See WAC ((173-240-030(4))) 173-240-020(13) and 173-240-030(5). The facility plan described in federal regulation 40 CFR 35 is an "engineering report."
- (2) The engineering report ((should)) shall be sufficiently complete so that plans and specifications can be developed from it without substantial changes. Three copies of the report shall be submitted to the department for approval, excepting as waived under WAC 173-240-030((4) or)) (5).
- (3) The engineering report shall include the following information together with any other relevant data as requested by the department:
- (a) The name, address, and telephone number of the owner of the proposed facilities, and his authorized representative.
- (b) A project description including a location map and a map of the present and proposed service area.
- (c) A statement ((regarding)) of the present and expected future quantity and quality of wastewater, including any industrial wastes which may be present or expected in the sewer system.

- (((b))) (d) The degree of treatment required based upon applicable permits and regulations, the receiving body of water, the amount and strength of wastewater to be treated, and other influencing factors.
- (e) A description of the receiving water, applicable water quality standards, and how water quality standards will be met outside of any applicable dilution zone.
- (((c))) (f) The type of treatment process proposed, based upon the character of the wastewater to be handled, the method of disposal, the degree of treatment required, and a discussion of the alternatives evaluated and the reasons they are unacceptable.
- (((d))) (g) The basic design data and sizing calculations of each unit of the treatment works. Expected efficiencies of each unit and also of the entire plant, and character of effluent anticipated.
- (((e))) (h) Discussion of the various sites available and the advantages and disadvantages of the site(s) recommended. The proximity of residences or developed areas to any treatment works. The relationship of the twenty-five-year and one hundred-year flood to the treatment plant site and the various plant units.
- (((f))) (i) A flow diagram showing general layout of the various units, ((including)) the location of the effluent discharge, and a hydraulic profile of the system that is the subject of the engineering report and any hydraulically related portions.
- (j) A discussion of infiltration and inflow problems, overflows and bypasses, and proposed corrections and controls.
- (k) A discussion of any special provisions for treating industrial wastes, including any pretreatment requirements for significant industrial sources.
- (((g))) (1) Detailed outfall analysis or other disposal method selected.
- (((th))) (m) A discussion of the method of final sludge disposal and any alternatives considered.
  - (((i))) (n) Provision for future needs.
- ((<del>(j)</del>)) (o) Staffing and testing requirements for the facilities.
- (((k))) (p) An estimate of the costs and expenses of the proposed facilities and the method of assessing costs and expenses. The total amount shall include both capital costs and also operation and maintenance costs for the life of the project, and shall be presented in terms of total annual cost and present worth.
- (((t))) (q) A statement regarding compliance with any applicable state or local water quality management plan or any such plan adopted pursuant to the Federal Water Pollution Control Act as amended.
- (((m))) (r) A statement regarding compliance with the State Environmental Policy Act ((of 1971)) (SEPA) and the National Environmental Policy Act (NEPA), if applicable.
- (4) The engineering report for projects utilizing <u>land</u> application, including seepage <u>lagoons</u>, irrigation, and subsurface disposal, shall include information on the following together with appropriate parts of subsection (3) of this section, as determined by the department:
  - (a) Soils and their permeability;
- (b) ((Percolation rate during different times of the year;)) Geohydrologic evaluation of such factors as:

- (((c))) (i) Depth to ((groundwater)) ground water and ground water movement during different times of the year;
  - ((<del>(d)</del> Groundwater movement;

(c))) (ii) Water balance analysis of the proposed discharge area:

(iii) Overall effects of the proposed facility upon the ((groundwater)) ground water in conjunction with any other ((subsurface disposal)) land application facilities that may be present;

(((f))) (c) Availability of public sewers;

(((g))) (d) Reserve areas for additional subsurface disposal.

(5) The engineering report for projects funded by the Environmental Protection Agency shall, in addition to the requirements of subsection (3) or (4) of this section, follow EPA facility plan guidelines contained in the EPA publication, "Guidance for Preparing a Facility Plan" (MCD-46), and shall indicate how the special requirements contained in 40 CFR 35.719-1 will be met.

## AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-070 ✓ PLANS AND SPECIFICA-TIONS. (1) The plans and specifications for a domestic wastewater facility are the detailed construction documents by which the owner or his contractor bid and construct the facility. The content and format of the plans and specifications shall be as stated in the state of Washington, "Criteria for Sewage Works Design((-))," and shall include a listing of the facility design criteria and a plan for interim operation of facilities during construction.

(2) Plans and specifications for sewer line extensions shall include, as a separate report, an analysis of the existing collection and treatment systems ability to transport and treat additional flow and loading.

(3) Two copies of the plans and specifications shall be submitted to the department for approval prior to start of construction, excepting as waived under WAC 173-240-030((44))(5).

### **NEW SECTION**

WAC 173-240-075 CONSTRUCTION QUALITY ASSURANCE PLAN. (1) Prior to construction a detailed plan must be submitted to the department showing how adequate and competent construction inspection will be provided.

- (2) The construction quality assurance plan shall include:
- (a) Construction schedule with a summary of planned construction activities, their sequence, interrelationships, durations, and terminations.
- (b) Description of the construction management organization, management procedures, lines of communication, and responsibility.
- (c) Description of anticipated quality control testing including type of test, frequency, and who will perform the tests.

- (d) Description of the change order process including who will initiate change orders, as well as who will review, negotiate, and approve change orders.
- (e) Description of the technical records handling methodology including where plans and specifications, as-built drawings, field orders, and change orders will be kept.
- (f) Description of construction inspection program including inspection responsibility, anticipated inspection frequency, deficiency resolution, and inspector qualifications.

## AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-080 OPERATION AND MAINTENANCE MANUAL. (1) The proposed method of operation and maintenance of the domestic wastewater facility shall be stated in the engineering report or plans and specifications and approved by the department. The statement shall be a discussion of who will own, operate, and maintain the facility and what the staffing and testing requirements are. The owner shall follow the approved method of operation after the facility is constructed, unless changes have been approved by the department.

- (2) In those cases where the facility includes mechanical components, a detailed operation and maintenance manual shall be prepared prior to completion of construction. The purpose of the manual is to present technical guidance and regulatory requirements to the operator to enhance operation under both normal and emergency conditions. Two copies of the manual shall be submitted to the department for approval prior to completion of construction.
- (3) In order to assure proper operation during construction and timely review and approval of the final operation and maintenance manual, a draft manual shall be submitted in the early stages of the construction of a facility. In addition, manufacturer's information on equipment must be available to the plant operator prior to unit start-up.
- (4) The operation and maintenance manual shall include the following list of topics. For those projects funded by the Environmental Protection Agency the manual shall also follow the requirements of the EPA publication, "Considerations for Preparation of Operation and Maintenance Manuals."
- (a) The assignment of managerial and operational responsibilities to include plant classification and classification of required operators.
- (b) A description of plant type, flow pattern, operation, and efficiency expected.
  - (c) The principal design criteria.
- (d) A process description of each plant unit, including function, relationship to other plant units, and schematic diagrams.
- (e) A discussion of the detailed operation of each unit and description of various controls, recommended settings, fail-safe features, etc.
- (f) A discussion of how the treatment facilities are to be operated during anticipated maintenance procedures,

and under less than design loading conditions, if applicable, such as initial loading on a system designed for substantial growth.

- (g) A section on laboratory procedures including sampling techniques, monitoring requirements, and sample analysis.
- (((g))) (h) Recordkeeping procedures and sample forms to be used.
- (((h))) (i) A maintenance schedule incorporating manufacturer's recommendations, preventative maintenance and housekeeping schedules, and special tools and equipment usage.

(((i))) (j) A section on safety.

 $((\frac{1}{k}))$   $\overline{(k)}$  A section stating the spare parts inventory, address of local suppliers, equipment warranties, and appropriate equipment catalogues.

(((k))) (l) Emergency plans and procedures.

((4)) (5) In those cases where the facility does not include mechanical components, an operation and maintenance manual, which may be less detailed than that described in subsection (((3))) (4) of this section, shall be submitted to the department for approval prior to completion of construction. The manual shall fully describe the treatment and disposal system and outline routine maintenance procedures needed for proper operation of the system.

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-090 ((CERTIFICATION)) DECLARATION OF CONSTRUCTION COMPLETION.

(1) Within thirty days following acceptance by the owner of the construction or modification of a domestic wastewater facility, the professional engineer in responsible charge of inspection of the project shall submit to the department ((a certificate)) (a) one complete set of record drawings or as-builts (b) a declaration stating the facilities were constructed in accordance with the provisions of the construction quality assurance plan and without significant change from the department approved plans and specifications.

(2) The ((certificate)) declaration will be furnished by the department and will be ((substantially)) the same form as WAC ((173-240-105)) 173-240-095, ((Certificate)) Declaration of Construction of Water Pollution Control Facilities. The submission of the ((certificate)) declaration is not necessary for sewer line extensions where the local government entity has received approval of a general sewer plan and standard design criteria.

### **NEW SECTION**

WAC 173-240-095 FORM—DECLARATION OF CONSTRUCTION OF WATER POLLUTION CONTROL FACILITIES.

### DECLARATION OF CONSTRUCTION OF WATER POLLUTION CONTROL FACILITIES

#### Instructions:

- A. Upon completion, and prior to the use of any project or portions thereof, a professional engineer shall complete and sign this form, declaring that the project was constructed in accordance with the provisions of the construction quality assurance plan and with the plans and specifications and major change orders approved by the Department of Ecology.
- B. If a project is being completed in phased construction, a map shall be attached showing that portion of the project to which the declaration applies. A declaration of construction must be submitted for each phase of a project as it is completed. Additional declaration forms are available upon request from the Department of Ecology offices listed below.

NAME AND BRIEF DESCRI	PTION OF PROJECT:
• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
NAME OF OWNER	DOE PROJECT NO
ADDRESS	DATE PROJECT OR PHASE COMPLETED
CITYSTATE	
	DOE PLAN AND SPECIFICATION
•	APPROVAL DATE
project and that said project wa authorized agent in accordance quality assurance plan. I furthe best of my knowledge and infor accordance with the plans and	project engineer of the above identified is reviewed and observed by me or my with the provisions of the construction or declare that said project was to the rmation constructed and completed in specification and major change orders
approved by the Department of	Ecology and as shown on the owner's

				ENGINEER				
Please return	completed	form	to	the	Department	of	Ecology	office

SW Regional Office
Department of Ecology
Mail stop LU-11
7272 Cleanwater Lane
Olympia, WA 98504

DATE .....

Signature or Professional Engineer

"as-built" plans.

NW Regional Office
Department of Ecology
4350 150th Ave. NE
Redmond, WA 98052

Municipal Division
Department of Ecology
PV-11
Olympia, WA 98503

Central Regional Office
Department of Ecology
3601 W. Washington
Yakima, WA 98903

**SEAL** 

OF

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Eastern Regional Office Department of Ecology East 103 Indiana Ave. Spokane, WA 99207

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-100 REQUIREMENT FOR CERTIFIED OPERATOR. Each owner of a domestic wastewater treatment facility is required by chapter 70-95B RCW to have an operator, certified by the state, in

responsible charge of the day to day operation of the facility. This requirement does not apply to a septic tank utilizing subsurface disposal. The certification procedures are set forth in chapter 173-230 WAC.

### **NEW SECTION**

WAC 173-240-104 OWNERSHIP AND OPERATION AND MAINTENANCE. (1) Domestic sewage facilities will not be approved unless ownership and responsibility for operation and maintenance is by a public entity except as provided in subsections (2) and (3) of this section. If a waste discharge permit is required it must be issued to the public entity. Nothing herein precludes a public entity from contracting operation and maintenance of domestic sewage facilities.

- (2) Ownership by nonpublic entities may be approved if the department determines such ownership is in the public interest; provided there is an enforceable contract, approved by the department, between the nonpublic entity and a public entity with an approved sewer general plan which will assure immediate assumption of the system under the following conditions:
- (a) Treatment efficiency is unsatisfactory either as a result of plant capacity or physical operation; or
- (b) If such assumption is necessary for the implementation of a general sewer plan.
- (3) The following domestic wastewater facilities would not require public entity ownership, operation, and maintenance:
- (a) Those facilities existing or approved for construction as of the effective date of this section, until such time as the facility is expanded to accommodate additional development.
- (b) Those facilities that serve a single nonresidential, industrial, or commercial establishment. Commercial/industrial complexes serving multiple owners or tenants and multiple residential dwelling facilities such as mobile home parks, apartments, and condominiums are not considered commercial establishments for the purpose of this section.

### INDUSTRIAL WASTEWATER FACILITIES

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-110 SUBMISSION OF PLANS AND REPORTS. (1) Prior to the construction or modification of industrial wastewater facilities, engineering reports and ((final)) plans and specifications for the project shall be submitted to and approved by the department.

(2) All engineering reports and ((final)) plans and specifications should be submitted by the owner consistent with a compliance schedule issued by the department or at least thirty days prior to the time approval is desired. The department will generally review and either approve (or conditionally approve), comment on, or disapprove such plans and reports within the thirty-day period unless circumstances prevent, in which case the owner will be notified and informed of the reason for the delay.

- (3) Construction or modification of industrial wastewater facilities shall conform to the following schedule of tasks unless waived in accordance with subsection  $((\frac{4}{2}))$  (5).
  - (a) Submission and approval of an engineering report;
- (b) Submission and approval of ((final)) plans and specifications;
- (c) Submission of an operation and maintenance manual.
- (4) Where two or more years has elapsed since approval of the engineering report or plans and specifications, it may be necessary to update that document to reflect changed water quality conditions, regulatory requirements, or engineering technology.
- (5) Upon request by the owner, the department may waive the requirement for a ((two)) three step submission of documents for ((minor dischargers)) industrial facilities. In such a case the department will require instead ((final)) conceptual plans which also include the appropriate (as determined by the department) information ((of)) from the engineering report and an operation and maintenance manual.

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-120 REVIEW STANDARDS. (((1))) The department will review engineering reports ((and final)), plans and specifications, and operation and maintenance manuals for industrial wastewater facilities to ((ensure)) ascertain that the ((documents and)) proposed facilities ((are consistent with good engineering practice.

(2) In addition, the discharge from any industrial wastewater facility subject to a departmental waste discharge permit shall meet the applicable effluent limitations. Industrial wastewater facilities, not subject to a waste discharge permit, shall (a) provide all known, available, and reasonable methods of treatment, and (b) not alter the groundwater to the extent that this is harmful, detrimental, or injurious to the public health, safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate uses or potential uses)) will be designed, constructed, operated and maintained to meet effluent limitations and other requirements of an NPDES or state waste discharge permit, if applicable, and to meet the policies and requirements of chapters 90.48 and 90.54 RCW pertaining to prevention and control of pollution of waters of the state, and will be consistent with good engineering practices.

AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-130 ENGINEERING REPORT.

(1) The engineering report for an industrial wastewater facility shall be sufficiently complete so that ((final)) plans and specifications can be developed from it without substantial changes. ((The preliminary engineering report required for some industrial wastewater facilities is

- defined, for the purposes of this regulation, as an engineering report. One copy)) Two copies of the report shall be submitted to the department for approval.
- (2) The engineering report shall include the following information together with any other relevant data as requested by the department:
  - (a) Type of industry or business.
  - (b) The kind and quantity of finished product.
- (c) The quantity and quality of water used by the industry and a description of how consumed or disposed of, including:
- (i) The quantity and quality of all process wastewater and method of disposal;
- (ii) The quantity of domestic wastewater and how disposed of;
- (iii) The quantity and quality of noncontact cooling water (including air conditioning) and how disposed of; and
- (iv) The quantity of water consumed or lost to evaporation.
- (d) ((A statement concerning the receiving water (surface water, subsurface, or municipal collection system), and the location of the point of discharge:
- (e))) The amount and kind of chemicals used in the treatment process, if any.
- (((f))) (e) The basic design data and sizing calculations of the treatment units.
- (f) A discussion of the suitability of the proposed site for the facility.
- (g) A description of the treatment process and operation, including a flow diagram.
  - (h) All necessary maps and layout sketches.
  - (i) Provisions for bypass, if any.
- (j) Physical provision for oil and hazardous ((waste)) material spill control and/or accidental discharge prevention.
- (k) Results to be expected from the treatment process including the predicted wastewater characteristics, as shown in the waste discharge permit, where applicable.
- (l) A description of the receiving water, location of the point of discharge, applicable water quality standards, and how water quality standards will be met outside of any applicable dilution zone.
  - (m) Detailed outfall analysis.
- ((<del>(m)</del>)) (n) The relationship to existing treatment facilities, if any.
- (o) Where discharge is to a municipal sewerage system, a discussion of that systems ability to transport and treat the proposed industrial waste discharge without exceeding the municipality's allocated industrial capacity. Also, a discussion on the effects of the proposed industrial discharge on municipal sludge utilization or disposal.
- (p) Where discharge is through land application, including seepage lagoons, irrigation, and subsurface disposal, a geohydrologic evaluation of such factors as:
- (i) Depth to ground water and ground water movement during different times of the year;
- (ii) Water balance analysis of the proposed discharge area;

- (iii) Overall effects of the proposed facility upon the ground water in conjunction with any other land application facilities that may be present.
- (((n))) (q) A statement, expressing sound engineering justification through the use of pilot plant data, results from other similar installations, and/or scientific evidence from the literature, that the effluent from the proposed facility will meet applicable permit effluent limitations and/or pretreatment standards.
- (((o))) (r) A discussion of the method of final sludge disposal selected and any alternatives considered with reasons for rejection.
- ((<del>(p)</del>)) (s) A statement as to who will own, operate, and maintain the system after construction.
- (((q))) (t) A statement regarding compliance with any state or local water quality management plan or any such plan adopted pursuant to the Federal Water Pollution Control Act as amended.
  - (((r))) (u) Provisions for any committed future plans.
- $((\frac{1}{(s)}))$   $\overline{(v)}$  A discussion of the various alternatives evaluated, if any, and reasons they are unacceptable.
- (((t))) (w) A timetable for final design and construction.
- (((u))) (x) A statement regarding compliance with the State Environmental Policy Act ((of 1971)) (SEPA) and the National Environmental Policy Act (NEPA), if applicable.
- (((v))) (y) Additional items to be included in an engineering report for a solid waste leachate treatment system are:
- (i) A vicinity map and also a site map which shows topography, location of utilities, and location of the leachate collection network, treatment systems, and disposal;
- (ii) Discussion of the ((landfill)) solid waste site, working areas, soil profile, rainfall data, and ((groundwater)) ground water movement and usage;
- (iii) A statement of the capital costs and the annual operation and maintenance costs;
- (iv) A description of all sources of water supply within two thousand feet of the proposed disposal site. Particular attention should be given to showing impact on usable or potentially usable aquifers.

### AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

- WAC 173-240-140 V((FINAL)) PLANS AND SPECIFICATIONS. (1) Upon request of the owner the ((final plans for an industrial wastewater facility may be conceptual rather than the complete construction drawings required as plans and specifications for domestic wastewater facilities. One copy)) department may, at its discretion, allow submission of conceptual plans for industrial facilities, as noted in WAC 173-240-110(5). Two copies of the ((final)) plans and specifications shall be submitted to the department for approval prior to start of construction.
- (2) The ((final)) plans and specifications shall include the following information together with any other relevant data as requested by the department:
- (a) Repeat presentation of the basic engineering design criteria from the engineering report.

- (b) If there are any deviations from the concepts of the engineering report, explanation of the changes to include as much detail as would have been provided in an engineering report.
- (c) The plan and section drawings of major components such as the treatment units, pump stations, flow measuring devices, sludge handling equipment, and influent and effluent piping. Foundations and/or soil preparation should be shown for major structures.

(d) A general site drawing showing the location with respect to the entire plant site and a detailed site draw-

ing showing the component siting.

- (e) A schematic drawing showing flows to include: In plant collection, and wastewater pumping, treatment, and discharge.
- (f) A hydraulic profile showing head under maximum flows. This requirement ((is not necessary)) may be waived where the ((two)) three step submission of documents has been waived pursuant to WAC 173-240- $110((\frac{4}{4}))(5)$
- (g) Instrumentation, controls, and sampling schematics.
- (h) General operating procedures such as startup, shutdown, spills, etc.

### AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-150 ✓ OPERATION AND MAIN-TENANCE MANUAL. (1) A detailed operation and maintenance manual shall be prepared for an industrial wastewater facility which includes mechanical components prior to the completion of construction. The manual is ((not)) to be submitted to the department for review((, however the manual shall be kept on site at all times and be available for inspection by department staff)) and approval. The purpose of the manual is to present technical guidance and regulatory requirements to the operator to enhance operation under both normal and emergency conditions.

- (2) The operation and maintenance manual shall include the following list of topics:
- (a) The names and phone numbers of the responsible individuals.
- (b) A description of plant type, flow pattern, operation, and efficiency expected.

(c) The principal design criteria.

- (d) A process description of each plant unit, including function, relationship to other plant units, and schematic
- (e) Explanation of the operational objectives for the various wastewater parameters, i.e. sludge age, settleability, etc.
- (f) A discussion of the detailed operation of each unit and description of various controls, recommended settings, fail-safe features, etc.
- (g) A discussion of how the facilities are to be operated during anticipated startups and shutdowns, maintenance procedures, and less than design loading conditions, so as to maintain efficient treatment.
- (h) A section on laboratory procedures including sampling techniques, monitoring requirements, and sample analysis.

- (((h))) (i) Recordkeeping procedures and sample forms to be used.
- (((i))) (j) A maintenance schedule incorporating manufacturer's recommendations, preventative maintenance and housekeeping schedules, and special tools and equipment usage.

 $((\frac{(i)}{(i)}))$  (k) A section on safety.

- $((\frac{k}{k}))$   $\overline{(l)}$  A section containing the spare parts inventory, address of local suppliers, equipment warranties, and appropriate equipment catalogues.
  - (((t))) (m) Emergency plans and procedures.

### DOMESTIC AND INDUSTRIAL WASTEWATER **FACILITIES**

### AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-160 REQUIREMENT FOR PRO-FESSIONAL ENGINEER. (1) All required engineering reports, and plans and specifications ((and final plans,)) for the construction or modification of wastewater facilities shall be prepared under the supervision of a professional engineer licensed in accordance with chapter 18.43 RCW. All copies of these documents submitted to the department for review shall bear the seal of the professional engineer under whose supervision they have been prepared.

(2) Upon request of the owner, the department may waive the above requirement for construction or modification at ((minor)) industrial wastewater facilities ((with insignificant discharges and at animal feeding operations)).

## AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-170 RIGHT OF INSPECTION. Pursuant to RCW 90.48.090, the department or its authorized representative shall have the right to enter at all reasonable times in or upon any property, public or private, for the purposes of inspection or investigation relating to the pollution or possible pollution of the waters of the state, including the inspection of construction activities related to domestic ((and)) or industrial wastewater facilities.

### AMENDATORY SECTION (Amending Order DE 78-10, filed 1/23/79)

WAC 173-240-180 ✓ APPROVAL OF CON-STRUCTION CHANGES. All wastewater facilities subject to the provisions of this regulation shall be constructed in accordance with the plans and specifications ((or final plans)) approved by the department. Any contemplated changes during construction, which are significant deviations from the approved plans, shall first be submitted to the department for approval.

### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-240-10 FORM—CERTIFICATE OF CONSTRUCTION OF WATER POLLUTION CONTROL FACILITIES.

# WSR 83-23-064 WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed November 17, 1983]

The Department of Labor and Industries hereby withdraws the proposed new rules for material lifts, chapter 296-93 WAC. The notice of proposed rule-making was filed with the code reviser on September 7, 1983, and was published as WSR 83-18-063.

The proposed rules are withdrawn as a result of comments received by the department, which indicated that proposed WAC 296-93-010, which defined the scope of the rules, needed to be revised substantially. The department will revise WAC 296-93-010 in accordance with these comments and will then file with the code reviser new proposed rules. The department expects that it will be able to schedule a hearing on the revised rules in the latter part of January.

Sam Kinville Director

### WSR 83-23-065 NOTICE OF PUBLIC MEETINGS CLARK COLLEGE

[Memorandum-November 10, 1983]

The Clark College board of trustees will hold a special meeting on Wednesday, November 16, 1983, beginning at 5 p.m., in the Board Room in the Administration Building on the Clark College campus.

Because of the Thanksgiving holidays, there will be no meeting held on Wednesday, November 23, the regularly scheduled meeting date.

# WSR 83-23-066 EMERGENCY RULES DEPARTMENT OF PERSONNEL (Personnel Board)

[Order 192-Filed November 17, 1983]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98504, that it does adopt the annexed rules relating to definitions (scheduling plan), amending WAC 356-06-010.

We, the State Personnel Board, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the

facts constituting the emergency is this WAC amendment was not submitted in time to be filed with the code reviser's office for adoption on the November 10, 1983, Personnel Board meeting; this amendment coincides with the permanent adoption of WAC 356-15-020 at the same board meeting.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 10, 1983.

By Leonard Nord

Secretary

### AMENDATORY SECTION (Amending Order 179, filed 12/22/82)

WAC 356-06-010 DEFINITIONS. The following definitions apply throughout these rules unless the context clearly indicates another meaning:

ACTING APPOINTMENT – An appointment of limited duration made from within the classified service to a supervisory or managerial position.

ADMINISTRATIVE PERSONNEL – Employees who regularly exercise discretion and independent judgment in the performance of: (1) Work related directly to management policy, or (2) work providing direct assistance to executive or administrative personnel.

AGENCY – An office, department, board, commission, or other separate unit or division, however designated, of the state government and all personnel thereof. It includes any unit of state government established by law, the executive officer or members of which are either elected or appointed, upon which the statutes confer powers and impose duties in connection with operations of either a governmental or proprietary nature.

AGRICULTURAL PERSONNEL — Employees performing work which includes farming and all its branches, including cultivating the soil, or growing or harvesting crops, or raising livestock, bees, fur—bearing animals, or poultry, or doing any practices performed by a farmer or on a farm as an incident to or in conjunction with such farming operations.

ALLIED REGISTER – A register for a class for which the duties and minimum or desirable qualifications are equivalent to or above those for another class.

ALLOCATION – The assignment of a position to a job classification.

ANNIVERSARY DATE - Original entry date into state service as adjusted by leave without pay or break in service

APPOINTING AUTHORITY – A person or group of persons lawfully authorized to make appointments.

BARGAINING UNIT - The group of employees in positions determined by the personnel board to constitute a

unit appropriate for collective bargaining purposes under these rules.

BASIC SALARY RANGE – The dollar amount of the step of the salary range to which the employee is entitled, before any deduction, and exclusive of additional compensation of any kind.

BOARD - The state personnel board.

BUMPING – The replacement of an incumbent by another employee subject to reduction in force, who has greater seniority.

CAREER PLANNING – A programmed process designed to assist employee career growth through job experience, training and/or continuing education.

CERTIFICATION – Providing an agency with the appropriate number of names of candidates who have passed the examination for a given class and are eligible to be considered for vacancies.

CLASS – Identification of a position, or a group of positions, sufficiently similar in duties so that the same requirements of training, experience, or skill and the same title, examination, and salary range may be applied.

CLASSIFIED SERVICE – All positions and employees in the state service subject to the provisions of chapter 41-.06 RCW and these rules.

COLLECTIVE BARGAINING OR COLLECTIVE NEGOTIA-TION – The performance of the mutual obligation of the appointing authority, or designee, and the certified exclusive representative of a bargaining unit to meet in an attempt to reach an agreement on all personnel matters over which the appointing authority may lawfully exercise discretion.

COMPENSATORY TIME - Time off in lieu of cash payment for overtime.

COMPETITIVE SERVICE – All positions in the classified service for which a competitive examination is required as a condition precedent to appointment.

DATE OF ELECTION — The date of election is the date the director of personnel certifies the results of the election.

DEMOTION – A change of a permanent employee from a position in one class to a position in another class having a lower maximum salary.

DESIRABLE QUALIFICATIONS — The levels of education and/or experience deemed desirable or preferable for admission to the examination in lieu of fixed minimum qualifications.

DIRECTOR - The director of the department of personnel.

DISABILITY – An employee's bodily inability to perform adequately the essential duties of the job class. (For purposes of WAC 356-35-010, this definition shall not include maternity.)

DISMISSAL — The termination of employment of a permanent employee (for cause) or of a probationary employee as specified in these rules.

EDUCATION LEAVE OF ABSENCE – An authorized leave of absence for educational purposes.

ELEVATION - Restoring an employee to the higher classification, with permanent status, which was held prior to being granted a demotion.

ELIGIBLE - An applicant whose name is on a register.

EMERGENCY APPOINTMENT - An appointment, for emergency reasons, not to exceed 60 calendar days.

EMPLOYEE - Any person employed under the jurisdiction of these rules.

EMPLOYEE ORGANIZATION – Any organization having the authority, as specified in WAC 356-42-010, to represent state employees on personnel matters.

EXECUTIVE PERSONNEL (As used in chapter 15 of these rules) – Employees who customarily and regularly exercise discretionary powers in directing and controlling program operations of an agency or division or customarily recognized subdivision thereof and personnel who are responsible for (1) hiring or firing or making substantial recommendation for same and (2) directing the work of and (3) regulating the working hours of two or more employees.

EXEMPT POSITION – Any position designated as exempt from the application of these rules as specified in WAC 356-06-020.

EXIT LEAVE - The paid hours of nonworking time taken by an employee who is not eligible to receive a lump sum cash payment for accrued vacation leave. Exit leave is taken following the last designated work day prior to an employee's resignation, dismissal, or separation due to reduction in force or disability and continuing until all the employee's accrued vacation leave is exhausted.

FULL TIME EMPLOYMENT – Regularly scheduled employment requiring an average of 40 hours of work per week. However, for certification from a register, work between 32 – 40 hours per week shall be considered full time.

HANDICAPPED – Persons with physical, mental or sensory impairments that would impede that individual in obtaining and maintaining permanent employment and promotional opportunities. The impairments must be material rather than slight; static and permanent in that they are seldom fully corrected by medical replacement, therapy or surgical means.

HOLIDAYS – Paid nonwork days for state employees as established by RCW 1.16.050.

HOUSED PERSONNEL – Employees whose duties require that they reside at the place of their employment or who otherwise spend a substantial portion of their work time subject to call and not engaged in the performance of active duties.

HUMAN RESOURCE DEVELOPMENT – The function of achieving agency goals by changing or enhancing employees' knowledges, skills, attitudes and behaviors.

INTERMITTENT EMPLOYMENT – Employment without any understanding of continuity, fitting no particular pattern and performed for no more than a total of (nine months) 1560 hours during any consecutive 12-month period.

INTERVENING SALARY STEPS – All increment steps in a salary range, except the lowest and highest.

LAW ENFORCEMENT PERSONNEL – Employees empowered by statute to enforce laws designed to maintain public peace and order, protect life and property, and detect and prevent crimes. Employees in these positions must have the power of arrest, and have been trained in

rules of evidence, laws of arrest, search and seizure and legal rights of citizens.

MINIMUM QUALIFICATIONS — The training, experience, and other qualifications established for a given class and required of an applicant for admission to the examination for that class.

NONCOMPETITIVE POSITIONS – Positions designated by the board as not requiring a competitive examination.

ORIENTATION – An introduction to the organization and to tasks, jobs, procedures and other activities new to the employee.

Overtime – Work authorized and performed in accordance with WAC 356-15-030.

PART TIME EMPLOYMENT — Work of less than 40 hours per week. However, for certification from registers, work of less than 32 hours per week shall be considered part time.

PERIODIC INCREMENT DATE – The date established in accordance with the merit system rule on which an employee is entitled to a salary increase within a salary schedule range as prescribed in the merit system rules.

PERMANENT EMPLOYEE – An employee who has successfully completed a probationary period and has had no break in service.

PERSONNEL RECORD – Such information having pertinence to the employment of an employee and which is retained in a specific location as required by WAC 356–46–060(2)Å.

POSITION – A group of duties and responsibilities normally assigned to an employee. Such position may be filled or vacant, full-time or part-time, seasonal, temporary or permanent.

PREMIUM PAYMENT — Wage payment over and above the basic salary rate authorized by the board for extraordinary conditions of employment.

PROBATIONARY PERIOD – The trial period of employment following certification and appointment to, or reemployment in, the classified service and continuing for 6 to 12 months as determined under the provisions of WAC 356-30-260.

PROFESSIONAL PERSONNEL – Employees performing work which requires consistent exercise of independent judgment and is in a specialized field requiring advanced knowledge normally gained through achieving a baccalaureate degree but which may be gained through equivalent experience.

PROJECT EMPLOYMENT – A program designated by the director of personnel as "project employment," that is separately financed by a grant, federal funds, or by state funds, or by a combination of funds to provide training or employment opportunities or expertise or additional employees to carry out a specific project or goal and which, either because of the nature of the project, funding requirements, or potential harmful impact on employment opportunities for regular civil service employees, cannot be facilitated through the regular civil service system. Such a program may last upward to two years and beyond, but has an end in sight.

PROMOTION – A change of an employee from a position in one class to a position in a class having a higher maximum salary.

PROVISIONAL APPOINTMENT – An appointment to a position pending the establishment of a register for that class

REDUCTION IN FORCE – A separation resulting from a lack of funds, lack of work, good faith reorganization for efficiency purposes, or from there being fewer positions than the employees entitled to the positions because of exercising their rights to return to the classified service. When a reduction in force occurs, it is a separation from service without cause on the part of the employee.

REDUCTION – Placement of an employee's salary at a lower step within the range as a result of a disciplinary action.

REEMPLOYMENT – An appointment, made from the reemployment register, of a former employee who had permanent status.

REGISTER - A list of eligible names established for employment or reemployment in a class.

REINSTATEMENT – Return of an employee to full employment rights by board action following appeal hearing.

RESIGNATION - A voluntary separation from employment.

REVERSION – Voluntary or involuntary movement of an employee during a six-month trial service period to the class which was held prior to the current trial service appointment.

SALARY RANGE - A sequence of minimum, intervening, and maximum dollar amounts designated by the board as the monthly compensation for a class.

SCHEDULING PLAN - A series of schedules, approved for specific positions by the director of personnel or the personnel board, through which schedules the incumbents move in an established position.

SEASONAL EMPLOYMENT – Work that is cyclic in nature beginning and ending at approximately the same time every year and lasting for no more than nine months.

SENIORITY - A measure of the last period of unbroken time served in positions in the classified service under the jurisdiction of the state personnel board. Service in positions brought under the jurisdiction of the state personnel board by statute is counted as though it had previously been under the jurisdiction of the state personnel board. Leaves of absence granted by agencies and separations due to reduction in force are not considered a break in service. Time spent on leaves of absence without pay is not credited unless it is for educational leaves, or statutes require it be credited; or it is taken at the specific request of an agency so employees may perform work specifically related to state work. Time spent off the state payroll due to reduction in force will be credited for that period of time the employee is eligible to be placed on the reduction in force register. Leaves without pay granted to directly or indirectly reduce the possible effect of reduction in force will be credited in accordance with WAC 356-18-140 and 356-18-220. Leaves of absence without pay granted to employees who are drawing worker's compensation because of injury or illness while employed by the state will be credited. Time spent in exempt appointments listed in RCW 41-.06.070 will be credited and the service will not be regarded as broken when employees return from exempt service in accordance to RCW 41.06.070(22), WAC 356-06-055 and 356-30-330. Time spent under the jurisdiction of the higher education personnel board will be added when the employee comes under the jurisdiction of the state personnel board through the provisions of WAC 356-06-055(6). The length of active military service of a veteran, not to exceed five years, shall be added to the state service for such veteran or his widow.

SERIES – A group of classes of positions to which the same kind of work is assigned but which is at different levels of difficulty and responsibility.

SUPERVISOR – Any employee assigned responsibility by management to participate in all the following functions with respect to their subordinate employees: (1) Selection of staff, (2) training and development, (3) planning and assignment of work, (4) evaluation of performance, and (5) corrective action. Participation in these functions must not be of a merely routine nature but requires the exercise of individual judgment.

suspension – An enforced absence without pay for disciplinary purposes.

TANDEM EMPLOYMENT – Any position filled by more than one employee as voluntarily agreed between management and employee(s) who jointly fulfill the responsibilities and duties of the position(s).

TEMPORARY EMPLOYMENT – Single or multiple periods of employment during the absence of a permanent employee on leave; or for work done at a workload peak and normally lasting for less than nine months and having an end in sight.

TERMINATION – Separation from employment for reasons beyond the control of the employee.

TRAINING – An organized learning process designed to provide needed changes in the skills, knowledges, attitudes or behaviors of employees.

TRANSFER – The change of an employee from one to another classified position having the same salary range number.

TRIAL SERVICE PERIOD – A six-month trial period of employment of a permanent employee beginning with the effective date of the promotion or demotion or appointment from the promotional register.

TUITION REIMBURSEMENT — A full or partial reimbursement to eligible employees by the employing agency for tuition paid to attend approved courses.

UNDERFILL – The filling of a position with an employee in a lower related class in the absence of an adequate eligible register for the classification.

UNION SHOP – A form of union security that requires that all employees within a bargaining unit become members of the certified bargaining representative within 30 calendar days of the union shop election or 30 calendar days from an employee's date of hire, whichever is later

UNION SHOP FEE - The union shop fee, sometimes known as a representation fee, is the fee paid by an employee to a union shop representative in lieu of holding membership in that union. An employee who has been certified for nonmembership status because of bona fide

religious tenets of a church or religious body of which the employee is a member, shall pay a fee equivalent to the regular monthly dues of the union shop representative minus any included monthly premiums for union sponsored insurance programs.

UNION SHOP REPRESENTATIVE – A union shop representative is an employee organization that is certified as exclusive bargaining representative for a bargaining unit and which has also been certified as union shop representative by the director of personnel. To be certified as union shop representative, a majority of all employees in the bargaining unit must vote in favor of having the petitioning employee organization as their union representative.

VETERAN - For the purpose of granting preference during layoffs and subsequent reemployment, any person who has one or more years of active military service in any branch of the armed forces of the United States or who has less than one year's service and is discharged with a disability incurred in the line of duty or is discharged at the convenience of the government and who, upon termination of such service, has received an honorable discharge, a discharge for physical reasons with an honorable record, or a release from active military service with evidence of service other than that for which an undesirable, bad conduct, or dishonorable discharge is given: PROVIDED, That the person has not voluntarily retired with 20 or more years of active military service and has military retirement pay in excess of \$500 per month.

VETERAN'S WIDOW – For the purpose of granting preference during layoffs and subsequent reemployment, the unremarried wife of a deceased veteran as defined in WAC 356-06-010 except that such veteran's one-year minimum length of active military service shall be disregarded.

VOLUNTEER EXPERIENCE – Work experience for which no salary was received, which may be credited toward meeting the minimum qualifications for a classification: Provided such experience is equivalent to and not prohibited by the minimum qualifications of the classification. Volunteer experience for which academic credit was granted may be used to satisfy either the educational or the experience requirements of a class, but may not be used for both.

WORK DAY – A 24-hour period beginning at a time determined by the appointing authority. For scheduled standard work period positions the work day begins at the scheduled starting time of the employee.

WORK PERIOD DESIGNATION – Identification of each classification's and position's criteria for hours of work as defined in WAC 356-15-020 and qualifications for premium pay as defined in chapter 356-15 WAC.

WORK SCHEDULE - A series of workshifts and work days within the workweek.

WORKSHIFT - Scheduled working hours within the workday.

WORKWEEK – A regular recurring period of 168 hours beginning at a time determined by the appointing authority and continuing for seven consecutive 24-hour periods. For scheduled standard work period positions

the workweek begins at the scheduled starting time of the first shift of the employee's uniform shifts.

Y-RATE - A salary amount which either exceeds the maximum step for the salary range of an employee's class or a salary amount that falls between the steps of a salary range of an employee's class.

# WSR 83-23-067 ADOPTED RULES DEPARTMENT OF GENERAL ADMINISTRATION (Division of Savings and Loan Associations)

[Order 83-6-Filed November 17, 1983]

I, R. H. "Bob" Lewis, Supervisor of the Division of Savings and Loan Associations, do promulgate and adopt at Olympia, Washington, the annexed rules relating to operations and procedures of the Division of Savings and Loan and access to public records – form, amending WAC 419-20-030, 419-20-070, 419-20-120 and 419-20-140.

This action is taken pursuant to Notice No. WSR 83-17-029 filed with the code reviser on August 10, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 42.17 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 15, 1983.

By R. H. "Bob" Lewis Supervisor, Division of Savings

and Loan Associations

AMENDATORY SECTION (Amending Order 73-2, filed 7/13/73)

WAC 419-20-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF DIVISION OF SAVINGS AND LOAN. The Division is an administrative, supervisory, licensing and chartering agency. The administrative office of the Division of Savings and Loan and its staff is located at ((Room 111A,)) 217-C General Administration Building, Olympia, Washington 98504.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 73-2, filed 7/13/73)

WAC 419-20-070 OFFICE HOURS. Public records shall be available for inspection and copying during the customary office hours of the Division of Savings and Loan. For the purposes of this chapter, the customary office hours shall be from 8:00 a.m. to ((noon, and

from 1:00 p.m. to)) 5:00 p.m., Monday through Friday, excluding legal holidays.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 73-2, filed 7/13/73)

WAC 419-20-120 PROTECTION OF PUBLIC RECORDS. (1) Public records shall be available for public inspection during regular office hours as provided for by regulation at the office of the Division of Savings and Loan, ((Room 111A,)) 217-C General Administration Building, Olympia((.)), Washington 98504. No person shall be allowed to remove any records made available to him for inspection from the place designated for inspection by the public records officer. If copies are desired the person so desring them shall inform the public records officer who shall then either have the copies made or make the copying facilities of the Division of Savings and Loan available for copying.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 73-2, filed 7/13/73)

WAC 419-20-140 COMMUNICATIONS WITH DIVISION. All communications with the Division of Savings and Loan including but not limited to the submission of material pertaining to its operations and/or the administration or enforcement of chapter 1, Laws of 1973 and these rules, requests for copies of the Division of Savings and Loan's decisions and other matters, shall be addressed as follows:

Division of Savings and Loan Records Officer ((Room 111A)) 217-C General Administration Building Olympia, Washington 98504

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

# WSR 83-23-068 PROPOSED RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Filed November 18, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Office of Minority and Women's Business Enterprises intends to adopt, amend,

or repeal rules concerning the procedures state agencies and educational institutions will use to evaluate bids and award contracts in a more timely and cost effective manner:

that the agency will at 1:00 p.m., Wednesday, December 28, 1983, in the Office Building 2 Auditorium, 12th and Franklin Streets, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 5, 1984.

The authority under which these rules are proposed is chapter 120, Laws of 1983.

The specific statute these rules are intended to implement is chapter 120, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 9, 1983.

Dated: November 18, 1983

By: Carolyn V. Patton

Director

#### STATEMENT OF PURPOSE

Title: Contract and bid specification rules, chapter 326-40 WAC.

Description of Purpose: To identify the procedures state agencies and educational institutions will use to evaluate bids and award contracts in a more timely and cost effective manner.

Statutory Authority: Chapter 120, Laws of 1983.

Specific Statute Rule is Intended to Implement: Chapter 120, Laws of 1983.

Summary of Rule: These rules will allow contracts to be awarded in a more timely and cost effective manner. The rules also describe the criteria for bid specifications in the areas of monetary value and averaging of minority and women's business enterprise participation.

Agency Personnel Responsible for Drafting: Carolyn V. Patton, Director, Office of Minority and Women's Business Enterprises; Implementation: State agencies and educational institutions; and Enforcement: Carolyn V. Patton, Office of Minority and Women's Business Enterprises and staff.

Person or Organization Proposing Rule: The Washington State Office of Minority and Women's Business Enterprises.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: The economic impact of the Office of Minority and Women's Business Enterprises (OMWBE) rules regarding contract and bid specifications (chapter 326-40 WAC) cannot specifically be determined at this time. The Office of Minority and Women's Business Enterprises is a new agency and, as such, has no data base upon which to determine impact. However, potential impacts are as follows: The rules could cost businesses more if re-bidding on contracts occurs; the rules could increase participation by minority and women's business enterprises by

allowing optional methods of awarding contracts and reducing the need for re-bidding; and the rules could foster competitiveness and allow minority and women's business enterprises to enter the mainstream more rapidly.

#### **NEW SECTION**

WAC 326-40-010 CRITERIA FOR BID SPECIFICATIONS - MONETARY VALUE. Where a contract for the purchase of goods or services is to be awarded on the basis of competitive bidding and includes goals for MBE and WBE participation, the award shall not be made on the basis of the vendor's level of MWBE participation unless the contract price is within the lower of 5% or \$5,000.00 of the lowest otherwise responsive bid (determined without regard to MWBE participation).

### **NEW SECTION**

WAC 326-40-020 CRITERIA FOR BID SPECIFICATIONS – AVERAGING MWBE PARTICIPATION. Where a contract for the purchase of goods and services is to be awarded on the basis of competitive bidding, and includes goals for MBE and WBE participation, and no bidder whose bid is within the range established under section 326-40-010 meets the goals established for such contract, the agency shall treat as responsive any bid which is in all other respects responsive and is within the range established under section 326-40-010, and includes MBE and WBE participation equal to or greater than the average participation included in all competitive bids. Competitive bids shall include all otherwise responsive bids which are within 25% of the lowest otherwise responsive bid.

# WSR 83-23-069 EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Order 83-5—Filed November 18, 1983]

- I, Carolyn V. Patton, director of the Office of Minority and Women's Business Enterprises, do promulgate and adopt at Olympia, the annexed rules relating to the procedures state agencies and educational institutions will use to evaluate bids and award contracts in a more timely and cost effective manner.
- I, Carolyn V. Patton, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the statute these rules are intended to implement was effective September 1, 1983. The rules will allow contracts to be awarded in a more timely and cost effective manner reducing potential excessive costs associated with the implementation of the minority and women's business enterprises program.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 120, Laws of 1983 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1983.

By Carolyn V. Patton

Director

### **NEW SECTION**

WAC 326-40-010 CRITERIA FOR BID SPECI-FICATIONS - MONETARY VALUE. Where a contract for the purchase of goods or services is to be awarded on the basis of competitive bidding and includes goals for MBE and WBE participation, the award shall not be made on the basis of the vendor's level of MWBE participation unless the contract price is within the lower of 5% or \$5,000.00 of the lowest otherwise responsive bid (determined without regard to MWBE participation).

### **NEW SECTION**

WAC 326-40-020 CRITERIA FOR BID SPECI-FICATIONS – AVERAGING MWBE PARTICIPATION. Where a contract for the purchase of goods and services is to be awarded on the basis of competitive bidding, and includes goals for MBE and WBE participation, and no bidder whose bid is within the range established under section 326-40-010 meets the goals established for such contract, the agency shall treat as responsive any bid which is in all other respects responsive and is within the range established under section 326-40-010, and includes MBE and WBE participation equal to or greater than the average participation included in all competitive bids. Competitive bids shall include all otherwise responsive bids which are within 25% of the lowest otherwise responsive bid.

# WSR 83-23-070 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed November 18, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning nursing home licensure program administration, amending chapter 388–98 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 23, 1983.

The authority under which these rules are proposed is RCW 18.51.070.

The specific statute these rules are intended to implement is chapter 18.51 RCW.

This notice is connected to and continues the matter in Notice No. WSR 83-20-055 filed with the code reviser's office on September 30, 1983.

Dated: November 16, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

# WSR 83-23-071 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed November 18, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-92-025 Computation of available income and resources.

Amd WAC 388-95-340 Computation of available income and resources;

that the agency will at 10:00 a.m., Wednesday, December 28, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 4, 1984.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 28, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 14, 1983. The meeting site is in a location which is barrier free.

Dated: November 14, 1983 By: David A. Hogan, Director Division of Administration and Personnel

### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 388-92-025 and 388-95-340.

Purpose of the Rule or Rule Change: To define available income and relative responsibility.

The Reason(s) These Rules are Necessary: To comply with changes in 42 CFR 453.723 and Title XIX State Agency Letter No. 83-10.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Defines the availability of income under various situations when an individual becomes institutionalized.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jim Sparks,

Program Manager, Division of Medical Assistance, Phone: 234-7316, Mailstop: LK-11.

These rules are necessary as a result of federal law, federal court decision or state court decision, 42 CFR 453.723 and Title XIX State Agency Letter No. 83-10.

### AMENDATORY SECTION (Amending Order 1801, filed 5/5/82)

WAC 388-92-025 COMPUTATION OF AVAILABLE IN-COME AND RESOURCES. (1) Total income of a beneficiary of supplemental security income is not considered available in determining eligibility.

(2) Financial responsibility of spouses and parents.

- (a) Income and resources are considered jointly for spouses who live together in a common household and blind or disabled children who live with their parent(s). ((Income and resources are considered separately when spouses and/or children and parents cease to live together. Income and resources are considered mutually available:
- (a) For the first six months after the month they cease to live together where both spouses apply as SSI related (aged, blind or disabled)
- (b) For the month of separation where only one spouse applies as SSI related (aged, blind or disabled), or where blind or disabled children are separated from parents.))
- (b) If both spouses apply or are eligible as aged, blind, or disabled and cease to live together their income and resources are considered available to each other for the time periods specified below. After the appropriate time period only the income and resources that are actually contributed by one spouse to the other are considered available.

(i) If spouses cease to live together because of the institutionaliza-

tion of one spouse-

- (A) Consider their income as available to each other through the month in which they cease to live together. Mutual consideration of income ceases with the month after the month in which separation occurs.
- (B) Consider their resources as available to each other for the month during which they cease to live together and the six months following that month.
- (ii) If spouses cease to live together for any reason other than institutionalization consider their income and resources as available to each other for the month during which they cease to live together and the six months following that month. If the mutual consideration of income and resources causes the individuals to lose eligibility as a couple, the agency will determine if an individual is eligible in accordance with subsection (c) of this section.
- (c) If only one spouse in a couple applies or is eligible, or both spouses apply and are not eligible as a couple, and they cease to live together consider only the income and resources of the ineligible spouse that are actually contributed to the eligible spouse beginning with the month after the month in which they cease to live together.
  - (d) When both spouses are eligible and institutionalized:
- (i) Income and resources are considered jointly if they share the same room.
- (ii) Income and resources are considered separately if they don't share the same room.
- (e) When only one spouse is eligible and both are institutionalized, availability of income and resources shall be the same as for spouses which cease to live together as per subsection (2)(c) of this section, even if they share the same room.
- (3) When computing available income for a family of three or more the relative responsibility requirement of the appropriate cash assistance program shall be applied, except that relative responsibility shall be limited to spouse for spouse and parent for child.
- (4) For SSI related individuals, age eighteen to twenty-one, parents' income is not deemed available.
- (((4))) (5) For SSI related individuals under age eighteen, parents' income is deemed available when living in the same household.
- (((5))) (6) When the spouse of an SSI related applicant is ineligible or does not apply, the exclusions in subsections (((6))) (7) and (((8))) (9) of this section, shall be applied to his/her income in determining the amount to be deemed to the applicant. If the remaining income of the ineligible spouse exceeds the monthly state supplement benefit standard all the remaining income shall be deemed to the applicant.
- (((6))) (7) Exclusions from income. The following shall be excluded sequentially from income:

- (a) Any amount received from any public agency as a return or refund of taxes paid on real property or on food purchased by such individual or spouse;
  - (b) State public assistance based on financial need;
- (c) Any portion of any grant, scholarship, or fellowship received for use in paying the cost of tuition and fees at any educational institution;
- (d) Income that is not reasonably anticipated, or received infrequently or irregularly, if such income does not exceed twenty dollars per month if unearned, or ten dollars per month if earned;
- (e) Any amounts received for the foster care of a child, who is not an eligible individual, but who is living in the same house as such individual and was placed in such home by a public or nonprofit private child-placement or child-care agency;
- (f) One-third of any payment for child support received from an absent parent will be excluded;
- (g) The first twenty dollars per month of earned or unearned income, not otherwise excluded in subsection (((6))) (7)(a) through (f) of this section, for a person at home. The exclusion is considered only once for a husband and wife. There is no exclusion on income which is paid on the basis of need of the eligible individual, such as VA pension and cash from private charitable organizations;
- (h) Tax exempt payments received by Alaska natives under the Alaska Native Claims Settlement Act;
- (i) Tax rebates or special payments excluded by other statutes. When necessary these exclusions will be publicized by numbered memoranda from the state office;
- (j) Compensation provided to volunteers in ACTION programs established by Public Law 93-113, the Domestic Volunteer Service Act of
- (k) When an ineligible minor is in the household of an SSI applicant, an amount will be excluded for such child's needs. The exclusions will be the difference between the SSI couple cash benefit and the SSI individual cash benefit;
- (1) Veteran's aid and attendance allowance is to be excluded in determining financial eligibility.
- (i) If the sum is paid to a spouse, it is considered that individual's earned income and may be deemed to the applicant.
- (ii) For institutionalized applicants, the amount subsequently is considered in the cost of institutional care.
- (m) Current recipients who become ineligible for SSI benefits and/or state supplementary payments after April 1, 1977, solely because of OASDI cost of living benefit increases shall remain categorically eligible for medical assistance (MA). Any subsequent OASDI cost of living benefit increase shall be disregarded for eligibility. For institutionalized recipients, the amount subsequently is considered in the cost of institutional care. This disregard does not apply to:
- (i) New applicants (i.e., who were not receiving SSI/SSP prior to increase).
- (ii) Persons who are not actually receiving SSI/SSP payments for some other reason.
  - (iii) Persons who would have received SSI/SSP if they had applied.
- (iv) Persons who would have received SSI/SSP if they were not living in a medical or intermediate care facility.
- (n) A fee charged by a guardian to reimburse himself or herself for services provided is not considered available to the individual and is not treated as income.
- (((n))) (o) Income received by an ineligible or nonapplying spouse from a governmental agency for services provided to an eligible recipient (e.g. chore services).
- (((7))) (8) An ineligible or nonapplying individual under the age of twenty-one who is a student regularly attending a school, college or university or pursuing a course of vocational or technical training designed to prepare him for gainful employment will have all earned income excluded unless that income is actually contributed to the applicant.
- (((8))) (9) Earned income exclusions for SSI related individuals shall be the first sixty-five dollars per month of earned income not excluded according to subsection (((6))) (7) of this section, plus one-half of the remainder.
- (10) In mixed households, where more than one assistance unit exists, determine income for the AFDC related assistance unit according to AFDC grant regulations.

### AMENDATORY SECTION (Amending Order 1964, filed 6/1/83)

WAC 388-95-340 COMPUTATION OF AVAILABLE INCOME AND RESOURCES. (1) Total income of a beneficiary of

supplemental security income is not considered available in determining eligibility.

(2) Financial responsibility of spouses and parents.

- (a) Income and resources are considered jointly for spouses who live together in a common household and blind or disabled children who live with their parent(s). ((Income and resources are considered separately when spouses and/or children and parents cease to live together. Income and resources are considered mutually available:
- (a) For the first six months after the month they cease to live together where both spouses apply as SSI related (aged, blind or disabled) for eligibility, if eligible then consider separately;
- (b) For the month of separation where only one spouse applies as SSI related (aged, blind or disabled), or where blind or disabled children are separated from parents.))
- (b) If both spouses apply or are eligible as aged, blind, or disabled and cease to live together their income and resources are considered available to each other for the time periods specified below. After the appropriate time period only the income and resources that are actually contributed by one spouse to the other are considered available.

(i) If spouses cease to live together because of the institutionaliza-

tion of one spouse-

- (A) Consider their income as available to each other through the month in which they cease to live together. Mutual consideration of income ceases with the month after the month in which separation occurs.
- (B) Consider their resources as available to each other for the month during which they cease to live together and the six months following that month.
- (ii) If spouses cease to live together for any reason other than institutionalization consider their income and resources as available to each other for the month during which they cease to live together and the six months following that month. If the mutual consideration of income and resources causes the individuals to lose eligibility as a cou-ple, the agency will determine if an individual is eligible in accordance with subsection (c) of this section.
- (c) If only one spouse in a couple applies or is eligible, or both spouses apply and are not eligible as a couple, and they cease to live together consider only the income and resources of the ineligible spouse that are actually contributed to the eligible spouse beginning with the month after the month in which they cease to live together.
  - (d) When both spouses are eligible and institutionalized:
- (i) Income and resources are considered jointly if they share the same room.
- (ii) Income and resources are considered separately if they don't share the same room.
- (e) When only one spouse is eligible and both are institutionalized, availability of income and resources shall be the same as for spouses which cease to live together as per subsection (2)(c) of this section, even if they share the same room.
- (3) When computing available income for a family of three or more the relative responsibility requirement of the appropriate cash assistance program shall be applied, except that relative responsibility shall be limited to spouse for spouse and parent for child.
- (((3))) (4) For SSI related individuals, age eighteen to twenty-one, parents' income is not deemed available.
- (((4))) (5) For SSI related individuals under age eighteen, parents' income is deemed available when living in the same household.
- (((5))) (6) When the spouse of an SSI related applicant is ineligible or does not apply, the exclusions in subsections  $((\frac{(6)}{(6)}))$  (7) and  $((\frac{(8)}{(6)}))$ (9) of this section, shall be applied to his/her income in determining the amount to be deemed to the applicant. If the remaining income of the ineligible spouse exceeds the monthly state supplement benefit standard all the remaining income shall be deemed to the applicant.
- (((6))) (7) Exclusions from income. The following shall be excluded sequentially from income:
- (a) Any amount received from any public agency as a return or refund of taxes paid on real property or on food purchased by such individual or spouse;
  - (b) State public assistance based on financial need;
- (c) Any portion of any grant, scholarship, or fellowship received for use in paying the cost of tuition and fees at any educational institution;

- (d) Income that is not reasonably anticipated, or received infrequently or irregularly, if such income does not exceed twenty dollars per month if unearned, or ten dollars per month if earned;
- (e) Any amounts received for the foster care of a child, who is not an eligible individual, but who is living in the same house as such individual and was placed in such home by a public or nonprofit private child-placement or child-care agency;
- (f) One-third of any payment for child support received from an absent parent will be excluded;
- (g) The first twenty dollars per month of earned or unearned income, not otherwise excluded in subsection  $((\frac{(6)}{6}))$   $(\frac{7}{2})$  (a) through (f) of this section, for a person at home. The exclusion is considered only once for a husband and wife. There is no exclusion on income which is paid on the basis of need of the eligible individual, such as VA pension and cash from private charitable organizations;
- (h) Tax exempt payments received by Alaska natives under the Alaska Native Claims Settlement Act;
- (i) Tax rebates or special payments excluded by other statutes. When necessary these exclusions will be publicized by numbered memoranda from the state office;
- (j) Compensation provided to volunteers in ACTION programs established by Public Law 93-113, the Domestic Volunteer Service Act of 1973:
- (k) When an ineligible minor is in the household of an SSI applicant, an amount will be excluded for such child's needs. The exclusions will be the difference between the SSI couple cash benefit and the SSI individual cash benefit;
- (I) Veteran's aid and attendance allowance is to be excluded in determining financial eligibility.
- (i) If the sum is paid to a spouse, it is considered that individual's earned income and may be deemed to the applicant.
- (ii) For institutionalized applicants, the amount subsequently is considered in the cost of institutional care.
- (m) Current recipients who become ineligible for SSI benefits and or state supplementary payments after April 1, 1977, solely because of OASDI cost of living benefit increases shall remain categorically eligible for medical assistance (MA). Any subsequent OASDI cost of living benefit increase shall be disregarded for eligibility. For institutionalized recipients, the amount subsequently is considered in the cost of institutional care. This disregard does not apply to:
- (i) New applicants (i.e., who were not receiving SSI/SSP prior to increase).
- (ii) Persons who are not actually receiving SSI/SSP payments for some other reason.
- (iii) Persons who would have received SSI/SSP if they had applied.
  (iv) Persons who would have received SSI/SSP if they were not living in a medical or intermediate care facility.
- (n) A fee charged by a guardian to reimburse himself or herself for services provided is not considered available to the individual and is not treated as income.
- (((n))) (o) Income received by an ineligible or nonapplying spouse from a governmental agency for services provided to an eligible recipient (e.g. chore services).
- (((<del>7)</del>)) (8) An ineligible or nonapplying individual under the age of twenty-one who is a student regularly attending a school, college or university or pursuing a course of vocational or technical training designed to prepare him for gainful employment will have all earned income excluded unless that income is actually contributed to the applicant.
- (((8))) (9) Earned income exclusions for SSI related individuals shall be the first sixty-five dollars per month of earned income not excluded according to subsection (((6))) (7) of this section, plus one-half of the remainder.
- (10) In mixed households, where more than one assistance unit exists, determine income for the AFDC related assistance unit according to AFDC grant regulations.
- (11) Money voluntarily withheld from SSA Title II benefits by the Social Security Administration (for the recovery of SSI overpayments) is considered as available income for the institutionalized individual's contribution toward the cost of care.

# WSR 83-23-072 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE LIBRARY (Library Commission)

[Memorandum-November 16, 1983]

The next meeting of the Washington State Library Commission will be held on Thursday, December 1, 1983, at 10:00 a.m., at the Marriott Hotel, 3201 South 176th Street, across from the Jackson International Airport (Sea-Tac). The meeting room will be displayed on the reader board in the lobby of the hotel.

# WSR 83-23-073 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 83-29-Filed November 18, 1983]

I, Donald W. Moos, director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to state waste discharge permit program, adopting 173-216 WAC, and permits to discharge commercial and industrial wastes, repealing chapter 372-24 WAC.

This action is taken pursuant to Notice No. WSR 83-17-111 filed with the code reviser on August 24, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 43.21A and 90.48 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 16, 1983.

By Donald W. Moos

Director

# Chapter 173-216 WAC STATE WASTE DISCHARGE PERMIT PROGRAM

Policy enunciated.

Purpose.

WAC

173-216-010

173-216-020

173-216-030	Definitions.
173-216 <b>-0</b> 40	Authorization required.
173-216-050	Discharges not subject to permits.
173-216-060	Prohibited discharges.
173-216-070	Application for a permit.
173-216-080	Confidentiality of information.
173-216-090	Public notice.
173-216-100	Public hearings.
173-216-110	Permit terms and conditions.
173-216-120	Transfer of a permit.
173-216-130	Modification, suspension, and revoca-
	tion of permits.
173-216-140	Relationship with NPDES permits.

# **NEW SECTION**

WAC 173-216-010 PURPOSE. (1) The purpose of this chapter is to implement a state permit program, applicable to the discharge of waste materials from industrial, commercial, and municipal operations into ground and surface waters of the state and into municipal sewerage systems. However, this regulation excludes the point source discharge of pollutants into navigable waters of the state which is regulated by national pollutant discharge elimination system (NPDES) permit program, chapter 173-220 WAC.

(2) Permits issued under this chapter are designed to satisfy the requirement for discharge permits under the Water Pollution Control Act, chapter 90.48 RCW and to implement applicable pretreatment standards under section 307 of the Federal Water Pollution Control Act (33 U.S.C. § 1241 et seq.).

# **NEW SECTION**

WAC 173-216-020 POLICY ENUNCIATED. (1) It shall be the policy of the department in carrying out the requirements of this chapter, to maintain the highest possible standards to ensure the purity of all waters of the state and to require the use of all known, available and reasonable methods to prevent and control the discharge of wastes into the waters of the state. Notwithstanding that standards of quality established for the waters of the state would not be violated, wastes and other materials shall not be allowed to enter such waters which will reduce the existing quality thereof, except in those situations where it is clear that overriding considerations of public interest will be served.

- (2) Consistent with this policy, the disposal of waste materials from industrial, commercial, or municipal sources into wells will not be authorized by the department excepting in the most extraordinary circumstances. Under the extraordinary circumstance when an application for a permit is approved, the department shall include terms and conditions which shall require the use of all known, available, and reasonable methods to prevent and control waste discharges, to preserve beneficial uses of ground and surface waters, and to protect the public's health and welfare.
- (3) Consistent with this policy, the discharge of waste materials into municipal sewerage systems which would interfere with, pass through, or otherwise be incompatible with such systems or which would contaminate the sludge will not be permitted.
- (4) Consistent with this policy, the department will act to prevent the disposal of wastes that present a risk to human health, including the potential, chronic effects of lifetime exposure to waste materials.

# **NEW SECTION**

WAC 173-216-030 DEFINITIONS. For the purposes of this chapter the following definitions shall be applicable:

(1) "Beneficial uses" shall include, but not be limited to, use for domestic water, irrigation, fish, shellfish,

game, and other aquatic life, municipal, recreation, industrial water, generation of electric power, and navigation.

- (2) "Dangerous wastes" means any discarded, useless, unwanted, or abandoned nonradioactive substances, including but not limited to certain pesticides, or any residues or containers of such substances which are disposed of in such quantity or concentration as to pose a substantial present or potential hazard to human health, wildlife, or the environment because such wastes or constituents or combinations of such wastes:
- (a) Have short-lived, toxic properties that may cause death, injury, or illness or have mutagenic, teratogenic, or carcinogenic properties; or
- (b) Are corrosive, explosive, flammable, or may generate pressure through decomposition or other means (Hazardous Waste Disposal Act, chapter 70.105 RCW).
  - (3) "Department" means department of ecology.
- (4) "Domestic wastewater" means water carrying human wastes, including kitchen, bath, and laundry wastes from residences, buildings, industrial establishments or other places, together with such ground water infiltration or surface waters as may be present (Submission of Plans and Reports for Construction of Wastewater Facilities, chapter 173–240 WAC).
- (5) "Domestic wastewater facility" means all structures, equipment, or processes required to collect, carry away, treat, reclaim, or dispose of domestic wastewater together with such industrial waste as may be present. In case of subsurface sewage treatment and disposal, the term is restricted to mean those facilities treating and disposing of domestic wastewater only from:
- (a) A septic tank with subsurface sewage treatment and disposal and an ultimate design capacity exceeding fourteen thousand five hundred gallons per day at any common point; or
- (b) A mechanical treatment system or lagoon followed by subsurface disposal with an ultimate design capacity exceeding three thousand five hundred gallons per day at any common point (Submission of Plans and Reports for Construction of Wastewater Facilities, chapter 173-240 WAC)
- (6) "FWPCA" means Federal Water Pollution Control Act as amended by 1981 amendment (33 U.S.C. § 466 et seq.).
- (7) "Municipal sewerage system" means a publicly owned domestic wastewater facility or a privately owned domestic wastewater facility that is under contract to a municipality.
- (8) "NPDES" means National Pollutant Discharge Elimination System permit program under section 402 of FWPCA.
- (9) "Pass through" means the discharge of pollutants through a municipal sewerage system into waters of the state in quantities or concentrations which are a cause of or significantly contribute to a violation of any requirement of Water Quality Standards for Waters of State of Washington, chapter 173-201 WAC, or of the NPDES or state waste discharge permit, including an increase in the magnitude or duration of a violation (section 307 of FWPCA). Failure to obtain approval of an application for a new or increased discharge or change in the nature

of the discharge according to WAC 173-216-110(5) would constitute such a violation.

- (10) "Person" includes any political subdivision, local, state or federal government agency, municipality, industry, public or private corporation, partnership, association, firm, individual, or any other entity whatsoever.
- (11) "Subsurface sewage treatment and disposal" means the physical, chemical, or biological treatment and disposal of domestic wastewater within the soil profile by placement beneath the soil surface in trenches, beds, seepage pits, mounds, or fills (Submission of Plans and Reports for Construction of Wastewater Facilities, chapter 173-240 WAC).
- (12) "Waste materials" means any discarded, abandoned, unwanted or unrecovered material(s), except the following are not waste material for the purposes of this chapter:
- (a) Discharges into the ground or ground water of return flow, unaltered except for temperature, from a ground water heat pump used for space heating or cooling: PROVIDED, That such discharges do not have significant potential, either individually, or collectively, to affect ground water quality or uses.
- (b) Discharges of stormwater that is not contaminated or potentially contaminated by industrial or commercial sources.
- (13) "Waters of the state" means all lakes, rivers, ponds, streams, inland waters, ground waters, salt waters, and all other waters and water courses within the jurisdiction of the state of Washington.
- (14) "Well" means any bored, drilled, driven or dug shaft where the depth is greater than the largest surface dimension and into which fluids are or may be emplaced.

# **NEW SECTION**

WAC 173-216-040 AUTHORIZATION RE-QUIRED. (1) No waste materials may be discharged from any commercial or industrial operation into waters of the state, or into any municipal sewerage system, nor may waste materials be discharged from any municipal sewerage system into waters of the state, except as authorized pursuant to this chapter or chapter 173-220 WAC.

(2) Any person who constructs or modifies or proposes to construct or modify wastewater facilities must first comply with the regulations for Submission of Plans and Reports for Construction of Wastewater Facilities, chapter 173-240 WAC.

# **NEW SECTION**

WAC 173-216-050 JDISCHARGES NOT SUB-JECT TO PERMITS. (1) The following discharges are not subject to permits under this chapter:

- (a) Discharges to municipal sewerage systems of domestic wastewater from residential, commercial, or industrial structures.
- (b) Any industrial or commercial discharge to a municipal sewerage system for which authority to issue permits has been granted to the municipality under RCW 90.48.165.

- (c) Any industrial or commercial discharge to a municipal sewerage system operating under a local pretreatment program approved under section 307 of FWPCA.
- (d) Discharges to municipal sewerage systems of wastes from industrial or commercial sources whose wastewater is similar in character and strength to normal domestic wastewater: PROVIDED, That such discharges do not have the potential to adversely affect performance of the system. Examples of this type of discharge sources may include hotels, restaurants, laundries and food preparation establishments.
- (e) Discharges for which an NPDES permit from the department is required pursuant to chapter 173-220 WAC.
- (f) Discharges of domestic wastewater from a septic tank with subsurface sewage treatment and disposal and an ultimate design capacity less than or equal to fourteen thousand five hundred gallons per day. These systems are governed by On-Site Sewage Disposal Systems, chapter 248-96 WAC which is administered by the Washington state department of social and health services
- (g) Discharges of domestic wastewater from a mechanical treatment system or lagoon followed by subsurface disposal with an ultimate design capacity less than or equal to three thousand five hundred gallons per day. These systems are governed by On-Site Sewage Disposal Systems, chapter 248-96 WAC which is administered by the Washington state department of social and health services.
- (2) A permit is required for any source subject to pretreatment standards promulgated under section 307 of FWPCA, unless exempted under subsections (1) (b) and (1)(c) of this section.
- (3) These exemptions shall not relieve any discharger from the requirement to apply all known, available, and reasonable methods to prevent and control waste discharges to the waters of the state, nor the requirement to obtain approval of plans and reports for the construction of wastewater facilities. Nothing herein shall limit the authority of the department to take enforcement action for any unlawful discharge of waste materials or other violations of the Water Pollution Control Act, chapter 90.48 RCW.

WAC 173-216-060 PROHIBITED DIS-CHARGES. (1) The discharge restrictions and prohibitions of Dangerous Waste Regulations, chapter 173-303 WAC shall apply to this chapter.

- (2) In addition, the following are prohibited:
- (a) The disposal through wells of dangerous wastes.
- (b) The discharge into a municipal sewerage system of substances prohibited from such discharge by section 307 of FWPCA.
- (c) All of the following discharges to a municipal sewerage system:
- (i) Waste materials that pass through the treatment works untreated or interfere with its operation or performance.

- (ii) Any liquids, solids or gases which by reason of their nature or quantity are or may be sufficient either alone or by interaction to cause fire or explosion or be capable of creating a public nuisance or hazard to life or are sufficient to prevent entry into the sewers for their maintenance and repair or be injurious in any other way to the operation of the system or the operating personnel.
- (iii) Solid or viscous substances which may cause obstruction to the flow in a sewer or other interference with the operation of the system.
- (iv) Any wastewater having a pH less than 5.0 or greater than 11.0 or having any other corrosive property capable of causing damage or hazard to structures, equipment, or personnel of the system, unless the system is specifically designed to accommodate such discharge and the discharge is authorized by a permit under this chapter.
- (v) Wastewater which would cause the influent temperature to exceed 40°C (104°F), unless the system is specifically designed to accommodate such discharge and the discharge is authorized by a permit under this chapter. In any case, any wastewater having a temperature which will interfere with the biological activity in the system is prohibited.
- (vi) Any waste materials, including oxygen demanding waste materials (BOD, etc.), released in either a slug load or continuous discharge of such volume or strength as to cause interference to the system.
- (vii) Any of the following discharges unless approved by the department under extraordinary circumstances, such as lack of direct discharge alternatives due to combined sewer service or need to augment sewage flows due to septic conditions:
  - (A) Noncontact cooling water in significant volumes.
  - (B) Stormwater, and other direct inflow sources.
- (C) Wastewaters significantly affecting system hydraulic loading, which do not require treatment or would not be afforded a significant degree of treatment by the system.

#### **NEW SECTION**

WAC 173-216-070 APPLICATION FOR A PERMIT. (1) Any person not exempt under WAC 173-216-050, who proposes to discharge waste materials into waters of the state or into a municipal sewerage system, must file an application with the department at least sixty days prior to discharging, or in the case of an expiring permit, at least sixty days prior to the expiration of the permit.

- (2) Applications for permits shall be on forms as prescribed by the department.
- (3) The requirement for a permit application will be satisfied, if the discharger files:
  - (a) A completed permit application;
- (b) When applicable, signature of approval by an authorized representative of the municipal sewerage system; and
- (c) Any other information determined as necessary by the department.
  - (4) The application shall be signed in case of:

- (a) Corporations, by a principal executive officer of at least the level of vice president;
  - (b) A partnership, by a general partner;
  - (c) A sole proprietorship, by the proprietor;
- (d) A municipal, state, federal, or other public facility, by either a principal executive officer or ranking elected official.
- (5) In the case of application by a corporation, the principal executive officer shall personally examine the application and certify its truth, accuracy, and completeness.

WAC 173-216-080 CONFIDENTIALITY OF INFORMATION. (1) Any information submitted pursuant to this chapter may be claimed as confidential by the applicant. Any such claim must be asserted at the time of application or notification by placing the words "confidential business information" or similar words, on each page containing such information. If no claim is made, the department may make the information available to the public without further notice. Claims of confidentiality for the following information will be denied:

- (a) Name and address of applicant;
- (b) Description of proposal;
- (c) Description of proposed receiving waters;
- (d) Description of quality and quantity of receiving water; and
- (e) Description of project's environmental impacts as provided in the State Environmental Policy Act, chapter 43.21C RCW;
- (f) Description of quantity and characteristics of the effluent.
- (2) Claims of confidentiality will be handled in accordance with the provisions of Disclosure—Campaign Finances—Lobbying—Records, chapter 42.17 RCW, Public Records, chapter 173-03 WAC, and Request for Certification of Records as Confidential—Procedure, RCW 43.21A.160.

# **NEW SECTION**

WAC 173-216-090 ▶ PUBLIC NOTICE. (1) The applicant shall publish notice for each application in such a manner to inform and seek comments from interested and potentially interested persons.

- (2) The public notice shall be in a form provided by the department and shall include at least the following:
- (a) Name, address, and phone number of the office of the department issuing the public notice;
- (b) Name and address of the applicant, and if different, of the facility or activity to be permitted;
- (c) Brief description of the applicant's activities or operations which result in the discharge described in the application (e.g. municipal waste treatment plant, steel manufacturing, drainage from mining activities);
  - (d) A brief description of the discharge point(s);
- (e) A statement of any tentative determination to issue or deny a permit for the discharge described in the application;
- (f) A brief description of the procedures for the formulation of final determinations, including the thirty-

day comment period required by subsection (6) of this section and any other means by which interested persons may influence or comment upon those determinations; and

- (g) Address and phone number of the office of the department at which interested persons may obtain further information.
- (3) Circulation of public notice shall include at least publishing once each week for two consecutive weeks, at applicants' expense, a public notice in a newspaper of general circulation in the county of the proposal. The department shall also, in the case of a discharge into a municipal sewerage system, notify the municipality of the intent to issue or deny a permit.
- (4) The department may require the following additional public notification requirements:
- (a) Mailing the notice to persons who have expressed an interest in being notified;
- (b) Mailing the notice to other state agencies and local governments with a regulatory interest in the proposal;
  - (c) Posting the notice on the premises.
- (5) The public notification requirements do not apply for permit renewal, if there are no increases in volume or changes in characteristics of discharge beyond those previously authorized.
- (6) The public notice shall include a statement that any person may express their views in writing to the department within thirty days of the last date of publication.
- (7) Any person submitting written comment or any other person may, upon request, obtain a copy of the department's final decision.
- (8) The applicant shall provide the department with an affidavit of publication.
- (9) The department shall add the name of any person, upon request, to a mailing list to receive copies of notices for all applications within the state or within a geographical area.

# **NEW SECTION**

WAC 173-216-100 

PUBLIC HEARINGS. (1)
Any interested person may request a public hearing with respect to permit applications for which notice is required pursuant to WAC 173-216-090. Any such request for a public hearing shall be filed within the thirty-day period prescribed in WAC 173-216-090(6) and shall indicate the interest of the party filing such request and the reasons why a hearing is warranted.

- (2) The department shall hold a hearing if it determines there is a significant public interest.
- (3) Any hearing held pursuant to this subsection shall be held at a time and place deemed appropriate by the department.
- (4) Public notice of any hearing held pursuant to this section shall be circulated at least as widely as was the notice of the application.
- (5) Procedures for the circulation of public notice for hearings held shall include at least the following:
- (a) Notice shall be published, at the applicant's expense, in at least one newspaper of general circulation within the area of the discharge;

- (b) Notice shall be sent to all persons who received a copy of the notice given under WAC 173-216-090;
  - (c) Notice shall be mailed to any person upon request;
- (d) Notice shall be given at least thirty days in advance of the hearing.
- (6) The contents of public notice of any hearing held pursuant to this section shall include at least the following:
- (a) Name, address, and phone number of the office of the department holding the public hearing;
  - (b) The purpose of the hearing;
  - (c) Name and address of the applicant;
  - (d) A brief description of the point(s) of discharge;
- (e) Information regarding the time and location for the hearing;
  - (f) A brief description of the nature of the hearing;
- (g) A concise statement of the issues raised by the persons requesting the hearing, when applicable;
- (h) A brief reference to the public notice issued for each application, including identification number and date of issuance; and
- (i) Address and phone number of premises at which interested persons may obtain information.

WAC 173-216-110 / PERMIT TERMS AND CONDITIONS. (1) Any permit issued by the department shall specify conditions necessary to prevent and control waste discharges into the waters of the state, including the following, whenever applicable:

- (a) All known, available, and reasonable methods of prevention, control, and treatment;
- (b) Pretreatment standards under section 307 of the FWPCA;
- (c) Requirements pursuant to other laws, including the state's Hazardous Waste Disposal Act, chapter 70-105 RCW, the Solid Waste Management—Recovery and Recycling, chapter 70.95 RCW, the Resource Conservation and Recovery Act of 1976, Public Law 95.190 or any other applicable state or federal statute, to the extent that they pertain to the prevention or control of waste discharges into the waters of the state;
- (d) Any conditions necessary to meet applicable water quality standards for surface waters or to preserve or protect beneficial uses for ground waters;
- (e) Requirements necessary to avoid conflict with a plan approved pursuant to section 208(b) of FWPCA;
- (f) Any conditions necessary to prevent and control pollutant discharges from plant site runoff, spillage or leaks, sludge or waste disposal, or raw material storage;
- (g) Any appropriate monitoring and reporting requirements as specified by the department, including applicable requirements under sections 307 and 308 of FWPCA;
- (h) Schedules of compliance, including those required under sections 301 and 307 of FWPCA, which shall set forth the shortest reasonable time period to achieve the specified requirements; and
- (i) Prohibited discharge requirements as contained in WAC 173-216-060.
- (2) The permits shall be for a fixed term, not exceeding five years.

- (3) Representatives of the department shall have the right to enter at all reasonable times in or upon any property, public or private, for the purpose of inspecting and investigating conditions relating to the pollution or the possible pollution of any waters of the state. Reasonable times shall include normal business hours, hours during which production, treatment, or discharge occurs, or times when the department suspects a violation requiring immediate inspection. Representatives of the department shall be allowed to have access to, and copy at reasonable cost, any records required to be kept under terms and conditions of the permit, to inspect any monitoring equipment or method required in the permit and to sample the discharge, waste treatment processes, or internal waste streams.
- (4) The permittee shall at all times be responsible for the proper operation and maintenance of any facilities or systems of control installed by the permittee to achieve compliance with the terms and conditions of the permit. Where design criteria have been established, the permittee shall not permit flows or waste loadings to exceed approved design criteria or approved revisions thereto.
- (5) A new application, or supplement to the previous application, shall be submitted, along with required engineering plans and reports, whenever a new or increased discharge or change in the nature of the discharge is anticipated which is not specifically authorized by the current permit. Such application shall be submitted at least sixty days prior to any proposed changes.
- (6) In the event the permittee is unable to comply with any of the permit terms and conditions due to any cause, the permittee shall:
- (a) Immediately take action to stop, contain, and cleanup unauthorized discharges or otherwise stop the violation, and correct the problem;
- (b) Immediately notify the department of the failure to comply; and
- (c) Submit a detailed written report to the department within thirty days, unless requested earlier by the department, describing the nature of the violation, corrective action taken and/or planned, steps to be taken to prevent a recurrence, and any other pertinent information.
- (7) In the case of discharge into a municipal sewerage system, the department shall consider in the final permit documents the requirements of the municipality operating the system.
- (8) Permits for domestic wastewater facilities shall be issued only to a public entity, except in the following circumstances:
- (a) Facilities existing or approved for construction with private operation on or before the effective date of this chapter, until such time as the facility is expanded;
- (b) Facilities that serve a single nonresidential, industrial, or commercial establishment. Commercial/industrial complexes serving multiple owners or tenants and multiple residential dwelling facilities such as mobile home parks, apartments, and condominiums are not considered single commercial establishments for the purpose of the preceding sentence.

(c) Facilities that are owned by nonpublic entities and under contract to a public entity shall be issued a joint permit to both the owner and the public entity.

# **NEW SECTION**

WAC 173-216-120 ✓ TRANSFER OF A PERMIT. (1) A permit is automatically transferred to a new owner or operator if:

- (a) A written agreement between the old and new owner or operator containing a specific date for transfer of permit responsibility, coverage, and liability is submitted to the department; and
- (b) The department does not notify the permittee of the need to modify, or revoke and reissue the permit.
- (2) Unless a permit is automatically transferred according to subsection (1) of this section, a permit may be transferred only if modified or revoked and reissued to identify the new permittee and to incorporate such other requirements as determined necessary by the department.

# **NEW SECTION**

WAC 173-216-130 MODIFICATION, SUSPEN-SION, AND REVOCATION OF PERMITS. (1) Any permit issued under this chapter can be modified, suspended, or revoked, in whole or in part by the department for the following causes:

- (a) Violation of any permit term or condition;
- (b) Obtaining a permit by misrepresentation or failure to fully disclose all relevant facts;
- (c) A material change in quantity or type of waste disposal; or
- (d) A material change in the condition of the waters
- (2) The department may modify a permit, including the schedule of compliance or other conditions, if it determines good and valid cause exists, which includes promulgation of categorical standards.

# **NEW SECTION**

WAC 173-216-140 RELATIONSHIP WITH NP-DES PERMITS. For a given facility, permit requirements under this chapter and NPDES permit requirements under Water Pollution Control Act, RCW 90.48.260, shall under normal circumstances, be contained in a single permit document, except for general permits as provided for in NPDES permit program, WAC 173-220-045.

# REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 372-24-010 PROMULGATION. (2) WAC 372-24-020 FOREWORD. (3) WAC 372-24-030 DEFINITIONS.

- (4) WAC 372-24-040 OPERATIONS REQUIR-ING PERMITS.
  - (5) WAC 372-24-050 JAPPLICATIONS.

- (6) WAC 372-24-060 ✓TEMPORARY PERMITS.
  (7) WAC 372-24-070 ✓ PERMANENT PERMITS.
  (8) WAC 372-24-080 ✓ PERMIT FORMS.
  (9) WAC 372-24-090 ✓ ENFORCEMENT.

- (10) WAC 372-24-100 PERMIT SPECIFICA-TIONS—GENERAL.

# WSR 83-23-074 NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum-November 16, 1983]

The state Hospital Commission will meet in Seattle at the Doubletree Inn at Southcenter on Thursday, December 1, 1983, at 9:30 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

#### REVISED TENTATIVE AGENDA

December 1, 1983

- 1. CHAIRMAN'S REPORT
- 2. STAFF REPORT
- 3. **BUDGET REQUESTS** 
  - Island Hospital, Anacortes a.
  - Forks Community Hospital, Forks b.
  - Olympic Memorial Hospital, Port Angeles c.
  - Mark Reed Hospital, McCleary d.
  - Cascade Valley Hospital, Arlington e.
  - f. Stevens Memorial Hospital, Edmonds
  - Providence Hospital, Everett g.
  - General Hospital of Everett h.
  - St. Peter Hospital, Olympia i.
  - Monticello Medical Center, Longview j.
  - k. Valley General Hospital, Monroe
  - Bellingham Hospital Medical Center, 1. Bellingham
  - Ocean Beach Hospital, Ilwaco m.
  - Willapa Harbor Hospital, South Bend n.
  - Group Health Cooperative Hospital, Seattle 0.
  - Group Health Eastside Hospital, Redmond
- 4. TECHNICAL ADVISORY COMMITTEE RECOMMENDA-TIONS (Time Permitting)
- OTHER BUSINESS

Meetings of the state Hospital Commission are also scheduled for Thursday and Friday, December 8 and 9, 1983, at the Ramada Inn at Spokane International Airport and Monday and Tuesday, December 19 and 20, 1983, at the Doubletree Inn at Southcenter.

WSR 83-23-075	308-93-020	Registration required.
NOTICE OF PUBLIC MEETINGS	308-93-030	Vessels subject to excise tax, registra-
DATA PROCESSING AUTHORITY	300 73 030	tion and titling.
[Memorandum—November 17, 1983]	308-93-040	Vessels exempted from excise tax but
		required to be registered and titled.
Notice is hereby given that the Washington State	308-93-050	Vessels exempted from registration,
Data Processing Authority will meet the first		taxation and titling.
Wednesday of each month at 1:30 p.m. in Olympia,	308-93-060	Registration period.
Washington, in the Commission Board Room of the	308-93-070	Application for title/registration.
Transportation Building, Wing 1D, Room 16.	308-93-080	Registration certificate.
	308–93–090 308–93–100	Rented or leased vessels.  Retention of registration certificate
	308-93-100	for leased or rented vessels.
WSR 83-23-076	308-93-110	Vessels previously registered or titled
ADOPTED RULES		in another state.
DEPARTMENT OF LICENSING	308-93-120	Transfer of certificate of title or
[Order 736-DOL—Filed November 18, 1983]		registration.
I, John Gonsalez, director of the Department of Li-	308-93-130	Exemption for vessels undergoing re-
censing, do promulgate and adopt at Olympia,		pair or alteration.
Washington, the annexed rules relating to vessel regis-	308-93-140	Decals—Placement.
tration and certificates of title, adding new chapter 308-	308–93–150 308–93–160	1983 Property tax credit.
93 WAC, adopting WAC 308-93-010, 308-93-020,	308-93-160	Excise tax exemptions—Indians. Applications to agents—Transmittal
308-93-030, 308-93-040, 308-93-050, 308-93-060,	300-93-170	to director.
308-93-070, 308-93-080, 308-93-090, 308-93-100,	308-93-180	Time of renewal of registration—
308-93-110, 308-93-120, 308-93-130, 308-93-140,		Duration.
308-93-150, 308-93-160, 308-93-170, 308-93-180, 308-93-190, 308-93-200, 308-93-210, 308-93-220,	308-93-190	Prerequisite to issuance of vessel reg-
308-93-230, 308-93-240, 308-93-250, 308-93-260,		istration and decals.
308-93-270, 308-93-280, 308-93-290, 308-93-300,	308-93-200	Assigned certificate of title to be filed
308-93-310, 308-93-320, 308-93-330, 308-93-340,		by department—Transfer of interest
308-93-350, 308-93-360, 308-93-370, 308-93-380,	308-93-210	in vessel. Procedure when department unsatis-
308-93-390, 308-93-400, 308-93-410, 308-93-420,	300-93-210	fied as to ownership and security
308-93-430, 308-93-440, 308-93-450, 308-93-460,		interests.
308-93-470, 308-93-480, 308-93-490, 308-93-500,	308-93-220	Director may refuse or cancel
308-93-510, 308-93-520, 308-93-530, 308-93-540, 308-93-550, 308-93-560, 308-93-570, 308-93-580,		certificate.
308-93-590, 308-93-600, 308-93-610, 308-93-620,	308-93-230	Procedure when security interest is
308–93–630 and 308–93–640.		granted on vessel.
This action is taken pursuant to Notice No. WSR 83-	308-93-240	Duplicate for lost, stolen, mutilated,
20-089 filed with the code reviser on October 5, 1983.	308-93-250	etc., certificates.  Legal owner not liable for acts of reg-
These rules shall take effect thirty days after they are	300-73-230	istered owner.
filed with the code reviser pursuant to RCW	308-93-260	State or director not liable for acts in
34.04.040(2).		administering chapter.
This rule is promulgated pursuant to section 20, chapter 7, Laws of 1983, and section 46, chapter 3,	308-93-270	Appeals to superior court from sus-
Laws of 1983 2nd ex. sess. and is intended to adminis-		pension, revocation, cancellation or
tratively implement that statute.		refusal of registration or certificate
The undersigned hereby declares that the agency has		of title.
complied with the provisions of the Open Public Meet-	308-93-280	Procedure when identification number altered or obliterated.
ings Act (chapter 42.30 RCW), the Administrative Pro-	308-93-290	Transfer of ownership, how perfected.
cedure Act (chapter 34.04 RCW) and the State Register	308-93-300	Original applications—Renewals—
Act (chapter 34.08 RCW) in the adoption of these rules.	300 73 300	Fees—Preissuance, when.
APPROVED AND ADOPTED November 18, 1983.  By John Gonsalez	308-93-310	Loss, defacement, or destruction of
Director		decals—Replacement fee.
Birector	308-93-320	Registration certificate and decals fol-
Chapter 308-93 WAC	200 02 555	low vessel on transfer.
VESSEL REGISTRATION AND CERTIFICATES	308-93-330	Certificate of title—Application.
OF TITLE	308-93-340 308-93-350	Commercial fishing vessels.  Incorrect endorsements or erasures.
WAC	308-93-350 308-93-360	Application for title required.
308_93_010 Definitions	500 -75-500	repriorition for title required.

Definitions.

308-93-010

308–9	3–370	Form required for name and address—Owners in common.
308-9	3-380	Form required for name and ad-
		dress—Ownership in joint tenancy.
308-9	3-390	Vessels held in trust.
308-9	3-400	Two legal owners.
308-9	3-410	Refusal by department to release title
308-9	3-420	Special mailing.
308-9	3-430	Release of interest.
308-9	3–440	Lack of proper release.
308-9	3-450	Signature of registered owner on ap-
		plication—Exceptions.
308-9	3-460	Releasing interest.
308-9	3–470	Certification of signature.
308-9	3–480	Certification of signature—Depart-
		mental employees.
308-9	3–490	Sheriff's sale.
308-9	3-500	Name change.
308-9	3-510	Transfer by court order.
308-9	3-520	Owner deceased—Community proper-
		ty agreement.
308-9	3-530	Owner incompetent.
308-9	3-540	Owner bankrupt.
308-9	3-550	Owner deceased—Signature of per-
		sonal representative.
308-9		Owner deceased—Will left.
308-9		Owner deceased—No will left.
308–9	3–580	Owner deceased—To spouse "in lieu of homestead."
308-9	3-590	Owner deceased—In name of estate.
308-93	3-600	Owner deceased—Estate not
		administered.
308-93	3–610	Security interest—When perfected.
308-9		Hull identification number required.
308-9		Assignment of hull identification
		number.
308-93	3-640	Reciprocity.
		1 7

WAC 308-93-010 JDEFINITIONS. Unless the context clearly provides otherwise, the following definitions apply to the rules in this chapter:

- (1) "Alien vessel" means a vessel owned by a resident of a country other than the United States or Canada.
- (2) "Carpenter certificate" means a certificate issued by a manufacturer describing the vessel for which such certificate is issued and certifying the first conveyance of said vessel after its manufacture.
- (3) "Commerce" means the transportation of goods, products, commodities, or passengers between specified points for which a fare or shipping cost is levied.
- (4) "Commercial fishing" means operating under a currently valid commercial or charter fishing license issued by the department of fisheries.
- (5) "Declaration of value form" means the department of revenue form used when a vessel is acquired by lease or gift, homemade or the most recent purchase price is not known to declare the value for purposes of assessing excise tax.
- (6) "Director" means the director of the department of licensing.

- (7) "Documented vessel" means a vessel that is documented by the United States Coast Guard and is issued a valid marine certificate.
  - (8) "Exclusively" means solely and without exception.
- (9) "Foreign vessel" means a vessel owned by a resident of another state or a Canadian province registered in accordance with the laws of the state or province in which the owner resides.
- (10) "Legal owner" means a person, business, or institution having a security interest in a vessel perfected in accordance with RCW 46.12.095 or the registered owner of a vessel unencumbered by a security interest or the lessor of a vessel unencumbered by a security interest
- (11) "Lifeboat" means craft used exclusively for lifesaving purposes.
- (12) "Manufacturer's certificate of origin" means a certificate issued by a manufacturer describing the vessel for which such certificate is issued and certifying the first conveyance of said vessel after its manufacture.
- (13) "Overall length" means a straight line measurement of the overall distance from the foremost point of the vessel to the aftermost part of the vessel, measured parallel to the centerline. Bow sprits, bumpkins or boomkins, rudders, outboard motor brackets, outdrive units, propellers, and similar fittings or attachments are not included in the measurement.
- (14) "Prebill" means the notice to renew a vessel registration that is mailed by the department to the registered owner.
- (15) "Previous ownership document" means the last issued certificate of title and/or registration.
- (16) "Primarily" means the principal purpose for which a vessel is used when considered in conjunction with all of its uses.
- (17) "Propulsion machinery" means any device providing motion to a vessel through such means as combustion, steam, or electric machinery.
- (18) "Registered owner, owner," synonymous terms used interchangeably, mean a person who has a lawful right to possession of a vessel, whether or not the vessel is subject to a security interest.
- (19) "Secured party" means a lender, seller, or other person in whose favor there is a security interest, including a person to whom accounts, contacts rights, or chattel paper have been sold. When the holders of obligations issued under an indenture of trust, equipment trust agreement or the like are represented by a trustee or other person, the representative is the secured party.
- (20) "Tender" means craft used exclusively to furnish transportation from a larger vessel to shore and return.
- (21) "Use of waters" means to navigate, operate, employ, or moor any vessel upon the waters of this state.
- (22) "Valid marine document" means a document issued by the United States federal government which declares a vessel of five net tons or larger to be a documented vessel of the United States.
- (23) "Vessel data form" means the information application completed by the applicant showing all required description data for the vessel registration and title.
- (24) "Waters of this state" means any waters within the territorial limits of this state.

WAC 308-93-020 REGISTRATION RE-QUIRED. Vessel registration and payment of excise tax is required on any vessel placed upon the waters of this state unless specifically exempted by law.

# **NEW SECTION**

WAC 308-93-030 VESSELS SUBJECT TO EX-CISE TAX, REGISTRATION AND TITLING. The following vessels must be registered and titled and pay the excise tax if they are on or using the waters of this state.

All vessels sixteen feet or longer equipped with propulsionary machinery or sails, unless specifically exempted, and the following:

- (1) Amphibious vessels (vehicles);
- (2) Houseboats;
- (3) Inflatable vessels with motors;
- (4) Ski type vessels (jet ski, wet bike, etc.) if sixteen feet or longer;
  - (5) Racing vessels.

# **NEW SECTION**

WAC 308-93-040 VESSELS EXEMPTED FROM EXCISE TAX BUT REQUIRED TO BE REGISTERED AND TITLED. The following vessels must be registered and titled but shall be exempt from the assessment of the excise tax:

- (1) Undocumented vessels used exclusively for commercial fishing purposes;
- (2) Vessels owned and operated by the United States, a state of the United States, or any municipality or political subdivision thereof;
- (3) Vessels owned by a nonprofit organization or association engaged in character building of boys and girls under eighteen years of age and solely used for such purposes, as determined by the department for the purposes of RCW 84.36.030;
- (4) Recreational type public vessels of the United States.

# **NEW SECTION**

WAC 308-93-050 VESSELS EXEMPTED FROM REGISTRATION, TAXATION AND TITLING. The following vessels are exempt from registration, titling, and the assessment of excise tax:

- (1) Military or public vessels of the United States, except recreational-type public vessels;
- (2) Vessels owned by a state or subdivision thereof, used principally for governmental purposes and clearly identifiable as such;
- (3) Vessels owned by a resident of a country other than the United States or Canada if the vessel is not physically located upon the waters of this state for a period of more than sixty days;
- (4) Vessels owned by a resident of another state or a Canadian province if the vessel is registered in accordance with the laws of the state or province in which the owner resides, but only to the extent that a similar exemption or privilege is granted under the laws of that

state or province for vessels registered in this state: PROVIDED, That any vessel which is validly registered in another state or a Canadian province and which is physically located in this state for a period of more than sixty days is subject to registration under this chapter;

- (5) Vessels propelled solely by oars or paddles;
- (6) A ship's lifeboat used solely for lifesaving purposes;
- (7) All vessels under sixteen feet in length or whose primary propulsion is human power;
- (8) Vessels equipped with propulsion machinery of less than ten horsepower that:
- (a) Are owned by the owner of a vessel for which a valid vessel number has been issued;
- (b) Display the number of that numbered vessel followed by the suffix "1" in the manner prescribed by the department; and
- (c) Are used as a tender for direct transportation between that vessel and the shore and for no other purpose;
  - (9) Vessels of any size powered only by human power;
- (10) Vessels which are temporarily in this state undergoing repair or alteration;
- (11) Vessels primarily engaged in commerce which have or are required to have a valid marine document as a vessel of the United States, including but not limited to:
  - (a) Commercial fishing vessels;
  - (b) Barges;
  - (c) Charter vessels.
- (12) Vessels primarily engaged in commerce which are owned by a resident of a country other than the United States;
  - (13) A vessel not using the waters of this state.

# NEW SECTION

WAC 308-93-060 REGISTRATION PERIOD. The registration period will be July 1 of the current year through June 30 of the following year for purposes of implementing chapter 7, Laws of 1983, and chapter 3, Laws of 1983 2nd ex. sess.

Any vessel registered for the first time in Washington will be assessed the registration fee for the registration period in which the vessel is registered. In addition, excise tax in the amount prescribed by statute will be assessed for the period beginning July 1 through the current registration period in which the vessel is registered: PROVIDED, That if the owner can verify that the vessel was acquired or brought into Washington after July 31, the excise tax will be assessed from the date of acquisition or entry into the state.

Vessels being registered in Washington for the first time and assigned a registration period of eleven months or less shall have the annual excise tax reduced by one-twelfth for each full month of the registration period which has passed by the date when the vessel is registered in Washington. The registration and the titling fee will not be abated.

When a transfer of ownership occurs on a vessel previously registered in this state and whose registration has expired, there will be assessed a registration fee of six dollars for the current registration period and excise tax due from the expiration date of the previous registration:

PROVIDED, That if the person seeking registration can verify that the vessel was acquired subsequent to expiration of the previous registration, excise tax will be assessed from the date of acquisition through the current registration period in which the vessel is being registered.

# **NEW SECTION**

WAC 308-93-070 APPLICATION FOR TITLE/REGISTRATION. (1) An application for certificate of title or registration of a vessel shall be completed and shall include:

- (a) The names and addresses of all owners of the vessel being registered including a lessor if applicable.
  - (b) Make, model year and length of vessel.
  - (c) Type of power (gasoline, diesel, propane, etc.).
  - (d) Primary use.
- (e) Primary method of propulsion (inboard, outboard, inboard/outboard, jet, sail, etc.).
  - (f) Hull type.
- (g) Primary vessel construction (fiberglass, wood, aluminum, etc.).
  - (h) County of moorage.
  - (i) Coast guard number, if any.
- (j) Purchase cost and purchase year of vessel or declared value and year of declaration.
  - (k) Hull identification number.
- (2) Name and address of the legal owner or a statement of fact by the registered owner that the vessel is free of all liens other than those shown on the application.
- (3) In the event a vessel is homemade, the owner must complete and sign a declaration of value form. The signature of the registered owner of a homemade vessel must be notarized by a notary public:
- (4) The names of all owners will appear on the application for registration and title. The application must be signed by all owners. This signature must be notarized or certified by an authorized registration agent.
- (5) The application for certificate of title or registration shall be accompanied by the following where applicable:
  - (a) A copy of the bill of sale or sales agreement.
  - (b) Vessel data form.
  - (c) Declaration of value form.
  - (d) All proper fees and excise tax.
  - (e) Previous ownership document properly released.
  - (f) Excise exemption affidavit.
  - (g) Proof of sales tax paid.
  - (h) Proof of personal property tax paid.
- (i) Manufacturer's certificate of origin or original factory invoice.
  - (j) Copy of carpenter certificate.
- (k) Copy of any filing pursuant to Article 62A.9 RCW, Uniform Commercial Code-Secured Transactions.
  - (1) Release of interest form.
  - (m) Verification of ownership.
- (n) Copy of certificate of ownership of vessel issued by United States coast guard.

#### **NEW SECTION**

WAC 308-93-080 REGISTRATION CERTIFI-CATE. Upon payment of proper fees and excise tax, the department of licensing or its agents shall issue a certificate of registration. The registration document must be signed by at least one of the owner(s) and carried on the vessel for which it is issued at all times when the vessel is physically located on the waters of the state of Washington except as provided under WAC 308-93-100.

# **NEW SECTION**

WAC 308-93-090 RENTED OR LEASED VESSELS. If the vessel is leased and operated in Washington by a Washington resident, it must be titled and registered in Washington.

- (1) Rented and leased vessels must be separately registered and titled and display the registration number and decals assigned to the vessel. A dealer's registration number does not cover a rented or leased vessel.
- (2) If the vessel is leased for a period of less than one year the lessor's name may appear on the certificate of title as the sole registered owner with any secured party being shown as the legal owner.
- (3) If the vessel is leased for a period of one year or more or if there is an option to purchase the vessel, the application for certificate of title shall be completed with the name of the lessee as registered owner, followed by the word "lessee." The lessor's name will appear as the legal owner. If the vessel is subject to a security agreement, the application will be completed with the lessor's name appearing immediately below the lessee's name and will be identified by the word "lessor." The address shown will be the lessee's. The secured party's name and address will be shown in the legal owner's space.

### **NEW SECTION**

WAC 308-93-100 VRETENTION OF REGISTRATION CERTIFICATE FOR LEASED OR RENTED VESSELS. The registration certificates for vessels less than twenty-six feet in length and leased or rented to another for the latter's noncommercial use of less than seven days may be retained on shore by the vessel's owner or his representative at the place from which the vessel departs or returns to the possession of the owner or his representative. A copy of the lease or rental agreement signed by the owner or his authorized representative and by the person leasing or renting the vessel shall be carried aboard the vessel at all times during use and shall contain at least:

- (1) The vessel number that appears on the registration certificate;
- (2) The period of time for which the vessel is leased or rented;
  - (3) The hull identification number.

# **NEW SECTION**

WAC 308-93-110 J VESSELS PREVIOUSLY REGISTERED OR TITLED IN ANOTHER STATE. If the application for certificate of title or registration is

for a vessel previously registered or titled in another state, the application must be accompanied by:

- (1) Either a foreign title properly released and the registration, if available, or the registration properly released if it is a nontitle state, or an affidavit of lost title or a release of interest; provided that no release is required if there is no change in ownership, and
- (2) An affidavit certifying when and where the vessel was acquired or brought into the state.

# **NEW SECTION**

WAC 308-93-120 TRANSFER OF CERTIFICATE OF TITLE OR REGISTRATION. If a vessel has a current valid Washington vessel registration and the certificate of title is being transferred to reflect a change in ownership, the title fee and a registration transfer fee of one dollar will be charged. If the vessel does not have a valid registration, the registration fee, the title fee and applicable excise tax will be charged.

# **NEW SECTION**

WAC 308-93-130 VEXEMPTION FOR VESSELS UNDERGOING REPAIR OR ALTERATION. Vessels brought into this state exclusively for the purpose of repair or alteration are not subject to registration providing they are not on the waters of this state for any purpose other than repair, alteration or the testing thereof.

#### **NEW SECTION**

WAC 308-93-140 DECALS—PLACEMENT. Upon registration, the applicant will receive a registration document and two decals. One decal shall be affixed to the port side and one decal shall be affixed to the starboard side of the hull or bridge aft of the midship. The decals must be located on the outside of the vessel so that each decal is visible without obstruction from a sideview of the vessel while the vessel is in the water: PROVIDED, That vessels sixteen feet and over with propulsionary machinery of less than ten horsepower qualifying as a ship's tender shall display the registration number issued by the coast guard for the registered vessel in block letters not less than three inches high followed by the number "1" of a color contrasting to the background, on the outside of the hull on both port and starboard sides of the forward half of the vessel. The number must be visible without obstruction from a sideview of the tender while the tender is in the water.

#### **NEW SECTION**

WAC 308-93-150 1983 PROPERTY TAX CREDIT. Property tax paid for a vessel for the 1983 tax year will be deducted from the 1983 excise tax amount due when a receipt from the treasurer's office is presented at the time of registration, identifying the vessel and the amount paid. If a treasurer's receipt cannot be obtained, a cancelled check may be accepted, provided the cancelled check clearly and distinctly indicates that its purpose was for the payment of 1983 personal property tax for the vessel being registered. Proof of property tax

paid must be attached to the application for certificate of title or registration if credit is given.

# **NEW SECTION**

WAC 308-93-160 V EXCISE TAX EXEMPTIONS—INDIANS. (1) For the purposes of this rule, the following words and terms have the following meanings:

(a) "Indian reservation" means all lands, notwithstanding the issuance of any patent, within the exterior boundaries set aside by the United States for the exclusive use and occupancy of Indian tribes by treaty, law or executive order and which are areas currently recognized as "Indian reservations" by the United States department of the interior.

The following Washington reservations are the only "Indian reservations" currently recognized as such by the United States department of the interior: Chehalis, Colville, Hoh, Kalispell, Lower Elwha, Lummi, Makah, Muckleshoot, Nisqually, Nooksack, Ozette, Port Gamble, Port Madison, Puyallup, Quileute, Quinault, Shoalwater, Skokomish, Spokane, Squaxin Island, Swinomish, Tulalip, and Yakima.

- (b) "Indian tribe" means any organized Indian nation, tribe, band, or community recognized as an "Indian tribe" by the United States department of the interior.
- (c) "Indian" means persons duly registered on the tribal rolls of the Indian tribe occupying an Indian reservation.
- (2) Vessels owned by an Indian tribe occupying a recognized Washington Indian reservation are exempt from payment of the excise tax imposed by chapter 7, Laws of 1983, and chapter 3, Laws of 1983 2nd ex. sess.
- (3) Vessels owned by Indians having their principal residence within the recognized Washington Indian reservation, for the tribe in which they are duly registered on the tribal rolls, are exempt from payment of the excise tax imposed by chapter 7, Laws of 1983, and chapter 3, Laws of 1983 2nd ex. sess.
- (4) A properly completed affidavit of exemption on a form supplied by the department must be submitted with each vessel's registration application as a condition precedent to exemption from excise tax. The department may require such other proof of qualification for exemption as it deems necessary.

# **NEW SECTION**

WAC 308-93-170 APPLICATIONS TO AGENTS—TRANSMITTAL TO DIRECTOR. Upon receipt by registration agents of the director, including county auditors, of original applications for vessel certificate of title and/or registration accompanied by the proper fees, such agents shall, if the applications are in proper form and accompanied by such information as may be required by the director, immediately forward them, together with the fees to the director.

### **NEW SECTION**

WAC 308-93-180 TIME OF RENEWAL OF REGISTRATION—DURATION. Vessel registrations

and decals may be renewed for the subsequent registration year on and after the ninetieth day prior to the end of the current registration year and must be used and displayed from the date of issue or from the day of the expiration of the preceding registration year, whichever date is later.

#### **NEW SECTION**

WAC 308-93-190 PREREQUISITE TO ISSU-ANCE OF VESSEL REGISTRATION AND DE-CALS. No decals or vessel registration, whether original issues or duplicates, shall be issued or furnished by the department unless the applicant therefor shall at the same time make satisfactory application for a certificate of title or shall present satisfactory evidence that such a certificate of title covering such vessel has been previously issued.

# **NEW SECTION**

WAC 308-93-200 ASSIGNED CERTIFICATE OF TITLE TO BE FILED BY DEPARTMENT—TRANSFER OF INTEREST IN VESSEL. Certificates of title when assigned and returned to the department, together with subsequently assigned reissues thereof, shall be retained by the department and appropriately filed and indexed so that at all times it will be possible to trace ownership to the vessel designated therein:

- (1) If the interest of an owner in a vessel passes to another, other than by voluntary transfer, the transferee shall, except as provided in subsection (3) of this section, promptly mail or deliver to the department the last certificate of title if available, and an application for a new certificate in the form the department prescribes.
- (2) If the interest of the owner is terminated or the vessel is sold under a security agreement by a secured party named in the certificate of title, the transferee shall promptly mail or deliver to the department the last certificate of title, an application for a new certificate in the form the department prescribes, and an affidavit made by or on behalf of the secured party that the vessel was repossessed and that the interest of the owner was lawfully terminated or sold pursuant to the terms of the security agreement.
- (3) If the secured party succeeds to the interest of the owner and holds the vessel for resale, the secured party need not secure a new certificate of title, but, upon transfer to another person, shall promptly mail or deliver to the transferee or to the department the certificate, affidavit and other documents (and articles) required to be sent to the department by the transferee.

# **NEW SECTION**

WAC 308-93-210 PROCEDURE WHEN DE-PARTMENT UNSATISFIED AS TO OWNERSHIP AND SECURITY INTERESTS. If the department is not satisfied as to the ownership of the vessel or that there are no undisclosed security interests in it, the department may register the vessel but shall either:

(1) Withhold issuance of a certificate of title until the applicant presents documents reasonably sufficient to satisfy the department as to the applicant's ownership of

the vessel and that there are no undisclosed security interests in it; or

(2) As a condition of issuing a certificate of title, require the applicant to file with the department a bond in the form prescribed by the department and executed by the applicant, or in lieu thereof a deposit of cash in like amount. The bond shall be in an amount equal to one and one-half times the value of the vessel as determined by the department and conditioned to indemnify any prior owner and secured party and any subsequent purchaser of the vessel or person acquiring any security interest in it, and their respective successors in interest, against any expense, loss or damage, including reasonable attorney's fees, by reason of the issuance of the certificate of title of the vessel or on account of any defect in or undisclosed security interest upon the right, title and interest of the applicant in and to the vessel. Any such person has a right of action to recover on the bond for any breach of its conditions, but the aggregate liability of the surety to all persons shall not exceed the amount of the bond. The bond, or any cash deposit shall be returned at the end of three years or prior thereto if the vessel is no longer registered in this state and the currently valid certificate of title is surrendered to the department, unless the department has been notified of the pendency of an action to recover on the bond.

# **NEW SECTION**

WAC 308-93-220 DIRECTOR MAY REFUSE OR CANCEL CERTIFICATE. If the director determines at any time that an applicant for certificate of title or for a registration for a vessel is not entitled thereto, the director may refuse to issue such certificate or to register the vessel and the director may, for like reason, after notice, and in the exercise of discretion, cancel the registration already acquired or any outstanding certificate of title. The notice shall be served personally or sent by certified mail, return receipt requested.

#### **NEW SECTION**

WAC 308-93-230 PROCEDURE WHEN SECU-RITY INTEREST IS GRANTED ON VESSEL. If, after a certificate of title is issued, a security interest is granted on the vessel described therein, the registered owner or secured party shall, within ten days thereafter, present an application to the department, to which shall be attached the certificate of title last issued covering the vessel, or such other documentation as may be required by the department, which application shall be upon a form provided by the department and shall be accompanied by a fee of one dollar. The department, if satisfied that there should be a reissue of the certificate, shall note such change upon the vessel records and issue to the secured party a new certificate of ownership.

Whenever there is no outstanding secured obligation and no commitment to make advances and incur obligations or otherwise give value, the secured party must assign the certificate of title to the debtor or the debtor's assignee and transmit the certificate to the department with an accompanying fee of one dollar. The department shall then issue a new certificate of title and transmit it to the owner.

# **NEW SECTION**

WAC 308-93-240 DUPLICATE FOR LOST, STOLEN, MUTILATED, ETC., CERTIFICATES. If a certificate of title or a registration is lost, stolen, mutilated or destroyed, or becomes illegible, the first priority secured party or, if none, the owner or legal representative of the owner named in the certificate, as shown by the records of the department, shall promptly make application for and may obtain a duplicate upon tender of one dollar and upon furnishing information satisfactory to the department as follows:

An application for a duplicate certificate of title must be accompanied by an affidavit of loss or destruction in a form approved by the department and signed by all owners of record.

The duplicate certificate of title or registration shall contain the legend, "This is a duplicate certificate." It shall be mailed to the first priority secured party named in it or, if none, to the owner.

A person recovering an original certificate of title or registration for which a duplicate has been issued shall promptly surrender the original certificate to the department.

# **NEW SECTION**

WAC 308-93-250 LEGAL OWNER NOT LIABLE FOR ACTS OF REGISTERED OWNER. The person, firm, copartnership, association or corporation to whom a certificate of title shall have been issued shall not thereby incur liability or be responsible for damage, or otherwise, resulting from any act or contract made by the registered owner or by any other person acting for or by or under the authority of such registered owner.

# **NEW SECTION**

WAC 308-93-260 STATE OR DIRECTOR NOT LIABLE FOR ACTS IN ADMINISTERING CHAPTER. No suit or action shall ever be commenced or prosecuted against the director of licensing or the state of Washington by reason of any act done or omitted to be done in the administration of the duties and responsibilities imposed upon the director under chapter 7, Laws of 1983, and chapter 3, Laws of 1983 2nd ex. sess., or chapter 308-93 WAC.

# **NEW SECTION**

WAC 308-93-270 APPEALS TO SUPERIOR COURT FROM SUSPENSION, REVOCATION, CANCELLATION, OR REFUSAL OF REGISTRATION OR CERTIFICATE OF TITLE. The suspension, revocation, cancellation, or refusal by the director of any registration or certificate of title provided for in chapter 7, Laws of 1983, and chapter 3, Laws of 1983 2nd ex. sess. shall be conclusive unless the person whose registration or certificate is suspended, revoked, canceled, or refused appeals to the superior court of Thurston County, or to the superior court of the person's

residence, for the purpose of having the suspension, revocation, cancellation, or refusal of such registration or certificate set aside. Notice of appeal must be filed within ten days after receipt of the notice of suspension, revocation, cancellation, or refusal. Upon the filing of the notice of appeal the court shall issue an order to the director to show cause why the registration should not be granted or reinstated, which order shall be returnable not less than ten days after the date of service thereof upon the director. Service shall be in the manner prescribed for service of summons and complaint in other civil actions.

Upon the hearing on the order to show cause, the court shall hear evidence concerning matters with reference to the suspension, revocation, cancellation, or refusal of the registration or certificate and shall enter judgment either affirming or setting aside such suspension, revocation, cancellation, or refusal.

#### NEW SECTION

WAC 308-93-280 PROCEDURE WHEN IDEN-TIFICATION NUMBER ALTERED OR OBLITER-ATED. Before the department shall issue a certificate of title, or reissue such a certificate covering any vessel, the identification number of which has been altered, removed, obliterated, defaced, omitted, or is otherwise absent, the registered owner of the vessel shall file an application with the department, upon a form provided, and containing such facts and information as shall be required by the department for the assignment of a special number for such vessel. Upon receipt of such application, the department, if satisfied the applicant is entitled to the assignment of an identification number, shall designate a special identification number for such vessel, which shall be noted upon the application therefor, and likewise upon a suitable record of the authorization of the use thereof, to be kept by the department. This assigned identification number shall be placed upon the vessel in the manner prescribed by the department. Upon receipt by the department of an application for a certificate of title or application for reissue of such certificate and the required fee therefor, the department shall use such number as the numerical or alpha-numerical identification marks for the vessel in any certificate of registration or certificate of title that may thereafter be issued therefor.

# **NEW SECTION**

WAC 308-93-290 / TRANSFER OF OWNER-SHIP, HOW PERFECTED. A transfer of ownership in a vessel is perfected by compliance with the requirements of this section.

- (1) If an owner transfers an interest in a vessel other than by the creation of a security interest, he shall, at the time of the delivery of the vessel, execute an assignment to the transferee and cause the certificate and assignment to be transmitted to the transferee, and shall within fifteen days notify the department.
- (2) The transferee of ownership shall within fifteen days after delivery to him of the vessel, execute the application for a new certificate of title in the same space

provided therefor on the certificate or as the department prescribes, and cause the certificates and application to be transmitted to the department.

- (3) Upon request of the owner or transferee, a secured party in possession of the certificate of title shall, unless the transfer was a breach of its security agreement, either deliver the certificate to the transferee for transmission to the department or, when the secured party receives the owner's assignment from the transferee, it shall transmit the transferee's application for a new certificate, the existing certificate, and the required fee to the department. Compliance with this section does not affect the rights of the secured party under the security agreement.
- (4) If a security interest is reserved or created at the time of the transfer, the certificate of title shall be retained by or delivered to the person who becomes the secured party, and the parties shall comply with the provision of WAC 308-93-230.
- (5) If the purchaser or transferee of ownership fails or neglects to transfer such certificate of title and registration within fifteen days after date of delivery of the vessel to him, he shall on making application for transfer be assessed a five-dollar penalty on the sixteenth day and one dollar additional for each day thereafter, but not to exceed fifteen dollars.
- (6) Upon receipt of an application for the reissue of a certificate of title and transfer of registration, accompanied by the endorsed certificate of title and such other documentary evidence as is deemed necessary, the department shall, if the application is in order and if all provisions relating to the certificate of title and registration have been complied with, issue new certificates of title and registration as in the case of an original issue and shall transmit the fees together with an itemized detailed report to the state treasurer, to be deposited in the general fund.

#### **NEW SECTION**

WAC 308-93-300 ORIGINAL APPLICATIONS—RENEWALS—FEES—PREISSUANCE, WHEN. (1) Upon receipt of the application and the proper fee for an original vessel registration, the director shall make a recheck of the application and in the event that there is any error in the application it may be returned to the county auditor or other agent to effectively secure the correction of such error, who shall return the same corrected to the director.

(2) Application for the renewal of a vessel registration shall be made to the director or his agents, including county auditors, by the registered owner on a form prescribed by the director. The application must be accompanied by the certificate of registration for the last registration period in which the vessel was registered in Washington unless the applicant submits a preprinted application mailed from Olympia, and the payment of such registration fees and excise tax as may be required by law. Such application shall be handled in the same manner and the fees transmitted to the state treasurer in the same manner as in the case of an original application. Any such application which upon validation becomes a renewal certificate need not have entered upon

it the name of the lien holder, if any, of the vessel concerned.

(3) Persons expecting to be out of the state during the normal renewal period of a vessel registration may secure renewal of such vessel registration for a period of thirty days prior thereto and have decals preissued by making application to the director or his agents upon forms prescribed by the director. The application must be accompanied by the certificate of registration for the last registration period in which the vessel was registered in Washington and be accompanied by such registration fees and excise tax as may be required.

# **NEW SECTION**

WAC 308-93-310 LOSS, DEFACEMENT, OR DESTRUCTION OF DECALS—REPLACEMENT FEE. Upon the loss, defacement, or destruction of one or both of the vessel decals issued for any vessel or where one or both have become so illegible or in such condition as to be difficult to distinguish, the owner of the vessel shall make application for new vessel decals upon a form furnished by the director, upon which form it shall be required that the owner, in addition to other requirements, make a complete statement as to the cause of the loss, defacement, or destruction of the original decal or decals, which statement shall be subscribed and sworn to before a notary public or other person authorized to certify to statements upon vessel registration applications. Such application shall be filed with the director or his authorized agent, accompanied by the certificate of registration of the vessel and a one dollar replacement decal.

# **NEW SECTION**

WAC 308-93-320 REGISTRATION CERTIFICATE AND DECALS FOLLOW VESSEL ON TRANSFER. In any case of valid sale or transfer of the ownership of any vessel, the right to the certificates properly transferable therewith and to the vessel decals and registration number shall pass to such purchaser or transferee.

#### **NEW SECTION**

WAC 308-93-330 CERTIFICATE OF TITLE—APPLICATION. The application accompanied by cash, a draft, money order, or certified bank check for all appropriate fees together with the last preceding certificate or other satisfactory evidence of ownership, shall be forwarded to the director. The certificate of title shall not be required to be renewed annually, or at any other time, except as by law provided.

### **NEW SECTION**

WAC 308-93-340 COMMERCIAL FISHING VESSELS. (1) Documented vessels used primarily for commercial fishing purposes shall be exempt from vessel registration requirements.

(2) Undocumented vessels used exclusively for commercial fishing purposes shall not be exempt from vessel

registration requirements but shall be exempt from excise tax.

#### **NEW SECTION**

WAC 308-93-350 INCORRECT ENDORSE-MENTS OR ERASURES. (1) If a certificate of title or application has been signed in error, a line must be drawn through the erroneous signature. An affidavit must be attached to explain when, why and by whom the signature was stricken. A release of interest is required from the person signing in error unless that person has signed the affidavit.

- (2) If an erasure has been made on a certificate of title or application, an affidavit must be attached. The affidavit must state why and by whom the erasure was made. A release of interest must be signed by the one whose name was erased.
- (3) A name erroneously shown on the title as the purchaser must have either a release of interest from the erroneously named purchaser or a statement by the owner of record that the sale was not completed.

# **NEW SECTION**

WAC 308-93-360 APPLICATION FOR TITLE REQUIRED. An application for certificate of title is required:

- (1) Whenever the ownership of a vessel changes;
- (2) When there is a legal change of name of the registered or legal owner of a vessel;
- (3) When there is a change of name of a business entity owning a vessel;
- (4) When a proprietorship or partnership forms a corporation whether or not a business name is changed;
- (5) When a proprietorship or partnership purchases a corporation which will no longer be operated as a corporation whether or not the business name is changed;
- (6) Whenever there is no outstanding secured obligation and no commitment to make advances and incur obligations or otherwise give value in the case of reissue applications;
- (7) Whenever a vessel has been reported destroyed and the owner wishes to operate it again on the waters of this state:
- (8) Whenever the hull identification number is changed;
- (9) Whenever a second legal owner is to be added to the certificate of title. The application shall show the address of only the first named legal owner.

#### **NEW SECTION**

WAC 308-93-370 FORM REQUIRED FOR NAME AND ADDRESS—OWNERS IN COMMON. If more than one person is shown on the application for title or its addendum as registered owner of the vessel, those persons will be treated as owners in common of the vessel whether or not the names are joined by the word "and" or the word "or."

### **NEW SECTION**

WAC 308-93-380 FORM REQUIRED FOR NAME AND ADDRESS—OWNERSHIP IN JOINT TENANCY. If more than one person is shown on the title application as registered owner, and the intention of the parties is to create ownership in joint tenancy, it is necessary to use the following language on the application for certificate of title:

- (1) "John Doe and Jane Doe and Mary Doe as joint tenants with right of survivorship"; or
- (2) "John Doe and Jane Doe and Mary Doe as joint tenants with right of survivorship and not as tenants in common" on the reissue title.

The ownership of the vessel in joint tenancy will be indicated on the certificate issued by the department in the following manner: "J.T.W.R.O.S."

A certified copy of the death certificate will be required upon the death of a party named on such a title. An application for title in the name(s) of the remaining party will be required.

# **NEW SECTION**

WAC 308-93-390 VESSELS HELD IN TRUST.

- (1) The trustee shall be shown on any application for certificate of title as registered owner if a vessel is held in trust for the benefit of another. There is no requirement that the word "trustee" be placed after the name of any such owner.
- (2) If the application and subsequently issued title includes the word "trustee" after the name of the registered owner, any signature releasing interest in the vessel by that owner shall include that designation.
- (3) Upon the death of the trustee, a co-trustee or successor trustee shall make application for transfer of title into his/her own name. An affidavit that he or she is the successor or co-trustee and a copy of the documents so designating that person shall accompany any such application.

#### **NEW SECTION**

WAC 308-93-400 TWO LEGAL OWNERS. If one of two legal owners shown on a certificate of title has his/her security interest in the vessel satisfied, that interest in the vessel shall be released in the appropriate manner and the appropriate documentation forms forwarded to the remaining legal owner. The remaining legal owner shall either (1) retain that documentation and forward it to the department at the time his/her interest is satisfied along with an application for reissue or (2) the documentation shall be immediately presented to the department with an application for reissue of title to show the remaining secured party as the sole legal owner of the vessel. If the outstanding certificate of title does not show the address of the remaining legal owner, there must be an application for reissue of title in order that the address of the remaining legal owner may be indicated on the outstanding certificate of title.

WAC 308-93-410 REFUSAL BY DEPART-MENT TO RELEASE TITLE. The department may refuse to release a vessel title under any one of the following circumstances:

- (1) All or a part of the fees for the registration or certificate of title have not been paid; or
- (2) All or a part of the fees for the registration or certificate of title have been paid with a check that has not been honored; or
- (3) At the discretion of the department when the department has been requested by an interested party to hold the certificate of title pending legal action, or whenever the department deems it inadvisable to release the certificate of title.

#### **NEW SECTION**

WAC 308-93-420 SPECIAL MAILING. The department will mail the title to the legal owner of record. If it is the intent of the legal owner to have the title mailed to someone other than that shown on the title, written authorization, signed by the legal owner, is required. This must be in a form approved by the department.

#### **NEW SECTION**

WAC 308-93-430 RELEASE OF INTEREST. If the registered and/or legal owners of record cannot release their interest on the title, a release of interest form approved by the department properly signed in accordance with WAC 308-93-470, shall be used as supportive documentation.

#### **NEW SECTION**

WAC 308-93-440 / LACK OF PROPER RE-LEASE. If the registered or legal owner(s) as shown in the records of the department or the records of the foreign state issuing the last certificate of title and/or registration of a vessel has not released his/her interest in the vessel by endorsement on the certificate or by a release of interest, the following must be attached to an application for Washington certificate of title:

- (1) Proper documentation authorized by other sections of this chapter to be used in lieu of a release by the registered or legal owner; or
  - (2) A bond in accordance with WAC 308-93-210; or
  - (3) The following, if satisfactory to the department:
- (a) An affidavit by the applicant stating the reasons the person is unable to obtain a release of interest from the registered and/or legal owner(s) of record; and
- (b) Evidence of ownership of the vessel by the applicant such as, but not limited to, a bill of sale; and
- (c) Evidence of attempts to locate the owner(s) of record such as copies of correspondence sent to the last known address of the owner as well as returned receipts showing such correspondence was sent by registered or certified mail, return receipt requested.

# **NEW SECTION**

WAC 308-93-450 SIGNATURE OF REGISTERED OWNER ON APPLICATION—EXCEPTIONS. On an application for an original, reissue, or transfer of certificate of title, the signature of each and every name registered owner is required except:

- (1) When the application is for the sole purpose of removing a legal owner of record from the certificate of title when that legal owner's security interest has been satisfied in the vessel;
- (2) When authorized supportive documentation is used in lieu of the signature or signatures;
  - (3) When the legal owner applies for a duplicate title;
  - (4) When there is a change in the secured party;
- (5) When the legal ownership is transferred with an affidavit of repossession.

# **NEW SECTION**

WAC 308-93-460 RELEASING INTEREST. (1) In order for a person to release his/her interest in a vessel as registered or legal owner, his/her signature is required on the certificate of title issued by the department, unless authorized supportive documentation is used in lieu of that signature or in lieu of the certificate issued by the department.

- (2) If the signatures are not on the certificate of title, all signatures must be certified in accordance with WAC 308-93-470.
- (3) If more than one person is shown on the certificate of title issued by the department as registered or legal owner, the signature of each registered and legal owner is required no matter what the form of ownership unless authorized supportive documents are used in lieu of one or more signatures.
- (4) A release of interest is not required from one identified as a lessee.

#### **NEW SECTION**

WAC 308-93-470 CERTIFICATION OF SIGNATURE. The signature of every applicant to be shown on the certificate of title as the registered owner and of other signatures, as required, shall be subscribed to and sworn to by that person before a notary public, county auditor, deputy auditor, an authorized agent approved by the director of licensing, an agent appointed by the director of licensing, an employee or appointee of either type or agent, or an employee of the department of licensing authorized by the director to certify to an applicant's signature. Approved identification of the person signing shall be required.

# **NEW SECTION**

WAC 308-93-480 JCERTIFICATION OF SIGNATURE—DEPARTMENTAL EMPLOYEES. The director hereby authorizes the following department employees to certify signatures: Deputy director, the assistant director for vehicle services, the chief officer and assistant of the division primarily responsible for vessel registration and titles, persons assigned to liaison duties between the department and its vehicle license agents,

and persons assigned the responsibility of accepting title applications from persons appearing at the department's office.

#### **NEW SECTION**

WAC 308-93-490 SHERIFF'S SALE. (1) An application for title for a vessel sold by a sheriff pursuant to Washington state law transfers only the interests of the person(s) shown on the bill of sale, or if the former owner(s) is not shown, only the interests of the registered owner(s) of record, and shall be accompanied by:

- (a) The sheriff's bill of sale; and
- (b) A copy of the court order directing the sale, if any.
- (2) The vessel must be titled in the name of the purchaser shown on the bill of sale.

# **NEW SECTION**

WAC 308-93-500 NAME CHANGE. On any application for reissue of a certificate of title where the name of the registered owner has been changed by court action, a certified copy of the court order authorizing the name change shall be attached to the application.

#### **NEW SECTION**

WAC 308-93-510 TRANSFER BY COURT OR-DER. Any application for certificate of title, where a change of legal or registered owner of a vessel is the result of the order of a court, shall be accompanied by a certified copy of the order or a certification from the clerk of court on a department approved form confirming the court's action. If the last issued certificate of title is not attached to the application, an affidavit of lost or destroyed title or an affidavit explaining the nonavailability of the title document shall also be attached to the application.

#### **NEW SECTION**

WAC 308-93-520 OWNER DECEASED—COMMUNITY PROPERTY AGREEMENT. If the prior owner of record of a vessel is deceased and a valid community property agreement exists, the surviving spouse may release the interest of the deceased's estate in the vessel. The following shall be attached to any application for certificate of title:

- (1) A copy of the community property agreement;
- (2) A certified copy of the death certificate.

#### **NEW SECTION**

WAC 308-93-530¹ OWNER INCOMPETENT. On any application for certificate of title where the former owner of record of the vessel has been declared legally incompetent, the incompetent's interest in the vessel shall be released by signature of the court appointed guardian. A certified copy of the court order appointing the guardian shall be attached to the application.

### **NEW SECTION**

WAC 308-93-540 OWNER BANKRUPT. On any application for certificate of title where the prior owner's interest has been terminated through bankruptcy proceedings, the interest of the bankrupt in the vessel may be released by his/her trustee. If the release is by his/her trustee, a certified copy of the court order appointing the trustee shall be attached to the application.

#### **NEW SECTION**

WAC 308-93-550 OWNER DECEASED—SIGNATURE OF PERSONAL REPRESENTATIVE. On any application for certificate of title where a vessel has been acquired from the estate of a deceased person, the interest of the deceased's estate in the vessel shall be released by the signature of the personal representative. A copy of the court order approving or confirming the personal representative shall be attached to the application. Any unreleased legal owners shall remain as such on the new certificate of title issued by the department.

# **NEW SECTION**

WAC 308-93-560 OWNER DECEASED—WILL LEFT. If the prior owner of a vessel is deceased and a will was left, the following documents shall be attached to any application for transfer of title:

- (1) If the will is not a nonintervention will:
- (a) A certified copy of the court order approving the transfer or a certificate from the clerk of court on department approved forms confirming the court action; or
  - (b) A certified copy of the decree of distribution.
- (2) If the will is a nonintervention will, a certified copy of the decree of solvency or distribution or a certification from the clerk of court confirming such action.

#### **NEW SECTION**

WAC 308-93-570 OWNER DECEASED—NO WILL LEFT. If the prior owner of a vessel is deceased and left no will, a certified copy of the court order authorization to transfer the vessel or a certification from the clerk of court confirming such action must be attached to any application for certificate of title.

#### **NEW SECTION**

WAC 308-93-580 OWNER DECEASED—TO SPOUSE "IN LIEU OF HOMESTEAD." If the prior owner of a vessel is deceased and the court awards the vessel to the surviving spouse "in lieu of homestead," a certified copy of the court's order or a certification from the clerk of court on department approved forms confirming such court action must be attached to the application for certificate of title.

# **NEW SECTION**

WAC 308-93-590 OWNER DECEASED—IN NAME OF ESTATE. If the owner of record of a vessel is deceased, the vessel may be titled and licensed in the name of the estate of the deceased pending final settlement of the estate. A certified copy of the court order appointing or confirming the personal representative

shall be attached to the application for certificate of title.

# **NEW SECTION**

WAC 308-93-600 OWNER DECEASED—ESTATE NOT ADMINISTERED. If the prior owner of a vessel is deceased, left no will, and the estate will not be administered, the surviving spouse or any other heir may release the interest of the deceased's estate in the vessel by attaching the following to any application for certificate of title:

- (1) Affidavit of inheritance with affidavits of release of interest from other heirs attached thereto;
  - (2) Certified copy of the death certificate.

#### **NEW SECTION**

WAC 308-93-610 SECURITY INTEREST—WHEN PERFECTED. The requirements for perfecting a security interest in a vessel as set forth in chapter 3, Laws of 1983 2nd ex. sess., shall not take effect until certificates of registration and title are actually being issued on or about October 1, 1983. Until such time present methods of perfecting security interests in vessels shall remain effective.

#### **NEW SECTION**

WAC 308-93-620 HULL IDENTIFICATION NUMBER REQUIRED. No person shall operate a boat on the waters of this state for which registration and titling is required unless such boat has a hull identification number. Hull identification numbers must be carved, burned, stamped, embossed, clearly imprinted, or otherwise permanently affixed to the outboard side of the transom, or if there is no transom, to the outermost starboard side at the end of the hull that bears the rudder or other steering mechanism above the waterline of the boat in such a way that alteration, removal or replacement would be obvious or evident. No person, firm, association or corporation shall destroy, remove, alter, cover, or deface the hull identification number.

# **NEW SECTION**

WAC 308-93-630 ASSIGNMENT OF HULL IDENTIFICATION NUMBER. Upon application for original registration or transfer of registration and title or transfer of registration and title of a vessel, the department may assign an appropriate hull identification number to such vessel whenever there is no hull identification number thereon, or when a hull identification number thereon has been destroyed or obliterated and such hull number shall be permanently affixed as prescribed by the department.

# **NEW SECTION**

WAC 308-93-640 J RECIPROCITY. A vessel owned by a resident of another state or a Canadian province which is already covered by a number in full force and effect issued to it pursuant to federal laws or a numbering system of such state or province shall be exempt from registration requirements for a period of sixty

consecutive days in any twelve month period but only to the extent a similar reciprocity is granted for vessels registered in the state of Washington.

# WSR 83-23-077 ADOPTED RULES DEPARTMENT OF LICENSING

(Massage Examining Board)
[Order PL 448—Filed November 18, 1983]

Be it resolved by the Washington State Massage Examining Board, acting at Seattle, Washington, that it does adopt the annexed rules relating to frequency and location of examinations, amending WAC 308-51-120.

This action is taken pursuant to Notice No. WSR 83-18-061 filed with the code reviser on September 7, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.108-.020 and is intended to administratively implement that statute

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 4, 1983.

By Yvonne Braeme Executive Secretary

# AMENDATORY SECTION (Amending Order PL 330, filed 12/13/79)

WAC 308-51-120 FREQUENCY AND LOCATION OF EXAMINATIONS. (1) The board will normally conduct practical examinations in March and September of each year.

- (2) Written examinations will be conducted at least twenty days prior to scheduled practical examinations. Applicants will be required to pass the written examination prior to being scheduled for the practical examination.
- (3) Written and practical examinations will be conducted at a location within the state as determined by the director, with due consideration to be given to the residential location of the examinees and the availability and costs of required facilities and services.
- (4) A notification will be sent to the residential address of record of each examination applicant at least fifteen days prior to each applicant's scheduled examination dates. Such notification will contain appropriate instructions or information and will reflect the time, date and location at which the applicant is expected to appear for examination. Examination fees are nonrefundable. Should an applicant fail to appear for examination at the designated time and place, he shall forfeit the examination fee unless he has notified the division of professional licensing of his inability to appear for the

scheduled examination at least five days before the designated time. With the required five days notice, a candidate may request to be rescheduled for examination any time within two years of the time they submitted their original application.

# WSR 83-23-078 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-189-Filed November 18, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is protection of spawning late coho salmon.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1983.

By William R. Wilkerson Director

# **NEW SECTION**

WAC 220-57-00100B FRESHWATER SEA-SONS AND BAG LIMITS. Notwithstanding the provisions of Chapter 220-57 WAC, effective 12:01 a.m. November 19, 1983, until further notice, bag limit C is in effect in the following areas:

- (1) Camas Slough all waters
- (2) Cowlitz River those waters downstream from markers approximately 400 feet below the barrier dam
  - (3) Elochoman River all waters
  - (4) Grays River all waters
  - (5) Klickitat River all waters
  - (6) Kalama River all waters
  - (7) Lewis River (East Fork) all waters
  - (8) Lewis River (North Fork) all waters
  - (9) Lewis River (mainstem) all waters
  - (10) Skamokawa Creek all waters
- (11) Washougal River all waters except those waters designated as the "Washougal River Special Fishing Area".
  - (12) White Salmon River all waters
  - (13) Wind River all waters

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-00100A FRESHWATER SEA-SONS AND BAG LIMITS. (83-124)

# WSR 83-23-079 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-190-Filed November 18, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7, and 7A provide protection for Fraser River chum. Restrictions in Areas 10C, 10D and the Cedar River are the least restrictive regulations that provide opportunity to harvest coho and protect Lake Washington sockeye. Restrictions in the Skagit River protect local spawning salmon. Restrictions in Area 12C provide protection for chum stocks returning to Hoodsport Hatchery. Restrictions in Areas 12A and 12D provide secondary protection for natural chum stocks. Restrictions in Areas 6B, 9, 10, 11, 11A, 13, 13A, 13B, Puyallup River and Minter Creek prevent further overharvest of South Sound origin chum stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 18, 1983.

By William R. Wilkerson Director

#### **NEW SECTION**

WAC 220-28-335 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective immediately it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6, 6A, 7 and 7A – Effective until further notice, closed to all commercial fishing. Area 6B – Closed to all net gear.

Areas 9, 10, 11, 11A, and 13A - Closed to all commercial fishing.

Area 10C and Cedar River – Effective through December 31, closed to all commercial fishing.

Area 10D in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek – Effective through December 31, closed to all commercial fishing.

Area 12A - Closed to all commercial fishing.

Area 12C – Effective through December 31, closed within 1,000 feet of the western shore between Hoodsport Marina Dock and the Glen Ayre Trailer Park.

Area 12D - Closed to all commercial fishing.

*Area 13 excluding (1) those waters southerly from the Fox Island Bridge and northerly of the southern cable crossing in Hale Passage, (2) those waters of Chambers Bay east of the railroad trestle, (3) those waters inside and southeasterly of a line from a point on the eastern shore 100 yards north of the Solo Point boat launch to the south tip of Ketron Island to the Nisqually River Marker buoy to the jetty approximately 1/2 mile from Sequalitchew Creek – Effective 2:00 PM November 20, closed to all commercial fishing.

*Area 13B excluding (1) those waters southerly of a line from Cooper Point to Hunter Point and (2) those waters westerly of a line from Hungerford Point to Arcadia – Effective 2:00 PM November 20, closed to all commercial fishing.

Puyallup River and Minter Creek - Closed to all commercial fishing.

Skagit River including all tributaries – Effective until further notice, closed to all commercial fishing upstream from the Baker River confluence.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-334 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-185)

# WSR 83-23-080 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-191-Filed November 18, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 6C, 7 and 7A provide protection for weak Canadian and Puget Sound origin coho and chum stocks. The openings in Areas 7B, 7C, and 8A provide opportunity to harvest non-Indian chum allocations. All other areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 18, 1983.

By William R. Wilkerson Director

#### **NEW SECTION**

WAC 220-47-823 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly through the morning of November 22, and purse seines may fish from 5:00 AM to 8:00 PM daily through November 22. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

*Area 8A excluding those waters northerly of a line from Camano Head to Hermosa Point and easterly of a line from Mission Point to the Viacom Cablevision Tower in Everett – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly through the morning of November 22, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily through November 22.

Partial area exclusions applicable to the Area 7B opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas - Closed.

#### REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-822 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-188)

# WSR 83-23-081 **EMERGENCY RULES** MARINE EMPLOYEES' COMMISSION

[Order 83-1—Filed November 21, 1983]

Be it resolved by the Marine Employees' Commission. acting at Hearing Room "C", House Office Building, Olympia, Washington, that it does adopt the annexed rules relating to:

Rules of practice and procedures.

Marine employees' representation case

New	ch. 316–35 WAC	Marine employees' unit clarification case rules.
New	ch. 316-45 WAC	Marine employees' unfair labor practice case rules.
New	ch. 316-55 WAC	Marine employees' impasse resolution rules.
New	ch. 316–65 WAC	Marine employees' grievance arbitration rules.
New	ch. 316-75 WAC	Marine employees' union security dispute

ch. 316-07 WAC Rules of procedure. Ren

ch. 316-02 WAC

... .. ...

ch. 316-25 WAC

New

New

We, the Marine Employees' Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the Marine Employees' Commission was created by chapter 15, Laws of 1983, and was appointed after collective bargaining agreements in the Washington state ferry system had expired. Unresolved marine employee grievances exist.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to section 19, chapter 15, Laws of 1983 which directs that the Marine Employees' Commission has authority to implement the provisions of chapter 15, Laws of 1983.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED July 29, 1983.

By David P. Haworth Chairman

# REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 316-07-010 **GENERAL** APPLICATION. WAC 316-07-020 (2) SPECIAL RULES. (3) WAC 316-07-030 **MODIFICATIONS** AND EXCEPTIONS. WAC 316-07-040 ADDRESS FOR COM-MUNICATIONS— TIME OF OFFICIAL RECEIPT. (5) WAC 316-07-050 OFFICE HOURS. (6) WAC 316-07-060 **COMPUTATION OF** TIME. (7) WAC 316-07-070 DEFINITIONS. (8) WAC 316-07-080 **INFORMAL** PROCEDURE. WAC 316-07-090 (9) **FORMAL** PROCEDURE. (10)WAC 316-07-100 FILING AND SER VICE. (11)WAC 316-07-110 INTERVENTION. (12)WAC 316-07-120 APPEARANCES. (13)WAC 316-07-130 PREHEARING CONFERENCES. (14)WAC 316-07-140 **VOLUNTARY** SETTLEMENT. WAC 316-07-150 (15)SUBPOENAS. WAC 316-07-160 (16)DEPOSITIONS. WAC 316-07-170 (17)HEARINGS. (18)WAC 316-07-180 CONTINUANCES. WAC 316-07-190 (19)STIPULATION AS TO FACTS. (20) WAC 316-07-200 CONDUCT AT HEARINGS. **TESTIMONY UNDER** (21)WAC 316-07-210 OATH. (22) WAC 316-07-220 ORDER OF PROCEDURE. WAC 316-07-230 (23)RULES OF EVI-DENCE-ADMISSI-BILITY CRITERIA. WAC 316-07-240 (24)**RULES OF EVI-**DENCE—OFFICIAL NOTICE. (25)WAC 316-07-250 RULES OF EVI-**DENCE—EXHIBITS** AND DOCUMENTA-RY EVIDENCE. (26)WAC 316-07-260 BRIEFS WAC 316-07-270 (27) RECONSIDERATION. (28)WAC 316-07-280 NO DISCUSSION OF PROCEEDING UNTIL DECISION. (29) WAC 316-07-290 **ADMINISTRATIVE** 

RULINGS.

**CATION TO** COMMISSION.

**COMPLIANCE WITH** 

ORDERS—NOTIFI-

(30)

WAC 316-07-300

# Chapter 316-02 WAC RULES OF PRACTICE AND PROCEDURE—MA-RINE EMPLOYEES' COMMISSION

# **NEW SECTION**

WAC 316-02-001 APPLICATION AND SCOPE OF CHAPTER 316-02 WAC. Chapter 316-02 WAC has been added to the Washington Administrative Code by the marine employees' commission pursuant to the authority of section 19, chapter 15, Laws of 1983 (RCW 47.64....) and chapter 34.04 RCW, to promulgate comprehensive and uniform rules for practice and procedure before the agency. This chapter sets forth general rules applicable to all types of proceedings before the agency, and should be read in conjunction with the provisions of:

- (1) Chapter 316-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of ferry system employees.
- (2) Chapter 316-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing ferry system employees' bargaining unit.
- (3) Chapter 316-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices in the Washington state ferry system.
- (4) Chapter 316-55 WAC, which contains rules relating to the resolution of impasses occurring in ferry system collective bargaining.
- (5) Chapter 316-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement in the Washington state ferry system.
- (6) Chapter 316-75 WAC, which contains rules relating to determination of union security disputes arising between ferry system employees and employee organizations certified or recognized as their bargaining representative.

In the event of a conflict between general rule in this chapter and a special rule in another chapter applicable to a particular proceeding, the special rule shall govern.

# **NEW SECTION**

WAC 316-02-003 POLICY—CONSTRUCTION—WAIVER. The policy of the state being primarily to promote peace in labor relations in the Washington state ferry system, these rules and all other rules adopted by the agency shall be liberally construed to effectuate the purposes and provisions of the statutes administered by the marine employees' commission and nothing in any rule shall be construed to prevent the commission and its authorized agents from using their best efforts to adjust any labor dispute. The commission and its authorized agents may waive any requirement of the rules unless a party shows that it would be prejudiced by such a waiver.

# **NEW SECTION**

WAC 316-02-007 DEFINITIONS. As used in Title 316 WAC, unless the context otherwise requires, the definitions in this section shall apply.

- (1) "Arbitration" means the procedure whereby the parties involved in an impasse submit their differences to a third party for a final and binding decision or as provided in this chapter.
- (2) "Arbitrator" means either a single arbitrator or a panel of three arbitrators.
- (3) "Collective bargaining representative" means the persons designated by the secretary of transportation and employee organizations to be the exclusive representatives during collective bargaining negotiations.
- (4) "Commission" means the marine employees' commission created by chapter 15, Laws of 1983.
- (5) "Department of transportation" or "department" means the department as defined in RCW 47.01.021.
- (6) "Ferry employee" means any employee of the marine transportation division of the department of transportation who is a member of a collective bargaining unit represented by a ferry employee organization and does not include an exempt employee pursuant to RCW 41.06.079.
- (7) "Ferry employee organization" means any labor organization recognized to represent a collective bargaining unit of ferry employees.
- (8) "Ferry system management" means those management personnel of the marine transportation division of the department of transportation who have been vested with the day-to-day management responsibilities of the Washington state ferry system by the transportation commission and who are not members of a collective bargaining unit represented by a ferry employee organization.
- (9) "Lockout" means the refusal of ferry system management to furnish work to ferry employees in an effort to get ferry employ organizations to make concessions during collective bargaining, grievance, or other labor relation negotiations. Curtailment of employment of ferry employees due to lack of work resulting from a strike or work stoppage, as defined in subsection (10) of this section, shall not be considered a lockout.
- (10) "Strike or work stoppage" means a ferry employee's refusal, in concerted action with others, to report to duty, or his or her wilful absence from his or her position, or his or her stoppage or slowdown of work, or his or her abstinence in whole or in part from the full, faithful, and proper performance of the duties of employment, for the purpose of inducing, influencing, or coercing a change in conditions, compensation, rights, privileges, or obligations of his, her, or any other ferry employee's employment. A refusal, in good faith, to work under conditions which pose an endangerment to the health and safety of ferry employees or the public, as determined by the master of the vessel, shall not be considered a strike.
- (11) "Transportation commission" means the commission as defined in RCW 47.01.021.

#### **NEW SECTION**

WAC 316-02-010 APPEARANCE AND PRACTICE BEFORE COMMISSION—WHO MAY APPEAR. No person may appear in a representative capacity before the marine employees' commission or its designated hearing officer other than the following:

- (1) Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington;
- (2) Attorneys at law duly qualified and entitled to practice before the highest court of record of any other state, if the attorneys at law of the state of Washington are permitted to appear in a representative capacity before administrative agencies of such other state, and if not otherwise prohibited by our state law,
- (3) A bona fide officer, employee or other authorized representative of: (a) The department of transportation, or (b) any labor or employee organization recognized, or seeking recognition, in accordance with chapter 316-25 WAC.
- (4) Other persons, including but not limited to bona fide representatives of ferry users, may make presentations to the marine employees' commission following written request approved by a majority of the commission: PROVIDED, That only persons qualified under subsections (1), (2), and (3) of this section may take part in representation cases, unit clarifications, unfair labor practice cases, impasse resolutions, grievance handling, union security disputes, or any other technical matters involving labor relations.

WAC 316-02-020 APPEARANCE AND PRACTICE BEFORE COMMISSION—STANDARDS OF CONDUCT. Misconduct at any hearing conducted by the commission or its designee shall be ground for summary exclusion from the hearing. Misconduct of an aggravated character, when engaged in by an attorney or other person acting in a representative capacity pursuant to WAC 316-02-010, shall be ground for suspension or disbarment by the commission after due notice and hearing.

# **NEW SECTION**

WAC 316-02-030 APPEARANCE AND PRACTICE BEFORE COMMISSION—APPEARANCE BY FORMER EMPLOYEE OF COMMISSION OR FORMER MEMBER OF ATTORNEY GENERAL'S STAFF. No former member of the marine employees' commission, former employee of the commission or former member of the attorney general's staff shall, at any time after severing his employment with the commission or with the attorney general, appear in a representative capacity on behalf of any party in connection with any case or proceeding which was pending before the commission during the time of his employment with the commission.

#### **NEW SECTION**

WAC 316-02-040 APPEARANCE AND PRACTICE BEFORE COMMISSION—FORMER EMPLOYEE AS WITNESS. Except upon the express written consent of the marine employees' commission, no former member of the attorney general's staff shall, at any time after severing his employment with the commission or with the

attorney general, appear as a witness on behalf of any party in connection with any case or proceeding which was pending before the commission during the time of his employment with the commission.

# **NEW SECTION**

WAC 316-02-100 SERVICE OF PROCESS—COMPUTATION OF TIME. In computing any period of time prescribed or allowed by any applicable statute, the day of the act, event, or default after which the designated period of time begins to run is not to be included, unless it is a Saturday, Sunday or a legal holiday, in which event the period runs until the end of the next day which is neither a Saturday, Sunday nor a holiday. When the period of time prescribed or allowed is less than seven days, intermediate Saturdays, Sundays and holidays shall be excluded in the computation.

# **NEW SECTION**

WAC 316-02-103 SERVICE OF PROCESS—ADDITIONAL TIME AFTER SERVICE BY MAIL. Whenever a party has the right or is required to do some act within a prescribed period after service of a notice or other paper upon him, and the notice or paper is served on him by mail or by telegraph, 3 days shall be added to the prescribed period.

#### **NEW SECTION**

WAC 316-02-105 SERVICE OF PROCESS— EXTENSION OF TIME. The commission or its authorized agent may, by agreement of the parties or for good cause shown, extend any time limit prescribed or allowed by the rules of the commission. Any motion to extend any time limit shall, except for good cause shown, be made before the expiration of such time limit.

# **NEW SECTION**

WAC 316-02-110 SERVICE OF PROCESS—BY WHOM SERVED. The commission shall cause to be served all orders, notices and other formal papers issued by it, together with any other papers which it is required by law or rule to serve. Every other paper shall be served by the party filing it.

#### **NEW SECTION**

WAC 316-02-120 SERVICE OF PROCESS—UPON WHOM SERVED. All formal papers served by the commission or by any party shall be served upon all counsel then of record and upon all parties not represented by counsel or upon their agents designated by them or by law. Any counsel entering an appearance subsequent to the initiation of the proceeding shall notify all other counsel then of record and all parties not represented by counsel of such fact. Except as specifically provided elsewhere in these rules, copies of all correspondence directed to the commission or by the commission in connection with any matter pending before the commission shall be furnished to all counsel of record and to all parties not represented by counsel.

WAC 316-02-130 SERVICE OF PROCESS—METHOD OF SERVICE. Service of papers shall be made personally or, unless otherwise provide by law, by first-class, registered, or certified mail, or by telegraph.

# **NEW SECTION**

WAC 316-02-140 SERVICE OF PROCESS—COMPLETION OF SERVICE ON PARTIES. Service upon parties shall be regarded as complete: By mail, upon deposit in the United States mail properly stamped and addressed; by telegraph, when deposited with a telegraph company properly addressed and with charges prepaid.

# **NEW SECTION**

WAC 316-02-150 SERVICE OF PROCESS—FILING WITH COMMISSION. Papers required to be filed with the commission shall be deemed filed upon actual receipt by the commission during its regular office hours at the place specified for such filing: PROVIDED, HOWEVER, That such service shall be deemed to be incomplete if the party making the filing should subsequently fail, when requested to do so by the commission, to provide proof of service upon other parties required to be served.

# **NEW SECTION**

WAC 316-02-160 SERVICE OF PROCESS—OPPORTUNITY FOR HEARING. All hearings in contested cases shall be public. Any party to a contested case shall have the right to appear at such hearing in person, by counsel, or by other representative, and to call, examine and cross—examine witnesses, and to introduce into the record documentary or other evidence.

#### **NEW SECTION**

WAC 316-02-170 SERVICE OF PROCESS—NOTICE OF HEARING. In any contested case, all parties shall be served with a notice within the statutory time as required by the particular statute governing the proceeding involved. In the absence of a statutory requirement, notice shall be given twenty days before the date set for hearing. All notices of hearing shall state the time and place of the hearing, and shall clearly identify the proceeding or the issues involved.

# **NEW SECTION**

WAC 316-02-180 SERVICE OF PROCESS—CONTINUANCES. Immediately upon receipt of notice of a hearing, or as soon thereafter as circumstances necessitating a continuance come to its knowledge, any party desiring a continuance shall notify all other parties prior to filing a request for continuance with the commission. All continuance requests shall be filed in writing and shall specify, in detail, the reasons why the continuance is necessary, the position of all other parties concerning the requested continuance and suggested alternative dates for rescheduling. In passing upon a request for continuance, the commission shall consider

whether the request was promptly and timely made. For good cause shown, the commission or its designated hearing officer or examiner may grant a continuance and may at any time order a continuance on its or his own motion. During a hearing, if it appears in the public interest or in the interest of justice that further testimony or argument should be received, the examiner or other officer conducting the hearing may, in his discretion, continue the hearing and fix the date for introduction of additional evidence or presentation of argument. Such oral notice shall constitute final notice of such continued hearing.

# **NEW SECTION**

WAC 316-02-200 DEFINITION OF ISSUES—BEFORE HEARING. In all proceedings the issues to be adjudicated shall be made initially as precise as possible, in order that the hearing officer or examiner may proceed promptly to conduct the hearing on relevant and material matter only.

#### **NEW SECTION**

WAC 316-02-210 DEFINITION OF ISSUES—PREHEARING CONFERENCE AUTHORIZED. In any proceeding, the commission or its designated hearing officer or examiner, upon its or his own motion or upon the motion of one of the parties or their qualified representatives, may in its or his discretion direct the parties or their qualified representatives to appear at a specified time and place for a conference to consider:

- (1) The simplification of issues;
- (2) The necessity of amendments to the pleadings,
- (3) The possibility of obtaining stipulations, admissions of facts and of documents;
  - (4) The limitation of the number of expert witnesses.
- (5) Such other matters as may aid in the disposition of the proceeding.

#### **NEW SECTION**

WAC 316-02-220 DEFINITION OF ISSUES—RECORD OF ACTION TAKEN DURING PRE-HEARING CONFERENCE. The commission or its designated hearing officer or examiner shall make an order or statement which recites the action taken at any prehearing conference, the amendments allowed to the pleadings, and the agreements made by the parties or their qualified representatives as to any of the matters considered, including the settlement or simplification of issues, which limits the issues for hearing to those not disposed of by admissions or agreements, and such order or statement shall control the subsequent course of the proceeding unless modified for good cause by subsequent order.

# **NEW SECTION**

WAC 316-02-230 SUMMARY JUDGMENT. A summary judgment may be issued if the pleadings and admissions on file, together with affidavits, if any, show that there is no genuine issue as to any material fact and that one of the parties is entitled to a judgment as a

matter of law. Motions for summary judgment made in advance of a hearing shall be filed with the commission and served on all other parties to the proceeding.

# **NEW SECTION**

WAC 316-02-300 SUBPOENAS—FORM. Every subpoena shall state the name of the commission as: State of Washington, marine employees' commission; shall state the title of the proceeding, if any, shall show on its face the name and address of the party at whose request the subpoena was issued; and shall command the person to whom it is directed to attend and give testimony or produce designated books, documents or things under his control at a specified time and place.

#### **NEW SECTION**

WAC 316-02-310 SUBPOENAS—ISSUANCE TO PARTIES. Subpoenas requiring the attendance and testimony of witnesses or the production of evidence shall be issued ex parte to any party to a contested case: PROVIDED, HOWEVER, That no subpoena shall be issued or given effect to require the attendance and testimony of, or the production of evidence by, any member of the commission or any member of the commission staff in any proceeding before the commission. The commission or its hearing officer or examiner shall issue subpoenas upon the application of counsel or other representative authorized to practice before the commission. and may condition the issuance of subpoenas to parties not so represented upon a showing of general relevance and reasonable scope of the testimony or evidence sought. Attorneys may act under the authority conferred by RCW 34.04.105(2)(a).

# **NEW SECTION**

WAC 316-02-320 SUBPOENAS—SERVICE. Unless the service of a subpoena is acknowledged on its face by the person subpoenaed, service shall be made by delivering a copy of the subpoena to such person and by tendering him on demand the fees for one day's attendance and the mileage allowed by law.

# NEW SECTION

WAC 316-02-330 SUBPOENAS—FEES. Witnesses summoned before the commission shall be paid by the party at whose instance they appear the same fees and mileage that are paid to witnesses in the superior courts of the state of Washington.

#### **NEW SECTION**

WAC 316-02-340 SUBPOENAS—PROOF OF SERVICE. The person serving the subpoena may make proof of service by filing the subpoena and the required return, affidavit, or acknowledgement of service with the agency or the officer before whom the witness is required to testify or produce evidence. If service has not been acknowledged by the witness, such person shall make an affidavit of service. Failure to make proof of service does not affect the validity of the service.

### **NEW SECTION**

WAC 316-02-350 SUBPOENAS—QUASHING. Any motion to quash a subpoena is directed within five days after the date of service of the subpoena upon him and, in any event, shall be made at or before the time specified in the subpoena for compliance. The person making such motion shall give notice of the motion to the party to whom the subpoena was issued. The commission, hearing officer or examiner may (1) quash or modify the subpoena if it is unreasonable or requires evidence not relevant to any matter in issue, or (2) condition denial of the motion upon just and reasonable conditions.

#### **NEW SECTION**

WAC 316-02-360 SUBPOENAS—ENFORCE-MENT. Upon application and for good cause shown, and upon proof of service of the subpoena involved if such proof was not previously provided pursuant to WAC 316-02-340, the commission will seek judicial enforcement of subpoenas which have not been quashed or may authorize a party to seek enforcement.

#### **NEW SECTION**

WAC 316-02-370 SUBPOENAS—GEO-GRAPHICAL SCOPE. Attendance of witnesses and production of evidence may be required from any place in the state of Washington, at any designated place of hearing.

#### **NEW SECTION**

WAC 316-02-400 EVIDENCE—EXAMINA-TION OF WITNESSES. Witnesses in any hearing in a contested case shall be examined orally, under oath or affirmation, and shall be subject to cross-examination.

#### **NEW SECTION**

WAC 316-02-410 EVIDENCE—APPLICATION OF RULES OF EVIDENCE. Subject to the other provisions of these rules, the officer conducting the hearing shall admit all competent and relevant evidence of probative value. In passing upon the admissibility of evidence, the officer conducting the hearing shall give consideration to, but shall not be bound to follow, the rules of evidence governing civil proceedings in the superior courts of the state of Washington.

# **NEW SECTION**

WAC 316-02-420 EVIDENCE—OBJECTIONS AND RULINGS. When objection is made to the admissibility of evidence, such evidence may be received subject to a later ruling. The officer conducting the hearing may, in his discretion, either with or without objection, exclude inadmissible evidence or order cumulative evidence discontinued. Parties objecting to the introduction of evidence shall state the precise grounds of such objection at the time such evidence is offered. No such objection shall be deemed waived by further participation in the hearing.

WAC 316-02-450 EVIDENCE—STIPULA-TIONS AND ADMISSIONS OF RECORD. The evidence or nonexistence of a material fact, as made or agreed in a stipulation or in an admission of record, will be conclusively presumed against any party bound thereby, and no other evidence with respect thereto will be received upon behalf of such party, provided:

- (1) Upon whom binding. Such a stipulation or admission is binding upon the parties by whom it is made, their privies and upon all other parties to the proceeding who do not expressly and unequivocally deny the existence or nonexistence of the material fact so admitted or stipulated, upon the making thereof, if made on the record at a prehearing conference, oral hearing, or oral argument, or, is made in a writing filed and served upon all parties within five days after a copy of such stipulation or admission has been served upon them;
- (2) Withdrawal. Any party bound by a stipulation or admission of record may, at any time prior to final decision, be permitted to withdraw the same in whole or in part by showing to the satisfaction of the hearing officer or examiner of the agency that such stipulation or admission was made inadvertently or under a bona fide mistake of fact contrary to the true fact and that its withdrawal at the time proposed will not unjustly prejudice the rights of other parties to the proceeding.

#### **NEW SECTION**

WAC 316-02-460 EVIDENCE—SUBMISSION OF DOCUMENTARY EVIDENCE. Documentary evidence shall be submitted in duplicate. It shall be the responsibility of the party submitting documentary evidence to provide a copy thereof to each of the other parties to the proceeding not already having a copy. Upon failure of a party to comply with this rule within five days after the close of the hearing, the commission shall, upon request, make all necessary copies at a reasonable monetary charge to the party offering the document.

#### **NEW SECTION**

WAC 316-02-470 EVIDENCE—EXCERPTS FROM DOCUMENTARY EVIDENCE. When portions only of a document are to be relied upon, the offering party shall prepare the pertinent excerpts, adequately identified, and shall supply copies of such excerpts, together with a statement indicating the purpose for which such materials will be offered, to the hearing officer or examiner and to the other parties. In the absence of a request for and a showing of cause for the admission of the entire document in evidence, only the excerpts, so prepared and submitted, shall be received in the record. However, the whole of the original document shall be made available for examination and for use by all parties to the proceeding.

# **NEW SECTION**

WAC 316-02-490 EVIDENCE—REFUSAL OF WITNESS TO ANSWER. The refusal of a witness at

any hearing in a contested case to answer any question which has been ruled to be proper shall, in the discretion of the hearing officer or examiner, be ground for striking all testimony previously given by such witness on related matter.

# **NEW SECTION**

WAC 316-02-500 DECLARATORY RULINGS AUTHORIZED. As prescribed by RCW 34.04.080 any interested person may petition the commission for a declaratory ruling. The commission shall consider the petition and within a reasonable time the commission shall:

- (1) Issue a nonbinding declaratory ruling; or
- (2) Notify the person that no declaratory ruling is to be issued; or
- (3) Set a reasonable time and place for an oral hearing or the submission of written evidence upon the matter, give reasonable notification to the person of the time and place for such hearing or submission of the issued involved, and, within a reasonable time, the commission shall:
  - (a) Issue a binding declaratory ruling; or
  - (b) Issue a nonbinding declaratory ruling, or
- (c) Notify the person that no declaratory ruling is to be issued.

#### **NEW SECTION**

WAC 316-02-510 DECLARATORY RUL-INGS—PETITION. Any person petitioning the commission for a declaratory ruling pursuant to RCW 34.04.080 and WAC 316-02-500 shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Marine Employees' Commission". On the left side of page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of petitioning party) for a Declaratory Ruling". Opposite the foregoing caption shall appear the word "Petition".

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party. The second paragraph shall state the name of the other party to any collective bargaining relationship from which the issue or issues to be ruled upon arises. The third paragraph shall state all rules or statutes that may be brought into issue by the petition. Succeeding paragraphs shall set out the state of facts relied upon in form similar to that applicable to complaints in civil actions before the superior courts of this state. The concluding paragraphs shall contain the prayer of the petitioner. The petition shall be subscribed and verified in the manner prescribed for verification of complaints in the superior courts of this state.

The original and three legible copies plus one copy for service on each party the petitioner seeks to have bound by any declaratory ruling shall be filed with the commission. Petitions shall be on white paper, 8 1/2" x 13" in size.

WAC 316-02-600 COMMISSION DECISIONS IN CONTESTED CASES—FORM AND CONTENT. Every decision and final order shall:

- (1) Be correctly captioned as to name of commission and name of proceeding;
- (2) Designate all parties and counsel to the proceeding;
- (3) Include a concise statement of the nature and background of the proceeding;
- (4) Be accompanied by appropriate numbered findings of fact and conclusions of law;
- (5) Whenever practical, the conclusions of law shall include the reason or reasons for the particular order or remedy afforded;
- (6) Wherever practical, the conclusions and/or order shall be referenced to specific provisions of the law and/or regulations appropriate thereto, together with reasons and precedents relied upon to support the same.

#### **NEW SECTION**

WAC 316-02-610 COMMISSION DECISIONS IN CONTESTED CASES—SERVICE. Every final order issued by the commission shall be served on each party or upon the person or organization designated by the party or by law to receive service of such papers; and a copy shall be furnished to any counsel or person appearing for a party in a representative capacity.

#### **NEW SECTION**

WAC 316-02-800 COMMISSION RECORDS—PUBLIC ACCESS. The commission will maintain for public inspection: (1) An index to all proceedings filed with and processed by the commission; (2) a docket for each proceeding filed with and processed by the commission showing the actions taken on and the final resolution of each such proceeding; (3) a schedule of hearing dates assigned in particular cases; and (4) the files for all proceedings, including all documents filed with the commission in the particular case, except materials held in confidence as provided in WAC 316-02-810.

#### **NEW SECTION**

WAC 316-02-810 COMMISSION RECORDS—CONFIDENTIALITY. The commission, in order to protect the privacy of individual employees and in order to respect the confidential nature of the mediation process, shall not permit the disclosure to any person of (1) evidence filed as a showing of interest in support of a representation petition or motion for intervention, or (2) notes and memoranda made by any member of the commission or its staff as a recording of communication made or received while acting in the capacity of a mediator between the parties to a labor dispute.

#### **NEW SECTION**

# **NEW SECTION**

WAC 316-02-900 PETITIONS FOR RULE MAKING—WHO MAY PETITION. Any interested person may petition the commission requesting the promulgation, amendment, or repeal of any rule.

# **NEW SECTION**

WAC 316-02-910 PETITIONS FOR RULE MAKING—FORM. Any interested person petitioning the commission requesting the promulgation, amendment or repeal of any rules shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Marine Employees' Commission." On the left side of the page below the foregoing the following caption shall be set out: "In the Matter of the Petition of (name of petitioning party) for (state whether promulgation, amendment or repeal) of Rule (or Rules)." Opposite the foregoing caption shall appear the word "Petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and whether petitioner seeks the promulgation of new rule or rules, or amendment or repeal of existing rule or rules. The second paragraph, in case of a proposed new rule or amendment of an existing rule, shall set forth the desired rule in its entirety. Where the petition is for repeal of an existing rule, such shall be stated and the rule proposed to be repealed shall either be set forth in full or shall be referred to by commission rule number. The third paragraph shall set forth concisely the reasons for the proposal of the petitioner and shall contain a statement as to the interest of the petitioner in the subject matter of the rule. Additional numbered paragraphs may be used to give full explanation of petitioner's reason for the action sought.

Petitions shall be dated and signed by the person or entity named in the first paragraph or by his attorney. The original and three legible copies of the petition shall be filed with the commission. Petitions shall be on white paper, 8 1/2" x 13" in size.

# **NEW SECTION**

WAC 316-02-920 PETITIONS FOR RULE MAKING—COMMISSION MUST CONSIDER. All petitions shall be considered by the commission and the commission may, at its discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal, or modification of any rule.

#### **NEW SECTION**

WAC 316-02-930 PETITIONS FOR RULE MAKING—NOTICE OF DISPOSITION. The commission shall notify the petitioning party within a reasonable time of the disposition, if any, of the petition.

# Chapter 316–25 WAC MARINE EMPLOYEES REPRESENTATION CASE RULES

# **NEW SECTION**

WAC 316-25-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the marine employees' commission on petitions for investigation of questions concerning representation of Washington state ferry system employees. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 316-02 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the marine employees' commission.
- (2) Chapter 316-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing ferry system employees' bargaining unit.
- (3) Chapter 316-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices in the Washington state ferry system.
- (4) Chapter 316-55 WAC, which contains rules relating to resolution of impasses occurring in ferry system collective bargaining.
- (5) Chapter 316-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement in the Washington state ferry system.
- (6) Chapter 316-75 WAC, which contains rules relating to determination of union security disputes arising between ferry system employees and employee organizations certified or recognized as their bargaining representative.

# **NEW SECTION**

WAC 316-25-010 PETITION FOR INVESTIGATION OF A QUESTION CONCERNING REPRESENTATION OF EMPLOYEES—WHO MAY FILE. A petition for investigation of a question concerning representation of employees, hereinafter referred to as a "petition," may be filed by any employee of the Washington state ferry system, group of employees, employee organization, department of transportation, or their agents.

# **NEW SECTION**

WAC 316-25-030 PETITION—TIME FOR FIL-ING. In order to be timely filed:

- (1) Where there is a valid written and signed collective bargaining agreement in effect covering an appropriate bargaining unit which includes any or all of the employees to be affected by the petition, a petition must be filed during the period not more than ninety nor less than sixty days prior to the expiration date of the collective bargaining agreement, or after the expiration thereof.
- (2) Where a certification has been issued by the commission covering an appropriate bargaining unit which includes any or all of the employees to be affected by the petition, a petition must be filed not less than twelve months following the date of the certification.

(3) Where neither subsections (1) nor (2) of this section are applicable, a petition may be filed at any time.

# **NEW SECTION**

WAC 316-25-050 PETITION FORM—NUMBER OF COPIES—FILING—SERVICE. Each petition shall be prepared on a form furnished by the commission or on a facsimile thereof. The original and three copies of the petition shall be filed with the commission at its Olympia office. The party filing the petition shall serve a copy on the department and on each employee organization named in the petition as having an interest in the proceedings.

# **NEW SECTION**

WAC 316-25-070 CONTENTS OF PETITION. Each petition shall contain:

- (1) The name and address of the department and the name, address and telephone number of the department's principal representative in matters concerning relationships between the department and its employees.
- (2) A description of the bargaining unit which the petitioner claims to be appropriate, specifying inclusions and exclusions, and, if known, the approximate number of employees in such bargaining unit.
- (3) The names and, if known, the addresses and telephone numbers of the principal representatives of any organizations which may claim to represent any of the employees in the bargaining unit which the petitioner claims to be appropriate.
- (4) A statement that: (a) The department declines, after having been requested to do so, to recognize the petitioner as the exclusive representative of the employees in the bargaining unit which the petitioner claims to be appropriate, or (b) the employees in the bargaining unit which the petitioner claims to be appropriate wish to change their exclusive bargaining representative, or (c) the employees in the bargaining unit do not wish to be represented by an employee organization.
  - (5) Any other relevant facts.
- (6) The name, address and affiliation, if any, of the petitioner and the name, address and telephone number of the principal representative, if any, of the petitioner.
- (7) The signature and, if any, the title of the petitioner or its representative.

# **NEW SECTION**

WAC 316-25-090 CONTENTS OF PETITION FILED BY DEPARTMENT. Each petition filed by the department shall contain all of the information required by WAC 316-25-070, except for that required by WAC 316-25-070(4). Each petition filed by the department shall contain a statement that the department has been presented with a demand by an organization seeking recognition as the exclusive representative of the employees in the bargaining unit described in the petition. WAC 316-25-110 shall not be applicable to such petitions. Where the status of an incumbent exclusive bargaining representative is questioned, the department shall attach such affidavits and other documentation as may be available to it to demonstrate the existence of a

good faith doubt concerning the representation of its employees.

# **NEW SECTION**

WAC 316-25-110 SUPPORTING EVIDENCE. The original petition shall be accompanied by a showing of interest indicating that the petitioner has the support of not less than thirty percent of the employees in the bargaining unit which the petitioner claims to be appropriate. The showing of interest must be timely filed under the same standards applicable to the petition, and must consist of individual authorization cards or letters signed and dated by employees in the bargaining unit claimed appropriate during the ninety day period preceding the filing of such evidence with the commission.

#### **NEW SECTION**

WAC 316-25-130 LIST OF EMPLOYEES. The department shall submit to the commission a list containing the names and last known addresses of all of the employees in the bargaining unit described in the petition. Following administrative determination that the petition is supported by a sufficient showing of interest, the department shall, upon request, provide a copy of the list of names and addresses to the petitioner. Following granting of a motion for intervention, the department shall, upon request, provide a copy of the list of names and addresses to the intervenor.

#### **NEW SECTION**

WAC 316-25-150 AMENDMENT AND WITH-DRAWAL. Any petition may be amended or withdrawn by the petitioner under such conditions as the commission may impose.

#### **NEW SECTION**

WAC 316-25-170 INTERVENTION—BY IN-CUMBENT REPRESENTATIVE. An organization which demonstrates that it has been the exclusive representative of all or any part of the bargaining unit involved in proceedings under this chapter during the year preceding the filing of the petition may, by motion, intervene in the proceedings and, upon granting of its motion for intervention, shall be entitled to participate in the proceedings and to have its name listed as a choice on the ballot in any election. No motion for intervention shall be considered if made after the close of the hearing on the petition or more than seven days after the filing and posting of an election agreement or cross—check agreement.

# **NEW SECTION**

WAC 316-25-190 INTERVENTION—BY OR-GANIZATION OTHER THAN INCUMBENT. An organization not covered by WAC 316-25-170 may, by motion, intervene in proceedings under this chapter and, upon granting of its motion for intervention, shall be entitled to participate in the proceedings and have its name listed as a choice on the ballot in any election. The motion for intervention shall be supported by a showing of

interest indicating that the intervenor has the support of not less than ten percent of the employees in the bargaining unit which the petitioner claims to be appropriate or of not less than thirty percent of the employees in whatever different bargaining unit the intervenor claims to be appropriate. The showing of interest must consist of individual authorization cards or letters signed and dated by employees in the bargaining unit claimed appropriate during the ninety-day period preceding the filing of such evidence with the commission. The showing of interest shall be made confidentially to the commission at or before the time the motion for intervention is made: PROVIDED. HOWEVER. That a motion for intervention may be granted conditionally subject to the subsequent furnishing of a showing of interest under such conditions as the commission may impose to avoid undue delay of the proceedings. No motion for intervention shall be considered if made after the close of the hearing on the petition or more than seven days after the filing and posting of an election agreement or crosscheck agreement.

# **NEW SECTION**

WAC 316-25-210 SHOWING OF INTEREST CONFIDENTIAL. The question of whether a showing of interest requirement for a petition or for intervention has been satisfied is a matter for administrative determination by the commission and may not be litigated at any hearing. The commission shall not disclose the identities of employees whose authorization cards or letters are filed in support of a petition or motion for intervention. In order to preserve the confidentiality of the showing of interest and the right of employees freely to express their views on the selection of a bargaining representative, the commission shall not honor any attempt to withdraw or diminish a showing of interest.

### **NEW SECTION**

WAC 316-25-230 ELECTION AGREEMENTS. Where the department and all other parties agree on a representation election, they may file an election agreement with the commission. Such election agreement shall contain:

- (1) The name and address of the department and the name, address and telephone number of its principal representative.
- (2) The names and addresses of all other parties participating in the election agreement and the names, addresses and telephone numbers of their principal representatives.
- (3) A description of the bargaining unit agreed to be appropriate, specifying inclusions and exclusions, and the number of employees in such unit.
- (4) A statement by all parties that: (a) No organization is known which is or may be entitled to intervene as an incumbent representative, or (b) the incumbent representative is a party to the election agreement, or (c) the incumbent representative has abandoned the unit as evidenced by documentation attached to the election agreement.

- (5) A statement by all parties that no other organization is known which claims to represent any of the employees in the bargaining unit; that all parties agree that a question concerning representation exists; that a hearing is waived; and that the commission is requested to proceed to conduct an election and certify the results.
- (6) A list, attached to the election agreement as an appendix, containing the names of the employees eligible to vote in the election and the eligibility cut—off date for the election. If the parties request that the election be conducted by mail ballot, the list shall include the last known address of each of the employees eligible to vote. If no eligibility cut—off date is specified by the parties, the eligibility cut—off date shall be the date on which the election agreement is filed.
- (7) The suggestions of the parties as to the location, the day or days of the week and the time or times of day for the conduct of the election, or that the election be conducted by mail ballot.
- (8) The signatures and, if any, the titles of all parties or their representatives.

The original and one copy of the election agreement shall be filed with the commission at its Olympia office, and copies shall be posted by the department in conspicuous places on the department's premises where notices to affected employees are usually posted. The election agreement shall remain posted for at least seven days after it is filed with the commission (ten days after it is deposited in the United States mail addressed to the commission).

Upon the filing of an election agreement conforming to the foregoing requirements and seeking an election in an appropriate bargaining unit, the commission shall proceed to conduct an election. Objections to the election by a party to the election agreement shall be limited to matters relating to specific conduct affecting the results of the election.

# **NEW SECTION**

WAC 316-25-250 CROSS-CHECK AGREE-MENTS. Where only one organization is seeking certification as the representative of unrepresented employees, the department and the organization may file a cross-check agreement with the commission. Such cross-check agreement shall contain:

- (1) The name and address of the department and the name, address and telephone number of its principal representative.
- (2) The name and address of the organization and the name, address and telephone number of its principal representative.
- (3) The description of the bargaining unit agreed to be appropriate, specifying inclusions and exclusions and the number of employees in such unit.
- (4) A statement by the parties that no other organization is known which claims to represent any of the employees in the bargaining unit; that the parties agree that a question concerning representation exists; that a hearing is waived; and that the commission is requested

- to conduct and certify the results of a cross-check of individually signed and dated authorization cards or membership records submitted by the organization against the employment records of the department.
- (5) A list, attached to the cross-check agreement as an appendix, containing the names of the employees in the bargaining unit.
- (6) The suggestions of the parties as to the time and place where the records to be cross-checked can be made available to the commission.
- (7) The agreement of the parties to be bound by the results of the cross-check.
- (8) The signatures and, if any, the titles of the representatives of the parties.

The original and one copy of the cross-check agreement shall be filed with the commission at its Olympia office, and copies thereof shall be posted by the department in conspicuous places on the department's premises where notices to affected employees are usually posted. The cross-check agreement shall remain posted for at least seven days after it is filed with the commission (ten days after it is deposited in the United States mail addressed to the commission).

Upon the filing of a cross-check agreement conforming to the foregoing requirements and seeking a cross-check in an appropriate bargaining unit, the commission shall proceed with the cross-check of records. The cross-check may be conducted at any time following the execution of a cross-check agreement; but no certification shall be issued until seven days have elapsed following the filing and posting of the cross-check agreement. Where a motion for intervention is timely filed and granted, no certification shall be issued on the basis of the cross-check.

# **NEW SECTION**

WAC 316-25-270 SUPPLEMENTAL AGREE-MENTS. Where the parties are able to agree generally on the matters to be set forth in an election agreement under WAC 316-25-230 or a cross-check agreement under WAC 316-25-250, but are unable to agree on limited issues concerning the definition of the bargaining unit or employee eligibility, they may expedite the determination of the question concerning representation while reserving their disagreement for subsequent determination by filing a supplemental agreement under this rule together with an agreement under WAC 316-25-230 or 316-25-250. Such supplemental agreement shall contain:

- (1) The names of all parties to the election agreement or cross-check agreement and the case number of the proceedings.
- (2) Identification of the employees or classifications as to which a dispute exists, together with the identification of the position taken by each party on the dispute.
- (3) A statement by all parties requesting that employees affected by the supplemental agreement be permitted to vote by challenged ballot or be challenged for purposes of a cross-check, subject to a subsequent determination of the dispute, and that the certification of the results of the election or cross-check not be withheld

pending the determination of the dispute unless the challenges are sufficient in number to affect the outcome.

(4) The signatures and, if any, the titles, of the representatives of the parties.

The original and one copy of the supplemental agreement shall be filed with the commission together with the agreement filed under WAC 316-25-230 or 316-25-250, and shall be posted with such agreement.

Upon the filing of a supplemental agreement, the commission shall proceed with the determination of the question concerning representation. If the challenges are sufficient in number to affect the outcome, they shall be determined prior to the issuance of a certification. Otherwise, a conditional certification shall be issued which shall be amended upon final disposition of the issues framed in the supplemental agreement.

# **NEW SECTION**

WAC 316-25-290 NOTICE OF HEARING. After a petition has been filed, if it appears to the commission that there is reasonable cause to believe that a question concerning representation exists, there shall be issued and served on the department and on all organizations listed in the petition and on any organization having theretofore intervened, a notice of hearing before a hearing officer at a time and place fixed therein. The commission shall furnish the department with copies of such notice, and the department shall post them in conspicuous places on its premises where notices to affected employees are usually posted. Any such notice of hearing may be amended or withdrawn before the close of the hearing.

### **NEW SECTION**

WAC 316-25-310 HEARINGS—WHO SHALL CONDUCT. Hearings may be conducted by the commission, by a member of the commission or by any other individual designated by the commission as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

# **NEW SECTION**

WAC 316-25-330 AUTHORITY OF HEARING OFFICER. The hearing officer shall have authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule on objections to evidence and offers of proof, receive relevant evidence and exclude irrelevant, immaterial or unduly repetitious evidence;
  - (4) To question witnesses;
- (5) To regulate the time, place and course of the hearing;
- (6) To dispose of procedural requests or other similar matters:
- (7) To hold conferences for the settlement, simplification or adjustment of issues; and
- (8) To take any other action authorized by these rules.

# **NEW SECTION**

WAC 316-25-350 HEARINGS—NATURE AND SCOPE. Hearings shall be public and shall be limited to matters concerning the determination of the existence of a question concerning representation, the appropriate bargaining unit and questions of eligibility. It shall be the duty of the hearing officer to inquire fully into all matters in issue and to obtain a clear and complete factual record upon which the commission may discharge its duties under the pertinent statutes and these rules.

# **NEW SECTION**

WAC 316-25-370 BLOCKING CHARGES—SUSPENSION OF PROCEEDINGS—REQUEST TO PROCEED. (1) Where representation proceedings have been commenced under this chapter and:

- (a) A complaint charging unfair labor practices is filed under the provisions of chapter 316-45 WAC, and
- (b) It appears that the facts as alleged may constitute an unfair labor practice, and
- (c) Such unfair labor practice could improperly affect the outcome of a representation election; the commission may suspend the representation proceedings under this chapter pending the resolution of the unfair labor practice case.
- (2) The complainant(s) in the unfair labor practice case may file a request to proceed, in writing, with the commission. Such request to proceed shall identify, by case number, the representation proceedings for which it is made, shall request that those representation proceedings be continued notwithstanding the pending unfair labor practice case, and shall acknowledge that the commission will not entertain objections based on conduct alleged in the unfair labor practice case. Upon the filing of a request to proceed conforming to the foregoing requirements the commission shall resume the processing of the representation petition and shall summarily dismiss any objections filed in conflict with the request to proceed.
- (3) Where a complaint charging unfair labor practices is filed after the filing of an election agreement or issuance of a direction of election, the commission shall proceed with the determination of the question concerning representation, subject to the right of any party to file objections as provided in WAC 316-25-590.

# **NEW SECTION**

WAC 316-25-390 PROCEEDINGS BEFORE A HEARING OFFICER. The hearing officer may proceed forthwith upon the record, after submission of briefs or after hearing, as may be appropriate. The hearing officer shall determine whether a question concerning representation exists, and shall issue a direction of election, dismiss the petition or make other disposition of the matter. Such actions shall be subject to review by the commission only as follows:

(1) Except for rulings as to whether the department is subject to the jurisdiction of the commission, a direction of election and any accompanying rulings shall not be subject to review by the commission except upon objections timely filed under WAC 316-25-590.

(2) An order of dismissal shall be subject to review by the commission on its own motion or at the request of any party made within twenty days following the date of the order. Briefs or written arguments shall be submitted as provided in WAC 316-25-650. Unless the matter is transferred to the commission for review, an order of dismissal issued by the hearing officer shall have the same force and effect as if issued by the commission.

# **NEW SECTION**

WAC 316-25-410 CROSS-CHECK OF RE-CORDS. Where a cross-check of records is to be conquestion to determine concerning a representation, the organization shall submit to the commission original individual cards or letters signed and dated by employees in the bargaining unit not more than ninety days prior to the filing of the petition and indicating that such employees authorize the named organization to represent them for the purposes of collective bargaining, or shall submit to the commission membership records maintained by the organization as a part of its business records containing the names of employees and indicating those employees currently members in good standing. The department shall make available to the commission original employment records maintained as a part of its business records containing the names and signatures of the employees in the bargaining unit. Prior to the commencement of the crosscheck, the organization may file a request that the question concerning representation be determined by a representation election and such requests shall be honored. Where the organization files a disclaimer or a request for election after the commencement of the cross-check. the cross-check shall be terminated and the organization shall not seek to be certified in the bargaining unit for a period of at least one year thereafter. All cross-checks shall be by actual comparison of records submitted by the parties. The commission shall not disclose the names of employees giving representation authorization in favor of or appearing on the membership rolls of the organization. Upon the conclusion of the comparison of records, the commission officer conducting the cross-check shall prepare and furnish to the parties a tally sheet containing the number of employees in the bargaining unit, the number of employee records examined and the number of employee records counted as valid evidence of representation.

#### **NEW SECTION**

WAC 316-25-430 NOTICE OF ELECTION. When an election is to be conducted, the commission shall furnish the department with appropriate notices, and the department shall post them in conspicuous places on its premises where notices to affected employees are usually posted. The notice shall contain:

- (1) The description of the bargaining unit or voting group(s) in which the election is to be conducted.
- (2) The date(s), hours and polling place(s) for the
- (3) The cut-off date, if any, or other criteria to be applied in establishing eligibility to vote in the election.

(4) A statement of the purpose of the election and the question to be voted upon or a sample ballot.

Notices of the election shall be posted for at least seven days prior to the opening of the polls. In computing such period, the day of posting shall be counted, but the day on which the polls are opened shall not be counted. The reproduction of any document purporting to suggest, either directly or indirectly, that the commission endorses a particular choice may constitute grounds for setting aside an election upon objections properly filed.

# **NEW SECTION**

WAC 316-25-450 DISCLAIMERS. An organization may file a disclaimer and have its name removed from the ballot: PROVIDED, HOWEVER, That if such a disclaimer is filed after the issuance of a notice of election, the organization filing the disclaimer shall not seek to be certified in that bargaining unit for a period of at least one year thereafter.

# **NEW SECTION**

WAC 316-25-470 ELECTIONEERING. (1) The department and employee organizations are prohibited from making election speeches on the department's time to massed assemblies of employees within twenty-four hours before the scheduled time for the opening of the polls.

(2) There shall be no electioneering at or about the polling place during the hours of voting.

Violations of this rule shall be grounds for setting aside an election upon objections properly filed.

#### **NEW SECTION**

WAC 316-25-490 ELECTION PROCEDURES—BALLOTING. All elections shall be by secret ballot. Multiple questions, including unit determination elections, may be submitted to employees at the same time on separate ballots. Absentee balloting shall not be allowed. Each party may be represented by observers of its own choosing, subject to such limitations as the commission may prescribe: PROVIDED, HOWEVER, That no management official having authority over bargaining unit employees nor any officer or paid employee of an organization shall serve as observer.

# **NEW SECTION**

WAC 316-25-510 CHALLENGED BALLOTS. Any observer or the election officer may challenge, for good cause, the eligibility of any person seeking to cast a ballot in the election. No person shall be denied the right to cast a challenged ballot. The election officer shall not have authority to resolve challenges at the polls, and the ballot of the challenged voter shall be placed in a sealed envelope identifying the voter and the observer or election officer challenging the eligibility of the voter. The ballot shall not be opened until the challenge is resolved. Any party may withdraw a challenge previously made and, unless the eligibility of the voter is challenged by another party or by the election officer, the challenge

shall thereby be resolved. If the challenged ballots are insufficient in number to affect the results of the election, they shall be impounded and no ruling shall be made thereon. If the challenged ballots are sufficient in number to affect the results of the election, the election officer shall, after the close of the polls, ascertain the position of each party as to each challenged ballot and shall include such information in his report. If challenges raise material questions of fact which cannot be resolved without a hearing, there shall be issued and served on each of the parties a notice of hearing before the commission or a hearing officer. The rules relating to the conduct of hearings on petitions shall govern hearings on challenges, except that the scope of the hearing shall be limited to matters relevant to the disposition of the challenged ballots. The hearing officer shall have authority to rule on all challenges except those made by a party to preserve an objection to a ruling previously made by the commission as to the eligibility of the challenged voter. If challenges of a type excepted from the authority of the hearing officer are sufficient in number to affect the results of the election, the matter shall be transferred to the commission for its determination under the provisions of WAC 316-25-670.

# **NEW SECTION**

WAC 316-25-530 VOTES NEEDED TO DETERMINE ELECTION. (1) Unit determination elections shall be decided by a majority of those eligible to vote in the election.

(2) Representation elections shall be decided by a majority of those voting. Where there are only two choices on the ballot, a tie vote shall result in a certification of no representative.

#### **NEW SECTION**

WAC 316-25-550 TALLY SHEET. Upon closing the polls, the election officer shall prepare and furnish to each of the parties a tally of the votes cast on unchallenged ballots and the number of challenged ballots. After the subsequent resolution of challenged ballots affecting the results of the election, a revised tally shall be issued and furnished to the parties. The tally shall indicate whether the results of the election were conclusive or inconclusive.

#### NEW SECTION

WAC 316-25-570 PROCEDURE FOLLOWING INCONCLUSIVE ELECTION. In any election in which there are more than two choices on the ballot, if none of the choices receives the number of votes necessary to determine the election, a run-off election shall be held providing for selection between the two choices receiving the largest numbers of valid ballots cast in the inconclusive election. Any organization to be excluded from a run-off election may file objections to specific conduct affecting the results of the inconclusive election. Where the choice of "no representative" is to be excluded from a run-off election, the department or decertification petitioner may file objections to specific conduct affecting the results of the inconclusive election. Such

objections shall be resolved prior to the conduct of a run-off election. All run-off elections shall be determined as provided in WAC 316-25-530.

# **NEW SECTION**

WAC 316-25-590 FILING AND SERVICE OF OBJECTIONS. Within seven days after the tally has been served under WAC 316-25-410 or under WAC 316-25-550, any party may file objections with the commission. Objections may consist of:

- (1) Designation of specific conduct improperly affecting the results of the election, by violation of these rules, by the use of deceptive campaign practices improperly involving the commission and its processes, by the use of forged documents, or by coercion or intimidation of or threat of reprisal or promise of reward to eligible voters, and/or
- (2) Designation of one or more previous rulings or directions in the matter which the objecting party desires to have reviewed by the commission.

Objections shall contain, in separate numbered paragraphs, statements of the specific conduct, if any, alleged to have improperly affected the results of the election and, in separate numbered paragraphs, the specific rulings or directions, if any, which the party filing the objections desires to have reviewed. The original and three copies of the objections shall be filed with the commission at its Olympia office, and the party filing the objections shall serve a copy on each of the other parties to the proceedings. Objections must be timely filed, whether or not challenged ballots are sufficient in number to affect the results of the election.

#### **NEW SECTION**

WAC 316-25-610 PROCEDURE WHERE NO OBJECTIONS ARE FILED. If no objections are filed within the time set forth above, and if any challenged ballots are insufficient in number to affect the determination of the question concerning representation, and if no run-off election is to be held, the election officer shall forthwith certify the results of the proceedings, with the same force and effect as if issued by the commission. The proceedings will thereupon be closed.

# **NEW SECTION**

WAC 316-25-630 PROCEDURE WHERE OB-JECTIONS ARE FILED. (1) Objections to conduct improperly affecting the results of an election may be referred to a hearing officer for investigation. If the objections raise material questions of fact which cannot be resolved without a hearing, there shall be issued and served on each of the parties a notice of hearing before said hearing officer. Hearings on objections to conduct affecting the results of an election may be consolidated with hearings on challenged ballots in the same proceeding. The rules relating to the conduct of hearings on petitions shall govern hearings on objections, except that the scope of the hearing shall be limited to matters relevant to the disposition of the objections.

(2) Objections to prior rulings and/or directions in the matter shall be referred directly to the commission.

WAC 316-25-650 BRIEFS AND WRITTEN AR-GUMENTS ON OBJECTIONS. All parties shall be entitled to submit briefs or written arguments for consideration by the commission. The briefs or written arguments of all parties shall be due simultaneously, as follows:

- (1) The deadline for the filing of briefs or written arguments shall be fourteen days following the later of:
- (a) The close of an investigation under WAC 316-25-630(1);
- (b) The issuance of a transcript of a hearing held under WAC 316-25-630(1); or
- (c) The filing of objections under WAC 316-25-590(2).
- (2) The commission or its designee may, for good cause, grant any party an extension of the time for filing of its brief or written argument where a request for additional time is made prior to the deadline previously established.

The original and three copies of any brief or written argument shall be filed with the commission at its Olympia office and a copy shall be served on each of the other parties.

#### **NEW SECTION**

WAC 316-25-670 COMMISSION ACTION ON OBJECTIONS. In all cases where objections have been filed, the entire record in the proceedings shall be transferred to the commission. The commission may request the parties to appear before it to make oral argument as to certain of the issues or all of the issues in the matter. The commission shall determine the objections and any challenged ballots referred to the commission pursuant to WAC 316-25-510, and shall issue appropriate orders.

# Chapter 316–35 WAC MARINE EMPLOYEES UNIT CLARIFICATION CASE RULES

#### **NEW SECTION**

WAC 316-35-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the marine employees' commission on petitions for clarification of existing bargaining units. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 316-02 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the marine employees' commission.
- (2) Chapter 316-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of ferry system employees.
- (3) Chapter 316-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices in the Washington state ferry system.
- (4) Chapter 316-55 WAC, which contains rules relating to resolution of impasses occurring in ferry system collective bargaining.

- (5) Chapter 316-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement in the Washington state ferry system.
- (6) Chapter 316-75 WAC, which contains rules relating to determination of union security disputes arising between ferry system employees and employee organizations certified or recognized as their bargaining representative.

# **NEW SECTION**

WAC 316-35-010 PETITION FOR CLARIFI-CATION OF AN EXISTING BARGAINING UNIT—WHO MAY FILE. In the absence of a question concerning representation, a petition for clarification of an existing bargaining unit may be filed by the department of transportation, an exclusive representative or its agents, or by the parties jointly.

# **NEW SECTION**

WAC 316-35-030 PETITION FORM—NUMBER OF COPIES—FILING—SERVICE. Each petition for clarification of an existing bargaining unit shall be prepared on a form furnished by the commission or shall be prepared in conformance with WAC 316-35-050. The original and three copies of the petition shall be filed with the agency at its Olympia office. If the petition is filed other than as a jointly filed petition, the party filing the petition shall serve a copy on the other party to the collective bargaining relationship in which the disagreement arises.

# **NEW SECTION**

WAC 316-35-050 CONTENTS OF PETITION. Each petition for clarification of an existing bargaining unit shall contain:

- (1) The name and address of the department and the name, address and telephone number of the department's principal representative for the purposes of collective bargaining.
- (2) The name, address and affiliation, if any, of the exclusive representative, and the name, address and telephone number of its principal representative.
- (3) The description of the existing bargaining unit, specifying inclusions and exclusions and the number of employees in such bargaining unit.
- (4) Identification of the proceeding in which any certification of representatives was issued or the date of the recognition agreement, and the history of any modifications of the bargaining unit subsequent thereto.
- (5) A description of the proposed clarification, including the position(s), classification(s) or group(s) in issue, the number of employees in each such position, classification or group, the present bargaining unit inclusion or exclusion status of each such position, classification or group and identification of the party proposing that the present status be changed.
- (6) The names and addresses of any other employee organizations claiming to represent any employees affected by the proposed clarification(s), and brief

description(s) of the contracts, if any, covering such employees.

- (7) A statement of the reasons for the proposed clarification.
  - (8) Any other relevant facts.
- (9) The signature(s) and, if any, the title(s) of the representative(s) of the petitioner(s).

#### **NEW SECTION**

WAC 316-35-070 AMENDMENT AND WITH-DRAWAL. Any petition may be amended or withdrawn by the petitioner(s) under such conditions as the commission may impose.

# **NEW SECTION**

WAC 316-35-090 NOTICE OF HEARING. After a petition for clarification of an existing bargaining unit has been filed, if it appears to the commission that a disagreement exists which might appropriately be the subject of an order clarifying an existing bargaining unit, there shall be issued and served on the employer and on the exclusive representative a notice of hearing before a hearing officer at a time and place fixed therein. Any such notice may be amended or withdrawn prior to the close of the hearing.

#### **NEW SECTION**

WAC 316-35-110 CONSOLIDATION OF PRO-CEEDINGS. If a proceeding initiated by a petition for clarification under WAC 316-35-010 is pending at the same time as a proceeding involving all or any part of the same bargaining unit initiated by a petition for investigation of a question concerning representation filed pursuant to WAC 316-25-010, the proceedings shall be consolidated and all issues concerning the description of the bargaining unit shall be resolved in the consolidated proceedings.

#### **NEW SECTION**

WAC 316-35-130 HEARINGS—WHO SHALL CONDUCT. Hearings may be conducted by the commission, by a member of the commission, or by any other individual designated by the commission as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

# **NEW SECTION**

WAC 316-35-150 AUTHORITY OF HEARING OFFICER. The hearing officer shall have the authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule upon objections to evidence and offers of proof, receive relevant evidence, and to exclude irrelevant, immaterial or unduly repetitious evidence;
  - (4) To question witnesses,
- (5) To regulate the time, place and course of the hearing:
- (6) To dispose of procedural requests or other procedural matters.

- (7) To hold conferences for the settlement, simplification or adjustment of issues, and
- (8) To take any other action authorized by these rules.

# **NEW SECTION**

WAC 316-35-170 HEARINGS—NATURE AND SCOPE. Hearings shall be public and shall be limited to matters concerning the determination of the petition for clarification of an existing bargaining unit. It shall be the duty of the hearing officer to inquire fully into all matters in issue and to obtain a full and complete factual record upon which the commission may discharge its duties under the pertinent statutes and these rules.

#### **NEW SECTION**

WAC 316-35-190 PROCEEDINGS BEFORE A HEARING OFFICER. The hearing officer may proceed forthwith upon the record, after submission of briefs or after hearing, as may be appropriate. The hearing officer shall determine the status of each position, classification or group of employees over which there is a disagreement and issue an order clarifying bargaining unit, dismiss the petition or make other disposition of the matter.

# **NEW SECTION**

WAC 316-35-210 PROCEEDINGS BEFORE THE COMMISSION—PETITION FOR REVIEW. The final order of the hearing officer shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days after the date of the order. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on any other parties. The petition for review shall identify the actions or rulings claimed to be in error. Any party to the proceeding may, within fourteen days after the filing of the petition for review, file briefs or written arguments for consideration by the commission. The original and three copies of any brief or written argument shall be filed with the commission at its Olympia office and a copy shall be served on the other party. The commission or a designee of the commission may, for good cause, grant any party an extension of the time for filing of its brief or written argument where a request for additional time is made prior to the deadline previously established. The commission may request the parties to appear before it to make oral argument as to certain of the issues or all of the issues.

# NEW SECTION

WAC 316-35-230 FILING AND SERVICE OF CROSS-PETITION FOR REVIEW. Where a petition for review has been timely filed under WAC 316-35-210, any party who has not previously filed a petition for review may, within seven days after the last date on which a petition for review may be filed, file a cross-petition for review. Such cross-petition for review shall be filed and served in the same manner as a petition for review. Upon the filing of a cross-petition for review, the

deadline for the submission of briefs or written arguments shall be extended by seven days.

# **NEW SECTION**

WAC 316-35-250 COMMISSION ACTION. The hearing officer shall transfer the entire record in the proceeding to the commission. The commission shall determine the status of each position, classification or group covered by the petition for review, and shall issue appropriate orders.

# Chapter 316–45 WAC UNFAIR LABOR PRACTICE CASE RULES

#### **NEW SECTION**

WAC 316-45-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the marine employees' commission on complaints charging unfair labor practices. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 316-02 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the marine employees' commission.
- (2) Chapter 316-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of ferry system employees.
- (3) Chapter 316-35 WAC, which contains rules relating to petitions for clarification of existing ferry system employees' bargaining units.
- (4) Chapter 316-55 WAC, which contains rules relating to resolution of impasses occurring in ferry system collective bargaining.
- (5) Chapter 316-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement in the Washington state ferry system.
- (6) Chapter 316-75 WAC, which contains rules relating to determination of union security disputes arising between ferry system employees and employee organizations certified or recognized as their bargaining representative.

#### **NEW SECTION**

WAC 316-45-010 COMPLAINT CHARGING UNFAIR LABOR PRACTICES—WHO MAY FILE. A complaint charging that any person has engaged in or is engaging in an unfair labor practice, hereinafter referred to as a "complaint" may be filed by any employee, group of employees, employee organization, the department of transportation, or their agents.

# **NEW SECTION**

WAC 316-45-030 FORM—NUMBER OF COP-IES—FILING—SERVICE. Charges shall be in writing, in the form of a complaint of unfair labor practices. The original and three copies shall be filed with the commission at its Olympia office. The party filing the complaint shall serve a copy on each party named as a respondent.

# **NEW SECTION**

WAC 316-45-050 CONTENTS OF COM-PLAINT CHARGING UNFAIR LABOR PRACTIC-ES. Each complaint shall contain, in separate numbered paragraphs:

- (1) The name and address of the party filing the complaint, hereinafter referred to as the complainant, and the name, address and telephone number of its principal representative.
- (2) The name(s) and address(es) of the person(s) charged with engaging in, or having engaged in, unfair labor practices, hereinafter referred to as the respondent(s), and, if known, the names, addresses and telephone numbers of the principal representatives of the respondent(s).
- (3) Clear and concise statements of the facts constituting the alleged unfair labor practices, including times, dates, places and participants in occurrences.
- (4) A listing of the sections of the Revised Code of Washington (RCW) alleged to have been violated.
- (5) A statement of the relief sought by the complainant.
- (6) The signature and, if any, the title of the person filing the complaint.

# **NEW SECTION**

WAC 316-45-070 AMENDMENT. Any complaint may be amended upon motion made by the complainant.

#### **NEW SECTION**

WAC 316-45-090 WITHDRAWAL. Any complaint may be withdrawn by the complainant under such conditions as the commission may impose.

# **NEW SECTION**

WAC 316-45-110 INITIAL PROCESSING OF COMPLAINT. The commission or its designee shall determine whether the facts as alleged may constitute an unfair labor practice within the meaning of section 4, chapter 15, Laws of 1983 (RCW determined that the facts as alleged do not, as a matter of law, constitute a violation, the commission or designee shall issue and cause to be served on all parties an order of dismissal containing the reasons therefor, otherwise, the commission or designee shall cause the contents of the charge to be issued and served as a complaint of unfair labor practices, shall assign the matter to an examiner and shall notify the parties of such assignment. An order of dismissal issued pursuant to this section shall be subject to a petition for review as provided in WAC 316-45-350.

# **NEW SECTION**

WAC 316-45-130 EXAMINER—WHO MAY ACT. The examiner may be a member of the commission or any other individual designated by the commission. Upon notice to all parties, an examiner may be substituted for the examiner previously presiding.

WAC 316-45-150 AUTHORITY OF EXAMIN-ER. The examiner shall have the authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission:
- (3) To rule upon objections to evidence and offers of proof, receive relevant evidence and to exclude irrelevant, immaterial or unduly repetitious evidence,
  - (4) To question witnesses;
- (5) To regulate the time, place, and course of the hearing;
- (6) To dispose of procedural requests or other similar matters,
- (7) To hold conferences for the settlement, simplification or adjustment of issues;
- (8) To make and issue findings of fact, conclusions of law and orders,
- (9) To take any other action authorized by these rules.

#### **NEW SECTION**

WAC 316-45-170 NOTICE OF HEARING. The examiner shall issue and cause to be served on the parties a notice of hearing at a time and place specified therein. Attached to the notice of hearing shall be a copy of the complaint as approved under WAC 316-45-110. The notice of hearing shall specify the date for the filing of an answer, which shall be not less than ten days prior to the date set for hearing. Any such notice of hearing may be amended or withdrawn before the close of the hearing.

#### **NEW SECTION**

WAC 316-45-190 ANSWER—FILING AND SERVICE. The respondent(s) shall, on or before the date specified therefor in the notice of hearing, file with the examiner the original and three copies of its answer to the complaint, and shall serve a copy on the complainant.

#### **NEW SECTION**

WAC 316-45-210 ANSWER—CONTENTS AND EFFECT OF FAILURE TO ANSWER. An answer filed by a respondent shall specifically admit, deny or explain each of the facts alleged in the complaint, unless the respondent is without knowledge, in which case the respondent shall so state, such statement operating as a denial. The failure of a respondent to file an answer or the failure to specifically deny or explain in the answer a fact alleged in the complaint shall, except for good cause shown, be deemed to be an admission that the fact is true as alleged in the complaint, and as a waiver of the respondent of a hearing as to the facts so admitted.

#### **NEW SECTION**

WAC 316-45-230 AMENDMENT OF AN-SWER. The respondent may amend its answer at any time prior to the hearing. During the hearing or subsequent thereto, it may amend its answer in any case where the complaint has been amended, within such period as may be fixed by the examiner or the commission. Whether or not the complaint has been amended, the answer may, in the discretion of the examiner or the commission, be amended upon motion under such terms and within such period as may be fixed by the examiner or the commission.

#### **NEW SECTION**

WAC 316-45-250 MOTION TO MAKE COM-PLAINT MORE DEFINITE AND CERTAIN. If a complaint is alleged by a respondent to be so indefinite as to hamper the respondent in the preparation of its answer, such respondent may, on or before the date specified for the filing of an answer, file a motion requesting an order directing that the complaint be made more definite and certain. Such motion shall be filed with the examiner and served by the moving party on the complainant and on any other parties. The filing of such motion will extend the time during which the respondent must file and serve an answer until such date as the commission or examiner may set. The examiner may require the complainant to file and serve a statement supplying information necessary to make the complaint definite and certain.

#### **NEW SECTION**

WAC 316-45-270 HEARINGS-NATURE AND SCOPE. Hearings shall be public and shall be adversary in nature, limited to matters concerning the unfair labor practices alleged in the complaint. The complainant shall prosecute its own complaint and shall have the burden of proof. It shall be the duty of the examiner to inquire fully into the facts as to whether the respondent has engaged in or is engaging in an unfair labor practice so as to obtain a clear and complete factual record on which the examiner and commission may discharge their duties under these rules: PROVIDED, HOWEVER, That such duty of the examiner shall not be construed as authorizing or requiring the examiner to undertake the responsibilities of the complainant with respect to the prosecution of its complaint or of the respondent with respect to the presentation of its defense.

#### **NEW SECTION**

WAC 316-45-290 BRIEFS AND PROPOSED FINDINGS. Any party shall be entitled, upon request made before the close of the hearing, to file a brief or proposed findings of fact, conclusions of law and order, or both, at such time as may be fixed by the examiner. The examiner may direct the filing of briefs when he or she deems such filing warranted by the nature of the proceeding or of particular issues therein.

#### **NEW SECTION**

WAC 316-45-310 EXAMINER DECISION. After the close of the hearing and the filing of all briefs, the examiner shall make a decision containing findings

of fact, conclusions of law and order. The examiner shall file the original decision with the commission and shall cause a copy thereof to be served on each of the parties.

#### **NEW SECTION**

WAC 316-45-330 WITHDRAWAL OR MODI-FICATION OF EXAMINER DECISION. On the examiner's own motion or on the motion of any party, the examiner may set aside, modify, change or reverse any findings of fact, conclusions of law or order at any time within twenty days following the issuance thereof, if any mistake is discovered therein or upon grounds of newly discovered evidence which could not with reasonable diligence have been discovered and produced at the hearing: PROVIDED, HOWEVER, That this section shall be inoperative after the filing of a petition for review with the commission.

#### **NEW SECTION**

WAC 316-45-350 PETITION FOR REVIEW OF EXAMINER DECISION. The examiner's findings of fact, conclusions of law and order shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days following the date of the order issued by the examiner. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on each of the other parties to the proceeding. Such petition for review shall contain, in separate numbered paragraphs, statements of the specific findings, conclusions, orders or rulings on which the party filing the petition seeks review by the commission. A petition for review shall have attached to it any appeal brief or written argument which the party filing the petition for review desires to have considered by the commission. Other parties to the proceeding shall have fourteen days following the date on which they are served with a copy of such petition for review and accompanying brief or written argument to file a responsive brief or written argument. The commission or its designee may, for good cause, grant any party an extension of the time for filing of its brief or written argument. In the event no timely petition for review is filed, and no action is taken by the commission on its own motion within thirty days following the examiner's final order, the findings of fact, conclusions of law and order of the examiner shall automatically become the findings of fact, conclusions of law and order of the commission and shall have the same force and effect as if issued by the commission.

#### **NEW SECTION**

WAC 316-45-370 FILING AND SERVICE OF CROSS-PETITION FOR REVIEW. Where a petition for review has been timely filed under WAC 316-45-350, any party who has not previously filed a petition for review may, within seven days after the last date on which a petition for review may be filed, file a cross-petition for review. Such cross-petition shall be filed and served in the same manner as a petition for review.

Upon the filing of a cross-petition for review, the deadlines for the submission of briefs or written arguments shall be extended by seven days.

#### **NEW SECTION**

WAC 316-45-390 COMMISSION ACTION. On its own motion, or on the filing of a petition for review, the entire record in the proceeding shall be transferred to the commission, and thereafter all motions and arguments shall be directed to the commission. The commission may request the parties to appear before it to make oral arguments as to certain of the issues or all of the issues in the matter. The commission shall, on the basis of the record and any briefs or arguments submitted to it on review, determine the matter.

#### **NEW SECTION**

WAC 316-45-410 UNFAIR LABOR PRACTICE REMEDIES. If an unfair labor practice is found to have been committed, the commission or its examiner shall issue a remedial order. In calculating back pay orders, the following shall apply:

- (1) Employee(s) reinstated to employment with back pay shall have deducted from any amount due an amount equal to any earnings such employee(s) may have received during the period of the violation in substitution for the terminated employment, calculated on a quarterly basis.
- (2) Employee(s) reinstated to employment with back pay shall have deducted from any amount due an amount equal to any unemployment compensation benefits such employee(s) may have received during the period of the violation, and the employer shall provide evidence to the commission that such amount has been repaid to the Washington state department of employment security as credit to the benefit record of the employee(s).
- (3) Money amounts due shall be subject to interest at the rate which would accrue on a civil judgment of the Washington state courts, from the date of the violation to the date of payment.

#### **NEW SECTION**

WAC 316-45-430 MOTION FOR TEMPORARY RELIEF. In addition to the remedies available under WAC 316-45-410, any complainant in an unfair labor practice proceeding may file a motion requesting that the commission seek appropriate temporary relief through the superior court, and all such motions shall be processed as provided in this section.

- (1) The complainant shall, at the time its complaint is filed or as soon thereafter as facts giving rise to the request for temporary relief become known, provide written notice to the commission or its designee of its intent to make a motion for temporary relief and shall, at the same time, serve a copy of such notice on each of the other parties to the proceedings.
- (2) Upon the filing of a notice of intent to make a motion for temporary relief, the commission or its designee shall expedite the processing of the matter under WAC 316-45-110.

- (3) After the determination of the commission or designee that the complaint states a cause of action, any complainant desiring temporary relief may file with the commission or designee a motion for temporary relief together with affidavits as to the risk of irreparable harm and the adequacy of legal remedies, and shall serve a copy of such motion and affidavits on all other parties to the proceedings. The other parties shall have seven calendar days thereafter to file and serve counter-affidavits.
- (4) The designee shall forward all such motions and affidavits to the commission, which shall determine whether an injunction pendente lite should be sought. In making such determination, the commission shall adhere to the following policy:
  - "The name and authority of the marine employees' commission shall not be invoked in connection with a request for temporary relief prior to the completion of administrative proceedings under WAC 316-45-010, et seq., unless it appears that one or more of the allegations in the complaint of unfair labor practices is of such a nature that, if sustained, the complainant would have no fair or adequate remedy and the complainant would suffer irreparable harm unless the status quo be preserved pending the completion of administrative proceedings."
- (a) If the commission concludes that temporary relief should be sought, the commission or its designee with the assistance of the attorney general, shall petition the superior court of Thurston county or the county wherein the person who is alleged to be engaging in unfair labor practices resides or transacts business for an injunction pendente lite.
- (b) Whenever temporary relief has been procured, the complaint which has been the basis for such temporary relief shall be heard expeditiously and the case shall be given priority over all other cases except cases of like character.
- (c) If the commission concludes that temporary relief should not be sought prior to the conclusion of administrative proceedings in the matter, such determination shall not bar renewal of the request for temporary relief following the completion of administrative proceedings in which unfair labor practice violations have been found to exist.

WAC 316-45-550 COLLECTIVE BARGAIN-ING—POLICY. It is the policy of the commission to promote bilateral collective bargaining negotiations between the department and the exclusive representatives of its employees in accordance with sections 1 and 4, chapter 15, Laws of 1983 (RCW ______). Such parties are encouraged to engage in free and open exchange of proposals and positions on all matters coming into the dispute between them. The commission deems the determination as to whether a particular subject is mandatory or nonmandatory to be a question of law and fact to be determined by the commission, and which is not subject to waiver by the parties by their action or inaction. It is

the policy of the commission that a party which engages in collective bargaining with respect to any particular issue does not and cannot thereby confer the status of a mandatory subject on a nonmandatory subject.

### Chapter 316–55 WAC MARINE EMPLOYEES IMPASSE RESOLUTION RULES

#### **NEW SECTION**

WAC 316-55-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the marine employees' commission relating to the resolution of impasses occurring in collective bargaining. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 316-02 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the marine employees' commission.
- (2) Chapter 316-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of ferry system employees.
- (3) Chapter 316-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing ferry system employees' bargaining unit.
- (4) Chapter 316-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices in the Washington state ferry system.
- (5) Chapter 316-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement in the Washington state ferry system.
- (6) Chapter 316-75 WAC, which contains rules relating to determination of union security disputes arising between ferry system employees and employee organizations certified or recognized as their bargaining representative.

#### NEW SECTION

WAC 316-55-010 RESOLUTION OF IMPASS-ES—REQUEST FOR MEDIATION. In the absence of an impasse agreement between parties, or the failure of either party to utilize the procedures of such impasse agreement by August 1st in each odd-numbered year, either party may make a request in writing to the marine employees' commission for mediation.

#### **NEW SECTION**

WAC 316-55-020 MEDIATION REQUEST—INFORMATION REQUIRED. The party or parties requesting mediation shall provide the following information to the commission:

- (1) The name and address of the department and the name, address and telephone number of the department's principal representative in the negotiations:
- (2) The name and address of the employee organization and the name, address and telephone number of the employee organization's principal representative in the negotiations;

- (3) The name and address of the association or other organization, if any, filing the request on behalf of the employer or exclusive representative seeking mediation;
- (4) A clear and concise statement of the disputed issues and the parties' positions in relation thereto;
- (5) A description of the size and composition of the bargaining unit involved;
- (6) The expiration date of any collective bargaining agreement then in effect or recently expired;
  - (7) Any other relevant information, and
- (8) The name, signature, and capacity of each officer, attorney, or other individual acting for the filing party or parties.

WAC 316-55-030 IMPASSE RESOLUTION—APPOINTMENT OF MEDIATOR. Upon the filing of a request for mediation, the commission shall appoint a mediator from the list of qualified, impartial, and disinterested persons maintained by the commission for that purpose. If the parties have stipulated the names of one or more persons who are acceptable to both parties as mediator, then the commission shall consider their desires.

#### **NEW SECTION**

WAC 316-55-050 IMPASSE RESOLUTION—SUBMISSION OF WRITTEN PROPOSALS. Parties requesting the mediation services of the commission are encouraged to file with the appointed mediator, in advance of scheduled meetings, copies of their latest written proposals on each issue in dispute.

#### **NEW SECTION**

WAC 316-55-070 IMPASSE RESOLUTION—FUNCTION OF MEDIATOR. The mediator shall meet with the parties or their representatives, or both, either jointly or separately, and shall take such steps as the mediator deems appropriate in order to aid the parties in voluntarily resolving their differences and effecting an agreement. The mediator shall not compel the parties to agree.

#### **NEW SECTION**

WAC 316-55-090 IMPASSE RESOLUTION—CONFIDENTIAL NATURE OF FUNCTION. Information disclosed by the parties to the mediator in confidence during the course of mediation shall not be divulged by the mediator. Mediation meetings shall be of an executive, private or nonpublic nature.

#### **NEW SECTION**

WAC 316-55-110 IMPASSE RESOLUTION—DISPUTE RESOLUTION PANEL. The commission shall establish and maintain a panel of qualified persons and shall make a list of members of that panel available to parties for their use in selecting a neutral chairman for an arbitration panel, a grievance arbitrator, a fact-finder or an ad hoc interest arbitrator. Any person may apply for membership on the panel and, upon acceptance

by the commission, shall be placed under contract pursuant to RCW 39.29.010.

#### **NEW SECTION**

WAC 316-55-130 IMPASSE RESOLUTION—DISCLOSURE. Prior to accepting the appointment, or as soon thereafter as information giving rise to a problem of appearance of fairness becomes known, a person serving in an impartial capacity in a dispute resolution proceeding under the jurisdiction of the commission shall disclose to the parties any circumstances likely to create an appearance of bias or which might disqualify him or her from serving in the impartial capacity. Employment of the person or any member of his or her immediate family by any party shall be disqualifying. Each party to the proceeding shall immediately notify the commission and the appointee or selectee whether it is willing to waive disqualification. If either party declines to waive the disqualification, the appointment shall be vacated.

#### **NEW SECTION**

WAC 316-55-150 IMPASSE RESOLUTION— VACANCIES. If any person serving in an impartial capacity in dispute resolution proceedings under the jurisdiction of the commission should resign, die, withdraw, refuse or be unable to serve, or should be or become disqualified to perform the duties of the office, the commission or its designee shall declare the office vacant. The vacancy shall be filled as provided in these rules.

#### **NEW SECTION**

WAC 316-55-160 FACT-FINDING. Prior to collective bargaining, the commission shall conduct a salary survey comparing wages, hours, employee benefits, and conditions of employment of involved ferry employees with those of private sector employees within the state and Washington state employees doing directly comparable work, giving consideration to factors peculiar to the area and the classifications involved. The commission shall make such other findings of fact as the parties may request during bargaining or impasse. The obtained salary survey data shall be a public document.

#### **NEW SECTION**

WAC 316-55-170 WAIVER OF MEDIATION AND FACT-FINDING. By mutual agreement, the parties may waive mediation and fact-finding and proceed with binding arbitration. Such waiver shall be in writing and signed by the representatives of the parties. If the parties waive mediation or fact-finding, impasse resolution shall be continued as provided in WAC 316-55-500 et seq.

#### **NEW SECTION**

WAC 316-55-500 BINDING ARBITRATION. If impasse persists fourteen days after the mediator has been appointed, or beyond any other date mutually agreed to by the parties, all impasse items shall be submitted to arbitration by giving written notice. Such notice shall contain:

- (1) The name and address of the department and the name, address and telephone number of the department's principal representative in the negotiations;
- (2) The name and address of the employee or employee organization party to the labor dispute and the name, address and telephone number of that party's principal representative in the negotiations;
- (3) The name and address of the organization, if any, filing the request on behalf of the employee, employee organization or department seeking arbitration;
- (4) A clear and concise statement of the disputed issues and the parties' positions in relation thereto;
- (5) A description of the size and composition of the bargaining unit involved;
- (6) The expiration date of any collective bargaining agreement then in effect or recently expired;
  - (7) Any other relevant information; and
- (8) The name, signature and capacity of each officer, attorney or other representative acting for the filing party or parties.

The original and three copies of the notice shall be filed with the commission at its Olympia office. The party filing the notice shall serve a copy on each of the other parties to the labor dispute. Amendments to notices shall be filed and served in the same manner as the original notice in the proceeding.

#### **NEW SECTION**

WAC 316-55-505 FINAL OFFER. In addition to the information required in WAC 316-55-500, within four days of arbitration request, a final offer on the impasse items shall be submitted to the commission or its designee, with proof of service of a copy to the other party. Each party shall also submit a copy of a draft of the proposed collective bargaining agreement to the extent to which agreement has been reached and the name of its selected arbitrator. The parties may continue to negotiate all offers until an agreement is reached or a decision rendered by an arbitrator or panel of arbitrators.

#### **NEW SECTION**

WAC 316-55-510 SINGLE ARBITRATOR. The two parties may agree to submit their dispute to a single arbitrator. The full costs of arbitration under this procedure shall be shared equally by the parties to the dispute.

#### **NEW SECTION**

- WAC 316-55-515 ARBITRATION PANEL. If the parties cannot agree on an arbitrator within four days, a panel consisting of three members shall be appointed in the following manner:
- (1) One member shall be appointed by the secretary of transportation;
- (2) One member shall be appointed by the ferry employee organization;
- (3) One member shall be appointed mutually by the members appointed by the secretary of transportation and the employee organization. The last member appointed shall be the chairman of the panel of arbitrators;

- (4) If the third member has not been selected within four days of notification as provided in subsection (3) of this section, a list of seven arbitrators shall be submitted to the parties by the marine employees' commission. The two arbitrators selected by ferry system management and the ferry employee organization shall determine by lot which arbitrator shall remove the first name from the list submitted by the commission. The second arbitrator and the first arbitrator shall alternately remove one additional name until only one name remains. The person whose name remains shall become the chairman of the panel of arbitrators and shall call a meeting within thirty days, or at such time mutually agreed to by the parties, at a location designated by him or her. In lieu of a list of seven nominees for the third member being submitted by the marine employees' commission, the parties may mutually agree to have either the Federal Mediation and Conciliation Service or the American Arbitration Association submit a list of seven nominees.
- (5) Ferry system management and the employee organization shall each pay the fees and expenses incurred by the arbitrator each selected. The fee and expenses of the chairman of the panel shall be shared equally by each party.
- (6) If a vacancy occurs on the panel of arbitrators, the selection for replacement of that member shall be in the same manner and within the same time limits as the original member was chosen.
- (7) No final award may be made by the panel until three arbitrators have been chosen.

#### **NEW SECTION**

WAC 316-55-520 INTERVENTION AND CON-SOLIDATION OF PROCEEDINGS. (1) Motion for intervention: Any person, not a party, who desires to appear and participate in any proceeding before the commission under this subchapter may make a written motion for intervention prior to the hearing or make an oral motion for intervention at the outset of the hearing. No such motion shall be filed or made after the hearing of evidence has commenced, except for good cause shown. The motion for intervention must state the name and address of the moving party, the name, address and telephone number of its principal representative, if any, the party's interest in the proceedings, and the party's position in regard to the labor dispute.

- (2) Disposition of motion for intervention: Motions for intervention shall be considered first at all hearings, or may be set for prior hearing. An opportunity shall be afforded the original parties to be heard thereon. If it appears that the motion discloses an interest in the labor dispute or that participation by the moving party is in the public interest, the commission shall grant the motion. Thereafter, the moving party shall be a party to the proceedings with the same right to produce and cross-examine witnesses as the other parties. If it appears during the course of proceedings that an intervenor has no substantial interest therein, the commission may dismiss such intervenor.
- (3) On its own motion or at the motion of any party, the commission may consolidate proceedings on two or

more notices where the facts or principles of law are related.

#### **NEW SECTION**

WAC 316-55-525 CONDUCT OF INTEREST ARBITRATION. (1) The submission of the impasse items to the arbitrators shall be limited to those issues upon which the parties have not reached agreement. With respect to each such item, the arbitration panel award shall be restricted to the final offers on each impasse item submitted by the parties to the arbitration board on each impasse item.

- (2) The panel of arbitrators shall at no time engage in an effort to mediate or otherwise settle the dispute in any manner other than that prescribed in section 15, chapter 15, Laws of 1983.
- (3) From the time of appointment until such time as the panel of arbitrators makes its final determination, there shall be no discussion concerning recommendations for settlement of the dispute by the members of the panel of arbitrators with parties other than those who are direct parties to the dispute. The panel of arbitrators may conduct formal or informal hearings to discuss offers submitted by both parties.
- (4) The panel of arbitrators shall consider, in addition to any other relevant factors, the following factors:
- (a) Past collective bargaining contracts between the parties including the bargaining that led up to the contracts.
- (b) Comparison of wages, hours, employee benefits, and conditions of employment of the involved ferry employees with those of private sector employees within the state and Washington state employees doing directly comparable work, giving consideration to factors peculiar to the area and the classifications involved;
- (c) The interests and welfare of the public, the ability of the ferry system to finance economic adjustments, and the effect of the adjustments on the normal standard of services.
- (d) The right of the legislature to appropriate and to limit funds for the conduct of the ferry system; and
- (e) The limitations on ferry toll increases and operating subsidies as may be imposed by the legislature.
- (5) The chairman of the panel of arbitrators may hold hearings and administer oaths, examine witnesses and documents, take testimony and receive evidence, issue subpoenas to compel the attendance of witnesses and the production of records, and delegate such powers to other members of the panel of arbitrators. The chairman of the panel of arbitrators may petition the superior court in Thurston county, or any county in which any hearing is held, to enforce the order of the chairman compelling the attendance of witnesses and the production of records.
- (6) A majority of the panel of arbitrators shall within thirty days after its first meeting select the most reasonable offer, in its judgment, of the final offers on each impasse item submitted by the parties.
- (7) The selections by the panel of arbitrators and items agreed upon by the ferry system management and

the employee organization shall be deemed to be the collective bargaining agreement between the parties.

- (8) The determination of the panel of arbitrators shall be by majority vote and shall be final and binding, subject to sections 9 and 10, chapter 15, Laws of 1983. The panel of arbitrators shall give written explanation for its selection and inform the parties of its decision.
- (9) Two copies of the final award, including the written explanation required by subsection (8) of this section shall be filed with the commission.

#### **NEW SECTION**

WAC 316-55-600 CENTRAL FILING OF AGREEMENTS. The parties to collective bargaining agreements entered into as a result of collective bargaining pursuant to chapter 47.64 RCW shall file with the commission two complete copies of their agreement.

#### Chapter 316–65 WAC MARINE EMPLOYEES GRIEVANCE ARBITRA-TION RULES

#### **NEW SECTION**

WAC 316-65-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the marine employees' commission relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 316-02 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the marine employees' commission.
- (2) Chapter 316-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of ferry system employees.
- (3) Chapter 316-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing ferry system employees' bargaining unit.
- (4) Chapter 316-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices in the Washington state ferry system.
- (5) Chapter 316-55 WAC, which contains rules relating to the resolution of impasses occurring in ferry system collective bargaining.
- (6) Chapter 316-75 WAC, which contains rules relating to determination of union security disputes arising between ferry system employees and employee organizations certified or recognized as their bargaining representative.

#### **NEW SECTION**

WAC 316-65-010 GRIEVANCE ARBITRA-TION—WHO MAY FILE. Where there is an agreement to arbitrate, a request for appointment of an arbitrator to hear and determine issues arising out of the interpretation or application of a collective bargaining agreement may be filed by the department of transportation, an exclusive representative of employees or their agents, an employee, or by the parties jointly: PROVID-ED, That invoking arbitration shall be only with the approval of the employee organization, in accordance with chapter 47.64 RCW.

#### **NEW SECTION**

WAC 316-65-030 GRIEVANCE ARBITRA-TION—FILING—SERVICE. Each request for appointment of a grievance arbitrator shall be on a form furnished by the commission or shall be prepared by the party or parties filing the request in conformance with WAC 316-65-050. The original request shall be filed with the commission at its Olympia office. If the request is not filed jointly, the party filing the request shall serve a copy on the other party to the collective bargaining agreement under which the dispute arises.

#### **NEW SECTION**

WAC 316-65-050 GRIEVANCE ARBITRA-TION—CONTENTS OF REQUEST. Each request for appointment of a grievance arbitrator shall contain:

- (1) The name, address and telephone number of the department and the name, address and telephone number of the department's principal representative for the purposes of collective bargaining.
- (2) The name, address and telephone number of the exclusive representative and the name, address and telephone number of its principal representative.
- (3) Identification of the request as: (a) A request for appointment of an arbitrator, (b) a request for arbitration of a grievance dispute arising under chapter 47.64 RCW; or (c) a request for the submission of a list of names from the dispute resolution panel created by WAC 316-55-110.
- (4) A description of the grievances or issues to be submitted to arbitration and the number of employees affected thereby.
- (5) The agreement of the requesting party, or the parties jointly, that the arbitrator's decision on the grievance shall not change or amend the terms, conditions, or applications of the collective bargaining agreement.
- (6) The agreement of the requesting party, or the parties jointly, that the arbitration award be final and binding upon the parties.
- (7) The signature(s) and, if any, title(s) of the representative(s) of the requesting party (parties).

#### **NEW SECTION**

WAC 316-65-090 GRIEVANCE ARBITRA-TION—DESIGNATION OF PANEL OF ARBITRA-TORS. Upon the filing of a request for a panel of arbitrators, the commission shall furnish the parties a list of names selected from the dispute resolution panel. The list shall contain five names unless a different number is specifically requested by the parties or is specified in their collective bargaining agreement. The commission shall furnish, whenever available, biographical information, including background, qualifications and experience, on each of the arbitrators on the list supplied

to the parties. If one or more of those named is unavailable to accept appointment as arbitrator or must be disqualified, a substitute name will be provided upon the joint request of the parties. If all of those named are rejected by the parties, a second list will be provided upon the joint request of the parties. All contacts and arrangements between the parties and an arbitrator selected under this rule will be the responsibility of the parties.

#### **NEW SECTION**

WAC 316-65-110 GRIEVANCE ARBITRA-TION—CONDUCT OF PROCEEDINGS. The arbitrator assigned or selected shall conduct the arbitration proceedings in the manner provided in the collective bargaining agreement under which the dispute arises. All such arbitrators shall maintain compliance with the "Code of Professional Responsibility for Arbitrators of Labor-Management Disputes" adopted by the National Academy of Arbitrators, the American Arbitration Association and the Federal Mediation and Conciliation Service in effect on December 1, 1977: PROVIDED, HOWEVER, That arbitration matters handled by the commission or its designee(s) shall be filed in the public files of the commission and shall not be accorded the privacy required by such code.

#### **NEW SECTION**

WAC 316-65-130 GRIEVANCE ARBITRA-TION—AWARD. Any arbitrator assigned or selected under this chapter shall, after submission of the arbitration award to the parties, file a copy with the commission.

#### **NEW SECTION**

WAC 316-65-150 GRIEVANCE ARBITRA-TION—EXPENSES. Each party shall pay the expenses of presenting its own case and the expenses and fees of its member, if any, of an arbitration panel. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expenses of an arbitrator selected by the parties from a panel designated by the commission and any costs for recording and/or transcription of proceedings shall be paid by the parties under the terms of their collective bargaining agreement or such other arrangements as they may agree upon. The commission shall pay the salary and traveling expenses of a commissioner or other designee assigned as a grievance arbitrator, but shall pay no other expenses of the proceedings.

#### **NEW SECTION**

WAC 316-65-500 GRIEVANCE ARBITRA-TION—EXCLUSIVE PROCEDURES. Upon the filing of a request pursuant to WAC 316-65-050 for arbitration of a dispute concerning interpretation or application of a collective bargaining agreement negotiated pursuant to chapter 47.64 RCW, the procedures of WAC 316-65-500, et seq. shall be the exclusive procedures for the determination of such dispute.

WAC 316-65-510 INTERVENTION AND CON-SOLIDATION OF PROCEEDINGS. (1) Motion for intervention: Any person, not a party, who desires to appear and participate in any proceeding before the commission under this subchapter may make a written motion for intervention prior to the hearing or make an oral motion for intervention at the outset of the hearing. No such motion shall be filed or made after the hearing of evidence has commenced, except for good cause shown. The motion for intervention must state the name and address of the moving party, the name, address and telephone number of its principal representative, if any, the party's interest in the proceedings, and the party's position in regard to the labor dispute.

- (2) Disposition of motion for intervention: Motions for intervention shall be considered first at all hearings, or may be set for prior hearing. An opportunity shall be afforded the original parties to be heard thereon. If it appears that the motion discloses an interest in the labor dispute or that participation by the moving party is in the public interest, the commission shall grant the motion. Thereafter, the moving party shall be a party to the proceedings with the same right to produce and cross-examine witnesses as the other parties. If it appears during the course of proceedings that an intervenor has no substantial interest therein, the commission may dismiss such intervenor.
- (3) On its own motion or at the motion of any party, the commission may consolidate proceedings on two or more notices where the facts or principles of law are related.

#### **NEW SECTION**

WAC 316-65-515 CONDUCT OF GRIEVANCE ARBITRATION PROCEEDINGS. Hearings may be conducted by the commission, by a member of the commission, or by any other person designated by the commission as examiner. At any time, an examiner may be substituted for the examiner previously presiding. An examiner shall have authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule on objections to evidence and offers of proof, receive relevant evidence and exclude irrelevant, immaterial or unduly repetitious evidence,
  - (4) To question witnesses;
- (5) To regulate the time, place and course of the hearing,
- (6) To dispose of procedural requests or other similar matters;
- (7) To hold conferences for the settlement, simplification or adjustment of issues,
- (8) To make and issue an arbitration award on the matters in dispute, subject to the right of any party to petition for review of such award by the commission; and
- (9) To take any other action authorized by these rules. Any party who proceeds with arbitration after knowledge that any provision or requirement of these

rules has not been complied with and who fails to state its objection thereto in writing, shall be deemed to have waived its right to object.

#### **NEW SECTION**

WAC 316-65-525 GRIEVANCE HEARING. The commission or its designated examiner shall establish a date, time and place for a hearing and shall provide reasonable notice thereof to the parties. Where it appears to the commission or examiner that an emergency exists warranting consideration of interim relief, a hearing may be scheduled for that purpose on less notice than that provided by WAC 316-02-170. For good cause shown, the commission or examiner may adjourn the hearing upon the request of a party or upon its own initiative. The parties may waive oral hearing by written agreement.

#### **NEW SECTION**

WAC 316-65-530 ORDER OF PROCEEDINGS AND EVIDENCE. The order of presentation at the hearing shall be as agreed by the parties or as determined by the agency. All evidence shall be taken in the presence of all parties, unless a party is absent in default or has waived its right to be present. The commission or examiner may make, and take official notice of the results of, its own inspection of the conditions involved. Each documentary exhibit shall be filed with the commission and copies shall be provided to the other parties.

#### **NEW SECTION**

WAC 316-65-535 ARBITRATION IN THE AB-SENCE OF A PARTY. The commission or examiner may proceed in the absence of any party who, after due notice, fails to be present or fails to obtain an adjournment. Except for good cause shown, the failure of a party to appear shall constitute grounds for dismissal of its claim or granting of relief against it, as may be appropriate.

#### **NEW SECTION**

WAC 316-65-540 CLOSING OF HEARING. The hearing shall be deemed closed after the parties have completed presenting their testimony and/or exhibits and have filed briefs within agreed time limits. The commission or examiner may direct the filing of briefs when it deems such filing warranted by the nature of the proceedings or of particular issues therein.

#### **NEW SECTION**

WAC 316-65-545 EXAMINER DECISION. After the close of the hearing and the filing of all briefs, the examiner shall issue an arbitration award on the matters in dispute. The examiner shall file the original decision with the commission and shall cause a copy thereof to be served on each of the parties.

#### **NEW SECTION**

WAC 316-65-550 PETITION FOR REVIEW OF EXAMINER DECISION. The examiner's award shall

be subject to review by the commission on its own motion, or at the request of any party made within twenty days following the date of the award issued by the examiner. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on each of the other parties to the proceeding. Such petition for review shall contain, in separate numbered paragraphs, statements of the specific orders or rulings on which the party filing the petition seeks review by the commission. A petition for review shall have attached to it any appeal brief or written argument which the party filing the petition for review desires to have considered by the commission. Other parties to the proceeding shall have fourteen days following the date on which they are served with a copy of such petition for review and accompanying brief or written argument to file a responsive brief or written argument. The commission may, for good cause, grant any party an extension of the time for filing of its brief or written argument. In the event no timely petition for review is filed, and no action is taken by the commission on its own motion within thirty days following the examiner's final order, the arbitration award of the examiner shall automatically become final and binding.

#### NEW SECTION

WAC 316-65-555 COMMISSION ACTION. On its own motion, or on the filing of a petition for review, the entire record in the proceeding shall be transferred to the commission, and thereafter all motions and arguments shall be directed to the commission. The commission may request the parties to appear before it to make oral arguments as to certain of the issues or all of the issues in the matter. The commission shall, on the basis of the record and any briefs or arguments submitted to it on review, issue the final and binding arbitration award on the matter.

#### NEW SECTION

WAC 316-65-560 GRIEVANCE ARBITRA-TION REMEDIES. If a violation of a collective bargaining agreement is found to have been committed, the commission or its examiner shall issue a remedial order. In calculating back pay orders, the following shall apply:

- (1) Employee(s) reinstated to employment with back pay shall have deducted from any amount due an amount equal to any earnings such employee(s) may have received during the period of the violation in substitution for the terminated employment, calculated on a quarterly basis.
- (2) Employee(s) reinstated to employment with back pay shall have deducted from any amount due an amount equal to any unemployment compensation benefits such employee(s) may have received during the period of the violation, and the department shall provide evidence to the commission that such amount has been repaid to the Washington state department of employment security as a credit to the benefit record of the employee.

(3) Money amounts due shall be subject to interest at the rate which would accrue on a civil judgment of the Washington state courts, from the date of the violation to the date of payment.

## Chapter 316-75 WAC MARINE EMPLOYEES UNION SECURITY DISPUTE RULES

#### **NEW SECTION**

WAC 316-75-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the marine employees' commission relating to union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 316-02 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the marine employees' commission.
- (2) Chapter 316-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of ferry system employees.
- (3) Chapter 316-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing ferry system employees' bargaining unit.
- (4) Chapter 316-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices in the Washington state ferry system.
- (5) Chapter 316-55 WAC, which contains rules relating to the resolution of impasses occurring in ferry system collective bargaining.
- (6) Chapter 316-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement in the Washington state ferry system.

#### **NEW SECTION**

WAC 316-75-010 UNION SECURITY—OBLI-GATION OF EXCLUSIVE BARGAINING REPRE-SENTATIVE. An exclusive bargaining representative which desires to enforce a union security provision contained in a collective bargaining agreement negotiated under the provisions of chapter 47.64 RCW shall provide each affected employee with a copy of the collective bargaining agreement containing the union security provision and shall specifically advise each employee of his or her obligation under that agreement, including informing the employee of the amount owed, the method used to compute that amount, when such payments are to be made, and the effects of a failure to pay.

#### **NEW SECTION**

WAC 316-75-030 UNION SECURITY—AS-SERTION OF RIGHT OF NONASSOCIATION. An employee who, pursuant to RCW 47.64..., asserts a right of nonassociation based on bona fide religious tenets or teachings of a church or religious body of which such employee is a member shall notify the exclusive bargaining representative, in writing, of the claim of a right of nonassociation and shall, at the same time, provide the exclusive bargaining representative with the name(s) and address(es) of one or more nonreligious charitable organizations to which the employee is prepared to make alternative payments in lieu of the payments required by the union security provision.

#### **NEW SECTION**

WAC 316-75-050 UNION SECURITY—RE-SPONSE BY EXCLUSIVE BARGAINING REPRE-SENTATIVE. Within sixty days after it is served with written notice of a claimed right of nonassociation under WAC 316-75-030, the exclusive bargaining representative shall respond to the employee, in writing, both as to the eligibility of the employee to make alternative payments and as to the charitable organization(s) suggested by the employee. If a dispute exists concerning whether the employee is within a class of employees obligated under the terms of the union security provision, all such matters of contractual interpretation shall be resolved under such procedures as may be available for unit clarification or resolution of disputes concerning the interpretation or application of the collective bargaining agreement.

#### **NEW SECTION**

WAC 316-75-070 UNION SECURITY—FIL-ING OF DISPUTE WITH COMMISSION. In the event of a disagreement between an employee and his or her exclusive bargaining representative as to the eligibility of such employee to make alternative payments or as to the organization which is to receive such payments, either the employee or the exclusive bargaining representative may file with the commission a petition for a declaratory ruling on the union security obligations of the affected employee.

#### **NEW SECTION**

WAC 316-75-090 UNION SECURITY—PETI-TION FORM—NUMBER OF COPIES—FILING—SERVICE. Each petition for declaratory ruling on union security obligations shall be prepared in conformance with WAC 316-75-110. The original and three copies of the petition shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on the other party to the dispute and on the employer.

#### **NEW SECTION**

WAC 316-75-110 UNION SECURITY—CONTENTS OF PETITION. Each petition shall be headed "In the matter of the petition of (name of petitioning party) for a declaratory ruling concerning the union security obligations of (name of affected employee) under a collective bargaining agreement between (name of employer) and (name of exclusive bargaining representative)," and shall contain:

- (1) The name and address of the department and the name, address and telephone number of the department's principal representative for the purposes of collective bargaining.
- (2) The name, address and affiliation, if any, of the exclusive representative, and the name, address and telephone number of its principal representative, if any.
- (3) The name, address and telephone number of the affected employee and the name, address and telephone number of his or her representative.
- (4) Statements, in additional numbered paragraphs, of the matters in dispute.
- (5) A copy, attached to the petition as an exhibit, of the union security provision under which the dispute arises.
  - (6) Any other relevant facts.
- (7) The signature(s) and, if any, the title(s) of the representative(s) of the petitioner(s).

#### **NEW SECTION**

WAC 316-75-130 UNION SECURITY—ESCROW OF DISPUTED FUNDS BY DEPARTMENT. Upon being served with a copy of a petition filed under WAC 316-75-070, the department shall preserve the status quo by withholding and retaining the disputed dues for periods during the pendency of the proceedings before the commission. Said funds shall draw interest at the rate provided by commercial banks for regular passbook savings accounts. While the proceedings remain pending before the commission, the department shall not honor or otherwise act upon any request for discharge or other action against the affected employee based on the employee's union security obligations.

#### **NEW SECTION**

WAC 316-75-150 UNION SECURITY—IN-VESTIGATION. The commission shall refer the petition under dispute to one of its members or other designee, who shall conduct an investigation and such conferences as may be necessary to determine the relative positions of the parties and the facts and authorities relied upon by them, and shall issue a report in conformance with WAC 316-02-220.

#### **NEW SECTION**

WAC 316-75-170 UNION SECURITY—NO-TICE OF HEARING. If the petition raises material questions of fact which cannot be resolved without a hearing and summary disposition under WAC 316-02-230 is not appropriate, there shall be issued and served on each of the parties to the dispute and on the department a notice of hearing before a hearing officer at a time and place fixed therein. Any such notice may be amended or withdrawn prior to the close of the hearing.

#### **NEW SECTION**

WAC 316-75-190 UNION SECURITY— HEARINGS—WHO SHALL CONDUCT. Hearings may be conducted by the commission or by any other person designated by the commission as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

#### **NEW SECTION**

WAC 316-75-210 AUTHORITY OF HEARING OFFICER. The hearing officer shall have the authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule upon objections to evidence and offers of proof, receive relevant evidence, and to exclude irrelevant, immaterial or unduly repetitious evidence,
  - (4) To question witnesses,
- (5) To regulate the time, place and course of the hearing;
- (6) To dispose of procedural requests or other procedural matters;
- (7) To hold conferences for the settlement, simplification or adjustment of issues; and
- (8) To take any other action authorized by these rules.

#### **NEW SECTION**

WAC 316-75-230 HEARINGS—NATURE AND SCOPE. Hearings shall be public and shall be limited to matters concerning the determination of the eligibility of the employee to make alternative payments and the designation of an organization to receive such alternative payments.

#### **NEW SECTION**

WAC 316-75-250 PROCEEDINGS BEFORE THE HEARING OFFICER. After the close of the hearing, the hearing officer may proceed forthwith upon the record, after submission of briefs or after further hearing, as may be appropriate, to determine the matter.

#### **NEW SECTION**

PROCEEDINGS BEFORE WAC 316-75-270 THE COMMISSION—PETITION FOR REVIEW. The final order of the hearing officer shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days following the date of the order issued by the hearing officer. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on the other party to the proceeding and on the employer. The petition for review shall identify the actions or rulings claimed to be in error. Any party to the proceeding may, within fourteen days after the initiation of review, file briefs or written arguments for consideration by the commission. The original and three copies of any brief or written argument shall be filed with the commission at its Olympia office and a copy shall be served upon the other party. The commission or the designee of the commission may, for good cause, grant any party an extension of the time for filing of its brief or written argument where a request for additional time is made prior to the

deadline previously established. The commission may request the parties to appear before it to make oral argument as to certain of the issues or all of the issues in the matter.

#### **NEW SECTION**

WAC 316-75-290 COMMISSION ACTION. The hearing officer shall transfer the entire record in the proceeding to the commission. The commission shall determine the matter.

#### **NEW SECTION**

WAC 316-75-310 IMPLEMENTATION. Where alternative payments in lieu of payments under a union security agreement have been agreed upon by the parties or ordered by the commission, the department shall release any funds (together with accumulated interest) held in escrow under WAC 316-75-130 to the designated charitable organization and the employee shall thereafter make payments and shall furnish written proof to the exclusive bargaining representative that such payments have been made to the designated charitable organization. Where the employee is found ineligible to make alternative payments, the department shall release any funds (together with accumulated interest) held in escrow to the exclusive bargaining representative and shall enforce the union security provision according to its terms. The department and the exclusive bargaining representative shall allow the affected employee a grace period of not less than thirty days following the agreement or final order of the commission to correct any arrearages.

#### WSR 83-23-082 PROPOSED RULES DEPARTMENT OF GAME

(Game Commission)
[Filed November 21, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning:

New WAC 232-28-706 1984 Spring Bear and Turkey Seasons. Rep WAC 232-28-705 1983 Spring Bear and Turkey Seasons;

that the agency will at 9:00 a.m., Monday-Tuesday, January 9-10, 1984, in the Department of General Administration, 218 General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 9 or 10, 1984.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1984.

Dated: November 16, 1983 By: Richard J. Poelker, Chief Wildlife Management Division

#### STATEMENT OF PURPOSE

Title and Number of Rule Section: New section WAC 232-28-706, 1984 Spring Bear and Turkey Seasons.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Seasons will be established in the manner outlined in the 1983 seasons pamphlet.

Reasons Supporting the Proposed Rule: Resource management.

The Agency Personnel Responsible for Drafting and Implementation: Richard J. Poelker, Division Administrator, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5728; and Enforcement: R. B. Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or Its Purpose: None.

A small business economic impact statement is not required.

#### **NEW SECTION**

WAC 232-28-706 1984 SPRING BEAR AND TURKEY SEASONS.

Reviser's note: The text and accompanying pamphlet comprising the 1984 Spring Bear and Turkey Seasons proposed by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 232-28-705 1983 SPRING BEAR AND TURKEY SEASONS

# WSR 83-23-083 NOTICE OF PUBLIC MEETINGS COMMISSION ON ASIAN AMERICAN AFFAIRS

[Memorandum-November 16, 1983]

The following is the schedule of the 1984 regular meetings of the Washington State Commission on Asian American Affairs:

February 18 Olympia
April 14 Bremerton
June 16 Tacoma
September 15 Yakima
November 17 Seattle

All meetings will begin at 9:30 a.m. on the day scheduled. With the exception of the February meeting, exact meeting locations are as yet undetermined.

The February meeting will be held in the General Administration Building, 11th and Columbia, Olympia.

Locations for the next regular meeting will be announced at the close of each regular meeting, and may also be obtained thereafter by writing to the executive director at the address given below, or by calling (206) 464-5820, (scan) 586-5820.

The meeting schedule announced herein, as it pertains to the February and April meetings, is a departure from the schedule of regular meeting dates contained in WAC 34-04-020 (WSR 82-20-015), which states that the commission will hold regular meetings on the third Saturday of January, March, June, September, and November. The April meeting is being held on the second Saturday of the month. There will be no regular commission meeting in January and March, 1984, and the February and April, 1984 regular meetings are additions to the published schedule.

In accordance with Executive Order 79–03, meeting sites will be selected which are barrier free to the greatest extent feasible. Brailled or taped agenda items for the visually impaired, and interpreters for those with hearing impairments will be provided if requested with adequate notice. Such requests should usually be made at least ten working days in advance of the scheduled meeting date, and should be addressed to:

Director, Washington State Commission on Asian American Affairs 671 South Jackson St., Suite 206 Seattle, Washington 98104

or

1515 South Cherry Street Olympia, Washington 98504

#### WSR 83-23-084 NOTICE OF PUBLIC MEETINGS PENINSULA COLLEGE

[Memorandum-November 17, 1983]

The board of trustees of Community College District No. 1, Peninsula College, meeting in regular session on

November	16, 19	33, adopted	d the	following	schedule	of
regular me	etings f	or calendar	year	1984:		

January 18
February 15
March 21
April 18
May 16
June 20
July – none scheduled
August 15
September 19
October 17
November 14
December 19

All meetings are scheduled for 3 p.m. in the board room at Peninsula College.

# WSR 83-23-085 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGE DISTRICT

[Memorandum-November 18, 1983]

A special meeting of the Seattle College District VI board of trustees will be held on Monday, November 28, 1983, at 6:00 p.m., at the Seattle Community College District Office, 300 Elliott Avenue West, Seattle, WA 98119.

#### WSR 83-23-086 NOTICE OF PUBLIC MEETINGS WHATCOM COMMUNITY COLLEGE

[Memorandum-November 17, 1983]

The Whatcom Community College board of trustees will not hold their meeting scheduled for December 22, as indicated on their 1983 board meeting schedule.

# WSR 83-23-087 ADOPTED RULES DEPARTMENT OF LICENSING (Securities Division)

[Order SDO-215-83—Filed November 21, 1983]

I, John Gonsalez, director of the Department of Licensing, do promulgate and adopt at the Department of Licensing, the annexed rules relating to the registration and regulation of securities, adopting new chapter 460–31A WAC, real estate programs exceeding five million dollars and amending and repealing sections of chapter 460–32A WAC, real estate programs not exceeding five million dollars.

New WAC 460-31A-410 Application.
New WAC 460-31A-415 Definitions.
New WAC 460-31A-420 Experience of sponsor.
New WAC 460-31A-425 Net worth of sponsor.
New WAC 460-31A-430 Reports to administrators.

New	WAC 460-31A-435	Liability of sponsor.
New	WAC 460-31A-440	Suitability standards for participants.
New	WAC 460-31A-445	Sales to appropriate persons.
New	WAC 460-31A-450	Maintenance of record of suitability.
New	WAC 460-31A-455	
New	WAC 460-31A-460	Minimum investment of participant.
_		Fees, compensation and expenses.
New	WAC 460-31A-465	Organization and offering expenses.
New	WAC 460-31A-470	Investment in properties.
New	WAC 460-31A-475	Program management fees.
New	WAC 460-31A-480	Promotional interest.
New	WAC 460-31A-485	Real estate commissions on resale.
New	WAC 460-31A-490	Property management fee.
New	WAC 460-31A-495	Insurance services.
New	WAC 460-31A-500	Sales, leases, loans and related
		programs.
New	WAC 460-31A-505	
	400 5111 505	interests.
New	WAC 460-31A-510	
		Exclusive agreements.
New	WAC 460-31A-515	Sales commissions on reinvestment and
	W O	distribution.
New	WAC 460-31A-520	Expenses of the program.
New	WAC 460-31A-525	Reimbursement of costs.
New	WAC 460-31A-530	Other services of sponsor.
New	WAC 460-31A-535	Rebates, kickbacks and reciprocal
		arrangements.
New	WAC 460-31A-540	Commingling.
New	WAC 460-31A-545	Investments in other programs.
New	WAC 460-31A-550	Lending practices.
New	WAC 460-31A-555	Development of construction contract.
New	WAC 460-31A-560	
		Completion bond requirements.
New	WAC 460-31A-565	Requirement for real property
	· · · · · · · · · · · · · · · · · · ·	appraisal.
New	WAC 460-31A-570	Nonspecific property programs.
New	WAC 460-31A-575	Minimum capitalization.
New	WAC 460-31A-580	Experience of sponsor.
New	WAC 460-31A-585	Statement of investment objectives.
New	WAC 460-31A-590	Period of offering and expenditure of
		proceeds.
New	WAC 460-31A-595	Special reports.
New	WAC 460-31A-600	Assessments.
New	WAC 460-31A-605	Multiple programs.
New	WAC 460-31A-610	Rights and obligations of participants.
New	WAC 460-31A-615	Voting rights of limited partners.
New	WAC 460-31A-620	Reports to holders of limited
		partnership.
New	WAC 460-31A-625	Access to records.
New	WAC 460-31A-630	Admission of participants.
New	WAC 460-31A-635	Redemption of program interests.
New	WAC 460-31A-640	Transferability of program interests.
New	WAC 460-31A-645	Assessments and defaults.
New	WAC 460-31A-650	Sales literature.
New	WAC 460-31A-655	Group meetings.
New	WAC 460-31A-660	Contents of prospectus.
	WAC 460-31A-665	
New		Use of forecasts.
New	WAC 460-31A-670	Forecasts for specified property
		programs.
New	WAC 460-31A-675	Realistic forecasts.
New	WAC 460-31A-680	Material information.
New	WAC 460-31A-685	Presentation of forecasts.
New	WAC 460-31A-690	Additional disclosures and limitations.
New	WAC 460-31A-695	Forecasts of unimproved property
		programs.
New	WAC 460-31A-700	Fiduciary duty.
New	WAC 460-31A-705	Deferred payments.
New	WAC 460-31A-710	Reserves.
New	WAC 460-31A-710 WAC 460-31A-715	
IACM	WAC 400-31A-/13	Reinvestment of cash flow and pro-
N.T.	W/A O A/O O A A TOTA	ceeds on distribution of property.
New	WAC 460-31A-720	Financial information required on
		application.
New	WAC 460-31A-725	Opinions of counsel.
New	WAC 460-31A-730	Provisions of the partnership
		agreement.
Amd	WAC 460-32A-010	Application.
Rep	WAC 460-32A-300	through 460–32A–325.
The	director finds tha	it these rules are necessary or

The director finds that these rules are necessary or appropriate in the public interest or for the protection of

investors and consistent with the purposes fairly intended by the policy and provisions of chapter 21.20 RCW.

This action is taken pursuant to Notice No. WSR 83-19-068 filed with the code reviser on September 21, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

WAC 460-31A-410 through 460-31A-715 and 460-31A-725 and 460-31A-730 are promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. WAC 460-31A-720 is promulgated pursuant to RCW 21.20.180(8) and 21.20.210(14) and is intended to administratively implement that statute and RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. WAC 460-32A-010 is promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW. WAC 460-32A-300 through 460-32A-325 are repealed pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 21, 1983.

. By John Gonsalez

Director

Reviser's note: The material contained in this filing will appear in the 83-24 issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

# WSR 83-23-088 PROPOSED RULES DEPARTMENT OF TRANSPORTATION (Transportation Commission)

[Filed November 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Transportation Commission intends to adopt, amend, or repeal rules concerning WAC 468-38-235, by allowing empty 10' wide trailers to operate during commuter hours under some conditions;

that the agency will at 10:00 a.m., Thursday, January 19, 1984, in the Clark County Fire District #5 Community Room, 7110 N.E. 63rd Street, Vancouver, WA 98662, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 46.44.090.

The specific statute these rules are intended to implement is RCW 46.44.093.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1984.

Dated: November 21, 1983

By: Lue Clarkson Administrator

#### STATEMENT OF PURPOSE

Title: Amendment to WAC 468-38-235.

Summary of Rule Change: WAC 468-38-235 prohibits overweight or oversize vehicles from operating during commuter hours around major cities. The proposed amendment would allow empty trailers up to 10-feet wide to operate at such times when returning from a delivery.

Statement of Reasons: The vehicles in question are sometimes precluded from completing a trip because of these curfews and the delay can cause significant added labor and equipment expense for the operator. Since they do not infringe on the general flow of traffic, their operation should be allowed.

For Further Information: Mr. Don Ernst, State Maintenance Engineer, Room 1C9, Transportation Building, Phone 753-6014, Olympia, Washington, is responsible for the drafting and implementation of the rule.

Proponent of the Rule: Washington State Department of Transportation.

Opponent of the Rule: Unknown.

AMENDATORY SECTION (Amending Order 31, Resolution No. 156, filed 8/20/82)

WAC 468-38-235 COMMUTER TRAFFIC RESTRICTIONS. Movement by special permit will be prohibited on urban sections of state highways in the vicinity of cities having a population of more than 15,000 and other sections of state highways having excessive volumes during the morning and evening commuting hours ((and other sections of state highways having excessive volumes)). The department shall prescribe specific hours and regulations for oversize movements in and adjacent to Seattle, Tacoma, Spokane, Everett, Vancouver and other areas as deemed necessary. Movement of empty trailers up to ten feet wide may be allowed during such hours on the return trip from delivering overwide loads.

## WSR 83-23-089 PROPOSED RULES HOUSING FINANCE COMMISSION

[Filed November 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Housing Finance Commission intends to adopt, amend, or repeal rules concerning the organization and procedures of the Washington State Housing Finance Commission;

that the agency will at 4:00, Wednesday, December 28, 1983, in the Offices of Preston, Thorgrimson, Ellis and Holman, 2000 IBM Building, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is section 4(3), chapter 161, Laws of 1983.

The specific statute these rules are intended to implement is RCW —.—. (chapter 161, Laws of 1983).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 27, 1983.

> Dated: November 16, 1983 By: J. L. Kirschbaum

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Housing Finance Commission.

General Purpose of Rules: The rules are proposed pursuant to section 4(3), chapter 161, Laws of 1983, to provide administrative procedures for the commission.

The commission was established by chapter 161, Laws of 1983 to assist in the financing of decent and affordable housing throughout the state.

The rules concern the appointment and duties of commission officers and the administration of commission matters.

Responsible Commission Personnel: The chairman and general counsel of the commission are responsible for the drafting, implementation and enforcement of these rules. The general counsel of the commission is Jay A. Reich of Preston, Thorgrimson, Ellis and Holman, 2000 IBM Building, Seattle, Washington 98101, (206) 623-7580.

The rules are not required as a result of federal law or state court action.

Title 262 WAC WASHINGTON STATE HOUSING FINANCE COMMISSION

Chapter

Organization and procedures. 262-01

#### Chapter 262-01 WAC ORGANIZATION AND PROCEDURES

#### **NEW SECTION**

WAC 262-01-010 PURPOSE. This rule is promulgated pursuant to (section 4(3), chapter 161, Laws of 1983) which directs that the Washington state housing finance commission has authority to implement the provisions of chapter 161, Laws of 1983. The purpose of these rules is to insure compliance by the Washington state housing finance commission with the provisions of chapters 34.04 and 42.17 RCW.

#### **NEW SECTION**

WAC 262-01-020 DEFINITIONS. (1) "Act" means chapter 161, Laws of 1983.

- (2) "Commission" means the Washington housing finance commission.
- (3) The terms defined in the act shall have the same meaning when used in these rules.

#### **NEW SECTION**

WAC 262-01-030 DESCRIPTION OF ORGANIZATION. (1) The commission is a public body, corporate and politic, with perpetual corporate succession. The commission is an instrumentality of the state of Washington, exercising essential government functions and, for the purposes of the United States Internal Revenue Code, acts as a constituted authority on behalf of the state of Washington when it issues bonds pursuant to chapter 161, Laws of 1983.

(2) Members. The commission shall consist of the members provided for and appointed in accordance with section 4(2), chapter 161, Laws of 1983.

(3) Officers. The officers of the commission shall be:

(a) A chair of the commission, who shall be appointed by the governor as chair and who shall serve on the commission and as chair of the commission at the pleasure of the governor;

(b) A vice-chair, who shall be selected by the commission from among its membership and shall serve as chair in the absence of the

appointed chair;

(c) A secretary, who shall be the state treasurer, who is a member of the commission ex officio, and who shall serve as secretary of the commission by virtue of his or her office;

- (d) A treasurer, who shall be selected by the commission from its membership. The treasurer shall have custody of and be responsible for all moneys and obligations of the commission and shall deposit such moneys in such banks or other financial institutions as the commission may designate from time to time; or shall invest such moneys not required for immediate disbursement, as the commission may direct from time to time.
- (4) Staff services. The commission may employ such staff or temporary staff as it may from time to time direct by motion or by resolution. The commission may from time to time, by motion or by resolution, employ, contract with, or engage engineers, architects, attorneys, financial advisors, bond underwriters, mortgage lenders, mortgage administrators, housing construction or financing experts, other technical or professional assistants, and such other personnel as are necessary. The commission may delegate to the appropriate persons the power to execute legal instruments on its behalf.

(5) Powers. Except as provided in subsection (6) of this section, the commission may by motion or by resolution exercise any or all of the powers specified in chapter 161, Laws of 1983.

(6) The commission may exercise its powers under section 5, chapter 161, Laws of 1983, only by resolution. In order to be effective, each resolution must be adopted by a majority of the commission present and voting at a duly constituted meeting in accordance with WAC 262-01-040, and must be signed by the chair and attested to by the secretary of the commission.

(7) Minutes. In order to be effective, the minutes of any meeting of the commission must be adopted by a majority of the members of the commission present and voting at a duly constituted meeting of the commission in accordance with WAC 262-01-040, and signed and

attested to by the secretary of the commission.

(8) Designees. Subject to the approval of a majority of the commission present and voting at a duly constituted meeting in accordance with WAC 262-01-040, an ex officio member of the commission may appoint a designee to act on his or her behalf until the next public meeting of the commission with full authority to vote or carry out the duties of his or her office.

#### **NEW SECTION**

WAC 262-01-040 MEETINGS. (1) The meetings of the commission shall be "special meetings" as that designation is applied in chapter 42.30 RCW. They may be called at any time and place by the chair or by a majority of the members of the commission. At least seven days' notice of all special meetings shall be given by delivering personally or by mail to each member a written notice specifying the time and place of the meeting, and by giving such notice to the public as may be required by law. If the chair deems that an emergency exists, the chair may shorten the notice to not less than twenty-four hours. An executive session may be called by the chair or by a majority of the members of the commission for such purposes as are permitted under chapter 4.30 RCW.

(2) Quorum. A majority of the commission constitutes a quorum.

(3) Meeting procedures. Meetings of the commission shall be held in accordance with Roberts' Rules of Order, current revised edition, whenever requested by any member of the commission. Any contested case before the commission shall be governed by the Uniform Procedural Rules codified in WAC 1-08-005 through 1-08-590, as now or hereafter amended, subject to any additional or revised rules the commission may add from time to time. The commission reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the commission, so long as such determination is in accordance with the spirit and intent of the act and conforms to applicable law.

(4) Public participation. Any person or organization may be granted permission by the chair to make a presentation at any public meeting of the commission. The chair may limit remarks by any individual

speaking to the commission.

WAC 262-01-050 PUBLIC RECORDS. (1) Public records available. All public records of the commission shall be available for public inspection and copying unless exempt from disclosure under chapter 42.17 or 42.30 RCW.

(2) Public records officer. The commission's public records shall be under the charge of a public records officer designated by the chair. The public records officer shall be responsible for implementing the commission's rules and regulations regarding release of public records.

- (3) Request for public records. Any member of the public may examine public records of the commission by directing a request to the public records officer. The public records officer shall comply with such request, unless he or she finds that the requested public records should not be disclosed for a reason permissible under chapter 42.17 RCW.
- (4) Office hours. Public records shall be available for inspection and copying from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays, at the office of the commission, or, if no such office exists, at the office of the secretary.
- (5) Copying. No fee shall be charged for the inspection of public records. The commission shall charge a fee of twenty-five cents per page of copy for providing copies of public records and for the use of the commission's copying equipment. This charge is the amount necessary to reimburse the commission for its actual costs incident to such copying.
- (6) Access to public records. The commission reserves the right to determine that a requested public record is exempt from disclosure under the provisions of chapter 42.17 RCW. In addition, the commission reserves the right to delete identifying details when it makes available or publishes any record in any cases where there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. All denials of public records shall be accompanied by a written statement specifying the reason for withholding the record and a brief explanation of how the exemption applies to the record withheld.
- (7) Records index. The secretary, or such staff of the commission designated by the chair, shall make available to all persons a current index which provides identifying information as to the following records issued, adopted or promulgated by the commission. The index shall contain such information as is required by RCW 42.17.260.

#### WSR 83-23-090 PROPOSED RULES THE EVERGREEN STATE COLLEGE

[Filed November 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that The Evergreen State College intends to adopt, amend, or repeal rules concerning regular meeting of the board of trustees, WAC 174-104-010;

that the institution will at 1:45 p.m., Thursday, January 12, 1984, in the Board of Trustees Room #3112, The Evergreen State College Campus, Library Building, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 28B.40.120(11).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before January 2, 1984.

Dated: November 18, 1983

By: Richard N. Schwartz

Acting President

#### STATEMENT OF PURPOSE

Title: Regular meetings of the board of trustees.

Summary: The purpose of this revision is to change the time of the monthly board meetings to another day.

Staff: Rita Grace, Administrative Assistant to the President and Recording Secretary to the Board of Trustees.

Organization: The Evergreen State College. Necessity: Not legislative or legal requirements.

### AMENDATORY SECTION (Amending Order 78-1, Resolution Motion 78-7, filed 4/7/78)

WAC 174-104-010 REGULAR MEETINGS. A regular meeting of the Board of Trustees shall be held once each month unless dispensed with by the Board of Trustees, on the campus of The Evergreen State College beginning at ((10:30 a.m.)) 1:30 p.m. on the second ((Thursday)) Wednesday of the month, except that when such ((Thursday)) Wednesday shall be a legal holiday, the meeting shall be held on the Friday immediately following such second ((Thursday)) Wednesday.

Reviser's note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### WSR 83-23-091 PROPOSED RULES DEPARTMENT OF GAME

(Game Commission)
[Filed November 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning steelhead fishing punchcard, WAC 232-12-157;

that the agency will at 9:00 a.m., Monday-Tuesday, January 9-10, 1984, in the Department of General Administration, 218 General Administration Building, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 77.12.040.

The specific statute these rules are intended to implement is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1984.

Dated: November 21, 1983

By: Sam Wright, Divisional Administrator
Fisheries Management Division

#### STATEMENT OF PURPOSE

Title and Number of Rule Section: WAC 232-12-157 Steelhead fishing punchcard.

Statutory Authority: RCW 77.12.040.

Specific Statute that Rule is Intended to Implement: RCW 77.12.040.

Summary of the Rule: Eliminates redundant material. Reasons Supporting the Proposed Rule: Corrects previously filed rule (clerical error in filing). The Agency Personnel Responsible for Drafting and Implementation: Sam Wright, Divisional Administrator, Fisheries Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5713; and Enforcement: R. B. Rasmussen, Chief, Wildlife Enforcement Division, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

#### AMENDATORY SECTION (Amending Order 218, filed 10/6/83)

WAC 232-12-157 STEELHEAD FISHING PUNCHCARD. (1) It is unlawful for a person, except a treaty Indian possessing a valid federal or treaty fishing identification card, to fish for steelhead trout without having in their immediate possession a valid steelhead fishing punchcard.

(2) Upon retaining a steelhead trout over twenty inches in length, the holder of a steelhead fishing punchcard must immediately remove from the card one punch and enter on the corresponding space the date of the catch and the river code number as listed on the punchcard (({except in waters designated as "selected fishery," "catch and release" or "fly fishing only—barbless hooks" by the commission, it is not necessary to remove a punch from the steelhead punchcard, if the fish is released})).

(3) Every person possessing a steelhead fishing punchcard must, by June 1, following the period for which it was issued, return that punchcard to an authorized license dealer or the department.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

# WSR 83-23-092 EMERGENCY RULES DEPARTMENT OF GAME (Game Commission)

[Order 213—Filed November 22, 1983]

Be it resolved by the State Game Commission, acting at Olympia, by conference call, that it does adopt the annexed rules relating to closure of certain marine waters to the taking of steelhead trout with gill nets and purse seines, WAC 232-32-153.

We, the Game Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is hatchery and wild winterrun steelhead trout destined for Puget Sound and British

Columbia rivers pass through various Puget Sound marine areas as a dynamic mixture of stocks. Very little is known about the spatial and temporal attributes of these stock mixtures and the cost of acquiring such information would be prohibitive. When steelhead trout are caught in marine areas, precise allocation of stocks to rivers-of-origin is impossible. Protection of depressed wild or hatchery stocks, as well as management of healthy stocks, is made unnecessarily difficult. Run size predictions become less reliable and proper allocation between Indian and non-Indian fisheries becomes harder to achieve. All of these negatives occur without any benefits in terms of increased resource yields or improved fish quality due to marine harvest. Gillnets and purse seines are so effective that even a few nets fished for a short period can catch substantial numbers of steelhead trout. Therefore, such fishing methods must be carefully controlled. To avoid having the marine harvest of steelhead follow the developmental pattern shown by salmon fisheries (with its attendant conflicts) and to minimize the costs and problems associated with marine harvest, net fishing must not occur in any areas other than those fished during the last few seasons. The Chambers Creek run of winter steelhead trout serves as the broodstock for nearly all game department winterrun hatchery production in Puget Sound. The predicted run is below the escapement requirement and is also being closely monitored for returns of experimentally marked fish. Therefore, an immediate closure of certain marine areas is necessary to insure the proper management and protection of mixed steelhead stocks and/or broodstock.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 77.12.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1983.

By Vern E. Ziegler
Chairman, Game Commission

#### **NEW SECTION**

WAC 232-32-153 CLOSURE OF CERTAIN MARINE WATERS TO THE TAKING OF STEEL-HEAD TROUT WITH GILL NETS AND PURSE SEINES.

Effective 12:00 noon, December 1, 1983, it shall be unlawful for all persons to take, fish for or possess steel-head trout with gill net and purse seine gear in the following marine areas or partial areas of Puget Sound: Washington State Department of Fisheries Reporting Areas 4B, 5*, 6, 6A, 6B*, 6C, 6D*, 7, 7A, 7D, 8*, 9*, 10, 10E, 11, 12, 12A, 12B, 12C, 12D, 13, 13A, and 13B*. (A "*" denotes those areas which have exceptions described below).

Effective 12:00 noon, December 7, 1983 it shall be unlawful for all persons to take, fish for or possess steel-head trout with gill nets and purse seine gear in the following partial marine areas: 7B*, 7C* (see exceptions below).

The following portions of marine areas described below shall remain open to treaty Indian gill net and purse seine fisheries if tribal regulations have been legally adopted and filed with the Washington Departments of Game and Fisheries:

<u>Area 5 (Pysht Bay)</u> – That portion inside a line drawn from Pillar Point to 1000 feet east of the mouth of the Pysht River.

<u>Area 6B</u> – That portion of Area 6B within 600 feet from the mouth of Morse Creek.

<u>Area 6D (Dungeness Harbor)</u> – That portion inside a line running north from the private gun club house on the mainland to the nearest point of land on Dungeness Spit.

Area 7B (Bellingham Bay) — That portion east and north of lines drawn between the northwest tip of Portage Island and the nearest mainland, and from Point Francis on Portage Island to Post Point south of Bellingham (with the line drawn through the 4-second light/bell buoy near Post Point).

<u>Area 7C (Samish Bay)</u> – That portion inside (southeast) of a line drawn from the mouth of Oyster Creek to William Point on Samish Island.

Area 8 (Skagit Bay) - That portion north of a line drawn from Rocky Point to Polnell Point.

Area 9 - That small portion adjacent to Area 8A north of a line drawn from the western end of the 8A-9 boundary on Possession Point to the shipwreck located approximately one-half mile south of the present eastern end of the 8A-9 boundary and lying north of Picnic Point.

- Area 13B -(1) Oakland Bay northeast of a line drawn true north from the westernmost tip of Munson Point;
  - (2) Eld Inlet southwest of a line projected from Cooper Point to the outermost point on the southeast shore of Sanderson Harbor,
  - (3) Totten Inlet southwest of a line projected south from Arcadia to the Northern tip of Steamboat Island (except that Skookum Inlet and all waters within one-half mile of its mouth are closed).

Effective 12:00 noon, November 25, 1983 it shall be unlawful for all persons to take, fish for or possess steelhead trout with gillnets in Chambers Bay, from the weir on Chambers Creek to the Burlington Northern railroad trestle. All steelhead trout caught in lawful beach seine fisheries inside Chambers Bay must be released unharmed; further, those seines must be constructed of seine webbing with a maximum stretched mesh size of 4 1/2 inches. All such beach seine fisheries shall be unlawful after 4:00 p.m. on December 10, 1983.

# WSR 83-23-093 EMERGENCY RULES DEPARTMENT OF GAME (Game Commission)

[Order 214—Filed November 22, 1983]

Be it resolved by the Game Commission, acting at Olympia, by conference call, that it does adopt the annexed rules relating to steelhead fishing punchcard, WAC 232-12-157.

We, the Game Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is amended rule was incorrectly filed on October 6, 1983, resulting in redundant and incorrect material being included.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1983.

By Vern E. Ziegler

Chairman, Game Commission

AMENDATORY SECTION (Amending Order 218, filed 10/6/83)

WAC 232-12-157 STEELHEAD FISHING PUNCHCARD. (1) It is unlawful for a person, except a treaty Indian possessing a valid federal or treaty fishing identification card, to fish for steelhead trout without having in their immediate possession a valid steelhead fishing punchcard.

- (2) Upon retaining a steelhead trout over twenty inches in length, the holder of a steelhead fishing punch-card must immediately remove from the card one punch and enter on the corresponding space the date of the catch and the river code number as listed on the punch-card ((fexcept in waters designated as "selected fishery," "catch and release" or "fly fishing only—barbless hooks" by the commission, it is not necessary to remove a punch from the steelhead punchcard, if the fish is released])).
- (3) Every person possessing a steelhead fishing punchcard must, by June 1, following the period for which it was issued, return that punchcard to an authorized license dealer or the department.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

# WSR 83-23-094 ADOPTED RULES PARKS AND RECREATION COMMISSION

[Order 71—Filed November 22, 1983]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Bellingham, Washington, that it does adopt the annexed rules relating to standard fees charged, WAC 352-32-250; limited income senior citizen, disability, and veteran disability passes, WAC 352-32-251; and off season senior citizen pass—fee, WAC 352-32-252.

This action is taken pursuant to Notice No. WSR 83-20-087 filed with the code reviser on October 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.51.055 and 43.51.060 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 17, 1983.

By Durand A. Cox Chairman

AMENDATORY SECTION (Amending Resolution No. 67, filed 4/15/83)

WAC 352-32-250 STANDARD FEES CHARGED. The following fees shall be charged in all parks operated by the Washington state parks and recreation commission:

- (1) Overnight camping standard campsite: \$5.50 per night;
- (2) Overnight camping utility campsite: \$5.50 per night plus a nightly fee of \$.50 for domestic water hookup, \$.50 for sewer hookup, and \$1.50 for electrical hookup. Payment for all utility hookups available to the site will be collected whether utility is actually used or not;
- (3) Overnight camping primitive campsite: \$3.00 per night for nonmotorized vehicle and \$4.00 per night for motorized vehicle;
- (4) Overnight camping reservation fee: As specified in WAC 352-32-035;
- (5) Group camping area certain parks: \$.35 per person per night; nonrefundable reservation fee \$10.00. Recreational vehicle campers must pay the primitive campsite fee or other appropriate fee based on facilities available;
- (6) Environmental learning center overnight camping: \$2.50 per camper per night: PROVIDED, HOW-EVER, The fee shall be \$2.85 per camper per night, effective September 6, 1983;

- (a) Camp Wooten and Cornet Bay environmental learning centers during the season the swimming pools are operational: \$2.90 per camper per night: PROVID-ED, HOWEVER, The fee shall be \$3.25 per camper per night, effective September 6, 1983;
- (b) Environmental learning center day use only: \$1.00 multiplied by the minimum capacity established for each environmental learning center or \$1.00 for each member of the group whichever is higher;
- (7) Hot showers: \$.25 for a minimum of six minutes shower time;
- (8) Electric stoves: \$.25 for thirty minutes cooking time;
- (9) ((Senior citizens pass: \$12.00 per season (from September 15 through April 30). This fee will provide a maximum of 30 camping nights in one season. A nightly surcharge equal to the fee for electrical hookup established in subsection (2) of this section will be added for the use of an electrical hookup;
- (10) Washington senior citizens and disabled or handicapped persons found eligible under RCW 43.51-.055 shall be entitled to the issuance of an annual free pass entitling the card holder and his "camping unit" to free admission to any state park administered facility and fifty percent discount on any camping fees levied by the commission. Military veterans found eligible under RCW 43.51.055 shall be entitled to receive a lifetime free pass entitling the pass holder and his "camping unit" to free admission to any state park administered facility and free use of any campsite within the state park;
- (a) A camping unit includes the pass holder and guest or guests in one car or one recreational vehicle per overnight campsite. A greater number may be authorized in specific areas when constructed facilities so warrant;
- (b) Persons traveling by bicycle or motor bike, or mode of transportation other than those referenced above, and who are utilizing overnight campsites, shall be limited to six persons per site;
- (c) These guidelines will also apply to group camping and emergency areas;
- (11))) Adirondacks not to include those located in ELC areas: Same as fee charged for full utility campsite. Occupancy shall be limited to the number of built—in bunks provided;
- (((12))) (10) Extra vehicle charge: \$2.00 per night for each additional unhitched vehicle in excess of the one recreational vehicle allowed at each campsite: PROVID-ED, An extra vehicle charge shall not be imposed when the recreational vehicle and the towed vehicle arrive at the park hitched together, and after the camper has registered for and occupied the assigned campsite either the recreational vehicle or the towed vehicle remain parked at the campsite for the duration of the camper's stay;
- $((\frac{(13)}{13}))$  (11) Marine park moorage facilities see WAC 352-12-020 and 352-12-030.

These fees do not apply in those circumstances set forth in WAC 352-32-280 and 352-32-285 as now or hereafter amended.

WAC 352-32-251 LIMITED INCOME SENIOR CITIZEN, DISABILITY, AND VETERAN DISABILITY PASSES. (1) (a) Persons who are senior citizens, meet the eligibility requirements of RCW 43.51.055, and have been residents of Washington state for at least one year shall, upon application to the commission, receive an annual limited income senior citizen pass at no charge which entitles the holder and the holder's camping unit to free admission to any state park administered facility and to a fifty percent reduction in any campsite fees levied by the commission.

(b) Applications for limited income senior citizen passes shall be accepted only after November 30 for the

following year.

- (2) Persons who are permanently disabled, legally blind, or profoundly deaf, meet the eligibility requirements of RCW 43.51.055, and have been residents of Washington state for at least one year shall, upon application to the commission, receive a five year disability pass at no charge and other disabled persons who meet the eligibility requirements of RCW 43.51.055 and have been residents of Washington state for at least one year shall, upon application to the commission, receive a one year disability pass which entitles the holder and the holder's camping unit to free admission to any state park administered facility and to a fifty percent reduction in any campsite fees levied by the commission.
- (3) Persons who are veterans, meet the eligibility requirements of RCW 43.51.055, and have been residents of Washington state for at least one year shall, upon application to the commission, receive a lifetime veteran disability pass at no charge which entitles the holder and the holder's camping unit to free admission to any state park administered facility and to free use of any state park campsite.

(4) Applications for limited income senior citizen, disability, and veteran disability passes shall be made on

forms prescribed by the commission.

- (5) For pass holders who travel by car or recreational vehicle a camping unit shall include the pass holder and up to seven guests of the holder who travel with the holder and use one campsite or portion of a designated group camping or emergency area. One additional vehicle without built—in sleeping accommodations may be part of the camping unit of a holder at one campsite or portion of a designated group camping or emergency area when in the judgment of a ranger the constructed facilities so warrant and the total number of guests of the holder do not exceed seven.
- (6) For pass holders who travel by a mode of transportation other than car or recreational vehicle a camping unit shall include the pass holder and up to five guests who travel with the holder and use one campsite or portion of a designated group camping or emergency area.
- (7) If the conditions of a pass holder change during the time period when a pass is valid such that a pass holder no longer meets the eligibility requirements of RCW 43.51.055 and WAC 352-32-251, then a pass holder shall return a pass to the commission.

#### **NEW SECTION**

WAC 352-32-252 OFF SEASON SENIOR CITIZEN PASS—FEE. (1) Persons who are senior citizens, are at least sixty-two years of age, and have been residents of Washington state for at least one year shall, upon application to the commission, receive an off-season citizen pass which entitles the holder and the holder's camping unit to thirty nights of camping at any camping areas made available by the commission between September 15 and April 30. Each such pass shall be valid only during one off-season period and may be renewed after being used for thirty nights of camping.

- (2) Applications for off-season senior citizen passes shall be made on forms prescribed by the commission and shall be accepted only after September 1 for the following off-season period.
- (3) The fee for each off-season senior citizen pass and renewal shall be \$12.00. A surcharge equal to the fee for an electrical hookup established in WAC 352-32-250 shall be assessed for each night an off-season senior citizen pass holder uses a campsite with an electrical hookup.
- (4) For pass holders who travel by car or recreational vehicle a camping unit shall include the pass holder and up to seven guests of the holder who travel with the holder and use one campsite or portion of a designated group camping or emergency area. One additional vehicle without built-in sleeping accommodations may be part of the camping unit of a holder at one campsite or portion of a designated group camping or emergency area when in the judgment of a ranger the constructed facilities so warrant and the total number of guests of the holder do not exceed seven.
- (5) For pass holders who travel by a mode of transportation other than car or recreational vehicle a camping unit shall include the pass holder and up to five guests who travel with the holder and use one campsite or portion of a designated group camping or emergency area.
- (6) If a pass holder changes residency to a place outside Washington state during the time period when a pass is valid, the pass holder shall return a pass to the commission.

# WSR 83-23-095 ADOPTED RULES PARKS AND RECREATION COMMISSION

[Order 72—Filed November 22, 1983]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Bellingham, Washington, that it does adopt the annexed rules relating to public records, WAC 352-40-030 and 352-40-070.

This action is taken pursuant to Notice No. WSR 83-20-088 filed with the code reviser on October 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 42.17.250 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 17, 1983.

By Durand A. Cox
Chairman

AMENDATORY SECTION (Amending Order 15, filed 7/25/73)

WAC 352-40-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF THE WASHINGTON STATE PARKS AND RECREATION COMMISSION. (((++))) The commission is an appointed commission. The administrative office of the commission and its staff are located at Tumwater Airdustrial Center, Olympia, Washington. ((Three)) Five regional offices with limited records availability, as specified in WAC 352-40-070, are located at Millersylvania State Park, Olympia, Washington; 220 Walnut Street, Burlington, Washington; ((and 960 North Main, East)) 2201 North Duncan Drive, Wenatchee, Washington; Sacajawea State Park, Pasco, Washington; and 3107 "R" Street S.E., Auburn, Washington.

### AMENDATORY SECTION (Amending Order 15, filed 7/25/73)

WAC 352-40-070 OFFICE HOURS. Public records shall be available for inspection and copying during the customary office hours of the commission. For the purposes of this chapter, the customary office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays. All public records of the commission are located at the Olympia headquarters office of the commission. In addition, certain specific records such as commission minutes, commission statements of policy, administrative staff manuals, and instructions to staff emanating from the commission, director, deputy director, and assistant directors can be obtained at the ((three)) five regional offices identified in WAC 352-40-030(((1))). All other requests will be referred to the headquarters office located in Olympia through use of the "Request for Public Information" form, WAC 352-40-900.

WSR 83-23-096
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed November 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules

concerning this notice proposes to repeal rules pertaining to registration fees for apprenticeship and training agreements and apprenticeship and training standards in accordance with House Bill No. 59 enacted by the 1983 legislature. The specific authority allowing the department to establish fees and collect fees was repealed effective July 24, 1983;

that the agency will at 1:30 p.m., Thursday, January 19, 1984, in the Monticello Hotel, Longview, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Wednesday, January 25, 1984, 2:00 p.m., Third Floor, General Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is section 1 and 3, chapter 39, Laws of 1982 1st ex. sess. were repealed by chapter 90, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 19, 1984.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency may need to change the date for public hearing or adoption on short notice. To ascertain that the public hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

G. David Hutchins Assistant Director ESAC Division/Apprenticeship Section General Administration Building Olympia, Washington 98504 (206) 753-3487

Dated: November 22, 1983

By: Sam Kinville

Director

#### STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): Chapter 296-04 WAC, Internal rules; includes WAC 296-04-500 Registration fees for apprenticeship and training agreements and standards; WAC 296-04-501, Registration fees for apprenticeship and training agreements; WAC 296-04-502 Fees for apprenticeship and training standards; WAC 296-04-503 Registration fees for apprenticeship and training standards—Limitation on fees; WAC 296-04-504 Registration fees—Application to existing apprenticeship and training agreements and standards; WAC 296-04-505 Registration fees for apprenticeship and training agreements and standards—Effect of failure to make timely payment; and WAC 296-04-506 Registration fees for apprenticeship and training agreements and standards—Mailing address.

Statutory Authority: RCW 49.04.075.

Specific Statute that Rule is Intended to Implement: Chapter 90, Laws of 1983.

This notice proposes to repeal all sections in chapter 296-04 WAC pertaining to registration fees for apprenticeship and training standards and apprenticeship and training agreements.

Reasons Supporting Repeal of the Rule(s): The 1983 legislature repealed section 1 and 3, chapter 39, Laws of 1982 1st ex. sess., pertaining to the fee requirement.

The Agency Personnel Responsible for the Drafting, Implementation and Enforcement of the Rule: G. David Hutchins, Assistant Director, Apprenticeship Section, General Administration Building, Olympia, Washington, (206) 753-6387.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing Repeal of the Rule(s): Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule(s): The legislature repealed RCW 49.04.075, which was the authority for the registration fees. The department wants to repeal WAC 296-04-500 through 296-04-506 inclusive, so as to be consistent with the legislature.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

#### REPEALER

The following sections of the Washington Administrative Code are each repealed:

- (1) WAC 296-04-500 REGISTRATION FEES FOR APPRENTICESHIP AND TRAINING AGREEMENTS AND STANDARDS.
- (2) WAC 296-04-501 REGISTRATION FEES FOR APPRENTICESHIP AND TRAINING AGREEMENTS.
- (3) WAC 296-04-502 REGISTRATION FEES FOR APPRENTICESHIP AND TRAINING STANDARDS.
- (4) WAC 296-04-503 REGISTRATION FEES FOR APPRENTICESHIP AND TRAINING STANDARDS—LIMITATION ON FEES.
- (5) WAC 296-04-504 REGISTRATION FEES—APPLICATION TO EXISTING APPRENTICESHIP AND TRAINING AGREEMENTS AND STANDARDS.
- (6) WAC 296-04-505 REGISTRATION FEES FOR APPRENTICESHIP AND TRAINING AGREEMENTS AND STANDARDS—EFFECT OF FAILURE TO MAKE TIMELY PAYMENT.
- (7) WAC 296-04-506 REGISTRATION FEES FOR APPRENTICESHIP AND TRAINING AGREEMENTS AND STANDARDS—MAILING ADDRESS.

## WSR 83-23-097 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-192-Filed November 22, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of chinook and coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1983.

By William R. Wilkerson Director

#### **NEW SECTION**

WAC 220-28-073H0E QUILLAYUTE RIVER. It is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon taken for commercial purposes from the waters of the Quillayute River, except that treaty Indian fishermen of the Quillayute Tribe may take, fish for and possess salmon taken from the waters of the Quillayute River immediately until 3:00 p.m. November 22, 1983.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

*WAC 220–28–073H0D QUILLAYUTE RIVER* (83–187)

#### WSR 83-23-098 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-193-Filed November 22, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Fraser River chum. Restrictions in Areas 10C, 10D and the Cedar River are the least restrictive regulations that provide opportunity to harvest coho and protect Lake Washington sockeye. Restrictions in the Skagit River protect local spawning salmon. Restrictions in Area 12C provide protection for chum stocks returning to Hoodsport Hatchery. Restrictions in Areas 12A and 12D provide secondary protection for natural chum stocks. Restrictions in Areas 6B,

9, 10, 11, 11A, 13, 13A, 13B, Puyallup River and Minter Creek prevent further overharvest of South Sound origin chum stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1983.

By Russell W. Cahill

for William R. Wilkerson

Director

#### **NEW SECTION**

WAC 220-28-336 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective immediately it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6, 6A, 7 and 7A – Effective until further notice, closed to all commercial fishing. Area 6B – Closed to all net gear.

Areas 9, 10, 11, 11A, and 13A – Closed to all commercial fishing.

Area 10C and Cedar River – Effective through December 31, closed to all commercial fishing.

Area 10D in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek – Effective through December 31, closed to all commercial fishing.

Area 12A - Closed to all commercial fishing.

Area 12C – Effective through December 31, closed within 1,000 feet of the western shore between Hoodsport Marina Dock and the Glen Ayre Trailer Park.

Area 12D - Closed to all commercial fishing.

Area 13 excluding (1) those waters southerly from the Fox Island Bridge and northerly of the southern cable crossing in Hale Passage, (2) those waters of Chambers Bay east of the railroad trestle, (3) those waters inside and southeasterly of a line from a point on the eastern shore 100 yards north of the Solo Point boat launch to the south tip of Ketron Island to the Nisqually River marker buoy to the jetty approximately 1/2 mile from Sequalitchew Creek - Closed to all commercial fishing.

*Area 13B excluding (1) those waters southerly of a line from Cooper Point to

Hunter Point and (2) those waters westerly of a line from Hungerford Point to Arcadia – Closed to all commercial fishing except from 4 PM November 25, to 9 AM November 26.

Puyallup River and Minter Creek - Closed to all commercial fishing.

Skagit River including all tributaries – Effective until further notice, closed to all commercial fishing upstream from the Baker River confluence.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-335 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-190)

#### WSR 83-23-099 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-194-Filed November 22, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A, 6C, 7 and 7A provide protection for weak Canadian and Puget Sound origin coho and chum stocks. The openings in Areas 7B, 7C, and 8A provide opportunity to harvest non-Indian chum allocations. All other areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 22, 1983. By Russell W. Cahill

for William R. Wilkerson

Director

#### **NEW SECTION**

WAC 220-47-824 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful

to take, fish for, or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 7B and that portion of Area 7C westerly of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock — Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly and purse seines may fish from 5:00 AM to 8:00 PM daily until further notice. That portion of Area 7C east of a line from the fishing boundary marker on Samish Island to the flashing light near Whiskey Rock remains closed.

*Area 8A excluding those waters northerly of a line from Camano Head to Hermosa Point and easterly of a line from Mission Point to the Viacom Cablevision Tower in Everett – Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM to 8:00 AM nightly and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily until further notice.

Partial area exclusions applicable to the Area 7B opening are described in WAC 220-47-307.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7D, 8, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

#### REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 220-47-823 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (83-191)

#### WSR 83-23-100 ADOPTED RULES EASTERN WASHINGTON UNIVERSITY

[Order 83-02-Filed November 23, 1983]

I, Bert Shaber, Chairman, Board of Trustees of the Eastern Washington University, do promulgate and adopt at Pence Union Building, Council Chambers, the annexed rules relating to State College Resident Housing, repealing chapter 172–156 WAC, and State Environmental Policy Act, WAC 172–325–010.

This action is taken pursuant to Notice No. WSR 83-20-078 filed with the code reviser on October 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Eastern Washington University as authorized in RCW 28B.35.120 and 43.21C.120.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 17, 1983.

By Bert Shaber

#### REPEALER

The following section of the Washington Administrative Code is hereby repealed;

WAC 172-156 State College Resident Housing

#### **NEW SECTION**

WAC 172-325-010 STATE ENVIRONMENTAL POLICY ACT (SEPA) It is the policy of Eastern Washington University that any project shall be accomplished in compliance with Chapter 43.21C RCW, The State Environmental Policy Act (SEPA) and in accordance with Chapter 197-10 WAC, Guidelines for The State Environmental Policy Act Implementation. To this end, Eastern Washington University hereby adopts by reference Chapter 197-10 of the WAC SEPA guidelines and all subsequent amendments thereto.

In compliance with Chapter 197-10 WAC, the Vice President for Business and Finance, or his/her designee shall be the responsible official for carrying out this policy.

# WSR 83-23-101 EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Order 83-6--Filed November 23, 1983]

- I, Carolyn V. Patton, director of the Office of Minority and Women's Business Enterprises, do promulgate and adopt at Olympia, the annexed rules relating to personal service contracts.
- I, Carolyn V. Patton, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is personal service contracts were inadvertently omitted from the full text of chapter 326–30 WAC, filed with the code reviser on November 7, 1983.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 120, Laws of 1983 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1983.

By Carolyn V. Patton

Director

#### **NEW SECTION**

WAC 326-30-025 PERSONAL SERVICES CONTRACTS COVERED BY CHAPTER. The procedures outlined in this chapter apply to personal services contracts as well as to public works contracts and contracts for procurement of goods and services for state agencies and educational institution.

#### WSR 83-23-102 ADOPTED RULES EMPLOYMENT SECURITY DEPARTMENT

[Order 4-83-Filed November 23, 1983]

I, Norward J. Brooks, Commissioner of the Employment Security Department, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Due dates for submission of reports and contributions—Interest on delinquent contributions on wages, WAC 192–20–010.

This action is taken pursuant to Notice No. WSR 83-21-083 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.48.050(3)(a) and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Employment Security Department as authorized in RCW 50.12.010.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 23, 1983.

By Norward J. Brooks Commissioner

AMENDATORY SECTION (Amending Order 2-80, filed 6/10/80)

WAC 192-20-010 DUE DATES FOR SUBMISSION OF REPORTS AND CONTRIBUTIONS—INTEREST ON DELINQUENT CONTRIBUTIONS. RCW 41.48.050(3)(a) provides:

"Each political subdivision as to which a plan has been approved under this section shall pay into the contribution fund, with respect to wages (as defined in RCW 41.48.020 of this act), at such time or times as the governor may by regulation prescribe, contributions in the amounts and at the rates specified in the applicable agreement entered into by the governor under RCW 41.48.030."

The commissioner prescribes:

Contributions and reports covering the same shall become due for months after ((June 30, 1980)) December 31, 1983, as follows:

(1) Contributions on wages paid ((in each of the three months in a calendar quarter)) during the first 15 days of each calendar month must reach the Employment Se-Department (OASI Section), curity Olympia. Washington 98504, not later than the ((15th)) 22nd day of ((each following)) that month and contributions on wages paid from the 16th through the last day of each calendar month must reach the Employment Security Department (OASI Section) by the 7th of the following month accompanied by a completed monthly remittance advice. Contributions due on a Saturday, Sunday or state holiday will be due on the next state work day. Contributions received subsequent to ((such 15th day)) the specified dates will be subject to a declaration of delinquency and an added interest charge at the rate of six percent per year or, if higher, the rate chargeable to the state by the secretary by virtue of federal law, if the late payment contributes to any federal penalty for late deposit.

(((2) A quarterly report of wages paid shall reach the Employment Security Department (OASI Section), Olympia, Washington 98504, not later than the 20th day following the end of the quarter in which the wages were paid accompanied by a statement reconciling the amount of contributions due and paid for each month of the quarter with the total contributions shown as due on the quarterly report of wages paid:))

# WSR 83-23-103 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning WAC 480-120-088 relating to automatic dialing-announcing devices. The proposed amendatory section is shown below as Appendix A, Cause Nos. U-83-51 and U-83-56. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendment on economic values, pursuant to chapter 43-.21H RCW and WAC 480-08-050(17). Comment is also invited on whether the regulation of automatic dialing-announcing devices should be discontinued, or strengthened, or otherwise modified;

that the agency will at 8:00 a.m., Wednesday, January 4, 1984, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 80.01.040 and 80.04.160.

The specific statute these rules are intended to implement is RCW 80.36.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 30, 1983.

Dated: November 23, 1983

By: Barry M. Mar Secretary

#### STATEMENT OF PURPOSE

In the matter of amending WAC 480-120-088 relating to automatic dialing-announcing devices.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 80.04.160 which direct that the commission has authority to implement the provisions of chapter 80.36 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to permit interconnection and use of automatic dialing—announcing devices (ADADs) upon compliance with certain conditions providing for disconnect and prevention of calls to unpublished or emergency numbers, as well as permitting use of emergency ADADs with approval of emergency service agencies.

Barry M. Mar, Secretary, Seventh Floor, Highways-Licenses Building, Olympia, Washington, telephone number (206) 753-6420, and members of his staff were responsible for the drafting of the proposed rules and will be responsible for implementation and enforcement of the proposed rules.

The proponent of the rules is the Washington Utilities and Transportation Commission.

There are no comments or recommendations being submitted inasmuch as the proposal is pursuant to legislative authorization reflected in RCW 80.01.040 and 80.04.160.

The rule change is not necessary as the result of federal law, or federal or state court action.

The rule change proposed will affect no economic values.

This certifies that copies of this statement are on file with the commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the Joint Administrative Rules Review Committee.

#### APPENDIX "A"

AMENDATORY SECTION (Amending Order R-123, Cause No. U-79-01, filed 2/28/79)

WAC 480-120-088 AUTOMATIC DIALING-ANNOUNC-ING DEVICES. An automatic dialing-announcing device (ADAD) may not be operated while connected to the telephone network, except under the following conditions:

- (1) An ADAD may be used pursuant to a prior agreement from the called party that he or she desires to receive such telephone communication; or
- (2) An ADAD may be used if the recorded message is preceded by an announcement made by a human operator who:
- (a) States the nature and length in minutes of the recorded message; and
- (b) Identifies the caller and the individual, business, group, or organization for whom the call is being made and a telephone number to which a return call can be placed; and

- (c) Asks the called party whether he or she is willing to listen to the recorded message; and
- (d) Disconnects from the called party's line if the called party is unwilling to listen to the recorded message((:)); or
  - (3) An ADAD may be used if the recorded message:
- (a) Identifies the individual, business, group, or organization for whom the call is being made, the nature and length of the call, and a telephone number to which a return call may be placed; and
- (b) Automatically disconnects the telephone connection within five seconds after the called party hangs up the receiver; or
- (4) Provision is made to preclude the dialing of unlisted telephone numbers and the dialing of designated public service emergency telephone numbers as listed in published telephone directories, except where the ADAD is designed to deliver a message in response to an emergency situation, and the user obtains approval from any public emergency service agency or telephone subscriber prior to using the ADAD to dial such agency or subscriber; or

(5) Provision is made to preclude the ADAD from dialing any telephone numbers before 8:30 a.m. or after 9:30 p.m.

Before an ADAD may be operated while connected to the telephone network, the potential user of such device shall notify the telephone utility in writing of the intended use of the ADAD equipment. The written notice shall contain a statement of the calendar days and clock hours during which the ADAD(s) will be used and include an estimate of the expected traffic volume in terms of message attempts per hour and average length of completed message. In addition, each utility shall maintain records of ADAD equipment connected to their facilities and provide the commission with quarterly reports detailing the individual business, group, or organization operating such ADAD, their address and associated telephone number.

The telephone utility shall review the statement of intended use of ADAD equipment to determine whether there is a reasonable probability that use of the equipment will cause overload of the utility's facilities. If the utility finds that a reasonable probability exists that the ADAD operation will overload its network, the utility may refuse to provide connections for the ADAD(s) or provide them subject to conditions necessary to prevent an overload. If, after service has been established, it is determined that the volume of calling originated by the ADAD is degrading the service furnished to others, the utility may suspend or terminate the service after five days' notice to the subscriber. If use of the ADAD creates overloading in a telephone company switching office, the utility may suspend or terminate the service with no prior notice.

The telephone subscriber who uses ADAD equipment shall notify the utility in writing within thirty days of any changes in the ADAD operation which result in either an increase or decrease in traffic volume.

Except for an ADAD designed to deliver a message in response to an emergency situation, no ADAD shall be connected to the network unless the subscriber furnishes the utility with a written certification that the equipment can effectively preclude calls to unlisted telephone numbers to designated public service emergency numbers or to any number or series of telephone numbers on a list of telephone subscribers who may be in the future designated by the utility, by regulation or by statute, as subscribers who are not to receive ADAD calls.

The telephone utility ((may)) shall suspend or terminate the telephone service of any subscriber who uses an ADAD in violation of the provisions of this rule provided that the subscriber is given five days' notice or with no prior notice if use of the ADAD creates overloading in a telephone company switching office.

#### WSR 83-23-104 PROPOSED RULES DEPARTMENT OF GAME

(Game Commission)
[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning director authorized hunts, adopting WAC 232-12-025;

that the agency will at 9:00 a.m., Monday-Tuesday, January 9-10, 1984, in the Department of General Administration, 218 General Administration Building, Olympia, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 9 or 10, 1984.

The authority under which these rules are proposed is RCW 77.12.240.

The specific statute these rules are intended to implement is RCW 77.12.240.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 6, 1984.

Dated: November 23, 1983 By: Richard J. Poelker, Chief Wildlife Management Division

#### STATEMENT OF PURPOSE

Title and Number of Rule Section: New WAC 232–12–025, Director authorized hunts.

Statutory Authority: RCW 77.12.240.

Specific Statute that Rule is Intended to Implement: RCW 77.12.240.

Summary of the Rule: This is a new WAC designed to specifically list rules for anyone participating in a black bear director authorized hunt. The rules cover use of dogs, disposition of hide, submission of a hunting report and conditions for the hunt.

Reasons Supporting the Proposed Rule: To notify the hunters of black bear director authorized hunts and rules governing them.

The Agency Personnel Responsible for Drafting and Implementation: Richard J. Poelker, Division Administrator, Wildlife Management Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5728; and Enforcement: R. B. Rasmussen, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, Telephone: (206) 753-5740.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Game.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: No comments.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business economic impact statement is not required.

#### **NEW SECTION**

WAC 232-12-025 DIRECTOR AUTHORIZED HUNTS Anyone participating in a director authorized hunt must conduct themselves in accordance with the following rules.

(1) No dogs are permitted out of the vehicle, including on a strikeboard, outside of the designated hunting area. If the bear is started inside a permit area, it may be pursued and killed outside the permit boundaries.

- (2) When a bear is taken, the permittee shall skin the bear whole, including head and claws, and deliver the hide, together with the first tooth behind the canine tooth on the lower jaw, to the Regional Office. All bear hides taken pursuant to a black bear damage permit shall be disposed of as prescribed in RCW 77.12.240.
- (3) Within 5 days after expiration of a black bear damage permit the permittee shall furnish to the respective region a bear hunting report and the windshield identification cards. Failure to comply with this provision shall constitute ineligibility for the next year's black bear damage permit drawings.
- (4) The permittee shall abide by all conditions as set forth on the black bear damage permit. Failure to comply with these hunting conditions shall constitute a violation of RCW 77.16.020 section (1) (Hunting bear during closed season).

# WSR 83-23-105 ADOPTED RULES DEPARTMENT OF NATURAL RESOURCES

[Order 405-Filed November 23, 1983]

I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to procedures for forest fire protection and special forest fire suppression account minimum assessment refund process, implementing chapter 299, Laws of 1983 and RCW 76.04.360 and 76.04.515, amending WAC 332-24-500.

This action is taken pursuant to Notice No. WSR 83-21-088 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 76.04.020 which directs that the Department of Natural Resources has authority to implement the provisions of chapter 76.04 RCW, including RCW 76.04.360 and 76.04.515.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 23, 1983.

By Brian J. Boyle Commission of Public Lands

AMENDATORY SECTION (Amending Order 388, filed 12/20/82)

WAC 332-24-500 FOREST ((PATROL)) FIRE PROTECTION AND SPECIAL FOREST FIRE SUP-**ACCOUNT** PRESSION ((ASSESSMENTS-))MINIMUM ASSESSMENT ((EXEMPTION)) RE-FUND PROCEDURE. (((+++))) This section implements the provisions of chapter 299, Laws of 1983, which provides that an owner of forest land ((under the provisions of RCW 76.04.360 and 76.04.515 who has)) owning two or more parcels, each containing less ((then)) than thirty acres in a county, ((shall comply with the following prescribed procedures in order to)) may obtain ((the exemption to the minimum forest patrol assessments and the special forest fire suppression account assessments:)) a refund of the assessments paid on all such parcels over one as provided in RCW 76.04.360 and 76.04.515.

(((a) Payment to the department of natural resources.)) (1) The forest landowner ((may file with the department of natural resources in Olympia, Washington between July 1st and October 15th a list of such parcels that has been certified as accurate by the county assessor and pay the assessment to the department within ten days of such filing. Under this procedure, the department will notify the county assessor of the exemptions of such parcels from the minimum assessments on such parcels)) must:

(a) Obtain a forest fire protection assessment refund form from any department of natural resources office.

(b) Complete refund form per instructions on form.

(c) Pay taxes and assessments to county treasurer and obtain treasurer's signature on refund form to verify assessments have been paid in full.

(d) Mail refund form before December 31st of the year the assessments are due to: Department of Natural Resources, Division of Fire Control, Olympia, WA 98504.

(((b) Payment to the county treasurer. In the alternative, the forest landowner may file with the department of natural resources in Olympia, Washington between October 16th and January 1st a list of such parcels that has been certified as accurate by the county assessor. The forest landowner shall pay to the county treasurer the forest patrol and special forest fire suppression account assessments levied and on county tax statements. The department of natural resources will refund the excess assessments paid upon receipt of certification by the county treasurer of payment of the assessments.

(c) Forest landowners filing with the department of natural resources between dates of July 1st and October 15th who did not submit payment to the department with such filing will be entitled to the exemption and a refund if they comply with the procedures provided in subsection (b) herein. Such forest landowners shall pay their forest patrol assessments and special forest fire suppression account assessments to the county treasurer.

(2) In the event the total acreage for all parcels filed by a forest landowner in a county exceeds thirty acres the current per acre rates for each assessment will be applied to the total acreage and payable as all other forest patrol and special forest fire suppression account assessments.)) (2) The department of natural resources, division of fire control will compute the refund due the landowner, prepare a refund voucher and process for payment through the department of natural resources, division of financial services. The division of financial services will prepare the refund check and send the check and a copy of the refund voucher to the landowner.

## WSR 83-23-106 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State

Department of Licensing intends to adopt, amend, or repeal rules concerning new chapter 308-91 WAC and repealing chapter 410-16 WAC;

that the agency will at 10:00 a.m., Tuesday, December 27, 1983, in the Fourth Floor Conference Room, Highways-Licenses Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 46.01.110.

The specific statute these rules are intended to implement is chapter 46.85 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 27, 1983.

Dated: November 23, 1983

By: H. George Ides, Administrator

Prorate and Fuel Tax Division

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Purpose: The purpose of the repeal of chapter 410-16 WAC and the adoption of chapter 308-91 WAC is to reflect the amendments to chapter 46.85 RCW enacted by chapter 227, Laws of 1982; the purpose of new section WAC 308-91-010 is to name the members of the uniform vehicle registration proration and reciprocity (compact) and to name states with which Washington has bilateral agreements regarding reciprocity and proration of vehicle licenses; the purpose of WAC 308-91-020 is to establish that certain documents will be published by the Department of Licensing and will be available to the public; the purpose of WAC 308-91-030 is to lay out the definitions of terms used in this chapter; the purpose of WAC 308-91-040 is to outline general provisions that relate to proration and reciprocity for licensure of vehicles; the purpose of WAC 308-91-050 is to outline the application procedure for proportional reciprocity registration; the purpose of new section WAC 308-91-060 is to describe how applicants arrive at mileage and prorate percentage; the purpose of WAC 308-91-070 is to describe the quarterly tonnage program for proportionally registered vehicles; the purpose of WAC 308-91-080 is to outline the requirements for temporary authorization permits; the purpose of new section WAC 308-91-090 is to describe how leased and rented vehicles are handled with regard to proportional registration; the purpose of WAC 308-91-100 is to describe circumstances in which license reciprocity is available for rented vehicles; the purpose of WAC 308-91-110 is to describe the certified average registration plan for utility trailer rentals; and the purpose of the repeal of chapter 410-16 WAC is to recognize that the Reciprocity Commission was dissolved by chapter 227, Laws of 1982.

Statutory Authority: RCW 46.01.110.

Summary of the Rules: WAC 308-91-010 contains the names of the states that are members of the uniform vehicle registration proration and reciprocity agreement

WAC

(compact). It also identifies the states with which Washington has bilateral agreements similar to the compact; WAC 308-91-020 establishes the requirement that the department publish and make available certain documents to the public; WAC 308-91-030 contains the definitions of terms used throughout this chapter of the rules; WAC 308-91-040 contains general provisions relating to proration and reciprocity. It includes information on filing and compliance dates, record retention and fleet composition. It also describes the various types of identification for prorated vehicles as well as the mechanism for transfer or surrender of these identifications; WAC 308-91-050 describes the application procedure for proportional reciprocity registration. It also describes the requirements for issuance of a temporary letter of authority to permit operation of vehicles for a short period of time when such operation is essential; WAC 308-91-060 describes the mechanism for computing mileage and prorate percentage. It also describes how these figures must be expressed on applications; WAC 308-91-070 describes the quarterly tonnage program for proportionally registered vehicles; WAC 308-91-080 describes the temporary authorization permit and the manner in which it is obtained. It also describes how the permits must be filled out and retained along with a listing of the grounds for suspension or cancellation of the temporary permits; WAC 308-91-090 describes the manner in which leased or rented vehicles are treated for purposes of prorational licensure. It describes the types of records that must be maintained by the lessor and explains the circumstances under which the lessee of a vehicle is made responsible for licensing; WAC 308-91-100 discusses rental vehicles and explains instances in which rental vehicles are eligible for vehicle license reciprocity; and WAC 308-91-110 describes the certified average registration plan utilized for utility trailers.

Reason for Proposed New Chapter: New chapter 308–91 WAC is proposed in order to recognize the disbanding of the Reciprocity Commission and the transfer of its authority and duties to the Department of Licensing. The rules that were previously adopted by the commission have been updated and incorporated into these rules and obsolete rules have been deleted. The chapter will be contained in Title 308 WAC, the title relating to the Department of Licensing and, therefore, will be more easily referred to and found by members of the public needing information.

Responsible Personnel: In addition to the director of the Department of Licensing, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Jesus Sanchez, Assistant Director, Second Floor, Highways-Licenses Building, Olympia, WA 98504, 234-6914 scan, 753-6914 comm.

Proponents: These rules are proposed by the Washington State Department of Licensing.

Agency Comments: These rules are promulgated pursuant to the authority granted to the director in RCW 46.01.110.

Small Business Economic Impact Statement: A small business economic impact statement has not been filed because the rules do not appear to create an economic impact on more than twenty percent of all industries or ten percent of any one industry.

#### CHAPTER 308-91

#### RECIPROCITY AND PRORATION

WAC	
308-91-010	PRORATION AND RECIPROCITY
	AGREEMENT.
308-91-020	INSTRUCTIONS, PROCEDURES AND
	DECLARATIONS.
308-91-030	DEFINITIONS.
308-91-040	GENERAL PROVISIONS.
308-91-050	APPLICATIONS FOR PROPORTIONAL RECI-
	PROCITY REGISTRATION.
308-91-060	MILEAGE AND PRORATE PERCENTAGE.
308-91-070	QUARTERLY TONNAGE FOR PROPORTION-
	ALLY REGISTERED VEHICLES.
308-91-080	TEMPORARY AUTHORIZATION PERMIT.
308-91-090	LEASED AND RENTED VEHICLES.
308-91-100	OPERATION OF RENTAL VEHICLES.
308-91-110	UTILITY TRAILER RENTALS – CERTIFIED
	AVERAGE REGISTRATION PLAN.

#### **NEW SECTION**

WAC 308-91-010 PRORATION AND RECIPROCITY AGREEMENT. The state of Washington is a member of the uniform vehicle registration proration and reciprocity agreement which is hereafter referred to as the "compact". This agreement provides for the proportional registration of fleets of commercial vehicles operated in two or more jurisdictions that are members of the compact. Other member jurisdictions of the compact are: Alaska, Alberta, Arizona, British Columbia, California, Colorado, Idaho, Illinois, Iowa, Kansas, Minnesota, Missouri, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oregon, South Dakota, Utah and Wyoming.

The state of Washington has bilateral agreements, which are similar to the compact, with the states of Oklahoma, Texas and Wisconsin.

#### **NEW SECTION**

WAC 308-91-020 INSTRUCTIONS, PROCEDURES AND DECLARATIONS. The department will publish and make available to the public upon request such instructions, procedures and declarations necessary to carry out the provisions of this chapter, chapter 46-.85 RCW and any current agreements or arrangements to which the department is a party.

#### **NEW SECTION**

WAC 308-91-030 DEFINITIONS. The definitions set forth in this section, chapters 46.04 RCW and 46.85 RCW, apply throughout this chapter.

- (1) "Backing plate" means a license plate which is designed for displaying validation decals, stickers or tabs issued by jurisdictions of the compact in which the vehicle displaying the plate is proportionally registered.
- (2) "Base jurisdiction" means the jurisdiction in which the owner has "properly registered" vehicle(s) of a fleet as defined in RCW 46.85.020(4).
- (3) "Base plate" means the vehicle license plate assigned to a vehicle by the base jurisdiction.
- (4) "Cab card" means the certificate of license registration issued for a proportionally or reciprocity registered vehicle.
- (5) "Compact" means the uniform vehicle registration proration and reciprocity agreement.
- (6) "Combination of vehicles" means a power unit used in combination with trailers and/or semi-trailers.
- (7) "Declared combined gross vehicle weight" means the total unladen weight of any combination of vehicles plus the maximum load to be carried on that combination of vehicles for which registration fees have been or are to be paid.
- (8) "Declared gross vehicle weight" means the total unladen weight of any vehicle plus the maximum load to be carried on that vehicle for which registration fees have been or are to be paid.
- (9) "Department" means the department of licensing, state of Washington.

- (10) "Interstate operation" means vehicle movement between or through two or more jurisdictions.
- (11) "Intrastate operation" means vehicle movement within a single jurisdiction, from one point within that jurisdiction to another point within the same jurisdiction.
- (12) "Latest purchase cost" means the actual purchase cost for a vehicle paid by the current owner, if reasonable, including the value of any trade—in or other valuable considerations, cost of accessories and modifications but excluding taxes. Reasonable purchase cost is considered to be the fair market value of the vehicle as determined from guide books, reports or compendiums of value recognized in the automotive industry. All values are to be expressed in U.S. dollars.
- (13) "Lease" means a written document vesting exclusive possession, control of and responsibility for the operation of the vehicle to the lessee for a specified period of time.
- (14) "Leased vehicle" means a vehicle which is leased for a period exceeding thirty days. The rental of a vehicle, or a series of rentals of a vehicle, amounting to more than thirty days is considered to be a leased vehicle.
- (15) "Reciprocity jurisdiction" means a jurisdiction with which the state of Washington extends full vehicle license reciprocity because of an agreement, arrangement, declaration or mirror reciprocity as provided for in RCW 46.85.080.
- (16) "Rental vehicle" means a vehicle which is licensable under the provisions of chapter 46.16 RCW and rented or offered for rent without driver. Rentals are for a specified period which will not exceed thirty days.

WAC 308-91-040 GENERAL PROVISIONS. (1) Fleet composition. Carriers may separate their commercial vehicles into two or more fleets if such divisions are consistent with their operational practices, by reason of equipment design, or restrictions imposed by member jurisdictions.

- (2) Records substantiating the latest purchase cost and year of purchase of each vehicle in the fleet must be retained for the period specified in RCW 46.85.190 and made available to the department upon request.
- (3) Filing and compliance dates. Prorate annual renewal applications must be filed with the prorate section of the department on or before December 1 of the year immediately preceding the year in which proportional registration is sought to insure timely issuance of identification for the new registration year. No temporary operating authority will be issued for renewal vehicles if the renewal application is received by the department after the above date. Washington proportional registrations expire at midnight, December 31st of each registration year; however, vehicles undergoing renewal processing and for which renewal fees and taxes have been received by the department prior to the beginning of the registration year, will have until March 1st of such registration year to display current year prorate identification; during the first two months of the registration year, such vehicles will display the identification issued for the previous registration year.
- (4) Prorate identification. Washington prorate identification consists of a cab card, which describes the vehicle and period for which the vehicle has been proportionally registered, and a prorate backing plate upon which is affixed a current prorate validation decal. The cab card is to be carried in or on the vehicle to which it has been issued, or in the case of a trailing unit, it may be carried in or on the power unit of the combination. Photocopies or other facsimilies of the cab card are invalid. The cab card issued by the department is the only acceptable evidence of proportional registration in this state. The prorate backing plate is mounted on the front of a power unit and on the rear of a trailing unit. The validation decal shall be affixed to the upper left—hand corner square of the prorate baking plate.
- (5) Transfer of prorate identification. Washington prorate identification cannot be transferred from one vehicle to another vehicle or from one carrier to another carrier.
- (6) Surrender of prorate identification. Upon termination of proportional registration or deletion of a vehicle from a fleet, prorate identification will be disposed of as follows:
- (a) Vehicle based in Washington. The cab card and prorate backing plate with validation decal attached must be returned to the prorate section of the department. If vehicle is being deleted from the fleet, identification must accompany the application effecting the deletion. The end of year (December 31st) deletion of a vehicle listed on the renewal application need not be accompanied by the identification issued to such vehicle.

(b) Vehicle based in another jurisdiction. Only the Washington cab card is returned to the prorate section. The prorate backing plate with validation decal attached must be returned to the Prorate Unit of the base jurisdiction licensing agency. If vehicle is being deleted from the fleet, cab card must accompany the application effecting the deletion. The end of year (December 31st) deletion of a vehicle listed on the renewal application need not be accompanied by the identification issued to such vehicle.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **NEW SECTION**

WAC 308-91-050 APPLICATIONS FOR PROPORTIONAL/ RECIPROCITY REGISTRATION. Applicants desiring proportional and/or reciprocity registration in this state must make application to the prorate section of the department in the manner and upon the forms prescribed. Forms will be made available by the department. Incorrect or incomplete applications will be returned without action.

The application for any fleet shall bear the same applicant's name, or be identified therewith, for each jurisdiction in which proportional registration is sought for such fleet.

After an original prorate application has been filed for a fleet with this state, vehicles can only be added, deleted or changes in registered/combined gross vehicle weight made by filing a proration application supplement – schedule "C" in the manner prescribed.

In circumstances where immediate operation of vehicles being added to the fleet is essential, a temporary letter of authority may be requested by the applicant for such vehicles, pending processing of the application and issuance of prorate identification by the department, provided that:

- (1) Licensing fees and taxes have been paid in full for the fleet's original Washington prorate application; and
- (2) The proration application supplement schedule "C" adding such vehicles to the prorate fleet is acceptable and on file in the prorate section of the department; and
- (3) The applicant's prorate account is considered to be in good standing and on active status.

The temporary letter of authority will permit operation of the vehicles listed thereon for a period of time to be determined by the department but not longer than two months from the effective date of the letter. The temporary letter of authority will be issued by one of the following means as required by the applicant:

- mail;
- (2) collect facsimile or other electronic transmission for which the requestor pays the transmission fees.

#### **NEW SECTION**

WAC 308-91-060 MILEAGE AND PRORATE PERCENT-AGE. (1) Vehicles developing mileage experience must travel in two or more jurisdictions during the mileage experience year which is defined as the period July 1 through June 30 of the year immediately preceding the registration year for which proportional registration is being sought. The mileage reported must be the actual miles accumulated by only those vehicles that were part of the prorate fleet during the mileage experience year. If a vehicle was part of the prorate fleet for only a part of the experience year, then only the miles accumulated by this vehicle during the time it was a part of the fleet are to be included in the mileage experience year. If a carrier has more than one prorate fleet, a separate mileage report must be kept for each fleet.

- (2) Vehicles operating only intrastate are not eligible for proportional registration and cannot be considered as part of a prorate fleet. Mileage accumulated by such vehicles cannot be included in the mileage experience year of any prorate fleet.
  - (3) Mileage computation.
- (a) Applications containing either power units and trailing units or power units only: use miles of prorate fleet power units only.
- (b) Applications containing power and trailing units from the same carrier with separate statements for power units and trailing units: use only miles of prorate fleet power units for power unit statement. Use miles of all applicant's line power units, whether prorated or not, operated interstate in combination with prorated trailers for the trailer statement.

- (c) Applications for trailer fleet only: use miles of power units only, whether prorated or not, which are operated in combination with prorated trailers.
- (4) The prorate section of the department will not accept any original or renewal prorate applications which contain one or more of the following:
- (a) Estimated mileage that does not realistically reflect proposed operations.
- (b) Estimated mileage on renewal applications, unless operations began so late in the previous registration year that an actual mileage experience year is not yet available.
- (c) Mileage data, other than estimated mileage, expressed in rounded-off numbers on renewal applications.
- (d) Identical mileage data reported for consecutive registration years for the same fleet, except when mileage is estimated.
- (5) To compute the prorate percentages, divide the miles for each jurisdiction by the total fleet miles. The results are to be computed to the fourth decimal of the percent and rounded up to the third decimal. Express the percent in two digits before the decimal and three digits after the decimal. The Washington prorate percentage established on an original or renewal application will remain in effect for all supplemental applications filed during the registration year unless adjusted by audit or under the provisions of RCW 46.85.170.

WAC 308-91-070 QUARTERLY TONNAGE FOR PROPORTIONALLY REGISTERED VEHICLES. In order to participate in the quarterly (three months) tonnage program, a carrier must initially make its desire known to the prorate section by attaching a note or letter to the original or renewal proration application stating its desire to participate in the quarterly tonnage program. Participation will then continue as long as the fleet maintains eligibility, the carrier withdraws from the program or the privilege is withdrawn by the department for cause. Quarterly tonnage will expire at midnight on the last day of each calendar quarter – March 31, June 30, September 30, and December 31.

To maintain eligibility to purchase tonnage on a quarterly basis, the following rules must be adhered to:

- (1) The fleet must be Washington based, contain a minimum of three power units at all times and have a Washington prorate percentage of sixty percent or more.
- (2) Each power unit within the fleet must be licensed for at least 68,000 pounds of combined gross vehicle weight.
- (3) Quarterly tonnage is based on the calendar quarters of each registration year and must be renewed each quarter for each power unit in the fleet which has not been permanently removed from the fleet. Removal from the fleet is accomplished by filing, with the prorate section, a proration application supplement schedule "C", upon which such vehicle is listed as a deletion. The cab card prorate backing plate and validation decal issued to each vehicle being deleted must accompany the application effecting the deletion.
- (4) Quarterly renewal tonnage fees must be paid prior to the beginning of the quarter for which fees are due. New identification will not be available for at least four business days after receipt of payment. No letters of authority will be issued for quarterly tonnage renewals.

Failure to comply with the above requirements will be cause for suspension and/or cancellation of the carrier's quarterly tonnage privileges. Upon cancellation of these privileges, tonnage fees for the remainder of the registration year will be immediately due and payable for all power units in the fleet.

#### **NEW SECTION**

WAC 308-91-080 TEMPORARY AUTHORIZATION PER-MIT. Washington temporary authorization permits (TAPs) are available to carriers who have been prorated with the state of Washington for a minimum of one year; have not had their TAP or prorate privileges suspended, revoked or canceled in this state within the past three years; and who have a history of making prompt payment of fees due, usually within thirty days of the billing date. These permits may be used by qualified carriers to allow immediate operation of vehicles being added to their fleet pending issuance of prorate license identification.

Carriers desiring the privilege of obtaining and using TAPs must make application in writing to the prorate section of the department and indicate their anticipated annual requirements for these permits. Upon approval of the application, the carrier may place an order for ten or more TAPs utilizing order forms to be provided by the department; payment as prescribed in RCW 46.85.130 must accompany the application. TAPs are valid for a period of two months from the date of issue by the carrier. The following procedures govern the use and issuance of these permits:

- (1) TAPs are serially numbered and must be issued by the carrier in sequential order. Carriers are accountable and liable for all TAPs purchased from the department. These permits are not transferable and may be utilized only by the carrier to whom they were issued for use with vehicles being added to their fleet or fleets. Carriers must return all unused TAPs at such time as they cancel or fail to renew their Washington prorate account; or at such time as the department withdraws, suspends, revokes or cancels their TAP and/or prorate privileges in this state. No refunds or credits will be given for TAPs that are returned to the department.
- (2) TAPs may only be used for vehicles being added to a carrier's established fleet. They cannot be used to increase vehicle gross weight on a vehicle or for a vehicle that has already been listed on proration application schedule "A" or proration application supplement schedule "C" which has been submitted to the prorate section of the department. Only one permit may be issued for any one vehicle.
- (3) TAPs must be filled out with a typewriter. All applicable blanks must be completed with requested data. If an error is made in the issue date; or expiration date; or gross weight; or license plate number; or serial/identification number blanks, void the permit by printing the word VOID in large letters across the face of the permit and return the vehicle copy and prorate copy to the department within one week or with your next proration application supplement, whichever is soonest. Retain the applicant's file copy for five years pending possible audit of account under the provisions of RCW 46.85.190. No refund or credit will be given for voided permits; and, they must be accounted for in the department records.
- (4) The original copy of the TAP is to be carried in the vehicle to which it was issued; however, if the vehicle is a trailing unit, it may be carried in the towing vehicle. The second copy of the permit is to be retained in the carrier's files for a period of five years pending possible audit under the provisions of RCW 46.85.190. The third copy is to be attached to a Washington proration application supplement which is used to add the vehicle to the carrier's fleet.
- (5) When TAPs have been issued, a proration application supplement schedule "C", listing such vehicles as additions to the fleet, must be submitted to the prorate section of the department, along with the third copy of the TAP attached, within one week of the issue date of such TAPs. To facilitate compliance with this requirement, proration application supplement schedule "C" and TAPs should be issued from the same location. Failure to submit a proration application for vehicles to which TAPs have been issued, within one week, shall be cause for suspension and cancellation of TAP and/or proportional registration privileges in the state of Washington.
- (6) Other causes for suspension and cancellation of TAP and/or proportional registration privileges are:
  - (a) Failure to comply with these rules and procedures; or
  - (b) Failure to complete TAPs in their entirety prior to use; or
- (c) Failure to comply with Washington prorate instructions, rules or laws: or
- (d) Failure to make timely payment of registration fees, taxes or audit assessments when due (usually within thirty days); or
  - (e) Failure to maintain accountability of TAPs.

#### **NEW SECTION**

WAC 308-91-090 LEASED AND RENTED VEHICLES. (1) Vehicles which are leased or rented for a period in excess of thirty days, or a series of short term leases or rentals amounting to more than thirty days, must be registered in the name of the lessee who must also maintain accurate mileage records. For leases or rentals of thirty days or less, the lessor must maintain an accurate record of miles operated by the lessee in each jurisdiction as well as the miles that the lessor operates the vehicle.

- (2) Single trip lease. The requirements for single trip leasing are as follows:
- (a) The lessor's vehicles must be prorated in this state or operated under authority of vehicle trip permits.
- (b) The duration of the lease agreement is for a single trip and cannot exceed thirty days.
- (c) A completed copy of the single trip lease agreement must be carried in the lessor's vehicle throughout the duration of the lease.

- (d) All mileage accumulated throughout the duration of the single trip lease agreement will be recorded by the lessor and become a part of the lessor's mileage experience year. The mileage records, trip reports and single trip lease agreement must be maintained by the lessor for a period of four years following the mileage experience year or period upon which the application is based.
- (3) The compact provides that the lessee of a vehicle is responsible for its licensing under proportional registration subject to the following exceptions:
- (a) Household goods carriers, wherein the agent is the lessor and the company is the lessee, may file and register as dual applicants. Under this procedure, the lessor's fleet is prorated in their name and cab cards are issued in the name of both the lessor and lessee. The application is based on the lessor's vehicles and the mileage accumulated by the lessor under his name and that of the lessee. The application is based on the lessor's vehicles and the mileage accumulated by the lessor under his name and that of the lessee. The application should be registered in the name of the lessee and the lessor.
- (b) The lessor of a single trip lease agreement is responsible for licensing and record keeping.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **NEW SECTION**

WAC 308-91-100 OPERATION OF RENTAL VEHICLES. In the absence of an agreement or arrangement to the contrary, rental vehicles are not eligible for vehicle license reciprocity in the state of Washington except for the classes of vehicles and circumstances indicated below:

- (1) Passenger cars currently and properly registered in another jurisdiction will be granted vehicle license reciprocity in this state if:
- (a) The car was rented by the vehicle operator from a location outside of the state of Washington; or
- (b) The car was dropped off in Washington by the previous rentor and is being rented for a one-way trip out of Washington.
- (2) Trailers and semi-trailers with an unladen weight in excess of 1,800 pounds, trucks, truck tractors, and road tractors that are currently and properly registered in reciprocity jurisdictions will be granted vehicle license reciprocity in this state if:
- (a) The vehicle is rented from a location within a reciprocity jurisdiction: and
  - (b) The rentor is also based in a reciprocity jurisdiction; and
- (c) A copy of the rental agreement is carried in the rental vehicle or in the vehicle providing the motive power for a combination of vehicles;
- (d) When such vehicle is operated in combination, all vehicles within the combination are properly registered in reciprocity jurisdictions.

#### **NEW SECTION**

WAC 308-91-110 UTILITY TRAILER RENTALS - CERTI-FIED AVERAGE REGISTRATION PLAN. For the purpose of this rule, utility trailers are defined as factory built trailers of the type designed primarily for personal use such as the hauling of household goods, general cargo and/or personal effects.

Owners of utility trailers engaged in the business of renting such trailers for use in this state may apply to the prorate section of the department for participation in the certified average registration plan. The plan requires the licensing and payment of all applicable fees and taxes on the number of utility trailers equal to the average number of such trailers operated in and/or through the state. The average may be determined in any manner approved by the department and will in any case be equal to or exceed the average number of utility trailers operated in and/or through this state during the preceding year. The trailers registered will consist of a mix of vehicles by age and value which is representative of all vehicles in the fleet.

Annually, on a date to be determined by the department, verifiable data concerning the average number of utility trailers operating in and/or through this state will be filed in certified form with the prorate section of the department. The owner will make the records, upon which its report is based, available to the department upon request at its designated office for audit as to accuracy of records, computations

and payments. They will also preserve such records for a period of four years following the preceding year or period upon which the average is based. If the department determines that the applicant under this plan should have registered more trailers in this state under the provisions of this plan, the department may deny any further benefits until the additional trailers have been registered. In any case, the determination of the department concerning the average number of trailers operating in this state during the preceding year shall be final.

Upon compliance with this section, utility rental trailers duly licensed, identified and registered in any state of the United States or the District of Columbia, and belonging to owners who elected to participate in the certified average registration plan and having complied with this regulation, will be permitted to operate in this state on an interstate and intrastate basis.

#### REPEALER

The following sections of the Washington Administrative Code are. hereby repealed:

WAC 410-16-0101 UNIFORM PRORATE AGREEMENT— WASHINGTON PARTY TO

WAC 410-16-0201 GENERAL PROVISIONS.

WAC 410-16-030 DEFINITIONS.

WAC 410-16-040 PRORATE ELIGIBILITY.

WAC 410-16-050 FLEET COMPOSITION.

WAC 410-16-060 PRORATE REGISTRATION PREREQUISITES.

WAC 410-16-070 MILEAGE AND PRORATE PERCENTAGE.

WAC 410-16-080 FILING THE APPLICATIONS. WAC 410-16-090 VEHICLE IDENTIFICATION

WAC 410–16–100 ADDITIONS AND DELETIONS. WAC 410-16-110 TRAILER INTERCHANGE.

WAC 410-16-120 LEASED VEHICLES

WAC 410-16-130 PRESERVATION OF RECORDS.

WAC 410-16-150 QUARTERLY TONNAGE-PRORATED VEHICLE.

WAC 410-16-170 UTILITY TRAILER RENTALS-CERTI-FIED AVERAGE REGISTRATION PLAN REQUIRED.

#### WSR 83-23-107 PROPOSED RULES DEPARTMENT OF LICENSING (Board of Osteopathic Medicine and Surgery)

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Osteopathic Medicine and Surgery intends to adopt, amend, or repeal rules concerning the amending of WAC 308-138-055;

that the agency will at 9:30 a.m., Friday, January 20, 1984, in the Columbia Room of the Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.57.005 and 18.57.080.

The specific statute these rules are intended to implement is RCW 18.57.005 and 18.57.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 20, 1984.

Dated: November 23, 1983 By: Sydney W. Beckett **Executive Secretary** 

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Osteopathic Medicine and Surgery.

Purpose: The purpose of the amendment to WAC 308-138-055 is to identify the examination that the board has reviewed and adopted as its examination.

Statutory Authority: RCW 18.57.005 and 18.57.080.

Summary of the Rule: WAC 308-138-055 contains the examination requirements for licensure as an osteo-pathic physician and surgeon, including the requirements for licensure by reciprocity.

Reasons for Proposed Amendment: The amendment is proposed in order to advise applicants of licensing examination requirements.

Responsible Personnel: In addition to the members of the board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Sydney W. Beckett, Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-1817 scan, 753-1817 comm.

Proponents: These rules are proposed by the Washington State Board of Osteopathic Medicine and Surgery.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18-.57.005 and 18.57.080.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 321, filed 11/29/79)

WAC 308-138-055 ((OSTEOPATHIC MEDICINE AND SURGERY EXAMINATION:)) EXAMINATIONS ACCEPTED BY THE WASHINGTON STATE BOARD OF OSTEOPATHIC MEDICINE AND SURGERY. (1) Washington State Board examination. The board adopts the National Board of Examiners for Osteopathic Physicians and Surgeons State Board Examination. Applicants for licensure as osteopathic physicians and surgeons must pass the ((Federation of State Licensing Board (FLEX) medical)) examination with ((a FLEX weighted)) an average of at least seventy five percent and obtain at least a seventy five percent ((overall average when the score on a board administered examination on osteopathic principles and practices is factored into the score for Day II of the FLEX examination)).

(2) Examination waiver or reciprocity. An applicant who has passed the examination given by the National Board of ((Osteopathic)) Examiners for Osteopathic Physicians and Surgeons and has been granted a Diplomate's certificate may be granted a license without further examination. The board may accept certain other state examinations which conform to the requirements of Washington law. The minimum passing score will depend upon the quality of the examination as determined by the board. ((Partial waiver may be given for examinations which do not meet Washington state requirements. In the event that a Washington osteopathic principles and practices examination is required it will be considered in the same manner as subsection (1):))

# WSR 83-23-108 PROPOSED RULES DEPARTMENT OF LICENSING (Board of Osteopathic Medicine and Surgery)

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Osteopathic Medicine and Surgery intends to adopt, amend, or repeal rules concerning the amending of WAC 308-138-020, 308-138A-025, 308-138B-170, adding new section WAC 308-138B-165 and repealing WAC 308-138B-120;

that the agency will at 9:30 a.m., Friday, January 20, 1984, in the Columbia Room of the Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.57.005, 18.57A.020 and 18.57A.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 20, 1984.

Dated: November 23, 1983
By: Sydney W. Beckett
Executive Secretary

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Osteopathic Medicine and Surgery.

Purpose: The purpose of the amendment to WAC 308-138-200 is to provide for waiver of the continuing education requirements for individuals in the case of permanent retirement or illness; the purpose of the amendment to WAC 308-138A-025 is to describe under what circumstances an osteopathic physician's assistant may prescribe drugs without prior approval or signature of the supervising physician; the purpose of new section WAC 308-138B-165 is to define the term "acupuncture"; the purpose of the amendment to WAC 308-138B-170 is to list treatment means, modalities or techniques that osteopathic physicians' acupuncture assistants are prohibited from using; and the purpose of repealing WAC 308-138B-120 is to eliminate the requirement that an applicant for authorization as an osteopathic physician's acupuncture assistant must show evidence of three years full time practice.

Statutory Authority: RCW 18.57.005, 18.57A.020 and 18.57A.070.

Summary of the Rules: WAC 308-138-200 contains the requirements for continuing professional education as a condition for relicensure; WAC 308-138A-025 contains the requirement that must be met by osteopathic physicians' assistants in order to prescribe drugs; WAC 308-138B-165 contains the definition of acupuncture; WAC 308-138B-170 lists various activities that may not be performed by osteopathic physicians' acupuncture assistants; and WAC 308-138B-120 contains a requirement that applicants for licensure as acupuncture assistants must show three years full time practice.

Reason for Proposed Amendments: The amendment to WAC 308-138-200 is proposed in order to allow permanent retirement; the purpose of the amendment to WAC 308-138A-025 is to clarify the requirements for issuance of prescriptions without prior approval by the supervising physician; the purpose of new section WAC 308-138B-165 is to define acupuncture; and the purpose of the amendment to WAC 308-138B-170 is to lengthen the list of functions that an osteopathic physicians' acupuncture assistant may not perform.

Responsible Personnel: In addition to the members of the board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Sydney W. Beckett, Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234–1817 scan, 753–1817 comm.

Proponents: These rules are proposed by the Washington State Board of Osteopathic Medicine and Surgery.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18-.57.005, 18.57A.020 and 18.57A.070.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined by RCW 43.31.920.

### AMENDATORY SECTION (Amending Order PL 324, filed 11/29/79)

WAC 308-138-200 CONTINUING PROFESSIONAL EDU-CATION REQUIRED. (1) The board requires one hundred fifty credit hours of continuing professional education every three years. ((All osteopathic physicians currently licensed will be required to show evidence of one hundred fifty credit hours of continuing professional education by their license renewal date in 1983.))

(2) In case licensees fail to meet the requirements because of illness, retirement (with no further provision of osteopathic medical services to consumers), or other extenuating circumstances, each case will be considered by the board on an individual basis. When circumstances justify it, the board may grant an extension of time or a change in requirements. In the case of a permanent retirement or illness, the board may grant indefinite waiver of continuing education as a requirement for relicensure, provided an affidavit is received indicating that the osteopathic physician and surgeon is not providing osteopathic medical services to consumers. If such permanent retirement or illness status is changed or osteopathic medical services are resumed, it is incumbent upon the licensee to immediately notify the board and show proof of practice competency as determined necessary by the board.

#### AMENDATORY SECTION (Amending Order PL 402, filed 8/5/82)

WAC 308-I38A-025 OSTEOPATHIC PHYSICIAN'S AS-SISTANT PRESCRIPTIONS. An osteopathic physician's assistant may issue written or oral prescriptions as provided herein, when approved by the board and assigned by the supervising physician.

(1) Except for schedule two controlled substances as listed under federal and state controlled substances acts, a physician's assistant may issue prescriptions for a patient who is under the care of the physician responsible for the supervision of the physician's assistant.

- (a) Written prescriptions shall be written on the blank of the supervising physician and shall include the name, address and telephone number of the physician. The prescription shall also bear the name and address of the patient and the date on which the prescription was written.
- (b) The physician's assistant shall sign such a prescription by signing his or her own name followed by the letters "P.A." and the physician assistant's registration number or physician assistant drug enforcement administration registration number.

- (c) Prescriptions for legend drugs and controlled substances must each be approved or signed by the supervising physician prior to administration, dispensing or release of the medication to the patient.
- (2) A physician's assistant extended privileges by a hospital, nursing home or other health care institution may, if permissible under the by-laws, rules and regulations of the institution, write medical orders, except those for schedule two controlled substances, for inpatients under the care of the physician responsible for his supervision.
- (3) To be authorized to issue prescriptions for schedule three through five controlled substances, a physician's assistant must be registered with the board of pharmacy and the drug enforcement administration.
- (4) The registration of a physician's assistant who issues a prescription in violation of these provisions shall be subject to revocation or suspension.
- (5) Physician's assistants may not dispense prescription drugs to exceed treatment for 48 hours. The medication so dispensed must comply with the state law prescription labeling requirements.
- (6) Authority to issue prescriptions without the prior approval or signature of the supervising physician may be granted by the board to an osteopathic physician's assistant who has:
- (a) Provided a statement signed by the supervising physician that he or she assumes full responsibility and that he or she will review the physician assistant's prescription writing practice on an ongoing basis;
- (b) Passed the National Commission on Certification of Physician Assistants' certification examination;
- (c) Had five years experience in primary health care, including the use of prescription drugs;
- (d) Presented evidence to the board verifying his or her prescriptive writing experience and ability;
- (e) Demonstrated the necessity in the practice for authority to be granted permitting a physician assistant to issue prescriptions without prior approval or signature of the supervising physician.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### **NEW SECTION**

WAC 308-138B-165 ACUPUNCTURE - DEFINITION. Acupuncture is a traditional system of medical theory, oriental diagnosis and treatment used to promote health and treat organic or functional disorders, by treating specific acupuncture points or meridians. Acupuncture includes the following techniques:

- (a) use of acupuncture needles to stimulate acupuncture points and meridians.
- (b) use of electrical, mechanical or magnetic devices to stimulate acupuncture points and meridians.
  - (c) moxibustion.
  - (d) acupressure.
  - (e) cupping.
  - (f) gaw hsa (dermal friction technique).
  - (g) infrared.
  - (h) sonopuncture.
  - (i) laser puncture.
  - (j) dietary advice.
  - (k) manipulative therapies.
  - (1) point injection therapy (aqua puncture).

These terms are to be understood within the context of the oriental medical art of acupuncture and as the board defines them.

#### AMENDATORY SECTION (Amending Order PL 402, filed 8/5/82)

WAC 308-138B-170 PROHIBITED TECHNIQUES AND TESTS. ((X-ray and laboratory tests are not approved techniques for use by osteopathic physicians' acupuncture assistants, and use of such techniques is expressly prohibited.)) No osteopathic physician's acupuncture assistant may prescribe, order, or treat by any of the following means ((or)), modalities((:)), or techniques:

- (1) Diathermy treatments
- (2) Ultrasound or sonopuncture treatments
- (3) Infrared treatments
- (4) Electromuscular stimulation for the purpose of stimulating muscle contraction((s)).
  - (5) x-rays
  - (6) laboratory tests

- (7) laser puncture
- (8) dietary therapy
- (9) manipulative therapies
- (10) point injection therapy (aqua puncture)
- (11) herbal remedies.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### REPEALER

The following section of the Washington Administrative Code is hereby repealed:

WAC 308-138B-120 EXPERIENCE.

#### WSR 83-23-109 ADOPTED RULES BOARD OF PHARMACY

[Order 179—Filed November 23, 1983]

Be it resolved by the Washington State Board of Pharmacy, acting at Lynnwood, Washington, that it does adopt the annexed rules relating to adding new section WAC 360-17-055.

This action is taken pursuant to Notice No. WSR 83-22-036 filed with the code reviser on October 26, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.64.005 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 16, 1983.

By Donald H. Williams

Executive Secretary

#### **NEW SECTION**

WAC 360-17-055 EMERGENCY OUTPA-TIENT MEDICATIONS. The director of pharmacy of a hospital shall, in concert with the appropriate committee of the hospital medical staff, develop policies and procedures, which shall be implemented, to provide emergency pharmaceuticals to outpatients during hours when normal community or hospital pharmacy services are not available. The delivery of a single dose for immediate administration to the patient shall not be subject to this regulation. Such policies shall allow the designated registered nurse(s) to deliver medications other than controlled substances, pursuant to the policies and procedures which shall require that:

(1) An order of a practitioner authorized to prescribe a drug is presented. Oral or electronically transmitted orders must be verified by the prescriber in writing within 72 hours.

- (2) The medication is prepackaged by a pharmacist and has a label that contains:
- (a) Name, address, and telephone number of the hospital.
- (b) The name of the drug (as required by chapter 360-49 WAC), strength and number of units.
- (c) Cautionary information as required for patient safety and information.
- (d) An expiration date after which the patient should not use the medication.
- (3) No more than a 24-hour supply is provided to the patient except when the pharmacist has informed appropriate hospital personnel that normal services will not be available within 24 hours.
- (4) The container is labeled by the designated registered nurse(s) before presenting to the patient and shows the following:
  - (a) Name of patient;
  - (b) Directions for use by the patient;
  - (c) Date;
  - (d) Identifying number;
  - (e) Name of prescribing practitioner;
  - (f) Initials of the registered nurse:
- (5) The original or a direct copy of the order by the prescriber is retained for verification by the pharmacist after completion by the designated registered nurse(s) and shall bear:
  - (a) Name and address of patient;
  - (b) Date of issuance;
  - (c) Units issued:
  - (d) Initials of designated registered nurse.
- (6) The medications to be delivered as emergency pharmaceuticals shall be kept in a secure place in or near the emergency room in such a manner as to preclude the necessity for entry into the pharmacy.
- (7) The procedures outlined in this rule may not be used for controlled substances.

#### WSR 83-23-110 PROPOSED RULES DEPARTMENT OF FISHERIES

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning WAC 220-110-010, 220-110-020, 220-110-030, 220-110-060, 220-110-070, 220-110-110, 220-110-130, 220-110-190, 220-110-220, 220-110-250, 220-110-260, 220-110-300, 220-110-340 and 220-110-350;

that the agency will at 9:30 a.m., Monday, January 9, 1984, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules jointly with the Washington State Game Commission.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 10, 1984.

The authority under which these rules are proposed is RCW 75.08.012, 75.08.080, 75.20.100 and chapter 34.04 RCW.

The specific statute these rules are intended to implement is RCW 75.20.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1984.

Dated: November 23, 1983 By: William R. Wilkerson Director

#### STATEMENT OF PURPOSE

Title: WAC 220-110-010, 220-110-020, 220-110-030, 220-110-060, 220-110-070, 220-110-110, 220-110-130, 220-110-190, 220-110-220, 220-110-250, 220-110-260, 220-110-300, 220-110-340 and 220-110-350.

Description of Purpose: Modify rules effecting hydraulic project approval.

Statutory Authority: RCW 75.08.012, 75.08.080, 75-.20.100 and chapter 34.04 RCW.

Summary of Rule: WAC 220-110-010 specifies fresh and salt water applicability and extent of jurisdiction; WAC 220-110-020 adds several definitions and changes several definitions; WAC 220-110-030 changes hydraulic approval procedure; WAC 220-110-060 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-070 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-110 adds maintenance wording; WAC 220-110-130 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-190 corrects spelling error; WAC 220-110-220 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-250 adds several smelt spawning beds; WAC 220-110-260 adds several herring spawning beds; WAC 220-110-300 adds permitted pile driving periods; WAC 220-110-340 clarifies departmental jurisdiction; and WAC 220-110-350 clarifies departmental jurisdiction.

Reasons Supporting Proposed Action: WAC 220-110-010 makes language consistent with revisions to the statute and provides clarity; WAC 220-110-020 provides clarification of words and phrases used in the hydraulics regulations and changes those definitions that are codified in the Revised Code of Washington to conform wording; WAC 220-110-030 makes the regulation consistent with Revised Code of Washington requirements and provides additional procedures to implement those requirements; WAC 220-110-060 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-070 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-110 clarifies the criteria and guidelines used to administer culvert approval; WAC 220-110-130 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-190 corrects typographical error; WAC 220-110-220 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-250 updates distribution of documented smelt spawning beds; WAC 220-110-260 updates distribution of documented herring spawning beds; WAC 220-110-300 modifies and adds permit criteria necessary to address changes in WAC 220-110-250 and 220-110-260; WAC 220-110-340 makes language consistent with revisions to the statute and provides clarify; and WAC 220-110-350 makes language consistent with revisions to the statute and provides clarity.

Agency Personnel Responsible for Drafting and Implementation: Chris Drivdahl, Habitat Management Division, Department of Game, 600 North Capitol Way, Olympia, Washington 98504, 753–3318, and Duane Phinney, Habitat Management Division, Department of Fisheries, 115 General Administration Building, Olympia, Washington 98504, 753–3621; and Enforcement: Robert B. Rasmussen, Wildlife Enforcement, Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and James W. McKillip, Department of Fisheries, 115 General Administration Building, Olympia, Washington 98504, 753–6585.

These rules are proposed jointly by the Department of Game and the Department of Fisheries.

Comments: None.

These proposals are not the result of federal law or court order.

Small Business Economic Impact Statement: The departments have considered whether the proposed rules are subject to the Regulatory Fairness Act, (chapter 6, Laws of 1982) and has determined that they are not for the following reasons: The rules proposed establish procedures to comply with a statutory requirement (RCW 75.20.100). Therefore, the rules themselves impose no economic impact independent of that imposed by RCW 75.20.100. Even if the laws imposed substantive guidelines, which they do not, departmental records show that, based upon applications received for hydraulic approval, the proposed rules would not have an economic impact on at least 10% of the businesses in any one three-digit industrial classification or 20% of all businesses.

#### AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-010 PURPOSE. This chapter establishes regulations for ((hydraulic)) the construction of any form of hydraulic project or other work that will use, divert, obstruct, or change the natural flow or bed of any river or stream, or that will utilize any of the salt or fresh waters of the state, or materials from the stream beds and require approval under RCW 75.20.100, and establishes procedures for obtaining a hydraulic project approval. This chapter incorporates criteria the departments have developed for the protection of fish life which are ((presently)) used for project review and conditioning hydraulic project approvals. It is not intended ((by adoption of)) that the following regulations ((to apply)) will automatically ((the criteria described)) apply to each hydraulic project approval ((but rather)). The regulations are intended to provide ((fair)) notice ((to the public)) of the criteria and guidelines generally utilized to administer RCW 75-.20.100. This chapter shall be administered ((jointly)) by the department of fisheries and the department of game as required under RCW 75.20.100.

WAC 220-110-020 DEFINITIONS. As used in this chapter, unless the context clearly requires otherwise:

- (1) "Beach area" means the beds between the ordinary high water line and extreme low tide.
  - (2) "Bed" means lands within or below the ordinary high water line.
- (3) "Bed materials" means natural-occurring material found in the beds of waters of the state.
- (4) "Cofferdam" means a temporary enclosure used to keep water from a work area.
- (5) "Departments" means the department of fisheries and the department of game.
- (6) "Dredging" means removal of bed material.(7) "Emergency" means an immediate threat to life, public or private property, or an immediate threat of serious environmental degradation, arising from weather or stream flow conditions or other natural conditions.
- (8) "Equipment" means any device powered by internal combustion, hydraulics, or electricity, and the lines, cables, arms, or extensions associated with the device.
- (((8))) (9) "Extreme low tide" means the lowest level reached by a receding tide.
- (((9))) (10) "Filter blanket" means a layer or combination of layers of pervious materials (mineral or man-made) designed and installed in such a manner as to provide drainage, yet prevent the movement of soil particles due to flowing water.
- (11) "Fish life" means all fish species, including but not limited to food fish, shellfish, and game fish.

  (12) "Food fish" means those species of the classes Osteichthyes,
- Agnatha, and Chondrichthyes that shall not be fished for except as authorized by rule of the director of fisheries. The term "food fish" includes all stages of development and the bodily parts of food fish
- (((10))) (13) "Freshwater area" means those state waters and associated beds below the ordinary high water line that are upstream of river mouths including all lakes, ponds, and streams.
- (14) "Game fish" means those species of the class Osteichthyes that shall not be fished for except as authorized by rule of the state game commission.
- (((11))) (15) "General provisions" means those provisions that are contained in every hydraulic project approval.
- (((12))) (16) "Hydraulic project" means construction or other work that will use, divert, obstruct, or change the natural flow or bed of any river or stream, or that will utilize any of the salt or fresh waters of the state, or materials from the stream beds.
- (((13))) (17) "Hydraulic project application" means a form provided by and submitted to the departments accompanied by plans and specifications of the hydraulic project.
- (((14))) (18) "Hydraulic project approval" (HPA) means a written approval signed by the director of the department of fisheries ((and)) or the director of the department of game, or employees ((so)) designated and authorized to do so. ((The approval will provide conditions for protection of fish life.
- (15))) (19) "Mean lower low water" or "MLLW" means the 0.0 tidal elevation. It is determined by averaging each days' lowest tide at a particular location over a period of 18.6 years. It is the datum base for tide levels and vertical references in the saltwater area.
  - (20) "Mitigation" means:
- (a) Avoiding the impact altogether by not taking a certain action or parts of an action;
- (b) Minimizing impacts by limiting the degree or magnitude of the action and its implementation;
- (c) Rectifying the impact by repairing, rehabilitating, or restoring the affected environment;
- (d) Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action;
- (e) Compensating for the impact by replacing, enhancing, or providing substitute resources or environments; and/or
- (f) Monitoring the impact and taking appropriate corrective measures
- (21) "Natural conditions" means those conditions which arise in or are found in nature. This is not meant to include artificial or manufactured conditions.
- (((16))) (22) "Ordinary high water line" means the mark on the shores of all waters that will be found by examining the bed and banks and ascertaining where the presence and action of waters are so common and usual and so long continued in ordinary years, as to mark

upon the soil a character distinct from that of the abutting upland, in respect to vegetation: PROVIDED, That in any area where the ordinary high water line cannot be found the ordinary high water line adjoining saltwater shall be the line of mean higher high water and the ordinary high water line adjoining freshwater shall be the line of mean high water.

(23) "Person" means an individual or a public or private entity or organization. The term "person" includes local, state, and federal government agencies, and all business organizations.

((177)) (24) "River or stream" means waters in which fish may

- spawn, reside, or through which they may pass. This includes watercourses which exist on an intermittent basis or which fluctuate in level during the year and applies to the entire bed of such watercourse whether or not the water is at peak level. This also includes any natural watercourses which have been altered by man. This definition is not meant to include irrigation ditches, canals, storm water run-off devices, or other entirely artificial watercourses except where they exist in a natural watercourse which has been altered by man.
- (((18))) (25) "Saltwater area" means those state waters and associated beds below the ordinary high water line and downstream of river mouths.
- (26) "Shellfish" means those species of marine and freshwater invertebrates that shall not be taken except as authorized by rule of the director of fisheries. The term "shellfish" includes all stages of development and the bodily parts of shellfish species.
- (((19))) (27) "Special provisions" means those conditions that are a part of the hydraulic project approval, but are site or project specific, and are used to supplement or amend the technical provisions.
- (((20))) (28) "Technical provisions" means those conditions that are a part of the hydraulic project approval and apply to most projects of that nature.
- (((21))) (29) "Watercourse" means any portion of a channel, bed, bank, or bottom within the ordinary high water line of waters of the state. This definition is not meant to include irrigation ditches, canals, storm water run-off devices, or other entirely artificial watercourses, except where they exist in a natural watercourse which has been altered by man.
- (((22))) (30) "Waters of the state" means all marine waters and fresh waters within ordinary high water lines and within the territorial ((limits)) boundaries of the state.
- (((23))) (31) "Wetted perimeter" means the areas of a watercourse covered with water, flowing or nonflowing.

#### AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

- WAC 220-110-030 HYDRAULIC PROJECT APPROVALS. (1) A person((, firm, corporation, state, local; or other government agency)) shall secure a hydraulic project approval before conducting a hydraulic project.
- (2) ((Failure to secure a hydraulic project approval from the departments or carry out any of the requirements or conditions as are made a part of such approval is unlawful.)) If a person commences construction on any hydraulic project subject to chapter 220-110 WAC without having first obtained written approval of the appropriate department as to the adequacy of the means proposed for the protection of fish life or if any person fails to follow or carry out any of the requirements or provisions as are made a part of such approval, the person is guilty of a gross misdemeanor.
- (3) A person((, firm, corporation, state, local, or government agency)) seeking hydraulic project approval shall submit to the ((departments full plans and specifications of the proposed hydraulic project. Where a minor portion of the total project is to be conducted below the ordinary high water mark, partial plans and specifications of the total project shall suffice provided that chapter 43.21C RCW, State Environmental Policy Act, is complied with, and the departments are able to make an analysis adequate)) department having jurisdiction of the site general plans for the overall project, complete plans and specifications of the proposed construction or work within the mean higher high water line in salt water or within the ordinary high water line in fresh water and complete plans and specifications for the proper protection of fish life.
- (4) ((Receipt of any one of the following documents at the addresses listed below constitutes)) Application for ((a)) hydraulic project approval((:

Department of Fisheries Habitat Management Division 115 General Administration Bldg. Olympia: WA 98504

Department of Game Habitat Management Division 600 North Capitol Way Olympia, WA 98504

(a) A completed hydraulic project application)) shall be submitted to the ((departments;

(b) A completed forest practice application submitted to the department of natural resources, if the hydraulic project is a part of a forest practice as defined in WAC 222-16-010(19); or

(e) In saltwater areas, for projects investigated by the department of fisheries, a Section 10 or 404 Public Notice circulated by the Army Corps of Engineers)) appropriate department listed below. The department having jurisdiction over a particular site will cooperate with the other department in order to protect all species of fish. If a department receives the application concerning a site not in its jurisdiction, it will transmit the application to the appropriate department within three days, and the applicant will be notified.

(a) For projects located in the following areas, an application shall be submitted to the Department of Fisheries, Habitat Management Division, 115 General Administration Building, Olympia, WA 98504,

(206) 753-6650:
(i) Western Washington, which includes all lands lying west of the summit of the Cascade Mountains;

(ii) All mainstem Snake River projects and all mainstem Columbia River projects downstream from Chief Joseph Dam.

(b) For projects located in the following areas, an application shall be submitted to the Department of Game, Habitat Management Division, 600 North Capitol Way, Olympia, WA 98504, (206) 753-5897:

Eastern Washington, which includes all lands lying east of the summit of the Cascade Mountains, including Klickitat County except those areas in WAC 220-110-030(4)(a)(ii).

(c) The departments reserve the right to exchange jurisdiction on individual projects.

(d) Receipt of any one of the following documents at the addresses listed in (a) and (b) of this subsection constitutes application for a hydraulic project approval:

(i) A completed hydraulic project application submitted to the ap-

propriate department;

(ii) A completed forest practice application submitted to the department of natural resources, if the hydraulic project is part of a forest practice as defined in WAC 222-16-010(19); or

(iii) A section 10 or 404 public notice circulated by the Army Corps

of Engineers.

- (5) The ((processing time for an)) appropriate department shall grant or deny approval within forty-five calender days of the receipt of a complete application ((is within thirty days of receipt of the application unless extended due to)) and notice of compliance with any applicable requirements of the State Environmental Policy Act. The fortyfive day requirement shall be suspended if:
  - (a) ((Receipt of)) An incomplete application is received;

(b) The site is physically inaccessible for inspection;

- (c) ((Mutual agreement between)) After ten working days of receipt of the application, the applicant ((and departments)) remains unavailable or unable to arrange for a timely field evaluation of the proposed project;
- (d) ((Lack of completion of State Environmental Policy Act requirements; or
- (e) The applicant remains unavailable or unable to arrange for a timely field evaluation of the proposed project. The applicant shall be notified in writing if the application cannot be processed within thirty days, and the reason(s) therefore stated)) The applicant requests delay.

(6) ((Oral)) Immediately upon determination that the forty-five day period is suspended, the appropriate department shall notify the appli-

cant in writing of the reasons for the delay

- (7) Verbal applications may be accepted in lieu of written applications for emergency work to repair existing structures, ((moving)) move obstructions, ((restoring)) restore banks, or ((protecting)) protect property that is subject to ((imminent)) immediate danger by weather ((or)), flow, or other natural conditions.
- (((7))) (8) The departments may accept written or ((oral)) verbal requests for time extensions, renewals, or alterations of an existing approval.
- (((8))) (9) Each approval is specific to a watercourse, stating the exact location of the project site, and consists of general, technical, and special provisions.
- (((9))) (10) The hydraulic project approval or exact copy, except ((oral)) verbal approvals, shall be on the project site when work is being conducted and shall be immediately available for inspection.
- (((10) Unless specifically authorized, approvals are valid for a maximum period of twelve months. Renewals are normally issued upon

verbal or written request, provided that the project scope or biological conditions have not changed.))

(11) Approvals may be granted for a period of up to five years. The permittee must demonstrate substantial progress on construction of that portion of the project relating to the hydraulic approval within two years of the date of issuance.

(12) A hydraulic project ((approval)) application will be denied when, in the judgment of ((these departments)) the department having jurisdiction over the site, the project is directly or indirectly harmful to fish life unless adequate ((protection,)) mitigation((, or restoration)) can be assured by conditioning the approval or ((altering)) modifying the proposal. If ((a hydraulic project)) approval is denied the appropriate department will provide the applicant, ((will be notified)) in writing, a statement of the specific reason(s) ((for denial)) why and how the proposed project would adversely effect fish life.

(((12))) (13) Hydraulic project approvals may have specific time

limitations on project activities to protect fish life.

(((13))) (14) Hydraulic project approvals do not exempt the applicant from obtaining the appropriate permits and following the rules or regulations of other local, state, and federal agencies.

(((14))) (15) Administration of this chapter shall be conducted in compliance with the State Environmental Policy Act, chapter 43.21C RCW, chapter 197-10, 220-100 or 232-18 WAC.

(((15))) (16) In addition to hydraulic project approval, placing rock, concrete, tires, or other materials on the beds in the saltwater area for the purpose of improving fish habitat requires a permit under WAC 220-20-040 for artificial reef construction.

(((16))) (17) In addition to hydraulic project approval, mechanical or hydraulic clam harvesters shall be governed by the provisions of WAC 220-52-018 and shall obtain and comply with the provisions of the department of fisheries' permit to operate a clam harvesting machine.

(((17))) (18) The hydraulic code does not apply to the actual exercise of water rights (e.g. the amount of diversion or stream flow) which matters are generally regulated by the Washington department of ecology. However, construction of structures or placement of devices or other work within waters of the state which will use, divert, obstruct or change the natural flow or bed of any river or stream, or that will utilize any of the waters of the state in order to take water allowed by a water right require hydraulic project approval.

(((18))) (19) Each approval shall contain the following general provisions:

- (a) This approval is to be available on the job site at all times and its provisions followed by the permittee and operator performing the
- (b) The person(s) to whom this approval is issued may be held liable for any loss or damage to fish life or habitat which results from failure to comply with the provisions of this approval.
- (c) Failure to comply with the provisions of this approval is a gross misdemeanor, possibly punishable by fine and/or imprisonment.
- (d) The departments reserve the right subject to the holders opportunity to a hearing to contest agency actions as provided by the Administrative Procedure Act, chapter 34.04 RCW, to make additional restrictions or conditions or revoke the approval when new information shows such action is necessary by the departments for the protection of fish life.
- (e) These departments cannot be held liable for any property damage which might occur as a result of this project, except where damages are proximately caused by actions of the departments.
- (f) This approval pertains only to the provisions of the fisheries and game codes. Additional authorization from other public agencies may be necessary for this project.
- (((19))) (20) Cleaning, adjusting, operation and maintenance of existing irrigation diversion structures by use of hand-held tools may be accomplished without first securing a written hydraulic project approval. For these purposes, this subsection shall serve as the hydraulic project approval. This does not include the use of equipment as defined in WAC 220-110-020( $(\frac{7}{1})$ ) (8). If adverse impacts to fish life occur, the project shall immediately cease, and an application for approval shall be made in accordance with WAC 220-110-030 (1), (2), (3),
- (21) The following types of projects do not require hydraulic project approval, as long as the total project is conducted entirely outside of the ordinary high water line of state waters and no stream connection is involved:
  - (a) Pond construction;
  - (b) Cultivation;

- (c) Grass waterway construction;
- (d) Sediment or debris basins;
- (e) Irrigation waterways and drainage ditches, provided the project does not involve a natural water course that has been altered by man;
  - (f) Set back dikes or levees; and
  - (g) Tree removal.
- (22) Aquatic weed control by hand pulling or chemical treatment does not require hydraulic project approval.

WAC 220-110-060 BRIDGE, PIER, AND PILING CONSTRUCTION. The following technical provisions may apply to bridge, pier, and piling construction projects:

- (1) Excavation for the footings, piers, or abutments shall be isolated from the wetted perimeter by a dike, cofferdam, or similar mechanism.
- from the wetted perimeter by a dike, cofferdam, or similar mechanism.

  (2) Wastewater discharged to receiving waters shall not adversely
- impact fish life.

  (3) Structures containing concrete or wood preservatives shall be cured or dried prior to water encroachment.
- (4) Abutments, piers, piling, sills, etc., shall not restrict the flow so as to cause any appreciable increase in backwater elevation or scour and shall be aligned to cause the least effect on the hydraulics of the body of water.
- (5) Riprap materials used for structure protection shall be clean and of sufficient size to prevent their being washed away.
- (6) Backfilling and armoring around each structure shall take place prior to removal of cofferdams.
- (7) The bridge shall be constructed high enough to pass the fiftyyear flood level. ((Exception shall be granted if applicant provides design criteria to support a more appropriate level.))
- (8) Alteration or disturbance of bank or bank vegetation shall be held to a minimum, and all disturbed areas shall be protected from erosion and revegetated.
- (9) Anchoring systems for floating structures shall be designed and deployed in a manner that will not damage the beds as a result of structure or anchor movement.

# AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-070 BRIDGE CONSTRUCTION—STRINGER TYPE. The following technical provisions may apply to bridge construction—Stringer type projects:

- (1) Unless construction is separated from state waters by use of a cofferdam or similar mechanism, excavation for and placement of the foundation and superstructure shall be outside the ordinary high water line.
- (2) At least one end of the bridge or stringer shall be securely anchored.
- (3) The stringers or structure shall be placed by floating equipment or by working from outside the ordinary high water line and in a manner as to not damage the beds or banks.
- (4) Alteration or disturbance of bank or bank vegetation shall be held to a minimum and all disturbed areas shall be ((revegetated or otherwise)) protected from erosion and revegetated.
- (5) Removal of existing or temporary structures shall be accomplished so that the structure and associated material does not enter the watercourse and placed so it will not re-enter the watercourse.
- (((6) The bridge shall be constructed high enough to pass the fiftyyear flood level. Exception shall be granted if applicant provides design criteria to support a more appropriate level.))

# AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-110 CULVERT INSTALLATION. The following technical provisions may apply to culvert installation projects:

- (1) Culverts shall be installed so that spawning habitat is maintained.
- (2) Culverts shall be designed and constructed so as not to impede fish passage.
- (3) The culvert shall be of a sufficient size to pass the fifty-year flood level. Exception shall be granted if applicant provides design criteria to support a more appropriate level.
- (4) Disturbance of the bed of a watercourse shall be held to a minimum and affected bed areas shall be restored to preproject condition following installation of the culvert.
- (5) Fill associated with the culvert installation shall be protected from erosion.

- (6) Culverts shall be designed and constructed to avoid inlet and outlet scouring.
- (7) When a multiple barrel culvert is utilized the structure shall be designed and constructed to ensure fish passage during low-flow periods.
- (8) The culvert facility shall be maintained, in perpetuity, by the owner(s), such that fish passage is not impeded.

# AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-130 DREDGING. The following technical provisions may apply to dredging projects:

- (1) Dredging shall not be conducted in fish spawning areas.
- (2) During the dredging of a lake or pond, a boom or similar device shall be installed to contain floatable materials.
- (3) Dredged bed materials shall be disposed of at department of natural resources open water disposal sites or approved upland sites ((approved by the departments)).
- (4) Dredging shall be conducted with dredge types that cause the lowest mortality on fish life.
- (5) Dredging shall stop when distressed or dead fish are observed in the work area. The departments shall be notified immediately.
- (6) If a hydraulic dredge is used, it shall be operated with the intake on or below the surface of the material being removed. Reverse purging of the intake line shall be held to a minimum.
- (7) If a dragline or clamshell is used, it shall be operated to minimize turbidity. During excavation, each pass with the clamshell or dragline bucket shall be complete. Dredged material shall not be stockpiled in the water.
- (8) Upon completion of the dredging the watercourse bed shall not contain pits, potholes, or large depressions.

#### AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-190 WATER DIVERSIONS—GENERAL FISH SCREENING CRITERIA. The following technical provisions may apply to water diversions where fish screens are required. General fish screening criteria are applicable to rotary drum screens, traveling screens, belt screens and stationary flat ((plat)) plate screens.

Screens shall be designed, constructed and located as follows:

- (1) Structure placement—flowing waters (rivers and creeks):
- (a) Where physically practical, the screen shall be constructed at the diversion entrance parallel to the flow with the screen face continuous with the adjacent bankline. The bankline shall be altered, if necessary, to prevent eddies and maintain parallel velocities past the screen; or
- (b) Where site or hydraulic conditions make installation of fish screens at the diversion entrance physically impractical, screens may be located in the conduit or diversion canal at a more suitable location. Such screens shall be provided with bypass systems to efficiently collect juvenile fish and safely transport them back to the flowing water body. Such screens shall also be constructed at an angle not to exceed 45° (degrees) from the approaching flow with the downstream end of the screen terminating at the bypass system entrance.
- (2) Structure placement—nonflowing waters (lakes and reservoirs): In nonflowing waters, diversion structures and associated fish screens will be constructed offshore to minimize fish contact.
- (3) Approach velocity (local velocity component perpendicular to the screen face) shall not exceed:
- (a) 0.5 feet/second for chinook and coho salmon fry and all fingerling salmon (fingerling minimum length: 60 mm); or
- (b) 0.2 feet/second for pink, chum and sockeye salmon and gamefish fry;
- (c) When screens are not readily accessible for cleaning, the screens shall be designed with an approach velocity of 0.05 feet/second.
- (4) Wetted screen area, excluding area blocked to flow by structural components, required at ordinary low water shall be calculated by dividing maximum diverted flow by the allowable approach velocity.
- (5) In flowing water, the velocity component parallel and adjacent to the screen face shall be at least two times the approach velocity. Screen faces shall be placed flush with adjacent screen bay piers or walls
- (6) Screen openings shall not exceed 1/4 (0.25) inch measured horizontally. Where fish less than 60 mm in length are present the screen openings shall not exceed 1/8 (0.125) inch.
- (7) The long axis of slot or rectangular screen openings shall be vertical.

- (8) Screens may be constructed of any rigid material, woven or perforated, that physically excludes fish provided that structural integrity and cleaning effectiveness are not impaired.
- (9) Screens shall be removed only by written permission of the departments.
- (10) Alteration or disturbance of banks or bank vegetation shall be held to a minimum, and all disturbed slopes shall be revegetated or otherwise protected from erosion.

WAC 220-110-220 MINERAL PROSPECTING (MOTOR-IZED). The following technical provisions may apply to mineral prospecting (motorized) projects:

- (1) The equipment authorized by this section is: (a) One suction dredge having a maximum nozzle intake diameter of 2-1/2", 4", 6", or 8"; or (b) one motorized sluice box not larger than 18" x 60" and/or 7.5 square feet; or (c) one motorized sluice box not larger than 24"'x 96" or 16 square feet. The total width of the equipment shall not exceed twenty-five percent of the wetted perimeter.
- (2) Hydraulicing (jet or nozzle) outside of the wetted perimeter is prohibited.
  - (3) Stream banks shall not be excavated.
  - (4) Graveled spawning areas shall not be disturbed.
- (5) Pits, furrows, and potholes shall be filled and leveled prior to leaving the project site.
  - (6) The flowing stream shall not be dammed or diverted.
- (7) Motorized, tracked, or wheeled vehicles shall not enter the wetted perimeter of the stream.
- (8) Motorized tools shall not be used to move materials too large to be moved by hand such as boulders, logs, stumps, etc.
  - (9) Stable woody debris jams shall not be disturbed.
  - (10) Petroleum products shall not be allowed to enter the water.
  - (11) Operations shall meet state water quality standards.
- (12) This section shall include lessor activities such as sluicing or panning provided provisions and timing are followed and a copy of the Gold and Fish Pamphlet is on the project site.
- (((12))) (13) Issuance of an approval does not authorize entry onto private property or removal of minerals from an existing mining claim. It is the applicant's responsibility to determine if a claim has been issued. The department of natural resources should be contacted regarding this.

# AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-250 SURF SMELT SPAWNING BEDS. Surf smelt spawning beds are defined as follows:

- (1) All beds within Tidal Reference Area 2 between +9.0 feet and +14.0 feet above MLLW in:
- (a) Totten Inlet westerly and southerly of a line projected from Windy Point to Gallagher Cove, except Skookum Inlet westerly of a line projected true north from the entrance to Wildcat Cove, and except that part of Oyster Bay westerly of a line projected true south from the Olympia Oyster Company plant;
- (b) Eld Inlet from Flapjack Point southerly to Rocky Point, and from Cooper Point south to the line of 47° 3' 36" N. latitude;
- (c) Budd Inlet from Cooper Point south to 47° 4' 6" N. latitude, and from Dofflemyer Point south to 47° 3' 48" N. latitude;
- (d) Henderson Inlet from Johnson Point southerly to 47° 7' N. latitude; and
- (e) Case Inlet (North Bay) from the mouth of Sherwood Creek north to a point 1/4 mile north of the City of Tacoma's Lake Cushman Transmission Line.
- (2) All beds within Tidal Reference Area 4 between +7.0 feet and +11.5 feet above MLLW in Quartermaster Harbor north of a line projected true west from the northern tip of Dockton.
- (3) All beds within Tidal Reference Area 5 between +7.0 feet and +11.0 feet above MLLW in:
- (a) Sinclair Inlet from the west city limits of Port Orchard west to 122° 40' W. longitude:
- (b) Liberty Bay northerly of a line projected from Bolin Point westerly to the southern property line of the United States Naval facility; ((<del>and</del>))
  - (c) Dyes Inlet from Silverdale south to Chico;
- (d) Dyes Inlet along the west shore of Marine Drive Peninsula from its northern terminus south to a point 300 feet south of Madrona

- (e) Dyes Inlet along the west shore of Madrona Point from the southern boundary of Section 9 north a distance of 600 feet; and
  - (f) Dyes Inlet along the southern shore of Elwood Point Peninsula.
- (4) All beds within Tidal Reference Area 7 between +7.0 feet and +11.0 feet above MLLW in Port Susan from the entrance to Triangle Cove south to Camano Country Club.
- (5) All beds within Tidal Reference Area 8 between +7.0 feet and +11.0 feet above MLLW in:
- (a) Saratoga Passage from Onamac Point northerly to Rocky Point, then easterly to Brown Point in Skagit Bay;
- (b) Skagit Bay from the mouth of Dugualla Bay southeasterly for about 2 miles to 48° 19' 54" N. latitude;
- (c) Saratoga Passage from Muellers Park in Penn Cove easterly and southerly to a point on Whidbey Island determined by projecting a line true west from Onamac Point;
  - (d) Penn Cove from San de Fuca to Penn Cove Park;
  - (e) Oak Harbor from the boat ramp to Blowers Bluff; and
- (f) Crescent Harbor adjacent to the United States Naval Air Station property.
- (6) All beds within Tidal Reference Area 9 between +6.0 feet and +8.5 feet above MLLW in:
  - (a) Fidalgo Bay along the north side of Weaverling Spit; ((and))
- (b) Fidalgo Bay from the tip of Crandall Spit northerly and easterly to the east side of March Point; and
- (c) Along the east shore of Fidalgo Bay between a point 1350 feet south of Fidalgo and a point 3900 feet north of Fidalgo.

  (7) All beds within Tidal Reference Area 10 between +5.5 feet and
- +8.0 feet above MLLW in:
- (a) Kilisut Harbor (Scow Bay) south of a line projected true west from the mouth of Mystery Bay
- (b) Dungeness Harbor from "Gun Club Spit" at Old Town westerly to the boundary of the Dungeness Wildlife Refuge at the base of Dungeness Spit;
- (c) The Strait of Juan de Fuca from 300 yards east of the mouth of East Twin River westerly to 300 yards west of the mouth of West Twin River; and
- (d) The Strait of Juan de Fuca at the mouth of Deep Creek and easterly for 1,400 yards.
- (8) All beds within Tidal Reference Area 11 between +7.0 feet and +11.5 feet above MLLW in Hood Canal east of a line projected true south from the west side of the Tahuya River and west of a line projected from Rose Point to the mouth of Little Mission Creek.
- (9) All beach area within Tidal Reference Area 14 below +9.0 feet above MLLW from Cape Johnson south to the Quinault Indian Reservation.

# AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-260 PACIFIC HERRING SPAWNING BEDS. Pacific herring spawning beds are defined as follows:

- (1) All beds within Tidal Reference Area 2 between +3.0 feet (above MLLW) and -15.0 feet (below MLLW):
  - (a) In and at the mouth of Wildcat Harbor (Skookum Inlet);
- (b) In Totten Inlet at the west and east entrances to Gallagher Cove between 47° 8' 45" and 47° 9' 18" N. latitude;
- (c) In Squaxin Passage south of a line projected true east from the northern tip of Steamboat Island to Hope Island and northerly and westerly of Hunter Point, and in addition, all beds in this described area between -15 feet and -60 feet; and
- (d) Along the west side of Squaxin Island from Unsal Point north to 47° 10' 36" N. latitude.
- (2) All beds within Tidal Reference Area 3 between +3.0 feet (above MLLW) and -15.0 feet (below MLLW) in the south part of Mayo Cove between 47° 15' 24" and 47° 15' 48" N. latitude.
- (3) All beds within Tidal Reference Area 4 between +3.0 feet (above MLLW) and -25.0 feet (below MLLW) beginning near Tahlequah on Vashon Island at 122° 30' W. longitude and extending continuously throughout Quartermaster Harbor to Piner Point on Maury Island, then northeasterly along the east side of Maury Island to 47° 22' 36" N. latitude.
- (4) All beds within Tidal Reference Area 5 between +3.0 feet (above MLLW) and -30.0 feet (below MLLW), except as stated otherwise
  - (a) In Port Orchard from University Point northerly to Keyport;
  - (b) In Port Orchard from Battle Point northeasterly to Arrow Point;
- (c) In Port Orchard from the north entrance to Manzanita Bay northerly to Seabold;

- (d) In Port Orchard from Lemolo southeasterly to Point Bolin, then north to 47° 42' 21" N. latitude in Agate Passage;
- (e) In Agate Passage and Port Madison from Agate Pass Bridge northerly to Agate Point, then southerly and easterly to the western tip of Point Monroe, and including the southern extension of Port Madison within these boundaries; ((and))
- (f) In Agate Passage and Port Madison from Agate Pass Bridge northerly to and including lower Miller Bay, then easterly to Indianola; and
- (g) In Dyes Inlet, an area oval in shape situated in a northwest to southeast orientation approximately 1700 feet in width between latitudes 47° 38' 21" N. and 47° 37' 46" N. between tidal elevations 0.0 (MLLW) and minus 40.0 feet (below MLLW).

  (5) All beds within Tidal Reference Area 7 between elevations 0.0
- feet (MLLW) and 20 feet (below MLLW), except as stated otherwise:
- (a) Throughout Tulalip Bay and north to a point about 2,800 feet northwest of Hermosa Point;
- (b) At Spee-Bi-Dah for a distance of about 1,000 feet between latitudes 48° 04' 52" and 48° 05' 35";
- (c) Beginning about 1,500 feet south of Tulare Beach northward to a point 2,500 feet northwest of Kayak Point;
- (d) In Port Susan along the east shore of Camano Island from the western boundary of Section 3, Township 30 North, Range 3 East southerly to the western boundary of Section 13, Township 30 North, Range 3 East between tidal elevations 0.0 (MLLW) and minus 10.0 (below MLLW) excluding the area from Tillicum Beach northerly to Sunny Shore Acres;
- (e) In Saratoga Passage from a point 2000 feet west of Camano Head easterly and northerly to a point 1400 feet north of Camano Head in Port Susan between tidal elevations 0.0 (MLLW) and minus 10.0 (below MLLW).
- (6) All beds within Tidal Reference Area 8 between +3.0 (above MLLW) and -15.0 feet (below MLLW):
- (a) In Holmes Harbor south of a line projected from Dines Point 125° true across Holmes Harbor;
- (b) At the entrance to Holmes Harbor northerwesterly of Rocky Point in the vicinity of Baby Island;
- (c) In northern Skagit Bay, from Hunot Point, Fidalgo Island, south to the dredged entrance to Swinomish Channel, and from Ala Spit, Whidbey Island south through Dugualla Bay to 48° 20' 30" N. latitude; and
- (d) On the east side of Similk Bay from 48° 26' N. latitude north to 48° 26' 54" N. latitude in Turners Bay.
- (7) All beds within Tidal Reference Area 9 between +3.0 (above MLLW) and -15.0 feet (below MLLW):
- (a) In and throughout Fidalgo Bay ((and easterly to the east side of)) from Cap Sante waterway south to the southern boundary of Section 32 then northerly along the west shore of March Point and entirely around March Point to a point 800 feet south of Kavanaugh Road on the east shore of March Point, except the tidal channel draining southern Fidalgo Bay below elevation minus 6.0 (below MLLW);
- (b) In Padilla Bay north of a line projected true east through Saddlebag Island, south of William Point, and east of a line projected from Saddlebag Island to William Point;
- (c) On the east side of Samish Bay from 48° 35' 30" N. latitude northwesterly to Wildcat Cove;
- (d) Along Lummi Island from Village Point northerly to Point Migley, then southeasterly along the west side of Hale Passage to 48° 41' N. latitude;
- (e) Surrounding Portage Island and including Portage Bay, and extending northerly up the east side of Hale Passage to Gooseberry Point;
- (f) On the east side of the Strait of Georgia beginning southeast of Sandy Point at 48° 46' 15" N. latitude and extending northerly to Point Whitehorn, then northeasterly to 48° 54' 45" N. latitude in Birch Bay;
- (g) Along the entire southern border of Sandy Point and extending in a southeasterly direction a distance of 5500 feet;
- (h) Along the northwest shore of Lummi Bay from Sandy Point to a point 2500 feet north of the southern boundary of Section 9, Township 38 North, Range 1 East;
  (i) Beginning at 122° 47′ 6″ W. longitude on the north side of Birch
- Bay and extending northerly to Semiahmoo Bay at the United States-Canadian border;
  - (((h))) (j) In Drayton Harbor; and

- (((i))) (k) Bordering all of Point Roberts from the Canadian border in the Strait of Georgia to the Canada border in Boundary Bay.
- (8) All beds within Tidal Reference Area 10 between +3.0 (above
- MLLW) and -15.0 feet (below MLLW), except as stated otherwise:

  (a) In East Sound (Fishing Bay and Ship Bay) north of a line projected true east from Judd Cove;
- (b) In East Sound from Dolphin Bay northwesterly for 0.5 miles;
- (c) On the north side of West Sound from Indian Point northerly and easterly around Massacre Bay to the northern entrance to White Beach Bay:
- (d) On the west side of West Sound from 48° 37' N. latitude southerly to Caldwell Point, then westerly about 1/2 mile along the north side of Pole Pass to the Beacon;
  - (e) In Blind Bay, Shaw Island;
  - (f) In Shoal Bay, Lopez Island;
  - (g) In Hunter Bay and Mud Bay, Lopez Island;
- (h) In Westcott Bay, Garrison Bay, and Horseshoe Bay, San Juan Island;
- (i) Off the mouth of Mitchell Bay and northerly to Hanbury Point, and Mosquito Pass northerly to and adjacent to White Point, San Juan Island:
- (j) Along the south shore of new Dungeness Harbor from Clark Road to a point 1200 feet east of the base of Dungeness Spit between tidal elevations 0.0 (MLLW) and minus 5.0 (below MLLW);
- (k) Along the inner shore of Dungeness Spit between latitudes 48° '20" N. and 48° 09' 35" N. between tidal elevations 0.0 (MLLW) and minus 5.0 (below MLLW);
- (1) On the east side of Sequim Bay from Goose Point northerly to Kiapot Point, and on the west side of Sequim Bay from Schoolhouse Point northerly to 48° 3' 24" N. latitude near Pitship Point, and in addition all beds in this described area between -15.0 feet and -40.0
- (((k))) (m) On the east side of Discovery Bay from 48° N. latitude near Fairmont northerly to 48° 3' 24" N. latitude, and on the west side of Discovery Bay from 48° N. latitude near Maynard northerly to Carr Point, additionally all beds between -15.0 feet and -40.0 feet in this described area;
- (((1))) (n) On the west side of Port Townsend from Glen Cove southerly to the mouth of Chimacum Creek and on the east side of Port Townsend from Crane Point northerly outside the entrance to Kilisut Harbor to 48° 5' 36" N. latitude; and
- (((m))) (o) In Kilisut Harbor (Scow Bay) south of 48° 5' 9" N. latitude, and in addition all beds in this described area between -15.0 feet and -30.0 feet.
- (9) All beds within Tidal Reference Area 11 between +3.0 (above MLLW) and -15.0 feet (below MLLW) east of 122° 59' 36" W. longitude and west of 122° 51' 18" W. longitude.
- (10) All beds within Tidal Reference Area 12 between +3.0 (above MLLW) and -15.0 feet (below MLLW):
  - (a) In Ouilcene Bay north of 47° 47' 6" N. latitude;
- (b) On the west side of Dabob Bay from Whitney Point south to 47° 43' 42" N. latitude in Right Smart Cove near Wawa Point;
- (c) On the west side of Hood Canal from 47° 40' 18" N. latitude south to Quatsap Point (including Pleasant Harbor), then west to a line projected true south from the mouth of the Duckabush River; and
- (d) On the east side of Hood Canal in Stavis Bay, Seabeck Bay, and on the north side of Misery Point.
- (11) All beds within Tidal Reference Area 13 between +3.0 and -15.0 feet on the east side of Hood Canal from Lofall northeasterly to Sheltered Bay and including Port Gamble Bay.
- (12) All beds within Tidal Reference Area 17 between +3.0 and -5.0 feet:
- (a) On the west side of Willapa Bay from the Nahcotta Dock north to 46° 38' N. latitude; and
  - (b) Between the mouths of Cedar River and North River.

- PIERS, PILINGS, DOCKS, AND WAC 220-110-300 FLOATS. The following technical provisions commonly apply to pier, piling, dock, and float projects.
- (1) Pile driving in or adjacent to surf smelt and herring spawning beds is permitted only as follows:

Tidal Reference	Permitted Times	
Area	Smelt spawning beds	Herring spawning beds
1	January 1-December 31	January 1-December 31
2	April 1-July 20	April 1-December 31
3	January 1-December 31	January 1-December 31
4	March 1-October 1	April 1-January 10
5	March 1-September 1 in Liberty Bay	March 20-January 20 in Port Orchard
	((March)) February 15-October 15 in Sinclair-Dyes Inlet	April 10-February 20 in Port Madison <u>March 25-January 10 in</u> <u>Dyes Inlet</u>
6	January 1-December 31	January 1-December 31 ((February 15-April 15))
7 8	October 15-May 15 October 15-May 15	April 15-February 15 April 10-February 10
9	March 15-October 1	June 1-January 31 at Point Roberts
		June 15-February 10 Blaine-Birch Bay; Point Whitehorn to Sandy Point; and Hale Passage and Portage Bay April 10-February 20 in Samish Bay April 10-February 10 in Padilla Bay, Fidalgo Bay
10	January 15-October 15 in Dungeness Harbor	April 15-February 1 West Sound, East Sound, Orcas Island
	November 10-September 10 in Kilisut Harbor	March 15-January 15 Hunter Bay,
	September 1-May 1 at Twin Rivers and Deep Creek	Lopez Island April 10-January 10 Mosquito Pass, San Juan Islands March 20-January 31
		New Dungeness Harbor April 10-February 1, Discovery Bay
		March 1-January 31 Sequim Bay March 20-January 31 Port Townsend, Kilisut Harbor
11 12 13 14 15 16	December 1-September 10 January 1-December 31 January 1-December 31 September 1-April 1 January 1-December 31 January 1-December 31 January 1-December 31	March-January 15 April 15-February 10 April 1-January 31 January 1-December 31 January 1-December 31 January 1-December 31 March 15-January 15

- (2) In addition to those limitations listed in WAC 220-110-300(1) pile driving may be further restricted to protect juvenile salmonids or other species of fish.
- (3) Floats and rafts shall be located and anchored to prevent grounding on smelt and herring spawning beds during periods of low tides.
- (4) Anchoring systems for floating structures shall be designed and deployed so that beds are not damaged.

WAC 220-110-340 INFORMAL APPEAL OF ADVERSE AD-MINISTRATIVE DECISIONS. Any person who, upon proper application, is denied a requested hydraulic project approval or contests a condition placed in a granted approval, may contact the field investigator from the ((departments of game and/or fisheries assigned to the project)) appropriate department having jurisdiction over the site to discuss the denial or provisions. If the result of this contact with the field investigator does not satisfy the applicant, then that person may contact the field investigator's supervisors up through the chain of

command to the ((directors)) director of the department having jurisdiction over the site. If the applicant is not satisfied by the results of this informal appeal process, then that person may make a formal appeal. We encourage the applicant to exhaust this informal appeal process prior to initiating a formal appeal.

AMENDATORY SECTION (Amending Order 83-25, filed 4/13/83)

WAC 220-110-350 FORMAL APPEAL OF ADVERSE AD-MINISTRATIVE DECISIONS. Any person who, upon proper application, is denied a requested hydraulic project approval or contests a condition placed in a granted approval, is entitled to an opportunity for hearing, pursuant to the Administrative Procedure Act, chapter 34.04 RCW. To obtain a hearing, a written request must be filed with ((either)) the appropriate department having jurisdiction over the site. The mailing addresses are: Department of Fisheries((1)), Habitat Management Division, Room 115, General Administration Building, Olympia, WA 98504((, or the)); Department of ((Game's)) Game, Habitat Management Division, 600 North Capitol Way, Olympia, WA 98504. Requests must be received within thirty days from the date of denial of a hydraulic approval or issuance of an approval with conditions sought to be contested. Hearings are conducted pursuant to the Uniform Procedure Rules, chapter 1-08 WAC, unless modified in writing or by agreement of the parties. Ordinarily, it is expected an aggrieved party seeking administrative review will waive the notice of hearing requirements provided by RCW 34.04.090(1) in order to provide an expeditious decision. An administrative law judge will be used to hear all evidence, with proposed findings of fact, conclusions of law, proposed order, and exceptions and replies thereto, and written argument, if any, prepared and presented to the directors of the departments, together with a tape of the contested case hearing, for final decision. All final decisions are appealable as provided by the Administrative Procedure Act, chapter 34.04 RCW. Administrative law judges will be provided by the office of administrative hearings.

# WSR 83-23-111 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 83-195-Filed November 23, 1983]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial shellfish rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this order establishes a gear-setting period for the coastal commercial crab fishery, and reopens sport crab fishing.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1983.

By William R. Wilkerson

Director

WAC 220-52-04600L CRAB FISHERY—SEA-SON. (1) Notwithstanding the provisions of WAC 220-52-040 and WAC 220-52-046, it is unlawful prior to 12:01 a.m. November 27, 1983, to operate or set any baited or unbaited shellfish pots or ringnets for commercial purposes in offshore waters or coastal waters, or Columbia River, Willapa Harbor and Grays Harbor fishing areas.

(2) It is unlawful prior to 12:01 a.m. on December 1, 1983, to land or possess, or transport through state waters, or offshore waters, any crabs taken for commercial purposes from the Pacific Ocean, coastal, Columbia River, Willapa Harbor or Grays Harbor fishing areas.

# REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m., November 26, 1983:

WAC 220-52-04600K CRAB FISHERY—SEA-SONS AND AREAS (83-107)

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. November 30, 1983:

WAC 220-56-33000A CRAB—AREAS AND SEASONS (83-102)

# WSR 83-23-112 PROPOSED RULES DEPARTMENT OF GAME

(Game Commission)

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Game Commission intends to adopt, amend, or repeal rules concerning the amendment of WAC 232-14-010. Amendment of WAC 220-110-010, 220-110-020, 220-110-030, 220-110-060, 220-110-070, 220-110-110, 220-110-130, 220-110-190, 220-110-220, 220-110-250, 220-110-260, 220-110-300, 220-110-340 and 220-110-350 as adopted by reference (WAC 232-14-010), regarding procedural guidelines for administration of the State Hydraulic Code, RCW 75.20.100. See CR-1 notice dated November 23, 1983, filed by the Washington Department of Fisheries;

that the agency will at 9:30 a.m., Monday, January 9, 1984, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules jointly with the director of Washington Department of Fisheries.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 10, 1984.

The authority under which these rules are proposed is RCW 77.12.010, 75.20.100 and chapter 34.04 RCW.

The specific statute these rules are intended to implement is RCW 75.20.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1984.

Dated: November 23, 1983

By: Frank R. Lockard

Director

#### STATEMENT OF PURPOSE

Title: WAC 220-110-010, 220-110-020, 220-110-030, 220-110-060, 220-110-070, 220-110-110, 220-110-130, 220-110-190, 220-110-220, 220-110-250, 220-110-260, 220-110-300, 220-110-340 and 220-110-350.

Description of Purpose: Modify rules effecting hydraulic project approval.

Statutory Authority: RCW 75.08.012, 75.08.080, 75-20.100 and chapter 34.04 RCW.

Summary of Rule: WAC 220-110-010 specifies fresh and salt water applicability and extent of jurisdiction; WAC 220-110-020 adds several definitions and changes several definitions; WAC 220-110-030 changes hydraulic approval procedure: WAC 220-110-060 restores wording to that originally filed in WSR 83-06-062: WAC 220-110-070 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-110 adds maintenance wording; WAC 220-110-130 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-190 corrects spelling error; WAC 220-110-220 restores wording to that originally filed in WSR 83-06-062; WAC 220-110-250 adds several smelt spawning beds; WAC 220-110-260 adds several herring spawning beds; WAC 220-110-300 adds permitted pile driving periods; WAC 220-110-340 clarifies departmental jurisdiction; and WAC 220-110-350 clarifies departmental jurisdiction.

Reasons Supporting Proposed Action: WAC 220-110-010 makes language consistent with revisions to the statute and provides clarity; WAC 220-110-020 provides clarification of words and phrases used in the hydraulics regulations and changes those definitions that are codified in the Revised Code of Washington to conform wording; WAC 220-110-030 makes the regulation consistent with Revised Code of Washington requirements and provides additional procedures to implement those requirements; WAC 220-110-060 provides original proposal language that has received public comment. should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-070 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-110 clarifies the criteria and guidelines used to administer culvert approval; WAC 220-110-130 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-190 corrects typographical error; WAC 220-110-220 provides original proposal language that has received public comment, should any provision of the Administrative Procedure Act invalidate the existing regulation; WAC 220-110-250 updates distribution of documented smelt spawning beds; WAC

220-110-260 updates distribution of documented herring spawning beds; WAC 220-110-300 modifies and adds permit criteria necessary to address changes in WAC 220-110-250 and 220-110-260; WAC 220-110-340 makes language consistent with revisions to the statute and provides clarify; and WAC 220-110-350 makes language consistent with revisions to the statute and provides clarity.

Agency Personnel Responsible for Drafting and Implementation: Chris Drivdahl, Habitat Management Division, Department of Game, 600 North Capitol Way, Olympia, Washington 98504, 753–3318, and Duane Phinney, Habitat Management Division, Department of Fisheries, 115 General Administration Building, Olympia, Washington 98504, 753–3621; and Enforcement: Robert B. Rasmussen, Wildlife Enforcement, Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and James W. McKillip, Department of Fisheries, 115 General Administration Building, Olympia, Washington 98504, 753–6585.

These rules are proposed jointly by the Department of Game and the Department of Fisheries.

Comments: None.

These proposals are not the result of federal law or court order.

Small Business Economic Impact Statement: The departments have considered whether the proposed rules are subject to the Regulatory Fairness Act, (chapter 6, Laws of 1982) and has determined that they are not for the following reasons: The rules proposed establish procedures to comply with a statutory requirement (RCW 75.20.100). Therefore, the rules themselves impose no economic impact independent of that imposed by RCW 75.20.100. Even if the laws imposed substantive guidelines, which they do not, departmental records show that, based upon applications received for hydraulic approval, the proposed rules would not have an economic impact on at least 10% of the businesses in any one three-digit industrial classification or 20% of all businesses.

# AMENDATORY SECTION (Amending Order 205, filed April 14, 1983)

WAC 232-14-010 HYDRAULIC CODE GUIDELINES The State Hydraulic Code, RCW 75.20.100, is jointly administered by the Departments of Fisheries and Game, by law separate agencies. That code requires that prior to construction or other work that will use, divert, obstruct, or change the natural flow or bed of any river or stream or that will utilize any of the waters of the state or materials from the stream beds, that written approval be obtained from the Directors of the Departments of Fisheries and Game. Rules establishing procedures for obtaining a hydraulic approval and explaining criteria, policies and procedures typically utilized by the Departments of Fisheries and Game in administering the Hydraulic Code have been jointly promulgated by the two agencies. The body of the regulations is codified as WAC Chapter 220-110-010 et. seq., which can be found under rules and regulations codified for the Department of Fisheries. Those rules, ((WAC)) Chapter 220-110 WAC as last amended by the Department of Fisheries Order 84-..., are here adopted by reference and also made a part of ((WAC)) Title 232 WAC.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

# WSR 83-23-113 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Department of Ecology intends to adopt, amend, or repeal rules concerning Mason County, amending WAC 173-19-310.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 29, 1983

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

This notice is connected to and continues the matter in Notice Nos. WSR 83-18-058 and 83-23-002 filed with the code reviser's office on September 6, 1983, and November 3, 1983.

Dated: November 22, 1983

By: John F. Spencer

Deputy Director

# WSR 83-23-114 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Department of Ecology intends to adopt, amend, or repeal rules concerning SEPA rules, adopting chapter 197-11 WAC, and guidelines interpreting and implementing the state environmental policy act, repealing chapter 197-10 WAC:

that the agency will at 7:00 p.m., Thursday, January 5, 1984, in the Port of Seattle, 2201 Alaskan Way, Pier 66, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 26, 1984.

The authority under which these rules are proposed is RCW 43.21C.110, amended by section 7, chapter 117, Laws of 1983.

The specific statute these rules are intended to implement is chapter 43.21C RCW, amended by section 7, chapter 117, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1984.

Dated: November 23, 1983
By: John F. Spencer
Deputy Director

### STATEMENT OF PURPOSE

Title: State Environmental Policy Act (SEPA) rules.
Description of Purpose: Replace existing chapter 197–
10 WAC with new chapter 197–11 WAC.

Statutory Authority: RCW 43.21C.110, amended by section 7, chapter 117, Laws of 1983.

Summary of Rule: Establishes procedures for determining whether an action is categorically exempt from the requirements of SEPA, exempt from the environmental impact statement (EIS) requirements of SEPA or requires preparation of an EIS. Establishes procedures to document the determination, to prepare an EIS, and to involve the public in the SEPA process.

Reasons Supporting Proposed Action: The 1983 legislature amended SEPA as a result of a two-year study and review by the Commission on Environmental Policy. The new chapter is required to bring the rules into line with the statutory amendments.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Janet R. Rhodes, 459–6026 and Greg Sorlie, 459–6237, Department of Ecology, Mailstop PV-11, Olympia, WA 98504.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: When the new rules are adopted, each state and local agency must implement and enforce their own rules or ordinance.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: The Regulatory Fairness Act, chapter 19.85 RCW, requires that rules which have an economic impact on more than 20 percent of all industries or more than 10 percent of the businesses in any one industry be reviewed and altered, if necessary, to minimize their impact on small businesses. Chapter 197-11 WAC implements chapter 117, Laws of 1983. Many requirements of businesses are statutory requirements and therefore cannot be deleted from the implementing regulation. This statement will only be concerned with requirements set forth in the proposed regulation which are not specifically required by the statute. Many industries could be impacted by chapter 197-11 WAC. Any business proposing any activity which effects the environment is potentially subject to SEPA compliance. However, records of past SEPA activity are not coded by industry and are scattered in some 1500-2000 agencies, including state agencies, cities, counties, and special service districts. This statement does not attempt to identify the impacts of SEPA by industry or by size of firm, but examines costs to proponents based on the degree of impact to the environment. During the last five years (1978 through 1982), the Department of Ecology received an average of 300 draft environmental impact statements (EIS) and 3665 final declarations of nonsignificance per year. These averages will be used to estimate total cost of this regulation. Because the cost of compliance with this regulation is governed by degree of environmental impact, not size of firm, it is impossible to compare the economic impact of small firms versus large firms. However, larger and/or more complex projects generally are more likely to result in greater impact on the environment and also more likely to be undertaken by large firms. Costs are outlined below for four cases:

### Case 1

When compliance requires than an EIS be prepared, (when probable adverse environmental impacts are significant), the cost of preparing the EIS may be absorbed by the agency requiring the EIS or passed on to the applicant. The EIS requirement is statutory. The statute also states that the public must be involved; but does not specify how that involvement shall occur. The proposed regulation specifies involvement as 1) public notice in a newspaper of general circulation, 2) posting of the property, and 3) public hearing (in some cases). Current cost of one public notice varies from paper to paper in a range from \$40 to \$350. When an EIS is involved, two to three public notices are required, resulting in costs of \$80 to \$1,050. Posting costs are estimated at \$100 to \$300, assuming a \$50 to \$100 range per posting. Public hearings cost involves room rental. Agencies may adopt, by regulation, other public notice alternatives, which may result in less cost to the applicant. If local agencies do not adopt specific public notice requirements, the requirements, as set forth in this regulation, will prevail.

#### Case 2

There are four criteria which determine compliance under Case 2. They are: When more than one agency requires a permit or approval; when the project involves demolition of a building which, if under construction, would require SEPA compliance; when the action is grading or excavation; or when it involves a mitigated Declaration of Nonsignificance (DNS). Case 2 actions require a 15-day comment period and one public notice estimated at a cost range of \$40 to \$350. Agencies may adopt other forms of public notice, which may result in less cost.

# Case 3

Case 3 actions require a DNS but no public notice.

# Case 4

Case 4 actions are exempted from SEPA compliance.

#### General

Some local agencies charge a filing fee when an applicant submits an environmental checklist. These charges appear to range from \$10 to \$270 per checklist and would be added to costs outlined in cases 1 through 3. Based on a September 1978 study entitled "Green Goals and Greenbacks, A Comparative Study of State Level Environmental Impact Statement Programs and Their Associated Costs," by S. L. Hart and G. A. Enk of The Institute on Man and Science, 80 percent of all actions are exempted from SEPA compliance (Case 4), 1 percent require preparation of an EIS (Case 1), and the other 19 percent require preparation of a DNS (Cases 2 and 3). Historical data to segregate SEPA impact by size of firm and by industry is available. However, the process would require several man-months to individually inspect and code files of 1500-2000 state and local agencies. This outlining of cost ranges of SEPA compliance should serve to satisfy the intent of the Regulatory Fairness Act.

	Chapter 197–11 WAC SEPA RULES	197–11–842 197–11–845	Cost-benefit analysis. County/city.
	SEFA ROLES	197–11–847	Decision maker.
WAC		197-11-849	Department.
197–11–010	Authority.	197-11-850	Determination of nonsignificance (DNS).
197-11-020	Purpose.	197-11-855	Determination of significance (DS).
197-11-030	Policy. Definitions.	197-11-860	EIS.
197-11-040	Lead agency.	197-11-865	Environment. Environmental checklist.
197-11-050 197-11-055	Timing of the SEPA process.	197-11-870 197-11-875	Environmental document.
197–11–060	Content of environmental review.	197-11-876	Environmental review.
197-11-070	Limitations on actions during SEPA process.	197-11-877	Environmentally sensitive area.
19711080	Incomplete or unavailable information.	197-11-879	Expanded scoping.
197-11-090	Supporting documents.	197-11-880	Impacts.
197-11-100	Information required of applicants.	197-11-885	Incorporation by reference.
197-11-300	Purpose of this part.	197-11-890	Lands covered by water.
197-11-305	Categorical exemptions. Threshold determination required.	197-11-895	Lead agency.
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# PART ONE - PURPOSE/AUTHORITY

Notice of action and deadline for appeal.

#### **NEW SECTION**

197-11-99380

WAC 197-11-010 AUTHORITY. These rules are promulgated under the State Environmental Policy Act (SEPA), chapter 43.21C RCW. RCW 43.21C.110 specifies the content of these rules and grants authority for promulgation. As required in RCW 43.21C.095, these rules shall be given substantial deference in the interpretation of SEPA.

#### **NEW SECTION**

WAC 197-11-020 PURPOSE. (1) The purpose of these rules is to establish uniform requirements for compliance with SEPA. Each agency must have its own SEPA procedures consistent with these state-wide rules. The effective date of these rules is stated in 197-11-99290.

- (2) These rules replace the previous guidelines in chapter 197-10 WAC.
- (3) The provisions of these rules and the act must be read together as a whole in order to comply with the spirit and letter of the law.

# **NEW SECTION**

WAC 197-11-030 POLICY. (1) The policies and goals set forth in SEPA are supplementary to existing agency authority.

(2) Agencies shall to the fullest extent possible:

- (a) Interpret and administer the policies, regulations, and laws of the state of Washington in accordance with the policies set forth in SEPA and these rules.
- (b) Find ways to make the SEPA process more useful to decision makers and the public; promote certainty regarding the requirements of the act; reduce paperwork and the accumulation of extraneous background data; and emphasize important environmental impacts and alternatives.
- (c) Prepare environmental documents that are concise, clear, and to the point, and are supported by evidence that the necessary environmental analyses have been made.
- (d) Initiate the SEPA process early in conjunction with other agency operations to avoid delay and duplication.
- (e) Integrate the requirements of SEPA with existing agency planning and licensing procedures and practices, so that such procedures run concurrently rather than consecutively.
- (f) Encourage public involvement in decisions that significantly affect environmental quality.
- (g) Identify and evaluate, where required by the act and these rules, reasonable alternatives that would mitigate adverse effects of proposed actions on the environment.

# PART TWO - GENERAL REQUIREMENTS

# **NEW SECTION**

WAC 197-11-040 DEFINITIONS. The terms used in these rules are explained in Part 8, Definitions, 197-11-800 to 197-11-990. This terminology shall be uniform throughout the state as applied to SEPA,

chapter 43.21C RCW. References in these rules to 197-11 refer to chapter 197-11 of the Washington Administrative Code (chapter 197-11 WAC).

# **NEW SECTION**

WAC 197-11-050 LEAD AGENCY. (1) A lead agency shall be designated when an agency is developing or is presented with a proposal, following the rules beginning at 197-11-99201.

- (2) The lead agency shall be the agency with main responsibility for complying with SEPA's procedural requirements and shall be the only agency responsible for:
  - (a) The threshold determination; and
  - (b) Preparation and content of environmental impact statements.

#### **NEW SECTION**

WAC 197-11-055 TIMING OF THE SEPA PROCESS. (1) Integrating SEPA and agency activities. The SEPA process shall be integrated with agency activities at the earliest possible time to ensure that planning and decisions reflect environmental values, to avoid delays later in the process, and to seek to resolve potential problems.

- (2) Timing of review of proposals. The lead agency shall prepare its threshold determination and EIS, if required, at the earliest possible point in the planning and decisionmaking process, when the principal features of a proposal and its environmental impacts can be reasonably identified.
- (a) A proposal exists when an agency is presented with an application or has a goal and is actively preparing to make a decision on one or more alternative means of accomplishing that goal and the environmental effects can be meaningfully evaluated.
- (i) The fact that proposals may require future agency approvals or environmental review shall not preclude current consideration, as long as proposed future activities are specific enough to allow some evaluation of their probable environmental impacts.
- (ii) Preliminary steps or decisions are sometimes needed before an action is sufficiently definite to allow meaningful environmental analysis.
- (b) Agencies shall identify the times at which the environmental review shall be conducted either in their procedures or on a case-by-case basis. Agencies may also organize environmental review in phases, as specified in 197-11-060(5).
- (c) Compliance with SEPA shall be completed before an agency commits to a particular course of action.
- (3) Applications and rulemaking. The timing of environmental review for applications and for rulemaking shall be as follows:
- (a) At the latest, the lead agency shall begin environmental review, if required, when an application is complete. The lead agency may initiate review earlier and may have informal conferences with applicants. A final threshold determination or FEIS shall normally precede or accompany the final staff recommendation, if any, in a quasi-judicial proceeding on an application. Agency procedures shall specify the type and timing of environmental documents that shall be submitted to planning commissions and similar advisory bodies (197-11-99122).
- (b) For rulemaking, the DNS or DEIS shall normally accompany the proposed rule. An FEIS, if any, shall be issued at least seven days before adoption of a final rule (197-11-460(4)).
- (4) Applicant review at conceptual stage. In general, agencies should adopt procedures for environmental review and for preparation of EISs on private proposals at the conceptual stage rather than the final detailed design stage.
- (a) If an agency's only action is a decision on a building permit or other license that requires detailed project plans and specifications, agencies shall provide applicants with the opportunity when appropriate, for environmental review under SEPA prior to requiring applicants to submit such detailed project plans and specifications.
- (b) Agencies may specify the amount of detail needed from applicants for such early environmental review, consistent with 197-11-100 and 197-11-335, in their SEPA or permit procedures.
- (c) This subsection does not preclude agencies or applicants from preliminary discussions or exploration of ideas and options prior to commencing formal environmental review.
- (5) An overall decision to proceed with a course of action may involve a series of actions or decisions by one or more agencies. If several agencies have jurisdiction over a proposal, they should coordinate their SEPA processes wherever possible. The agencies shall comply with lead agency determination requirements in 197-11-050 and 197-11-99201.

- (6) To meet the requirement to insure that environmental values and amenities are given appropriate consideration along with economic and technical considerations, environmental documents and analyses shall be circulated and reviewed with other planning documents to the fullest extent possible.
- (7) For their own public proposals, lead agencies may extend the time limits prescribed in these rules.

- WAC 197-11-060 CONTENT OF ENVIRONMENTAL RE-VIEW. (1) Environmental review consists of the range of proposed activities, alternatives, and impacts to be analyzed in an environmental document, in accordance with SEPA's goals and policies. This section specifies the content of environmental review common to all environmental documents required under SEPA.
  - (2) The content of environmental review:
- (a) Depends on each particular proposal, on an agency's existing planning and decisionmaking processes, and on the time when alternatives and impacts can be most meaningfully evaluated;
- (b) For the purpose of deciding whether an EIS is required, is specified in the environmental checklist, in 197-11-330 and 197-11-444;
- (c) For an environmental impact statement is considered its "scope" (197-11-960 and Part 4 of these rules);
- (d) For the content of any supplemental environmental review is specified in Part 6.
  - (3) Proposals.
- (a) Agencies shall make certain that the proposal which is the subject of environmental review is properly defined.
- (i) Proposals include public projects or proposals by agencies, proposals by applicants, if any, and proposed actions and regulatory decisions of agencies in response to proposals by applicants.
- (ii) A proposal by a lead agency or applicant may be put forward as an objective, as several alternative means of accomplishing a goal, or as a particular or preferred course of action.
- (iii) Proposals should be described in ways which encourage considering and comparing alternatives. Agencies are encouraged to describe public or nonproject proposals in terms of objectives rather than preferred solutions. A proposal could be described, for example, as "reducing flood damage and achieving better flood control by one or combination of the following means: Building a new dam; maintenance dredging; use of shoreline and land use controls; purchase of floodprone areas; or relocation assistance."
- (b) Proposals or parts of proposals which are related to each other closely enough to be, in effect, a single course of action shall be evaluated in the same environmental document. (Phased review is allowed under subsection (5).) Proposals or parts of proposals are closely related, and they shall be discussed in the same environmental document, if they:
- (i) Cannot or will not proceed unless the other proposals (or parts of proposals) are implemented simultaneously with them; or
- (ii) Are interdependent parts of a larger proposal and depend on the larger proposal as their justification or for their implementation.
- (c) (Optional) Agencies may wish to analyze "similar actions" in a single environmental document.
- (i) Proposals are similar if, when viewed with other reasonably fore-seeable actions, they have common aspects which provide a basis for evaluating their environmental consequences together, such as common timing, types of impacts, alternatives, or geography. This section does not require agencies or applicants to analyze similar actions in a single environmental document or require applicants to prepare environmental documents on proposals other than their own.
- (ii) When preparing environmental documents on similar actions, agencies may find it useful to define the proposals in one of the following ways: (A) Geographically, which may include actions occurring in the same general location, such as a body of water, region, or metropolitan area; or (B) generically, which may include actions which have relevant similarities, such as common timing, impacts, alternatives, methods of implementation, environmental media, or subject matter.
  - (4) Impacts.
- (a) SEPA's procedural provisions require the consideration of "environmental" impacts (see definition of "environment" in 197-11-865 and of "impacts" in 197-11-880), with attention to impacts which are likely, not merely speculative. (See definition of "probable" in 197-11-942 and 197-11-080 on incomplete or unavailable information.)
  - (b) In assessing the significance of an impact:
- (i) The severity of an impact should be weighed along with its likelihood of occurrence. (See definition of "significant" in 197-11-970.)

- (ii) A lead agency shall not limit its consideration of a proposal's impacts only to those aspects within its jurisdiction, including local or state boundaries.
- (c) Agencies shall carefully consider the range of probable impacts, including short-term and long-term effects. Impacts shall include those that are likely to arise or exist over the lifetime of a proposal or, depending on the particular proposal, longer.
- (d) A proposal's effects include direct and indirect impacts caused by a proposal. Impacts include those effects resulting from growth caused by a proposal, as well as the likelihood that the present proposal will serve as a precedent for future actions. For example, adoption of a zoning ordinance will encourage or tend to cause particular types of projects.
- (e) The range of impacts to be analyzed in an EIS (direct, indirect, and cumulative impacts, 197-11-960) may be wider than the impacts for which mitigation measures are required of applicants (197-11-720). This will depend upon the specific impacts, the extent to which the adverse impacts are attributable to the applicant's proposal, and the capability of applicants or agencies to control the impacts in each situation.
  - (5) Phased review.
- (a) Lead agencies shall determine the appropriate scope and level of detail of environmental review to coincide with meaningful points in their planning and decisionmaking processes. (See 197-11-055 on timing of environmental review.)
- (b) Environmental review may be phased. If used, phased review assists agencies and the public to focus on issues which are ready for decision and exclude from consideration issues already decided or not yet ready. Broader environmental documents may be followed by narrower documents, for example, which incorporate prior general discussion by reference and concentrate solely on the issues specific to that phase of the proposal.
  - (c) Phased review is appropriate when:
- (i) The sequence is from a nonproject document to a document of narrower scope such as a site specific analysis (see, for example, 197-11-443): or
- (ii) The sequence is from an environmental document on a specific proposal at an early stage (such as need and site selection) to a subsequent environmental document at a later stage (such as sensitive design impacts).
  - (d) Phased review is not appropriate when:
- (i) The sequence is from a narrow project document to a broad policy document;
- (ii) It would merely divide a larger system into exempted fragments or avoid discussion of cumulative impacts; or
- (iii) It would segment and avoid present consideration of proposals and their impacts which are required to be evaluated in a single environmental document under 197-11-060(4)(b) or 197-11-305(1); however, the level of detail and type of environmental review may vary with the nature and timing of proposals and their component parts.
- (e) Lead agencies using phased review shall so state in their environmental documents.
- (f) Agencies shall use the environmental checklist, scoping process, nonproject EISs, incorporation by reference, adoption, and supplemental review, as appropriate, to define the scope of phased review and to avoid duplication and excess paperwork.
- (g) Where proposals are related to a large existing or planned network, such as highways, streets, pipelines, or utility lines or systems, the lead agency may analyze in detail the overall network as the present proposal or may select some of the future elements for present detailed consideration. Any phased review shall be logical in relation to the design of the overall system or network, and shall be consistent with this section and 197-11-070.

#### **NEW SECTION**

WAC 197-11-070 LIMITATIONS ON ACTIONS DURING SEPA PROCESS. (1) Until the responsible official issues a final determination of nonsignificance or final environmental impact statement, no action concerning the proposal shall be taken by a governmental agency that would:

- (a) Have an adverse environmental impact; or
- (b) Limit the choice of reasonable alternatives.
- (2) In addition, certain DNSs require a fifteen-day period prior to agency action (197-11-340(2)), and FEISs require a seven-day period prior to agency action (197-11-460(4)).
- (3) In preparing environmental documents, there may be a need to conduct studies that may cause nonsignificant environmental impacts.

If such activity is not exempt under 197-11-99001(18), the activity may nonetheless proceed if a checklist is prepared and appropriate mitigation measures taken.

(4) This section does not preclude developing plans or designs, issuing requests for proposals (RFPs), securing options, or performing other work necessary to develop an application for a proposal, as long as such activities are consistent with subsection (1).

#### **NEW SECTION**

- WAC 197-11-080 INCOMPLETE OR UNAVAILABLE INFORMATION. (1) If information on significant adverse impacts essential to a reasoned choice among alternatives is not known, and the costs of obtaining it are not exorbitant, agencies shall obtain and include the information in their environmental documents.
- (2) When there are gaps in relevant information or scientific uncertainty concerning significant impacts, agencies shall make clear that such information is lacking or that substantial uncertainty exists.
- (3) Agencies may proceed in the absence of vital information as follows:
- (a) If information relevant to adverse impacts is essential to a reasoned choice among alternatives, but is not known, and the costs of obtaining it are exorbitant; or
- (b) If information relevant to adverse impacts is important to the decision and the means to obtain it are speculative or not known; then The agency shall weigh the need for the action with the severity of possible adverse impacts which would occur if the agency were to decide to proceed in the face of uncertainty. If the agency proceeds, it shall generally indicate in the appropriate environmental documents its worst case analysis and the likelihood of occurrence, to the extent this information can reasonably be developed.
- (4) Agencies may rely upon applicants to provide information as allowed in 197-11-100.

#### **NEW SECTION**

WAC 197-11-090 SUPPORTING DOCUMENTS. If an agency prepares background or supporting analyses, studies, or technical reports, such material shall be considered part of the agency's record of compliance with SEPA, as long as the preparation and circulation of such material complies with the requirements in these rules for incorporation by reference and the use of supporting documents.

#### **NEW SECTION**

- WAC 197-11-100 INFORMATION REQUIRED OF APPLICANTS. Further information may be required if the responsible official determines that the information initially supplied is not reasonably adequate to fulfill the purposes for which it is required. An applicant may, at any time, voluntarily submit information beyond that which may be required under these rules. An agency is allowed to require information from an applicant in the following areas:
- (1) Environmental checklist. An applicant may be required to complete the environmental checklist in 197-11-99325 in connection with filing an application. Additional information may be required at an applicant's expense, but not until after initial agency review of the checklist (197-11-315 and 197-11-335).
- (2) Threshold determination. Any additional information required by an agency after its initial review of the checklist shall be limited to those elements on the checklist for which the lead agency has determined that information accessible to the agency is not reasonably sufficient to evaluate the environmental impacts of the proposal. The lead agency may require field investigations or research by the applicant reasonably related to determining a proposal's environmental impacts (197-11-335). An applicant may clarify or revise the checklist at any time prior to a threshold determination. Revision of a checklist after a threshold determination is issued shall be made under 197-11-340 or 197-11-360.
- (3) Environmental impact statements. The responsible official may require an applicant to provide relevant information which is not in the possession of the lead agency. Although an agency may include additional analysis not required under SEPA in an EIS (197-11-440(8), 197-11-448(4) and 197-11-690), the agency shall not require the applicant to furnish such information. An applicant shall not be required to provide information requested of a consulted agency until the agency has responded or the time allowed for its response has elapsed, whichever is earlier.

# PART THREE – CATEGORICAL EXEMPTIONS AND THRESHOLD DETERMINATION

#### **NEW SECTION**

- WAC 197-11-300 PURPOSE OF THIS PART. The purpose of this Part is to provide rules for:
- (1) Administering categorical exemptions for proposals which would not have probable significant adverse impacts;
- (2) Deciding whether a proposal has a probable significant adverse impact and thus requires an EIS;
- (3) Providing a way to review and mitigate nonexempt proposals;
- (4) Integrating SEPA into early planning to ensure appropriate consideration of SEPA's policies and to eliminate duplication and delay.

#### **NEW SECTION**

- WAC 197-11-305 CATEGORICAL EXEMPTIONS. (1) If a proposal fits within any of the provisions in Part 9 of these rules, the proposal shall be categorically exempt from threshold determination requirements (197-11-835) except as follows:
  - (a) The proposal is a segment of a proposal and includes:
- (i) A series of actions, physically or functionally related to each other, some of which are categorically exempt and some of which are not; or
- (ii) A series of exempt actions that are physically or functionally related to each other, and that together may have a significant adverse environmental impact in the judgment of the lead agency.

For such proposals, the agency or applicant may proceed with the exempt aspects of the proposals, prior to conducting environmental review, if the requirements of 197-11-070 are met.

- (b) The proposal is not exempt under 197-11-99125, environmentally sensitive areas.
- (2) An agency is not required to document that a proposal is categorically exempt. Agencies may note on an application that a proposal is categorically exempt or place such a determination in agency files.

#### **NEW SECTION**

- WAC 197-11-310 THRESHOLD DETERMINATION RE-QUIRED. (1) A threshold determination is required for any proposal which meets the definition of action and is not categorically exempt.
- (2) The responsible official of the lead agency shall make the threshold determination, which shall be made as close as possible to the time an agency has developed or is presented with a proposal (197-11-945).
- (3) In most cases, the time to complete a threshold determination should not exceed fifteen days. Complex proposals, those where additional information is needed, and/or those accompanied by an inaccurate checklist may require additional time. Upon request by an applicant, the responsible official shall select a date for making the threshold determination and notify the applicant of such date in writing.
  - (4) All threshold determinations shall be documented in:
  - (a) A determination of nonsignificance (DNS) (197-11-340); or
  - (b) A determination of significance (DS) (197-11-360).

# **NEW SECTION**

- WAC 197-11-315 ENVIRONMENTAL CHECKLIST. (1) Agencies:
- (a) Shall use the environmental checklist substantially in the form found in 197-11-99325 to assist in making threshold determinations for proposals, except for: Public proposals on which the lead agency has decided to prepare its own EIS or proposals on which the lead agency and applicant agree an EIS will be prepared.
- (b) May use an environmental checklist whenever it would assist in their planning and decision making, but shall not require an applicant to prepare a checklist under SEPA, unless a checklist is required by (1)(a) of this section.
- (2) The lead agency shall prepare the checklist or require an applicant to prepare the checklist.
- (3) The items in the environmental checklist are not weighted. The mention of one or many adverse environmental impacts does not necessarily mean that the impacts are significant. Conversely, the possibility of a significantly impacted element of the environment may result in the need for an EIS.

WAC 197-11-330 THRESHOLD DETERMINATION PROCESS. (1) In making a threshold determination, the responsible official shall:

(a) Review the environmental checklist, if used:

- (i) Independently evaluating the responses of any applicant and indicating the result of its evaluation in the DS, in the DNS, or on the checklist; and
- (ii) Conducting its initial review of the environmental checklist and any supporting documents without requiring additional information from the applicant.
- (b) Determine if the proposal is likely to have a probable significant adverse environmental impact, based on the proposed action, the information in the checklist (197-11-99325), and any additional information furnished under 197-11-335 and 197-11-350; and
- (c) Consider mitigation measures which an agency or the applicant will implement as part of the proposal.
- (2) In making a threshold determination, the responsible official should determine whether:
- (a) All or part of the proposal, alternatives, or impacts have been analyzed in a previously prepared environmental document, which can be adopted or incorporated by reference (see Part 6).
- (b) Environmental analysis would be more useful or appropriate in the future in which case, the agency shall commit to timely, subsequent environmental review, consistent with 197-11-055 through 197-11-070 and Part 6.
- (3) In determining an impact's significance (197-11-970), the responsible official shall take into account the following, that:
- (a) The same proposal may have a significant adverse impact in one location but not in another location;
- (b) The absolute quantitative effects of a proposal are also important, and may result in a significant adverse impact regardless of the nature of the existing environment;
- (c) Several marginal impacts when taken together will result in a significant adverse impact;
- (d) For some proposals, it may be impossible to forecast the environmental impacts with precision, often because some variables cannot be predicted or values cannot be quantified.
- (4) If after following 197-11-080 and 197-11-335 the lead agency reasonably believes that a proposal may have a significant adverse impact, an EIS is required.
- (5) A threshold determination shall not balance whether the beneficial aspects of a proposal outweigh its adverse impacts, but rather, shall consider whether a proposal has any probable significant adverse environmental impacts under the rules stated in this section. For example, proposals designed to improve the environment, such as sewage treatment plants or pollution control requirements, may also have significant adverse environmental impacts.

# **NEW SECTION**

WAC 197-11-335 ADDITIONAL INFORMATION. The lead agency shall make its threshold determination based upon information reasonably sufficient to evaluate the environmental impact of a proposal (197-11-055(2) and 197-11-060(3)). The lead agency may take one or more of the following actions if, after reviewing the checklist, the agency concludes that there is insufficient information to make its threshold determination:

- (1) Require an applicant to submit more information on subjects in the checklist;
- (2) Make its own further study, including physical investigations on a proposed site;
- (3) Consult with other agencies, requesting information on the proposal's potential impacts which lie within the other agencies' jurisdiction or expertise (agencies shall respond in accordance with 197-11-550); or
- (4) Decide that all or part of the action or its impacts are not sufficiently definite to allow environmental analysis and commit to timely, subsequent environmental analysis, consistent with 197-11-055 through 197-11-070.

#### **NEW SECTION**

WAC 197-11-340 DETERMINATION OF NONSIGNIFICANCE (DNS). (1) If the responsible official determines there will be no probable significant adverse environmental impacts from a proposal,

- the lead agency shall prepare and issue a determination of nonsignificance (DNS) substantially in the form provided in 197-11-99350. If an agency adopts another agency's environmental document in support of a threshold determination (Part 6), the notice of adoption (197-11-99340) and the DNS shall be combined or attached to each other.
- (2)(a) An agency shall not act upon a proposal for fifteen days after the date of issuance of a DNS if the proposal involves:
  - (i) Another agency with jurisdiction;
- (ii) Demolition of any structure or facility not exempted by 197-11-99001(2)(f) or 197-11-99080;
- (iii) Issuance of clearing or grading permits not exempted in Part 9 of these rules; or
- (iv) A DNS under 197-11-350(2), 197-11-350(3) or 197-11-360(4).
- (b) The responsible official shall send the DNS and environmental checklist to agencies with jurisdiction, the department of ecology, and affected tribes. Notice of a DNS issued under (2)(a) of this section shall be given under 197-11-510.
- (c) Any person, affected tribe, or agency may submit comments to the lead agency within fifteen days of the date of issuance of a DNS on the proposals listed in (2)(a) of this section.
- (d) The responsible official shall reconsider the DNS based on timely comments and may retain or modify the DNS or, if the responsible official determines that significant adverse impacts are likely, withdraw the DNS or supporting documents.
- (e) An agency with jurisdiction may assume lead agency status only within this fifteen-day period (197-11-99270).
  - (3)(a) The lead agency shall withdraw a DNS if:
- (i) There are substantial changes to a proposal which in its changed form is likely to have significant adverse environmental impacts;
- (ii) There is significant new information indicating, or on, a proposal's probable significant adverse environmental impacts; or
- (iii) The DNS was procured by misrepresentation or lack of material disclosure; if such DNS resulted from the actions of an applicant, any subsequent environmental checklist on the proposal shall be prepared directly by the lead agency or its consultant at the expense of the applicant.
- (b) Subsection (3)(a)(ii) shall not apply when a nonexempt license has been issued on a private project.
- (c) If the lead agency withdraws a DNS, the agency shall make a new threshold determination and notify other agencies with jurisdiction of the withdrawal and new threshold determination. If a DS is issued, each agency with jurisdiction shall commence action to suspend, modify, or revoke any approvals until the necessary environmental review has occurred (see also 197-11-070).

### **NEW SECTION**

WAC 197-11-350 MITIGATED DNS. The purpose of this section is to allow clarifications or changes to a proposal prior to the final threshold determination.

- (1) In making threshold determinations, an agency may consider mitigation measures which the agency or applicant will implement.
- (2) After submission of an environmental checklist and prior to the lead agency's threshold determination on a proposal, an applicant may ask the lead agency to indicate whether it is considering a DS. If the lead agency indicates a DS is likely, the applicant may clarify or change features of the proposal to mitigate the impacts which led the agency to consider a DS likely. The applicant shall revise the environmental checklist as may be necessary to describe the clarifications or changes. The lead agency shall make its threshold determination based upon the changed proposal. If a proposal continues to have a probable significant adverse environmental impact, even with mitigation measures, an EIS shall be prepared.
- (3) Whether or not an applicant requests early notice under subsection (2), if the lead agency specifies mitigation measures that would allow it to issue a DNS, and the proposal is clarified, revised, or conditioned to include those measures, the lead agency shall issue a DNS.
- (4) Environmental documents need not be revised and resubmitted if the clarifications or changes are stated in writing in documents that are attachments to, or incorporate by reference, the documents previously submitted. An addendum may be used, see Part 6.
- (5) The procedures of this section may be used by agencies for their own proposals to clarify or change features of a proposal as a result of comments by other agencies or the public or as a result of additional agency planning.
- (6) An agency's preliminary indication under this section that a DS appears likely shall not be construed as a determination of significance.

Likewise, the preliminary discussion of clarifications or changes to a proposal shall not bind the lead agency to a mitigated DNS.

(7) Agencies may specify procedures for enforcement of mitigation measures in their agency SEPA procedures.

#### **NEW SECTION**

WAC 197-11-360 DETERMINATION OF SIGNIFICANCE (DS)/INITIATION OF SCOPING. (1) If the responsible official determines that a proposal may have a probable, significant adverse environmental impact, the responsible official shall prepare and issue a determination of significance (DS), if required, substantially in the form provided in 197-11-99360. The DS shall describe the main elements of the proposal, the location of the site, if a site-specific proposal, and the main areas the lead agency has identified for discussion in the EIS. A copy of the environmental checklist may be attached.

- (2) If an agency adopts another agency's environmental document in support of a threshold determination (Part 6), the notice of adoption (197-11-99340) and the DS shall be combined or attached to each other.
- (3) The responsible official shall put the DS in the lead agency's file and shall commence scoping (197-11-408) by circulating copies of the DS to the applicant, agencies with jurisdiction and expertise, if any, affected tribes, and to the public. Notice shall be given under 197-11-510.
- (4) If at any time after the issuance of a DS a proposal is changed so that, in the judgment of the lead agency, all probable significant adverse environmental impacts which might exist are mitigated, the DS shall be withdrawn and a DNS issued instead. The DNS shall be sent to all who commented on the DS. A proposal shall not be considered changed until all license applications for the proposal are revised to conform to the changes or other binding commitments made by agencies or by applicants.

#### **NEW SECTION**

WAC 197-11-390 EFFECT OF THRESHOLD DETERMINATION. (1) When the responsible official makes a threshold determination, it is final and binding on all agencies, subject to the provisions of this section and 197-11-340, 197-11-360, and Part 6.

- (2) The responsible official's threshold determination:
- (a) For proposals listed in 197-11-340(2), shall not be final until fifteen days after issuance.
- (b) Shall not apply if another agency with jurisdiction assumes lead agency status under 197-11-99270.
- (c) Shall not apply when withdrawn by the responsible official under 197-11-340 or 197-11-360.
  - (d) Shall not apply when reversed on appeal.
- (3) Regardless of any appeals, a DS or DNS issued by the responsible official shall be considered final for purposes of all agencies' planning and decisionmaking unless subsequently changed, reversed, or withdrawn.

# PART FOUR - ENVIRONMENTAL IMPACT STATEMENT (EIS)

# **NEW SECTION**

WAC 197-11-400 PURPOSE OF EIS. (1) The primary purpose of an environmental impact statement is to ensure that SEPA's policies are an integral part of the ongoing programs and actions of state and local government.

(2) An EIS shall provide impartial discussion of significant environmental impacts and shall inform decisionmakers and the public of reasonable alternatives, including mitigation measures, that would avoid or minimize adverse impacts or enhance environmental quality.

- (3) Environmental impact statements shall be concise, clear, and to the point, and shall be supported by the necessary environmental analysis. The purpose of an EIS is best served by short documents containing summaries of, or reference to, technical data and by avoiding excessively detailed and overly technical information. The volume of an EIS does not bear on its adequacy. Larger documents may even hinder the decisionmaking process.
- (4) The EIS process enables government agencies and interested citizens to review and comment on proposed government actions, including government approval of private projects and their environmental effects. This process is intended to assist the agencies and applicants to improve their plans and decisions, and to encourage the

resolution of potential concerns or problems prior to issuing a final statement. An environmental impact statement is more than a disclosure document. It shall be used by agency officials in conjunction with other relevant materials and considerations to plan actions and make decisions.

#### **NEW SECTION**

WAC 197-11-402 GENERAL REQUIREMENTS. Agencies shall prepare environmental impact statements as follows:

- (1) EISs need analyze only the reasonable alternatives and probable adverse environmental impacts that are significant. Beneficial environmental impacts or other impacts may be discussed.
- (2) The level of detail shall be commensurate with the importance of the impact, with less important material summarized, consolidated, or referenced.
- (3) Discussion of insignificant impacts is not required; if included, such discussion shall be brief and limited to summarizing impacts or noting why more study is not warranted.
- (4) Description of the existing environment and the nature of environmental impacts shall be limited to the affected environment and shall be no longer than is necessary to understand the environmental consequences of the alternatives, including the proposal.
- (5) EISs shall be no longer than necessary to comply with SEPA and these rules. Length should relate first to potential environmental problems and then to the size or complexity of the alternatives, including the proposal.
- (6) The basic features and analysis of the proposal, alternatives, and impacts shall be discussed in the EIS and shall be generally understood without turning to other documents; however, an EIS is not required to include all information conceivably relevant to a proposal, and may be supplemented by appendices, reports, or other documents in the agency's record.
- (7) Agencies shall reduce paperwork and the accumulation of background data by adopting or incorporating by reference, existing, publicly available environmental documents, wherever possible.
- (8) Agencies shall prepare EISs concurrently with and coordinated with environmental studies and related surveys that may be required for the proposal under other laws, when feasible.
- (9) The range of alternative courses of action discussed in EISs shall encompass those to be considered by the decisionmaker.
- (10) EISs shall serve as the means of assessing the environmental impact of proposed agency action, rather than justifying decisions already made.

#### **NEW SECTION**

WAC 197-11-405 TYPES OF EISS. (1) Draft and final environmental impact statements (EISs) shall be prepared; draft and final supplemental EISs may be prepared.

- (2) A draft EIS (DEIS) allows the lead agency to consult with members of the public and agencies with jurisdiction and with expertise. The lead agency shall issue a DEIS and consider comments as stated in Part 5.
- (3) A final EIS (FEIS) shall revise the DEIS as appropriate and respond to comments as required in 197-11-560. An FEIS shall respond to opposing views on significant adverse environmental impacts and reasonable alternatives which the lead agency determines were not adequately discussed in the DEIS. The lead agency shall issue an FEIS as specified by 197-11-460.
- (4) A supplemental EIS (SEIS) shall be prepared as an addition to either a draft or final statement if an agency decides that:
- (a) There are substantial changes to a proposal which in its changed form is likely to have significant adverse environmental impacts; or
- (b) There is significant new information indicating, or on, a proposal's probable significant adverse environmental impacts.

Preparation of an SEIS shall be carried out as stated in 197-11-660.

(5) Agencies may use federal EISs, as stated in Part 6.

#### **NEW SECTION**

WAC 197-11-406 EIS TIMING. The lead agency shall commence preparation of the environmental impact statement as close as possible to the time the agency is developing or is presented with a proposal, so that preparation can be completed in time for the final statement to be included in appropriate recommendations or reports on the proposal (197-11-055). The statement shall be prepared early

enough so it can serve practically as an important contribution to the decisionmaking process and will not be used to rationalize or justify decisions already made. EISs may be "phased" in appropriate situations (197-11-060(5)).

#### **NEW SECTION**

WAC 197-11-408 SCOPING. (1) The lead agency shall narrow the scope of every EIS to the probable, significant adverse impacts, reasonable alternatives, and mitigation measures. For example, if there are only two or three significant impacts or alternatives, the EIS shall be focused on those.

- (2) To ensure that every EIS is concise and addresses the significant environmental issues, the lead agency shall:
- (a) Invite agency, affected tribes, and public comment on the DS (197-11-360). If the agency requires written comments, agencies, affected tribes and the public shall be allowed twenty-one days in which to comment, unless expanded scoping is used.
- (b) Identify reasonable alternatives and probable, significant adverse environmental impacts.
- (c) Eliminate from detailed study those impacts which are not significant.
- (d) Work with other agencies to identify and integrate environmental studies required for other government approvals with the EIS, where feasible.
- (3) Agencies, affected tribes, and the public should comment promptly and as specifically as permitted by the details available on the proposal.
- (4) Meetings or scoping documents, including notices that the scope has been revised, may be used but are not required. The lead agency shall integrate the scoping process with its existing planning and decisionmaking process in order to avoid duplication and delay.
- (5) The lead agency shall revise the scope of an EIS if substantial changes are made later in the proposal, or if significant new circumstances or information arise which bear on the proposal and its significant impacts.
- (6) DEISs shall be prepared according to the scope decided upon by the lead agency in its scoping process.

#### **NEW SECTION**

WAC 197-11-410 EXPANDED SCOPING. (OPTIONAL) (1) At its option, the lead agency may expand the scoping process to include any or all of the following, which may be applied on a proposal-by-proposal basis:

- (a) Using questionnaires or information packets.
- (b) Using meetings or workshops, which may be combined with any other early planning meetings of the agency.
  - (c) Using a coordinator or team from inside or outside the agency.
- (d) Developing cooperative consultation and exchange of information among agencies before the EIS is prepared, rather than awaiting submission of comments on a completed document.
- (e) Coordinating and integrating other government reviews and approvals with the EIS process through memoranda or other methods.
- (f) Inviting participation of agencies with jurisdiction or expertise from various levels of government, such as regional or federal agencies.
- (g) Using other methods as the lead agency may find helpful.
- (2) Use of expanded scoping is intended to promote interagency cooperation, public participation, and innovative ways to streamline the SEPA process. Steps shall be taken, as the lead agency determines appropriate, to encourage and assist public participation. There are no specified procedural requirements for the methods, techniques, or documents which may be used in an expanded scoping process, to provide maximum flexibility to meet these purposes.
- (3) The lead agency shall consult with an applicant prior to deciding the method and schedule for an expanded scoping process.
- (4) Under expanded scoping, an applicant may request, in which case the lead agency shall set, a date by which the lead agency shall determine the scope of the EIS, including the need for any field investigations (to the extent permitted by the details available on the proposal). The date shall occur thirty days or less after the DS is issued, unless the lead agency and applicant agree upon a later date.

### **NEW SECTION**

WAC 197-11-420 EIS PREPARATION. For draft and final EISs and SEISs:

- (1) Preparation of the EIS is the responsibility of the lead agency, by or under the direction of its responsible official, as specified by the lead agency's procedures. No matter who participates in the preparation of the EIS, it is the EIS of the responsible official of the lead agency. The responsible official, prior to distributing an EIS, shall be satisfied that it complies with these rules and the procedures of the lead agency.
- (2) The lead agency may have an EIS prepared by agency staff, an applicant or its agent, or by an outside consultant retained by either an applicant or the lead agency. The responsible official within the lead agency shall assure that the EIS is prepared in a professional manner and with appropriate interdisciplinary methodology. The responsible official shall direct the areas of research and examination to be undertaken as a result of the scoping process, as well as the organization of the resulting document.
- (3) If a person other than the lead agency is preparing the EIS, the responsible official will coordinate any scoping procedures so that the individual preparing the EIS receives all substantive information submitted by any agency or person. The responsible official shall also assist in obtaining any information on file with another agency which is needed by the person preparing the EIS. The responsible official shall allow any party preparing an EIS access to all public records of the lead agency which relate to the subject of the EIS, under chapter 42-.17 RCW (Public Disclosure and Public Records Law).
- (4) Every agency shall specifically provide in its own procedures those situations in which an applicant may be required or authorized to help prepare an EIS. Agency procedures may not require more information of an applicant than allowed by 197-11-100, but may authorize less participation. An applicant may volunteer to provide any information or effort desired, as long as the EIS is supervised and approved by the responsible official. These rules do not prevent an agency from charging any fees which the agency is otherwise allowed to charge (197-11-99150).

#### **NEW SECTION**

WAC 197-11-425 STYLE AND SIZE. (1) Environmental impact statements shall be readable reports, which allow the reader to understand the most significant and vital information concerning the proposed action, alternatives, and impacts, without turning to other documents, as provided below and in 197-11-402.

- (2) Environmental impact statements shall be concise and written in plain language. EISs shall not be excessively detailed or overly technical. EISs shall explain plainly the meaning of technical terms not generally understood by the general public. This may be done in a glossary or footnotes or by some other means. EISs may include an index for ease in using the statement.
- (3) Most of the text of an environmental impact statement shall discuss and compare the environmental impacts and their significance, rather than describe the proposal and the environmental setting. Detailed descriptions may be included in appendices or supporting documents.
- (4) If the lead agency decides that additional descriptive material or supporting documentation may be helpful for readers, this background information may be placed in appendices or in separate documents, and shall be readily available to agencies and the public during the comment period.
- (5) Agencies shall incorporate material into an environmental impact statement by reference to cut down on bulk, if an agency can do so without impeding agency and public review of the action (197-11-640 and 197-11-685).

#### **NEW SECTION**

WAC 197-11-430 FORMAT. (1) A letter from the lead agency may precede the EIS. A fact sheet (197-11-440(2)) shall be the first section of every EIS.

- (2) The following format should be used unless the lead agency determines that a different format would improve clear presentation of alternatives and environmental analysis for a particular proposal (except that the fact sheet shall always be the first section of an EIS):
  - (a) Fact sheet.
- (b) Table of contents (may include the list of elements of the environment).
  - (c) Summary.
  - (d) Alternatives, including the proposed action.
- (e) Affected environment, significant impacts, and mitigation measures (other than those included in the proposed action).

- (f) Distribution list (may be included in appendix).
- (g) Appendices, if any (including, for FEIS, comment letters and any separate responses).
- (3) The EIS text is divided into two sections: (d) and (e) above. Agencies have wide latitude to organize and present material as they see fit within these two basic sections. Agencies are not required to discuss each subject in 197-11-440.
  - (4) Additional format considerations.
- (a) The contents of the EIS as specified in 197-11-440 shall be included, where relevant to the alternatives and impacts, regardless of the format of a particular statement.
  - (b) The format of an FEIS may differ, as specified by 197-11-560.
- (c) Additional flexibility is provided in 197-11-442 and 197-11-443 for environmental impact statements related to nonproject proposals.
- (d) The elements of the environment for purposes of analyzing environmental impacts are stated in 197-11-444.
- (e) Additional guidance on the distinction between environmental and other considerations is given in 197-11-448 and 197-11-450.
  - (f) EISs may be combined with other documents (197-11-690).

- WAC 197-11-440 EIS CONTENTS. (1) An EIS shall contain the following, in the style and format prescribed in the preceding sections.
- (2) Fact sheet. The fact sheet shall include the following information in this order:
- (a) A title and brief description (a few sentences) of the nature and location (by street address, if applicable) of the proposal, including principal alternatives.
- (b) The name of the person or entity making the proposal(s) and the proposed or tentative date for implementation.
- (c) The name and address of the lead agency, the responsible official, and the person to contact for questions, comments, and information.
- (d) A list of all licenses which the proposal is known to require. The licenses shall be listed by name and agency; the list shall be as complete and specific as possible.
- (e) Authors and principal contributors to the EIS and the nature or subject area of their contributions.
  - (f) The date of issue of the EIS.
  - (g) The date comments are due (for DEISs).
- (h) The time and place of public hearings or meetings, if any and if known.
- (i) The date final action is planned or scheduled by the lead agency, if known. Agencies may indicate that the date is subject to change. The nature or type of final agency action should be stated unless covered in subsection (a) above.
- (j) The type and timing of any subsequent environmental review to which the lead agency or other agencies have made commitments, if any.
- (k) The location of EIS technical reports, background data, adopted documents, and materials incorporated by reference for this EIS, if any.
  - (1) The cost to the public for a copy of the EIS.
  - (3) Table of contents.
- (a) The table of contents should list, if possible, any documents which are appended, adopted, or serve as technical reports for this EIS (but need not list each comment letter).
- (b) The table of contents may include the list of elements of the environment (197-11-444), indicating those elements or portions of elements which do not involve significant impacts.
- (4) Summary. The EIS shall summarize the contents of the statement and shall not merely be an expanded table of contents. The summary shall briefly state the proposal's objectives, specifying the purpose and need to which the proposal is responding, the major conclusions, significant areas of controversy and uncertainty, if any, and the issues to be resolved, including the environmental choices to be made among alternative courses of action and the effectiveness of mitigation measures. The summary need not mention every subject discussed in the EIS, but shall include a summary of the proposal, impacts, alternatives, mitigation measures, and adverse impacts which cannot be mitigated. The summary shall state when the EIS is part of a phased review or the lead agency is relying on prior or future environmental review (which should be generally identified). The lead agency shall make the summary sufficiently broad to be useful to the other agencies with jurisdiction.

- (5) Alternatives including the proposed action.
- (a) This section of the EIS describes and presents the proposal and alternative courses of action.
- (b) Reasonable alternatives shall include any action which could feasibly attain or approximate a proposal's objectives, but at a lower environmental cost or decreased level of environmental degradation.
- (i) The word "reasonable" is intended to limit the number and range of alternatives, as well as the amount of detailed analysis for each alternative.
- (ii) The "no-action" alternative shall be evaluated and compared to other alternatives.
- (iii) Reasonable alternatives may be those which are capable of being effected by the lead agency or another agency with jurisdiction.
  - (c) This section of the EIS shall:
- (i) Describe the objective(s), proponent(s), and principal features of reasonable alternatives including the proposed action, including mitigation measures that are part of the proposal.
- (ii) Describe the location of the alternatives including the proposed action, so that a lay person can understand it. Include a map, street address, if any, and legal description (unless long or in metes and bounds).
- (iii) Identify any phases of the proposal, their timing, and previous or future environmental analysis on this or related proposals.
- (iv) Tailor the level of detail of descriptions to the significance of environmental impacts. The lead agency should retain any detailed engineering drawings and technical data, which have been submitted, in agency files and make them available on request.
- (v) Devote sufficiently detailed analysis to each reasonable alternative to permit a comparative evaluation of the alternatives including the proposed action. The amount of space devoted to each alternative may vary. One alternative (including the proposed action) may be used as a benchmark for comparing alternatives. The EIS may briefly indicate the main reasons for eliminating alternatives from detailed study.
- (vi) Discuss the benefits and disadvantages of reserving for some future time the implementation of the proposal, as compared with possible approval at this time. The agency perspective should be that each generation is, in effect, a trustee of the environment for succeeding generations. Particular attention should be given to the possibility of foreclosing future options by implementing the proposal.
- (d) When a proposal is for a private project on a specific site, the lead agency shall be required to evaluate only the no action alternative plus other reasonable alternatives for achieving the proposal's objective on the same site. This subsection shall not apply when the proposal includes a rezone, unless the rezone is for a use allowed in an existing comprehensive plan which was adopted after review under SEPA.
- (6) Affected environment, significant impacts, and mitigation measures.
- (a) This section of the EIS shall describe the existing environment which will be affected by the proposal, analyze significant impacts of alternatives including the proposal action, and discuss reasonable mitigation measures that would significantly mitigate these impacts. Elements of the environment that are not significantly affected need not be discussed. Separate sections are not required for each subject (see 197-11-430(3)).
  - (b) General requirements for this section of the EIS.
- (i) Be written in nontechnical manner which is easily understandable to lay persons whenever possible, with the discussion commensurate with the importance of the impacts. Only significant impacts must be discussed; other impacts may be discussed.
- (ii) Although the lead agency should discuss the affected environment, environmental impacts, and other mitigation measures together for each element of the environment where there is a significant impact, the responsible official shall have the flexibility to organize this section in any manner useful to decision makers and the public (see 197-11-430(3)).
- (iii) This subsection is not intended to duplicate the analysis in subsection (5) and shall avoid doing so to the fullest extent possible.
- (c) This section of the EIS shall:
- (i) Succinctly describe the principal features of the environment that would be affected, or created, by the alternatives including the proposal under consideration. Inventories of species should be avoided, although rare, threatened, or endangered species may be listed.
- (ii) Describe and discuss significant impacts that will narrow the range or degree of beneficial uses of the environment or pose long term risks to human health or the environment, such as storage, handling, or disposal of toxic or hazardous material.

- (iii) Clearly indicate those mitigation measures (not described in the previous section as part of the proposal or alternatives), if any, which could be implemented or might be required.
- (iv) Indicate what the intended environmental benefits of mitigation measures are for significant impacts, and what their technical feasibility and economic practicability is. The EIS need not analyze mitigation measures in detail unless they involve substantial changes to the proposal causing significant adverse impacts, or new information regarding significant impacts, and those measures will not be subsequently analyzed under SEPA (see 197-11-720(2)). An EIS may briefly mention nonsignificant impacts or mitigation measures to satisfy other environmental review laws or requirements covered in the same document (197-11-402(8) and 197-11-690).
- (v) Summarize significant adverse impacts that cannot or will not be mitigated.
  - (d) This section shall incorporate, when appropriate:
- (i) A summary of existing plans (for example: land and shoreline plans) and zoning regulations applicable to the proposal, and how the proposal is consistent and inconsistent with them.
- (ii) Energy requirements and conservation potential of various alternatives and mitigation measures, including more efficient use of energy, such as insulating, as well as the use of alternate and renewable energy resources.
- (iii) Natural or depletable resource requirements and conservation potential of various alternatives and mitigation measures.
- (iv) Urban or community quality, historic and cultural resources, and the design of the built environment, including the reuse and conservation potential of various alternatives and mitigation measures.
- (e) Significant impacts on both the natural environment and the built environment must be analyzed, if relevant (197-11-444). This includes impacts upon and the quality of the physical surroundings, whether they are in wild, rural, or urban areas. Discussion of significant impacts shall include the cost of and effects on public services, such as utilities, roads, fire, and police protection, that may result from a proposal. EISs shall also discuss significant environmental impacts upon land and shoreline use, which includes housing, physical blight, and significant impacts of projected population on environmental resources, as specified by RCW 43.21C.110 (1) (d) and (f), as listed in 197-11-444
- (f) Objectively compare the environmental impacts of the reasonable alternatives, and include the no action alternative. Although graphics may be helpful, a matrix or chart is not required. A range of alternatives or a few representative alternatives, rather than every possible reasonable variation, may be discussed.
- (7) Appendices. Comment letters and responses shall be circulated with the FEIS as specified by 197-11-560. Technical reports and supporting documents need not be circulated with an EIS (197-11-425(4) and 197-11-440(2)(k)).
- (8) (Optional). The lead agency may include, in an EIS or appendix, the analysis of any impact relevant to the agency's decision, whether or not environmental. The inclusion of such analysis may be based upon comments received during the scoping process. The provision for combining documents may be used (197-11-690). The EIS shall comply with the format requirements of this Part. The decision whether to include such information and the adequacy of any such additional analysis shall not be used in determining whether an EIS meets the requirements of SEPA. The EIS must clearly identify that the material is optional.

WAC 197-11-442 CONTENTS OF EIS ON NONPROJECT PROPOSALS. (1) The lead agency shall have more flexibility in preparing EISs on nonproject proposals, because there is normally less detailed information available on their environmental impacts and on any subsequent project proposals. The EIS may be combined with other planning documents.

- (2) The lead agency shall discuss impacts and alternatives in the level of detail appropriate to the scope of the nonproject proposal and to the level of planning for the proposal. Alternatives should be emphasized. In particular, agencies are encouraged to describe the proposal in terms of alternative means of accomplishing a stated objective (see 197-11-060(3)). Alternatives including the proposed action should be analyzed at a roughly comparable level of detail, sufficient to evaluate their comparative merits (this does not require devoting the same number of pages in an EIS to each alternative).
- (3) If the nonproject proposal concerns a specific geographic area, site specific analyses are not required, but may be included for areas of

specific concern. The EIS should identify subsequent actions which would be undertaken by other agencies as a result of the nonproject proposal, such as transportation and utility systems.

(4) The EIS's discussion of alternatives for a comprehensive plan, community plan, or other areawide zoning or for shoreline or land use plans shall be limited to a general discussion of the impacts of alternate proposals for policies contained in such plans, for land use or shoreline designations, and for implementation measures. The lead agency is not required under SEPA to examine all conceivable policies, designations, or implementation measures but should cover a range of such topics. The EIS content may be limited to a discussion of alternatives which have been formally proposed or which are, while not formally proposed, reasonably related to the proposed action.

#### **NEW SECTION**

WAC 197-11-443 EIS CONTENTS WHEN PRIOR NON-PROJECT EIS. (1) The provisions for phased review (197-11-060(5)) and use of existing environmental documents, Part 6, apply to EISs on nonproject proposals.

- (2) A nonproject proposal may be approved based on an EIS assessing its broad impacts. When a project is then proposed which is consistent with the approved nonproject action, the EIS on such a project shall focus on the impacts and alternatives and mitigation measures specific to the subsequent project and not analyzed in the nonproject EIS. The scope shall be limited accordingly. Procedures for use of existing documents shall be used as appropriate, see Part 6.
- (3) When preparing a project EIS under the preceding subsection, the lead agency shall review the nonproject EIS to ensure that the analysis is valid when applied to the current proposal, knowledge, and technology. If analysis relevant to the project EIS is inadequate as a result of changed circumstances, the analysis shall be reanalyzed in the project EIS.

## **NEW SECTION**

WAC 197-11-444 ELEMENTS OF THE ENVIRONMENT.

- (1) Natural environment
  - (a) Earth
  - (i) Geology
  - (ii) Soils
  - (iii) Topography
  - (iv) Unique physical features
  - (v) Erosion/enlargement of land area (accretion)
  - (b) Air
  - (i) Air quality
  - (ii) Odor
  - (iii) Climate
  - (c) Water
  - (i) Surface water movement/quantity/quality
  - (ii) Runoff/absorption
  - (iii) Floods
  - (iv) Ground water movement/quantity/quality
  - (v) Public water supplies
  - (d) Plants and animals
- (i) Habitat for and numbers or diversity of species of plants, fish, or other wildlife
  - (ii) Unique species
  - (iii) Fish or wildlife migration routes
  - (e) Energy and natural resources
  - (i) Amount required/rate of use/efficiency
  - (ii) Source/availability
  - (iii) Nonrenewable resources
  - (iv) Conservation and renewable resources
  - (v) Scenic resources
  - (2) Built environment
  - (a) Environmental health
  - (i) Risk of explosion
- (ii) Releases or potential releases to the environment affecting public health, such as toxic or hazardous materials
  - (iii) Other environmental health hazards
  - (iv) Noise
  - (b) Land and shoreline use
- (i) Relationship to existing land use plans and to population
- (ii) Housing
- (iii) Light and glare
- (iv) Aesthetics
- (v) Recreation

- (vi) Historic and cultural preservation
- (vii) Agricultural crops
- (c) Transportation
- (i) Transportation systems
- (ii) Vehicular traffic
- (iii) Waterborne, rail, and air traffic
- (iv) Parking
- (v) Movement/circulation of people or goods
- (vi) Traffic hazards
- (d) Public services and utilities
- (i) Fire
- (ii) Police
- (iii) Schools
- (iv) Parks or other recreational facilities
- (v) Maintenance
- (vi) Communications
- (vii) Water/storm water
- (viii) Sewer/solid waste
- (ix) Other governmental services or utilities
- (3) To simplify the EIS format, reduce paperwork and duplication, improve readability, and focus on the significant issues, some or all of the elements of the environment in 197-11-444 may be combined.

WAC 197-11-448 RELATIONSHIP OF EIS TO OTHER CONSIDERATIONS. (1) SEPA contemplates that the general welfare, social, economic, and other requirements and essential considerations of state policy will be taken into account in weighing and balancing alternatives and in making final decisions. However, the environmental impact statement is not required to evaluate and document all of the possible effects and considerations of a decision or to contain the balancing judgments which must ultimately be made by the decisionmakers. Rather, an environmental impact statement analyzes environmental impacts and must be used by agency decisionmakers, along with other relevant considerations or documents, in making final decisions on a proposal. The EIS provides a basis upon which the responsible agency and officials can make the balancing judgment mandated by SEPA, because it provides information on the environmental costs and impacts. SEPA does not require that an EIS be an agency's only decisionmaking document.

(2) The term "socioeconomic" is not used in the statute or in these rules because the term does not have a uniform meaning and has caused a great deal of uncertainty. Areas of urban environmental concern which must be considered are specified in RCW 43.21C.110(1)(f), the environmental checklist (197-11-99325) and 197-11-440 and 197-11-444.

(3) Examples of information which are not required to be discusses in an EIS are: Methods of financing proposals, economic competition, profits and personal income and wages, and social policy analysis (such as fiscal and welfare policies and nonconstruction aspects of education and communications). EISs may include whether housing is low, middle, or high income.

(4) Agencies have the option to combine EISs with other documents or to include additional analyses in EISs, which will assist in making decisions (197-11-440(8) and 197-11-690). Agencies may use the scoping process to help identify issues of concern to citizens.

#### **NEW SECTION**

WAC 197-11-450 COST-BENEFIT ANALYSIS. A cost-benefit analysis (197-11-842) is not required by SEPA. If a cost-benefit analysis relevant to the choice among environmentally different alternatives is being considered by an agency for the proposal, it may be incorporated by reference or appended to the statement as an aid in evaluating the environmental consequences. For purposes of complying with SEPA, the weighing of the merits and drawbacks of the various alternatives need not be displayed in a monetary cost-benefit analysis and should not be when there are important qualitative considerations.

#### **NEW SECTION**

WAC 197-11-455 ISSUANCE OF DEIS. (1) A draft EIS shall be issued by the responsible official and sent to the following:

- (a) The department of ecology (2 copies).
- (b) Each federal agency with jurisdiction over the proposal.
- (c) Each agency with jurisdiction over or environmental expertise on the proposal.

- (d) Each city/county in which adverse environmental impacts identified in the EIS may occur, if the proposal were implemented.
- (e) Each local agency or political subdivision whose public services would be changed as a result of implementation of the proposal.
- (f) The applicable local, area-wide, or regional agency, if any, that has been designated under federal law to conduct intergovernmental review and coordinate federal activities with state or local planning.
  - (g) Any person requesting a copy from the lead agency.
  - (h) Any affected tribe(s).
- (2) The lead agency is encouraged to send a notice of availability or copy of the DEIS to any person, organization or governmental agency that has expressed an interest in the proposal, is known by the lead agency to have an interest in the type of proposal being considered, or receives governmental documents (for example, local and regional libraries).
- (3) The lead agency should make additional copies available at its offices to be reviewed or obtained.
- (4) The date of issue is the date the DEIS is publicly available and sent to the department of ecology and other agencies with jurisdiction.
- (5) Notice that a DEIS is available shall be given under 197-11-51Ò.
- (6) Any person or agency shall have thirty days from the date of issue in which to review and comment upon the DEIS.
- (7) Upon request, the lead agency may grant an extension of up to fifteen days to the comment period. Agencies and the public must request any extension before the end of the comment period.
- (8) The rules for notice, costs, commenting, and response to comments on EISs are stated in Part 5 of these rules.

#### **NEW SECTION**

WAC 197-11-460 ISSUANCE OF FEIS. (1) A final EIS shall be issued by the responsible official and sent to the department of ecology (2 copies), to all agencies with jurisdiction, to all persons or agencies who commented on the DEIS, and to anyone requesting a copy of the FEIS.

- (2) The responsible official shall send the FEIS, or a notice that the FEIS is available, to those who received but did not comment on the
- (3) The date of issue is the date the FEIS, or notice of availability, is sent to the persons and agencies specified in the preceding subsections and the FEIS is publicly available. Copies sent to the department of ecology shall satisfy the statutory requirement of availability to the governor and to the ecological commission.
- (4) Agencies shall not act on a proposal for which an EIS has been required prior to seven days after issuance of the FEIS.
- (5) The lead agency shall issue the FEIS within sixty days of the end of the comment period for the DEIS, unless the proposal is unusually large in scope, or the environmental impact associated with the proposal is unusually complex.
  - (6) The form and content of the FEIS is specified in 197-11-560.

# PART FIVE - COMMENTING

# **NEW SECTION**

WAC 197-11-500 PURPOSE OF THIS PART. This Part provides rules for:

- (1) Notice and public availability of environmental documents, especially environmental impact statements;
- (2) Consultation and comment by agencies and members of the public on environmental documents;
  - (3) Public hearings and meetings; and
- (4) Lead agency response to comments and preparation of final environmental impact statements. Review, comment, and responsiveness to comments on a draft EIS are the focal point of the act's commenting process because the DEIS is developed as a result of scoping and serves as the basis for the final statement.

#### **NEW SECTION**

WAC 197-11-502 INVITING COMMENT. (1) Agency efforts to involve other agencies and the public in the SEPA process should be commensurate with the type and scope of the environmental document.

- (2) Consulted agencies have a responsibility to respond in a timely and specific manner to requests for comments (197-11-545 and 197-11-550).
  - (3) Threshold determinations.

- (a) Agencies shall send DNSs to other agencies with jurisdiction, if any, as required by 197-11-340(2).
- (b) For DNSs issued under 197-11-340(2), agencies shall provide public notice under 197-11-510 and receive comments on the DNS for fifteen days.
  - (4) Scoping.
- (a) Agencies shall circulate the DS and invite comments on the scope of an EIS, as required by 197-11-360, 197-11-408, and 197-11-510.
- (b) Agencies may use other reasonable methods to inform agencies and the public, such as those indicated in 197-11-410 and 197-11-520
- (c) The lead agency determines the method and time period for commenting (197-11-408 and 197-11-410).
  - (5) **DEIŠ**.
- (a) Agencies shall invite comments on and circulate DEISs as required by 197-11-455.
- (b) The commenting period shall be thirty days unless extended by the lead agency under 197-11-455.
- (c) Agencies shall comment and respond as stated in this part. This meets the act's formal consultation and comment requirement in RCW 43.21C.030(2)(d).
  - (6) Public hearings.
- (a) Public hearings or meetings may be held (197-11-535). Notice of such public hearings shall be given under 197-11-510 and may be combined with other agency notice.
- (b) In conjunction with the requirements of 197-11-510, notice of public hearings shall be published no later than five days before the hearing. For nonproject proposals, notice of the public hearing shall be published in a newspaper of general circulation in the general area where the lead agency has its principle offices. For nonproject proposals having a regional or state-wide applicability, copies of the notice shall be given to the Olympia bureaus of the associated press and united press international.
- (7) FEIS. Agencies shall circulate FEISs as required by 197-11-460.
  - (8) Supplements.
- (a) Notice for and circulation of draft and final SEISs shall be done in the same manner as other draft and final EISs.
- (b) When a DNS is issued after a DS has been withdrawn (197-11-340(2)), agencies shall give notice under 197-11-510 and receive comments for fifteen days.
- (c) An addendum need not be circulated unless required under 197-11-670.
  - (9) Appeals. Notice provisions for appeals are in 197-11-750.
- (10) Agencies may circulate any other environmental documents for the purpose of providing information or seeking comment, as an agency deems appropriate.
- (11) In addition to any required notice or circulation, agencies may use any other reasonable methods, to inform agencies and the public that environmental documents are available or that hearings will occur.
- (12) Agencies may combine SEPA notices with other agency notices. However, the SEPA information must be identifiable.

WAC 197-11-504 AVAILABILITY AND COST OF ENVIRONMENTAL DOCUMENTS. (1) SEPA documents required by these rules shall be retained by the lead agency and made available in accordance with chapter 42.17 RCW.

(2) The lead agency shall make copies of any environmental document available, in accordance with chapter 42.17 RCW, charging only those costs allowed plus mailing costs. However, no charge shall be levied for circulation of documents to other agencies as required by these rules. Agencies are encouraged, if requested, to waive the charge for an environmental document (not including the SEPA REGISTER) provided to a state—wide public interest organization.

# **NEW SECTION**

WAC 197-11-508 SEPA REGISTER. (1) The department of ecology shall publish and mail each week a SEPA REGISTER, giving notice of all environmental documents required to be sent to the department of ecology under these rules, specifically:

- (a) DNSs under 197-11-340(2);
- (b) DSs (scoping notices) under 197-11-408;
- (c) EISs under 197-11-455, 197-11-460, and 197-11-660; and

- (d) Notices of Action under RCW 43.21C.080 and 43.21C.087.
- (2) All agencies shall submit the environmental documents listed in subsection (1) to the department promptly and in accordance with procedures established by the department.
  - (3) Agencies are encouraged to subscribe to the SEPA REGISTER.
  - (4) The department:
- (a) May establish a reasonable format for publishing the required notices in the SEPA REGISTER;
- (b) May charge a reasonable fee for the SEPA REGISTER as allowed by law, in at least the amount allowed by chapter 42.17 RCW, from agencies, members of the public, and interested organizations.
- (5) Members of the public, citizen and community groups, and educational institutions are encouraged to subscribe and refer to the SEPA REGISTER for notice of SEPA actions which may affect them.

#### **NEW SECTION**

WAC 197-11-510 PUBLIC NOTICE. (1) The lead agency must use reasonable methods to inform the public and other agencies that an environmental document is being prepared or is available and that public hearing(s), if any, will be held. The agency may use existing notice procedures.

Examples of reasonable methods to inform the public are:

- (a) Posting the property, for site-specific proposals;
- (b) Publishing notice in a newspaper of general circulation in the county, city, or general area where the proposal is located;
- (c) Notifying public or private groups with known interest in a certain proposal or in the type of proposal being considered;
  - (d) Notifying the news media;
- (e) Placing notices in appropriate regional, neighborhood, ethnic, or trade journals; and/or
- (f) Publishing notice in agency newsletters and/or sending notice to agency mailing lists (either general lists or lists for specific proposals or subject areas).
- (2) Each agency shall specify its method of public notice in its SEPA procedures, 197-11-99120 and 197-11-99122. If an agency does not specify its method of public notice or does not adopt SEPA procedures, the agency shall use methods (a) and (b) in subsection (1).
- (3) Documents which are required to be sent to the department of ecology under these rules will be published in the SEPA REGISTER, which will also constitute a form of public notice. However, publication in the SEPA REGISTER shall not, in itself, meet compliance with this section.

# **NEW SECTION**

- WAC 197-11-535 PUBLIC HEARINGS AND MEETINGS. (1) If a public hearing on the proposal is held under some other requirement of law, such hearing shall be open to consideration of the environmental impact of the proposal, together with any environmental document which is available. This does not require extension of the comment periods for environmental documents.
- (2) In all other cases a public hearing on the environmental impact of a proposal shall be held whenever one or more of the following situations occur:
- (a) The lead agency determines, in its sole discretion, that a public hearing would assist it in meeting its responsibility to implement the purposes and policies of SEPA and these rules; or
- (b) When fifty or more persons residing within the jurisdiction of the lead agency, or who would be adversely affected by the environmental impact of the proposal, make written request to the lead agency within thirty days of issuance of the draft EIS; or
- (c) When two or more agencies with jurisdiction over a proposal make written request to the lead agency within thirty days of the issuance of the draft EIS.
- (3) Whenever a public hearing is held under subsection (2) of this section, it shall occur no earlier than fifteen days from the date the draft EIS is issued, nor later than fifty days from its issuance. Notice shall be given under 197-11-502(6) and 197-11-510 and may be combined with other agency notice.
- (4) If a public hearing is required under this chapter, it shall be open to discussion of all environmental documents and any written comments that have been received by the lead agency prior to the hearing. A copy of the draft EIS shall be available at the public hearing.
- (5) Comments at public hearings should be as specific as possible (see 197-11-550).

(6) Agencies and their designees may hold informal public meetings or workshops. Such gatherings may be more flexible than public hearings and are not subject to the above notice and similar requirements for public hearings.

#### **NEW SECTION**

WAC 197-11-545 EFFECT OF NO COMMENT. (1) Consulted agencies. If a consulted agency does not respond with written comments within the time periods for commenting on environmental documents, the lead agency may assume that the consulted agency has no information relating to the potential impact of the proposal as it relates to the consulted agency's jurisdiction or special expertise. Any consulted agency that fails to submit substantive information to the lead agency in response to a draft EIS is thereafter barred from alleging any defects in the lead agency's compliance with Part 4 of these rules.

(2) Other agencies and the public. Lack of comment by other agencies or members of the public on environmental documents, within the time periods specified by these rules, shall be construed as lack of objection to the environmental analysis, if the requirements of 197-11-

510 are met.

#### **NEW SECTION**

- WAC 197-11-550 SPECIFICITY OF COMMENTS. (1) Comments on an EIS, DNS, or scoping notice shall be as specific as possible and may address either the adequacy of the environmental document or the merits of the alternatives discussed or both.
- (2) Commenters shall briefly describe the nature of any documents referenced in their comments, indicating the material's relevance, and should indicate where the material can be reviewed or obtained.
- (3) Methodology. When an agency criticizes a lead agency's predictive methodology, the commenting agency should describe, when possible, the alternative methodology which it prefers and why.
- (4) Additional information. A consulted agency shall specify in its comments whether it needs additional information to fulfill other applicable environmental reviews or consultation requirements and what information it needs, to the extent permitted by the details available on the proposal. It shall specify any additional information it needs to comment adequately on a DEIS's analysis of significant site specific impacts associated with that consulted agency's action on the proposal or its area of expertise.
- (5) Mitigation measures. When an agency with jurisdiction objects to or expresses concerns about a proposal, it shall specify the mitigation measures, if any are possible, it considers necessary to allow an agency to grant or approve applicable licenses.
- (6) Comments by other agencies. Commenting agencies which are not consulted agencies shall specify any additional information or mitigation measures the commenting agency believes are necessary or desirable to satisfy its concerns.
- (7) Citizen comments. Recognizing their generally more limited resources, members of the public shall make their comments as specific as possible and are encouraged to comment on methodology needed, additional information, and mitigation measures in the manner indicated in this section.
- (8) An agency shall consider and may respond to comments as the agency deems appropriate; the requirements for responding in an FEIS shall be met.

# **NEW SECTION**

WAC 197-11-560 FEIS RESPONSE TO COMMENTS. (1) The lead agency shall prepare a final environmental impact statement whenever a DEIS has been prepared, unless the proponent withdraws the proposal. The lead agency shall consider comments on the proposal and shall respond by one or more of the means listed below, including its response in the final statement. Possible responses are to:

(a) Modify alternatives including the proposed action.

- (b) Develop and evaluate alternatives not previously given detailed consideration by the agency.
  - (c) Supplement, improve, or modify the analysis.
  - (d) Make factual corrections.
- (e) Explain why the comments do not warrant further agency response, citing the sources, authorities, or reasons which support the agency's response and, if appropriate, indicate those circumstances which would trigger agency reappraisal or further response.
- (2) All substantive comments received on the draft statement shall be appended to the final statement or summarized, where comments

- are repetitive or voluminous, and the summary appended. If a summary of the comments is used, the name of each commenter shall be included (except for petitions).
- (3) In carrying out subsection (1), the lead agency may respond to each comment individually, respond to a group of comments, cross-reference comments and corresponding changes in the EIS, or use other reasonable means to indicate an appropriate response to comments.
- (4) If the lead agency does not receive any comments critical of the scope or content of the DEIS, the lead agency may so state in an updated fact sheet (197-11-440(2)), which shall be circulated under 197-11-460. The FEIS shall consist of the DEIS and updated fact sheet
- (5) If changes in response to comments are minor and are largely confined to the responses described in paragraphs (1)(d) and (e) of this section, agencies may prepare and attach an addendum, which shall consist of the comments, the responses, the changes, and an updated fact sheet. The FEIS, consisting of the DEIS and the addendum, shall be issued under 197-11-460, except that only the addendum need be sent to anyone who received the DEIS.
  - (6) An FEIS shall be issued and circulated under 197-11-460.

#### **NEW SECTION**

WAC 197-11-570 CONSULTED AGENCY COSTS TO AS-SIST LEAD AGENCY. A consulted agency shall not charge the lead agency for any costs incurred in complying with 197-11-550, including providing relevant data to the lead agency and copying documents for the lead agency. This section shall not prohibit a consulted agency from charging those costs allowed by chapter 42.17 RCW for copying any environmental document requested by an agency other than the lead agency or by an individual or private organization. This section does not prohibit agencies from making interagency agreements on cost or personnel sharing to provide environmental information to each other.

# PART SIX – USING EXISTING ENVIRONMENTAL DOCUMENTS

#### **NEW SECTION**

WAC 197-11-640 WHEN TO USE EXISTING ENVIRON-MENTAL DOCUMENTS. (1) This section contains tests for determining whether an environmental document must be used unchanged and describes when existing documents may be used to meet all or part of an agency's responsibilities under SEPA.

- (2) An agency may use environmental documents which have previously been prepared in order to evaluate proposed actions, alternatives, or environmental impacts. The proposals may be the same as, or different than, those analyzed in the existing documents.
- (3) Other agencies acting on the same proposal shall use an environmental document unchanged, unless:
- (a) For DNSs, an agency with jurisdiction is dissatisfied with the DNS, in which case it may assume lead agency status (197-11-340(2)(e) and 197-11-99270).
- (b) For DNSs and EISs, preparation of a new threshold determination or supplemental EIS is required due to:
- (i) Substantial changes to a proposal so the proposal as changed is likely to have significant adverse environmental impacts (or lack of significant adverse impacts, if a DS is being withdrawn); or
- (ii) New information indicating a proposal's probable significant adverse environmental impacts. (This includes discovery of misrepresentation or lack of material disclosure.) New threshold determination or SEIS is not required if probable significant environmental impacts are covered by the range of alternatives and impacts analyzed in the existing environmental documents.
- (c) For EISs, the agency concludes that its written comments on the DEIS warrant additional discussion for purposes of its action than that found in the lead agency's FEIS (in which case the agency may prepare a supplemental EIS at its own expense).
- (4) Existing documents may be used for a proposal by employing one or more of the following methods:
- (a) "Adoption", where an agency may use all or part of an existing environmental document to meet its responsibilities under SEPA; or
- (b) "Incorporation by reference", where an agency preparing an environmental document includes all or part of an existing environmental document by reference.

- (c) An addendum, which adds analyses or information about a proposal but does not substantially change the analysis of significant impacts and alternatives in the environmental document.
- (d) Preparation of a SEIS when the proposal is different than the one for which an adopted document was prepared and the proposal will cause impacts which are not adequately analyzed in the existing document.

- WAC 197-11-650 USE OF NEPA DOCUMENTS. (1) An agency may adopt any environmental analysis prepared under the National Environmental Policy Act (NEPA) by following 197-11-640 and 197-11-680.
- (2) A NEPA environmental assessment may be adopted to satisfy requirements for a determination of nonsignificance or EIS, if the requirements of 197-11-640 and 197-11-680 are met.
- (3) An agency may adopt a NEPA EIS as a substitute for preparing a SEPA EIS if:
- (a) The requirements of 197-11-640 and 197-11-680 are met (in which case the procedures in Parts 3-5 of these rules for preparing an EIS shall not apply); and
- (b) The federal EIS is not found inadequate: (i) By a court; (ii) by the Council on Environmental Quality (CEQ) (or is at issue in a predecision referral to CEQ) under the NEPA regulations; or (iii) by the administrator of the United States Environmental Protection Agency under section 309 of the Clean Air Act, 42 U.S.C 1857.
- (4) Subsequent use by another agency of a federal EIS, adopted under subsection (3), for the same (or substantially the same) proposal does not require adoption, unless the tests in 197-11-640(3) are met.
- (5) If the lead agency has not held a public hearing within its jurisdiction to obtain comments on the adequacy of adopting a federal environmental document as a substitute for preparing a SEPA EIS, a public hearing for such comments shall be held if, within thirty days of circulating its statement of adoption, a written request is received from at least fifty persons who reside within the agency'S jurisdiction or are adversely affected by the environmental impact of the proposal. The agency shall reconsider its adoption of the federal document in light of public hearing comments.

#### **NEW SECTION**

WAC 197-11-660 SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT—PROCEDURES. (1) An SEIS shall be prepared in the same way as a draft and final EIS (197-11-400 to 197-11-600), except that scoping is optional. The SEIS need not include actions, alternatives, or impacts which have been analyzed in the previously prepared EIS.

(2) Unless the SEPA lead agency wants to prepare the SEIS, an agency with jurisdiction which needs the SEIS for its action shall be responsible for SEIS preparation.

# **NEW SECTION**

WAC 197-11-670 ADDENDA-PROCEDURES. (1) An addendum shall clearly identify the proposal for which it is written and the environmental document it modifies.

- (2) An agency is not required to prepare a draft addendum.
- (3) An addendum for a DEIS shall be circulated to recipients of the initial DEIS under 197-11-455.
- (4) If an addendum is prepared for a final EIS prior to agency action on a proposal, the addendum shall be circulated to the recipients of the final EIS.
- (5) Agencies are encouraged to circulate addenda to interested persons. Unless otherwise provided in these rules, however, agencies are not required to circulate an addendum.

#### **NEW SECTION**

WAC 197-11-680 ADOPTION—PROCEDURES. (1) The agency adopting an existing environmental document must independently review the content of the document and determine that it meets the adopting agency's environmental review standards and needs for the proposal. A document is not required to meet the adopting agency's own procedures for the preparation of environmental documents (including circulation, commenting, and hearing requirements) to be adopted, but must meet the substantive requirements of these rules.

- (2) An agency shall adopt an environmental document by identifying the document and stating why it is being adopted, using the adoption form substantially as in 197-11-99340. The adopting agency shall ensure that the adopted document is readily available to agencies and the public by:
- (a) Sending a copy to agencies with jurisdiction which have not received the document, as shown by the distribution list for the adopted document; and
- (b) Placing copies in libraries and other public offices, or by distributing copies to those who request one.
  - (3) When an existing EIS is adopted and:
- (a) A supplemental environmental impact statement or addendum is not being prepared, the agency shall circulate its statement of adoption in the same manner as a FEIS, under 197-11-460;
- (b) A SEIS or addendum is being prepared, the agency shall include the statement of adoption in the SEIS or with the addendum.
- (4) A copy of the adopted document must accompany the current proposal to the decision-maker; the statement of adoption may be included.
- (5) If known, the adopting agency shall disclose in its adoption notice when the adopted document or proposal it addresses is the subject of a pending appeal or has been found inadequate on appeal.

#### **NEW SECTION**

WAC 197-11-685 INCORPORATION BY REFERENCE—PROCEDURES. (1) Agencies should use existing studies and incorporate material by reference whenever appropriate.

(2) Material incorporated by reference (a) shall be cited, its location identified, and its relevant content briefly described; and (b) shall be made available for public review during applicable comment periods.

# **NEW SECTION**

WAC 197-11-690 COMBINING DOCUMENTS. The SEPA process shall be combined with the existing planning, review, and project approval processes being used by each agency with jurisdiction. When environmental documents are required, they shall accompany a proposal through the existing agency review processes. Any environmental document in compliance with SEPA may be combined with any other agency documents to reduce duplication and paperwork and improve decisionmaking. The page limits in these rules shall be met, or the combined document shall contain, at or near the beginning of the document, a separate summary of environmental considerations, as specified by 197-11-440(4). SEPA page limits need not be met for joint state-federal EISs prepared under both SEPA and NEPA, in which case the NEPA page restrictions (40 CFR 1502.7) shall apply.

#### PART SEVEN - SEPA AND AGENCY DECISIONS

# **NEW SECTION**

WAC 197-11-700 PURPOSE OF THIS PART. The purpose of this Part is to:

- (1) Ensure the use of concise, high quality environmental documents and information in making decisions.
  - (2) Integrate the SEPA process with other laws and decisions.
- (3) Encourage actions which preserve and enhance environmental quality, consistent with other essential considerations of state policy.
- (4) Provide basic, uniform principles for the exercise of substantive authority and appeals under SEPA.

#### **NEW SECTION**

WAC 197-11-710 IMPLEMENTATION. (1) Agencies should be alert to the requirements of RCW 43.21C.020, 43.21C.030(1), 43-21C.060, 43.21C.075, and 43.21C.080.

- (2) Relevant environmental documents, comments, and responses shall accompany proposals through existing agency review processes, as determined by agency practice and procedure, so that agency officials use them in making decisions.
  - (3) When a decisionmaker considers a final decision on a proposal:
- (a) The alternatives in the relevant environmental documents shall be considered.
- (b) The range of alternative courses of action considered by decisionmakers shall be within the range of alternatives discussed in the relevant environmental documents. However, mitigation measures

adopted need not be identical to those discussed in the environmental document.

(c) If information about alternatives is contained in another decision document which accompanies the relevant environmental documents to the decision maker, agencies are encouraged to make that information available to the public before the decision is made.

#### **NEW SECTION**

WAC 197-11-720 SUBSTANTIVE AUTHORITY AND MITI-GATION. (1) Any governmental action on public or private proposals, that are not exempt, may be conditioned or denied under SEPA to mitigate the environmental impact subject to the following limitations:

- (a) Mitigation measures or denials shall be based on policies, plans, rules, or regulations formally designated by the agency (or appropriate legislative body, in the case of local government) as a basis for the exercise of substantive authority.
- (b) Mitigation measures shall be related to specific, adverse environmental impacts clearly identified in an environmental document on the proposal and stated in writing by the decision maker. The decision maker shall cite the agency SEPA policy which is the basis of any condition or denial under this chapter. After its decision, each agency shall make available to the public a document which states the decision. The document shall state the mitigation measures, if any, which will be implemented as part of the decision, including any monitoring of environmental impacts. Such a document may be the license itself, or may be combined with other agency documents, or may reference relevant portions of environmental documents.
- (c) Mitigation measures shall be reasonable and capable of being accomplished.
- (d) Responsibility for implementing mitigation measures may be imposed upon an applicant only to the extent attributable to the identified adverse impacts of its proposal. Voluntary additional mitigation may occur.
- (e) Before requiring mitigation measures, agencies shall consider whether local, state, or federal requirements and enforcement would mitigate an identified significant impact.
  - (f) To deny a proposal under SEPA, an agency must find that:
- (i) The proposal would be likely to result in significant adverse environmental impacts identified in a final or supplemental environmental impact statement prepared under this chapter; and
- (ii) Reasonable mitigation measures are insufficient to mitigate the identified impact.
- (2) Decision makers should judge whether possible mitigation measures are likely to protect or enhance environmental quality. EISs should briefly indicate the intended environmental benefits of mitigation measures for significant impacts (197-11-440(6)). EISs are not required to analyze in detail the environmental impacts of mitigation measures, unless the mitigation measures:
- (a) Represent substantial changes in the proposal so the proposal is likely to have significant adverse environmental impacts, or involve significant new information indicating, or on, a proposal's probable significant adverse environmental impacts; and
- (b) Will not be analyzed in a subsequent environmental document prior to their implementation.
- (3) Agencies shall prepare a document which contains agency SEPA policies (197-11-99110), so that applicants and members of the public know what these policies are. This document shall include, or reference by citation, the regulations, plans, or codes formally designated under this section and RCW 43.21C.060 as possible bases for conditioning or denying proposals. If only a portion of a regulation, plan, or code is designated, the document shall identify that portion. This document (and any documents referenced in it) shall be readily available to the public and shall be available to applicants prior to preparing a draft EIS.

#### **NEW SECTION**

WAC 197-11-750 APPEALS. (1) Introduction. Appeals provisions in SEPA are found in RCW 43.21C.060, 43.21C.075 and 43.21C.080. These rules attempt to construe and interpret the statutory provisions. In the event a court determines that these rules are inconsistent with statutory provisions, or with the framework and policy of SEPA, the statute will control. Persons considering either administrative or judicial appeal of any decision which involves SEPA at all are advised to read the statutory sections cited above.

(2) Appeal to local legislative body. RCW 43.21C.060 allows an appeal to a local legislative body of any decision by a local nonelected

official conditioning or denying a proposal under authority of SEPA. Agencies may establish procedures for such an appeal, or may eliminate such appeals altogether, by rule, ordinance or resolution.

(3) Agency administrative appeal procedures.

(a) Agencies may provide for an administrative appeal to review determinations relating to SEPA. Agencies are not required to provide an administrative appeal procedure, and may choose to make only certain types of SEPA determinations appealable. Agency administrative appeal procedures are subject to the following limitations:

(i) The availability of any appeal procedure to review SEPA questions must be clearly specified by rule, ordinance, or resolution; and

- (ii) Only one administrative appeal relating to a SEPA procedural determination (i.e., the threshold determination or adequacy of the EIS) may be provided by an agency, and successive administrative appeals within the same agency are not allowed. (For purposes of this subsection, appeals to a local legislative body provided by RCW 43-21C.060 or other state statute, or administrative appeals before another agency are not considered a second administrative appeal); and
- (iii) Except for an appeal of a threshold determination, which may occur before an agency's final decision on a proposed action, any administrative appeal procedure shall consolidate appeals of procedural and substantive determinations under SEPA (for example, an appeal of the adequacy of an EIS must be consolidated with an appeal of the agency's decision on the proposed action); and
- (iv) Appeals of intermediate procedural steps under SEPA (e.g., lead agency determination, scoping, draft EIS adequacy) shall not be allowed; rather, administrative appeals on SEPA procedures shall be limited to review of a final threshold determination and final EIS. (Notwithstanding (3)(a)(ii) above, agencies may provide for administrative appeals of an affirmative threshold determination and, later, the final EIS adequacy relating to the same proposal.)
- (b) Agencies providing for administrative appeals shall provide for a record as required by RCW 43.21C.075(3)(c).
- (c) Agencies providing for administrative appeals shall, by rule, ordinance, or resolution, provide that procedural determinations made by the responsible official shall be entitled to substantial weight.
- (d) If an agency provides an administrative appeal procedure meeting the requirements of this subsection, that procedure must be used before resorting to judicial review of any SEPA question which could have been reviewed by administrative appeal.
  - (4) Judicial appeals.
- (a) SEPA authorizes judicial appeals of both procedural compliance, and substantive decisions to which SEPA applies.
- (b) Judicial review of SEPA determinations shall always be consolidated with review of the underlying governmental action.
- (c) If there is a time limit established by statute or ordinance for appealing the underlying governmental action, then appeals relating to SEPA must be filed within thirty days after the agency gives official notice of the date and place for commencing an appeal.
- (d) If there is a time limit established by statute or ordinance for appealing the underlying governmental action, and if that time limit is less than thirty days, and if there was an administrative appeal of SEPA issues related to the underlying governmental action, and if the agency gives official notice of the date and place for commencing an appeal, then any person desiring to initiate a judicial appeal of the underlying governmental action must first submit to the responsible official within the time period provided by statute or ordinance for appeal a notice of intent to commence an appeal; the appeal itself shall be filed within thirty days after the agency gives official notice of the date and time for commencing an appeal.
- (e) In all instances where there is a time limit established by statute or ordinance for appealing the underlying governmental action, and where any applicable requirements of (d) above have been complied with, any judicial appeal raising SEPA issues must be filed within thirty days of giving official notice. Regardless of whether the time period established by statute or ordinance is more or less than thirty days, if SEPA issues are raised on appeal, then a single appeal raising all SEPA and non-SEPA issues the appellant wishes to raise concerning the underlying governmental action must be filed within thirty days of official notice.
- (f) The notice of action procedure of RCW 43.21C.080 may still be used. If this procedure is used, then the time limits for judicial appeal specified in RCW 43.21C.080 shall apply, unless there is a time limit established by statute or ordinance for appealing the underlying governmental action, in which case the time period for appeal shall be thirty days from official notice. If the time limit established by statute or ordinance is less than fifteen days, then the notice of action may be

published in that shorter time period by publishing twice as provided in RCW 43.21C.080(1), but on any two days within the shorter time period.

- (g) If there is no time established by statute or ordinance for appeal, and the notice of action provisions are not used, then SEPA provides no time limit for judicial appeals. Appeal times may still be limited, however, by general statutes of limitation or the common law.
- (h) If there is more than one underlying governmental action on a proposal, the time limits in this section shall be met for each governmental action which is appealed.
- (i) For the purposes of this subsection, "a time limit established by statute or ordinance" does not include time limits established by the general statutes of limitation in chapter 4.16 RCW.
  - (5) Official notice of the date and place for commencing an appeal.
- (a) Official notice of the date and place for commencing an appeal must be given if there is a time limit established by statute or ordinance for commencing an appeal of the underlying governmental action. The notice shall include:
  - (i) The statute or ordinance establishing the time limit; and
- (ii) The time for commencing an appeal (thirty days after notice); and
- (iii) Any shorter time within which notice of intent to appeal must be given, and to whom such notice should be sent; and
  - (iv) Where an appeal may be filed.
  - (b) Notice is given by:
- (i) Delivery of written notice to the applicant, all parties to any administrative appeal, and all persons who have requested notice of decisions with respect to the particular proposal in question; and
- (ii) Following the agency's normal methods of notice for the type of governmental action taken.
- (c) Written notice containing the information required by (5)(a) of this section may be appended to the permit, decision documents, or SEPA compliance documents or may be printed separately.
- (d) Official notices required by this subparagraph shall not be given prior to final agency action.

#### **PART EIGHT - DEFINITIONS**

#### **NEW SECTION**

WAC 197-11-800 DEFINITIONS. (1) The terms used in these rules shall be uniform throughout the state as applied to SEPA (197-11-040). Agencies may add to certain of these definitions in their procedures, to help explain how they carry out SEPA, but shall not change these definitions (197-11-99122).

- (2) Unless the context clearly requires otherwise:
- (a) Use of the singular shall include the plural and conversely.
- (b) "Preparation" of environmental documents refers to preparing or supervising the preparation of documents, including issuing, filing, printing, circulating, and related requirements.
  - (c) "Impact" refers to environmental impact.
  - (d) "Permit" means "license" (197-11-905).
- (e) "Commenting" includes but is not synonymous with "consultation" (Part 5).
- (f) "Environmental cost" refers to adverse environmental impact and may or may not be quantified.
- (g) "EIS" refers to draft, final, and supplemental EISs (197-11-405 and 197-11-860).
- (h) "Under" includes pursuant to, subject to, required by, established by, in accordance with, and similar expressions of legislative or administrative authorization or direction.
  - (3) In these rules:
- (a) "Shall" is mandatory.
  (b) "May" is optional and permissive and does not impose a requirement.
  - (c) "Include" means "include but not limited to."
  - (4) The following terms are synonymous:
  - (a) Effect and impact (197-11-880).
  - (b) Environment and environmental quality (197-11-865).
  - (c) Major and significant (197-11-915 and 197-11-970).
  - (d) Proposal and proposed action (197-11-945).
  - (e) Probable and likely (197-11-942).

#### **NEW SECTION**

WAC 197-11-810 ACT. "Act" means the State Environmental Policy Act of 1971, chapter 43.21C RCW, as amended, which is also referred to as "SEPA".

#### **NEW SECTION**

WAC 197-11-815 ACTION. (1) "Actions" include, as further specified below:

- (a) New and continuing activities (including projects and programs) entirely or partly financed, assisted, conducted, regulated, licensed, or approved by agencies;
- (b) New or revised agency rules, regulations, plans, policies, or procedures; and
  - (c) Legislative proposals.
  - (2) Actions fall within one of two categories:
- (a) Project actions. A project action involves a decision on a specific project, such as a construction or management activity located in a defined geographic area. Projects include and are limited to agency decisions to:
- (i) License, fund, or undertake any activity which will directly modify the environment, as specified in 197-11-444 (1) through (2)(b), whether the activity will be conducted by the agency, an applicant, or under contract.
- (ii) Purchase, sell, lease, transfer, or exchange natural resources, including publicly owned land, whether or not the environment is directly modified.
- (b) Nonproject actions. Nonproject actions involve decisions on policies, plans, or programs.
- (i) The adoption or amendment of legislation, ordinances, rules, or regulations which contain standards controlling use or modification of the environment as defined in 197-11-444 (1) through (2)(b);
- (ii) The adoption or amendment of comprehensive land use plans or zoning ordinances;
- (iii) The adoption of any policy, plan, or program which will govern the development of a series of functionally related major actions, but not including any policy, plan, or program for which approval must be obtained from any federal agency prior to implementation;
  - (iv) Creation of, or annexations to, any city, town or district;
  - (v) Capital budgets; and
  - (vi) Road, street, and highway plans.
- (3) "Actions" do not include the activities listed above when an agency is not involved. Actions do not include bringing judicial or administrative civil or criminal enforcement actions (certain categorical exemptions in Part 9 identify in more detail governmental activities which would not have any environmental impacts and for which SEPA review is not required).

# **NEW SECTION**

WAC 197-11-818 ADDENDUM. "Addendum" means an environmental document used to provide additional information or analysis, that does not substantially change the analysis of significant impacts and alternatives in the existing environmental document. The term does not include supplemental EISs. An addendum may be used at any time during the SEPA process.

# **NEW SECTION**

WAC 197-11-819 ADOPTION. "Adoption" means an agency's use of all or part of an existing environmental document to meet all or part of the agency's responsibilities under SEPA to prepare an EIS or other environmental document.

# **NEW SECTION**

WAC 197-11-821 AFFECTED TRIBE(S). Affected tribe(s) or "treaty tribe(s)" means any Indian tribe, band, nation or community in the state of Washington, which is federally recognized by the United States Secretary of Interior, which will or may be affected by the proposal.

# **NEW SECTION**

WAC 197-11-823 AFFECTING. "Affecting" means having, or may be having, an effect on (see 197-11-880 on impacts). For purposes of deciding whether an EIS is required and what the EIS must cover, "affecting" refers to having probable, significant adverse environmental impacts (RCW 43.21C.031 and 43.21C.110(1)(c)).

#### **NEW SECTION**

WAC 197-11-825 AGENCY. (1) "Agency" means any state or local governmental body, board, commission, department, or officer authorized to make law, hear contested cases, or otherwise take the actions stated in 197-11-815, except the judiciary and state legislature. An agency is any state agency (197-11-975) or local agency (197-11-910).

- (2) "Agency with environmental expertise" means an agency with special expertise on the environmental impacts involved in a proposal or alternative significantly affecting the environment. These agencies are listed in 197-11-99190; the list may be expanded in agency procedures (197-11-99122). The appropriate agencies must be consulted in the environmental impact statement process, as required by 197-11-502.
- (3) "Agency with jurisdiction" means an agency with authority to approve, veto, or finance all or part of a nonexempt proposal (or part of a proposal). The term does not include an agency authorized to adopt rules or standards of general applicability that could apply to a proposal, when no license or approval is required from the agency for the specific proposal. The term also does not include a local, state, or federal agency involved in approving a grant or loan, that serves only as a conduit between the primary administering agency and the recipient of the grant or loan. Federal agencies with jurisdiction are those from which a license or funding is sought or required.
- (4) If a specific agency has been named in these rules, and the functions of that agency have changed or been transferred to another agency, the term shall mean any successor agency.

#### **NEW SECTION**

WAC 197-11-830 APPLICANT. "Applicant" means any person or entity, including an agency, applying for a license from an agency. Application means a request for a license.

#### **NEW SECTION**

WAC 197-11-832 BUILT ENVIRONMENT. "Built environment" means the elements of the environment as specified by RCW 43.21C.110(1)(f) and 197-11-444(2), which are generally built or made by people as contrasted with natural processes.

# **NEW SECTION**

WAC 197-11-835 CATEGORICAL EXEMPTION. "Categorical exemption" means a type of action, specified in these rules, which does not significantly affect the environment (RCW 43.21C.110(1)(a)); categorical exemptions are found in Part 9 of these rules. Neither a threshold determination nor any environmental document, including an environmental checklist or environmental impact statement, is required for any categorically exempt action (RCW 43.21C.031). These rules specifically provide for those extraordinary circumstances when an action with normally nonsignificant effects shall not be considered categorically exempt (197-11-305).

# **NEW SECTION**

WAC 197-11-837 CONSOLIDATED APPEAL. "Consolidated appeal" means the procedure requiring a person to file an agency appeal challenging both procedural and substantive compliance with SEPA at the same time, as provided under RCW 43.21C.075(3)(b) and the exceptions therein. If an agency does not have an appeal procedure for challenging either the agency's procedural or its substantive SEPA determinations, the appeal cannot be consolidated prior to any judicial review. The requirement for a consolidated appeal does not preclude agencies from bifurcating appeal proceedings and allowing different agency officials to hear different aspects of the appeal. (197-11-750).

## **NEW SECTION**

WAC 197-11-840 CONSULTED AGENCY. "Consulted agency" means any agency with jurisdiction or expertise that is requested by the lead agency to provide information during the SEPA process.

#### **NEW SECTION**

WAC 197-11-842 COST-BENEFIT ANALYSIS. "Cost-benefit analysis" means a quantified comparison of costs and benefits generally expressed in monetary or numerical terms. It is not synonymous with the weighing or balancing of environmental and other impacts or benefits of a proposal.

#### **NEW SECTION**

WAC 197-11-845 COUNTY/CITY. "County/city" means a county, city, or town. In this chapter, duties and powers are assigned to a county, city, or town as a unit. The delegation of responsibilities among the various departments of a county, city, or town is left to the legislative or charter authority of the individual counties, cities, or towns.

#### **NEW SECTION**

WAC 197-11-847 DECISION MAKER. "Decision maker" means the agency official or officials who make the agency's decision on a proposal. The decision maker and responsible official are not necessarily synonymous, depending on the agency and its SEPA procedures (197-11-99122 and 197-11-99130).

# **NEW SECTION**

WAC 197-11-849 DEPARTMENT. "Department" means the Washington state department of ecology.

#### **NEW SECTION**

WAC 197-11-850 DETERMINATION OF NONSIGNIFICANCE (DNS). "Determination of nonsignificance" (DNS) means the written decision by the responsible official of the lead agency that a proposal is not likely to have a significant adverse environmental impact, and therefore an EIS is not required (197-11-310 and 197-11-340). The DNS form is in 197-11-99350.

#### **NEW SECTION**

WAC 197-11-855 DETERMINATION OF SIGNIFICANCE (DS). "Determination of significance" (DS) means the written decision by the responsible official of the lead agency that a proposal is likely to have a significant adverse environmental impact, and therefore an EIS is required (197-11-310 and 197-11-360). The DS form is in 197-11-99360 and must be used substantially in that form.

# **NEW SECTION**

WAC 197-11-860 EIS. "EIS" means environmental impact statement. The term "detailed statement" in RCW 43.21C.030(2)(c) refers to a final EIS. The term "EIS" as used in these rules refers to draft, final, or supplemental EISs (197-11-405).

#### **NEW SECTION**

WAC 197-11-865 ENVIRONMENT. "Environment" means, and is limited to, those elements listed in 197-11-444, as required by RCW 43.21C.110(1)(f). Environment and environmental quality refer to the state of the environment and are synonymous as used in these rules and refer basically to physical environmental quality.

#### **NEW SECTION**

WAC 197-11-870 ENVIRONMENTAL CHECKLIST. "Environmental checklist" means the form in 197-11-99325. Rules for its use are in 197-11-315.

#### **NEW SECTION**

WAC 197-11-875 ENVIRONMENTAL DOCUMENT. "Environmental document" means any written public document prepared under this chapter. Under SEPA, the terms environmental analysis, environmental study, environmental report, and environmental assessment do not have specialized meanings and do not refer to particular environmental documents (unlike various other state or federal environmental impact procedures).

#### **NEW SECTION**

WAC 197-11-876 ENVIRONMENTAL REVIEW. "Environmental review" means the consideration of environmental factors as required by SEPA. The "environmental review process" is the procedure used by agencies and others under SEPA for giving appropriate consideration to the environment in agency decision making.

WAC 197-11-877 ENVIRONMENTALLY SENSITIVE AREA. "Environmentally sensitive area" means an area designated and mapped by a county/city under 197-11-99125. Certain categorical exemptions do not apply within environmentally sensitive areas (197-11-305, 197-11-99125, and Part 9 of these rules).

# **NEW SECTION**

WAC 197-11-879 EXPANDED SCOPING. "Expanded scoping" is an optional process which may be used by agencies to go beyond minimum scoping requirements.

## **NEW SECTION**

WAC 197-11-880 IMPACTS. "Impacts" are the effects or consequences of actions. Environmental impacts are effects upon the elements of the environment listed in 197-11-444.

#### **NEW SECTION**

WAC 197-11-885 INCORPORATION BY REFERENCE. "Incorporation by reference" means the inclusion of all or part of any existing document in an agency's environmental documentation by reference.

#### **NEW SECTION**

WAC 197-11-890 LANDS COVERED BY WATER. "Lands covered by water" means lands underlying the water areas of the state below the ordinary high water mark, including salt waters, tidal waters, estuarine waters, natural water courses, lakes, ponds, artificially impounded waters, marshes, and swamps. Certain categorical exemptions do not apply to lands covered by water, as specified in Part 9.

#### **NEW SECTION**

WAC 197-11-895 LEAD AGENCY. "Lead agency" means the agency with the main responsibility for complying with SEPA's procedural requirements (197-11-050 and 197-11-99201). The procedures for determining lead agencies are in Part 10 of these rules. "Lead agency" may be read as "responsible official" (197-11-950 and 197-11-99130) unless the context clearly requires otherwise. Depending on the agency and the type of proposal, for example, there may be a difference between the lead agency's responsible official, who is at a minimum responsible for procedural determinations (such as 197-11-330, 197-11-455, 197-11-460) and its decision maker, who is at a minimum responsible for substantive determinations (such as 197-11-448, 197-11-710, and 197-11-720).

#### **NEW SECTION**

WAC 197-11-905 LICENSE. "License" means any form of written permission given to any person, organization, or agency to engage in any activity, as required by law or agency rule. A license includes all or part of an agency permit, certificate, approval, registration, charter, or plat approvals or rezones to facilitate a particular proposal. The term does not include a license required solely for revenue purposes.

# **NEW SECTION**

WAC 197-11-910 LOCAL AGENCY. "Local agency" or "local government" means any political subdivision, regional governmental unit, district, municipal or public corporation, including cities, towns, and counties and their legislative bodies. The term encompasses but does not refer specifically to the departments within a city or county.

# **NEW SECTION**

WAC 197-11-915 MAJOR ACTION. "Major action" means an action which is likely to have significant adverse environmental impacts. "Major" reinforces but does not have a meaning independent of "significantly" (197-11-970).

### **NEW SECTION**

WAC 197-11-918 MITIGATED DNS. Mitigated DNS" means a DNS which includes mitigation measures and is issued as a result of the process specified in 197-11-350.

#### **NEW SECTION**

- WAC 197-11-920 MITIGATION. "Mitigation" means:
- (1) Avoiding the impact altogether by not taking a certain action or parts of an action;
- (2) Minimizing impacts by limiting the degree or magnitude of the action and its implementation;
- (3) Rectifying the impact by repairing, rehabilitating, or restoring the affected environment:
- (4) Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action;
- (5) Compensating for the impact by replacing, enhancing, or providing substitute resources or environments; and
- (6) Monitoring the impact and taking appropriate corrective measures: and/or
  - (7) Minimizing impacts by applying appropriate technology.

#### **NEW SECTION**

WAC 197-11-922 NATURAL ENVIRONMENT. "Natural environment" means those aspects of the environment contained in 197-11-444(1), frequently referred to as natural elements, or resources, such as earth, air, water, wildlife, and energy.

# **NEW SECTION**

WAC 197-11-925 NEPA. "NEPA" means the National Environmental Policy Act of 1969 (42 USCA 4321 et seq.; P.L. 91-190), which is like SEPA at the federal level. The federal NEPA regulations are located at 40 CFR 1500 et seq.

#### **NEW SECTION**

WAC 197-11-930 NONPROJECT. "Nonproject" means actions which are different or broader than a single site specific project, such as plans, policies, and programs (197-11-815).

## **NEW SECTION**

WAC 197-11-935 PHASED REVIEW. "Phased review" means the coverage of general matters in broader environmental documents, with subsequent narrower documents concentrating solely on the issues specific to the later analysis (197-11-060(5)). Phased review may be used for a single proposal or EIS (197-11-060).

#### **NEW SECTION**

WAC 197-11-939 PREPARATION. "Preparation" of an environmental document means preparing or supervising the preparation of documents, including issuing, filing, printing, circulating, and related requirements (see 197-11-800(2)).

#### **NEW SECTION**

WAC 197-11-940 PRIVATE PROJECT. "Private project" means any proposal primarily initiated or sponsored by an individual or entity other than an agency.

# **NEW SECTION**

WAC 197-11-942 PROBABLE. "Probable" means likely or reasonably likely to occur, as in "a reasonable probability of more than a moderate effect on the quality of the environment" (see 197-11-970). Probable is used to distinguish likely impacts from those which merely have a possibility of occurring, but are remote or speculative. This is not meant as a strict statistical probability test. An impact may be significant if its chance of occurrence is not great but the resulting environmental impact would be severe if it occurred.

# **NEW SECTION**

WAC 197-11-945 PROPOSAL. "Proposal" means a proposed action. A proposal includes both actions and regulatory decisions of agencies as well as any actions proposed by applicants. A proposal exists at that stage in the development of an action when an agency is presented with an application, or has a goal and is actively preparing to make a decision on one or more alternative means of accomplishing that goal, and the environmental effects can be meaningfully evaluated. (See 197-11-055 and 197-11-060(3).) A proposal may therefore be a particular or preferred course of action or several alternatives. For

this reason, these rules use the phrase "alternatives including the proposed action." The term "proposal" may therefore include "other reasonable courses of action," if there is no preferred alternative and if it is appropriate to do so in the particular context.

#### **NEW SECTION**

WAC 197-11-947 REASONABLE ALTERNATIVE. "Reasonable alternative" means an action which could feasibly attain or approximate a proposal's objectives, but at a lower environmental cost or decreased level of environmental degradation. Reasonable alternatives may be those which are capable of being effected by the lead agency or another agency with jurisdiction (in other words, such agencies have the authority to control impacts directly or through mitigation requirements). (See 197-11-440(5) and 197-11-720). Also see the definition of "scope" for the three types of alternatives to be analyzed in EISs (197-11-960).

#### **NEW SECTION**

WAC 197-11-950 RESPONSIBLE OFFICIAL. "Responsible official" means that officer or officers, committee, department, or section of the lead agency designated by agency SEPA procedures to undertake its procedural responsibilities as lead agency (197-11-99130).

# **NEW SECTION**

WAC 197-11-955 SEPA. "SEPA" means the State Environmental Policy Act of 1971 (chapter 43.21C RCW), which is also referred to as the act. The "SEPA process" means all measures necessary for compliance with the act's requirements.

#### **NEW SECTION**

WAC 197-11-960 SCOPE. (1) "Scope" means the range of proposed actions, alternatives, and impacts to be analyzed in an environmental document (197-11-060(2)). "Scoping" means determining the scope of an EIS and identifying and narrowing the scope.

- (2) To determine the scope of environmental impact statements, agencies consider three types of actions, three types of impacts, and three types of alternatives.
  - (a) Actions may be:
- (i) Single (a specific action which is not related to other proposals or parts of proposals);
- (ii) Connected (proposals or parts of proposals which are closely related under 197-11-060(3) or 197-11-305(1)); or
- (iii) Similar (proposals that have common aspects and may be analyzed together under 197-11-060(3)).
  - (b) Alternatives may be:
  - (i) No action;
  - (ii) Other reasonable courses of action; or
  - (iii) Mitigation measures (not in the proposed action).
  - (c) Impacts may be:
  - (i) Direct;
  - (ii) Indirect; or
  - (iii) Cumulative.
- (3) 197-11-060 provides general rules for the content of any environmental review under SEPA; Part 4 and 197-11-440 provide specific rules for the content of EISs. The scope of an individual statement may depend on its relationship with other EISs or on phased review.

#### **NEW SECTION**

WAC 197-11-965 SCOPING. "Scoping" means determining the range of proposed actions, alternatives, and impacts to be discussed in an EIS. Because an EIS is required to analyze significant environmental impacts only, scoping is intended to identify and narrow the EIS to the significant issues. The required scoping process (197-11-408) provides interagency and public notice of a DS, or equivalent notification, and opportunity to comment. The lead agency has the option of expanding the scoping process (197-11-410), but shall not be required to do so. Scoping is used to encourage cooperation and early resolution of potential conflicts, to improve decisions, and to reduce paperwork and delay.

#### **NEW SECTION**

WAC 197-11-970 SIGNIFICANT. (1) "Significant" as used in SEPA means a reasonable likelihood of more than a moderate adverse impact on environmental quality.

(2) Significance involves context and intensity (197-11-330) and does not lend itself to a formula or quantifiable test. The context may vary with the physical setting. Intensity depends on the magnitude and duration of an impact.

The severity of an impact should be weighed along with the likelihood of its occurrence. An impact may be significant if its chance of occurrence is not great, but the resulting environmental impact would be severe if it occurred.

(3) 197-11-330 specifies a process, including criteria and procedures, for determining whether a proposal is likely to have a significant adverse environmental impact.

#### **NEW SECTION**

WAC 197-11-975 STATE AGENCY. "State agency" means any state board, commission, department, or officer, including state universities, colleges, and community colleges, that is authorized by law to make rules, hear contested cases, or otherwise take the actions stated in 197-11-815, except the judiciary and state legislature.

## **NEW SECTION**

WAC 197-11-985 THRESHOLD DETERMINATION. "Threshold determination" means the decision by the responsible official of the lead agency whether or not an EIS is required for a proposal (197-11-310).

#### **NEW SECTION**

WAC 197-11-988 UNDERLYING GOVERNMENT ACTION. "Underlying government action" means the governmental action, such as zoning or permit approvals, that is the subject of SEPA compliance.

#### PART NINE - CATEGORICAL EXEMPTIONS

#### **NEW SECTION**

WAC 197-11-99001 CATEGORICAL EXEMPTIONS. The proposed actions contained in Part 9 are categorically exempt from threshold determination and EIS requirements, subject to the rules and limitations on categorical exemptions contained in 197-11-305.

- (1) Minor new construction—Flexible thresholds.
- (a) The exemptions in this subsection apply to all licenses required to undertake the construction in question, except when a rezone or any license governing emissions to the air or discharges to water is required. To be exempt under this subsection, the project must be equal to or smaller than the exempt level. For a specific proposal, the exempt level in (b) of this subsection shall control, unless the city/county in which the project is located establishes an exempt level under (c) of this subsection. If the proposal is located in more than one city/county, the lower of the agencies' adopted levels shall control, regardless of which agency is the lead agency.
- (b) The following types of construction shall be exempt, except when undertaken wholly or partly on lands covered by water:
- (i) The construction or location of any residential structures of four dwelling units.
- (ii) The construction of a barn, loafing shed, farm equipment storage building, produce storage or packing structure, or similar agricultural structure, covering 10,000 square feet, and to be used only by the property owner or his or her agent in the conduct of farming the property. This exemption shall not apply to feed lots.
- (iii) The construction of an office, school, commercial, recreational, service or storage building with 4,000 square feet of gross floor area, and with associated parking facilities designed for twenty automobiles.
- (iv) The construction of a parking lot designed for twenty automobiles.
- (v) Any landfill or excavation of 100 cubic yards throughout the total lifetime of the fill or excavation; and any fill or excavation classified as a class I, II, or III forest practice under RCW 76.09.050 or regulations thereunder.
- (c) Cities, towns or counties may raise the exempt levels to the maximum specified below by implementing ordinance or resolution. Such levels shall be specified in the agency's SEPA procedures (197-

- 11-99120). A newly established exempt level shall be supported by local conditions, including zoning or other land use plans or regulations. An agency may adopt a system of several exempt levels (such as different levels for different geographic areas). The maximum exempt level for the exemptions in (1)(b) of this section shall be, respectively:
  - (i) 20 dwelling units.
  - (ii) 30,000 square feet.
  - (iii) 12,000 square feet; 40 automobiles.
  - (iv) 40 automobiles.
  - (v) 500 cubic yards.
- (2) Other minor new construction. The following types of construction shall be exempt except where undertaken wholly or in part on lands covered by water (unless specifically exempted in this subsection); the exemptions provided by this section shall apply to all licenses required to undertake the construction in question, except where a rezone or any license governing emissions to the air or discharges to water is required:
- (a) The construction or designation of bus stops, loading zones, shelters, access facilities and pull-out lanes for taxicabs, transit and school vehicles.
- (b) The construction and/or installation of commercial on-premise signs, and public signs and signals.
- (c) The construction or installation of minor road and street improvements such as pavement marking, freeway surveillance and control systems, railroad protective devices (not including grade-separated crossings), grooving, glare screen, safety barriers, energy attenuators, transportation corridor landscaping (including the application of Washington state department of agriculture approved herbicides by licensed personnel for right-of-way weed control as long as this is not within watersheds controlled for the purpose of drinking water quality in accordance with WAC 248-54-660), temporary traffic controls and detours, correction of substandard curves and intersections within existing rights-of-way, widening of a highway by less than a single lane width where capacity is not significantly increased and no new rightof-way is required, adding auxiliary lanes for localized purposes, (weaving, climbing, speed change, etc.), where capacity is not significantly increased and no new right-of-way is required, channelization and elimination of sight restrictions at intersections, street lighting, guard rails and barricade installation, installation of catch basins and culverts, and reconstruction of existing roadbed (existing curb-to-curb in urban locations), including adding or widening of shoulders, addition of bicycle lanes, paths and facilities, and pedestrian walks and paths, but not including additional automobile lanes.
- (d) Grading, excavating, filling, septic tank installations, and landscaping necessary for any building or facility exempted by subsections (1) and (2) of this section, as well as fencing and the construction of small structures and minor facilities accessory thereto.
- (e) Additions or modifications to or replacement of any building or facility exempted by subsections (1) and (2) of this section when such addition, modification or replacement will not change the character of the building or facility in a way which would remove it from an exempt class.
- (f) The demolition of any structure or facility, the construction of which would be exempted by subsections (1) and (2) of this section, except for structures or facilities with recognized historical significance.
- (g) The installation of impervious underground tanks, having a capacity of 10,000 gallons or less.
  - (h) The vacation of streets or roads.
- (i) The installation of hydrological measuring devices, regardless of whether or not on lands covered by water.
- (j) The installation of any property, boundary or survey marker, other than fences, regardless of whether or not on lands covered by water.
- (3) Repair, remodeling and maintenance activities. The following activities shall be categorically exempt except where undertaken wholly or in part on lands covered by water: The repair, remodeling, maintenance, or minor alteration of existing private or public structures, facilities or equipment, including utilities, involving no material expansions or changes in use beyond that previously existing.
- (4) Water rights. The following appropriations of water shall be exempt, the exemption covering not only the permit to appropriate water, but also any hydraulics permit, shoreline permit or building permit required for a normal diversion or intake structure, well and pumphouse reasonably necessary to accomplish the exempted appropriation, and including any activities relating to construction of a distribution system solely for any exempted appropriation:

- (a) Appropriations of fifty cubic feet per second or less of surface water for irrigation purposes, when done without a government subsidy.
- (b) Appropriations of one cubic foot per second or less of surface water, or of five cubic feet per second or less of ground water, for any purpose.
- (5) Purchase or sale of real property. The following real property transactions by an agency shall be exempt:
  - (a) The purchase or acquisition of any right to real property.
- (b) The sale, transfer or exchange of any publicly owned real property, but only if the property is not devoted to or intended for an authorized public use.
- (c) The lease of real property when the use of the property for the term of the lease will remain essentially the same as the existing use, or when the use under the lease is otherwise exempted by this chapter.
- (6) Minor land use decisions. The following land use decisions shall be exempt:
- (a) Except upon lands covered by water, the approval of short plats or short subdivisions pursuant to the procedures required by RCW 58-.17.060, but not including further short subdivisions or short platting within a plat or subdivision previously exempted under this subsection.
- (b) Granting of variances based on special circumstances, not including economic hardship, applicable to the subject property, such as size, slope, topography, location or surroundings and not resulting in any change in land use or density.
- (c) Classifications of land for current use taxation under chapter 84.34 RCW, and classification and grading of forest land under chapter 84.33 RCW.
- (7) School closures. The adoption and implementation of a plan, program, or decision for the closure of a school or schools shall be exempt. Demolition, physical modification or change of a facility from a school use shall not be exempt under this subsection.
- (8) Open burning. Opening burning and the issuance of any license for open burning shall be exempt. The adoption of plans, programs, objectives or regulations by any agency incorporating general standards respecting open burning shall not be exempt.
- (9) Variances under clean air act. The granting of variances under RCW 70.94.181 extending applicable air pollution control requirements for one year or less shall be exempt.
- (10) Water quality certifications. The granting or denial of water quality certifications under the federal clean water act (Federal Water Pollution Control Act Amendments of 1972, 33 USC 1341) shall be exempt.
- (11) Activities of the state legislature. All actions of the state legislature are exempted. This subsection does not exempt the proposing of legislation by an agency (197-11-900).
  - (12) Judicial activity. The following shall be exempt:
  - (a) All adjudicatory actions of the judicial branch.
- (b) Any quasi-judicial action of any agency if such action consists of the review of a prior administrative or legislative decision. Decisions resulting from contested cases or other hearing processes conducted prior to the first decision on a proposal or upon any application for a rezone, conditional use permit or other similar permit not otherwise exempted by this chapter, are not exempted by this subsection.
- (13) Enforcement and inspections. The following enforcement and inspection activities shall be exempt:
- (a) All actions, including administrative orders and penalties, undertaken to enforce a statute, regulation, ordinance, resolution or prior decision. No license shall be considered exempt by virtue of this subsection; nor shall the adoption of any ordinance, regulation or resolution be considered exempt by virtue of this subsection.
- (b) All inspections conducted by an agency of either private or public property for any purpose.
- (c) All activities of fire departments and law enforcement agencies except physical construction activity.
- (d) Any action undertaken by an agency to abate a nuisance or to abate, remove or otherwise cure any hazard to public health or safety. The application of pesticides and chemicals is not exempted by this subsection but may be exempted elsewhere in these guidelines. No license or adoption of any ordinance, regulation or resolution shall be considered exempt by virtue of this subsection.
  - (e) Any suspension or revocation of a license for any purpose.
- (14) Business and other regulatory licenses. The following business and other regulatory licenses are exempt:
  - (a) All licenses to undertake an occupation, trade or profession.

- (b) All licenses required under electrical, fire, plumbing, heating, mechanical, and safety codes and regulations, but not including building permits.
- (c) All licenses to operate or engage in amusement devices and rides and entertainment activities, including but not limited to cabarets, carnivals, circuses and other traveling shows, dances, music machines, golf courses, and theaters, including approval of the use of public facilities for temporary civic celebrations, but not including licenses or permits required for permanent construction of any of the above.
- (d) All licenses to operate or engage in charitable or retail sales and service activities, including but not limited to peddlers, solicitors, second hand shops, pawnbrokers, vehicle and housing rental agencies, tobacco sellers, close out and special sales, fireworks, massage parlors, public garages and parking lots, and used automobile dealers.
- (e) All licenses for private security services, including but not limited to detective agencies, merchant and/or residential patrol agencies, burglar and/or fire alarm dealers, guard dogs, locksmiths, and bail bond services.
- (f) All licenses for vehicles for-hire and other vehicle related activities, including but not limited to taxicabs, ambulances, and tow trucks: PROVIDED, That regulation of common carriers by the utilities and transportation commission shall not be considered exempt under this subsection.
- (g) All licenses for food or drink services, sales, and distribution, including but not limited to restaurants, liquor, and meat.
- (h) All animal control licenses, including but not limited to pets, kennels, and pet shops. Establishment or construction of such a facility shall not be considered exempt by this subsection.
- (i) The renewal or reissuance of a license regulating any present activity or structure so long as no material changes are involved.
- (15) Activities of agencies. The following administrative, fiscal and personnel activities of agencies shall be exempt:
- (a) The procurement and distribution of general supplies, equipment and services authorized or necessitated by previously approved functions or programs.
  - (b) The assessment and collection of taxes.
- (c) The adoption of all budgets and agency requests for appropriation: PROVIDED, That if such adoption includes a final agency decision to undertake a major action, that portion of the budget is not exempted by this subsection.
- (d) The borrowing of funds, issuance of bonds, or applying for a grant and related financing agreements and approvals.
  - (e) The review and payment of vouchers and claims.
  - (f) The establishment and collection of liens and service billings.
- (g) All personnel actions, including hiring, terminations, appointments, promotions, allocations of positions, and expansions or reductions in force.
- (h) All agency organization, reorganization, internal operational planning or coordination of plans or functions.
- (i) Adoptions or approvals of utility, transportation and solid waste disposal rates.
- (j) The activities of school districts pursuant to desegregation plans or programs; however, construction of real property transactions or the adoption of any policy, plan or program for such construction of real property transaction shall not be considered exempt under this subsection (see also 197-11-99001(7)).
- (16) Financial assistance grants. The approval of grants or loans by one agency to another shall be exempt, although an agency may at its option require compliance with SEPA prior to making a grant or loan for design or construction of a project. This exemption includes agencies taking nonproject actions which are necessary to apply for federal or other financial assistance.
- (17) Local improvement districts. The formation of local improvement districts, unless such formation constitutes a final agency decision to undertake construction of a structure or facility not exempted under 197-11-99001 and 197-11-99080.
- (18) Information collection and research. Basic data collection, research, resource evaluation, requests for proposals (RFPs), and the conceptual planning of proposals shall be exempt. These may be strictly for information-gathering, or as part of a study leading to a proposal which has not yet been approved, adopted or funded; this exemption does not include any agency action which commits the agency to proceed with such a proposal. (Also see 197-11-070.)
- (19) Acceptance of filings. The acceptance by an agency of any document or thing required or authorized by law to be filed with the agency and for which the agency has no discretionary power to refuse

- acceptance shall be exempt. No license shall be considered exempt by virtue of this subsection.
- (20) Procedural actions. The proposal or adoption of legislation, rules, regulations, resolutions or ordinances, or of any plan or program relating solely to governmental procedures, and containing no substantive standards respecting use or modification of the environment shall be exempt. Agency SEPA procedures shall be exempt.
- (21) Building codes. The adoption by ordinance of all codes as required by the state building code act (chapter 19.27 RCW).
- (22) Adoption of noise ordinances. The adoption by counties/cities of resolutions, ordinances, rules or regulations concerned with the control of noise which do not differ from regulations adopted by the department of ecology under chapter 70.107 RCW. When a county/city proposes a noise resolution, ordinance, rule or regulation, a portion of which differs from the applicable state regulations (and thus requires approval of the department of ecology under RCW 70.107.060(4)), SEPA compliance may be limited to those items which differ from state regulations.
- (23) Review and comment actions. Any activity where one agency reviews or comments upon the actions of another agency or another department within an agency shall be exempt.
- (24) Utilities. The utility-related actions listed below shall be exempt, except for installation, construction, or alteration on lands covered by water. The exemption includes installation and construction, relocation when required by other governmental bodies, repair, replacement, maintenance, operation or alteration which does not change the action from an exempt class.
- (a) All communications lines, including cable TV, but not including microwave towers or relay stations.
- (b) All storm water, water and sewer facilities, lines, equipment, hookups or appurtenances including, utilizing or related to lines eight inches or less in diameter.
- (c) All electric facilities, lines, equipment or appurtenances, not including substations, with an associated voltage of 55,000 volts or less; and the overbuilding of existing distribution lines (55,000 volts or less) with transmission lines (more than 55,000 volts); and the undergrounding of all electric facilities, lines, equipment or appurtenances.
- (d) All natural gas distribution (as opposed to transmission) lines and necessary appurtenant facilities and hookups.
- (e) All developments within the confines of any existing electric substation, reservoir, pump station or well: PROVIDED, That additional appropriations of water are not exempted by this subsection.
- (f) Periodic use of chemical or mechanical means to maintain a utility or transportation right of way in its design condition: PROVID-ED, That chemicals used are approved by the Washington state department of agriculture and applied by licensed personnel. This exemption shall not apply to the use of chemicals within watersheds which are controlled for the purpose of drinking water quality in accordance with WAC 248-54-660.
- (g) All grants of rights of way by agencies to utilities for use for distribution (as opposed to transmission) purposes.
  - (h) All grants of franchises by agencies to utilities.
  - (i) All disposals of rights of way by utilities.
- (25) Natural resources management. In addition to the other exemptions contained in this section, the following natural resources management activities shall be exempt:
- (a) All class I, II, III forest practices as defined by RCW 76.09.050 or regulations thereunder.
- (b) Issuance of new grazing leases covering a section of land or less; and issuance of all grazing leases for land which has been subject to a grazing lease within the previous ten years.
  - (c) Licenses or approvals to remove firewood.
- (d) Issuance of agricultural leases covering one hundred sixty contiguous acres or less.
  - (e) Issuance of leases for Christmas tree harvesting or brush picking.
  - (f) Issuance of leases for school sites.
- (g) Issuance of leases for, and placement of, mooring buoys designed to serve pleasure craft.
- (h) Development of recreational sites not specifically designed for all-terrain vehicles and not including more than twelve campsites.
- (i) Periodic use of chemical or mechanical means to maintain public park and recreational land: PROVIDED, That chemicals used are approved by the Washington state department of agriculture and applied by licensed personnel. This exemption shall not apply to the use of chemicals within watersheds which are controlled for the purpose of drinking water quality in accordance with WAC 248-54-660.

- (j) Issuance of rights of way, easements and use permits to use existing roads in nonresidential areas.
- $(\bar{k)}$  Establishment of natural area preserves to be used for scientific research and education and for the protection of rare flora and fauna.

WAC 197-11-99010 EXEMPTIONS AND NONEXEMPTIONS APPLICABLE TO SPECIFIC STATE AGENCIES. The exemptions in 197-11-99020 through 197-11-99075 relate only to the specific activities identified within the named agencies. These exemptions are in addition to the preceding sections of this part and are subject to the rules and limitations of 197-11-305. The categorical exemptions in 197-11-99001 apply to all agencies, including those named in 197-11-99020 through 197-11-99075 unless the general exemptions are specifically made inapplicable by one of the following exemptions.

#### **NEW SECTION**

WAC 197-11-99020 DEPARTMENT OF LICENSING. All licenses required under programs administered by the department of licensing as of December 12, 1975 are exempted, except the following:

- (1) Camping club promotional permits under chapter 19.105 RCW.
- (2) Motor vehicle wrecker licenses under chapter 46.80 RCW; 197-11-99001(14)(i) shall apply to allow possible exemption of renewals of camping club promotional permits and motor vehicle wrecker licenses.

#### **NEW SECTION**

WAC 197-11-99025 DEPARTMENT OF LABOR AND IN-DUSTRIES. All licenses required under programs administered by the department of labor and industries as of December 12, 1975 are exempted, except the issuance of any license for the manufacture of explosives or the adoption or amendment by the department of any regulations incorporating general standards respecting the issuance of licenses authorizing the storage of explosives under chapter 70.74 RCW. The adoption of any industrial health or safety regulations containing noise standards shall be considered a major action under this chapter.

# **NEW SECTION**

WAC 197-11-99030 DEPARTMENT OF NATURAL RE-SOURCES. The following actions and licenses of the department of natural resources are exempted:

- (1) Forest closures, shutdowns and permit suspensions due to extreme unusual fire hazards.
  - (2) Operating permits to use power equipment on forest land.
  - (3) Permits to use fuse on forest land.
  - (4) Log patrol licenses.
- (5) Permits for drilling for which no public hearing is required under RCW 79.76.070 (geothermal test drilling).
- (6) Permits for the dumping of forest debris and wood waste in forested areas.
- (7) State timber sales involving only class I, II, and III forest practices; this exemption shall not apply where the department determines that, due to public ownership, additional alternatives or other environmental issues may be applicable and where such issues are not adequately addressed in a prior nonproject environmental impact statement.
- (8) Other forest management activities on state-owned lands involving only class I, II, and III forest practices.
- (9) Leases for mineral prospecting under RCW 79.01.616 or 79.01.652, but not including issuance of subsequent contracts for mining.

#### **NEW SECTION**

WAC 197-11-99035 DEPARTMENT OF FISHERIES. The following activities of the department of fisheries are exempted:

- (1) The establishment of seasons, catch limits or geographical areas for fishing or shellfish removal.
- (2) All hydraulic project approvals (RCW 75.20.100) for activities incidental to a class I, II, III forest practice as defined in RCW 76.09.050 or regulations thereunder.
- (3) Hydraulic project approvals where there is no other agency with jurisdiction (besides the department of game) requiring a nonexempt permit, except for proposals involving removal of fifty or more cubic

yards of streambed materials or involving realignment into a new channel. For purposes of this paragraph, the term new channel shall not include existing channels which have been naturally abandoned within the twelve months previous to the hydraulic permit application.

- (4) All clam farm licenses and oyster farm licenses, except where cultural practices include structures occupying the water column or where a hatchery or other physical facility is proposed for construction on adjoining uplands.
- (5) All other licenses (other than those excepted in (2) and (3) above) authorized to be issued by the department as of December 12, 1975 except the following:
- (a) Fish farming license, or other licenses allowing the cultivation of aquatic animals for commercial purposes;
- (b) Licenses for the mechanical and/or hydraulic removal of clams, including geoducks; and,
- (c) Any license authorizing the discharge of explosives in water. WAC 197-11-99001(14)(i) shall apply to allow possible exemption of renewals of the above licenses.
- (6) The routine release of hatchery fish or the reintroduction of endemic or native species into their historical habitat where only minor documented effects on other species will occur.

#### **NEW SECTION**

WAC 197-11-99040 DEPARTMENT OF GAME. The following activities of the department of game are exempted:

- (1) The establishment of hunting, trapping or fishing seasons, bag or catch limits, and geographical areas where such activities are permitted.
  - (2) The issuance of falconry permits.
  - (3) The issuance of all hunting or fishing licenses, permits or tags.
  - (4) Artificial game feeding.
  - (5) The issuance of scientific collector permits
- (6) All hydraulic project approvals (RCW 75.20.100) for activities incidental to a class I, II, III forest practice as defined in RCW 76.09-.050 and regulations thereunder.
- (7) Hydraulic project approvals where there is no other agency with jurisdiction (besides the department of fisheries) requiring a nonexempt permit, except for proposals involving removal of fifty or more cubic yards of streambed materials or involving realignment into a new channel. For purposes of this paragraph, the term new channel shall not include existing channels which have been naturally abandoned within the twelve months previous to the hydraulic permit application.
- (8) The routine release or transfer of hatchery fish, game birds, and animals or the reintroduction of endemic or native species into their historical habitat, where only minor documented effects on other species will occur.
  - (9) Minor repair work to be done by hand tools. Examples include:
  - (a) Maintenance of fish screen or intake structures; or
  - (b) Silt and debris removal from boat launches, docks, and piers.
  - (10) Collection of game fish and wildlife for research.

### **NEW SECTION**

WAC 197-11-99045 DEPARTMENT OF SOCIAL AND HEALTH SERVICES. All actions under programs administered by the department of social and health services as of December 12, 1975, are exempted, except the following:

- (1) The adoption or amendment by the department of any regulations incorporating general standards for issuance of licenses authorizing the possession, use and transfer of radioactive source material under RCW 70.98.080, except that the issuance, revocation or suspension of individual licenses thereto shall be exempt. However, licenses to operate low level burial facilities or licenses to operate or expand beyond design capacity, mineral processing facilities or their tailings areas whose products or byproducts have concentrations of naturally occurring radioactive materials in excess of exempt concentrations, as specified in WAC 402-20-250, shall not be exempt.
- (2) The approval of a comprehensive plan for public water supply systems servicing one thousand or more units under WAC 248-54-580.
- (3) The approval of engineering reports or plans and specifications under WAC 248-54-590 and 248-54-600, for all surface water source development, all water system storage facilities greater than one-half million gallons, new transmission lines longer than one thousand feet located in new rights of way and major extensions to existing water distribution systems.

- (4) The approval of an application for a certificate of need under RCW 70.38.120 for construction of a new hospital or medical facility or for major additions to existing service capacity of such institutions.
- (5) The approval of an application for any system of sewerage and/or water general plan or amendments under RCW 36.94.100.
- (6) The approval of any plans and specifications for new sewage treatment works or major extensions to existing sewer treatment works submitted to the department under WAC 248-92-040.
- (7) The construction of any building, facility or other installation not exempt by 197-11-99001 for the purpose of housing department personnel, or fulfilling statutorily directed or authorized functions (e.g., prisons).
- (8) The approval of any final plans for construction of a nursing home pursuant to WAC 248-14-100, construction of a private psychiatric hospital pursuant to WAC 248-22-005 or construction of an alcoholism treatment center pursuant to WAC 248-22-510.

- WAC 197-11-99050 DEPARTMENT OF AGRICULTURE. All actions under programs administered by the department of agriculture as of December 12, 1975 are exempted, except for the following:
- (1) The approval of any application for a commercial registered feedlot, quarantined registered feedlot under chapter 16.36 RCW, or chapters 16-28 and 16-30 WAC.
- (2) The issuance or amendment of any regulation respecting restricted-use pesticides under chapter 15.58 RCW, that would have the effect of allowing the use of a pesticide previously prohibited by Washington state.
- (3) The removal of any pesticide from the list of restricted-use pesticides established in WAC 16-228-155 so as to permit sale of such pesticides to home and garden users, unless the pesticide is no longer manufactured.
- (4) The removal of any pesticide from the list of highly toxic and restricted-use pesticides established under WAC 16-228-165 so as to authorize sale of such pesticides to persons not holding an annual user permit, an applicator certificate, or an applicator operator license, unless the pesticide is no longer manufactured.
- (5) The removal of any pesticide from the category of highly toxic pesticide formulations established in WAC 16-228-165 so as to permit the sale of such pesticides by persons not possessing a pesticide dealer's license, unless the pesticide is no longer manufactured.
- (6) The approval of any use of the pesticide DDT or DDD except for those uses approved by the centers for disease control of the United States department of health and human services (such as control of rabid bats).
- (7) The issuance of a license to operate a public livestock market under RCW 16.65.030.
- (8) The provisions of WAC 197-11-99001(14)(i) shall apply to allow possible exemption of renewals of the licenses in (1) through (7) above.

# **NEW SECTION**

- WAC 197-11-99055 DEPARTMENT OF ECOLOGY. The following activities of the department of ecology shall be exempt:
- (1) The issuance, reissuance or modification of any waste discharge permit which contains conditions no less stringent than federal effluent limitations and state rules and regulations. This exemption shall apply to existing discharges only and shall not apply to any new source discharges.
- (2) Review of comprehensive solid waste management plans under RCW 70.95.100 and 70.95.110.
- (3) Granting or denial of certification of consistency pursuant to the Federal Coastal Zone Management Act (16 U.S.C. 1451).
- (4) Issuance of short-term water quality standards modification, pursuant to chapter 173-201 WAC, for minor projects when the water violations would:
  - (a) Result in turbidity violations only;
  - (b) Be less than fourteen days duration;
- (c) Be mitigated by a current hydraulics project approval conditioned to protect the fishery resource; and
- (d) Not significantly impair beneficial uses of the affected water body.

#### **NEW SECTION**

- WAC 197-11-99060 DEPARTMENT OF TRANSPORTATION. The following activities of the department of transportation shall be exempt:
- (1) Approval of the Annual Highway Safety Work Program involving the highway-related safety standards pursuant to 23 USC 402;
- (2) Issuance of road approach permits and right of way rental agreements;
- (3) Establishment and changing of speed limits of 55 miles per hour or less:
- (4) Revisions of existing access control involving a single property owner;
- (5) Issuance of a "Motorist Information Signing Permit," granting a private business person the privilege of having a sign on highway right of way which informs the public of the availability of his or her services:
  - (6) Issuance of permits for special units relative to state highways:
- (7) Issuance of permits for the movement of over-legal size and weight vehicles on state highways;
- (8) Issuance of encroachment permits for road approaches, fences and landfills on highway right of way; and
- (9) Issuance of permits for utility occupancy of highway rights of way for use for distribution (as opposed to transmission).

#### **NEW SECTION**

- WAC 197-11-99065 UTILITIES AND TRANSPORTATION COMMISSION. All actions of the utilities and transportation commission under statutes administered as of December 12, 1975, are exempted, except the following:
- (1) Issuance of common carrier motor freight authority under chapter 81.80 RCW, which would authorize a new service, or extend an existing transportation service in the fields of petroleum and petroleum products in bulk in tank type vehicles, radioactive substances, explosives, or corrosives;
- (2) Authorization of the openings or closing of any highway/railroad grade crossing, or the direction of physical connection of the line of one railroad with that of another;
- (3) Regulation of oil and gas pipelines under chapter 81.88 RCW; and
- (4) The approval of utility and transportation rates where the funds realized as a result of such approved rates will or are intended to finance construction of a project, approval of which would not be otherwise exempt under 197-11-99001, and where at the time of such rate approval no responsible official of any state or federal agency has conducted the environmental analysis prescribed by this chapter or the appropriate provisions of NEPA, whichever is applicable.

#### **NEW SECTION**

- WAC 197-11-99070 DEPARTMENT OF COMMERCE AND ECONOMIC DEVELOPMENT. The following activities of the department of commerce and economic development shall be exempt:
- (1) The provisions of business consulting and advisory services which shall include tourist promotion under RCW 43.31.050.
- (2) The promotion and development of foreign trade under RCW 43.31.370.
- (3) The furnishing of technical and information services under RCW 43.31.060.
- (4) The provision of technical assistance to applicants for grants and aid and/or loans and for tax deferrals by the Economic Assistance Authority under chapter 43.31A RCW.
- (5) The conduct of research and economic analysis under RCW 43-31.070, including the provision of consulting and advisory services and recommendations to state and local officials, agencies and governmental bodies as authorized under RCW 43.31.160, 43.31.200 and 43.31.210.

# **NEW SECTION**

- WAC 197-11-99075 OTHER AGENCIES. Except for building construction (the majority of which is undertaken through the department of general administration), all activities of the following state agencies under programs they administer as of December 12, 1975, are exempted:
  - (1) Office of the attorney general.
  - (2) Office of the auditor.
  - (3) Department of employment security.

- (4) Office of the insurance commissioner and state fire marshal.
- (5) Department of personnel.
- (6) Department of printing.
- (7) Department of revenue.
- (8) Office of the secretary of state.
- (9) Office of the treasurer.
- (10) Arts commission.
- (11) Washington state patrol.
- (12) Interagency committee for outdoor recreation.
- (13) Department of emergency services.
- (14) Department of general administration, division of banking and division of savings and loan associations.
  - (15) Forest practices appeals board.
  - (16) Public employees' retirement system.
  - (17) Law enforcement officers' and fire fighters' retirement board.
  - (18) Volunteer fireman's retirement system board.
  - (19) State department of retirement systems.
  - (20) Teachers' retirement system board.
  - (21) Higher education personnel board.
  - (22) Commission for vocational education.
  - (23) State energy office.

WAC 197-11-99080 EMERGENCIES. Actions which must be undertaken immediately or within a time too short to allow full compliance with this chapter, to avoid an imminent threat to public health or safety, to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation, shall be exempt. Agencies may specify these emergency actions in their procedures.

#### **NEW SECTION**

WAC 197-11-99090 PETITIONING DOE TO CHANGE EX-EMPTIONS. (1) Except for the preceding section, agencies may create additional exemptions in their procedures only after receiving approval from the department of ecology under this section.

- (2) An agency may petition the department to adopt additional exemptions or to delete existing exemptions by amending these rules. The petition shall be made under RCW 34.04.060. The petition shall state the language of the requested amendment, the petitioning agency's views on the environmental impacts of the activities covered by the proposed amendment, and the approximate number of actions of this type which have come before the petitioning agency over a particular period of time. The department shall consider and decide upon a petition within thirty days of receipt. If the determination is favorable, the department shall begin rulemaking under chapter 34.04 RCW. Any resulting amendments will apply either generally or to specified classes of agencies. Affected agencies shall amend their procedures accordingly.
- (3) An agency may also petition the department for an immediate ruling upon any request to add, delete, or change an exemption. If such a petition is granted, the department will notify the petitioning agency, which may immediately include the change approved by the department in its own procedures. The department may thereafter begin rulemaking proceedings to amend these rules. Until these rules are amended, any change granted under this subsection shall apply only to the petitioning agency or agencies.
- (4) The department will provide public notice of any proposed amendments to these rules in the manner required by the administrative procedure act, chapter 34.04 RCW. A copy of all approvals by the department under the preceding subsection shall be given to any person requesting the department for advance notice of rulemaking.

#### PART TEN - AGENCY COMPLIANCE

#### **NEW SECTION**

WAC 197-11-99101 PURPOSE OF THIS PART. The purpose of this Part is to:

- (1) Require each agency to adopt its own rules and procedures to carry out SEPA and ensure that agency rules and procedures shall have the force and effect of law and shall be consistent with these uniform statewide rules.
  - (2) Require agencies to include certain items in their rules.
- (3) Ensure the documents prepared under the act are available to the public.

- (4) Identify agencies with environmental expertise.
- (5) Provide rules for determining the lead agency.

#### **NEW SECTION**

WAC 197-11-99110 AGENCY SEPA POLICIES. (1) The act and these rules allow agencies to condition or deny proposals if such action is based upon policies identified by the appropriate governmental authority. These policies must be incorporated into regulations, plans, or codes formally designated by the agency (or appropriate legislative body, in the case of local government) as possible bases for the exercise of substantive authority under SEPA. (RCW 43.21C.060; 197-11-720.) State and local policies so designated are called "agency SEPA policies" in these rules.

- (2) Agencies are required to designate their SEPA policies not later than one hundred eighty days after the effective date of these rules (or the creation of the agency). In order to condition or deny a proposal, an agency must comply with the provisions of RCW 43.21C.060 and 197-11-720. If an agency has already formally designated agency SEPA policies that meet the requirements of the act and these rules, the agency is not required to adopt them again. Agencies may revise or add to their SEPA policies at any time. Although agency SEPA procedures cannot change the provisions of these rules concerning substantive authority and mitigation (197-11-99122(2)), agency SEPA policies are encouraged to identify specific mitigation measures or techniques.
- (3) An agency's document, which includes or references by citation their agency SEPA policies (197-11-720(3)), may be included in agency SEPA procedures (197-11-99120). Public notice and opportunity for public comment shall be provided as part of the agency process for formally designating its SEPA policies.
- (4) Depending on their content, the formal designation of agency SEPA policies will not necessarily require any environmental review and will normally be categorically exempt as a procedural action under 197-11-99001(20). For example, the policies may merely compile, reorganize, or reference laws or policies currently on the books, or may otherwise be procedural in nature, such as requiring decisionmakers to consider certain factors.

# **NEW SECTION**

WAC 197-11-99120 AGENCY SEPA PROCEDURES. (1) Each agency is required by the act and this section to adopt its own rules and procedures for implementing SEPA. (RCW 43.21C.120.) Agencies may revise or add to their SEPA procedures at any time. Agencies may adopt these rules (chapter 197-11 WAC) by reference, and shall meet the requirements of 197-11-99122 concerning the content of their procedures. State and local rules for carrying out SEPA procedures are called "agency SEPA procedures."

- (2) State agencies shall adopt or amend their procedures within one hundred eighty days of the effective date of this chapter or subsequent revisions, or within one hundred eighty days of the establishment of an agency, whichever shall occur later. State agencies shall adopt their procedures by rule—making under the state administrative procedure act, chapter 34.04 RCW. If a state agency does not have rule—making authority under chapter 34.04 RCW, the agency shall adopt procedures under whatever authority it has, and public notice and opportunity for public comment shall be provided. Adoption shall be deemed to have taken place at the time the transmittal of adopted rules is filed with the code reviser. Universities, colleges, and community colleges shall use the procedures of chapter 28B.19 RCW in adopting procedures.
- (3) Local agencies shall adopt or amend their procedures within one hundred eighty days of the effective date of this chapter or subsequent revisions, or within one hundred eighty days of the establishment of the local governmental entity, whichever shall occur later. Local agencies shall adopt their procedures by rule, ordinance, or resolution, whichever is appropriate, to ensure that the procedures have the full force and effect of law. Public notice and opportunity for public comment shall be provided as part of the agency's process for adopting its SEPA procedures.
- (4) Any agency determining that all actions it is authorized to take are exempt under Part 9 of these rules may adopt a statement to the effect that it has reviewed its authorized activities and found them all to be exempt under this chapter. Adoption of such a statement under the procedures in subsections (2) and (3) shall be deemed to be in compliance with the requirement that the agency adopt procedures under this chapter.

(5) The adoption of agency procedures is procedural and shall be categorically exempt under this chapter (197-11-99001(20)).

#### **NEW SECTION**

WAC 197-11-99122 CONTENT AND CONSISTENCY OF AGENCY PROCEDURES. (1)(a) Agency SEPA policies and procedures shall implement and be consistent with the rules in this chapter. Unless optional or permissive (see 197-11-815), all of the provisions of this chapter are mandatory, and agency procedures shall incorporate these rules and criteria.

- (b) Permissive and optional rules shall not be construed as mandatory requirements. Rules giving encouragement or guidance shall also not be construed as mandatory. The decision on whether to apply an optional provision rests with the responsible official.
- (c) Except as stated in the next subsection, the rules in this chapter are not exclusive, and agencies may add procedures and criteria. However, any additional material shall not be inconsistent with, contradict, or make compliance with any provision of these rules a practical impossibility. Any additional material shall be consistent with SEPA.
- (d) Agency procedures shall also include the procedures required by sections 055(3)(a), 055(4), 420(1), 420(4), and 99130.
- (e) Agency procedures may include procedures under 055(2), 055(7), 100(4), 750, 825(2), 99001(1), and 99125. Any such procedures shall include the content required by those rules.
- (2) The following provisions of this chapter are exclusive and may not be added to or changed in agency procedures:
- (a) The definitions of "categorical exemption," "agencies with jurisdiction," "lands covered by water," "built environment," "natural environment," "license," "licensing," "mitigation," and "scope;"
- (b) The criteria for lead agency determination (Part 10 of these rules);
- (c) The categorical exemptions in Part 9 of these rules, unless expressly allowed under Part 9;
- (d) The information allowed to be required of applicants under 197-11-080, 197-11-100, 197-11-335, and 197-11-420;
  - (e) The requirements for the style and size of an EIS (197-11-425);
  - (f) The list of elements of the environment (197-11-444); and
- (g) The provisions on substantive authority and mitigation in 197-11-720.
- (3) The following provisions of this chapter may not be changed, but may be added to; any additions shall meet the criteria for additional material stated in (1)(c) of this section:
  - (a) All other definitions in Part 8 of these rules;
- (b) The provisions in Parts 4 and 5 of these rules, except as necessary to be grammatically incorporated into agency procedures;
- (c) The contents of agency SEPA procedures (197-11-99122); and (d) The list of agencies with environmental expertise (197-11-
- 99190).
  (4) The forms in Part 11 shall be used substantially as set forth. Minor changes are allowed to make the forms more useful to agencies, applicants, and the public, as long as the changes do not eliminate re-

quested information or impose burdens on applicants. The questions in

part two of the environmental checklist shall not be altered.

# **NEW SECTION**

WAC 197-11-99125 ENVIRONMENTALLY SENSITIVE AREAS. (1) Each county/city may at its option designate areas within its jurisdiction which are environmentally sensitive areas, and shall adopt such designation in its agency SEPA procedures (197-11-99122). Environmentally sensitive areas shall be those within which the exemptions listed in the next subsection could have a significant adverse environmental impact, including but not limited to areas with unstable soils, steep slopes, unusual or unique plants or animals, wetlands, or areas which lie within floodplains. The location and extent of all environmentally sensitive areas shall be clearly indicated on a map which shall be adopted by reference as part of the SEPA procedures of the county/city.

(2) Each county/city which designates and maps an environmentally sensitive area may select certain categorical exemptions which do not apply within the area. The selection of exemptions that will not apply may be made from the following subsections of 197-11-99001: (1), (2) (a) through (h), (3), (5), (6)(a), (14)(c), (24) (a) through (g), and (25)(d), (f), (h), (i). All other categorical exemptions apply whether or not the proposal will be located within an environmentally sensitive area. Exemptions selected by an agency which do not apply within the

various environmentally sensitive areas shall be listed within the SEPA procedures of any county/city adopting such areas.

- (3) Proposals which will be located within environmentally sensitive areas are to be treated no differently than other proposals under this chapter, except as stated in the prior subsection. A threshold determination shall be made for all such actions, and an EIS shall not be automatically required for a proposal merely because it is proposed for location in an environmentally sensitive area.
- (4) Certain categorical exemptions do not apply on lands covered by water, and this remains true regardless of whether or not lands covered by water are mapped.

#### **NEW SECTION**

WAC 197-11-99130 DESIGNATION OF RESPONSIBLE OF-FICIAL. Agency SEPA procedures shall designate or provide a method of designating the responsible official with speed and certainty (197-11-99122 (1)(d)). This designation may vary depending upon the nature of the proposal. The responsible official shall carry out the duties and functions of the agency when it is acting as the lead agency under these guidelines. Since it is possible under these rules for an agency to be acting as a lead agency prior to actually receiving an application for a license to undertake a private project, designation of the first department within the agency to receive an application as the responsible official will not be sufficient.

#### **NEW SECTION**

WAC 197-11-99140 PROCEDURES ON CONSULTED AGENCIES. Each agency shall develop internal procedures, manuals, or guidance for providing responses to consultation requests from other agencies pertaining to threshold investigations, the scoping process, or EISs. Such procedures shall ensure that the agency will comply with the requirements of Part 4 of these rules. It is recommended that these procedures be integrated within existing procedures of investigating license applications when the consulted agency is also an acting agency.

#### **NEW SECTION**

WAC 197-11-99150 SEPA FEES AND COSTS. Except for the costs allowed by this chapter (see, for example, sections 197-11-080, 197-11-100, 197-11-340(3)(a), 197-11-420(4), 197-11-440(2)(m), 197-11-504, 197-11-508, 197-11-570, 197-11-640(3)(b) pertaining to the cost of preparing environmental documents), these rules neither authorize nor prohibit the imposition of fees to cover the costs of SEPA compliance.

# **NEW SECTION**

WAC 197-11-99160 APPLICATION TO ONGOING ACTIONS. (1) Agency SEPA procedures shall apply to any proposal initiated after the effective date of the lead agency's SEPA procedures or those of the agency proposing the action.

- (2) For proposals made before the effective date of revised agency SEPA procedures, the revised agency SEPA procedures shall apply to those elements of SEPA compliance initiated after the procedures went into effect. Agency procedures adopted under RCW 43.21C.120 and these rules shall not be applied to invalidate or require modification of any threshold determination, EIS or other element of SEPA compliance undertaken or completed before the effective date of the procedures of the lead agency or of the agency proposing the action.
- (3) Agencies are responsible for compliance with any statutory requirements that went into effect before the adoption of these rules and agency SEPA procedures (for example, the statutory requirements for appeals).

#### **NEW SECTION**

WAC 197-11-99170 LACK OF AGENCY PROCEDURES. If an agency fails to adopt rules, ordinances, resolutions, or regulations implementing SEPA within the one hundred eighty-day time period required by RCW 43.21C.120, the rules in this chapter shall be applied as practicable to the actions of such agency.

#### **NEW SECTION**

WAC 197-11-99190 AGENCIES WITH ENVIRONMENTAL EXPERTISE. The following agencies shall be regarded as possessing

special expertise relating to those categories of the environment under which they are listed:

- (1) Air quality.
- (a) Department of ecology.
- (b) Department of natural resources (only for burning in forest areas).
  - (c) Department of social and health services.
  - (d) Regional air pollution control authority or agency.
  - (2) Water resources and water quality.
  - (a) Department of game.
  - (b) Department of ecology.
- (c) Department of natural resources (state-owned tidelands, harbor areas or beds of navigable waters).
- (d) Department of social and health services (public water supplies, sewer systems, shellfish habitats).
  - (e) Department of fisheries.
  - (3) Hazardous and toxic substances (including radiation).
  - (a) Department of ecology.
  - (b) Department of social and health services.
  - (c) Department of agriculture (foods or pesticides).
  - (d) Department of fisheries (introduction into waters).
  - (4) Solid and hazardous waste.
  - (a) Department of ecology.
  - (b) Department of fisheries (dredge spoils).
  - (c) Department of social and health services.
  - (5) Fish and wildlife.
  - (a) Department of game.
  - (b) Department of fisheries.
  - (6) Natural resources development.
  - (a) Department of commerce and economic development.
  - (b) Department of ecology.
  - (c) Department of natural resources.
  - (d) Department of fisheries.
  - (e) Department of game.
  - (7) Energy production, transmission and consumption.
  - (a) Department of ecology.
  - (b) Department of natural resources (geothermal, coal, uranium).
  - (c) State energy office.
  - (d) Energy facility site evaluation council.
  - (e) Utilities and transportation commission.
  - (8) Land use and management.
  - (a) Department of commerce and economic development.
  - (b) Department of ecology.
  - (c) Department of fisheries (affecting surface or marine waters).
- (d) Department of natural resources (tidelands or state-owned or managed lands).
  - (e) Planning and community affairs agency.
  - (9) Noise.
  - (a) Department of ecology.
  - (b) Department of social and health services.
  - (10) Recreation.
  - (a) Department of commerce and economic development.
  - (b) Department of game.
  - (c) Department of fisheries.
  - (d) Parks and recreation commission.
  - (e) Department of natural resources.
  - (11) Archaeological/historical.
  - (a) Office of archaeology and historic preservation.
- (b) Washington state university at Pullman (Washington archaeological research center).
  - (12) Transportation.
  - (a) Department of transportation.
  - (b) Utilities and transportation commission.

#### **NEW SECTION**

WAC 197-11-99201 LEAD AGENCY RULES. The rules for deciding when and how an agency is the lead agency (197-11-050) are contained in this part. The method and criteria for lead agency selection are in 197-11-99203. Lead agency rules for different types of proposals as well as for specific proposals are in 197-11-99205 through 197-11-99235. Rules for interagency agreements are in 197-11-99240 through 197-11-99245. Rules for asking the department of ecology to resolve lead agency disputes are in 197-11-99260. Rules for the assumption of lead agency status by another agency with jurisdiction are in 197-11-99270.

# **NEW SECTION**

WAC 197-11-99203 DETERMINING THE LEAD AGENCY. (1) The first agency receiving an application for or initiating a nonexempt proposal shall determine the lead agency for that proposal, unless the lead agency has been previously determined, or the agency receiving the proposal is aware that another agency is determining the lead agency. The lead agency shall be determined by using the criteria in 197-11-99205 through 197-11-99245.

(2) If an agency determines that another agency is the lead agency, it shall mail to such lead agency a copy of the application it received, together with its determination of lead agency and an explanation. If the agency receiving this determination agrees that it is the lead agency, it shall notify the other agencies with jurisdiction. If it does not agree, and the dispute cannot be resolved by agreement, the agencies shall immediately petition the department of ecology for a lead agency determination under 197-11-99260.

(3) Any agency receiving a lead agency determination to which it objects shall either resolve the dispute, withdraw its objection, or petition the department for a lead agency determination within fifteen days of receiving the determination.

(4) An applicant may also petition the department to resolve the lead agency dispute under 197-11-99260.

(5) To make the lead agency determination, an agency must determine to the best of its ability the range of proposed actions for the proposal (197-11-060) and the other agencies with jurisdiction over some or all of the proposal. This can be done by:

(a) Describing or requiring an applicant to describe the main features of the proposal;

(b) Reviewing the list of agencies with expertise;

(c) Contacting potential agencies with jurisdiction either orally or in writing.

# NEW SECTION

WAC 197-11-99205 LEAD AGENCY FOR GOVERNMENTAL PROPOSALS. (1) When an agency initiates a proposal, it is the lead agency for that proposal. If two or more agencies share in the implementation of a proposal, the agencies shall by agreement determine which agency will be the lead agency. For the purposes of this section, a proposal by an agency does not include proposals to license private activity.

(2) Whenever possible, agency people carrying out SEPA procedures should be different from agency people making the proposal.

# **NEW SECTION**

WAC 197-11-99210 LEAD AGENCY FOR PUBLIC AND PRIVATE PROPOSALS. When the proposal involves both private and public activities, it shall be characterized as either a private or a public project for the purposes of lead agency designation, depending upon whether the primary sponsor or initiator of the project is an agency or from the private sector. Any project in which agency and private interests are too intertwined to make this characterization shall be considered a public project. The lead agency for all public projects shall be determined under 197-11-99205.

#### **NEW SECTION**

WAC 197-11-99215 LEAD AGENCY FOR PRIVATE PROJECTS WITH ONE AGENCY WITH JURISDICTION. For proposed private projects for which there is only one agency with jurisdiction, the lead agency shall be the agency with jurisdiction.

# NEW SECTION

WAC 197-11-99220 LEAD AGENCY FOR PRIVATE PROJECTS REQUIRING LICENSES FROM MORE THAN ONE AGENCY, WHEN ONE OF THE AGENCIES IS A COUNTY/CITY. For proposals for private projects which require nonexempt licenses from more than one agency, when at least one of the agencies requiring such a license is a county/city, the lead agency shall be that county/city within whose jurisdiction is located the greatest portion of the proposed project area, as measured in square feet. For the purposes of this section, the jurisdiction of a county shall not include the areas within the limits of cities or towns within such county.

WAC 197-11-99222 LEAD AGENCY FOR PRIVATE PROJECTS REQUIRING LICENSES FROM A LOCAL AGENCY, NOT A COUNTY/CITY, AND ONE OR MORE STATE AGENCIES. When a proposed private project requires nonexempt licenses only from a local agency other than a county/city and one or more state agencies, the lead agency shall be the local agency.

#### **NEW SECTION**

WAC 197-11-99225 LEAD AGENCY FOR PRIVATE PROJECTS REQUIRING LICENSES FROM MORE THAN ONE STATE AGENCY. (1) For private projects which require licenses from more than one state agency, but require no license from a county/city, the lead agency shall be one of the state agencies requiring a license, based upon the following order of priority:

- (a) Department of ecology.
- (b) Department of social and health services.
- (c) Department of natural resources.
- (d) Department of fisheries.
- (e) Department of game.
- (f) Utilities and transportation commission.
- (g) Department of motor vehicles.
- (h) Department of labor and industries.
- (2) When none of the state agencies requiring a license is on the above list, the lead agency shall be the licensing agency which has the largest biennial appropriation.
- (3) When, under subsection (1), an agency would be the lead agency solely because of its involvement in a program jointly administered with another agency, the other agency shall be designated the lead agency for proposals for which it is primarily responsible under agreements previously made between the two agencies for joint operation of the program.

#### **NEW SECTION**

WAC 197-11-99230 LEAD AGENCIES FOR SPECIFIC PRO-POSALS. Notwithstanding the lead agency designation criteria contained in 197-11-99205 through 197-11-99225, the lead agency for proposals within the areas listed below shall be as follows:

- (1) For all governmental actions relating to energy facilities for which certification is required under chapter 80.50 RCW, the lead agency shall be the energy facility site evaluation council (EFSEC); however, for any public project requiring such certification and for which the study under RCW 80.50.175 will not be made, the lead agency shall be the agency initiating the project.
- (2) For all private projects relating to the use of geothermal resources under chapter 79.76 RCW, the lead agency shall be the department of natural resources.
- (3) For all private projects requiring a license or other approval from the oil and gas conservation committee under chapter 78.52 RCW, the lead agency shall be the department of natural resources; however, for projects under RCW 78.52.125, the EIS shall be prepared in accordance with that section.
- (4) For all private activity requiring a license or approval under the Forest Practices Act of 1974, chapter 76.09 RCW, the lead agency shall be the department of natural resources; however, for any proposal which will require a license from a county/city acting under the powers enumerated in RCW 76.09.240, the lead agency shall be the county/city requiring the license.
- (5) For all private projects requiring a license or lease to use or affect state lands, the lead agency shall be the state agency managing the lands in question; however, this subsection shall not apply to the sale or lease of state—owned tidelands, harbor areas or beds of navigable waters, when such sale or lease is incidental to a larger project for which one or more licenses from other state or local agencies is required.
- (6) For all proposals which are being processed under the Environmental Coordination Procedures Act of 1973 (ECPA), chapter 90.62 RCW, the lead agency shall be determined under the standards of these rules.
- (7) For a pulp or paper mill or oil refinery not under the jurisdiction of EFSEC, the lead agency shall be the department of ecology, when a National Pollutant Discharge Elimination System (NPDES) permit is required under section 402 of the Federal Water Pollution Control Act (33 U.S.C. 1342).

- (8) For proposals to construct a pipeline greater than six inches in diameter and fifty miles in length, used for the transportation of crude petroleum or petroleum fuels or oil or derivatives thereof, or for the transportation of synthetic or natural gas under pressure not under the jurisdiction of EFSEC, the lead agency shall be the department of ecology.
- (9) For proposals that will result in an impoundment of water with a water surface in excess of forty acres, the lead agency shall be the department of ecology.
- (10) For proposals to construct facilities on a single site designed for, or capable of, storing a total of one million or more gallons of any liquid fuel not under the jurisdiction of EFSEC, the lead agency shall be the department of ecology.
- (11) For proposals to construct any new oil refinery, or an expansion of an existing refinery that shall increase capacity by ten thousand barrels per day or more not under the jurisdiction of EFSEC, the lead agency shall be the department of ecology.
- (12) For proposals to construct any new metallic mineral processing plant, or to expend any such existing plant by ten percent or more of design capacity, the lead agency shall be the department of ecology.
- (13) For proposals to construct, operate, or expand any uranium or thorium mill, any tailings areas generated by uranium or thorium milling or any low-level radioactive waste burial facilities, the lead agency shall be the department of social and health services.

#### **NEW SECTION**

WAC 197-11-99235 TRANSFER OF LEAD AGENCY STAT-US TO A STATE AGENCY. For any proposal for a private project where a city or town with a population of under five thousand or a county of fifth through ninth class would be the lead agency under 197-11-99210 through 197-11-99230, and when one or more state agencies are agencies with jurisdiction over the proposal, such local agency may at its option transfer the lead agency duties to that state agency with jurisdiction appearing first on the priority listing in 197-11-99225. In such event, the state agency so determined shall be the lead agency and the agency making the transfer shall be an agency with jurisdiction. Transfer is accomplished by the county, city or town transmitting a notice of the transfer together with any relevant information it may have on the proposal to the appropriate state agency with jurisdiction. The local agency making the transfer shall also give notice of the transfer to any private applicant and other agencies with jurisdiction involved in the proposal.

#### **NEW SECTION**

WAC 197-11-99240 AGREEMENTS ON LEAD AGENCY STATUS. Any agency may assume lead agency status if all agencies with jurisdiction agree.

#### **NEW SECTION**

WAC 197-11-99245 AGREEMENTS ON DIVISION OF LEAD AGENCY DUTIES. Two or more agencies may by agreement share or divide the responsibilities of lead agency through any arrangement agreed upon. In such event, however, the agencies involved shall designate one of them as the nominal lead agency, which shall be responsible for complying with the duties of the lead agency under these rules. Other agencies with jurisdiction shall be notified of the agreement and determination of the nominal lead agency.

#### **NEW SECTION**

WAC 197-11-99260 DOE RESOLUTION OF LEAD AGEN-CY DISPUTES. (1) If the agencies with jurisdiction are unable to determine which agency is the lead agency under the rules, any agency with jurisdiction may petition the department for a determination. The petition shall clearly describe the proposal in question, and include a list of all licenses and approvals required for the proposal. The petition shall be filed with the department within fifteen days after receipt by the petitioning agency of the determination to which it objects. Copies of the petition shall be mailed to any applicant involved, as well as to all other agencies with jurisdiction over the proposal. The applicant and agencies with jurisdiction may file with the department a written response to the petition within ten days of the date of the initial filing.

(2) Within fifteen days of receipt of a petition, the department shall make a written determination of the lead agency, which shall be mailed to the applicant and all agencies with jurisdiction. The department shall make its determination in accordance with these rules and

considering the following factors (which are listed in order of descending importance):

- (a) Magnitude of an agency's involvement.
- (b) Approval/disapproval authority over the proposal.
- (c) Expertise concerning the proposal's impacts.
- (d) Duration of an agency's involvement.
- (e) Sequence of an agency's involvement.

#### **NEW SECTION**

WAC 197-11-99270 ASSUMPTION OF LEAD AGENCY STATUS. (1) An agency with jurisdiction over a proposal, upon review of a DNS (197-11-340) may transmit to the initial lead agency a completed "Notice of Assumption of Lead Agency Status." This notice shall be substantially similar to the form in 197-11-99370. Assumption of lead agency status shall occur only within fifteen days of issuance of a DNS.

- (2) The DS by the new lead agency shall be based only upon information contained in the environmental checklist attached to the DNS transmitted by the first lead agency and any other information the new lead agency has on the matters contained in the environmental checklist.
- (3) Upon transmitting the DS and notice of assumption of lead agency status, the consulted agency with jurisdiction shall become the "new" lead agency and shall expeditiously prepare an EIS. In addition, all other responsibilities and authority of a lead agency under this chapter shall be transferred to the new lead agency.

#### **NEW SECTION**

WAC 197-11-99280 SEVERABILITY. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of this chapter or the application of the provision to other persons or circumstances shall not be affected.

#### **NEW SECTION**

WAC 197-11-99290 EFFECTIVE DATE. (1) These rules shall become effective thirty days after they are filed with the code reviser.

- (2) These rules shall apply to agency decisionmaking under SEPA when one of the following occurs:
- (a) An agency adopts policies, procedures, and practices for this chapter (197-11-99110 and 197-11-99120); or
- (b) One hundred eighty days has elapsed from the effective date of these rules.
- (3) Nothing in these rules shall delay agency compliance with any requirement in chapter 43.21C RCW, as amended, such as RCW 43.21C.031 and 43.21C.075 (as noted in 197-11-99160(3)).

#### PART ELEVEN - FORMS

### **NEW SECTION**

WAC 197-11-99325 ENVIRONMENTAL CHECKLIST.

#### **ENVIRONMENTAL CHECKLIST**

Purpose of Checklist:

The State Environmental Policy Act (SEPA), chapter 43.21C RCW, requires all citizens and government agencies to consider the environmental impacts of a proposal. An environmental impact statement (EIS) must be prepared for all major actions with probable significant adverse impacts on the quality of the environment. The purpose of this checklist is to determine whether or not a proposal constitutes a major action.

Instructions for Applicants:

This environmental checklist asks you to describe some basic information about your proposal. Government agencies use this checklist to determine whether the environmental impacts of your proposal are significant, requiring preparation of an EIS. Answer the questions briefly, with the most precise information known, or give the best description you can.

You must answer each question accurately and carefully, to the best of your knowledge. In most cases, you should be able to answer the questions from your own observations or project plans without the need to hire experts. If you really do not know the answer, or if a question does not apply to your proposal, write "do not know" or "does not apply". Complete answers to the questions now may avoid unnecessary delays later.

Some questions ask about government regulations, such as zoning, shoreline, and landmark designations. Answer these questions if you can. If you have problems, the government agencies can assist you.

The checklist questions apply to all parts of your proposal, even if you plan to do them over a period of time or on different parcels of land. Attach any additional information which will help describe your proposal or its environmental effects. The agency to which you submit this checklist may ask you to explain your answers or provide additional information.

#### A. BACKGROUND

- 1. Name of proposed project, if applicable:
- 2. Name of applicant:
- 3. Address and phone number of applicant and contact person:
- 4. Date checklist prepared:
- 5. Agency requesting checklist:
- 6. Proposed timing or schedule (including phasing, if applicable):
- 7. Do you have any plans for future additions, expansion, or further activity related to or connected with this proposal? If yes, explain.
- 8. List any environmental information you know about that has been prepared, or will be prepared, directly related to this proposal.
- 9. Do you know whether applications are pending for governmental approvals of other proposals directly affecting the property covered by your proposal? If yes, explain.
- 10. List any government approvals or permits that will be needed for your proposal, if known.

11. Give brief, complete description of your proposal, including the proposed uses and the size of the project and site. There are several questions later in this checklist which ask you to describe certain aspects of your proposal. You do not need to repeat those answers on this page. (Lead agencies may modify this form to include additional specific information on project description.)

EVALUATION FOR

AGENCY USE

ONLY

12. Location of the proposal. Give sufficient information for a person to understand the precise location of your proposed project, including a street address, if any, and section, township, and range, if known. If a proposal would occur over a range of area, provide the range or boundaries of the site(s). Provide a legal description, site plan, vicinity map, and topographic map, if possible. While you should submit any plans required by the agency, you are not required to duplicate maps or detailed plans submitted with any permit applications related to this checklist.

TO BE COMPLETED BY APPLICANT

EVALUATION FOR AGENCY USE

- h. Proposed measures to reduce or control erosion, or other impacts to the earth, if any:
- 2 Air
- a. What types of emissions to the air would result from the proposal (i.e., dust, automobile, odors, industrial wood smoke) during construction and when the project is completed? If any, generally describe and give approximate quantities if known.
- Are there any off-site sources of emissions or odor which may affect your proposal? If so, generally describe.
- c. Proposed measures to reduce or control emissions or other impacts to air, if any:
- 3. Water
- a. Surface:
  - 1) Is there any surface water body on or in the immediate vicinity of the site (including year-round and seasonal streams, saltwater, lakes, ponds, wetlands)? If yes, describe type and provide names. If appropriate, state what stream or river it flows into.
  - 2) Will the project require any work over, in, or adjacent to (within 200 feet) the described waters? If yes, please describe and attach available plans.
  - 3) Estimate the amount of fill and dredge material that would be

TO BE COMPLETED BY APPLICANT

B. ENVIRONMENTAL ELEMENTS

- 1. Earth
- a. General description of the site (circle one): Flat, rolling, hilly, steep slopes, mountainous, other _.
- b. What is the steepest slope on the site (approximate percent slope)?
- c. What general types of soils are found on the site (for example, clay, sand, gravel, peat, muck)? If you know the classification of agricultural soils, specify them and note any prime farmland.
- d. Are there surface indications or history of unstable soils in the immediate vicinity? If so, describe.
- Describe the purpose, type, and approximate quantities of any filling or grading proposed.
- f. Could erosion occur as a result of clearing, construction, or use? If so, generally describe.
- g. Approximately what percent of the site will be covered with impervious surfaces after project construction?

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TO BE COMPLETED BY APPLICANT

EVALUATION FOR AGENCY USE ONLY TO BE COMPLETED BY APPLICANT

EVALUATION FOR AGENCY USE ONLY

- placed in or removed from surface water or wetlands. Indicate the source of fill material.
- 4) Will the proposal require surface water withdrawals or diversions? Give general description, purpose, and approximate quanti-

ties if known.

- 5) Does the proposal lie within a 100-year floodplain? If so, note location on the site plan.
- 6) Does the proposal involve any discharges of waste materials to surface waters? If so, describe the type of waste and anticipated volume of discharge.

#### b. Ground:

- 1) Will ground water be withdrawn, or will water be discharged to ground water? Give general description, purpose, and approximate quantities if known.
- 2) Describe waste material that will be discharged into the ground from septic tanks or other sources, if any. Describe the general size of the system, the number of such systems, the number of houses to be served (if applicable), or the number of animals or humans the system(s) are expected to serve.
- c. Water Runoff (including stormwater):
  - 1) Describe the source of runoff (including storm water) and method of collection and disposal, if any (include quantities, if known). Where will this water flow? Will this water flow into other waters? If so, describe.

- 2) Could waste materials enter ground or surface waters? If so, generally describe.
- d. Proposed measures to reduce or control surface, ground, and runoff water impacts, if any:

#### 4. Plants

- a. Check or circle types of vegetation found on the site:
  - deciduous tree: alder, maple, aspen, other
  - evergreen tree: fir, cedar, pine, other
  - __ shrubs
  - _ grass
  - _ pasture
  - _ crop or grain
  - wet soil plants: cattail, buttercup, bullrush, skunk cabbage, other
  - water plants: water lily,
     eelgrass, milfoil, other
     other types of vegetation
- b. What kind and amount of vegetation will be removed or altered?
- c. List threatened or endangered species known to be on or near the site.
- d. Proposed landscaping, use of native plants, or other measures to preserve or enhance vegetation on the site, if any:

#### 5. Animals

a. Circle any birds and animals which have been observed on or near the site or are known to be on or near the site:

 List any threatened or endangered species known to be on or near the site.

TO BE COMPLETED BY APPLICANT	EVALUATION FOR AGENCY USE ONLY	TO BE COMPLETED BY APPLICANT	EVALUATION FOR AGENCY USE ONLY
c. Is the site part of a migration route? If so, explain.		b. Has the site been used for agriculture? If so, describe.	
d. Proposed measures to preserve or enhance wildlife, if any:			
		c. Describe any structures on the site.	
6. Energy and Natural Resources			
a. What kinds of energy (electric, natural gas, oil, wood stove, solar) will be used to meet the completed project's energy needs? Describe whether it will be used for heat- ing, manufacturing, etc.		d. Will any structures be demolished? If so, what?	
b. Would your project affect the potential use of solar energy by adjacent properties? If so, generally describe.		e. What is the current zoning classification of the site?	
c. What kinds of energy conservation features are included in the plans of this proposal? List other proposed measures to reduce or control energy impacts, if any:		f. What is the current comprehensive plan designation of the site?	
		g. If applicable, what is the current shoreline master program designa- tion of the site?	
7. Environmental Health			
a. Are there any environmental health hazards, including exposure to toxic chemicals, risk of fire and explosion, spill, or hazardous waste, that could occur as a result		h. Has any part of the site been classified as an "environmentally sensitive" area? If so, specify.	
of this proposal? If so, describe.		i. Approximately how many people would reside or work in the com- pleted project?	
b. Describe special emergency services that might be required.		j. Approximately how many people would the completed project displace?	
c. Proposed measures to reduce or control environmental health hazards, if any:		k. Proposed measures to avoid or reduce displacement impacts, if any:	
		<ol> <li>Proposed measures to ensure the proposal is compatible with exist- ing and projected land uses and plans, if any:</li> </ol>	
8. Land and Shoreline Use			
a. What is the current use of the site and adjacent properties?			

9. Housing

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EVALUATION FOR AGENCY USE ONLY

то	BE COMPLETED BY APPLICANT	EVALUATION FOR AGENCY USE ONLY	TC	BE COMPLETED BY APPLICANT
a.	Approximately how many units would be provided, if any? Indicate whether high, middle, or low-income housing.		b.	Could light or glare from the fin- ished project be a safety hazard or interfere with views?
	Approximately how many units, if any, would be eliminated? Indicate whether high, middle, or low-income housing.		c.	What existing off-site sources of light or glare may affect your proposal?
c.	Proposed measures to reduce or control housing impacts, if any:		d.	Proposed measures to reduce or control light and glare impacts, if any:
10.	Noise			
a.	What types of noise exist in the area which may affect your project (for example: traffic, equipment, operation, other)?		-	Recreation  What designated and informal recreational opportunities are in the immediate vicinity?
b.	What types and levels of noise would be created by or associated with the project on a short-term or a long-term basis (for example: traffic, construction, operation, other)? Indicate what hours noise would come from the site?		b.	Would the proposed project displace any existing recreational uses? If so, describe.
c.	Proposed measures to reduce or control noise impacts, if any:		c.	Proposed measures to reduce or control impacts on recreation, including recreation opportunities to be provided by the project or applicant, if any:
11.	Aesthetics			
a.	What is the tallest height of any proposed structure(s), not including antennas; what is the principal exterior building material(s) proposed?	1		Historic and Cultural Preservation  Are there any places or objects listed on, or proposed for national content of the content
	What views in the immediate vicinity would be altered or obstructed?			al, state, or local preservation registers known to be on or adjacent to the site? If so, generally describe.
	Proposed measures to reduce or control aesthetic impacts, if any:			0
				Generally describe any landmarks or evidence of historic, archae- ological, scientific, or cultural im- portance known to be on or adjacent to the site.
	Light and Glare			
	What type of light or glare will the proposal produce? What time of day would it be produced?			
				Proposed measures to reduce or control impacts, if any:

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EVALUATION FOR AGENCY USE ONLY TO BE COMPLETED BY APPLICANT

EVALUATION FOR AGENCY USE ONLY

- 15. Transportation
- a. Identify public streets and highways serving the site, and describe proposed access to the existing street system. Show on site plans, if any.
- b. Is site currently served by public transit? If not, what is the approximate distance to the nearest transit stop?
- c. How many parking spaces would the completed project have? How many would the project eliminate?
- d. Will the proposal require any new road or street or improvements to existing roads or streets, not including driveways? If so, generally describe (indicate whether public or private).
- e. Will the project use or occur in the immediate vicinity of water, rail, or air transportation? If so, generally describe.
- f. How many vehicular trips per day would be generated by the completed project? If known, indicate when peak volumes would occur.
- g. Proposed measures to reduce or control transportation impacts, if any:
- 16. Public Services
- a. Would the project result in an increased need for public services (for example: fire protection, police protection, health care, schools, other)? If so, generally describe.

- Proposed measures to reduce or control direct impacts on public services, if any.
- 17. Utilities
- a. Circle utilities currently available at the site: electricity, natural gas, water, refuse service, telephone, sanitary sewer, septic system, other.
- b. Describe the utilities which are proposed for the project, the utility providing the service, and the general construction activities on the site or in the immediate vicinity which might be needed.

#### C. SIGNATURE

The above answers are true and complete to the best of my knowledge. I understand that the lead agency is relying on them to make its decision.

Signature:											
Date Submi	tt	e	d:								

#### **NEW SECTION**

WAC 197-11-99340 ADOPTION NOTICE.

Proponent
Location of current proposal

Title of document being adopted
Agency that prepared document being adopted
Date adopted document was prepared
Description of document (or portion) being adopted

If the document being adopted has been challenged (197–11–680),

ADOPTION OF EXISTING ENVIRONMENTAL DOCUMENT

please describe:

The document is available to be read at (place/time)	Proponent
We have identified and adopted this document as being appropriate for	Location of proposal
this proposal after independent review. The document meets our envi- ronmental review needs for the current proposal and will accompany the proposal to the decisionmaker.	Lead agency
Name of agency adopting document	EIS Required. The lead agency has determined this proposal is likel
Contact person, if other than responsible official Phone	to have a significant adverse impact on the environment. An environmental impact statement (EIS) is required under RCW 43.21C.020(c and is now being prepared. An environmental checklist or other mate
Responsible official	rials indicating likely environmental impacts can be reviewed at ou
Position/titlePhone	offices.
Address	The lead agency has identified the following areas for discussion in the EIS:
DateSignature	
NEW SECTION	
WAC 197–11–99350 DETERMINATION OF NONSIGNIFI- CANCE. (DNS)  DETERMINATION OF NONSIGNIFICANCE	Scoping. Agencies, affected tribes, and members of the public are in vited to comment on the scope of the EIS. The method and deadling for giving us your comments is:
Description of proposal	
	Responsible official
Proponent	Position/titlePhone
Location of proposal, including street address, if any	Address
	DateSignature
	(OPTIONAL)
Lead agency	☐ You may appeal this determination to (name)at (location)
mental impact statement (EIS) is not required under RCW 43.21C.020(c). This decision was made after review of a completed environmental checklist and other information on file with the lead agency. This information is available to the public on request.   There is no comment period for this DNS.	by (method)  You should be prepared to make specific factual objections.  Contact
☐ This DNS is issued under 197–11–340(2); the lead agency will not act on this proposal for 15 days from the date below. Comments must be submitted by	☐ There is no agency appeal.  NEW SECTION
Responsible official	WAC 197-11-99370 NOTICE OF ASSUMPTION OF LEAD
Position/titlePhone	AGENCY STATUS.
Address	NOTICE OF ASSUMPTION OF LEAD AGENCY STATUS
DateSignature	Description of proposal
(OPTIONAL)	
You may appeal this determination to (name)	
at (location) no later than (date)	Proponent
by (method)	Location of proposal
You should be prepared to make specific factual objections.  Contact	Initial lead agency
cedures for SEPA appeals.	New lead agency
☐ There is no agency appeal.	The initial lead agency concluded that this proposal was not likely to have significant adverse impact on the environment, according to its determination of nonsignificance dated
NEW SECTION	We have reviewed the environmental checklist and related information
WAC 197-11-99360 DETERMINATION OF SIGNIFICANCE AND SCOPING NOTICE. (DS)	In our opinion, an environmental impact statement (EIS) is required on the proposal.
DETERMINATION OF SIGNIFICANCE AND REQUEST FOR COMMENTS ON SCOPE OF EIS	You are being notified that we assume the responsibility of lead agency under SEPA, including the duty to prepare an EIS on the proposal.
Description of proposal	Responsible official
	Position/titlePhone
	∆ ddress

DateSignature
NEW SECTION
WAC 197-11-99380 NOTICE OF ACTION AND DEADLINE FOR APPEAL.
NOTICE OF ACTION AND DEADLINE FOR APPEAL
Notice is given under SEPA, RCW 43.21C.080, that (name of agency or entity) took the action described in (2) below on (date)
1. An appeal must be filed with (name person or entity hearing the appeal) on or before (date)
2. Description of agency action:
3. Description of proposal (if not covered by (2)):
4. Location of proposal (a sufficient description should be given to locate the site, if any, but a complete legal description is not required):
5. Type of environmental review under SEPA (include name and date of any environmental documents):
6. Documents may be examined during regular business hours at (location, including room number, if any):
7. Name of agency, proponent, or applicant giving notice:
8. This notice is filed by (signature of individual and capacity in which the person is signing):
Date
(Note: This form may be used for any SEPA notice of appeal under

## WSR 83-23-115 ADOPTED RULES DEPARTMENT OF ECOLOGY

changing the title and the cite in the first line.)

[Order DE 83-31—Filed November 23, 1983—Eff. January 2, 1984]

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to motor vehicle emission inspection, amending chapter 173–422 WAC.

This action is taken pursuant to Notice No. WSR 83-18-059 filed with the code reviser on September 6, 1983. These rules shall take effect at a later date, such date being January 2, 1984.

This rule is promulgated pursuant to RCW 70.120.120, 43.21A.080, 70.94.331, and 70.94.141(1) and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1983.

By John F. Spencer Deputy Director

AMENDATORY SECTION (Amending Order DE 79-35, filed 2/28/80)

WAC 173-422-010 PURPOSE. This chapter implements ((chapter 163, Laws of 1979 ex. sess)) the Washington Clean Air Act, chapter 70.94 RCW, as supplemented by the motor vehicle emission inspection provisions codified as chapter 70.120 RCW.

Motor vehicles are the primary emitters of carbon monoxide and emit significant quantities of hydrocarbons and oxides of nitrogen. Emission controls required by the federal government are designed to reduce motor vehicle related air pollution. However, the effectiveness of these controls is substantially reduced through deterioration, maladjustment and tampering. Motor vehicle emission inspection serves to identify high polluting vehicles and to reduce emissions, when such can be accomplished at reasonable cost. These rules establish the emission standards, testing procedures, and associated activities necessary to implement ((the governing legislation)) a program of air pollution prevention and control involving motor vehicle emission inspections.

## AMENDATORY SECTION (Amending Order DE 79-35, filed 2/28/80)

WAC 173-422-020 DEFINITIONS. Unless a different meaning is clearly indicated by context, the following definitions will apply:

- (1) "Accuracy" means the degree of correctness by which the true value of a measured sample is determined.
- (2) "Calibration gases" mean a blend of hydrocarbon (propane), carbon monoxide (CO), and((/or)) carbon dioxide using nitrogen as carrier gas. The concentrations are to be traceable to within two percent of NBS standards.
- (3) "Certificate of acceptance" means an official form, issued by someone authorized by the department, which certifies that all of the following conditions have been met: The recipient's vehicle initially failed to comply with applicable emission standards, ((more than fifty dollars of expenditures for repairs/parts were spent on the vehicle solely to meet such)) the recipient has provided original receipts proving that more than fifty dollars were spent after the first test and before the final test on repairs and/or parts solely to meet emission standards, the vehicle on final reinspection again failed to meet such standards, and ((inspection fees have been paid)) the repair information section of the test report has been completed.

- (4) "Certificate of compliance" means an official form, issued by someone authorized by the department, which certifies that the following conditions have been met: The recipient's vehicle on inspection complied with applicable emission standards and inspection fees have been paid.
- (5) "Dealer" means a motor vehicle dealer, as defined in RCW 46.70.011, that is licensed pursuant to chapter 46.70 RCW.
  - (6) "Department" means the department of ecology.
- (7) "Drift" means the change in the reading of the analyzer to a given sample over a period of time with no adjustment to the analyzer having been made between the initial and final measurements.
- (8) "Emission contributing area" means a land area within whose boundaries are registered motor vehicles that contribute significantly to the violation of motor vehicle related air quality standards in a noncompliance area. (The inspection program implemented by this chapter applies only to vehicles registered in emission contributing areas.)
- (9) "Farm vehicle" means any vehicle other than a farm tractor or farm implement which is designed and/or used primarily in agricultural pursuits on farms for the purpose of transporting machinery, equipment, implements, farm products, supplies, and/or farm labor thereon and is only incidentally operated on or moved along public highways for the purpose of going from one farm to another.
- (10) "Fleet" means a group of twenty-five or more motor vehicles owned or leased concurrently by one person.
- (11) "Gaseous fuel" means liquefied petroleum gases and natural gases in liquefied or gaseous forms.
- (12) "Gross vehicle weight (GVW)" means the manufacturer stated gross vehicle weight rating.
- (13) "HC and CO emissions" means the concentration of hydrocarbons (measured as n-hexane) and carbon monoxide in the engine exhaust.
- (14) "Motor vehicle" means any self-propelled vehicle required to be licensed pursuant to chapter 46.16 RCW.
- (15) "Motorcycle" means every motor vehicle having a saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a farm tractor.
  - (16) "NBS" means National Bureau of Standards.
- (17) "Noncompliance area" means a land area within whose boundaries any air quality standard for any air contaminant from the emissions of motor vehicles will probably be exceeded after December 31, 1982.
  - (18) "PPM" means parts per million by volume.
- (19) "Repeatability" means the ability of an analyzer to report the same value for successive measurements of the same sample.
- (20) "Response" means how quickly there is a change in reading following a change in concentration at the sample probe inlet.
- (21) "Sensitivity" means the smallest change in the value of a measured sample that can be detected by the analyzer.
- (22) "Zero calibration gases" means air or nitrogen in which total impurities do not exceed 0.01 percent.

AMENDATORY SECTION (Amending Order DE 79-35, filed 2/28/80)

WAC 173-422-030 VEHICLE EMISSION IN-SPECTION REQUIREMENT. All motor vehicles, not specifically exempted by WAC 173-422-170, which are registered or reregistered within the boundaries of an emission contributing area, as specified in WAC 173-422-050, are subject to the vehicle emission inspection requirements of this chapter. ((After January 1, 1982, all motor vehicles subject to this chapter shall be tested for emissions at an authorized inspection facility and shall not be licensed or have the license renewed unless a certificate of compliance or acceptance has been issued for the vehicle within ninety days prior to the date of licensing or renewing the license.

All motor vehicles which are being registered or reregistered in emission contributing areas specified in WAC 173-422-050, and which are not exempted by WAC 173-422-170, shall be subject to this chapter.)) Neither the department of licensing nor its agents may issue or renew a motor vehicle license for any vehicle registered in an emission contributing area, as that area is established under RCW 70.120.040, unless the application for issuance or renewal is: (1) Accompanied by a valid certificate of compliance issued pursuant to RCW 70.120.060, 70.120.080, or 70.120.090 or a valid certificate of acceptance issued pursuant to RCW 70.120.070; or (2) exempted from this requirement pursuant to RCW 46.16.015(2). The certificates must have a date of validation which is within ninety days of the date of application for the vehicle license or license renewal. Certificates for fleet vehicles may have a date of validation which is within twelve months of the assigned license renewal date.

AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-040 NONCOMPLIANCE AREAS. ((As based on monitoring data and projections for 1982,)) The following areas are designated noncompliance areas for the air contaminants specified (these areas are set forth on maps on file with the department):

- (1) Carbon monoxide
- (a) ((The following parts of Seattle: The Central Business District, the Rainier Valley Corridor, the University District, and the Fremont District:
- (b) The following part of Bellevue: The Central Business District.
- (c) In relation to Spokane, analysis of monitoring, data, and projections indicate that the Central Business District of that city may be a noncompliance area for carbon monoxide after December 31, 1982. However, this analysis is based on calculations which do not take into account all various means of emission reduction, other than vehicle inspection, which the city has proposed to implement in the near future. Therefore, no noncompliance area in Spokane is designated at this time. If, on technical analysis, the Spokane program is found to be adequate to achieve carbon monoxide compliance by December 31, 1982, no such noncompliance designation will be made. If the contrary is found, some

portion of Spokane will have to be designated a non-compliance area for carbon monoxide. In the meantime, certain zip codes are set forth in this chapter on a standby basis to describe what the emission contributing area in Spokane County would be if a noncompliance area were designated.)) Parts of the city of Seattle.

- (b) Parts of the city of Bellevue.
- (c) Parts of the city of Spokane.
- (2) Ozone

The Central Puget Sound Basin.

### AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-050 EMISSION CONTRIBUT-ING AREAS. Emission contributing areas within which the motor vehicle emission inspection program will apply are designated by the following United States Postal Service ZIP codes as of the effective date of this regulation.

(1) Puget Sound Region

98004	98007
98005	98008
98006	98009
98011	98040
98012	98043
98020	98052
98021	98053
98027	98055
	98056
	98057
98028	98062
98033	98063
98034	
98036	98072
<u>98037</u>	<u>98073</u>
	98083
98039	98101 thru 98199,
<u>98041</u>	inclusive except 98110
98046	

(2) Spokane Region. The designations below shall apply only if local programs for reducing motor vehicle related air contaminants by means other than inspection and maintenance are not demonstrated to the satisfaction of the United States Environmental Protection Agency to bring the area hereby designated into compliance with applicable air quality standards ((by December 31, 1982)).

99201	99206
99202	99207
99203	99208
99204	99216
99205	99218

### AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-060 EMISSION STANDARDS. Motor vehicles subject to this chapter shall meet the following emission standards prior to receiving a certificate of compliance. ((CO standards apply in emission contributing areas related to noncompliance areas for carbon monoxide. HC standards apply in emission contributing area related to noncompliance areas for ozone.))

			STANDARD	S			
	C	CO(%)	HC(ppm)				
Model Year	4 or less* (( <del>[Cyl.]</del> ))		fore Than 4 Cyl.	(( <del>4 or less*</del> <del>Cyl.</del>	More Than 4 Cyl:		
<del>69</del>		8.0	<del>8.0</del>	<del>1000</del>	<del>1000</del>		
<del>70-7</del>	4	<del>7.0</del>	<del>6.0</del>	<del>900</del>	<del>700</del>		
<del>75-8</del>	<del>0</del>	<del>5.0</del>	<del>4.0</del>	<del>700</del>	<del>650</del>		
<del>81 a</del>	<del>nd</del>	<del>3.0</del>	<del>3.0</del>	<del>300</del>	<del>300</del>		
later))							
71-7	4	6.0	5.0	1000			

When 1979 and later model vehicles were manufactured with a catalytic converter the standards are:

2.0	1.5	300

^{*}Includes all rotary engines

75-78

79 and later

### AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-070 TEST PROCEDURES. All persons certified by, or under contract to, the department to conduct motor vehicle emission inspections shall use the following test procedures. Variations to the procedures specified may be used if approved by the department after receipt of evidence that such changes will not interfere with the validity of the test.

- (1) An idle mode test shall be used to measure vehicle exhaust emissions for carbon monoxide, hydrocarbons, and carbon dioxide.
- (2) The engine shall be at normal operating temperature during the emission test with all accessories off.
- (3) Any vehicle causing an unsafe condition, such as the continuous leaking of any fluid onto the floor, may be rejected from the inspection site.
- (4) Vehicles shall be approximately level during the test.
- (5) Vehicles with more than one exhaust pipe shall be tested by sampling each tail pipe and averaging the results, unless the exhaust pipes originate from a common point in the exhaust system.
- (6) The following steps shall be taken to prevent excessive dilution. The exhaust sample probe must be inserted at least ten inches into the tail pipe. If this is not possible, an extension boot shall be used. The exhaust emission test results shall not be recorded if the carbon dioxide concentration does not meet or exceed five percent.
- (7) If the engine stalls during the test, the engine shall be restarted and one additional attempt will be made to complete the test.
- (8) If a vehicle is capable of being operated with either gasoline or gaseous fuels, the vehicle shall be tested using the fuel it is operating on when it enters the testing facility.

- (9) If a multiple range analyzer is used, the exhaust analyzer range shall be selected so that the standard for the vehicles being tested is between twenty-five percent and seventy-five percent of full scale, if possible.
- (10) Before testing a 1981 and later model Ford Motor Company vehicle with a gross vehicle weight of 8500 pounds or less, the engine shall be turned off and then restarted.
- (11) For all vehicles, the engine shall be accelerated to one-third to one-half throttle (about 2500 rpm), with the transmission in neutral or park, and held there for fifteen seconds.
- ((<del>(11)</del>)) (12) With the engine idling, insert the probe into the tailpipe for at least thirty seconds. The exhaust emissions averaged over the last five seconds shall then be recorded. A shorter testing time may be used if the emission stabilization procedure in WAC 173-422-110(2)(d) is used. When readings from multiple exhaust pipes are averaged, steps 10, 11, and 12 shall be repeated for all exhaust pipes.
- ((12) A loaded (dynamometer) test may be used when authorized by the department. However, all requirements of the idle mode test shall be met and idle emission data recorded.
- (13) No emission test shall be conducted with any analyzer that is not operating within all required specifications.))

AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-080 VEHICLE INSPECTION DATA HANDLING PROCEDURES. All persons under contract to the state to conduct motor vehicle emission inspections shall use the following data handling procedures.

- (1) The comparison of the test results with the state's emission standards shall be automated.
- (2) The emission test results, the comparison with the state's emission standards, and certificates of compliance shall be automatically printed.
- (3) The required vehicle identification data shall be entered and validated before the emission test is started.
- (4) Vehicle identification data flagged as incorrect by the established validation checks shall be corrected before the emission test is started.
- (5) The emission test results shall be automatically printed.
- (6) All required data shall be automatically printed on the vehicle inspection reports and stored on bulk storage devices.
- (7) In the case of data handling equipment problems, the vehicle emission test reports and certificates of compliance may be manually completed, but all the data is required to be included on the bulk storage devices submitted to the department. ((Penalties for excessive manual operation may be assessed.))

AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-090 EXHAUST ANALYZER SPECIFICATIONS. Only exhaust analyzers meeting

the following specifications at the time of certification testing may be used for certification testing. The department will maintain a list of analyzers that have been certified by the manufacturers as meeting the specifications at the time of manufacture. The department does not require the use of these analyzers or guarantee the performance of these analyzers. Any person authorized by the department to certify vehicles is solely responsible for insuring that the testing equipment is operating within the following specifications at the time of certification testing.

(1) Accuracy: The readings or the printed test results of the exhaust analyzers compared to the true value of a measured sample shall have the following accuracy tolerances.

HC - Measured as n -	- hexane
0 to 1000 ppm	±30 ppm
1000 to 2000 ppm	±100 ppm
CO	
0 to 5%	±0.2 %
5 to 10%	±0.5 %
CO ₂	
(( <del>0 to 12%</del> ))	±1%
4 to 6%	

- (2) Calibration: The analyzer shall have the capability of being calibrated electronically and((<del>/or</del>)) by gas.
- (3) Drift: The drift of the zero reading or any calibration reading of each analyzer shall not exceed  $((\pm))20$  ppm HC,  $((\pm))0.1\%$  CO  $((and \pm))$  or 0.5% CO₂ in one hour.
- (4) Flow restriction indicator: The analyzer shall be operated within manufacturer's specifications for sample flow. The sampling system shall be equipped with a visual and/or audible warning that sample flow is not within operating requirements.
- (5) Interference effects: Sampling the following concentrations of noninterest gases shall not cause the HC reading to change  $\pm 10$  ppm: 15% CO₂ in N₂, 10% CO in N₂, 3000 ppm NO in N₂, 10% O₂ in N₂, and 3% H₂O vapor in air.

Sampling the following concentrations of noninterest gases shall not cause the CO reading to change  $\pm 0.05\%$ : 15% CO₂ in N₂, 1600 ppm HC in N₂, 3000 ppm NO in N₂, 10% O₂ in N₂, and 3% H₂O vapor in air.

Sampling the following concentrations of noninterest gases shall not cause the  $CO_2$  reading to change  $\pm 0.5\%$ : 1600 ppm HC in  $N_2$ , 10% CO in  $N_2$ , 3000 ppm NO in  $N_2$ , 10%  $O_2$  in  $N_2$ , and 3%  $H_2O$  vapor in air.

- (6) Repeatability: The repeatability of the exhaust analyzers used shall be within  $((\pm))10$  ppm HC,  $((\pm))0.05\%$  CO and  $((\pm))0.2\%$  CO₂ during five successive measurements of the same sample.
- (7) Response: The response of the exhaust analyzers shall be at least ninety-five percent of the final value within fifteen seconds.
- (8) Sensitivity: The sensitivity of each analyzer shall be equal to or less than 10 ppm HC, 0.05% CO and 0.2% CO₂.
- (9) ((Temperature and humidity operating range: The analyzer shall be capable of meeting all specifications

from zero to eighty-five percent relative humidity and 35°F to 110°F temperature.

(10)) Range of measurement: The analyzer shall have a range ((of)) equal to or greater than 0-2000 ppm HC (n-Hexane), 0 to 10% CO, and 0 to ((at least 10%)) 6% CO₂.

AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-100 TESTING EQUIPMENT MAINTENANCE AND CALIBRATION. (1) Unless alternative procedures have been approved or required by the department all equipment used in the inspection shall be calibrated and maintained according to the manufacturer's specifications and recommendations. Complete logs as approved by the department shall be kept for maintenance, repair, and calibration.

- (2) The following procedures shall be followed by all testing facilities unless equivalent procedures have been approved by the department. Exhaust analyzers and all electronic components that could affect the gas concentration results shall be warmed up for at least thirty minutes prior to performing any test ((or)) on equipment, calibration, span, or zero checks:
- (a) Each test. Before each test can start, the exhaust analyzer readings must be less than 20 ppm HC, 0.1% CO and 0.5% CO₂. If during a test the sampling system flow restriction indicator becomes activated, the test shall be stopped and restarted after the necessary repairs to the analyzer have been completed.
- (b) Hourly check. The exhaust analyzer shall not be used to test vehicles unless within an hour prior to the test it was spanned with a calibration gas. The following procedure shall be used:
- (((i) Adjust the exhaust analyzer using the electronic span.
- (ii) Adjust the exhaust analyzer to zero using ambient air or zero calibration gas.)) (i) Adjust the exhaust analyzer to zero using ambient air or zero calibration gas.
- (ii) Adjust the exhaust analyzer using the electronic span.
- (iii) Check the calibration of the exhaust analyzer using a calibration gas ((with a CO concentration of 0.6 to 2.4% and a HC concentration 110 to 440 ppm measured as n-hexane)).
- (iv) Adjust and repair as necessary to insure the accuracy specified in WAC 173-422-090.
- (((v) If adjustments or repairs were performed, check and adjust the electronic span and zero, then check the span point using the calibration gas without further adjustments. The analyzer shall not be used for certification testing unless all readings are within the accuracy limits specified in WAC 173-422-090.))
- (c) Weekly check. The exhaust analyzer shall not be used to test vehicles unless within one week prior to the test it was spanned with a calibration gas. The following procedure shall be used:
- (i) Adjust the exhaust analyzer to zero using ambient air or zero calibration gas.
- (ii) Adjust the exhaust analyzer using the electronic span.

- (iii) Check the calibration of the exhaust analyzer using a calibration gas with a CO concentration of 0.6 to 2.4%, a HC concentration of 110 to 440 ppm measured as n-hexane, and a CO₂ concentration of 4.0 to 6.0%.
- (iv) Adjust and repair as necessary to insure the accuracy specified in WAC 173-422-090.
- (d) Monthly check. The exhaust analyzer shall not be used to test vehicles unless a multipoint calibration has been performed within the last thirty days. The following procedure shall be used:
- (((i) Adjust the exhaust analyzer using the electronic span.
- (ii) Adjust the exhaust analyzer to read zero using zero calibration gas.)) (i) Adjust the exhaust analyzer to zero using ambient air or zero calibration gas.
- (ii) Adjust the exhaust analyzer using the electronic span.
- (iii) Check the calibration of the exhaust analyzer using calibration gases of approximately twenty, forty, sixty, and eighty percent for each range. (CO₂ must be present at concentrations of at least 2.0%.)
- (((iv))) Adjust and repair as necessary to insure the accuracy specified in WAC 173-422-090 at each calibration point.
- (((v) If adjustments or repairs were performed, check and adjust the electronic span and zero, then check calibration points using the calibration gases without any further adjustments. The analyzer shall not be used for certification testing unless all readings are within the required accuracy limits upon completion of the calibration procedure. If the barometric pressure was not within the range of 1002 to 1023 millibars (29.62 "to 30.21" Hg) corrected to sea level during the calibration procedure the calibration procedure may be repeated when the barometric pressure is within the specified range.
- (d)) (e) Repair check. A multipoint calibration as specified in WAC 173-422-100(((c))) (d) shall be performed before the analyzer is used for certification testing following the replacement of an optical or electronic component that can cause a variation in the analyzer reading.

The manufacturer's recommended procedures to determine any change in the correction factor from the propane calibration gas to n-hexane readings shall be followed.

(((e))) (f) Leak check. The exhaust analyzer shall not be used to test vehicles unless within one week prior to the testing, CO readings have been taken while introducing calibration gas through the calibration port and through the probe. Discrepancies of over 3% in the readings shall require repair of leaks. No analyzer adjustments shall be permitted during this check. Other leak check procedures may be used if it can be shown to the department's satisfaction that the method identifies leaks as well as the method in this subsection.

AMENDATORY SECTION (Amending Order DE 79-35, filed 2/28/80)

WAC 173-422-120 QUALITY ASSURANCE. The department, or its designee, will monitor the operation of each ((testing station)) authorized emission testing facility with unannounced, unscheduled inspections

to check the calibration and maintenance of the exhaust analyzers, test procedures, and records.

Vehicle inspection reports and fiscal reports submitted by inspection station operators will be checked for completeness and accuracy. The department or its designee shall have the right to audit contractor's and subcontractor's records.

The department (or its designee) may conduct unidentified surveillance.

The department (or its designee) may require that the use of an exhaust analyzer be suspended due to a malfunction or incorrect calibration of the analyzer.

## AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-140 INSPECTION FORMS AND CERTIFICATES. All inspection stations shall use inspection forms and certificates provided or approved by the department. Additional diagnostic information may be provided to the vehicle operator. Other materials may be given the vehicle operator only if approved by the department.

- (1) Vehicle inspection report: The driver of each vehicle tested shall be given a vehicle inspection report on a form to be provided or approved by the department. The inspection station operator shall provide the following information.
  - (a) Station number (lane number).
  - (b) Date and time of test(s).
- (c) Who conducted the test(s) (name or identification number).
  - (d) Vehicle identification number (VIN).
  - (e) Odometer reading in thousands of miles.
  - (f) Vehicle license number.
  - (g) Vehicle model year.
  - (h) Make of the vehicle.
  - (i) Number of cylinders.
- (j) Whether or not the vehicle was manufactured with a catalytic converter.
  - (k) Gross vehicle weight class.
  - (1) Emission test results.
  - (m) Applicable standards.
- (n) Whether the vehicle has passed or failed the appropriate emission standards.
  - (o) Carbon dioxide reading.
- (p) When and who issued a certificate of compliance or acceptance (name or identification number).
  - (q) First test or retest.
  - (r) All other information required on the form.
- (2) Certificate of compliance: The driver of a vehicle meeting the appropriate emission standards shall be issued a certificate of compliance. A vehicle failing the initial test shall be allowed one free retest within sixty days of the initial test.
- (3) Certificate of acceptance: If a vehicle has failed to pass the emission test applicable to any vehicle license year, the vehicle owner may request a certificate of acceptance. To receive the certificate of acceptance((7,)) the vehicle owner must provide ((documentation of repairs completed.

A certificate of acceptance may be issued only if)) original receipts totalling at least fifty dollars, dated on

- or between the date of the first test and the final retest, for costs of repairs and/or parts solely devoted to meeting the emission standards ((exceed fifty dollars: Original receipts for such repairs and parts must be provided)). Guidelines for obtaining a certificate of acceptance are on file with the department and printed on the emission test report.
- (4) Form storage: Copies of each certificate of compliance/acceptance, and all vehicle inspection reports shall be kept on file by the contractor and be available for the department's review for one year after they are issued. This requirement includes forms that are voided for any reason.
- (5) Reporting: The inspection station operator shall forward to the department within ten working days after the end of each month (a) an approved storage device containing all data collected from each inspection conducted that month, and (b) a copy of all certificates of acceptance issued that month along with the related vehicle inspection reports and repair and/or parts receipts.

Before the storage device is forwarded to the department, a backup bulk storage device shall be in the possession of the contractor. The backup bulk storage device shall be retained for one year and be available to the department upon request.

#### **NEW SECTION**

WAC 173-422-145 FRAUDULENT CERTIFICATES OF COMPLIANCE/ACCEPTANCE. (1)(a) Obtaining or attempting to obtain a certificate of compliance by (i) providing false information or (ii) any fraudulent means; or

- (b) Obtaining or attempting to obtain a certificate of acceptance (i) through the use of receipts or other documentation containing false information, or (ii) without having expended more than fifty dollars after the first test and before the final test for repairs or parts solely devoted to meeting the emission standards, or (iii) any fraudulent means
- shall be construed as a violation of these rules implementing chapter 70.94 RCW as supplemented by chapter 70.120 RCW.
- (2) Any person who commits such violation or who aids or abets another in committing the same shall be subject to a civil penalty not to exceed two hundred fifty dollars for each violation.
- (3) For the purposes of this section the term "expended" refers to the net actual cost to the vehicle owner in the purchase of repairs or parts derived after the amount of any rebate, discount or cash-return has been subtracted.
- (4) Any civil penalty imposed by the department hereunder shall be appealable to the pollution control hearing board as provided for in chapter 43.21B RCW.

AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-160 FLEET((/DEALER)) TEST-ING REQUIREMENTS. Self-inspection of vehicles by a fleet operator ((or dealer)) may be authorized by the

department. The department may also authorize emission inspection of fleet ((and dealer)) vehicles by an automotive service or testing facility engaged by the fleet ((or dealer)) for such activity. Authorizations to conduct emission tests and issue certificates of compliance under this section are limited to vehicles within the fleet or fleets((, and vehicles owned and offered for sale by dealers,)) requesting such authorization. Any person or facility conducting fleet ((and dealer)) tests under authorization of this section must meet all requirements of this section.

(1) The exhaust analyzers used for certification testing shall meet the specifications in WAC 173-422-090 except ((that CO₂ need not)) for those that pertain to CO₂. (Co₂ does not need to be measured).

In order to utilize existing equipment as much as possible, the department may allow testing facilities to use analyzers that do not meet all the specifications of WAC 173-422-090 if the analyzers were purchased prior to December 31, 1981.

To qualify for this exception, the test facility must request a waiver for each analyzer, demonstrate to the satisfaction of the department that the analyzer and procedures being used will provide satisfactory emission tests, and obtain approval from the department prior to using the analyzer for certification testing. Any analyzer model that has been approved by the State of California Bureau of Automotive Repair will qualify for this exception.

- (2) All persons engaged in testing ((for)) of fleet ((or dealer)) vehicles must comply with all provisions of this chapter except WAC 173-422-080, 173-422-100(2)(((c))) (d), 173-422-110, 173-422-130, 173-422-140, and 173-422-150. The check specified in WAC 173-422-100(2)(b)(i) and (ii) shall be performed within one hour prior to the test. The complete check specified in WAC 173-422-100(2)(((b))) (c) shall have been performed within one week prior to the test. The check specified in WAC 173-422-100(2)(((b))) (c), in addition to being required weekly, shall be performed after each relocation of the analyzer.
- (3) All persons conducting tests for the purpose of issuing certificates for fleets ((or dealers)) shall demonstrate to the satisfaction of the department the knowledge and capability to calibrate and operate emission testing equipment, and perform an emission test according to WAC 173-422-070.
- (4) The department will provide test forms upon request. ((Fully)) Legibly completed forms with appropriate signature(s) will constitute certificates of compliance for licensing purposes. Any person conducting testing under this section shall forward to the department within ten working days after the end of each month, a copy of each certificate of compliance((, and one dollar fifty cents for each certificate,)) issued during that month. Copies of each certificate of compliance shall be retained by the person issuing the certificate for at least two years from date of issuance.

Forms ((may also)) must be purchased from the department in advance of issuance through payment of one dollar fifty cents to the department for each certificate requested. Refunds may be given for unused certificates.

Test forms provided under this section are official documents. Persons receiving the forms from the department are accountable for each form provided.

Voided forms must be handled the same as certificates of compliance. One copy shall be sent to the department within ten days after the end of the month in which the form was voided and one copy shall be retained by the person accountable for the forms for at least two years after date of voiding. Refunds will not be made for voided forms.

- (5) All persons authorized to conduct fleet ((or dealer)) inspections under this section shall be subject to ((fiscal and)) performance audits and compliance inspections by the department, during normal business hours.
- (6) Fleet vehicles may be inspected any time between their scheduled license renewals.
- (7) Certificates of acceptance may not be issued under this section.

### AMENDATORY SECTION (Amending Order DE 81-32, filed 12/31/81)

WAC 173-422-170 EXEMPTIONS. The following motor vehicles are exempt from the inspection requirement:

- (1) Vehicles proportionally registered pursuant to chapter 46.85 RCW.
- (2) Vehicles whose model year when subtracted from the calendar year equals or exceeds fourteen.
- (3) New motor vehicles whose equitable or legal title has never been transferred to a person who in good faith purchases the vehicle for purposes other than resale; this does not exempt motor vehicles that are or have been leased.
- (4) Motor vehicles that use propulsion units powered exclusively by electricity.
- (5) Motor-driven cycles as defined by RCW 46.04.332.
- (6) Motor vehicles powered by diesel engines or two-cycle engines.
  - (7) Farm vehicles.
- (8) Vehicles exempted from licensing pursuant to RCW 46.16.010.
  - (9) Mopeds as defined by RCW 46.04.304.
- (10) (a) Vehicles garaged and operated out of the emission contributing area (((a) more than six months during the registration year or (b) for less than six months)) and not returning prior to six months following the registration renewal date, may be exempted provided the registered owner/authorized agent provides a signed statement which includes:
  - (i) The registered owner's name and address.
- (ii) ((Date of departure from and return to the emission contributing area.)) The vehicle license number.
- (iii) ((For vehicles to be exempted under (b),)) A statement that the vehicle is now garaged and operated outside the emission contributing area and will not be returning to the emission contributing area prior to six months following the registration renewal date ((and that within thirty days after returning to the emission contributing area, a valid certificate of compliance or acceptance will be obtained.

Persons making false statements to secure exemptions are punishable under RCW-9A.72.040 (a gross misdemeanor) and RCW 46.12.160 (cancellation of vehicle registration))).

- (b) Vehicles garaged and operated out of the emission contributing area and returning to the emission contributing area within six months after the registration renewal date may postpone the emission testing requirements provided the registered owner/agent provides a signed exemption statement which includes:
  - (i) The registered owner's name and address.
  - (ii) The vehicle license number.
- (iii) A statement that the vehicle will not be returning to the emission contributing area prior to the registration renewal date.
- (iv) A statement that within thirty days of returning to the emission contributing area the vehicle will be tested and a valid certificate of compliance or a certificate of acceptance will be obtained and forwarded to the department.
- (v) The date of departure from the emission contributing area.
- (vi) The anticipated date of return to the emission contributing area.
- (11) Vehicles registered with the state but not for highway use.
- (12) Used vehicles which are offered for sale by a motor vehicle dealer, as defined in RCW 46.70.011, that is licensed pursuant to chapter 46.70 RCW.
- (13) Motor vehicles fueled exclusively by propane, compressed natural gas, or liquid petroleum gas.

#### **NEW SECTION**

WAC 173-422-175 FRAUDULENT EXEMPTIONS. (1) Obtaining or attempting to obtain an exemption from emission inspection requirements by false statements, or failure to comply with the exemption procedures established to implement WAC 173-422-170, shall be construed as a violation of these rules implementing chapter 70.94 RCW as supplemented by chapter 70.120 RCW.

- (2) Any person who commits such violation or who aids or abets another in committing the same shall be subject to a civil penalty not to exceed two hundred fifty dollars for each violation.
- (3) Any civil penalty imposed by the department hereunder shall be appealable to the pollution control board as provided for in chapter 43.21B RCW.

# WSR 83-23-116 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning chapter 480-125 WAC relating to telephone company access charges.

Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed chapter on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that the agency will at 8:00 a.m., Wednesday, January 25, 1984, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 80.01.040.

The specific statute these rules are intended to implement is RCW 80.36.160.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 20, 1984.

This notice is connected to and continues the matter in Notice Nos. WSR 83-14-023, 83-17-039, 83-18-044 and 83-22-029 filed with the code reviser's office on June 29, 1983, August 11, 1983, September 1, 1983, and October 26, 1983, respectively.

Dated: November 23, 1983 By: Barry M. Mar Secretary

# WSR 83-23-117 EMERGENCY RULES UTILITIES AND TRANSPORTATION COMMISSION

[Order R-209, Cause No. U-83-38—Filed November 23, 1983]

In the matter of adopting chapter 480-125 WAC relating to telephone company access charges.

The Washington Utilities and Transportation Commission finds that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest. A statement of the facts constituting such emergency is the existing division of revenues process among telephone companies which is responsible, among other things, for local telephone rate levels, will dissolve by federal court order January 1, 1984.

In addition, changes, including procedures which would replace the division of revenue process which were proposed to be implemented by the FCC effective January 1, 1984, have been delayed to April, 1984; at the same time, other procedures have been invoked which could result in earlier implementation of the FCC-proposed changes. Also, there presently exists a very real possibility that no mechanism for division of intrastate toll revenues between Pacific Northwest Bell and the independent telephone companies will be in existence after January 1, 1984. This possibility, if realized, could severly impact certain telephone companies' ability to provide service.

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In addition, it is important that the structure under which tariffs filed pursuant to this rule (previously adopted on an emergency basis) be maintained so that the context under which the tariffs may be examined will be preserved.

Finally, due to the many expected and unexpected changes that are occurring weekly, if not daily, in this area of regulation, the commission requires that maximum flexibility be maintained. Adoption of the rule on an emergency basis will maintain such flexibility.

This rule amendment is being promulgated pursuant to RCW 80.01.040 and 80.36.160.

This rule-making proceeding is in comptiance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act of 1971 (chapter 43.21C RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

This adoption may affect economic values of individual consumers or providers of telephone service, but will not affect the aggregate economic value of the service provided and the compensation paid for that service.

In reviewing the entire record herein, it has been determined that chapter 480–125 WAC should be adopted, to read as set forth in Appendix A shown below and made a part hereof by this reference. Chapter 480–125 WAC as adopted, will create a system of access charges for intrastate telecommunications.

#### **ORDER**

WHEREFORE, IT IS ORDERED That chapter 480-125 WAC as set forth in Appendix A, be adopted, as emergency rules of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.030 and 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rules, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.04 RCW and chapter 1–12 WAC.

DATED at Olympia, Washington, this 23rd day of November, 1983.

Washington Utilities and Transportation Commission

Robert W. Bratton, Chairman

Mary D. Hall, Commissioner

#### APPENDIX "A"

Chapter 480-125 WAC

#### TELEPHONE ACCESS CHARGES

WAC	
480-125-005	Definitions.
480-125-010	Statement of Policy.
480-125-020	Implementation procedure.
480-125-030	Filing of Carrier's carrier access
	charge rates and traffic sensitive ac
	cess charge rates.
480-125-040	Customer access line charge.

480-125-050	Necessity for filing of customer access
	line charge tariffs.
480-125-060	Calculation of customer access line
	charges.
480-125-070	Filing procedure.
480-125-080	Pooling of access charge revenues.
480-125-090	Transition and widely available af-
	fordable telephone service.

#### **NEW SECTION**

WAC 480-125-005 DEFINITIONS. For purposes of this chapter, the following definitions shall apply.

- a. Access charge Charge to a customer or a long distance carrier from a local telephone company for service of making available the local network to send or receive long distance telephone calls. There are three types of access charges.
- i. Customer Access Line Charge (CALC)—
  monthly charge to each user of the local
  network which will be increased through the
  transition period to move toward recovering
  each user's share of the nontraffic sensitive
  costs of the local network.
- ii. Carrier's Carrier Access Charge (CCAC) Charge per minute of originating and terminating long distance service for carrier access to local telephone company nontraffic sensitive switching and distribution facilities.
- iii. Traffic Sensitive Access Charge charge paid by long distance carriers for use of portions of the investment of exchange companies other than nontraffic sensitive plant. These charges will contain elements for operator assistance, billing and collecting, traffic sensitive switching service, and local transport of long distance calls.
- b. Local network wires and associated equipment from customers' locations to central switching offices, and associated switching and other equipment within the local telephone company exchange area.
- c. Nontraffic sensitive plant property of the local telephone company which is a part of the local network and which is dedicated to the use of specific customers.
- d. Exchange company, local telephone company, or company Company which operates the local switching and distribution network and transports local calls from sender to receiver.
- e. Long distance carrier Company which operates facilities for transmission of telephonic communications between local distribution and switching systems; some exchange companies are also long distance carriers for traffic which moves between points located within a single LATA.
- f. End user susbscriber to dial tone.
- g. LATA local access and transport area as defined and approved in <u>U.S. v. AT&T</u> order approving Plan of Reorganization.

**Reviser's note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### **NEW SECTION**

- WAC 480-125-010 STATEMENT OF POLICY. (1) In this state, local exchange and long distance telephone service has historically been provided by telephone companies operating within exclusive assigned geographical territories. These companies have been regulated under statute with respect to a number of things, including the services they offer, and the rates they charge. In each assigned geographic territory there is a single company which provides local distribution and switching service to all users of telephone service. Users of this local service also gain access to the facilities of that local company to send and receive local and long distance calls.
- (2) Long distance service has been provided by the companies under a system in which toll revenues are pooled and expenses as well as taxes, net investment, and a return on that investment, are used to determine the allocation of revenues from the settlement pool to individual companies. In general, the Federal Communications Commission (FCC) has jurisdiction to regulate interstate long distance services and the WUTC has jurisdiction to regulate intrastate long distance and local exchange services. A regulatory objective has been to maintain a close relationship between the rates charged for intrastate and interstate long distance calls. However, the rates charged for toll calls have not always been based on the cost of providing the calls.
- (3) The telephone plant which comprises the subscriber loop, including central office termination and inside wiring is used to provide both toll and local exchange service. The costs of this plant may not be sensitive to the number of toll or local calls. Historically, some of the costs associated with this telephone plant and equipment that is used to provide both toll and local exchange service have been assigned to toll, and have been recovered through toll rates.
- (4) The underlying general purposes of this process have been to promote universal service throughout the state and nation, and to enhance the network for the benefit of all users of the network. This network was established in a regulated monopoly environment in which the telephone companies had the responsibility to provide both local and long distance service, although these companies were free of competition. However, rates were set by federal and state regulators. Achievement of nearly universal service was possible because duplication of systems was prevented and pricing based on value of service was permitted.
- (5) Within the past several years, federal law and policy have fostered the development of competition in the telecommunications industry. Numerous companies now provide long distance services which compete with long distance services provided by local telephone companies. These new long distance carriers currently have no public service responsibility to provide local exchange service. These carriers complete long distance calls by gaining access to the local distribution and switching

- network of local telephone companies. The rates these carriers pay for that access do not include the same level of revenue support of the local exchange network as exists in toll rates charged by the local exchange companies. Because of this, these new long distance carriers are generally able to charge long distance rates which are less than those charged by the regulated telephone companies. The rates for long distance service presently charged by these new long distance carriers are especially attractive to high volume users.
- (6) The emergence of competition in long distance service and the related disparity in rates between the new long distance carriers and the regulated telephone companies have created an incentive for toll users to bypass the existing toll network. That, in turn, reduces the revenue support for the existing integrated national toll network, as well as the local network. The construction of alternative networks which is prompted by pricing disparities rather than cost differences is economically inefficient and should not be encouraged. The construction of alternative networks which is prompted by cost differences is economically efficient and should not be discouraged.
- (7) In addition, the legal requirement that rates be nondiscriminatory means that all providers of long distance services that use the local switching and distribution facilities of the local telephone company for access to the local network must pay equal rates for access. The rates should be fully compensatory. This is consistent with the requirements of the Modified Final Judgment entered in the Bell System divestiture proceedings, which provides that access to the local switching and distribution system be equal for all long distance carriers, both in terms of quality and price.
- (8) In response to technology and changes in the telecommunications industry mandated by the FCC and the courts, the FCC has recognized these principles of equal access at nondiscriminatory and compensatory rates and has adopted a policy that the revenue support for the local exchange network that has traditionally been derived from interstate toll revenue be derived instead from users of the local exchange network through the utilization of a gradually phased plan of access charges and that equal access to the local distribution and switching network at nondiscriminatory, compensatory rates is
- (9) The same principles of equal access and nondiscriminatory and compensatory rates and concerns about the efficiency of the network lead the commission to find that a policy which protects the efficiency of the intrastate toll network by beginning to shift the revenue support of the local exchange network from toll revenues to the users of the local exchange network through the utilization of a gradually phased plan of access charges, and which provides access to the local exchange network at nondiscriminatory, compensatory rates, is in the public interest.
- (10) To accomplish these policy objectives, commission use of a combination of mechanisms consistent with but not necessarily identical to those applied by the FCC at the interstate level is fair and reasonable, and will be

efficient for the commission and companies to administer.

#### **NEW SECTION**

WAC 480-125-020 IMPLEMENTATION PRO-CEDURE. To implement these policy objectives, effective January 1, 1984, the following steps need to be taken:

- (1) Convert from a system in which local exchange and toll rates for services do not uniformly reflect the cost of providing those services to a system where customers and carriers pay for costs caused by their access to, and use of, the local distribution and switching network to send and receive calls. The charges for these costs are called access charges.
- (2) Shift the charges for that portion of the local network which is dedicated to end users, the costs of which are referred to as "nontraffic sensitive costs," because they do not vary with usage, to the end user over a sixyear transition period using procedures consistent with but not necessarily identical to those established by the FCC. During that transition a declining portion of those costs will be borne by long distance carriers through payment of an access charge (the "carrier's carrier" access charge) based on minutes of use. An increasing portion will be borne by the end users through a monthly charge (the "customer access line charge," or CALC).
- (3) A system of traffic sensitive access charges to be imposed on long distance carriers will be implemented by tariff to become effective January 1, 1984 to recover the local exchange companies' traffic sensitive costs, those which do vary with usage, incurred in sending and receiving the carriers' traffic over the local switching and distribution network. Intrastate traffic sensitive access charges should be identical to the comparable interstate charges. Traffic sensitive charges should be billed and collected by each company, not subject to the pooling requirements of WAC 480-125-080.

#### **NEW SECTION**

WAC 480-125-030 FILING OF CARRIER'S CARRIER ACCESS CHARGE RATES AND TRAF-FIC SENSITIVE ACCESS CHARGE RATES. For technological and economic reasons, companies are currently unable to distinguish between intrastate and interstate calls. For this reason, it is not practical for the commission to adopt a policy and structure for intrastate carrier's carrier access charges and traffic sensitive access charges to be paid by long distance carriers which is different from the policy and structure which has been adopted for the corresponding interstate charges. If charges for intrastate access to be billed to long distance carriers are different from those for interstate access, the long distance carriers would have an incentive to obtain the lower of two rates by incorrectly identifying the origin of the call. This would impose a greater burden on local exchange customers as their rates are increased to cover lost revenues. To avoid that, therefore, intrastate and interstate carrier's carrier access charges and traffic sensitive access charges should be identical for access to the same facilities of a local telephone company. Each

company, or an association acting on behalf of participating companies, shall file intrastate carrier's carrier access charge rates and traffic sensitive access charge rates identical to corresponding interstate rates as ordered by the FCC.

#### **NEW SECTION**

WAC 480-125-040 CUSTOMER ACCESS LINE CHARGE. Implementation of the policy described in WAC 480-125-010(9) by the commission requires that nontraffic sensitive costs for intrastate access be recovered from the end user through a customer access line charge (CALC). This will require the filing and approval of appropriate tariffs. Initially the tariffs will only have to recover that portion of the costs (as determined in WAC 480-125-060) not recovered from carrier's carrier access charges and pooling arrangements. As the carrier's carrier access charges are phased down over a sixyear period, using procedures consistent with those established by the FCC, the CALCs and the tariffs will have to be adjusted to reflect the shift of charges for nontraffic sensitive costs from the carriers to the end users.

#### **NEW SECTION**

WAC 480-125-050 NECESSITY FOR FILING OF CUSTOMER ACCESS LINE CHARGE TAR-IFFS. Because there is insufficient time to process general rate cases for the companies prior to the January 1, 1984 implementation date, and because the CALC tariffs will deal with prospective revenue requirements, the commission finds it is necessary to adopt a special procedure to authorize the companies to file CALC tariffs. The CALC tariffs must be filed by October of each year to be effective January 1 of the following year.

#### **NEW SECTION**

WAC 480-125-060 CALCULATION OF CUSTOMER ACCESS LINE CHARGES. The CALC will be calculated for each company by:

- (1) Determining its 1984 intrastate toll revenue requirement, including traffic sensitive and non traffic sensitive costs, based on Pacific Northwest Bell's then currently authorized overall rate of return. Each subsequent year's CALC will be determined in a similar manner.
- (2) Adjusting the proposed revenue requirement to reflect the transfer of toll plant and toll business to other entities.
- (3) Subtracting from that revenue requirement the revenues which are to be derived from toll revenues, the carrier's carrier access charge pool described in WAC 480-125-080, and traffic sensitive access charges according to the distribution procedure applicable to each year, had those charges and that procedure been in effect in the annual period from which the revenue requirement data is obtained.
- (4) The resulting number is the proposed CALC revenue requirement for each company. To obtain the monthly CALC rate for each access line, divide the total

CALC revenue requirement by estimated average number of access lines in service for the year and then divide that number by twelve. The resulting number is the proposed monthly CALC tariff rate per access line for the year. The party line CALC shall be determined in accordance with guidelines issued by the FCC.

#### **NEW SECTION**

WAC 480-125-070 FILING PROCEDURE. (1) At the time each proposed CALC tariff is filed, each company shall file data to support the CALC calculations in a format approved by the commission. In addition, information and data necessary for commission review of total intrastate revenue requirements should be filed. At a minimum, data from the most recent available historic test year should be used.

- (2) Prior to the effective date of the tariffs, the commission shall either enter an order approving the CALC to be collected or it may suspend the operation of those tariffs pursuant to RCW 80.04.130. Prior to the approval of a CALC filing, the company shall certify that its customers have been notified. If suspension is ordered, the commission may order that a temporary CALC be collected pending conclusion of the hearing. This temporary CALC will be subject to refund.
- (3) In any event, each company which has an approved CALC or temporary CALC in effect, shall file with the commission within thirty days of the end of the reporting period, its monthly or quarterly results of operations, and additional supporting data, as the commission may require.

#### **NEW SECTION**

WAC 480-125-080 POOLING OF ACCESS CHARGE REVENUES. During the period in which carrier's carrier access charges, and a premium access charge, if any, are imposed, the revenues from all such charges shall be collected, pooled, and distributed in accordance with contractual arrangements among the local telephone companies, and the other provisions of this rule. The administrator of the pool will be Pacific Northwest Bell. Such contractual arrangements shall be submitted to the commission for review and approval. The administrative expenses from the pooled revenues. Those expenses are subject to commission review and approval.

#### **NEW SECTION**

WAC 480-125-090 TRANSITION AND WIDELY AVAILABLE AFFORDABLE TELE-PHONE SERVICE. (1) Monitoring. The commission has continuously followed policies that support widely available, affordable telephone service for the citizens of the state of Washington. It reaffirms that position at this time. Being cognizant of the possible impact on certain groups of subscribers of the transition to the policies adopted in this rule, it is the intent of the commission to continually monitor this transition and take whatever action is necessary to insure the continual availability of widely available affordable telephone service in this state

including seeking advice from consumers from time to time.

- (2) Procedures. The commission finds that a cap procedure for individual company CALCs is an appropriate transition mechanism for 1984 and 1985, and that a waiver of the intrastate CALC for specific categories of customers will assist in maintaining widely available, affordable telephone service. Therefore, the following procedures are established:
  - a. Place a cap on individual company CALCS in 1984 in the amount of \$2.00 and in 1985 in an amount to be determined by the commission.
  - b. A waiver of the intrastate CALC for specific categories of customers of each company may be approved by the commission.
- (3) Funding. The funding necessary to implement the above procedures will be determined by the commission. While not imposing limitations on the commission, to the extent practical such funding should be consistent with methods used by the FCC. In the absence of more appropriate funding sources, revenues which are in the NTS pool will be made available. In 1984 and 1985 the total shall not exceed .5¢ per minute, multiplied by the total number of minutes of use used in funding the NTS pool. For 1986 and following years, the maximum amount of all NTS pool funds available for this purpose will not exceed the cents per minute amount prescribed by the FCC for funding the interstate USF, multiplied by the total number of minutes of use used in funding the NTS pool in those years.

# WSR 83-23-118 PROPOSED RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Retirement Systems intends to adopt, amend, or repeal rules concerning this notice proposes to change part of WAC 415-104-510(1)(e), Minimum standards for membership—Physical examination. The proposal changes the thirty-five year age condition for membership in LEOFF, Plan I to forty-five years of age;

that the agency will at 10:00 a.m., Thursday, December 29, 1983, in the Board Room, Department of Retirement Systems, 1025 East Union, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 41.50.050(5), 41.50.090 and 41.26.051.

The specific statutes these rules are intended to implement is RCW 41.26.046.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 29, 1983.

Dated: November 23, 1983 By: Dr. Robert L. Hollister, Jr. Director

#### STATEMENT OF PURPOSE

Title and Number of Rule Section: WAC 415-104-510 Minimum standards for membership—Physical examination.

Statutory Authority: RCW 41.50.050(6) and 41.50.090.

Summary of Rule: This notice proposes to change part of WAC 415-104-510(1)(e), Minimum standards for membership—Physical examination. The proposal changes the thirty-five year age condition for membership in LEOFF, Plan I to forty-five years of age.

Description of the Purpose of the Rule: To prevent potential claims alleging age discrimination in the distribution of retirement benefits.

Reasons for Supporting the Proposed Rule: The rule change from thirty-five to forty-five years of age as a ceiling for membership in LEOFF, Plan I, may be necessary to comply with the Federal Age Discrimination in Employment Act (ADEA) 1967, 29 USC 621 et. seq., which was recently applied to the states by the U.S. Supreme Court in EEOC v. Wyoming, __ U.S. __, 75 L.Ed. 2d 18, 103 S. Ct. 1054 (1983). According to 29 CFR § 860.120 (f)(1)(iv)(A), employees hired at an age more than five years prior to normal retirement age may not be excluded from defined benefit retirement plans. Employees hired at an age less than five years prior to normal requirement age may, however, be excluded from defined benefit retirement plans. Plan I of LEOFF is a defined benefit plan with a normal retirement age of fifty years. RCW 41.26.090.

The Agency Personnel Responsible for Drafting: Dr. Robert L. Hollister, Jr., Director, Department of Retirement Systems, 1025 East Union, Olympia, Washington, (206) 753-5281; Implementation and Enforcement: Lee Stowell, Administrator, Law Enforcement Officers and Fire Fighters Retirement System, 1025 East Union, Olympia, Washington, (206) 753-2075.

Name of the Governmental Agency Proposing the Rule: Department of Retirement Systems.

The Department of Retirement Systems has no additional comments regarding statutory language, implementation, enforcement, and fiscal matters pertaining to the rule.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

AMENDATORY SECTION (Amending Order 78-03-023, filed 2/15/78)

WAC 415-104-510 MINIMUM STANDARDS FOR MEMBERSHIP—PHYSICAL EXAMINATION. (1) Requirements: (a) Medical examination administered by a licensed physician or surgeon as set forth under providsions of chapter 18.71 RCW. Physician or surgeon to be appointed by the appropriate city or county disability board. Causes for rejection will be consistent with recommendations outlined in these standards.

(b) A medical history will be supplied by each applicant to the examining physician. The medical history will include information on past and present diseases, injuries, and operations.

- (c) The applicant must possess normal vision. He must demonstrate normal visual functions and visual acuity not less than 20/100 vision in each eye without correction and corrected to 20/20 in the better eye and 20/30 in the lesser eye. He must possess normal color vision.
- (d) Applicant must possess normal hearing. Hearing acuity level to be determined by audiometric hearing test.
- (e) Applicant must be at least eighteen years of age, and shall not have reached ((thirty-five)) forty-five years of age at the time of appointment.
- (f) Retention on a permanent basis by the employer of the results of the physical examination on all applicants employed under these standards is required.
- (2) Procedure: (a) Completion of the report of medical history by the applicant.
- (b) The physical examination will be conducted by a licensed physician or surgeon after a review of the report of medical history completed by the applicant.
- (c) The physician shall record his findings on the report of medical history and shall note thereon, for evaluation by the hiring authority, any past or present physical defects, diseases, injuries, operations, or conditions of an abnormal or unusual nature and whether applicant is or is not qualified. Reports of medical history shall be typewritten or printed, and the summary of defects and diagnosis shall refer to the applicable section of these standards as cause for rejection.

(d) Physical examination reports shall be placed in permanent files by the employer and must be available for examination at any reasonable time by representatives of the retirement system board.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

## WSR 83-23-119 PROPOSED RULES OFFICE OF FINANCIAL MANAGEMENT

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Office of Financial Management intends to adopt, amend, or repeal rules concerning this notice proposes to amend the existing sections of chapter 82-28 WAC, travel regulations. These proposed rules authorize the director of the Office of Financial Management, in accordance with the provisions of chapter 29, Laws of 1983 1st ex. sess. (Substitute House Bill 127), to adopt reasonable allowances for subsistence, lodging and travel for state officers and state employees. Additionally, these proposed rules conform to the state's new law (chapter 20, Laws of 1983) requiring use of gender-neutral terms. Finally, these proposed rules make minor technical changes to the existing sections of chapter 82-28 WAC so that the WAC and the travel and transportation regulations, published in OFM's Policies, Regulations and Procedures Manual, are in agreement.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 2, 1983.

The authority under which these rules are proposed is RCW 43.03.050 and 43.03.060.

The specific statute these rules are intended to implement is RCW 43.03.050 and 43.03.060.

This notice is connected to and continues the matter in Notice No. WSR 83-21-087 filed with the code reviser's office on October 19, 1983.

Dated: November 23, 1983

By: Joe Taller Director ments to this agency in writing to be received by this agency before January 4, 1984.

Dated: November 23, 1983

ted: November 23, 1983

By: Robert D. Hannah

Chairman

#### WSR 83-23-120 PROPOSED RULES LIQUOR CONTROL BOARD

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Liquor Control Board intends to adopt, amend, or repeal rules concerning Advertising, offering for sale, or selling beer, wine or spirituous liquor at less than cost—Prohibited—Exceptions, new section WAC 314-52-114;

that the agency will at 10:00 a.m., Wednesday, December 7, 1983, in the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 66.08.030, 66.98.070 and 66.08.060.

The specific statute these rules are intended to implement is RCW 66.08.010, 66.08.030(2)(l) and (r) and 66.08.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 7, 1983.

This notice is connected to and continues the matter in Notice No. WSR 83-21-085 filed with the code reviser's office on October 19, 1983.

Dated: November 23, 1983 By: Robert D. Hannah Chairman

#### WSR 83-23-121 PROPOSED RULES LIQUOR CONTROL BOARD

[Filed November 23, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Liquor Control Board intends to adopt, amend, or repeal rules concerning minimum qualifications for issuance of Class E, F, and Classes EF licenses;

that the agency will at 10:00 a.m., Wednesday, January 4, 1984, in the Office of the Washington State Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 66.08.030 and 66.98.070.

The specific statute these rules are intended to implement is RCW 66.24.010, 66.24.360 and 66.24.370.

#### STATEMENT OF PURPOSE

Interested persons may submit data, views, or argu-

Title: WAC 314-16-200 Minimum qualifications for issuance of Class E, F, and Classes EF licenses.

Description of Purpose: The amendment to WAC 314-16-200 will raise the minimum qualifications for Classes E, F, and Classes EF licenses. The board feels that, because of the effect of inflation since they were adopted, the current level of minimum qualification regarding inventory of food, groceries, and grocery related items are too low and have contributed to the unwarranted proliferation of Class E, F, and Classes EF licenses.

Statutory Rule-Making Authority: RCW 66.08.030 and 66.98.070.

Statutes Implemented by the Rule: RCW 66.24.010, 66.24.360 and 66.24.370.

Summary of Rule: The amendment to WAC 314-16-200 eliminates the distinction between grocery stores which do, and those which do not, sell gasoline. It raises the minimum grocery and grocery related inventory necessary for both types of stores to \$15,000 wholesale value. The amendment also raises the minimum wholesale inventory of wine required in the case of a store other than a grocery store from \$3,000 to \$7,500.

Reason Supporting Proposed Action: The board originally adopted WAC 314-16-200 to establish minimum requirements for Classes E, F, and Classes EF licenses. The monetary figures figures in the original rule were adopted to assure that the premises to be licensed would be operated in a substantial manner. Since the original adoption of WAC 314-16-200, inflation has reduced the real value of the dollar amounts in the rule. The new higher dollar figures are being adopted in an effort to more realistically assure that licenses in the E, F, and EF categories will be issued to premises which will conduct business in a substantial manner. The intent being that marginal operations will be more likely to disregard rules or regulations in an effort to increase volume, and thereby income, than would substantial operations. The board also wishes to slow down the proliferation of unneeded beer and wine off-premises licenses.

Agency Personnel Involved: In addition to the board, the following agency personnel have responsibility for drafting, implementing and enforcing this rule: Ray Hensel, Supervisor, License Division, Capital Plaza Building, Olympia, WA 98504, Phone: (206) 753-6259.

Person or Organization Proposing Rule: This rule was proposed by the Washington State Liquor Control Board.

Agency Comments: None.

Necessity of Rule: This rule was not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: Cost impact for existing businesses is estimated to be zero.

Discussion: Only those businesses which start up after the effective date of the rule will be affected by it.

AMENDATORY SECTION (Amending Order 102, Resolution No. 111, filed April 28, 1982)

WAC 314–16–200 MINIMUM QUALIFICATIONS FOR IS-SUANCE OF CLASS E, F, AND CLASSES EF LICENSES. (1) The following are minimum qualifications necessary prior to consideration being given by the board to the issuance of Class E, F, or Classes EF licenses to store operations. The decision as to whether a license will or will not be issued in a particular case is, pursuant to RCW 66-.24.010, a matter of board discretion. While the following minimum qualifications must be present before the board will give consideration to the issuance of a Class E, F, or Classes EF license to an applicant, the mere fact that an applicant meets these minimum qualifications is not to be construed as creating a vested right in the applicant to have a license issued.

(2) Before the board will issue a Class E, F, or Classes EF license to an applicant grocery store, the proposed licensed premises must be stocked with an inventory of food, grocery and related grocery store items in excess of ((\$\frac{\frac

(3) ((Grocery stores which also sell gasoline or apply for board approval to install gasoline pumps in connection with their businesses must be stocked with an inventory of food, grocery and related grocery store items, exclusive of gasoline, oil, auto parts, and related gas station or garage items, in excess of \$7,500 wholesale value before the board will issue to them a Class E, F, or Classes EF license or grant approval to install gas pumps at their licensed premises. PROVIDED, That marinas which sell gasoline for use in boats only shall be subject to the requirements of subsection (2) above.))

 $((\frac{4}{2}))$  The minimum amount((s)) referred to in paragraph((s)) (2)  $((\frac{and (3)}{2}))$  above shall be maintained at the premises at all times they are licensed with the exception of beginning and closing inventory for seasonal operations or when the inventory is being sold out immediately prior to discontinuing or selling the business.

(((5))) (4) Stores other than grocery stores must submit to the board a written commitment to establish and maintain a minimum wholesale inventory of wine in the amount of ((\$3,000)) \$7,500 prior to the issuance of a license. This minimum inventory shall be maintained at the licensed premises at all times they are licensed.

(((6))) (5) PROVIDED, That subsections (2), (3), (((4))) and (((5))) (4) of this regulation shall not apply to stores licensed prior to the effective date of this regulation unless on that date they do meet the minimum inventory figures required by those subsections. PROVIDED FURTHER, That upon a change of the ownership of these licensed stores, it will be necessary for the requirements of this regulation to be met prior to the issuance of a new license.

(6) In the event a Class E, Class F, or Classes EF licensee shall fail to comply with any of the foregoing requirements, such licensee may petition the board setting forth unusual, extenuating or mitigating circumstantial information and the board may grant waivers under such terms and conditions the board determines are in the best interest of the public.

## WSR 83-23-122 ADOPTED RULES LIQUOR CONTROL BOARD

[Order 132, Resolution No. 141—Filed November 23, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to advertising by retail licensees, WAC 314-52-110.

This action is taken pursuant to Notice No. WSR 83-21-086 filed with the code reviser on October 19, 1983. These rules shall take effect thirty days after they are

filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule—making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030, 66.98.070 and 66.08.060.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1983.

By Robert D. Hannah

Chairman

AMENDATORY SECTION (Amending Order 108, Resolution 117, filed 8/11/82)

WAC 314-52-110 ADVERTISING BY RETAIL LICENSEES. (1) Every advertisement by a retail licensee shall carry the licensed trade name or the registered franchise name or the trademark name. The term "trade name" shall be defined as the "licensed trade name" as it appears on the license issued to the licensee: PROVIDED, HOWEVER, That such words as tavern. cafe, grocery, market, food store, food center, delicatessen, wine shop, beer parlor and other similar words used to identify the type of business licensed, and numbers used to identify chain licensees of the same trade name. shall neither be required nor prohibited as part of the trade name in advertisements: AND PROVIDED FUR-THER, That advertisements by public Class H licensees may also refer to cocktails, bar, lounge and/or the "room name." The term "room name" shall be defined as the name of the room designated as the cocktail lounge and/or the dining room if both are in the same

(2) ((Beer, wine or spirituous liquor shall not be advertised, offered for sale or sold at less than cost, or as a loss leader, as defined in, or other than as provided in the Unfair Practices Act, chapter 19.90 RCW)) No retail licensee shall offer for sale any liquor for on premises consumption under advertising slogans such as "two for the price of one," "two for one drinks," "buy oneget one free," two for \$\frac{1}{2},\text{" nor any similar phrase or slogan where the express or implied meaning is that a customer, in order to receive a reduced price, would be required to purchase more than one drink or quantity of liquor at one time.

## WSR 83-23-123 ADOPTED RULES LIQUOR CONTROL BOARD

[Order 133, Resolution No. 142—Filed November 23, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to:

Amd WAC 314-12-110 Change of location.

New WAC 314-38-020 Permits—Fees established.
New WAC 314-38-030 Fee for replacement of a lost or destroyed license or permit.

This action is taken pursuant to Notice No. WSR 83-21-041 filed with the code reviser on October 12, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030, 66.20.010 and 66.98.070.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 23, 1983.

By Robert D. Hannah

Chairman

### AMENDATORY SECTION (Amending Rule 10, filed 6/13/63)

WAC 314-12-110 CHANGE OF LOCATION (((RULE 10))). No change of location of licensed premises shall be made without the written consent of the board. Fee, ((\$15.00)) \$75.00. This regulation, however, shall not apply to holders of licenses under ((section 23-L and 23-S-3(4), Washington state liquor act (RCW 66.24.390 and 66.24.420(4)))) RCW 66.24.395.

#### **NEW SECTION**

WAC 314-38-020 PERMITS—FEES ESTAB-LISHED. The fees for permits authorized under RCW 66.20.010 are hereby established as follows:

- (1) A fee of five dollars is established for a special permit as authorized by RCW 66.20.010(1).
- (2) The fee for a special permit as authorized by RCW 66.20.010(2) for purchase of five gallons or less is established as five dollars and for purchase of over five gallons is established as ten dollars.
- (3) A fee for a banquet permit, as authorized by RCW 66.20.010(3), is established in WAC 314-18-040.
- (4) The fee for a special business permit, as authorized by RCW 66.20.010(4), is established in WAC 314-38-010(2).
- (5) The fee of ten dollars is established for a special permit as authorized by RCW 66.20.010(5).
- (6) A fee of five dollars is established for a special permit as authorized by RCW 66.20.010(6).
- (7) A special permit as authorized by RCW 66.20.010(7) shall be issued without charge to those eligible entitles.
- (8) The fee of twenty-five dollars is established for a special permit as authorized by RCW 66.20.010(8).
- (9) The fee of twenty-five dollars is established for a special permit as authorized by RCW 66.20.010(9).

#### **NEW SECTION**

WAC 314-38-030 FEE FOR REPLACEMENT OF A LOST OR DESTROYED LICENSE OR PER-MIT. (1) A fee of five dollars is established for replacement by the board of a lost or destroyed agent's license issued pursuant to RCW 66.24.310.

(2) The fee of five dollars is established for replacement by the board of a lost or destroyed retail or wholesale liquor license of any class.

#### **KEY TO TABLE**

#### Symbols:

AMD = Amendment of existing section
NEW = New section not previously codified
REP = Repeal of existing section

READOPT = Readoption of existing section
REVIEW = Review of previously adopted rule

STMT = Statement regarding previously adopted rule

#### Suffixes

-P = Proposed action

-C = Continuance of previous proposal

-E = Emergency action

-W = Withdrawal of proposed action

No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

WAC #		WSR #	WAC #		WSR #		WAC #		WSR #
404010	REP-E	83-14-032	4-12-070	REP-E	83-14-032	4	-20-100	REP-P	83-15-066
404010	REP-P	83-15-066	4-12-070	REP-P	83-15-066		-20-110	REP-P	83-15-066
404011	NEW-E	83-14-032	4-12-080	REP-P	83-15-066	4	-20-120	REP-P	83-15-066
404020	REP-E	83-14-032	4-12-090	REP-P	83-15-066	4	-20-130	REP-P	83-15-066
4-04-020	REP-P	83-15-066	4-12-110	REP-E	83-14-032	4	-20-140	REP-P	83-15-066
4-04-021	NEW-E	83-14-032	4-12-110	REP-P	83-15-066	4	-20-150	REP-P	83-15-066
404030	REP-E	83-14-032	4-12-111	NEW-E	83-14-032	4	-20-200	REP-P	83-15-066
4-04-030	REP-P	83-15-066	4-12-170	REP-E	83-14-032	4	-24-020	REP-E	83-14-032
4-04-050	REP-P	83-15-066	4-12-170	REP-P	83-15-066		-24-020	REP-P	83-15-066
4-04-031	NEW-E	83-14-032	4-12-171	NEW-E	83-14-032		-24-021	NEW-E	83-14-032
4-04-060	REP-E	83-14-032	4-12-180	REP-E	83-14-032		-24-021	NEW-P	83-15-066
4-04-060	REP-P	83-15-066	4-12-180	REP-P	83-15-066		-24-021	NEW	83-22-033
404061	NEW-E	83-14-032	4-12-181	NEW-E	83-14-032		-24-040	REP-E	83-14-032
4-04-070	REP-E	83-14-032	4-12-190	REP-E	83-14-032		-24-040	REP-P	83-15-066
4-04-070	REP-P	83-15-066	4-12-190	REP-P	8315066		-24-041	NEW-E	83-14-032
4-04-071	NEW-E	83-14-032	4-12-191	NEW-E	83-14-032		-24-041	NEW-P	83-15-066
4-04-180	REP-P	83-15-066	4-16-300	REP-E	83-14-032	4	-24-041	NEW	83-22-033
4-04-190	REP-E	83-14-032	4-16-300	REP-P	83-15-066	4	-24-100	REP-E	83-14-032
4-04-190	REP-P	83-15-066	4-16-301	NEW-E	83-14-032		-24-100	REP-P	83-15-066
4-04-191	NEW-E	83-14-032	4-16-310	REP-E	83-14-032 83-15-066		-24-101	NEW-E	83-14-032
4-04-200 4-04-210	REP-P	83-15-066	4-16-310	REP-P			-24-101	NEW-P	83-15-066
4-04-210 4-04-210	REP-E REP-P	83-14-032 83-15-066	4-16-311	NEW-E REP-P	83-14-032 83-15-066		-24-101	NEW	83-22-033
4-04-210 4-04-211	NEW-E	83–13–066 83–14–032	4-16-320 4-16-325	REP-P	83–15–066		-24-130 -24-130	REP-E REP-P	8314032 8315066
4-04-211	REP-E	83-14-032 83-14-032	4-16-323	REP-P	83-15-066		-24-130 -24-131	NEW-E	83-14-032
4-04-220	REP-P	83-15-066	4-16-335	REP-P	83–15–066		-24-131 -24-131	NEW-P	83-15-066
4-04-221	NEW-E	83-14-032	4-16-340	REP-P	83-15-066		-24-131 -24-131	NEW	83-22-033
4-04-230	REP-E	83-14-032	4-16-345	REP-P	83-15-066		-25010	NEW-P	83-15-066
4-04-230	REP-P	83-15-066	4-16-350	REP-P	83–15–066		-25-010	NEW	83-21-030
4-04-231	NEW-E	83-14-032	4-16-355	REP-P	83-15-066		-25-020	NEW-P	83-15-066
4-04-250	REP-E	83-14-032	4-16-360	REP-P	83-15-066	4	-25020	NEW-C	83-19-007
4-04-250	REP-P	83-15-066	4-16-370	REP-E	83-14-032		-25-020	NEW	83-22-032
4-04-260	REP-E	83-14-032	4-16-370	REP-P	83-15-066		-25-030	NEW-P	83-15-066
4-04-260	REP-P	83-15-066	4-16-371	NEW-E	83-14-032		-25-030	NEW	83-21-030
4-04-280	REP-E	83-14-032	4-16-375	REP-P	83-15-066		-25040	NEW-P	83-15-066
4-04-280	REP-P	83-15-066	4-16-380	REP-P	83-15-066		-25-040	NEW	83-21-030
4-04-290	REP-E	83-14-032	4-16-385	REP-P	83-15-066		-25-060	NEW-P	83-15-066
4-04-290	REP-P	83-15-066	4-16-390	REP-P	83-15-066		-25-060	NEW	83-21-030
4-04-300	REP-E	83-14-032	4–16–395	REP-P	83-15-066		-25-080	NEW-P	83-15-066
4-04-300	REP-P	83-15-066	4-16-400	REP-E	83-14-032	4-	-25080	NEW	83-21-030
4-04-301	NEW-E	83-14-032	4-16-400	REP-P	83-15-066	4-	-25-100	NEW-P	83-15-066
4-04-310	REP-E	83-14-032	4-16-401	NEW-E	83-14-032		-25-100	NEW	83-21-030
4-04-310	REP-P	83-15-066	4-16-405	REP–P REP–P	83-15-066		-25-120	NEW-P	83-15-066
4-04-311	NEW–E REP–P	83-14-032	4-16-410 4-20-010	REP-P REP-E	83-15-066 83-14-032		-25-120 -25-130	NEW NEW-P	83-21-030
4–12–010 4–12–020	REP-E	83-15-066 83-14-032	4-20-010	REP-P	83–14–032 83–15–066		-25-130 -25-130	NEW-P	83-15-066 83-19-007
4-12-020	REP-P	83-15-066	4-20-010	NEW-E	83-13-000		-25-130 -25-130	NEW -C	83-22-032
4-12-021	NEW-E	83-14-032	4-20-020	AMD	83-09-049		-25-140	NEW-P	83-15-066
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4-12-030	REP-P	83-15-066	4-20-020	REP-P	83-15-066		-25-140	NEW	83-22-032
4-12-031	NEW-E	83-14-032	4-20-021	NEW-E	83-14-032	1	-25-141	NEW	83-22-032
4-12-040	REP-E	83-14-032	4-20-030	REP-E	83-14-032		-25-180	NEW-P	83-15-066
4-12-040	REP-P	83-15-066	4-20-030	REP-P	83-15-066		-25-180	NEW-C	83-19-007
4-12-041	NEW-E	83-14-032	4-20-031	NEW-E	83-14-032		-25-180	NEW	83-22-032
4-12-060	REP-E	83-14-032	4-20-045	REP-E	83-14-032		-25-181	NEW	83-22-032
4-12-060	REP-P	83-15-066	4-20-045	REP-P	83-15-066		-25-182	NEW	83-22-032
4-12-061	NEW-E	83-14-032	4-20-046	NEW-E	83-14-032	4-	-25-183	NEW	83-22-032

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
4-25-184	NEW	83-22-032	16-212-050	AMD	83-06-063	16-228-260	NEW-P	83-12-044
4-25-220	NEW-P	83-15-066	16-212-060	AMD-P	83-03-047	16-228-260	NEW	83-16-045
4–25–220 4–25–260	NEW NEW-P	83-21-030 83-15-066	16-212-060 16-212-065	AMD AMD-P	83-06-063	16-228-265	NEW-P	83-12-044
4-25-260	NEW-P	83-21-030	16-212-065	AMD-P AMD	83–03–047 83–06–063	16-228-265 16-228-270	NEW NEW-P	83-16-045 83-12-044
4-25-270	NEW-P	83-15-066	16-212-070	AMD-P	83-03-047	16-228-270	NEW-P	83-12-044 83-16-045
4-25-270	NEW	83-21-030	16-212-070	AMD	83-06-063	16-228-275	NEW-P	83-12-044
4-25-300	NEW-P	83-15-066	16-212-080	AMD-P	83-03-047	16-228-275	NEW	83-16-045
4-25-300	NEW	83-21-030	16-212-080	AMD	83-06-063	16-228-280	NEW-P	83-12-044
4-25-320	NEW-P	83-15-066	16-212-085	REP-P	83-03-047	16-228-280	NEW	83-16-045
4-25-320 4-25-360	NEW NEW-P	83-21-030 83-15-066	16-212-085 16-212-090	REP AMD-P	83–06–063 83–03–047	16-228-282 16-228-285	NEW-P NEW	83-12-044 83-16-045
4-25-360	NEW	83-21-030	16-212-090	AMD-F	83-06-063	16-228-900	NEW-P	83-12-044
12-40-001	NEW-P	83-08-039	16-212-110	AMD-P	83-12-063	16-228-900	NEW	83-16-045
12-40-010	NEW-P	83-08-039	16-212-110	AMD-E	8313010	16-230-001	REP-E	83-13-076
12-40-010	NEW	83-11-041	16-212-110	AMD	83-15-036	16-230-010	AMD-E	83-13-076
12-40-020 12-40-020	NEW-P NEW	83–08–039 83–11 <i>–</i> 041	16-212-120 16-212-120	AMD-P AMD	83–03–047 83–06–063	16-230-015 16-230-020	AMD–E REP–E	83-13-076
12-40-030	NEW-P	83-08-039	16-212-130	AMD-P	83-12-063	16-230-020	AMD-E	83-13-076 83-13-076
12-40-030	NEW	83-11-041	16-212-130	AMD-E	83-13-010	16-230-030	AMD-E	83-14-005
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12-40-060	NEW	83-11-041	16-212-160	AMD-P	83-12-063	16-230-081	NEW-E	83-13-076
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12-40-070	NEW	83-11-041	16-212-160	AMD	83-15-036	16-230-083	NEW-E	83-13-076
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12-40-090	NEW-P	83-08-039	16-212-170 16-212-170	AMD–E AMD	83-13-010 83-15-036	16-230-085 16-230-086	REP-E NEW-E	83-13-076 83-16-039
12-40-090	NEW	83-11-041	16-212-180	AMD-P	83-12-063	16-230-088	NEW-E	83-16-039
12-40-100	NEW-P	83-08-039	16-212-180	AMD-E	83-13-010	16-230-090	REP-E	83-13-076
12-40-100	NEW	83-11-041	16-212-180	AMD	83-15-036	16-300-010	AMD-P	83-08-065
12-40-110 12-40-110	NEW-P NEW	83-08-039 83-11-041	16-212-195 16-212-195	AMD–P AMD–E	83-12-063 83-13-010	16-300-010 16-300-020	AMD AMD–P	83-11-029 83-08-065
12-40-120	NEW-P	83-08-039	16-212-195	AMD	83-15-036	16-300-020	AMD-F	83-11-029
12-40-120	NEW	83-11-041	16-212-200	REP-P	83-03-047	16-300-025	NEW-P	83-08-065
12-40-130	NEW-P	83-08-039	16-212-200	REP	83-06-063	16-300-025	NEW	83-11-029
12-40-130 12-40-140	NEW NEW-P	83-11-041 83-08-039	16-212-210 16-212-210	REP-P REP	83–03–047 83–06–063	16-304-001 16-304-001	REP-P REP	83–08–066 83–11–030
12-40-140	NEW	83-11-041	16-212-215	NEW-P	83-12-063	16-304-020	AMD-P	83 <u>-</u> 08 <u>-</u> 066
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12-40-150	NEW	83-11-041	16-212-215	NEW	83-15-036	16-304-030	REP-P	83-08-066
12-40-160 12-40-160	NEW-P NEW	83–08–039 83–11–041	16-212-220 16-212-220	NEW-P NEW-E	83-12-063 83-13-010	16-304-030	REP AMD–P	83-11-030
12-40-170	NEW-P	83-08-039	16-212-220	NEW	83-15-036	16-304-040 16-304-040	AMD-P AMD	83-08-066 83-11-030
12-40-170	NEW	83-11-041	16-212-225	NEW-P	83-12-063	16-316-215	AMD-P	83-08-067
16-30-030	AMD-P	83-03-050	16-212-225	NEW-E	83-13-010	16-316-215	AMD	83-11-031
16–30–030 16–54–040	AMD AMD–E	83–07–028 83–05–016	16-212-225 16-212-230	NEW NEW-P	83-15-036 83-12-063	16-316-270	AMD-E	83-08-064
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16-54-040	AMD	83-09-009	16-212-230	NEW	83-15-036	16–316–350	AMD	83-11-031
16-54-082	AMD	83-04-030	16-212-235	NEW-P	83-12-063	16-316-474	AMD-P	83-08-067
16-54-082 16-54-082	AMD-E AMD-E	83-04-031 83-05-016	16-212-235 16-212-235	NEW-E NEW	83-13-010	16-316-474	AMD	83-11-031
16-54-082	AMD-P	83-06-064	16-212-233	NEW-P	83-15-036 83-12-063	16-316-484 16-316-484	AMD–P AMD	83–08–067 83–11–031
16-54-082	AMD	83-09-009	16-224-025	NEW-E	83-13-010	16-316-724	AMD-E	83-21-055
16-86-015	AMD-P	83-02-061	16-224-025	NEW	83-15-036	16-316-820	AMD-P	83-08-067
16-86-015 16-86-030	AMD	83-06-002	16-224-030	AMD-P	83-12-063	16-316-820	AMD	83-11-031
16-86-030	AMD-P AMD	83–03–051 83–07–029	16-224-030 16-224-030	AMD–E AMD	83-13-010 83-15-036	16-316-830 16-316-830	AMD–P AMD	83-08-067 83-11-031
16-125-001	REP-P	83-17-105	16-224-040	AMD-P	83-12-063	16-316-901	NEW-E	83-17-053
16-125-001	REP-W	83-21-005	16-224-040	AMD-E	83-13-010	16-316-906	NEW-E	83-17-053
16-125-110	REP-P	83-17-105	16-224-040	AMD	83-15-036	16-316-911	NEW-E	83-17-053
16–125–110 16–125–200	REP–W NEW–P	83-21-005 83-17-105	16-228 16-228-003	AMD-C REP-P	83-15-037 83-12-044	16-316-916 16-316-921	NEW-E NEW-E	83-17-053
16-125-200	NEW-W	83-21-005	16-228-235	NEW-P	83-12-044 83-12-044	16-316-921	NEW-E REP-P	83-17-053 83-03-058
16-125-210	NEW-P	83-17-105	16-228-235	NEW	83-16-045	16-400-001	REP	83-06-048
16-125-210	NEW-W	83-21-005	16-228-240	NEW-P	83-12-044	16-400-003	REP-P	83-03-058
16-212-010 16-212-010	AMD-P AMD	83–03–047 83–06–063	16-228-240 16-228-245	NEW NEW-P	83-16-045 83-12-044	16-400-003 16-400-004	REP REP-P	83-06-048
16-212-030	AMD-P	83-03-047	16-228-245	NEW-P	83-12-044 83-16-045	16-400-004	REP-P REP	83–03–058 83–06–048
16-212-030	AMD	83-06-063	16-228-250	NEW-P	83-12-044	16-400-005	REP-P	83-03-058
16-212-040	REP-P	83-03-047	16-228-250	NEW	83-16-045	16-400-005	REP	83-06-048
16-212-040 16-212-050	REP AMD-P	83–06–063 83–03–047	16-228-255 16-228-255	NEW-P NEW	83-12-044 83-16-045	16-400-006 16-400-006	REP-P	83-03-058
10-212-030	WIND-L	03-03-047	10-226-233	1412 44	03-10-043	10-400-000	REP	83-06-048

WAC #		WSR #	WAC #		WSR #	WAC #	!	WSR #
16-400-00601	REP-P	83-03-058	18-60-050	REP-P	83-03-070	67-14-170		83-22-022
16-400-00601	REP	83-06-048	18-60-050	REP	83-09-013	67-14-180		83-22-022
16-400-150 16-400-150	AMD–P AMD	83–03–058 83–06–048	50-12-050	AMD–E AMD	83-21-045	67-15-010		83-22-023 83-22-023
16-409-001	REP-P	83-03-059	50-12-080 50-16-105	NEW-P	83-03-020 83-14-071	67–16–010 67–20–003		83-22-024
16-409-001	REP	83-06-049	50-16-105	NEW	83-18-017	67-20-010	O REP-P	83-22-024
16-409-010	REP-P	8303059	50-40-990	AMD-P	83-16-073	67-20-01:	S REP-P	83-22-024
16-409-010	REP	83-06-049	50-40-990	AMD	83-20-072	6720020		83-22-024
16-409-015 16-409-015	NEW-P NEW	8303059 8306049	50-44-010 50-44-010	AMD-P AMD	83–16–073 83–20–072	67-20-025 67-20-036		83-22-024 83-22-024
16-409-020	AMD-P	83-03-059	50-44-020	AMD-P	83–16–073	67-20-050		83-22-024
16-409-020	AMD	83-06-049	50-44-020	AMD	83-20-072	67-20-05:	5 REP-P	83-22-024
16-409-030	AMD-P	83-03-059	50-44-040	REP-P	83-06-065	67-20-060	O REP-P	83-22-024
16-409-030	AMD	83-06-049	50-44-040	REP	83-09-037	67-20-070		83-22-024
16-409-035 16-409-035	NEW-P NEW	83-03-059 83-06-049	50-48-010 50-48-010	NEW-E NEW-P	83-10-037 83-16-072	67-20-07: 67-20-07:		83-22-024 83-22-024
16-409-040	REP-P	83-03-059	50-48-010	NEW	83-20-073	67-20-080	REP-P	83-22-024
16-409-040	REP	8306049	50-48-020	NEW-E	83-10-037	67-20-085	S REP-P	83-22-024
16-409-050	REP-P	83-03-059	50-48-020	NEW-P	83-16-072	67-20-090		83-22-024
16-409-050	REP AMD-P	8306049 8303059	50-48-020 50-48-030	NEW NEW-E	83-20-073 83-10-037	67-20-095 67-20-100		83-22-024 83-22-024
16-409-060 16-409-060	AMD-P AMD	83-06-049	50-48-030	NEW-E NEW-P	83–16–072	67-20-100		83-22-024 83-22-024
16-409-065	NEW-P	83-03-059	50-48-030	NEW	83-20-073	67-20-110	REP-P	83-22-024
16-409-065	NEW	8306049	50-48-040	NEW-E	83-10-037	67-20-120	REP-P	83-22-024
16-409-070	AMD-P	83-03-059	50-48-040	NEW-P	83-16-072	67-20-180		83-22-024
16-409-070	AMD NEW-P	83-06-049 83-03-059	50-48-040 50-48-050	NEW NEW-E	83–20–073 83–10–037	67-20-185 67-20-190		83–22–024 83–06–068
16-409-075 16-409-075	NEW-P	83-06-049	50-48-050	NEW-E	83-16-072	67-20-190		83-10-033
16-409-080	REP-P	83-03-059	50-48-050	NEW	83-20-073	67-20-190		83-22-024
16-409-080	REP	83-06-049	50-48-060	NEW-E	83-10-037	6720200	REP-P	83-22-024
16-409-085	NEW-P	83-03-059	50-48-060	NEW-P	83-16-072	67-20-255		83-22-024
16-409-085 16-409-090	NEW REP-P	8306049 8303059	50-48-060 50-48-070	NEW NEW-E	83-20-073 83-10-037	67-20-260 67-20-270	) REP-P ) REP-P	83-22-024 83-22-024
16-409-090	REP-P	83-06-049	50-48-070	NEW-E	83–16–037 83–16–072	67-20-275	REP-P	83-22-024
16-409-100	REP-P	83-03-059	50-48-070	NEW	83-20-073	67-20-280		83-22-024
16-409-100	REP	83-06-049	50-48-080	NEW-E	83-10-037	67-20-281	REP-P	83-22-024
16-409-110	REP-P	83-03-059	50-48-080	NEW-P	83-16-072	67-20-300		83-22-024
16-409-110 16-409-130	REP REP-P	83-06-049 83-03-059	50-48-080 50-48-090	NEW NEW-E	83-20-073 83-10-037	67-20-325 67-20-326		83-22-024 83-22-024
16-409-130	REP	83-06-049	50-48-090	NEW-P	83-16-072	67-20-350		83-22-024
16-409-140	REP-P	83-03-059	50-48-090	NEW	83-20-073	67-20-380	REP-P	83-22-024
16-409-140	REP	83-06-049	51-10	AMD-P	83-07-012	67-20-384		83-22-024
16-461-005 16-461-005	REP-P REP	8303060 8306050	51-10 51-12	AMD AMD-P	83-15-033 83-10-082	67-20-385 67-20-388		83-22-024 83-06-068
16-461-010	AMD-P	83-03-060	51–12	AMD-F	83-21-031	67-20-388	AMD=F	83-10-033
16-461-010	AMD	8306050	67-10-010	NEW-P	83-22-022	67-20-388	REP-P	83-22-024
16-520-020	AMD-P	83-15-052	67-10-020	NEW-P	83-22-022	67-20-390		83-22-024
16-520-020	AMD	83-22-019	67-10-030	NEW-P NEW-P	83-22-022	67-20-392		83-22-024
16-520-040 16-520-040	AMD–P AMD	83-15-052 83-22-019	67–10–040 67–10–050	NEW-P	83-22-022 83-22-022	67-20-394 67-20-395		83-22-024 83-06-068
16-532-040	AMD-P	83-07-052	67–10–060	NEW-P	83-22-022	67-20-395		83-10-033
16-532-040	AMD-E	83-16-040	67-10-070	NEW-P	83-22-022	67-20-395		83-22-024
16-532-040	AMD	83-16-041	67-10-080	NEW-P	83-22-022	67-20-396		83-22-024
16–561 16–561 <i>–</i> 010	AMD–P AMD–P	83-21-084 83-21-084	67-10-090 67-10-110	NEW-P NEW-P	83-22-022 83-22-022	67-20-400 67-20-404		83-22-024 83-22-024
16-561-020	AMD-P	83-21-084	67-10-110	NEW-P	83-22-022	67-20-408		83-22-024
16-561-030	AMD-P	83-21-084	67-10-130	NEW-P	83-22-022	67-20-412		83-22-024
16-561-041	AMD-P	83-21-084	67-10-140	NEW-P	83-22-022	67-20-416		83-22-024
16-657-001	AMD-P	83-05-039	67-10-150	NEW-P	83-22-022	67-20-420		83-22-024
16–657–001 16–657–020	AMD REP–P	83-09-012 83-05-039	67-10-160 67-10-170	NEW-P NEW-P	83-22-022 83-22-022	67-20-428 67-20-432		83-22-024 83-22-024
16-657-020	REP	83-09-012	67-10-180	NEW-P	83-22-022	67-20-440	REP-P	83-22-024
16-657-025	NEW-P	83-05-039	67-14-010	REP-P	83-22-022	67-20-444	REP-P	83-22-024
16-657-025	NEW	83-09-012	67-14-020	REP-P	83-22-022	67-20-446		83-22-024
16-750-010	AMD-P	83-04-055	67-14-030	REP-P REP-P	83-22-022	67-20-448		83-22-024
16750010 1802	AMD REVIEW	83-07-042 83-13-029	67-14-040 67-14-050	REP-P	83-22-022 83-22-022	67–20–452 67–20–500		83-22-024 83-22-024
18-28	REVIEW	83-13-029	67-14-060	REP-P	83-22-022	67-20-505		83-22-024
18-48	REVIEW	83-13-029	67-14-070	REP-P	83-22-022	67-20-510	REP-P	83-22-024
18-60-010	REP-P	83-03-070	67-14-080	REP-P	83-22-022	67-20-525		83-22-024
18-60-010	REP REP-P	83–09–013 83–03–070	67-14-090 67-14-110	REP-P REP-P	83-22-022 83-22-022	67-20-530 67-20-540		83-22-024
18-60-020 18-60-020	REP-P REP	83-03-070 83-09-013	67-14-110	REP-P	83-22-022 83-22-022	67-20-545		83-22-024 83-22-024
18-60-030	REP-P	83-03-070	67-14-130	REP-P	83-22-022	67-20-550		83-22-024
18-60-030	REP	8309013	67-14-140	REP-P	83-22-022	67-20-560		83-22-024
18-60-040	REP-P	83-03-070	67-14-150	REP-P	83-22-022	67-20-570		83-22-024
1860040	REP	8309013	67–14–160	REP-P	83-22-022	67–20–590	REP-P	83-22-024

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
67-25-005	NEW-P	83-22-024	67-32-080	REP-P	83-22-025	67-35-260	NEW-P	83-22-025
67-25-010 67-25-015	NEW-P NEW-P	83-22-024 83-22-024	67–32–090 67–32–100	REP-P REP-P	83-22-025 83-22-025	67–35–270 67–35–280	NEW-P NEW-P	83-22-025
67-25-020	NEW-P	83-22-024	67-32-110	REP-P	83-22-025	67-35-290	NEW-P	83-22-025 83-22-025
67-25-025	NEW-P	83-22-024	67-32-120	REP-P	83-22-025	67-35-300	NEW-P	83-22-025
67-25-030	NEW-P	83-22-024	67-32-130	REP-P	83-22-025	67-35-310	NEW-P	83-22-025
67–25–050 67–25–055	NEW-P NEW-P	83-22-024 83-22-024	67–32–140 67–32–150	REP-P REP-P	83-22-025 83-22-025	67–35–320 67–35–330	NEW-P NEW-P	83-22-025 83-22-025
67-25-060	NEW-P	83-22-024	67-32-160	REP-P	83-22-025	67-35-340	NEW-P	83-22-025
67-25-070	NEW-P	83-22-024	67-32-170	REP-P	83-22-025	67-35-350	NEW-P	83-22-025
67-25-075	NEW-P NEW-P	83-22-024 83-22-024	67-32-180 67-32-190	REP-P REP-P	83-22-025	67-35-360	NEW-P	83-22-025
67-25-077 67-25-080	NEW-P	83-22-024 83-22-024	67-32-190	REP-P	83-22-025 83-22-025	67–35–370 67–35–380	NEW-P NEW-P	83-22-025 83-22-025
67-25-085	NEW-P	83-22-024	67-32-210	REP-P	83-22-025	67–35–390	NEW-P	83-22-025
67-25-090	NEW-P	83-22-024	67-32-220	REP-P	83-22-025	67-35-400	NEW-P	83-22-025
67-25-095 67-25-100	NEW-P NEW-P	83-22-024 83-22-024	67–32–230 67–32–240	REP-P REP-P	83-22-025 83-22-025	67–35–410 67–35–415	NEW-P NEW-P	83-22-025 83-22-025
67-25-105	NEW-P	83-22-024	67-32-250	REP-P	83-22-025	67-35-420	NEW-P	83-22-025
67-25-110	NEW-P	83-22-024	67–32–260	REP-P	83-22-025	67-35-425	NEW-P	83-22-025
67-25-120 67-25-180	NEW-P NEW-P	83-22-024 83-22-024	67–32–270 67–32–280	REP-P REP-P	83-22-025 83-22-025	67–35–430 67–35–440	NEW-P NEW-P	83-22-025 83-22-025
67-25-185	NEW-P	83-22-024	67–32–290	REP-P	83-22-025	67-35-450	NEW-P	83-22-025
67-25-190	NEW-P	83-22-024	67-32-300	REP-P	83-22-025	67-35-460	NEW-P	83-22-025
67-25-200 67-25-255	NEW-P NEW-P	83-22-024 83-22-024	67–32–310 67–32–320	REP-P REP-P	83-22-025 83-22-025	67-35-470 67-35-480	NEW-P NEW-P	83-22-025 83-22-025
67-25-260	NEW-P	83-22-024	67-32-330	REP-P	83-22-025	67-35-490	NEW-P	83-22-025 83-22-025
67-25-270	NEW-P	83-22-024	67-32-340	REP-P	83-22-025	67-35-500	NEW-P	83-22-025
67–25–275 67–25–280	NEW-P NEW-P	83-22-024 83-22-024	67–32–350 67–32–360	REP-P	83-22-025	67-35-510	NEW-P	83-22-025
67-25-281	NEW-P	83-22-024 83-22-024	67-32-360	REP-P REP-P	83-22-025 83-22-025	67-35-520 67-35-525	NEW-P NEW-P	83-22-025 83-22-025
67-25-300	NEW-P	83-22-024	67-32-380	REP-P	83-22-025	67-35-910	NEW-P	83-22-025
67-25-325	NEW-P NEW-P	83-22-024	67–32–390	REP-P	83-22-025	67-40-022	NEW-E	83-05-014
67-25-326 67-25-350	NEW-P	83-22-024 83-22-024	67-32-400 67-32-410	REP-P REP-P	83-22-025 83-22-025	67–40–022 67–40–022	NEW-P NEW-E	83-06-067 83-10-034
67-25-380	NEW-P	83-22-024	67-32-415	REP-P	83-22-025	67–40–022	NEW	83-10-035
67-25-384	NEW-P	83-22-024	67–32–420	REP-P	83-22-025	67-40-026	NEW-E	83-05-014
67–25–385 67–25–388	NEW-P NEW-P	83-22-024 83-22-024	67–32–425 67–32–430	REP-P REP-P	83–22–025 83–22–025	67–40–026 67–40–026	NEW-P NEW-E	83–06–067 83–10–034
67-25-390	NEW-P	83-22-024	67-32-440	REP-P	83-22-025	67-40-026	NEW	83-10-035
67-25-392	NEW-P	83-22-024	67–32–450	REP-P	83-22-025	67-40-051	NEW-E	83-05-014
67–25–394 67–25–395	NEW-P NEW-P	83-22-024 83-22-024	67–32–460 67–32–470	REP-P REP-P	83–22–025 83–22–025	67–40–051 67–40–051	NEW-P NEW-E	83-06-067 83-10-034
67-25-396	NEW-P	83-22-024	67-32-480	REP-P	83-22-025	67-40-051	NEW	83-10-035
67-25-400	NEW-P	83-22-024	67-32-490	REP-P	83-22-025	67–40–061	NEW-E	83-05-014
67-25-404 67-25-408	NEW-P NEW-P	83-22-024 83-22-024	67–32–500 67–32–510	REP-P REP-P	83-22-025 83-22-025	67–40–061 67–40–061	NEW-P NEW-E	83-06-067 83-10-034
67-25-412	NEW-P	83-22-024	67-32-520	REP-P	83-22-025	67-40-061	NEW	83-10-034 83-10-035
67-25-416	NEW-P	83-22-024	67-32-525	REP-P	83-22-025	67-40-090	AMD-E	83-05-014
67-25-420 67-25-428	NEW-P NEW-P	83-22-024 83-22-024	67-32-910 67-35-010	REP-P NEW-P	83-22-025 83-22-025	67–40–090 67–40–090	AMD-P AMD-E	83-06-067 83-10-034
67-25-432	NEW-P	83-22-024	67-35-020	NEW-P	83-22-025	67-40-090	AMD-L AMD	83-10-035
67-25-440	NEW-P	83-22-024	67-35-030	NEW-P	83-22-025	67-50-010	REP-P	83-22-026
67-25-444 67-25-446	NEW-P NEW-P	83-22-024 83-22-024	67–35–040 67–35–045	NEW-P NEW-P	83-22-025 83-22-025	67–50–020 67–50–030	REP-P REP-P	83-22-026
67-25-448	NEW-P	83-22-024	67–35–050	NEW-P	83-22-025	67-50-035	REP-P	83-22-026 83-22-026
67-25-452	NEW-P	83-22-024	67–35–055	NEW-P	83-22-025	67-50-040	REP-P	83-22-026
67-25-500 67-25-505	NEW-P NEW-P	83-22-024 83-22-024	67–35–060 67–35–070	NEW-P NEW-P	83-22-025 83-22-025	67–50–050 67–50–060	REP-P	83-22-026
67-25-510	NEW-P	83-22-024	67-35-075	NEW-P	83-22-025 83-22-025	67-55-010	REP-P NEW-P	83-22-026 83-22-026
67-25-525	NEW-P	83-22-024	67-35-080	NEW-P	83-22-025	67-55-020	NEW-P	83-22-026
67-25-530 67-25-540	NEW-P NEW-P	83-22-024 83-22-024	67-35-090 67-35-100	NEW-P NEW-P	83-22-025 83-22-025	67-55-030	NEW-P	83-22-026
67-25-545	NEW-P	83-22-024	67-35-100	NEW-P	83-22-025	67–55–035 67–55–040	NEW-P NEW-P	83-22-026 83-22-026
67-25-550	NEW-P	83-22-024	67-35-120	NEW-P	83-22-025	67–55–050	NEW-P	83-22-026
67–25–560 67–25–570	NEW-P NEW-P	83-22-024	67-35-130	NEW-P	83-22-025	67-55-060	NEW-P	83-22-026
67-25-590	NEW-P NEW-P	83-22-024 83-22-024	67–35–140 67–35–150	NEW-P NEW-P	83-22-025 83-22-025	67-75-010 67-75-010	NEW-E NEW-P	83-21-078 83-22-027
67-32-010	REP-P	83-22-025	67-35-160	NEW-P	83-22-025	67-75-020	NEW-E	83-21-078
67-32-020 67-32-030	REP-P	83-22-025	67-35-170	NEW-P	83-22-025	67-75-020	NEW-P	83-22-027
67-32-030 67-32-040	REP-P REP-P	83-22-025 83-22-025	67–35–180 67–35–190	NEW-P NEW-P	83-22-025 83-22-025	67–75–030 67–75–030	NEW-E NEW-P	83-21-078 83-22-027
67-32-045	REP-P	83-22-025	67-35-200	NEW-P	83-22-025	67-75-040	NEW-E	83-21-078
67-32-050 67-32-055	REP-P	83-22-025	67-35-210	NEW-P	83-22-025	67-75-040	NEW-P	83-22-027
67-32-055 67-32-060	REP-P REP-P	83–22–025 83–22–025	67–35–220 67–35–230	NEW-P NEW-P	83-22-025 83-22-025	67–75–050 67–75–050	NEW-E NEW-P	83-21-078 83-22-027
67-32-070	REP-P	83-22-025	67-35-240	NEW-P	83-22-025	6775060	NEW-E	83-21-078
67–32–075	REP-P	83-22-025	67–35–250	NEW-P	83-22-025	67–75–060	NEW-P	83-22-027

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
67–75–070	NEW-E	83-21-078	98-12-030	NEW	83-02-063	118-08-050	NEW-E	83-20-063
67-75-070	NEW-P	83-22-027	98-12-040	NEW	83-02-063	118-08-050	NEW-P	83-22-058
67-75-075 67-75-075	NEW-E NEW-P	83-21 <b>-</b> 078 83-22 <b>-</b> 027	98-14-080 98-14-090	NEW NEW	83-02-063 83-02-063	118-08-060	NEW-E NEW-P	83~20—063
82–28	AMD-C	83-23-119	98-70-010	AMD-P	83-21-091	118-08-060 118-08-070	NEW-P	83-22-058 83-20-063
82-28-010	AMD-E	83-17-097	106-116-042	AMD	83-13-034	118-08-070	NEW-P	83-22-058
82-28-010	AMD-P	83-21-087	106-116-103	AMD	83-13-034	118-09-010	NEW-E	8320064
82-28-020 82-28-020	AMD-E AMD-P	83-17 <b>-</b> 097 83-21 <b>-</b> 087	106-116-201 106-116-203	AMD AMD	83-13-034 83-13-034	118-09-010 118-09-020	NEW-P NEW-E	83-22-059
82-28-030	AMD-E	83-17-097	106-116-213	AMD	83-13-034	118-09-020	NEW-E	8320064 8322059
82-28-030	AMD-P	83-21-087	106-116-310	AMD	83-13-034	118-09-030	NEW-E	83-20-064
82-28-040	AMD-E	83-17-097	106-116-403	AMD	83-13-034	118-09-030	NEW-P	83-22-059
82-28-040 82-28-050	AMD–P AMD–E	83-21 <b>-</b> 087 83-17 <b>-</b> 097	106-116-404 106-116-514	AMD AMD	83-13-034 83-13-034	118-09-040 118-09-040	NEW-E NEW-P	83-20-064 83-22-059
82-28-050	AMD-P	83-21-087	106-116-601	AMD	83-13-034	118-09-050	NEW-E	83-20-064
82-28-060	AMD-E	83-17-097	106-116-603	AMD	83-13-034	118-09-050	NEW-P	83-22-059
82-28-060 82-28-06001	AMD-P AMD-E	83–21 <i>–</i> 087 83–17 <b>–</b> 097	106-140-151 106-140-151	REP-E REP-P	83-07-024	118-10-010	REP-E	83-20-064
82-28-06001	AMD-E	83–17–097 83–21–087	106-140-151	REP-P	83–08–070 83–11–033	118-10-010 118-10-020	REP-P REP-E	83-22-059 83-20-064
82-28-070	AMD-E	8317097	113-10-100	AMD-P	83-21-093	118-10-020	REP-P	83-22-059
82-28-070	AMD-P	83-21-087	113-12-010	AMD-P	83-21-093	118-10-030	REP-E	83-20-064
82-28-080 82-28-080	AMD–E AMD–P	83-17-097 83-21-087	113-12-020 113-12-080	REP-P AMD-P	83-21-093 83-21-093	118-10-030 131-16-011	REP-P AMD-P	83-22-059
82-28-090	AMD-E	83-17-097	113-12-085	NEW-P	83-21-093 83-21-093	131-16-011	AMD-P AMD	83-16-057 83-20-042
82-28-090	AMD-P	83-21-087	113-12-100	AMD-P	83-21-093	131-16-020	AMD-P	83-16-057
82-28-100 82-28-100	AMD–E AMD–P	83-17-097 83-21-087	113-12-120	AMD-P	83-21-093	131-16-020	AMD	83-20-042
82-28-110 82-28-110	AMD-E	83-17-097	113-12-150 114-12-135	AMD-P NEW-P	83-21-093 83-13-116	131-16-040 131-16-040	AMD–P AMD	83-16-057 83-20-042
82-28-110	AMD-P	83-21-087	114-12-135	NEW	83-17-031	131-16-061	AMD-P	83-16-057
82-28-120	AMD-E	83-17-097	114-12-135	AMD-E	83-19-008	131-16-061	AMD	83-20-042
82-28-120 82-28-130	AMD–P AMD–E	83-21-087 83-17-097	114-12-135 114-12-135	REP-P REP	8319069 8322060	132A-120-015 132A-120-015	AMD-P AMD	83-09-041 83-14-068
82-28-130	AMD-P	83-21-087	114-12-136	NEW-P	83-19-069	132A-120-013	AMD-P	83-09-041
82-28-135	AMD-E	83-17-097	114-12-136	NEW	83-22-060	132A-120-040	AMD	83-14-068
82-28-135 82-28-140	AMD-P AMD-E	83-21 <b>-</b> 087 83-17 <b>-</b> 097	114-12-140 114-12-140	REP-P REP	83-13-116 83-17-031	132A-120-045 132A-120-045	AMD-P	83-09-041
82-28-140 82-28-140	AMD-P	83-21-087	114-12-160	AMD-P	83-21-092	132A-120-043	AMD AMD-P	83-14-068 83-09-041
82-28-150	AMD-E	83-17-097	118-03-010	AMD-P	83-13-112	132A-120-050	AMD	83-14-068
82-28-150 82-28-160	AMD–P AMD–E	83–21–087 83–17–097	118-03-010 118-03-050	AMD AMD–P	83-16-025 83-13-112	132A-120-055	AMD-P	83-09-041
82-28-160 82-28-160	AMD-E	83-21-087	118-03-050	AMD-P	83-15-112 83-16-025	132A-120-055 132A-120-060	AMD AMD–P	83-14-068 83-09-041
82-28-170	AMD-E	83-17-097	118-06-010	NEW-E	83-20-061	132A-120-060	AMD	83-14-068
82-28-170	AMD-P	83-21 <b>-</b> 087 83-17-097	118-06-010	NEW-P	83-22-056	132A-160-005	AMD-P	83-09-041
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132 <b>Q</b> -276-090	NEW-P	83-06-009	133-30-020	NEW-P	83-03-061		37-36-020	NEW-P	83-02-049
132Q-276-090	NEW	83-10-004	133-30-020	NEW	83-10-041	1:	37-36-020	NEW-E	83-02-051
132Q-276-100	NEW-P	83-06-009	133-30-030	NEW-P	83-03-061		37-36-020	NEW-W	83-08-007
132Q-276-100 132Q-276-110	NEW B	83-10-004	133-30-030	NEW	83-10-041		37-36-020	NEW-E	83-08-063
132Q-276-110 132Q-276-110	NEW-P NEW	83–06–009 83–10–004	133–30–040 133–30–040	NEW-P NEW	83-03-061 83-10-041		37-36-020	NEW-E	83-15-004
132Q-276-110 132Q-276-120	NEW-P	83-06-009	133-30-050	NEW-P	83-10-041 83-03-061		37-36-020 37-36-020	NEW-P NEW	83-17-136 83-20-035
132Q-276-120	NEW	83-10-004	133-30-050	NEW	83-10-041		37-36-020 37-36-020	NEW-E	83-20-033 83-20-038
132Q-276-130	NEW-P	83-06-009	133-30-060	NEW-P	83-03-061		37-36-030	NEW-P	83-02-049
132Q-276-130	NEW	83-10-004	133-30-060	NEW	83-10-041		37-36-030	NEW-E	83-02-051
132Q-276-140	NEW-P	83-06-009	133–30–070	NEW-P	83-03-061	13	37-36-030	NEW-W	83-08-007
132Q-276-140	NEW	83-10-004	133–30–070	NEW	83-10-041		37-36-030	NEWE	83-08-063
132Y-100	AMD-C	83-20-044	133-30-080	NEW-P	83-03-061		37–36–030	NEW-E	83-15-004
132Y-100-008 132Y-100-008	AMD-P AMD	83-16-056 83-22-053	133–30–080 133–40	NEW NEW-C	83-10-041		37-36-030	NEW-P	83-17-136
132Y-100-000	AMD-P	83-16-056	133–40	NEW -C	83-07-003 83-10-041		37-36-030 37-36-030	NEW NEW-E	83–20–035 83–20–038
132Y-100-020	AMD	83-22-053	133-40-010	NEW-P	83-03-061		7-36-040	NEW-P	83-02-049
132Y-100-032	AMD-P	83-16-056	133-40-010	NEW	83-10-041		7-36-040	NEW-E	83-02-051
132Y-100-032	AMD	83-22-053	133-40-020	NEW-P	83-03-061	13	7-36-040	NEW-W	83-08-007
132Y-100-072	AMD-P	83-16-056	133-40-020	NEW	83-10-041		7-36-040	NEW-E	83-08-063
132Y-100-072	AMD B	83-22-053	133-40-030	NEW-P	83-03-061		7-36-040	NEW-E	83-15-004
132Y-100-080	AMDP AMD	83-16-056	133-40-030	NEW D	83-10-041	13	7–36–040	NEW-P	83-17-136
132Y-100-080 132Y-100-096	AMD-P	83-22-053 83-16-056	133-40-040 133-40-040	NEW-P NEW	83-03-061 83-10-041		736040 736040	NEW NEW-E	83-20-035
132Y-100-096	AMD	83-10-050	133-40-050	NEW-P	83-03-061		7-36-050	NEW-E NEW-P	83-20-038 83-02-049
132Y-100-104	AMD-P	83-16-056	133-40-050	NEW	83-10-041		7-36-050	NEW-E	83-02-049 83-02-051
132Y-100-104	AMD	83-22-053	133-40-060	NEW-P	83-03-061		7-36-050	NEW-W	83-08-007
132Y-100-108	AMD-P	83-16-056	133-40-060	NEW	83-10-041		7-36-050	NEW-E	83-08-063
132Y-100-108	AMD	83-22-053	133-50	NEW-C	83-07-003		7-36-050	NEW-E	83-15-004
132Y-100-112	AMDP	83-16-056	133–50	NEW	83-10-041	13	7–36–050	NEW-P	83–17–136

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
137–36–050	NEW	83-20-035	137-48-060	NEW-W	83-08-007	14012010	NEW	83-06-035
137-36-050	NEW-E	83-20-038	137-48-060	NEW-E	83-08-063	140-12-020	NEW-P	83-02-054
137-36-060	NEW-P	83-02-049	137-48-060	NEW-E	83-15-004	140-12-020	NEW	83-06-035
137–36–060	NEW-E	83-02-051	137-48-060	NEW-P	83-17-135	140-12-030	NEW-P	83-02-054
137-36-060	NEW-W	83-08-007	137–48–060 137–48–060	NEW NEW-E	83-20-036 83-20-037	140-12-030 140-12-040	NEW NEW-P	83–06–035 83–02–054
137-36-060	NEW-E NEW-E	83-08-063 83-15-004	137-48-000	NEW-E NEW-P	83-20-037 83-02-048	140-12-040	NEW-P	83-06-035
137-36-060 137-36-060	NEW-E	83-17-136	137-48-070	NEW-E	83-02-050	140-12-050	NEW-P	83-02-054
137-36-060	NEW	83-20-035	137-48-070	NEW-W	83-08-007	140-12-050	NEW	83-06-035
137-36-060	NEW-E	83-20-038	137-48-070	NEW-E	83-08-063	140-12-060	NEW-P	83-02-054
137-36-070	NEW-P	83-02-049	137-48-070	NEW-E	83-15-004	14012060	NEW	83-06-035
137–36–070	NEW-E	83-02-051	137-48-070	NEW-P	83-17-135	140-12-070	NEW-P	83-02-054
137-36-070	NEW-W	83-08-007	137-48-070 137-48-070	NEW NEW-E	83-20-036 83-20-037	140-12-070 140-12-080	NEW NEW-P	83–06–035 83–02–054
137-36-070 137-36-070	NEW-E NEW-E	83–08–063 83–15–004	137-48-080	NEW-P	83-02-048	140-12-080	NEW	83-06-035
137–36–070	NEW-P	83-17-136	137-48-080	NEW-E	83-02-050	140-12-090	NEW-P	83-02-054
137-36-070	NEW	83-20-035	137-48-080	NEW-W	83-08-007	140-12-090	NEW	83-06-035
137-36-070	NEW-E	83-20-038	137-48-080	NEW-E	83-08-063	140-12-100	NEW-P	83-02-054
137-36-080	NEW-E	83-20-038	137-48-080	NEW-E	83-15-004	140-12-100	NEW	83-06-035
137-37	NEW-C	83-11-021	137-48-080	NEW-P NEW	83-17-135 83-20-036	140-12-110	NEW-P NEW	83–02–054 83–06–035
137-37-010 137-37-010	NEW-P NEW-W	83-08-006 83-16-017	137-48-080 137-48-080	NEW-E	83-20-036 83-20-037	140-12-110 142-30-010	AMD-P	83-04-048
137-37-010	NEW-P	83-08-006	137-48-090	NEW-E	83-08-063	142-30-010	AMD-E	83-08-018
137-37-020	NEW-W	83-16-017	137-48-090	NEW-E	83-15-004	142-30-010	AMD	83-08-019
137-37-030	NEW-P	83-08-006	137-48-090	NEW-P	83-17-135	154-04-010	AMD-E	83-09-020
137-37-030	NEW-W	83-16-017	137-48-090	NEW	83-20-036	154-04-010	AMD-P	83-09-021
137-37-040	NEW-P	83-08-006	137-48-090	NEW-E	83-20-037 83-20-037	154-04-010	AMD-C	83-10-050
137-37-040 137-37-050	NEW-W NEW-P	83–16–017 83–08–006	137-48-100 137-49-010	NEW-E REP-E	83-20-037 83-07-006	154-04-010 154-04-035	AMD NEW-E	83-13-044 83-09-020
137-37-050	NEW-W	83-16-017	137-49-010	NEW-W	83-07-007	154-04-035	NEW-P	83-09-021
137-37-060	NEW-P	83-08-006	137-50	NEW-C	83-06-011	154-04-035	NEW-C	83-10-050
137-37-060	NEW-W	83-16-017	137–50	NEW-W	8308007	154-04-035	NEW	83-13-044
137–48	NEW-C	83-06-011	137-50-010	NEW-W	83-08-007	154-04-040	AMD-E	83-09-020
137-48	NEW-W	83-08-007	137-54-010	NEW-E	83-13-015	154-04-040	AMD-P	83-09-021
137-48 137-48-010	NEW-E NEW-P	83-08-063 83-02-048	137-54-020 137-54-030	NEW-E NEW-E	83-13-015 83-13-015	154-04-040 154-04-040	AMD–C AMD	83-10-050 83-13-044
137-48-010	NEW-E	83-02-050	137-54-040	NEW-E	83-13-015	154-04-050	AMD-E	83-09-020
137-48-010	NEW-W	83-08-007	137-54-050	NEW-E	83-13-015	154-04-050	AMD-P	83-09-021
137-48-010	NEW-E	83-08-063	13754060	NEW-E	83-13-015	154-04-050	AMD-C	83-10-050
137-48-010	NEW-E	83-15-004	137-54-070	NEW-E	83-13-015	154-04-050	AMD	83-13-044
137-48-010 137-48-010	NEW-P NEW	83–17–135 83–20–036	137-56-190 137-56-250	AMD AMD-P	83–05–009 83–07–049	154-04-070 154-04-070	AMD–E AMD–P	8309020 8309021
137-48-010	NEW-E	83-20-030	137-56-250	AMD-I	83-10-042	154-04-070	AMD-C	83-10-050
137-48-020	NEW-P	83-02-048	137-70-040	AMD-P	83-22-006	154-04-070	AMD	83-13-044
137-48-020	NEW-E	83-02-050	137-70-040	AMD-E	83-22-007	154-04-075	NEW-E	83-09-020
137-48-020	NEW-W	8308007	139–14–010	AMD-C	83-04-009	154-04-075	NEW-P	83-09-021
137-48-020	NEW-E	83-08-063	139-14-010 139-14-010	AMD-E	83-04-014	154-04-075 154-04-075	NEW-C	83-10-050
137-48-020 137-48-020	NEW-E NEW-P	83-15-004 83-17-135	139-14-010	AMD REP-C	8307046 8304008	154-04-073	NEW AMD-E	83–13–044 83–09–020
137-48-020	NEW	83-20-036	139-20-010	REP-E	83-04-012	154-04-090	AMD-P	83-09-021
137-48-020	NEW-E	83-20-037	139-20-010	REP	83-07-044	154-04-090	AMD-C	83-10-050
137-48-030	NEW-P	8302048	139-20-020	NEW-C	8304007	154-04-090	AMD	83-13-044
137-48-030	NEW-E	83-02-050	139-20-020	NEW-E	83-04-013	154-04-100	AMD-E	83-09-020
137-48-030 137-48-030	NEW-W NEW-E	8308007 8308063	139-20-020 140-08-010	NEW NEW-P	8307045 8302053	154-04-100 154-04-100	AMD-P AMD-C	83-09-021 83-10-050
137-48-030	NEW-E	83-15-004	140-08-010	NEW	83-06-034	154-04-100	AMD_C	83-13-044
137-48-030	NEW-P	83-17-135	140-08-020	NEW-P	8302053	154-12-010	AMD-E	83-09-020
137-48-030	NEW	83-20-036	140-08-020	NEW	8306034	154-12-010	AMD-P	83-09-021
137-48-030	NEW-E	83-20-037	140-08-030	NEW-P	83-02-053	154-12-010	AMD-C	83-10-050
137-48-040	NEW-P	83-02-048	140-08-030 140-08-040	NEW D	83-06-034	154-12-010	AMD	83-13-044
137-48-040 137-48-040	NEW-E NEW-W	83-02-050 83-08-007	140-08-040	NEW-P NEW	8302053 8306034	154-12-015 154-12-015	NEW-E NEW-P	83-09-020 83-09-021
137-48-040	NEW-E	83-08-063	140-08-050	NEW-P	83-02-053	154-12-015	NEW-C	83-10-050
137-48-040	NEW-E	83-15-004	140-08-050	NEW	83-06-034	154-12-015	NEW	83-13-044
137-48040	NEW-P	83-17-135	140-08-060	NEW-P	8302053	15412020	AMD-E	83-09-020
137-48-040	NEW	83-20-036	140-08-060	NEW	83-06-034	154-12-020	AMD-P	83-09-021
137-48-040	NEW-E NEW-P	83-20-037	140-08-070 140-08-070	NEW-P NEW	83–02–053 83–06–034	154-12-020	AMD-C	83-10-050
137-48-050 137-48-050	NEW-P NEW-E	83-02-048 83-02-050	140-08-080	NEW-P	83-02-053	154-12-020 154-12-030	AMD AMD-E	83–13–044 83–09–020
137-48-050	NEW-W	83-08-007	140-08-080	NEW	83-06-034	154-12-030	AMD-P	83-09-021
137-48-050	NEW-E	83-08-063	140-08-090	NEW-P	8302053	154-12-030	AMD-C	83-10-050
137-48-050	NEW-E	83-15-004	140-08-090	NEW	83-06-034	154-12-030	AMD	83-13-044
137-48-050	NEW-P	83-17-135	140-08-100	NEW-P	83-02-053	154-12-090	AMD-E	83-09-020
137-48-050 137-48-050	NEW NEW-E	83-20-036 83-20-037	140-08-100 140-08-110	NEW NEW-P	8306034 8302053	154-12-090 154-12-090	AMD-P AMD-C	83-09-021 83-10-050
137-48-060	NEW-E NEW-P	83-02-048	140-08-110	NEW-F	83-06-034	154-12-090	AMD-C AMD	83-13-044
137-48-060	NEW-E	83-02-050	140-12-010	NEW-P	83-02-054	154-12-100	AMD-E	83-09-020

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
154-12-100	AMD-P	83-09-021	172–156–080	REP	83-23-100	173-134-020	REP	83-12-060
154-12-100 154-12-100	AMD-C AMD	83-10-050 83-13-044	172–325 172–325–010	NEW-P NEW	83-20-078 83-23-100	173-134-030 173-134-030	REP-P REP	83-07-079 83-12-060
154-12-105	NEW-E	83-09-020	173-15-010	NEW-P	83-21-096	173-134-040	REP-P	83-07-079
154-12-105	NEW-P	83-09-021	173-15-020	NEW-P	83-21-096	173-134-040	REP	83-12-060
154-12-105	NEW-C NEW	83-10-050 83-13-044	173–15–030 173–15–040	NEW-P NEW-P	83–21–096 83–21–096	173-134-050 173-134-050	REP-P REP	83-07-079 83-12-060
154-12-105 154-12-110	AMD-E	83-09-020	173-13-040	AMD-P	83-10-061	173-134-055	REP-P	83-12-060 83-07-079
154-12-110	AMD-P	83-09-021	173-19-1104	AMD	83-14-003	173-134-055	REP	83-12-060
154-12-110	AMD-C AMD	83-10-050 83-13-044	173–19–1104 173–19–120	AMD-P AMD-P	83-22-080	173-134-060	REP-P	83-07-079 83-12-060
154-12-110 154-16-010	AMD-E	83-09-020	173-19-120	AMD-P AMD	83-17-114 83-21-094	173–134–060 173–134–070	REP REP-P	83-07-079
154-16-010	AMD-P	83-09-021	173-19-130	AMD	83-02-066	173-134-070	REP	83-12-060
154-16-010	AMD-C	83-10-050	173-19-190	AMD-P	83-10-061	173-134-080	REP-P	83-07-079
154-16-010 154-16-020	AMD AMD-E	83-13-044 83-09-020	173–19–190 173–19–190	AMD-C AMD	83-14-010 83-17-032	173-134-080 173-134-085	REP REP-P	83-12-060 83-07-079
154-16-020	AMD-P	83-09-021	173-19-2208	AMD-P	83-14-085	173-134-085	REP	83-12-060
154-16-020	AMD-C	83-10-050	173-19-2208	AMD-C	83-17-113	173-134-090	REP-P	83-07-079
154-16-020 154-20-010	AMD AMD–E	83-13-044 83-09-020	173-19-2208 173-19-2208	AMD-C AMD	83–20–059 83–21–019	173–134–090 173–134–100	REP REP-P	83-12-060 83-07-079
154-20-010	AMD-P	83-09-021	173-19-240	AMD-P	83-11-048	173-134-100	REP	83-12-060
154-20-010	AMD-C	83-10-050	173-19-240	AMD	83-14-086	173-134-110	REP-P	83-07-079
154-20-010 154-20-020	AMD AMD-E	83-13-044 83-09-020	173-19-2503 173-19-2503	AMD-P AMD	83–02–065 83–07–080	173–134–110 173–134–120	REP REP-P	83-12-060 83-07-079
154-20-020	AMD-P	83-09-021	173-19-2505	AMD-P	83-02-064	173-134-120	REP	83-12-060
154-20-020	AMD-C	83-10-050	173-19-2505	AMD-P	83-03-069	173-134-130	REP-P	83-07-079
154-20-020 154-48-010	AMD AMD-E	83-13-044 83-09-020	173–19–2505 173–19–2521	AMD AMD–P	83–07–019 83–02–065	173-134-130 173-134-140	REP REP-P	83-12-060 83-07-079
154-48-010	AMD-P	83-09-021	173-19-2521	AMD	83-07-081	173-134-140	REP	83-12-060
154-48-010	AMD-C	83-10-050	173-19-2521	AMD-P	83-09-052	173-134-160	REP-P	83-07-079
154-48-010 154-68-020	AMD AMD-E	83-13-044 83-09-020	173–19–2521 173–19–2521	AMD-P AMD-C	83-11-047 83-12-016	173-134-160 173-134A-010	REP NEW-P	83-12-060 83-07-079
154-68-020	AMD-P	83-09-021	173-19-2521	AMD-C	83-13-029	173-134A-010	NEW	83-12-060
154-68-020	AMD-C	83-10-050	173-19-2521	AMD-C	83-14-011	173-134A-020	NEW-P	83-07-079
15468020 16704010	AMD REP	83–13–044 83–06–052	173–19–2521 173–19–2521	AMD AMD-P	83–15–014 83–17–114	173-134A-020 173-134A-030	NEW NEW-P	83-12-060 83-07-079
167-04-030	REP	83-06-052	173-19-2521	AMD	83-21-094	173-134A-030	NEW	83-12-060
167-04-050	REP	83-06-052	173-19-260	AMD-C	83-03-067	173-134A-040	NEW-P	83-07-079
167–06–010 167–06–020	REP REP	83–06–052 83–06–052	173-19-260 173-19-310	AMD AMD-P	83-08-002 83-18-058	173-134A-040 173-134A-050	NEW NEW-P	8312060 8307079
167-08-010	REP	83-06-052	173-19-310	AMD-C	83-23-002	173-134A-050	NEW	83-12-060
172-129-010	REP-P	83-14-021	173-19-310	AMD-C	83-23-113	173-134A-060	NEW-P	83-07-079
172-129-020 172-129-030	REP-P REP-P	83-14-021 83-14-021	173-19-330 173-19-3508	AMD-P AMD-P	83-22-080 83-08-072	173–134A–060 173–134A–070	NEW NEW-P	83-12-060 83-07-079
172-129-031	REP-P	83-14-021	173-19-3508	AMD	83-12-017	173-134A-070	NEW	83-12-060
172-129-035	REP-P	83-14-021	173-19-3514	AMD-P	83-08-072	173-134A-080	NEW-P	83-07-079
172-129-036 172-129-037	REP-P REP-P	83-14-021 83-14-021	173–19–3514 173–19–370	AMD AMD-P	83-12-018 83-02-065	173-134A-080 173-134A-090	NEW NEW-P	83-12-060 83-07-079
172-129-040	REP-P	83-14-021	173-19-370	AMD	83-07-082	173-134A-090	NEW	83-12-060
172-129-050	REP-P	83-14-021	173-19-3701	AMD-P	83-17-115	173-134A-100	NEW-P	83-07-079
172-129-060 172-129-070	REP-P REP-P	83-14-021 83-14-021	173-19-3701 173-19-390	AMD AMD-P	83–23–062 83–13–119	173-134A-100 173-134A-110	NEW NEW-P	83–12–060 83–07–079
172-129-080	REP-P	83-14-021	173–19–390	AMD	83-18-005	173-134A-110	NEW	83-12-060
172-129-090	REP-P	83-14 <b>-</b> 021 83-14-021	173-19-390 173-19-3908	AMD-P	83–22–080 83–22–080	173-134A-120	NEW-P	83-07-079
172-129-100 172-129-110	REP-P REP-P	83-14-021 83-14-021	173-19-3908	AMD-P AMD-P	83-22-080 83-02-065	173-134A-120 173-134A-130	NEW NEW-P	83-12-060 83-07-079
172-129-120	REP-P	83-14-021	173-19-4005	AMD	83-07-083	173-134A-130	NEW	83-12-060
172-129-130	REP-P REP-P	83-14-021 83-14-021	173–44 173–44–010	NEW-C NEW-P	83-17-112 83-15-044	173-134A-140 173-134A-140	NEW-P NEW	83-07-079 83-12-060
172-129-140 172-129-145	REP-P	83-14-021 83-14-021	173-44-010	NEW-P	83-13-044 83-18-020	173-134A-140 173-134A-150	NEW-P	83-07-079
172-129-150	REP-P	83-14-021	173-44-020	NEW-P	83-15-044	173-134A-150	NEW	83-12-060
172-129-160	REP-P REP-P	83-14-021 83-20-078	173-44-020 173-44-030	NEW NEW-P	83-18-020 83-15-044	173-134A-160 173-134A-160	NEW-P NEW	83-07-079 83-12-060
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172-156-020	REP-P	83-20-078	173-44-040	NEW-P	83-15-044	173-134A-170	NEW	83-12-060
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174-107-440	NEW-P	83-11-018	174-109-300	NEW-C	83-21-052	174-116-140	REP-P	83-16-083
174–107–440	NEW	83-16-009	174-109-300	NEW-C	83-22-038	174-116-140	REP	83-20-016
174-107-450	NEW-P NEW	83-11-018	174-109-300	NEW-W	83-23-061	174-116-150	REP-P REP	83-16-083
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174–107–470	NEW	83-16-009	174-109-500	NEW-P	83-17-137	174-116-170	REP	83-20-016
174-107-500	NEW-P NEW	83-11-018	174-109-500	NEW-C	83-21-052	174-116-180	REP-P	83-16-083
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174-107-550	NEW-P	83-11-018	174-116-011	NEW	83-20-016	174-136-016	AMD	83-05-034
174-107-550	NEW	83-16-009	174-116-020	AMD-P	83-16-083	174-136-018	AMD	83-05-034
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174-108-06011	REP-P	83-16-022	174-116-043	NEW	83-20-016	174-148-040	REP-P	83-17-137
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180-42-005 180-42-010	NEW-C NEW-C	83-08-042 83-08-042	196-12-010	AMD-P	83-22-078	197-10-210	REP-P	83-23-114
180-42-015	NEW-C	83-08-042	196-12-020	AMD-P	83-22-078	197-10-215	REP-P	83-17-116
180-42-020	NEW-C	83-08-042	196-12-030	AMD-P	83-22-078	197-10-215	REP-W	83-22-081
180-42-025	NEW-C	83-08-042	196-12-050	AMD-P	83-22-078	197-10-215	REP-P	83-23-114
180-42-030 180-42-035	NEW-C NEW-C	83-08-042 83-08-042	196-12-060 196-12-085	AMD–P AMD–P	83-22-078 83-22-078	197-10-220 197-10-220	REP-P REP-W	83-17-116 83-22-081
180-52-015	AMD-P	83-13-096	196–16–007	AMD-P	83-22-078	197-10-220	REP-P	83-23-114
180-52-015	AMD	83-16-049	196-16-010	AMD-P	83-22-078	197-10-225	REP-P	83-17-116
180-52-040	AMD-P	83-13-096	196-16-020	AMD-P	83-22-078	197-10-225	REP-W	83-22-081
180-52-040	AMD	83-16-049	196-16-031	AMD-P	83-22-078	197-10-225	REP-P REP-P	83–23–114 83–17–116
180-52-050 180-52-050	AMD-P AMD	83–13–096 83–16–049	196-20-010 196-20-030	AMD-P AMD-P	83-22-078 83-22-078	197-10-230 197-10-230	REP-P	83-22-081
180-52-060	AMD-P	83-13-096	196-24-030	AMD-P	83-22-078	197-10-230	REP-P	83-23-114
180-52-060	AMD	83-16-049	196-24-040	AMD-P	83-22-078	197-10-235	REP-P	83-17-116
180-52-065	AMD-P	83-13-096	196-24-050	AMD-P	83-22-078	197-10-235	REP–W REP–P	83-22-081 83-23-114
180-52-065 180-56-023	AMD NEW-P	83–16–049 83–08–061	196-24-080 196-27-010	AMD-P NEW-P	83-22-078 83-22-078	197-10-235 197-10-240	REP-P	83-17-116
180-56-023	NEW	83–13–005	196-27-020	NEW-P	83-22-078	197-10-240	REP-W	83-22-081
180-90-125	NEW-P	83-17-133	197-10-010	REP-P	83-17-116	197-10-240	REP-P	83-23-114
180-90-160	AMD-P	83-17-133	197-10-010	REP-W	83-22-081	197-10-245	REP-P	83-17-116
180-100-020 180-100-020	REP-P REP	83-08-045 83-13-003	197-10-010 197-10-020	REP-P REP-P	83–23–114 83–17–116	197-10-245 197-10-245	REP–W REP–P	83-22-081 83-23-114
182-08-120	AMD-P	83-18-065	197-10-020	REP-W	83-22-081	197-10-260	REP-P	83-17-116
182-08-120	AMD-E	83-18-066	197-10-020	REP-P	83-23-114	197-10-260	REP-W	83-22-081
182-08-120	AMD-C	83-22-008	197-10-025	REP-P	83-17-116	197-10-260	REP-P	83-23-114
182-08-120 182-08-160	AMD AMD–E	83-22-042 83-13-106	197-10-025 197-10-025	REP-W REP-P	83-22-081 83-23-114	197-10-270 197-10-270	REP-P REP-W	83-17-116 83-22-081
182-08-160	AMD-P	83-18-065	197-10-023	REP-P	83-17-116	197-10-270	REP-P	83-23-114
182-08-160	AMD-E	83-19-001	197-10-030	REP-W	83-22-081	197-10-300	REP-P	83-17-116
182-08-160	AMD-C	83-22-008	197–10–030	REP-P	83-23-114	197-10-300	REP-W	83-22-081
182-08-160	AMD AMD–E	83-22-042 83-07-065	197-10-040 197-10-040	REP-P REP-W	8317116 8322081	197-10-300 197-10-305	REP-P REP-P	83–23–114 83–17–116
182-12-115 182-12-115	AMD-E	83-08-017	197-10-040	REP-P	83-23-114	197-10-305	REP-W	83-22-081
182-12-115	AMD	83-12-007	197-10-050	REP-P	83-17-116	197-10-305	REP-P	83-23-114
182-12-170	REP-P	83-18-065	197-10-050	REP-W	83-22-081	197-10-310	REP-P	83-17-116
182-12-170	REP-E	83-18-066	197-10-050	REP-P	83-23-114 83-17-116	197-10-310 197-10-310	REPW REPP	83-22-081 83-23-114
182-12-170 182-12-170	REP-C REP	83-22-008 83-22-042	197-10-055 197-10-055	REP-P REP-W	83-22-081	197-10-310	REP-P	83-17-116
187-10-210	REP-P	83-06-054	197-10-055	REP-P	83-23-114	197-10-320	REP-W	83-22-081
187-10-220	REP-P	83-06-054	197-10-060	REP-P	83-17-116	197-10-320	REP-P	83-23-114
187-10-230	REP-P	83-06-054	197–10–060	REP-W	83-22-081	197-10-330	REP-P	83-17-116
187-10-240 187-10-250	REP-P REP-P	83–06–054 83–06–054	197-10-060 197-10-100	REP-P REP-P	83-23-114 83-17-116	197-10-330 197-10-330	REPW REPP	83-22-081 83-23-114
187-10-260	REP-P	83-06-054	197-10-100	REP-W	83-22-081	197-10-340	REP-P	83-17-116
187-10-270	REP-P	83-06-054	19710100	REP-P	83-23-114	197-10-340	REP-W	83-22-081
187-10-280	REP-P	83-06-054	197-10-150	REP-P	83-17-116	197-10-340	REP-P	83-23-114
187-10-290 187-10-300	REP-P REP-P	83–06–054 83–06–054	197-10-150 197-10-150	REP-W REP-P	83-22-081 83-23-114	197-10-345 197-10-345	REP-P REP-W	83-17-116 83-22-081
187-10-310	REP-P	83–06–054 83–06–054	197-10-130	REP-P	83-17-116	197-10-345	REP-P	83-23-114
187-10-320	REP-P	83-06-054	197-10-160	REP-W	83-22-081	197-10-350	REP-P	83-17-116
187-10-500	REP-P	83-06-054	197-10-160	REP-P	83-23-114	197-10-350	REP-W	83-22-081
192-12-025 192-12-025	AMD-P AMD-E	83-20-065 83-20-066	197-10-170 197-10-170	REP-P REP-W	83-17-116 83-22-081	197-10-350 197-10-355	REP-P REP-P	83-23-114 83-17-116
172-12-023	WID-E	03.20-000	1 177-10-170	VFI -M	03 22-001	177-10-333	KEI-F	05-17-110

WAC #		WSR #	WAC #		WSR #	.   <u>W</u>	AC #		WSR #
197–10–355	REP-W	83-22-081	197–10–510	REP-P	83-17-116	197–10	) <del>-</del> 900	REP-P	83-23-114
197-10-355 197-10-360	REP-P REP-P	83-23-114 83-17-116	197-10-510	REP-W	83-22-081	197-10		REP-P	83-17-116
197-10-360	REP-P REP-W	83-17-116 83-22 <b>-</b> 081	197-10-510 197-10-520	REP-P REP-P	83-23-114 83-17-116	197-10		REP-W	83-22-081
197-10-360	REP-P	83-23-114	197-10-520	REP-W	83-22-081	197–10 197–11		REP-P NEW-P	83-23-114 83-17-116
197-10-365	REP-P	83-17-116	197-10-520	REP-P	83-23-114	197-11		NEW-W	83-22-081
197–10–365	REP-W	83-22-081	197-10-530	REP-P	83-17-116	197-11	-010	NEW-P	83-23-114
197-10-365 197-10-370	REP-P REP-P	83-23-114 83-17-116	197-10-530 197-10-530	REP-W REP-P	83-22-081	197-11		NEW-P	83-17-116
197-10-370	REP-W	83-22-081	197-10-535	REP-P	83-23-114 83-17-116	197-11 197-11		NEW-W NEW-P	83-22-081 83-23-114
197-10-370	REP-P	83-23-114	197-10-535	REP-W	83-22-081	197-11		NEW-P	83-17-116
197-10-375	REP-P	83-17-116	197-10-535	REP-P	83-23-114	197-11	-030	NEW-W	83-22-081
197-10-375 197-10-375	REP–W REP–P	83-22-081 83-23-114	197-10-540	REP-P	83-17-116	197-11		NEW-P	83-23-114
197-10-373	REP-P	83-17-116	197-10-540 197-10-540	REP-W REP-P	83-22-081 83-23-114	197-11 197-11		NEW-P NEW-W	83-17-116
197-10-380	REP-W	83-22-081	197-10-545	REP-P	83-17-116	197-11		NEW-P	83-22-081 83-17-116
197-10-380	REP-P	83-23-114	197-10-545	REP-W	83-22-081	197-11	-040	NEW-W	83-22-081
197-10-390 197-10-390	REP-P REP-W	83-17-116	197-10-545	REP-P	83-23-114	197-11		NEW-P	83-23-114
197-10-390	REP-P	83-22-081 83-23-114	197-10-550 197-10-550	REP-P REP-W	83-17-116 83-22-081	197-11 197-11		NEW-P NEW-W	83-17-116
197-10-400	REP-P	83-17-116	197-10-550	REP-P	83-23-114	197-11		NEW-W	83-22-081 83-23-114
197-10-400	REP-W	83-22-081	197-10-570	REP-P	83-17-116	197–11	-055	NEW-P	83-17-116
197-10-400	REP-P	83-23-114	197-10-570	REP-W	83-22-081	197-11		NEW-W	83-22-081
197-10-405 197-10-405	REP-P REP-W	83-17-116 83-22-081	197-10-570 197-10-580	REP-P REP-P	83-23-114 83-17-116	197-11 197-11		NEW-P NEW-P	83-23-114
197-10-405	REP-P	83-23-114	197-10-580	REP-W	83-22-081	197-11		NEW-P	83-17-116 83-22-081
197-10-410	REP-P	83-17-116	197-10-580	REP-P	83-23-114	197–11	-060	NEW-P	83-23-114
197-10-410	REP–W REP–P	83-22-081	197-10-600	REP-P	83-17-116	197-11	-070	NEW-P	83-17-116
197-10-410 197-10-420	REP-P REP-P	83-23-114 83-17-116	197–10–600 197–10–600	REP-W REP-P	83-22-081 83-23-114	197–11 197–11	-070 070	NEW-W NEW-P	83-22-081
197-10-420	REP-W	83-22-081	197-10-650	REP-P	83-17-116	197-11		NEW-P	83–23–114 83–17–116
197-10-420	REP-P	83-23-114	197–10–650	REP-W	83-22-081	197-11-	-080	NEW-W	83-22-081
197-10-425	REP-P	83-17-116	197-10-650	REP-P	83-23-114	197-11-	-080	NEW-P	83-23-114
197-10-425 197-10-425	REP-W REP-P	83-22-081 83-23-114	197–10–652 197–10–652	REP-P REP-W	83-17-116 83-22-081	197-11- 197-11-		NEW-P NEW-W	83-17-116
197-10-440	REP-P	83-17-116	197-10-652	REP-P	83-23-114	197-11-		NEW-W	83-22-081 83-23-114
197-10-440	REP-W	83-22-081	197-10-660	REP-P	83-17-116	197-11-	-100	NEW-P	83-17-116
197-10-440	REP-P	83-23-114	197–10–660	REP-W	83-22-081	197-11-	-100	NEW-W	83-22-081
197-10-442 197-10-442	REP-P REP-W	83-17-116 83-22-081	197-10-660 197-10-690	REP-P REP-P	83-23-114 83-17-116	197-11- 197-11-	-100 300	NEW-P NEW-P	83-23-114 83-17-116
197-10-442	REP-P	83-23-114	197-10-690	REP-W	83-22-081	197-11-		NEW-P	83-22-081
197-10-444	REP-P	83-17-116	197-10-690	REP-P	83-23-114	19711-		NEW-P	83-23-114
197-10-444 197-10-444	REP-W REP-P	83-22-081 83-23-114	197-10-695	REP-P REP-W	83-17-116	197–11-		NEW-P	83-17-116
197-10-446	REP-P	83-17-116	197-10-695 197-10-695	REP-P	83-22-081 83-23-114	197–11- 197–11-		NEW-W NEW-P	83-22-081 83-23-114
197-10-446	REP-W	83-22-081	197-10-700	REP-P	83-17-116	197-11-	-310	NEW-P	83–17–116
197-10-446	REP-P	83-23-114	197-10-700	REP-W	83-22-081	197–11-	-310	NEW-W	83-22-081
197-10-450 197-10-450	REP-P REP-W	83-17-116 83-22-081	197-10-700 197-10-710	REP-P REP-P	83-23-114	197-11-		NEW-P	83-23-114
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197-10-455	REP-P	83-17-116	197-10-710	REP-P	83-23-114	197-11-		NEW-P	83-23-114
197-10-455	REP-W	83-22-081	197-10-800	REP-P	83-17-116	197-11-		NEW-P	83-17-116
197-10-455 197-10-460	REP-P REP-P	83-23-114 83-17-116	197-10-800 197-10-800	REP–W REP–P	83-22-081 83-23-114	197-11- 197-11-		NEW-W	83-22-081
197-10-460	REP-W	83-22-081	197-10-805	REP-P	83-17-116	197-11-		NEW-P NEW-W	83-17-116 83-22-081
197-10-460	REP-P	83-23-114	197-10-805	REP-W	83-22-081	197-11-		NEW-P	83-17-116
197-10-465	REP-P	83-17-116	197-10-805	REP-P	83-23-114	197-11-		NEW-W	83-22-081
19710465 19710465	REP–W REP–P	83-22-081 83-23-114	197-10-810 197-10-810	REP-P REP-W	83-17-116 83-22-081	197-11-   197-11-		NEW-P NEW-P	83-23-114
197–10–470	REP-P	83-17-116	197-10-810	REP-P	83-23-114	197-11-		NEW-P	83–23–114 83–17–116
197-10-470	REP-W	83-22-081	197-10-820	REP-P	83-17-116	197-11-		NEW-W	83-22-081
197-10-470 197-10-480	REP-P	83-23-114	197-10-820	REP-W	83-22-081	197-11-		NEW-P	83-23-114
197-10-480 197-10-480	REP-P REP-W	83-17-116 83-22-081	197-10-820 197-10-825	REP-P REP-P	83-23-114 83-17-116	197-11- 197-11-		NEW-P	83-17-116
197-10-480	REP-P	83-23-114	197-10-825	REP-W	83-22-081	197-11-		NEW-W NEW-P	83-22-081 83-23-114
197-10-485	REP-P	83-17-116	197-10-825	REP-P	83-23-114	197–11–	360	NEW-P	83-17-116
197-10-485	REP-W	83-22-081	197-10-831	REP-P	83-17-116	197-11-		NEW-W	83-22-081
197-10-485 197-10-490	REP-P REP-P	83-23-114 83-17-116	197-10-831 197-10-831	REP–W REP–P	83-22-081 83-23-114	197-11~ 197-11-		NEW-P NEW-P	83-23-114
197-10-490	REP-W	83-22-081	197–10–831	REP-P	83-17-116	197-11-		NEW-P NEW-W	83-17-116 83-22-081
197-10-490	REP-P	83-23-114	197-10-840	REP-W	83-22-081	197-11-	390	NEW-P	83-23-114
197-10-495	REP-P	83-17-116	197-10-840	REP-P	83-23-114	197-11-		NEW-P	83-17-116
197-10-495 197-10-495	REP–W REP–P	83-22-081 83-23-114	197-10-860 197-10-860	REP-P REP-W	83-17-116 83-22-081	197-11- 197-11-		NEW-W NEW-P	83-22-081 83-23-114
197-10-500	REP-P	83-17-116	197-10-860	REP-P	83-23-114	197-11-		NEW-P	83-17-116
197-10-500	REP-W	83-22-081	197-10-900	REP-P	83-17-116	197-11-	402	NEW-W	83-22-081
197–10–500	REP-P	83–23–114	19710900	REP-W	83-22-081	197-11-	402	NEW-P	83-23-114

WAC #	WSR #	WAC #		WSR #	WAC #		WSR #
197-11-405	NEW-P 83-17-116	197–11–560	NEW-P	83-23-114	197-11-847	NEW-W	83-22-081
197-11-405	NEW-W 83-22-081	197-11-570	NEW-P	83-17-116	197-11-847	NEW-P	83-23-114
197–11–405	NEW-P 83-23-114	197-11-570 197-11-570	NEW-W NEW-P	83-22-081 83-23-114	197-11-849 197-11-849	NEW-P NEW-W	83-17-116 83-22-081
197-11-406 197-11-406	NEW-P 83-17-116 NEW-W 83-22-081	197-11-570	NEW-P	83-17-116	197-11-849	NEW-P	83-23-114
197-11-406	NEW-P 83-23-114	197-11-640	NEW-W	83-22-081	197-11-850	NEW-P	83-17-116
197-11-408	NEW-P 83-17-116	197-11-640	NEW-P	83-23-114	197-11-850	NEW-W	83-22-081
197-11-408	NEW-W 83-22-081	197-11-650	NEW-P	83-17-116	197-11-850	NEW-P	83-23-114
197-11-408	NEW-P 83-23-114 NEW-P 83-17-116	197-11-650 197-11-650	NEW-W NEW-P	83-22-081 83-23-114	197-11-855 197-11-855	NEW-P NEW-W	83-17-116 83-22-081
197-11-410 197-11-410	NEW-W 83-22-081	197-11-660	NEW-P	83-17-116	197–11–855	NEW-P	83-23-114
197-11-410	NEW-P 83-23-114	197-11-660	NEW-W	83-22-081	197-11-860	NEW-P	83-17-116
197-11-420	NEW-P 83-17-116	197-11-660	NEW-P	83-23-114	197-11-860	NEW-W	83-22-081
197-11-420 197-11-420	NEW-W 83-22-081 NEW-P 83-23-114	197-11-670 197-11-670	NEW-P NEW-W	83-17-116 83-22-081	197-11-860 197-11-865	NEW-P NEW-P	83-23-114 83-17-116
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197-11-430 197-11-430	NEW-P 83-17-116 NEW-W 83-22-081	197-11-690 197-11-700	NEW-P NEW-P	83-23-114 83-17-116	197-11-870 197-11-870	NEW-W NEW-P	83-22-081 83-23-114
197-11-430	NEW-P 83-23-114	197-11-700	NEW-W	83-22-081	197-11-875	NEW-P	83-17-116
197-11-435	NEW-P 83-17-116	197-11-700	NEW-P	83-23-114	197-11-875	NEW-W	83-22-081
197–11–435	NEW-W 83-22-081	197-11-710	NEW-P	83-17-116	197-11-875	NEW-P NEW-P	83-23-114 83-17-116
197-11-440 197-11-440	NEW-P 83-17-116 NEW-W 83-22-081	197-11-710 197-11-710	NEW-W NEW-P	83-22-081 83-23-114	197-11-876 197-11-876	NEW-P	83-22-081
197-11-440	NEW-P 83-23-114	197-11-720	NEW-P	83-17-116	197-11-876	NEW-P	83-23-114
197-11-442	NEW-P 83-17-116	197-11-720	NEW-W	83-22-081	197-11-877	NEW-P	83-17-116
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197-11-442 197-11-443	NEW-P 83-23-114 NEW-P 83-17-116	197-11-740 197-11-740	NEW-P NEW-W	83-17-116 83-22-081	197-11-877 197-11-879	NEW-P	83–23–114 83–17–116
197-11-443	NEW-W 83-22-081	197-11-750	NEW-P	83-17-116	197-11-879	NEW-W	83-22-081
197-11-443	NEW-P 83-23-114	197-11-750	NEW-W	83-22-081	197-11-879	NEW-P	83-23-114
197-11-444	NEW-P 83-17-116	197-11-750	NEW-P NEW-P	83-23-114	197-11-880 197-11-880	NEW-P NEW-W	83-17-116 83-22-081
197-11-444 197-11-444	NEW-W 83-22-081 NEW-P 83-23-114	197-11-800 197-11-800	NEW-P NEW-W	83-17-116 83-22-081	197-11-880	NEW-P	83-23-114
197-11-448	NEW-P 83-17-116	197-11-800	NEW-P	83-23-114	197-11-885	NEW-P	83-17-116
197-11-448	NEW-W 83-22-081	197-11-810	NEW-P	83-17-116	197-11-885	NEW-W	83-22-081
197-11-448	NEW-P 83-23-114	197-11-810 197-11-810	NEW-W NEW-P	83-22-081 83-23-114	197-11-885 197-11-890	NEW-P NEW-P	83-23-114 83-17-116
197-11-450 197-11-450	NEW-P 83-17-116 NEW-W 83-22-081	197-11-815	NEW-P	83-17-116	197-11-890	NEW-W	83-22-081
197-11-450	NEW-P 83-23-114	197-11-815	NEW-W	83-22-081	197-11-890	NEW-P	83-23-114
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197-11-455 197-11-455	NEW-W 83-22-081 NEW-P 83-23-114	197-11-818 197-11-818	NEW-P NEW-W	83-17-116 83-22-081	197-11-895 197-11-895	NEW-W NEW-P	83-22-081 83-23-114
197-11-460	NEW-P 83-17-116	197-11-818	NEW-P	83-23-114	197-11-900	NEW-P	83-17-116
197-11-460	NEW-W 83-22-081	197-11-819	NEW-P	83-17-116	197-11-900	NEW-W	83-22-081
197-11-460	NEW-P 83-23-114	197-11-819	NEW-W NEW-P	83-22-081 83-23-114	197-11-905 197-11-905	NEW-P NEW-W	83-17-116 83-22-081
197-11-500 197-11-500	NEW-P 83-17-116 NEW-W 83-22-081	197-11-819 197-11-820	NEW-P	83-17-116	197-11-905	NEW-P	83-23-114
197-11-500	NEW-P 83-23-114	197-11-820	NEW-W	83-22-081	197-11-910	NEW-P	83-17-116
197-11-502	NEW-P 83-17-116	197-11-821	NEW-P	83-23-114	197-11-910	NEW-W	83-22-081
197-11-502 197-11-502	NEW-W 83-22-081 NEW-P 83-23-114	197-11-823 197-11-825	NEW-P NEW-P	83-23-114 83-17-116	197-11-910 197-11-915	NEW-P NEW-P	83–23–114 83–17–116
197-11-502	NEW-P 83-17-116	197-11-825	NEW-W	83-22-081	197-11-915	NEW-W	83-22-081
197-11-504	NEW-W 83-22-081	197-11-825	NEW-P	83-23-114	197-11-915	NEW-P	83-23-114
197-11-504	NEW-P 83-23-114	197-11-830	NEW-P	83-17-116 83-22-081	197-11-918 197-11-918	NEW-P NEW-W	83-17-116 83-22-081
197-11-508 197-11-508	NEW-P 83-17-116 NEW-W 83-22-081	197-11-830 197-11-830	NEW-W NEW-P	83-23-114	197-11-918	NEW-P	83-23-114
197-11-508	NEW-P 83-23-114	197-11-832	NEW-P	83-17-116	197-11-920	NEW-P	83-17-116
197-11-510	NEW-P 83-17-116	197-11-832	NEW-W	83-22-081	197-11-920	NEW-W	83-22-081
197-11-510 197-11-510	NEW-W 83-22-081 NEW-P 83-23-114	197-11-832 197-11-835	NEW-P NEW-P	83–23–114 83–17–116	197-11-920 197-11-922	NEW-P NEW-P	83–23–114 83–17–116
197-11-510	NEW-P 83-17-116	197-11-835	NEW-W	83-22-081	197-11-922	NEW-W	83-22-081
197-11-520	NEW-W 83-22-081	197-11-835	NEW-P	83-23-114	197-11-922	NEW-P	83-23-114
197-11-530	NEW-P 83-17-116	197-11-837	NEW-P	83-17-116	197-11-925	NEW-P	83-17-116
197-11-530 197-11-535	NEW-W 83-22-081 NEW-P 83-17-116	197-11-837 197-11-837	NEW-W NEW-P	83-22-081 83-23-114	197-11-925 197-11-925	NEW-W NEW-P	83-22-081 83-23-114
197–11–535	NEW-W 83-22-081	197-11-837	NEW-P	83-17-116	197-11-930	NEW-P	83-17-116
197-11-535	NEW-P 83-23-114	197-11-840	NEW-W	83-22-081	19711930	NEW-W	83-22-081
197-11-545	NEW-P 83-17-116	197-11-840	NEW-P	83-23-114	197-11-930	NEW-P	83-23-114
197-11-545 197-11-545	NEW-W 83-22-081 NEW-P 83-23-114	197-11-842 197-11-842	NEW-P NEW-W	83-17-116 83-22-081	197–11–935 197–11–935	NEW-P NEW-W	83-17-116 83-22-081
197-11-550	NEW-P 83-17-116	197-11-842	NEW-P	83-23-114	197-11-935	NEW-P	83-23-114
197-11-550	NEW-W 83-22-081	197-11-845	NEW-P	83-17-116	197-11-937	NEW-P	83-17-116
197-11-550	NEW-P 83-23-114	197-11-845	NEW-W NEW-P	83-22-081 83-23-114	197-11-937 197-11-939	NEW-W NEW-P	83-22-081 83-17-116
197-11-560 197-11-560	NEW-P 83-17-116 NEW-W 83-22-081	197-11-845 197-11-847	NEW-P NEW-P	83-23-114 83-17-116	197-11-939	NEW-P NEW-W	83-17-116 83-22-081
177 11-300	03-22-001	1 17, 11-04,		22 110	1		22 22 001

1971-1-940   NIEW P   33-22-114   1971-1-99073   NEW P   33-21-114   1971-1-9205   NEW P   33-22-314   1971-1-99073   NEW P   33-21-114   1971-1-9205   NEW P   33-22-314   1971-1-9205   NEW P   33-23-314   19	WAC #		WSR #	WAC #		WSR #	_	WAC #		WSR #
1971-1-940   NEW-W   3-22-081   1971-1-9975   NEW-W   3-22-081   1971-1-9920   NEW-P   8-31-71-116   1971-1-9920   NEW-P   8-32-114   1971-1-9920   NEW-P   8-32-11							1			
1971-19-940   NEW_P   83-23-114   1971-19-9915   NEW_P   83-23-114   1971-19-9200										
1971-1942   NEW_P   83-72-116   1971-19900   NEW_P   83-73-116   1971-19920   NEW_P   83-33-116   1971-19920   NEW_P   83-33-116   1971-19920   NEW_P   83-33-116   1971-19920   NEW_P   83-32-116										
1971-11-942   NEW_P 8-3-2-114   1971-1-9900   NEW_P 8-3-2-114   1971-199270   NEW_W 8-3-2-016   1971-19900   NEW_P 8-3-2-116   1971-199270   NEW_P 8-3-2-116   1971-199280   NEW_P 8-3-2-116   1971-199280   NEW_P 8-3-2-116   1971-199280   NEW_P 8-3-2-116   1971-199290   NEW_P 8-3-2-116   1971-19920   NEW_P 8-3-	197-11-942	NEW-P			NEW-P				NEW-P	
197-11-945   NEW-P   83-27-116   197-11-99000   NEW-P   83-27-081   197-11-99000   NEW-P   83-23-116   197-11-99101   N										
197-11-945   NEW-W   31-22-081   197-11-99090   NEW-W   31-23-081   197-11-9200   NEW-W   31-77-16   197-11-947   NEW-W   31-27-16   197-11-950   NEW-W   31										
197-11-945   NEW-P   31-71-16   197-11-99000   NEW-P   83-23-114   197-11-947   NEW-P   83-17-116   197-11-950   NEW-P   83-17-116   197-11-950   NEW-P   83-17-116   197-11-950   NEW-P   83-17-116   197-11-950   NEW-P   83-23-114   197-11-950   NEW-P   83-23-114   197-11-950   NEW-P   83-23-114   197-11-950   NEW-P   83-27-116   197-11-950   NEW-P   83-27-116   197-11-951   NEW-P   83-17-116   197-11-951   NEW-P   83-17-116   197-11-952   NEW-P   83-17-116   197-11-951   NEW-P   83-17-116										
197-11-947   NEW-W   83-22-081   197-11-9910   NEW-W   83-23-114   197-11-950   NEW-W   83-27-116   197-11-955   NEW-W   83-27-116   197-11-956   NEW-W   83-27-116   197-11-957   NEW-W   83-27-116   197-11-957   NEW-W   83-27-116   197-11-9510   NEW-W   83-27-116   197-11-957   NEW-W   83-27-116   197-11-9510   NEW-	197-11-945	NEW-P	83-23-114	197-11-99090	NEW-P	83-23-114			NEW-W	
197-11-995   NEW-P   83-22-114   197-11-9910   NEW-P   83-22-114   197-11-9920   NEW-P   83-22-114   197-1									NEW-P	
197-11-950   NEW-P   83-17-116   197-11-9910   NEW-P   83-17-116   197-11-9920   NEW-P   83-27-114   197-11-9910   NEW-P   83-27-114   197-11-9910   NEW-P   83-27-114   197-11-9920   NEW-P   83-27-116   197-1				1						
197-11-950   NEW-W   83-22-08    197-11-99110   NEW-W   83-22-08    197-11-99225   NEW-P   83-17-116   197-11-99120   N										
197-11-955   NEW-P   83-17-116   197-11-99120   NEW-P   83-17-116   197-11-99235   NEW-P   83-22-114   197-11-99236   N	197-11-950	NEW-W	83-22-081	197-11-99110	NEW-W	83-22-081				
197-11-955   NEW-W   83-22-081   197-11-99120   NEW-W   83-22-081   197-11-99300   NEW-W   83-22-081   197-11-99120   NEW-P   83-17-116   197-11-99130   NEW-W   83-22-081   197-11-99130   NEW-W   83-22-081   197-11-99120   NEW-P   83-23-114   197-11-99130   NEW-P   83-22-081   197-11-99130   NEW-P   83-22-081   197-11-99130   NEW-P   83-23-114   197-11-99130   NEW-P   83-22-081   197-11-99130   NEW-P   83-23-114   197-11-99140   N										83-22-081
197-11-950   NEW-P   83-23-114   197-11-9122   NEW-P   83-23-114   197-11-9300   NEW-P   83-23-114   197-1										
197-11-960   NEW-P   83-12-116   197-11-91122   NEW-P   83-12-116   197-11-9304   NEW-P   83-23-114   197-11-9312   NEW-P   83-23-114   197-11-9315   NEW-P   83-23-114   197-11-9316   NEW-P   83-22-081   197-11-9316   NEW-P   83-23-114   197-11-9316   NEW-P   83-22-081   197-11-9316   NEW-P   83-23-114   197-				I .						
197-11-965   NEW-P   83-22-114   197-11-99122   NEW-P   83-22-114   197-11-99350   NEW-P   83-22-081   197-11-99125   NEW-P   83-22-114   197-11-99350   NEW-P   83-22-114   197-11-99350   NEW-P   83-22-114   197-11-99350   NEW-P   83-22-114   197-11-99360   N	197-11-960	NEW-P	83-17-116	197-11-99122	NEW-P	83-17-116				
197-11-965   NEW-P   83-1-7-116   197-11-99125   NEW-W   83-2-2-081   197-11-99126   NEW-P   83-2-2-081   197-11-99127   NEW-W   83-2-2-081   197-11-99128   NEW-P   83-1-7-116   197-11-99360   NEW-P   83-1-7-116   197-11-99360   NEW-W   83-2-2-081   197-11-99130   NEW-P   83-1-7-116   197-11-99360   NEW-W   83-2-2-081   197-11-99130   NEW-P   83-1-7-116   197-11-99360   NEW-P   83-2-2-081   197-11-99130   NEW-W   83-2-2-081   197-11-99360   NEW-P   83-1-7-116   197-11-99360   NEW-P   83-1-7-136   NEW-P   8										
197-11-955   NEW-W   83-22-081   197-11-99125   NEW-W   83-22-081   197-11-99130   NEW-P   83-21-114   197-11-99130   NEW-P   83-21-114   197-11-99130   NEW-P   83-22-081   197-11-99130   NEW-W   83-22-081   197-11-99130   NEW-P   83-17-116   197-11-99130   NEW-W   83-22-081   197-11-99130   NEW-W   83-22-114   197-11-99130   NEW-W   83-22-081   197-11-99130   N										
197-11-990   NEW-P   83-2-2081   197-11-99125   NEW-P   83-2-2-114   197-11-99360   NEW-P   83-2-2-081   197-11-99130   NEW-P   83-2-2-114   197-11-99360   NEW-P   83-2-2-081   197-11-99130   NEW-P   83-2-2-081   197-11-99130   NEW-P   83-2-2-081   197-11-99130   NEW-P   83-2-2-081   197-11-99370   NEW-P   83-2-2-114   197-11-99380   NEW-P   83-2-2-1		NEW-W								
197-11-970   NEW-W   83-22-081   197-11-99130   NEW-W   83-22-081   197-11-99170   NEW-P   83-23-114   197-11-99130   NEW-W   83-22-081   197-11-99170   NEW-P   83-23-114   197-11-99180   NEW-P   83-17-116   197-11-99180   NEW-P   83-17-116   197-11-99180   NEW-P   83-17-116   197-11-99150   NEW-P   83-17-116   197-11-99160   NEW-P   83-17-116   197-11-99170   N	197-11-965	NEW-P	83-23-114		NEW-P	83-23-114				
197-11-975   NEW-P   83-23-114   197-11-99140   NEW-P   83-17-116   197-11-975   NEW-W   83-22-081   197-11-99140   NEW-W   83-22-081   197-11-99170   NEW-P   83-17-116   197-11-99180   NEW-P   83-23-114   197-11-99180   NEW-P   83-23-114   197-11-99180   NEW-P   83-22-081   197-11-99180   NEW-P   83-23-114   197-11-99180   NEW-P   83-22-081   197-11-99180   NEW-P   83-17-116   197-11-99180   NEW-P   197-11-99180   NEW-P   197-11-99180   NEW-P   197-11-99180   NEW-										
197-11-975   NEW-P   83-12-116   197-11-99140   NEW-W   83-22-081   197-11-9930   NEW-P   83-17-116   197-11-9930   NEW-P   83-17-116   197-11-9930   NEW-W   83-22-081   197-11-9940   NEW-W   83-22-081   197-				1						
197-11-975   NEW-W   83-22-081   197-11-99140   NEW-P   83-23-114   197-11-99340   NEW-P   83-22-081   197-11-99340   NEW-W   83-22-081   197-11-99340   NEW-W   83-22-081   197-11-99150   NEW-P   83-23-114   197-11-99150   NEW-P   83-22-081   197-11-99150   NEW-W   83-23-114   197-11-99444   NEW-W   83-22-081   197-11-99160   NEW-P   83-23-114   197-11-99444   NEW-W   83-22-081   197-11-99160   NEW-P   83-23-114   197-11-99160   NEW-P   83-17-116   197-11-99170   N			83-17-116	197-11-99140						
197-11-980   NEW-P   83-17-116   197-11-99150   NEW-P   83-17-116   197-11-99360   NEW-P   83-22-081   197-11-99150   NEW-W   83-22-081   197-11-99150   NEW-W   83-22-081   197-11-99150   NEW-P   83-17-116   197-11-9950   NEW-P   83-17-116   197-11-9960   NEW-P   83-17-116	197-11-975		83-22-081	197-11-99140	NEW-W	83-22-081				83-17-116
197-11-980   NEW-W   83-22-081   197-11-99150   NEW-W   83-22-081   197-11-99444   NEW-P   83-17-116   197-11-99150   NEW-P   83-23-114   NEW-W   83-22-081   197-11-99150   NEW-P   83-23-114   NEW-W   83-22-081   197-11-99150   NEW-P   83-23-114   197-11-99160   NEW-W   83-22-081   197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-P   83-17-116   197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-P   83-17-116   197-11-9917										
197-11-985   NEW-W   83-22-08    197-11-99160   NEW-W   83-23-114   197-11-99444   NEW-W   83-22-08    197-11-99160   NEW-W   83-21-116   197-11-99160   NEW-W   83-22-08    197-11-99160   NEW-W   83-22-08    197-11-99160   NEW-W   83-22-08    197-11-99160   NEW-W   83-22-08    197-11-99170   NEW-P   83-23-114   197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-W   83-22-08    197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-W   83-22-08    197-11-99170   NEW-W   83-23-114   197-11-99170   NEW-W   83-22-08    197-11-99170   NEW-W   83-22-08    197-11-99170   NEW-W   83-23-114   197-11-9920   NEW-W   83-23-114   197-11-9920   NEW-W   83-23-114   197-11-9920   NEW-W   83-23-114   197-11-9920   NEW-W   83-22-08										
197-11-985   NEW-W   83-22-081   197-11-99160   NEW-W   83-22-081   204-10-020   AMD_P   83-07-013   197-11-988   NEW-P   83-23-114   197-11-99160   NEW-W   83-22-081   204-10-025   NEW-P   83-17-079   NEW-P   83-17-116   197-11-99170   NEW-W   83-22-081   197-11-99170   NEW-P   83-17-116   NEW-P   83-17-116   197-11-99010   NEW-P   83-23-114   197-11-99170   NEW-W   83-22-081   197-11-99170   NEW-P   83-17-116   197-11-99170   NEW-P   83-17-116   197-11-99170   NEW-P   83-23-114   197-11-99170   NEW-P   83-23-114   197-11-99170   NEW-P   83-23-114   197-11-99170   NEW-P   83-23-114   197-11-99170   NEW-P   83-17-116   197-11-99170   NEW-P   83-23-114   197-11-99170   NEW-P   83-17-116   197-11-99170   NE										83-22-081
197-11-988   NEW-P   83-17-116   197-11-99160   NEW-P   83-22-114   204-10-055   NEW-P   83-17-079   197-11-99010   NEW-P   83-23-114   197-11-99170   NEW-W   83-22-081   204-24-030   AMD-E   83-03-014   197-11-99010   NEW-P   83-17-079   197-11-99001   NEW-P   83-17-116   197-11-99190   NEW-P   83-23-114   204-24-030   AMD-P   83-17-079   197-11-99010   NEW-P   83-17-116   197-11-99100   NEW-P   83-17-079   197-11-99010   NEW-P   83-17-116   197-11-99100   NEW-P   83-17-079   197-11-99010   NEW-P   83-17-116   197-11-99201   NEW-P   83-17-079   197-11-99010   NEW-P   83-17-116   197-11-99201   NEW-P   83-17-079   197-11-99020   NEW-P   83-17-116   197-11-99201   NEW-P   83-17-107   197-11-99020   NEW-P   83-17-116   197-11-99201   NEW-P   83-17-107   197-11-99020   NEW-P   83-17-116   197-11-99201   NEW-P   83-17-107   197-11-99030   NEW-P   83-17-116   197-11-99205   NEW-P   83-17-078   197-11-99205   NEW-P   83-17-116   197-11-99205   NEW-P   83-17-078   197-11-99205   NEW-P					NEW-P				AMD-P	83-07-013
197-11-988   NEW-P   83-22-3114   197-11-99170   NEW-P   83-17-116   204-10-055   NEW   83-21-080   197-11-99001   NEW-P   83-23-3114   197-11-99170   NEW-P   83-23-114   204-24-030   AMD-P   83-17-079   197-11-99001   NEW-P   83-22-081   197-11-99190   NEW-P   83-23-114   204-24-030   AMD-P   83-17-079   197-11-99001   NEW-P   83-23-114   197-11-99190   NEW-P   83-17-116   204-24-040   AMD-P   83-17-079   197-11-99010   NEW-P   83-23-114   197-11-99190   NEW-P   83-22-081   204-24-040   AMD-P   83-17-079   197-11-99010   NEW-P   83-22-181   197-11-99201   NEW-P   83-21-114   204-24-040   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-21-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-17-116   197-11-99205   NEW-P   83-17-116   197-11-99205   NEW-P   83-17-079   197-11-99005   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   197-11-99206   NEW-P   83-23-114   197-11-99206   NEW-P   83-23-114   197-11-99206   NEW-P   83-23-114   197-11-99206   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-36-61-40   AMD-P   83-17-078   197-11-99000   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-36-61-40   AMD-P   83-17-078   197-11-99000   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-36-61-40   AMD-P   83-17-078   197-11-99000   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-36-61-40   AMD-P   83-17-078   197-11-99000   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-3						83-22-081				
197-11-99001   NEW-P   83-23-114   197-11-99170   NEW-W   83-22-081   204-24-030   AMD-P   83-17-079   197-11-99001   NEW-W   83-22-081   197-11-99190   NEW-P   83-17-116   204-24-030   AMD-P   83-17-079   197-11-99010   NEW-P   83-23-114   197-11-99190   NEW-W   83-22-081   204-24-040   AMD-P   83-17-079   197-11-99010   NEW-P   83-23-114   197-11-99190   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99010   NEW-W   83-22-081   197-11-99010   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99020   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-17-116   197-11-99020   NEW-P   83-17-116   197-11-99020   NEW-P   83-17-079   197-11-99020   NEW-P   83-22-081   197-11-99020   NEW-P   83-17-116   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99020   NEW-P   83-17-16   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99020   NEW-P   83-17-16   204-24-050   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99020   NEW-P   83-22-081   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99020   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99020   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99030   NEW-P   83-22-081   197-11-99020   NEW-P   83-23-114   204-34-070   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99020   NEW-P   83-23-114   204-36-040   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-36-040   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-66-040   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-040   AMD-										
197-11-99001   NEW-P   83-23-114   197-11-99190   NEW-P   83-17-116   197-11-99101   NEW-P   83-23-114   197-11-99101   NEW-P   83-23-114   197-11-99101   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99010   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   197-11-99202   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   197-11-99206   NEW-P   83-23-114   197-11-99216   NEW	197-11-988	NEW-P	83-23-114	197-11-99170	NEW-W	83-22-081	2	04-24-030		
197-11-99010   NEW-P   83-23-114   197-11-99190   NEW-W   83-22-081   204-24-040   AMD-E   83-17-016   197-11-99010   NEW-W   83-22-081   197-11-99201   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-050   AMD-E   83-03-014   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   197-11-99205   NEW-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   8										
197-11-99010   NEW-P   83-17-116   197-11-9910   NEW-P   83-23-114   204-24-040   AMD-P   83-17-079   197-11-99010   NEW-W   83-22-081   197-11-99201   NEW-P   83-17-116   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99201   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-W   83-22-081   197-11-99201   NEW-P   83-17-116   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-P   83-03-014   197-11-99025   NEW-P   83-23-114   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-P   83-03-014   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99030   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-90-050   NEW-P										
197-11-99010   NEW-P   83-22-081   197-11-99201   NEW-P   83-17-116   204-24-040   AMD   83-21-080   197-11-99020   NEW-P   83-317-116   197-11-99201   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99203   NEW-P   83-22-081   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-P   83-23-114   197-11-99203   NEW-P   83-22-081   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-17-116   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-078   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   197-11-99210   NEW-P   83-17-116   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-9										
197-11-99020   NEW-W   83-17-116   197-11-99203   NEW-P   83-23-114   204-24-050   AMD-P   83-17-079   197-11-99020   NEW-W   83-22-081   197-11-99203   NEW-P   83-17-116   204-24-050   AMD-E   83-03-014   197-11-99205   NEW-P   83-23-114   197-11-99203   NEW-W   83-22-081   204-24-070   AMD-E   83-03-014   197-11-99025   NEW-W   83-22-081   197-11-99205   NEW-W   83-22-081   197-11-99205   NEW-P   83-17-116   197-11-99210   NEW-P   83-17-116   197-11-99210   NEW-P   83-17-116   197-11-99215   NEW-P   83-17-116   204-66-140   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-17-116   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-17-116   197-11-99215   NEW-P   83-17-116   204-76-040   AMD   83-10-080   197-11-99040   NEW-P   83-23-114   197-11-99200   NEW-P   83-17-116   197-11-99200   NEW-P   83-17-116   197-11-99200   NEW-P   83-17-116   197-11-99200   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-1									AMD	83-21-080
197-11-99020   NEW-P   83-22-081   197-11-99203   NEW-P   83-17-116   204-24-070   AMD-E   83-03-014   197-11-99025   NEW-P   83-17-116   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-E   83-03-014   197-11-99025   NEW-P   83-17-078   197-11-99025   NEW-P   83-17-116   197-11-99205   NEW-P   83-17-116   197-11-99205   NEW-P   83-17-116   197-11-99025   NEW-P   83-23-114   204-24-070   AMD-P   83-17-078   197-11-99025   NEW-P   83-23-114   204-24-070   AMD-P   83-17-078   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-66-140   AMD-P   83-07-084   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-6-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   197-11-99040   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   197-11-99040   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   197-11-99200   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-11										
197-11-99025   NEW-P   83-17-116   197-11-99203   NEW-P   83-23-114   204-24-070   AMD-P   83-17-079   197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99205   NEW-P   83-23-114   204-24-070   AMD-P   83-17-078   197-11-99030   NEW-P   83-17-116   197-11-99205   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-17-116   197-11-99205   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-39-030   AMD-P   83-07-084   197-11-99030   NEW-P   83-17-116   197-11-99210   NEW-P   83-23-114   204-36-040   AMD-P   83-07-084   197-11-99035   NEW-P   83-17-116   197-11-99210   NEW-P   83-23-114   204-36-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-17-116   197-11-99215   NEW-P   83-23-114   204-36-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-17-116   197-11-99215   NEW-P   83-23-114   204-36-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-22-081   197-11-99220   NEW-P   83-23-114   204-36-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-36-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-36-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-36-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-36-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-36-060   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99223   NEW-P   83-23-114   204-90-060				1						
197-11-99025   NEW-W   83-22-081   197-11-99205   NEW-P   83-17-116   204-24-070   AMD   83-21-080   197-11-99030   NEW-P   83-23-114   197-11-99205   NEW-W   83-22-081   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-W   83-22-081   197-11-99210   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-23-114   204-66-140   AMD-P   83-07-084   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-66-140   AMD-P   83-07-084   197-11-99035   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99215   NEW-P   83-22-081   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-22-081   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-22-081   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-22-081   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-22-081   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-22-081   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-22-081   204-76-070   NEW-P   83-17-080   197-11-99055   NEW-P   83-23-114   197-11-99225   NEW-P   83-22-081   204-90-000   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-	197-11-99020	NEW-P	83-23-114	197-11-99203	NEW-W		2	0424070		
197-11-99025   NEW-P   83-23-114   197-11-99205   NEW-W   83-22-081   204-39-030   AMD-P   83-17-078   197-11-99030   NEW-P   83-217-116   197-11-99210   NEW-P   83-23-114   204-39-030   AMD-P   83-21-080   197-11-99210   NEW-P   83-23-114   204-66-140   AMD-P   83-07-084   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-W   83-22-081   204-66-140   AMD-P   83-07-084   197-11-99035   NEW-P   83-17-116   197-11-99210   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99215   NEW-W   83-22-081   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-76-070   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99060   NEW-P   83-23										
197-11-99030   NEW-P   83-17-116   197-11-99205   NEW-P   83-23-114   204-39-030   AMD   83-21-080   197-11-99030   NEW-P   83-22-081   197-11-99210   NEW-P   83-17-116   204-66-140   AMD-P   83-07-084   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-66-140   AMD-P   83-17-078   197-11-99035   NEW-P   83-17-116   197-11-99210   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-22-081   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-17-116   197-11-99215   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99040   NEW-P   83-17-116   197-11-99220   NEW-P   83-22-081   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-17-116   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-000   NEW-P   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-000   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-090   NEW   83-11-02										
197-11-99030   NEW-W   83-22-081   197-11-99210   NEW-P   83-17-116   204-66-140   AMD-P   83-07-084   197-11-99030   NEW-P   83-23-114   197-11-99210   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-W   83-22-081   197-11-99215   NEW-P   83-17-116   204-76-030   AMD-P   83-17-078   197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99215   NEW-P   83-23-114   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-W   83-22-081   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-010   NEW-P   83-17-080   197-11-99055   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-020   NEW-P   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-040   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028										
197-11-99035   NEW-P   83-17-116   197-11-99210   NEW-P   83-23-114   204-76-030   AMD-P   83-17-078   NEW-P   83-23-114   197-11-99215   NEW-P   83-17-116   204-76-030   AMD   83-21-080   NEW-P   83-17-116   NEW-P   83-17-116   NEW-P   83-17-078   NEW-P   83-23-114   NEW-P   NEW-P   83-23-114   NEW-P   NEW										83-07-084
197-11-99035   NEW-W   83-22-081   197-11-99215   NEW-P   83-17-116   204-76-030   AMD   83-21-080   NEW-P   83-23-114   197-11-99215   NEW-P   83-22-081   204-76-040   AMD-P   83-17-078   NEW-P   83-17-116   NEW-P   83-23-114   NEW-P   83-23-114   204-76-040   AMD-P   83-17-080   NEW-P   83-22-081   NEW-P   83-23-114   NEW-P   NEW-P   NEW-P   83-23-114   NEW-P   NEW-P										
197-11-99035   NEW-P   83-23-114   197-11-99215   NEW-W   83-22-081   204-76-040   AMD-P   83-17-078   197-11-99040   NEW-P   83-17-116   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-17-116   197-11-99220   NEW-P   83-23-114   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-22-081   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-17-116   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-22-081   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-17-116   204-90   NEW-C   83-05-001   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114										
197-11-99040   NEW-W   83-22-081   197-11-99220   NEW-P   83-17-116   204-76-050   AMD-P   83-17-078   197-11-99045   NEW-P   83-17-116   197-11-99220   NEW-W   83-22-081   204-76-050   AMD   83-21-080   197-11-99045   NEW-P   83-17-116   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-17-116   204-76-060   AMD   83-21-080   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-22-081   197-11-99222   NEW-P   83-23-114   204-76-070   AMD   83-21-080   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-17-116   204-90   NEW-C   83-05-001   197-11-99050   NEW-P   83-23-114   197-11-99255   NEW-P   83-23-114   204-90-020   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99255   NEW-P   83-23-114   204-90-020   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-040   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-080   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-0100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-0100   NEW   83-11-028   197-11-99065   NEW	197-11-99035	NEW-P	83-23-114	197-11-99215						
197-11-99040   NEW-P   83-23-114   197-11-99220   NEW-W   83-22-081   204-76-050   AMD   83-21-080   197-11-99045   NEW-P   83-17-116   197-11-99222   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   197-11-99045   NEW-P   83-23-114   197-11-99222   NEW-P   83-17-116   197-11-99222   NEW-P   83-23-114   197-11-99222   NEW-P   83-23-114   204-76-060   AMD   83-21-080   197-11-99050   NEW-P   83-17-116   197-11-99222   NEW-P   83-23-114   204-76-070   AMD   83-21-080   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-17-116   204-90-000   NEW-C   83-05-001   197-11-99055   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-020   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-17-116   197-11-99230   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114										
197-11-99045   NEW-P   83-17-116   197-11-99220   NEW-P   83-23-114   204-76-060   AMD-P   83-17-078   197-11-99045   NEW-W   83-22-081   197-11-99222   NEW-P   83-17-116   204-76-060   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-W   83-22-081   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-76-070   AMD   83-21-080   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-17-116   204-90   NEW-C   83-05-001   NEW-P   83-17-116   197-11-99225   NEW-P   83-23-114   204-90-020   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-020   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-040   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-070   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-070   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-070   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-080   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-080   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114					_					
197-11-99045   NEW-W   83-22-081   197-11-99222   NEW-P   83-17-116   204-76-060   AMD   83-21-080   197-11-99050   NEW-P   83-23-114   197-11-99222   NEW-W   83-22-081   204-76-070   AMD-P   83-17-078   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-76-070   AMD   83-21-080   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-17-116   204-90   NEW-C   83-05-001   197-11-99050   NEW-P   83-23-114   197-11-99225   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-17-116   204-90-020   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-040   NEW   83-11-028   197-11-99060   NEW-P   83-17-116   197-11-99230   NEW-P   83-23-114   204-90-050   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-060   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-070   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-070   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-080   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-010   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-110   NEW   83-11-028   197-11-99065   NEW-P   8										
197-11-99050   NEW-P   83-17-116   197-11-99222   NEW-P   83-23-114   204-76-070   AMD   83-21-080   197-11-99050   NEW-W   83-22-081   197-11-9925   NEW-P   83-17-116   204-90-010   NEW-C   83-05-001   197-11-99050   NEW-P   83-23-114   197-11-9925   NEW-P   83-22-081   204-90-010   NEW   83-11-028   197-11-99055   NEW-P   83-17-116   197-11-99230   NEW-P   83-23-114   204-90-020   NEW   83-11-028   197-11-99055   NEW-P   83-23-114   197-11-99230   NEW-P   83-17-116   204-90-030   NEW   83-11-028   197-11-99060   NEW-P   83-17-116   197-11-99230   NEW-P   83-23-114   204-90-040   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99230   NEW-P   83-23-114   204-90-050   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-17-116   204-90-060   NEW   83-11-028   197-11-99060   NEW-P   83-23-114   197-11-99235   NEW-P   83-23-114   204-90-070   NEW   83-11-028   197-11-99065   NEW-P   83-17-116   197-11-99235   NEW-P   83-23-114   204-90-080   NEW   83-11-028   197-11-99065   NEW-P   83-22-081   197-11-99240   NEW-P   83-23-114   204-90-090   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-100   NEW   83-11-028   197-11-99065   NEW-P   83-23-114   197-11-99240   NEW-P   83-23-114   204-90-110   NEW   83-11-028   197-11-99070   NEW-P   83-23-114   204-90-110   NEW   83-11-028   197-11-99240   NEW-P   83-23-114   204-90-110   NEW   83-11-028				1			2	04-76-060	AMD	
197-11-99050 NEW-W 83-22-081 197-11-9925 NEW-W 83-22-081 204-90-010 NEW-C 83-05-001 197-11-99055 NEW-P 83-17-116 197-11-9925 NEW-P 83-23-114 204-90-020 NEW 83-11-028 197-11-99055 NEW-P 83-23-114 197-11-99230 NEW-P 83-17-116 204-90-030 NEW 83-11-028 197-11-99055 NEW-P 83-23-114 197-11-99230 NEW-P 83-22-081 204-90-040 NEW 83-11-028 197-11-99060 NEW-P 83-17-116 197-11-99230 NEW-P 83-23-114 204-90-040 NEW 83-11-028 197-11-99060 NEW-P 83-22-081 197-11-99235 NEW-P 83-23-114 204-90-050 NEW 83-11-028 197-11-99060 NEW-P 83-23-114 197-11-99235 NEW-P 83-17-116 204-90-060 NEW 83-11-028 197-11-99060 NEW-P 83-23-114 197-11-99235 NEW-P 83-23-114 204-90-060 NEW 83-11-028 197-11-99065 NEW-P 83-17-116 197-11-99235 NEW-P 83-23-114 204-90-070 NEW 83-11-028 197-11-99065 NEW-P 83-17-116 197-11-99240 NEW-P 83-23-114 204-90-090 NEW 83-11-028 197-11-99065 NEW-P 83-23-114 197-11-99240 NEW-P 83-23-114 204-90-090 NEW 83-11-028 197-11-99065 NEW-P 83-23-114 197-11-99240 NEW-P 83-23-114 204-90-090 NEW 83-11-028 197-11-99065 NEW-P 83-23-114 197-11-99240 NEW-P 83-23-114 204-90-090 NEW 83-11-028 197-11-99065 NEW-P 83-23-114 197-11-99240 NEW-P 83-23-114 204-90-010 NEW 83-11-028 197-11-99070 NEW-P 83-23-114 197-11-99240 NEW-P 83-23-114 204-90-110 NEW 83-11-028 197-11-99070 NEW-P 83-11-028										
197-11-99050         NEW-P         83-23-114         197-11-99225         NEW-W         83-22-081         204-90-010         NEW         83-11-028           197-11-99055         NEW-P         83-17-116         197-11-99225         NEW-P         83-23-114         204-90-020         NEW         83-11-028           197-11-99055         NEW-W         83-22-081         197-11-99230         NEW-P         83-17-116         204-90-030         NEW         83-11-028           197-11-99065         NEW-P         83-23-114         197-11-99230         NEW-W         83-22-081         204-90-040         NEW         83-11-028           197-11-99060         NEW-P         83-17-116         197-11-99235         NEW-P         83-23-114         204-90-050         NEW         83-11-028           197-11-99060         NEW-P         83-23-114         197-11-99235         NEW-P         83-17-116         204-90-060         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99235         NEW-W         83-22-081         204-90-080         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99240         NEW-P         83-23-114         204-90-090         NEW         83-11-028										
197-11-99055         NEW-P         83-17-116         197-11-99225         NEW-P         83-23-114         204-90-020         NEW         83-11-028           197-11-99055         NEW-W         83-22-081         197-11-99230         NEW-P         83-17-116         204-90-030         NEW         83-11-028           197-11-99055         NEW-P         83-23-114         197-11-99230         NEW-W         83-22-081         204-90-040         NEW         83-11-028           197-11-99060         NEW-P         83-17-116         197-11-99235         NEW-P         83-23-114         204-90-050         NEW         83-11-028           197-11-99060         NEW-P         83-23-114         197-11-99235         NEW-P         83-17-116         204-90-060         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99235         NEW-W         83-22-081         204-90-070         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99240         NEW-P         83-17-116         204-90-080         NEW         83-11-028           197-11-99065         NEW-P         83-23-114         197-11-99240         NEW-P         83-17-116         204-90-090         NEW         83-11-028										
197-11-99055         NEW-P         83-23-114         197-11-99230         NEW-W         83-22-081         204-90-040         NEW         83-11-028           197-11-99060         NEW-P         83-17-116         197-11-99230         NEW-P         83-23-114         204-90-050         NEW         83-11-028           197-11-99060         NEW-W         83-22-081         197-11-99235         NEW-P         83-17-116         204-90-060         NEW         83-11-028           197-11-99065         NEW-P         83-23-114         197-11-99235         NEW-W         83-22-081         204-90-070         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99240         NEW-P         83-23-114         204-90-080         NEW         83-11-028           197-11-99065         NEW-W         83-22-081         197-11-99240         NEW-P         83-17-116         204-90-090         NEW         83-11-028           197-11-99065         NEW-P         83-23-114         197-11-99240         NEW-P         83-22-081         204-90-100         NEW         83-11-028           197-11-99070         NEW-P         83-17-166         197-11-99240         NEW-W         83-22-081         204-90-100         NEW         83-11-028				197-11-99225	NEW-P	83-23-114	20	04-90-020	NEW	83-11-028
197-11-99060         NEW-P         83-17-116         197-11-99230         NEW-P         83-23-114         204-90-050         NEW         83-11-028           197-11-99060         NEW-W         83-22-081         197-11-99235         NEW-P         83-17-116         204-90-060         NEW         83-11-028           197-11-99060         NEW-P         83-23-114         197-11-99235         NEW-W         83-22-081         204-90-070         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99235         NEW-P         83-23-114         204-90-080         NEW         83-11-028           197-11-99065         NEW-W         83-22-081         197-11-99240         NEW-P         83-17-116         204-90-090         NEW         83-11-028           197-11-99065         NEW-P         83-23-114         197-11-99240         NEW-P         83-22-081         204-90-100         NEW         83-11-028           197-11-99070         NEW-P         83-17-116         197-11-99240         NEW-P         83-23-114         204-90-100         NEW         83-11-028           197-11-99070         NEW-P         83-17-116         197-11-99240         NEW-P         83-23-114         204-90-110         NEW         83-11-028 <td></td>										
197-11-99060         NEW-W         83-22-081         197-11-99235         NEW-P         83-17-116         204-90-060         NEW         83-11-028           197-11-99060         NEW-P         83-23-114         197-11-99235         NEW-W         83-22-081         204-90-070         NEW         83-11-028           197-11-99065         NEW-P         83-17-116         197-11-99235         NEW-P         83-23-114         204-90-080         NEW         83-11-028           197-11-99065         NEW-W         83-22-081         197-11-99240         NEW-P         83-17-116         204-90-090         NEW         83-11-028           197-11-99065         NEW-P         83-23-114         197-11-99240         NEW-W         83-22-081         204-90-100         NEW         83-11-028           197-11-99070         NEW-P         83-17-116         197-11-99240         NEW-P         83-23-114         204-90-110         NEW         83-11-028										
197-11-99060     NEW-P     83-23-114     197-11-99235     NEW-W     83-22-081     204-90-070     NEW     83-11-028       197-11-99065     NEW-P     83-17-116     197-11-99235     NEW-P     83-23-114     204-90-080     NEW     83-11-028       197-11-99065     NEW-W     83-22-081     197-11-99240     NEW-P     83-17-116     204-90-090     NEW     83-11-028       197-11-99065     NEW-P     83-23-114     197-11-99240     NEW-W     83-22-081     204-90-100     NEW     83-11-028       197-11-99070     NEW-P     83-17-116     197-11-99240     NEW-P     83-23-114     204-90-110     NEW     83-11-028	197-11-99060	NEW-W	83-22-081	197-11-99235	NEW-P					
197-11-99065     NEW-W     83-22-081     197-11-99240     NEW-P     83-17-116     204-90-090     NEW     83-11-028       197-11-99065     NEW-P     83-23-114     197-11-99240     NEW-W     83-22-081     204-90-100     NEW     83-11-028       197-11-99170     NEW-P     83-17-116     197-11-99240     NEW-P     83-23-114     204-90-110     NEW     83-11-028										83-11-028
197-11-99065 NEW-P 83-23-114 197-11-99240 NEW-W 83-22-081 204-90-100 NEW 83-11-028 197-11-99070 NEW-P 83-17-116 197-11-99240 NEW-P 83-23-114 204-90-110 NEW 83-11-028										
197-11-99070 NEW-P 83-17-116 197-11-99240 NEW-P 83-23-114 204-90-110 NEW 83-11-028										
197-11-99070 NEW-W 83-22-081   197-11-99245 NEW-P 83-17-116   204-90-120 NEW 83-11-028				197-11-99240	NEW-P	83-23-114	20	0 <b>490-</b> -110	NEW	83-11-028
	197-11-99070	NEW-W	83-22-081	197-11-99245	NEW-P	83–17–116	20	0 <b>4–90</b> –120	NEW	83-11-028

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
204–90–130	NEW	8311028	212–45–090	NEW	83-06-022	220-24-020	REP-W	83-22-016
204-90-140	NEW	8311028 8317079	212-45-095	NEW-P	83-03-027	220-24-02000T	NEW-E	83-10-022
204–92–010 204–92–010	NEW-P NEW	83-17-079 83-21-080	212-45-095 212-45-100	NEW NEW-P	83-06-022 83-03-027	220-24-02000T 220-24-02000U	REP-E NEW-E	83-10-040 83-10-040
204-92-020	NEW-P	83-17-079	212-45-100	NEW	83-06-022	220-24-02000U	REP-E	83-14-037
204-92-020	NEW	83-21-080	212-45-105	NEW-P	83-03-027	220-24-02000V	NEW-E	83-14-037
204-92-030	NEW-P	83-17-079	212-45-105	NEW	83-06-022	220-24-02000V	REP-E	83-17-013
204–92–030 204–92–040	NEW NEW-P	83-21-080 83-17-079	212-45-110 212-45-110	NEW-P NEW	83–03–027 83–06–022	220–24–02000W 220–24–02000W	NEW-E REP-E	83-17-013 83-17-044
204-92-040	NEW-P	83-21-080	212-45-115	NEW-P	83-03-027	220-24-02000 W	NEW-E	83-17-044
204-92-050	NEW-P	83-17-079	212-45-115	NEW	83-06-022	220-24-02000X	REP-E	83-18-007
204-92-050	NEW	83-21-080	220-12-001	REP-P	83-20-093	220-24-02000Y	NEW-E	83-18-007
212-43-001	NEW NEW	83-03-028	220-12-002	REP-P AMD-P	83-20-093 83-20-093	220-24-030	REP-P REP-W	83-20-093
212-43-005 212-43-010	NEW	83–03–028 83–03–028	220-12-010 220-12-020	AMD-P	83-20-093 83-20-093	220–24–030 220–28–003G0G	NEW-E	83-22-016 83-15-027
212-43-015	NEW	83-03-028	220-16-028	AMD-P	83-20-093	220-28-073E0F	NEW-E	83-07-070
212-43-020	NEW	83-03-028	220-16-040	REP-P	83-20-093	220-28-073E0F	REP-E	83-11-015
212-43-025	NEW	83-03-028	220–16–040	REP-W	83-22-016	220-28-073H0A	NEW-E	8321021
212-43-030 212-43-035	NEW NEW	83-03-028 83-03-028	220–16–045 220–16–051	REP–P AMD–P	83-20-093 83-20-093	220–28–073H0A 220–28–073H0B	REP-E NEW-E	83-22-012 83-22-012
212-43-040	NEW	83-03-028	220-16-07500A	NEW-E	83-18-052	220-28-073H0B	REP-E	83-23-043
212-43-045	NEW	83-03-028	220-16-080	REP-P	83-20-093	220-28-073H0C	NEW-E	83-23-043
212-43-050	NEW	83-03-028	220-16-080	REP-W	83-22-016	220–28–073H0C	REP-E	83-23-044
212-43-055 212-43-060	NEW NEW	83–03–028 83–03–028	220–16–120 220–16–120	REP-P REP-W	83-20-093 83-22-016	220–28–073H0D 220–28–073H0D	NEW-E REP-E	83–23–044 83–23–097
212-43-065	NEW	83-03-028	220-16-125	AMD-P	83-20-093	220-28-073H0E	NEW-E	83-23-097
212-43-070	NEW	83-03-028	220-16-135	REP-P	83-20-093	220-28-301	NEW-E	83-09-035
212-43-075	NEW	83-03-028	220-16-200	REP-P	83-20-093	220-28-301	REP-E	83-10-007
212-43-080 212-43-085	NEW NEW	83-03-028 83-03-028	220–16–200 220–16–205	REP-W REP-P	83-22-016 83-20-093	220–28–302 220–28–302	NEW-E REP-E	83-10-007 83-13-008
212-43-083	NEW	83-03-028	220-16-205	REP-W	83-22-016	220-28-302	NEW-E	83-13-008
212-43-095	NEW	83-03-028	220-16-210	REP-P	83-20-093	220-28-303	REP-E	83-14-064
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212-43-105 212-43-110	NEW NEW	83–03–028 83–03–028	220–16–211 220–16–211	REP-P REP-W	83-20-093 83-22-016	220–28–304 220–28–305	REP-E NEW-E	83-15-028 83-15-028
212-43-110	NEW	83-03-028	220-16-211	REP-P	83-20-093	220-28-305	REP-E	83-16-012
212-43-120	NEW	83-03-028	220-16-215	REP-W	83-22-016	220-28-306	NEW-E	83-16-012
212-43-125	NEW	83-03-028	220-16-220	REP-P	83-20-093	220-28-306	REP-E	83-16-027
212–43–130 212–43–135	NEW NEW	83–03–028 83–03–028	220–16–220 220–16–225	REP-W REP-P	83-22-016 83-20-093	220–28–307 220–28–307	NEW-E REP-E	83-16-027 83-16-044
212-45-001	NEW-P	83-03-027	220-16-225	REP-W	83-22-016	220-28-308	NEW-E	83-16-044
212-45-001	NEW	83-06-022	220-16-230	REP-P	83-20-093	220-28-308	REP-E	83-17-002
212-45-005 212-45-005	NEW-P NEW	83–03–027 83–06–022	220–16–230 220–16–235	REP-W REP-P	83-22-016 83-20-093	220–28–309 220–28–309	NEW-E REP-E	83-17-002 83-17-017
212-45-010	NEW-P	83-08-022 83-03-027	220-16-235	REP-W	83-20-093 83-22-016	220-28-310	NEW-E	83-17-017 83-17-017
212-45-010	NEW	83-06-022	220-16-240	AMD-P	83-20-093	220-28-310	REP-E	83-17-042
212-45-015	NEW-P	83-03-027	220–16–275	REP-P	83-20-093	220-28-311	NEW-E	83-17-042
212-45-015 212-45-020	NEW NEW-P	83–06–022 83–03–027	220–16–275 220–16–300	REP-W REP-P	83-22-016 83-20-093	220–28–311 220–28–312	REP-E NEW-E	83-17-052 83-17-052
212-45-020	NEW	83-06-022	220-16-300	REP-W	83-22-016	220-28-312	REP-E	83–17–032 83–17–076
212-45-025	NEW-P	83-03-027	220–16–305	REP-P	83-20-093	220-28-313	NEW-E	83-17-076
212-45-025	NEW	83-06-022	220–16–305	REP-W	83-22-016	220-28-313	REP-E	83-17-087
212-45-030 212-45-030	NEW-P NEW	83–03–027 83–06–022	220–16–315 220–16–340	AMD-P AMD-P	83–20–093 83–20–093	220–28–314 220–28–314	NEW-E REP-E	83-17-087 83-18-003
212-45-035	NEW-P	83-03-027	220-16-380	NEW-P	83-20-093	220-28-315	NEW-E	83-18-003
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212-45-045	NEW	83-06-022	220-20-015	REP-P	83-20-093	220-28-317	REP-E	83-19-010
212-45-050	NEW-P	83-03-027	220-20-015	REP-W	83-22-016	220-28-318	NEW-E	83-19-010
212-45-050	NEW	83-06-022	220-20-016	REP-P	83-20-093	220-28-318	REP-E	83-19-027
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212-45-060	NEW-P	83-03-027	220-20-02000A	REP-E	83-21-097	220-28-320	NEW-E	83-19-053
212-45-060	NEW	83-06-022	220-22-010	REP-P	83-20-093	220-28-320	REP-E	83-20-006
212-45-065 212-45-065	NEW-P NEW	83-03-027	220-22-010	REP–W REP–P	83-22-016	220-28-321	NEW-E	83-20-006
212-45-065 212-45-070	NEW-P	83–06–022 83–03–027	220–22–020 220–22–020	REP-P REP-W	83-20-093 83-22-016	220–28–321 220–28–322	REP-E NEW-E	83-20-025 83-20-025
212-45-070	NEW	83-06-022	220-22-02000A	NEW-E	83-21-097	220-28-322	REP-E	83-20-040
212-45-075	NEW-P	83-03-027	220-22-030	REP-P	83-20-093	220-28-323	NEW-E	83-20-040
212-45-075 212-45-080	NEW NEW-P	83–06–022 83–03–027	220–22–030 220–22–400	REP-W AMD-P	83-22-016 83-20-093	220–28–323 220–28–324	REP-E NEW-E	83-20-068
212-45-080	NEW-P	83-06-022	220-22-400	AMD-P	83-20-093	220-28-324	REP-E	83-20-068 83-21-017
212-45-085	NEW-P	83-03-027	220-24-010	REP-P	83-20-093	220-28-325	NEW-E	83-21-017
212-45-085	NEW	83-06-022	220-24-010	REP-W	83-22-016	220-28-325	REP-E	83-21-023
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WAC #		WSR #	WAC #		WSR #	1	WAC #		WSR #
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220–28–327	NEW-E	83-21-032	220-30-410	NEW-P	83-20-093		220-32-05100Y	NEW-E	83-20-004
220–28–327 220–28–328	REP-E NEW-E	83-21 <b>-</b> 057 83-21 <b>-</b> 057	220–30–410 220–30–420	NEW-W NEW-P	83-22-016 83-20-093		220-32-05100Y 220-32-05100Z	REP-E NEW-E	83-20-048 83-20-048
220-28-328	REP-E	83-21-098	220-30-420	NEW-W	83-22-016		220-32-05100Z	REP-E	83-20-077
220-28-329	NEW-E	83-21-098	220-30-430	NEW-P	83-20-093		220-32-055	AMD-P	83-20-093
220-28-329	REP-E	83-22-010	220-30-430	NEW-W	83-22-016		220-32-055	AMD-W	83-22-016
220–28–330 220–28–330	NEW-E REP-E	83-22-010 83-22-030	220–30–500 220–30–500	NEW-P NEW-W	83-20-093	Ī	220-32-05500G 220-32-05700P	NEW-E	83-11-013
220-28-331	NEW-E	83-22-030	220–30–510	NEW-W	83-22-016 83-20-093		220-32-05700P 220-32-05700P	NEW-E REP-E	83–03–030 83–04–053
220-28-331	REP-E	83-22-047	220-30-510	NEW-W	83-22-016		220-32-05700Q	NEW-E	83-04-053
220-28-332	NEW-E	83-22-047	220-30-520	NEW-P	83-20-093	1	220-32-05700Q	REP-E	83-06-023
220–28–332 220–28–333	REP-E NEW-E	83–23–013 83–23–013	220–30–520 220–30–530	NEW-W NEW-P	83-22-016	1	220-32-05700R	NEW-E	83-06-023
220-28-333	REP-E	83-23-042	220–30–530	NEW-P	83-20-093 83-22-016		220-32-05700S 220-32-05800K	NEW-E NEW-E	83-20-070 83-18-025
220-28-334	NEW-E	83-23-042	220-30-570	NEW-P	83-20-093		220-32-05800K	REP-E	83-20-004
220-28-334	REP-E	83-23-079	220-30-570	NEW-W	83-22-016		220-32-05800L	NEW-E	83-20-077
220–28–335	NEW-E REP-E	83–23–079 83–23–098	220–30–575	NEW-P	83-20-093		220-32-05900D	NEW-E	83-10-020
220–28–335 220–28–336	NEW-E	83-23-098 83-23-098	220–30–575 220–30–600	NEW-W NEW-P	83-22-016 83-20-093		220-32-05900D 220-32-05900E	REP-E NEW-E	83-13-072 83-13-035
220-30-010	NEW-P	83-20-093	220-30-600	NEW-W	83-22-016		220-32-05900E	REP-E	83-13-072
220-30-010	NEW-W	83-22-016	220-30-610	NEW-P	83-20-093		220-32-05900F	NEW-E	83-13-072
220-30-020	NEW-P	83-20-093	220-30-610	NEW-W	83-22-016		220-32-05900F	REP-E	83-18-026
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220-30-050	NEW-W	83-22-016	220-30-700	NEW-P	83-20-093		220-36-020	REP-W	83–20–093 83–22–016
220-30-055	NEW-P	83-20-093	220-30-700	NEW-W	83-22-016		220-36-021	AMD-P	83-10-080
220-30-055	NEW-W	83-22-016	220-30-710	NEW-P	83-20-093	İ	220-36-021	AMD	83-13-054
220–30–060 220–30–060	NEW-P NEW-W	83-20-093 83-22-016	220–30–710 220–30–720	NEW-W NEW-P	83-22-016	1	220-36-021 220-36-021	REP-P	83-20-093
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220-30-065	NEW-W	83-22-016	220-30-800	NEW-P	83-20-093		220-36-02100I	REP-E	83-22-017
220-30-070	NEW-P	83-20-093	220-30-800	NEW-W	83-22-016		220-36-02100J	NEW-E	83-21-099
220–30–070 220–30–075	NEW-W NEW-P	83-22-016 83-20-093	220–30–810 220–30–810	NEW-P NEW-W	83-20-093 83-22-016		220-36-02100J	REP-E	83-22-017
220-30-075	NEW-P	83-20-093 83-22-016	220-30-810	NEW-W	83-20-093		220-36-02100K 220-36-02100K	NEW-E REP-E	83-22-017 83-22-040
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220-30-100	NEW-W	83-22-016	220–30–900	NEW-P	83-20-093		220-36-02100L	REP-E	83-22-054
220-30-110 220-30-110	NEW-P NEW-W	83-20-093 83-22-016	220–30–900 220–30–910	NEW-W NEW-P	83-22-016 83-20-093		220-36-02100M 220-36-02100M	NEW-E REP-E	83-22-054 83-23-012
220-30-115	NEW-P	83-20-093	220–30–910	NEW-W	83-22-016		220-36-02100M 220-36-02100N	NEW-E	83-23-012 83-23-012
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220-30-120	NEW-P	83-20-093	220-30-920	NEW-W	83-22-016	1	220-36-022	AMD	83-13-054
220–30–120 220–30–125	NEW-W NEW-P	83-22 <b>-</b> 016 83-20 <b>-</b> 093	220-32-020 220-32-020	REP-P REP-P	83-20-093 83-22-016		220–36–022 220–36–022	REP-P REP-W	83-20-093 83-22-016
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220-30-130	NEW-P	83-20-093	220-32-02200J	NEW-E	83-21-076		220-36-024	AMD	83-13-054
220-30-130	NEW-W	83-22-016	220-32-030	REP-P	83-20-093		220-36-024	REP-P	83-20-093
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220-30-140	NEW-P	83-20-093	220-32-03000H	NEW-E	83-13-023		220-36-025	AMD	83-10-015
220-30-140	NEW-W	83-22-016	220-32-03000H	REP-E	83-20-050		220-36-025	AMD-P	83-20-093
220–30–145 220–30–145	NEW-P NEW-W	83-20-093 83-22-016	220-32-03000I 220-32-031	NEW-E REP-P	83-20-050	1	220-36-025	AMD-W	83-22-016
220-30-143	NEW-W	83-22-016	220-32-031	REP-P	83-20-093 83-22-016		220-36-02500A 220-36-02500B	NEW-E NEW-E	83-07-041 83-14-094
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220-30-155	NEW-P	83-20-093	220-32-032	REP-P	83-22-016	Ī	220-36-02500C	REP-E	83-20-033
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220-30-165	NEW-P	83-20-093	220-32-034	REP-P	83-22-016		220-36-02500F	NEW-E	83-23-020
220-30-165	NEW-W	83-22-016	220-32-036	REP-P	83-20-093	ĺ	220-36-02500F	REP-E	83-23-035
220-30-170 220-30-170	NEW-P NEW-W	83–20–093 83–22–016	220–32–036 220–32–04000Q	REP-P NEW-E	83-22-016 83-03-030		220-36-02500G	NEW-E	83-23-035
220-30-175	NEW-P	83-20-093	220–32–04000Q 220–32–04000Q	REP-E	83-04-053		220-40-020 220-40-020	REP-P REP-W	83-20-093 83-22-016
220-30-175	NEW-W	83-22-016	220-32-04000R	NEW-E	83-04-053		220-40-021	AMD-P	83-10-080
220-30-300	NEW-P	83-20-093	220-32-04000S	NEW-E	83-20-070		220-40-021	AMD	83-13-054
220-30-300 220-30-310	NEW-W NEW-P	83-22-016 83-20-093	220-32-04100F 220-32-05100A	NEW-E NEW-E	83-11-035		220-40-021	REP-P	83-20-093
220-30-310	NEW-P NEW-W	83-20-093 83-22-016	220–32–05100A 220–32–05100U	NEW-E NEW-E	83–20–077 83–05–008		220-40-021 220-40-02100A	REP-W NEW-E	83-22-016 83-18-050
220–30–320	NEW-P	83-20-093	220-32-05100U	NEW-E	83-15-008	1	220-40-02100A	REP-E	83-20-005
220-30-320	NEW-W	83-22-016	220-32-05100U	REP-E	83-15-016		220-40-02100B	NEW-E	83-19-043
220–30–330 220–30–330	NEW-P NEW-W	83–20–093 83–22–016	220–32–05100V 220–32–05100V	NEW-E REP-E	83-15-016 83-15-026		220-40-02100B 220-40-02100C	REP-E NEW-E	83-20-005 83-20-005
220-30-330	NEW-P	83-20-093	220–32–05100V 220–32–05100W	NEW-E	83-15-026 83-15-026		220-40-02100C 220-40-02100C	REP-E	83-20-005 83-20-026
220-30-370	NEW-W	83-22-016	220-32-05100W	REP-E	83-18-025		220-40-02100D	NEW-E	83-20-026
220–30–400	NEW-P	83-20-093	220-32-05100X	NEW-E	83-18-025		220-40-02100D	REP-E	83-20-041

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-40-02100E	NEW-E	83-20-041	220–47–266	REP-P	83-20-093	220-47-807	REP-E	83-18-035
220-40-02100E	REP-E	83-21-033	220-47-266	REP-W	83-22-016	220-47-808	NEW-E	83-18-035
220-40-02100F	NEW-E	83-21-033 83-21-097	220-47-267	REP-P REP-W	83-20-093 83-22-016	220–47–808 220–47–809	REP-E NEW-E	83-18-053 83-18-053
220-40-02100F 220-40-02100G	REP-E NEW-E	83-21-097 83-21-097	220–47–267 220–47–268	REP-P	83-20-093	220-47-809	REP-E	83-19-011
220-40-02100G 220-40-02100G	REP-E	83-22-018	220-47-268	REP-W	83-22-016	220-47-810	NEW-E	83-19-011
220-40-02100H	NEW-E	83-22-018	220-47-301	REP-P	83-20-093	220-47-810	REP-E	83-19-026
220-40-022	AMD-P	83-10-080	220-47-301	REP-W	83-22-016	220-47-811	NEW-E	83-19-026
220-40-022 220-40-022	AMD REP–P	83-13-054 83-20-093	220–47–302 220–47–302	REP-P REP-W	83-20-093 83-22-016	220–47–811 220–47–812	REP-E NEW-E	83-19-052 83-19-052
220-40-022	REP-W	83-22-016	220-47-302	REP-P	83-20-093	220-47-812	REP-E	83-20-024
220-40-024	AMD-P	83-10-080	220-47-303	REPW	83-22-016	220-47-813	NEW-E	83-20-024
220-40-024	AMD	83-13-054	220-47-304	REP-P	83-20-093	220-47-813	REP-E	83-20-039
220-40-024 220-40-024	REP-P REP-W	83-20-093 83-22-016	220–47–304 220–47–307	REP-W AMD-P	83-22-016 83-11-039	220-47-814 220-47-814	NEW-E REP-E	83-20-039 83-20-069
220-40-024 220-40-02400A	NEW-E	83-22-010 83-22-018	220–47–307	AMD	83-14-020	220-47-815	NEW-E	83-20-069
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220-44-020	AMD-P	83–20–093 83–22–016	220–47–311 220–47–311	AMD-P AMD	83-11-039 83-14-020	220-47-816 220-47-817	REP-E NEW-E	83-21-056 83-21-056
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220-44-04000D	NEW-E	83-06-032	220-47-313	REP-P	83-20-093	220-47-821	REP-E	83-23-057
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220-47-265	REP-W	83-22-016	220–47–807	NEW-E	83-18-008	220-52-01901	AMD-P	8320093

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220-52-020	AMD-P	83-20-093	220–56–285	AMD-P	83-03-071		220-57-280	AMD-P	83-03-071
220-52-020 220-52-043	AMD-W AMD-P	83-22 <b>-</b> 016 83-20 <b>-</b> 093	220–56–285 220–56–300	AMD REP-P	83-07-043 83-03-071		220-57-280	AMD	83-07-043
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220-52-04600C	REP-E	83-18-024	220-56-32500E	NEW-E	83-10-019		220-57-290	AMD-P	83-03-071
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220–52–075 220–52–07500F	AMD-W NEW-E	83–22–016 83–14–015	220-57-00100A 220-57-00100B	REP-E NEW-E	83-23-078 83-23-078		220–57–340 220–57–340	AMD-P	83-03-071
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220-56-196	NEW-P	83-03-071	220-57-23000C	NEW-E	83-21-075		220-57A-01500A	NEW-E	83-08-040
220–56–196 220–56–198	NEW NEW-P	83–07–043 83–03–071	220–57–235 220–57–235	AMD-P	83-03-071		220-57A-040	AMD-P	83-03-071
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220-56-235	AMD	83-07-043	220-57-270	AMD-P	83-03-071		220-57A-082	AMD-P	83-03-071
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220–56–250 220–56–250	AMD-P AMD	8303071 8307043	220–57–27000K 220–57–27000K	NEW-E REP-E	83-13-009 83-16-016		220-57A-08200B 220-57A-085	NEW-E AMD-P	83-08-040 83-03-071
220-56-25000B	NEW-E	83-08-040	220-57-27000L	NEW-E	83-16-016		220-57A-085	AMD-F	83-07-043
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220-57A-105	AMD	83-07-043	220–110–030	NEW-P	83-06-062	220-110-330	NEW	83-09-019
220-57A-112	AMD-P	83-03-071	220-110-030	NEW	83-09-019	220-110-340	NEW-P	83-06-062
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220-57A-120 220-57A-120	AMD-P AMD	83-03-071 83-07-043	220-110-030 220-110-040	NEW-P	83-23-110 83-06-062	220-110-340 220-110-350	NEW-P	83-06-062
220-57A-120 220-57A-152	AMD-P	83-03-071	220-110-040	NEW	83-09-019	220-110-350	NEW	83-09-019
220-57A-152	AMD	83-07-043	220-110-050	NEW-P	83-06-062	220-110-350	AMD-P	83-23-110
220-57A-165	AMD-P	83-03-071	220-110-050	NEW	83-09-019	222-08	REVIEW	83-13-098
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220-57A-17500H		83-16-036	220-110-060	AMD-P	83-23-110	23002110	AMD-P	83-19-023
220-57A-17500H		83-17-001	220-110-070	NEW-P	83-06-062	230-02-250	AMD-P	83-10-001
220-57A-17500I	NEW-E REP-E	83-17-001 83-17-037	220-110-070 220-110-070	NEW REVIEW	83-09-019 83-21-020	230-02-250 230-04-020	AMD AMD–P	83-13-050 83-17-122
220-57A-17500I 220-57A-180	AMD-P	83-03-071	220-110-070	AMD-P	83-23-110	230-04-020	AMD	83-21-073
220-57A-180	AMD	83-07-043	220-110-080	NEW-P	83-06-062	230-04-050	AMD-P	83-17-122
220-57A-190	AMD-P	83-03-071	220-110-080	NEW	83-09-019	230-04-050	AMD	83-21-073
220-57A-190 220-60-070	AMD AMD–P	83-07-043 83-20-093	220-110-090 220-110-090	NEW-P NEW	83–06–062 83–09–019	230–04–060 230–04–060	AMD-P AMD	83-17-122 83-21-073
220-60-070	AMD-P	83-20-093	220-110-090	NEW-P	83-06-062	230-04-061	NEW-P	83-22-046
220-69-215	AMD-P	83-20-093	220-110-100	NEW	83-09-019	230-04-065	AMD	83-06-077
220-69-220	AMD-P	83-20-093	220-110-110	NEW-P	83-06-062	230-04-075	AMD-P	83-16-008
220-69-230	AMD-P	83-20-093 83-20-093	220-110-110 220-110-110	NEW REVIEW	83-09-019 83-21-020	230-04-075 230-04-140	AMD AMD–P	83-19-024 83-17-122
220-69-231 220-69-232	REP-P REP-P	83-20-093 83-20-093	220-110-110	AMD-P	83-23-110	230-04-140	AMD	83-21-073
220-69-233	REP-P	83-20-093	220-110-120	NEW-P	83-06-062	230-04-145	AMD-P	83-17-122
220-69-234	AMD-P	83-20-093	220-110-120	NEW	83-09-019	230-04-145	AMD	83-21-073
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220-69-240	AMD-P	83-20-093	220-110-130	AMD-P	83-23-110	230-04-260	AMD-P	83-22-046
220-69-241	AMD-P	83-20-093	220-110-140	NEW-P	83-06-062	230-04-305	REP~P	83-22-046
220-69-242	AMD-P	83-20-093 83-20-093	220-110-140 220-110-150	NEW NEW-P	83-09-019 83-06-062	230–04–340 230–04–340	AMD–P AMD	83-16-008 83-19-024
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220-69-251	REP-P	83-20-093	220-110-160	NEW-P	83-06-062	230-08-010	AMD~P	83-10-001
220-69-252	REP-P	83-20-093	220-110-160	NEW	83-09-019	230-08-010	AMD	83-13-050
220-69-253 220-69-254	REP-P AMD-P	83-20-093 83-20-093	220-110-170 220-110-170	NEW-P NEW	83-06-062 83-09-019	230-08-010 230-08-015	AMD–P AMD	83-19-023 83-06-077
220-69-25401	REP-P	83-20-093	220-110-170	NEW-P	83-06-062	230-08-020	REP-P	83-06-072
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220-69-260	AMD-P	83-20-093	220-110-190	NEW-P	83-06-062 83-09-019	230-08-025 230-08-025	NEW-P NEW	83-06-072 83-10-002
220–69–261 220–69–262	REP–P AMD–P	83-20-093 83-20-093	220-110-190 220-110-190	NEW AMD-P	83-23-110	230-08-023	REP-P	83-06-072
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220-69-272	AMD-P	83-20-093	220-110-220	NEW	83-09-019	230-08-090	AMD-P	83-19-023
220-69-273	AMD-P	83-20-093	220-110-220	REVIEW	83-21-020	230-08-090	AMD	83-23-055
220–69–274 220–69–280	AMD-P AMD-P	83-20-093 83-20-093	220-110-220 220-110-230	AMD-P NEW-P	83-23-110 83-06-062	230-08-120 230-08-125	AMD NEW	83–06–077 83–06–077
220-74-022	AMD-P	83-20-093	220-110-230	NEW	83-09-019	230-08-160	AMD	83-06-077
220-74-022	AMD-W	83-22-016	220-110-240	NEW-P	83-06-062	230-12-020	NEW-P	83-04-067
220-76-010	AMD-P	83-20-093	220-110-240 220-110-250	NEW D	83–09–019 83–06–062	230–12–020 230–12–050	NEW AMD–P	83-08-051 83-10-001
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220-85-015	AMD-P	83-20-093	220-110-250	AMD-P	83-23-110	230-20-010	AMD-P	83-08-048
220-85-015	AMD-W	83-22-016	220-110-260	NEW-P	83-06-062	230-20-010	AMD	83-11-034
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220-85-050 220-85-070	AMD–W AMD–P	83-22-016 83-20-093	220-110-200	NEW-P	83-06-062	230-20-015	NEW	83-10-002
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220-85-110	AMD-P	83-20-093	220-110-280	NEW-P	83-06-062	230-20-060	NEW-E	83-08-050
220-85-110 220-95-026	AMD-W AMD-P	83-22-016 83-20-093	220-110-280 220-110-290	NEW NEW-P	83–09–019 83–06–062	230–20–060 230–20–060	AMD-E AMD-E	83-09-033 83-15-022
220-95-026	AMD-P AMD-W	83-20-093 83-22-016	220-110-290	NEW-F	83-00-002	230-20-061	NEW-P	83-15-022 83-16-082
220-110-010	NEW-P	83-06-062	220-110-300	NEW-P	83-06-062	230-20-061	NEW	83-19-024
220-110-010	NEW	83-09-019	220-110-300	NEW	83-09-019	230-20-061	REP-P	83-22-046
220-110-010 220-110-010	REVIEW AMD-P	83-21-020 83-23-110	220-110-300 220-110-310	AMD-P NEW-P	83-23-110 83-06-062	230–20–063 230–20–070	NEW-P AMD-P	83-22-046 83-19-023
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220-110-020	NEW	83-09-019	220-110-320	NEW-P	83-06-062	230-20-100	AMD-P	83-10-001
220-110-020	REVIEW	83-21-020	220-110-320	NEW NEW-P	83-09-019 83-06-062	230–20–100 230–20–125	AMD NEW-P	83-13-050 83-10-001
220-110-020	AMD-P	83-23-110	220-110-330	MEMAL	03-00-004	230-20-123	IAD W-L	37-10-001

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
230-20-125	NEW-P	83–17–122	232–16–240	REP-P	83-12-051	232–28–611	NEW-P	83–14–083
230-20-150	REP-P	83-04-067	232-16-240	REP	83-15-059	232-28-612	NEW-P	83-14-083
230-20-150 230-20-170	REP AMD-P	83–08–051 83–10–001	232-16-260	REP-P	83-12-051	232-28-613	NEW-P	83-14-083
230-20-170	AMD-P	83-13-050	232-16-260 232-16-350	REP REP-P	83-15-059 83-12-051	232–28–704 232–28–705	REP NEW	83-06-061 83-06-061
230-20-170	AMD-P	83-17-122	232-16-350	REP	83-15-059	232-28-705	REP-P	83-23-082
230-20-170	AMD	83-21-073	232-16-390	REP-P	83-12-051	232-28-706	NEW-P	83-23-082
230-20-180	REP-P	83-16-008	232-16-390	REP	83-15-059	232-28-804	REP-P	83-06-059
230–20–180 230–20–200	REP REP-P	83-19-024 83-16-008	232-16-500 232-16-500	REP-P REP	83-12-051 83-15-059	232-28-804 232-28-805	REP NEW-P	83-15-057
230-20-200	REP	83-19-024	232-16-510	REP-P	83-12-051	232-28-805	NEW-P	83-06-059 83-15-057
230-20-205	REP-P	83-16-008	232-16-510	REP NEW-P	83-15-059	232-32-145	NEW-E	83-03-048
230-20-205	REP	83-19-024	232-16-630	NEW-P	83-14-079	232-32-146	NEW-E	83-03-049
230-20-240 230-20-240	NEW-P NEW	8310001 8313050	232-16-630 232-16-640	NEW NEW-P	83-18-043	232-32-147	NEW-E	83-03-057
230-20-240	AMD-P	83-22-046	232-16-640	NEW-P	83-14-079 83-18-043	232–32–148 232–32–149	NEW-E NEW-E	83-04-024 83-05-026
230-20-245	REP-P	83-16-008	232-16-650	NEW-P	83-14-079	232-32-150	NEW-E	83-06-003
230-20-245	REP	83-19-024	232-16-650	NEW	83-18-043	232-32-151	NEW-E	83-06-007
230–20–246 230–20–246	NEW-P NEW	83-16-008 83-19-024	232-16-660	NEW-P	83-14-079	232-32-152	NEW-E	83-06-037
230-20-240	REP-P	83-22-046	232–16–660 232–16–670	NEW NEW-P	83-18-043 83-14-079	232–32–153 236–12–011	NEW-E AMD-P	8323092
230-20-310	REP-P	83-08-048	232-16-670	NEW	83-18-043	236-12-011	AMD-F	83-13-108 83-13-109
230-20-310	REP	83-11-034	232-16-680	NEW-P	83-14-079	236-12-011	AMD	83-16-026
230-20-320	REP-P REP	83-08-048	232-16-680	NEW NEW-P	83-18-043	236-12-014	NEW-P	83-13-108
230–20–320 230–20–325	NEW-P	83-11-034 83-08-048	232-16-690 232-16-690	NEW-P NEW	83-14-079 83-18-043	236–12–014 236–12–014	NEW-E	83-13-109
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230-20-330	REP-P	83-08-048	232-28-105	REP	83-17-021	236-48-004	AMD	83-18-004
230-20-330	REP	83-11-034	232-28-106	NEW-P	83-12-052	236-48-005	AMD-P	83-15-053
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230-30-080	AMD-P	83-16-008	232-28-205	REP-P	83-08-078	236-48-012	AMD-P	83-15-053
230-30-080	AMD	83-19-024	232–28–205	REP	8315058	236-48-012	AMD	83-18-004
230 <u></u> 40 <u>0</u> 50 230 <u>40</u> 050	AMD-P AMD	83-19 <b>-</b> 023 83-23 <b>-</b> 055	232–28–20502 232–28–206	NEW-E NEW-P	83-06-030	236-48-022	REPP	83-15-053
230-40-062	REP-P	83-08-048	232-28-206	NEW-P	83-06-058 83-08-078	236–48–022 236–48–024	REP AMD–P	83-18-004 83-15-053
230-40-062	REP	83-11-034	232-28-206	NEW	83-09-023	236-48-024	AMD	83-18-004
230-40-063	NEW-P	83-08-048	232-28-207	NEW	83-15-058	236-48-041	AMD-P	83-15-053
230-40-063 230-40-450	NEW NEW	83-11-034 83-06-077	232–28–405 232–28–405	REP-P REP	83-14-080 83-18-040	236-48-041	AMD	83-18-004
230–60–070	REP-P	83-16-008	232-28-405	NEW-P	83-14-080	236-48-051 236-48-051	AMD–P AMD	83-15-053 83-18-004
230-60-070	REP	83-19-024	232-28-406	NEW	83-18-040	236-48-071	AMD-P	83-15-053
232-12-019	AMD-P	83-14-082	232–28–407	NEW	83-17-102	236-48-071	AMD	83-18-004
232-12-019 232-12-025	AMD NEW-P	83-21 <b>-</b> 003 83-23-104	232-28-505 232-28-505	REP-P REP	83-12-050 83-18-042	236-48-079	AMD-P	83-15-053
232-12-044	AMD-E	83-08-055	232-28-506	NEW-P	83-12-050	236–48–079 236–48–082	AMD AMD–P	83-18-004 83-15-053
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232-12-157	AMD-P	83-23-091	232-28-605	AMD-P	83-08-088	236–48–097 236–48–098	AMD AMD–P	83-18-004 83-15-053
232-12-157	AMD-E	83-23-093	232-28-605	AMD-E	83-09-024	236-48-098	AMD	83-18-004
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232-12-297	NEW-P	83-17-121	232-28-60503	NEW-E	83-04-039	236-48-124	NEW	83-18-004
232-14 232-14-010	NEW-W NEW-P	83-04-040 83-06-060	232–28–60504 232–28–60505	NEW-E	83-07-001	236-48-131	AMD-P	83-15-053
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232-14-010	REVIEW	83-21-039	232-28-60507	NEW-E	83-08-054	236-48-166	AMD-P AMD	83-15-053 83-18-004
232-14-010	AMD-P	83-23-112	232-28-60508	NEW-P	83-12-054	236-48-167	AMD-P	83–15–053
232-16-150 232-16-150	REP-P REP	83-12-051 83-15-059	232-28-60508 232-28-60509	NEW E	83-15-056	236-48-167	AMD	83-18-004
232-16-130 232-16-170	REP-P	83-13-059 83-12-051	232-28-60510	NEW-E NEW-E	83-16-048 83-21-001	236-48-192 236-48-192	AMD–P AMD	83-15-053
232-16-170	REP	83-15-059	232-28-606	NEW-P	83-14-083	236-48-197	AMD-P	83-18-004 83-15-053
232-16-190	REP-P	83-12-051	232-28-607	NEW-P	83-14-083	236-48-197	AMD	83-18-004
232-16-190 232-16-230	REP REP-P	83-15-059 83-12-051	232–28–608 232–28–609	NEW-P	83-14-083	236-48-198	AMD-P	8315053
232-16-230	REP	83-15-059	232-28-610	NEW-P NEW-P	83-14-083 83-14-083	236-48-198 236-48-240	AMD AMD–P	83-18-004 83-15-052
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
236-48-240	AMD	83-18-004	248-16-228	AMD-P	83-09-001	248-21-035	AMD-P	83-03-042
236-48-250	NEW-P	83-15-053	248-16-228	AMD	83-13-068	248-21-035	AMD	83-07-015
236-48-250	NEW	83-18-004	248-16-230	AMD-P	83-09-001	248-22-036	AMD-P	83-06-010
236-48-251	NEW-P	83-15-053	248-16-230	AMD	83-13-068	248-22-036	AMD	83-10-079
236-48-251	NEW	83-18-004	248-16-235	NEW-P	83-09-001	248-23-050	AMD–P AMD	83–06–010 83–10–079
236-48-252	NEW-P	83-15-053	248-16-235 248-18-001	NEW AMD-P	83-13-068 83-14-022	248-23-050 248-29-020	AMD~P	83-03-043
236-48-252 236-48-253	NEW NEW-P	83-18-004 83-15-053	248-18-001	AMD-F AMD	83-19-058	248-29-020	AMD~F	83-07-016
236-48-253	NEW	83-18-004	248-18-180	AMD-P	83-04-059	248-29-050	AMD-P	83-03-044
236-48-254	NEW-P	83-15-053	248-18-180	AMD	83-07-048	248-29-050	AMD	83-07-017
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236-49-060	NEW-P	83-15-053	248-18-215	AMD-P	83-14-022	248~30~080	AMD	83-18-002
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236-49-061	NEW-P NEW	83–15–053 83–18–004	248-18-220 248-18-220	AMD–P AMD	83-14-022 83-19-058	248-30-100	AMD-P	83-13-102
236-49-061 248-16-001	AMD-P	83-09-001	248-18-222	AMD-P	83-14-022	248-30-110	AMD	83-18-002
248-16-001	AMD	83-13-068	248-18-222	AMD	83-19-058	248-30-130	NEW-P	83-13-102
248-16-035	AMD-P	83-09-001	248-18-223	AMD-P	83-14-022	248-30-130	NEW	83-18-002
248-16-035	AMD	83-13-068	248-18-223	AMD	83-19-058	248-54	AMD-C	83-13-101
248-16-040	AMD-P	83-09-001	248-18-240	AMD-P	83-14-022	248-54-005	NEW-P	83-07-060
248-16-040	AMD	83-13-068	248-18-240 248-18-330	AMD AMD–P	83-19-058 83-10-056	248-54-005 248-54-015	NEW NEW-P	83-19-002 83-07-060
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248-16-055	AMD	83-13-068	248-18-500 248-18-500	AMD-P AMD	83-14-022 83-19-058	248-54-045 248-54-055	NEW NEW-P	83-19-002 83-07-060
248-16-056 248-16-056	AMD-P AMD	83-09-001 83-13-068	248-18-520	AMD-P	83-14-022	248-54-055	NEW	83-19-002
248-16-058	REP-P	83-09-001	248-18-520	AMD	83-19-058	248-54-065	NEW-P	83-07-060
248-16-058	REP	83-13-068	248-18-525	AMD-P	83-14-022	248-54-065	NEW	83-19-002
248-16-060	AMD-P	83-09-001	248-18-525	AMD	83-19-058	248-54-085	NEW-P	83-07-060
248-16-060	AMD	83-13-068	248-18-539	AMD-P	83-14-022	248-54-085	NEW	83-19-002
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248-16-070 248-16-090	AMD AMD–P	83-13-068 83-09-001	248-18-555	AMD-F AMD	83-19-056	248-54-105	NEW-P	83-07-060
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248-16-105	NEW	83-13-068	248-18-565	AMD-P	83-14-022	248-54-115	NEW	83-19-002
248-16-110	AMD-P	83-09-001	248–18–565	AMD	83-19-058	248-54-125	NEW-P	83-07-060
248-16-110	AMD NEW-P	83-13-068 83-09-001	248-18-600 248-18-600	AMD-P AMD	83-14-022 83-19-058	248-54-125 248-54-135	NEW NEW-P	83–19–002 83–07–060
248-16-115 248-16-115	NEW-P NEW	83-13-068	248-18-605	AMD-P	83-14-022	248-54-135	NEW	83-19-002
248-16-120	AMD-P	83-09-001	248-18-605	AMD	83-19-058	248-54-145	NEW-P	83-07-060
248-16-120	AMD	83-13-068	248-18-607	AMD-P	83-14-022	248-54-145	NEW	83-19-002
248-16-130	AMD-P	83-09-001	248-18-607	AMD	83-19-058	248-54-155	NEW-P	83-07-060
248-16-130	AMD	83-13-068	248-18-615	AMD-P	83-14-022	248-54-155 248-54-165	NEW NEW-P	83-19-002 83-07-060
248-16-140 248-16-140	AMD–P AMD	83-09-001 83-13-068	248-18-615 248-18-636	AMD AMD–P	83-19-058 83-14-022	248-54-165	NEW-P	83-19-002
248-16-150	AMD-P	83-09-001	248-18-636	AMD	83-19-058	248-54-175	NEW-P	83-07-060
248-16-150	AMD	83-13-068	248-18-640	AMD-P	83-14-022	248-54-175	NEW	83-19-002
248-16-160	AMD-P	83-09-001	248-18-640	AMD	83-19-058	248-54-185	NEW-P	83-07-060
248-16-160	AMD	83-13-068	248-18-645	AMD-P	83-14-022	248-54-185	NEW	83-19-002
248-16-162	REP-P	83-09-001	248-18-645	AMD	83-19-058 83-14-022	248-54-195 248-54-195	NEW-P NEW	83-07-060 83-19-002
248-16-162 248-16-170	REP AMD-P	83-13-068 83-09-001	248-18-650 248-18-650	AMD-P AMD	83-14-022 83-19-058	248-54-205	NEW-P	83-07-060
248-16-170	AMD-F AMD	83-13-068	248-18-655	AMD-P	83-14-022	248-54-205	NEW	83-19-002
248-16-180	AMD-P	83-09-001	248-18-655	AMD	83-19-058	248-54-215	NEW-P	83-07-060
248-16-180	AMD	83-13-068	248-18-660	AMD-P	83-14-022	248-54-215	NEW	83-19-002
248-16-190	AMD-P	83-09-001	248-18-660	AMD	83-19-058	248-54-225	NEW-P	83-07-060
248-16-190	AMD	83-13-068	248-18-670	AMD-P AMD	83-10-057 83-13-067	248–54–225 248–54–235	NEW NEW-P	83-19-002 83-07-060
248-16-202 248-16-202	AMD-P AMD	83-09-001 83-13-068	248-18-670 248-18-675	AMD-P	83-14-022	248-54-235	NEW	83-19-002
248-16-213	AMD-P	83-09-001	248-18-675	AMD	83-19-058	248-54-245	NEW-P	83-07-060
248-16-213	AMD	83-13-068	248-18-680	AMD-P	83-14-022	248-54-245	NEW	83-19-002
248-16-215	AMD-P	83-09-001	248-18-680	AMD	8319058	248-54-255	NEW-P	83-07-060
248-16-215	AMD	83-13-068	248-18-685	AMD-P	83-04-059	248-54-255	NEW	83-19-002
248-16-222	AMD-P	83-09-001	248-18-685	AMD P	83-07-048 83-14-022	248-54-265	NEW-P NEW	83-07-060 83-19-002
248-16-222 248-16-223	AMD AMD-P	83-13-068 83-09-001	248-18-690 248-18-690	AMD–P AMD	83-14-022 83-19-058	248-54-265 248-54-275	NEW-P	83-07-060
248-16-223	AMD-P AMD	83-13-068	248-18-695	AMD-P	83-14-022	248-54-275	NEW	83-19-002
248-16-226	AMD-P	83-09-001	248-18-695	AMD	83-19-058	248-54-285	NEW-P	83-07-060
248-16-226	AMD	83-13-068	248-18-718	AMD	83-03-026	248-54-285	NEW	83-19-002
248-16-227	AMD-P	83-09-001	248-19-220	AMD-E	83-22-074	248-54-550	REP-P	83-07-060
248–16–227	AMD	83–13–068	248-19-230	AMD-E	83-22-074	248-54-550	REP	83–19–002

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
248-54-560	REP-P	83-07-060	248-96-025	NEW	83-13-014	250-60-040	NEW-P	83–20–034
248-54-560	REP	83-19-002	248-96-040	AMD-P	83-07-061	250-60-050	NEW-E	83-19-017
248-54-570	REP-P	83-07-060	248-96-040	AMD	83-13-014	250-60-050	NEW-P	83-20-034
248-54-570	REP	83-19-002	248-96-045	REP-P	83-07-061	250-60-060	NEW-E	83-19-017
248-54-575 248-54-575	REP-P REP	83-07-060 83-19-002	248-96-045 248-96-046	REP AMD–P	83-13-014	250-60-060 250-60-070	NEW-P	83-20-034
248-54-580	REP-P	83–07 <b>–</b> 060	248-96-046	AMD-F AMD	83-07-061 83-13-014	250-60-070	NEW-E NEW-P	83–19 <b>–</b> 017 83–20–034
248-54-580	REP	83-19-002	248-96-047	NEW-P	83-07-061	250-60-080	NEW-E	83-19-017
248-54-590	REP-P	83-07-060	248-96-047	NEW	83-13-014	250-60-080	NEW-P	83-20-034
248-54-590	REP	83-19-002	248-96-050	AMD-P	83-07-061	250-60-090	NEW-E	83-19-017
248-54-600	REP-P	83-07-060	248-96-050	AMD	83-13-014	250-60-090	NEW-P	83-20-034
248-54-600 248-54-610	REP REP-P	83-19-002 83-07-060	248-96-060 248-96-060	AMD-P AMD	83-07-061 83-13-014	250-60-100	NEW-E	83-19-017 83-20-034
248-54-610	REP	83-19-002	248-96-070	REP-P	83-07-061	250-60-100 250-60-110	NEW-P NEW-E	83-20-034 83-19-017
248-54-620	REP-P	83-07-060	248-96-070	REP	83-13-014	250-60-110	NEW-P	83-20-034
248-54-620	REP	83-19-002	248-96-075	AMD-P	83-07-061	250-60-120	NEW-E	83-19-017
248-54-630	REP-P	83-07-060	248-96-075	AMD	83-13-014	250-60-120	NEW-P	83-20-034
248-54-630 248-54-640	REP REP-P	83-19-002	248-96-080	AMD-P	83-07-061	251-04-020	AMD-E	83-04-016
248-54-640	REP-F	83-07-060 83-19-002	248–96–080 248–96–090	AMD AMD–P	8313014 8307061	251-04-020 251-04-020	AMD-P AMD-C	83-04-065 83-04-066
248-54-650	REP-P	83-07-060	248-96-090	AMD	83–13–014	251-04-020	AMD-C	83-07-056
248-54-650	REP	83-19-002	248-96-094	NEW-P	83-07-061	251-04-020	AMD	83-10-029
248-54-660	REP-P	83-07-060	248-96-094	NEW	83-13-014	251-04-020	AMD-P	83-18-064
248-54-660	REP	83-19-002	248-96-095	AMD-P	83-07-061	251-04-020	AMD-C	83-22-061
248-54-670 248-54-670	REP-P REP	83-07-060 83-19-002	248-96-095 248-96-096	AMD B	83-13-014	251-04-020	AMD-P	83-22-062
248-54-680	REP-P	83-07-060	248-96-096	AMD-P AMD	83-07-061 83-13-014	251-04-040 251-04-040	AMD-P AMD-C	83-18-064 83-22-061
248-54-680	REP	83-19-002	248-96-100	AMD-P	83-07-061	251-04-040	AMD-C	83-04-065
248-54-690	REP-P	83-07-060	248-96-100	AMD	83-13-014	251-08-100	AMD	83-10-029
248-54-690	REP	83-19-002	248-96-110	AMD-P	83-07-061	251-08-100	AMD-P	83-22-062
248-54-700	REP-P	83-07-060	248-96-110	AMD	83-13-014	251-09-020	AMD-E	83-14-058
248-54-700 248-54-710	REP REP-P	83-19-002 83-07-060	248-96-130 248-96-130	AMD-P AMD	83-07-061 83-13-014	251-09-020 251-09-020	AMD-P	83-16-077
248-54-710	REP	83-19-002	248-96-140	AMD-P	83-07-061	251-09-020	AMD AMD-E	83-20-020 83-20-021
248-54-720	REP-P	83-07-060	248-96-140	AMD	83-13-014	251-09-090	AMD-P	83-16-077
248-54-720	REP	83-19-002	248-96-150	NEW-P	83-07-061	251-09-090	AMD	83-20-020
248-54-730	REP-P	83-07-060	248-96-150	NEW	83-13-014	251-10-060	AMD-P	83-16-077
248-54-730 248-54-740	REP REP–P	83-19-002 83-07-060	248–96–160 248–96–160	AMD-P AMD	83-07-061 83-13-014	251-10-060 251-10-120	AMD AMD–C	83-20-020
248-54-740	REP	83-19-002	248-96-175	AMD-P	83-07-061	251-10-120	AMD-C AMD	83-06-079 83-10-029
248-54-750	REP-P	83-07-060	248-96-175	AMD	83-13-014	251-10-140	AMD-P	83-16-077
248-54-750	REP	83-19-002	248-96-180	AMD-P	83-07-061	251-10-140	AMD	83-20-020
248-54-760 248-54-760	REP-P REP	83-07-060 83-19-002	248–96–180 248–124–010	AMD AMD–P	83-13-014 83-22-064	251-12-100	AMD-C	83-06-079
248-54-770	REP-P	83-07-060	248160010	NEW-P	83-07-073	251-12-100 251-12-260	AMD AMD–P	8310029 8316077
248-54-770	REP	83-19-002	248-160-010	NEW	83-12-049	251-12-260	AMD	83-20-020
248-54-780	REP-P	83-07-060	248-160-020	NEW-P	83-07-073	251-12-285	REP-C	83-06-079
248-54-780	REP	83-19-002	248-160-020	NEW	83-12-049	251-12-285	REP	83-10-029
248-54-790 248-54-790	REP-P REP	83-07-060 83-19-002	248-160-030 248-160-030	NEW-P NEW	83-07-073	251-18-180	AMD-P	83-22-062
248-54-800	REP-P	83–17–002 83–07–060	248-160-040	NEW-P	83-12-049 83-07-073	251-18-347 251-18-350	NEW-P AMD-P	83-22-062 83-18-064
248-54-800	REP	83-19-002	248-160-040	NEW	83-12-049	251-18-350	AMD-C	83-22-061
248-54-810	REP-P	83-07-060	248990990	AMD	83-04-011	251-18-361	NEW-P	83-18-064
248-54-810	REP	83-19-002	248-990-990	AMD-P	83-16-084	251-18-361	NEW-C	83-22-061
248-54-820 248-54-820	REP-P REP	83-07-060 83-19-002	248990-990 250-18-020	AMD AMD-P	83-19-057	251-18-380	REP-P	83-04-065
248-54-830	REP-P	83-07-060	250-18-020	AMD-P	83-10-065 83-13-092	251–18–380 251–18–380	REP-C REP	83-06-079 83-10-029
248-54-830	REP	83-19-002	250-18-025	AMD-P	83-10-065	251-18-381	NEW-P	83-04-065
248-54-840	REP-P	83-07-060	250-18-025	AMD	83-13-092	251-18-381	NEW-C	83-06-079
248-54-840	REP	83-19-002	250-18-030	AMD-E	83-09-010	251-18-381	NEW	83-10-029
248-54-850 248-54-850	REP-P REP	83-07-060 83-19-002	250–18–030 250–18–030	AMD-P	83-09-043	251-18-381	AMD-P	83-16-077
248-96-010	AMD-P	83-07-061	250-44-050	AMD AMD–P	83-13-092 83-10-064	251-18-381 251-18-420	AMD AMD-P	83-20-020 83-16-077
248-96-010	AMD	83-13-014	250-44-050	AMD	83-14-041	251-18-420	AMD	83-20-020
248-96-011	AMD-P	83-07-061	250-44-110	AMD-P	83-10-064	251-22-040	AMD-P	83-04-065
248-96-011	AMD	83-13-014	250-44-110	AMD	83-14-041	251-22-040	AMD	83-10-029
248-96-012 248-96-012	REP-P REP	83-07-061 83-13-014	250-44-130	AMD B	83-14-041	251-22-040	AMD-P	83-16-077
248-96-015	REP-P	83-13-014 83-07-061	250–44–150 250–55–030	AMD-P AMD-P	83-10-064 83-16-080	251-22-040 251-22-045	AMD AMD–P	83-20-020 83-16-077
248-96-015	REP	83-13-014	250-55-030	AMD	83-20-007	251-22-045	AMD-I	83-20-020
248-96-016	REP-P	83-07-061	250-60-010	NEW-E	83-19-017	251-22-056	AMD-P	83-16-077
248-96-016	REP	83-13-014	250-60-010	NEW-P	83-20-034	251-22-056	AMD	83-20-020
248-96-018	AMD-P	83-07-061	250-60-020	NEW-E	83-19-017	251-22-059	AMD-P	83-16-077
248-96-018 248-96-020	AMD AMD–P	83-13-014 83-07-061	250–60–020 250–60–030	NEW-P NEW-E	83-20-034 83-19-017	251-22-059 251-22-060	AMD AMD–P	83-20-020 83-04-065
248-96-020	AMD	83-13-014	250-60-030	NEW-P	83-20-034	251-22-060	AMD-F AMD	83-10-029
248-96-025	NEW-P	83-07-061	250-60-040	NEW-E	83-19-017	251-22-060	AMD-P	83-16-077

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
251-22-060	AMD	83-20-020	261-30-070	REP	83-06-036	275–16–030	AMD-E	83-15-001
251-22-070	AMD-P	83-16-077	261-30-072	REP	83-06-036	275-16-030	AMD-P	83-15-007
251-22-070	AMD	83-20-020	261-30-074 261-30-080	REP REP	83-06-036 83-06-036	275-16-030 275-19-020	AMD AMD–P	83-18-029 83-18-034
251-22-080 251-22-080	AMD–E AMD–P	8316019 8316077	261-30-080	REP	83-06-036	275-19-020	AMD-F AMD	83-23-008
251-22-080	AMD	83-20-020	261-30-100	REP	83-06-036	275-19-030	AMD-P	83-18-034
251-22-090	AMD-P	83-16-077	261-30-110	REP	83-06-036	275-19-030	AMD	83-23-008
251-22-090	AMD	83-20-020	261-40-015	AMD	83-06-036	275-19-145 275-19-145	NEW-P NEW	83-18-034 83-23-008
251-22-091 251-22-091	AMD-P AMD	83-16-077 83-20-020	261-40-020 261-40-025	AMD REP	83–06–036 83–06–036	275-19-143	AMD-P	83-18-034
251-22-165	AMD-P	83-16-077	261-40-030	AMD	83-06-036	275-19-170	AMD	83-23-008
251-22-165	AMD	83-20-020	261-40-100	AMD	83-06-036	275-19-185	NEW-P	83-18-034
251-22-170	AMD-P	83-16-077	261-40-115 261-40-120	AMD AMD	83-06-036 83-06-036	275–19–185 275–19–550	NEW NEW-E	83-23-008 83-15-002
251-22-170 251-22-200	AMD AMD-P	83-20-020 83-04-065	261-40-125	AMD	83-06-036	275-19-550	NEW-P	83-15-006
251-22-200	AMD	83-10-029	261-40-130	AMD	83-06-036	275-19-550	NEW	83-18-027
251-22-200	AMD-P	83-16-077	261-40-135	AMD	83-06-036	275-19-610	AMD-P	83-18-034
251-22-200 251-22-240	AMD AMD–P	83-20-020 83-16-077	261-40-140 261-40-145	AMD AMD	83–06–036 83–06–036	275-19-610 275-19-630	AMD NEW-P	83-23-008 83-18-034
251-22-240	AMD	83-20-020	261-40-150	AMD	83-06-036	275-19-630	NEW	83-23-008
251-22-245	AMD-P	83-16-077	261-40-160	AMD	83-06-036	275-19-700	AMD-P	83-18-034
251-22-245	AMD	83-20-020	261-40-165	REP AMD	83-06-036	275–19–700 275–19–750	AMD NEW-P	83-23-008 83-18-034
260-14-010 260-14-010	AMD-P AMD	83-16-074 83-19-054	261-40-200 261-40-201	NEW	83–06–036 83–06–036	275-19-750 275-19-750	NEW-P	83-23-008
260-32-360	AMD-P	83-05-027	261-40-202	NEW	83-06-036	275-19-760	NEW-P	83-18-034
260-32-360	AMD	83-08-057	261-40-203	NEW	83-06-036	275-19-760	NEW	83-23-008
260–40–200 260–40–200	AMD-P AMD	83-13-115 83-16 <b>-</b> 075	261–40–210 261–40–220	AMD AMD	83–06–036 83–06–036	275–19–770 275–19–770	NEW-P NEW	83-18-034 83-23-008
260-48-110	AMD-P	83-13-115	261-40-225	AMD	83-06-036	275-19-810	AMD-P	83-18-034
260-70-100	AMD-P	83-13-115	261-40-230	AMD	83-06-036	275-19-810	AMD	83-23-008
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260-70-100 261-02-010	AMD AMD	8319054 8306036	261–40–310 261–40–400	AMD	83-06-036 83-06-036	275-19-820	AMD~P	83-18-034
261-02-020	AMD	83-06-036	261-40-405	AMD	83-06-036	275-19-830	AMD	83-23-008
261-02-040	AMD	83-06-036	261-40-415	REP	83-06-036	275-20-030	AMD-E	83-15-010
261-06-020 261-06-030	AMD AMD	83–06–036 83–06–036	261-40-420 261-40-425	REP REP	83–06–036 83–06–036	275–20–030 275–20–030	AMD–P AMD	83-15-011 83-18-028
261-06-050	AMD	83-06-036	261-40-430	AMD	83-06-036	275-25-010	AMD	83-03-011
261-06-060	AMD	83-06-036	261-40-440	REP	83-06-036	275-25-020	AMD	83-03-011
261-06-070 261-06-080	AMD AMD	83–06–036 83–06–036	261-40-445 261-40-450	REP AMD	83-06-036 83-06-036	275–25–030 275–25–340	AMD AMD	83-03-011 83-03-011
261-06-090	AMD	83-06-036	261-40-455	REP	83-06-036	275-25-530	AMD	83-03-011
261-06-100	AMD	83-06-036	261-40-460	AMD	83-06-036	275-25-700	REP	83-03-011
261-08-010	REP AMD	83–06–036 83–06–036	261-40-465	REP	83-06-036	275–25–710 275–25–720	REP REP	83–03–011 83–03–011
261-10-020 261-10-030	AMD	83–06–036 83–06–036	261-40-475 261-40-485	AMD AMD	83–06–036 83–06–036	275-25-720	REP	83–03–011 83–03–011
261-10-040	AMD	83-06-036	262-01-010	NEW-E	83-14-069	275-25-740	REP	83-03-011
261-10-060	AMD	83-06-036	262-01-010	NEW-E	83-20-047	275-25-750	REP	83-03-011
261-10-070 261-12	REP AMD	83-06-036 83-06-036	262-01-010 262-01-020	NEW-P NEW-E	83-23-089 83-14-069	275–25–760 275–25–770	REP REP	83-03-011 83-03-011
261-12-030	REP	83-06-036	262-01-020	NEW-E	83-20-047	275-25-810	AMD	83-03-011
261-12-040	AMD	83-06-036	262-01-020	NEW-P	83-23-089	275-25-820	REP	83-03-011
261-12-050 261-12-055	AMD AMD	83-06-036 83-06-036	262-01-030 262-01-030	NEW-E NEW-E	83-14-069 83-20-047	275–25–830 275–25–840	REP AMD	83-03-011 83-03-011
261–12–033	AMD	83-04-032	262-01-030	NEW-P	83-23-089	275–25–640	NEW	83-05-017
261-20	AMD	83-06-036	262-01-040	NEW-E	83-14-069	275-26-010	NEW	83-05-017
261-20 261-20	AMD-P AMD	83-15-009 83-19-049	262-01-040 262-01-040	NEW-E NEW-P	83-20-047 83-23-089	275-26-012	NEW NEW	83–05–017 83–05–017
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261-20-020	AMD	83-06-036	262-01-050	NEW-E	83-20-047	275-26-022	NEW	83-05-017
261-20-030	AMD	83-06-036	262-01-050	NEW-P	83-23-089	275-26-025	NEW	83-05-017
261-20-040 261-20-045	AMD NEW	83-06-036 83-06-036	262-01-060 262-01-060	NEW-E NEW-E	83-14-069 83-20-047	275–26–030 275–26–032	NEW NEW	83–05–017 83–05–017
261-20-050	AMD	83-06-036	262-01-060	NEW-P	83-19-061	275-26-050	NEW	83-05-017
261-20-060	AMD	83-06-036	262-01-070	NEW-P	83-19-061	275–26–055	NEW	83-05-017
261-20-065 261-20-070	REP AMD	83-06-036 83-06-036	262-01-080 262-01-090	NEW-P NEW-P	83-19-061 83-19-061	275–26–060 275–26–065	NEW NEW	83–05–017 83–05–017
261-20-074	NEW	83-06-036	262-01-100	NEW-P	83-19-061 83-19-061	275-26-070	NEW	83–05–017 83–05–017
261-20-080	AMD	83-06-036	263-12-015	AMD-P	83-22-067	275–26–075	NEW	83-05-017
261-20-090 261-30-010	NEW	83-06-036	263-12-015	AMD-E	83-22-068	275-26-080	NEW	83-05-017
261-30-010	R E P R E P	83–06–036 83–06–036	263-12-045 263-12-045	AMD-P AMD-E	83-22-067 83-22-068	275–26–085 275–26–090	NEW NEW	83–05–017 83–05–017
261-30-030	REP	83-06-036	263-12-115	AMD-P	83-22-067	275-26-095	NEW	83-05-017
261-30-040	REP	83-06-036	263-12-115	AMD-E	83-22-068	275-26-097	NEW	83-05-017
261-30-042 261-30-050	REP REP	83–06–036 83–06–036	263-12-160 263-12-160	NEW-E NEW-E	83-16-014 83-22-014	275–26–500 275–26–520	NEW NEW	83–05–017 83–05–017
261-30-060	REP	83-06-036	263-12-160	NEW-P	83-22-067	275–26–530	NEW	83-05-017

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
275–26–540	NEW	83-05-017	275–38–880	AMD	83-17-074	275–56–090	NEW	83-09-002
275-26-550	NEW	83-05-017	275-38-886	NEW-P	83-14-044	275-56-095	NEW-P	83-03-065
275-26-560	NEW	83-05-017	275–38–886	NEW-E	83-14-057	275-56-095	NEW-E	83-03-066
275-26-570	NEW	83-05-017	275-38-886	NEW	83-17-074	275-56-095	NEW	83-09-002
275-36-010 275-36-020	AMD AMD	83-06-013 83-06-013	275-55-020	AMD-P	83-22-009	275-56-100	NEW-P	83-03-065
275-36-030	AMD	83-06-013	275–55–020 275–55–161	AMD-E AMD-P	83-23-017 83-22-009	275-56-100 275-56-100	NEW-E NEW	83-03-066
275–36–040	AMD	83-06-013	275-55-161	AMD-F	83-23-017	275-56-105	NEW-P	83-09-002 83-03-065
275-36-061	AMD	83-06-013	275-55-263	AMD-P	83-22-009	275-56-105	NEW-E	83-03-066
275–36–065	NEW	83-06-013	275-55-263	AMD-E	83-23-017	275-56-105	NEW	83-09-002
275–36–071 275–36–081	AMD	83-06-013	275-55-271	AMD-P	83-22-009	275-56-110	NEW-P	83-03-065
275–36–081	AMD AMD	83-06-013 83-06-013	275–55–271 275–55–281	AMD-E AMD-P	83-23-017 83-22-009	275-56-110	NEW-E	83-03-066
275-36-101	AMD	83-06-013	275-55-281	AMD-E	83-23-017	275-56-110 275-56-115	NEW NEW-P	83-09-002 83-03-065
275-36-110	AMD	83-06-013	275-55-291	AMD-P	83-22-009	275-56-115	NEW-E	83-03-066
275-36-120	AMD	83-06-013	275-55-291	AMD-E	83-23-017	275-56-115	NEW	83-09-002
275-36-130	AMD	83-06-013	275-55-293	AMD	83-03-010	275-56-120	NEW-P	83-03-065
275-36-140 275-36-150	AMD AMD	83-06-013 83-06-013	275–55–293 275–55–293	AMD-P AMD-E	83-22-009	275-56-120	NEW-E	83-03-066
275-36-153	NEW	83-06-013	275-55-297	AMD-E	83-23-017 83-22-009	275-56-120 275-56-125	NEW NEW-P	83-09-002 83-03-065
275-36-160	AMD	83-06-013	275-55-297	AMD-E	83-23-017	275-56-125	NEW-E	83-03-066
275-36-170	AMD	83-06-013	275-55-301	AMD-P	83-22-009	275-56-125	NEW	83-09-002
275-36-180	AMD	83-06-013	275-55-301	AMD-E	83-23-017	275-56-130	NEW-P	83-03-065
275–36–190 275–36–210	AMD REP	83-06-013 83-06-013	275-55-331 275-55-331	AMD-P AMD-E	83-22-009	275-56-130	NEW-E	83-03-066
275-36-211	NEW	83-06-013	275-55-371	AMD-E	83-23-017 83-22-009	275–56–130 275–56–135	NEW NEW-P	83-09-002 83-03-065
275-36-260	NEW	83-06-013	275-55-371	AMD-E	83-23-017	275-56-135	NEW-E	83-03-066
275-36-270	NEW	83-06-013	275-56-005	NEW-P	83-03-065	275-56-135	NEW	83-09-002
275-36-275	NEW NEW	83-06-013	275-56-005	NEW-E	83-03-066	275-56-140	NEW-P	83-03-065
275-36-280 275-36-285	NEW	83-06-013 83-06-013	275–56–005 275–56–010	NEW NEW-P	83-09-002 83-03-065	275–56–140 275–56–140	NEW-E	83-03-066
275-36-290	NEW	83-06-013	275-56-010	NEW-E	83-03-066	275-56-145	NEW NEW-P	83-09-002 83-03-065
275-36-295	NEW	83-06-013	275-56-010	NEW	83-09-002	275-56-145	NEW-E	83-03-066
275-36-300	NEW	83-06-013	275-56-015	NEW-P	83-03-065	275-56-145	NEW	83-09-002
275–36–305 275–36–310	NEW NEW	83-06-013 83-06-013	275-56-015 275-56-015	NEW-E NEW	83-03-066 83-09-002	275-56-150	NEW-P	83-03-065
275-38-630	REP-P	83-14-044	275-56-020	NEW-P	83-03-065	275–56–150 275–56–150	NEW-E NEW	83-03-066 83-09-002
275-38-630	REP-E	83-14-057	275-56-020	NEW-E	83-03-066	275-56-155	NEW-P	83-03-065
275–38–630	REP REP-P	83-17-074	275-56-020	NEW	83-09-002	275-56-155	NEW-E	83-03-066
275–38–635 275–38–635	REP-P	83-14-044 83-14-057	275-56-025 275-56-025	NEW-P NEW-E	83-03-065 83-03-066	275–56–155 275–56–160	NEW NEW-P	83-09-002
275–38–635	REP	83-17-074	275-56-025	NEW	83-09-002	275-56-160	NEW-P NEW-E	83-03-065 83-03-066
275-38-640	REP-P	83-14-044	275-56-030	NEW-P	83-03-065	275-56-160	NEW	83-09-002
275-38-640	REP–E REP	83-14-057	275-56-030	NEW-E	83-03-066	275-56-165	NEW-P	83-03-065
275-38-640 275-38-642	REP-P	83-17-074 83-14-044	275–56–030 275–56–035	NEW NEW-P	83-09-002 83-03-065	275–56–165 275–56–165	NEW-E NEW	83-03-066
275-38-642	REP-E	83-14-057	275-56-035	NEW-E	83-03-066	275-56-170	NEW-P	83–09–002 83–03–065
275-38-642	REP	83-17-074	275-56-035	NEW	83-09-002	275-56-170	NEW-E	83-03-066
275-38-830	REP-P	83-14-044	275-56-040	NEW-P	83-03-065	275-56-170	NEW	83-09-002
275–38–830 275–38–830	REP-E REP	83-14 <b>-</b> 057 83-17 <b>-</b> 074	275–56–040 275–56–040	NEW-E NEW	83-03-066 83-09-002	275-56-175	NEW-P	83-03-065
275-38-831	NEW-P	83-14-044	275-56-050	NEW-P	83-03-065	275–56–175 275–56–175	NEW-E NEW	83-03-066 83-09-002
275-38-831	NEW-E	83-14-057	275-56-050	NEW-E	83-03-066	275-56-180	NEW-P	83-03-065
275-38-831	NEW	83-17-074	275-56-050	NEW	83-09-002	275-56-180	NEW-E	83-03-066
275–38–845 275–38–845	AMD-P AMD-E	83-14 <b>-</b> 044 83-14 <b>-</b> 057	275–56–055 275–56–055	NEW-P NEW-E	83-03-065	275-56-180	NEW	83-09-002
275–38–845	AMD-L	83-17-074	275-56-055	NEW-E	83–03–066 83–09–002	275–56–185 275–56–185	NEW-P NEW-E	83–03–065 83–03–066
275-38-846	NEW-P	83-14-044	275-56-060	NEW-P	83-03-065	275-56-185	NEW	83-09-002
275-38-846	NEW-E	83-14-057	275–56–060	NEW-E	83-03-066	275-56-190	NEW-P	83-03-065
275–38–846 275–38–855	NEW REP-P	83-17 <b>-</b> 074 83-14 <b>-</b> 044	275-56-060	NEW D	83-09-002	275-56-190	NEW-E	83-03-066
275–38–855	REP-E	83-14-044 83-14-057	275–56–065 275–56–065	NEW-P NEW-E	83–03–065 83–03–066	275-56-190 275-56-195	NEW NEW-P	83-09-002
275-38-855	REP	83-17-074	275–56–065	NEW	83-09-002	275-56-195	NEW-E	83–03–065 83–03–066
275-38-860	AMD-P	83-14-044	275-56-070	NEW-P	83-03-065	275-56-195	NEW	83-09-002
275-38-860	AMD-E	83-14-057	275-56-070	NEW-E	83-03-066	275-56-200	NEW-P	83-03-065
275–38–860 275–38–865	AMD AMD–P	8317074 8314044	275-56-070 275-56-075	NEW NEW-P	83-09-002 83-03-065	275-56-200 275-56-200	NEW-E NEW	83-03-066
275–38–865	AMD-E	83-14-057	275-56-075	NEW-E	83-03-066	275-56-205	NEW-P	83–09–002 83–03–065
275-38-865	AMD	83-17-074	275-56-075	NEW	83-09-002	275-56-205	NEW-E	83-03-066
275-38-870	AMD-P	83-14-044	275-56-080	NEW-P	83-03-065	275-56-205	NEW	83-09-002
275–38–870 275–38–870	AMD-E AMD	83–14–057 83–17–074	275–56–080 275–56–080	NEW-E NEW	83–03–066 83–09–002	275-56-210 275-56-210	NEW-P	83-03-065
275–38–875	AMD-P	83-14-044	275-56-085	NEW-P	83-03-065	275-56-210	NEW-E NEW	83-03-066 83-09-002
275-38-875	AMD-E	83-14-057	275-56-085	NEW-E	83-03-066	275-56-215	NEW-P	83-03-065
275-38-875	AMD AMD–P	83-17-074	275-56-085	NEW D	83-09-002	275-56-215	NEW-E	83-03-066
275–38–880 275–38–880	AMD-P AMD-E	83–14–044 83–14–057	275–56–090 275–56–090	NEW-P NEW-E	83–03–065 83–03–066	275–56–215 275–56–220	NEW NEW-P	83-09-002 83-03-065
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275-56-220 NEW-E 81-09-066 275-56-350 NEW-E 81-09-062 275-57-010 REP-E 81-09-062 275-56-250 NEW-E 81-09-062 275-56-350 NEW-E 81-0	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
775-56-225 NEW-P 81-03-066 275-56-350 NEW-B 83-03-065 275-86-300 NEW-B 83-03-065 275-86-320 NEW-B 83-03-066 275-56-320 NEW-B 83-0	275–56–220	NEW-E	83-03-066	275–56–345		83-03-066	275-87-010	REP-E	83-08-063
275-56-225 NEW-E 83-09-000 275-56-350 NEW-E 83-09-000 275-87-010 REP- 83-20-036 275-87-037 NEW-E 83-09-000 275-87-035 NEW-E 83-09-000 275-87-000 NEW-E 83-09-000		NEW						REP-E	
275-56-225   NEW   81-00-002   275-56-305   NEW   83-09-002   275-87-015   REP-E   83-02-049   275-56-305   NEW-E   83-02-040   27								REP~P	
275-56-230 NEW-P 83-03-066 275-56-315 NEW-B 83-09-065 275-87-015 REP-P 83-02-067 275-56-310 NEW-P 83-03-066 275-56-310 NEW-P 83-03-066 275-56-310 NEW-P 83-03-066 275-56-310 NEW-P 83-03-065 275-56-310 NEW-P 83-0								REP-E	
275-56-230 NEW_B 31-0-006 275-56-355 NEW_B 31-0-006 275-56-355 NEW_B 31-0-006 275-56-355 NEW_B 31-0-006 275-56-360 NEW_B 31-0-006 275-56-370 NEW_B 31-0-006 275-56-380 NEW_B 3		NEW-P						REP-P	
7275-56-235 NEW-P 83-0-065 275-56-360 NEW-P 83-0-065 275-57-015 REP-E 83-15-046 275-56-235 NEW-B 83-0-060 275-56-360 NEW-B 83-0-060 275-56-365 NEW-B 83-0-066 275-56-370 NEW-B 83-0-066 275-56-370 NEW-B 83-0-065 275-56-365 NEW-B 83-0-066 275-56-370 NEW-B 83-0-066 275-56-380 NEW-B		NEW-E	83-03-066	275-56-355				REP-E	
275-56-235 NEW_P 83-09-002 275-56-300 NEW_R 83-09-002 275-56-301 NEW_P 83-09-002 275-56-301 NEW_P 83-09-002 275-56-301 NEW_P 83-09-002 275-56-301 NEW_P 83-09-002 275-56-301 NEW_R 83-0							11	REP-W	
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275-56-240 NEW_P 83-03-065 275-56-365 NEW_P 83-03-065 275-87-015 REP_B 83-02-035 275-56-240 NEW_B 83-03-060 275-56-365 NEW_B 83-03-066 275-56-240 NEW_B 83-03-060 275-56-360 NEW_D 83-03-060 275-56-370 NEW_B 83-03-060 275-56-240 NEW_B 83-03-060 275-56-340 NEW_B 83-03-060 275-56-240 NEW_B 83-03-060 275-56-340 NEW_B 83-03-060 275-56-00 REP_B 83-03-060 275-56-260 NEW_B 83-03-060 275-56-340 NEW_B 83-03-060 275-56-00 REP_B 83-03-060 275-56-260 NEW_B 83-03-060 275-56-400 NEW_B 83-03-060 275-56-00 REP_B 83-03-060 275-56-260 NEW_B 83-03-060 275-56-400 NEW_B 83-03-060 275-56-00 REP_B 83-03-060 275-56-400 NEW_B 83-03-060 275-56-00 REP_B 83-03-060 275-56-400 NEW_B 83-03-060 275-56-00 REP_B 83-03-060 275-56-400 NEW_B 83-03-060 275-56-400 NEW_B 83-03-060								REP-P	
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275-56-250 NEW-8		NEW	83-09-002	275-56-370				REP-E	
275-56-250 NEW 83-09-002 275-56-375 NEW 83-09-002 275-87-020 REP_ 83-20-035 275-56-255 NEW-B 31-03-666 275-56-380 NEW-B 33-03-666 275-57-0255 NEW-B 31-03-666 275-56-380 NEW-B 31-03-666 275-56-255 NEW-B 31-03-665 275-58-380 NEW-B 31-04-662 275-56-380 NEW-B 31-04-662 275-56-390 NEW-B 31-04-662 275-56-400 NEW-B 31-04-66									
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275-56-255 NEW-B 81-09-002		NEW-P						REP-P	
275-56-270 NEW-E 83-03-066 275-56-395 NEW-E 83-03-066 275-56-395 NEW-E 83-03-066 275-56-395 NEW 83-09-002 275-56-395 NEW 83-09-002 275-56-275 NEW-P 83-03-065 275-56-400 NEW-P 83-03-066 275-56-400 NEW-P 83-03-066 275-56-400 NEW-P 83-03-066 275-56-275 NEW-E 83-03-066 275-56-400 NEW-P 83-03-066 275-56-275 NEW-E 83-03-066 275-56-400 NEW-P 83-03-065 275-56-280 NEW-P 83-03-066 275-56-400 NEW-P 83-03-066 275-56-280 NEW-P 83-03-066 275-56-400 NEW-P 83-03-066 275-56-280 NEW-P 83-03-066 275-56-400 NEW-P 83-03-066 275-56-410 NEW-P 83-03-066 275-56-420 NEW-P 83-03-066 275-56-430 NEW-P 83-03-06		NEW-E	83-03-066					REP	
275-56-270   NEW-E   83-03-066   275-56-395   NEW-E   83-09-002   275-56-395   NEW   83-09-002   275-56-395   NEW   83-09-002   275-56-400   NEW-E   83-03-066   275-56-400   NEW-E   83-03-065   275-56-400   NEW-P   83-03-065   275-56-405   NEW-P   83-03-065   275-56-405   NEW-P   83-03-065   275-56-405   NEW-P   83-03-066   275-56-405   NEW-P   83-03-066   275-56-405   NEW-P   83-03-066   275-56-405   NEW-P   83-03-066   275-56-410   NEW-P   83-03-066   275-56-285   NEW-P   83-03-065   275-56-410   NEW-P   83-03-065   275-56-290   NEW-P   83-03-065   275-56-410   NEW-P   83-03-065   275-56-290   NEW-P   83-03-065   275-56-415   NEW-P   83-03-066   275-56-415   NEW-P   83-03-066   275-56-415   NEW-P   83-03-066   275-56-420   NEW-P   83-03-066   275-56-415   NEW-P   83-03-066   275-56-420   NEW-P   83-03-066   275-56-430   NEW-P   83-03-066   275-56-310   NEW-P   83-03-066   275-56-430   NEW-P   83-03-066   275-56-430   NEW-P   83-03-066   275-56-310   NEW-P   83-03-066   275-56-430   NEW-P   83-03-066   27									
275-56-275 NEW-P 83-09-002 275-56-400 NEW-P 83-09-002 275-96-005 REP-P 83-02-048 275-56-275 NEW-E 83-09-002 275-56-400 NEW-P 83-09-002 275-56-275 NEW-E 83-09-002 275-56-400 NEW-P 83-09-002 275-56-275 NEW-E 83-09-002 275-56-400 NEW-P 83-09-002 275-56-286 NEW-P 83-03-066 275-56-400 NEW-P 83-09-002 275-56-280 NEW-E 83-09-002 275-56-400 NEW-P 83-09-002 275-56-280 NEW-E 83-09-002 275-56-400 NEW-P 83-09-002 275-56-285 NEW-P 83-09-002 275-56-410 NEW-P 83-09-002 275-56-285 NEW-P 83-09-002 275-56-410 NEW-P 83-09-002 275-56-410 NEW-P 83-09-002 275-56-410 NEW-P 83-09-002 275-56-290 NEW-E 83-09-002 275-56-410 NEW-P 83-0								REP-W	
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275-56-280 NEW-E 83-03-066 275-56-405 NEW-E 83-03-065 275-56-280 NEW 83-09-002 275-56-405 NEW-E 83-03-065 275-56-285 NEW-P 83-03-065 275-56-285 NEW-P 83-03-065 275-56-285 NEW-E 83-03-066 275-56-410 NEW-P 83-03-065 275-56-285 NEW-E 83-03-066 275-56-410 NEW-P 83-03-065 275-56-280 NEW-P 83-03-065 275-56-280 NEW-P 83-03-065 275-56-290 NEW-P 83-03-065 275-56-415 NEW-P 83-03-065 275-56-290 NEW-E 83-03-066 275-56-415 NEW-P 83-03-065 275-56-290 NEW-E 83-03-066 275-56-415 NEW-P 83-03-066 275-56-415 NEW-P 83-03-066 275-56-410 NEW-P 83-03-066 275-56-420 NEW-P 83-03-065 275-56-300 NEW-E 83-03-066 275-56-425 NEW-P 83-03-066 275-56-425 NEW-P 83-03-066 275-56-300 NEW-P 83-03-065 275-56-425 NEW-P 83-03-066 275-56-300 NEW-P 83-03-066 275-56-420 NEW-P 83-03-066 275-56-400 NEW-P 83-03-								REP-W	
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275-56-285 NEW-E 81-03-066 275-56-410 NEW-E 83-03-065 275-96-005 REP-E 83-20-037 275-56-285 NEW 81-09-002 275-56-410 NEW-E 83-03-065 275-96-010 REP-E 83-02-037 275-56-285 NEW 81-09-002 275-56-415 NEW-P 83-03-065 275-96-010 REP-E 83-02-050 275-56-290 NEW-P 81-03-066 275-56-415 NEW-P 83-03-065 275-96-010 REP-E 83-02-050 275-56-295 NEW-B 81-03-066 275-56-415 NEW-P 83-03-065 275-96-010 REP-E 83-08-063 275-56-295 NEW-B 81-03-065 275-56-420 NEW-P 83-03-065 275-96-010 REP-E 83-08-063 275-56-295 NEW-B 83-03-066 275-56-420 NEW-P 83-03-065 275-96-010 REP-E 83-15-004 275-56-300 NEW-P 83-03-066 275-56-425 NEW-B 83-03-066 275-56-300 NEW-B 83-09-002 275-56-425 NEW-B 83-03-066 275-56-300 NEW-B 83-09-002 275-56-425 NEW-B 83-03-066 275-56-305 NEW-P 83-03-065 275-56-425 NEW-B 83-03-066 275-56-305 NEW-P 83-03-065 275-56-425 NEW-B 83-03-066 275-96-015 REP-B 83-02-048 275-56-305 NEW-P 83-03-065 275-56-430 NEW-P 83-03-065 275-96-015 REP-B 83-02-048 275-56-305 NEW-B 83-03-066 275-56-430 NEW-P 83-03-065 275-96-015 REP-B 83-02-048 275-56-307 NEW-P 83-03-065 275-56-430 NEW-P 83-03-065 275-96-015 REP-B 83-02-050 275-56-307 NEW-P 83-03-065 275-56-430 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-435 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-435 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-440 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-440 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-065 275-96-015 REP-B 83-17-135 275-56-310 NEW-P 83-03-066 275-56-445 NEW-P 83-03-06									
275-56-285   NEW   83-09-002   275-56-410   NEW   83-09-002   275-96-010   REP-E   83-02-048   275-56-290   NEW-P   83-03-065   275-56-415   NEW-P   83-03-065   275-96-010   REP-E   83-02-050   275-56-290   NEW-P   83-03-066   275-56-415   NEW-P   83-03-065   275-96-010   REP-E   83-08-067   275-56-290   NEW-P   83-03-065   275-56-415   NEW-P   83-03-066   275-96-010   REP-E   83-08-067   275-56-295   NEW-P   83-03-066   275-56-420   NEW-P   83-03-065   275-96-010   REP-E   83-08-063   275-56-295   NEW-P   83-03-066   275-56-420   NEW-P   83-03-066   275-96-010   REP-E   83-17-135   275-56-295   NEW-P   83-03-066   275-56-420   NEW-P   83-03-066   275-96-010   REP-E   83-17-135   275-56-300   NEW-P   83-03-066   275-56-425   NEW-P   83-03-065   275-96-010   REP-E   83-20-036   275-56-300   NEW-P   83-03-066   275-56-425   NEW-P   83-03-065   275-96-010   REP-E   83-20-036   275-56-300   NEW-P   83-03-066   275-56-425   NEW-P   83-03-065   275-96-015   REP-E   83-02-037   275-56-305   NEW-P   83-03-066   275-56-425   NEW-P   83-03-065   275-96-015   REP-E   83-02-048   275-56-305   NEW-P   83-03-066   275-56-430   NEW-P   83-03-065   275-56-310   NEW-P   83-03-065   275-56-430   NEW-P   83-03-065   275-56-015   REP-E   83-08-063   275-56-310   NEW-P   83-03-065   275-56-435   NEW-P   83-03-065   275-56-310   NEW-P   83-03-065   275-56-435   NEW-P   83-03-065   275-56-310   NEW-P   83-03-065   275-56-440   NEW-P   83-03-065   275-56-015   REP-E   83-02-036   275-56-315   NEW-P   83-03-066   275-56-440   NEW-P   83-03-065   275-56-021   REP-E   83-02-035   275-56-440   NEW-P   83-03-065   275-56-021   REP-E   83-02-036   275-56-315   NEW-P   83-03-066   275-56-440   NEW-P   83-03-065   275-56-021   REP-E   83-02-036   275-56-320   NEW-P   83-03-066   275-56-440   NEW-P   83-03-065   275-56-021   REP-E   83-02-036   275-56-320   NEW-P   83-03-066   275-56-440   NEW-P   83-03-065   275-56-021   REP-E   83-02-036   275-56-320   NEW-P   83-03-066   275-56-440   NEW-P   83-03-065   275-56-021   REP-E   83-02-036   27		NEW D						REP-P	
275-56-285   NEW   83-09-002   275-56-410   NEW   83-09-002   275-96-010   REP-P   83-02-048								REP-E	83-20-037
275-56-290   NEW-E   83-03-066   275-56-415   NEW-E   83-09-002   275-96-010   REP-W   83-08-063   275-56-295   NEW-P   83-03-065   275-56-420   NEW-P   83-03-065   275-96-010   REP-E   83-08-063   275-56-295   NEW-E   83-03-066   275-56-420   NEW-P   83-03-065   275-96-010   REP-E   83-18-004   REP-E   83-18-004   REP-E   83-03-065   275-56-295   NEW-E   83-09-002   275-56-420   NEW-P   83-09-002   275-96-010   REP-E   83-17-135   REP-E   83-03-065   275-56-300   NEW-P   83-03-065   275-56-425   NEW-P   83-03-066   275-56-300   NEW-P   83-03-065   275-56-425   NEW-P   83-03-066   275-96-010   REP-E   83-20-037   REP-E   83-02-048   REP-E   83-03-065   REP-E   83-03-065   REP-E   83-03-065   REP-E   83-03-065   REP-E   83-03-065   REP-E   83-02-048   REP-E   83-03-065   REP-E   83-02-048   REP-E   83-03-065   REP	275-56-285	NEW	83-09-002	275-56-410				REP-P	83-02-048
275-56-295   NEW-P   83-03-065   275-56-420   NEW-P   83-03-065   275-96-010   REP-E   83-15-004   275-56-295   NEW-E   83-03-066   275-56-420   NEW-P   83-03-066   275-96-010   REP-P   83-17-135   REP-E   83-03-066   275-56-295   NEW-E   83-03-066   275-56-420   NEW-P   83-03-066   275-96-010   REP-P   83-17-135   REP-E   83-03-065   275-56-300   NEW-P   83-03-066   275-56-425   NEW-P   83-03-065   275-96-010   REP-E   83-20-037   REP-E   83-20-036   REP-E									
275-56-295   NEW-E   83-03-065   275-56-420   NEW-E   83-03-066   275-96-010   REP-E   83-15-004   September   S									
275-56-295         NEW         83-09-002         275-56-420         NEW         83-09-002         275-96-010         REP         83-20-036           275-56-300         NEW-E         83-03-065         275-56-425         NEW-E         83-03-065         275-96-010         REP-E         83-20-037           275-56-300         NEW         83-09-002         275-56-425         NEW         83-09-002         275-96-015         REP-E         83-02-048           275-56-305         NEW-E         83-03-065         275-56-430         NEW-E         83-03-066         275-96-015         REP-W         83-02-050           275-56-305         NEW-E         83-03-066         275-56-430         NEW-E         83-03-066         275-96-015         REP-W         83-08-063           275-56-307         NEW-P         83-03-065         275-56-430         NEW         83-09-002         275-96-015         REP-E         83-17-135           275-56-307         NEW-P         83-03-065         275-56-435         NEW-E         83-03-066         275-96-015         REP-E         83-17-135           275-56-310         NEW-P         83-03-066         275-56-435         NEW-E         83-03-066         275-96-015         REP-E         83-20-036           275-56-310<			83-03-065			83-03-065		REP-E	83-15-004
275-56-300 NEW-P 83-03-066 275-56-425 NEW-P 83-03-066 275-96-015 REP-E 83-02-037 REP-E 83-03-066 275-56-300 NEW-P 83-09-002 275-56-425 NEW-E 83-09-002 275-96-015 REP-E 83-02-030 REP-E 83-03-066 275-56-305 NEW-P 83-03-066 275-56-430 NEW-P 83-03-066 275-96-015 REP-W 83-08-063 275-56-305 NEW-E 83-03-066 275-56-430 NEW-P 83-03-066 275-96-015 REP-E 83-08-063 275-56-307 NEW-P 83-03-066 275-56-430 NEW-B 83-09-002 275-96-015 REP-E 83-08-063 275-56-307 NEW-P 83-03-066 275-56-435 NEW-P 83-03-066 275-96-015 REP-E 83-15-004 275-56-310 NEW-P 83-03-066 275-56-435 NEW-E 83-03-066 275-96-015 REP-E 83-03-0366 275-56-310 NEW-P 83-03-066 275-56-435 NEW-B 83-09-002 275-96-015 REP-E 83-02-036 275-56-310 NEW-P 83-03-066 275-56-440 NEW-P 83-03-066 275-96-015 REP-E 83-02-036 275-56-310 NEW-P 83-03-066 275-56-440 NEW-P 83-03-066 275-96-011 REP-E 83-02-036 275-56-315 NEW-P 83-03-066 275-56-440 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-066 275-56-440 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-066 275-56-440 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-066 275-56-445 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-066 275-56-445 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-320 NEW-P 83-03-066 275-56-445 NEW-E 83-03-066 275-96-021 REP-E 83-02-036 275-56-320 NEW-P 83-03-066 275-56-445 NEW-E 83-03-066 275-96-021 REP-E 83-02-036 275-56-320 NEW-P 83-03-066 275-56-445 NEW-E 83-03-066 275-96-021 REP-E 83-02-036 275-56-325 NEW-E 83-03-066 275-56-445 NEW-E 83-03-066 275-96-021 REP-E 83-02-036 275-56-325 NEW-E 83-03-066 275-56-445 NEW-E 83-03-066 275-96-021 REP-E 83-02-036 275-56-325 NEW-E 83-03-066 275-56-450 NEW 83-09-002 275-96-021 REP-E 83-02-036 275-56-325 NEW-E 83-03-066 275-87-005 REP-E 83-02-037 275-96-022 REP-E 83-02-036 275-56-330 NEW-E 83-03-066 275-87-005 REP-E 83-02-035 275-96-022 REP-E 83-02-036 275-56-335 NEW-E 83-03-065 275-87-005 REP-E 83-02-035 275-96-022 REP-E 83-02-036 275-56-335 NEW-E 83-03-066 275-87-005 REP-E 83-02-035 275-96-025 REP-E								REP-P	83-17-135
275_56_300         NEW_E         83_03_066         275_56_425         NEW_E         83_03_066         275_96_015         REP_E         83_02_048           275_56_305         NEW_P         83_03_065         275_56_425         NEW_P         83_03_065         275_96_015         REP_E         83_02_050           275_56_305         NEW_E         83_03_066         275_56_430         NEW_E         83_03_066         275_96_015         REP_E         83_08_063           275_56_305         NEW_B         83_03_065         275_56_430         NEW_E         83_03_066         275_96_015         REP_E         83_08_063           275_56_307         NEW_P         83_03_065         275_56_435         NEW_P         83_03_065         275_96_015         REP_E         83_15_004           275_56_307         NEW_P         83_03_065         275_56_435         NEW_P         83_03_065         275_96_015         REP_P         83_17_135           275_56_310         NEW_P         83_03_066         275_56_4435         NEW_P         83_03_065         275_96_015         REP_P         83_02_037           275_56_310         NEW_P         83_03_066         275_56_440         NEW_P         83_03_065         275_96_021         REP_P         83_02_048 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>									
275-56-300 NEW 83-09-002 275-56-425 NEW 83-09-002 275-96-015 REP-E 83-02-050									
275-56-305 NEW 83-03-066 275-56-430 NEW-E 83-03-066 275-96-015 REP-E 83-08-063 275-56-307 NEW-P 83-03-065 275-56-435 NEW-P 83-03-065 275-56-310 NEW-E 83-03-065 275-56-435 NEW-E 83-03-066 275-96-015 REP-E 83-15-004 REP-E 83-03-066 275-56-310 NEW-P 83-03-065 275-56-435 NEW-E 83-03-066 275-96-015 REP-E 83-02-036 275-56-310 NEW-P 83-03-066 275-56-440 NEW-P 83-03-065 275-56-310 NEW-E 83-03-066 275-56-440 NEW-P 83-03-065 275-56-310 NEW-E 83-03-065 275-56-440 NEW-P 83-03-065 275-96-021 REP-E 83-02-038 275-56-315 NEW-P 83-03-065 275-56-440 NEW-E 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-065 275-56-440 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-065 275-56-440 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-065 275-56-445 NEW-P 83-03-066 275-96-021 REP-E 83-02-050 275-56-315 NEW-P 83-03-065 275-56-445 NEW-P 83-03-066 275-96-021 REP-E 83-08-063 275-56-320 NEW-P 83-03-065 275-56-445 NEW-P 83-03-066 275-96-021 REP-E 83-05-040 275-56-320 NEW-P 83-03-065 275-56-445 NEW-P 83-03-066 275-96-021 REP-E 83-15-004 275-56-320 NEW-P 83-03-065 275-56-450 NEW 83-09-002 275-96-021 REP-E 83-03-036 275-56-320 NEW-P 83-03-065 275-56-450 NEW 83-09-002 275-96-021 REP-E 83-02-036 275-56-325 NEW-P 83-03-065 275-87 REP-C 83-06-011 275-96-021 REP-E 83-02-036 275-56-325 NEW-P 83-03-065 275-87 REP-W 83-08-007 275-96-022 REP-E 83-02-036 275-56-325 NEW-P 83-03-065 275-87-005 REP-P 83-02-049 275-96-022 REP-E 83-02-036 275-56-330 NEW-P 83-03-065 275-87-005 REP-E 83-08-063 275-96-022 REP-E 83-08-063 275-96-022 REP-E 83-08-063 275-96-022 REP-P 83-17-135 275-56-330 NEW-P 83-03-065 275-87-005 REP-E 83-08-063 275-96-022 REP-P 83-17-135 275-56-330 NEW-P 83-03-065 275-87-005 REP-E 83-08-063 275-96-022 REP-E 83-02-036 275-96-022 REP-E 83-02-036 275-96-022 REP-E 83-02-036 275-96-022 REP-E 83-02-036 275-96-022 REP-P 83-17-135 275-56-330 NEW-P 83-03-066 275-87-005 REP-E 83-02-035 275-96-022 REP-P 83-17-135 275-56-340 NEW-P 83-03-066 275-87-005 REP-E 83-02-035 275-96-022 REP-P 83-02-036 275-96-025 REP-E 83		NEW		275-56-425	NEW	83-09-002	275-96-015	REP-E	83-02-050
275-56-305 NEW 83-09-002 275-56-430 NEW 83-09-002 275-96-015 REP-E 83-15-004 275-56-307 NEW-P 83-03-065 275-56-435 NEW-P 83-03-065 275-96-015 REP-P 83-17-135 REP-E 83-03-066 275-56-310 NEW-P 83-03-065 275-56-435 NEW-E 83-03-066 275-96-015 REP-E 83-02-036 REP-E 83-02-036 REP-E 83-03-066 275-56-310 NEW-E 83-03-066 275-56-440 NEW-P 83-03-065 275-96-021 REP-P 83-02-048 REP-E 83-02-050 REP-E 83-03-065 REP-E 83-03-066 REP-E 83-03-065 REP-E 83-03-06									
275-56-307   NEW-P   83-03-065   275-56-435   NEW-P   83-03-065   275-96-015   REP-P   83-17-135									
275-56-310         NEW-P         83-03-065         275-56-435         NEW         83-09-002         275-96-015         REP-E         83-20-037           275-56-310         NEW-B         83-03-066         275-56-440         NEW-P         83-03-065         275-96-021         REP-P         83-02-048           275-56-315         NEW-P         83-03-065         275-56-440         NEW-B         83-03-065         275-96-021         REP-E         83-08-007           275-56-315         NEW-E         83-03-066         275-56-445         NEW-P         83-03-065         275-96-021         REP-E         83-08-063           275-56-315         NEW         83-09-002         275-56-445         NEW-P         83-03-066         275-96-021         REP-E         83-08-063           275-56-315         NEW         83-09-002         275-56-445         NEW-E         83-03-066         275-96-021         REP-E         83-17-135           275-56-320         NEW-P         83-03-066         275-56-445         NEW         83-09-002         275-96-021         REP-P         83-17-135           275-56-320         NEW-B         83-03-066         275-87         REP-C         83-06-011         275-96-021         REP-B         83-20-036           275-56-325<			83-03-065						
275-56-310 NEW-E 83-03-066 275-56-440 NEW-P 83-03-065 275-96-021 REP-P 83-02-050 REP-E 83-02-050 REP-E 83-02-050 REP-E 83-03-066 275-96-021 REP-E 83-02-050 REP-E 83-03-066 275-96-021 REP-E 83-02-050 REP-E 83-03-066 REP-E 83-03-066 275-96-021 REP-E 83-02-050 REP-E 83-03-066 REP-E 83-03-03 REP-E 83-03-066 REP-E 83-03-03 REP-E 83-03-066 REP-E 83-03-036 REP-E 83-03-03									
275-56-310         NEW         83-09-002         275-56-440         NEW-E         83-03-066         275-96-021         REP-E         83-02-050           275-56-315         NEW-P         83-03-065         275-56-440         NEW         83-09-002         275-96-021         REP-W         83-08-007           275-56-315         NEW B         83-09-002         275-56-445         NEW-P         83-03-065         275-96-021         REP-E         83-08-063           275-56-320         NEW-P         83-03-065         275-56-445         NEW         83-09-002         275-96-021         REP-E         83-15-004           275-56-320         NEW-E         83-03-066         275-56-445         NEW         83-09-002         275-96-021         REP-P         83-17-135           275-56-320         NEW-E         83-03-066         275-56-450         NEW         83-09-002         275-96-021         REP-P         83-17-135           275-56-320         NEW-P         83-03-066         275-87         REP-C         83-06-011         275-96-021         REP-E         83-20-036           275-56-325         NEW-P         83-03-066         275-87         REP-W         83-08-063         275-96-022         REP-P         83-02-054           275-56-335				1					
275-56-315         NEW-P         83-03-065         275-56-440         NEW         83-09-002         275-96-021         REP-W         83-08-007           275-56-315         NEW-E         83-03-066         275-56-445         NEW-P         83-03-065         275-96-021         REP-E         83-08-063           275-56-320         NEW-P         83-03-065         275-56-445         NEW-E         83-09-002         275-96-021         REP-E         83-15-004           275-56-320         NEW-E         83-03-066         275-56-445         NEW         83-09-002         275-96-021         REP-E         83-17-135           275-56-320         NEW-E         83-03-066         275-56-450         NEW         83-09-002         275-96-021         REP-E         83-17-135           275-56-320         NEW-B         83-03-065         275-87         REP-C         83-06-011         275-96-021         REP-E         83-20-036           275-56-325         NEW-P         83-03-065         275-87         REP-W         83-08-063         275-96-022         REP-P         83-02-050           275-56-335         NEW-P         83-03-066         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-08-063           275-56-330 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>									
275-56-315         NEW         83-09-002         275-56-445         NEW-E         83-03-066         275-96-021         REP-E         83-15-004           275-56-320         NEW-P         83-03-065         275-56-445         NEW         83-09-002         275-96-021         REP-P         83-17-135           275-56-320         NEW-B         83-09-002         275-87         REP-C         83-06-011         275-96-021         REP-E         83-20-036           275-56-325         NEW-P         83-03-065         275-87         REP-W         83-08-007         275-96-021         REP-E         83-02-037           275-56-325         NEW-E         83-03-066         275-87         REP-W         83-08-007         275-96-022         REP-E         83-02-050           275-56-325         NEW-E         83-03-066         275-87         REP-W         83-08-063         275-96-022         REP-E         83-02-050           275-56-325         NEW-E         83-03-065         275-87-005         REP-P         83-02-049         275-96-022         REP-E         83-02-050           275-56-330         NEW-E         83-03-066         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-15-004           275-56-335								REP-W	83-08-007
275-56-320         NEW-P         83-03-065         275-56-445         NEW         83-09-002         275-96-021         REP-P         83-17-135           275-56-320         NEW-E         83-03-066         275-56-450         NEW         83-09-002         275-96-021         REP         83-20-036           275-56-320         NEW         83-09-002         275-87         REP-C         83-06-011         275-96-021         REP-E         83-20-037           275-56-325         NEW-P         83-03-065         275-87         REP-W         83-08-007         275-96-022         REP-P         83-02-048           275-56-325         NEW-E         83-03-066         275-87         REP-E         83-02-049         275-96-022         REP-P         83-02-050           275-56-325         NEW         83-09-002         275-87-005         REP-P         83-02-049         275-96-022         REP-E         83-02-050           275-56-330         NEW-P         83-03-065         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-08-063           275-56-330         NEW-B         83-03-066         275-87-005         REP-E         83-08-063         275-96-022         REP-E         83-17-135           275-56-335									
275-56-320         NEW-E         83-03-066         275-56-450         NEW         83-09-002         275-96-021         REP         83-20-036           275-56-320         NEW         83-09-002         275-87         REP-C         83-06-011         275-96-021         REP-E         83-20-037           275-56-325         NEW-P         83-03-065         275-87         REP-W         83-08-007         275-96-022         REP-P         83-02-050           275-56-325         NEW         83-09-002         275-87-005         REP-P         83-02-049         275-96-022         REP-E         83-08-007           275-56-330         NEW-P         83-03-065         275-87-005         REP-P         83-02-049         275-96-022         REP-E         83-08-063           275-56-330         NEW-E         83-03-066         275-87-005         REP-B         83-02-051         275-96-022         REP-E         83-08-063           275-56-330         NEW-B         83-03-066         275-87-005         REP-W         83-08-007         275-96-022         REP-E         83-15-004           275-56-335         NEW-P         83-03-066         275-87-005         REP-E         83-15-004         275-96-022         REP-B         83-20-036           275-56-335				1			1		
275-56-320         NEW         83-09-002         275-87         REP-C         83-06-011         275-96-021         REP-E         83-20-037           275-56-325         NEW-P         83-03-065         275-87         REP-W         83-08-007         275-96-022         REP-P         83-02-048           275-56-325         NEW-B         83-03-066         275-87         REP-E         83-08-063         275-96-022         REP-E         83-02-050           275-56-325         NEW         83-09-002         275-87-005         REP-P         83-02-049         275-96-022         REP-E         83-08-007           275-56-330         NEW-P         83-03-065         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-08-063           275-56-330         NEW-E         83-03-066         275-87-005         REP-W         83-08-007         275-96-022         REP-E         83-15-004           275-56-335         NEW-P         83-03-065         275-87-005         REP-E         83-08-063         275-96-022         REP-P         83-17-135           275-56-335         NEW-B         83-03-066         275-87-005         REP-E         83-17-136         275-96-022         REP-E         83-20-037           275-56-340									
275-56-325         NEW-E         83-03-066         275-87         REP-E         83-08-063         275-96-022         REP-E         83-02-050           275-56-325         NEW         83-09-002         275-87-005         REP-P         83-02-049         275-96-022         REP-W         83-08-007           275-56-330         NEW-P         83-03-065         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-08-063           275-56-330         NEW-E         83-03-066         275-87-005         REP-W         83-08-007         275-96-022         REP-E         83-15-004           275-56-335         NEW-P         83-03-065         275-87-005         REP-E         83-08-063         275-96-022         REP-E         83-17-135           275-56-335         NEW-E         83-03-066         275-87-005         REP-E         83-17-136         275-96-022         REP-E         83-20-036           275-56-335         NEW-B         83-09-002         275-87-005         REP-E         83-17-136         275-96-022         REP-E         83-20-036           275-56-340         NEW-P         83-03-065         275-87-005         REP         83-17-136         275-96-022         REP-E         83-20-035           275-56-									
275-56-325         NEW         83-09-002         275-87-005         REP-P         83-02-049         275-96-022         REP-W         83-08-007           275-56-330         NEW-P         83-03-065         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-08-063           275-56-330         NEW-E         83-03-066         275-87-005         REP-W         83-08-007         275-96-022         REP-E         83-15-004           275-56-335         NEW-P         83-03-065         275-87-005         REP-E         83-08-063         275-96-022         REP-P         83-17-135           275-56-335         NEW-E         83-03-066         275-87-005         REP-E         83-15-004         275-96-022         REP-P         83-17-135           275-56-335         NEW-E         83-03-066         275-87-005         REP-P         83-17-136         275-96-022         REP-E         83-20-037           275-56-335         NEW         83-09-002         275-87-005         REP-P         83-17-136         275-96-022         REP-E         83-20-035           275-56-340         NEW-P         83-03-065         275-87-005         REP         83-20-035         275-96-025         REP-P         83-02-050           275-5									
275-56-330         NEW-P         83-03-065         275-87-005         REP-E         83-02-051         275-96-022         REP-E         83-08-063           275-56-330         NEW-E         83-03-066         275-87-005         REP-W         83-08-007         275-96-022         REP-E         83-15-004           275-56-330         NEW         83-09-002         275-87-005         REP-E         83-08-063         275-96-022         REP-E         83-17-135           275-56-335         NEW-P         83-03-065         275-87-005         REP-E         83-15-004         275-96-022         REP-B         83-20-036           275-56-335         NEW         83-03-066         275-87-005         REP-B         83-17-136         275-96-022         REP-B         83-20-036           275-56-335         NEW         83-09-002         275-87-005         REP-B         83-17-136         275-96-022         REP-B         83-20-036           275-56-340         NEW-P         83-03-065         275-87-005         REP         83-20-035         275-96-022         REP-B         83-02-048           275-56-340         NEW-E         83-03-066         275-87-010         REP-B         83-02-049         275-96-025         REP-B         83-02-055           275-56-									
275-56-330         NEW         83-09-002         275-87-005         REP-E         83-08-063         275-96-022         REP-P         83-17-135           275-56-335         NEW-P         83-03-065         275-87-005         REP-E         83-15-004         275-96-022         REP-P         83-20-036           275-56-335         NEW-E         83-09-002         275-87-005         REP-P         83-17-136         275-96-022         REP-E         83-20-037           275-56-335         NEW         83-09-002         275-87-005         REP         83-20-035         275-96-022         REP-E         83-20-037           275-56-340         NEW-P         83-03-065         275-87-005         REP-E         83-20-035         275-96-025         REP-P         83-02-050           275-56-340         NEW-E         83-03-066         275-87-010         REP-P         83-02-049         275-96-025         REP-W         83-08-007           275-56-340         NEW         83-09-002         275-87-010         REP-E         83-02-051         275-96-025         REP-W         83-08-063							1		
275-56-335         NEW-P         83-03-065         275-87-005         REP-E         83-15-004         275-96-022         REP B         83-20-036           275-56-335         NEW B         83-09-002         275-87-005         REP-P         83-17-136         275-96-022         REP-E         83-20-037           275-56-335         NEW B         83-09-002         275-87-005         REP B         83-20-035         275-96-025         REP-P B         83-02-048           275-56-340         NEW-P         83-03-066         275-87-010         REP-P B         83-02-049         275-96-025         REP-W B         83-02-051           275-96-025         REP-W B         83-08-063					REP-W				
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
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296-22-125	AMD-P	83-13-121	296-23-079	AMD-I	83-16-066	296-23-9408	REP-P	83-20-094
296-22-125	AMD	83-16-066	296-23-07902	AMD-P	83-13-121	296-23-9409	NEW-P	83-20-094
296-22-130	AMD-P	83-13-121	296-23-07902	AMD	83-16-066	296-23-9410	NEW-P	83-20-094
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296-22-180	AMD	83-16-066	296-23-07906	AMD-P	83-13-121	296-24-13503	REP	83-15-017
296-22-190	AMD-P	83-13-121	296-23-07906	AMD	83-16-066	296-24-165	AMD-P	83-05-024
296-22-190	AMD AMD–P	83-16-066	296-23-07907	AMD-P	83-13-121	296-24-165	AMD-C	83-13-007
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296–23–01007	AMD B	83-16-066	296-23-50010	NEW-P NEW-P	83-20-094	296-46-492	REP	83-23-053
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296-23-035	AMD-P	83-13-121	296-23-615	AMD	83-16-066	296-46-910	AMD-E	83-12-008
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296–23–040 296–23–040	AMD-P · AMD	83–13–121 83–16–066	296–23–715 296–23–720	AMD AMD–P	83-16-066 83-13-121	296–46–910 296–54–507	AMD AMD–E	83–16–058 83–03–022
296-23-045	AMD-P	83-13-121	296-23-720	AMD	83-16-066	296-54-507	AMD-P	8305024
296-23-045	AMD B	83-16-066	296–23–725 296–23–725	AMD-P AMD	83-13-121 83-16-066	296–54–507 296–54–511	AMD-C AMD-P	83-13-007 83-18-062
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296-62-020 296-62-020	AMD-P AMD-C	83-18-062 83-23-024	296-93-070	NEW-P	83-23-064	296-305-007	AMD-C	83-23-024 83-18-062
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296-62-07308	AMD-P	83-18-062	296-93-100	NEW-P NEW-W	83-18-063	296-305-040	AMD-C	83-23-024
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296-81-340	AMD-P	83-22-003	296-155-220	AMD-C	83-13-007	296-306-060	AMD-C	83-23-024
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WAC #		WSR #	WAC #		WSR #		VAC #		WSR #
296-400-030	AMD-P	83-14-018	308-16-205	NEW-P	83-11-045		-29-045	AMD-P	83-19-069
296–400–030 296–400–030	AMD-E AMD-E	83-14-019 83-19-032	308-16-205 308-16-205	NEW-C NEW	83-14-031 83-15-013		-29–045 -31–010	AMD AMD	83-22-060 83-03-032
296-400-030	AMD	83-19-044	308-16-21001	REP-E	83-11-025	308-	-31015	NEW-P	83-20-052
296-400-045	NEW-P	83-14-018	308-16-21001	REP-P	83-11-045		-31-020	AMD-P	83-20-052
296–400–045 296–400–045	NEW-E NEW-E	83-14-019 83-19-032	308-16-21001 308-16-21001	REP–C REP	83-14-031 83-15-013		-31–030 -31–040	NEW NEW	83–03–032 83–03–032
296-400-045	NEW	83-19-044	308-16-211	REP-E	83-11-025		31-050	NEW	83-03-032
296-401-010	REP-P	83-18-056	308-16-211	REP-P	83-11-045		31-055	NEW-P	83-13-116
296–401–010 296–401–030	REP AMD–P	83-23-053 83-18-056	308-16-211 308-16-211	REP-C REP	83-14-031 83-15-013		·31–055 ·31–055	NEW AMD-E	83-17-031 83-19-008
296-401-030	AMD	83-23-053	308-16-212	REP-E	83-11-025		31-055	AMD-P	83-19-069
296-401-060	AMD-P	83-18-056	308-16-212	REP-P	83-11-045	308-	31-055	AMD	83-22-060
296–401–060 296–401–070	AMD AMD–C	83-23-053 83-03-039	308-16-212 308-16-212	REP-C REP	83-14-031 83-15-013		·31–060 ·31–100	NEW NEW-P	83–03–032 83–20–052
296-401-070	REP-P	83–18–056	308-16-213	AMD-E	83-11-011		31-100	NEW-P	83-20-052 83-20-052
296-401-070	REP	83-23-053	308-16-213	AMD-P	83-11-045	308-	31-120	NEW-P	83-20-052
296-401-080 296-401-130	AMD–C AMD–P	83–03–039 83–07–074	308-16-213 308-16-213	AMD-C AMD	83-14-031 83-15-013		·31–310 ·31–310	REP-P REP	83-13-116 83-17-031
296-401-130	AMD-C	83-12-011	308-16-213	NEW-E	83-11-011		·31-510	NEW-P	83-20-052
296-401-130	AMD	83-12-021	308-16-214	NEW-P	83-11-045	308-	31-510	NEW-P	83-20-052
296-401-130 296-401-130	REP-P REP	83–18–056 83–23–053	308-16-214 308-16-214	NEW-C NEW	83–14–031 83–15–013		31-520 31-530	NEW-P NEW-P	83–20–052 83–20–052
296-401-140	REP-P	83–23–055 83–18–056	308-16-217	REP-E	83-13-013 83-11-025		31-540	NEW-P	83-20-052 83-20-052
296-401-140	REP	83-23-053	308-16-217	REP-P	83-11-045	308-	31-550	NEW-P	83-20-052
296-401-160	AMD-P	83-18-056 83-23-053	308-16-217	REP-C	83-14-031		31-560	NEW-P	83-20-052
296-401-160 296-401-165	AMD NEW-P	83-23-055 83-18-056	308-16-217 308-16-220	REP REP-E	8315013 8311025	308-	31-570 31-580	NEW-P NEW-P	83-20-052 83-20-052
296-401-165	NEW	83-23-053	308-16-220	REP-P	83-11-045	308	32-090	NEW-P	83-13-116
296-401-175	NEW-P	83-18-056	308-16-220	REP-C	83-14-031		32-090	NEW	83-17-031
296-401-175 304-12-270	NEW REP-P	83–23–053 83–10–066	308-16-220 308-16-240	REP AMD-E	8315013 8311011		32–090 32–090	AMD–E AMD–P	83-19-008 83-19-069
304-12-270	REP	83-13-075	308-16-240	AMD-P	83-11-045	308-	32-090	AMD	83-22-060
304-12-275	AMD-P	83-10-066	308-16-240	AMD-C	83-14-031		32-310	REP-P	83-13-116
304-12-275 304-12-290	AMD AMD–P	83-13-075 83-10-066	308-16-240 308-16-280	AMD REPP	83-15-013 83-11-045		32-310 33-100	REP REP-P	83-17-031 83-13-116
304-12-290	AMD	83-13-075	308-16-280	REP-C	83-14-031		33-100	REP	83-17-031
304-12-360	AMD-P	83-10-066	308-16-280	REP	83-15-013		33-105	NEW-P	83-13-116
304-12-360 304-12-370	AMD AMD–P	83-13-075 83-10-066	308-16-310 308-16-310	AMD–E AMD–P	83-11-011 83-11-045	308-	33-105 33-105	NEW AMD-E	83-17-031 83-19-008
304-12-370	AMD	83-13-075	308-16-310	AMD-C	83-14-031	308-	33-105	AMD-P	83-19-069
304-20-060 304-20-060	AMD-P AMD	83–03–074 83–07–076	308-16-310 308-16-370	AMD REP-E	83-15-013 83-11-025		33-105	AMD	83-22-060
304-25-560	AMD-P	83–07–076 83–03–073	308-16-370	REP-P	83-11-025 83-11-045		36-080 37-115	REP-P NEW-P	83-13-116 83-08-020
304-25-560	AMD	83-07-077	308-16-370	REP-C	83-14-031	308-	37-130	AMD	83-04-050
306-16-21001 306-16-211	REP-E REP-E	83-11-011 83-11-011	308-16-370 308-16-420	REP REP-P	83–15–013 83–13–116		37-135 40-102	NEW	83-04-050
306-16-211	REP-E	83–11–011 83–11–011	308-16-420	REP-F	83-13-110 83-17-031		40-102 40-102	AMD–P AMD	83-04-049 83-08-021
306-16-213	REP-E	83-11-011	308-16-500	NEW-P	83-13-116	308-	40-110	AMD-P	83-04-049
306-16-217 306-16-220	REP-E REP-E	83-11-011 83-11-011	308-16-500 308-16-500	NEW AMD–E	83-17-031 83-19-008		40–110 40–120	AMD REP-P	83–08–021 83–13–116
306-16-370	REP-E	83-11-011	308-16-500	AMD-E	83-19-069		40-120 40-120	REP-P	83–13–116 83–17–031
308-08-030	REP-P	83-06-028	308-16-500	AMD	83-22-060	308-	40-125	NEW-P	83-13-116
308-08-030 308-11-001	REP REP–P	83–09–050 83–13–116	308-24-485 308-24-485	NEW-P NEW	83–13–116 83–17–031		40–125 41–020	NEW REP-P	83-17-031 83-13-116
308-11-001	REP	83-17-031	308-24-485	AMD-E	83-19-008		41–020 41–020	REP-P	83-17-031
308-11-030	NEW-P	83-13-116	308-24-485	AMD-P	83-19-069		41-025	NEW-P	83-13-116
308-11-030 308-12-010	NEW AMD	83-17-031 83-04-071	308-24-485 308-24-490	AMD REP-P	83-22-060 83-13-116		41-025 42-025	NEW REP	83-17-031 83-05-032
308-12-010	REP	83-04-071	308-24-490	REP	83-17-031		42-030	AMD	83–05–032 83–05–032
308-12-031	NEW	83-04-071	308-25-020	AMD-P	83-04-070		42-040	AMD	83-05-032
308-12-040 308-12-050	AMD AMD	83–04–071 83–04–071	308-25-020 308-25-020	AMD AMD-E	83–07–051 83–17–063		42-045 42-060	AMD AMD	83–05–032 83–05–032
308-12-080	AMD	83-04-071	308-25-030	AMD-E	83-17-063		42-000 42-070	NEW	83-05-032
308-12-081	NEW	83-04-071	308-25-060	REP-P	83-13-116	308⊸	42-075	NEW-P	83-13-116
308-12-082 308-12-110	NEW AMD	83–04–071 83–04–071	308-25-060 308-25-065	REP NEW-P	83–17–031 83–13–116		12-075 12-100	NEW REP–P	83-17-031 83-13-116
308-12-110	AMD	83–04–071 83–04–071	308-25-065	NEW-P	83-17-031		42-100 42-100	REP-P	83–13–116 83–17–031
308-12-130	AMD	83-04-071	308-25-070	AMD-E	83-17-063	308-	<b>18</b> –010	AMD	83-04-020
308-12-311 308-12-312	REP NEW	83–05–006 83–05–006	308-26-020 308-26-020	REP-P REP	83–13–116 83–17–031		48–020 48–030	REP AMD	83-04-021 83-04-020
308-12-312 308-12-320	AMD	83-03-006 83-04-071	308-26-040	NEW-P	83–17–031 83–13–116		+8-030 48-090	REP	83-04-020 83-04-021
308-13-120	REP-P	83-13-116	308-26-040	NEW	83-17-031	308-	<b>48</b> ~110	AMD	83-04-020
308-13-120 308-13-150	REP NEW-P	83–17–031 83–13–116	308-29-040 308-2 <b>9</b> -040	REP-P REP	83-13-116 83-17-031		18-115 18-165	REP	83-04-021
308-13-150 308-13-150	NEW-P	83-13-116 83-17-031	308-29-040 308-29-045	NEW-P	83–17–031 83–13–116		18-105 18-170	NEW REP	83-04-020 83-04-021
308-16-205	NEW-E	83-11-011	308-29-045	NEW	83-17-031		18~175	REP	83-04-021

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-48-190	AMD	83-04-020	308-90-020	NEW	83-14-061	308-93-070	NEW-E	83-19-062
308-48-19001	REP	83-04-021	308-90-030	NEW-E	83-10-051	308-93-070	NEW-W	83-13-105
308-48-200	AMD	83-04-020	308-90-030	NEW-P	83-11-044	308-93-070	NEW-P	83-20-089
308-48-250 308-48-250	NEW-P NEW	83-13-116 83-17-031	308-90-030 308-90-040	NEW NEW-E	83-14-061 83-10-051	308-93-070 308-93-080	NEW NEW-E	83-23-076 83-10-021
308-48-310	REP-P	83-13-116	308-90-040	NEW-P	83-11-044	308-93-080	NEW-E	83-11-043
308-48-310	REP	83-17-031	308-90-040	NEW	83-14-061	308-93-080	NEW-E	83-19-062
308-49-100	NEW	83-04-021	308-90-050	NEW-E	83-10-051	308-93-080	NEW-W	83-13-105
308-49-120	NEW	83-04-021	308-90-050	NEW-P	83-11-044	308-93-080	NEW-P	83-20-089
308-49-130 308-49-140	NEW NEW	83-04-021 83-04-021	308-90-050 308-90-060	NEW NEW-E	83-14-061 83-10-051	308-93-080 308-93-090	NEW NEW-E	83-23-076 83-10-021
308-49-150	NEW	83-04-021	308-90-060	NEW-P	83-11-044	308-93-090	NEW-P	83-11-043
308-49-160	NEW	83-04-021	308-90-060	NEW	83-14-061	308-93-090	NEW-E	83-19-062
308-49-170	NEW	83-04-021	308-90-070	NEW-E	83-10-051	308-93-090	NEW-W	83-13-105
308-49-180 308-50-340	NEW REP-P	83-04-021	308-90-070 308-90-070	NEW-P NEW	83-11-044	308-93-090	NEW-P	83-20-089
308-50-340	REP-P	83-13-116 83-17-031	308-90-080	NEW-E	83-14-061 83-10-051	308-93-090 308-93-100	NEW NEW-E	83-23-076 83-10-021
308-50-350	NEW-P	83-17-117	308-90-080	NEW-P	83-11-044	308-93-100	NEW-P	83-11-043
308-50-350	NEW-P	83-20-091	308-90-080	NEW	83-14-061	308-93-100	NEW-E	83-19-062
308-50-350	NEW	83-23-056	308-90-090	NEW-E	83-10-051	308-93-100	NEW-W	83-13-105
308-50-375 308-50-375	NEW-P NEW	83–13–116 83–17–031	308-90-090 308-90-090	NEW-P NEW	8311044 8314061	308-93-100 308-93-100	NEW-P NEW	83-20-089 83-23-076
308-51-030	REP-P	83-13-116	308-90-100	NEW-E	83-10-051	308-93-110	NEW-E	83-10-021
308-51-030	REP	83-17-031	308-90-100	NEW-P	83-11-044	308-93-110	NEW-P	83-11-043
308-51-120	AMD-P	83-18-061	308-90-100	NEW	83-14-061	308-93-110	NEW-E	83-19-062
308-51-120 308-51-200	AMD NEW-P	83–23–077 83–13–116	308-90-110 308-90-110	NEW-E NEW-P	83-10-051 83-11-044	308-93-110	NEW-W	83-13-105
308-51-200	NEW-F	83-13-116 83-17-031	308-90-110	NEW-P	83-11-044 83-14-061	308-93-110 308-93-110	NEW-P NEW	83-20-089 83-23-076
308-51-200	AMD-E	83-19-008	308-91-010	NEW-P	83-23-106	308-93-120	NEW-E	83-10-021
308-51-200	AMD-P	83-19-069	308-91-020	NEW-P	83-23-106	308-93-120	NEW-P	83-11-043
308-51-200	AMD	83-22-060	308-91-030	NEW-P	83-23-106	308-93-120	NEW-E	83-19-062
308-52-135 308-52-135	AMD–P AMD	83-03-045 83-07-014	308-91-040 308-91-050	NEW-P NEW-P	83-23-106 83-23-106	308-93-120 308-93-120	NEW-W NEW-P	83-13-105 83-20-089
308-52-138	AMD	83-03-031	308-91-060	NEW-P	83-23-106	308-93-120	NEW	83-23-076
308-52-140	AMD-P	83-03-045	308-91-070	NEW-P	83-23-106	308-93-130	NEW-E	83-10-021
308-52-140	AMD	83-07-014	308-91-080	NEW-P	83-23-106	308-93-130	NEW-P	83-11-043
308-52-150 308-52-310	NEW REP-P	83–03–031 83–13–116	308-91-090 308-91-100	NEW-P NEW-P	83-23-106 83-23-106	308-93-130 308-93-130	NEW-E NEW-W	83-19-062 83-13-105
308-52-310	REP	83-17-031	308-91-110	NEW-P	83-23-106	308-93-130	NEW-P	83-20-089
308-52-315	NEW-P	83-13-116	308-93-010	NEW-E	83-10-021	308-93-130	NEW	83-23-076
308-52-315	NEW	83-17-031	308-93-010	NEW-P	83-11-043	308-93-140	NEW-E	83-10-021
308-52-315 308-52-315	AMD–E AMD–P	83-19-008 83-19-069	308-93-010 308-93-010	NEW-E NEW-W	83-19-062 83-13-105	308-93-140 308-93-140	NEW-P NEW-W	83-11-043 83-13-105
308-52-315	AMD	83-22-060	308-93-010	NEW-P	83-20-089	308-93-140	NEW-E	83–13–103 83–19–062
308-52-500	AMD-P	83-03-045	308-93-010	NEW	83-23-076	308-93-140	NEW-P	83-20-089
308-52-500	AMD	83-07-014	308-93-020	NEW-E	8310021	308-93-140	NEW	83-23-076
308-52-502 308-52-502	NEW-P NEW	83-03-045 83-07-014	308-93-020 308-93-020	NEW-P NEW-E	83-11-043 83-19-062	308-93-150 308-93-150	NEW-E NEW-P	83-10-021
308-52-504	AMD-P	83-03-045	308-93-020	NEW-W	83-13-105	308-93-150	NEW-P	83-11-043 83-13-105
308-52-504	AMD	83-07-014	308-93-020	NEW-P	83-20-089	308-93-150	NEW-E	83-19-062
308-52-520	REP-P	83-03-045	308-93-020	NEW	83-23-076	308-93-150	NEW-P	83-20-089
308-52-520 308-52-550	REP REP-P	83-07-014 83-03-045	308-93-030 308-93-030	NEW-E NEW-P	83-10-021 83-11-043	308-93-150 308-93-160	NEW NEW-E	83-23-076 83-10-021
308-52-550	REP	83-07-014	308-93-030	NEW-E	83-19-062	308-93-160	NEW-P	83-10-021 83-11-043
308-52-560	REP-P	83-03-045	308-93-030	NEW-W	83-13-105	308-93-160	NEW-W	83-13-105
308-52-560	REP	83-07-014	308-93-030	NEW-P	83-20-089	308-93-160	NEW-E	83-19-062
308-53-020 308-53-020	NEW-P NEW	83–13–116 83–17–031	308–93–030 308–93–040	NEW NEW-E	83-23-076	308-93-160 308-93-160	NEW-P	83-20-089
308-53-080	AMD-P	83-06-073	308-93-040	NEW-E	83-10-021 83-11-043	308-93-160	NEW NEW-E	83-23-076 83-10-021
308-53-080	AMD	83-10-052	308-93-040	NEW-E	83-19-062	308-93-170	NEW-P	83-11-043
308-53-085	AMD-P	83-06-073	308-93-040	NEW-W	83-13-105	308-93-170	NEW-W	83-13-105
308-53-085	AMD	83-10-052	308-93-040	NEW-P	83-20-089	308-93-170	NEW-E	83-19-062
308-53-310 308-53-310	REP-P REP	83-13-116 83-17 <b>-</b> 031	308–93–040 308–93–050	NEW NEW-E	83-23-076 83-10-021	308-93-170 308-93-170	NEW-P NEW	83-20-089 83-23-076
308-54-310	REP-P	83-13-116	308-93-050	NEW-P	83-11-043	308-93-180	NEW-E	83-19-062
308-54-310	REP	83-17-031	308-93-050	NEW-E	83-19-062	308-93-180	NEW-P	83-20-089
308-54-315	NEW-P	83-13-116	308-93-050	NEW-W	83-13-105	308-93-180	NEW	83-23-076
308-54-315 308-55-010	NEW REP-P	83-17-031 83-13-116	308-93-050 308-93-050	NEW-P NEW	83-20-089 83-23-076	308-93-190 308-93-190	NEW-E NEW-P	83-19-062 83-20-089
308-55-010	REP	83-17-031	308-93-060	NEW-E	83-10-021	308-93-190	NEW	83-23-076
308-55-025	NEW-P	83-13-116	308-93-060	NEW-P	83-11-043	308-93-200	NEW-E	83-19-062
308-55-025	NEW E	83-17-031	308-93-060	NEW-E	83-19-062	308-93-200	NEW-P	83-20-089
308-90-010 308-90-010	NEW-E NEW-P	8310051 8311044	308-93-060 308-93-060	NEW-W NEW-P	83-13-105 83-20-089	308-93-200 308-93-210	NEW NEW-E	83-23-076 83-19-062
308-90-010	NEW	83-14-061	308-93-060	NEW	83-23-076	308-93-210	NEW-P	83-20-089
308-90-020	NEW-E	83-10-051	308-93-070	NEW-E	83-10-021	308-93-210	NEW	83-23-076
308-90-020	NEW-P	83-11-044	308-93-070	NEW-P	83-11-043	308-93-220	NEW-E	83-19-062

1001-91-220   NEW-P   31-20-089   308-91-480   NEW-E   31-19-062   308-116-060   NEW-P   31-22-077   308-91-210   NEW-E   31-19-062   308-116-060   NEW-P   31-22-077   308-91-220   NEW-P   31-20-089   308-31-400   NEW-P   31-20-089   308-31-400   NEW-P   31-20-089   308-31-300   NEW-E   31-30-089   308-31-400   NEW-P   31-20-089   308-31-300   NEW-P   31-20-0	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-91-200   NEW_E   83-19-062   308-93-460   NEW_E   83-19-062   308-16-000   REP_P   81-32-077   308-91-240   NEW_E   83-19-062   308-16-000   NEW_E   83-19-062   308-91-300   NEW_E   83-19-062				308-93-480			308-115-405		83-17-031
308-91-200   NEW_P   83-20-089   308-31-900   NEW_P   83-19-062   308-116-024   REP_P   83-22-077   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-309   308-31-		NEW			NEW-P			REP-P	
308-91-200   NEW   31-20-076   308-91-900   NEW   28 3-20-089   308-116-024   REP-P   81-22-077   308-91-200   NEW   28 3-10-062   308-91-300   NEW   28 3-20-078   308-116-034   REP-P   81-22-077   308-91-200   NEW   81-20-078   308-91-300   NEW					NEW.E			REP-P	83-22-077
308-91-240   NEW_E 8 3-19-062   308-91-960   NEW 8 3-23-076   308-116-034   REP_P 8 1-32-077   308-91-350   NEW_E 8 3-19-062   308-16-038   REP_P 8 3-22-077   308-91-350   NEW_E 8 3-19-062   308-16-038   REP_P 8 3-22-077   308-91-350   NEW_E 8 3-19-062   308-16-038   REP_P 8 3-22-077   308-91-250   NEW_E 8 3-20-039   308-91-350   NEW_E 8 3-20-039   308-16-038   REP_P 8 3-22-077   308-91-270   NEW_E 8 3-20-039   308-91-350   NEW_E 8 3-19-062   308-91-300   NEW_E 8 3-20-039   308-91-300   NEW_E 8 3-19-062   308-91-300   NEW_E 8 3-20-039	-			308-93-490	NEW-E			REP-P	
308-93-260   NEW_P   83-20.689   308-93-500   NEW_P   83-20.089   308-16-038   REP_P   83-22-077   308-93-500   NEW_P   83-20.089   308-93-300   NEW_P   83-20.089									
308-93-250   NEW-E   33-19-062   308-93-500   NEW   83-23-076   308-116-052   REP-P   33-2-077   308-93-500   NEW   83-20-089   308-93-500   NEW   83-23-076   308-93-500   NEW   83-23-076   308-93-500   NEW   83-20-089   308-93-500   NEW   83-20-		NEW-P			NEW-E	83-19-062		REP-P	
308-91-250   NEW-P   81-20-089   308-91-310   NEW-P   81-20-089   308-116-028   REP-P   81-22-077   308-91-300   NEW-P   81-21-089   308-116-029   REP-P   81-22-077   308-91-300   NEW-P   81-21-089   308-116-010   REP-P   81-22-077   308-91-300   NEW-P   81-21-089   308-116-010   REP-P   81-22-077   308-91-270   NEW-P   81-21-089   308-91-300   NEW-P   81-21-089   308-116-010   REP-P   81-22-077   308-91-370   NEW-P   81-21-089   308-116-010   REP-P   81-22-077   308-91-370   NEW-P   81-21-089   308-91-300   NEW-P   8							308-116-040		
308-93-260   NEW   81-32-076   308-93-510   NEW   81-32-076   308-116-092   REP-P   81-2-2077   308-93-270   NEW   81-31-062   308-93-270   NEW   81-32-077   308-93-280   NEW   81-32-078   308-93-280   NEW   81-32-089   308-93-380   NEW   81-32-0					NEW E	83-23-076		REP-P	
308-93-260   NEW-E   83-19-062   308-93-510   NEW   83-23-076   308-116-092   REP-P   83-22-077   308-93-260   NEW   83-20-089   308-93-520   NEW-E   83-19-062   308-116-092   REP-P   83-22-077   308-93-260   NEW   83-23-076   308-93-520   NEW-P   83-20-089   308-116-092   REP-P   83-22-077   308-93-270   NEW   83-23-089   308-93-530   NEW-E   83-19-062   308-116-092   REP-P   83-22-077   308-93-270   NEW   83-23-089   308-93-530   NEW-E   83-19-062   308-116-295   AMD-P   83-20-089   308-93-530   NEW-P   83-20-089   308-93-530   NEW-P   83-20-089   308-116-295   AMD-P   83-20-089   308-93-530   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-309   NEW-P   83-20-089   308-93-530   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-309   NEW-P   83-20-089   308-93-540   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-309   NEW-P   83-20-089   308-93-540   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-309   NEW-P   83-20-089   308-93-550   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-300   NEW-P   83-20-089   308-93-550   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-550   NEW-P   83-20-089   308-116-295   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-117-000   NEW-P   83-20-089   308-117-010   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-117-010   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-117-010   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-570   NEW-P   83-20-089   308-117-010   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-570   NEW-P   83-20-089   308-117-010   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-500   REW-P   83-20-089   308-117-010   REP-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-500   REP-P		NEW-F			NEW-E			REP-P PED.D	
308-93-260   NEW-P   83-20-089   308-93-520   NEW-E   83-19-062   308-116-098   REP.P   83-22-077   308-93-270   NEW-E   83-20-089   308-93-520   NEW-P   83-20-089   308-116-108   REP.P   83-22-077   308-93-270   NEW-E   83-19-062   308-93-520   NEW-E   83-20-089   308-116-208   REP.P   83-22-077   308-93-280   NEW-E   83-19-062   308-93-530   NEW-E   83-20-089   308-116-208   NEW-E   83-20-089   308-93-530   NEW-E   83-20-089   308-116-208   NEW-E   83-20-089   308-116-208   NEW-E   83-20-089   308-116-208   NEW-E   83-20-089   308-116-208   NEW-E   83-20-089   NEW-E   83-20-0								REP-P	83-22-077
308-93-270   NEW-E   \$3-19-062   308-95-520   NEW   \$3-23-076   308-116-160   REP-P   \$3-22-077   308-93-270   NEW-P   \$3-20-089   308-91-530   NEW-P   \$3-20-089   308-116-205   AMD-P   \$3-20-079   308-93-230   NEW   \$3-23-076   308-93-530   NEW   \$3-20-089   308-116-205   AMD-P   \$3-20-089   AMD-P	308-93-260	NEW-P	83-20-089		NEW-E	83-19-062		REP-P	
308-93-270   NEW-P   \$3-20-089   308-93-530   NEW-E   \$3-19-062   308-10-280   REP.P   \$3-20-062   308-30-280   NEW-E   \$3-10-062   308-93-530   NEW-E   \$3-20-089   308-10-235   AMD P   \$3-0-062   308-30-280   NEW-E   \$3-10-062   308-30-530   NEW-E   \$3-20-089   308-10-10-235   AMD P   \$3-0-062   308-30-280   NEW-E   \$3-10-062   308-30-530   NEW-E   \$3-20-089   308-10-10-235   AMD P   \$3-0-089   308-30-280   NEW-E   \$3-10-062   308-30-530   NEW-E   \$3-20-089   308-10-10-30   NEW-P   \$3-20-077   308-30-290   NEW-E   \$3-10-062   308-30-530   NEW-E   \$3-10-062   308-30-300   NEW-E   \$3-10-062   308-30-530   NEW-E   \$3-20-089   308-10-10-30   NEW-P   \$3-20-089   308-10-30-30   NEW-E   \$3-10-062   308-30-530   NEW-E   \$3-10-062   308-30-300   NEW-E   \$3-20-077   308-30-300   NEW-E   \$3-20-089   NEW-E   \$3-20-089   308-30-300   NEW-E   \$3-20-089   30			83-23-076		NEW-P	83-20-089	308-116-102	REP-P	
308-93-270   NEW   83-22-076   308-93-530   NEW-P   83-20-089   308-16-295   AMD-P   83-00-082   308-30-308   NEW-P   83-20-089   NEW-P   83-20			83-19-062		NEW E	83-23-076	308-116-160	REP-P	83-22-077
308-93-280   NEW-E   83-19-062   308-93-510   NEW   83-23-076   308-116-295   AMD   83-05-033   308-31-308   NEW-E   83-20-089   308-33-520   NEW-E   83-20-089   308-33-520   NEW-E   83-20-077   308-33-200   NEW-E   83-20-076   308-93-500   NEW-E   83-20-076   308-93-500   NEW-E   83-20-076   308-93-500   NEW-E   83-20-089   308-93-300   NEW-E   83-20-089   3					NEW-E NEW-P	83-19-062 83-20-089	308-116-280	KEP~P	
308-93-280   NEW-P   83-20-089   308-93-540   NEW-E   83-19-062   308-16-295   REP-P   83-22-077   308-93-290   NEW-E   83-19-062   308-93-540   NEW-B   83-20-089   308-16-310   REP-P   83-22-077   308-93-290   NEW-E   83-20-089   308-93-550   NEW-B   83-20-089   308-16-310   REP-P   83-13-161   REP-P   83-13-161   REP-P   83-12-089   308-93-500   NEW-E   83-20-089   308-93-550   NEW-P   83-20-089   308-16-310   NEW-P   83-20-089   308-93-500   NEW-P   83-20-089   308-93-300   NEW-P   83-					NEW	83-23-076	308-116-295		
308-93-290   NEW-E   83-19-062   308-93-540   NEW   83-23-076   308-116-310   REP-P   83-17-031   308-93-3100   NEW   83-22-076   308-93-350   NEW-P   83-20-089   308-116-325   NEW-P   83-13-163   308-116-325   NEW-P   83-13-163   308-116-325   NEW-P   83-13-163   308-116-325   NEW-P   83-13-163   NEW-P   83-20-089   308-93-530   NEW-P   83-23-076   NEW-P   83-2	308-93-280	NEW-P	83-20-089	308-93-540	NEW-E	83-19-062		REP-P	
308-93-290   NEW-P   83-20-089   309-93-550   NEW-P   83-20-089   308-91-625   NEW-P   83-20-089   308-93-300   NEW-E   83-10-62   308-93-550   NEW-B   83-20-089   308-91-625   NEW-P   83-20-089		NEW			NEW-P			REP-P	
308-93-290   NEW   \$3-22-076   308-93-550   NEW   83-22-076   308-91-502   NEW-P   83-22-077   308-93-300   NEW-P   83-20-089   308-93-500   NEW-P   83-22-077   308-93-300   NEW-P   83-22-077   308-93-310   NEW-P   83-22-077   308-93-310   NEW-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-310   NEW-P   83-22-077   NEW-P   83-22-077   308-93-310   NEW-P   83-20-089   308-93-310   NEW-P   83-20-077   308-93-310   NEW-P   83-20-089   308-93-310   NE				308-93-540	NEW E			REP-P	83-13-116
308-93-300   NEW-E   83-19-062   308-93-500   NEW-B   83-22-076   308-93-500   NEW-P   83-22-076   308-93-500   NEW-B   83-22-076   308-93-500   NEW-B   83-22-076   308-93-500   NEW-P   83-22-077   308-93-310   NEW-B   83-19-062   308-93-500   NEW-P   83-22-077   308-93-310   NEW-B   83-19-062   308-93-500   NEW-B   83-22-077   308-93-320   NEW-B   83-19-062   308-93-500   NEW-B   83-22-077   308-93-320   NEW-B   83-22-076   308-93-500   NEW-B   83-22-077   308-93-300   NEW-B   83-22-076   308-93-500   NEW-B   83-22-077   308-93-300   NEW-B   83-22-076   308-93-500   NEW-B   83-22-077   308-93-300   NEW-B   83-22-078   308-93-500   NEW-B   83-22-076   308-93-500   NEW-B   83-22-077   308-93-350   NEW-B   83-22-076   308-93-500   NEW-B   83-22-076					NEW-E NEW-P			KEP NEW D	83-17-031
308-93-300 NEW-P 83-20-089 308-93-560 NEW-P 83-20-073 308-93-310 NEW-E 83-19-062 308-93-310 NEW-P 83-20-089 308-93-500 NEW-P 83-20-089 308-93-310 NEW-P 83-20-089 308-93-300 NEW-P 83-20-089 308-93-300 NEW-P 83-2					NEW				
308-93-310   NEW-E   83-19-062   308-93-560   NEW   83-23-076   308-117-040   NEW-P   83-22-077   308-93-310   NEW   83-23-076   308-93-570   NEW-P   83-20-089   308-117-060   NEW-P   83-22-077   308-93-320   NEW-P   83-20-089   308-93-580   NEW-P   83-20-089   308-117-080   NEW-P   83-22-077   308-93-330   NEW-E   83-19-062   308-93-580   NEW-P   83-20-089   308-117-080   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-93-580   NEW-P   83-20-089   308-117-080   NEW-P   83-22-077   308-93-330   NEW-E   83-19-062   308-93-590   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-E   83-19-062   308-93-590   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-350   NEW-P   83-20-089   308-93-610   NEW-P   83-20-089   308-93-300   NEW-P   83-20	308-93-300	NEW-P	83-20-089	308-93-560	NEW-E	83-19-062		NEW-P	
308-93-310   NEW-P   83-20-089   308-93-570   NEW-E   83-19-062   308-117-060   NEW-P   83-22-077   308-93-320   NEW-E   83-19-062   308-93-570   NEW-B   83-23-076   308-117-050   NEW-P   83-22-077   308-93-320   NEW-P   83-20-089   308-93-580   NEW-P   83-20-089   308-117-070   NEW-P   83-22-077   308-93-320   NEW-B   83-23-076   308-93-580   NEW-P   83-20-089   308-117-090   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-93-580   NEW-P   83-20-089   308-117-090   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-93-590   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-590   NEW-P   83-20-089   308-117-110   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-350   NEW-P   83-20-089   308-93-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-620   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-3100   NEW-P   83-20-089   308-93-620   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-3100   NEW-P   83-20-089   308-93-620   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-3100   NEW-P   83-20-089   308-93-620					NEW-P			NEW-P	
308-93-310   NEW   83-23-076   308-93-570   NEW-   83-20-089   308-117-050   NEW-P   83-22-077   308-93-320   NEW-P   83-20-089   308-93-570   NEW   83-23-076   308-93-580   NEW-P   83-20-089   308-117-050   NEW-P   83-22-077   308-93-320   NEW   83-23-076   308-93-580   NEW-P   83-20-089   308-117-050   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-93-580   NEW-P   83-20-089   308-117-050   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-93-590   NEW-P   83-22-077   308-93-340   NEW-P   83-21-062   308-93-590   NEW-P   83-22-078   308-117-100   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-93-600   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-33-600   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-33-600   NEW-P   83-20-089   308-117-120   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-33-600   NEW-P   83-20-089   308-117-140   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-317-140   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-31-600   NEW-P   83-20-089   308-117-150   NEW-P   83-22-077   308-93-330   NEW-P   83-20-089   308-31-600   NEW-P   83-20-089   308-117-150   NEW-P   83-22-077   308-93-350   NEW-P   83-20-089   308-31-600   NEW-P   83-20-089   308-31-17-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-31-600   NEW-P   83-20-089   308-31-17-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-31-600   NEW-P   8				308-93-560	NEW			NEW-P	
308-91-320   NEW-P   83-19-062   308-91-570   NEW   81-23-076   308-117-060   NEW-P   83-22-077   308-91-330   NEW-P   83-20-069   308-91-580   NEW-E   81-19-062   308-117-060   NEW-P   83-22-073   308-91-330   NEW-E   83-19-062   308-91-580   NEW-P   83-20-089   308-117-080   NEW-P   83-22-077   308-91-330   NEW-P   83-20-069   308-91-580   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-330   NEW-P   83-20-069   308-91-590   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-340   NEW-P   83-20-069   308-91-590   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-340   NEW-P   83-20-069   308-91-500   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-340   NEW-P   83-20-069   308-91-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-340   NEW-P   83-20-069   308-91-600   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-350   NEW-P   83-20-069   308-91-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-91-350   NEW-P   83-20-069   308-91-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-069   308-91-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-069   308-91-610   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-360   NEW-P   83-20-069   308-91-620   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-370   NEW-P   83-20-069   308-91-620   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-370   NEW-P   83-20-069   308-91-620   NEW-P   83-20-089   308-117-100   NEW-P   83-22-077   308-93-380   NEW-P   83-20-069   308-91-620   NEW-P   83-20-069   308-117-100   NEW-P   83-22-077   308-93-370   NEW-P   83-20-069   308-91-620   NEW-P   83-20-069   308-117-100   NEW-P   83-20-079   308-93-620   NEW-P   83-20-069   308-117-100   NEW-P   83-20-079   308-93-80   NEW-P   83-20-069   308-93-600   NEW-P   83-20-079   308-93-600   NEW-P   83-20-079   308-93-600   NEW-P   83-20-079   308-93-600   NEW-P   83-20-079   308-93-600   NE								NEW-P	83-22-077
308-93-320 NEW- 83-22-076 308-93-580 NEW-P 83-20-089 308-93-17-080 NEW-P 83-22-077 308-93-330 NEW-P 83-20-076 308-93-580 NEW-P 83-20-089 308-93-330 NEW-P 83-20-089 308-93-590 NEW-B 83-23-076 308-93-330 NEW-P 83-20-089 308-93-590 NEW-E 83-19-062 308-117-100 NEW-P 83-22-077 308-93-330 NEW-B 83-23-076 308-93-590 NEW-E 83-19-062 308-117-100 NEW-P 83-22-077 308-93-340 NEW-B 83-20-089 308-93-590 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-340 NEW-B 83-20-089 308-93-590 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-340 NEW-B 83-20-089 308-93-600 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-340 NEW-B 83-20-089 308-93-600 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-350 NEW-B 83-20-089 308-93-610 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-350 NEW-B 83-20-089 308-93-610 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-350 NEW-B 83-20-089 308-93-610 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-360 NEW-B 83-20-089 308-93-610 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-360 NEW-B 83-20-089 308-93-610 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-360 NEW-B 83-20-089 308-93-620 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-370 NEW-B 83-20-089 308-93-620 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-370 NEW-B 83-20-089 308-93-620 NEW-B 83-20-089 308-117-100 NEW-P 83-22-077 308-93-370 NEW-B 83-20-089 308-93-630 NEW-B 83-20-089 308-93-640 NEW-B 83-20-089 308-93-600 NEW-B 83-20-089 308-93-640 NEW-B 83-20-089 308-93-10-180 NEW-P 83-20-099 308-93-300 NEW-B 83-20-089 308-93-640 NEW-B 83-20-089 308-93-10-180 NEW-B 83-20-089 308-93-600 NEW-B 83-20-089					NEW				
308-93-320 NEW-E 83-19-062 308-93-580 NEW-P 83-22-077 308-93-330 NEW-E 83-19-062 308-93-580 NEW-B 83-23-076 308-93-330 NEW-B 83-22-077 308-93-330 NEW 83-23-076 308-93-590 NEW-E 83-19-062 308-93-340 NEW-P 83-20-089 308-93-590 NEW-B 83-23-076 308-117-110 NEW-P 83-22-077 308-93-340 NEW-B 83-23-076 308-93-600 NEW-P 83-20-089 308-93-340 NEW-B 83-23-076 308-93-600 NEW-B 83-23-076 308-93-340 NEW-B 83-23-076 308-93-600 NEW-B 83-23-076 308-117-120 NEW-P 83-22-077 308-93-340 NEW-B 83-23-076 308-93-600 NEW-B 83-23-076 308-117-130 NEW-P 83-22-077 308-93-350 NEW-B 83-23-076 308-93-600 NEW-B 83-23-076 308-117-160 NEW-P 83-22-077 308-93-350 NEW-B 83-23-076 308-93-610 NEW-B 83-23-076 308-93-350 NEW-B 83-23-076 308-93-610 NEW-B 83-23-076 308-93-350 NEW-B 83-23-076 308-93-610 NEW-B 83-20-089 308-117-160 NEW-P 83-22-077 308-93-360 NEW-B 83-29-089 308-93-610 NEW-B 83-23-076 308-93-370 NEW-B 83-22-079 308-93-620 NEW-B 83-23-076 308-93-370 NEW-B 83-22-077 308-93-360 NEW-B 83-23-076 308-93-620 NEW-B 83-23-076 308-93-370 NEW-B 83-22-077 308-93-370 NEW-B 83-22-076 308-93-620 NEW-B 83-22-079 308-93-370 NEW-B 83-22-076 308-93-630 NEW-B 83-22-077 308-93-380 NEW-B 83-22-076 308-93-630 NEW-B 83-22-077 308-93-380 NEW-B 83-22-076 308-93-640 NEW-B 83-22-078 308-93-370 NEW-B 83-22-076 308-93-640 NEW-B 83-22-076 308-93-380 NEW-B 83-22-076 308-93-640 NEW-B 83-20-089 308-93-200 NEW-B 83-22-076 308-93-390 NEW-B 83-23-076 308-93-640 NEW-B 83-20-089 308-93-200 NEW-B 8	308-93-320	NEW-P	83-20-089	308-93-580	NEW-E			NEW-P	
308-93-330   NEW-P   83-20-089   308-93-590   NEW-E   83-19-062   308-117-110   NEW-P   83-22-077   308-93-340   NEW-E   83-19-062   308-93-590   NEW   83-23-076   308-117-110   NEW-P   83-22-077   308-93-340   NEW-E   83-19-062   308-93-600   NEW-E   83-19-062   308-117-130   NEW-P   83-22-077   308-93-350   NEW-E   83-19-062   308-93-600   NEW-E   83-19-062   308-117-130   NEW-P   83-22-077   308-93-350   NEW-E   83-19-062   308-93-610   NEW-E   83-19-062   308-117-160   NEW-P   83-22-077   308-93-350   NEW-E   83-20-089   308-93-610   NEW-E   83-19-062   308-117-160   NEW-P   83-22-077   308-93-360   NEW-E   83-19-062   308-93-610   NEW-E   83-19-062   308-117-160   NEW-P   83-22-077   308-93-360   NEW-E   83-19-062   308-93-610   NEW-E   83-19-062   308-117-160   NEW-P   83-22-077   308-93-360   NEW-E   83-19-062   308-93-610   NEW-E   83-19-062   308-117-160   NEW-P   83-22-077   308-93-360   NEW-E   83-19-062   308-93-620   NEW-E   83-19-062   308-117-100   NEW-P   83-22-077   308-93-370   NEW-E   83-19-062   308-93-620   NEW-E   83-19-062   308-117-100   NEW-P   83-22-077   308-93-370   NEW-E   83-19-062   308-93-630   NEW-E   83-19-062   308-117-300   NEW-P   83-22-077   308-93-370   NEW-E   83-19-062   308-93-630   NEW-E   83-19-062   308-117-300   NEW-P   83-22-077   308-93-380   NEW-E   83-19-062   308-93-630   NEW-E   83-19-062   308-117-300   NEW-P   83-22-077   308-93-380   NEW-E   83-19-062   308-93-640   NEW-P   83-20-089   308-117-300   NEW-P   83-20-089   30					NEW-P	83-20-089		NEW-P	83-22-077
308-93-340 NEW-E 83-19-062 308-93-590 NEW-P 83-22-089 308-117-110 NEW-P 83-22-077 308-93-340 NEW-E 83-19-062 308-19-360 NEW-E 83-19-062 308-117-100 NEW-P 83-22-077 308-93-340 NEW 83-23-076 308-93-600 NEW-E 83-19-062 308-117-130 NEW-P 83-22-077 308-93-340 NEW 83-23-076 308-93-600 NEW-E 83-19-062 308-117-140 NEW-P 83-22-077 308-93-350 NEW-E 83-19-062 308-93-610 NEW-B 83-22-076 308-93-510 NEW-P 83-22-078 308-93-610 NEW-P 83-20-089 308-93-610 NEW-P 83-20-089 308-93-610 NEW-P 83-20-089 308-93-610 NEW-P 83-20-089 308-93-610 NEW-P 83-22-077 308-93-360 NEW-B 83-23-076 308-93-610 NEW-P 83-22-077 308-93-360 NEW-P 83-20-089 308-93-620 NEW-E 83-19-062 308-117-150 NEW-P 83-22-077 308-93-370 NEW-P 83-20-089 308-93-620 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-93-380 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-93-308-93-308 NEW-E 83-19-062 308-93-640 NEW-P 83-20-089 308-93-308-93-308 NEW-E 83-19-062 308-93-308 NEW-P 83-20-089 308-93-300 NEW-E 83-19-062 308-93-308 NEW-P 83-20-089 308-93-308 NEW-P 83-20-089 308-93-308 NEW-P 83-20-089 308-93-300 NEW-E 83-19-062 308-93-300 NEW-E 83-19-062 308-93-400 NEW-P 83-20-089 308-93-000 NEW-P 83-20-076 308-93-300 NEW-E 83-19-062 308-93-300 NEW-E 83-19-069 308-93-300 NEW-E 83-19-069 308-93-300 NEW-E 83-19-069 308-93-300 NEW-E 83-19-069 308-93					NEW	83-23-076			
308-93-340   NEW-E   83-19-062   308-93-500   NEW   83-22-076   308-117-120   NEW-P   83-22-077   308-93-340   NEW-P   83-20-089   308-3600   NEW-P   83-19-062   308-117-130   NEW-P   83-22-077   308-93-510   NEW-E   83-19-062   308-3600   NEW-P   83-22-077   308-93-510   NEW-P   83-20-089   308-3600   NEW-P   83-20-089   308-3150   NEW-P   83-20-089   308-3610   NEW-P   83-20-089   308-3150   NEW-P   83-20-089   308-3610   NEW-P   83-20-089   308-317-180   NEW-P   83-22-077   308-93-360   NEW-E   83-19-062   308-93-610   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-610   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-610   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-620   NEW-P   83-22-077   308-93-360   NEW-P   83-20-089   308-93-620   NEW-P   83-22-077   308-93-370   NEW-P   83-20-089   308-93-620   NEW-P   83-20-089   308-93-308   NEW-P   83-20-089   308-93-630   NEW-P   83-20-089   308-93-308   NEW-P   83-20-089   308-93-630   NEW-P   83-20-089   308-93-630   NEW-P   83-20-089   308-93-308   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-10-10   NEW-P   83-20-089   308-93-640   NEW-P   83-20-080   308-10-10   NEW-P   83-20-089   308-93-300   NEW-P   83-20-060   NEW-P   83-20-089   308-93-300   NEW-P   83-20-060   NEW-P   83-20-098   308-93-300   NEW-P   83-20-060   NEW-P   83-20-098   308-93-300   NEW-P		NEW-P			NEW-E			NEW-P	
308-93-340   NEW-P   83-20-089   308-93-600   NEW-E   83-19-062   308-117-130   NEW-P   83-22-077   308-93-340   NEW   83-23-076   308-93-600   NEW-B   83-22-076   308-117-150   NEW-P   83-22-077   308-93-500   NEW-P   83-20-089   308-3610   NEW-P   83-22-078   308-3150   NEW-P   83-22-078   308-3160   NEW-P   83-22-078   308-3170   NEW-P   83-20-089   308-3160   NEW-				308-93-590					
308-93-350 NEW-P 83-19-062 308-93-600 NEW 83-21-076 308-93-350 NEW-P 83-20-089 308-93-610 NEW-P 83-20-089 308-93-360 NEW-P 83-21-076 308-93-360 NEW-P 83-20-089 308-93-610 NEW-P 83-20-089 308-93-360 NEW-P 83-20-089 308-93-620 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-620 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-370 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-380 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-380 NEW-E 83-19-062 308-93-380 NEW-E 83-19-062 308-93-300 NEW-P 83-20-089 308-93-630 NEW-P 83-20-089 308-93-380 NEW-E 83-19-062 308-93-630 NEW-P 83-20-089 308-93-380 NEW-E 83-19-062 308-93-390 NEW-E 83-19-062 308-93-640 NEW-P 83-20-089 308-93-390 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-93-390 NEW-P 83-20-089 308-93-400 NEW-P 83-20-089 308-93-000 NEW-P 83-20-089 308-93-390 NEW-P 83-20-089 308-93-400 NEW-P 83-20-	308-93-340	NEW-P	83-20-089	308-93-600	NEW-E	83-19-062		NEW-P	
308-93-350   NEW   83-23-076   308-93-610   NEW-E   83-19-062   308-117-160   NEW-P   83-22-077   308-93-300   NEW-E   83-19-062   308-93-610   NEW   83-23-076   308-93-620   NEW   83-23-076   308-93-620   NEW-P   83-20-089   308-117-180   NEW-P   83-22-077   308-93-300   NEW-E   83-19-062   308-93-620   NEW-P   83-20-089   308-117-180   NEW-P   83-22-077   308-93-370   NEW-P   83-20-089   308-93-620   NEW-P   83-20-089   308-117-300   NEW-P   83-22-077   308-93-370   NEW-P   83-20-089   308-93-630   NEW-E   83-19-062   308-93-380   NEW-E   83-19-062   308-93-630   NEW-E   83-20-089   308-23-076   308-93-380   NEW-P   83-20-089   308-93-630   NEW-P   83-20-089   308-23-380   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-23-076   308-23-390   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-23-076   308-23-390   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-23-076   308-23-390   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-23-076   308-93-390   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-23-076   308-93-390   NEW-P   83-20-089   308-93-640   NEW-P   83-20-089   308-93-390   NEW-P   83-20-089   308-93-010   NEW-P   83-06-029   308-120-270   NEW-P   83-13-116   308-93-400   NEW-P   83-20-089   308-93-020   NEW-P   83-06-029   308-120-270   NEW-P   83-13-116   308-93-410   NEW-P   83-20-089   308-93-020   NEW-P   83-06-029   308-120-275   NEW-P   83-12-031   308-93-410   NEW-P   83-20-089   308-93-030   NEW-P   83-06-029   308-120-601   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-93-030   NEW-P   83-06-029   308-120-601   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-93-030   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-13-064   308-120-601   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NE				308-93-600	NEW-P			NEW-P	83-22-077
308-93-350   NEW									
308-93-360 NEW-P 83-20-089 308-93-620 NEW-B 83-19-062 308-117-180 NEW-P 83-22-077 308-93-360 NEW-P 83-22-076 308-93-620 NEW-B 83-20-089 308-93-620 NEW-B 83-20-089 308-117-190 NEW-P 83-22-077 308-93-370 NEW-B 83-20-089 308-93-630 NEW-B 83-23-076 308-117-300 NEW-P 83-22-077 308-93-370 NEW-B 83-20-089 308-93-630 NEW-B 83-23-076 308-117-300 NEW-P 83-22-077 308-93-380 NEW-B 83-23-076 308-93-630 NEW-B 83-23-076 308-117-300 NEW-P 83-22-077 308-93-380 NEW-B 83-23-076 308-93-630 NEW-B 83-23-076 308-120-180 AMD-P 83-12-031 308-93-380 NEW-B 83-22-0689 308-93-640 NEW-B 83-20-089 308-120-160 AMD-P 83-12-031 308-93-390 NEW-B 83-20-089 308-93-640 NEW-B 83-20-089 308-120-160 REP-B 83-17-031 308-93-390 NEW-B 83-20-089 308-93-640 NEW-B 83-20-089 308-120-260 REP-B 83-17-031 308-93-390 NEW-B 83-20-089 308-93-640 NEW-B 83-20-089 308-120-260 REP-B 83-17-031 308-93-390 NEW-B 83-20-089 308-95-010 NEW-B 83-06-029 308-120-260 REP-B 83-17-031 308-93-390 NEW-B 83-20-089 308-95-010 NEW-B 83-06-029 308-120-270 NEW-P 83-06-030 308-93-390 NEW-B 83-20-089 308-95-010 NEW-B 83-06-029 308-120-270 NEW-P 83-04-051 308-93-400 NEW-B 83-20-089 308-95-010 NEW-B 83-06-029 308-120-275 NEW-P 83-13-116 308-93-400 NEW-B 83-20-089 308-95-010 NEW-B 83-06-029 308-120-275 NEW-P 83-13-116 308-93-410 NEW-B 83-20-089 308-95-020 NEW-B 83-06-029 308-120-345 NEW 83-12-031 308-93-410 NEW-B 83-20-089 308-95-020 NEW-B 83-06-029 308-120-400 AMD-P 83-12-031 308-93-410 NEW-B 83-20-089 308-95-030 NEW-B 83-06-029 308-120-600 NEW-P 83-06-05 308-93-420 NEW-B 83-20-089 308-95-030 NEW-B 83-06-029 308-120-600 NEW-P 83-12-031 308-93-420 NEW-B 83-20-089 308-95-030 NEW-B 83-06-029 308-120-600 NEW-P 83-12-031 308-93-420 NEW-B 83-20-089 308-95-030 NEW-B 83-12-025 308-120-600 NEW-P 83-12-031 308-93-420 NEW-B 83-20-089 308-95-030 NEW-B 83-06-029 308-120-600 NEW-P 83-12-031 308-93-420 NEW-B 83-20-089 308-90-00 NEW-B 83-06-029 308-120-600 NEW-P 83-12-031 308-93-430 NEW-B 83-20-089 308-90-00 NEW-B 83-10-060 NEW-P 83-12-031 308-90-00 NEW-B 83-12-060 NEW-P 83-12-031 308-93-440 NEW-B 83-20-08				308-93-610					
308-93-360 NEW 83-22-0078 308-93-620 NEW-P 83-20-089 308-117-200 NEW-P 83-22-077 308-93-370 NEW 83-23-076 308-93-620 NEW 83-23-076 308-117-300 NEW-P 83-22-077 308-93-370 NEW-P 83-20-089 308-93-620 NEW 83-23-076 308-117-300 NEW-P 83-22-077 308-93-370 NEW 83-23-076 308-93-630 NEW-P 83-20-089 308-117-300 NEW-P 83-22-077 308-93-370 NEW 83-23-076 308-93-630 NEW-P 83-20-089 308-120-180 AMD-P 83-22-071 308-93-380 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-120-180 AMD-P 83-20-099 308-93-390 NEW 83-23-076 308-93-640 NEW-P 83-20-089 308-120-266 REP-P 83-11-101 308-93-390 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-120-266 REP-P 83-11-031 308-93-390 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-120-266 REP-R 83-11-031 308-93-390 NEW-P 83-20-089 308-95-010 NEW-P 83-04-068 308-120-270 NEW-P 83-08-073 308-93-400 NEW-P 83-20-089 308-95-010 NEW-P 83-04-068 308-120-270 NEW-P 83-12-026 308-93-400 NEW-P 83-20-089 308-95-010 NEW-P 83-04-068 308-120-275 NEW-P 83-11-1013 308-93-400 NEW-P 83-20-089 308-95-020 NEW-P 83-04-068 308-120-275 NEW-P 83-11-031 308-93-410 NEW-P 83-20-089 308-95-020 NEW-P 83-04-068 308-120-275 NEW 83-11-031 308-93-410 NEW-P 83-20-089 308-95-020 NEW-P 83-04-068 308-120-210 NEW-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-020 NEW-P 83-04-068 308-120-400 AMD-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-020 NEW-P 83-04-068 308-120-400 AMD-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-030 NEW-P 83-06-029 308-120-400 NEW-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-030 NEW-P 83-06-029 308-120-600 NEW-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-030 NEW-P 83-06-029 308-120-600 NEW-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-030 NEW-P 83-15-064 308-120-600 NEW-P 83-12-031 308-93-410 NEW-P 83-20-089 308-95-030 NEW-P 83-15-064 308-120-600 NEW-P 83-12-031 308-93-430 NEW-P 83-20-089 308-99-000 NEW-P 83-15-064 308-120-600 NEW-P 83-12-031 308-93-430 NEW-P 83-20-089 308-99-000 NEW-P 83-15-064 308-120-600 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-000 NEW-P 83-15-064 308-120-600 NEW-P 83-12-031 308-93-440	308-93-360	NEW-E		308-93-610	NEW			NEW-P	
308-93-360 NEW		NEW-P		308-93-620	NEW-E	83-19-062	308-117-190	NEW-P	
308-93-370   NEW					NEW-P				83-22-077
308-93-370 NEW 83-23-076 308-93-630 NEW-P 83-20-089 308-120-180 AMD-P 83-12-031 308-93-380 NEW-E 83-19-062 308-93-640 NEW 83-23-076 308-120-180 AMD-P 83-20-090 308-93-380 NEW-P 83-20-089 308-93-640 NEW-P 83-20-089 308-120-260 REP-P 83-13-116 308-93-390 NEW-E 83-19-062 308-93-640 NEW-P 83-20-089 308-120-260 REP-P 83-17-031 308-93-390 NEW-P 83-20-089 308-95-010 NEW-P 83-20-089 308-120-270 NEW-P 83-08-073 308-93-390 NEW-P 83-20-089 308-95-010 NEW-P 83-04-068 308-120-270 NEW-P 83-13-116 308-93-400 NEW-E 83-19-062 308-95-010 NEW-P 83-12-025 NEW-P 83-13-116 308-93-400 NEW-E 83-19-062 308-95-020 NEW-P 83-04-068 308-120-275 NEW-P 83-13-116 308-93-410 NEW-E 83-19-062 308-95-020 NEW-P 83-12-025 308-120-275 NEW-P 83-12-031 308-93-410 NEW-E 83-19-062 308-95-020 NEW-P 83-12-025 308-120-400 AMD-P 83-12-031 308-93-410 NEW-E 83-19-062 308-95-030 NEW-P 83-12-025 308-120-400 AMD-P 83-12-031 308-93-420 NEW-E 83-19-062 308-95-030 NEW-P 83-04-068 308-120-400 AMD-P 83-12-031 308-93-420 NEW-E 83-19-062 308-95-030 NEW-P 83-04-068 308-120-600 NEW-P 83-12-031 308-93-420 NEW-E 83-19-062 308-95-030 NEW-P 83-04-069 308-120-600 NEW-P 83-12-031 308-93-420 NEW-E 83-19-062 308-95-030 NEW-P 83-05-030 NEW-P 83-12-031 308-93-420 NEW-P 83-20-099 308-96-0400 NEW-P 83-20-099 308-93-420 NEW-E 83-19-062 308-90-010 NEW-P 83-15-064 308-120-601 NEW-P 83-12-031 308-93-430 NEW-P 83-20-089 308-99-010 NEW-P 83-15-064 308-120-601 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-010 NEW-P 83-15-064 NEW-P 83-20-099 308-93-450 NEW-P 83-20-089 308-99-010 NEW-P 83-15-064 NEW-P 83-20-099 308-93-450 NEW-P 83-20-089 308-99-010 NEW-P 83-15-064 NEW-P 83-20-099 308-93-450 NEW-P 83-20-089 308-99-020 NEW-P 83-15-064 NEW-P 83-20-099 308-93-460 NEW-P 83-20-089 308-99-030 NEW-P 83-15-064 NEW-P 83-20-099 308-93-460 NEW-P 83-20-089 308-99-030 NEW-P 83-15-064 NEW-P 83-20									
308-93-380   NEW-P   83-19-062   308-93-640   NEW-E   83-19-062   308-10-260   REP-P   83-13-116   308-93-380   NEW   83-23-076   308-93-640   NEW-P   83-20-089   308-10-260   REP-P   83-13-116   308-93-390   NEW-E   83-19-062   308-93-640   NEW-P   83-20-089   308-10-260   REP-P   83-17-031   308-93-990   NEW-P   83-20-089   308-95-010   NEW-P   83-20-089   308-10-270   NEW-P   83-12-026   NEW-P   83-13-116   NEW-P   83-20-089   NEW-P   83-20-089   308-95-010   NEW-E   83-04-068   308-120-270   NEW-P   83-13-116   NEW-P   83-20-089   NEW-P   83-12-031   NEW-P   83-20-090   NEW-P   83-12-031   NEW-P   83-20-090   NEW-P   83-12-031   NEW-P   83-20-090   NEW-P   83-12-061   NEW-P   83-20-090   NEW					NEW-P				
308-93-380   NEW-P   83-20-089   308-93-640   NEW-E   83-19-062   308-120-260   REP-P   83-13-116   308-93-390   NEW-E   83-19-062   308-93-640   NEW-P   83-20-089   308-120-270   NEW-P   83-08-073   308-93-390   NEW-P   83-20-089   308-93-640   NEW-P   83-06-029   308-120-270   NEW-P   83-08-073   308-93-400   NEW-E   83-19-062   308-95-010   NEW-P   83-06-029   308-120-275   NEW-P   83-13-116   308-93-400   NEW-P   83-20-089   308-95-020   NEW-P   83-04-068   308-120-275   NEW-P   83-13-116   308-93-400   NEW-P   83-20-089   308-95-020   NEW-P   83-04-068   308-120-275   NEW-P   83-17-031   308-93-410   NEW-P   83-20-089   308-95-020   NEW-P   83-06-029   308-120-400   AMD-P   83-12-031   308-93-410   NEW-P   83-20-089   308-95-030   NEW-P   83-12-025   308-120-400   AMD-P   83-12-031   308-93-420   NEW-P   83-20-089   308-95-030   NEW-P   83-12-025   308-120-600   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-95-030   NEW-P   83-12-025   308-120-600   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-95-030   NEW-P   83-12-051   308-120-601   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-12-051   308-120-601   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-12-061   NEW-P   83-12-031   308-93-430   NEW-P   83-20-089   308-96A-400   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-P   83-20-090   308-99-010   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   8									
308-93-9390   NEW-E   83-19-062   308-93-640   NEW   83-23-076   308-120-270   NEW-P   83-08-073   308-93-390   NEW-P   83-20-089   308-95-010   NEW-E   83-04-068   308-120-275   NEW-P   83-13-116   308-93-390   NEW-E   83-19-062   308-95-010   NEW-E   83-19-062   308-93-400   NEW-E   83-19-062   308-95-020   NEW-P   83-12-031   308-93-400   NEW-E   83-19-062   308-95-020   NEW-P   83-12-031   308-93-410   NEW-E   83-19-062   308-95-020   NEW-E   83-12-025   308-120-275   NEW   83-12-031   308-93-410   NEW-E   83-19-062   308-95-020   NEW-P   83-12-025   308-120-400   AMD-P   83-12-031   308-93-410   NEW-E   83-19-062   308-95-020   NEW-E   83-04-068   308-120-400   AMD-P   83-12-031   308-93-410   NEW-E   83-20-089   308-95-030   NEW-E   83-04-068   308-120-600   NEW-P   83-12-031   308-93-420   NEW-E   83-19-062   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-12-031   308-93-420   NEW-E   83-19-062   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-12-031   308-93-420   NEW-E   83-19-062   308-95-030   NEW-E   83-06-029   308-120-601   NEW-P   83-12-031   308-93-420   NEW-E   83-19-062   308-90-010   NEW-P   83-15-064   308-120-601   NEW-P   83-12-031   308-93-430   NEW-E   83-19-062   308-90-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-E   83-19-062   308-99-030   NEW-E   83-19-009   308-120-605   NEW-P   83-12-031   308-93-450   NEW-E   83-19-062   308-99-040   NEW-E   83-19-066   NEW-P   83-12-031   308-93-460   NEW-E   83-20-089   308-99-040   NEW-E   83-19-069   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-E   83-19-069   308-120-600   NEW-P   83-12-031   308-93-470   NEW-E   83-20-089   308-99-040   NEW-E   83-19-069									83-13-116
308-93-390   NEW-P   83-20-089   308-95-010   NEW-P   83-04-068   308-120-275   NEW-P   83-12-026   308-93-400   NEW-P   83-20-089   308-95-010   NEW-P   83-04-068   308-120-275   NEW-P   83-13-116   308-93-400   NEW-P   83-20-089   308-95-020   NEW-P   83-04-068   308-120-275   NEW-P   83-13-116   308-93-400   NEW-P   83-20-089   308-95-020   NEW-P   83-04-068   308-120-345   NEW   83-04-051   NEW-P   83-04-068   308-120-400   AMD-P   83-12-031   NEW-P   83-04-068   308-120-400   NEW-P   83-12-031   NEW-P   83-12-031   NEW-P   83-12-031   NEW-P   83-12-031   NEW-P   83-12-061   NEW-P   83-12-031   NEW-P   83-12-061   NEW-P   83-12-031   NEW-P   83-12-061   NEW-P   83-12-061   NEW-P   83-12-031   NEW-P   83-12-061   NEW-P   83-12-031   NEW-P   83-12-061   NEW-P   83-12-061   NEW-P   83-12-031   NEW-P   83-12-061   NEW-P   83-12-031   NEW-P   83-12-061									
308-93-390   NEW   83-23-076   308-95-010   NEW-E   83-06-029   308-120-275   NEW-P   83-13-116   308-93-400   NEW-E   83-19-062   308-95-020   NEW-P   83-04-068   308-120-345   NEW   83-17-031   308-93-410   NEW-E   83-19-062   308-95-020   NEW-E   83-06-029   308-120-400   AMD-P   83-12-031   308-93-410   NEW-E   83-19-062   308-95-020   NEW-E   83-06-029   308-120-400   AMD-P   83-12-031   308-93-410   NEW-E   83-06-029   308-95-030   NEW-E   83-06-029   308-120-400   AMD-P   83-12-031   308-93-410   NEW-E   83-20-089   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-12-031   308-93-410   NEW-E   83-19-062   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-20-090   308-93-420   NEW-E   83-19-062   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-20-090   308-93-420   NEW-E   83-20-076   308-95-030   NEW-E   83-06-025   308-120-601   NEW-P   83-12-031   308-93-420   NEW-E   83-20-076   308-96A-400   NEW-P   83-05-055   308-120-601   NEW-P   83-12-031   308-93-420   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-12-031   308-93-430   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-020   NEW-P   83-15-064   308-120-604   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-020   NEW-P   83-15-064   308-120-604   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-030   NEW-P   83-15-064   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   NEW-P   83-12-061   NEW-P   83-12-031   308-93-460									
308-93-400   NEW-E   83-19-062   308-95-010   NEW   83-12-025   308-120-345   NEW   83-17-031									
308-93-400 NEW 83-23-076 308-95-020 NEW-E 83-06-029 308-120-400 AMD-P 83-12-031 308-93-410 NEW-E 83-19-062 308-95-030 NEW-P 83-12-025 308-120-600 NEW-P 83-12-031 308-93-410 NEW 83-23-076 308-95-030 NEW-E 83-06-029 308-120-600 NEW-P 83-12-031 308-93-420 NEW-E 83-19-062 308-95-030 NEW 83-12-025 308-120-600 NEW-P 83-12-031 308-93-420 NEW-P 83-20-089 308-96A-400 NEW-P 83-05-055 308-120-601 NEW-P 83-12-031 308-93-420 NEW-E 83-19-062 308-96A-400 NEW-P 83-08-052 308-120-602 NEW-P 83-12-031 308-93-430 NEW-E 83-19-062 308-99-010 NEW-P 83-15-064 308-120-602 NEW-P 83-12-031 308-93-430 NEW-E 83-19-062 308-99-010 NEW-C 83-18-012 308-120-603 NEW-P 83-12-031 308-93-440 NEW-E 83-19-062 308-99-020 NEW-P 83-15-064 308-120-604 NEW-P 83-12-031 308-93-440 NEW-E 83-19-062 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-605 NEW-P 83-12-031 308-93-450 NEW-P 83-20-089 308-99-030 NEW-P 83-15-064 308-120-606 NEW-P 83-12-031 308-93-450 NEW-P 83-20-089 308-99-030 NEW-P 83-15-064 308-120-606 NEW-P 83-12-031 308-93-450 NEW-P 83-20-089 308-99-030 NEW-P 83-15-064 308-120-606 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-030 NEW-P 83-15-064 308-120-606 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-P 83-15-064 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-91-062 308-91-062 308-91-060 NEW-P 83-12-				308-95-010	NEW	83-12-025			
308-93-410   NEW-E   83-19-062   308-95-020   NEW   83-12-025   308-120-400   AMD   83-16-065   308-93-410   NEW-P   83-20-089   308-95-030   NEW-P   83-04-068   308-120-600   NEW-P   83-12-031   308-93-420   NEW-E   83-19-062   308-95-030   NEW-P   83-06-029   308-120-600   NEW-P   83-20-090   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-05-055   308-120-601   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-08-052   308-120-601   NEW-P   83-12-031   308-93-430   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-20-090   308-93-430   NEW-P   83-20-089   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-604   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-1									
308-93-410   NEW-P   83-20-089   308-95-030   NEW-P   83-04-068   308-120-600   NEW-P   83-12-031   308-93-410   NEW   83-23-076   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-20-090   308-93-420   NEW-E   83-19-062   308-95-030   NEW   83-12-025   308-120-601   NEW-P   83-20-090   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-05-055   308-120-601   NEW-P   83-20-090   308-93-420   NEW   83-23-076   308-96A-400   NEW   83-08-052   308-120-602   NEW-P   83-12-031   308-93-430   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-12-031   308-93-430   NEW-P   83-20-089   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-604   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-607   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-068   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-99-040   NEW-P   83-15-068   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-15-400   NEW-P   83-12-031   308-120-608   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-15-400   NEW-P   83-12-031   308-120-608   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-15-400   NEW-P   83-12-031   308-120-609   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-15-400   NEW-P   83-12-031   308-120-609	-								
308-93-410   NEW   83-23-076   308-95-030   NEW-E   83-06-029   308-120-600   NEW-P   83-20-090   308-93-420   NEW-E   83-19-062   308-95-030   NEW   83-12-025   308-120-601   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-05-055   308-120-601   NEW-P   83-20-090   308-93-420   NEW-E   83-19-062   308-96A-400   NEW-P   83-15-064   308-120-602   NEW-P   83-12-031   308-93-430   NEW-P   83-20-089   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-20-090   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-603   NEW-P   83-20-090   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-603   NEW-P   83-20-090   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-20-090   308-93-450   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-20-090   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-20-090   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-20-090   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-606   NEW-P   83-20-090   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-606   NEW-P   83-20-090   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-608   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-915-400   NEW-P   83-15-064   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-915-400   NEW-P   83-15-064   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-915-400   NEW-P   83-10-608   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-115-400   NEW-P   83-10-609   NEW-P   83-12-031   308-92-040									
308-93-420   NEW-E   83-19-062   308-95-030   NEW   83-12-025   308-120-601   NEW-P   83-12-031   308-93-420   NEW-P   83-20-089   308-96A-400   NEW-P   83-05-055   308-120-601   NEW-P   83-20-090   308-93-430   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-12-031   308-93-430   NEW-P   83-20-089   308-99-010   NEW-C   83-18-012   308-120-603   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-603   NEW-P   83-20-090   308-93-440   NEW-E   83-19-062   308-99-020   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-604   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-450   NEW-P   83-20-089   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-606   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-606   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-606   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-915-040   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-608   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-12-031   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-609   NEW-P   83-12-031   308-1						83-06-029			
308-93-420   NEW   83-23-076   308-96A-400   NEW   83-08-052   308-120-602   NEW-P   83-12-031   308-93-430   NEW-E   83-19-062   308-99-010   NEW-P   83-15-064   308-120-602   NEW-P   83-20-090   308-93-430   NEW-P   83-23-076   308-99-010   NEW-C   83-18-012   308-120-603   NEW-P   83-12-031   308-93-440   NEW-E   83-19-062   308-99-020   NEW-P   83-15-064   308-120-603   NEW-P   83-12-031   308-93-440   NEW-P   83-20-089   308-99-020   NEW-C   83-18-012   308-120-604   NEW-P   83-12-031   308-93-440   NEW   83-23-076   308-99-020   NEW-C   83-18-012   308-120-604   NEW-P   83-20-090   308-93-450   NEW-E   83-19-062   308-99-030   NEW-P   83-15-064   308-120-605   NEW-P   83-20-090   308-93-450   NEW-P   83-20-089   308-99-030   NEW-C   83-18-012   308-120-605   NEW-P   83-20-090   308-93-450   NEW-P   83-20-089   308-99-030   NEW-C   83-18-012   308-120-606   NEW-P   83-20-090   308-93-460   NEW-E   83-19-062   308-99-030   NEW-P   83-15-064   308-120-606   NEW-P   83-20-090   308-93-460   NEW-P   83-20-089   308-99-040   NEW-P   83-15-064   308-120-607   NEW-P   83-12-031   308-93-460   NEW-P   83-20-089   308-99-040   NEW-C   83-18-012   308-120-607   NEW-P   83-12-031   308-93-460   NEW-P   83-20-090   308-93-460   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-608   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-609   NEW-P   83-12-031   308-120-608   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-20-090   308-93-470   NEW-P   83-20-089   308-115-400   REP-P   83-13-116   308-120-609   NEW-P   83-20-090   308-120-609   NEW-P   83-20-090   308-120-609   NEW-P   83-20-090   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-20-090   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-12-031   308-120-609   NEW-P   83-12-031   308-1					NEW	83-12-025			
308-93-430 NEW-E 83-19-062 308-99-010 NEW-P 83-15-064 308-120-602 NEW-P 83-20-090 308-93-430 NEW-P 83-20-089 308-99-010 NEW-C 83-18-012 308-120-603 NEW-P 83-12-031 308-93-440 NEW-E 83-19-062 308-99-020 NEW-P 83-15-064 308-120-604 NEW-P 83-20-090 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW 83-19-062 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-450 NEW-E 83-19-062 308-99-030 NEW-P 83-15-064 308-120-605 NEW-P 83-12-031 308-93-450 NEW-P 83-20-089 308-99-030 NEW-C 83-18-012 308-120-605 NEW-P 83-12-031 308-93-450 NEW-P 83-20-089 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-12-031 308-93-450 NEW-P 83-20-089 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-12-031 308-93-450 NEW-E 83-19-062 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-12-031 308-93-460 NEW-E 83-19-062 308-99-040 NEW-P 83-15-064 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-099 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-470 NEW-E 83-19-062 308-99-040 NEW-P 83-13-016 308-120-608 NEW-P 83-12-031 308-93-470 NEW-P 83-20-089 308-115-400 REP-P 83-13-116 308-120-609 NEW-P 83-20-090 308-93-470 NEW-P 83-20-089 308-115-400 REP-P 83-13-011									
308-93-430 NEW-P 83-20-089 308-99-010 NEW-C 83-18-012 308-120-603 NEW-P 83-12-031 308-93-440 NEW-E 83-19-062 308-99-020 NEW-P 83-15-064 308-120-604 NEW-P 83-12-031 308-93-440 NEW-B 83-23-076 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW-B 83-19-062 308-99-020 NEW-B 83-19-009 308-120-605 NEW-P 83-12-031 308-93-450 NEW-B 83-19-062 308-99-030 NEW-P 83-15-064 308-120-605 NEW-P 83-12-031 308-93-450 NEW-B 83-20-089 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-12-031 308-93-450 NEW-B 83-20-089 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-12-031 308-93-460 NEW-B 83-19-062 308-99-030 NEW-B 83-15-064 308-120-606 NEW-P 83-12-031 308-93-460 NEW-B 83-19-062 308-99-040 NEW-B 83-15-064 308-120-607 NEW-B 83-12-031 308-93-460 NEW-B 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-B 83-12-031 308-93-460 NEW-B 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-B 83-12-031 308-93-460 NEW-B 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-B 83-12-031 308-93-460 NEW-B 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-B 83-12-031 308-93-460 NEW-B 83-20-089 308-99-040 NEW-B 83-15-064 308-120-607 NEW-B 83-12-031 308-93-470 NEW-B 83-19-062 308-115-400 REP-B 83-13-116 308-120-609 NEW-B 83-12-031									
308-93-430 NEW 83-23-076 308-99-010 NEW 83-19-009 308-120-603 NEW-P 83-20-090 308-93-440 NEW-E 83-19-062 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-12-031 308-93-440 NEW 83-23-076 308-99-020 NEW 83-19-009 308-120-605 NEW-P 83-20-090 308-93-450 NEW-E 83-19-062 308-99-030 NEW-P 83-15-064 308-120-605 NEW-P 83-20-090 308-93-450 NEW-P 83-20-089 308-99-030 NEW-C 83-18-012 308-120-605 NEW-P 83-20-090 308-93-450 NEW 83-23-076 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-20-090 308-93-450 NEW 83-23-076 308-99-030 NEW 83-19-009 308-120-606 NEW-P 83-12-031 308-93-460 NEW-E 83-19-062 308-99-040 NEW-P 83-15-064 308-120-607 NEW-P 83-20-090 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW 83-23-076 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW 83-23-076 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-470 NEW-E 83-19-062 308-115-400 REP-P 83-13-116 308-120-608 NEW-P 83-12-031 308-93-470 NEW-P 83-20-089 308-115-400 REP-P 83-13-116 308-120-609 NEW-P 83-12-031	308-93-430 308-93-430								
308-93-440 NEW-E 83-19-062 308-99-020 NEW-P 83-15-064 308-120-604 NEW-P 83-12-031 308-93-440 NEW-P 83-20-089 308-99-020 NEW-C 83-18-012 308-120-604 NEW-P 83-20-090 308-93-450 NEW-E 83-19-062 308-99-030 NEW-P 83-15-064 308-120-605 NEW-P 83-20-090 308-93-450 NEW-P 83-20-089 308-99-030 NEW-C 83-18-012 308-120-605 NEW-P 83-20-090 308-93-450 NEW-P 83-20-089 308-99-030 NEW-C 83-18-012 308-120-606 NEW-P 83-12-031 308-93-450 NEW 83-23-076 308-99-030 NEW 83-19-009 308-120-606 NEW-P 83-12-031 308-93-450 NEW-E 83-19-062 308-99-040 NEW-P 83-15-064 308-120-606 NEW-P 83-20-090 308-93-460 NEW-E 83-19-062 308-99-040 NEW-P 83-15-064 308-120-607 NEW-P 83-12-031 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-12-031 308-93-460 NEW 83-23-076 308-99-040 NEW-C 83-18-012 308-120-607 NEW-P 83-20-090 308-93-460 NEW-P 83-20-089 308-99-040 NEW-C 83-18-012 308-120-608 NEW-P 83-12-031 308-93-470 NEW-E 83-19-062 308-15-400 REP-P 83-13-116 308-120-608 NEW-P 83-20-090 308-93-470 NEW-P 83-20-089 308-15-400 REP-P 83-13-116 308-120-609 NEW-P 83-20-090 308-93-470 NEW-P 83-20-089 308-15-400 REP-P 83-17-031 308-120-609 NEW-P 83-12-031									
308-93-440         NEW-P         83-20-089         308-99-020         NEW-C         83-18-012         308-120-604         NEW-P         83-20-090           308-93-440         NEW         83-23-076         308-99-020         NEW         83-19-009         308-120-605         NEW-P         83-12-031           308-93-450         NEW-P         83-20-089         308-99-030         NEW-C         83-18-012         308-120-605         NEW-P         83-20-090           308-93-450         NEW-P         83-23-076         308-99-030         NEW-C         83-18-012         308-120-606         NEW-P         83-12-031           308-93-460         NEW-E         83-19-062         308-99-040         NEW-P         83-15-064         308-120-606         NEW-P         83-20-090           308-93-460         NEW-P         83-20-089         308-99-040         NEW-P         83-15-064         308-120-606         NEW-P         83-12-031           308-93-460         NEW-P         83-20-089         308-99-040         NEW-P         83-18-012         308-120-607         NEW-P         83-12-031           308-93-470         NEW-E         83-19-062         308-115-400         REP-P         83-13-116         308-120-608         NEW-P         83-20-090	308-93-440	NEW-E	83-19-062	308-99-020	NEW-P	83-15-064		NEW-P	
308-93-450         NEW-E         83-19-062         308-99-030         NEW-P         83-15-064         308-120-605         NEW-P         83-20-090           308-93-450         NEW-P         83-20-089         308-99-030         NEW-C         83-18-012         308-120-606         NEW-P         83-12-031           308-93-450         NEW         83-23-076         308-99-030         NEW         83-19-009         308-120-606         NEW-P         83-20-090           308-93-460         NEW-E         83-19-062         308-99-040         NEW-P         83-15-064         308-120-607         NEW-P         83-12-031           308-93-460         NEW-P         83-20-089         308-99-040         NEW-C         83-18-012         308-120-607         NEW-P         83-20-090           308-93-460         NEW         83-23-076         308-99-040         NEW-C         83-18-012         308-120-607         NEW-P         83-20-090           308-93-470         NEW         83-19-062         308-115-400         REP-P         83-13-116         308-120-608         NEW-P         83-20-090           308-93-470         NEW-P         83-20-089         308-115-400         REP         83-17-031         308-120-608         NEW-P         83-20-090 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>NEW-P</td><td>83-20-090</td></td<>								NEW-P	83-20-090
308-93-450         NEW-P         83-20-089         308-99-030         NEW-C         83-18-012         308-120-606         NEW-P         83-12-031           308-93-450         NEW         83-23-076         308-99-030         NEW         83-19-009         308-120-606         NEW-P         83-20-090           308-93-460         NEW-P         83-19-062         308-99-040         NEW-P         83-15-064         308-120-607         NEW-P         83-12-031           308-93-460         NEW-P         83-20-089         308-99-040         NEW-C         83-18-012         308-120-607         NEW-P         83-20-090           308-93-460         NEW         83-23-076         308-99-040         NEW         83-19-009         308-120-607         NEW-P         83-20-090           308-93-470         NEW-E         83-19-062         308-115-400         REP-P         83-13-116         308-120-608         NEW-P         83-20-090           308-93-470         NEW-P         83-20-089         308-115-400         REP         83-17-031         308-120-609         NEW-P         83-20-090			83-23-076		NEW				
308-93-450         NEW         83-23-076         308-99-030         NEW         83-19-009         308-120-606         NEW-P         83-20-090           308-93-460         NEW-E         83-19-062         308-99-040         NEW-P         83-15-064         308-120-607         NEW-P         83-12-031           308-93-460         NEW-P         83-20-089         308-99-040         NEW-C         83-18-012         308-120-607         NEW-P         83-20-090           308-93-470         NEW-B         83-19-062         308-15-400         REP-P         83-13-116         308-120-608         NEW-P         83-12-031           308-93-470         NEW-P         83-20-089         308-115-400         REP         83-17-031         308-120-609         NEW-P         83-12-031			83-19-062 83-20-080						
308-93-460         NEW-E         83-19-062         308-99-040         NEW-P         83-15-064         308-120-607         NEW-P         83-12-031           308-93-460         NEW-P         83-20-089         308-99-040         NEW-C         83-18-012         308-120-607         NEW-P         83-20-090           308-93-460         NEW         83-23-076         308-99-040         NEW         83-19-009         308-120-608         NEW-P         83-12-031           308-93-470         NEW-E         83-19-062         308-115-400         REP-P         83-13-116         308-120-608         NEW-P         83-20-090           308-93-470         NEW-P         83-20-089         308-115-400         REP         83-17-031         308-120-609         NEW-P         83-12-031						83-19-009			
308-93-460     NEW-P     83-20-089     308-99-040     NEW-C     83-18-012     308-120-607     NEW-P     83-20-090       308-93-460     NEW     83-23-076     308-99-040     NEW     83-19-009     308-120-608     NEW-P     83-12-031       308-93-470     NEW-E     83-19-062     308-115-400     REP-P     83-13-116     308-120-608     NEW-P     83-20-090       308-93-470     NEW-P     83-20-089     308-115-400     REP     83-17-031     308-120-609     NEW-P     83-12-031	308-93-460	NEW-E	83-19-062	308-99-040	NEW-P	83-15-064			
308-93-470 NEW-E 83-19-062 308-115-400 REP-P 83-13-116 308-120-608 NEW-P 83-20-090 308-93-470 NEW-P 83-20-089 308-115-400 REP 83-17-031 308-120-609 NEW-P 83-12-031							308-120-607	NEW-P	83-20-090
308-93-470 NEW-P 83-20-089 308-115-400 REP 83-17-031 308-120-609 NEW-P 83-12-031									
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WAC #		WSR #	WAC #		WSR #	WAC #	····	WSR #
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308-122-460 308-122-500	REP AMD-P	83-17-031 83-11-042	308-156-060 308-156-060	AMD-P AMD	83-16-063 83-19-055	315-04-010 315-04-010	AMD-P AMD-E	83-22-069 83-23-015
308-122-505	AMD-P	83-11-042	308-156-070	AMD-P	83-16-063	315-04-040	AMD-E	83-05-029
308-127-010	NEW-P	83-21-046	308-156-070	AMD	83-19-055	315-04-050	REP-P	83-08-047
308-127-010	NEW-E	83-21-047	308-156-080	AMD-P	83-16-063	315-04-050	REP-C	83-10-069
308-127-020	NEW-P	83-21-046	308-156-080	AMD	83-19-055	315-04-050	REP	83-13-082
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308-127-030 308-127-030	NEW-P NEW-E	83-21-046 83-21-047	308-156-090 308-156-100	AMD AMD–P	8319055 8316063	315-04-070 315-04-070	AMD-E AMD	8317028 8319019
308-127-030	NEW-E	83-21-047	308-156-100	AMD-F AMD	83-19-055	315-04-070	AMD-P	83-22-069
308-127-040	NEW-E	83-21-047	314-04	REVIEW	83-11-026	315-04-070	AMD-E	83-23-015
308-127-100	NEW-P	83-21-046	314–08	REVIEW	83-11-026	315-04-090	AMD-E	83-03-041
308-127-100	NEW-E	83-21-047	314–12	REVIEW	83-11-026	315-04-090	AMD	83-05-029
308-127-110	NEW-P NEW-E	83-21-046	314-12-020 314-12-020	AMD–P AMD	83-16-071	315-04-100	AMD-P	83-22-069
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308-127-120	NEW-E	83-21-047	314-12-110	AMD	83-23-123	315-04-120	AMD-E	83-23-015
308-127-130	NEW-P	83-21-046	314-12-125	NEW-P	83-03-012	315-04-125	NEW-P	83-22-069
308-127-130	NEW-E	83-21-047	314-12-125	NEW-P	83-06-027	315-04-125	NEW-E	83-23-015
308-127-140	NEW-P	83-21-046	314–12–125	NEW-P	83-10-032	315-04-140	AMD-P	83-22-069
308-127-140 308-127-150	NEW-E NEW-P	83–21–047 83–21–046	314-12-125 314-12-125	NEW-W NEW	83-10-045 83-18-070	315-04-140 315-04-180	AMD–E AMD–P	83-23-015
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308-127-210	NEW-E NEW-P	8321047 8321046	314-16-122	AMD-P	83-10-059	315-04-190	AMD-P	83-22-070
308-127-220 308-127-220	NEW-P	83-21-046 83-21-047	314–16–122 314–16–145	AMD NEW–P	83-13-055 83-09-016	315-04-200 315-04-200	AMD~P AMD	83–03–046 83–07–022
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308-138-055	AMD-P	83-23-107	314–16–196	NEW-P	83-10-031	315-06-020	AMD	83-03-034
308-138-060 308-138-060	REP-P REP	83-13-116 83-17-031	314–16–196 314–16–196	NEW-W NEW	83-10-046 83-13-056	315-06-040	AMD-P	83–22–070 83–23–016
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308-138-080	NEW	83-17-031	314-20	REVIEW	83-11-026	315-06-050	AMD	83-05-029
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308-138A-020 308-138A-020	AMD-P AMD	83-12-048 83-16-024	314–24 314–26	REVIEW REVIEW	8311026 8311026	315-06-060	NEW-E	83-04-019
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308-138B=100 308-138B-105	AMD NEW-P	83-16-024 83-12-048	314-37-010 314-37-010	NEW AMD-P	8304017 8315062	315-06-120 315-06-120	AMD-E AMD-E	83-23-015
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308-151-100 308-152-010	REP-P	83-13-116	314–45 314–48	REVIEW REVIEW	83-11-026 83-11-026	315-10-060 315-10-060	NEW-E NEW-P	83-21-034 83-22-070
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308-152-015 308-152-015	AMD–E AMD–P	83-19-008	314-52-110	AMD-P	83-21-086	315-11-020	NEW-E	83-04-019
308-152-015	AMD-P	83-19-069 83-22-060	314–52–110 314–52–114	AMD NEW-P	83-23-122 83-21-085	315-11-030 315-11-030	NEW NEW-E	83-03-034 83-04-019
308-156-010	AMD-P	83-16-063	314-52-114	NEW-C	83-23-120	315-11-040	NEW-E	83-03-040
308-156-010	AMD	83-19-055	314–56	REVIEW	83-11-026	31511040	NEW	83-05-030
308-156-020	AMD-P	83-16-063	314-60	REVIEW	83-11-026	315-11-041	NEW-E	83-03-040
308-156-020 308-156-030	AMD AMD–P	83-19-055 83-16-063	314-62	REVIEW	83-11-026	315-11-041	NEW-P	83-04-069
308-156-030	AMD-P AMD	83-19-055	314–64 314–68	REVIEW REVIEW	83-11-026 83-11-026	315-11-041 315-11-041	NEW NEW-E	83-07-023 83-08-084
308-156-040	REP-P	83-16-063	314–72	REVIEW	83-11-026	315-11-042	NEW-E	83-03-040
308-156-040	REP	83-19-055	314–76	REVIEW	83-11-026	315-11-042	NEW	83-05-030
308-156-045	NEW-P	83-16-063	315-02-020	AMD-P	83-12-057	315-11-050	NEW-E	83-05-031
308-156-045 308-156-050	NEW NEW-P	83-19-055 83-16-063	315-02-020 315-02-020	AMD–P AMD	83-16-079 83-19-019	315-11-050 315-11-050	NEW-P NEW-E	83-05-052 83-08-085
308-156-050	NEW	83-19-055	315-02-210	REP-P	83–19–019 83–08–047	315-11-050	NEW-E NEW-C	83-08-085 83-08-079
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
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315-11-051	NEW-E	83-05-031	315-12-030	NEW	83-13-080	315-20-090	NEW	83-13-081
315-11-051 315-11-051	NEW-P NEW-E	83-05-052 83-08-085	315-12-040 315-12-040	NEW-C NEW-C		315-20-100	NEW-P	83-08-074
315-11-051	NEW-C	83-08-079	315-12-040	NEW-C	83-10-068	315-20-100 315-20-100	NEW-C NEW	83-10-073 83-13-081
315-11-051	NEW-C	83-10-072	31512040	NEW	83-13-080	315-20-110	NEW-P	83-08-074
315-11-051 315-11-051	NEW-C NEW-E	83-13 <b>-</b> 077 83-13 <b>-</b> 083	315-12-050	NEW-C NEW-C	83-05-028	315-20-110	NEW-C	83-10-073
315-11-051	NEW-E	83-17-009	315-12-050 315-12-050	NEW-C	83-08-081 83-10-068	315-20-110 315-20-120	NEW	83-13-081
315-11-052	NEW-E	83-05-031	315-12-050	NEW	83-13-080	315-20-120	NEW-P NEW-C	83-08-074 83-10-073
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315-11-052 315-11-052	NEW-E NEW-C	83-08-085 83-08-079	315-12-060 315-12-060	NEW-C NEW-C	83-08-081	315~20~130	NEW-P	83-08-074
315-11-052	NEW-C	83-10-072	315-12-060	NEW-C	83-10-068 83-13-080	315-20-130 315-20-130	NEW-C NEW	83-10-073 83-13-081
315-11-052	NEW-C	83-13-077	315–12–070	NEW-C	83-05-028	315-20-140	NEW-P	83-08-074
31511052 31511052	NEW-E NEW	83-13-083 83-17-009	315-12-070	NEW-C	83-08-081	315-20-140	NEW-C	83-10-073
315–11–052 315–11–060	NEW-P	83-17-009 83-05-053	315-12-070 315-12-070	NEW-C NEW	83-10-068 83-13-080	315-20-140	NEW	83-13-081
315-11-060	NEW-C	83-08-080	315-12-080	NEW-C	83-05-028	315-20-150 315-20-150	NEW-P NEW-C	83-08-074 83-10-073
315-11-060	NEW-E	83-08-086	315-12-080	NEW-C	83-08-081	315-20-150	NEW	83-13-081
315-11-060 315-11-060	NEW-C NEW-C	83-10-070 83-13-078	315-12-080 315-12-080	NEW-C NEW	83-10-068	315-30-010	NEW-P	83-22-072
315-11-060	NEW-E	83-13-084	315-12-080	NEW-C	8313080 8305028	315-30-020 315-30-030	NEW-P NEW-P	83-22-072 83-22-072
315-11-060	NEW	83-17-010	315-12-090	NEW-C	83-08-081	315-30-040	NEW-P	83-22-072
315-11-061	NEW-P	83-05-053	315-12-090	NEW-C	83-10-068	315-30-050	NEW-P	83-22-072
315-11-061 315-11-061	NEW-C NEW-E	83-08-080 83-08-086	315-12-090 315-12-100	NEW NEW-C	83-13-080 83-05-028	315-30-060	NEW-P	83-22-072
315-11-061	NEW-C	83-10-070	315-12-100	NEW-P	83-05-054	315-30-070 315-31-020	NEW-P NEW-P	83-22-072 83-22-072
315-11-061	NEW-C	83-13-078	315-12-100	NEW-C	83-08-081	315-31-030	NEW-P	83-22-072
315-11-061 315-11-061	NEW-E NEW	83-13 <b>-</b> 084 83-17 <b>-</b> 010	315-12-100 315-12-100	NEW-C	83-08-082	315-31-040	NEW-P	83-22-072
315-11-062	NEW-P	83-05-053	315-12-100	NEW-C NEW-C	83-10-068 83-10-071	315-31-050 315-31-060	NEW-P NEW-P	83-22-072 83-22-072
315-11-062	NEW-C	83-08-080	315-12-100	NEW	83-13-080	316-02-001	NEW-E	83-22-072 83-23-081
315-11-062 315-11-062	NEW-E NEW-C	83-08-086 83-10-070	315-12-110	NEW-C	83-05-028	316-02-003	NEW-E	83-23-081
315–11–062	NEW-C	83–10–070 83–13–078	315-12-110 315-12-110	NEW-C NEW-C	83-08-081 83-10-068	316-02-007 316-02-010	NEW-E NEW-E	83-23-081
315-11-062	NEW-E	83-13-084	315-12-110	NEW	83-13-080	316-02-020	NEW-E	83-23-081 83-23-081
315-11-062	NEW	83-17-010	315-12-120	NEW-C	83-05-028	316-02-030	NEW-E	83-23-081
315-11-070 315-11-070	NEW-P NEW-C	83–10–067 83–13–079	315-12-120 315-12-120	NEW-C NEW-C	83-08-081	316-02-040	NEW-E	83-23-081
315-11-070	NEW-E	83-13-085	315-12-120	NEW	83-10-068 83-13-080	316-02-100 316-02-103	NEW-E NEW-E	83-23-081 83-23-081
315-11-070	NEW	83-17-011	315-12-130	NEW-C	83-05-028	316-02-105	NEW-E	83-23-081
315-11-071 315-11-071	NEW-P NEW-C	83-10-067 83-13-079	315-12-130	NEW-C	83-08-081	316-02-110	NEW-E	83-23-081
315-11-071	NEW-E	83-13-085	315-12-130 315-12-130	NEW-C NEW	83-10-068 83-13-080	316-02-120 316-02-130	NEW-E NEW-E	83-23-081
315-11-071	NEW	83-17-011	315-12-140	NEW-C	83-05-028	316-02-140	NEW-E	83-23-081 83-23-081
315-11-071 315-11-071	AMD-E	83-19-020	315-12-140	NEW-C	83-08-081	316-02-150	NEW-E	83-23-081
315-11-071 315-11-072	AMD-P NEW-P	83-19 <b>-</b> 072 83-10-067	315-12-140 315-12-140	NEW-C NEW	83-10-068 83-13-080	316-02-160	NEW-E	83-23-081
315-11-072	NEW-C	83-13-079	315-12-150	NEW-C	83–05–028	316-02-170 316-02-180	NEW-E NEW-E	83-23-081 83-23-081
315-11-072	NEW-E	83-13-085	315-12-150	NEW-C	83-08-081	316-02-200	NEW-E	83-23-081
315-11-072 315-11-080	NEW NEW-P	83-17 <b>-</b> 011 83-16 <b>-</b> 078	315-12-150 315-12-150	NEW-C NEW	83-10-068	316-02-210	NEW-E	83-23-081
315-11-080	NEW	83-19-018	315-20-010	NEW-P	83-13-080 83-08-074	316-02-220 316-02-230	NEW-E NEW-E	83-23-081 83-23-081
315-11-081	NEW-P	83-16-078	315-20-010	NEW-C	83-10-073	316-02-300	NEW-E	83-23-081
315-11-081 315-11-082	NEW NEW-P	83-19-018	315-20-010	NEW	83-13-081	316-02-310	NEW-E	83-23-081
315-11-082	NEW-P	83–16–078 83–19–018	315-20-020 315-20-020	NEW-P NEW-C	83–08–074 83–10–073	316-02-320	NEW-E	83-23-081
315-11-090	NEW-P	83-22-070	315-20-020	NEW	83-13-081	316-02-330 316-02-340	NEW-E NEW-E	83-23-081 83-23-081
315-11-090	NEW-E	83-23-016	315-20-030	NEW-P	83-08-074	316-02-350	NEW-E	83-23-081
315-11-091 315-11-091	NEW-P NEW-E	83-22-070	315-20-030	NEW-C	83-10-073	316-02-360	NEW-E	83-23-081
315–11–091	NEW-E	83-23-016 83-22-070	315-20-040 315-20-040	NEW-P NEW-C	83-08-074 83-10-073	316-02-370 316-02-400	NEW-E NEW-E	83-23-081
315-11-092	NEW-E	83-23-016	315-20-040	NEW	83-13-081	316-02-410	NEW-E	83-23-081 83-23-081
315-11-100	NEW-P	83-22-071	315-20-050	NEW-P	83-08-074	316-02-420	NEW-E	83-23-081
315-11-101 315-11-102	NEW-P NEW-P	83-22-071 83-22-071	315-20-050 315-20-050	NEW-C NEW	83-10-073 83-13-081	316-02-450	NEW-E	83-23-081
315-12-010	NEW-C	83-05-028	315-20-060	NEW-P	83-08-074	316-02-460 316-02-470	NEW-E NEW-E	83-23-081 83-23-081
315-12-010	NEW-C	83-08-081	315-20-060	NEW-C	83-10-073	316-02-490	NEW-E	83-23-081
315-12-010 315-12-010	NEW-C NEW	83-10-068	315-20-060	NEW D	83-13-081	316-02-500	NEW-E	83-23-081
315-12-010 315-12-020	NEW-C	83-13-080 83-05-028	315–20–070 315–20–070	NEW-P NEW-C	83-08-074 83-10-073	316-02-510 316-02-600	NEW-E NEW-E	83-23-081
315-12-020	NEW-C	83-08-081	315-20-070	NEW	83-13-081	316-02-610	NEW-E NEW-E	83-23-081 83-23-081
315–12–020	NEW-C	83–10–068	31520080	NEW-P	83-08-074	316-02-800	NEW-E	83-23-081

WAC #		WSR #	WAC #		WSR #	WAC #	<del></del>	WSR #
316-02-810	NEW-E	83-23-081	316-35-110	NEW-E	83-23-081	316-75-130	NEW-E	83-23-081
316-02-820	NEW-E	83-23-081	316-35-130	NEW-E	83-23-081	316-75-150	NEW-E	83-23-081
316-02-900	NEW-E	83-23-081	316-35-150	NEW-E	83-23-081	316-75-170 316-75-190	NEW-E NEW-E	83-23-081 83-23-081
316-02-910	NEW-E	83-23-081	316-35-170 316-35-190	NEW-E NEW-E	83-23-081 83-23-081	316-75-210	NEW-E	83-23-081
316-02-920 316-02-930	NEW-E NEW-E	83-23-081 83-23-081	316-35-210	NEW-E	83-23-081	316-75-230	NEW-E	83-23-081
316-07-010	REP-E	83-23-081	316-35-230	NEW-E	83-23-081	316-75-250	NEW-E	83-23-081
316-07-020	REP-E	83-23-081	316-35-250	NEW-E	83-23-081	316-75-270	NEW-E	83-23-081
316-07-030	REP-E	83-23-081	316-45-001 316-45-010	NEW-E NEW-E	83-23-081 83-23-081	316-75-290 316-75-310	NEW-E NEW-E	83-23-081 83-23-081
316-07-040 316-07-050	REP-E REP-E	83-23-081 83-23-081	316-45-030	NEW-E	83-23-081	326-02-010	NEW-E	83-18-011
316-07-060	REP-E	83-23-081	316-45-050	NEW-E	8323081	326-02-010	NEW-P	83-19-066
316-07-070	REP-E	83-23-081	316-45-070	NEW-E	83-23-081	326-02-010	NEW	83-22-045
316-07-080	REP-E	83-23-081	316-45-090 316-45-110	NEW-E NEW-E	83-23-081 83-23-081	326-02-020 326-02-020	NEW-E NEW-P	83-18-011 83-19-066
316-07-090 316-07-100	REP-E REP-E	83-23-081 83-23-081	316-45-130	NEW-E	83-23-081	326-02-020	NEW	83-22-045
316-07-110	REP-E	83-23-081	316-45-150	NEW-E	83~23-081	326-02-030	NEW-E	83-18-011
316-07-120	REP-E	83-23-081	316-45-170	NEW-E	83-23-081	326-02-030	NEW-P	83-19-066
316-07-130	REP-E	83-23-081	316-45-190 316-45-210	NEW-E NEW-E	83-23-081 83-23-081	326-02-030 326-20-010	NEW NEW-E	83-22-045 83-18-011
316-07-140 316-07-150	REP-E REP-E	83–23–081 83–23–081	316-45-230	NEW-E	83-23-081	326-20-010	NEW-P	83-19-066
316-07-160	REP-E	83-23-081	316-45-250	NEW-E	83-23-081	326-20-010	NEW	83-22-045
316-07-170	REP-E	83-23-081	316-45-270	NEW-E	83-23-081	326-20-020	NEW-E	83–18–011 83–19–066
316-07-180	REP-E	83-23-081	316-45-290 316-45-310	NEW-E NEW-E	83-23-081 83-23-081	326-20-020 326-20-020	NEW-P NEW	83-19-066
316-07-190 316-07-200	REP-E REP-E	83-23-081 83-23-081	316-45-330	NEW-E	83-23-081	326-20-030	NEW-E	83-18-011
316-07-210	REP-E	83-23-081	316-45-350	NEW-E	83-23-081	326-20-030	NEW-P	83-19-066
316-07-220	REP-E	83-23-081	316-45-370	NEW-E	83-23-081	326-20-030	NEW NEW-E	83-22-045
316-07-230	REP-E	83-23-081	316-45-390 316-45-410	NEW-E NEW-E	83-23-081 83-23-081	326-20-040 326-20-040	NEW-E NEW-P	83-18-011 83-19-066
316-07-240 316-07-250	REP-E REP-E	83-23-081 83-23-081	316-45-430	NEW-E	83-23-081	326-20-040	NEW	83-22-045
316-07-260	REP-E	83-23-081	316-45-550	NEW-E	83-23-081	326-20-050	NEW-E	83-18-011
316-07-270	REP-E	83-23-081	316–55–001	NEW-E	83-23-081	326-20-050	NEW-P	83-19-066
316-07-280	REP-E REP-E	83-23-081 83-23-081	316-55-010 316-55-020	NEW-E NEW-E	83-23-081 83-23-081	326-20-050 326-20-060	NEW NEW-E	83-22-045 83-18-011
316-07-290 316-07-300	REP-E REP-E	83-23-081	316-55-030	NEW-E	83-23-081	326-20-060	NEW-P	83-19-066
316-25-001	NEW-E	83-23-081	316-55-050	NEW-E	83-23-081	326-20-060	NEW	83-22-045
316-25-010	NEW-E	83-23-081	316-55-070	NEW-E	83-23-081	326–20–070 326–20–070	NEW-E NEW-P	83-18-011 83-19-066
316-25-030 316-25-050	NEW-E NEW-E	83-23-081 83-23-081	316-55-090 316-55-110	NEW-E NEW-E	83-23-081 83-23-081	326-20-070	NEW	83-22-045
316-25-070	NEW-E	83-23-081	316–55–130	NEW-E	83-23-081	32620080	NEW-E	83-18-011
316-25-090	NEW-E	83-23-081	316-55-150	NEW-E	83-23-081	326-20-080	NEW-P	83-19-066
316-25-110	NEW-E	83-23-081 83-23-081	316-55-160 316-55-170	NEW-E NEW-E	83-23-081 83-23-081	326–20–080 326–20–090	NEW NEW-E	83-22-045 83-18-011
316-25-130 316-25-150	NEW-E NEW-E	83-23-081	316-55-500	NEW-E	83-23-081	326-20-090	NEW-P	83-19-066
316-25-170	NEW-E	83-23-081	316-55-505	NEW-E	83-23-081	326-20-090	NEW	83-22-045
316-25-190	NEW-E	83-23-081	316-55-510	NEW-E	83-23-081	326–20–100 326–20–100	NEW-E NEW-P	83-18-011 83-19-066
316-25-210 316-25-230	NEW-E NEW-E	83-23-081 83-23-081	316-55-515 316-55-520	NEW-E NEW-E	83-23-081 83-23-081	326-20-100	NEW-W	83-22-039
316-25-250	NEW-E	83-23-081	316-55-525	NEW-E	83-23-081	326-20-110	NEW-E	83-18-011
316-25-270	NEW-E	83-23-081	316-55-600	NEW-E	83-23-081	326-20-110	NEW-P	83-19-066
316-25-290	NEW-E	83-23-081	316-65-001	NEW-E NEW-E	83-23-081 83-23-081	326-20-110 326-20-120	NEW NEW-E	83-22-045 83-18-011
316-25-310 316-25-330	NEW-E NEW-E	83-23-081 83-23-081	316-65-010 316-65-030	NEW-E	83-23-081	326-20-120	NEW-P	83-19-066
316-25-350	NEW-E	83-23-081	316-65-050	NEW-E	83-23-081	326-20-120	NEW	83-22-045
316-25-370	NEW-E	83-23-081	316-65-090	NEW-E	83-23-081	326-20-130	NEW-E NEW-P	83-18-011 83-19-066
316-25-390 316-25-410	NEW-E NEW-E	83-23-081 83-23-081	316-65-110 316-65-130	NEW-E NEW-E	83-23-081 83-23-081	326-20-130 326-20-130	NEW-P NEW	83-19-066 83-22-045
316-25-430	NEW-E	83-23-081	316-65-150	NEW-E	83-23-081	326-20-140	NEW-E	83-18-011
316-25-450	NEW-E	83-23-081	316-65-500	NEW-E	83-23-081	326-20-140	NEW-P	83-19-066
316-25-470	NEW-E	83-23-081	316-65-510	NEW-E	83-23-081 83-23-081	326–20–140 326–20–150	NEW NEW-E	83-22-045 83-18-011
316-25-490 316-25-510	NEW-E NEW-E	83-23-081 83-23-081	316-65-515 316-65-525	NEW-E NEW-E	83-23-081	326-20-150	NEW-P	83-19-066
316-25-530	NEW-E	83-23-081	316-65-530	NEW-E	83-23-081	326-20-150	NEW	83-22-045
316-25-550	NEW-E	83-23-081	316-65-535	NEW-E	83-23-081	326-20-160	NEW-E	83-18-011
316-25-570	NEW-E	83-23-081	316-65-540	NEW-E NEW-E	83-23-081 83-23-081	326-20-160 326-20-160	NEW-P NEW	83-19-066 83-22-045
316-25-590 316-25-610	NEW-E NEW-E	83-23-081 83-23-081	316-65-545 316-65-550	NEW-E NEW-E	83-23-081 83-23-081	326-20-100	NEW-E	83-18-011
316-25-630	NEW-E	83-23-081	316-65-555	NEW-E	83-23-081	326-20-170	NEW-P	83-19-066
316-25-650	NEW-E	83-23-081	316-65-560	NEW-E	83-23-081	326-20-170	NEW E	83-22-045
316-25-670	NEW-E NEW-E	83-23-081 83-23-081	316-75-001 316-75-010	NEW-E NEW-E	83-23-081 83-23-081	326-20-180 326-20-180	NEW-E NEW-P	83–18–011 83–19–066
316-35-001 316-35-010	NEW-E NEW-E	83-23-081	316-75-030	NEW-E	83-23-081	326-20-180	NEW	83-22-045
316-35-030	NEW-E	83-23-081	31675050	NEW-E	83-23-081	326-20-190	NEW-E	83-18-011
316-35-050	NEW-E	83-23-081	316-75-070	NEW-E	83-23-081	326-20-190	NEW-P NEW	83-19-066 83-22-045
316-35-070 316-35-090	NEW-E NEW-E	83-23-081 83-23-081	316-75-090 316-75-110	NEW-E NEW-E	83-23-081 83-23-081	326-20-190 326-20-200	NEW-E	83-18-011
J 10UJ-UJU	MEW-E	0J-2J-001	1 210-12-110	, 12 11 -L	05 25 001	1 220 20 200		

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
326-20-200	NEW-P	83-19-066	332-20-150	REP	83-21-018	332–26–040	NEW-E	83–14–065
326-20-200 326-20-210	NEW NEW-E	83-22-045	332-20-160	AMD-P	83-15-038	332-26-050	NEW-E	83-14-065
326-20-210	NEW-E	83-18-011 83-19-066	332-20-160 332-20-170	AMD AMD-P	83-21-018 83-15-038	332–26–084 332–30–109	NEW-E	
326-20-210	NEW	83-22-045	332-20-170	AMD-F	83-21-018	332-30-109	AMD-P AMD	83-16-076 83-21-004
326-20-220	NEW-E	83-18-011	332-20-180	AMD-P	83-15-038	332-30-115	AMD-P	83-21-004 83-16-076
326-20-220	NEW-P	83-19-066	332-20-180	AMD	83-21-018	332-30-115	AMD	83-21-004
326-20-220 326-30-005	NEW NEW-E	83-22-045 83-17-027	332–20–190 332–20–190	REP-P	83-15-038	332–30–116	NEW-P	
326-30-010	NEW-E	83-23-021	332-20-190	REP NEW-P	83-21-018 83-15-038	332–30–116 332–30–142	NEW	83-21-004
326-30-010	NEW-P	83-23-022	332-20-191	NEW	83-21-018	332-30-142	AMD NEW-E	83-02-055 83-17-068
326-30-020	NEW-E	83-23-021	332-20-200	AMD-P	83-15-038	332-30-200	NEW-P	83-20-079
326-30-020 326-30-025	NEW-P	83-23-022	332-20-200	AMD	83-21-018	332-30-200	NEW-E	83-20-081
326-30-023	NEW-E NEW-E	83-23-101 83-23 <b>-</b> 021	332-20-210 332-20-210	AMD-P AMD	83-15-038 83-21-018	332-30-205	NEW-E	83-17-068
326-30-030	NEW-P	83-23-022	332-20-210	NEW-P	83-15-038	332–30–205 332–30–205	NEW-P NEW-E	83-20-079 83-20-081
326-30-035	NEW-E	83-23-021	332-20-215	NEW	83-21-018	332-30-210	NEW-E	83-17-068
326-30-035	NEW-P	83-23-022	332-20-220	AMD-P	83-15-038	332-30-210	NEW-P	83-20-079
326-30-040 326-30-040	NEW-E NEW-P	83–23–021 83–23–022	332-20-220	AMD	83-21-018	332-30-210	NEW-E	83-20-081
326-30-050	NEW-E	83-23-022	332-20-230 332-20-230	AMD-P AMD	83-15-038 83-21-018	332-30-215 332-30-215	NEW-E	83-17-068
326-30-050	NEW-P	83-23-022	332-20-240	REP-P	83-15-038	332-30-215	NEW-P NEW-E	83-20-079 83-20-081
326-30-060	NEW-E	83-23-021	332-20-240	REP	83-21-018	332-30-220	NEW-E	83-17-068
326-30-060 326-30-070	NEW-P	83-23-022	332-20-250	AMD-P	83-15-038	332-30-220	NEW-P	83-20-079
326-30-070	NEW-E NEW-P	83-23-021 83-23-022	332–20–250 332–20–260	AMD AMD–P	83-21-018 83-15-038	332-30-220	NEW-E	83-20-081
326-30-080	NEW-E	83-23-021	332-20-260	AMD-P	83-13-038 83-21-018	332–30–225 332–30–225	NEW-E NEW-P	83-17-068
326-30-080	NEW-P	83-23-022	332-20-270	AMD-P	83-15-038	332-30-225	NEW-F	83–20–079 83–20–081
326-30-090	NEW-E	83-23-021	332-20-270	AMD	83-21-018	332-30-230	NEW-E	83-17-068
326-30-090 326-30-100	NEW-P NEW-E	83-23-022 83-23-021	332-20-280	REP-P	83-15-038	332-30-230	NEW-P	83-20-079
326-30-100	NEW-E	83–23–021 83–23–022	332–20–280 332–20–290	REP AMD-P	83-21-018 83-15-038	332-30-230 332-32	NEW-E	83-20-081
326-30-110	NEW-E	83-23-021	332-20-290	AMD	83-21-018	332-32	REVIEW NEW-E	83-13-098 83-03-029
326-30-110	NEW-P	83-23-022	332-20-300	AMD-P	83-15-038	332-44-110	NEW-E	83-03-029
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352-32-195	NEW-P NEW	83-10-055 83-13-089	356-15-020	AMD-P	83-20-060	356-46-050	AMD-P	83-20-060
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365-90-070 NEW-P 83-17-083 383-06-110 NEW-P 83-06-053 388-20-020	REP	83-14-028
365-90-070 NEW-E 83-17-084 383-06-110 NEW-E 83-06-055 388-24-040	AMD-P	83-17-041
365-90-070 NEW 83-22-037 383-06-110 NEW-C 83-10-030 388-24-040	AMD-E	83-17-090
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371-08-255 NEW-P 83-07-031 383-06-130 NEW-E 83-06-055 388-24-044 371-08-255 NEW-P 83-11-006 383-06-130 NEW-C 83-10-030 388-24-050	AMD AMD-P	83-17-012 83-17-041
371-08-255 NEW-W 83-14-073 383-06-130 NEW 83-15-063 388-24-050	AMD-F AMD-E	83-17-041 83-17-090
371-08-255 NEW 83-14-074 383-06-140 NEW-P 83-06-053 388-24-050	AMD	83-22-066
372-24 REVIEW 83-13-028 383-06-140 NEW-E 83-06-055 388-24-055	AMD-P	83-17-041
372-24-010 REP-P 83-17-111 383-06-140 NEW-C 83-10-030 388-24-055 372-24-010 REP 83-23-073 383-06-140 NEW 83-15-063 388-24-055	AMD-E AMD	83-17-090 83-22-066
372-24-020 REP-P 83-17-111 388-08-435 NEW 83-03-021 388-24-070	AMD-P	83-17-041
372-24-020 REP 83-23-073. 388-11-011 AMD-P 83-17-119 388-24-070	AMD-E	83-17-090
372-24-030 REP-P 83-17-111 388-11-011 AMD-E 83-17-120 388-24-070	AMD	83-22-066
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388-24-090	AMD-P	83-17-041	388-29-160	AMD	83-17-070 83-14-008	388-44-115 388-44-125	AMD AMD	83-05-046 83-05-046
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388-24-125	AMD-P	83-17-041	388-29-220	AMD	83-17-070	388-54-615	AMD-E	83-04-042
388-24-125	AMD-E	83-17-090	388-29-260	AMD-P	83-14-008	388-54-615	AMD-P	83-04-043 83-08-071
388-24-125	AMD	83-22-066	388-29-260 388-29-260	AMD–E AMD	83-14-049 83-17-070	388-54-615 388-54-620	AMD AMD–P	83-17-040
388-24-137	AMD-P AMD-E	83-17-041 83-17-090	388-29-280 388-29-280	AMD-P	83-14-008	388-54-620	AMD-E	83-20-056
388-24-137 388-24-137	AMD	83-22-066	388-29-280	AMD-E	83-14-049	388-54-630	AMD-E	83-04-042
388-24-265	AMD-P	83-17-041	388-29-280	AMD	83-17-070	388-54-630	AMD-P	83-04-043
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388-28-005	AMD	83-04-033 83-04-033	388-29-295 388-29-295	AMD–P AMD–E	83-14-008 83-14-049	388-54-630	AMD-E AMD	83-22-002
388-28-355 388-28-400	AMD AMD	83-04-033	388-29-295	AMD-E	83-17-070	388-54-640	AMD-E	83-04-042
388-28-415	AMD	83-04-033	388-33-135	AMD	83-04-033	388-54-640	AMD-P	83-04-043
388-28-473	AMD	83-04-033	388-33-135	AMD-P	83-20-054	388-54-640	AMD	83-08-071
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388-28-484	AMD	83-04-033	388-33-595	AMD-E	83-13-060	388-54-660	AMD	83-10-078
388-28-500	AMD	83-04-033	388-33-595	AMD	83-17-004	388-54-665	AMD-E	83-04-042
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388-28-535	AMD	83-04-033	388-37-010	AMD	83-08-025	388-54-670	AMD-E	83-04-042
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388-28-570	AMD	83-23-058	388-37-025	AMD-P	83-17-085	388-54-676	NEW AMD-P	83-21-082 83-07-010
388-28-575 388-28-575	AMD-P AMD-E	83-20-054 83-20-058	388-37 <b>-</b> 025 388-37 <b>-</b> 025	AMD-E AMD	83-17-092 83-21-012	388-54-680 388-54-680	AMD~P	83-10-078
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388-29-112	AMD	83-17-070	388-37-038	AMD	83-08-025	388-54-740	AMD-P	83-04-043
388-29-125	AMD-P	83-14-008	388-37-050	AMD-P	83-05-002	388-54-740	AMD	83-08-071
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388-29-130	AMD-P	83-17-070 83-14-008	388-37-060	AMD-P	83-08-025	388-54-740	AMD	83-19-034
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388-29-130	AMD	83-17-070	388-38-200	AMD-P	83-10-018	388-54-750	AMD-P	83-04-043
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388-29-135 388-29-135	AMD-E AMD	83-14-049 83-17-070	388-38-265 388-38-265	AMD-P AMD-E	83-21-030 83-21-037	388-54-760	AMD-P	83-04-043
388-29-145	AMD-P	83-14-008	388-44-010	AMD	83-05-046	388-54-760	AMD	83-08-071
388-29-145	AMD-E	83-14-049	388-44-020	AMD	83-05-046	388-54-760	AMD-P	83-17-040
388-29-145	AMD	83-17-070	388-44-025	NEW	83-05-046	388–54–760	AMD-E	83-20-056

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388-54-765	AMD-P	83-17-040	388-57-020	AMD-E	83-17-091	388-72-160	REP	83-08-023
388-54-765	AMD-E	83-20-056	388-57-020	AMD	83-21-013	388-72-165	REP-P	83-05-003
388-54-768 388-54-768	NEW-P NEW-E	83-17-040 83-20-056	388-57-028 388-57-028	AMD-P AMD-E	83-17-082 83-17-091	388-72-165	REP	83-08-023
388-54-770	AMD-P	83-17-040	388-57-028	AMD-E	83-21-013	388-72-170 388-72-170	REP-P REP	83-05-003 83-08-023
388-54-770	AMD-E	83-20-056	388-57-032	AMD-P	83-17-082	388-72-175	REP-P	83-05-003
388-54-775	AMD-P	83-17-040	388-57-032	AMD-E	83-17-091	388-72-175	REP	83-08-023
388-54-775	AMD-E	83-20-056	388-57-032	AMD	83-21-013	388-72-180	REP-P	83-05-003
388-54-780 388-54-780	AMD–E AMD–P	83-04-042 83-04-043	388-57-036 388-57-036	AMD-P AMD-E	83-17-082 83-17-091	388-72-180 388-72-200	REP	83-08-023
388-54-780	AMD	83-08-071	388-57-036	AMD-L AMD	83-21-013	388-72-200	REP-P REP	83-05-003 83-08-023
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388-54-785 388-54-785	AMD E	83-03-015	388-57-056	AMD	83-21-013	388-72-207	REP-P	83-05-003
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388-54-815	AMD-E	83-17-020	388-57-070	AMD-P	83-17-082	388-72-230	REP-P	83-05-003
388-54-815	AMD-P	83-17-036	388-57-070	AMD-E	83-17-091	388-72-230	REP	83-08-023
388-54-815 388-54-817	AMD NEW-E	83-21-011 83-17-020	388-57-070 388-57-095	AMD AMD–P	83-21-013 83-17-082	388-72-235 388-72-235	REP-P	83-05-003
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388-54-820 388-54-820	AMD–P AMD	83-17-036 83-21-011	388-57-097	AMD-E	83-17-091	388-72-250	REP	83-08-023
388-54-821	REP-E	83–17–020	388-57-097 388-57-097	AMD-P AMD-E	83-19-025 83-19-033	388-72-255 388-72-255	REP-P REP	83-05-003 83-08-023
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388-54-821	REP	83-21-011	388-70-068	AMD	83-04-061	388-72-260	REP	83-08-023
388-54-826	REP-E	83-17-020	388-70-069	AMD	83-04-061	388-72-265	REP-P	83-05-003
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388-54-82650	NEW-P	83-17-036	388-72-020	REP	83-08-023	388-72-275	REP-P	83-05-003
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388-54-827 388-54-827	REP-E REP-P	83-17 <b>-</b> 020 83-17 <b>-</b> 036	388-72-025 388-72-030	REP REP-P	83-08-023 83-05-003	388-72-280 388-72-280	REP-P	83-05-003
388-54-827	REP	83-21-011	388-72-030	REP	83-08-023	388-72-285	REP REP-P	83-08-023 83-05-003
388-54-828	REP-E	83-17-020	388-72-035	REP-P	83-05-003	388-72-285	REP	83-08-023
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388-57-015	AMD	83-21-013	388-72-155	REP-P	83-08-023	388-72-510	REP REP-P	83-08-023 83-05-003
388-57-020	AMD-P	83-17-082	388-72-160	REP-P	83-05-003	388-72-510	REP	83-08-023

188-72-510   REP	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
188-72-555   REP	388-72-515	REP-P	83-05-003	388-73-504	AMD	83-02-060	38887007	AMD	83-17-095
188-72-500   REP		REP			AMD-P			NEW-P	
188-72-550   REP		REP-P							
\$88-72-550   REP		REP_P							
388-72-555 REP_ 83 -05-003 388-73-074 AMD_ 83-02-060 388-87-071 AMD_ 93-10-081 388-72-565 REP_ 83 -05-023 388-73-094 NEW_P 83-09-047 388-87-0470 NEW_P 83-04-047 388-87-0470 NEW_P 83-14-024 AMD_P 83-14-044 388-87-0470 NEW_P 83-04-047 388-97-0470 NEW_P 83-		REP			AMD	83-02-060		AMD	83-17-006
188-72-506   REP-P   33-00-003   188-73-902   NEW-P   83-00-047   188-8-70-010   NEW-P   83-14-024   188-72-505   REP-P   83-00-023   188-80-003   AMD-P   83-13-066   188-87-0470   NEW-P   83-14-024   188-72-507   REP-P   83-00-023   188-80-003   AMD-P   83-13-066   188-87-0470   NEW-P   83-14-024   188-72-507   REP-P   83-00-023   188-81-043   NEW-P   83-12-006   188-87-070   AMD-P   83-13-066   188-72-507   REP-P   83-00-023   188-81-044   NEW-P   83-22-026   188-87-070   AMD-P   83-00-023   188-81-044   NEW-P   83-12-069   188-87-070   AMD-P   83-14-044   188-72-505   REP-P   83-00-023   188-82-105   AMD-P   83-17-065   188-87-070   AMD-P   83-17-065   188-87-070   AMD-P   83-17-065   188-87-070   AMD-P   83-18-0023   188-82-125   REP-P   83-12-059   188-88-101   AMD-P   83-18-003   188-82-125   REP-P   83-12-059   188-88-101   AMD-P   83-12-059   188-82-105   AMD-P   83-12	388-72-555	REP-P							
188-72-565   REP								AMD AMD	
188-72-565   REP_P   83-05-003   388-80-005   AMD_P   83-13-066   388-87-0470   NEW-E   83-14-652   388-72-670   REP_P   83-05-003   388-80-005   AMD_E   83-14-607   388-87-0470   AMD_E   83-17-007   AMD_								NEW-P	83-14-024
388-72-570 REP- 83-05-003   388-87-006   388-72-007 AMD 83-03-016   388-72-575 REP- 83-05-003   388-81-043   NEW-E 83-22-028   388-87-070 AMD- 83-05-043   388-72-575 REP- 83-05-003   388-81-043   NEW-E 83-22-028   388-87-070 AMD- 83-05-043   388-72-575 REP- 83-05-023   388-81-043   NEW-E 83-22-028   388-87-070 AMD- 83-05-043   388-72-575   REP- 83-05-023   388-81-043   NEW-E 83-22-028   388-87-070 AMD- 83-05-043   388-72-585   REP- 83-05-023   388-82-115 AMD- 93-11-103   388-87-070 AMD- 83-11-003   388-72-585   REP- 83-05-023   388-82-115 AMD- 93-11-103   388-87-070 AMD- 83-11-003   388-72-585   REP- 83-05-023   388-82-125 AMD- 93-11-103   388-87-070 AMD- 83-11-003   388-87-070 AMD- 83-11-003   388-87-070 AMD- 83-11-003   388-87-070 AMD- 83-11-003   388-87-070 AMD- 93-11-003   388-87-003 AMD- 93-03-03   388-87-103 AMD- 93-03-03   388-87-03 AMD- 93-03-		REP-P	83-05-003	388-80-005	AMD-P				
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388-73-068 AMD 83-02-060 388-86-02301 NEW 83-17-073 388-95-055 REP 83-12-059 388-73-072 AMD-P 83-09-047 388-86-040 AMD-P 83-07-053 388-95-060 REP-P 83-09-046 388-73-077 NEW-P 83-09-047 388-86-040 AMD-P 83-23-036 388-95-065 REP-P 83-09-046 388-73-077 NEW-P 83-09-047 388-86-040 AMD-P 83-23-036 388-95-065 REP-P 83-09-046 388-73-102 AMD 83-02-060 388-86-050 AMD-E 83-02-046 388-95-065 REP-P 83-09-046 388-73-108 AMD 83-02-060 388-86-050 AMD-E 83-12-036 388-95-070 REP- 83-12-059 388-73-108 AMD-P 83-09-047 388-86-050 AMD-P 83-12-037 388-95-070 REP 83-12-059 388-73-118 AMD 83-02-060 388-86-050 AMD-P 83-12-037 388-95-075 REP-P 83-09-046 388-73-118 AMD-P 83-09-047 388-86-050 AMD-P 83-14-024 388-95-075 REP-P 83-09-046 388-73-132 AMD 83-02-060 388-86-050 AMD-E 83-14-052 388-95-075 REP-P 83-12-059 388-73-132 AMD 83-02-060 388-86-050 AMD-P 83-14-024 388-95-075 REP-P 83-12-059 388-73-134 AMD 83-02-060 388-86-050 AMD-P 83-14-073 388-95-080 REP-P 83-12-059 388-73-134 AMD 83-02-060 388-86-050 AMD-P 83-14-073 388-95-080 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-075 AMD 83-03-016 388-95-210 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-095 AMD-P 83-23-009 388-95-210 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-095 AMD-P 83-23-009 388-95-215 REP-P 83-09-046 388-73-144 AMD 83-02-060 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD 83-02-060 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD 83-02-060 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 38									
388-73-072 AMD-P 83-09-047 388-86-040 AMD-P 83-07-053 388-95-060 REP- 83-09-046 388-73-076 AMD 83-02-060 388-86-040 AMD 83-10-077 388-95-060 REP 83-12-059 388-73-102 AMD 83-02-060 388-86-050 AMD-P 83-23-036 388-95-065 REP-P 83-09-046 388-73-103 NEW 83-02-060 388-86-050 AMD-E 83-12-036 388-95-070 REP- 83-12-059 388-73-108 AMD-P 83-09-047 388-86-050 AMD-P 83-12-037 388-95-070 REP-P 83-09-046 388-73-118 AMD-P 83-09-047 388-86-050 AMD-P 83-12-037 388-95-075 REP-P 83-09-046 388-73-118 AMD-P 83-09-047 388-86-050 AMD-P 83-14-024 388-95-075 REP-P 83-12-059 388-73-132 AMD 83-02-060 388-86-050 AMD-E 83-14-052 388-95-075 REP-P 83-09-046 388-73-134 AMD 83-02-060 388-86-050 AMD-P 83-13-052 388-95-075 REP-P 83-09-046 388-73-136 AMD 83-02-060 388-86-050 AMD-P 83-13-052 388-95-075 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-050 AMD-P 83-23-004 388-95-070 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-095 AMD-P 83-23-004 388-95-10 REP-P 83-09-046 388-73-140 AMD-P 83-09-047 388-86-095 AMD-P 83-23-004 388-95-210 REP-P 83-09-046 388-73-140 AMD-P 83-09-047 388-86-120 AMD-P 83-23-009 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-046 388-87-005 AMD-P									
388-73-077         NEW-P         83-09-047         388-86-040         AMD-P         83-23-036         388-95-065         REP-P         83-09-046           388-73-102         AMD         83-02-060         388-86-050         AMD-E         83-02-065         REP         83-12-059           388-73-108         AMD         83-02-060         388-86-050         AMD-E         83-12-036         388-95-070         REP-P         83-09-046           388-73-108         AMD-P         83-09-047         388-86-050         AMD-E         83-12-037         388-95-075         REP-P         83-09-046           388-73-118         AMD         83-02-060         388-86-050         AMD-P         83-14-024         388-95-075         REP-P         83-09-046           388-73-118         AMD-P         83-02-060         388-86-050         AMD-E         83-14-052         388-95-080         REP-P         83-09-046           388-73-132         AMD         83-02-060         388-86-050         AMD         83-17-073         388-95-080         REP-P         83-12-059           388-73-140         AMD         83-02-060         388-86-050         AMD         83-03-016         388-95-210         REP-P         83-12-059           388-73-140         AMD-P		AMD-P	83-09-047	388-86-040	AMD-P	83-07-053	388-95-060	REP-P	83-09-046
388-73-102 AMD 83-02-060 388-86-050 AMD-E 83-02-046 388-95-065 REP 83-12-059 388-73-108 AMD 83-02-060 388-86-050 AMD-E 83-12-036 388-95-070 REP-P 83-09-046 388-73-108 AMD-P 83-09-047 388-86-050 AMD-P 83-12-037 388-95-075 REP-P 83-09-046 388-73-118 AMD-P 83-09-047 388-86-050 AMD-P 83-14-024 388-95-075 REP-P 83-09-046 388-73-132 AMD 83-02-060 388-86-050 AMD-E 83-14-052 388-95-075 REP-P 83-09-046 388-73-134 AMD 83-02-060 388-86-050 AMD-E 83-17-073 388-95-080 REP-P 83-09-046 388-73-134 AMD 83-02-060 388-86-050 AMD-P 83-03-016 388-95-210 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-095 AMD-P 83-23-004 388-95-210 REP-P 83-09-046 388-73-140 AMD 83-02-060 388-86-095 AMD-P 83-23-004 388-95-215 REP-P 83-09-046 388-73-142 AMD 83-02-060 388-86-095 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-142 AMD 83-02-060 388-86-095 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-13-066 388-95-215 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-86-120 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-144 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-225 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-024 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-14-052 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-005 AMD-P 83-10-077 388-95-255 REP-P 83-09-046 388-73-146 AMD-P 83-09-047 388-87-007 AMD									
388-73-103         NEW         83-02-060         388-86-050         AMD         83-05-050         388-95-070         REP-P         83-09-046           388-73-108         AMD         83-02-060         388-86-050         AMD-E         83-12-037         388-95-070         REP         83-12-059           388-73-108         AMD-P         83-09-047         388-86-050         AMD-P         83-12-037         388-95-075         REP-P         83-09-046           388-73-118         AMD         83-02-060         388-86-050         AMD-P         83-14-024         388-95-075         REP-P         83-09-046           388-73-132         AMD         83-02-060         388-86-050         AMD-P         83-17-073         388-95-080         REP-P         83-12-059           388-73-134         AMD         83-02-060         388-86-050         AMD         83-17-073         388-95-210         REP-P         83-09-046           388-73-140         AMD         83-02-060         388-86-050         AMD         83-03-016         388-95-210         REP-P         83-09-046           388-73-140         AMD         83-02-060         388-86-050         AMD-P         83-23-004         388-95-215         REP-P         83-12-059           388-73-140									
388-73-108         AMD-P         83-09-047         388-86-050         AMD-P         83-12-037         388-95-075         REP-P         83-09-046           388-73-118         AMD         83-02-060         388-86-050         AMD-P         83-14-024         388-95-075         REP         83-12-059           388-73-118         AMD-P         83-09-047         388-86-050         AMD-E         83-14-052         388-95-080         REP-P         83-09-046           388-73-132         AMD         83-02-060         388-86-050         AMD         83-17-073         388-95-080         REP-P         83-09-046           388-73-134         AMD         83-02-060         388-86-050         AMD         83-17-073         388-95-210         REP-P         83-09-046           388-73-140         AMD         83-02-060         388-86-095         AMD-P         83-23-004         388-95-210         REP-P         83-12-059           388-73-140         AMD-P         83-09-047         388-86-095         AMD-E         83-23-009         388-95-215         REP-P         83-09-046           388-73-142         AMD         83-02-060         388-86-120         AMD-E         83-14-047         388-95-225         REP-P         83-09-046           388-73-144								REP-P	
388-73-118         AMD         83-02-060         388-86-050         AMD-P         83-14-024         388-95-075         REP         83-12-059           388-73-118         AMD-P         83-09-047         388-86-050         AMD-E         83-14-052         388-95-080         REP-P         83-09-046           388-73-132         AMD         83-02-060         388-86-050         AMD         83-17-073         388-95-080         REP-P         83-12-059           388-73-134         AMD         83-02-060         388-86-075         AMD         83-03-016         388-95-210         REP-P         83-12-059           388-73-136         AMD         83-02-060         388-86-095         AMD-P         83-23-004         388-95-210         REP-P         83-02-046           388-73-140         AMD-P         83-09-047         388-86-095         AMD-P         83-23-009         388-95-215         REP-P         83-09-046           388-73-140         AMD-P         83-09-047         388-86-120         AMD-P         83-13-066         388-95-215         REP         83-12-059           388-73-142         AMD-P         83-09-047         388-86-120         AMD-E         83-14-047         388-95-225         REP-P         83-09-046           388-73-144									
388-73-118         AMD-P         83-09-047         388-86-050         AMD-E         83-14-052         388-95-080         REP-P         83-09-046           388-73-132         AMD         83-02-060         388-86-050         AMD         83-17-073         388-95-080         REP         83-12-059           388-73-134         AMD         83-02-060         388-86-075         AMD         83-03-016         388-95-210         REP-P         83-09-046           388-73-140         AMD         83-02-060         388-86-095         AMD-P         83-23-004         388-95-210         REP-P         83-09-046           388-73-140         AMD-P         83-09-047         388-86-095         AMD-P         83-23-009         388-95-215         REP-P         83-09-046           388-73-142         AMD         83-02-060         388-86-120         AMD-P         83-13-066         388-95-215         REP         83-12-059           388-73-142         AMD-P         83-09-047         388-86-120         AMD-E         83-14-047         388-95-225         REP-P         83-09-046           388-73-144         AMD-P         83-09-047         388-86-120         AMD-R         83-14-047         388-95-225         REP-P         83-09-046           388-73-144									
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388-95-270	REP-P	8309046	388-96-128	AMD-E	83-14-056	388-96-228	NEW-E	83-19-046
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388-95-360	NEW	83-12-059	388-96-201	REP-E	83-14-056	388-96-369	AMD-E	83-19-046
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388–96–717 388–96–717	NEW-P NEW-E	83-14-046 83-14-056	388-100-035 388-100-035	AMD-P AMD-E	83-14-026 83-14-051	391-55-530 391-55-535	REP-P REP-P	83-20-012 83-20-012
388-96-717	NEW-E	83-19-046	388-100-035	AMD AMD	83-17-071	391-55-540	REP-P	83-20-012
388-96-717	NEW	83-19-047	388-100-035	AMD-P	83-23-007	391-55-545	REP-P	83-20-012
388-96-719	AMD-P	83-14-046	388-320-220	AMD	83-03-021	391-55-560	REP-P	83-20-012
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388-96-719	AMD-E AMD	83-19-046	389-12-030	AMD-E AMD-E	83–13–017 83–13–017	391-65-510	REP-P	83-20-013 83-20-013
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388-96-720	REP-E	83-14-056	389-12-050	AMD-E	83-13-017	391-65-525	REP-P	83-20-013
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388-96-720 388-96-722	REP AMD–P	83-19-047 83-14-046	389-12-130	AMD-E	83–13–017 83–13–017	391–65–535 391–65–540	REP-P	83-20-013 83-20-013
388-96-722	AMD-E	83-14-056	389-12-230	AMD-E	83-13-017	391–65–545	REP-P	83-20-013
388-96-722	AMD-E	83-19-046	389-12-270	AMD-E	83-13-017	391–65–550	REP-P	83-20-013
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388-96-772	REP-P	83-14-046	391-08-140	REP-P	83-20-008	392-123-054	AMD-P	83-21-027 83-17-056
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388-96-772	REP-E	83-19-046	391-08-170	REP-P	83-20-008	392-123-055	AMD-P	83-17-056
388-96-772 388-96-773	REP NEW-P	83-19-047 83-14-046	391-08-180 391-08-210	AMD-P AMD-P	83-20-008 83-20-008	392–123–055 392–123–060	AMD AMD–P	83-21-027 83-17-056
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388-96-807 388-96-807	AMD-P AMD-E	83-14-046 83-14-056	391–08–320 391–08–330	REP-P REP-P	83-20-008 83-20-008	392–123–071 392–123–071	AMD–P AMD	83-17-056 83-21-027
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388-96-813 388-96-813	AMD-P AMD-E	83-14-046	391-08-360	REP-P	83-20-008	392-123-076	AMD-P	83-17-056
388-96-813	AMD-E AMD-E	83-14 <b>-</b> 056 83-19 <b>-</b> 046	391–08–370 391–08–400	REP-P REP-P	83-20-008 83-20-008	392–123–076 392–123–078	AMD AMD–P	83-21-027 83-17-056
388-96-813	AMD	83-19-047	391-08-410	REP-P	83-20-008	392-123-078	AMD	83-21-027
388-96-816	AMD-P	83-14-046	391-08-420	REP-P	83-20-008	392-123-079	AMD-P	83-17-056
388-96-816	AMD-E	83-14-056	391-08-450	REP-P	83-20-008	392–123–079	AMD	83-21-027

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392-123-115	AMD-P	83-17-056	392-139-022	NEW	83-17-058	392-142-		
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392-123-140	AMD-I	83-21-027	392-139-026	AMD-E	83-20-086	392-142-		83-22-031
392-123-170	NEW-P	83-17-056	392-139-026	AMD	83-23-039	392-142-	-035 NEW-P	
392-123-170	NEW	83-21-027	392-139-027	REP-P	83-20-085	392-142-		83-22-031
392-123-175 392-123-175	NEW-P NEW	83-17-056 83-21-027	392–139–027 392–139–027	REP-E REP	83-20-086 83-23-039	392-142- 392-142-		
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392–163–250	NEW-P	83-04-054	392–163–500	NEW-P	83-14-091	402-22-240	NEW	83-19-050
392-163-250	NEW	83-08-030	392–163–500	NEW	83-17-060	402-24-060	AMD-P	83-15-061
392–163–255	NEW-P	83–04–054 83–08–030	392-171	AMD-C AMD	83–07–057 83–08–029	402-24-060 402-24-085	AMD AMD–P	83-19-050 83-15-061
392-163-255 392-163-255	NEW AMD-P	83-14-091	392–171 392–171–386	AMD-P	83-08-029 83-04-072	402-24-085	AMD-F AMD	83-13-061 83-19-050
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392-163-260	NEW-P	83-04-054	392-171-401	AMD-P	83-04-072	402–24–095	AMD	83-19-050
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392-163-305 392-163-305	NEW-P	83-04-054	392-171-661	AMD-P	83-04-072	402-24-120	AMD	83-19-050
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392–163–310	NEW D	83–08–030 83–04–054	392-171-691 392-171-761	AMD AMD–P	83–08–029 83–04–072	402–24–140 402–24–140	AMD-P AMD	83-15-061 83-19-050
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392-163-322 392-163-325	NEW NEW-P	83–08–030 83–04–054	392-171-771 392-171-776	AMD AMD–P	83-08-029 83-04-072	402–24–180 402–24–180	AMD-P AMD	83-15-061 83-19-050
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392–163–333 392–163–340	NEW-P	83–08–030 83–04–054	402-12-090	AMD-P	83-15-061	402-28-020	AMD	83-19-050
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402-28-032 402-28-035	AMD AMD-P	83-19-050 83-15-061	402-36-110 402-36-110	AMD-P AMD	83-15-061 83-19-050	419–18–060 419–18–060	NEW-P NEW-E	83-13-041
402-28-035	AMD-1	83-19-050	402-36-120	AMD-P	83-15-061	419-18-060	NEW-E	83-13-042 83-16-068
402-28-040	AMD-P	83-15-061	402-36-120	AMD	8319050	419–18–060	NEW	83-20-027
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402-28-053	AMD-P	83-15-061	402-36-155	AMD	83-19-050	419-20-030	AMD	83-23-067
402-28-053	AMD	83-19-050	402-36-157	AMD-P	83-15-061	419-20-070	AMD-P	83-17-029
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402-28-080	AMD	83-19-050	402-48-030	AMD-P	83-15-061	419-20-140	AMD-P	83-17-029
402-28-091	AMD-P	83-15-061	402-48-030	AMD	83-19-050	419–20–140	AMD	83-23-067
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402-28-110	AMD-F	83-19-050	410-16-0101	REP-P	83-23-106	419-28-060 419-36	NEW REVIEW	83-05-022 83-14-077
402-28-120	REP-P	83-15-061	410–16–0201	REP-P	83-23-106	419-40	REVIEW	83-14-077
402-28-120	REP	83-19-050	410–16–030	REP-P	83-23-106	419-44-010	NEW	83-05-022
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402-32-020	AMD-F	83–13–001 83–19–050	410-20-010	REP-P	83-15-064	434–36–050 434–36–050	NEW-P NEW	8319067 8322055
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440–44–050 440–44–057	AMD AMD-P	83-12 <b>-</b> 058 83-09-048	458-20-124 458-20-125	AMD AMD-P	83–07–034 83–04–063	458-20-173 458-20-174	AMD AMD–P	83-07-033 83-04-064
440-44-057	AMD	83-12-058	458-20-125	AMD	83-07-034	458-20-174	AMD	83-07-033
440-44-057	AMD-P	83-21-006	458-20-126	AMD-P	83-04-063	458-20-175	AMD-P	83-04-064
440-44-060	NEW-P NEW	83-09-048 83-12-058	458-20-126 458-20-126	AMD AMD–P	83–07–034 83–14–059	458-20-175 458-20-176	AMD AMD–P	83–07–033 83–04–064
440–44–060 440–44–065	AMD-P	83-12-015	458-20-126	AMD-F AMD-E	83-14-060	458-20-176	AMD-P AMD	83-07-033
440-44-065	AMD	83-15-021	458-20-126	AMD	83-17-099	458-20-177	AMD-P	83-05-048
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458-20-113	AMD-P	83-04-063	458-20-167	AMD-P	83-04-062	458-20-221	AMD	83-08-026
458-20-113	AMD-C	83-07-035	458-20-167	AMD	83-07-032	458-20-222	AMD-P	83-05-048
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458-20-228	AMD-E	83-13-024	458-40-19000	AMD-P	83-11-037	458-57-170	REP	83-17-033
458-20-228	AMD-P	83-13-025	458-40-19000	AMD-E	83-14-039	458-57-180	REP-P	83-13-120
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458-20-234	AMD	83-08-026	458-40-19002	AMD	83-14-040	458-57-220	REP	83-17-033
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458-20-237	AMD	83-09-028	458-40-19004	AMD-P	83-11-037	458-57-250	REP	83-17-033
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458-40-18693	NEW-P	83-11-037	458-57-070	REP-P	83-13-120	458-57-450	REP	83-17-033
458-40-18693	NEW-E	83-14-039	458–57–070	REP	83-17-033	458-57-460	REP-P	83-13-120
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458-40-18694	NEW	83-14-040	458-57-090	REP	83-17-033	458-57-480	REP-P	83-13-120
458-40-18695	NEW-P	83-11-037	458-57-100	REP-P	83-13-120	458-57-480	REP	83-17-033
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458-40-18696	NEW-E	83-14-039	458-57-120	REP-P	83-13-120	458-57-500	REP	83-17-033
458-40-18696	NEW D	83-14-040	458-57-120	REP	83-17-033	458-57-510	NEW-P	83-13-120
458–40–18700 458–40–18701	NEW-P NEW-P	83-22-041 83-22-041	458-57-130 458-57-130	REP–P REP	83-13-120 83-17-033	458-57-510 458-57-520	NEW NEW-P	83-17-033 83-13-120
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458-57-550	NEW-F	83-17-033	460-31A-470	NEW-C	83-19-068	460-31A-660	NEW-C	83-19-068 83-23-087
458-57-560	NEW-P	83-13-120	460-31A-470	NEW	83-23-087	460-31A-665	NEW-C	83-19-068
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458-57-590	NEW-P	83-13-120	460-31A-485	NEW	83-23-087	460-31A-680	NEW-C	83-19-068
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460-31A-455	NEW C	83-23-087	460-31A-650	NEW-C	83-19-068	460-32A-250	REP-P	83-15-040
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460-32A-300	REP-C	83-19-068	460-32A-735	NEW-P	83-15-040	46	50-34A-130	NEW-P	83-15-042
460–32A–300	REP	83-23-087	460–33A–010	NEW	83-03-025	46	60-34A-130	NEW	83-19-035
460–32A–315 460–32A–315	REP-P REP-C	83-15-040 83-19-068	460–33A–015	NEW	83-03-025		60-34A-135	NEW-P	83-15-042
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468–42–507 468–42–507	REP-P REP	83-06-070	468-310-070	NEW	83-19-014	480-120-046	AMD-P	83-08-087
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