Register State Washington

OCTOBER 1, 1986

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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's office, 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).

REPUBLICATION OF OFFICIAL DOCUMENTS

All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

CERTIFICATE

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

DENNIS W. COOPER Code Reviser

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of October 1986 pursuant to RCW 19.52.020 is twelve percent (12%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGH-EST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXI-MUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1986 pursuant to RCW 63.14.130(1)(a) is fourteen percent (14%).

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's office 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.

Robert L. Charette, Chairman, Statute Law Committee

Susan J. Brooks Editor

Dennis W. Cooper, Code Reviser

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Gary Reid, Chief Assistant Code Reviser

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.

1985 – 1986 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.		Closing Dates ¹		Distribution <u>Date</u>	First Agency Action Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
For Inclusion in—	Fi	ile no later than—		Count 20 days from—	For hearing/adoption on or after
85–18	Aug 7	Aug 21	Sep 4	Sep 18	Oct 8
85-19	Aug 21	Sep 4	Sep 18	Oct 2	Oct 22
85-20	Sep 4	Sep 18	Oct 2	Oct 16	Nov 5
85-21	Sep 25	Oct 9	Oct 23	Nov 6	Nov 26
85-22	Oct 9	Oct 23	Nov 6	Nov 20	Dec 10
85-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
85–24	Nov 6	Nov 20	Dec 4	Dec 18	Jan 7, 1986
86–01	Nov 21	Dec 5	Dec 19,	1985 Jan 2, 1986	Jan 22
86-02	Dec 5	Dec 19	Dec 31,		
86-03	Dec 26,			Feb 5	Feb 25
86-04	Jan 8	Jan 22	Feb 5	Feb 19	Mar 11
86-05	Jan 22	Feb 5	Feb 19	Mar 5	Mar 25
86–06	Feb 5	Feb 19	Mar 5	Mar 19	Apr 8
86-07	Feb 19	Mar 5	Mar 19	Apr 2	Apr 22
86-08	Mar 5	Mar 19	Apr 2	Apr 16	May 6
86-09	Mar 26	Apr 9	Apr 23	May 7	May 27
86-10	Apr 9	Apr 23	May 7	May 21	Jun 10
86-11	Apr 23	May 7	May 21	Jun 4	Jun 24
86–12	May 7	May 21	Jun 4	Jun 18	Jul 8
86-13	May 21	Jun 4	Jun 18	Jul 2	Jul 22
86-14	Jun 4	Jun 18	Jul 2	Jul 16	Aug 5
86–15	Jun 25	Jul 9	Jul 23	Aug 6	Aug 26
86–16	Jul 9	Jul 23	Aug 6	Aug 20	Sep 9
86-17	Jul 23	Aug 6	Aug 20	Sep 3	Sep 23
86-18	Aug 6	Aug 20	Sep 3	Sep 17	Oct 7
86-19	Aug 20	Sep 3	Sep 17	Oct 1	Oct 21
86-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4
86-21	Sep 24	Oct 8	Oct 22	Nov 5	Nov 25
86–22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9
86-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23
86–24	Nov 5	Nov 19	Dec 3	Dec 17	Jan 6, 1987

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 86-19-001 PROPOSED RULES BOARD OF PILOTAGE COMMISSIONERS

[Filed September 4, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pilotage Commissioners intends to adopt, amend, or repeal rules concerning licensing of pilots, WAC 296-116-080;

that the agency will at 9:00 a.m., Thursday, November 13, 1986, in the Washington State Ferries Conference Room, Colman Dock, Seattle, Washington 98104, 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 88.16.035.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 6, 1986.

Dated: September 3, 1986

By: Marjorie T. Smitch

Assistant Attorney General

STATEMENT OF PURPOSE

Rule: WAC 296-116-080.

Statutory Authority: RCW 88.16.035.

Reason for Amendment: Will require applicants who have not entered the training program within two years of the published date of their examination results to retake the pilotage examination.

This rule has been drafted by Marjorie T. Smitch, Assistant Attorney General, 5th Floor, Department of Licensing Building, Mailstop PB-52, Olympia, WA 98504.

This rule will be implemented by the Washington State Board of Pilotage Commissioners, Colman Dock, Seattle, WA 98104, (206) 464-7818.

Proposer: Board of Pilotage Commissioners.

Agency Comments: None.

Federal Law/Court Decision: None.

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order 86-2, Resolution No. 86-2, filed 3/10/86)

WAC 296-116-080 LICENSING OF PILOTS. (1) No person shall be licensed by the board unless he has applied for a pilotage license and successfully completed: (a) The pilotage examination; (b) familiarization trips required by the board; and (c) the pilotage training program, if applicable.

The majority of the entire board shall pass on the licensing of a pilot and licenses shall be signed by the chairperson. All applicants shall have and display a United States Government Masters License and a first class United States endorsement without restrictions on that license to pilot in whichever pilotage district the applicant desires a license. In addition all applicants shall have and display an endorsement to their masters license issued by the United States Coast Guard certifying competence as a radar observer.

(2) Prior to commencing familiarization trips, and the pilot training program, if applicable, an applicant must pass a written and oral examination given and graded by the board within the two previous years. The board shall hold examinations at such times as will ensure the maintenance of an efficient and competent pilotage service. Notice of the examination shall be published four months in advance by one

paid advertisement in a major newspaper and written notice to one radio station, one television station, United Press International, and the Associated Press, as well as all pilots licensed by the board and all operators registered with the board. Applications will be accepted by the board immediately following the publication of the notice of the examination. The board may, in an emergency, call for an immediate examination on less than four months notice.

(a) The examination may be taken by all qualified applicants who:

(i) Have had a license application on file with the board for at least one month prior to the examination. (This requirement may be waived upon the showing of good cause;)

(ii) Have tendered a nonrefundable examination fee of three hundred dollars. The board may, at its discretion, refund the examination fee for an applicant who is unable to sit for the examination.

(iii) Have had a physical examination by a physician designated by the board not more than thirty days prior to the examination to determine his physical fitness to be a pilot.

(b) The examination shall be in compliance with RCW 88.16.090 and shall consist of questions covering, but not limited to, the following subjects as they pertain to the pilotage district for which the examination is being given:

(i) Rules of the road as set forth in United States government

publications;

- (ii) Aids to navigation;
 (iii) Courses, distances, and distance past abeam at change-of-course points, course points within channels, waterways, and navigable tributaries within the pilotage district for which the examination is being given;
 - (iv) Cable crossing areas;

(v) Dredged channel widths and depths;

- (vi) Bridge signals width, regulations, and closed periods;
- (vii) Ship handling, docking and undocking problems, use of towboats and anchors, and scamanship;
 - (viii) Vessel traffic system regulations where applicable;
 - (ix) Ranges for determining compass error;

(x) Channel ranges;

- (xi) Engine and rudder order commands for United States and foreign merchant vessels and United States naval vessels;
- (xii) Operation and use of marine radar, including rapid plotting techniques;
 - (xiii) Calculation of currents and tides;
- (xiv) Pier, wharf, or terminal locations and berth numbers; dock or pier headings, lengths, and minimum depths of water alongside;
 - (xv) Prohibited areas, restricted areas, and explosive anchorages;
 - (xvi) Use of navigational and bridge instruments;
 - (xvii) Anchorage locations;
 - (xviii) Duties of pilot;
 - (xix) Relationship between pilot and master;
 - (xx) Location and meaning of storm warning signals;
 - (xxi) Meaning of one and two flag signals;
- (xxii) United States government public health quarantine regulations;

(xxiii) Harbor regulations;

- (xxiv) Washington State Pilotage Act and rules of the board of pilotage commissioners;
- (xxv) Chart knowledge, including chart symbols and abbreviations as set forth in the latest department of commerce NOS (National Ocean Survey) Chart No. 1.
- (3) After successful completion of the examination, the board shall determine the number of familiarization trips which the applicant will have to make pursuant to RCW 88.16.090. Familiarization trips are ship movements over specified routes on which the applicant observes the route and the actions of the licensed pilot on board.

(4) After passing the examination, applicants for the Puget Sound pilotage district must enter and successfully complete a familiarization and training program.

(a) Applicants who have not entered into the training program within two years of the published date of their examination results will be required to take and successfully pass the next scheduled examination in order to remain eligible to enter the training program.

(b) The order of entering the training program shall be based on the ranking of the applicants based on the results of the most recent written and oral examination with the highest score entering first.

(c) Applicants shall be allowed to enter the training program only to meet actual or expected vacancies which are anticipated to occur within twelve months after the commencement of their training.

(d) In this program applicants shall be required to pilot vessels under the supervision of Puget Sound pilots with more than five years experience. After every such assignment the supervisory pilots shall fill out, on a form provided by the board, an evaluation of the applicant's performance. After completion of the training period, the board shall evaluate the applicant's performance in shiphandling skills on the basis of these forms and other relevant information and decide whether the applicant should be licensed. Dependent on the applicant's experience level and grade of license, applicants in this training program shall pilot under such supervision for a minimum period of four months and seventy—five assignments and a maximum period of six months and one hundred assignments. Some or all of the familiarization trips required by RCW 88.16.090(7) may, at the board's discretion, be combined with trips during which the applicant is piloting the vessel under the supervision of a licensed pilot.

WSR 86-19-002 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1906—Filed September 5, 1986]

I, C. Alan Pettibone, director of the Washington State Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to blueberry quarantine, chapter 16–488 WAC.

This action is taken pursuant to Notice Nos. WSR 86-14-023 and 86-17-049 filed with the code reviser on June 24, 1986, and August 18, 1986. 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 17.24 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 September 5, 1986.

By C. Alan Pettibone Director

NEW SECTION

WAC 16-488-002 DEFINITIONS. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires:

- (1) "Director" means the director of agriculture of this state, or a duly authorized representative.
- (2) "Department" means the Washington state department of agriculture.
- (3) "Interior quarantine" means a quarantine within the state of Washington established against the movement of designated plant pests, life stages, their hosts, and possible carriers from areas identified by the Washington state department of agriculture.
- (4) "Exterior quarantine" means a quarantine established against the movement into Washington state of designated plant pests, life stages, their hosts, and possible carriers from areas identified by the Washington state department of agriculture.
- (5) "Commercial orchard" means an orchard in which fruit is grown for commercial purposes and with the use of approved and accepted integrated pest management

programs pursuant to statutes, guidelines or rules approved by the agricultural extension service or regulatory officials of the state of origin.

- (6) "Commercial fruit" means fruit that is:
- (a) Grown in a commercial orchard and commercially packed and labeled;
- (b) Fruit grown in a commercial orchard and destined to a commercial processing plant or packing plant.

NEW SECTION

VWAC 16-488-006 BLUEBERRY MAGGOT—ESTABLISHING QUARANTINE. Blueberry maggot (Rhagoletis mendax) is known to infest blueberries in various states situated in the eastern part of the United States, and blueberries produced in this state are susceptible to infestation by blueberry maggot (Rhagoletis mendax); therefore, a quarantine is established to prevent shipments or receipt of blueberries from such eastern states which may constitute a direct threat or hazard to blueberry production in Washington state.

AMENDATORY SECTION (Amending Order 1327, filed 10/10/73)

VWAC 16-488-010 BLUEBERRY QUARAN-TINE—COMMODITY COVERED. The movement or shipment into Washington state of all fresh fruit of blueberry from areas under quarantine (see WAC 16-488-015) shall be prohibited except as provided for in WAC 16-488-025.

AMENDATORY SECTION (Amending Order 1327, filed/10/10/73)

WAC 16-488-015 BLUEBERRY QUARAN-TINE—AREAS UNDER QUARANTINE. The following areas are declared by the director to be under quarantine for blueberry maggot: All states and districts of the United States east of and including the states of North Dakota, South Dakota, Nebraska, Kansas, Oklahoma and Texas.

AMENDATORY SECTION (Amending Order 1327, filed 10/10/73)

VWAC 16-488-025 BLUEBERRY QUARANTINE EXEMPTIONS. Fresh fruit of blueberry may be moved or shipped from quarantined areas into Washington state under the following conditions:

- (1) No restrictions are placed by this ((regulation)) section on the entry into this state of fruits which upon arrival are frozen solid and which are under refrigeration to assure their solid frozen state.
- (2) Commodities covered which are held in cold storage for <u>a</u> continuous period <u>of</u> forty days or more, during which period the temperature within the storage room is maintained at thirty-two degrees fahrenheit or less, may be admitted ((provided)): PROVIDED, That a lot or shipment is accompanied by ((an official)) <u>a</u> certificate issued by an official governmental agency from the state <u>of origin</u> evidencing compliance with the minimum requirements of this section.

AMENDATORY SECTION (Amending Order 1327, filed 10/10/73)

VWAC 16-488-030 BLUEBERRY QUARANTINE DISPOSITION OF MATERIAL SHIPPED IN VIOLATION OF THIS QUARANTINE. ((Regulated commodities)) All fresh fruit of blueberry not meeting the requirements of this ((quarantine)) chapter shall be returned to the point of origin, or destroyed at the option and expense of the owner(s) or ((owners, his or their)) the owner(s) responsible agent(s) ((or agents)).

NEW SECTION

WAC 16-488-990 PERMITS. The director may issue special permits admitting commodities under quarantine not otherwise eligible for entry from the area under quarantine, subject to conditions and provisions which the director may prescribe to prevent introduction, escape, or spread of the quarantined pests.

NEW SECTION

WAC 16-488-995 PENALTY AND VIOLATION. All violations of this chapter shall be dealt with according to the provisions of RCW 17.24.100.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 16-488-001 PROMULGATION. ESTABLISHING QUARANTINE.

WAC 16-488-005 PEST.

WAC 16-488-020 AREAS NOT INFESTED.

WAC 16-488-035 VIOLATION AND

PĚNALTY.

WAC 16-488-040 EFFECTIVE DATE.

WSR 86-19-003 NOTICE OF PUBLIC MEETINGS STATE BOARD OF EDUCATION

[Memorandum—September 5, 1986]

The State Board of Education schedule of meeting dates and locations for the 1986 calendar year, filed with the state code reviser on November 27, 1985 (WSR 85-24-046), amended on December 19, 1985 (WSR 86-01-092), and August 20, 1986 (WSR 86-17-080), is amended as follows:

The date of the December 4-5, 1986, State Board of Education business meeting has been changed to include Saturday, December 6, 1986. The location is the Cirrus Room of the Seattle Sheraton. The meeting will convene at 9:00 a.m.

WSR 86-19-004 NOTICE OF PUBLIC MEETINGS STATE BOARD OF EDUCATION

[Memorandum—September 5, 1986]

SCHEDULE OF MEETING DATES AND LOCATIONS FOR THE 1987 CALENDAR YEAR

DATES	MEETING LOCATION
January 28-30, 1987	Fir Room Westwater Inn Olympia
March 25-27, 1987	Kent Commons Kent
May 27–29, 1987	Cedar Room Red Lion/Thunderbird Kelso
July 15-18, 1987	Juan de Fuca Room Haguewood's Restaurant Red Lion Bayshore Inn Port Angeles
September 30 - October 1, 1987	Plaza Room Clover Island Inn Kennewick
December 9-11, 1987	Conference Rooms B-C-D Convention Center Spokane

WSR 86–19–005 NOTICE OF PUBLIC MEETINGS WHATCOM COMMUNITY COLLEGE

[Memorandum-September 5, 1986]

1987 Meeting Schedule Board of Trustees

Whatcom Community College Board Room 5217 Northwest Road

> Bellingham, WA 98226 Tuesday 2:00 p.m. (2nd Tuesday)

> > January 13 February 10 March 10 April 14 May 12 June 9 July 14 August 11 September 8 October 13 November 10 December 8

WSR 86-19-006 NOTICE OF PUBLIC MEETINGS EDMONDS COMMUNITY COLLEGE

[Memorandum-September 5, 1986]

September 11, 1986 Thursday, 7:00 p.m. Board of Trustees Meeting Lynnwood Hall, Room 424

WSR 86-19-007 EMERGENCY RULES DEPARTMENT OF NATURAL RESOURCES

[Order 496—Filed September 5, 1986]

- I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to an emergency rule restricting industrial operations, activities on forest lands, and burning on lands protected by the Department of Natural Resources.
- I, Brian J. Boyle, 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 due to changes in weather conditions some areas of the state still require precautions and restrictions for industrial operations, as well as some burning restrictions in affected areas.

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

This rule is promulgated pursuant to RCW 76.04.315 and 76.04.325 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 September 5, 1986.

By Brian J. Boyle Commissioner of Public Lands

NEW SECTION

WAC 332-26-090 LOGGING RESTRICTIONS Effective immediately, Friday, September 5, 1986, through midnight, Wednesday, September 10, 1986, the following restrictions will be in effect in the identified areas on lands protected by the Department of Natural Resources.

Restrictions:

- 1) The operating of power saws, except those at loading sites on landings, is prohibited from 11:00 A.M. until 8:00 P.M. local time.
- 2) The operating of power saws at loading sites on landings is prohibited from 1:00 P.M. until 8:00 P.M. local time.

- 3) The operating of tractors, mechanized yarding, mechanized loading, mechanized hauling of any product or material, mechanized treatment of slash, blasting, welding and operating acetylene or other torches with open flame is prohibited from 1:00 P.M. until 8:00 P.M. local time.
- 4) The operating of any other spark-emitting equipment not specifically mentioned in sections (1), (2) or (3) is prohibited from 1:00 P.M. until 8:00 P.M. local time
- 5) A one-hour fire watch is required at the site(s) of sections (1) through (4) after ceasing operating at the required times.
- 6) All outdoor burning, by permit or rule burn, and the use of burning barrels, is suspended.
- 7) During the shutdown period of 1:00 P.M. until 8:00 P.M., all persons are excluded from logging operating areas and areas of logging slash except those persons present in the interest of fire protection.

Affected areas for these restrictions:

Olympic Area:

Shutdown zone 649 in Clallam, Jefferson and Grays Harbor Counties; shutdown zone 654 in eastern Jefferson County.

Southwest Area:

Shutdown zone 649 in Wahkiakum County; shutdown zone 651L and 651H in Wahkiakum and Cowlitz Counties; shutdown zone 655 in Cowlitz County; shutdown zone 621W in Cowlitz and Clark Counties.

Central Area:

Shutdown zone 649 in Grays Harbor and Pacific Counties; shutdown zone 651L and 651H in Grays Harbor, Pacific, Lewis and Thurston Counties; shutdown zone 654 in Mason, Thurston and Pierce Counties; shutdown zone 655 in Grays Harbor, Mason, Pacific, Thurston and Lewis Counties.

South Puget Sound Area:

Shutdown zone 654 in Mason, Kitsap, Pierce, King and Snohomish Counties; shutdown zone 657 in Snohomish, King and Pierce Counties.

REPEALER

The following section of the Washington Administrative Code is repealed:

1) WAC 332-26-086c Logging Restrictions

NEW SECTION

WAC 332-26-091 GENERAL LOGGING SHUTDOWN Effective immediately, Friday, September 5, 1986, through midnight, Wednesday, September 10, 1986, the following restrictions will be in effect in the identified areas on lands protected by the Department of Natural Resources.

Restrictions:

- 1. The operating of all power saws is prohibited.
- 2. The operating of tractors, mechanized yarding, mechanized loading, mechanized hauling of any product or material, mechanized treatment of slash, blasting, welding and operating of acetylene or other torches with open flame is prohibited.

- 3. The operating of any other spark-emitting equipment not specifically mentioned is prohibited.
- 4. All persons are excluded from logging operating areas and areas of logging slash, except those persons present in the interest of fire protection.
- 5. All burning, by permit or rule burn, and the use of burning barrels is prohibited.

Affected areas for these restrictions:

Northwest Area:

Shutdown zone 653 in Island, San Juan, Whatcom and Skagit Counties; shutdown zone 656 in Whatcom, Skagit, Snohomish and King Counties; shutdown zone 658 in Whatcom, Skagit, Snohomish and King Counties. South Puget Sound Area:

Shutdown zone 659 in Snohomish, King and Pierce Counties; shutdown zone 652 in Mason County.

Central Area:

Shutdown zone 651L in Grays Harbor County; shutdown zone 652 in Mason County; shutdown zone 659 in Lewis County; shutdown zone 660 in Lewis County.

Southwest Area:

Shutdown zone 660 in Cowlitz, Skamania and Clark Counties; shutdown zone 621E in Clark and Skamania Counties.

Olympic Area:

Shutdown zone 650 in Clallam, Jefferson and Grays Harbor Counties; shutdown zone 652 in Jefferson and Clallam Counties; shutdown zone 653 in Clallam and Jefferson Counties; shutdown zone 651L in Grays Harbor County.

REPEALER

The following section of the Washington Administrative Code is repealed:

1) WAC 332-26-087b GENERAL LOGGING SHUTDOWN

NEW SECTION

WAC 332-26-088a BURNING RESTRICTIONS Effective immediately, Friday, September 5, 1986, through midnight, Wednesday, September 10, 1986, all burning, by permit or rule burn, and the use of burning barrels, is suspended on lands protected by the Department of Natural Resources in the identified areas.

Affected Areas:

Southeast Area:

Shutdown zone 624 in Klickitat and Yakima Counties; shutdown zone 675 in Yakima and Kittitas Counties; shutdown zone 677 in Chelan and Douglas Counties.

REPEALER

The following section of the Washington Administrative Code is repealed:

1) WAC 332-26-088 BURNING RESTRICTIONS

WSR 86-19-008 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-97-Filed September 5, 1986]

- 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 openings in Area 7B provide opportunity to harvest remaining surplus chinook. Openings in Areas 8A, 10, 11, 12, 12A and 12B provide opportunity to harvest non-Indian coho allocations.

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 September 5, 1986.

By Raymond M. Ryan for William R. Wilkerson Director

NEW SECTION

WAC 220-47-710 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 taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6C – Under control of Pacific Salmon Commission. Drift gill net gear restricted to 6-inch maximum mesh when open.

Areas 6, 6A, 7, 7A – Under control of Pacific Salmon Commission. Gill net gear restricted to 6-inch maximum mesh when open.

*Area 7B - Closed except gill nets using 7-inch minimum mesh may fish from 6:00 PM Friday, September 5 to 9:00 AM Saturday, September 6 and from 6:00 PM Saturday, September 6 to 12:01 AM Sunday, September 7. Effective 12:01 AM Sunday, September 7 closed except gill nets using 5-inch minimum mesh and purse seines may fish until further notice.

*Areas 8A, 10, and 11 - closed except gill nets using 5-inch minimum mesh may fish

from 6:00 PM September 8 through 9:00 AM September 9 and purse seines using the 5-inch strip 5:00 AM through 9:00 PM September 8. That portion of Area 8A north of a line projected true west from Tulare Point remains closed. That portion of Area 10 east of a line from West Point to Alki Point remains closed to commercial fishing. *Areas 12, 12A, and 12B - Closed except gill nets using 5-inch minimum mesh may fish from 6:00 PM to 9:00 AM nightly September 8 through the morning of September 10 and purse seines using the 5-inch strip may fish from 5:00 AM through 9:00 PM daily, September 8 and September 9. That portion of Area 12 east of a line from Lone Rock to the navigational marker off the north of Big Beef Creek, thence, southerly to the tip of the outermost northern headland of Little Beef Creek remains closed to fishing. That portion of Area 12B south of a line from Hood Point to Quatsap Point remains closed to commercial fishing. Additional fishery exclusion zones applicable to the above fisheries are described in WAC 220-47-307.

Areas 6B, 6D, 7C, 7D, 7E, 8, 8D, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-47-709 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-96

WSR 86-19-009 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-98—Filed September 5, 1986]

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 10C, 10D, 10G and the Cedar River provide protection for Lake Washington sockeye. Restrictions in the Dungeness River provide protection for summer/fall chinook. Restrictions in the Nooksack and White rivers and Minter Creek provide protection for Puget Sound spring chinook

stocks. Restrictions in Area 8 and the Skagit River provide protection for Skagit River coho stocks while providing limited effort to harvest treaty share of coho. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in the Duwamish-Green, Hoko, Lyre, Pysht and the Sekiu rivers provide protection for summer/fall chinook. Restrictions in Area 6D and the Stillaguamish River provide protection for spring and summer/fall chinook. Restrictions in Area 7E provide protection for summer/fall chinook. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery.

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 September 5, 1986.

By Raymond M. Ryan for William R. Wilkerson Director

NEW SECTION

WAC 220-28-609 PUGET SOUND COMMER-CIAL SALMON FISHERY RESTRICTIONS. Effective September 7, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Area 6D - Effective through September 20, closed to all commercial fishing.

Area 7C - Closed to all commercial fishing. Area 7E - Effective through September 13, closed to all commercial fishing.

*Area 8 and the Skagit River – (1) Below Mt. Vernon Bridge, effective through October 25, closed to all commercial fishing except from 8:00 AM Monday, September 8 through 8:00 AM Tuesday, September 9, (2) Skagit River (Mt. Vernon Bridge to Gilligan Creek), effective through November 1, closed to all commercial fishing, and (3) upstream of Gilligan Creek, effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective through October 4, gill nets restricted to 6–1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice,

closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 10G – Effective through September 27, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open.

Dungeness River – Effective through September 20, closed to all commercial fishing. Duwamish/Green Rivers – Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, and Sekiu River – Effective through September 27, closed to all commercial fishing.

Nooksack River – Upstream of confluence of forks, effective through September 27, closed to all commercial fishing.

Cedar and Samish River - Closed to all commercial fishing until further notice.

Stillaguamish River – Effective through September 20, closed to all commercial fishing.

White River and Minter Creek – Effective through September 27, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective September 7, 1986.

WAC 220-28-608 PUGET SOUND COMMER-CIAL SALMON FISHERY RESTRICTIONS OR-DER NO. 86-91

WSR 86-19-010 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-99—Filed September 5, 1986]

- 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 fish are available and this rule is adopted at the recommendation of the Columbia River Compact Commission.

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 September 5, 1986.

By Raymond M. Ryan for William R. Wilkerson Director

NEW SECTION

WAC 220-32-05100Z SEASONS—SALMON. (1) Notwithstanding the provisions of WAC 220-32-051 and WAC 220-32-052, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1F, 1G or 1H, except:

- (a) that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may fish in those waters of Area 1F upstream from the Hood River Bridge, in all of Areas 1G and 1H, and from established fishing platforms in all of Areas 1F, 1G, and 1H immediately through 12:00 noon September 11, 1986. It is unlawful to fish from other than established platforms below Hood River Bridge.
 - (b) The net length shall not exceed 400 feet.
- (c) Effective 6:00 p.m. September 6, 1986, 8 inch minimum mesh in open fishing areas.
- (2) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:
- (a) Hood River is those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between approximately 0.8 miles downriver from the west bank at the end of the breakwall at the west end of the port of Hood River to 1/2 mile upriver from the east bank.
- (b) Herman Creek is those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.
- (c) Deschutes River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.
- (d) Umatilla River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.
- (e) Big White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.
- (f) Spring Creek is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.

- (g) Wind River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.
- (h) Klickitat River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.
- (i) Little White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to three-quarters mile downstream from the western shoreline.
- (3) Notwithstanding the provisions of WAC 220-22-010, during the open periods in subsection (1):
- (a) Area IF (Bonneville Pool) shall include those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 mile rapids.
- (b) Area 1G shall include those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John Day Dam.
- (c) Area 1H shall include those waters of the Columbia River upstream from a fishing boundary marker approximately one-half mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-05100Y SEASONS—SALMON. (86-95)

WSR 86-19-011 EMERGENCY RULES DEPARTMENT OF NATURAL RESOURCES

[Order 497—Filed September 8, 1986]

- I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to an emergency rule restricting outdoor rule burning, as authorized under WAC 332–24–070 and 332–24–090; an emergency rule continuing WAC 332–26–081 which carried the fire protection rules over to chapter 100, Laws of 1986, from the old chapter 76.04 RCW; and a repealer of logging and burning restrictions.
- I, Brian J. Boyle, 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 weather conditions have allowed the easing of certain logging and burning restrictions on lands protected by the Department of Natural Resources in some places but require the continuation of some burning restrictions in the Puget Sound area. The continuation of an emergency rule maintaining the fire protection rules for another 90 days is necessary to provide protection while the chapter is rewritten to align with chapter 100, Laws of 1986.

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

This rule is promulgated pursuant to RCW 76.04.015, 76.04.315 and 76.04.325 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 September 8, 1986.

By Brian J. Boyle Commissioner of Public Lands

NEW SECTION

WAC 332-26-081a FOREST PROTECTION RULES With the repeal of Chapter 76.04 RCW on June 11, 1986, the rules promulgated pursuant to the chapter, and found in Chapter 332-24 WAC, are without basis when the general rulemaking authority is repealed. Therefore, in accordance with the authority granted in Section 2, Chapter 100, Laws of 1986, effective midnight September 8, 1986, Chapter 332-24 WAC is adopted under, and is to be enforced through, the authority of Chapter 100, Laws of 1986.

REPEALER

The following section of the Washington Administrative Code is repealed:

1) WAC 332–26–081 FOREST PROTECTION RULES

NEW SECTION

WAC 332-26-090a LOGGING RESTRICTIONS Effective immediately, Monday, September 8, 1986, through midnight, Wednesday, September 10, 1986, the following restrictions will be in effect in the identified areas on lands protected by the Department of Natural Resources.

Restrictions:

- 1) The operating of power saws, except those at loading sites on landings, is prohibited from 11:00 A.M. until 8:00 P.M. local time.
- 2) The operating of power saws at loading sites on landings is prohibited from 1:00 P.M. until 8:00 P.M. local time.
- 3) The operating of tractors, mechanized yarding, mechanized loading, mechanized hauling of any product or material, mechanized treatment of slash, blasting, welding and operating acetylene or other torches with

open flame is prohibited from 1:00 P.M. until 8:00 P.M. local time.

- 4) The operating of any other spark-emitting equipment not specifically mentioned in sections (1), (2) or (3) is prohibited from 1:00 P.M. until 8:00 P.M. local time.
- 5) A one-hour fire watch is required at the site(s) of sections (1) through (4) after ceasing operating at the required times.
- 6) All outdoor burning, by permit or rule burn, and the use of burning barrels, is suspended.
- 7) During the shutdown period of 1:00 P.M. until 8:00 P.M., all persons are excluded from logging operating areas and areas of logging slash except those persons present in the interest of fire protection.

Affected areas for these restrictions:

Southwest Area:

Shutdown zone 660 in Cowlitz, Skamania and Clark Counties, shutdown zone 621E in Clark and Skamania Counties.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- 1) WAC 332-26-090 Logging Restrictions
- 2) WAC 332-26-091 General Logging Shutdown

NEW SECTION

WAC 332-26-092 OUTDOOR RULE BURN SUSPENSION. Effective immediately, Monday, September 8, 1986, through midnight Friday, September 12, 1986, the privilege to burn without a written burning permit on lands protected by the Department of Natural Resources in King, Pierce and Kitsap Counties, as allowed under WAC 332-24-070 and -090, is suspended.

WSR 86-19-012 EMERGENCY RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 86-14-Filed September 8, 1986]

- 1, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Finance—Administrative salary and insurance benefits compliance, chapter 392-127 WAC.
- 1, Frank B. Brouillet, 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 Superintendent of Public Instruction on August 15, 1986, adopted emergency rules for the implementation of RCW 28A.58.095 for the 1986–87 school year. Errors were made in the drafting of these rules which need immediate revision in order to

ensure the orderly and valid negotiation of contracts between districts and employees and to avoid disruptions in the operation of school districts.

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

This rule is promulgated pursuant to RCW 28A.58-.095 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 September 8, 1986.

By Frank B. Brouillet Superintendent of Public Instruction

NEW SECTION

WAC 392-127-120 DEFINITION—LEAP DOC-UMENT 1. "LEAP Document 1" means the same as the term defined in WAC 392-121-120.

NEW SECTION

WAC 392-127-264 DEFINITION—PRIOR SCHOOL YEAR CERTIFICATED PROFESSIONAL EXPERIENCE AND EDUCATIONAL PREPARATION. As used in this chapter, "prior school year certificated professional experience and educational preparation" means those levels of professional experience and educational preparation determined according to the following:

- (1) For a certificated employee employed by the district and reported on Form S-275 for both the current and prior school years, the professional experience and educational preparation recognized by the school district for the purpose of placement of the employee on the school district's prior school year salary schedule in the position occupied by the certificated employee in the current school year,
- (2) For a certificated employee not employed by the district in the prior school year:
- (a) For a certificated employee occupying a position used by the district during the prior school year and who is reported on Form S-275 for the current school year but not reported on Form S-275 for the prior school year, the professional experience and educational preparation that would have been recognized by the school district for the purpose of placement of the individual on the school district's prior school year salary schedule as if the employee had been employed by the district during the prior school year in the position occupied by the certificated employee in the current school year, and
- (b) For a certificated employee occupying a position not used by the district in the prior school year and who is reported on Form S-275 for the current school year but not reported on Form S-275 for the prior school year, the professional experience and educational preparation that would have been recognized by the school district for the purpose of placement of the individual on the school district's prior school year salary schedule as if the employee had been employed by the district during

the prior school year in the position occupied by the certificated employee in the current school year.

NEW SECTION

WAC 392-127-268 DEFINITION—CERTIFI-CATED ADMINISTRATIVE GROUP STAFF MIX FACTOR. As used in this chapter the term "certificated administrative group staff mix factor" means that number calculated to three decimal points as determined by:

- (1) Assigning a certificated staff mix factor from LEAP Document 1 to each certificated administrative group employee of the school district who is employed in the school district on October 1 of the school year depending upon the employee's placement on the appropriate years of service line and on the appropriate education column. Placement on LEAP Document 1 shall be according to the following criteria:
- (a) Number of years of experience as defined in WAC 392-121-130: PROVIDED, That the employee shall be placed on the line of fewer years of experience in cases where the employee's years of experience accumulate to less than one-half of one year or the employee shall be placed on the line of greater years of experience in cases where the employee's years of experience accumulate to one-half of one year or more; and
- (b) The highest degree level as defined in WAC 392–121–135 and credits earned after that degree as defined in WAC 392–121–140 at the highest placement level for each employee: PROVIDED, That in cases where the number of credits earned after a degree by an employee falls between the education columns, that employee shall be placed on the lower column except in cases where the credit equivalency is one—half a quarter hour or less below the next highest education column, that person shall be placed on the higher column;
- (2) Multiplying the number of full-time certificated administrative group employees as of October 1 with assigned certificated staff mix factors by those factors;
- (3) For part-time certificated administrative group employees, multiplying the fraction of each employee's full-time equivalency rounded to three decimal points by the respective mix factors;
- (4) Adding the products obtained in subsections (2) and (3) of this section;
- (5) Dividing the total obtained in subsection (4) of this section by the district's total number of full-time equivalent certificated administrative group employees as of October 1 with assigned certificated staff mix factors; and
- (6) The result obtained in subsection (5) of this section is the certificated administrative group staff mix factor.

AMENDATORY SECTION (Amending Order 84–31, filed 8/13/84)

WAC 392-127-270 DEFINITION—CON-VERTED PRIOR SCHOOL YEAR CERTIFICATED HIGHEST MONTHLY SALARY. As used in this chapter, "converted prior school year certificated highest monthly salary" means ((that)) the highest monthly salary that was paid or would have been paid the employee during the prior school year commensurate with the employee's prior school year certificated professional experience and educational preparation in the same position or positions held by the employee in the current school year as reported on Form S-275 adjusted by the September 1, 1986 certificated salary enhancements granted pursuant to WAC 392-140-085 through 392-140-114.

AMENDATORY SECTION (Amending Order 84–31, filed 8/13/84)

WAC 392-127-275 DEFINITION—CON-VERTED PRIOR SCHOOL YEAR CERTIFICATED AVERAGE ANNUALIZED SALARY((=))FOR THE CERTIFICATED ADMINISTRATIVE GROUP((S I AND H)). As used in this chapter, "converted prior school year certificated average annualized salary for the certificated administrative group" means the salary calculated in the following manner:

- (1) ((Assign each individual certificated employee to the appropriate certificated group;
- (2) Determine the highest annualized salary for each individual certificated employee, which shall mean)) Multiply the converted prior school year certificated highest monthly salary ((multiplied)) by twelve for each certificated administrative group employee;
- $((\frac{(3)}{)})$ (2) Multiply the $(\frac{(highest annualized salary)}{result}$ obtained in subsection $((\frac{(2)}{)})$ (1) of this section by the <u>current school year</u> full-time equivalency for the individual certificated administrative group employee,
- (((4) Determine the total of the highest annualized salaries)) (3) Sum the results obtained in subsection (((3))) (2) of this section for ((each respective certificated group)) all certificated administrative group employees;
- (((5))) (4) Divide the result obtained in subsection (((4))) (3) of this section ((for each respective certificated group)) by the district's number of full-time equivalent certificated administrative group employees ((assigned to each respective group)); ((and
- (6))) (5) Divide the result obtained in subsection (4) of this section by the prior school year certificated administrative group staff mix factor,
- (6) Multiply the result obtained in subsection (5) of this section by the current school year certificated administrative group staff mix factor, and
- (7) The result obtained in subsection (((5))) (6) of this section is the <u>converted</u> prior school year certificated average annualized salary for $((each\ respective))$ the certificated <u>administrative</u> group.

NEW SECTION

WAC 392-127-364 DEFINITION—PRIOR SCHOOL YEAR CLASSIFIED YEARS OF EXPERIENCE. As used in this chapter, "prior school year classified years of experience" means the level of experience determined according to the following:

(1) For a classified employee employed by the district and reported on Form S-277 for both the current and prior school years, the years of experience recognized by the school district for the purpose of placement of the employee on the school district's prior school year salary

schedule in the various district-assigned job classification occupied by the classified employee in the current school year.

- (2) For a classified employee not employed by the district in the prior school year:
- (a) For a classified employee occupying a position used by the district during the prior school year and who is reported on Form S-277 for the current school year but not reported on Form S-277 for the prior school year, the years of experience that would have been recognized by the school district for the purpose of placement of the individual on the school district's prior school year salary schedule as if the employee had been employed by the district during the prior school year in like district-assigned job classifications occupied by the classified employee in the current school year, and
- (b) For a classified employee occupying a position not used by the district in the prior school year and who is reported on Form S-277 for the current school year but not reported on Form S-277 for the prior school year, the years of experience that would have been recognized by the school district for the purpose of placement of the individual on the school district's prior school year salary schedule as if the employee had been employed by the district during the prior school year in like district-assigned job classifications occupied by the classified employee in the current school year.

NEW SECTION

WAC 392-127-368 DEFINITION—DISTRICT CLASSIFIED ADMINISTRATIVE GROUP INCREMENT MIX FACTOR. As used in this chapter, the term "district classified administrative group increment mix factor" means that number calculated to three decimal points as determined by:

(1) Assigning a classified increment mix factor from the schedule provided in WAC 392-121-128 to each classified administrative group employee of the school district who is employed in the school district on November 1 of the school year depending on the employee's placement on the appropriate years of experience line. Placement on the schedule provided in WAC 392-121-128 shall be according to the following:

Number of years of experience in the current district job assignment(s) as defined in WAC 392-121-131: PROVIDED, That the employee shall be placed on the line of fewer years of experience in cases where the employee's years of experience accumulate to less than one-half of one year or the employee shall be placed on the line of greater years of experience in cases where the employee's years of experience accumulate to one-half of one year or more,

- (2) Multiplying the number of full-time equivalent classified administrative group employees as of November 1 with assigned classified increment mix factors by those factors;
- (3) Dividing the total obtained in subsection (2) of this section by the district's total number of full-time equivalent classified administrative group employees as of November 1 with assigned increment mix factors; and

(4) The result obtained in subsection (3) of this section is the classified administrative group increment mix factor.

AMENDATORY SECTION (Amending Order 84–31, filed 8/13/84)

WAC 392-127-370 DEFINITION—CONVERTED PRIOR SCHOOL YEAR CLASSIFIED HIGHEST HOURLY RATE. As used in this chapter, "converted prior school year classified highest hourly rate" means ((that)) the highest hourly rate that was paid or would have been paid the employee during the prior school year commensurate with the employee's prior school year classified years of experience in the various district—assigned job classifications occupied by the employee in the current year as reported on Form S—277 adjusted by any excess salary amount calculated pursuant to WAC 392-140-115 through 392-140-145.

AMENDATORY SECTION (Amending Order 84–31, filed 8/13/84)

WAC 392-127-375 DEFINITION—CON-VERTED PRIOR SCHOOL YEAR CLASSIFIED AVERAGE ANNUALIZED SALARY—FOR THE CLASSIFIED ADMINISTRATIVE GROUP((S-I AND-H)). As used in this chapter, "converted prior school year classified average annualized salary for the classified administrative group" means the salary calculated in the following manner:

(1) ((Assign each individual classified employee to the appropriate classified group;

(2) Determine the highest annualized salary for each individual classified employee, which means)) Multiply the converted prior school year classified highest hourly rate ((multiplied)) by 2,080 for each classified administrative group employee;

(((3))) (2) Multiply the ((highest annualized salary)) result obtained in subsection (((2))) (1) of this section by the full-time equivalency for the individual classified administrative group employee's various district-assigned job classifications occupied by the individual classified administrative group employee;

(((4) Determine the total of the highest annualized salaries)) (3) Sum the results obtained in subsection (((3))) (2) of this section for ((each respective classified group)) all classified administrative group employees;

(((+5))) (4) Divide the result obtained in subsection (((+4))) (3) of this section ((for each respective classified group)) by the district's number of full-time equivalent classified administrative group employees ((assigned to each respective group)); ((and

(6))) (5) Divide the result obtained in subsection (4) of this section by the prior school year classified administrative group increment mix factor,

(6) Multiply the result obtained in subsection (5) of this section by the current school year classified administrative group increment mix factor, and

(7) The result obtained in subsection $((\frac{(5)}{)})$ (6) of this section is the <u>converted</u> prior school year classified average annualized salary for $((\frac{\text{each respective}}{)})$ the classified <u>administrative</u> group.

WSR 86-19-013 **EMERGENCY RULES** DEPARTMENT OF REVENUE

[Order PT 86-4-Filed September 8, 1986]

I, Matthew J. Coyle, acting director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 458-61-210 Assignments—Purchasers.

Amd

WAC 458-61-490 Joint tenancy. WAC 458-61-570 Partnership—Nonfamily. Amd

I, Matthew J. Coyle, 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 emergency rules are to address concerns expressed by the Joint Administrative Rules Review Committee concerning permanent rules that were filed with the code reviser on August 6, 1986. These emergency rules will allow the department to continue its collection activity and remove the objectionable language while the revised rules are brought up for hearing and permanent adoption.

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

This rule is promulgated pursuant to RCW 82.45.120 and 82.45.150 which directs that the Department of Revenue has authority to implement the provisions of chapter 82.45 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 September 8, 1986.

By Trevor W. Thompson Assistant Director

AMENDATORY SECTION (Amending Order PT 86-3, filed 8/6/86)

WAC 458-61-210 ASSIGNMENTS—PUR-CHASERS. (1) The real estate excise tax does not apply to the following types of purchaser's assignments, provided that no consideration passes to the grantor ((and further provided that there is no affiliation between the grantor and grantee)):

- (a) Cancellation or forfeiture of the vendee's interest in a contract of sale, deed in lieu of foreclosure of mortgage or deed in lieu of forfeiture of a real estate contract all of which are being conveyed to the lien holder as the result of default of the obligation;
- (b) Assumption by a grantee of the balance owing on an existing obligation which is secured by a mortgage, deed of trust or real estate contract where the grantee has become personally and principally liable for the mortgage or contractual obligation whether or not a novation has occurred.

The real estate excise tax affidavit is required for each of the above. If the transfer is an assumption under (b) of this subsection, the grantor must furnish the supplemental statement, as provided by WAC 458-61-150, signed by both the grantor and grantee that no additional consideration of any kind is being paid by the grantee to the grantor or to any party other than current lienholders. (See WAC 458-61-150)

The tax exemption provided in (b) of this subsection does not apply to the following transfers:

- (i) Between a corporation and its stockholders, officers, or affiliated corporations (see WAC 458-61-320(3));
- (ii) Between a partnership and its members or another partnership or corporation owned by the same members,
 - (iii) Between joint venturers;
 - (iv) Between joint tenants,
 - (v) Between tenants in common; or
- (vi) During the conversion of a joint or common tenancy, a joint venture, partnership, or corporation from one form of ownership to another form of ownership.
- (2) The real estate excise tax applies to transfers where the purchaser of real property assigns his/her interest in such property and receives valuable consideration for that interest. The measure of the real estate excise tax is the sum of the consideration paid or contracted to be paid to the grantor of such assignment plus the unpaid principal balance due on the assigned mortgage or real estate contract. (Note: The consideration passing to the assignor of such interest in real property nullifies the exemptions granted in subsection (1) of this section, because each of these exemptions is granted upon the condition that no consideration passes to the transferrer of the interest of real property.)

AMENDATORY SECTION (Amending Order PT 82-5, filed 7/21/82)

WAC 458-61-490 JOINT TENANCY. The real estate excise tax does not apply to the transfer of real property for the creation or dissolution of a joint tenancy where no consideration passes. The tax applies to the sale of interest in real property for the creation or dissolution of a joint tenancy. The taxable amount of ((such)) the sale is the ((proportionate share of the market value of the property being sold)) total of the following:

(1) Any consideration given;

(2) Any consideration promised to be given; plus

(3) The amount of any debt remaining unpaid on the property at the time of sale multiplied by that fraction of interest in the real property being sold.

AMENDATORY SECTION (Amending Order PT 82-5, filed 7/21/82)

WAC 458-61-570 PARTNERSHIP—NON-FAMILY. (1) ((Formation: The real estate excise tax applies to the transfer of real property into partnership. The gross taxable value of the transfer is the fair market value of the transferred property.

(2) Dissolution. The real estate excise tax applies to the transfer of real property upon the dissolution of a partnership. The gross taxable value is the fair market value of the transferred real property.

(3) On-going.

(a) The real estate excise tax does not apply to the assignment of partnership interest where the title to real property is not transferred.

(b) The real estate excise tax applies to the transfer of partnership real property in exchange for valuable consideration.)) The real estate excise tax does not apply to the sale of general partnership or limited partnership shares where title to real property is not conveyed.

(2) The real estate excise tax applies to the transfer of real property from an individual, partnership, corpora-

tion, association, or any other legal entity:

(a) To a general partnership or limited partnership upon the formation of that partnership; or

(b) To an on-going general partnership or limited

partnership in return for partnership shares.

- (3) The real estate excise tax applies to the transfer of real property from a general partnership or from a limited partnership to any grantee regardless of whether such grantee is an individual, partnership, corporation, association, or other legal entity upon the dissolution of a partnership or withdrawal of partnership member(s).
- (4) The real estate excise tax applies to the transfer of real property during the conversion of either a general partnership or limited partnership into a general partnership, into a limited partnership, into a corporation, or into a joint or common tenancy, to the extent that such a conversion involves the transfer of title to real property.
- (5) A joint venture is considered the same as a general partnership for purposes of the real estate excise tax.

WSR 86-19-014 **EMERGENCY RULES** DEPARTMENT OF LICENSING

[Order PM 615—Filed September 8, 1986]

- I, Theresa Anna Aragon, director of the Washington State Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to fees, amending WAC 308-13-150.
- I, Theresa Anna Aragon, 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 section 3, chapter 18, Laws of 1985, and section 76, chapter 7, Laws of 1985, amended chapter 18.96 RCW by extending the licensing period from one to three years following initial licensure or renewal. The amended fee schedule is necessary to implement this legislation be [by] specifying the fee for said extended periods.

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

This rule is promulgated pursuant to RCW 18.96.110 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 September 5, 1986.

By Theresa Anna Aragon Director

AMENDATORY SECTION (Amending Order PL 442, filed 8/10/83)

WAC 308-13-150 FEES. The following fees shall be charged by (the professional licensing division of) the department of licensing:

Title of Fee	<u>Fee</u>
Exam application (nonrefundable)	\$ 25.00
Full exam or retake	125.00
Retake—Part A only	25.00
Part B only	25.00
Part C only	30.00
Part D only	30.00
Part E only	30.00
Initial license (three year period)	(75) <u>225</u> .00
Renewal (three year period)	(75) <u>225</u> .00
Late renewal penalty	75.00
Duplicate license	5.00
Reciprocity fee	150.00
Certification	15.00
Replacement certificate	20.00

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 86-19-015 ADOPTED RULES CORRECTIONS STANDARDS BOARD

[Order 86-06-Filed September 9, 1986]

Be it resolved by the Corrections Standards Board, acting at the Red Lion Bayshore Motel, Port Angeles, Washington, that it does adopt the annexed rules relating to maximum capacities, amending WAC 289-15-

This action is taken pursuant to Notice No. WSR 86-14-022 filed with the code reviser on June 24, 1986. 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 70.48.050 (1)(a) and 70.48.070 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 August 8, 1986.

By Robert W. Cote Executive Secretary

AMENDATORY SECTION (Amending Resolution No. 86-05, filed 4/18/86)

WAC 289-15-225 MAXIMUM CAPACITIES. Pursuant to WAC 289-15-220, the maximum capacity of each detention and correctional facility within the state of Washington is established at the figure indicated below.

Detention Facilities

Auburn (22) Bremerton (23) Issaquah (10) Olympia (temporary) (19) Stevens County (22) Correctional Facilities

Asotin County (16) Benton County (109) Chelan County (132) Clallam County (102) Clark County (300) Cowlitz County(91) Ferry County (22) Forks (11) Franklin County (76) Grant County (85) Grays Harbor County (82) Island County (50) Jefferson County (20) Kent (56) King County (784) Kitsap County (103) Kitsap County Work Release (42) Kittitas County (45) Klickitat County (30) Lewis County (68) Lincoln County (15) Mason County (34) Okanogan County (67) Pacific County (29) Pend Oreille County (18) Pierce County (470) Skagit County (83) Skamania County (17) Snohomish County (((116)))(277)Snohomish County Work Release (60) Spokane County (((352)))(461) Thurston County ((94))(145)Walla Walla County (44) Whatcom County (82)

Whitman County (34)

Yakima County (274)

WSR 86-19-016 ADOPTED RULES CORRECTIONS STANDARDS BOARD

[Order 86-07-Filed September 9, 1986]

Be it resolved by the Corrections Standards Board, acting at the Red Lion Bayshore Motel, Port Angeles, Washington, that it does adopt the annexed rules relating to modification of physical plant standards for local jails, chapter 289–12 WAC; the definition of "day room," WAC 289–02–020(5); physical plant standards, chapter 289–10 WAC; and custodial care standards, chapter 289–26 WAC, for local jail special detention and work release facilities to modify the square footage required per prisoner in dormitory areas. Adoption of a

procedure for granting variances allowing for lesser square-footage requirements.

This action is taken pursuant to Notice No. WSR 86-14-021 filed with the code reviser on June 24, 1986. 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 70.48.050 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 August 8, 1986.

By Robert W. Cote Executive Secretary

AMENDATORY SECTION (Amending Resolution No. 84-51, filed 12/12/84)

VWAC 289-02-020 DEFINITIONS. The following words and phrases shall have the meaning indicated whenever used in this title unless a different meaning is specifically indicated.

- (1) "Clear floor space" means floor area which is unobstructed by any permanent fixture.
- (2) "Contraband" means any substance or item not specifically permitted by a jail administration.
- (3) "Commission" or "state jail commission" refers to the commission established pursuant to RCW 70.48.030.
- (4) "Correctional facility" means a facility operated by a governing unit primarily designed, staffed and used for housing of adult persons serving terms not exceeding one year for the purposes of punishment, correction, and rehabilitation following conviction of a criminal offense.
- (5) "Day room" means ((a multipurpose area separate and distinct from a sleeping area, but adjacent thereto, designed primarily for prisoner leisure time activity exclusive of physical exercise activity)) an area to which prisoners have unrestricted access during all or part of a day for leisure, dining, hygiene, or similar activities. This definition does not include areas specifically designed for physical exercise.
- (6) "Detention facility" means a facility operated by a governing unit primarily designed, staffed and used for the temporary housing of adult persons charged with a criminal offense prior to trial or sentencing and for the housing of adult persons for purposes of punishment and correction after sentencing or persons serving terms not to exceed ninety days.
- (7) "Dormitory" means a secured sleeping and ((living)) day room area occupied by more than one prisoner, provided, that the term "dormitory" shall not include a single cell presently operated as a cell and originally designed for single occupancy.

(8) "Governing unit" means the city and/or county or any combination of cities and/or counties responsible for the operation, supervision, and maintenance of a jail.

(9) "Holding facility" means a facility operated by a governing unit primarily designed, staffed and used for

the temporary housing of adult persons charged with a criminal offense prior to trial or sentencing and for the temporary housing of such persons during or after trial and/or sentencing, but in no instance shall the housing exceed thirty days.

- (10) "Jail" means any holding, detention, or correctional facility as defined herein, or any farm, camp, or work release facility established and operated in conjunction with a jail.
- (11) "Living area" includes single cells, dormitories, day room area and leisure time activity space.
- (12) "Major urban" refers to a county or combination of counties which contains a city having a population greater than twenty-six thousand based on the 1978 projections of the office of financial management.
- (13) "Medium urban" refers to a county or combination of counties which contains a city having a population equal to or greater than ten thousand but less than twenty-six thousand based on the 1978 projections of the office of financial management.
- (14) "Public records" include any writing or recording which contains information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or returned by any state or local agency regardless of its physical form or characteristics.
- (15) "Rural" refers to a county or combination of counties which does not contain a city having a population of more than ten thousand based on the 1978 projections of the office of financial management.
- (16) "Single cell" means a secured sleeping area occupied by only one prisoner, and which is physically and visually separated from other prisoner sleeping areas on three of its four sides.
- (17) "Communicable disease" means micro-organisms that are easily transferable from one body to another creating a condition which must be reported to the health department.
- (18) "Work release program" means a program of scheduled release from the physical confines of a city or county jail, special detention facility or work release center for the purpose of employment, seeking employment or school.
- (19) "Work release facility" means any building or designated portion of a building primarily designed, staffed, and used for the housing of persons participating in a work release program.
- (20) (("Leisure time activity space" means day room area, program area and exercise area.
- (21))) "Special detention facility" means a minimum security facility operated by a governing unit primarily designed, staffed, and used for the housing of special populations of sentenced persons who do not require the level of security normally provided in detention and correctional facilities including, but not necessarily limited to, persons convicted of offenses under RCW 46.61.502 or 46.61.504.
- $((\frac{(22)}{2}))$ (21) "Substantially remodeled" means significant alterations made to the physical plant of a jail to conform with the physical plant standards.
- (((23))) (22) "Strip search" means having a person remove or arrange some or all of his or her clothing so

as to permit an inspection of the genitals, buttocks, anus or undergarments of a person or breasts of a female person.

AMENDATORY SECTION (Amending Resolution No. 85-02, filed 7/3/85)

WAC 289-12-030 NEW FACILITIES. (1) Initial planning for new facilities. The design planning of all new detention and correctional facilities shall include:

- (a) Obtaining the participation of the community and surrounding governing units in site selection and planning; and
- (b) Analyzing the present and future qualitative function and quantitative workload of the proposed facility, giving optimum consideration to alternatives to confinement.
- (2) Specific physical plant standards. (Detention and correctional facilities except as otherwise noted.)
 - (a) Functional areas.
- (i) Sleeping and living areas shall be designed to provide adequate confinement, reasonable prisoner to prisoner privacy, sight and sound surveillance and protection for prisoners and staff. For such purposes, the following are the design criteria for state funding of new construction or renovation of detention and correctional facilities. Modifications thereto shall be considered under the provisions of WAC 289-12-035.
- (A) Single occupancy cells((:)) shall be seventy—two square feet or larger with not less than eight foot ceilings. A single occupancy cell should contain not less than fifty square feet of clear floor space. Each single occupancy cell or group of single occupancy cells shall provide an adjacent day room which shall provide a minimum of thirty—five square feet per prisoner, but not less than a total of one hundred forty—four square feet.
- (B) ((Day room areas: A minimum of thirty-five square feet per prisoner, but not less than a total of one hundred forty-four square feet.
- minimum and maximum capacity of eight to ((ten)) fourteen males or four to ((ten)) fourteen females ((and sixty square feet of floor space per prisoner in semi-private sleeping areas. The dormitory shall also include day room space, as provided in (2)(a)(i)(B) above, and)). Each dormitory shall provide a sleeping and day room area. The combined space of a dormitory sleeping and day room area shall provide a minimum of eighty-five square feet per prisoner, except for board-approved variances as provided in WAC 289-12-045. The day room portion shall be not less than one hundred forty-four square feet. The sleeping area shall have not less than ((ten)) eight foot, six inch ceilings if double bunks are used.
- (ii) Program, recreation and exercise areas. Detention and correctional facilities shall provide adequate indoor program and recreation area(s) and a multipurpose outdoor exercise and activity area with toilet facilities.
 - (iii) Kitchen and dining facilities.
- (A) When kitchen facilities are included, such facilities shall be adequate for the sanitary preparation of three nutritionally balanced meals per day and shall meet the requirements of chapter 248-84 WAC.

- (B) Dining area(s) shall allow conversational opportunities in adequate surroundings. Meals shall not be served in cells, except where necessary for the health, security and/or well-being of prisoners and staff.
 - (iv) Examining room, infirmary and medical isolation.
- (A) Detention and correctional facilities shall provide space to be used as a medical examining room. This space may be multipurpose, but when used as an examining room it shall provide sight and sound privacy and be equipped with natural spectrum fluorescent lighting, a handwashing lavatory with a gooseneck spout, either foot, knee, push plate, electric eye beam, or equivalent faucet controls, and sufficient lockable storage for medical equipment and supplies.
- (B) When an infirmary is located within the facility, infirmary space shall allow a minimum of three feet between the perimeter of each bed and walls, beds, and any fixed obstruction: PROVIDED, That this three foot requirement does not apply to the distance between the head of a bed and the wall. The infirmary shall be equipped with its own lavatory, toilet, shower and bathtub.
- (C) If medical isolation facilities are located within the jail such facilities shall conform to applicable standards of WAC 248-18-530 and 248-18-718.
 - (v) Visitation and confidential consultation.
- (A) Space for visitation shall be included in detention and correctional facilities. Such space shall allow surveillance and the degree of control over physical contact deemed necessary by jail management for visible control, and shall simultaneously provide adequate seating for prisoners and their visitor(s).
- (B) Detention and correctional facilities shall provide adequate facilities for confidential consultation(s).
- (vi) Laundry. If laundry facilities are provided within the jail, such facilities shall be adequate for sanitary washing and drying of the jail laundry. Separate areas should be arranged for storage and sorting of soiled laundry and for the sorting, folding and storage of clean laundry.
- (vii) Storage. Detention and correctional facilities shall include one or more secure storage area(s) for the storage of prisoner personal clothing and property and for necessary jail equipment and supplies.
 - (viii) Supervisory stations.
- (A) Sufficient space and equipment for the facility supervisor shall be provided in an area secure from prisoner access. An adequate control room shall be secure from any unauthorized access and it shall be capable of controlling access to the facility by the general public.
- (B) Sight and sound surveillance equipment, where used, shall be monitored in the control room and remote control operating devices shall also be in the control room. The control room shall be equipped with a sink and toilet.
- (ix) Booking and reception areas. The booking area(s) shall include, but not be limited to, restroom facilities with shower, a "strip search" room, holding cell(s) (may be multiple occupancy), telephone, and space for photographing, fingerprinting, delousing, intoxication determinations and health screening.

- (b) Structural criteria. Subject to appropriate modifications on a case-by-case basis under the provisions of WAC 289-12-035, the following structural criteria shall apply to all state funded new construction or remodeling of detention and correctional facilities:
- (i) Building codes. All standards contained in the current Washington state building code established by RCW 19.27.030, the electrical wiring provisions of chapter 19.28 RCW, and more restrictive local standards shall be followed in all new jail construction.
- (ii) Materials for walls, floors and ceilings. In all jail facilities, walls, floors and ceilings shall be constructed with materials adequate to attain the degree of security required for each area of the facility. Such materials shall be easily cleanable, provide minimum sound transmission and fire protection. Polyurethane, neoprene or similar type materials shall not be used in padded cells. All paint used in a jail facility shall be fire resistant and nontoxic.
 - (iii) Entrances and exits.
- (A) Detention and correctional facilities shall have two secure vestibules for ingress and egress.
- (B) Elevators shall have no less than six feet by eight feet inside dimensions.
- (C) A secure area shall be provided for loading and unloading prisoners.
- (iv) Windows and/or skylights. Windows and/or skylights shall be sufficient to provide natural light to all living areas, yet locations shall assure security from escape and introduction of contraband.
- (v) Noise level. Noise level shall conform to the requirements of chapter 173-60 WAC (Maximum environmental noise levels).
- (c) Utilities. Subject to the appropriate modifications on a case-by-case basis under the provisions of WAC 289-12-035, the following criteria for utilities will apply to all state funded new construction or remodeling of detention and correctional facilities:
- (i) Prisoner living areas, inspection corridors, and vestibules shall have secure lights with outside switch control. No electrical conduit shall be accessible from any cell, though each living unit may contain outlets and switches, provided they are unilaterally controllable by staff.
- (ii) Lighting. Illumination at all times shall be adequate for security and surveillance, and daytime and evening illumination shall be sufficient to permit prisoners to read in their cells (thirty foot candles at thirty inches minimum, one hundred foot candles at thirty inches for medical examining areas, fifty foot candles at thirty inches for work areas).
- (iii) Water supply. There shall be an adequate supply of sanitary hot and cold water available at all times to prisoners. Hot water for general use shall be adequate.
- (iv) Plumbing—Toilets, lavatories, showers and floor drains.
- (A) There shall be at least one toilet and lavatory for every ((eight)) fourteen prisoners. Separate facilities shall be provided for each sex.
- (B) A minimum of one shower head shall be provided for every ((ten)) fourteen prisoners.

- (C) Floor drains shall be constructed to serve all cells, dormitories and other areas where necessary to facilitate cleaning. Floor drains shall be located outside the cell space to reduce the incidence of tampering and flooding. Plumbing connection and pipes shall be secure from uncontrolled access by prisoners.
 - (v) Heating, ventilation and air conditioning.
- (A) The systems shall maintain mean temperatures between sixty-five and eighty-five degrees F.
- (B) The ventilating system shall provide for the number of air changes per hour as specified in the Uniform Building Code.
 - (d) Support systems.
- (i) Fire detection and suppression. All jails shall have smoke and fire detection and alarm equipment. Fire alarm systems shall conform to all state and local fire regulations. Sprinklers shall not be required within cells and conflicting requirements of local code provisions are preempted, when all other applicable code provisions relating to fire safety are met and an effective smoke control system is incorporated in the facility design.
- (ii) Emergency power. All detention and correctional facilities shall be equipped with emergency power sources with sufficient capacity to maintain communications and alarm systems, to move one jail elevator, where one exists, to provide minimum lighting within the facility and perimeter and for the preparation of a light meal.
- (3) Minimum security facilities. Jail facilities shall be constructed to totally separate areas for housing prisoners who are allowed to go outside the jail regularly from all other prisoner areas.
- (4) Holding facilities. Holding facilities shall be secure. Such facilities shall have adequate lighting, heat, ventilation and fire detection and suppression equipment. Each holding facility cell shall be equipped with a bed, toilet, lavatory and a drinking fountain. A telephone shall be accessible.

NEW SECTION

/WAC 289-12-045 VARIANCES FROM SPACE REQUIREMENTS. (1) Purpose. It is the purpose of this section to establish guidelines for local jurisdictions to apply for a variance from the square footage requirements as set forth in WAC 289-12-030 (2)(a)(i)(B) relating to square footage per prisoner in day rooms and dormitories in detention and correctional facilities and WAC 289-10-310 relating to square footage per prisoner in living space in special detention and work release facilities. RCW 70.48.070(2) authorizes the corrections standards board to grant variances from the physical plant standards consistent with the intent of the city and county jails act. The rule set forth in this section are consistent with the act's legislative declaration that states "It is the policy of this state that all city and county jails provide a humane and safe environment."

- (2) Guidelines. Approval or disapproval of variances and increased capacity will be considered on a case-by-case basis, considering those applications elements cited under subsection (3)(a) through (l) of this section and the following guidelines:
- (a) Expansion of capacity and the granting of a variance under this section should be the final reasonable

- option available to the local jurisdiction for handling the increase in jail population.
- (b) The local jurisdiction must provide assurance that all other options, including the use of alternatives to incarceration, completion of state-funded jail expansion space, decreasing the number of out-of-jurisdiction prisoners, not including those prisoners held under contract for other local governing units, and opening a new special detention facility have been satisfactorily considered.
- (c) Variances will be approved pursuant to this section in response to overcrowding of local prisoners.
- (3) Application. Application for a variance for the purpose of increasing the capacity in a detention, correctional, or special detention facility beyond that allowed by the physical plant standards shall be made jointly by the chief law enforcement officer or director of the local department of corrections and local governing unit. The application shall address, but not be limited to, the following elements:
- (a) The specific area or areas of a facility for which a capacity increase is proposed.
- (b) The impact on compliance with physical plant standards, e.g., day room space, number of showers and toilets per prisoner, adequacy of ancillary services such as exercise (outdoor and indoor), recreation, visiting, dining, food services, laundry, and program areas.
- (c) The anticipated length-of-stay for prisoners to be placed in an area for which capacity has been increased, and the reasons for placing this population in this increased-capacity area.
- (d) The amount of time the prisoner would have away from the sleeping area.
- (e) The availability of access to day rooms, visiting, exercise areas, and other programs.
- (f) The impact on compliance with custodial standards, with particular focus on:
- (i) Prisoner monitoring and surveillance, i.e., continual surveillance, observation every hour, and three-minute response time;
 - (ii) Delivery of medical services;
 - (iii) Quality and quantity of food;
 - (iv) Ability to classify properly;
- (v) Sanitation, including a specific plan as to how sanitation will be maintained despite the increased population;
 - (vi) Visiting;
 - (vii) Indoor and outdoor exercise; and
 - (viii) Other programs and services.
- (g) The impact of the change on other jail populations.
- (h) The impact on incidents and violence, including a specific plan as to how violence will be controlled despite the increased population and the increased potential for hostility and tension.
- (i) Assurances from the jurisdiction that increasing capacity would not cause the staff-to-prisoner ratio to be insufficient for purposes of providing a safe, secure, healthful environment.
- (j) Certification from local fire officials that the safety of inmates is not being compromised by adding or increasing capacity in all or a portion of the jail.

- (k) The impact on transport services, e.g., to court, the hospital, and clinics.
- (1) Written policies and procedures on classification and segregation, specifying which area(s) of the jail for which increased capacity is approved, which types of inmates may be placed in an area for which capacity has been increased, who will make this decision, and the length of time an inmate may be held in an area for which capacity has been increased.
- (4) Limitations. Variance requests are limited to dormitories and will not be considered for single occupancy cells.
- (5) Procedures for review. Requests for approval of variances and increased capacity will be scheduled for public meeting review and approval or disapproval by the corrections standards board.
- (6) Conditions on approved variances. The corrections standards board, on approval of a variance, may impose such conditions as it deems appropriate. These may include, but are not limited to, any or all of the following conditions:
- (a) Quarterly reports on the impact of the increased capacity which may include, but not be limited to:
- (i) Number of inmates placed in an area for which capacity has been increased;
 - (ii) Average length of stay;
- (iii) Number and nature of incidents that have occurred;
 - (iv) Noncompliance with custodial care standards;
- (v) Certification that the staff-to-prisoner ratio is or is not sufficient for purposes of providing a safe, secure, healthful environment.
- (b) Specific conditions to ensure that the health, welfare and security of persons confined in the jail is maintained
- (7) Prior variances. Variances previously granted by the board shall remain in effect unless specifically modified or terminated by the board at the time a variance pursuant to this section is granted.
- (8) Termination. A variance may be terminated by the board if increased capacity is determined to cause an adverse impact on the health, welfare, and security of persons confined in the jail. In the event of a variance termination, the board may enter such orders as it deems appropriate to safeguard the health and safety of prisoners and the public, including but not limited to any combination of the following:
- (a) Requiring submission of a plan to either release excess prisoners or provide another adequate facility for the housing of excess prisoners, or both;
- (b) Requiring the removal of beds from the affected dormitory area; and
- (c) Requiring the jurisdiction to provide other alternative means to ensure a reduction of the population.

AMENDATORY SECTION (Amending Order 84-51, filed 10/12/84)

WAC 289-10-310 ((FUNCTIONAL AREAS))
LIVING SPACE. ((Rooms/dormitories. Sleeping areas shall be designed to provide reasonable privacy, necessary furnishings, and closet/locker space for the storage

of personal items, and shall be located separate and distinct from other living areas.

Each single room, multiple occupancy room and dormitory shall provide a minimum of sixty square feet per prisoner not including leisure time activity space.)) (1) One year special detention and work release facilities shall provide living space which meets the following requirements:

- (a) Sleeping areas shall be designed to provide reasonable privacy, necessary furnishings, and closet/locker space for the storage of personal items.
- (b) A day room area as defined in WAC 289-02-020(5), which shall be provided with necessary furnishings.
- (c) The combined space of the sleeping and day room areas shall not be less than seventy-five square feet per prisoner, except for corrections standards board approved variances as provided in WAC 289-12-045.
- (2) Seventy-two hour special detention facilities shall provide sleeping areas designed to provide reasonable privacy, necessary furnishings, and closet/locker space for the storage of personal items. Each single room, multiple occupancy room, and dormitory shall provide not less than sixty square feet per prisoner.

AMENDATORY SECTION (Amending Order 84-51, filed 10/12/84)

WAC 289-10-520 TOILET—WASH BASIN. Special detention and work release facilities shall provide one toilet which should be enclosed with partitions and doors, and one wash basin with hot and cold running water for every ((eight)) fourteen prisoners.

AMENDATORY SECTION (Amending Order 84-51, filed/10/12/84)

WAC 289-10-530 SHOWER/BATHING. Special detention and work release facilities shall provide one shower or bathing facility with hot and cold running water for every ((ten)) fourteen prisoners. (Not applicable - 72 hours.)

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 289-10-320 LEISURE TIME ACTIVITY SPACE.

WAC 289-10-330 VARIANCES ROOM/DOR-MYTORIES AND LEISURE TIME ACTIVITY SPACE.

AMENDATORY SECTION (Amending Order 86-02, filed 8/27/85)

WAC 289-26-300 CAPACITY. (1) The director of the local department of corrections or chief law enforcement officer shall propose a maximum capacity for each special detention facility, except where such facility's capacity is already included within a jail facility with an established capacity under WAC 289-15-225. Notice of such proposed maximum capacity shall be delivered to

the corrections standards board at least sixty days prior to the opening of a facility.

(2) The board shall establish a maximum capacity at its next regularly-scheduled public meeting. It shall be the responsibility of the board to establish cause for revising the maximum capacities proposed by the governing unit in question. One year special detention and work release facilities will be deemed adequate to house up to the number of prisoners which would result in ((sixty)) an average net living space of seventy-five square feet per prisoner in each ((single room, multiple occupancy room and dormitory and a minimum of thirty-five square feet per prisoner for leisure time activity space)) of the living areas of the facility, except for board-approved variances as provided in WAC 289-12-045. Seventy-two hour special detention facilities will be deemed adequate to house up to the number of prisoners which would result in sixty square feet per prisoner in each single room, multiple occupancy room and dormitory.

WSR 86-19-017 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-100-Filed September 9, 1986]

- 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 this regulation is needed to protect chinook salmon returning to spawn in the Chehalis River.

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 September 8, 1986.

By Raymond M. Ryan
for William R. Wilkerson

Director

NEW SECTION

WAC 220-36-02500Y CLOSED AREAS - CHEHALIS RIVER. Notwithstanding the provisions of WAC 220-36-025, effective immediately until 11:59 p.m. October 15, 1986, it is unlawful for any fisherman, including treaty Indian fishermen, to fish for or possess

foodfish taken for any purpose from the waters of the Chehalis River upstream from the Porter Bridge.

WSR 86-19-018 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-101—Filed September 9, 1986]

- 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 10C, 10D, 10G and the Cedar River provide protection for Lake Washington sockeye. Restrictions in the Dungeness River provide protection for summer/fall chinook. Restrictions in the Nooksack and White rivers and Minter Creek provide protection for Puget Sound spring chinook stocks. Restrictions in Area 8 and the Skagit River provide protection for Skagit River coho stocks while providing limited effort to harvest treaty share of coho. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in the Duwamish-Green, Hoko, Lyre, Pysht and the Sekiu rivers provide protection for summer/fall chinook. Restrictions in Area 6D and the Stillaguamish River provide protection for spring and summer/fall chinook. Restrictions in Area 7E provide protection for summer/fall chinook. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery.

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 September 9, 1986.

By Raymond M. Ryan for William R. Wilkerson Director

NEW SECTION

WAC 220-28-610 PUGET SOUND COMMER-CIAL SALMON FISHERY RESTRICTIONS. Effective immediately, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions: Area 6D – Effective through September 20, closed to all commercial fishing.

Area 7C – Closed to all commercial fishing. Area 7E – Effective through September 13,

closed to all commercial fishing.

*Area 8 and the Skagit River – Below Mt. Vernon Bridge: effective through October 25, closed to all commercial fishing except from 8:00 AM September 10 to 8:00 AM Thursday September 11.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek.

Area 10G – Effective through September 27, gill nets restricted to 6–1/2-inch minimum mesh, and other gear must release sockeye when open.

Dungeness River – Effective through September 20, closed to all commercial fishing. Duwamish/Green Rivers – Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, and Sekiu River – Effective through September 27, closed to all commercial fishing.

Nooksack River – Upstream of confluence of forks, effective through September 27, closed to all commercial fishing.

Cedar and Samish River – Closed to all commercial fishing until further notice.

Stillaguamish River – Effective through September 20, closed to all commercial fishing.

White River and Minter Creek – Effective through September 27, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-28-609 PUGET SOUND COMMER-CIAL SALMON FISHERY RESTRICTIONS OR-DER NO. 86-98

WSR 86-19-019 PROPOSED RULES CORRECTIONS STANDARDS BOARD

[Filed September 10, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Corrections Standards Board intends to adopt, amend, or repeal rules concerning modification of WAC 289-26-310, crowding, in custodial care standards for special detention and work release facilities;

that the agency will at 9:00 a.m. or later, Friday, December 12, 1986, in the Sheraton-Spokane Hotel, North 322 Spokane Falls Court, Spokane, 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 70.48.050.

The specific statute these rules are intended to implement is RCW 70.48.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 1, 1986.

Dated: September 9, 1986

By: Robert W. Cote

Executive Secretary

STATEMENT OF PURPOSE

Title: Square footage requirements for jail, special detention and work release dormitory areas.

Description of Purpose: To conform the special detention and work release facility crowding standard to the recently changed requirement for 75 square feet of living area per prisoner except for board-approved variances.

Statutory Authority: RCW 70.48.050.

Summary of Rule: Specifies that special detention and work release facilities shall provide one bed and an average net living area of at least 75 square feet per prisoner, except for board-approved variances, and that population shall not exceed established capacity.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Robert W. Cote, Executive Secretary, Corrections Standards Board, 110 East 5th Avenue, Mailstop GB-12, Olympia, WA 98504, (206) 753-5790, scan 234-5790.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Corrections Standards Board.

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

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: None.

Small Business Economic Impact Statement: None.

AMENDATORY SECTION (Amending Order 86-02, filed 8/27/85)

WAC 289-26-310 CROWDING. Facilities shall provide one bed and an average net living area (as defined in WAC 289-02-020(11)) consistent with WAC 289-26-300 of at least seventy-five square feet for each prisoner, except for board-approved variances as provided in WAC 289-12-045. Population shall not exceed capacity, as determined pursuant to WAC 289-26-300.

WSR 86-19-020 EMERGENCY RULES DEPARTMENT OF GAME (Game Commission)

[Order 310—Filed September 10, 1986]

Be it resolved by the State Game Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to amendment to 1986 Washington game fish seasons and catch limits—Rimrock Lake (Reservoir), adopting WAC 232-28-61512.

We, the State 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 water storage in the Yakima River basin may not meet irrigation demand in 1986. Although recent water storage reports are encouraging, a combination of hot weather and below normal precipitation could result in complete drawdown of Rimrock Reservoir and the resultant loss of the entire kokanee population.

The kokanee population is approaching near record numbers. The proposed catch limit will give anglers an opportunity to harvest catchable sized fish without significantly reducing future populations, in the event that Rimrock is not drained. Even with the proposed 25 fish catch limit, harvest may be down from last year because early season fishing this spring was considerably less productive than in 1985. The late start in 1986 is very likely the result of cool spring temperatures and fluctuating reservoir levels.

If Rimrock is drained, as it was in 1979, millions of juvenile and adult fish will be lost regardless of what fishing regulations are in effect. When Rimrock was drained in 1979 an estimated 6 million kokanee were lost. The kokanee fishery was nonexistent for two years following the 1979 drawdown. If the reservoir is drained this summer there will be no fishery for several years. If the reservoir is not drained, with or without a regulation change, the kokanee fishery is expected to be excellent into the foreseeable future.

The Yakima basin needs additional water storage to prevent future fishery losses. Additional water storage projects are supported by the Department of Game, as well as the Department of Fisheries, Ecology, and Agriculture.

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

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 August 10, 1986.

By Archie U. Mills

Chairman, Game Commission

NEW SECTION

WAC 232-28-61512 AMENDMENT TO 1986 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS—RIMROCK LAKE (RESERVOIR). Notwithstanding the provisions of WAC 232-28-615, the seasons and special regulations for Rimrock Lake (Reservoir) will be as follows, effective June 12, 1986.

RIMROCK LAKE (Reservoir)

Year around

Kokanee catch limit—25. Feeding (chumming) permitted.

WSR 86-19-021 ADOPTED RULES CRIMINAL JUSTICE TRAINING COMMISSION

[Order 1-B-Filed September 10, 1986]

Be it resolved by the Washington State Criminal Justice Training Commission, acting at Ellensburg, Washington, that it does adopt the annexed rules relating to the repeal of all chapters in Title 139 WAC; and the adoption of new chapters in Title 139 WAC.

This action is taken pursuant to Notice No. WSR 86-15-072 filed with the code reviser on July 23, 1986. 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 Criminal Justice Training Commission as authorized in RCW 43.101.080(2).

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 September 4, 1986.

By James C. Scott Executive Director

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-04-010 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION.
WAC 139-04-020 PUBLIC RECORDS
AVAILABLE.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-08-005 "COMMISSION" DEFINED. WAC 139-08-040 APPEARANCE AND PRAC-TICE BEFORE COMMISSION—APPEARANCE BY FORMER EMPLOYEE OF BOARD OR FORMER MEMBER ØF ATTORNEY GENERAL'S STAFF.

WAC 139-08-050 COMPUTATION OF TIME. WAC 139-08-070 SERVICE OF PROCESS—BY WHOM SERVED.

WAC 139-08-080 SERVICE OF PROCESS— UPON WHOM SERVED.

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WAC 139-08-200 SUBPOENAS—GEOGRAPH-ICAL SCOPE.

WAC 139-08-210 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—RIGHT TO TAKE.

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WAC 139-08-310 DEPOSITIONS UPON IN-TERROGATORIES—SUBMISSION OF INTERROGATORIES.

WAC 139-08-320 DEPOSITIONS UPON IN-TERROGATORIES INTERROGATION.

WAC 139-08-330 DEPOSITIONS UPON IN-TERROGATORIES—ATTESTATION AND RETURN.

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WAC 139-08-360 OFFICIAL NOTICE—MA-TERIAL FACTS.

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WAC 139-08-500 RULES OF EVIDENCE— ADMISSIBILITY CRITERIA.

WAC 139-08-520 PETITIONS FOR RULE-MAKING, AMENDMENT OR REPEAL—WHO MAY PETITION.

WAC 139-08-536 PETITIONS FOR RULE-MAKING, AMENDMENT OR REPEAL-REOUISITES.

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WAC 139-08-55 PETITIONS FOR RULE-MAKING, AMENDMENT OR REPEAL-NOTICE OF DISPOSITION.

WAC 139-08-560 DECLARATORY RULINGS. WAC 139-08-570 FORMS.

WAC 139-08-60**₽** APPEAL.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-14-0 M REQUIREMENT OF BASIC LAW ENFORCEMENT TRAINING.

REPEALER

The following chapter of the Washington Administrative Code is repealed;

WAC 139-16-010 BASIC LAW ENFORCE-MENT CURRICULUM.

REPEALER

The following chapter of the Washington Administrative Code is repealed;

WAC 139-18-040 PHYSICAL REQUIRE-MENTS FOR ADMISSION TO BASIC LAW EN-FORCEMENT ACADEMIES.

REPEALER

The following chapter of the Washington Administrative Code is repealed

WAC 139-20-020 BASIC LAW ENFORCE-MENT EQUIVALENCY CERTIFICATION.

REPEALER

The following chapter of the Washington Administrative Code is repealed: A

WAC 139-22-010 REQUIREMENTS OF BASIC LAW ENFORCEMENT ACADEMY.

WAC 139-22-020 ADMISSION AND PARTICI-PATION REQUIREMENTS FOR BASIC LAW EN-FORCEMENT ACADEMY ATTENDEE.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-28-010/GOALS OF BOARD ON LAW ENFORCEMENT TRAINING STANDARDS AND EDUCATION.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-32-0 NO PROSECUTOR, PUBLIC DE-FENDER, AND MUNICIPAL ATTORNEY TRAINING.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-36-020 REQUIREMENT OF BASIC CORRECTIONS TRAINING.

WAC 139-36-036 REQUIREMENTS OF BASIC CORRECTIONS ACADEMY.
WAC 139-36-031 BASIC CORRECTIONS OF-

FICERS ACADEMY CURRICULUM.

WAC 139-36-032 BASIC CORRECTIONAL SERVICES ACADEMY CURRICULUM.

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WAC 139-36-040 REQUIREMENT OF FIRST-AND SECOND-LEVEL/CORRECTIONS SUPER-

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WAC 139-36-060 REQUIREMENT OF EXECU-TIVE MANAGEMENT CORRECTIONS

TRAINING. WAC 139-36-06 EXECUTIVE MANAGE-MENT CURRICULUM—CORRECTIONS.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-40-01 OPERATING POLICY OF WASHINGTON STATE CRIMINAL JUSTICE

TRAINING COMMISSION AND BOARDS ON TRAINING STANDARDS AND EDUCATION.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 139-50-010 REQUIREMENT OF TRAIN-ING FOR FIRE MARSHALS.

WAC 139-50-020 REQUIREMENTS OF TRAINING FOR POLICE DOG HANDLER.

WAC 139-50-050 REQUIREMENT OF TRAIN-ING FOR AGRICULTURE OFFICERS.

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NEW SECTION

WAC 139-01-100 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION. The Washington state criminal justice training commission consists of the executive director, his/her staff, and twelve commissioners. Recommendations for training pursuant to commission adopted goals and standards may be approved by the executive director of the commission. Other recommendations will be reviewed by the commissioners for approval or rejection. Approved recommendations and other matters of the commission necessitating implementation or staff involvement will be assigned by the executive director to appropriate personnel.

The central office of the commission is located on the campus of St. Martin's College, Olympia, Washington. It is maintained by the commission's executive director and staff from 8:00 a.m. to 5:00 p.m., Monday through Friday, and serves as a central repository for the commission's records of administration and operation.

The Criminal Justice Training Center, 2450 So. 142nd, Seattle, Washington, serves as the commission's primary training site. Other training is conducted locally, regionally, or at centralized locations state-wide, as determined by staff.

NEW SECTION

WMC 139-01-110 PUBLIC RECORDS AVAILABLE. The commission's records, made public and accessible by the provisions of RCW 42.17.250 through 42.17.340, shall be made available for inspection and copying at the commission's central office, upon request received by the executive director.

The commission is statutorily empowered to adopt necessary rules. A copy of rules concerning only the internal management of the adoptor and not affecting private rights or procedures available to the public shall be maintained at the commission's central office and shall be made public pursuant to the aforesaid procedures relating to commission records. Adopted substantive and procedural rules of general applicability, statements of general policy, interpretations of general applicability, and each amendment, revision or repeal thereof, shall be included in the Washington Administrative Code.

NEW SECTION

WAC 139-01-210 OPERATING POLICY OF WASHINGTON STATE CRIMINAL JUSTICE TRAINING COMMISSION. (1) The Washington state criminal justice training commission shall approve annual training schedules and budgets and may adopt standards and/or goals for criminal justice personnel and disciplines within its purview.

(2) The executive director of the commission may approve training programs or activity not included within an approved annual training schedule if he/she determines that sufficient resources exist and such program or activity is consistent and identifiable with an adopted standard or goal of the commission.

NEW SECTION

WAC 139-01-310 "COMMISSION" DEFINED. As used in this chapter "commission" means the Washington state criminal justice training commission.

NEW SECTION

WAC 139-01-320 APPEARANCE AND PRACTICE BEFORE COMMISSION—APPEARANCE BY FORMER MEMBER OF ATTORNEY GENERAL'S STAFF. No member of the attorney general's staff assigned to represent the commission or a hearing committee of said commission may at any time after severing employment with the attorney general appear, except with the written permission of the commission, in a representative capacity on behalf of other parties in a formal proceeding wherein the staff member previously took an active part in the investigation as a representative of the commission or a hearing committee of said commission.

NEW SECTION

WAY 139-01-330 COMPUTATION OF TIME. In computing any period of time prescribed or allowed by the commission or a hearing committee of said commission rules, by order of the commission or 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. The last day of the period so computed is to be included unless it is a Saturday, Sunday or 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 139-01-410 SERVICE OF PROCESS—BY WHOM SERVED. The commission shall cause to be served all orders, notices and other papers issued by it, together with any other papers which it is required by law to serve. Every other paper shall be served by the party filing it.

NEW SECTION

WAC 139-01-415 SERVICE OF PROCESS—UPON WHOM SERVED. All papers served by the commission or any party shall be served upon all counsel of record at the time of such filing and upon 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.

NEW SECTION

WAC 139-01-420 SERVICE OF PROCESS—SERVICE UPON PARTIES. The final order, and any other paper required to be served by the commission upon a party, shall be served upon such party or upon the agent designated by the party or by law to receive service of such papers, and a copy shall be furnished to counsel of record.

NEW SECTION

WAC 139-01-425 SERVICE OF PROCESS—METHOD OF SERVICE. Service of papers shall be made personally or, unless otherwise provided by law, by first-class, registered, or certified mail; or by telegraph.

NEW SECTION

WAC 139-01-430 SERVICE OF PROCESS—WHEN SERVICE COMPLETE. 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

FILING WITH AGENCY. Papers required to be filed with the involved agency shall be deemed filed upon actual receipt by said agency at the place specified in its rules accompanied by proof of service upon parties required to be served.

NEW SECTION

WAC 139-01-440 SUBPOENAS—WHERE PROVIDED BY LAW—FORM. Every subpoena shall state the name of the commission and the title of the proceeding, if any, and shall command the person to whom it is directed to attend and give testimony or produce designated books, documents or things under such person's control at a specified time and place.

NEW SECTION

WAC 139-01-445 SUBPOENAS—ISSUANCE TO PARTIES. Upon application of counsel or other representative authorized to practice before the agency for any party to a contested case, there shall be issued to such party subpoenas requiring the attendance and testimony of witnesses or the production of evidence in such proceeding. The executive director may issue subpoenas to parties not so represented upon request or upon a showing of general relevance and reasonable scope of the testimony or evidence sought.

NEW SECTION

WAC 139-01-450 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 on demand the fees for one day's attendance and the mileage allowed by law.

NEW SECTION

WAC 139-01-455 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 139-01-460 SUBPOENAS—PROOF OF SERVICE. The person serving the subpoena shall make proof of service by filing the subpoena and the required return, affidavit, or acknowledgment of service with the department or the officer before whom the witness is required to testify or produce evidence. If service is made by a person other than an officer of the department, and such 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.

WSR 86-19-021

NEW SECTION

WAC 139-01-465 SUBPOENAS—QUASHING. Upon motion made promptly, and in any event at or before the time specified in the subpoena for compliance, by the person to whom the subpoena is directed and upon notice to the party to whom the subpoena was issued, the commission or its authorized member or officer may (1) quash or modify the subpoena if it is unreasonable or requires evidence not relevance to any matter in issue, or (2) condition denial of the motion upon just and reasonable conditions.

NEW SECTION

WAC 139-01-470 SUBPOENAS—ENFORCE-MENT. Upon application and for good cause shown the commission will seek judicial enforcement of subpoenas issued to parties and which have not been quashed.

NEW SECTION

WAC 139-01-475 SUBPOENAS—GEO-GRAPHICAL SCOPE. Such attendance of witnesses and such production of evidence may be required from any place in the state of Washington, at any designated place of hearing.

NEW SECTION

WAC 139-01-510 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—RIGHT TO TAKE. Except as may be otherwise provided, any party may take the testimony of any person, including a party, by deposition upon oral examination or written interrogatories for use as evidence in the proceeding, except that leave must be obtained if notice of the taking is served by a proponent within twenty days after the filing of a complaint, application, or petition. The attendance of witnesses may be compelled by the use of a subpoena. Depositions shall be taken only in accordance with this rule and the rule on subpoenas.

NEW SECTION

WAC 139-01-515 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—SCOPE. Unless otherwise ordered, the deponent may be examined regarding any matter not privileged, which is relevant to the subject matter involved in the proceeding.

NEW SECTION

WC 139-01-520 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—OFFI-CER BEFORE WHOM TAKEN. Within the United States or within a territory or insular possession subject to the dominion of the United States depositions shall be taken before an officer authorized to administer oaths by the laws of the state of Washington or of the place where the examination is held; within a foreign country, deposition shall be taken before a secretary of an embassy or legation, consul general, vice consul or consular agent of the United States, or a person designated by the commission or agreed upon by the parties by stipulation

in writing filed with the commission. Except by stipulation, no deposition shall be taken before a person who is a party or the privy of a party, or a privy of any consul of a party, or who is financially interested in the proceeding.

NEW SECTION

WAL 139-01-525 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—AU-THORIZATION. A party desiring to take the deposition of any person upon oral examination shall give reasonable notice of not less than three days in writing to the commission and all parties. The notice shall state the time and place for taking the deposition, the name and address of each person to be examined, if known, and if the name is not known, a general description sufficient to identify the person or the particular class or group to which the person belongs. On motion of a party upon whom the notice is served, the hearing officer may for cause shown, enlarge or shorten the time. If the parties so stipulate in writing, depositions may be taken before any person, at any time or place, upon any notice, and in any manner and when so taken may be used as other depositions.

NEW SECTION

WAC 139-01-530 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—PRO-TECTION OF PARTIES AND DEPONENTS. After notice is served for taking a deposition, upon its own motion or upon motion reasonably made by any party or by the person to be examined and upon notice and for good cause shown, the commission or its designated hearing officer may make an order that the deposition shall not be taken, or that it may be taken only at some designated place other than that stated in the notice, or that it may be taken only on written interrogatories, or that certain matters shall not be inquired into, or that the scope of the examination shall be limited to certain matters, or that the examination shall be held with no one present except the parties to the action and their officers or counsel, or that after being sealed, the deposition shall be opened only by order of the commission, or that business secrets or secret processes, developments, or research need not be disclosed, or that the parties shall simultaneously file specified documents, or information enclosed in sealed envelopes to be opened as directed by the commission, or the commission may make any other order which justice requires to protect the party or witness from annoyance, embarrassment or oppression. At any time during the taking of the deposition, on motion of any party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the commission or its designated hearing officer may order the officer conducting the examination to cease forthwith from taking the deposition, or may limit the scope and manner of the taking of the deposition as above provided. If the order made terminates the examination, it shall be resumed thereafter only upon the order of the

commission. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order.

NEW SECTION

WAC 139-01-535 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—ORAL EXAMINATION AND CROSS-EXAMINATION. Examination and cross-examination shall proceed as at an oral hearing. In lieu of participating in the oral examination, any party served with notice of taking a deposition may transmit written cross interrogatories to the officer who, without first disclosing them to any person, and after the direct testimony is complete, shall propound them seriatim to the deponent and record or cause the answers to be recorded.

NEW SECTION

WAC 39-01-540 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—REC-ORDATION. The officer before whom the deposition is to be taken shall put the witness on oath and shall personally or by someone acting under the officer's direction and in the officer's presence, record the testimony by typewriter directly or by transcription from stenographic notes, wire or record recorders, which record shall separately and consecutively number each interrogatory. Objections to the notice, qualifications of the officer taking the deposition, or to the manner of taking it, or to the evidence presented or to the conduct of the officer, or of any party, shall be noted by the officer upon the deposition. All objections by any party not so made are waived.

NEW SECTION

WAC 139-01-545 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—SIGN-ING ATTESTATION AND RETURN. (1) When the testimony is fully transcribed, the deposition shall be submitted to the witness for examination and shall be read to or by the witness, unless such examination and reading are waived by the witness and by the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them. The deposition shall then be signed by the witness, unless the parties by stipulation waive the signing or the witness is ill or cannot be found or refuses to sign. If the deposition is not signed by the witness, the officer shall sign it and state on the record the fact of the waiver or of the illness or absence of the witness or the fact of the refusal to sign together with the reason, if any, given therefor; and the deposition may then be used as fully as though signed, unless on a motion to suppress, the commission holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.

(2) The officer shall certify on the deposition that the witness was duly sworn by him and that the deposition is a true record of the testimony given by the witness. He

shall then securely seal the deposition in an envelope indorsed with the title of proceeding and marked "Deposition of (here insert name of witness)" and shall promptly send it by registered or certified mail to the commission, or its designated hearing officer, for filing. The party taking the deposition shall give prompt notice of its filing to all other parties. Upon payment of reasonable charges therefor, the officer shall furnish a copy of the deposition to any party or to the deponent.

NEW SECTION

WAC 139-01-550 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—USE AND EFFECT. Subject to ruling by the hearing officer upon objections, a deposition taken and filed as provided in this rule will not become a part of the record in the proceeding until received in evidence by the hearing officer upon his own motion or the motion of any party. Except by agreement of the parties or ruling of the hearing officer, a deposition will be received only in its entirety. A party does not make a party, or the privy of a party, or any hostile witness the party's witness by taking the other party's deposition. Any party may rebut any relevant evidence contained in a deposition whether introduced by the party or any other party.

NEW SECTION

WAC 139-01-555 DEPOSITIONS AND INTER-ROGATORIES IN CONTESTED CASES—FEES OF OFFICERS AND DEPONENTS. Deponents whose depositions are taken and the officers taking the same shall be entitled to the same fees as are paid for like services in the superior courts of the state of Washington, which fees shall be paid by the party at whose instance the depositions are taken.

NEW SECTION

WAL 139-01-560 DEPOSITIONS UPON IN-TERROGATORIES—SUBMISSION OF INTER-ROGATORIES. Where the deposition is taken upon written interrogatories, the party offering the testimony shall separately and consecutively number each interrogatory and file and serve them with a notice stating the name and address of the person who is to answer them and the name or descriptive title and address of the officer before whom they are to be taken. Within ten days thereafter a party so served may serve cross-interrogatories upon the party proposing to take the deposition. Within five days thereafter, the latter may serve cross-interrogatories upon the party proposing to take the deposition. Within five days thereafter, the latter may serve redirect interrogatories upon the party who served cross-interrogatories.

NEW SECTION

WAC 139-01-565 DEPOSITIONS UPON INTERROGATORIES—INTERROGATION. Where the interrogatories are forwarded to an officer authorized to administer oaths as provided in WAC 139-08-230 the

officer taking the same, after duly swearing the deponent, shall read to the deponent seriatim, one interrogatory at a time and cause the same and the answer thereto to be recorded before the succeeding interrogatory is asked. No one except the deponent, the officer and the court reporter or stenographer recording and transcribing it shall, be present during the interrogation.

NEW SECTION

WAC 139-01-570 DEPOSITIONS UPON INTERROGATORIES—ATTESTATION AND RETURN. The officer before whom interrogatories are verified or answered shall (1) certify under official signature and seal that the deponent was duly sworn, that the interrogatories and answers are a true record of the deponent's testimony, that no one except deponent, the officer and the stenographer were present during the taking, and that neither the officer nor the stenographer is a party, privy to a party, or interested in the event of the proceedings, and (2) promptly send by registered or certified mail the original copy of the deposition and exhibits with attestation to the commission, or its designated hearing officer, one copy to the counsel who submitted the interpogatories and another copy to the deponent.

NEW/SECTION

WAC 139-01-575 DEPOSITIONS UPON INTERROGATORIES—PROVISIONS OF DEPOSITION RULE. In all other respects, depositions upon interrogatories shall be governed by the previous deposition rule.

NEW/SECTION

WAC 139-01-610 OFFICIAL NOTICE—MATTERS OF LAW. The commission, upon request made before or during a hearing, will officially notice:

- (1) Federal law. The United States Constitution; congressional acts, resolutions, records, journals and committee reports; decisions of federal courts and administrative agencies; executive orders and proclamations; and all rules, orders and notices published in the Federal Register;
- (2) State law. The constitution of the state of Washington, acts of the legislature, resolutions, records, journals and committee reports; decisions of administrative agencies of the state of Washington, executive orders and proclamations by the governor; and all rules, orders and notices filed with the code reviser.
- (3) Governmental organization. Organization, territorial limitations, officers, departments, and general administration of the government of the state of Washington, the United States, the several states and foreign nations;
- (4) Complission organization. The commission organization, administration, officers, personnel, official publications, and practitioners before its bar.

NEW SECTION

WAC 139-01-615 OFFICIAL NOTICE—MATERIAL FACTS. The commission may officially notice:

- (1) Commission proceedings. The pendency of, the issues and position of the parties therein, and the disposition of any proceeding then pending before or theretofore concluded by the commission;
- (2) Business customs. General customs and practices followed in the transaction of business;
- (3) Notorious facts. Facts so generally and widely known to all well-informed persons as not to be subject to reasonable dispute, or specific facts which are capable of immediate and accurate demonstration by resort to accessible sources of generally accepted authority, including but not exclusively, facts stated in any publication authorized or permitted by law to be made by any federal or state officer, department, or agency;
- (4) Technical knowledge. Matters within the technical knowledge of the commission as a body of experts, within the scope or pertaining to the subject matter of its statutory duties, responsibilities or jurisdiction;
- (5) Request or suggestion. Any party may request, or the hearing officer or the commission may suggest, that official notice be taken of a material fact, which shall be clearly and precisely stated, orally on the record, at any prehearing conference or oral hearing or argument, or may make such request or suggestion by written notice, any pleading, motion, memorandum, or brief served upon all parties, at any time prior to a final decision;
- (6) Statement. Where an initial or final decision of the commission rests in whole or in part upon official notice of a material fact, such fact shall be clearly and precisely stated in such decision. In determining whether to take official notice of material facts, the hearing officer or the commission may consult any source of pertinent information, whether or not furnished as it may be, by any party and whether or not admissible under the rules of evidence;
- (7) Controversion. Any party may controvert a request or a suggestion that official notice of a material fact be taken at the time the same is made if it be made orally, or by a pleading, reply or brief in response to the pleading or brief or notice in which the same is made or suggested. If any decision is stated to rest in whole or in part upon official notice of a material fact which the parties have not had a prior opportunity to controvert, any party may controvert such fact by appropriate exceptions if such notice be taken in an initial or intermediate decision or by a petition for reconsideration if notice of such fact be taken in a final report. Such controversion shall concisely and clearly set forth the sources, authority and other data relied upon to show the existence or nonexistence of the material fact assumed or denied in the decision;
- (8) Evaluation of evidence. Nothing herein shall be construed to preclude the commission or its authorized agents from utilizing their experience, technical competence, and specialized knowledge in the evaluation of the evidence presented to them.

NEW SECTION

Wat 139-01-620 PRESUMPTIONS. Upon proof of the predicate facts specified in the following six subdivisions hereof without substantial dispute and by direct, clear, and convincing evidence, the commission,

with or without prior request or notice, may make the following presumptions, where consistent with all surrounding facts and circumstances:

- (1) Continuity. That a fact of a continuous nature, proved to exist at a particular time, continues to exist as of the date of the presumption, if the fact is one which usually exists for at least that period of time;
- (2) Identity. That persons and objects of the same name and description are identical;
- (3) Delivery. Except in a proceeding where the liability of the carrier for nondelivery is involved, that mail matter, communications, express or freight, properly addressed, marked, billed and delivered respectively to the post office, telegraph, cable or radio company, or authorized common carrier of property with all postage, tolls and charges properly prepaid, is or has been delivered to the addressee or consignee in the ordinary course of business;
- (4) Ordinary course. That a fact exists or does not exist, upon proof of the existence or nonexistence of another fact which in the ordinary and usual course of affairs, usually and regularly coexists with the fact presumed;
- (5) Acceptance of benefit. That a person for whom an act is done or to whom a transfer is made has, does or will accept same where it is clearly a matter of self-interest so to do:
- (6) Interference with remedy. That evidence, with respect to a material fact which in bad faith is destroyed, eloigned, suppressed or withheld by a party in control thereof, would if produced, corroborate the evidence of the adversary party with respect to such fact.

NEW SECTION

WAC 139-01-625 STIPULATIONS AND AD-MISSIONS OF RECORD. The existence 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 party or 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, oral argument or by 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 at any time prior to final decision may be permitted to withdraw the same in whole or in part by showing to the satisfaction of the hearing committee or the commission 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

WWC 139-01-630 RULES OF EVIDENCE—ADMISSIBILITY CRITERIA. Subject to the other provisions of these rules, all relevant evidence is admissible which, in the opinion of the officer conducting the hearing, is the best evidence reasonably obtainable, having due regard for its necessity, availability and trustworthiness. 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 matters not involving trial by jury, in the superior court of the state of Washington.

NEW SECTION

WAC 139-01-710 PETITIONS FOR RULE-MAKING, AMENDMENT OR REPEAL—WHO MAY PETITION. Any interested person may petition the commission requesting the promulgation, amendment, or repeal of any rule.

NEW SECTION

MAKING, AMENDMENT OR REPEAL—REQUISITES. Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule together with briefs of any applicable law. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule.

NEW SECTION

WAC 139-01-720 PETITIONS FOR RULE-MAKING, AMENDMENT OR REPEAL—AGENCY MUST CONSIDER. All petitions shall be considered by the commission and the commission may, in 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 139-01-725 PETITIONS FOR RULE-MAKING, AMENDMENT OR REPEAL—NOTICE OF DISPOSITION. The commission shall notify the petitioning party within a reasonable time of the disposition, if any, of the petition.

NEW SECTION

WAC 139-01-730 DECLARATORY RULINGS. 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, and give reasonable notification to the person of the time and place for such hearing or submission and of the issues involved.

If a hearing as provided in subsection (3) of this section is conducted, the agency shall within a reasonable time:

- (a) Issue a binding declaratory rule; or
- (b) Issue a nonbinding declaratory ruling; or
- (c) Notify the person that no declaratory ruling is to be issued.

NEW SECTION

WAC 139-01-735 FORMS. Any interested person petitioning the commission for a declaratory ruling pursuant to RCW 34.04.080 shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "Before the Washington state criminal justice training 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 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

Petitions shall be dated and signed by the person or entity named in the first paragraph or by the petitioner's attorney. The original and two legible copies of the petition shall be filed with the commission. Petitions shall be on white paper, either 8 1/2" x 11" or 8 1/2" x 13" in size.

NEW SECTION

WAC 139-01-810 REVIEW AND APPEAL OF ACTION. (1) Any action which directly and adversely affects an individual's interest under this title or chapter 43.101 RCW may be reviewed at the request of such individual, or the head of such individual's employing agency, and shall be considered in accordance with the process hereinafter provided. This section shall not apply to a request for a variance or exemption pursuant to WAC 139-01-820.

- (2) An individual requesting review shall submit a request in writing to the executive director and shall therein specify and include, where applicable:
- (a) The action for which review is requested, identified by date and description of action;
 - (b) The direct and adverse effects of such action;
- (c) The corrective or remedial action or other relief sought;
- (d) The name and mailing address of the requesting party, any witness to be called by the requesting party, and any person who will personally appear in support of the requesting party, including legal counsel; and
- (e) A statement that the person signing the request for review has read it and that to the best of his or her knowledge or information and belief the contents thereof are true.
- (3) Upon receipt of a request for review which satisfies the requirements of subsection (2) of this section, the executive director shall conduct the review within thirty days.
- (4) In conducting the review, the executive director may consider any information or testimony determined to be relevant to full consideration of the matter for which review is requested. At least five days prior to the review proceeding, commission staff shall provide to the individual requesting review a complete listing of those individuals who are expected to provide testimony and a copy of any document or other written material which will be offered. If a request is made by commission staff, the individual requesting review shall, at least five days prior to the review proceeding, provide to the commission a complete listing of those individuals who are expected to provide testimony and a copy of any document or any other material which will be offered. At the time of the proceeding, additional witnesses and written materials may be offered by staff or the requesting party, but only if there is a showing of good cause for the failure to provide prior notice of such additional evidence and witnesses. Each review proceeding shall be recorded electronically. Thereafter, such recording shall be transcribed in writing if requested by the appealing party or if directed by the commission or staff.
- (5) After full consideration of the matter, the executive director shall affirm, rescind, or modify the action for which review is requested and shall give written notice of his decision to the individual requesting review. Such decision of the executive director shall become final unless a written appeal is received by the commission within thirty days of the receipt of such notice. Appeal of such determination may be taken to the training commission at its next scheduled meeting following receipt by the executive director of a written appeal from the involved individual or the head of such individual's employing agency, unless there is insufficient time to permit administration of the appeal, in which case the appeal will be considered at the next succeeding scheduled meeting of the commission. In considering such appeal, the commission shall not be bound by any previous action or determination and may take any action it deems necessary and appropriate to the matter. The commission may consider only the record of the matter consisting of the transcript of the review proceeding and

any written material considered by the executive director, as well as any information requested or deemed relevant by the commission chairperson. A complete copy of such record shall be provided to the appellant at least five days prior to the appeal proceeding before the commission. Additional written materials may be submitted at the time of the appeal proceeding by staff or the requesting party if there is a showing of good cause for the failure to provide prior notice of such additional written evidence. Oral arguments by the appellant or the appellant's representative shall be allowed, subject to time limitations set by the chairperson of the commission.

NEW SECTION

TION OR VARIANCE. (1) Requests for exemption or variance from the commission's regulations may be pursued only under this section.

- (2) A request for exemption or variance may be made only by the head of a law enforcement agency on behalf of an employee or employees directly affected by the regulation. Where a request for an exemption or variance is on behalf of a chief of police, such request shall be made by the appointing authority. Requests for exemption or variance shall be for mitigation only and shall not raise questions of law or of fact. Such requests shall be submitted in writing to the director of the commission and shall include, where applicable:
- (a) The particular regulation from which exemption or variance is sought;
- (b) The nature of the exemption or variance which is sought;
- (c) The mitigating factors favoring exemption or variance in the particular case;
- (d) The name and mailing address of the requesting party and any person who will personally appear in support of the requesting party, including legal counsel;
- (e) A statement that the person signing the request has read it and that to the best of his or her knowledge or information and belief the contents thereof are true.
- (3) Upon receipt of a request for exemption or variance which satisfies the requirements of subsection (2) of this section, the director shall schedule the request for full consideration at the next commission meeting. If it is determined by the chairman that circumstances justify expedited review, the chairman may schedule a special meeting for the sole purpose of effecting review. After full consideration of the matter, the commission shall deny the request, grant the request or provide alternative mitigating relief.

Chapter 139-05 WAC LAW ENFORCEMENT

WAC	
139-05-200	Requirement of basic law enforcement training.
139-05-210	Basic law enforcement equivalency certification.
139-05-220	Admission and participation requirements for basic law enforcement academy attendee.

139-05-230	Physical requirements for admission to basic law enforcement academies.
139-05-240	Backgrounding requirement for acad-
	emy attendees.
139-05-250	Basic law enforcement curriculum.
139-05-910	Requirement of training for fire
	marshals.
13905915	Requirements of training for police
	dog handler.
139-05-920	Requirement of training for agricul-
	ture officers

NEW SECTION

WAC 139-05-200 REQUIREMENT OF BASIC LAW ENFORCEMENT TRAINING. (1) All full time commissioned law enforcement employees of a city, county, or political subdivision of the state of Washington, except officers of the Washington state patrol, unless otherwise exempted by the Washington state criminal justice training commission, shall as a condition of continued employment successfully complete a four hundred forty-hour basic law enforcement academy sponsored or conducted by the commission, or obtain a certificate of equivalent basic training from the commission. This requirement of basic law enforcement training shall be met within the initial fifteen-month period of law enforcement employment, unless otherwise extended by the commission.

- (2) Law enforcement personnel exempted from the requirement of subsection (1) of this section shall include:
- (a) Individuals holding the office of sheriff of any county on September 1, 1979;
 - (b) Auxiliary and reserve personnel; and
 - (c) Commissioned personnel;
- (i) Whose usual and regular function does not include and will not include the general line enforcement of traffic or criminal laws of the state of Washington or any political subdivision thereof: PROVIDED, That any exemption under this subsection may be granted to a sheriff or police chief only with the approval of the training commission and, in the instance of a police chief, based upon a written exemption request signed by the appointing authority, and provided further that no police chief or sheriff of any agency with ten or fewer full—time, commissioned personnel shall be granted an exemption solely upon the basis of this subsection; or
- (ii) Whose initial date of continuing, full-time, regular and commissioned law enforcement employment within the state of Washington precedes January 1, 1978, and such employment is without break or interruption in excess of ninety days; or
- (iii) Who have been certified in accordance with the requirement of subsection (1) of this section, and thereafter have engaged in regular and commissioned law enforcement employment without break or interruption in excess of twenty-four-month duration.
- (3) Each law enforcement agency of the state of Washington, or any political subdivision thereof, except the Washington state patrol, shall immediately notify the commission by approved form of each instance wherein a commissioned officer begins continuing and

regular employment with that agency on or after January 1, 1978. Such notification shall be maintained by the commission and shall be utilized by the commission for the subsequent scheduling, notification, and enrollment required for compliance with the basic law enforcement training requirement.

- (4) Failure to comply with the above requirement of basic law enforcement training shall result in notification of noncompliance, by the commission, on approved form to:
 - (a) The individual in noncompliance;
 - (b) The head of his/her agency;
- (c) The civil service commission having jurisdiction of such agency;
- (d) The judges and clerks of the municipal, district, and superior courts in which said agency is located;
 - (e) The state auditor's office; and
- (f) Any other agency or individual, as determined by the commission.

NEW SECTION

WAC 139-05-210 BASIC LAW ENFORCE-MENT EQUIVALENCY CERTIFICATION. (1) A certificate of equivalent basic law enforcement training shall be issued only to applicants who successfully complete the equivalency process as required by the Washington state criminal justice training commission. For this purpose, the term "process" shall include all documentation and prerequisites set forth in subsection (6) of this section, and successful completion of all knowledge and skills requirements within the basic equivalency academy. A certificate of equivalent basic law enforcement training shall be recognized in the same manner as the certificate of completion of the basic law enforcement academy.

- (2) Eligibility for participation in the basic equivalency process shall be limited to regular, full-time, commissioned enforcement officers who otherwise are eligible to attend the basic law enforcement academy, and who have attained basic certification through completion of a basic training program in this or another state. For this purpose, the term "basic training program" shall not include any military or reserve training program, or any federal training program not otherwise approved by a majority of the law enforcement representatives within the commission membership.
- (3) Effective January 1, 1987, the participation of any eligible and approved applicant for a certificate of equivalent basic law enforcement training shall be effected within, and limited to, the first available session of the basic equivalency academy following such applicant's date of hire; provided that no applicant shall be required to attend a session of the basic equivalency academy which is conducted within the initial sixty days of the employment for which certification is requested.

It shall be the responsibility of the applicant's agency to ensure that all necessary forms and documentation are completed and submitted to the commission in a timely manner and as necessary to ensure that the participation provided by this section is effected. The participation of any applicant in any session of the basic equivalency academy not otherwise provided herein shall require the approval of the commission.

- (4) In those instances wherein an applicant has attended more than one basic training program, eligibility for participation in the basic equivalency process shall not be approved if such applicant, for whatever reason, failed to successfully complete the most recent of such programs attended.
- (5) The decision to request an officer's participation within the equivalency process shall be discretionary with the head of the officer's employing agency, who shall advise the commission of that decision by appropriate notation upon the hiring notification submitted to the commission for such officer. Upon receipt of such notification, the commission shall provide to such agency head all necessary forms and information required for the processing of a request for a certificate of equivalent basic training.
- (6) Upon approval of an applicant's eligibility to participate in the equivalency process, the applicant's employing agency shall submit to the commission the following documentation as a precondition of participation within such process:
- (a) A copy of applicant's current and valid Washington state driver's license;
- (b) A copy of applicant's current and valid basic first aid card;
- (c) A statement of applicant's health and physical condition by an examining physician;
 - (d) A record of applicant's firearms qualification;
 - (e) A liability release agreement by the applicant; and
 - (f) A criminal records check regarding such applicant.
- (7) If such training has not been completed previously, the applicant shall be required to complete the commission's twenty-four-hour emergency vehicle operation course, as scheduled by the commission.
- (8) Upon completion of the equivalency process and review and evaluation of applicant's performances therein, the commission shall:
 - (a) Issue a certificate of equivalent basic training;
- (b) Issue a certificate of equivalent basic training upon applicant's successful completion of additional training as the training commission may require; or
- (c) Require completion of the basic law enforcement academy.
- (9) Any waiver of, or variance in, any above requirement for equivalency participation and/or certification may be granted by the commission if it determines that sufficient justification exists for such action.

Additionally, any action or determination by the commission staff regarding a requestor or applicant for equivalency certification shall, upon written request of the involved individual or agency, be reviewed by the executive director of the training commission.

NEW SECTION

WAC 139-05-220 BACKGROUNDING RE-QUIREMENT FOR ADMISSION TO BASIC LAW ENFORCEMENT ACADEMY. The Washington state criminal justice training commission is responsible for the conduct of the basic law enforcement academy and to therein certify, to and for the state of Washington, those officers who have demonstrated the ability and suitability requisite to law enforcement service and the public trust.

In accordance with that responsibility, and to ensure the continuing integrity and credibility of the basic academy program, no individual shall be granted academy admission or allowed continued participation if such individual, in adult status, has been convicted of a felony offense, or has been convicted of a gross misdemeanor or misdemeanor involving moral turpitude.

For this purpose, the term "convicted" shall include any disposition adverse to the subject, except a decision not to prosecute, a dismissal, or acquittal; provided, however, that a dismissal entered after a period of probation, suspension, or deferral of sentence shall be considered a disposition adverse to the subject.

Additionally, and for this purpose, the term "felony offense" shall include any act or omission which is classified as a felony by the laws of the jurisdiction in which such act or omission occurred, or for which imprisonment in a federal or state penitentiary could have been imposed.

It shall be the responsibility of each sponsoring or applying agency to request a search of state and national criminal history records information regarding its applicant through the submission of applicant's fingerprints to an appropriate action agency or agencies.

Each application for academy attendance shall be accompanied by a written attestation by the applying agency that (1) the aforementioned records search has been effected regarding the individual for which academy application is being made, and (2) that such search indicated the absence of any felony conviction or other disqualifying conviction.

No exception to, or variance from, the above requirements or the prohibition which is provided, will be granted without the approval of the training commission.

NEW SECTION

£ 139–05–230 **PHYSICAL REQUIRE-**MENTS FOR ADMISSION TO BASIC LAW EN-FORCEMENT ACADEMIES. Each successful applicant for admission to a basic law enforcement academy sponsored or conducted by the Washington state criminal justice training commission shall possess good health and physical capability to actively and fully participate in the physical activities required for basic certification. In addition to defensive tactics, such activities shall include a physical training program geared to final attainment of the instructional objectives of physical performance: PROVIDED, That any applicant whose beginning date of continuous law enforcement employment precedes January 1, 1978, may be allowed to audit, in whole or in part, basic law enforcement training. In no such instance shall a basic certificate be issued.

NEW SECTION

WAC 139-05-240 GENERAL REQUIREMENTS FOR ACADEMY ATTENDEES. (1) Each trainee in a basic law enforcement academy shall receive certification only upon full and successful completion of the academy process as prescribed by the commission. The performance of each trainee shall be evaluated as follows:

- (a) Scholarship. A standardized examination process shall be utilized by all basic law enforcement academies sponsored or conducted by the Washington state criminal justice training commission, in evaluating the level of scholastic achievement of each trainee. Such process shall include the application of a designated minimum passing score to each subject area and the availability of a retesting procedure. Failure to achieve the required minimum passing score will result in termination of academy assignment: PROVIDED, That any unsuccessful trainee whose beginning date of continuous law enforcement employment precedes January 1, 1978, may be allowed to audit the remainder of the academy upon a determination by the coordinator of law enforcement training that such audit would be beneficial to the trainee and have no adverse effect upon the other attendees.
- (b) Physical performance. A standardized evaluation process shall be utilized by all basic law enforcement academies sponsored or conducted by the commission in evaluating the level of physical performance of each trainee. Such process shall include the application of pass/fail grading to designated instructional objectives for physical performance and the availability of a retesting procedure. Failure to achieve a final grade of pass in physical training, including defensive tactics, shall preclude certification.
- (c) Deportment and conduct. Failure to maintain an exemplary standard of deportment and conduct or to adhere to all rules, regulations and policies of a basic law enforcement academy sponsored or conducted by the commission may result in termination of academy assignment.
- (2) In the instance of termination or suspension of a trainee's academy assignment due to illness, injury, personal hardship, or good cause otherwise shown, the commission may allow certification after such trainee has successfully completed a subsequent academy, in whole or part as determined by the commission. Such certification may be effected regardless of any time limit or period elsewhere prescribed or mandated for certification.
- (3) In all other instances of termination of a trainee's academy assignment, the commission shall allow such trainee's admission to any subsequent academy only if:
- (a) Such trainee has been terminated by the employing agency and subsequently is rehired by it; or
- (b) Such trainee has been terminated by the employing agency and subsequently is hired by another employing agency.
- (4) Upon the written request of a trainee, or the head of his/her employing agency, any action affecting such trainee's status or eligibility for certification shall be reviewed pursuant to the procedural rules and regulations adopted by the commission.

NEW SECTION

WAC 139-05-250 BASIC LAW ENFORCE-MENT CURRICULUM. The basic law enforcement curriculum of the Washington state criminal justice training commission shall consist of 440 hours, including the following subject areas:

- (1) Introduction to law enforcement;
- (a) Introduction to law enforcement;
- (b) The criminal justice system;
- (c) Police power and execution of authority;
- (d) Civil rights and civil liability; and
- (e) Police ethics.
- (2) Criminal law;
- (a) Criminal law; and
- (b) Juvenile law.
- (3) Evidence law.
- (4) Criminal procedures;
- (a) Constitutional law;
- (b) Probable cause;
- (c) Laws of arrest;
- (d) Search and seizure;
- (e) Interrogation, statements and confessions; and
- (f) Field interrogations and "stop and frisk."
- (5) Patrol procedures;
- (a) Observation and perception;
- (b) Patrol procedures;
- (c) First aid;
- (d) Community relations;
- (e) Crime prevention;
- (f) Juvenile procedures;
- (g) Traffic stop-Mock scene;
- (h) Felony stop—Mock scene;
- (i) Field interview—Mock scene;
- (j) Building search—Mock scene; and
- (k) Silent alarm/felony arrest—Mock scene.
- (6) Communication skills;
- (a) Report writing and notetaking; and
- (b) Oral communication.
- (7) Emergency vehicle operation course.
- (8) Crisis intervention;
- (a) General theory;
- (b) Recognizing and handling of abnormal behavior;
- (c) Oral and physical communication;
- (d) Handling stress; and
- (e) Family disturbance—Mock scene.
- (9) Traffic law;
- (a) Traffic law enforcement;
- (b) Breathalyzer and impaired driving; and
- (c) Accident investigation.
- (10) Firearms.
- (11) Physical training and self-defensive tactics.
- (12) Criminal investigation;
- (a) Crime scene search and protection;
- (b) Collection and preservation of evidence;
- (c) Interviews and interrogation techniques;
- (d) Crime scene protection/search/investigation—Mock scene; and
- (e) Testifying in court—Mock scene.

NEW SECTION

WAC 189-05-910 REQUIREMENT OF TRAIN-ING FOR FIRE MARSHALS. (1) As a precondition

- of any exercise of police powers to enforce the laws of this state, deputy state fire marshals and resident fire marshals shall:
- (a) If hired on or after July 26, 1981, possess the Washington state criminal justice training commission's basic law enforcement certificate or basic equivalency certificate, or in the alternative, successfully complete a training program of at least two hundred forty-four hours and which shall include:
 - (i) Introduction to law enforcement, fourteen hours;
 - (ii) Criminal procedure, thirty hours;
 - (iii) Evidence law, sixteen hours;
 - (iv) Criminal law, thirty-two hours;
 - (v) Communication skills, twenty-four hours;
 - (vi) Criminal investigations, seventy-two hours;
 - (vii) Self-defense, sixteen hours;
- (viii) At least forty hours of firearms training, involving both classroom and range activity in the development of firearms proficiency, and instruction in the legality and liabilities of the use of deadly force; or
- (b) If hired prior to July 26, 1981, meet the training requirement described in (a) of this subsection, or have completed a previous training program or programs deemed the equivalent thereof by the state fire marshal; and
- (c) Notwithstanding date of hire, successfully complete an eight-hour firearms requalification course at least annually, in addition to any other in-service training program otherwise required by the state fire marshal.
- (2) It shall be the responsibility of the state fire marshal to effect and ensure personnel compliance herein, and to provide necessary records and information upon request of the training commission, to which said marshal shall be accountable for purposes of compliance.

NEW SECTION

WAC 39-05-915 REQUIREMENTS OF TRAINING FOR POLICE DOG HANDLER. (1) For purposes herein:

- (a) "Dog handler" means any commissioned law enforcement officer of a state, county, city, municipality, or combination thereof, agency who is responsible for the routine care, control, and utilization of a police dog within a law enforcement patrol or investigative assignment; and
- (b) "Training" means any structured classroom or practical learning exercise conducted, evaluated, and documented by an experienced dog handler or trainer, for the purpose of developing the trainee's competency in the care, control, and utilization of a police dog.
- (2) A dog handler shall, as a precondition of such assignment, successfully complete the basic law enforcement academy program, or otherwise comply with the basic training requirement prescribed by WAC 139-14-010 of the training commission.
- (3) Prior to, or within the first six months of such assignment, a dog handler shall successfully complete training according to the nature and purpose of utilization of the police dog for which such handler is responsible. Categories of utilization and concomitant training standards are prescribed as follows:

- (a) Generalist. A dog handler who is responsible for the routine and regular utilization of a police dog within general patrol or investigative activities, shall successfully complete at least three hundred ninety hours of training which shall include, but not be limited to:
 - (i) Philosophies/theories of police K-9;
- (ii) Legal and liability aspects, including applicable department policies;
 - (iii) Public relations;
 - (iv) Care and maintenance;
 - (v) Obedience and control;
 - (vi) Tracking;
 - (vii) Trailing;
 - (viii) Area searching;
 - (ix) Building searching;
 - (x) Evidence searching;
 - (xi) Pursuit/holding; and
 - (xii) Master protection.
- (b) General detection. A dog handler who is responsible for the primary and specialized utilization of a police dog in the search for and detection of specific substances, excluding explosives, shall successfully complete at least one hundred eighty hours of training which shall include, but not be limited to:
 - (i) Philosophies/theories of police K-9;
- (ii) Legal and liability aspects, including applicable department policies;
 - (iii) Public relations;
 - (iv) Care and maintenance;
 - (v) Obedience and control;
 - (vi) Area searching;
 - (vii) Building searching;
 - (viii) Evidence searching; and
 - (ix) Detection of specific substances.
- (c) Explosives detection. A dog handler who is responsible for the primary and specialized utilization of a police dog in the search for and detection of explosive substances and devices, shall successfully complete at least three hundred ninety hours of training which shall include, but not be limited to:
 - (i) Philosophies/theories of police K-9;
- (ii) Legal and liability aspects, including applicable department policies;
 - (iii) Public relations;
 - (iv) Care and maintenance;
 - (v) Obedience and control;
 - (vi) Area searching;
 - (vii) Building searching;
 - (viii) Evidence searching; and
 - (iv) Detection of explosives.
- (d) Master protection. A dog handler who is responsible for the routine and regular utilization of a police dog solely for self-protection and assistance in hostile or potentially hostile situations, shall successfully complete at least one hundred eighty hours of training which shall include, but not be limited to:
 - (i) Philosophies/theories of police K-9;
- (ii) Legal and liability aspects, including applicable department policies;
 - (iii) Public relations;
 - (iv) Care and maintenance;
 - (v) Obedience and control;

- (vi) Pursuit/holding; and
- (vii) Master protection.
- (4) Any dog handler whose initial date of assigned responsibility for K-9 utilization precedes January 1, 1983, shall meet the applicable training standard as above prescribed. For this purpose, training completed by such handler prior to January 1, 1983, shall be recognized and considered as training completed pursuant to such standard. If such training is less than, or does not include, that prescribed, the additional training required shall be completed prior to July 1, 1983.
- (5) It shall be the responsibility of the local agency to ensure both program and personnel compliance with the above standards, as applicable, and the maintenance of training records necessary for the substantiation of such compliance. Such compliance shall constitute compliance required by RCW 4.24.410 and 9A.76.200 and for purposes of the immunity and penal provisions therein.

NEW SECTION

WAC 39-05-920 REQUIREMENT OF TRAINING FOR AGRICULTURE OFFICERS. (1) For purposes of this regulation, the term "agriculture officer" means any individual appointed by the state director of agriculture to enforce those laws relating to commission merchants, livestock identification, and livestock brand registration and inspection.

- (2) As a precondition of any exercise of authority generally vested in a peace officer, an agriculture officer shall successfully complete training which shall include, but is not limited to:
- (a) Criminal procedures, to include the legal system, search and seizure, laws of arrest, and constitutional law eight hours;
 - (b) Evidence law two hours;
 - (c) Criminal investigation eight hours;
- (d) Effective interviewing and interrogation four hours:
 - (e) Communication skills six hours;
 - (f) Criminal law four hours;
- (g) Officer safety and basic patrol procedures four hours;
 - (h) Use of deadly force four hours.
- (3) As a precondition of any authorization to carry a firearm during the performance of duties, an authorized agriculture officer shall have successfully qualified in the firearms course which is incorporated by the basic law enforcement academy program of the Washington state criminal justice training commission, or is otherwise approved by the training commission. Such qualification shall be effected annually, or within a period of twelve months preceding the aforementioned firearms authorization.
- (4) It shall be the responsibility of the state director of agriculture to effect and ensure personnel compliance herein and to provide necessary records and information upon the request of the training commission, to which said director shall be accountable for purposes of such compliance. Additionally, any equivalency process or official recognition of equivalent training or experience in determining an agriculture officer's compliance herein

shall be within the prerogative and authorities of such director.

•	Chapter 139-10 WAC
	CORRECTIONS
WAC	
139-10-210	Requirement of basic corrections training.
139-10-220	Requirements of basic corrections academy.
139-10-230	Basic corrections officers academy curriculum.
139–10–235	Basic correctional services academy curriculum.
139–10–240	Juvenile security workers academy curriculum.
139–10–310	Requirement of first— and second—level corrections supervisory training.
139-10-320	First- and second-level supervision curriculum—Corrections.
139–10–410	Requirement of middle-management corrections training.
139-10-420	Middle-management curriculum— Corrections.
139–10–510	Requirement of executive management corrections training.
139–10–520	Executive management curriculum—

NEW SECTION

WA¢ 139-10-210 REQUIREMENT OF BASIC CORRECTIONS TRAINING. As provided in RCW 43.101.220, all full-time corrections employees of the state of Washington or of any city, county, or political subdivision of the state of Washington, initially hired on or after January 1, 1982, shall, as a condition of continued employment, successfully complete a basic corrections academy as prescribed, sponsored or conducted by the Washington state criminal justice training commission for their class. This requirement to complete basic training shall be fulfilled within the initial six months of corrections employment unless otherwise extended or waived by the commission; provided, that those persons hired on or after January 1, 1982, and prior to July 1, 1982, shall complete the required basic training before January 1, 1983. Requests for extension or waiver of the basic training requirement shall be submitted to the commission in writing as designated by its policies.

Corrections.

- (1) Corrections personnel shall attend basic academy training according to job function as described below:
- (a) Corrections officers academy. All employees whose primary job function is to provide for the custody, safety and security of adult prisoners in jails, penal institutions and work release facilities. Representative job classifications include, but are not limited to, jailers and correctional officers.
- (b) Correctional services academy. All employees whose primary job function is the case management of offenders, to include assessment, case planning, counseling, supervision, and monitoring. Representative job

- classes include, but are not limited to, juvenile probation and parole officers, community service officers, institution counselors, and psychiatric social workers.
- (c) Juvenile security workers academy. All employees responsible for the care, custody, and safety of youth in county juvenile court detention centers, state institutions, camps and group homes. Representative job classes include, but are not limited to, juvenile detention workers, and group life counselors.
- (2) It shall be the responsibility of the employing agency to determine the most appropriate basic academy for an employee to attend within the guidelines set by the commission.
- (3) Failure to comply with the above requirements shall result in a notification of noncompliance from the commission directed to the individual employee, and, as appropriate, the employing agency director, chief or sheriff, the civil service commission, the board on corrections standards, and/or the state auditor's office, and the chief executive of the local unit of government.
- (4) Each agency employing personnel covered by RCW 43.101.220 shall be responsible for full and complete compliance with the above training requirements. Additionally, each such agency shall provide the commission with employment information necessary for the establishment and maintenance of complete and accurate training records on all affected employees.

NEW SECTION

WA 139-10-220 REQUIREMENTS OF BASIC CORRECTIONS ACADEMY. (1) Each trainee in a basic corrections academy shall receive certification only upon full and successful completion of the academy process as prescribed by the commission. The performance of each trainee shall be evaluated as follows:

- (a) Scholarship. A standardized examination process shall be utilized by each corrections academy sponsored or conducted by the commission, in evaluating the level of scholastic achievement and skill proficiency of each trainee. Such process shall include the application of a designated minimum passing score and the availability of a retesting procedure.
- (b) Participation. Each trainee shall be required to participate fully in all academy classes, practice exercises and physical training programs. No applicant for basic corrections training shall begin the basic academy assignment if his or her health and physical condition precludes active and full participation in the physical activities required for certification. Provided, that any applicant whose beginning date of continuous corrections officer employment precedes January 1, 1982, may be allowed to audit, in whole or in part, basic corrections officer training. In no instance shall certification be granted until successful completion of physical training, including defensive tactics, has been achieved.
- (c) Deportment and conduct. Failure to maintain a standard of deportment and conduct as defined in the rules, regulations and policies of the basic corrections academy may result in termination of academy assignment.

(2) In the instance of termination or suspension of a trainee's academy assignment due to illness, injury, personal hardship, or good cause otherwise shown, the commission may allow certification after such trainee has successfully completed a subsequent academy, in whole or part, as determined by the commission.

Such certification may be effected regardless of any time limit or period elsewhere prescribed or mandated for certification.

- (3) In all other instances of termination of a trainee's academy assignment, the commission shall allow such trainee's admission to any subsequent academy only if:
- (a) Such trainee has been terminated by the employing agency and subsequently rehired by it; or
- (b) Such trainee has been terminated by the employing agency and subsequently is hired by another employing agency.
- (4) Upon the written request of a trainee, or the head of his employing agency, any action affecting such trainee's status or eligibility for certification shall be reviewed pursuant to the procedural rules and regulations adopted by the commission.

NEW SECTION

WAC 139-10-230 BASIC CORRECTIONS OF-FICERS ACADEMY CURRICULUM. The basic corrections officers academy of the Washington state criminal justice training commission shall be eighty instructional hours in length and shall include the following subject matter:

- (1) The system:
- (a) Practical law for corrections officers; and
- (b) Problem solving.
- (2) Supervision and care of inmates:
- (a) Supervising inmates;
- (b) Health and mental health care;
- (c) Discipline of inmates;
- (d) Professionalism; and
- (e) Dealing with aggressive behavior.
- (3) Safety and security:
- (a) Security management; and
- (b) Proper use of force.
- (4) Communication skills:
- (a) Incident report writing;
- (b) Listening; and
- (c) Interpersonal skills.
- (5) Personal development:
- (a) Stress management; and
- (b) Physical fitness.

NEW SECTION

WAC 139-10-235 BASIC CORRECTIONAL SERVICES ACADEMY CURRICULUM. The basic correctional services academy curriculum of the Washington state criminal justice training commission shall be eighty hours in length and shall include the following subject matter:

- (1) Key treatment approaches:
- (a) Research review;
- (b) Program specificity;

- (c) Offense prevention;
- (d) Life goals; and
- (e) Skills training.
- (2) Core skills:
- (a) Interpersonal skills;
- (b) Interviewing;
- (c) Managing information;
- (d) Report writing;
- (e) Rewards and sanctions; and
- (f) Legal issues.
- (3) Personal skills:
- (a) Stress management;
- (b) Physical fitness (alternate option health class);
- (c) Time management; and
- (d) Personal development.
- (4) Case management skills:
- (a) Assessment;
- (b) Goal setting;
- (c) Program planning; and
- (d) Intervention and monitoring.

NEW SECTION

WAL 139-10-240 JUVENILE SECURITY WORKERS ACADEMY CURRICULUM. The juvenile security workers academy curriculum of the Washington state criminal justice training commission shall be eighty instructional hours in length and shall include the following subject matter:

- (1) The system:
- (a) Overview of the juvenile justice system;
- (b) Legal rights of incarcerated youth; and
- (c) Reception and classification.
- (2) Supervision and care:
- (a) Dealing with aggression;
- (b) First aid/CPR;
- (c) Disciplining youth;
- (d) Health and mental health care; and
- (e) Supervision of youth.
- (3) Program techniques:
- (a) Listening skills;
- (b) Interpersonal skills;
- (c) Observation skills; and
- (d) Group dynamics.
- (4) Security:
- (a) Incident report writing;
- (b) Proper use of physical force; and
- (c) Safety and security.
- (5) Personal development:
- (a) Physical fitness; and
- (b) Stress management.

NEW SECTION

WAC 139-10-310 REQUIREMENT OF FIRST-LEVEL AND SECOND-LEVEL CORRECTIONS SUPERVISORY TRAINING. (1) As provided in RCW 43.101.220, all corrections employees of the state of Washington, or any city, county or political subdivision of the state of Washington, promoted or appointed to a full-time first-level or second-level supervisory position on or after January 1, 1982, shall obtain the supervisory certification of the Washington state criminal

justice training commission prior to or within six months after such promotion or appointment, unless otherwise extended or waived by the commission; provided that those persons promoted or appointed on or after January 1, 1982, and prior to July 1, 1982, shall obtain the supervisory certification before January 1, 1983. The requirements for supervisory certification are:

- (a) Possession of a basic corrections academy certificate of the Washington state criminal justice training commission; and
- (b) Successful completion of the commission's firstlevel and second-level supervision course, or other training deemed the equivalent by the corrections training manager of the commission.
- (2) It shall be the responsibility of the employing agency to determine which of its job classifications should attend the first-level and second-level supervisors course, based on job duties and the prerequisites for the above required course. In general, first-level supervision positions are defined as positions above operational level for the direct supervision of nonsupervisory personnel. Second-level supervisors are defined as those persons who supervise first-level supervisors. Representative job classes include sergeants, lieutenants, district supervisors, district administrators, classification and parole supervisors, cottage supervisors, unit supervisors, unit program directors.
- (3) Each agency employing personnel covered by RCW 43.101.220 shall be responsible for full and complete compliance with the above training requirements. Additionally, each such agency shall provide to the commission employment information necessary for the establishment and maintenance of complete and accurate training records on all affected employees.
- (4) Upon the written request of a trainee, or the head of his employing agency, any action affecting such trainee's status or eligibility for certification shall be reviewed pursuant to the procedural rules and regulations adopted by the commission.

NEW SECTION

WAG 189-10-320 FIRST-LEVEL AND SECOND-LEVEL SUPERVISION CURRICULUM— CORRECTIONS. The first-level and second-level supervision curriculum of the Washington state criminal justice training commission shall be forty instructional hours in length and shall include the following subject matter:

- (1) Role of the supervisor.
- (2) Advanced oral communication.
- (3) Team building.
- (4) Goal setting.
- (5) Work planning/time management.
- (6) Scheduling and delegating.
- (7) On-the-job training.
- (8) Performance monitoring.
- (9) Employee selection.
- (10) Employee performance appraisal.
- (11) Handling incompetent staff and preventing grievances.

- (12) Handling criticism from staff.
- (13) Preventing and handling staff burnout.
- (14) Leading meetings.

NEW SECTION

WAC 139-10-410 REQUIREMENT OF MID-DLE-MANAGEMENT CORRECTIONS TRAIN-ING. (1) As provided in RCW 43.101.220, all corrections employees of the state of Washington, or any city, county or political subdivision of the state of Washington, promoted or appointed to a full-time middle-management position on or after January 1, 1982, shall obtain the middle-management certification of the Washington state criminal justice training commission prior to or within six months after such promotion or appointment, unless otherwise waived or extended by the commission: PROVIDED, That those persons promoted or appointed on or after January 1, 1982, and prior to July 1, 1982, shall obtain the middle-management certification before January 1, 1983. The requirements for middle-management certification are:

- (a) Possession of the supervisory certificate of the Washington state criminal justice training commission: PROVIDED, That such certificate requirement may be waived for any person serving within a first-level or second-level supervisory position as defined in WAC 139-36-040 prior to January 1, 1982: AND FURTHER PROVIDED, That this waiver shall be extended to persons laterally entering a correctional department as a middle manager;
- (b) Successful completion of the commission's corrections middle-management course and advanced problem solving and conflict management course or correctional services academy phase II, or other middle-management training deemed the equivalent thereof by the corrections training manager.
- (2) It shall be the responsibility of the employing agency to determine which of its job classifications should attend the middle-management course, based on job duties and the prerequisites for the above required course. In general, middle managers shall be defined as those people in the organization who manage and develop programs and who are responsible for the smooth functioning of work groups supervised by first-level and second-level supervisors. Representative job classes include regional administrators, central office staff, captains, associate superintendents, and superintendents of small and medium sized jails and correctional facilities.
- (3) Each agency employing personnel covered by RCW 43.101.220 shall be responsible for full and complete compliance with the above training requirements. Additionally, each such agency shall provide to the commission employment information necessary for the establishment and maintenance of complete and accurate training records on all affected employees.
- (4) Upon the written request of a trainee, or the head of his employing agency, any action affecting such trainee's status or eligibility for certification shall be reviewed pursuant to the procedural rules and regulations adopted by the commission.

NEW SECTION

WAC 139-10-420 MIDDLE-MANAGEMENT CURRICULUM—CORRECTIONS. The middle-management curriculum of the Washington state criminal justice training commission shall be forty instructional hours in length and shall include the following subject matter:

- (1) Teamwork.
- (2) Internal consulting.
- (3) Budgeting.
- (4) Program development.
- (5) Program evaluation.
- (6) Procedures development.
- (7) Motivation and bureaucracy.
- (8) Procedure writing.
- (9) Managing by systems.

NEW SECTION

WAC 139-10-510 REQUIREMENT OF EXEC-UTIVE MANAGEMENT CORRECTIONS TRAIN-ING. (1) As provided in RCW 43.101.220, all corrections employees of the state of Washington, or any city, county, or political subdivision of the state of Washington, promoted or appointed to a full-time executive management position on or after January 1, 1982, shall obtain the executive management certification of the Washington state criminal justice training commission prior to or within six months after such promotion or appointment, unless otherwise waived or extended by the commission: PROVIDED, That those persons promoted or appointed on or after January 1, 1982, and prior to July 1, 1982, shall obtain the executive management certification before January 1, 1982. The requirements for executive management certification are:

- (a) Possession of middle-management certification of the Washington state criminal justice training commission: PROVIDED, That such certification requirements may be waived for any person serving in a middle-management position as defined by WAC 139-36-050 prior to January, 1982; and
- (b) Successful completion of the commission's corrections executive management training program or other executive management training deemed the equivalent thereof by the corrections training manager of the commission.
- (2) It shall be the responsibility of the employing agency to determine which of its job classifications should attend the executive management course, based on job duties and the prerequisites for the above required course. In general, executive managers are defined as superintendents of large correctional institutions and jails, central office directors, deputy directors and assistant directors, and juvenile court directors in large jurisdictions.
- (3) Each agency employing personnel covered by RCW 43.101.220 shall be responsible for full and complete compliance with the above training requirements. Additionally, each such agency shall provide to the commission employment information necessary for the establishment and maintenance of complete and accurate training records on all affected employees.

(4) Upon the written request of a trainee, or the head of his employing agency, any action affecting such trainee's status or eligibility for certification shall be reviewed pursuant to the procedural rules and regulations adopted by the commission.

NEW SECTION

MAC 139-10-520 EXECUTIVE MANAGE-MENT CURRICULUM—CORRECTIONS. The executive management curriculum of the Washington state criminal justice training commission shall be sixty-four instructional hours in length and shall include the following subject matter:

- (1) Team building and organizational goal setting.
- (2) Long-range planning.
- (3) Your public image.
- (4) Creating momentum for organizational change.
- (5) Organizational communication.
- (6) Organizational leadership.
- (7) Policy development.
- (8) Executive self-care.
- (9) Managing with limited resources.
- (10) Executive career ladder and power base.
- (11) Program effectiveness research.
- (12) Quality control.
- (13) View of the executive.
- (14) Training systems.
- (15) Budgeting.
- (16) Futures planning.

Chapter 139–15 WAC PUBLIC ATTORNEYS AND CORONERS

WAC

139-15-110

Prosecutor, public defender, and municipal attorney training.

NEW SECTION

WAC 139-15-110 PROSECUTOR, PUBLIC DE-FENDER, AND MUNICIPAL ATTORNEY TRAIN-ING. The Washington state criminal justice training commission shall, within the fiscal resources available, develop and annually conduct the following types of training:

- (1) Basic orientation training for attorneys whose responsibility is prosecuting of criminal, juvenile, and traffic offenses and for attorneys whose primary responsibility is defense of such offenses; and
- (2) Advanced training for county prosecutors, municipal attorneys, attorneys engaged primarily in the defense of persons charged with offenses, and their attendant support staffs.

Additionally, the commission may develop, publish, or distribute training materials and manuals for county prosecutors, municipal attorneys, and attorneys engaged primarily in the defense of persons charged with offenses.

For purposes herein, the term "attorneys who are engaged primarily in the defense of persons charged with offenses" shall be limited to attorneys who expend at

least fifty percent of their employment in the provision of criminal defense services and who are:

- (a) Staff attorneys of any not-for-profit organization which has as its primary function the provision of criminal defense services;
- (b) Attorneys who provide such services pursuant to a contractual agreement with any public entity; or
- (c) Attorneys employed by any duly constituted public defender district.

WSR 86-19-022 ADOPTED RULES LIQUOR CONTROL BOARD

[Order 199, Resolution No. 208-Filed September 10, 1986]

Be it resolved by the Washington State Liquor Control Board, acting at the Office of the Liquor Control Board, 5th Floor, Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to brand signs and point—of—sale displays on retail licensed premises, WAC 314—52—113

This action is taken pursuant to Notice No. WSR 86-16-065 filed with the code reviser on August 6, 1986. 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 66.24.010 and 66.08.010 and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030, 66.08.060 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 September 10, 1986.

By L. H. Pedersen

Chairman

AMENDATORY SECTION (Amending Order 108, Resolution No. 117, filed 8/11/82)

WAC 314-52-113 BRAND SIGNS AND POINT-OF-SALE DISPLAYS ON RETAIL LICENSED PREMISES. Manufacturers, importers or wholesalers may furnish brand signs and point-of-sale material under the following conditions:

(1) The brand signs and point—of—sale material shall have no value to the retailer except as brand advertisement; such signs as those which provide illumination for cash registers, pool tables and other parts of the premises, have a functional value and are not authorized. The brand signs and point—of—sale material shall remain the property of, and be the responsibility of, the manufacturers, importers or wholesalers.

- (2) The term "point-of-sale material" as used herein, shall include such manufacturer, importer or wholesal-er-supplied items as display cards, placards, table tents, recipes, display bins, decalcomanias, price cards, shelf strips, product information pamphlets, bottle hangers, matches, scorecards, calendars, and other such brand advertising material for display at the point of sale.
- (3) Giant inflatables, such as inflated beer cans, bottles, animals, and banners may be provided as point-of-sale by manufacturers, importers, or wholesalers to retailers for display purposes on their property, provided the following conditions are met:

(a) All retail licensees are afforded equal opportunity to display item;

(b) Novelty items as defined in WAC 314-52-080 are not provided by manufacturers, importers, or wholesalers to customers in conjunction with the display;

(c) The display shall be removed if objected to by local officials, or if the board, in its discretion, finds it contrary to the public interest.

(4) Animal mascots and costumed individuals representing beer, wine, or liquor manufacturers may be provided as point-of-sale by manufacturers, importers, or wholesalers to retailers for display and promotion purposes on their property, provided the following condi-

tions are met:

(a) The costumed individual is limited to the manufacturer, importer, wholesaler, or employee thereof and the costumed individual's activities on-premises are limited to socializing with customers and not conducting any activity that the retail licensee would otherwise have to assign employees to;

(b) All retail licensees are afforded equal opportunity

for such displays;

(c) Novelty items as defined in WAC 314-52-080 and including the purchase of drinks, are not to be provided to customers by the costumed individual in conjunction with such displays;

(d) The costumed individual must comply with the regulations regarding lewd and obscene conduct (WAC

314–<u>16–125</u>);

(e) If the board finds it contrary to the public interest, it may prohibit the use of the above-mentioned activities.

WSR 86-19-023 EMERGENCY RULES DEPARTMENT OF NATURAL RESOURCES

[Order 498—Filed September 10, 1986]

- I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to an emergency rule extending burning restrictions on lands protected by the Department of Natural Resources.
- I, Brian J. Boyle, 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 continued dry weather in Eastern Washington has necessitated to [a] continuation of burning restrictions in order to prevent a wildfire from starting where life and property would be threatened.

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

This rule is promulgated pursuant to RCW 76.04.315 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 September 10, 1986. By Brian J. Boyle

Commissioner of Public Lands

NEW SECTION

WAC 332-26-088b BURNING RESTRICTIONS Effective Wednesday, September 10, 1986, through midnight, Tuesday, September 16, 1986, all burning, by permit or rule burn, and the use of burning barrels, is suspended on lands protected by the Department of Natural Resources in the identified areas.

Affected Areas:

Southeast Area:

Shutdown zone 624 in Klickitat and Yakima Counties; shutdown zone 675 in Yakima and Kittitas Counties; shutdown zone 677 in Chelan County.

REPEALER

The following sections of the Washington Administrative Code are repealed:

1) WAC 332-26-088a BURNING RESTRICTIONS

2) WAC 332–26–090a LOGGING RESTRICTIONS

WSR 86-19-024 ADOPTED RULES WASHINGTON STATE UNIVERSITY

[Order 86-1, Resolution No. 8/1/5A(b)—Filed September 10, 1986]

Be it resolved by the board of regents of the Washington State University, acting at Seattle, Washington, that it does adopt the annexed rules relating to parking regulations. The former WAC 504-17-210 and 504-17-230 are repealed; new sections WAC 504-17-235, 504-17-195 and 504-17-215 are enacted; and WAC 504-17-130, 504-17-090 and 504-17-220 are enacted as amended.

This action is taken pursuant to Notice No. WSR 86-13-065 filed with the code reviser on June 18, 1986. 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 pursuant to RCW 28B.10.560 which directs that the Washington State University has authority to implement the provisions of RCW 28B.10.560.

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 August 1, 1986.

By G. A. Hartford Vice President—Business and Finance

AMENDATORY SECTION (Amending Order 83-1, filed 4/4/83, effective 7/1/83)

WAC 504-17-130 PARKING PERMITS—GENERAL INFORMATION (1) WHERE TO OBTAIN PERMITS: Housing area permits are issued by the respective housing offices. All other parking permits are avilable at university parking services, located in the safety building, upon application and the payment of the appropriate fees. The applicant will receive a decal which—according to its design, color, and number code—will identify the vehicle in the categories of student commuter, student resident, staff, visitor, housing area, contractor, or other permit type, and also indicate the type of parking and the type of parking area where the vehicle may be parked.

 $((\frac{2}{2})$ THE DISPLAY OF PERMITS:

- (a) Manner: Parking permit decals must be completely affixed by means of their own adhesive (not by tape) in the approved position on the vehicle so that they are clearly visible and readable from the outside.
- (b) Location: Parking permit decals must be affixed to the lower left corner (driver's side) of the rear view window with the following exceptions:
- (i) On convertibles and trucks, they must be clearly affixed in the lower left corner of the front windshield.
- (ii) On station wagons and cars with heated rear windows they must be affixed in the lower left rear side window.
- (iii) On motorcycles they must be affixed in a conspicuous place.
- (iv) Temporary permits are displayed by hanging them from the rear-view mirror.
- (3) POOL PERMITS: Each vehicle in a pool group must display a pool decal in the approved location. In addition, the vehicle to be parked on campus must display the transferable card in the lower left corner (driver's side) of the windshield, or in close proximity to the pool decal.))
 - (2) DISPLAY OF PERMITS
- (a) Hanging permits, both annual and temporary, must be displayed hanging from the rearview mirror post.
- (b) Transferable cards (pool permits) and decals must be displayed on the front windshield at the lower left corner (drivers side). Decals must be mounted completely by means of their own adhesive (not by tape).

(c) Motorcycle permits must be mounted completely by means of their own adhesive and prominently displayed in a conspicuous place on the motorcycle.

(d) All permits must be displayed in the approved position on the vehicle. Permits not displayed in accordance with the provisions of this section are not valid, and vehicles displaying them improperly are subject to citation.

- (((4))) (3) OWNERSHIP OF PERMITS: A parking permit application must be on file for each vehicle displaying a permit. The ownership of permits is generally not transferable, but exceptions can be made by university parking services provided that:
- (a) The person relinquishing ownership and the purchaser appear in person at parking services when requesting such a transfer;
- (b) The former owner relinquishes all ownership or claim to the permit:
 - (c) The purchaser qualifies for ownership; and
- (d) The new owner completes a new application form for the permit.

If the vehicle is sold, and for any reason a replacement permit is requested, the old permit must be removed and presented to university parking services to be eligible for a replacement or a refund.

(4) LOST AND STOLEN PERMITS: The theft or loss of a parking permit should be reported to Parking Services immediately upon discovery. A stolen permit will be replaced once at no cost, but only if a theft report of the permit has been filed with the WSU Police Department. The second time the permit is reported stolen, the replacement fee will be \$10.00; the third time, \$20.00; and thereafter, the original cost of the stolen permit. A lost permit will be replaced once for \$10.00; the second time, \$20.00; and thereafter at the original cost of the lost permit. Recovered lost or stolen permits should be returned to the Parking Services office immediately.

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: 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.

NEW SECTION

WAC 504-17-215 RESPONSIBLE PERSONS (1) REGISTERED OWNER RESPONSIBLE FOR ILLEGAL PARKING. Every person in whose name a vehicle is registered (licensed) shall be responsible for any parking of said vehicle and for all offenses other than moving violations under these regulations. It shall be no defense that said vehicle was illegally parked or used by another, unless it is shown that at such time said vehicle was being used without the consent of the registered (licensed) owner thereof.

(2) RESPONSIBILITY OF PERSON TO WHOM PERMIT IS ISSUED. The person to whom a permit is issued pursuant to these regulations shall be responsible for all violations of these rules and regulations on vehicles displaying their permit. Such responsibility does not afford a defense to other persons who violate these rules and regulations.

AMENDATORY SECTION (Amending Order 83-1, filed 4/4/83, effective 7/1/83)

WAC 504-17-220 ENFORCEMENT—FINES. (1) Schedule of fines: Parking violations will be processed by the university. Fines must be paid at University Parking Services in the Safety Building at the following rates:

(a) Meter violation	\$ 5
(b) Overtime in time zone	\$ 5
(c) No transferable pool permit	\$10
(d) No parking permit	\$15
(e) No parking permit for this area	\$10
(f) No parking zone	\$10
(g) Improper parking	\$10
(h) No 3 a.m-6 a.m. parking	\$10
(i) Blocking traffic	\$15
(j) Handicap (disability) zone	\$25
(k) Fire zone	\$25
(I) Parking in reserved area	\$25
(m) Illegal use or alteration of permit	\$50
(n) All other parking violations	\$10
(o) Display of lost or stolen permit	\$100

- (((2) Reduction of fines: Except for (d) no parking permit and (m) illegal use of permit, all fines paid within twenty-four hours will be reduced by one-half. For (d) no parking permit, such fine will be reduced by one-half if a parking permit is purchased within 24 hours after issuance.))
- (2) Reduction of fines: Except for (m) Illegal use or alteration of permit and (o) Display of lost or stolen permit, fines relating to the display of a lost or stolen permit, all fines paid within 24 hours will be reduced by one-half. Violations received on Friday or Saturday can be paid on Monday to satisfy the 24-hour requirement. Mailed fines must be postmarked within 24 hours to receive the one-half reduction. If a permit holder of record neglects to display their permit and receives a notice of violation for (d) No parking permit, that fine will be reduced to \$3.00 when possession of a valid parking permit is verified.
- (3) Visitors: The first violation of the notices listed in WAC 504-17-220(d) (no parking permit) and (e) (no parking permit for area) issued to visitors are considered warning notices upon presentation to parking services office.
- (4) Failure to pay fines: If a student or staff member fails to pay the fine assessed for any violation, the fine will be referred to the Controller's Office for collection. The controller may, if other collection efforts fail, deduct outstanding fines from the salary warrants of employees or withhold the amount of the outstanding fines from damage deposits or other funds held for any student in order to secure payment. Where collection efforts are unsuccessful, the controller may notify the registrar to refrain from issuing student transcripts or to withhold permission to reenroll for a subsequent term until outstanding fines are paid. The procedures discussed above are not exclusive, however, and failure to pay fines may lead to towing or use of the wheel-lock device described in these regulations. Nor are the procedures discussed above a precondition to towing or use of the wheel lock.

(5) Fine for display of lost or stolen permit. The fine for the display of a lost or stolen permit will be \$100.

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 83-1, filed 4/4/83, effective 7/1/83)

AC 504-17-090 BICYCLES AND MOPEDS. The general traffic regulations applicable to motor vehicles apply with equal force to bicycles and mopeds. Bicycles may be used on sidewalks, though pedestrians always have the right of way. Mopeds may not be ridden on sidewalks or in the mall area while the moped is operating under motorized power.

The University classifies mopeds, motorcycles and motorized vehicles by engine displacement (also referred to as engine size). This definition applies only to parking at the University and does not replace or supersede the definitions established by the State of Washington for licensing and traffic purposes. The University defines a moped as any two-wheeled vehicle with an engine displacement of 50 cc or less. All other two- or three-wheel vehicles are defined as motorcycles. Mopeds can be parked within the confines of a bicycle rack or designated moped area without display of a WSU motorcycle parking permit. They can also be parked in motorcycle areas if they display a valid WSU motorcycle parking permit.

REPEALER

The following sections of the Washington Administrative Code are repealed: WAC 504-17-210 Enforcement—General; WAC 504-17-230 Enforcement—Accumulated Violations—Wheel Lock—Towing.

NEW SECTION

WAC 504-17-235 ENFORCEMENT—ACCU-MULATED VIOLATIONS, WHEEL LOCK, TOW-ING (1) Any vehicle with an accumulation of three or more unpaid parking violations or any vehicle displaying a lost or stolen permit may be temporarily immobilized by use of a wheel lock device placed on a wheel. Any vehicle may be towed away if the vehicle:

- (a) has been immobilized by wheel lock more than 24 hours: or
 - (b) is illegally parked in a marked tow-away zone; or
- (c) is a hazard or obstruction to vehicular or pedestrian traffic (including, but not limited to, vehicles parked in yellow curb zones or crosswalks); or
 - (d) cannot be impounded with a wheel lock device.
- (2) The driver and/or owner of a towed vehicle shall pay towing and storage expenses. Any vehicle immobilized by use of the wheel lock device in excess of 24 hours in a location where towing away is impossible or impractical will be assessed a storage fee of \$5.00 for each calendar day or portion thereof, beyond the first 24 hours. The University assumes no responsibility in the event of damages resulting from towing, use of wheel lock devices, storage, or attempts to move a vehicle with a wheel lock device installed. No vehicle impounded by

towing or wheel lock device shall be released until the following fines are paid:

- (a) all unpaid parking violation penalties against said vehicle:
 - (b) all towing and storage fees.

Any vehicle impounded pursuant to these regulations in excess of 30 calendar days shall be considered an abandoned vehicle and shall be disposed of in accordance with RCW 46.52. A person wishing to challenge the validity of any fines or fees imposed under this subsection may appeal such fines or fees as elsewhere provided in these regulations. However, in order to secure release of the vehicle, such person must pay the amount of such fines or fees as a bond which may be refunded after a successful appeal.

(2) An accumulation of six unpaid violations during any 12-month period, exclusive of meter violations, overtime in time zone violations, and no transferable pool permit violations, will subject the violator to revocation or denial of parking privileges. Vehicles without permits which accumulate the above number of violations will be prohibited from parking on University property.

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 504-17-195 WSU/UI RECIPROCAL PARKING AGREEMENT Washington State University and University of Idaho have developed a cooperative parking agreement for the purpose of enhancing the accessibility to either campus for faculty, staff and students participating in cooperative programs. Selected parking permits from each university have been deemed valid in specific parking areas as outlined below:

- (1) The following applies to University of Idaho permit holders who wish to park at Washington State University:
- (a) UI gold permits and red permits are valid in WSU staff/visitor lots, student commuter/student flasher lots, and overflow lots designated as "all valid WSU parking permits".
- (b) UI blue permits are valid in the WSU student commuter/student flasher lots and overflow lots.
- (c) UI green permits (housing, visitor permits or commercial permits) are not valid at Washington State University.
- (d) All UI parking permits are not valid in WSU parking structures, student resident lots, or housing lots.
- (2) The following applies to Washington State University permit holders who wish to park at the University of Idaho:
- (a) WSU structure permits, staff permits, and Golden Cougar permits are valid in UI gold lots, red lots and blue lots.
- (b) WSU commuter permits and resident permits are valid in U1 red lots and blue lots.
- (c) WSU housing permits and visitor permits are not valid at the University of Idaho.
- (3) WSU faculty, staff and students assigned to or enrolled at Washington State University or employees of

other activities or agencies located on the WSU campus must display a WSU parking permit when parking at WSU. Any attempt by the above personnel to use a UI parking permit in lieu of a WSU permit may result in a \$15.00 fine for "no parking permit".

WSR 86-19-025 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF COMMUNITY DEVELOPMENT

[Memorandum-September 10, 1986]

The Coastal Development Project's North and South Coast Local Loan Boards request that notice of their meetings for the remainder of 1986 be published in the October 1 issue of the state Register. Pertinent information is as follows:

North Coast Local Loan Board

Date: The 2nd Thursday of each month Public Meeting: 2:30 p.m. – 5:00 p.m.

Location: City Hall, City of Sequim

South Coast Local Loan Board

Date: The 3rd Wednesday of each month
Time: Public Meeting: 1:00 p.m. – 4:00 p.m.

Community Center, City of South Bend

WSR 86-19-026 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-103-Filed September 11, 1986]

- 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 this order is needed to conserve salmon resources and prevent a disorderly fishery.

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 September 10, 1986.

By Gene DiDonato

for William P. Wilkerson

for William R. Wilkerson
Director

NEW SECTION

WAC 220-56-19500E CLOSED AREA—SALT-WATER SALMON ANGLING—SAMISH BAY. Notwithstanding the provisions of WAC 20-56-195, effective immediately until 11:59 p.m. October 14, 1986, it is unlawful to fish for or possess salmon taken for personal use from those waters of Samish Bay within Puget Sound southerly of a line projected true east from a fishing boundary marker located on the Blau Oyster Company Dock near Fish Point.

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 86-19-027 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-104-Filed September 11, 1986]

- l, 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 salmon are available, and this rule is adopted pursuant to recommendation of the Columbia River Compact.

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 September 11, 1986.

By Raymond M. Ryan

for William R. Wilkerson Director

NEW SECTION

WAC 220-32-05100A COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-051 and WAC 220-32-052, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1F, 1G or 1H, except:

(a) that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may fish from:

Noon September 11, to Noon September 13, Noon September 15, to Noon September 20, Noon September 22, to Noon September 27, Noon September 29, to Noon October 4, 1986

- (b) The net length shall not exceed 400 feet.
- (c) The minimum mesh size for gill nets is 8 inches.
- (2) Notwithstanding the provisions of WAC 220-32-058, the closed area at the mouth of:
- (a) Hood River is those waters along the Oregon side of the Columbia River and extends to mid-stream at right angles to the thread of the Columbia River between approximately 0.8 miles downriver from the west bank at the end of the breakwall at the west end of the port of Hood River to 1/2 mile upriver from the east bank.
- (b) Herman Creek is those waters upstream from a line between deadline markers near the mouth. One marker is located on the east bank piling and the other is located on the west bank to the north of the boat ramp.
- (c) Deschutes River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.
- (d) Umatilla River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.
- (e) Big White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one—half mile upstream from the eastern shoreline to one mile downstream from the western shoreline.
- (f) Spring Creek is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.
- (g) Wind River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.
- (h) Klickitat River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to one and one-half mile downstream from the western shoreline.
- (i) Little White Salmon River is those waters of the Columbia River extending to midstream at right angles to the thread of the Columbia River between points one-half mile upstream from the eastern shoreline to three-quarters mile downstream from the western shoreline.
- (3) Notwithstanding the provisions of WAC 220-22-010, during the open periods in subsection (1):
- (a) Area 1F (Bonneville Pool) shall include those waters of the Columbia River upstream from the Bridge of the Gods, and downstream from the west end of the 3 mile rapids.

- (b) Area 1G shall include those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John Day Dam.
- (c) Area 1H shall include those waters of the Columbia River upstream from a fishing boundary marker approximately one—half mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

WSR 86-19-028 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-105-Filed September 11, 1986]

- 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 this rule is necessary to establish the western boundary of Willapa Bay Salmon Management and Catch Reporting Area 2G, as the former boundary markers are obsolete.

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 September 11, 1986.

By Gene DiDonato for William R. Wilkerson Director

NEW SECTION

WAC 220-22-02000D WILLAPA HARBOR SALMON MANAGEMENT AND CATCH RE-PORTING AREAS. Notwithstanding the provisions of WAC 220-22-020, effective immediately until further notice the western boundary of Willapa Harbor Salmon Management and Catch Reporting Area 2G is defined as a line projected from the former site of the Cape Shoalwater Light approximately 170 degrees true to Leadbetter Point.

WSR 86-19-029 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-106-Filed September 11, 1986]

- 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 salmon are available, and this regulation is adopted pursuant to recommendations of the Columbia River Compact Commission.

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 75.08.090 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 September 11, 1986.

By Gene DiDonato for William R. Wilkerson Director

NEW SECTION

WAC 220-32-03000A COLUMBIA RIVER SALMON SEASONS BELOW BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-030 and WAC 220-32-031, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, or Area 1D below the Interstate 5 bridge, except from 12:01 a.m to 6:00 p.m. September 12, 1986.

- (2) Notwithstanding the provisions of WAC 220-32-036 the closed river mouth areas within Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, and 1D are:
 - (a) All tributaries flowing into the Columbia River.
- (b) Cowlitz River those waters between points one mile below and one-half mile above the mouth of the Cowlitz River and lying within one-quarter mile of the Washington shore.
- (c) Kalama River those waters between points one mile downstream and one-half mile upstream of the mouth of the Kalama River and extending completely across the Columbia River, excepting those waters west of a line projected from Coffin Rock Light No. 42 in Oregon to the Kalama Range Light No. 47A on the Washington shore.

- (d) Lewis River those waters near the mouth of the Lewis River lying easterly of lines projected from flashing green light "79" to Warrior Rock Light thence to a fishing boundary marker on Bachelor Island 162 degrees true from Warrior Rock Light.
- (e) Elokomin River those waters of Elokomin Slough, Steamboat Slough and the Columbia River lying inside, northerly and easterly of a straight line, from group flashing white light "35" located on Price Island to flashing green light "39" located on Hunting Island, and northly and easterly of a line between flashing light "33" on Price Island to quick flashing green light "31" on the Washington shore.
- (f) Abernathy Creek those waters near the mouth of Abernathy Creek between a point one-half mile upstream to a point 1,300 yards downstream from Abernathy Creek at the flashing white 4-second light No. 81 and extending to midstream of the Columbia River.
- (g) Grays River those waters of Grays Bay and the Columbia River lying north of a line projected from Knappton Point Light (flashing white 4-second) easterly to Grays Bay Light (flashing red 4-second) thence to Harrington Point Range Light (fixed red).

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 220-32-03000Z GILL NET SEASON. (86-50)

WSR 86-19-030 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-33—Filed September 11, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 296-14-100 Definition of voluntary retirement and no longer attached to the work force.

New WAC 296-14-150 Definition of gainful employment for wages.

New WAC 296-14-200 Waiver of workers' compensation benefit

overpayments.

I, Richard A. Davis, 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 RCW 51.32.060 and 51.32.090 were legislatively amended effective June 11, 1986, to preclude workers from total temporary or total permanent disability benefits when they have voluntarily retired and

are no longer attached to the work force. This WAC defines voluntary retirement and no longer attached to the work force for application under the amended statutes.

RCW 51.32.160 has been amended effective June 11, 1986, to allow suspension or termination of total permanent disability benefits when there is a return to gainful employment for wages. This WAC defines gainful employment for wages for application under the amended statutory provision.

Legislation granting waiver authority stipulates the waiver may be exercised pursuant to rules adopted in accordance with procedures provided in the Administrative Procedure Act, chapter 34.04 RCW.

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

This rule is promulgated pursuant to RCW 51.32.060, 51.32.090, 51.32.160, 51.32.220(6) and 51.32.240 (1), (2) or (3) 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 September 11, 1986.

By Joseph A. Dear Deputy Director for Richard A. Davis Director

Chapter 296–14 WAC INDUSTRIAL INSURANCE((RECIPROCAL AGREEMENT))

NEW SECTION

WAC 296-14-100 DEFINITION OF VOLUNTARY RETIREMENT AND NO LONGER ATTACHED TO THE WORK FORCE. (1) For the purpose of this title a claimant will be deemed to be voluntarily retired and no longer attached to the work force if all of the following conditions are met:

- (a) The claimant is no longer receiving income, salary or wages from any gainful employment.
- (b) The claimant has provided no evidence, if requested by the department or the self-insurer, of a bona fide attempt to return to gainful employment after retirement.
- (2) Payment made by the worker or on his or her behalf in the form of premiums, for the purpose of continuation of life or medical insurance coverage, union dues or similar payments shall not constitute attachment to the work force.
- (3) The claimants of new or reopened claims will not be deemed voluntarily retired if the injury or occupational disease was a proximate cause of the decision to retire and sever the attachment to the work force.

NEW SECTION

WAC 296-14-150 DEFINITION OF GAINFUL EMPLOYMENT FOR WAGE. Gainful employment for wages for the purposes of RCW 51.32.160 shall

mean performing work at any regular gainful occupation for income, salary or wages.

NEW SECTION

WAC 296-14-200 WAIVER OF RECOVERY FOR WORKER COMPENSATION BENEFIT'S OVERPAYMENTS. Whenever the director determines whether to exercise the discretion granted by RCW 51-32.240 (1), (2) or (3) or RCW 51.32.220(6) the following shall apply:

- (1) The decision of the director shall apply to the state fund or to the self-insurer, as the case may be.
- (2) In the case of recoupment of an overpayment from any future payments, the director will entertain a request to exercise his or her discretion to waive recovery up to sixty days after communication of the order and/or notice to the recipient that benefits are being withheld to satisfy the previous overpayment.
- (3) A finding by the director that recovery of an overpayment would be against equity and good conscience shall be required before the overpayment can be waived in whole or in part. The director shall consider the following factors and any other factors relevant to the particular case:
- (a) Whether the claimant was without fault in applying for and accepting benefits which gave rise to the overpayment:
- (b) Whether recovery of the overpayment, in whole or in part, would defeat the purposes of Title 51 RCW;
- (c) Whether the claimant reasonably relied upon the benefits, or notice that such benefits would be paid and relinquished a valuable right or changed his or her position for the worse,
- (d) Whether the claimant reasonably relied upon misinformation from an official source (i.e., a representative of the department or self-insurer, as the case may be) in accepting the benefit payment which gave rise to the overpayment.
- (4) The claimant's application for waiver of an over-payment contemplated under RCW 51.32.240 (1), (2), or (3), or RCW 51.32.220(6) shall clearly set forth the reason(s) that he or she believes that recovery of the overpayment in whole or in part, as the case may be, is against equity and good conscience.

WSR 86-19-031 NOTICE OF PUBLIC MEETINGS PUGET SOUND WATER QUALITY AUTHORITY

[Memorandum-September 10, 1986]

There have been two changes with regard to the November 1986 Puget Sound Water Quality Authority meetings since the memorandum dated July 16, 1986.

First, there is an additional day of meetings, November 7. Second, the location of the November 6 meeting has changed.

Both the November 6 and 7 meetings will be held in Room 309A, Student Union Building, University of

Washington, Seattle. The November 6 meeting will begin at 9:30 a.m. and the November 7 meeting will begin at 8:30 a.m.

The November 12 meeting is the same place and time as in the previous memorandum. It begins at 9:30 a.m. and is at the Port of Tacoma Conference Room, World Trade Center, 3600 Port of Tacoma Road, Tacoma.

WSR 86-19-032 EMERGENCY RULES DEPARTMENT OF NATURAL RESOURCES

[Order 499—Filed September 12, 1986]

- I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to an emergency rule continuing the burning restrictions on some lands protected by the Department of Natural Resources.
- I, Brian J. Boyle, 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 continued dry weather and lack of substantial rainfall necessitate the continuation of burning restrictions in order to prevent a wildfire from occurring.

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

This rule is promulgated pursuant to RCW 76.04.315 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 September 12, 1986.

By Brian J. Boyle

Commissioner of Public Lands

NEW SECTION

WAC 332-26-092a OUTDOOR RULE BURN SUSPENSION. Effective midnight, Friday, September 12, 1986, through midnight Tuesday, September 16, 1986, the privilege to burn without a written burning permit on lands protected by the Department of Natural Resources in Kitsap County, as allowed under WAC 332-24-070 and -090, is suspended.

REPEALER

The following section of the Washington Administrative Code is repealed:

1) WAC 332–26–092 OUTDOOR RULE BURN SUSPENSION.

WSR 86-19-033 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed September 12, 1986]

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 relating to automatic dialing-announcing devices, amending WAC 480-120-088; and telephone solicitation, adopting WAC 480-120-087. The proposed sections are shown below as Appendix A, Cause No. U-86-106. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17);

that the agency will at 9:00 a.m., Wednesday, October 22, 1986, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 Evergreen Park Drive South, 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 October 29, 1986.

The authority under which these rules are proposed is RCW 80.01.040, 80.04.160 and chapter 277, Laws of 1986.

The specific statute these rules are intended to implement is chapters 281 and 277, Laws of 1986.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 17, 1986.

Dated: September 10, 1986

By: Paul Curl

Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-120-088 relating to automatic dialing-announcing devices and adopting WAC 480-120-087 relating to telephone solicitation.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040, 80.04.160 and chapter 277, Laws of 1986, which direct that the commission has authority to implement the provisions of chapter 80.36 RCW and chapters 277 and 281, Laws of 1986.

The rules proposed by the Washington Utilities and Transportation Commission are designed to, respectively, prohibit the attachment of automatic dialing and announcing systems (ADADs) to the telecommunications network for purposes of commercial solicitation, and require publication in telephone directories of consumer rights and remedies with respect to telephone solicitation.

Paul Curl, Acting Secretary, Chandler Plaza Building, 1300 Evergreen Park Drive South, Olympia, Washington, phone (206) 753-6451, 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, 80.04-.160 and chapters 277 and 281, Laws of 1986.

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-242, Cause No. U-85-56, filed 11/7/85)

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) Except for purposes of commercial solicitation, 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 two seconds after the called party hangs up the receiver.
- (((c))) (4) An emergency ADAD may be connected to the telephone network only under the following conditions:
- (((fr))) (a) The ADAD contains sensors that will react only to a steady tone of at least four seconds duration, broadcasts only on frequencies allocated by the FCC for emergency services, and is designed to prevent accidental triggering of emergency calls.
- (((ii))) (b) The ADAD provides some audible tone or message that alerts the user that the device has been activated and will automatically dial the preprogrammed emergency number unless manually deactivated within thirty to forty-five seconds.
- (((iii))) (c) The ADAD provides for disconnection within two seconds when the called party performs a predetermined function.
- (((iv))) (d) The ADAD satisfies applicable state safety requirements.
- ((v)) (e) The user registers the instrument with and receives written approval for its use from the emergency services to which an automatic call would be directed, and secures from such services an approved telephone number or numbers to be programmed into the instrument: PROVIDED, That the user shall not program the instrument to dial police or 911 emergency response numbers.
- (5) As to any ADAD, provision must be 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 and to preclude the ADAD from dialing any telephone number before 8:30 a.m. or after 9:00 p.m., 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.

Before any ADAD, other than an ADAD designed to deliver a message in response to an emergency situation, may be operated while connected to the telephone network, the potential user of such device shall notify the telecommunications company 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 such 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 telecommunications company 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 telecommunications 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 telecommunications company 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 eight business days' notice or with no prior notice if use of the ADAD creates overloading in a telecommunications company switching office.

NEW SECTION

WAC 480-120-087 TELEPHONE SOLICITATION. (1) As used in this section, "telecommunications company" is limited to telecommunications companies providing local exchange telephone service.

- (2) Telecommunications companies shall notify their customers of their rights under chapter 277, Laws of 1986, with respect to telephone solicitation. Notice shall be provided by conspicuous publication of the notice in the consumer information pages of local telephone directories. The notice shall clearly inform subscribers of their rights under the law and shall, at a minimum, include the following information:
- (a) Under Washington law residential subscribers have the right to keep telephone solicitors from calling back. A solicitor is someone who calls you to ask you to buy something or donate something.
- (b) The law requires that solicitors identify themselves, their company or organization, and the purpose of the call within the first thirty seconds. If at anytime during the conversation you say you do not want to be called again or want to have your name and number removed from the calling list, the company or organization may not have a solicitor call you for at least one year and may not sell or give your name and number to another company or organization.
- (c) The attorney general's office is given the authority to enforce this law. In addition, individuals may sue the solicitor for a minimum of one hundred dollars per violation. If the suit is successful, the individual will be able to recover money spent on court and attorney's fees.

To file a complaint, or request more information on the law, please write to the Fair Practices Office nearest you. The addresses are given below. If you are filing a complaint, please include as much information as possible about the name and address of the company or charity, the time you received the calls, and the nature of the calls.

Fair Practices Offices

Seattle

Olympia

Attorney General's Office 1300 Dexter Horton Building Seattle, Washington 98104 Attorney General's Office Temple of Justice AV-21

Olympia, Washington 98504

Tacoma

Spokane

Attorney General's Office 949 Market Street Tacoma, Washington 98402 Attorney General's Office West 1116 Riverside Avenue Spokane, Washington 99201

WSR 86-19-034 PROPOSED RULES UTILITIES AND TRANSPORTATION COMMISSION

[Filed September 12, 1986]

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 relating to leasing, WAC 480–12–210. The proposed amendatory section is shown below as Appendix A, Cause No. TV-1989. 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);

that the agency will at 9:00 a.m., Thursday, October 30, 1986, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 Evergreen Park Drive South, 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 November 12, 1986.

The authority under which these rules are proposed is RCW 80.01.040 and 81.80.290.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency between October 1, 1986, and October 10, 1986; and response comments to be received by this agency by October 22, 1986.

Dated: September 9, 1986

By: Paul Curl

Acting Secretary

STATEMENT OF PURPOSE

In the matter of amending WAC 480-12-210 relating to leasing.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 81.80.290 which direct that the commission has authority to implement the provisions of chapter 81.80 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to exempt from certain of the commission's leasing rules arrangements between authorized subsidiary contract carriers and the owners of equipment in for-hire contract carrier service only for its parent corporation.

Paul Curl, Acting Secretary, Chandler Plaza Building, 1300 Evergreen Park Drive South, Olympia, Washington, phone (206) 753-6451, 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 81.80.290.

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-151, Cause No. TV-1373, filed 9/17/80)

WAC 480-12-210 LEASING. Other than equipment exchanged between motor common carriers in interchange service, as provided in WAC 480-12-155, common or contract carriers may perform common or contract transportation in or with equipment which they do not own only in accordance with this leasing rule. The arrangement for such equipment shall contain the provisions provided for in this rule and be prepared in the manner so provided, and the parties to the lease shall observe such provisions and manner of preparation. Any failure to so observe the provisions of the lease and/or the manner of preparation shall be a violation of this rule.

(1) Contract requirements.

The contract, lease, or other arrangement for the use of such equipment shall:

- (a) Be made between the common or contract carrier and the owner of the equipment;
- (b) Be in writing and signed by the parties thereto, or their regular employees or agents duly authorized to act for them in the execution of contracts, ((for)) leases, or other arrangements;
- (c) Specify the period for which it applies which shall not be less than thirty days when the equipment is to be operated for the common or contract carrier by the owner, or by an employee of the owner: PROVIDED, That for good cause shown the commission may, by order, grant a waiver of this subdivision and of ((subdivision)) (e) of this subsection to the extent of permitting leases of less than thirty days duration in connection with equipment operated by the owner or by an employee of the owner;
- (d) Provide for the exclusive possession, control and use of the equipment and for the complete assumption of responsibility in respect thereto by the lessee for the duration of said contract, lease, or other arrangement, except, however, in the case of long term leases providing for intermittent operations entered into between household goods carriers authorized for the intrastate transportation of household goods as defined by this commission, or long term leases between authorized subsidiary contract carriers and the owners of equipment engaged in for hire contract carrier service only for its parent corporation. Such provisions need only apply during the period the equipment is operated by or for the lessee;
- (e) Provide that during the period of the lease, contract, or other arrangement the driver of the leased vehicle shall be to the lessee as servant to master and the driver shall be on the payroll of the lessee, and shall be paid by the lessee, except that in the case of a long term lease entered into by a common carrier of mobile homes or an authorized subsidiary contract carrier engaged in for hire contract service only for its parent corporation, the driver may be the owner of the equipment or an employee of the owner;

(f) Specify the compensation to be paid by the lessee for the rental of the leased equipment. Such compensation shall be a specified sum per period of time, i.e., per month, per week or a specified sum per period of time of time plus a specific sum per mile of use. The amount of compensation specified and accordingly paid shall not be based upon a division of revenue, except such method of compensation shall be permissible (i) between authorized carriers of household goods when the leased equipment is used for the transportation of household goods as defined by this commission ((and))₂ (ii) between an authorized common carrier of mobile homes and an owner of equipment under a long term lease, and (iii) between a subsidiary contract carrier and the owners of equipment engaged in for hire contract carrier service only for its parent corporation;

(g) Specify the time and date or the circumstances on which the contract, lease, or other arrangement begins and the time or the cir-

cumstances on which it ends;

- (h) Be executed in quadruplicate and submitted to the commission for approval. The approved original shall be retained by the common or contract carrier in whose service the equipment is to be operated, one approved copy shall be retained by the owner of the equipment, one approved copy shall be carried on the equipment specified therein during the entire period of the contract, lease or other arrangement((f-1)) and one approved copy shall be retained in commission files, except that (i) a master lease agreement outlining in detail the leasing arrangements between specifically named parties may be filed for approval in lieu of separate leases in connection with each occurrence, and that (ii) leases covering transportation in interstate commerce need not be filed: PROVIDED, That leased equipment is not acquired and operated under the provisions of ((subdivision)) (i) of this subsection;
- (i) Where the leased equipment is acquired and operated by the lessee on a long term lease pursuant to rules and regulations of the interstate commerce commission governing such a lease, and the operation of the leased equipment is primarily in interstate commerce not performed wholly within the bounds of this state, and the use of such equipment in intrastate commerce has an immediate prior and immediate subsequent movement in interstate commerce from or to points without this state, the operation of such equipment may be governed by rules and regulations of the interstate commerce commission governing such a lease, PROVIDED, That the total annual use in intrastate commerce does not exceed ((15%)) fifteen percent as compared to its use in interstate commerce, and foregoing provisions of ((subdivisions)) (a), (b), (c), (d), (e), and (f) of this ((section)) subsection shall not apply. For purposes of this subdivision "immediate" shall mean there shall be no haul between the initial qualifying interstate movement and the intrastate haul nor between the intrastate haul and the subsequent interstate movement.

Common and contract carriers wishing to operate under the provisions of this subdivision shall apply to the commission for permission to do so, setting forth facts supporting the application.

(2) Identification.

The common or contract carrier acquiring the use of equipment under this rule shall properly and correctly identify the equipment as being operated by the lessee during the period of the lease, contract, or other arrangement, in accordance with the requirements of WAC 480–12–150.

If a removable device is used to identify the lessee as the operating carrier, such device shall be on durable material such as wood, plastic, or metal.

The common or contract carrier operating equipment under these rules shall remove any legend showing it as the operating carrier displayed on such equipment, and shall remove any removable device showing it as the operating carrier before relinquishing possession of the equipment.

- (3) Rental of equipment to private carriers, shippers, contractors and combination-of-service-carriers.
- (a) Unless such service is specified in their operating authorities, common or contract carriers shall not rent equipment with drivers to private carriers or shippers.
- (b) Common or contract carriers shall not rent, contract or lease, or by other arrangement furnish, equipment without drivers to private carriers or shippers without first having obtained approval of the rental contract from this commission and, in this connection, the commission will examine the terms of the rental agreement and all facts and circumstances surrounding it to determine the effect of the lease insofar as established rates and operating authority is concerned.

(c) Dump trucks and logging trucks shall not be leased or rented by common or contract carriers to construction contractors, loggers, combination-of-service carriers or other parties engaged in logging and construction operations: PROVIDED (i) common or contract carrier dump truckers may enter into an arrangement involving rental or leasing of trucks to highway construction contractors who are required by state or federal law to submit certified payrolls((:)); (ii) such rental or lease arrangements must be filed with and approved by the commission; (iii) the total payments for and to the trucker under such rental or lease arrangements must be the equivalent of the charges which trucker would earn under applicable common carrier tariff rates; (iv) the contractor may not assess any charges against the carrier for accounting or bookkeeping expenses or make any deductions from rate charges earned which the common or contract carrier dump trucker is not legally liable to pay; (v) the common or contract carrier dump trucker must have the required permit authority for the territory and the commodities involved.

WSR 86-19-035 NOTICE OF PUBLIC MEETINGS SPOKANE COMMUNITY COLLEGES

[Memorandum—September 9, 1986]

Pursuant to RCW 42.30.075, notice is hereby given that the regular meeting of the board of trustees of Washington Community College District 17 (the Community Colleges of Spokane) originally scheduled for 1:30 p.m., on October 21, 1986, has been rescheduled for Tuesday, October 28, 1986, at 1:30 p.m. in the District Board Room at North 2000 Greene Street, Spokane, WA.

WSR 86-19-036 ADOPTED RULES BELLEVUE COMMUNITY COLLEGE

[Order 94, Resolution No. 173—Filed September 12, 1986]

Be it resolved by the board of trustees of Community College District VIII, Bellevue Community College, acting at Bellevue Community College, 3000 Landerholm Circle S.E., Bellevue, WA 98007, that it does adopt the annexed rules relating to the student code of Community College District VIII, chapter 132H-120 WAC.

This action is taken pursuant to Notice No. WSR 86-13-047 filed with the code reviser on June 13, 1986. 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 Community College District VIII, Bellevue Community College, as authorized in RCW 28B.50.140.

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 September 9, 1986.

By Paul N. Thompson Secretary, Board of Trustees

WSR 86-19-036

REPÉALER

The following section of the Washington Administrative Code is hereby repealed:

(1) WAC 132H-120-060 STUDENT GRIEV-ANCE APPEAL PROCEDURES.

NEW SECTION

WAC 132H-120-062 STUDENT GRIEVANCE PROCEDURES—PURPOSE AND SCOPE. The purpose of these procedures is to enable a student to express and resolve misunderstandings, complaints, or grievances with faculty and other college personnel in a fair and equitable manner. Students have the right to receive clear information and fair application of college policies, standards, rules, and requirements and are responsible for complying with them in their relationships with faculty and other college personnel. This grievance procedure emphasizes an informal resolution. (1) STUDENT COMPLAINTS. A complaint is any expression of dissatisfaction with the performance of a college employee or procedure. Students who have a complaint about an action of a college employee shall use the following procedure:

- (a) Initiating the Complaint Process.
- (i) The college employee and student shall make a good faith effort to resolve the grievance on a one-to-one basis. (If the student feels as a result of extraordinary circumstances, that she/he cannot meet with the employee face to face he/she may contact the Organizational Unit Administrator for advice on how to proceed with the complaint. The Organizational Unit Administrator is responsible for advising the employee of the complaint).
- (ii) If the student determines that the complaint cannot be resolved appropriately with the employee concerned, the student may contact the Organizational Unit Administrator of the employee to facilitate a solution to the grievance which may include a facilitator agreeable to both parties.
- (iii) If complaints filed with the appropriate Organizational Unit Administrator have not been resolved, the student may proceed with a formal complaint.
 - (b) Proceeding with a Formal Complaint.
- (i) Office to Address. Complaints regarding an Instructor, Instructional employee, or Instructional policy shall be coordinated by the Dean of Instruction or his designee. Complaints regarding a Student Programs employee or Personnel Office employee or policy shall be coordinated by the Dean of Student Programs and Personnel Services. Complaints regarding an Administrative Services employee or policy shall be coordinated by the Dean of Administrative Services.
- (ii) The Dean/designee shall discuss with the student the concerns of the student and the options available to resolve the concern. If the student should elect to proceed with a formal complaint, the student should outline in writing the complaint, identifying dates and persons involved as accurately as possible.
- (iii) In case of a grade review, the student should indicate to the Dean in writing the grade received in the course in question, together with the reason for the

grade complaint, specifying as accurately as possible all necessary performance scores and attendance data.

- (iv) The Dean shall also inform the student that the ASBCC Vice-President of Student Affairs or another person the student chooses may act as an advocate who will assist the student in completion of the complaint process. The student may waive the right to an advocate.
- (v) The student's written complaint shall be forwarded to the employee concerned who shall provide a written response within ten (10) instructional days.
- (vi) If the written response does not resolve the complaint to the satisfaction of the student, the Dean shall convene a conference of all the involved parties within ten (10) instructional days except regarding issues of grades or counseling.
- (vii) If the complaint concerns a grade or a counseling issue (an academic matter) the student shall have her/his grievance heard before the Student Academic Grievance Committee.
- (c) Composition, Organization and Procedures of the Student Academic Grievance Committee.
- (i) The Student Academic Grievance Committee shall be comprised of six members: four faculty and two students. One faculty member shall be elected annually by the faculty at large under the auspices of the BCCAHE in the conduct of their annual elections. The elected faculty member shall serve as permanent chair for the academic year commencing with the fall quarter. The remaining three faculty members shall be appointed by the Dean in consultation with the permanent faculty chair. Two faculty members shall be selected from the same or closely aligned discipline (normally within the organizational unit of the college employee against whom the grievance is filed). One faculty member. One faculty member from the same or other organizational unit who is sufficiently aware of related discipline issues so as to add professional perspective to the hearing committee shall be appointed by the Dean, in concurrence with the permanent faculty chair. The two students shall be the student justices appointed by the ASBCC President from the ASBCC Judicial Board.
- (ii) The Student Academic Grievance Committee shall consider each case separately within five instructional days of the filing of the grievance with the faculty chair. All hearings shall be closed meetings of the Student Academic Grievance Committee to include the student and the college employee except that any party to the grievance may have one representative or advisor in attendance. Based upon the evidence and proceedings the Student Academic Grievance Committee shall find findings of fact and make a written recommendation of the action to resolve the grievance within five instructional days of the hearing to the college employee, the student and the Dean. If either of the parties does not agree to fulfill the recommendations of the Student Academic Grievance Committee, or if they do not respond, or if the committee recommends the Dean take action. the chair of the Student Academic Grievance Committee shall immediately forward the entire record of the hearing deliberations to the Dean.
 - (d) Decisions and Dispensation of Records.

- (i) The Dean shall keep all written statements, transcripts and minutes associated with the complaint as part of the files of the college, but not in the personnel files of the employee. The files will be destroyed after two years from the initiation of the complaint.
- (ii) As a result of the conference and/or the recommendation of the Student Academic Grievance Committee, the Dean shall issue a decision to resolve the complaint.
- (iii) The recommendation of the Dean will be reviewed by the President who may amend, modify, reverse or accept the recommendation and who shall then implement the resolution.
- (iv) Since the evaluation of the course content is exclusively within the province of the instructor for a particular course, any adjustments or grade changes may be initiated only by that instructor, or, under extenuating circumstances, by the Dean of Instruction, upon the approval of the College President. In such an instance, the course grade record shall be coded and indicate "grade changed by administrative action." The transcript shall indicate "changed by administrative action."
 - (v) The decision of the President shall be final.
 - (e) Time Limits on Filing a Complaint
- (i) The student must file a complaint within one academic quarter after termination of the course or procedure in question. The Dean may suspend this rule under exceptional circumstances such as extended illness, or sabbatical leave of a party to the complaint.
- (ii) No complaints requesting a grade review will be considered after two consecutive quarters from the date of issue of that grade.
- (iii) When either party of the complaint is no longer in residence at the college and does not expect to return, the dean will give reasonable opportunity to complete appeal procedures or reply to the charges before making a decision.

WSR 86-19-037 RULES OF COURT STATE SUPREME COURT

[August 28, 1986]

IN THE MATTER OF THE ADOPTION NO. 25700-A-385 OF THE AMENDMENTS TO JTIR 6.2(d) ORDER

The Court, having considered the recommendation of the Washington State Patrol to the proposed amendments to JTIR 6.2(d), and having determined that an emergency exists which necessitates an early adoption; Now, therefore, it is hereby

ORDERED:

- (a) That the amendments as attached hereto are adopted.
- (b) That pursuant to the emergency provisions of GR 9(g) and (i), the amendments will be published expeditiously in the Washington Reports and will become effective upon publication.

DATED at Olympia, Washington this 28th day of August, 1986.

	James M. Dolliver
Robert F. Utter	James A. Andersen
Robert F. Brachtenbach	Keith M. Callow
Fred H. Dore	Wm. C. Goodloe
Vernon R. Pearson	B. Durham

JTIR 6.2(d)

(d) Penalty Schedule. The following infractions shall have the penalty listed, not including statutory assessments.

assessments.	
Serious Infractions	Penalty
1. Wrong way on freeway	\$165
(RCW 46.61.150)	
2. Wrong way on freeway access	\$70
(RCW 46.61.155)	
3. Backing on limited access highway	\$70
(RCW 46.61.605)	
4. Spilling or failure to secure load	\$70
(RCW 46.61.655)	
5. Throwing or depositing debris on highway	\$70
(RCW 46.61.645)	
6. Disobeying school patrol	\$70
(RCW 46.61.385)	
7. Passing stopped school bus (with red lights	
flashing)	\$70
(RCW 46.61.370)	
8. Violation of posted road restriction	\$165
(RCW 46.44.080; RCW 46.44.105(4))	
9. Switching license plates, loan of license	
or use of another's	\$70
(RCW 46.16.240)	
10. Altering or using altered license plates	\$70
(RCW 46.16.240)	
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Operator's Licenses (RCW 46.20)	ma.c
All RCW 46.25 infractions	\$25
Vehicle Licenses (RCW 46.16)	
Expired Vehicle License (RCW 46.16.010)	
Two months or less	\$25
Over 2 months	\$70
Failure to obtain Washington vehicle licens	se
within 2 months after residency	
established	\$25
P. 1	
Failure to obtain Washington vehicle licens	ie
over 2 months after residency	C1 (5
established	\$165
Speeding (RCW 46.61.400) if speed limit is	
over 40 m.p.h.	
1-5 m.p.h. over limit	\$10
6-10 m.p.h. over limit	\$20
11-15 m.p.h. over limit	\$35
16-20 m.p.h. over limit	\$50
21–25 m.p.h. over limit	\$65
26–30 m.p.h. over limit	\$85
31–35 m.p.h. over limit	\$110
36–40 m.p.h. over limit	\$135
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Over 40 m.p.h. over limit	\$165	Any infraction relating specifically to mo-	
Speeding if speed limit is 40 m.p.h. or less		torcycles (including no valid	C2 C
1–5 m.p.h. over limit	\$20	endorsement, RCW 46.20.500)	\$25
6–10 m.p.h. over limit	\$25	Parking	
11–15 m.p.h. over limit	\$40	1. Illegal parking on roadway (RCW 46.61-	
16-20 m.p.h. over limit	\$60	.560)	\$20
21–25 m.p.h. over limit	\$85	2. Any other parking infraction (not defined	
26–30 m.p.h. over limit	\$110	by city or county ordinance)	\$10
31–35 m.p.h. over limit	\$135		
Over 35 m.p.h. over limit	\$165	Pedestrians	
•		Any infraction regarding pedestrians (not	¢10
Speed Too Fast for Conditions	\$25	defined by city or county ordinance)	\$10
(RCW 46.61.400(1))		Bicycles	
Rules of the Road		Any infraction regarding bicycles	\$15
1. Failure to stop	\$25	Load Violations	
(RCW 46.61.050, .210)		(all under RCW 46.44, except over license	
2. Failure to yield the right of way	\$25	capacity) (see RCW 46.16)	
(RCW 46.61.180, .190, .205, .210, .235,		1. Over legal—tires, wheelbase (RCW	
.300, .365)		46.44.105(1))	
3. Following too close	\$25	(First offense)	\$55
(RCW 46.61.145, .635)		(Second offense)	\$85
4. Failure to signal	\$25	(Third offense)	\$100
(RCW 46.61.310)		In addition to the above (RCW	\$100
5. Improper lane usage or travel	\$25	46.44.105(2)) 3¢ per excess pound	
(RCW 46.61.140)		2. Over license capacity (RCW 46.16.145)	
6. Impeding traffic	\$25	(First offense)	\$55
(RCW 46.61.425)		(Second offense)	\$85
7. Improper passing	\$25	(Third offense)	\$100
(RCW 46.61.110, .115, .120, .125, .130)		3. Violation of special permit	\$50
8. Prohibited and improper turn	\$25	4. Failure to obtain special permit	\$50
(RCW 46.61.290, .295, .305)		5. Failure to submit to being weighed	\$50
9. Crossing double yellow line left of center line	\$25	6. Illegal vehicle combination (RCW 46.44-	Ψ50
(RCW 46.61.100, .130, .140)		.036)	\$50
10. Operating with obstructed vision	\$25	7. Illegally transporting mobile home	\$55
(RCW 46.61.615)		Any other infraction defined in RCW 46.44	\$35
11. Wrong way on one-way street	\$25	Drivete Carrier (DCW 46.72)	
(RCW 46.61.135)	005	Private Carrier (RCW 46.73)) esa
12. Failure to comply with restrictive signs	\$25	1. Failure to display valid medical exam\$100	<u>\$32</u>
(RCW 46.61.050)		2. Violation of daily log book	4 652
Accident			\$52 \$78
If an accident occurs in conjunction with		Driver out of service 3130	<u> \$10</u>
any of the listed rules-of-the-road		Off-Road Vehicles (ATV's) (RCW 46.09)	
infractions or speed too fast for conditions,		Any RCW 46.09 infraction	\$30
the penalty for the infraction shall be:	\$50	Snowmobiles (RCW 46.10)	
Equipment (RCW 46.37)		Any RCW 46.10 infraction	\$30
1. Illegal use of emergency equipment	\$70	•	4 50
(RCW 46.37.190)	Ψ, σ	Failure to respond to notice of infraction or	C25
· ·		failure to pay penalty (RCW 46.63.110(3))	\$25
2. Defective or modified exhaust systems, muffler	s,		
prevention of noise and smoke			
(RCW 46.37.390(1) and (3))		WSR 86-19-038	
First offense (the penalty may be waived	\$30	RULES OF COURT	
upon proof to the court of compliance)		STATE SUPREME COURT	
Second offense within 1 year of first offense	\$50	[August 28, 1986]	
Third and subsequent offenses within 1 year	, - -	IN THE MATTER OF THE ADOPTION NO. 25700-A-3	86
of first offense	\$70	OF THE AMENDMENTS TO CrR 3.2 ORDER	
	Ψ,0	The Washington State Association of Prosecutin	σΔτ
3. Any other equipment infraction	60.7	torneys having proposed amendments to CrR 3.2 ar	
(RCW 46.37.010)	\$25	Court having considered the proposed amendment	
Motorcycles		the comments and recommendations of the Washi	
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State Bar Association and having determined that the amendments will aid in the prompt and orderly administration of justice and having further determined that an emergency exists which necessitates an early adoption; Now, therefore, it is hereby

ORDERED:

- (a) That the amendments as attached hereto are adopted.
- (b) That pursuant to the emergency provisions of GR 9(g) and (i), the amendments will be published expeditiously in the Washington Reports and will become effective on September 1, 1986.

DATED at Olympia, Washington this 28th day of August, 1986.

	James M. Dolliver
Robert F. Utter	James A. Andersen
Robert F. Brachtenbach	Keith M. Callow
Fred H. Dore	Wm. C. Goodloe
Vernon R. Pearson	B. Durham

CrR 3.2(a)

- (a) Release in Noncapital Cases. Any person, other than a person charged with a capital offense, shall at the preliminary appearance or reappearance pursuant to rule 3.2A or JCrR 2.03 be ordered released on the accused's personal recognizance pending trial unless the court determines that such recognizance will not reasonably assure the accused's appearance, when required, or if there is shown a likely danger that the accused will commit a violent crime, or that the accused will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice. For the purpose of this rule, "violent crimes" are not limited to crimes defined as violent offenses in RCW 9.94A.030. If the court finds that release without bail should be denied or that conditions should attach to the release on personal recognizance, other than the promise to appear for trial, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged. unless this determination has previously been made by a court. Before making the determination, the court may consider an affidavit or affidavits filed or sworn testimony and further may examine under oath the affiant and any witnesses the affiant may produce. The court shall impose the least restrictive of the following conditions that will reasonably assure that the accused will be present for later hearings, will not significantly interfere with the administration of justice and not pose a substantial danger to others or the community or, if no single condition gives that assurance, any combination of the following conditions:
- (1) Place the accused in the custody of a designated person or organization agreeing to supervise the accused;
- (2) Place restrictions on the travel, association, or place of abode of the accused during the period of release:

- (3) Require the execution of an unsecured bond in a specified amount;
- (4) Require the execution of a bond in a specified amount and the deposit in the registry of the court in cash or other security as directed, of a sum not to exceed 10 percent of the amount of the bond, such deposit to be returned upon the performance of the conditions of release or forfeited for violation of any condition of release:
- (5) Require the execution of a bond with sufficient solvent sureties, or the deposit of cash in lieu thereof;
- (6) Require the accused to return to custody during specified hours; or
- (7) Impose any condition other than detention deemed reasonably necessary to assure appearance as required, assure noninterference with the trial and reduce danger to others or the community.

CrR 3.2(b)

(b) Relevant Factors. In determining which conditions of release will reasonably assure the accused's appearance and noninterference with the administration of justice, and reduce danger to others or the community, the court shall, on the available information, consider the relevant facts including but not limited to: the length and character of the accused's residence in the community: the accused's employment status and history and financial condition; the accused's family ties and relationships; the accused's reputation, character and mental condition; the accused's history of response to legal process; the accused's criminal record; the willingness of responsible members of the community to vouch for the accused's reliability and assist the accused in complying with conditions of release; the nature of the charge; any other factors indicating the accused's ties to the community; the accused's past record of threats to victims or witnesses or interference with witnesses or the administration of justice; whether or not there is evidence of present threats or intimidation directed to witnesses; the accused's past record of committing offenses while on pretrial release, probation or parole; and the accused's past record of use of or threatened use of deadly weapons or firearms, especially to victims or witnesses.

CrR 3.2(c)

- (c) Conditions of Release. Upon a showing that there exists a substantial danger that the accused will commit a serious violent crime or that the accused will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the court may impose one or more of the following conditions:
- (1) Prohibit the accused from approaching or communicating in any manner with particular persons or classes of persons;
- (2) Prohibit the accused from going to certain geographical areas or premises;
- (3) Prohibit the accused from possessing any dangerous weapons or firearms, or engaging in certain described activities or possessing or consuming any intoxicating liquors or drugs not prescribed to the accused;

- (4) Require the accused to report regularly to and remain under the supervision of an officer of the court or other person or agency;
- (5) Prohibit the accused from committing any law violations of criminal law;
- (6) Require the accused to post a secured or unsecured bond, conditioned on compliance with all conditions of release. This condition may be imposed only if no less restrictive condition or combination of conditions would reasonably assure the safety of the community or the appearance of the defendant.

CrR 3.2(h)

- (h) Review of Conditions. Upon determining the conditions of release, the court, upon request, after 24 hours from the time of release or earlier if provided with new information, may review the conditions previously imposed.
- (1) At any time after the preliminary appearance, an accused who is being detained due to failure to post bail may move for reconsideration of bail. In connection with this motion, both parties may present information by proffer or otherwise. If deemed necessary for a fair determination of the issue, the court may direct the taking of additional testimony.
- (2) A hearing on the motion shall be held within a reasonable time. An electronic or stenographic record of the hearing shall be made. Following the hearing, the court shall promptly enter an order setting out the conditions of release in accordance with section (g). If a bail requirement is imposed or maintained, the court shall set out its reasons on the record or in writing.

CrR 3.2(i)

- (i) Amendment or Revocation of Order.
- (1) The court ordering the release of an accused on any condition specified in this rule may at any time on change of circumstances, new information or showing of good cause amend its order to impose additional or different conditions for release.
- (2) Upon a showing that the accused has willfully violated a condition of release, the court may revoke release and may order forfeiture of any bond. Before entering an order revoking release or forfeiting bail, the court shall hold a hearing in accordance with section (h). Release may be revoked only if the violation is proved by clear and convincing evidence.

WSR 86-19-039 ADOPTED RULES PUBLIC DISCLOSURE COMMISSION

[Order 86-06-Filed September 12, 1986]

Be it resolved by the Public Disclosure Commission, acting at 403 Evergreen Plaza Building, Olympia, Washington, FJ-42, that it does adopt the annexed rules relating to:

Amd WAC 390-24-010 Forms for statement of financial affairs.

Amd WAC 390-24-020 Forms for amending statement of financial affairs.

Amd WAC 390-24-025 Time for filing statement of financial

This action is taken pursuant to Notice No. WSR 86-15-065 filed with the code reviser on July 22, 1986. 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 42.17.370(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 August 26, 1986.

By Graham E. Johnson

Executive Director

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AMENDATORY SECTION (Amending Order 86-02, filed 3/26/86)

WAC 390-24-010 FORMS FOR ((CONFLICT OF INTEREST)) STATEMENT OF FINANCIAL AF-FAIRS. The official form for ((conflict of interest)) statements of financial affairs as required by RCW 42.17.240 is designated "F-1," revised ((12/85)) 12/86. ((The form adopted by WAC 390-24-020 may be used by those persons filing after their first filing of this form.)) Copies of this form are available at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments ((shall)) must be on 8 1/2" x 11" white paper.

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CONFLICT OF INTEREST STATEMENT SLIPPI FMFNT PAGE

	(12/85)	JUPPL	LITILIT	FAGE
PROVIDE INFOR YOURSELF, SPOUSE, DEPENDENT CHILDREN AND OT	HER DEPENDENTS		DATE	
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Report additional entities on plain 8½ x 11 paper using al Attach pages to this supplement. Put your name on all att	bove format. tachments.			

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Instructions: Include information for yourself, apouse and dependents in your house Report period. Elected and state appointed officials—preceding calent Candidates and others—preceding 12 calendar months. When due: Elected and state appointed officials—preceding calent Candidates and others—within two weeks of becoming a candidate of appointed to a vacancy. SEND REPORT TO PUBLIC DISCLOSURE COMMISSION. LAST NAME.	elected offic and state app	\$1 to \$1,999 \$2,000 to \$9,999 \$10,000 to \$19,999 \$20,000 to \$49,999 \$50,000 or more	PENDENTS POLITICAL PARTY
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Newly appointed to a state appointive office		i	ends:
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F-1	STATEMENT OF FINANCIAL AFFAIRS
SUPFLEMENT (12 HG)	SUPPLEMENT PAGE

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FORM F + SUPPLEME	NT (REVISED 12/86) -C 1076		CONTINUE PA	ARTS B. C ANI	D ON REVER	ISE	

[65]

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FERSON TO WHOM SERVICES MENDERED	DESCRIPTION OF CEDISCRIPON, NOCES, CTO	
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PCIC FORM F-1 SUPPLEMENT (NEVISED 12:86) -C 1076		

AMENDATORY SECTION (Amending Order 86-02, filed 3/26/86)

WAC 390-24-020 FORMS FOR AMENDING ((CONFLICT OF INTEREST)) STATEMENT OF FINAN-CIAL AFFAIRS. (1) The official form for amending ((conflict of interest)) statements of financial affairs as required by RCW 42.17.240 for all persons who have previously filed the Form F-1 is designated Form "F-1A, revised 12/86."

(2) No more than three F-1A forms may be filed to amend a previously submitted ((conflict of interest)) statement of financial affairs (Form F-1). The form can be used only to update information required on an F-1.

- (3) The commission reserves the right to reject amendatory forms and require a new ((conflict of interest)) statement of financial affairs (Form F-1) at any time ((if)) the amendments ((shown on an F-1A are of such length or detail so as to be)) are confusing or ((to)) create misunderstandings. Authority is delegated to the commission's executive director to make this determination.
- (4) Copies of Form F-1A are available at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments ((shall)) must be on 8 1/2" x 11" white paper.

3504. Any	attachme	nts ((sha	rH)) <u>must</u> b	oe on 8	1/2" x	11" white paper		
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AMENDATORY SECTION (Amending Order 86-02, filed 3/26/86)

WAC 390-24-025 TIME FOR FILING ((CONFLICT OF INTEREST)) STATEMENT OF FINANCIAL AFFAIRS. It shall be the policy of the public disclosure commission to construe the filing requirements of RCW 42.17.240 for elected officials in the following manner: It is the interpretation of the commission that:

- (1) Any person holding elected public office, except as exempted by the terms of RCW 42.17.240, and any appointed official and professional staff member listed or referenced in RCW 42.17.240, and any appointed official required to comply with the reporting requirements of RCW 42.17.240 by any other statute is required to file the ((conflict of interest)) statement of financial affairs if such person holds such public office between January 1 and April 15 of any year. Such report shall be for the preceding calendar year.
- (2) Any local elected official whose term of office expires immediately after December 31 shall file a ((conflict of interest)) statement of financial affairs for the calendar year which ended on that date.
- (3) Any local elected official who resigns his public office prior to the completion of his current term of office shall file a ((conflict of interest)) statement of financial affairs covering that portion of the year that he was in office.

WSR 86-19-040 PROPOSED RULES BOARD FOR COMMUNITY COLLEGE EDUCATION

[Filed September 12, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board for Community College Education intends to adopt, amend, or repeal rules concerning the definition of "salary" for the purpose of calculating benefits supplemental to the TIAA/CREF retirement annuity plan;

that the agency will at 10:00 a.m., Thursday, October 23, 1986, in the Walla Walla Community College, Walla Walla, 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 28B.10.400(3)].

This notice is connected to and continues the matter in Notice No. WSR 86-16-063 filed with the code reviser's office on August 5, 1986.

Dated: September 11, 1986
By: Gilbert J. Carbone
Assistant Director

WSR 86-19-041 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 86-26-Filed September 12, 1986]

I, Phillip C. Johnson, deputy director of the Washington State Department of Ecology, do promulgate and adopt at the Department's Headquarters Office, the annexed rules relating to amendment to Referendum 39 regulations (chapter 173–80 WAC) to limit its use and distribution.

This action is taken pursuant to Notice No. WSR 86-15-083 filed with the code reviser on July 23, 1986. 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 4, chapter 3, Laws of 1986, 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 September 12, 1986.

By Phillip C. Johnson Deputy Director

NEW SECTION

WAC 173-80-080 LIMITING THE USE OF EXISTING REFERENDUM 39 REGULATIONS AND FUNDS. This chapter is not applicable to the allocation and uses of moneys administered by the department of ecology pursuant to chapter 3, Laws of 1986.

WSR 86-19-042 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 86-25-Filed September 12, 1986]

I, Phillip C. Johnson, deputy director of the Washington State Department of Ecology, do promulgate and adopt at the Department's Headquarters Office, the annexed rules relating to a new regulation to implement section 4, chapter 3, Laws of 1986 (ESSB 4519), and allocate \$20 million in funds for water pollution control facilities and activities.

This action is taken pursuant to Notice No. WSR 86-15-084 filed with the code reviser on July 23, 1986. 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 4, chapter 3, Laws of 1986, 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 September 12, 1986.

By Phillip C. Johnson

Deputy Director

Chapter 173-90 WAC STANDARDS AND LIMITATIONS ON THE USE OF CLEAN WATER FUNDS FOR POLLUTION ABATEMENT

Purpose and scope.
Definitions.
Provision of guidelines.
Ground water management area planning grants—Eligibility criteria, funding levels, development of priority rating and priority lists—Eligibility criteria.
Nonpoint source pollution control activity grants—Eligible criteria, funding levels and administration, and establishing highest priority.
Aquifer protection assistance grants— Eligibility criteria, funding levels, and establishing highest priority.
Water pollution control design grants—Eligibility criteria, funding
levels, and establishing highest priority.

NEW/SECTION

WAC 173-90-010 PURPOSE AND SCOPE. The purpose of this chapter is to set forth criteria and limitations on uses of moneys administered by the department of ecology pursuant to chapter 3, Laws of 1986 (ESSB No. 4519).

Chapter 3, Laws of 1986 appropriates from the general fund, state and local improvements revolving account, twenty million dollars to be obligated for the fiscal year ending June 30, 1987, for state financial assistance to public bodies for the following purposes:

- (1) Planning assistance to any ground water area created pursuant to chapter 453, Laws of 1985.
 - (2) Nonpoint source pollution control activities.
- (3) Assistance to aquifer protection areas created pursuant to chapter 425, Laws of 1985.
- (4) Assistance for the design of water pollution control facilities.
- (5) Acquisition of organic laboratory capability for joint use by the department of social and health services and the department to test and analyze waters, including public dripking water supplies.

This chapter applies only to the allocation of funds appropriated by chapter 3, Laws of 1986.

NEW SECTION

WAC 173-90-015 DEFINITIONS. (1) "Department means the Washington state department of ecology.

(2) "Eligible cost" means the cost of that portion of a water pollution control facility or activity that can be financed under this chapter.

- (3) "Director" means the director of the Washington state department of ecology or the director's designee.
- (4) "Water pollution control facility" or "facilities" means any facilities or systems owned or operated by a public body for the control, collection, storage, treatment, disposal, or recycling of wastewater, including but not limited to sanitary sewage, storm water, residential, commercial, industrial, and agricultural wastes, which are causing water quality degradation due to concentrations of conventional, nonconventional, or toxic pollutants. Water pollution control facilities include all equipment, utilities, structures, real property, and interests in and improvements on real property necessary for or incidental to such purpose. Water pollution control facilities also include such facilities, equipment, and collection systems as are necessary to protect federally designated sole source aquifers identified by the environmental protection agency pursuant to Public Law 93-523.
- (5) "Water pollution control activities" means actions taken by a public body for the following purposes: (a) To prevent or mitigate pollution of underground water; (b) to control and/or prevent nonpoint sources of water pollution; (c) to prevent pollution and restore the water quality of fresh water lakes; and (d) to maintain or improve water quality through the use of water pollution control facilities or other means.
- (6) "Public body" means the state of Washington or any agency, county, city or town, conservation district, other political subdivision, municipal corporation, quasi-municipal corporation, and those Indian tribes now or hereafter recognized as such by the federal government.
- (7) "Water pollution" means such contamination, or other alteration of the physical, chemical, or biological properties of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state as will or is likely to create a nuisance or render such waters harmful, detrimental, or injurious to the public health, safety, or welfare, or to domestic, commercial, industrial, agricultural, recreational, or other legitimate beneficial uses, or to livestock, wild animals, birds, or other aquatic life.
- (8) "Nonpoint source water pollution" means pollution that enters any waters of the state from any dispersed water-based or land-use activities, including, but not limited to, atmospheric deposition, runoff from agricultural lands, urban areas, and forest lands, subsurface or underground sources, and discharges from boats or other marine vessels.
- (9) "Project priority list" means the annual list of rated and ranked projects for which state financial assistance is expected during the year for which the list is issued.
- (10) "Priority water bodies" means those water bodies scheduled to receive priority attention as identified in the department's 1986 Water Quality Management Program Plan.
- (11) "Puget Sound basin" means the waters of Puget Sound, the Strait of Juan de Fuca, adjacent salt water

north to the Canadian border, and the lands, wetlands, and tributary waters that drain into those marine waters.

NEW SECTION

WAC 173-90-020 PROVISION OF GUIDE-LINES. The department will publish guidelines which establish procedures and describe the grant application review and award process for categorical funding areas described in WAC 173-90-040 through 173-90-070. The guidelines will be made available to the public prior to the first grant award.

NEW SECTION

WAC 173-90-040 GROUND WATER MANAGEMENT AREA PLANNING GRANTS—ELIGIBILITY CRITERIA, FUNDING LEVELS, DEVELOPMENT OF PRIORITY RATING AND PRIORITY LISTS—ELIGIBILITY CRITERIA. (1) To be eligible for a planning grant and/or loan, an applicant must be on the department's general schedule as a designated ground water management area for program planning purposes (WAC 173-100-070).

- (2) Cost eligible items include:
- (a) Development of a ground water management program identified in chapter 173-100 WAC Ground water management areas and programs. Program requirements shall include but not be limited to:
- (i) A detailed characterization of the area's hydrogeology.
- (ii) A discussion of land and water use activities potentially affecting the ground water of the area.
- (iii) Identification of present and long-term resource management objectives and alternatives for the area, and implementation plans, as set forth in WAC 173-100-100.
- (b) Public hearings held on the proposed programs pursuant to RCW 90.44.400 and WAC 173-100-120.
- (c) Costs associated with the responsibilities of the lead agency and ground water advisory committee under WAC 173-100-080, 173-100-090, 173-100-120 and 173-100-140.
 - (3) Funding levels:
- (a) Total state grant or loan awards for fiscal year 1987 shall not exceed one million five hundred thousand dollars for planning assistance for developing ground water management programs.
- (b) The department funded share for planning assistance shall not exceed fifty percent of the estimated annual cost of developing the ground water management program, except assistance to conservation districts which shall not exceed seventy—five percent of such cost.
- (c) Funds awarded to each designated ground water management area shall not exceed three hundred thousand dollars.
- (4) Development of project priority ratings and priority lists.
- (a) Project priority ratings—The department shall establish an ad hoc review committee to review and evaluate all requests for designation and rank eligible proposals on the general schedule as adopted under WAC 173–100–060. The committee shall consist of headquarters

program and regional staff with project review authority. A core group of ad hoc committee members shall be formed and shall be responsible for the initial review of all requests for identification as a probable ground water management area. The entire committee shall review, evaluate, and rank eligible proposals to be designated on the general schedule. Projects shall be rated on the following criteria:

- (i) The significance of the problem.
- (ii) The affected users.
- (iii) Aquifer sensitivity.
- (iv) Regional and local interest and commitment.
- (v) Probability of successful implementation.
- (b) Project priority lists:
- (i) The director shall utilize the general schedule as the annual project priority lists for awarding ground water management program planning grants and/or loans.
- (ii) The priority lists shall be available to the public for review and comment prior to approval by the director
- (iii) Comments received during the review period shall be considered and responded to before a final list is approved by the director.
- (iv) Approved lists shall be made available to the public.

NEW SECTION

WAC 173-90-050 NONPOINT SOURCE POL-LUTION CONTROL ACTIVITY GRANTS—ELI-GIBLE CRITERIA, FUNDING LEVELS AND AD-MINISTRATION, AND ESTABLISHING HIGH-EST PRIORITY. (1) Eligible criteria:

- (a) Grants and/or loans shall be made available to public bodies involved in the planning and development of nonpoint source pollution control activities. Funding shall focus on, but not be limited to, those sources of nonpoint pollution generated by agricultural activities, urban and stormwater runoff, on—site waste disposal, and impacts from forest practices.
- (b) A jurisdiction shall be eligible for grants and/or loans if it meets the following criteria:
- (i) It has the basic capability to develop and implement a long range water quality management plan.
- (ii) It is able to document accomplishments and progress towards achieving water quality objectives identified in its program or plan.
 - (2) Funding levels and administration:
 - (a) Funding levels:
- (i) Total state grant or loan funds for assisting in the development of nonpoint source pollution control activities shall not exceed five hundred thousand dollars. The grant and/or loan funds are intended to be awarded to solve pollution problems caused by urban and stormwater runoff, on-site waste disposal, forest practices and agricultural related pollution.
- (ii) The department shall award a maximum of three hundred thousand dollars to fund nonpoint source pollution control activities state—wide. The remainder shall be awarded to projects in the Puget Sound basin that implement the Puget Sound water quality authority's management plan as it relates to nonpoint sources of pollution.

- (iii) The department's funded share shall not exceed fifty percent of the eligible costs, except for conservation districts for which it shall not exceed seventy-five percent of the estimated cost.
 - (b) Program administration:
- (i) The department—The department shall administer the funding of all nonpoint source water quality grants as identified under this section. The total level of funding received shall depend on the funding needs of projects of highest priority.
- (ii) Application for funding—The department shall accept applications for funding from public entities for eligible planning programs and projects. The department shall accept an application from the Washington state conservation commission for the purpose of administering special project water quality grants to conservation districts.
 - (3) Establishing highest priority:

Project priority ratings—The department shall establish an ad hoc review committee to determine the highest priority nonpoint programs and projects for funding. The committee shall consist of representatives of the department, the Washington state conservation commission and the Puget Sound water quality authority. Rating criteria shall include:

- (a) How the plan or program corrects, prevents, or controls nonpoint pollution in priority water bodies.
- (b) How the program or project implements best management practices to control nonpoint source pollution.
- (c) Level of corrective action proposed for priority water bodies and the cleanup process.
 - (d) Level of preventative actions proposed.
- (e) How plans and programs educate and train the public in using existing management techniques to control nonpoint pollution.
 - (4) Establishment of final priorities:
- (a) The director shall determine final priorities after reviewing all project priority lists.
- (b) After project priority lists have been established and approved, a grant shall be awarded to the Washington state conservation commission for distribution to conservation districts with eligible nonconstruction related projects.
- (c) The project priority lists will be available to the public for review and comment prior to approval by the director.
- (d) Comments received during any review period shall be considered and responded to before final list approval.
- (e) Approved lists shall be made available to the public after the close of the application period.

NEW SECTION

- WAC 173-90-060 AQUIFER PROTECTION ASSISTANCE GRANTS—ELIGIBILITY CRITERIA, FUNDING LEVELS, AND ESTABLISHING HIGHEST PRIORITY. (1) Eligible criteria:
- (a) Grants shall be made available to public bodies involved in aquifer protection activities. A jurisdiction shall be eligible for grants if it meets the following criteria:

- (i) The jurisdiction is an established aquifer protection area pursuant to chapter 425, Laws of 1985 (SHB No. 1116); and
- (ii) The jurisdiction has an adopted comprehensive plan to protect, preserve, and rehabilitate subterranean water. The plan may be prepared as a portion of a county sewerage and/or water general plan pursuant to RCW 36.94.030.
 - (2) Funding levels:
- (a) Total funding assistance to any aquifer protection area shall not exceed four million dollars.
- (b) Grants will be made for eligible planning, design and/or construction items that are performed under the grant agreement on a cost-share basis, not to exceed fifty percent of the total eligible cost for the state-funded portion.
- (3) Establishing highest priority: The department staff shall determine priority funding for aquifer protection activities. Highest priority will be given for funding aquifer protection in areas where water quality and quantity has been shown to be imminently threatened and the community has provided matching funds for implementing an existing aquifer protection plan.
- (4) New design and construction activities: Eligible costs shall be limited to new activity begun after the emergency filing date of these regulations. In addition, written approval must be obtained from the department. Costs incurred prior to the date of written approval are not grant eligible.

NEW SECTION

WAC 173-90-070 WATER POLLUTION CONTROL DESIGN GRANTS—ELIGIBILITY CRITERIA, FUNDING LEVELS, AND ESTABLISHING HIGHEST PRIORITY. (1) Eligibility criteria:

- (a) Funds must be used solely for design of water pollution control facilities.
- (b) Grant awards will be given to those public entities deemed of highest priority for designing facilities for eventual upgrading to secondary treatment from a lesser level of treatment or for designing new secondary treatment facilities.
- (c) Funds will be awarded for the design of facilities on a first-come, first-served basis.
 - (2) Funding levels:
- (a) Total design grant funds shall not exceed thirteen million five hundred thousand dollars.
- (b) No single public body can receive more than eight million dollars from these grant funds for a design grant.
- (c) Grants will be made for eligible design items not to exceed fifty percent of the total eligible cost for the state-funded portion.
- (3) Establish highest priority: The department shall consider the following criteria in determining highest priority:
- (a) Whether the department has issued an enforcement order or the applicant has a legally binding schedule for compliance with secondary treatment requirements.
- (b) Whether the applicant has completed an approved facility plan or engineering report.

WSR 86-19-043 ADOPTED RULES DEPARTMENT OF FISHERIES

[Order 86-102-Filed September 12, 1986]

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

This action is taken pursuant to Notice No. WSR 86-15-086 filed with the code reviser on July 23, 1986. 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 75.08.080 and 75.58.040 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 September 2, 1986.

By William R. Wilkerson Director

NÉW SECTION

WAC 220-22-510 AQUACULTURE DISTRICTS. (1) AREA 41A shall include all waters of Budd Inlet south of a line between Dofflemeyer Point to Cooper Point.

- (2) AREA 41B shall include all waters of Carr Inlet north and west of a line between Gibson Point on Fox Island and Hyde Point on McNeil Island and a line crossing Pitt Passage southwest from Signal Tower No. 5, and all waters of Hale Passage west of a line from Point Fosdick and Fox Point on Fox Island.
- (3) AREA 41C shall include all waters of Case Inlet between Harstene Island and the Longbranch Peninsula between an east-west line from the extreme north shore of Herron Island, and an east-west line from Johnson Point
- (4) AREA 41D shall include all waters of Case Inlet north of Area 41C and west of a line running north from Dougall Point.
- (5) AREA 41E shall include all waters of Eld Inlet south of a line across the entrance of Eld Inlet projected from Dofflemeyer Point through Cooper Point.
- (6) AREA 41F shall include all waters surrounding Anderson Island south of Area 41B and 41C and a southwesterly line from Gibson Point on Fox Island to Sunset Beach.
- (7) AREA 41G shall include all waters of Hammersley Inlet and Oakland Bay west of a line between Hungerford Point and Arcadia and the entrance of Hammersley Inlet.
- (8) AREA 41H shall include all waters of Totten and Skookum Inlets southwest of a line from Arcadia to Hunter Point.
- (9) AREA 41J shall include all waters of Pickering Passage and Peale Passage bounded by Areas 41A, 41C,

- 41H, 41G, 41D, and a line running south from Brisco Point on Harstene Island.
- (10) AREA 41K shall include all waters of Henderson Inlet and Dana Passage east of Area 41J and south of Area 41C.
- (11) AREA 41L shall include all waters of The Narrows, Dalco Passage, and Commencement Bay north and west of Areas 41F and 41B and south of a line from the Gig Harbor entrance marker to Neill Point on Vashon Island to Browns Point.
- (12) AREA 41M shall include all waters of East Passage north and east of Area 41L and south of a line from Point Vashon to Brace Point.
- (13) AREA 41N shall include all waters of Colvos Passage north of Area 41L and south of a line from Point Southworth to Point Vashon.
- (14) AREA 42A shall include all waters of Dyes Inlet, the Washington Narrows, and Sinclair Inlet west of a southeast line from the north shore of the Washington Narrows entrance.
- (15) AREA 42B shall include all waters of Discovery Bay south of a line between Diamond Point and Cape George.
- (16) AREA 42C shall include all waters of all waters of Hood Canal south of the Hood Canal Floating Bridge and north of a line between Quatsap Point and the entrance of Stavis Bay.
- (17) AREA 42D shall include all waters of Hood Canal south of Area 42C and north of a line between Lilliwaup Creek and the south entrance of Dewatto Bay.
- (18) AREA 42E shall include all waters of Hood Canal south of Area 42D.
- (19) AREA 42F shall include all waters of Oak Bay west of a line from Liplip Point on Marrowstone Island to Olele Point and east of the bridge connecting Indian Island and the mainland.
- (20) AREA 42G shall include all waters near Port Angeles south of a line between Angeles Point and the northern extremity of Dungeness Spit.
- (21) AREA 42H shall include all waters north of the Hood Canal Bridge and south of a line between Olele Point and Foulweather Bluff.
- (22) AREA 42J shall include all waters of Port Madison east of the Agate Pass Bridge and west of a line between Point Jefferson and Skiff Point on Bainbridge Island.
- (23) AREA 42K shall include all waters of Port Orchard south of an east—west line at Battle Point on Bainbridge Island, west of a line projected from Restoration Point on Bainbridge Island through the westernmost portion of Blake Island to the Mainland in Yukon Harbor, excluding Area 42A.
- (24) AREA 42L shall include all waters of Port Townsend and Kilisut Harbor bounded by the Indian Island Bridge and a line from Marrowstone Point to Point Wilson.
- (25) AREA 42M shall include all waters of Liberty Bay and those contiguous waters north of Area 42K and south of Area 42J.
- (26) AREA 42N shall include all waters of Admiralty Inlet and Puget Sound north of Areas 41N and 41M, east of 42K and 42J, east of Areas 42H, 42F and 42L,

- south of a line between Point Wilson and Admiralty Head, and west of a line between Possession Point and Picnic Point.
- (27) AREA 42P shall include all waters of Sequim Bay.
- (28) AREA 42R shall include all waters south of a line between the northern extremity of Dungeness Spit and Point Wilson, excluding Areas 42B and 42P.
- (29) AREA 43A shall include all waters of Padilla Bay west of the line from Shannon Point and the closest portion of Guemes Island, and south of a line between Clark Point on Guemes Island and William Point on Samish Island.
- (30) AREA 43B shall include all waters of Lummi Bay and Bellingham Bay east of the line between Sandy Point and Point Migley on Lummi Island, northeast of the line between William Point on Samish Island and Governors Point.
- (31) AREA 43C shall include all waters of Boundary Bay and Crayton Harbor northeast of the line between Point Roberts and Birch Point, and south of the international border.
- (32) AREA 43D shall include all waters of Possession Sound east of Area 42N, and south of a line from Sandy Point on Whidbey Island, to Camano Head, then to south entrance of Tulalip Bay.
- (33) AREA 43E shall include all waters of Port Susan north of Area 43D.
- (34) AREA 43F shall include all waters of Samish Bay southwest of Area 43B.
- (35) AREA 43G shall include all waters of Saratoga Passage between a line from Sandy Point on Whidbey Island and Camano Head, and a line from Polnell Point on Whidbey Island to Rocky Point on Camano Island.
- (36) AREA 43H shall include all waters of Skagit Bay and Similk Bay north of Area 43G, south of the La Conner Bridge, and east of the Deception Pass Bridge.
- (37) AREA 43J shall include all United States waters of the Strait of Georgia, the United States waters surrounding the San Juan Islands, and the United States waters of the Strait of Juan de Fuca east of Angeles Point.
- (38) Area 43K shall include all United States waters of the Strait of Juan de Fuca west of Angeles Point and east of a line between Tatoosh Island and Bonilla Point.
- (39) AREA 44A shall include all waters of Grays Harbor north of the marked Chehalis River Channel and west of a line between Point Chehalis and the southwestern most point of the Ocean Shores Peninsula.
- (40) AREA 44B shall include all waters of Grays Harbor south of the marked Chehalis River Channel and west of a line between Point Chehalis and the southwestern most point of the Ocean Shores Peninsula.
- (41) AREA 45A shall include all waters of Willapa Bay north of the Willapa River Channel and west of the North River Channel.
- (42) AREA 45B shall include all waters of Willapa Bay north of the Willapa River Channel, west of the North River Channel and west of a line between Cape Shoalwater and Leadbetter Point.

- (43) AREA 45C shall include all waters of Willapa Bay south of the Willapa River Channel and east of Stoney Point.
- (44) AREA 45D shall include all waters of Willapa Bay south of the Willapa River Channel, west of Stoney Point, east of the Nahcotta Channel, and north and east of a line running north from Goose Point to the middle of the Bay Center Channel and then westerly following the Bay Center Channel to the Nahcotta Channel.
- (45) AREA 45E shall include all waters of Willapa Bay east of the Nahcotta Channel, south of Area 45D, and north of a line projected west from Sandy Point.
- (46) AREA 45F shall include all waters of Willapa Bay east of the Nahcotta Channel, south of Area 45E, and northeast of a line following the Nemah River Channel to channel marker "4" then west of the Nahcotta Channel.
- (47) AREA 45G shall include all waters of Willapa Bay west of Diamond Point, southwest of the Nahcotta Channel, south of Area 45F, and north of a line between Paradise Point on Long Island and Sunshine Point.
- (48) AREA 45H shall include all waters of Willapa Bay south of Area 45G and north and west of the ferry crossing to Long Island.
- (49) AREA 45J shall include all waters of Willapa Bay west of the Long Island ferry crossing and south of High Point.
- (50) AREA 45K shall include all waters of Willapa Bay north of High Point, east of the Nahcotta Channel, and south of the line between Diamond Point and the Nahcotta Boat Basin.
- (51) AREA 45L shall include all waters of Willapa Bay north of High Point, west of the Nahcotta Channel and south of the line between Diamond Point and the Nahcotta Boat Basin.
- (52) AREA 45M shall include all waters of Willapa Bay east of the line between Cape Shoalwater and Leadbetter Point, south of Area 45B, west of Areas 45D, 45E, and 45F, and north of latitude 46 degrees, 35 minutes north.
- (53) AREA 45N shall include all waters of Willapa Bay south of Area 45M, east of Areas 45F and 45G, and north of Areas 45K and 45L.
- (54) AREA 47A shall include all freshwater streams, ponds or lakes in Clallam County.
- (55) AREA 47B shall include all freshwater streams, ponds or lakes in Clark County.
- (56) AREA 47C shall include all freshwater streams, ponds or lakes in Cowlitz County.
- (57) AREA 47D shall include all freshwater streams, ponds or lakes in Grays Harbor County.
- (58) AREA 47E shall include all freshwater streams, ponds or lakes in Island County.
- (59) AREA 47F shall include all freshwater streams, ponds or lakes in Jefferson County.
- (60) AREA 47G shall include all freshwater streams, ponds or lakes in King County.
- (61) AREA 47H shall include all freshwater streams, ponds or lakes in Kitsap County.
- (62) AREA 47J shall include all freshwater streams, ponds or lakes in Lewis County.

- (63) AREA 47K shall include all freshwater streams, ponds or lakes in Mason County.
- (64) AREA 47L shall include all freshwater streams, ponds or lakes in Pacific County.
- (65) AREA 47M shall include all freshwater streams, ponds or lakes in Pierce County.
- (66) AREA 47N shall include all freshwater streams, ponds or lakes in San Juan County.
- (67) AREA 470 shall include all freshwater streams, ponds or lakes in Skagit County.
- (68) AREA 47P shall include all freshwater streams, ponds or lakes in Skamania County.
- (69) AREA 47Q shall include all freshwater streams, ponds or lakes in Snohomish County.
- (70) AREA 47R shall include all freshwater streams, ponds or lakes in Thurston County.
- (71) AREA 47S shall include all freshwater streams, ponds or lakes in Wahkiakum County.
- (72) AREA 47T shall include all freshwater streams, ponds or lakes in Whatcom County.
- (73) AREA 48A shall include all freshwater streams, ponds or lakes in Adams County.
- (74) AREA 48B shall include all freshwater streams, ponds or lakes in Asotin County.
- (75) AREA 48C shall include all freshwater streams, ponds or lakes in Benton County.
- (76) AREA 48D shall include all freshwater streams, ponds or lakes in Chelan County.
- (77) AREA 48E shall include all freshwater streams, ponds or lakes in Columbia County.
- (78) AREA 48F shall include all freshwater streams, ponds or lakes in Douglas County.
- (79) AREA 48G shall include all freshwater streams, ponds or lakes in Ferry County.
- (80) AREA 48H shall include all freshwater streams, ponds or lakes in Franklin County.
- (81) AREA 48J shall include all freshwater streams, ponds or lakes in Garfield County.
- (82) AREA 48K shall include all freshwater streams, ponds or lakes in Grant County.
- (83) AREA 48L shall include all freshwater streams, ponds or lakes in Kittitas County.
- (84) AREA 48M shall include all freshwater streams, ponds or lakes in Klickitat County.
- (85) AREA 48N shall include all freshwater streams, ponds or lakes in Lincoln County.
- (86) AREA 480 shall include all freshwater streams, ponds or lakes in Okanogan County.
- (87) AREA 48P shall include all freshwater streams, ponds or lakes in Pend Oreille County.
- (88) AREA 48Q shall include all freshwater streams, ponds or lakes in Spokane County.
- (89) AREA 48R shall include all freshwater streams, ponds or lakes in Stevens County.
- (90) AREA 48S shall include all freshwater streams, ponds or lakes in Walla Walla County.
- (91) AREA 48T shall include all freshwater streams, ponds or lakes in Whitman County.
- (92) AREA 48U shall include all freshwater streams, ponds or lakes in Yakima County.

AMENDATORY SECTION (Amending Order 84-24, filed 3/27/84)

- WAC 220-52-010 SHELLFISH—UNLAWFUL ACTS. (1) It shall be unlawful to take, dig for or possess geoduck clams for commercial purposes except from ((licensed clam)) registered aquatic farms under permit issued by the director or as provided in WAC 220-52-019.
- (2) It shall be unlawful to take, dig for or possess clams taken for commercial purposes within the boundaries of any state park located on tidewater unless authorized by a permit issued by the director.
- (3) It shall be unlawful to take oysters or clams for commercial purposes from tidelands reserved for public use unless authorized by a permit issued by the director.
- (4) It shall be unlawful to take oysters, clams, or mussels for commercial purposes from state oyster reserves without being licensed under RCW 75.28.290 and having permission of the director of fisheries.
- (5) It shall be unlawful to take from any building, scow, boat, live-box, container, trap, net or vehicle any caught or impounded shellfish with intent to deprive the rightful owner of such shellfish.
- (6) All geoduck and mechanical clam harvester vessels shall be issued an identification number. This number will be placed in a visible location on each side of the vessel and on the top of the cabin or deck awning to be visible from the air. A sign board or banner arranged so the numbers can be seen at all times from directly overhead may be substituted if the vessel does not have a fixed roof. The numbers shall be black on a white background and shall be not less than 18 inches high and of proportionate width.
- (7) It shall be unlawful for a commercial clam digger to harvest clams from intertidal ground without having on his person a signed authorization from the ((licensed)) registered clam farmer for whom he is harvesting. The digger will also be required to have suitable personal identification with him when engaged in clam harvesting. The authorization from the ((licensed)) registered clam farmer must be legible, dated and must contain the date on which the authorization expires, provided that in no instance may the authorization go beyond the end of any calendar year. The authorization must additionally contain the name of each bay or area where the ((licensed)) registered clam farmer has owned or leased ground from which the named clam digger is authorized to harvest.

AMENDATORY SECTION (Amending Order 80–123, filed 9/17/80)

- WAC 220-52-060 CRAWFISH FISHERY. (1) It shall be unlawful to take, fish for or possess crawfish for commercial purposes from waters of the state of Washington without first obtaining and having in possession a commercial crawfish permit from the director of fisheries and it shall be unlawful to fail to comply with any of the provisions of a commercial crawfish permit and with the following regulations.
- (2) It shall be unlawful to operate, set or have in the water any baited or unbaited shellfish pots for the taking

of crawfish for commercial purposes except in the times and areas specified and with no more than the number of shellfish pots specified in the commercial crawfish permit issued by the director of fisheries.

- (3) It shall be unlawful to take, fish for or possess crawfish for commercial purposes with gear other than shellfish pots.
- (4) It shall be unlawful to take, fish for or possess crawfish for commercial purposes from the waters of the state of Washington except from the first Monday in May through October 31; provided that it shall be lawful to take, fish for and possess crawfish for commercial purposes in Washington waters of the Columbia River downstream from the mouth of the Walla Walla River from April 1 through October 31.
- (5) It shall be unlawful to take, fish for or possess crawfish for commercial purposes less than 3-1/4 inches in length from the tip of the rostrum (nose) to the tip of the tail and all undersize crawfish and female crawfish with eggs or young attached to the abdomen must be immediately returned unharmed to the waters from which taken: It shall be unlawful for crawfish fishermen to fail to sort and return illegal crawfish to the waters from which taken immediately after the crawfish are removed from the shellfish pot and prior to lifting additional pots from the water.
- (6) It shall be unlawful for crawfish fishermen to discard into any water of the state any crawfish bait.
- (7) It shall be unlawful to plant or place in the waters of the state any crawfish imported from any other state or country without prior written approval of the director of fisheries.
- (8) ((It shall be unlawful to engage in culture of crawfish for commercial purposes without having obtained a crawfish culture permit from the director of fisheries, and it shall be unlawful to fail to comply with any provisions of the crawfish culture permit.
- (9))) Commercial crawfish harvest permits will be issued only in those "waters" where fishing will not conflict with high-density residential or recreational areas provided that no permit will be issued in areas where developed parks encompass more than one-half of the water shoreline. In areas where developed parks encompass less than one-half of the water shoreline, fishing will not be permitted within 1/4 mile of the park shoreline.
- (((10))) (9) Commercial crawfish harvest permits will be issued to restrict the number of crawfish pots per fisherman per lake, reservoir, pond, river, slough, or stream as follows:
 - (a) Under 10 acres no commercial harvest.
 - (b) Between 10 and 25 acres 50 pots.
 - (c) Between 25 and 400 acres 100 pots.
 - (d) Over 400 acres 200 pots.

Provided that permits issued and number of pots allowed for individual fishermen will not exceed a maximum total of 400 pots per individual fisherman.

(((11))) (10) The department of fisheries shall fix the maximum number of pots to be permitted in any given body of water. Once the permitted maximum number of pots for any given body of water has been reached, no further permits will be issued. Permits will be issued on

- a first-come, first-serve basis consistent with all other regulations concerning issuance of commercial crawfish harvest permits.
- (11) The provisions of this section shall not apply to the private commercial culture of crayfish at a registered aquatic farm.

AMENDATORY SECTION (Amending Order 83-203, filed 12/2/83)

WAC 220-69-220 DEFINITION OF TERMS. (1) DEPARTMENT OF FISHERIES as referred to in this chapter means:

Department of Fisheries
Data Processing Section
Room 115 General Administration Building
Olympia, Washington 98504
Telephone (206) 753-2540 or (206) 753-6580

- (2) DEALER as referred to in this chapter means the original purchaser or receiver of food fish, shellfish, or parts thereof.
- (3) BUYER as referred to in this chapter means the person who originally receives food fish, shellfish, or parts thereof on behalf of a dealer whose name appears on the buyer's license.
- (4) FISHERMAN as referred to in this chapter means the person who catches or delivers food fish, shellfish, or parts thereof.
- (5) ORIGINAL RECEIVER OR RECEIVER as referred to in this chapter means the first person in possession of food fish or shellfish in the state of Washington who is a licensed wholesale dealer or fish handler or who is acting in that capacity, after the food fish or shellfish have been caught or harvested by a commercial fisherman.
 - (6) IPSFC as referred to in this chapter means:

International Pacific Salmon Fisheries
Commission

P.O. Box 30

New Westminster, British Columbia CANADA

- (7) TREATY as referred to in this chapter means any person, group, or activity thereof made unique by virtue of descendancy from Indian tribes signatory to treaties made with the United States government in the mid-1850's where such treaties reserved certain rights in what is now the state of Washington or waters bordering that state.
- (8) NONTREATY as used in this chapter means all entities not qualified by definition as treaty.
- (9) TREATY INDIAN as referred to in this chapter means an individual treaty Indian fisherman.
- (10) WORKING DAY as referred to in this chapter means Monday through Friday exclusive of a Washington state or federal holiday.

AMENDATORY SECTION (Amending Order 85-43, filed 5/10/85)

WAC 220-69-234 DESCRIPTION OF TREATY INDIAN FISH RECEIVING TICKET. (1) There is hereby created a treaty Indian fish receiving ticket form to be prepared, printed, and distributed upon request, by

the department of fisheries, which shall contain space for the following information:

- (a) Tribal name: Name or identification number of tribe.
- (b) Fisherman: Name or identification number of deliverer.
- (c) Signature: Signature of deliverer on tribal copy of ticket.
 - (d) Date: Date of landing.
- (e) Dealer: Name of dealer, and department of fisheries' number assigned to dealer.
- (f) Buyer: Name of buyer, and department of fisheries' number assigned to buyer.
- (g) Gear: Code name or number of specific gear type used.
- (h) Receiver's signature: Signature of original receiver.
- (i) ((On-reservation)) Catch area: River name for river catch, salmon catch area for saltwater salmon catch, marine fish/shellfish catch area for nonsalmon saltwater catch
- (j) ((Off-reservation catch area: River name for river catch, salmon catch area for saltwater salmon catch, marine fish/shellfish catch area for nonsalmon saltwater catch.
- (k) Physical gear used: Circle physical gear actually used.
- (1))) Tally space for dealer's use: Used at dealer's discretion.
- $((\frac{m}{m}))$ (k) Species and description: Species name of fish landed.
- (((n))) (1) Number of fish, pounds, and value: Information for each species landed.
 - (((o))) (m) Subtotal: Total price of catch landed.
 - ((p)) (n) Tribal tax: Tribal tax collected.
 - (((q))) (o) Total: Total price paid seller or deliverer.
- (((r))) $\overline{(p)}$ Take-home fish: Species, number, and pounds of fish retained for personal, ceremonial, or subsistence use.
- (2) The treaty Indian fish receiving ticket shall be used for any deliveries of fish or shellfish caught by Washington treaty Indians ((exercising a treaty fishing right in established treaty waters)).

AMENDATORY SECTION (Amending Order 81-6, filed 1/13/81)

WAC 220-69-23402 DESCRIPTION OF ((AQUACULTURE)) AQUATIC FARM PRODUCTION REPORT. (1) There is hereby created an aquaculture production report form to be prepared, printed and distributed on request by the department of fisheries ((which shall contain space for)). The aquatic farmer shall provide the following information:

- (a) Firm name: Name of aquaculture firm and telephone number
 - (b) Firm address: Address of aquaculture firm
 - (c) ((Site address: Address of aquaculture site
- (d) Aquaculture dealer)) Aquatic farm registration number: Department of fisheries assigned dealer number
- (((e) Report for month of: Month and year covered by the report

- (f) Number of employees: Number of employees employed by the firm during reporting month
- (aquaculture)) aquatic farm site
- (((h) Species code: Department of fisheries assigned species code
- (i) Number produced: Number)) (e) Quantity harvested for sale: Quantity, in production units, of each species ((produced monthly (j) Pounds produced: Pounds of each species produced monthly
 - (k) Price: Price per pound received
 - (1) Value: Value of monthly production
 - (m))) harvested for sale each month
- (f) Signature: Signature of firm executive or authorized representative and date signed
- (2) The aquaculture production report shall be used for monthly reporting of aquaculture production as specified in WAC ((220-69-241(3))) 220-69-243.

AMENDATORY SECTION (Amending Order 85-43, filed 5/10/85)

WAC 220-69-240 DUTIES OF COMMERCIAL PURCHASERS AND RECEIVERS. (1) Every person originally receiving or purchasing fresh or iced food fish or shellfish or parts thereof, or frozen food fish or shellfish or parts thereof that have not been previously landed in another state, territory, or country from fishermen, firms, or individuals, regardless of whether or not the receiver or purchaser holds a license as required under Title 75 RCW, must immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket regarding each and every purchase or receipt of such commodities. Any employee of a licensed wholesale dealer who has authorization to receive or purchase fish or shellfish for that dealer on the premises of the primary business address or any of its branch plant locations shall be authorized to initiate and sign fish receiving tickets on behalf of his employer. The business or firm shall be responsible for the accuracy and legibility of all such documents initiated in its name. Each delivery must be recorded on a separate state of Washington fish receiving ticket.

- (2) State of Washington fish receiving tickets are required for:
- (a) Fresh food fish and shellfish landed in the state of Washington.
- (b) Fresh food fish and shellfish previously landed in another state, territory, or country and shipped or transported into the state of Washington to an original receiver.
- (c) Frozen food fish or shellfish not previously landed in another state, territory, or country and shipped or transported into the state of Washington to an original receiver.
- (3) State of Washington fish receiving tickets are not required for:
- (a) Purchases or receipts made by individuals or consumers at retail.
- (b) Purchases or receipts from any person possessing a valid Washington wholesale dealer's license except that a wholesale dealer purchasing fish from a commercial fisherman or shellfish ((grower)) gatherer shall complete

the appropriate fish receiving ticket regardless of whether the commercial fisherman or shellfish ((grower)) gatherer possesses a wholesale dealer's license. It is the purchaser's responsibility to obtain the name, address, and Washington wholesale dealer's license number, together with such sales receipt documents or information as may be required, to show the deliverer's name, quantity of fish, and date of the transaction and retain these with the food fish or shellfish.

(c) Fresh or frozen food fish or shellfish that are in transit through the state of Washington, if no storage, handling, processing, or repackaging occurs within the state.

(d) Private sector cultured aquatic products.

- (4) Fishermen, fishermen-wholesalers, and wholesalers shall determine the weight of baitfish contained in an average and normal brail and multiply the number of such brailers of baitfish by this weight factor and report such baitfish in both dozens and total weight: PROVID-ED, That it is lawful for such fishermen, fishermenwholesalers, and wholesalers, when receiving herring, candlefish, anchovy, or pilchards for bait purposes, to delay completing that portion of the fish receiving ticket which indicates number of herring received, only if the herring, candlefish, anchovy, or pilchards are sold individually or counted as dozens. Such counts must be entered on the fish tickets immediately. An estimate of herring, candlefish, anchovy, or pilchards caught but not sold due to mortality must be included on the fish ticket as "loss estimate."
- (5) It is lawful for an original receiver, when receiving purse seine—caught herring taken from Areas 20A, 20B, 21A, and 21B during the period April 15 through May 31, to delay completing that portion of the fish receiving ticket which indicates the weight of herring received only until the herring are off—loaded from the original receiver's vessel. The herring must then be weighed and the weight immediately entered in the appropriate space on the ticket. A separate state of Washington fish receiving ticket must be initiated at the time of each individual receipt of herring from the purse seine catching vessel:
- (6) The original receiver of herring taken from Puget Sound Marine Fish-Shellfish Catch Areas 20A, 20B, 21A, and 21B, during the period April 16 through May 31 must report each calendar day's receipts by noon of the following day to the Department of Fisheries, Olympia, Washington; telephone (206) 753-6637.
- (7) It is unlawful for any person receiving or purchasing geoducks from fishermen, firms, or individuals, regardless of whether or not the purchaser or receiver holds a license as required under Title 75 RCW, to fail to accurately and legibly complete the fish receiving ticket initiated on the harvest tract immediately upon the actual landing of geoducks from the harvesting vessel onto the shore. This fish receiving ticket shall accompany the harvested geoducks from the department of natural resources harvest tract to the point of landing.
- (8) It is unlawful for the original receiver of Pacific whiting to fail to enter an estimated weight of Pacific whiting on the fish receiving ticket immediately upon completion of the landing. The exact weights of whiting,

by grade, and all incidental species in the landing must be entered on the fish receiving ticket within twenty-four hours of the landing.

(9) It is unlawful for the original receiver to fail to initiate the completion of the fish receiving ticket immediately upon receipt of any portion of a commercial catch. Should the unloading of a catch take more than one day, the date that the unloading is completed shall be entered on the fish receiving ticket as the date of landing. If, for any purpose, the vessel leaves the unloading site, the original receiver must immediately enter the current date on the fish receiving ticket.

AMENDATORY SECTION (Amending Order 83-203; filed 12/2/83)

WAC 220-69-241 DUTIES OF COMMERCIAL FISHERMAN ((AND GROWERS)). (1) Every fisherman((, or food fish or shellfish grower,)) selling his food fish or shellfish to the consumer, restaurant, boathouse, or other retail outlet, and every fisherman((, or food fish or shellfish grower,)) who places, or attempts to place, into inter-state commerce any food fish or shellfish previously landed in this state, or caught, or harvested from the territorial waters of this state, is required to:

- (a) Immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket in his own name for each retail sale or out-of-state shipment so made, or
- (b) At the close of each day's business, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket in his own name for the total day's activities, or
- (2) In the commercial geoduck fishery, a vessel operator so designated by the geoduck tract holder must be present at all times on each vessel commercially harvesting geoducks or having commercially harvested geoducks aboard. For each day's harvest of geoducks from each tract, the designated operator must legibly and accurately enter the following information on a fish receiving ticket before leaving the department of natural resources geoduck harvest tract:
- (a) Enter in the "dealer's use" column the number of cages of geoducks harvested.
- (b) Write across the top of the fish receiving ticket directly below the tear strip, the harvest vessel name, its Washington department of fisheries identification number and the date.
 - (c) Sign the fish receiving ticket as the fisherman.
- (((3) Food fish growers who sell their product as a wholesale dealer or make a direct sale out of state may, upon written approval from the department of fisheries, completely, accurately and legibly prepare a monthly state of Washington aquaculture production report for each and every month irrespective of whether aquaculture harvest was done during that month, or
- (4) Clam farm licensees harvesting hardshell clams or mussels may, upon written approval from the department of fisheries, completely, accurately and legibly prepare a monthly state of Washington hardshell clam and mussel production report for each and every month irrespective of whether hardshell clams or mussels were harvested that month.))

AMENDATORY SECTION (Amending Order 83-203, filed 12/2/83)

WAC 220-69-242 DUTIES OF COMMERCIAL ((OYSTER)) SHELLFISH PURCHASERS, RECEIVERS, AND SHUCKERS. Every person receiving, purchasing, or shucking ((oysters)) shellfish for resale, ((or any grower shipping oysters out of the state)) excluding privately cultured aquatic products, shall keep complete and accurate records showing the ((grower)) person from whom the ((oysters)) shellfish were received, the quantity received, the quantity of ((oysters)) shellfish shucked or opened, if applicable, and the location from which the ((oysters)) shellfish were harvested, and shall ((either:

- (1))) completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket for each and every day's activities((, or
- (2) Upon written approval from the department of fisheries, completely, accurately, and legibly prepare a monthly state of Washington oyster production report for each and every month irrespective of whether oysters were received, harvested, shucked, or shipped during that month)).

NEW SECTION

WAC 220-69-243 DUTIES OF AQUATIC FARMERS. Every aquatic farmer selling or shipping out of state his private sector cultured aquatic products shall keep complete and accurate records showing the quantity of these products sold and the location of the aquatic farm where they were grown, and shall completely, accurately, and legibly prepare an aquatic farm production report. An aquatic farm production report shall be prepared for each aquatic farm and shall be mailed to the department within thirty days of the end of each quarter for which production is reported.

AMENDATORY SECTION (Amending Order 85-43, filed 5/10/85)

WAC 220-69-250 REQUIRED INFORMATION ON NONTREATY FISH RECEIVING TICKETS. (1) ((Entries (a) through (m) and entries (p), (s), and (t) of subsection (1) of)) WAC 220-69-230 (1)(a) through (m), (p), (s), and (t) shall be required on each completed nontreaty fish receiving ticket except that ((entries (s) and (t))) WAC 220-69-230 (1)(s) and (t) are not required for bottom fish landings from Pacific Ocean waters and waters of Puget Sound west of the mouth of the Sekiu River:

- (2) A valid license card or duplicate license card issued by the department of fisheries shall be used in conjunction with an approved mechanical imprinter in lieu of ((entries (a) through (e) of subsection (1) of)) WAC 220-69-230 (1)(a) through (e) except as provided in WAC 220-69-273.
- (3) A valid dealer or buyer card issued by the department of fisheries shall be used in conjunction with an approved mechanical imprinter in lieu of ((entries (h) and (i) of subsection (1) of)) WAC 220-69-230 ((except as provided in WAC 220-69-273)) (1)(h) and (i).

- (4) During the period December 1 through December 30, the crab inspection certificate number is a required entry on all shellfish receiving tickets documenting landings and sale of Dungeness crab from Pacific Ocean, Coastal Washington, Grays Harbor, Willapa Harbor, and Columbia River waters. The crab inspection certificate number must be entered legibly on the left hand side of the ticket in the space indicated for dealer's use.
- (5) The Puget Sound crab pot/buoy brand certification number is a required entry on all shellfish receiving tickets documenting landings and sale of Dungeness crab taken with shellfish pot gear from Puget Sound waters. The Puget Sound crab pot/buoy brand certification number must be entered legibly on the left hand side of the ticket in the space indicated for dealer's use.

AMENDATORY SECTION (Amending Order 85-43, filed \$/10/85)

WAC 220-69-254 REQUIRED INFORMATION ON TREATY INDIAN FISH RECEIVING TICK-ETS. ((Entries (a) through (k) and entries (m), (n), (q), and (r) of subsection (1) of)) (1) WAC 220-69-234 (1)(a) through (k), (m), (n), (q), and (r) shall be required on each completed treaty Indian fish receiving ticket

((PROVIDED, That)) (2) A valid treaty Indian identification card may be used in lieu of ((entries (a) and (b) of subsection (1) of)) WAC 220-69-234 (1)(a) and (b).

((PROVIDED FURTHER, That)) (3) A valid dealer or buyer card issued by the department of fisheries ((may)) shall be used in lieu of ((entries (e) and (f) of subsection (1) of)) WAC 220-69-234 (1)(e) and (f).

AMENDATORY SECTION (Amending Order 83-203/filed 12/2/83)

WAC 220-69-260 DISTRIBUTION OF COPIES OF CANNERY AND TROLL FISH RECEIVING TICKET. State of Washington cannery and troll fish receiving tickets shall be made out in quintuplicate (five copies) at the time of landing. Upon completion of the fish receiving ticket the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by receiver for their use.
- (2) The state copy (green) shall be mailed ((each day)) to the department of fisheries. It is required that the state copy be received by the department no later than the fourth working day after the day the ticket was completed by the original receiver.
- (3) The IPSFC copy (pink) shall be mailed ((each day)) to the IPSFC, P.O. Box 30, New Westminster, B.C.: PROVIDED, That in the event the fish receiving ticket does not contain any pink or sockeye salmon caught in catch Areas 3, 4, 4A, 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7B, 7C, 57, 58 and 59 the fish receiving ticket shall be mailed ((each day)) to the department of fisheries with the state copy.
- (4) Dealer copy #2 (yellow) shall be retained by receiver for their use.

(5) Fisherman copy (gold) shall be retained by the deliverer for their use.

AMENDATORY SECTION (Amending Order 83-203, filed 12/2/83)

WAC 220-69-262 DISTRIBUTION OF COPIES OF MARINE AND UTILITY FISH RECEIVING TICKET. State of Washington marine and utility fish receiving tickets shall be made out in quadruplicate (four copies) at the time of landing. Upon completion of the fish receiving ticket, the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by receiver for their use.
- (2) The state copy (green) shall be mailed ((each day)) to the department of fisheries ((except for tickets recording landings of Pacific whiting as specified in WAC 220-69-240(7), which must be mailed within twenty-four hours of completion)). It is required that the state copy be received by the department no later than the fourth working day after the day the ticket was completed by the original receiver.
- (3) The dealer copy #2 (yellow) shall be retained by receiver for their use.
- (4) The fisherman copy (gold) shall be retained by the delivere; for their use.

AMENDATORY SECTION (Amending Order 85-43, filed \$/10/85)

WAC 220-69-264 DISTRIBUTION OF COPIES OF TREATY INDIAN FISH RECEIVING TICKETS. State of Washington treaty Indian fish receiving tickets shall be made out in quintuplicate (five copies) at the time of landing. Upon completion of the treaty Indian fish receiving ticket, the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by receiver for their use.
- (2) The state copy (green) shall be mailed ((each day)) to the Northwest Indian Fisheries Commission, P.O. Box ((10009, Olympia, Washington 98502)) 5247, Lacey, Washington 98503. It is required that the state copy be received by the Northwest Indian Fisheries Commission no later than the fourth working day after the day the ticket was completed by the original receiver.
- (each day) to the IPSFC, P.O. Box F 203-2112, Blaine, WA 98230: PROVIDED, That in the event the fish receiving ticket does not contain any pink or sockeye salmon caught in Catch Areas 3, 4, 4A, 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7B, 7C, 57, 58 and 59 the fish receiving ticket shall be mailed ((each day)) to the Northwest Indian Fisheries Commission, P.O. Box ((10009; Olympia; Washington 98502)) 5247, Lacey, Washington 98503 with the state copy.
- (4) The tribal copy (yellow) shall be mailed ((each day)) with the state copy to the Northwest Indian Fisheries Commission, P.O. Box ((10009, Olympia, Washington 98502)) 5247, Lacey, Washington 98503: PROVIDED, That upon written agreement received by

the department of fisheries from a specific tribe and buyer indicating the desire to transmit the tribe's copy directly to the fisherman's tribe, then that one copy may be so disposed.

(5) The fisherman copy (gold) shall be retained by the delivered for their use.

AMENDATORY SECTION (Amending Order 83-203/filed 12/2/83)

WAC 220-69-26401 DISTRIBUTION OF COP-IES OF SHELLFISH RECEIVING TICKET. State of Washington shellfish receiving tickets shall be made out in quintuplicate (five copies) at the time of landing. Upon completion of the shellfish receiving ticket, the copies shall be distributed as follows:

- (1) The dealer copy #1 (white) shall be retained by receiver of their use.
- (2) The state copy #1 (green) shall be mailed ((each day)) to the department of fisheries. It is required that the state copy be received by the department no later than the fourth working day after the day the ticket was completed by the original receiver.
- (3) The state copy #2 (pink) shall be mailed ((each day)) with state copy #1 (green) to the department of fisheries.
- (4) The dealer copy #2 shall be retained by the receiver for their use.
- (5) The fisherman copy (gold) shall be retained by the deliverer for their use.

AMENDATORY SECTION (Amending Order 85-43, filed 5/10/85)

WAC 220-69-272 TREATY INDIAN IDENTI-FICATION CARDS. Washington treaty Indians delivering fish ((caught in treaty waters while exercising a treaty fishing right)) or shellfish may use a treaty Indian identification card, properly embossed with the tribe number and treaty Indian identification number, in lieu of hand-written fisherman information except that the fisherman's signature is required on the tribal copy of the treaty Indian fish receiving ticket.

AMENDATORY SECTION (Amending Order 83-20), filed 12/2/83)

WAC 220-69-273 IMPRINTERS. (((1))) Use of a mechanical imprinter approved by the department of fisheries, in conjunction with a license card, duplicate license card, or treaty Indian identification card to identify the deliverer, and a dealer plate or buyer plate to identify the receiver on all state of Washington fish receiving tickets is hereby made mandatory.

PROVIDED, That license card information may be recorded manually on the state of Washington fish receiving tickets in the following exceptions:

(((a))) (1) Oregon licensed fishermen delivering fish caught in the Columbia River.

(((b))) (2) Purchases made from out-of-state firms.

(((c))) (3) Fishermen selling on a ((single-delivery vessel)) delivery permit who have not received a delivery permit card from the department.

(((d) Clam and oyster farmers.

- (e)) (4) For nontreaty fishermen, any instance where a commercial gear license is not required and license card has not been issued.
- (((f) Upon written approval from the department of fisheries, license card and dealer or buyer plate information may be recorded manually by a dealer or buyer having a manual number of transactions.))

AMENDATORY SECTION (Amending Order 85-43, filed \$5/10/85)

WAC 220-69-274 SIGNATURES. (1) The deliverer of nontreaty food fish, shellfish, or parts thereof, shall sign the complete nontreaty fish receiving ticket, which signature shall be deemed certification of the correctness of all entries thereon. The original receiver of nontreaty food fish, shellfish, or parts thereof, shall sign the complete nontreaty fish receiving ticket.

(2) The deliverer of treaty food fish, shellfish, or parts thereof shall sign the tribal copy of the treaty Indian fish receiving ticket, which signature shall be deemed certification of the correctness of all entries on the complete fish receiving ticket. The original receiver of treaty food fish, shellfish, or parts thereof, shall sign the complete treaty Indian fish receiving ticket.

- (3) Where the fisherman is unable to deliver the catch, an agent of the fisherman is authorized to sign the fish receiving ticket if the person has first obtained an additional operator's license for the fishing vessel operated by the fisherman.
- (4) Should the receiver receive the food fish, shellfish, or parts thereof, by other than direct delivery, the receiver shall affix his or her signature to the fish receiving ticket, and the fish receiving ticket shall be completed and submitted without the deliverer's signature together with a statement as to the reasons the signature was not obtained, and the receiver shall assume complete responsibility for the correctness of all entries.

AMENDATORY SECTION (Amending Order 85-43, filed 5/10/85)

WAC 220-69-280 FISH RECEIVING TICKET ACCOUNTABILITY. Only ((Series G, Series H, Series J, Series K, Series L, Series M, or Series N)) current year state of Washington fish receiving tickets shall be used, and shall be subject to the following orders:

- (1) Official state of Washington fish receiving tickets may be ordered free of charge from the department of fisheries.
- (2) Fish receiving ticket books shall be used in numerical sequence, starting with the lowest numbered ticket book issued to the purchaser or receiver.
- (3) Fish receiving tickets or ticket books shall not be transferred from one purchaser or receiver to another purchaser or receiver without written permission from the department of fisheries.
- (4) Any purchaser or receiver terminating business shall notify the department of fisheries in writing and shall return all unused fish receiving tickets and ticket books to the department of fisheries within ((30)) thirty days after termination of business.

- (5) All fish receiving tickets that are incorrectly made out, voided, or otherwise unused, shall be submitted to the department of fisheries accompanying, and in sequence with, other fish receiving tickets.
- (6) All fish receiving tickets that are lost, destroyed, or otherwise missing, shall be accounted for in writing to the department of fisheries.
- (((7) After September 30, 1985, Series G, H, J, K, L, and M fish receiving tickets are void and may not be used; but oyster, hardshell clam, and oyster production reports in these series may continue to be used:))

AMENDATORY SECTION (Amending Order 85-44, filed 8/10/85)

WAC 220-69-300 COMMERCIAL FOOD FISH AND SHELLFISH TRANSPORTATION TICKET. (1) It is unlawful for any person to transport commercial quantities of food fish or shellfish in Washington state unless the person has in possession a completed state of Washington commercial food fish and shellfish transportation ticket (referred to hereafter as a "transportation ticket").

- (2) The transportation ticket shall contain space for:
- (a) The name of the fisherman who caught the fish.
- (b) The fisherman's vessel registration number.
- (c) The signature of the fisherman or additional operator.
 - (d) The name of the transporter.
 - (e) The signature of the transporter.
- (f) The catch area where the food fish or shellfish were caught.
- (g) The species of food fish or shellfish being transported.
- (h) The number or approximate pounds of food fish or shellfish being transported.
- (3) The information in subsection (2) (a) through (h) of this section are required entries on all completed transportation tickets.
- (4) The transportation ticket is to be mailed together with the state copy of the fish receiving ticket as provided for in WAC 220-69-260, 220-69-262, 220-69-264, and 220-69-26401.
- (5) It is unlawful for any transporter of commercial quantities of food fish or shellfish to fail to show the transportation ticket, on demand, to a fisheries patrol officer or ex officio fisheries patrol officer.
 - (6) The provisions of this section do not apply to:
- (a) Food fish and shellfish purchased at retail, provided the purchaser has, in possession, a sales receipt documenting purchase.
- (b) Food fish or shellfish for which a fish receiving ticket has been completed.
- (c) Food fish or shellfish being transported by the department.
 - (d) Hatchery carcass sales.
- (e) ((Aquaculture)) Private sector cultured aquatic products in transport.
- (f) Food fish or shellfish being transported on an Oregon transportation ticket.
- (g) Food fish or shellfish being transported in the catching vessel.

REPEALER

The following sections of the Washington Administrative Code are repealed.

WAC 220-69-235 DESCRIPTION OF OYSTER

PRODUCTION REPORT. (78–7)

WAC 220–69–23/01 DESCRIPTION OF HARD-SHELL CLAM AND MUSSEL PRODUCTION RE-PORT. (83–203)

WAC 220-69-25462/ REQUIRED INFORMA-TION ON AQUACULTURE PRODUCTION RE-PORT. (81-6)

WAC 220-69-255 REQUIRED INFORMATION ON OYSTER PRODUCTION REPORT. (78-7) WAC 220-69-25501 REQUIRED INFORMA-

WAC 220-69-25\(\)01\/ REQUIRED INFORMATION ON HARDSHELL CLAM AND MUSSEL PRODUCTION REPORT. (83-203)

WAC 220-69-26\(\)02\(\) DISTRIBUTION OF COPIES OF AQUACULTURE PRODUCTION REPORT. (81-6)

WAC 220-69-266 DISTRIBUTION OF COPIES OF OYSTER PRODUCTION REPORT. (81-6)

WAC 220–69–26501 DISTRIBUTION OF COP-IES OF HARDSHELL CLAM AND MUSSEL PRO-DUCTION REPORT. (83–203)

AMENDATORY SECTION (Amending Order 84-11, filed/2/21/84)

\WAC 220-76-010 ((AQUACULTURE—PER-MITS)) AQUATIC FARM REGISTRATION RE-QUIRED. (1) It shall be unlawful for any person((; firm, or corporation to engage in cultivation of food fish, shellfish, or other)) to cultivate aquatic ((animals for commercial purposes)) products (private sector cultured aquatic products as defined under RCW 15.85.020(3)) without the aquatic farmer having first ((having obtained from the director of fisheries an aquaculture permit, and it shall be unlawful for any person, firm, or corporation to fail to comply with the provisions of said aquaculture permit)) registered the aquatic farm with the department. Any aquatic farm must be registered with the department prior to the commencement of culture activities.

- (2) ((Aquaculture permits)) Aquatic farm registrations are nontransferable. In the event there is a change of ownership of ((a)) an aquatic fish farm established under chapter 220-76 WAC ((and RCW 75.28.265,)) the ((aquaculture permit)) aquatic farm registration issued to the previous owner shall be invalid.
- (3) ((Applications for aquaculture permits shall be submitted on forms supplied by the department setting forth the following:
 - (a) Name and address of owner and operator.
- (b) Location of project, including legal description and location map.
- (c) Proposed layout of facilities, equipment, operation plans and procedures including disease control, and such other pertinent data as may be required.)) Registrations must be renewed annually, prior to December 31 for the succeeding calendar year. Reporting of aquaculture activity (WAC 220-69-243) during the previous calendar year shall constitute renewal for the following year.

AMENDATORY SECTION (Amending Order 980, filed/2/3/72)

WAC 220-76-015 ((AQUACULTURE—SEED STOCK—IMPORTATION)) AQUATIC FARM—DEFINITION. ((It shall be unlawful for the operator of a fish farm to import into the state of Washington any food fish, shellfish, or aquatic animal, eggs, fry or fingerlings without prior written approval of the director of fisheries.)) An aquatic farm is any facility or tract of land used for private, commercial culture of aquatic products. Each geographically separate facility or tract of land used for commercial culture shall constitute a separate farm. In marine waters, facilities, or tracts of land in the same marine aquaculture district which are owned or operated by the same person shall be considered to be a single farm for the purposes of this section.

AMENDATORY SECTION (Amending Order 980, filed 2/3/72)

WAC 220-76-020 ((AQUACULTURE—IN-SPECTION—FACILITIES AND RECORDS))
AQUATIC FARM REGISTRATION FORM—RE-QUIRED INFORMATION. ((fish farm facilities, fish cultural activities, and fish cultural and disease control records shall be open to inspection by authorized department personnel at any reasonable time, and the director may revoke the aquaculture permit of any person, firm, or corporation who refuses to submit such facilities and records for inspection to authorized department personnel:)) There is hereby created an aquatic farm registration form to be prepared, printed, and distributed on request by the department of fisheries. The following information shall be provided by the aquatic farmer.

(1) Company name/owner: Name of individual or company owning or leasing the aquatic farm, mailing address and telephone number.

(2) Contact person: Name and telephone number of the individual immediately responsible for operation of the aquatic farm.

- (3) DSHS Shellfish Certification No.: Department of social and health services shellfish certification number where required by the department of social and health services.
- (4) Species cultured: Common name of aquatic species cultured.
- (5) Culture method: Method(s) of cultured used on aquatic farm.
- (6) Legal description, street address, county and aquaculture district for freshwater or onshore aquatic farm, and the number of separate tracts or facilities within that district which comprise the aquatic farm.
- (7) Name of bay or inlet, county and aquaculture district for marine aquatic farms.
 - (8) Signature: Signature of company official or owner.
- (9) A site drawing of the aquatic farm and a brief narrative describing the facility and its operation. Freshwater farms should identify the source of culture water, where the water is discharged, and the watershed where the facility is located.

REPEALER

The following sections of the Washington Administrative Code are repeated:

WAC 220-76-01/6 AQUACULTURE—SALMON EGGS—RESALE. (\$80)

WAC 220-76-025 AQUACULTURE—SALE OF PRODUCTS—INVOICES. (980)

WSR 86-19-044 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-107-Filed September 12, 1986]

- 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 a harvestable surplus of mixed stock salmon exists in Elliott Bay. While Duwamish River wild chinook salmon stocks need continued protection.

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 September 12, 1986.

By William R. Wilkerson

Director

NEW SECTION

WAC 220-56-12000B CLOSED AREAS—AN-GLING. Notwithstanding the provisions of WAC 220-56-120, 220-56-126, 220-56-128, 220-56-131, 220-56-190, 220-56-195, and 220-57-220, effective 12:01 a.m. September 13, 1986, until further notice:

(1) It is unlawful to fish for or possess salmon taken for personal use southerly and upstream from lines described as a 1,000 foot radius north of the east waterway of the Duwamish River, circumscribing a point midway on a line projected from the Port of Seattle Pier 37 to the Crowley Maritime Corporation Pier 18, and a 2,000 foot radius north of the west waterway of the Duwamish River, circumscribing a point midway on a line projected from the Todd Shipyard Pier 13 to the Lockheed Shipyard Pier 4, and downstream from the Oxbow Bridge (the bridge immediately downstream from the Pacific Highway South Bridge).

(2) It is unlawful to fish for or possess food fish taken for personal use southerly and upstream from lines described as a 1,000 foot radius north of the east waterway of the Duwamish River, circumscribing a point midway on a line projected from the Port of Seattle Pier 37 to the Crowley Maritime Corporation Pier 18, and a 1,000 foot radius north of the west waterway of the Duwamish River, circumscribing a point midway on a line projected from the Todd Shipyard Pier 13 to the Lockheed Shipyard Pier 4, and downstream from the Oxbow Bridge (the bridge immediately downstream from the Pacific Highway South Bridge).

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. Septemner 13, 1986:

WAC 220-56-12000A CLOSED AREAS—AN-GLING. (86-61)

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

WSR 86-19-045 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-108-Filed September 12, 1986]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use license rule.
- 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 requirement that licenses be issued in multiples of twenty-five is an economic burden to small dealers.

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 September 12, 1986.

By William R. Wilkerson

William R. Wilkerson Director

NEW SECTION

WAC 220-55-04000A RAZOR CLAM LICENSE ISSUING PROCEDURE. Notwithstanding the provisions of WAC 220-55-040, effectively immediately

through October 31, 1986, razor clam licenses will be issued to resident dealers in multiples of fifteen licenses and to nonresident dealers in multiples of five licenses.

WSR 86-19-046 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-109-Filed September 12, 1986]

- 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 openings in Areas 7B, 8A, 10, 11, 12, 12A and 12B provide opportunity to harvest non-Indian coho allocations. Openings in Area 8D provide opportunity to harvest non-Indian coho and chinook allocations.

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 September 12, 1986.

By William R. Wilkerson Director

NEW SECTION

WAC 220-47-711 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 taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6C – Under control of Pacific Salmon Commission. Drift gill net gear restricted to 6-inch maximum mesh when open.

Areas 6, 6A, 7, 7A – Under control of Pacific Salmon Commission. Gill net gear restricted to 6-inch maximum mesh when open.

*Area 7B - Closed except gill nets using 5inch minimum mesh and purse seines may fish until further notice.

*Areas 8A, 8D, 10, and 11 - Closed except gill nets using 5-inch minimum mesh may

fish from 5:00 PM September 15 through 9:00 AM September 16 and purse seines using the 5-inch strip may fish 5:00 AM through 9:00 PM September 16. That portion of Area 8A north of a line projected true west from Tulare Point remains closed. That portion of Area 8D east of a line between the outermost headlands of Tulalip Bay remains closed. That portion of Area 10 east of a line from West Point to Alki Point remains closed to commercial fishing.

*Areas 12, 12A, and 12B - Closed except gill nets using 5-inch minimum mesh may fish from 5:00 PM to 9:00 AM nightly September 15 through the morning of September 17 and purse seines using the 5-inch strip may fish from 5:00 AM through 9:00 PM daily, September 16 and September 17. That portion of Area 12 east of a line from Lone Rock to the navigational marker off the north of Big Beef Creek, thence, southerly to the tip of the outermost northern headland of Little Beef Creek remains closed to fishing. That portion of Area 12A north of a line true east from Broad Spit is closed to commercial fishing. Additional fishery exclusion zones applicable to the above fisheries are described in WAC 220-47-307.

Areas 6B, 6D, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas—Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-47-710 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY ORDER NO. 86-97

WSR 86-19-047 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-110-Filed September 12, 1986]

- 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 Area 6D and the Stillaguamish River provide protection for spring and summer/fall chinook. Restrictions in Areas 6, 7, 7A

consistent with provisions of Pacific Salmon Treaty. Restrictions in Area 7C and the Samish River provide protection for chinook returning to the Samish Hatchery. Restrictions in Area 8 and the Skagit River, provide protection for chinook and Baker River sockeye. Restrictions in Area 10 protect summer/fall chinook returning to Suquamish Hatchery. Restrictions in Area 10A provide protection for summer/fall chinook. Restrictions in Areas 10C, 10D, 10G and the Cedar River provide protection for Lake Washington sockeye. Restrictions in Area 12C and the Skokomish River provide protection for summer/fall chinook. Restrictions in the Duwamish-Green, Hoko, Lyre, Pysht and Sekiu rivers provides protection for summer/fall chinook. Restrictions in the Dungeness River provide protection for summer/fall chinook. Restrictions in the Nooksack, Quilcene, and White rivers and Minter Creek provide protection for Puget Sound spring chinook 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 September 12, 1986.

By William R. Wilkerson Director

NEW SECTION

WAC 220-28-611 PUGET SOUND COMMER-CIAL SALMON FISHERY RESTRICTIONS. Effective September 13, 1986, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas in accordance with the following restrictions:

Area 6D – Effective through September 20, closed to all commercial fishing.

Areas 6, 7 – Effective through Pacific Salmon Commission relinquishment of control through September 27, closed to all commercial fishing.

*Area 7A - Effective from Pacific Salmon Commission relinquishment of control through October 4, closed to all commercial fishing.

Area 7C – Closed to all commercial fishing. Area 7E – Effective through September 13, closed to all commercial fishing.

*Area 8 and the Skagit River – (1) Below Mt. Vernon Bridge: Effective through October 25, closed to all commercial fishing. (2) Mt. Vernon Bridge to Gilligan Creek: Effective through November 1, closed to all commercial fishing. (3) Upstream of Gilligan Creek: Effective until further notice, closed to all commercial fishing.

Area 10 – Effective until further notice, closed to all commercial fishing northwest of a line from the flashing buoy at the entrance to Agate Passage to the flashing light at the end of the Indianola Dock.

*Area 10A – Effective until further notice, closed to all commercial fishing in that portion within a 1,000-foot radius of the east waterway measured from the midpoint of a line projected from Port of Seattle Pier No. 37 to the Crowley Maritime Corporation Pier No. 18, and in that portion within a 2,000-foot radius of the west waterway measured from the midpoint of a line drawn from the Todd Shipyard Dock Pier No. 4 to Pier No. 13.

Area 10C – Effective until further notice, closed to all commercial fishing.

Area 10D – Effective through October 4, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open. Effective until further notice, closed to all commercial fishing in that portion within 250 yards of the eastern and northern shorelines of Lake Sammamish between the Sammamish River and Issaquah Creek

Area 10G – Effective through September 27, gill nets restricted to 6-1/2-inch minimum mesh, and other gear must release sockeye when open.

Dungeness River – Effective through September 20, closed to all commercial fishing. Duwamish/Green Rivers – Effective until further notice, closed to all commercial fishing.

Hoko, Lyre, Pysht, and Sekiu River – Effective through September 27, closed to all commercial fishing.

Nooksack River – Upstream of confluence of forks, effective through September 27, closed to all commercial fishing.

Cedar and Samish River - Closed to all commercial fishing until further notice.

Stillaguamish River – Effective through September 20, closed to all commercial fishing.

White River and Minter Creek - Effective through September 27, closed to all commercial fishing.

*Skokomish River – Effective through September 20, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective September 13, 1986.

WAC 220-28-610 PUGET SOUND COMMER-CIAL SALMON FISHERY RESTRICTIONS OR-DER NO. 86-101

WSR 86-19-048 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 86-22-Filed September 12, 1986]

I, Phillip C. Johnson, deputy director of programs for the Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to town of Winthrop, WAC 173-19-3210.

This action is taken pursuant to Notice No. WSR 86-17-069 filed with the code reviser on August 19, 1986. 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 90.58.120 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 September 11, 1986.

By Phillip C. Johnson
Deputy Director, Programs

AMENDATORY SECTION (Amending Order DE 79-34 [85-08], filed 1/30/80 [3/28/85])

WAC 173-19-3210 WINTHROP, TOWN OF. Town of Winthrop master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved February 2, 1979. Revision approved November 23, 1981. Revision approved January 31, 1985. Revision approved March 28, 1985. Revision approved September 11, 1986.

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

WSR 86-19-049 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 86-23-Filed September 12, 1986]

I, Phillip C. Johnson, deputy director of programs for the Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to Snohomish County, WAC 173-19-390.

This action is taken pursuant to Notice No. WSR 86-17-070 filed with the code reviser on August 19, 1986. 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 90.58.120 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 September 11, 1986.

By Phillip C. Johnson
Deputy Director, Programs

AMENDATORY SECTION (Amending Order DE 83-48, filed 1/4/84)

WAC 173-19-390 SNOHOMISH COUNTY. Snohomish County master program approved December 27, 1974. Revision approved June 16, 1978. Revision approved June 23, 1982. Revision approved August 25, 1983. Revision approved January 4, 1984. Revision approved September 11, 1986.

WSR 86-19-050 EMERGENCY RULES DEPARTMENT OF COMMUNITY DEVELOPMENT

[Order 86-16—Filed September 15, 1986]

I, Chuck Clarke, deputy director of the Department of Community Development, do promulgate and adopt at the Ninth and Columbia Building, MS/GH-51, Olympia, Washington, the annexed rules relating to early childhood education and assistance program, chapter 365-170 WAC:

New WAC 365-170-010 Authority. WAC 365-170-020 New Purpose. WAC 365-170-030 WAC 365-170-040 New Definitions. Contractor funding. New WAC 365-170-050 New Applicant eligibility criteria. WAC 365-170-060 New Application process. WAC 365-170-070 Award of contracts. New WAC 365-170-080 Client eligibility criteria. New New WAC 365-170-090 Program design. WAC 365-170-100 Administrative component.

I, Chuck Clarke, 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 during the initial process of filing the WAC for the early childhood education and assistance program, the Attorney General's Office went through a change in assignment for Department of Community Development's representative attorney. Therefore, the WAC document filing was delayed.

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 Community Development as authorized in RCW 43.63A.060 and chapter 34.04 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 September 15, 1986.

By Chuck Clarke Deputy Director

Chapter 365-170 WAC STATE FUNDING FOR LOCAL EARLY CHILD-HOOD EDUCATION AND ASSISTANCE PRO-GRAMS

WAC

365-170-010	Authority.
365-170-020	Purpose.
365-170-030	Definitions.
365-170-040	Contractor funding.
365-170-050	Eligibility criteria for applicants.
365-170-060	Application process.
365-170-070	Award of contracts.
365-170-080	Eligibility criteria for clients.
365-170-090	Program design.
365-170-100	Administrative component.

NEW SECTION

WAC 365-170-010 AUTHORITY. These rules are adopted under the authority of RCW 43.63A.060 which provides that the director shall make such rules and regulations and do all other things necessary and proper to carry out the purposes of chapter 43.63A RCW. RCW 43.63A.065(2) provides that among its functions and responsibilities the department shall administer state and federal grants and programs which are assigned to the department by the governor or the legislature. The program which these rules are designed to implement is found in chapter 418, Laws of 1985.

NEW SECTION

WAC 365-170-020 PURPOSE. The purpose of this chapter is to set forth the conditions and procedures under which state funding will be made available to assist local early childhood education and assistance programs.

NEW SECTION

- WAC 365-170-030 DEFINITIONS. (1) "Applicant" means a public or private nonsectarian organization which applies for state early childhood education and assistance program assistance.
- (2) "At risk" means children residing in low income families who are by virtue of their socio-economic status at risk of failure in the common school system.
- (3) "Contract year" means the period July 1 through June 30 in which the program must operate.
- (4) "Department" means the department of community development.
- (5) "Direct service" means any educational, health or social service for children which is designed to meet the program standards.
- (6) "Director" means the director of the department of community development.
- (7) "Early childhood education and assistance program" means the state-wide administrative activities carried out within the department of community development to allocate, award, and monitor state funds appropriated to assist local early childhood education and assistance programs.

- (8) "Family" means all persons living in the same household who are (a) supported by the income of the parent(s) or guardian(s) of the child enrolling in the early childhood education and assistance program, and (b) related to the parent(s) or guardian(s) by blood, marriage, or adoption.
- (9) "Contractor" means an applicant which has been awarded state funds under the early childhood education and assistance program, and which has entered into a contract with the department of community development to provide an early childhood education and assistance program. Contractors may be local public or private organizations which are nonsectarian in their delivery of services.
- (10) "Like educational services" means programs funded by other sources that provide children with a learning environment and a varied experience which helps them develop socially, intellectually, physically, and emotionally in a developmentally appropriate manner toward an overall goal of social and educational competence.
- (11) "Low income" means a family whose total income before taxes for the twelve months prior to the enrollment of their child in the early childhood education and assistance program is equal to, or less than, federally established poverty guidelines as defined by the office of management and budget.
- (12) "Nonsectarian" means that no aspect of early childhood education and assistance services will include any religious orientation.

NEW SECTION

WAC 365-170-040 CONTRACTOR FUNDING. The legislature determines the amount of funding available to award state-wide to early childhood education and assistance programs.

- (1) Five percent of the total funds shall be used by the department for staff development funds for local programs, longitudinal studies of participants and control groups, and unique costs associated with the start up of new programs.
- (2) Five percent of the total funds shall be used by the department to administer, provide technical assistance, and monitor the local early childhood education and assistance programs.
- (3) Up to sixty percent of the remaining funds shall be made available to successfully competitive programs in counties where twenty percent or fewer of the children found eligible to receive program services are being served.
- (4) At least forty percent of the funds shall be made available to successfully competitive programs in counties where more than twenty percent of the eligible children are being served.

NEW SECTION

WAC 365-170-050 ELIGIBILITY CRITERIA FOR APPLICANTS. (1) Public or private nonsectarian organizations are eligible to apply for funding as an early childhood education and assistance program.

- (2) Organizations along the Washington border in Idaho and Oregon who propose to serve children in Washington state are eligible to apply for funding.
- (3) A consortium of organizations are eligible to apply.
- (4) Organizations must have established appropriate internal fiscal controls and fund accounting procedures to assure the proper disbursement of, and accounting for, all funds provided.
- (5) Using a form provided by the department, organizations must obtain acknowledgement of their application from local school districts within the proposed service area.
- (6) Programs shall neither deny service to, nor otherwise discriminate in the delivery of services against, any person who otherwise meets the eligibility criteria for the program on the basis of race, color, religion, sex, age, national origin, citizenship, ancestry, physical or mental handicap or because such person is a recipient of federal, state, or local public assistance.

NEW SECTION

WAC 365-170-060 APPLICATION PROCESS.

- (1) Funds shall be awarded on a competitive basis.
- (2) An applicant must make formal response using forms issued and procedures established by the department.
- (3) A rating team composed of persons with program and fiscal management experience will review and rank the proposals.
- (4) The department shall have the final discretion to award funds.
- (5) The department shall notify successful applicants and shall provide to each of them a contract for signature. This contract must be signed by an official with authority to bind the applicant and must be returned to the department prior to the award of any funds under this program.

NEW SECTION

- WAC 365-170-070 AWARD OF CONTRACTS. (1) Awards shall not exceed a level of two thousand seven hundred dollars per child enrolled in the program.
- (2) Department funds may not supplant other existing funding sources.
- (3) Administrative costs under this program are limited to fifteen percent of the total award.

NEW SECTION

- WAC 365-170-080 ELIGIBILITY CRITERIA FOR CLIENTS. (1) A child must be four years old by August 31 of the contract year.
- (2) A child must be a member of a household with income at or below the federally established poverty level for the twelve months preceding enrollment.
- (3) A child may not otherwise be a participant in a federal or state program providing like educational services.
- (4) As many as ten percent of the available funded enrollment slots may be filled by at risk children who are

- eligible under the OSPI WAC criteria for developmentally handicapped and who are enrolled in other state or federal programs.
- (5) Participants in the early childhood education and assistance program will not be charged fees for any services provided.

NEW SECTION

WAC 365-170-090 PROGRAM DESIGN. Standards for program design are based on a model of comprehensive services to participating children. These include educational services, health services (including medical, dental, nutrition, and mental health), and social services to families. Parents shall be given the opportunity to be involved in every aspect of the planning and implementation of services. Specific program requirements are contained in the program standards publication available from the department.

- (1) Education component:
- (a) Activities in the classroom, home visits, and group experiences will be planned and implemented to ensure that a supportive social and emotional climate exists, intellectual skills are developed, and physical growth is promoted.
- (b) Activities in the classroom, home visits, or group experience will be individualized through the development of a curriculum which is developmentally appropriate and is relevant to and reflective of the needs of the population served.
- (c) At a minimum, when the majority of the children speak a common language other than English, at least one teacher or aide who speaks their language must be available when children participate in classroom or group experiences.
- (d) There will be a mental health professional to advise and assist in developmental screenings and assessments and observe children in the classroom setting and consult with teachers and other appropriate staff at least twice a year.
- (e) Health (medical and dental) activities and practices are integrated into daily classroom and home visit activities
- (f) Meals and snack periods will be scheduled appropriately to meet childrens' needs.
- (g) The program will provide methods for enhancing the knowledge and understanding of both staff and parents of the educational and developmental needs and activities of children in the program.
- (h) Staff and parents will use positive techniques of guidance, including redirection, anticipation and elimination of potential problems, positive reinforcement and encouragement. Staff and parents will not use corporal punishment or other humiliating or frightening discipline techniques.
 - (2) Health component:
- (a) There will be a health advisory committee composed of local medical, dental, and nutrition providers, program parents and staff to advise in program planning, implementing, and evaluating program procedures and operations for medical, dental, mental health, and nutrition services. Existing committees may be modified or combined to carry out these activities.

- (b) There will be informed prior written parent consent prior to the provision of any health (medical, dental, nutrition, or mental health) services.
- (c) The program will provide for an organized health education program for staff, parents, and children.
- (d) Food will be provided which will help meet a portion of the child's daily nutritional needs, recognizing individual differences and cultural patterns.
- (e) Programs will participate in the United States Department of Agriculture Child Food and Nutrition Program.
- (f) Food preparation service operations will comply with applicable local, state, and federal sanitation laws and regulations for storage, preparation, and service of food and health of food handlers.
- (g) The program will have available a qualified nutritionist to provide regular or periodic supervision of the food services operation.
 - (3) Social services component:
- (a) Age and income-eligible children will be recruited for enrollment taking into account the demographic make-up of the community and the needs of the children and families according to approved written recruitment procedures that address both the identification of age and income-eligible children and local priorities within that same population.
- (b) Needs will be assessed to assist families in identifying and using appropriate and available community resources
- (c) Programs will coordinate with existing community resources, including existing head start and other preschool programs.
 - (4) Parent involvement component:
- (a) The program will provide for parental involvement at a level not less than that provided under the federal head start program criteria.
- (b) The program will install a policy council composed of parents of children who are enrolled in the program, at a level not less than fifty percent and community representatives.
- (c) A policy committee will be formed at the subcontractor level only if all program functions are subcontracted to another organization.
- (d) Center committees will be established in each center composed of parents of enrolled children.

NEW SECTION

WAC 365-170-100 ADMINISTRATIVE COM-PONENT. Services to children and their families will be delivered through one or more of the following options:

- (1) Center base option: Children will participate in center activities ten or more hours per week distributed over three or more days. One and one-half hours of contact between parents and staff will be completed each month. At least two education-related home visits to families will be completed during the year. Classroom size will not exceed eighteen children with an adult:child ratio of 1:6. Based on unique local circumstances programs may submit a request for waiver of classroom size and adult:child ratio requirements to the department.
- (2) Home base option: Children will participate in weekly group experiences not to exceed four hours per

- session. Families will receive weekly one and one-half hour home visits. The case load for home visitors will not exceed twelve children. The adult:child ratio for group experiences will not exceed 1:6.
- (3) Locally designed option: Local programs may elect to design and propose other program options which would better meet the needs of individual children and families in their communities. A proposal for a locally designed option must: Be derived from an analysis of the options presented above and must represent a more effective approach to meeting the needs of children in the community, be consistent with sound child development practices, and be consistent with described standards to ensure that all components of the early childhood education and assistance program are delivered. The department will determine whether the proposal for a locally designed option is acceptable on a case-by-case basis.
- (4) Staff qualifications: Lead teachers in every classroom of children in a center base program will have one
 or more of the following credentials: An associate of arts
 degree in early childhood education with a minimum of
 two years of post-degree experience working in a preschool or kindergarten, or a baccalaureate degree in
 early childhood education or child development with a
 minimum of one year of post-degree experience working
 in a preschool or kindergarten. A lead teacher should
 have some experience working with families of low
 income.
- (5) Home base teachers or family educators will have one or more of the following credentials: An associate of arts degree in human services and two years of experience or a baccalaureate degree in adult education or development, social work or psychology and one year of experience. All experience must be pertinent to direct involvement with families of low income.
- (6) Organizations may submit a request to the department to waive the above staff qualifications which must include a narrative justifying the local labor pool shortage.
- (7) Staff will receive preemployment physical examinations, tuberculosis tests, and evaluation of any infection. Regular volunteers will be tested for tuberculosis.
 - (8) Facility:
- (a) Facilities will provide for a physical environment conducive to learning and reflective of the needs of children.
- (b) Facilities will comply with an annual fire, health, and safety inspection by local officials.
- (c) The outdoor play area of the facility will be fenced to prevent children from leaving the premises.
- (d) The facility will contain a minimum of thirty-five square feet of indoor space per child available for the care of children (exclusive of bathroom, hall, kitchen, and storage). There will be a minimum of seventy-five square feet per child outdoors.
- (e) Adequate provision will be made to ensure the facility provides for accessibility, safety, and comfort of handicapped children.
 - (9) Transportation:
- (a) Vehicles owned and/or operated by the program for the purposes of transporting children to and from

program activities will meet safety standards as set forth by the office of the superintendent of public instruction or the department of health and human services and will comply with annual safety inspections.

(b) Drivers of personal vehicles used to transport children to and from program activities must maintain adequate insurance coverage and carry a current driver's license. Drivers operating vehicles transporting six or more children will have an intermediate endorsement on their driver's license.

(10) Suspected abuse:

Suspected incidents of child abuse and/or neglect by parents, staff, or others must be reported by program staff within forty-eight hours to an appropriate law enforcement agency or the department of social and health services in accordance with RCW 26.44.030.

WSR 86-19-051 PROPOSED RULES INSURANCE COMMISSIONER

[Filed September 15, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning coordination of benefits provisions concerning laid—off persons; and coordination of benefits provisions in the situation where one child is covered as a dependent on two different insurance contracts:

that the agency will at 10:00 a.m., Friday, October 24, 1986, in the Conference Room, Office of Insurance Commissioner, Insurance 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 48.02.060, 48.44.050 and 48.46.200.

The specific statute these rules are intended to implement is RCW 48.21.200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 21, 1986. Mailing Address: Insurance Building, AQ-21, Olympia, WA 98504.

Dated: September 15, 1986

By: Patricia D. Petersen

Deputy Commissioner

STATEMENT OF PURPOSE

Amending WAC 284-51-070 and 284-51-180 to provide for a change in the manner in which coordination of benefit determinations are calculated in two specific situations. First, WAC 284-51-070 and 284-51-180 provides that the benefits of a plan which covers the person on whom expenses claim is based other than as a dependent shall be determined before the benefits of a plan which covers the person as a dependent. WAC 284-51-070 and 284-51-180 are amended to provide that if a plan which covers the person is one for laid off or retired persons then that plan may provide that its benefits

shall be determined after any other plan. Second, WAC 284-51-070 and 284-51-180 are amended to provide that, with stated exceptions, when two plans cover the same child as a dependent of different persons, called "parents," the benefits of the plan of the parent whose birthday falls earlier in the year are determined first.

The statutory authority for the proposed amendments is RCW 48.02.060, 48.44.050 and 48.46.200 to effectuate RCW 48.21.200.

David Rodgers, Chief Deputy Insurance Commissioner, Insurance Building, AQ-21, Olympia, Washington 98504, (206) 753-7302, is primarily responsible for the implementation and enforcement of the rule and its amendment, and Patricia D. Petersen, Deputy Commissioner, Insurance Building, AQ-21, Olympia, Washington 98504, (206) 586-0800, is primarily responsible for the drafting of the amendment.

The amendment is proposed by the insurance commissioner, a state public official.

The proposed amendment is not necessary as the result of federal law or federal or state court action.

Small Business Economic Impact Statement: There should be no substantial economic impact upon insurers as a result of this proposed regulation. Insurers will have to change their forms to comply with proposed WAC 284-51-070 (1)(b). Insurers will have to revise their forms if they choose to make the change allowed in proposed WAC 284-51-070 (1)(a). That is the nature of conducting the business of insurance and must be done periodically, in any event, and it should not increase the cost per employee or per hour of labor for either a large or small insurer. With respect to other businesses, employers purchase a majority of the contracts affected by this rule. There should be no substantial economic impact upon employers as a result of this rule, and it should not increase the cost per employee or per hours of labor for either a large or small employer.

AMENDATORY SECTION (Amending Order R 81-2, filed 6/18/81, effective 1/1/82)

WAC 284-51-070 ORDER OF BENEFIT DETERMINATION. (1) When a claim under a plan with a coordination of benefits provision involves another plan which also has a coordination of benefits provision, the following rules will be applied by the insurers involved to decide the order in which the benefits payable under the respective plans will be determined:

(a) The benefits of a plan which covers the person on whose expenses claim is based other than as a dependent, shall be determined before the benefits of a plan which covers such person as a dependent. However, to the extent the benefits of a plan which covers the person are provided by a plan for laid off or retired persons, such plan may provide that its benefits shall be determined after any other plan covering such person, in which case such provision shall be controlling.

- (b) ((The benefits of a plan which covers the person on whose expense claim is based as a dependent of a male person shall be determined before the benefits of a plan which covers such person as a dependent of a female person, except that)) When one plan and another plan cover the same child as a dependent of different persons, called "parents," the benefits of the plan of the parent whose birthday falls earlier in the year are determined before those of the plan of a parent whose birthday falls later in the year (referring only to month and day in a calendar year, not the year in which a person was born). If both parents have the same birthday, the benefits of the plan which covered the parent longer are determined before those of the plan which covered the other parent for a shorter period of time. In the case of a person for whom claim is made as a dependent child, however,
- (i) When the parents are separated or divorced and the parent with custody of the child has not remarried, the benefits of a plan which

covers the child as a dependent of the parent with custody of the child will be determined before the benefits of a plan which covers the child as a dependent of the parent without custody; or

- (ii) When parents are divorced and the parent with custody of the child has remarried, the benefits of a plan which covers the child as a dependent of the parent with custody shall be determined before the benefits of a plan which covers that child as a dependent of the stepparent, and the benefits of a plan which covers that child as a dependent of the stepparent will be determined before the benefits of a plan which covers that child as a dependent of the parent without custody; or
- (iii) Notwithstanding items (i) and (ii) of this subdivision, if there is a court decree which would otherwise establish financial responsibility for the medical, dental or other health care expenses with respect to the child, the benefits of a plan which covers the child as a dependent of the parent with such financial responsibility shall be determined before the benefits of any other plan which covers the child as a dependent child.
- (c) When ((rules)) (a) and (b) of this subsection do not establish an order of benefit determination, the benefits of a plan which has covered the person on whose expenses claim is based for the longer period of time shall be determined before the benefits of a plan which has covered such person the shorter period of time.
- (2) If the policy provides more than one benefit, the policy shall contain a provision stating how the reduction in benefits by the coordination provision affects each benefit under the policy. Suggested language for such provision is included in Appendix A, WAC 284-51-180.
- (3) A group contract which provides for coordination of benefits shall contain a provision entitled "Effect on Benefits," stating the manner in which benefits are reduced by coordination, which provision shall be substantially as set forth in Appendix A, WAC 284-51-180.

AMENDATORY SECTION (Amending Order R 81-2, filed 6/18/81, effective 1/1/82)

WAC 284-51-180 APPENDIX A, FORM FOR "EFFECT ON BENEFITS" PROVISION. Effect on benefits: (1) This provision shall apply in determining the benefits for a person covered under this plan for a particular claim determination period if, for the allowable expenses incurred as to such person during such period, the sum of:

- (a) The benefits that would be payable under this plan in the absence of this provision, and
- (b) The benefits that would be payable under all other plans in the absence therein of provisions of similar purpose to this provision would exceed such allowable expenses.
- (2) As to any claim determination period with respect to which this provision is applicable, the benefits that would be payable under this plan in the absence of this provision for the allowable expenses incurred as to such person during such claim determination period shall be reduced to the extent necessary so that the sum of such reduced benefits and all the benefits payable for such allowable expenses under all other plans, except as provided in ((item)) subsection (3) of this section, shall not exceed the total of such allowable expenses. Benefits payable under another plan include the benefits that would have been payable had claim been duly made therefor.
 - (3) If
- (a) Another plan which is involved in ((item)) subsection (2) of this section and which contains a provision coordinating its benefits with those of this plan would, according to its rules, determine its benefits after the benefits of this plan have been determined, and
- (b) The rules set forth in ((item)) subsection (4) of this section would require this plan to determine its benefits before such other plan then the benefits of such other plan will be ignored for the purposes of determining the benefits under this plan.
- (4) For the purpose of ((item)) <u>subsection</u> (3) of this section, the rules establishing the order of benefit determination are:
- (a) The benefits of a plan which covers the person on whose expenses claim is based other than as a dependent shall be determined before the benefits of a plan which covers such person as a dependent. However, if a plan is one providing benefits for <u>laid off or retired persons</u> and it provides that its benefits shall be determined after any other plan covering a <u>laid off or retired person</u>, such provision shall be controlling.
- (b) ((The benefits of a plan which covers the person on whose expenses claim is based as a dependent of a male person shall be determined before the benefits of a plan which covers such person as a dependent of a female person, except that)) When one plan and another

plan cover the same child as a dependent of different persons, called "parents," the benefits of the plan of the parent whose birthday falls later in the year (referring only to month and day in a calendar year, not the year in which a parent was born). If both parents have the same birthday, the benefits of the plan are determined before those of the parent for a shorter period of time. In the case of a person for whom claim is made as a dependent child, however,

(i) When the parents are separated or divorced and the parent with custody of the child has not remarried, the benefits of a plan which covers the child as a dependent of the parent with custody of the child will be determined before the benefits of a plan which covers the child

as a dependent of the parent without custody; and

(ii) When the parents are divorced and the parent with custody of the child has remarried, the benefits of a plan which covers the child as a dependent of the parent with custody shall be determined before the benefits of a plan which covers that child as a dependent of the stepparent, and the benefits of a plan which covers that child as a dependent of the stepparent will be determined before the benefits of a plan which covers that child as a dependent of the parent without custody.

Notwithstanding items (i) and (ii) ((above)) of this subdivision, if there is a court decree which would otherwise establish financial responsibility for the medical, dental or other health care expenses with respect to the child, the benefits of a plan which covers the child as a dependent of the parent with such financial responsibility shall be determined before the benefits of any other plan which covers the child as a dependent child.

- (c) When ((rules)) (a) and (b) of this subsection do not establish an order of benefit determination, the benefits of a plan which has covered the person on whose expenses claim is based for the longer period of time shall be determined before the benefits of a plan which has covered such person the shorter period of time.
- (5) (Note: This ((item (5))) subsection may be omitted if the plan provides only one benefit. If the contract provides more than one benefit, it shall contain a provision stating how the reduction in benefits by the coordination provision affects each benefit under the contract. The following wording is illustrative of a policy in which all benefits are affected.)

When this provision operates to reduce the total amount of benefits otherwise payable as to a person covered under this plan during any claim determination period, each benefit that would be payable in the absence of this provision shall be reduced proportionately, and such reduced amount shall be charged against any applicable benefit limit of this plan.

WSR 86-19-052 EMERGENCY RULES BOARD FOR COMMUNITY COLLEGE EDUCATION

[Order 108, Resolution No. 86-36—Filed September 15, 1986]

Be it resolved by the State Board for Community College Education, acting at Olympia, Washington, that it does adopt the annexed rules relating to tuition and fee waivers granted by community colleges.

We, the State Board for Community College Education, 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 recent legal advice stated that the existing rule exceeds the statutory authority and needs to be amended in time for application for the fall quarter, 1986.

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

This rule is promulgated pursuant to RCW 28B.15-.740 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 September 11, 1986.

By Gilbert J. Carbone
Assistant Director

[AMENDATORY SECTION (Amending Order 94, Resolution No. 82–37, filed 10/26/82)]

WAC 131-28-040 CRITERIA FOR DETER-MINING ELIGIBILITY FOR WAIVER OF TUI-TION AND FEES UNDER RCW 28B.15.740. Waiver of general tuition, operating, and services and activities fees, or any portions thereof as authorized by RCW 28B.15.740, normally charged to students enrolled shall be based upon the determination that the student is a needy student by application of a method of need analysis approved by the United States Department of Education for determining awards under federal student financial aid programs or one adopted by the State Board for Community College Education specifically for the purposes of this section, ((provided that no waiver under this section shall be granted to a person who is not a "resident student" as defined in RCW 28B.15.012.)) except as provided in WAC 131-28-045.

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

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 94, Resolution No. 82–37, filed 10/26/82)]

WAC 131-28-045 PROCEDURE FOR IMPLE-MENTING TUITION AND FEE WAIVERS AUTH-ORIZED PURSUSANT TO RCW 28B.15.740. (1) Tuition and fee waivers for needy students in any fiscal year as authorized by RCW 28B.15.740 may not exceed three percent of any college district's estimated total collections of tuition, operating, and services and activities fees had no such waivers been made, after deducting the portion of that total amount which is attributable to the difference between resident and nonresident tuition fees.

- (2) The estimated total collection of tuition and fees shall be based on budgeted, state supported, four-quarter annual average enrollment.
- (3) Each district may waive an amount not to exceed three percent of the estimated collections in the event that actual enrollments or collections exceed estimated collections. Conversely, the three percent waiver capacity based upon estimated collections is allowable even though actual collections may not be as high as the estimate.
- (4) Districts desiring to exceed their individual three percent waiver capacity may do so only upon written approval from the state director of community colleges

or his designee. This waiver capacity can only be granted to a district after it has been determined that the total waiver capacity for the community college system is not being utilized as a result of other districts waiving at levels less than the three percent capacity.

(5) At least three-fourths of the total amount waived by any district shall be for needy ((resident)) students who are eligible to pay resident tuition and fee rates as defined in RCW 28B.15.012 through 28B.15.015 and the remainder may be for other ((resident)) students as determined by the board of trustees, except that no such waivers shall be based on participation in intercollegiate athletic programs.

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

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 86-19-053 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING (Chiropractic Disciplinary Board)

[Memorandum—September 15, 1986]

DATE: September 18, 1986

TIME: 9:00 a.m. – until business is completed

PLACE: Seattle Marriott

3201 South 176th (Sea-Tac) Seattle, Washington

WSR 86-19-054 PROPOSED RULES GAMBLING COMMISSION

[Filed September 15, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning amendatory section WAC 230-02-350:

that the agency will at 10:00 a.m., Friday, October 10, 1986, in the Executive Inn, Tacoma, 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 chapter 9.46 RCW.

This notice is connected to and continues the matter in Notice No. WSR 86-15-027 filed with the code reviser's office on July 14, 1986.

Dated: September 15, 1986
By: Ronald O. Bailey
Deputy Director

WSR 86-19-055 PROPOSED RULES GAMBLING COMMISSION

[Filed September 15, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning new section WAC 230-12-075 and amendatory section WAC 230-02-350;

that the agency will at 10:00 a.m., Friday, November 21, 1986, in the Sheraton Hotel, Spokane, 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 chapter 9.46 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 21, 1986.

Dated: September 15, 1986

By: Ronald O. Bailey

Deputy Director

STATEMENT OF PURPOSE

Title: Amendatory section WAC 230-02-350 Commercial stimulant; and new section WAC 230-12-075 Commercial stimulant compliance.

Description of Purpose: Redefine commercial stimulant and establish the method of compliance.

Statutory Authority: RCW 9.46.020(5) and 9.46.070 (2), (11) and (12).

Summary of Proposed Rules and Reasons Supporting Action: WAC 230–02–350 permits the commission to use not only monetary figures but other relevant factors when determining if licensed gambling activities are incidental to a commercial license; and 230–12–075 establishes the method the commission will use to determine compliance with the commercial stimulant rule.

Agency Personnel Responsible for Drafting, Implementing and Enforcing the Rules: Keith Kisor, Director, 234–0865 scan, 753–0865 comm; and Ronald O. Bailey, Deputy Director, 234–1075 scan, 753–1075 comm, Jefferson Building, 1110 South Jefferson, Olympia, WA 98504.

Proponents and Opponents: Gambling Commission staff proposes this rule amendment and new rule.

Agency Comments: The agency believes the proposed amendment and new rule are self-explanatory and need no further comment.

This amendment and new rule were not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: This agency has determined there may be an economic impact upon a certain number of licensees administered by this agency by the adoption of this amendment or new rule.

<u>AMENDATORY SECTION</u> (Amending Order 125 [160], filed 11/15/82 [8/18/86])

WAC 230-02-350 COMMERCIAL STIMULANT. An activity is operated as a commercial stimulant, for the purposes of chapter 9.46

RCW and these rules, only when it is an incidental activity operated in connection with, and incidental to, an established business, primarily engaged in the sale of food or drink for consumption on the premises, with the primary purpose of increasing the volume of sales of food and drink for consumption on that business premises.

((Gambling activities authorized for use as commercial stimulants shall be deemed as not being used for this purpose when the combined gross receipts from all such gambling activities, less that amount paid out for or as prizes, and less that amount paid out in federal, state, and local taxes or fees, directly related to the gambling activities, and less that amount paid out in expenses incurred directly as a result of providing a card room employee to be on duty and in the licensed card room area in compliance with WAC 230-40-400 which shall not exceed \$8.50 per hour of operation, are more than the total of the gross receipts from the food and drink business during any calendar quarter.))

An established business is one primarily engaged in the sale of food or drink for consumption on the premises when either its gross income or its net profit from the sale of food and drink for on premises consumption exceeds its gross income or net profit from the sale of any other non-gambling goods and services.

In determining if a gambling activity is an activity incidental to the primary business, the following guidelines and criteria shall apply:

(1) If Gross Sales Income, as defined in WAC 230-02-135, exceeds Adjusted Net Gambling Receipts, as defined in WAC 230-02-125, for a licensed gambling activity, said activity shall be deemed to be incidental to the primary business;

(2) Licensees who also hold a license from the Washington State Liquor Control Board for sale of liquor or beer for on premises consumption by both the glass and bottle or can shall be presumed to be operating a licensed gambling activity incident to a primary food and drink business;

(3) Licensees who do not qualify under paragraphs one or two above, shall be presumed to be operating the licensed gambling activity as other than a commercial stimulant to an established business primarily engaged in the sale of food and drink for on premises consumption; and

(4) Paragraphs two and three only create presumptions. The commission may overcome the presumption created in paragraph two and the license may overcome the presumption created in paragraph three if, after a consideration of all relevant factors, the commission determines that the licensee is or is not operating the licensed activity as an incidental activity operated in connection with, and incidental to, an established business primarily engaged in the sale of food or drink for consumption on the premises. Any factor the commission deems relevant may be considered, including, but not limited to, the following:

(a) Net and gross sales income from both gambling activities and non-gambling activities and the percentage ratio of one to the other;

(b) Number of customers for gambling activities and number of customers for non-gambling activities;

(c) Square footage of the building used for gambling activities versus the amount used for food and drink sales and other non-gambling activities;

(d) Amount, type, and nature of advertisement;

(e) Amount, nature, and type of signs, designs and displays on or about the outside of the premises representing to the public the nature of the activity inside;

(f) The opinion of local law enforcement, local officials, and members of the local public as to whether or not the licensee holds itself out to the public as a gambling place, food and drink establishment, or other type of business; and

(g) Any unusual or temporary occurrence or event which has only temporarily affected the nature of the business.

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

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 230-12-075 COMMERCIAL STIMULANT COMPLIANCE. A person licensed to operate punchboards and pull tabs and/or a public card room as a commercial stimulant, shall be operating those activities as a commercial stimulant when the adjusted net gambling receipts do not exceed the total gross sales of the licensed

business in any calendar quarter: PROVIDED, That when the adjusted net gambling receipts exceed the total gross sales of the licensed business by less than ten percent (10%) in any calendar quarter, the commission shall measure the current quarter with the previous three (3) calendar quarters to determine compliance. If the adjusted net gambling receipts for the entire period do not exceed the gross sales for this 12 month period, then the gambling activities shall be considered as being used as a commercial stimulant. Those licensees that have operated less than a year, shall be measured only on those quarterly reports submitted to the commission.

WSR 86-19-056 ADOPTED RULES GAMBLING COMMISSION

[Order 161—Filed September 15, 1986—Eff. October 15, 1986, and January 1, 1987]

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

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WAC 230-02-110
Amd
                             Gross receipts defined.
        WAC 230-02-120
WAC 230-02-125
                              Net receipts defined.
Amd
                              Adjusted net receipts defined.
New
        WAC 230-02-130
A md
                              Net income defined.
        WAC 230-02-135
WAC 230-02-360
                             Gross sales defined.
New
                              Licensed premises defined.
New
        WAC 230-02-370
                              Food and/or drink business defined.
New
        WAC 230-02-380
WAC 230-08-010
WAC 230-08-130
                              Established business defined.
New
                              Monthly records.
Amd
                              Quarterly activity reports by operators
Amd
                              of punchboards and pull tabs.
        WAC 230-08-160
                              Quarterly activity reports by operators
Amd
                              of social and public card rooms.
        WAC 230-02-270
                              Punchboard defined.
Amd
        WAC 230-40-010
                             Types of card games authorized.
Amd
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This action is taken pursuant to Notice Nos. WSR 86-15-027 and 86-15-059 filed with the code reviser on July 14, 1986, and July 21, 1986. These rules shall take effect at a later date, such date being October 15, 1985, for WAC 230-02-270 and 230-40-010; and January 1, 1987, for WAC 230-02-110, 230-02-120, 230-02-125, 230-02-130, 230-02-135, 230-02-360, 230-02-370, 230-02-380, 230-08-010, 230-08-130 and 230-08-160.

This rule is promulgated pursuant to chapter 9.46 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 September 12, 1986.

By Ronald O. Bailey

Deputy Director

AMENDATORY SECTION (Amending Order 5, filed 12/19/73)

WAC 230-02-110 GROSS GAMBLING RE-CEIPTS DEFINED. "Gross gambling receipts" means ((all money, and all other things of value, received by a person or organization during a given period of time)) the monetary value that would be due to any operator of a gambling activity for any chance taken, for any table fees for card playing, or other fees for participation, as evidenced by required records. The value shall be stated in U.S. currency, before any deductions for prizes or any other expenses. In the absence of records, gross gambling receipts shall be the maximum that would be due to an operator from that particular activity if operated at maximum capacity.

AMENDATORY SECTION (Amending Order 5, filed 12(19/73)

WAC 230-02-120 NET GAMBLING RECEIPTS DEFINED. "Net gambling receipts" means all ((money, and all other things of value, received by a person or organization during a given period of time, less the amount of money paid out as eash prizes, or expended for prizes actually distributed to winners, during the same period of time)) gross gambling receipts from any gambling activity, less the monetary value or, in the case of merchandise, the actual cost, of any prizes that were awarded.

NEW/SECTION

WAC 230-02-125 ADJUSTED NET GAM-BLING RECEIPTS DEFINED. "Adjusted net gambling receipts" means the combined income from all gambling activities that are compared to gross sales for determination of commercial stimulant compliance. Adjusted net gambling receipts are determined by deducting the following expenses from net gambling receipts, when they are supported by verifiable records and actually paid out during the period:

(1) Federal, state, and local taxes and fees, other than income taxes, directly relating to the gambling activity: PROVIDED, That taxes and fees may be deducted using the accrual accounting method if all accounting records are normally maintained on the accrual method and notice is provided to the commission;

(2) The cost of one (1) licensed card room employee to be on duty any time the activity is open for business: PROVIDED, That the total cost allowed shall not exceed \$12.50 per hour of operation; and

(3) The cost of providing a "pan" dealer as allowed by WAC 230-40-225: PROVIDED, That the total cost allowed shall not exceed \$7.50 per hour of operation.

AMENDATORY SECTION (Amending Order 5, filed 12/19/73)

WAC 230-02-130 NET GAMBLING INCOME DEFINED. "Net gambling income" means net gambling receipts, less all other expenses ((directly)) related to the operation of a licensed activity and paid out during the same period of time: PROVIDED, That expenses must be reported on the accural basis if the records are normally maintained on that basis.

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.

NEW/SECTION

"Gross sales" means the monetary value actually received for all non-gambling goods and services, sold or occurring on the licensed gambling premises. The value shall be stated in U.S. currency and net of any sales taxes or discounts. Income received from sales made on behalf of others or in partnership with third parties, commission income, or income splitting schemes, shall be recorded at the net monetary value actually realized by the licensed business.

AMENDATORY SECTION (Amending Order 5, filed 12/19/73)

WAC 230-02-270 PUNCHBOARD DEFINED. ((A "p)) (1) "Punchboard" ((is)) means a board or device containing a number of ((holes or)) receptacles of uniform size in which are placed ((mechanically and)), at random, ((serially numbered slips of paper or other substance which may be punched or drawn from said hole or receptacle by any person desiring to do so, and which the public, upon payment of a consideration, may punch or draw such numbered slips of paper or other substance from such hole or receptacle and obtain an award if the number drawn corresponds to a winning number.)) punches (slips of paper or other substance, imprinted with numbers or symbols) and which:

(a) A specific serial number is assigned to the punch-

board and printed on each punch;

(b) A flare or face sheet covers the receptacles and sets out the winning numbers or symbols and prizes which may be won;

- (c) Upon the payment of consideration, a player may select and remove a punch from a receptable; and
- (d) A prize is awarded if the number or symbol, set out on the selected punch, matches a symbol on the flare or face sheet.
- (2) In the alternative, electronic devices may be used to replace the receptacles and punches with representative electronic positions and randomly assigned numbers or symbols: PROVIDED, That the following conditions must be met:
- (a) A physical flare or face sheet must cover the electronic positions and no video representation of a punch-board is used;
- (b) To select a chance a player must physically punch a hole in the flare or face sheet;
- (c) Numbers or symbols must be assigned to each electronic position prior to the first punch by a player and remain fixed to the assigned positions during the entire play of the game;
- (d) A receipt, setting out the numbers, symbols, or punch number selected, is furnished to the player after each punch is selected;
- (e) Must provide a commission approved audit trail; and
- (f) The electronic device and the flare must be submitted to, and approved by, the commission prior to being offered for sale in the state.

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 SEQTION

Wax 230-02-360 LICENSED PREMISES DE-FINED. "Licensed premises" means the physical building and property, upon which the licensed gambling activity occurs, as set out and approved on the license application: PROVIDED, That where only a portion of a building is leased, only that portion set out in the lease document on file with the commission, shall be considered the licensed premises: PROVIDED FURTHER, That when owners or holders of a substantial interest, of a food and/or drink business, licensed to conduct gambling activities, also operate additional and separate businesses in the same building or on the same property, only the gross sales from the licensed food and/or drink business, as set out and approved on the license application, shall be included for commercial stimulant purposes.

NEW SECTION

\WAC 230-02-370 FOOD AND/OR DRINK BUSINESS DEFINED. "Food and/or drink business" means any business which is primarily engaged in the sale of food and/or drink items, to persons other than owners, employees, or substantial interest holders, for consumption on the licensed premises: PROVIDED, That for purposes of RCW 9.46 and these rules, a business is determined to be primarily a "food and/or drink business" when the total gross sales of food and/or drink, for on premises consumption, is equal to or greater than all other combined non-gambling gross sales, rentals, or other income producing activities which occur on the licensed premises: PROVIDED FURTHER, That food and drink items furnished to employees, without their actually paying for it, shall be treated as sales only if:

- (1) Detailed records are maintained;
- (2) The sale is recorded at estimated cost or menu price, but not more than five dollars (\$5.00) per meal; and
- (3) No more than one meal per employee is recorded during any four hour work shift.

NEW SECTION

WAC 230-02-380 ESTABLISHED BUSINESS DEFINED. "Established business" means any business who has applied for and received all licenses or permits required by any state or local jurisdictions and has been open to the public for a period of not less than ninety (90) days: PROVIDED, That the commission may grant "established" status to a business that:

- (1) Has completed all construction and is ready to conduct business;
 - (2) Has obtained all required licenses and permits;
- (3) Provides the commission a planned operating schedule which includes estimated gross sales; and
 - (4) Passes an inspection by the commission.

AMENDATORY SECTION (Amending Order 155, filed 3/14/86)

WAC 230-08-010 MONTHLY RECORDS. Every person or organization licensed to operate any authorized gambling activity shall keep and maintain permanent monthly records of all of the activities of the licensee related to each licensed activity. These records must include all financial transactions and contain enough detail to determine compliance with the requirements of WAC 230-04-050 and 230-04-080. These records shall be kept separate for each month and shall include, but not necessarily be limited to, all details of the following:

- (1) The gross gambling receipts from the conduct of each of the activities licensed.
- (2) Full details on all expenses related to each of the activities licensed.
- (3) The total cost of all prizes paid out for each of the activities licensed.
- (4) With respect to those organizations licensed as qualified bona fide charitable or bona fide nonprofit organizations, except agricultural fairs, records ((which)) shall clearly show in detail how those proceeds from each licensed activity obtained by the licensee were used or disbursed by that licensee.
- (5) With respect to ((persons licensed to stimulate food and drink business)) commercial stimulant licensees, records shall include at least the following details:
- (a) ((F)) Gross sales of food and drink ((sales)) for consumption on their licensed premises;
- (b) ((F)) Gross sales of food and drink ((sales)) for ((off premises)) consumption off the licensed premises; and
- (c) ((A)) Gross sales from all other business activities occurring on ((transactions directly related to)) the licensed ((business)) premises.
- (6) In addition to any other requirement set forth in these rules, licensees for the operation of punchboards and pull tabs shall be required to prepare a detailed monthly record for punchboards and pull tab series removed from play during that month. This detailed monthly record shall be recorded in a standard format prescribed by the commission and shall disclose for each set at minimum the following information:
 - (a) The name of the punchboard or pull tab series;
- (b) The Washington state identification stamp number issued by the commission and placed thereon;
- (c) The series number of each pull tab series or punchboard;
 - (d) The date placed out for play;
 - (e) The date removed from play;
- (f) The total number of tabs in each pull tab series or the total number of punches in each punchboard;
- (g) The number of pull tabs or punches remaining after removal from play;
- (h) The number of pull tabs or punches played from the pull tab series or punchboard;
- (i) The cost to the players to purchase one pull tab or one punch;
- (j) The gross gambling receipts as defined in WAC 230-02-110;

- (k) The total prizes paid, including both cash and merchandise (calculated by the cost to the licensee) prizes:
- (l) The net gambling receipts (gross gambling receipts less total prizes paid);
- (m) The cash over or short determined by (1) subtracting actual cash from net gambling receipts for punchboards and pull tabs which pay cash prizes, and (2) subtracting actual cash from gross receipts for punchboards and pull tabs which award merchandise prizes; and
- (n) The actual cash received from the operation of each pull tab series or punchboard; and,

In the alternative, with written commission approval, licensees operating pull tabs may record (m) and (n) in total on a daily, weekly, or monthly basis.

(7) Copies of all additional financial data which support tax reports to any and all governmental agencies.

Each of these records shall be maintained by the licensee for a period of not less than three years from the end of the fiscal year for which the record is kept unless the licensee is released by the commission from this requirement as to any particular record or records.

AMENDATORY SECTION (Amending Order 147, filed 2/22/85)

WAC 230-08-130 QUARTERLY ACTIVITY REPORTS BY OPERATORS OF PUNCHBOARDS AND PULL TABS. Each licensee for the operation of punchboards and pull tabs shall submit an activity report to the commission concerning the operation of the licensed activity and other matters set forth below during each of the following periods of the year:

January 1st through March 31st April 1st through June 30th July 1st through September 30th October 1st through December 31st

If the licensee does not renew his license, then he shall file a report for the period between the previous report filed and the expiration date of his license.

The report form shall be furnished by the commission and the completed report shall be received in the office of the commission or postmarked no later than 30 days following the end of the period for which it is made.

The report shall be signed by the highest ranking executive officer or his designee. If the report is prepared by someone other than the licensee or his employee then the preparer shall also sign the report.

The report shall be completed in accordance with the related instructions furnished with the report. The report shall include((, among other items,)) the following:

- (1) ((The g)) Gross ((receipts of the licensee from all sources)) sales, other than licensed gambling activities during the reporting period((-));
- (2) Th((e))at portion of the ((receipts set out in response to (1) above)) gross sales that relate((d))s solely to the sale of food and drink for consumption on the premises((-));
- (3) The gross gambling receipts from punchboards and the gross receipts from pull tabs((:));

(4) The total amount of cash prizes paid out and the cost to the licensee of all merchandise prizes paid out, for punchboards and for pull tabs((:));

(5) ((A)) <u>Full details of all</u> expenses relat((ing directly))ed to the purchase and operation of punch-boards and pull tabs((7)); and

(6) Total pet gambling income.

AMENDATORY SECTION (Amending Order 147, filed 2/22/85)

WAC 230-08-160 QUARTERLY ACTIVITY REPORTS BY OPERATORS OF SOCIAL AND PUBLIC CARD ROOMS. Each licensee for the operation of social or public card rooms shall submit an activity report to the commission concerning the operation of the licensed activity and other matters set forth below during each of the following periods of the year:

January 1st through March 31st April 1st through June 30th July 1st through September 30th October 1st through December 31st.

If the licensee does not renew his license, then he shall file a report for the period between the previous report filed and the expiration date of his license.

The report form shall be furnished by the commission and the completed report shall be received in the office of the commission or postmarked no later than 30 days following the end of the period for which it is made.

The report shall be signed by the highest ranking executive officer or his designee. If the report is prepared by someone other than the licensee or his employee, then the preparer shall also sign the report.

The report shall be completed in accordance with the related instructions furnished with the report. The report shall include((, among other items,)) the following:

- (1) ((The g)) Gross ((receipts of the licensee from all sources)) sales, other than licensed gambling activities during the report period((-));
- (2) Th((e))at portion of the ((receipts set out in response to (1) above)) gross sales that relate((d))s solely to the sale of food and drink for consumption on the premises((-));
- (3) Gross gambling receipts from the collection of fees charged for allowing persons to play((:));
- (4) Full details ((on all expenses directly related to the operation of the card room, including)) of all compensation paid by the licensee to each person for any work connected with the management, promotion, conduct or operation of the card room, including:
- (a) ((a)) A description of the work performed by that person((-)), including identifying each "Pan" dealer;
 - (b) The hourly wage, including benefits; and
 - (c) The total hours worked during the period.
- (5) Full details of all other expenses related to the operation of the card room;
- (6) ((5)) The net gambling income or loss from the operation of the card room for the reporting period((-));
- (7) The normal days and times of operation of the card room;
- (8) The total hours the card room was open during the period;

- (9) The total hours "Pan" was played and a paid dealer was provided during the period; and
- (10) Full details of any meals furnished employees included in (1) or (2) above as sales:

PROVIDED, That persons licensed under Class D – general, no fee charged, are exempt from all portions of this rule.

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 125, filed 1/15/82)

WAC 230-40-010 TYPES OF CARD GAMES AUTHORIZED. The commission hereby authorizes the following card games to be played in public card rooms and social card rooms licensed by the commission:

(1) Poker.

Any poker game described in Hoyle's Modern Encyclopedia of Card Games, by Walter B. Gibson, published by Doubleday and Company, Inc., April 1974, 1st Edition, pages 219 through 277 provided that only a maximum of five betting rounds per hand are permitted.

- (2) Hearts.
- (3) ((Bridge.
- (4))) Pinochle.
- $((\frac{5}{1}))$ (4) Cribbage.
- $((\frac{(6)}{(5)}))$ (5) Rummy.
- (((7))) $\overline{(6)}$ Mah-jongg (tiles).
- $((\frac{8}{(8)}))$ (7) Coon-Can.
- $((\frac{(9)}{8}))$ (8) Pan.
- $((\frac{(10)}{(10)}))^{-}$ (9) Pitch.

Card games not herein authorized are prohibited.

WSR 86-19-057 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-113—Filed September 15, 1986]

- 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 salmon are available, and this rule is adopted at the recommendation of the Columbia River Compact Commission.

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 75.08.090 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 September 15, 1986.

By William R. Wilkerson Director

NEW SECTION

WAC 220-32-03000B COLUMBIA RIVER SALMON SEASONS BELOW BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-030 and WAC 220-32-031, it is unlawful for a person to take or possess salmon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E, except from

6:00 p.m. September 15 to 6:00 p.m. September 19, 1986.

6:00 p.m. September 22 to 6:00 p.m. September 26, 1986.

6:00 p.m. September 29 to 6:00 p.m. October 3, 1986.

6:00 p.m. October 6 to 6:00 p.m. October 10, 1986.

6:00 p.m. October 13 to 6:00 p.m. October 17, 1986.

6:00 p.m. October 20 to 6:00 p.m. October 24, 1986.

6:00 p.m. October 27 to 6:00 p.m. October 31, 1986.

6:00 p.m. November 3 to 6:00 p.m. November 7, 1986.

6:00 p.m. November 10 to 6:00 p.m. November 14, 1986.

- (2) It is unlawful to fish for salmon with monofilament gill-net webbing or to have on the boat monofilament gill-net webbing while fishing for salmon in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E.
- (3) Notwithstanding the provisions of WAC 220-32-036 the closed river mouth areas within Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E are:
 - (a) All tributaries flowing into the Columbia River.
- (b) Cowlitz River those waters between points one mile below and one-half mile above the mouth of the Cowlitz River and lying within one-quarter mile of the Washington shore.
- (c) Kalama River those waters between points one mile downstream and one-half mile upstream of the mouth of the Kalama River and extending completely across the Columbia River, excepting those waters west of a line projected from Coffin Rock Light No. 42 in Oregon to the Kalama Range Light No. 47A on the Washington shore.
- (d) Lewis River those waters near the mouth of the Lewis River lying easterly of lines projected from flashing green light "79" to Warrior Rock Light thence to a fishing boundary marker on Bachelor Island 162 degrees true from Warrior Rock Light.

- (e) Elokomin River those waters of Elokomin Slough, Steamboat Slough and the Columbia River lying inside, northerly and easterly of a straight line, from group flashing white light "35" located on Price Island to flashing green light "39" located on Hunting Island, and northly and easterly of a line between flashing light "33" on Price Island to quick flashing green light "31" on the Washington shore.
- (f) Abernathy Creek those waters near the mouth of Abernathy Creek between a point one-half mile upstream to a point 1,300 yards downstream from Abernathy Creek at the flashing white 4-second light No. 81 and extending to midstream of the Columbia River.
- (g) Grays River those waters of Grays Bay and the Columbia River lying north of a line projected from Knappton Point Light (flashing white 4-second) easterly to Grays Bay Light (flashing red 4-second) thence to Harrington Point Range Light (fixed red).
- (h) Washougal River those waters of the Columbia River Slough lying upstream from a line projected true north from the most western tip of Lady Island to the mainland.
- (i) Sandy River those waters of the Columbia River lying within one-quarter mile from shore between a point one mile below the mouth of the Sandy River and a point at the upper easterly bank at the mouth of the Sandy River.
- (j) Big Creek those waters at the mouth of Big Creek from the Oregon Bank across Knappa Slough to Karlson Island about one-quarter mile above the easterly bank of Big Creek, at the Gnat Creek deadline downstream to the east end of Minaker Island which is about 3/4 mile below the west bank at the mouth of Big Creek.

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.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-03000A COLUMBIA RIVER SALMON SEASONS BELOW BONNEVILLE. (86-106)

WSR 86-19-058 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-111-Filed September 15, 1986]

- 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 surplus numbers of coho salmon have not appeared.

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 September 15, 1986.

By William R. Wilkerson

Director

NEW SECTION

WAC 220-40-02100H GILLNET SEASON. Notwithstanding the provisions of WAC 220-20-021, 220-40-022, and 220-40-024, effective immediately until further notice it is unlawful to fish for or possess salmon taken for commercial purposes from the waters of Willapa Harbor Salmon Manangemnent and Catch Reporting Area 2G.

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.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100G WILLAPA HARBOR GILLNET SEASON. (86–56)

WSR 86-19-059 **EMERGENCY RULES** DEPARTMENT OF FISHERIES

[Order 86-112-Filed September 15, 1986]

- 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 this rule is needed to maintain an orderly fishery at the mouth of the Washougal and restrict the snag fishery on the Washougal until a harvestable surplus of salmon is 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 September 15, 1986.

By William R. Wilkerson Director

NEW SECTION

WAC 220-57-49500E WASHOUGAL RIVER. Notwithstanding the provisions of WAC 220-57-495:

- (1) Effective immediately until further notice, it is unlawful to fish for or possess salmon taken for personal use from those waters of Washougal River downstream from the Highway 140 Bridge to the mouth of the Washougal River.
- (2) Effective 12:01 a.m. September 18 through 11:59 p.m. October 3, 1986, it is unlawful to fish for or possess foodfish taken for personal use from the Washougal River Special Fishing Area.

WSR 86-19-060 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1907-Filed September 16, 1986]

I, C. Alan Pettibone, director of the Washington State Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Noxious weed control—Tansy ragwort in hay, chapter 16-752 WAC.

This action is taken pursuant to Notice No. WSR 86-16-073 filed with the code reviser on August 6, 1986. 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 17.10.235(2) 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 September 12, 1986. By C. A. Pettibone

Director

Chapter 16-752 WAC NOXIOUS WEED CONTROL

WAC **DEFINITIONS** 16-752-001 NOXIOUS WEED-TANSY RAG-16-752-005 WORT IN HAY TANSY RAGWORT IN HAY— 16-752-010 PENALTIES

NEW SECTION

WAC 16-752-001 DEFINITIONS. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires:

(1) "Director" means the director of agriculture of this state, or a duly authorized representative.

(2) "Department" means any individual, partnership, corporation, firm, or any other entity.

(3) "Hay" means the harvested herbage of forage plants, including but not limited to grasses, legumes, sedges and rushes.

NEW SECTION

WAC 16-752-005 NOXIOUS WEED—TANSY RAGWORT IN HAY. The director finds that tansy ragwort, a noxious weed which is poisonous to livestock, is known to infest hay fields in Washington state. Under the authority of RCW 17.10.235, the following applies to the selling of hay in the state of Washington containing tansy ragwort (Senecio jacobaea) plants and parts thereof:

No person shall knowingly sell hay containing:

(1) Any viable tansy ragwort seed; or

(2) Greater than one-half of one percent of tansy ragwort by weight: PROVIDED, That this section shall not be construed as establishing a safe level of tansy ragwort in hay for livestock consumption.

NEW SECTION

WAC 16-752-010 TANSY RAGWORT IN HAY—PENALTIES. All violations of WAC 16-752-005 are punishable under RCW 17.10.230.

WSR 86-19-061 ADOPTED RULES DEPARTMENT OF LICENSING (Examining Board of Psychology) [Order PM 616—Filed September 16, 1986]

Be it resolved by the Washington State Examining Board of Psychology, acting at the Vance Hotel at Sea-Tac, Seattle, Washington, that it does adopt the annexed rules relating to guidelines for the promulgation of administrative rules, new section WAC 308-122-001.

This action is taken pursuant to Notice No. WSR 86-13-058 filed with the code reviser on June 16, 1986. 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 Examining Board of Psychology as authorized in RCW 18.83.050(1).

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 September 12, 1986.

By Martha A. Perry, Ph.D.

Chairperson

NEW SECTION

PROMULGATION OF ADMINISTRATIVE RULES. The Examining Board of Psychology shall not promulgate rules which restrict access to information from applicant/employee psychological evaluations sought by public safety agencies.

WSR 86-19-062 ADOPTED RULES DEPARTMENT OF LICENSING

[Order PM 617—Filed September 16, 1986—Eff. April 1, 1987]

I, Theresa Anna Aragon, director of the Washington State Department of Licensing, do promulgate and adopt at Yakima, Washington, the annexed rules relating to disclosure of agency representation, new section WAC 308-124D-040.

This action is taken pursuant to Notice No. WSR 86–16–068 filed with the code reviser on August 6, 1986. These rules shall take effect at a later date, such date being April 1, 1987.

This rule is promulgated under the general rule-making authority of the Department of Licensing as authorized in RCW 18.85.040.

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 September 10, 1986.

By Theresa Anna Aragon
Director

NEW/SECTION

WAC 308-124D-040 DISCLOSURE OF AGEN-CY REPRESENTATION. A licensee acting as the listing and selling agent or as a selling agent must make an oral and/or written disclosure of agency representation to buyer(s) in a real estate or business opportunity transaction. The disclosure must have been made at least once prior to preparing the purchase and sale agreement, including options to purchase, lease purchase agreements and exchange agreements.

The seller shall be provided disclosure of agency representation by the listing agent or the selling agent at least once prior to presenting the agreement.

The disclosure shall be confirmed in a separate paragraph titled "Agency Disclosure" in the agreement, which shall be as follows:

AGENCY DISCLOSURE: At the signing of this agreement the selling agent

represented

Each party signing this document confirms that prior oral and/or written disclosure of agency was provided to him/her in this transaction.

WSR 86-19-063 ADOPTED RULES DEPARTMENT OF LICENSING (Physical Therapy Board)

[Order PM 619—Filed September 16, 1986]

Be it resolved by the Washington State Physical Therapy Board, acting at Seattle, Washington, that it does adopt the annexed rules relating to:

Amd WAC 308-42-045 Examination.
Amd WAC 308-42-060 Reciprocity—Requirements for licensure.

This action is taken pursuant to Notice No. WSR 86–16–076 filed with the code reviser on August 6, 1986. 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 18.74.023 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 September 9, 1986.

By Patricia Van Wagner, LPT

Chairperson

AMENDATORY SECTION (Amending Order PL 477, filed 8/8/84)

WAC 308-42-045 EXAMINATION. (1) The examination acceptable to and approved for use under the provisions of RCW 18.74.035 shall be the examination for physical therapists as prepared by the Professional Examining Service of New York. A passing score is ((70% of the raw score with)) not less than ((60%)) sixty percent raw score on each of the three examination parts.

- (2) If a candidate fails to receive a passing score on the examination, he or she will be required to retake only the section(s) failed.
- (3) Where necessary, applicant's score will be rounded off to the nearest whole number.

AMENDATORY SECTION (Amending Order PL 477, fried 8/8/84)

WAC 308-42-060 RECIPROCITY—RE-QUIREMENTS FOR LICENSURE. (1) Before reciprocity is extended to any individual licensed to practice physical therapy under the law of another state, territory, or District of Columbia, the board shall determine the qualifications of the applicant as prescribed by law based in part on the Professional Examining Service examination ((as follows:

- (a) For applicants examined after October 14, 1981, a score of 70% of the raw score)) with not less than ((60%)) sixty percent raw score on each of the three examination parts((;
- (b) For applicants examined prior to October 14, 1981, a score of 1.5 standard deviation below the national mean; verified by the Interstate Reporting Service of the Professional Examining Service of New York; shall be considered passing for the purpose[s] of reciprocity outlined in RCW 18.74.060)).
- (2) If the decision to extend reciprocity is based on an examination other than the Professional Examining Service, the board shall determine if such examination is equivalent to that required by the laws of this state.
- (3) The board shall not recommend to the director that a person be registered as a physical therapist under the reciprocity provisions of RCW 18.74.060, unless said applicant shall have taken and passed the Professional Examining Service examination, or other examination equivalent to that required by the laws of this state.

WSR 86-19-064 NOTICE OF PUBLIC MEETINGS COUNCIL ON VOCATIONAL EDUCATION

[Memorandum-September 16, 1986]

Vance Airport Inn – Seattle Room Seattle, Washington September 24, 1986 9:30 a.m.

WSR 86-19-065 PROPOSED RULES LIQUOR CONTROL BOARD

[Filed September 16, 1986]

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 procedures for board samples, WAC 314-64-040;

that the agency will at 9:30 a.m., Tuesday, October 21, 1986, 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 66.28.045.

The specific statute these rules are intended to implement is RCW 66.28.045.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 21, 1986.

Dated: September 15, 1986 By: L. H. Pedersen Chairman

STATEMENT OF PURPOSE

Title: WAC 314-64-040 Procedures for board samples.

Description of Purpose: To provide for recovering costs from the liquor suppliers in those instances where it becomes necessary for the board to incur costs in receiving such samples.

Statutory Authority: RCW 66.08.030 and 66.28.045. Statutes Implemented by the Rule: RCW 66.28.045.

Summary of Rule: The rule presently provides detailed procedures for the submitting of samples to the board for the purpose of negotiating a sale of liquor to the board. This addition to the rule provides that if the board incurs any costs in the receipt of samples that they shall be recovered from the supplier.

Reason Supporting Proposed Action: It was not anticipated when the rule was originally written that the board would incur any costs in the receipt of samples. In actuality, however, there are times when the samples do not arrive prepaid as required and/or times when the board has to or desires to pay customs duty and tax on samples from foreign countries. When this happens, the board does charge the cost back to the supplier, but currently there is no provision in the rule for this practice.

Agency Personnel Involved: In addition to the board, the following agency personnel have responsibility for drafting, implementing and enforcing this rule: James E. Hoing, Controller, Financial Division, Capital Plaza Building, Olympia, WA 98504, phone (206) 753–6290; and Robert H. Harvey, Purchasing Agent, Capital Plaza Building, Olympia, WA 98504, phone (206) 753–6255.

Person or Organization Proposing Rule: Washington State Liquor Control Board.

Agency Comments: This change will ensure that any costs incurred by the board in receipt of samples is recovered from the liquor suppliers. This will also put into rule form a practice which is currently being followed by the board.

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: There will be no negative cost impact for this rule.

AMENDATORY SECTION (Amending Order 95, Resolution No. 104, filed 1/28/82)

WAC 314-64-040 PROCEDURES FOR BOARD SAMPLES. Procedures for submitting samples to the board for the purpose of negotiating the sale of liquor to the board are as follows:

(1) Quantity. Samples shall not exceed in quantity that authorized by the U.S. Bureau of Alcohol, Tobacco and Firearms.

(2) Identification. Suppliers shall identify the items on the cartons and shipping documents as "samples for the board."

(3) Shipping instructions. Suppliers shall deliver or ship samples prepaid to the Washington State Liquor Control Board, Attention Liquor Purchasing Agent, 1025 East Union Avenue, Olympia, Washington 98504.

(4) In those instances where it becomes necessary for the board to incur some costs in receiving the samples, such costs shall be recovered

from the supplier.

(5) Use and disposition of samples. Samples furnished for the purpose of negotiating the sale of liquor to the board shall be examined and tested by members of the board, or their designees, and/or the liquor purchasing agent, or his designee, for appearance, aroma and taste, and to determine their probable customer acceptability. After such examination and testing, any remaining portion of said samples shall be disposed of by members of the board, or their designees who examined and tested said samples, or by the purchasing agent, or his designee who examined and tested said samples.

(((5))) (6) Reports. Members of the board, or their designees, and/or the liquor purchasing agent, or his designee, shall report their findings and recommendations on appropriate forms to the liquor purchasing agent for consolidation and report to the board. The board shall consider such findings and recommendations, along with other documents furnished by the supplier, in determining whether the items represented by the samples shall be purchased by the board for resale

through state liquor stores.

- (((6))) (7) Excess. Samples received in excess of the quantity authorized in WAC 314-64-040 for the purpose of negotiating the sale of liquor to the board will be held by the liquor board purchasing agent until the supplier has been notified of the overshipment and given fifteen days in which to respond as to whether he wants the excess returned to him at his expense. Failure of the supplier to respond within the time limitation, or notification from the supplier that he does not want the excess returned to him, will result in the excess item or items being destroyed by a liquor control board auditor in the presence of the liquor purchasing agent, or his designee, after which a destruction notice will be prepared by the auditor and be certified by the liquor board purchasing agent or his designee who witnessed the destruction. Copies of such destruct notices shall be distributed to members of the board, the liquor purchasing agent, and the liquor control board controller.
- $((\frac{7}{2}))$ (8) Containers. Containers submitted to the board for the purpose of negotiating the sale of liquor shall, after examination by the board and/or the liquor purchasing agent, be disposed of as follows:
- (a) Figurines, decanters, or other decorative containers may be retained for public display in the board offices in Olympia. After such display, the containers shall be disposed of as provided in ((WAC 314-64-040 (7)))(b) of this subsection.
- (b) Figurines, decanters, or other decorative containers will be held by the liquor purchasing agent until the supplier has been notified that the containers have been examined by the board, and the supplier will be given fifteen days in which to respond as to whether he wants the containers returned to him at his expense. Failure of the supplier that he does not want the containers returned to him, will result in the containers being disposed of as surplus property, pursuant to RCW 43.19.1919, if the anticipated revenue to be derived from the sale of the containers as surplus property is deemed to exceed the anticipated costs attributable to the sale.
- (c) Containers whose anticipated revenue to be derived from their sale as surplus property is deemed not to exceed the anticipated costs attributable to the sale shall be disposed of by members of the board, or their designees who examined and tested said samples, or by the liquor purchasing agent, or his designee who examined and tested said samples.

WSR 86-19-066 ADOPTED RULES BOARD OF PILOTAGE COMMISSIONERS

[Order 86-6, Resolution No. 86-6-Filed September 16, 1986]

Be it resolved by the Board of Pilotage Commissioners, acting at Pier 52, Seattle, Washington 98104, that it does adopt the annexed rules relating to pilotage rates for the Puget Sound pilotage district, WAC 296-116-300.

This action is taken pursuant to Notice No. WSR 86-15-047 filed with the code reviser on July 18, 1986. 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 88.16.035(4) 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 September 11, 1986. By Marjorie T. Smitch Assistant Attorney General

AMENDATORY SECTION (Amending Order 86-1, Resolution No. 86-1, filed 12/30/85)

WAC 296-116-300 PILOTAGE RATES FOR THE PUGET SOUND PILOTAGE DISTRICT. These rates shall become effective on January 1, 1985.

CLASSIFICATION RATE

Ship length overall (LOA) Charges:

per LOA rate schedule in this section

\$ 26.00

Zonc

Boarding fee:

Per each boarding/deboarding at the Port Angeles pilot station.

Harbor shift - Live ship (Seattle Port) Harbor shift - Live ship (other than

Seattle Port)

Harbor shift - Dead ship

Double LOA Zone I Double LOA

LOA Zone I

LOA Zone I

Dead ship towing charge:

LOA of tug + LOA of tow + beam of tow Any tow exceeding seven hours, two pilots are mandatory. Harbor shifts shall constitute and be limited to those services in moving vessels from dock to dock, from anchorage to dock, from dock to anchorage, or from anchorage to anchorage in the same port after all other applicable tariff charges for pilotage services have been recognized as payable.

Waterway and bridge charges:

Ships up to 90' beam:

A charge of \$133.00 shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle, south of Eleventh Street Bridge in any of the Tacoma waterways, in Port Gamble, or in the Snohomish River. Any vessel movements required to transit through bridges shall have an additional charge of \$63.00 per bridge.

Ships 90' beam and/or over:

A charge of \$179.00 shall be in addition to bridge fees for any vessel movements both inbound and outbound required to transit south of Spokane Street Bridge in Seattle and south of Eleventh Street Bridge in any of the Tacoma waterways. Any vessel movements required to transit through bridges shall have an additional charge of \$126.00 per

(The above charges shall not apply to transit of vessels from Shilshole Bay to the limits of Lake Washington.)

CLASSIFICATION

RATE

In a case where two pilots are employed for a single vessel waterway or bridge transit, a second pilot charge shall include the bridge and waterway charge in addition to the harbor shift rate.

Compass adjustment	\$178.00
Radio direction finder calibration	\$178.00
Launching vessels	\$267.00
Trial trips, 6 hours or less	\$ 72.00
•	per hr.
(Minimum \$435.00)	•

(Minimum \$435.00)

Trial trips, over 6 hours (two pilots) \$142.00 per hr. Shilshole Bay — Salmon Bay \$104.00 \$ 83.00

Salmon Bay — Lake Union Lake Union — Lake Washington (plus LOA zone from Webster Point)

LOA Zone I Cancellation charge Cancellation charge - Port Angeles (when pilot is order-

ed and vessel proceeds without stopping for pilot.) LOA Zone I

Docking delay after anchoring: Applicable harbor shift rate to apply, plus \$72.00 per hour standby. No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is \$72.00 for every hour or fraction thereof.

Sailing delay \$ 72.00 per hour

No charge if delay is 60 minutes or less. If the delay is more than 60 minutes, charge is \$72.00 for every hour or fraction thereof.

> \$ 72.00 per hour

> > \$ 72.00

per hour

\$104.00

\$ 72.00

Slow-down — \$72.00 per hour for all time in excess of time spent in that particular transit for that speed of advance normal for vessel that is slowed.

Super ships - Additional charge to LOA zone mileage of \$0.0444 a gross ton for all gross tonnage in excess of 20,000 gross tons up to 50,000 gross tons. In excess of 50,000 gross tons, the charge shall be \$0.0531 per gross ton.

Delayed arrival Port Angeles

(When pilot is ordered and vessel does not arrive within two hours without notification of change of ETA.)

Transportation to vessels on Puget Sound:

March Point or Anacortes	\$ 96.00
Bangor	56.00
Bellingham	106.00
Bremerton	29.00
Cherry Point	125.00
Dupont	56.00
Edmonds	20.00
Everett	36.00
Ferndale	115.00
Manchester	44.00
Mukilteo	35.00
Olympia	72.00
Point Wells	20.00
Port Gamble	51.00
Port Townsend (Indian Island)	73.00
Semiahmoo (Blaine)	131.00
Tacoma	37.00
Tacoma Smelter	42.00
Winslow	29.00

(a) Interport shifts: Transportation paid to and from both

\$ 350.00

- (b) Intraharbor shifts: Transportation to be paid both ways. If intraharbor shift is cancelled on or before scheduled reporting time, transportation paid one way only.
- (c) Cancellation: Transportation both ways unless notice of cancellation is received prior to scheduled reporting time in which case transportation need only be paid one way.
- (d) Any new facilities or other seldom used terminals, not covered above, shall be based on mileage x \$1.40 per mile.

Regular scheduled high speed small passenger service to British Columbia:

Rate per daily round trip for high speed small passenger vessels, not exceeding one hundred fifty feet in length and less than five hundred gross tons, operated and manned by United States Coast Guard licensed personnel, operating regular service exclusively between Puget Sound and Victoria in British Columbia ((ports)). This tariff shall be inclusive of one refueling movement per day.

Delinquent payment charge: 1 1/2% per month after 45 days from first billing.

Nonuse of pilots: Ships taking and discharging pilots without using their services through all Puget Sound and adjacent inland waters shall pay full pilotage fees on the LOA zone mileage basis from Port Angeles to destination, from place of departure to Port Angeles, or for entire distance between two ports on Puget Sound and adjacent inland waters.

LOA rate schedule

The following rate schedule is based upon distances furnished by National Oceanic and Atmospheric Administration, computed to the nearest half-mile and includes retirement fund contributions.

LOA	ZONE	ZONE	ZONE	ZONE	ZONE	ZONE
	I	11	111	IV	V	VI
	Intra	0-30	31-50	51-75	76-100	101 Miles
	Harbor	Miles	Miles	Miles	Miles	& Over
Up to 449	126	195	340	509	687	893
450 – 459	128	200	343	518	696	896
460 – 469	132	203	346	525	707	900
470 – 479	137	207	351	536	710	903
480 – 489	139	212	353	545	716	906
490 – 499	142	214	357	555	723	912
500 - 509	148	218	362	563	729	917
510 - 519	150	224	366	571	735	920
520 - 529	152	232	373	574	742	929
530 - 539	158	235	378	580	753	938
540 – 549	161	239	384	586	767	946
550 – 559	164	245	387	594	773	955
560 – 569	170	254	395	599	781	966
570 – 579	174	258	399	601	788	972
580 - 589	181	262	406	606	794	982
590 – 599	189	267	409	610	804	992
600 - 609	195	276	415	612	813	998
610 – 619	206	279	422	616	822	1008
620 – 629	215	283	428	621	831	1018
630 – 639	227	289	432	623	838	1028
640 – 649	237	295	437	626	848	1035
650 - 659	250	301	444	631	857	1045
660 – 669	258	304	449	634	866	1053
670 – 679	265	310	453	644	875	1061
680 - 689	271	316	459	651	883	1071
690 – 699	279	322	464	662	893	1091
700 – 719	292	332	474	670	909	1106
720 - 739	308	343	485	679	929	1124
740 - 759	322	357	496	687	946	1143
760 – 779	335	372	507	696	966	1160

	ZONE	ZONE	ZONE	ZONE	ZONE	ZONE
	1	11	Ш	IV	V	VI
	Intra Harbor	0-30 Miles	31–50 Miles	51-75 Miles	76–100 Miles	101 Mile & Over
780 – 799	351	385	518	707	982	1180
800 - 819	364	399	527	713	998	1196
820 - 839	378	412	538	723	1018	1212
840 - 859	394	429	549	731	1035	1232
860 ~ 879	407	444	560	750	1053	1249
880 - 899	422	458	571	768	1071	1268
900 – 919	435	472	581	786	1091	1286
920 - 939	450	485	594	804	1106	1304
940 – 959	464	499	602	822	1124	1320
960 - 979	477	514	614	838	1143	1339
980 - 999	494	527	624	857	1160	1357
1000 & over	507	544	636	875	1180	1374

WSR 86-19-067 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed September 16, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning use tax, amendatory section WAC 458-20-178.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 16, 1986.

The authority under which these rules are proposed is RCW 82.32.300.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 16, 1986.

This notice is connected to and continues the matter in Notice No. WSR 86-16-064 filed with the code reviser's office on August 5, 1986.

Dated: September 16, 1986
By: Matthew J. Coyle
Acting Director

WSR 86-19-068 PROPOSED RULES HOSPITAL COMMISSION

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Hospital Commission intends to adopt, amend, or repeal rules concerning rate adjustments to reflect differential resource use by payer requiring adoption of WAC 261-40-155, approval of rates; and amendments to WAC 261-40-150 (5)(e)(ii) and 261-40-170, negotiated rates:

that the agency will at 10:00 a.m., Thursday, October 23, 1986, in the Vance Airport Inn, Seattle, 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 70.39.180.

The specific statute these rules are intended to implement is chapter 70.39 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 10, 1986.

Dated: September 16, 1986

By: Maurice A. Click

Executive Director

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Amending Title 261 WAC.

Purpose of the Amendment: To revise chapter 261-40 WAC to permit rate adjustments in those cases where a hospital submits an analysis acceptable to the commission that a payer group or groups use less resources than the average.

Statutory Authority: RCW 70.39.180.

Summary of Rule Changes and Statement of Reasons Supporting the Proposed Action: WAC 261-40-155, a new section added to permit rate adjustments to reflect differential resource use; 261-40-150 (5)(e)(ii), amended to permit rate adjustments for differences in resource use as set out in WAC 261-40-155; and 261-40-170(4), the prohibition against allocating the difference between billed charges and payment due to a negotiated rate is modified to permit rate adjustments for those payers which use less resources than the average.

The Hospital Commission believes it is necessary to make the above rule changes in order to recognize that there are differences in the resources used in serving patients of different payer classes. This finding is confirmed by a 1981 study conducted by Lewin and Associates, Inc., which found that "material cost differences among payer classes" exist in the areas of business office costs, accounting, medical records, social services, nursing services, working capital, and collection costs. A study was also conducted in Connecticut which found a difference in resource use by payer in administrative costs, working capital, bad debts and routine nursing care costs. Therefore, the Hospital Commission has determined that adjustments to rates to recognize greater or less resource use are "cost justified" and do not result in "cost shifting.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of These Rules: Maurice A. Click, Executive Director; and David B. Smith, Associate Director of Budget and Rate Review, Washington State Hospital Commission, 206 Evergreen Plaza Building, 711 South Capitol Way, Mailstop FJ-21, Olympia, Washington 98504, (206) 753-1990.

Name of the Organization Proposing the Rule: Washington State Hospital Commission.

These rules are not necessary to comply with a federal law or a federal or state court decision.

Pursuant to RCW 19.85.040, the Hospital Commission submits the following small business economic impact statement. The proposed amendments retain provisions for alternative systems of financial reporting and modifications of the uniform reporting system which provide specialized and reduced reporting requirements for smaller hospitals: WAC 261-20-060, 261-20-074 and 261-50-040. The Hospital Commission believes that these provisions enable smaller hospitals to report the information required by chapter 70.39 RCW in the least onerous fashion.

NEW SECTION

WAC 261-40-155 APPROVAL OF RATES. Rates shall be approved such that the maximum revenue which a hospital may receive for each unit of service shall be the average revenue for that unit of service as approved by the commission; provided that, the commission may, upon request from a hospital, approve a rate adjustment in the form of a deduction from revenue, as necessary to reflect differential resource use, and the rates for that unit of service shall be adjusted accordingly. Any hospital requesting a rate adjustment shall submit an analysis acceptable to the commission, demonstrating the differences in resource use among payers or groups of payers. Such rate adjustments and deductions from revenue shall be prospective in nature, and rates may not be adjusted until such adjustments are approved by the Commission. Requests for rate adjustments contained in requests for budget amendments may be approved only on a prospective basis, and such approval will not be applicable to rates charged prior to such approval.

AMENDATORY SECTION (Amending Order 86-04, Resolution No. 86-04, filed 7/11/86)

WAC 261-40-150 METHODOLOGY AND CRITERIA FOR APPROVAL, MODIFICATION, OR DISAPPROVAL OF ANNUAL BUDGET SUBMITTAL AND RATES, RATE SCHEDULES, OTHER CHARGES, AND CHANGES THEREIN. The following methodology and criteria shall be utilized by the commission in reviewing and acting on annual budget submittals. The relative importance of each criterion, and the extent to which justification for variance from the methodology and criteria is accepted, is a matter of commission discretion:

The following is effective for hospital fiscal years beginning in 1986.

- (1) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein:
- (a) Are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the hospital are reasonably related to the total services offered by that hospital;
- (b) Are such that the hospital's costs do not exceed those that are necessary for a prudently and reasonably managed hospital;
- (c) Are such that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs;
- (d) Are such that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.
- (2) Whether the commission action will permit any hospital to render necessary, effective and efficient service in the public interest.
- (3) Whether the commission action will assure access to necessary, effective, economically viable and efficient hospital health care capability throughout the state, rather than the solvency or profitability of any individual hospital except where the insolvency of a hospital would seriously threaten the access of the rural public to basic health care services.
- (4) Whether the appropriate area-wide and state comprehensive health planning agencies have recommended approval, modification, or disapproval of the annual budget submittal, or the rates, rate schedules, other charges, or changes therein.
- (5) Whether the proposed budget and the projected revenues and expenses would result in the rate structure most reasonable under the circumstances. The following shall be considered by the commission in making that determination:
- (a) The commission shall determine whether the hospital's requested utilization statistics are reasonably attainable, based upon:
- (i) Historical admission trends, including a revised current year estimate derived from seasonally-adjusted quarterly report information;

- (ii) Historical trends of outpatient volumes as measured by inflation-adjusted outpatient revenue and outpatient equivalents of admissions:
 - (iii) Historical trends of the average length of stay; and
- (iv) Such other information as the commission may determine is appropriate as a basis for deviating from measures based upon historical trends including, but not limited to:
- (A) Revisions necessary to maintain compliance with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030;
- (B) Negotiated rate agreements that guarantee additional volumes related to a purchaser of hospital health care services;
- (C) The implementation or deletion of services or programs for which certificate of need approval has been obtained, if required;
- (D) The opening of new health care service-related capacity for which certificate of need approval has been obtained, if required; and
- (E) Other considerations presented by the hospital and determined to be appropriate by the commission.
- (b) The commission shall utilize a principal screen to compare the hospital's requested net patient services revenue (total rate setting revenue less deductions from revenue) per adjusted admission to the hospital's target net patient services revenue per adjusted admission as calculated in item (i) below and modified by item (ii) below:
- (i) Each hospital's target net patient services revenue per adjusted admission shall be calculated by applying to the individual hospital the same methodology utilized by the commission in establishing the volume and operating expense components of the target dollar amount of total state—wide hospital revenue adopted by the commission in accordance with RCW 70.39.150(6), and adding a capital allowance component as calculated according to (d)(i)(B) and (C) of this subsection; provided that, the additional considerations provided for in (d)(i)(C)(I) and (II) of this subsection shall not be included in the capital allowance component of the target net patient services revenue per adjusted admission for purposes of this item.
- (ii) The target net patient services revenue per adjusted admission as calculated in item (i) above shall be modified as follows, if applicable:
- (A) For each hospital whose percentage increase in target net patient services revenue per adjusted admission over the current year approved level exceeds the peer group median of the target rates of increase, the hospital's target net patient services revenue per adjusted admission shall be reduced to reflect the peer group median target rate of increase.
- (B) For each hospital whose target net patient services revenue per adjusted admission exceeds the peer group median of the target, the hospital's target shall be reduced by one-half of one percent for each one percent variance above the peer group median of the target.
- (iii) If, after volume adjusting the revised target and the budget request to reasonably attainable levels of adjusted admissions, the requested net patient services revenue per adjusted admission does not exceed the revised target, the operating expense and capital allowance sections of the hospital's annual budget submittal will not be subject to further review provided that the resulting rates meet the criteria of subsection (5)(f), (6), and (7) of this section.
- (iv) If, after volume adjusting the revised target and the budget request to reasonably attainable levels of adjusted admissions, the requested net patient services revenue per adjusted admission exceeds the revised target, further review of the components of operating expense and capital allowance will be conducted.
- (c) The commission shall determine whether the hospital's requested operating expenses are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the services are reasonably related to the total services offered by that hospital and are such that the hospital's costs do not exceed those that are necessary for a reasonably and prudently managed hospital, based upon:
- (i) Adjusting the requested level of operating expenses to reflect the adjusted admissions as determined according to (a) of this subsection, utilizing the variable cost factors described in subsection (6) of this section;
- (ii) Applying national hospital market basket inflation forecasts to operating expenses by natural classification. National inflation forecasts will be modified to reflect regional or state-wide economic conditions, as appropriate;
- (iii) Such other information as the commission may determine is appropriate as a basis for deviating from the standard variable cost ratios specified in subsection (6) of this section or inflation forecasts. This information shall include but not be limited to:

- (A) Revisions necessary to comply with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030:
- (B) Reasonable operating expenses related to implementation or deletion of services or programs for which certificate of need approval has been obtained, if required;
- (C) Reasonable operating expenses related to expansion or contraction of hospital capacity for which certificate of need approval has been obtained, if required;
- (D) Volume adjustments of a magnitude which render the standard variable cost factors described in subsection (6) of this section inappropriate; and
- (E) Other consideration presented by the hospital and determined to be appropriate by the commission.
- (d) The commission shall determine whether the hospital's requested capital allowance is appropriate based upon the following:
- (i) Capital allowance shall be computed as a return on net property, plant and equipment (property, plant and equipment less accumulated depreciation) used in hospital operations. Interest expense on long-term debt shall be deducted from the return on net property, plant and equipment.
- (A) The value for net property, plant and equipment shall be derived from the balances at the end of the hospital's current year, as approved by the commission, and the projected balances at the end of the budget year. An average shall be calculated. The average of the net property, plant and equipment shall be the base upon which the return shall be calculated.
- (1) Any capital expenditures contained in the projected balances at the end of the budget year which are subject to certificate of need approval will be excluded from the base until such time as the certificate of need has been issued by the department of social and health services:
- (II) Any assets contained in net property, plant and equipment that do not relate to hospital operations, as defined in the commission's Accounting and Reporting Manual for Hospitals, pursuant to WAC 261–20–030, will be excluded from the base.
- (B) A return on net property, plant and equipment for proprietary hospitals at the rate of twelve percent and for the not-for-profit hospitals at the rate of ten percent shall be presumed appropriate; however, the commission may vary from that rate, higher or lower, where appropriate. After computation of the return, allowable interest expense on long-term debt shall be deducted from the computed return.
- (C) Working capital increases, if requested, shall be added to the return on net property, plant and equipment for determination of the total capital allowance. Working capital increases up to twelve and one-half percent of the increase in net patient services revenue from the approved budget in the current year to the approved budget as determined by the commission in the requested year shall be presumed appropriate; however, the commission may vary from that allowance, higher or lower, where appropriate.
- (1) The commission may determine that a hospital in peer groups 1 or 2 is experiencing financial distress and may determine to vary from the allowance for working capital.
- (II) The commission may determine to allow additional working capital where the hospital can demonstrate to the commission's satisfaction that its payer mix would require additional funding of accounts receivable.
- (D) The commission may consider other elements in the determination of appropriate capital allowance for inclusion in total rate setting revenue. These considerations include, but are not limited to, the following elements:
- (I) Hospitals that have been undercapitalized as determined by the average age of plant to the state-wide average; the total turnover rate of assets, which include total operating revenue divided by total assets; and the fixed asset turnover rate, which includes total operating revenue divided by net fixed assets;
- (II) Whether that portion of debt principal payments which exceeds the total depreciation expense in the budget year should be allowed;
- (III) If the hospital has been approved for equity funding or accumulation of funds for a project in the future and its rates are at or below the median of its peer group and the equity funding is consistent with the hospital's long-range plan and financing plan which have been approved by the hospital's governing body; and
- (IV) If the hospital has an approved certificate of need and related financing consistent with the approved certificate of need and the impact on rates of the additional funding is determined not to be excessive by the commission.

- (e) Whether the budgeted deductions from revenue are appropriate:
- (i) Contractual adjustments related to governmental programs, such as titles V, XVIII, XIX of the Social Security Act, Department of Labor and Industries, Veteran's Administration and Indian Health Service, are allowable.
- (ii) Contractual adjustments related to bank card discounts, self-insured workers' compensation, negotiated rates, unless a rate adjustment has been allowed as set out in WAC 261-40-155, and all other nongovernmental-sponsored patients are not allowable as deductions from revenue for rate setting purposes;
- (iii) Bad debts and charity will be trended as a percentage of total rate setting revenue over time and any significant changes will require justification;
- (iv) Administrative adjustments exceeding one-tenth of one percent of total rate setting revenue will require justification;
- (v) Deductions from revenue may be recomputed based on determinations in all other areas of the budget.
- (f) Whether the reviews performed in accordance with (a), (b), (c), (d) and (e) of this subsection result in rates, rate schedules, other charges, and changes therein which are the most reasonable under the circumstances.
- (i) Rate setting revenue per adjusted admission should not exceed the 70th percentile of the peer group revenue screens unless the hospital's intensity exceeds the 70th percentile as measured by:
 - (A) Ratio of intensive care days to total days; and
 - (B) Radiology relative value units per adjusted admission; and
 - (C) Laboratory billable workload units per adjusted admission; and
 - (D) Surgery minutes per adjusted admission; or
- (E) The hospital's adjusted case mix index derived from the commission hospital abstract reporting system.
- (ii) The commission may consider any other information it determines is appropriate as the basis for deviating from these criteria including the relative level of deductions from revenue experienced by the hospitals;
- (iii) If the rates are not approved as requested, the hospital must submit revised rates to the commission within twenty days of the date of service of the decision and order.
- (6) Whether the rates implemented and revenues collected by the hospital in previous budget years conformed to the applicable commission determinations for such years. Conformance will be determined by comparing, at the end of the budget year, actual revenues for the budget year to commission-approved revenues, on the basis of either the aggregate rate per adjusted patient day, or the revenues for individual revenue centers, as either may be modified, where appropriate, for volume variance between budgeted and actual levels; such comparison shall be made using actual, rather than budgeted, deductions from

The approved capital allowance shall be considered a fixed cost when considering year-end conformance. Only that portion of total costs per patient day designated as variable according to the following schedule will be adjusted for volume variance:

Peer groups 1 and 2 and specialty hospitals having fewer than fifty beds; fixed costs – eighty percent, variable costs – twenty percent

Peer groups 3 and 4 and specialty hospitals having fifty or more beds; fixed costs – seventy percent, variable costs – thirty percent

Peer groups 5 and 6 hospitals; fixed costs – sixty percent, variable costs – forty percent

Alternatively, the hospital may submit suggested ratios of fixed costs to variable costs, either in the aggregate or by revenue center. Upon approval by the commission, such approved ratios will be used only prospectively to determine allowable revenue variance due to volume changes.

The hospital may submit any justifying information to explain deviations/variances from approved revenues.

- (7) Whether the hospital or its medical staff either adopts or maintains admission practices or policies which result in:
- (a) A significant reduction in the proportion of patients who have no third-party coverage or who are unable to pay for hospital services;
- (b) A significant reduction in the proportion of individuals admitted for inpatient hospital services for which payment is or is likely to be less than the anticipated charges for or costs of such services;

(c) The refusal to admit patients who would be expected to require unusually costly or prolonged treatment for reasons other than those related to the appropriateness of the care available at the hospital.

The following is effective for hospital fiscal years beginning on or after January 1, 1987.

- (((++))) (8) Whether the hospital's annual budget submittal and the rates, rate schedules, other charges, and changes therein:
- (a) Are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the hospital are reasonably related to the total services offered by that hospital;
- (b) Are such that the hospital's costs do not exceed those that are necessary for a prudently and reasonably managed hospital;
- (c) Are such that the hospital's aggregate revenues as expressed by rates are reasonably related to the hospital's aggregate costs;
- (d) Are such that rates are set equitably among all purchasers or classes of purchasers of services without undue discrimination or preference.
- (((2))) (9) Whether the commission action will permit the hospital to render necessary, effective and efficient service in the public interest.
- (((3))) (10) Whether the commission action will assure access to necessary, effective, economically viable and efficient hospital health care capability throughout the state, rather than the solvency or profitability of any individual hospital except where the insolvency of a hospital would seriously threaten the access of the rural public to basic health care services.
- (((a))) Rural includes all areas of the state with the following exceptions:
- (((fi))) (a) The entire counties of Snohomish (including Camano Island), King, Kitsap, Pierce, Thurston, Clark, and Spokane;
- (((ii))) (b) Areas within a twenty-mile radius of an urban area exceeding thirty thousand population; and
- (((iii))) (c) Those cities or city-clusters located in rural counties but which for all practical purposes are urban. These areas are Bellingham, Aberdeen-Hoquiam, Longview-Kelso, Wenatchee, Yakima, Sunnyside, Richland-Kennewick-Pasco, and Walla Walla.
- (((4))) (11) Whether the appropriate area-wide and state comprehensive health planning agencies have recommended approval, modification, or disapproval of the annual budget submittal, or the rates, rate schedules, other charges, or changes therein.
- (((5))) (12) Whether the proposed budget and the projected revenues and expenses would result in the rate structure most reasonable under the circumstances. The following shall be considered by the commission in making that determination:
- (a) The commission shall determine whether the hospital's requested utilization statistics are reasonably attainable, based upon:
- (i) Historical admission trends, including a revised current year estimate derived from seasonally-adjusted quarterly report information;
- (ii) Historical trends of outpatient volumes as measured by inflation-adjusted outpatient revenue and outpatient equivalents of admissions:
 - (iii) Historical trends of the average length of stay;
- (iv) Historical case mix indices as obtained from the Commission Hospital Abstract Reporting System; and
- (v) Such other information as the commission may determine is appropriate as a basis for deviating from measures based upon historical trends including, but not limited to:
- (A) Revisions necessary to maintain compliance with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030;
- (B) Negotiated rate agreements that guarantee additional volumes related to a purchaser of hospital health care services;
- (C) The implementation or deletion of services or programs for which certificate of need approval has been obtained, if required; and
- (D) Other considerations presented by the hospital or other interested persons and determined to be appropriate by the commission.
- (b) The commission shall utilize a principal screen to compare the hospital's requested net patient services revenue (total rate setting revenue less deductions from revenue) per adjusted case mix value unit to the hospital's baseline net patient services revenue per adjusted case mix value unit as calculated in item (i) below and modified by item (ii) below:
- (i) Each hospital's baseline net patient services revenue per adjusted case mix value unit shall be calculated by applying to the individual hospital the same methodology utilized by the commission in establishing the volume, operating expense, and capital allowance components of the allocated target dollar amount of total state-wide hospital

revenue adopted by the commission in accordance with RCW 70.39.150(6).

- (ii) If, after volume adjusting the revised baseline and the budget request to reasonably attainable levels of adjusted case mix value units, the requested net patient services revenue per adjusted case mix value unit does not exceed the revised baseline, the operating expense and capital allowance sections of the hospital's annual budget submittal will not be subject to further review provided that the resulting rates meet the criteria of subsection (((5))) (12) (1), ((6)) (13), and ((7)) (14) of this section.
- (iii) If, after volume adjusting the revised baseline and the budget request to reasonably attainable levels of adjusted case mix value units, the requested net patient services revenue per adjusted case mix value unit exceeds the revised baseline, further review of the components of operating expense and capital allowance will be conducted.
- (c) The commission shall determine whether the hospital's requested operating expenses are such that the commission can assure all purchasers of that hospital's health care services that the total costs of the services are reasonably related to the total services offered by that hospital and are such that the hospital's costs do not exceed those that are necessary for a reasonably and prudently managed hospital, based upon:
- (i) Adjusting the requested level of operating expenses to reflect the adjusted case mix value units as determined according to (a) of this subsection, utilizing the variable cost factors described in subsection $((\frac{(6)}{12}))$ of this section;
- (ii) Applying national hospital market basket inflation forecasts to operating expenses by natural classification. National inflation forecasts will be modified to reflect regional or state-wide economic conditions, as appropriate;
- (iii) Such other information as the commission may determine is appropriate as a basis for deviating from the standard variable cost ratios specified in subsection (((6))) (13) of this section or inflation forecasts. This information shall include but not be limited to:
- (A) Revisions necessary to comply with the commission's Accounting and Reporting Manual for Hospitals pursuant to WAC 261-20-030;
- (B) Reasonable operating expenses related to implementation or deletion of services or programs for which certificate of need approval has been obtained, if required;
- (C) Reasonable operating expenses related to expansion or contraction of hospital capacity for which certificate of need approval has been obtained, if required;
- (D) Volume adjustments of a magnitude which render the standard variable cost factors described in subsection $((\frac{(6)}{(6)}))$ of this section inappropriate; and
- (E) Other consideration presented by the hospital and determined to be appropriate by the commission.
- (d) The commission shall determine whether the hospital's requested capital allowance is appropriate based upon the following:
- (i) Capital allowance includes a return on net property, plant and equipment (property, plant and equipment less accumulated depreciation) used in hospital operations, an allowance for working capital, and other considerations as determined to be appropriate by the commission.
- (A) The value for net property, plant and equipment shall be derived from the balances at the end of the hospital's current year, as approved by the commission, and the projected balances at the end of the budget year. An average shall be calculated. The average of the net property, plant and equipment shall be the base upon which the return shall be calculated.
- (I) Any capital expenditures contained in the projected balances at the end of the budget year which are subject to certificate of need approval will be excluded from the base until such time as the certificate of need has been issued by the department of social and health services;
- (II) Any assets contained in net property, plant and equipment that do not relate to hospital operations, as defined in the commission's Accounting and Reporting Manual for Hospitals, pursuant to WAC 261–20–030, will be excluded from the base.
- (B) A return on net property, plant and equipment as determined in (I), (II), and (III) below shall be presumed appropriate; however, the commission may vary from that rate, higher or lower, where appropriate.
- (I) The rate of return on equity financed net property, plant and equipment shall be calculated by averaging the reported interest rates

- on twenty-five-year "A" rated tax-exempt bonds as reported in each issue of "Rate Controls" from the three months ending on August 31 of each year.
- (II) The rate of return on debt financed net property, plant and equipment shall be a blended average of each hospital's average interest rate on long-term debt and the rate of return on equity financed net property, plant and equipment. The blending schedule is as follows:
- (aa) For hospital fiscal years beginning in 1987: Seventy-five percent each hospital's average interest rate on long-term debt, twenty-five percent rate of return on equity financed net property, plant and equipment;
- (bb) For hospital fiscal years beginning in 1988: Fifty percent each hospital's average interest rate on long-term debt, fifty percent rate of return on equity financed net property, plant and equipment;
- (cc) For hospital fiscal years beginning in 1989: Twenty-five percent each hospital's average interest rate on long-term debt, seventy-five percent rate of return on equity financed net property, plant and equipment;
- (dd) For hospital fiscal years beginning in 1990 and each year thereafter: Zero percent each hospital's average interest rate on long-term debt, one hundred percent rate of return on equity financed net property, plant and equipment.
- (III) After computation of the return on net property, plant and equipment, allowable interest expense on long-term debt shall be deducted from the computed return.
- (C) Working capital increases, if requested, shall be added to the return on net property, plant and equipment for determination of the total capital allowance. Working capital increases up to thirteen and one-half percent of the increase in net patient services revenue from the approved budget in the current year to the approved budget as determined by the commission in the requested year shall be presumed appropriate; however, the commission may vary from that allowance, higher or lower, where appropriate.
- (1) The commission may determine that a hospital which is found essential to assure access of the rural public to basic health care services is experiencing financial distress and may determine to vary from the allowance for working capital.
- (II) The commission may determine to allow additional working capital where the hospital can demonstrate to the commission's satisfaction that its payer mix would require additional funding of accounts receivable.
- (D) The commission may consider other elements in the determination of appropriate capital allowance for inclusion in total rate setting revenue. These considerations include, but are not limited to, the following elements:
- (I) Hospitals that have been undercapitalized as determined by an average accounting age of property, plant and equipment which exceeds one hundred fifty percent of the state-wide average; and a total turnover rate of assets which exceeds the upper quartile of far west hospitals of the same bed size category as defined in the latest Hospital Industry Analysis Report of the healthcare financial management association or a fixed asset turnover rate which exceeds the upper quartile of far west hospitals of the same bed size category as defined in the latest Hospital Industry Analysis Report of the healthcare financial management association, provided that:
- (aa) The total level of capital allowance for undercapitalized hospitals should not exceed one hundred twenty-five percent of the baseline level; and
- (bb) The requested rate per adjusted admission, as revised to reflect the hospital's case mix index, does not exceed the peer group median; and
- (cc) The resulting increase in the rate per adjusted case mix value unit does not exceed one hundred twenty-five percent of the baseline median rate of increase.
- (II) Whether that portion of debt principal payments which exceeds the total depreciation expense in the budget year should be allowed;
- (III) If the hospital has been approved for equity funding or accumulation of funds for a project in the future and its rate per adjusted case mix value unit is at or below the median of its peer group, the proposed project is consistent with the hospital's long-range plan and financing plan which have been approved by the hospital's governing body, the proposed project is consistent with the health systems plan of the appropriate health systems agency, and any equity funding allowed in total rate setting revenue is maintained in a separate subaccount within board designated assets and cannot be used for any other purpose without prior approval of the commission; and

- (IV) If the hospital has an approved certificate of need and related financing consistent with the approved certificate of need and the impact on rates of the additional funding is determined not to be excessive by the commission.
- (e) Whether the budgeted deductions from revenue are appropriate:
- (i) Contractual adjustments related to governmental programs, such as titles V, XVIII, XIX of the Social Security Act, Department of Labor and Industries, self-insured workers' compensation, Veteran's Administration, and Indian Health Service are allowable.
- (ii) Contractual adjustments related to bank card discounts, negotiated rates, unless a rate adjustment has been allowed as set out in WAC 261-40-155, and all other nongovernmental-sponsored patients are not allowable as deductions from revenue for rate setting purposes;
- (iii) Bad debts and charity will be trended as a percentage of total rate setting revenue over time and any significant changes will require justification;
- (iv) Administrative adjustments exceeding one-tenth of one percent
- of total rate setting revenue will require justification;
 (v) Deductions from revenue may be recomputed based on determinations in all other areas of the budget.
- (f) Whether the reviews performed in accordance with (a), (b), (c), (d) and (e) of this subsection result in rates, rate schedules, other charges, and changes therein which are the most reasonable under the circumstances.
- (i) Rate setting revenue per adjusted case mix value unit should not exceed the 70th percentile of the peer group revenue screens as adjusted for each hospital's case mix index unless the hospital demonstrates to the commission's satisfaction that the relatively high rates are acceptable.
- (ii) The commission may consider any other information it determines is appropriate as the basis for deviating from these criteria including the relative level of deductions from revenue experienced by the hospitals;
- (iii) If the rates are not approved as requested, the hospital must submit revised rates to the commission within twenty days of the date of service of the decision and order.
- (((6))) (13) Whether the rates implemented and revenues collected by the hospital in previous budget years conformed to the applicable commission determinations for such years.
- (a) Conformance will be determined by comparing, at the end of the budget year, actual revenues for the budget year to commission-approved revenues, on the basis of the aggregate rate per adjusted case mix value unit. The revenues may be modified, where appropriate, for volume variance between budgeted and actual levels of adjusted case mix value units.
- (b) Actual allowable, rather than budgeted, deductions from revenue will be used in the conformance calculation.
- (c) The approved capital allowance shall be considered a fixed cost when considering year-end conformance.
- (d) Only that portion of total operating costs designated as variable according to the following schedule will be adjusted for volume variance:
- (i) Peer Group A and specialty hospitals having fewer than fifty beds; fixed costs eighty percent, variable costs twenty percent;
- (ii) Peer Group B and specialty hospitals having from fifty to one hundred seventy-five beds; fixed costs sixty-five percent, variable costs thirty-five percent;
- (iii) Peer Group C and specialty hospitals having more than one hundred seventy-five beds; fixed costs fifty percent, variable costs fifty percent
- (e) Alternatively, the hospital may submit suggested ratios of fixed costs to variable costs by natural classification of expense. Upon approval by the commission, such approved ratios will be used only prospectively to determine allowable operating expense variance due to volume changes.
- (f) The hospital may submit any proposed justifying information to explain deviations/variances from approved revenues.
- (i) Any proposed justifying information must include at least the following supporting information:
- (A) The exact nature and extent of the factors contributing to excess revenue;
- (B) The date at which hospital management became aware of the factors contributing to excess revenue;
- (C) The date at which hospital management increased rates above the allowable level taking into account volume changes and actual deductions from revenue;

- (D) An explanation of efforts to reduce other components of the budget to offset the factors contributing to the excess revenues; and
- (E) An explanation of why the hospital did not seek a budget amendment.
- (ii) In no event will increased operating expenses be accepted as justification if the volume adjusted allowable operating expenses equal or exceed the actual level.
- (iii) In no event will proposed justifying information be accepted if the commission determines that the factors contributing to excess revenues could have been controlled by hospital management.
- (iv) In no event will proposed justifying information be accepted if the commission determines that the factors contributing to excess revenues could have been anticipated by the hospital or could have been identified by the hospital in sufficient time to submit a budget amendment in accordance with WAC 261-20-045.
- (v) In no event will capital allowance in excess of the approved level be accepted as justification.
- (vi) Hospitals will be allowed to retain any actual capital allowance in excess of the approved level that results from cost effective practices as defined as, and measured by, actual operating expenses that are below the volume adjusted approved operating expenses.
- (g) Staff shall notify each hospital found to be out of conformance based on this subsection, and a hearing shall be conducted by the commission on conformance within sixty days. If the commission determines that a hospital's revenues have not conformed to the applicable determinations for that year, a decision and order will be issued reducing the hospital's current budget and rates by the amount that actual revenues exceed allowable revenues.
- (((77))) (14) Whether the hospital or its medical staff either adopts or maintains admission practices or policies which result in:
- (a) A significant reduction in the proportion of patients who have no third-party coverage or who are unable to pay for hospital services;
- (b) A significant reduction in the proportion of individuals admitted for inpatient hospital services for which payment is or is likely to be less than the anticipated charges for or costs of such services;
- (c) The refusal to admit patients who would be expected to require unusually costly or prolonged treatment for reasons other than those related to the appropriateness of the care available at the hospital.

AMENDATORY SECTION (Amending Order 86-01, Resolution No. 86-01, filed 5/16/86)

- WAC 261-40-170 NEGOTIATED RATES. (1) After July 1, 1985, any hospital may negotiate with and charge any particular payer or purchaser rates that are less than those approved by the commission, if:
 - (a) The rates are cost justified; and
- (b) The rates do not result in any shifting of costs to other payers or purchasers in the current or any subsequent year; and
- (c) The rates do not result in any policies which limit access to individuals who are unable to pay or for whom the hospital receives less than anticipated charges for or costs of necessary health care services; and
- (d) All the terms of such negotiated rates are filed with the commission within ten working days and made available for public inspection.
- (2) Within ten working days after the contract is signed, the hospital must submit full disclosure of each negotiated rate, including:
 - (a) The names of the parties to the negotiation;
 - (b) The period of time covered by the agreement;
- (c) The negotiated rate or the amount of the reduction from the rate approved by the commission; and
 - (d) Any other terms or conditions related to the negotiated rates.
- (3) Following publication of a negotiated rate as required by $((\frac{WAC 261-40-170}{40-170}))$ subsection (8) of this section, each hospital shall make the information reported in $((\frac{WAC 261-40-170}{40-170}))$ subsection (2) of this section for that negotiated rate available to the public upon request.
- (4) The differential between billed charges, based on the hospital's full established rates, and the payment received, based on the negotiated rate, must be separately identified for each negotiated contract and reported on lines 23-31, Form SS-8 deductions from revenue. These amounts are "memo" only and may not be allocated to other payers or purchasers in the current or any subsequent year unless a rate adjustment has been allowed as set out in WAC 261-40-155.
- (5) The commission shall review a negotiated rate upon the request of any concerned party. Such a request shall include the following:
 - (a) Identification of the party requesting the review;

- (b) Identification of the particular negotiated rate involved;
- (c) A clear statement of the violation alleged, e.g., it is not cost justified; it results in a cost shift to other payers or purchasers; or it does not otherwise conform with the provisions of RCW 70.39.140;
 - (d) A statement of how the party is affected by the negotiated rate;
 - (e) Evidence supporting the party's claim; and
 - (f) The action requested of the commission.
- (6) If upon review the negotiated rate is found to contravene any provision of RCW 70.39.140, the commission may disapprove such rate. Such disapproval shall be effective as of the date of the commission's order disapproving the negotiated rate. Once a negotiated rate is disapproved by the commission, the hospital may no longer charge such rate.
- (7) The commission will publish on meeting agendas a list of all negotiated rates filed by hospitals, including the names of the parties to the negotiation, within thirty days after filing.
- (8) The provisions of ((WAC 261-40-170)) this section apply to all negotiated rates in effect on or after July 1, 1985.

WSR 86-19-069 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed September 17, 1986]

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 implementation of regulations for air contaminant sources, chapter 173-403 WAC. A new section is added setting forth rules for determining creditable stack height and dispersion techniques. Provision is made to allow the department to require modeling to demonstrate creditable height where formula height is exceeded. Definitions are changed for consistency with the new provisions;

that the agency will at 11:00 a.m., Friday, October 31, 1986, in the Department of Ecology, Rowesix, 4224 6th Avenue S.E., Building 4, Lacey, WA 98504-8711, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 5, 1986.

The authority under which these rules are proposed is chapters 70.94 and 43.21A RCW.

The specific statute these rules are intended to implement is RCW 70.94.331.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 31, 1986.

Dated: September 17, 1986

By: Marc A. Horton
for Phil Johnson
Deputy Director

STATEMENT OF PURPOSE

Title: Implementation of regulations for air contaminant sources, chapter 173-403 WAC.

Description of Purpose: Establish procedures for implementation of regulations and rules.

Statutory Authority: Chapters 43.21A and 70.94 RCW.

Summary of Rule: Maintain compatability between state and federal regulations where air control programs have been delegated to the department. Reasons Supporting Proposed Action: It is stated policy in the state Clean Air Act to cooperate with the federal government to insure coordination of programs.

Agency Personnel Responsible for Drafting: Pamela G. Jenkins, Air Quality Engineer 2, (206) 459-6368; and Implementation and Enforcement: Dan Johnson, Air Program Manager, (206) 459-6256.

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: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: Chapter 173-403 WAC (amended), implementation of regulations for air pollution sources. The impact on future small business versus large business sources will be no different than that which would have occurred in the absence of state action, since federal requirements would then become applicable.

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 to minimize their impact upon small businesses. This regulatory proposal has been reviewed in light of that requirement. The conclusions of this review are summarized below.

The general effect of this regulation is a limitation on the use of stack height as a technique for dispersion of pollutants emitted into the ambient air, plus a minor restriction of the use of intermittent operation during periods when atmospheric conditions are not conducive to good dispersion. These changes to chapter 173–403 WAC are being adopted to bring state regulations into conformity with federal standards. Limitations on the applicability of these changes make it extremely unlikely that they will apply to any existing stationary air pollutant source within Washington. Their impact on future small vs. large business sources will be no different than that which would have occurred in the absence of state action, since federal requirements would then become applicable.

AMENDATORY SECTION (Amending Order 84-49, filed 3/6/85)

WAC 173-403-030 DEFINITIONS. Unless a different meaning is clearly required by context, words and phrases used in this chapter and other chapters of Title 173 WAC shall have the following meanings:

(1) "Actual emissions" as of a particular date means the average rate, in weight per unit time, with air pollution controls applied, at which the affected emission unit emitted the pollutant during the two-year period which precedes the particular date, and which is representative of normal operation. An adjustment may be made to the average annual emission rate to account for unusual circumstances during the two-year period. The department or cognizant local authority may allow or require the use of an alternative time period upon a determination that the alternative time period is more representative of normal operation than is the immediately-preceding two years. Actual emissions shall be calculated using the unit's actual operating hours, production rates, and types of materials processed, stored, or combusted during the selected time period.

The department or cognizant local authority may presume that source-specific allowable emissions, which incorporate limits on hours

of operation or production rate, are equivalent to the actual emissions of the unit.

- (2) "Adverse impact on visibility" means visibility impairment which interferes with the management, protection, preservation, or enjoyment of the visitor's visual experience of the Federal Class I area. This determination must be made on a case-by-case basis taking into account the geographic extent, intensity, duration, frequency, and time of visibility impairments, and how these factors correlate with (a) times of visitor use of the Federal Class I area, and (b) the frequency and timing of natural conditions that reduce visibility. This term does not include effects on integral vistas.
- (3) "Air contaminant" means dust, fumes, mist, smoke, other particulate matter, vapor, gas, odorous substance, or any combination thereof. "Air pollutant" means the same as "air contaminant."
- (4) "Air pollution" means the presence in the outdoor atmosphere of one or more air contaminants in sufficient quantities, and of such characteristics and duration as is, or is likely to be, injurious to human health, plant or animal life, or property, or which unreasonably interferes with enjoyment of life and property.
- (5) "Allowable emissions" means the emission rate calculated using the maximum rated capacity of the source (unless the source is limited in production rate or hours of operation, or both, by an applicable regulatory order) and the most stringent of (a), (b), or (c) of this subsection. Physical and process limitations must be considered in determining maximum rated capacity.
- (a) Standards as set forth in 40 CFR Part 60 and Part 61, if applicable to the source; or
 - (b) The applicable state implementation plan emission limitation; or
 - (c) The emission rate specified by an applicable regulatory order.
 - (6) "Ambient air" means the surrounding outside air.
- (7) "Ambient air quality standard" means an established concentration, exposure time, and frequency of occurrence of air contaminant or multiple air contaminants in the ambient air which shall not be exceeded.
- (8) "Best available control technology (BACT)" means technology which will result in an emission limitation (including a visible emission standard) based on the maximum degree of reduction for each air pollutant subject to this regulation which would be emitted from any proposed new or modified source which the permitting authority, on a case-by-case basis, taking into account energy, environmental, and economic impacts and other costs, determines is achievable for such sources or modification through application of production processes, available methods, systems, and techniques, including fuel cleaning or treatment or innovative fuel combustion techniques for control of such air pollutant. In no event shall application of the best available technology result in emissions of any air pollutant which would exceed the emissions allowed by any applicable standard under 40 CFR Part 60 and Part 61. If the reviewing agency determines that technological or economic limitations on the application of measurement methodology to a particular class of sources would make the imposition of an emission standard infeasible, it may instead prescribe a design, equipment, work practice or operational standard, or combination thereof, to meet the requirement of best available control technology. Such standard shall, to the degree possible, set forth the emission reduction achievable by implementation of such design, equipment, work practice or operation and shall provide for compliance by means which achieve equivalent results. The requirement of RCW 70.94.152 that a new source will provide "all known available and reasonable methods of emission control" is interpreted to mean the same as best available control technology.
- (9) "Best available retrofit technology (BART)" means any emission limitation based on the degree of reduction achievable through the application of the best system of continuous emission reduction for each pollutant which is emitted by source. The emission limitation must be established, on a case-by-case basis, taking into consideration the technology available, the costs of compliance, the energy and nonair quality environmental impacts of compliance, any pollution control equipment in use or in existence at the source, the remaining useful life of the source, and the degree of improvement in visibility which may reasonably be anticipated to result from the use of such technology. If an emission limitation is not feasible, a design, equipment, work practice, operational standard, or combination thereof, may be required. Such standards shall, to the degree possible, set forth the emission reductions achieved and provide for compliance by prescribing appropriate conditions in a regulatory order.
- (10) "Bubble" means a set of emission limits which allows an increase in emissions from a given emissions unit or units in exchange for

- a decrease in emissions from another emissions unit or units, pursuant to RCW 70.94 155.
- (11) "Class I area" means any federal, state, or Indian land which is classified or reclassified Class 1.
- (12) "Cognizant local authority" means an air pollution control authority activated pursuant to chapter 70.94 RCW that has jurisdiction over the subject source.
- (13) "Commenced construction" means that the owner or operator has all the necessary preconstruction approvals or permits and either has:
- (a) Begun, or caused to begin, a continuous program of actual onsite construction of the source, to be completed within a reasonable time; or
- (b) Entered into binding agreements or contractual obligations, which cannot be cancelled or modified without substantial loss to the owner or operator, to undertake a program of actual construction of the source to be completed within a reasonable time.
- (14) "Department" means the Washington state department of ecology.
- (15) "Director" means director of the Washington state department of ecology or duly authorized representative.
 - (16) "Dispersion technique" means ((any one of the following:
 - (a) A stack whose height exceeds good engineering practice; or
- (b) An intermittent or supplemental control of pollutants varying with atmospheric conditions, including any method which attempts to affect the concentration of a pollutant according to atmospheric conditions and the manipulation of source process parameters or selective handling of exhaust gas streams; or
- (c) Use of a fan or reheater to obtain a less stringent emission limitation)) a method which attempts to affect the concentration of a pollutant in the ambient air, other than by the use of pollution abatement equipment or integral process pollution controls.
- (17) "Emission" means a release of air contaminants into the ambient air.
- (18) "Emission reduction credit (ERC)" means a credit granted to a source for a voluntary reduction in actual emissions.
- (19) "Emission standard" means a regulation or regulatory order (or portion thereof) setting forth an allowable rate of emissions, level of opacity, or prescribing equipment or operating conditions that result in control of air pollution emission.
- (20) "Emissions unit" means any equipment, device, process, or activity that ((produces and)) emits to the ((outside)) ambient air, or that may ((produce and)) emit to the ((outside)) ambient air, any air contaminant ((regulated by state or federal law)).
- (21) "Excess stack height" means that portion of a stack which exceeds the greater of sixty-five meters or the calculated stack height described in WAC 173-403-140(2).
- (22) "Fugitive emissions" means emissions which do not pass and which could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.
- (((22))) (23) "Good engineering practice (GEP)" refers to ((the height of a stack and means one of the following, whichever is the greatest:
 - (a) Sixty-five meters; or
- (b) Height determined by formula. For stacks in existence on or before January 12, 1979, formula height is two and one-half times the height of any nearby structure. For stacks constructed after January 12, 1979, formula height is the height of any nearby structure plus one and one-half times the height or width of said structure, whichever is lesser. The height of the nearby structure is measured from ground level at the base of the stack. "Nearby," as used in this paragraph, means that distance up to five times the lesser of the height or width dimension of said structure, but no greater than .8 kilometer; or
- (c) Height determined by physical demonstration of need to prevent excessive concentrations of a pollutant due to downwash, wakes, or eddies created by structures or terrain obstacles. Fo make such a demonstration it is required that maximum concentrations caused by the source's emissions from its proposed stack height, without consideration of nearby structures or terrain obstacles, will increase at least forty percent when the effects of the structures or terrain obstacles are considered. This difference in concentrations must be shown either by a fluid model study conducted in accordance with guidelines published by the environmental protection agency or by a field study which has been approved by the department or cognizant local authority. Such a study may be approved only after public involvement pursuant to WAC 173-403-110)) a calculated stack height based on the equation specified in WAC 173-403-140 (2)(a)(ii).

- $(((\frac{23)}{2}))$ (24) "In operation" means engaged in activity related to the primary design function of the source.
- (((24))) (25) "Integral vista" means a view perceived from within the Class I area of a specific landmark or panorama located outside the boundary of the Class I area.
- (((25))) (26) "Land manager" means the secretary of the federal or head of the state department or Indian governing body with authority over the Class I area.
- (((26))) (27) "Lowest achievable emission rate (LAER)" means for any source that rate of emissions which reflects:
- (a) The most stringent emission limitation which is contained in the implementation plan of any state for such class or category of source, unless the owner or operator of the proposed new or modified source demonstrates that such limitations are not achievable; or
- (b) The most stringent emission limitation which is achieved in practice by such class or category of source, whichever is more stringent.

In no event shall the application of this term permit a proposed new or modified source to emit any pollutant in excess of the amount allowable under applicable new source performance standards.

- (((27))) (28) "Major emissions unit" means any emissions unit which has actual or allowable emissions of one hundred tons per year or more of any pollutant regulated by state or federal law.
- (((28))) (29) "Major modification" means (a), (b), or (c) of this subsection, whichever is the most stringent:
- (a) Any physical change or change in the method of operation of a major source, a source that would become a major source as a result of the proposed change, or a major emissions unit or an emissions unit that would become a major emissions unit as a result of the proposed change that is located in an area that is not in attainment for the pollutant under consideration or is located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, which change would cause a net significant emissions increase for any pollutant regulated by state or federal law, except that a net significant emissions increase for any one of the following reasons shall not, in itself, cause the change to be a major modification:
- (i) Use of an alternative fuel or raw material by reason of an order under Sections 2 (a) and (b) of the Federal Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act; or
- (ii) Use of an alternative fuel by reason of an order or rule under Section 125 of the Federal Clean Air Act; or
- (iii) Use of an alternative fuel or raw material that the source is capable of accommodating and was capable of accommodating prior to December 21, 1976, unless such change in fuel or raw material use is prohibited by a regulatory order; or
- (iv) Use of an alternative fuel at a steam-generating unit to the extent that the fuel is generated from municipal solid waste; or
- (v) An increase in the hours of operation or the production rate unless such increases are prohibited by a regulatory order.
- (b) Any physical change or change in the method of operation of a major source, a source that would become a major source as a result of the proposed change, or a major emissions unit or an emissions unit that would become a major emissions unit as a result of the proposed change that is located in an area that is not in attainment for the pollutant under consideration or is located in an area that is not in atainment for ozone and the pollutant under consideration is volatile organic compounds, which change would cause the allowable emissions to be exceeded.
- (c) Any reconstruction of a major source, or any reconstruction of a major emissions unit that is located in an area that is not in attainment for the pollutant under consideration or located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, for which reconstruction the fixed capital cost of the new components exceeds fifty percent of the fixed capital cost of a comparable entirely new source or emissions unit.
- (((29))) (30) "Major source" means any source which has actual or allowable emissions of one hundred tons per year or more of any pollutant regulated by state or federal law.
- (((30))) (31) "National Emission Standards for Hazardous Air Pollutants (NESHAPS)" means the federal regulations set forth in 40 CFR Part 61, as promulgated prior to January 1, 1983.
- (((31))) (32) "Natural conditions" include naturally occurring ((phenomenon)) phenomena that reduce visibility as measured in terms of visual range, contrast, or coloration.

- (((32))) (33) "Net emissions increase" means the amount by which the sum of the following exceeds zero:
- (a) Any increase in actual emissions of a pollutant resulting from a physical change or change in method of operation of a specific emission unit in a source; and
- (b) Any other increases or decreases in actual emissions of the same pollutant from the source that are contemporaneous with the change: PROVIDED, That
- (i) Said other increases or decreases are contemporaneous with the change only if they occur at the same time or within one year prior to the change, or if said decrease(s) has been documented by an emission reduction credit; and
- (ii) Said other decreases in emissions are creditable only to the extent that the old level of actual emissions or the old level of allowable emissions, whichever is the lesser, exceeds the new level of allowable emissions; and
- (iii) Said other decreases in emissions are not creditable if the specific emissions unit is a major emissions unit and is located (A) in an area that is not in attainment for the pollutant or (B) in an area that is not in attainment for ozone and the pollutant is volatile organic compounds; and
- (iv) The determination of net emissions increase shall be valid only after a regulatory order has been issued which establishes that the new emissions from every emissions unit involved in the determination are equal to the new allowable emissions expressed as weight of the pollutant per unit time.
- (((33))) (34) "New source" means a source which commences construction after the effective date of this chapter. Addition to, enlargement, modification, replacement, or any alteration of any process or source which may increase emissions or ambient air concentrations of any contaminant for which federal or state ambient or emission standards have been established shall be construed as construction or installation or establishment of a new source. In addition every major modification shall be construed as construction or installation or establishment of a new source.
- (((34))) (35) "New source performance standards (NSPS)" means the federal regulations set forth in 40 CFR Part 60, as promulgated prior to ((January 1, 1983)) September 1, 1986.
- (((35))) (36) "Nonattainment area" means a clearly delineated geographic area which has been designated by EPA promulgation as exceeding a national ambient air quality standard or standards for one or more of the criteria pollutants.
- $((\frac{(36)}{3}))$ (37) "Notice of construction" means a written application to permit construction of a new source or modification of an existing source.
- (((37))) (38) "Opacity" means the degree to which an object seen through a plume is obscured, stated as a percentage.
- (((186))) (39) "Particulate matter" or "particulates" means small discrete masses of liquid or solid, exclusive of uncombined water.
- (((39))) (40) "Parts per million (ppm)" means parts of a contaminant per million parts of gas, by volume, exclusive of water or particulates.
- (((40))) (41) "Person" means an individual, firm, public or private corporation, association, partnership, political subdivision, municipality, or government agency.
- (((41))) (42) "Prevention of significant deterioration (PSD)" means the federal regulations set forth in 40 CFR Subpart 52.21 as promulgated prior to July 1, 1982, and as modified by WAC 173-403-080.
- (43) "Projected width" means that dimension of a structure determined from the frontal area of the structure, projected onto a plane perpendicular to a line between the center of the stack and the center of the building.
- (((42))) (44) "Reasonably attributable" means attributable by visual observation or any other technique the state deems appropriate.
- (((43))) (45) "Reasonably available control technology (RACT)" means the lowest emission limit that a particular source or source category is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility. RACT is determined on a case-by-case basis for an individual source or source category taking into account the impact of the source upon air quality, the availability of additional controls, the emission reduction to be achieved by additional controls, the impact of additional controls on air quality, and the capital and operating costs of the additional controls. RACT requirements for any source or source category may be adopted as an order or regulation after public involvement per WAC 173-403-110.

(((444))) (46) "Regulatory order" means an order issued by the department or cognizant local authority to an air contaminant source which approves a notice of construction and/or limits emissions and/or establishes other air pollution control requirements.

(((445))) (47) "Significant emission" means a rate of emission equal to or greater than any one of the following rates:

Pollutant	Tons/Year	Pounds/Day	Pounds/Hour
Carbon monoxide	100		
Nitrogen oxides	40		
Sulfur dioxide	40	800	80
Volatile organic compounds	40		
Particulates	25	500	50
Lead	.6		
Total reduced sulfur (as H2S)	10		
Total fluoride	3		

(((46))) (48) "Significant visibility impairment" means visibility impairment which interferes with the management, protection, preservation, or enjoyment of visitor visual experience of the Class I area. The determination must be made on a case-by-case basis, taking into account the geographic extent, intensity, duration, frequency, and time of the visibility impairment, and how these factors correlate with the time of visitor use of the Class I area and frequency and timing of natural conditions that reduce visibility.

(((477))) (49) "Source" means all of the emissions unit(s) including quantifiable fugitive emissions, which are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control), whose activities are ancillary to the production of a single product or functionally related group of products.

(((48))) (50) "Source category" means all sources of the same type or classification.

(51) "Stack" means any point in a source designed to emit solids, liquids, or gases into the air, including a pipe or duct.

(52) "Stack height" means the height of an emission point measured from the ground-level elevation at the base of the stack.

(((49)) (53) "Standard conditions" means a temperature of 20°C (68°F) and a pressure of 760mm (29.92 inches) of mercury.

(((50))) (54) "Total reduced sulfur, (TRS)" means hydrogen sulfide, mercaptans, dimethyl sulfide, dimethyl disulfide, and any other organic sulfides present, expressed as hydrogen sulfide.

(((51))) (55) "Visibility impairment" means any humanly perceptible change in visibility (visual range, contrast, coloration) from that which would have existed under natural conditions.

(((52))) (56) "Visibility impairment of a Class I areas" means visibility impairment within the area and visibility impairment of any formally designated integral vista associated with the area.

(((53))) (57) "Volatile organic compound" means a hydrocarbon or derivative of hydrocarbon that has a vapor pressure greater than 0.1 millimeters of mercury at 20 degrees C, except the following excluded compounds: Methane, ethane, trichlorofluoromethane, dichlorodifluoromethane, trichloromethane, trichloromethane, trichlorotetrafluoroethane, dichlorotetrafluoroethane, chloropentafluoroethane, methylene chloride, and 1,1,1-trichloroethane (methyl chloroform).

AMENDATORY SECTION (Amending Order DE 83-22, filed 8/26/83)

WAC 173-403-110 PUBLIC INVOLVEMENT. (1) Applicability. Public notice shall be provided prior to the approval or denial of any of the following types of applications or other actions:

(a) Notice of construction for any new or modified source or emissions unit, the approval of which would result in a net significant emissions increase for any pollutant regulated by state or federal law; or

- (b) Any application or other proposed action for which a public hearing is required by EPA prevention of significant deterioration rules; or
- (c) Any order to determine reasonably available control technology; or
 - (d) An order to establish a compliance schedule or a variance; or
- (e) The establishment or disestablishment of a nonattainment area, or the changing of the boundaries thereof; or
- (f) An ((approval of a study to demonstrate good engineering practice for a stack)) order to demonstrate the creditable height of a stack which exceeds the GEP formula height and sixty-five meters, by means of a fluid model or a field study, for the purposes of establishing an emission limitation; or
 - (g) An order to authorize a bubble; or

- (h) Any application or other proposed action made pursuant to this chapter in which there is a substantial public interest according to the discretion of the department or cognizant local authority.
- (2) Public notice. Public notice shall be made only after all information required by the department or cognizant local authority has been submitted and after applicable preliminary determinations, if any, have been made. The cost of providing public notice shall be borne by the applicant or other initiator of the action. Public notice shall include:
- (a) Availability for public inspection in at least one location near the proposed project, of the nonproprietary information submitted by the applicant and of any applicable preliminary determinations, including analyses of the effect on air quality.
- (b) Publication in a newspaper of general circulation in the area of the proposed project of notice:

(i) Giving a brief description of the proposal;

- (ii) Advising of the location of the documents made available for public inspection;
- (iii) Advising of a thirty-day period for submitting written comment to the department or cognizant local authority;
- (iv) Advising that a public hearing may be held if the department or cognizant local authority determine within a thirty-day period that there is a significant public interest.
- (3) Public comment. No final decision on any application or action of any of the types described in subsection (1) of this section, shall be made until the public comment period has ended and any comments received have been considered. Unless a public hearing is held, the public comment period shall be the thirty—day period for written comment published as provided above. If a public hearing is held the public comment period shall extend through the hearing date and thereafter for such period, if any, as the notice of public hearing may specify.
- (4) Public hearings. The applicant, any interested governmental entity, any group or any person may request a public hearing within the thirty-day period published as above. Any such request shall indicate the interest of the entity filing it and why a hearing is warranted. The department or cognizant local authority may, in its discretion, hold a public hearing if it determines there is a significant public interest. Any such hearing shall be held upon such notice and at such time and place as the department or cognizant local authority deems reasonable.
- (5) Other requirements of law. Whenever other procedures permitted or mandated by law will accomplish the objectives of public notice and opportunity for comment served by this section, such procedures may be used in lieu of the provisions of this section.
- (6) Public information. Copies of notices of construction, orders, and modifications thereof, not declared confidential by the applicant, which are issued hereunder shall be available for public inspection on request at the department or cognizant local authority.

NEW SECTION

WAC 173-403-141 CREDITABLE STACK HEIGHT AND DISPERSION TECHNIQUES. (1) Applicability. These provisions shall apply to all stationary sources except:

- (a) Stacks for which construction had commenced or dispersion techniques which were implemented on or before December 31, 1970, except where pollutants are being emitted from such stacks or such dispersion techniques are used by sources which were constructed, or reconstructed, or for which major modifications were carried out after December 31, 1970;
- (b) Coal-fired steam electric generating units subject to the provisions of Section 118 of the Federal Clean Air Act, which commenced operation before July 1, 1957, and for whose stacks construction commenced before February 8, 1974;
 - (c) Flares;
- (d) Open burning for agricultural or silvicultural purposes as covered under the smoke management plan;
- (e) Residential wood combustion and open burning for which episodic restrictions apply.

These provisions shall not be construed to limit the actual height of a stack nor to prohibit the use of dispersion techniques.

- (2) Prohibitions. No source may employ any of the following dispersion techniques or excess stack height, as explained below, to meet ambient air quality standards or PSD increment limitations.
- (a) Excess stack height. Excess stack height is that portion of a stack which exceeds the greater of:
- (i) Sixty-five meters, measured from the ground level elevation at the base of the stack; or

(ii) $H_p = H + 1.5L$

where: $H_g =$ "good engineering practice" (GEP) stack height, measured from the ground level elevation at the base of the stack,

H = height of nearby structure(s) measured from the ground level elevation at the base of the stack,

L = lesser dimension, height or projected width, of nearby structure(s), subject to the proviso below.

"Nearby," as used in this subsection for purposes of applying the GEP formula means that distance up to five times the lesser of the height or the width dimension of a structure, but not greater than 0.8 kilometer (1/2 mile).

Proviso: EPA, the state, or local control agency may require the use of a field study or fluid model to verify the creditable stack height for the source. This also applies to a source seeking credit after the effective date of this rule for an increase in existing stack height up to that established by the GEP formula. A fluid model or field study shall be performed according to the procedures described in the EPA Guideline for Determination of Good Engineering Practice Height (Technical Support Document of the Stack Height Regulations). The creditable height demonstrated by a fluid model or field study shall ensure that the emissions from a stack do not result in excessive concentrations of any air pollutant as a result of atmospheric downwash, wakes, or eddy effects created by the source itself, nearby structures or nearby terrain features.

"Nearby," as used in this proviso for conducting a field study or fluid model, means not greater than 0.8 km, except that the portion of a terrain feature may be considered to be nearby which falls within a distance of up to ten times the maximum height of the feature, not to exceed two miles if such feature achieves a height 0.8 km from the stack that is at least forty percent of the GEP stack height or twenty-six meters, whichever is greater, as measured from the ground-level elevation at the base of the stack. The height of the structure or terrain feature is measured from the ground-level elevation at the base of the stack.

"Excessive concentration" is defined for the purpose of determining creditable stack height under this subsection and means a maximum ground-level concentration owing to a significant downwash effect which contributes to excursion over an ambient air quality standard. For sources subject to the prevention of significant deterioration (PSD) program (WAC 173-403-080 and 40 CFR 52.21) an excessive concentration alternatively means a maximum ground-level concentration owing to a significant downwash effect which contributes to excursion over a PSD increment. The emission rate used in this demonstration shall be the emission rate specified in the state implementation plan, or in the absence of such, the actual emission rate of the source. "Significant downwash effect" means a maximum ground-level concentration due to emissions from a stack due in whole or in part to downwash, wakes, and eddy effects produced by nearby structures or nearby terrain features which individually is at least forty percent in excess of the maximum concentration experienced in the absence of such downwash, wakes, or eddy effects.

- (b) Manipulation to increase plume rise. Increasing final exhaust gas plume rise by manipulating source process parameters, exhaust gas parameters, stack parameters, or combining exhaust gases from several existing stacks into one stack; or other selective handling of exhaust gas streams so as to increase the exhaust gas plume rise. This does not include:
- (i) The reheating of a gas stream, following the use of a pollution control system, for the purpose of returning the gas to the temperature at which it was originally discharged from the facility generating the gas stream;
 - (ii) The merging of gas streams where:

(A) the source was originally designed and constructed with such merged gas streams, as demonstrated by the source owner or operator.

- (B) After July 8, 1985, such merging is part of a change in operation at the facility that includes the installation of pollution controls and is accompanied by a net reduction in the allowable emissions of a pollutant. This exclusion from the description of "dispersion techniques" shall apply only to the emission limitation for the pollutant affected by such change in operation.
- (C) Before July 8, 1985, such merging was part of a change in operation at the facility that included the installation of emissions control equipment or was carried out for sound economic or engineering reasons, and not primarily motivated by an intent to gain emissions credit for greater dispersion.

NEW SECTION

WAC 173-403-145 ADJUSTMENT FOR ATMOSPHERIC CONDITIONS. Varying the rate of emission of a pollutant according to atmospheric conditions or ambient concentrations of that pollutant is prohibited, except as directed according to air pollution episode regulations.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 173-403-140 USE OF DISPERSION TECHNIQUES.

WSR 86-19-070 PROPOSED RULES BOARD FOR COMMUNITY COLLEGE EDUCATION

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board for Community College Education intends to adopt, amend, or repeal rules concerning criteria for determining eligibility and procedures for implementing tuition and fee waivers authorized by RCW 28B.15.740;

that the agency will at 10:00 a.m., Thursday, October 23, 1986, in the Walla Walla Community College, Walla Walla, 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 28B.15.740.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 22, 1986.

Dated: September 17, 1986
By: Gilbert J. Carbone
Assistant Director

STATEMENT OF PURPOSE

Title, Description of Purpose, and Statutory Authority: Criteria for determining eligibility and procedure for implementing tuition and fee waivers authorized by RCW 28B.15.740.

Summary of Rule and Reasons Supporting Proposed Action: The rule has been in effect for a number of years but has been judged to exceed the state board's authority under the statute. The amendments reported here merely correct that condition as it relates to determining which students are eligible to receive waivers, including certain nonresident students.

Agency Personnel Responsible for Drafting: Gilbert J. Carbone, Assistant Director; Implementation: Jan Yoshiwara, Assistant Director; and Enforcement: John N. Terrey, Director, 319 Seventh Avenue, FF-11, Olympia, WA 98504, (206) 753-2000.

Person or Organization Proposing Rule: State Board for Community College Education.

Agency Comments: None.

Federal Law or Federal or State Court Action Necessitating Rule: None.

WAC 131-28-040 CRITERIA FOR DETERMINING ELIGIBILITY FOR WAIVER OF TUITION AND FEES UNDER RCW 28B.15.740. Waiver of general tuition, operating, and services and activities fees, or any portions thereof as authorized by RCW 28B.15.740, normally charged to students enrolled shall be based upon the determination that the student is a needy student by application of a method of need analysis approved by the United States Department of Education for determining awards under federal student financial aid programs or one adopted by the state board for community college education specifically for the purposes of this section, ((provided that no waivers under this section shall be granted to a person who is not a "resident student" as defined in RCW 28B.15.012)) except as provided in WAC 131-28-045.

AMENDATORY SECTION (Amending Order 94, Resolution No. 82-37, filed 10/26/82)

WAC 131-28-045 PROCEDURE FOR IMPLEMENTING TUITION AND FEE WAIVERS AUTHORIZED PURSUANT TO RCW 28B.15.740. (1) Tuition and fee waivers for needy students in any fiscal year as authorized by RCW 28B.15.740 may not exceed three percent of any college district's estimated total collections of tuition, operating, and services and activities fees had no such waivers been made, after deducting the portion of that total amount which is attributable to the difference between resident and nonresident tuition and fees.

(2) The estimated total collection of tuition and fees shall be based on budgeted, state supported, four-quarter annual average enrollment.

(3) Each district may waive an amount not to exceed three percent of the estimated collections in the event that actual enrollments or collections exceed estimated collections. Conversely, the three percent waiver capacity based upon estimated collections is allowable even though actual collections may not be as high as the estimate.

(4) Districts desiring to exceed their individual three percent waiver capacity may do so only upon written approval from the state director of community colleges or his designee. This waiver capacity can only be granted to a district after it has been determined that the total waiver capacity for the community college system is not being utilized as a result of other districts waiving at levels less than the three percent capacity.

(5) At least three-fourths of the total amount waived by any district shall be for needy ((resident)) students who are eligible to pay resident tuition and fee rates as defined in RCW 28B.15.012 through 28B.15.015 and the remainder may be for other resident students as determined by the board of trustees, except that no such waivers shall be based on participation in intercollegiate athletic programs.

WSR 86-19-071 PROPOSED RULES DEPARTMENT OF ECOLOGY (Water Resources)

[Filed September 17, 1986]

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 fees for the examination of plans and specifications as to safety and for construction inspection of controlling works for storage of ten acre-feet or more of water;

that the agency will at 1:00 p.m., Tuesday, October 21, 1986, in the EFSEC Conference Room, 4224 6th Avenue S.E., Building 4, Lacey, WA 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 31, 1986.

The authority under which these rules are proposed is RCW 43.21A.080 and 43.21.130(8).

The specific statute these rules are intended to implement is RCW 90.03.470 (8) and (9).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 27, 1986.

Dated: September 17, 1986
By: Phillip C. Johnson
Deputy Director

STATEMENT OF PURPOSE

Title: Administration of surface and groundwater codes—Storage dams—Fees for the examination of plans and specifications as to safety and for construction inspection of controlling works for storage of ten acrefeet or more of water.

Description of Purpose: See attached – WAC 508–12–310.

Statutory Authority: RCW 90.03.350, 90.03.470 (8) and (9) and 43.21.130(2).

Summary of Rule: WAC 508-12-300 through 508-12-380 Storage dams-Plan examination and construction inspection fees. In accordance with RCW 90.03-.350, any person, corporation, or association intending to construct or modify any dam or controlling works for the storage of ten acre-feet or more of water shall, before beginning said construction or modification, submit plans and specifications of the same to the department for examination and approval as to its safety. It is further required by RCW 90.03.470(9), that fees be collected by the department, in advance, for the examination of plans and specifications. The fee shall be a minimum of ten dollars or the actual cost. In addition, the department is required by RCW 43.21.130(2) to inspect the construction of all dams in order to reasonably secure safety to life and property. It is required by RCW 90.03.470(8) that fees be collected, in advance, for the actual cost of the inspection including the expense incident thereto. The proposed rules provide a standardized equitable procedure for recovering most of the actual costs to the department of these activities. The rules contain the following sections: WAC 508-12-300 Authority; 508-12-310 Purpose; 508-12-320 Applicability; 508-12-330 Definitions; 508-12-340 New project fees; 508-12-350 Project modification fees; 508-12-360 Maintenance; 508-12-370 Fee payment; and 508-12-380 Effective date.

Reasons Supporting Proposed Action: Implement intent of the law.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: M. Edward Garling, Department of Ecology HQ, (206) 459-6046.

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: Implementation will impose a workload increase on existing section personnel. Additional legal action is anticipated to collect larger fees.

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

Small Business Economic Impact Statement: Chapter 508-12 WAC (amended), Dam plan and construction safety inspection fees.

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 to minimize their impact upon small businesses. This regulatory proposal has been reviewed in light of that requirement. The conclusions of this review are summarized below.

This new material has been added to chapter 508-12 WAC in order to implement RCW 90.03.470 (8) and (9) which require the collection of fees for the examination and approval of plans and the inspection of the construction for safety of all new storage dams or dam modifications. These fees are to be based on the costs of these departmental activities. Analysis has shown that the costs incurred by the department vary directly with the size of the structure. A graduated fee structure has been proposed which takes this relationship into account larger dams or modifications thereto imply higher fees.

Although this may not be true in all instances, it seems reasonable to assume that small sized dams will be owned and operated by smaller public and private entities. The proposed fee structure would, thus, generally tend to impose a lighter cost burden on such entities. Thus, the requirements of chapter 19.85 RCW appear to have been satisfied to the maximum extent possible, given the requirements of RCW 90.03.470.

NEW SECTION

WAC 508-12-300 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-AU-THORITY. In accordance with RCW 90.03.350, any person, corporation, or association intending to construct or modify any dam or controlling works for the storage of ten acre-feet or more of water shall, before beginning said construction or modification, submit plans and specifications of the same to the department for examination and approval as to its safety. It is further required by RCW 90.03.470(9), that fees be collected by the department, in advance, for the examination of plans and specifications. The fee shall be a minimum of ten dollars or the actual cost. In addition, the department is required by RCW 43.21.130(2) to inspect the construction of all dams in order to reasonably secure safety to life and property. It is required by RCW 90.03.470(8) that fees be collected, in advance, for the actual cost of the inspection including the expense incident thereto.

NEW SECTION

WAC 508-12-310 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES—PURPOSE. It is the purpose of this chapter to establish an equitable fee scale, based on relative impounding structure size, that will reflect the actual cost to the department for plan and specification examination and for construction inspection.

NEW SECTION

WAC 508-12-320 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-APPLICA-BILITY. The collection of fees for the examination of plans and specifications and for construction inspection as provided in WAC 508-12-340, 508-12-350 and 508-12-370 shall be required for all dams that are capable of impounding ten or more acre-feet of water, as determined at the maximum storage elevation of the impounding structure.

NEW SECTION

WAC 508-12-330 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-DEFINI-TIONS. (1) "Appurtenant works" means such structures as spillways, either in the dam or separate therefrom; the reservoir and its rim; lowlevel outlet works; and water conduits such as tunnels, pipelines, or penstocks, either through the dam or its abutments.

(2) "Crest length" means the total horizontal distance measured along the axis of the dam, at the elevation of the top of the dam, between abutments or ends of the dam. Where applicable, this includes the spillway, powerhouse sections and navigation locks, where they form a continuous part of the impounding structure.

(3) "Dam" means any artificial or combined artificial and natural barrier or controlling works, together with appurtenant works which can or does impound or divert water.

- (4) "Dam abutment" means that contact location at either end and beneath the flanks of a dam where the artificial barrier joins or faces against the natural earth or rock foundation material upon which the dam is constructed.
- (5) "Dam height" means the effective hydraulic height of a dam as measured by the vertical distance from the natural bed of the stream or watercourse at the downstream toe of the barrier to the maximum storage elevation. If the dam is not across a stream or watercourse, the height is measured from the lowest elevation of the outside limit of the barrier to the maximum storage elevation.
 - (6) "Department" means the department of ecology.
- (7) "Enlargement" means any modification of a project that will result in an increase in reservoir capacity and/or dam height.
- (8) "Impounding structure" means a dam and those other appurtenant works, including where applicable, the spillway, powerhouse sections and navigation locks, that are able to retain water.
- (9) "Maintenance" means those tasks generally accepted as routine in keeping the project and appurtenant works in a serviceable condition.
- (10) "Maximum storage elevation" means the maximum attainable water surface elevation of the reservoir pool impounded by a dam. This elevation normally corresponds to the crest elevation of the dam.
- (11) "Modification" means any structural alteration of a dam, its
- reservoir, spillway(s), outlet(s) or other appurtenant works.

 (12) "Normal pool height" means the dam height minus the vertical distance between the maximum storage elevation and the normal storage elevation.
- (13) "Normal storage elevation" means the normal operating pool level in a reservoir. Where the principal spillway is ungated, the normal storage elevation is usually established by the level of that spillway crest.
- (14) "Outlet" means a conduit and/or channel structure for the release of the contents normally impounded by a dam and reservoir.
 - (15) "Project" means a dam and reservoir project.
- (16) "Reservoir" means any basin which contains or will contain the water impounded by a dam.
- (17) "Significant enlargement" means any alteration of an existing dam that results in the dam height or normal pool height being increased by ten percent or more of that which existed prior to the modification
- (18) "Spillway" means a channel structure and/or conduit for the safe release of surplus water or floodwater.
- (19) "Water" means water of any quality or any substance containing sufficient water to exist in a liquid or slurry state at the time of initial containment by an impounding structure.

NEW SECTION

WAC 508-12-340 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-NEW PROJECT FEES. Fees for the examination of plans and specifications and for construction inspection for new project construction shall be the amounts shown in Table 1 as determined by the nearest values of dam height and crest length, in feet, which correspond to the project's planned dam height and crest length.

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DAM HEIGHT
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TABLE 1. FEE SCHEDULE - NEW CONSTRUCTION

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                       44. 11745. 12170. 12495. 12800. 13090. 13365. 13630. 14065. 14295. 14505. 14705. 14790. 14845. 14890. 14935. 15000. 15000.
                       42. 4 11285. 11780. 12165. 12465. 12745. 13015. 13270. 13750. 14100. 14310. 14505. 14685. 14780. 14830. 14875. 14960. 15000. $
                       40. $ 10825. 11300. 11750. 12120. 12395. 12655. 12905. 13375. 13805. 14105. 14300. 14475. 14645. 14765. 14810. 14895. 14965. $
                      38. $ 10365. 10820. 11250. 11660. 12040. 12290. 12535. 12985. 13405. 13800. 14085. 14260. 14425. 14580. 14725. 14825. 14900. $
                        36. • 9860. 10335. 10745. 11140. 11515. 11880. 12155. 12595. 13000. 13380. 13735. 14035. 14200. 14350. 14495. 14755. 14825. •
                       34. • 9210. 9780. 10235. 10610. 10970. 11315, 11650. 12190. 12585. 12950. 13295. 13620. 13930. 14115. 14255. 14520. 14750. •
                      32. $ 85<sub>0</sub>5. 9100. 9615. 10080. 10425. 10750. 11070. 11670. 12160. 12515. 12845. 13160. 13460. 13740. 14005. 14265. 14500. $
                        30. $ 7935. 8430. 8905. 9370. 9820. 10180. 10480. 11050. 11590. 12065. 12385. 12690. 12975. 13250. 13510. 13995. 14230. $
                       28. $ 7310. 7765. 8205. 8635. 9050. 9450. 9845. 10430. 10935. 11415. 11870. 12205. 12480. 12740. 12990. 13460. 13895. $
                       26. $ 6700. 7115. 7520. 7910. 8290. 8660. 9020. 9720. 10275. 10725. 11155. 11565. 11955. 12220. 12460. 12910. 13330. $
                                                                                                                                                                                                                                            7880. 8210. 8845. 9455. 10030. 10430. 10815. 11180. 11535. 11870. 12345. 12745. $
                       24. $ 6095. 6475. 6845. 7200. 7545.
                                                         5505. 5650. 6160. 6500. 6815. 7115. 7415. 7990. 8540. 9070. 9585. 10060. 10400. 10725. 11040. 11645. 12140. $
                        20. $ 4925. 5230. 5530. 5615. 6095. 6365. 6635. 7145. 7640. 8115. 8575. 9020. 9455. 9875. 10205. 10760. 11280. $
                                                                                                                                                                                                                                                                                                                                                                                                                                                                8495, 8905, 9305, 9690, 10310, 10810, $
                        19. $ 4640. 4930. 5210. 5480. 5740. 6000. 6250. 6730. 7195. 7645. 8075.
                                                                                                                                                                                                                                                                                                                                                                                            7180. 7585. 7980. 8365. 8740. 9100. 9805. 10340. $
                                                                                                                                                                                                         $395. $635. $870. 6325. 67c0.
                        18. $ 4360. 4630. 4890. 5145.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                       7470. 7830. 8180. 8520. 9180. 9810.
                                                                                                                                                                                                          5050. 5275. 5495. 5920. 6325.
                                                                                                                                                                                                                                                                                                                                                                                                                                 7100.
                        17. 4 4000. 4335. 4580. 4815.
                                                                                                                                                                                                                                                                                                                                                                                             6720.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                        6965. 7300. 7625. 7945.
                                                                                                                                                                                                         4705. 4915. 5120. 5520. 5900.
                                                                                                                                                                                                                                                                                                                                                                                               6265. 6620.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          8560, 9150.
                         16. $ 3805. 4040. 4270. 4490.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                      6470. 6780. 7080. 7375.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                          7950. 8495.
                         15. 6 3530. 3750. 3965. 4170. 4370. 4565. 4755. 5125. 5480.
                                                                                                                                                                                                                                                                                                                                                                                               5820. 6150.
                                                                                                                                                                                                                                                                                                                                                                                                                                   5680. 5975. 6265. 6545. 6815.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     7345. 7850.
                         14. $ 3265. 3465. 3665. 3855.
                                                                                                                                                                                                          4040. 4220. 4395.
                                                                                                                                                                                                                                                                                                                      4735. 5060.
                                                                                                                                                                                                                                                                                                                                                                                               5375.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         6750. 7215.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                     5490.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                            5755. 6015. 6265.
                         13. $ 3000. 3185. 3365.
                                                                                                                                                                      3540.
                                                                                                                                                                                                          3710. 3875. 4040.
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TABLE 1. (continued) FEE SCHEDULE - NEW CONSTRUCTION

NEW SECTION

WAC 508-12-350 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-PROJECT MODIFICATION FEES. (1) Fees for the examination of plans and specifications and for construction inspection for project modifications involving significant enlargements shall be determined by those applicable percentages shown in Table 2A of the fees in Table 1. The appropriate Table 1 fee amount is to be determined using the nearest values of dam height and crest length, in feet, which correspond to the overall dimensions of the completed modified impounding structure.

(2) Fees for the examination of plans and specifications and for construction inspection for project modifications not involving significant enlargements shall be determined by those applicable percentages shown in Table 2B of the fees in Table 1. The appropriate Table 1 fee amount is to be determined using the nearest values of dam height and crest length, in feet, which correspond to the overall dimensions of the completed modified impounding structure.

(3) Fees for the examination of plans and specifications and for construction inspection for the removal, partial removal or breaching of a dam so it is no longer capable of impounding water shall be the minimum fee of ten dollars.

TABLE 2 - FEES FOR MODIFICATIONS OF DAMS

Percentage of Fee for New Dam Construction

Features Modified	TABLE 2A Modifications Involving Significant Enlargements	TABLE 2B Modifications Not Involving Significant Enlargements
Spillway(s)	40	20
Impounding Structure	40	20
Outlet(s) or Other Appurtenances	20	10

NEW SECTION

WAC 508-12-360 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-MAINTE-NANCE. It will not be necessary to submit plans and specifications for examination for routine maintenance, seasonal removal or replacement of stoplogs, or other similar minor operational activities.

NEW SECTION

WAC 508-12-370 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES—FEE PAY-MENT. (1) The fee amount due shall be determined by the department based upon procedures defined in WAC 508-12-340 and 508-12 - 350.

(2) No fee shall be required for examination of preliminary plans.

(3) Fees shall be requested after construction plans and specifications, submitted for examination and approval in accordance with RCW 90.03.350, have been received by the department.

(4) Fees must be received by the department before plans and specifications are approved and a copy thereof returned to the project owner or his agent.

(5) No additional fees shall be required for plan and specification changes and resubmittals required by the department as part of the examination process.

NEW SECTION

WAC 508-12-380 STORAGE DAMS-PLAN EXAMINA-TION AND CONSTRUCTION INSPECTION FEES-EFFEC-TIVE DATE. The effective date of WAC 508-12-300 through 508-12-370 shall be January 1, 1987.

WSR 86-19-072 NOTICE OF PUBLIC MEETINGS SKAGIT VALLEY COLLEGE

[Memorandum-September 16, 1986]

Skagit Valley College's student senate meeting times and place for the 1986-87 academic school year are as follows: The associated student senate meets nine times per quarter, beginning the first Friday of the quarter and ending the last Friday before finals week. The meetings will be held Fridays at 2:30 p.m. in Room L-25 on the Skagit Valley College Mount Vernon Campus. One meeting per quarter will be held on the Whidbey Campus of Skagit Valley College at the same day and time. The room is to be determined at a later date. Said meeting will be announced two meetings in advance.

WSR 86-19-073 **REVIEW OF RULES** DEPARTMENT OF LICENSING (Board of Optometry)

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.230, that the Board of Optometry intends to review the following rules: WAC 308-53-212 Minimum information for release of contact lens prescriptions.

The agency will at 3:00 p.m., Friday, October 24, 1986, in the Admiral I Room, Nendel's at the Port of Tacoma, 3518 Pacific Highway East, Tacoma, WA 98424, conduct a public hearing on the rules.

The rules review committee's findings and the reasons for the findings were stated to this agency as follows: RCW 18.34.070(5) requires the board "to adopt rules and regulations to promote [the] safety, protection and welfare of the public." This general grant of authority, however, does not give the board the authority to effectively prevent another health profession from practicing its statutorily authorized trade.

> Dated: September 16, 1986 By: Chris R. Rose

Administrator, Business and Professions

Reviser's note: The brackets and enclosed material shown above occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 86-19-074 PROPOSED RULES **BOARD OF ACCOUNTANCY**

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Accountancy intends to adopt, amend, or repeal rules concerning experience, amending WAC 4-25-

that the agency will at 9:00 a.m., Friday, October 31, 1986, in the Conference Room, 3rd Floor, 1111 Third Avenue 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 RCW 18.04.055.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 24, 1986.

Dated: September 17, 1986

By: Carey L. Rader

Chief Executive Officer

STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Accountancy.

Purpose: To clarify the experience required for licensure to practice public accounting.

Statutory Authority: RCW 18.04.055.

Summary of the Rules: To quantify the general and specific experience required for licensure to practice public accounting.

Reason Proposed: To eliminate the confusion over how much experience is a minimum acceptable level for purposes of licensure. This amendment has the effect of formally recognizing board policy.

Responsible Personnel: In addition to the members of the board, the following Board of Accountancy personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Carey L. Rader, Chief Executive Officer, 210 East Union, Suite H, Olympia, WA 98504, phone (206) 753–2585 or scan 234–2585.

Proponents: Washington State Board of Accountancy. Agency Comments: These rules are promulgated pursuant to authority granted to the board in RCW 18.04-.055, to implement provisions of RCW 18.04.215 [(1)](a).

Small Business Economic Impact Statement: Not required and has not been filed since these rules do not impact small business as that term is defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order ACB 105, filed 10/26/83)

WAC 4-25-181 EXPERIENCE. ((The e)) Experience in the practice of public accountancy, required to be demonstrated for issuance of an initial ((permit)) license pursuant to ((section 11(1)(a) of the act)) RCW 18.04.215(a) shall meet the requirements of this rule:

(1) GENERAL ACCOUNTING EXPERIENCE. The applicant shall show that he has had employment as a staff accountant for a certified public accountant or a firm of certified public accountants for a period of not less than one year, or equivalent experience in government or industry for not less than two years of a nature satisfactory to the board. Such employment shall ((include practical public accounting experience, or the equivalent of such experience, of reasonable variety and importance and requiring independent thought and judgment;)) be gained in audit, tax or an accounting related area of practice under the direct supervision ((of a holder of a certificate as)) of a currently licensed certified public accountant. Such experience must have been gained within the five-year period preceding the date of application or, subject to the board's review and approval, within the tenyear period preceding application if the applicant has supplemented the experience during the two-year period preceding the application with at least 80 hours of continuing education, at least 40 hours of which must be in accounting or auditing subjects. The board may, at

its discretion, consider other experience in satisfaction of this requirement.

- (2) OTHER QUALIFYING GENERAL EXPERIENCE. Experience obtained outside public accounting must include the requirements of subsection (1), and must be obtained in an organization that has filed a sponsorship agreement with the board, acceptable to the board, which, among other things, specifies:
- (a) The scope of accounting, auditing and reporting work performed within the organization; and
- (b) The professional education and on-job training an applicant will receive prior to application; and
- (c) The program of review and supervision performed by the individuals within the organization who are authorized to approve experience affidavits.

In appraising such experience, the board may require an interview and/or a review of audit workpapers and reports.

- (3) ATTEST FUNCTION EXPERIENCE. The applicant shall also ((show to the satisfaction of the)) submit an experience affidavit satisfactory to the board ((that the employment has included all of the following:)) demonstrating that the applicant has at least 500 hours of attest function experience, of which at least 250 hours must be in opinion type audits intended for third party users. The remainder of the attest function experience may be in audit, review, compilation, operational audit or other form of attest function. The attest experience affidavit shall show that the applicant's experience has included all of the following:
- (a) Experience in applying a variety of auditing procedures and techniques to the usual and customary financial transactions recorded in accounting records;
- (b) Experience in the preparation of audit working papers covering the examination of the accounts usually found in accounting records;
- (c) Experience in planning programs of audit work including the selection of procedures to be followed;
- (d) Experience in the preparation of written explanation and comments on the findings of an examination and on the content of accounting records; and
- (e) Experience in the preparation and analysis of financial statements together with explanation and notes thereon.
- (((3) The experience prescribed by subsections (1) and (2) may be fulfilled by a combination of financial audits, reviews, compilations, compliance audits, operational audits and management audits.))
 (4) REFUSAL TO APPROVE EXPERIENCE AFFIDAVIT.
- (4) REFUSAL TO APPROVE EXPERIENCE AFFIDAVIT. ((Experience obtained outside public accounting must include the requirements of subsections (1) and (2), and may require more than one year. In appraising such experience, the board may require an interview and/or a review of audit workpapers and reports.)) Any licensee who, having been requested by an applicant to submit to the board evidence of the applicant's experience, has refused to do so, shall upon request by the board explain in writing or in person the basis for such refusal.
- (5) EXAMINATION OF EXPERIENCE DOCUMENTATION. Any licensee who has furnished evidence of an applicant's experience to the board shall upon request by the board explain in writing or in person the information so provided.

The board may require inspection, by the board itself or by its representatives, of documentation relating to an applicant's claimed experience. Such inspections may, at the option of the board, be made at the board's office, in which case any licensee having custody of such documentation shall produce it upon request at such office.

WSR 86-19-075 PROPOSED RULES BOARD OF CHIROPRACTIC EXAMINERS

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Chiropractic Examiners intends to adopt, amend, or repeal rules concerning:

Amd WAC 114-12-155 Board approval continuing education subject matter.

Rep WAC 114-12-165 Prior approval not required;

that the agency will at 9:00 a.m., Thursday, October 30, 1986, in the Sea-Tac Travelodge, 2824 South 188th, 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 RCW 18.25.017.

The specific statute these rules are intended to implement is RCW 18.25.070 (WAC 114-12-165).

Dated: September 17, 1986

By: John H. Keith

Assistant Attorney General

Board Counsel

STATEMENT OF PURPOSE

Name of Agency: Washington State Chiropractic Examining Board.

Rule Title and Purpose: WAC 114-12-155 Board approved continuing education subject matter; and 114-12-165 Prior approval not required (Re: Continuing chiropractic education).

Statutory Authority: RCW 18.25.017.

Rule Summary and Reason Proposed: The amendment to WAC 114–12–155 and the repeal of WAC 114–12–165 are proposed after considering the rules review committee's findings and the reason for said finding which was held on August 28, 1986 (WSR 86–14–107). WAC 114–12–155 describes acceptable subject matter for continuing chiropractic education for licensure renewal and approves certain sponsors of continuing education programs. WAC 114–12–165 is repealed because it is no longer applicable.

Responsible Departmental Personnel: In addition to the Chiropractic Examining Board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Sydney Beckett, Program Manager, Chiropractic Examining Board, 1300 Quince Street S.E., Olympia, WA 98504, phone (206) 234–3129 scan, (206) 754–3129 comm.

Proponents: The subject matter of this rule hearing has been proposed by the Chiropractic Examining Board.

Small Business Economic Impact Statement: Not required since these rules do not impact small businesses as that term was defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 582, filed March 4, 1986)

WAC 114-12-155 BOARD APPROVED CONTINUING EDU-CATION SUBJECT MATTER. (1) Licensed chiropractors will be responsible for obtaining 25 hours of Board approved continuing education over the preceding three year period to be submitted with annual renewal of their license.

- (2) The board approves those symposiums which are sponsored or conducted by any chiropractic association in the state or by any approved chiropractic college or other institution or organization which devote themselves to lectures or demonstrations concerning matters which are recognized in the laws regulating the practice of chiropractic in the state of Washington.
- (((2))) (3) The board approves the following subject material for continuing chiropractic education credit:
- (a) diagnosis and treatment of the spine or immediate articulations within the scope of practice;

- (b) x-ray/roentgenology;
- (c) adjustive technique;
- (d) detection of a subluxation;
- (e) physical examination;
- (f) hygiene;
- (g) symptomatology;
- (h) neurology;
- (i) spinal pathology;
- (j) spinal orthopedics;
- (k) patient/case management
- (1) impairment within the scope of practice;
- (m) CPR once every three years; and,
- (n) dietary advice.
- $((\frac{3}{3}))$ (4) Subject matter not approved for continuing education credit:
 - (a) business management;
- (b) subject matter not directly relating to the chiropractic clinical scope of practice;
 - (c) practice building; and,
- (d) conduct prohibited by Washington state statutes or rules governing chiropractic practice.
- (5) The board shall individually review all applications for continuing education credit which do not meet the above criteria.

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 114-12-165 PRIOR APPROVAL NOT REQUIRED.

WSR 86-19-076 EMERGENCY RULES DEPARTMENT OF LICENSING

[Order PM 618—Filed September 17, 1986]

I, Theresa Anna Aragon, director of the Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 308-11-030 Fees (amendments concerning auction

company fees).

New WAC 308-11-035 Renewal of registration (new section

Amd WAC 308-11-050 concerning license expiration dates).

Surety bond or trust account required (amendments concerning surety bond or

(amendments concerning surety bond or other securities in lieu of bonds).

Amd WAC 308-11-060 Advance notice of cancellation or termi-

nation required (amendments to extend the advance notice of cancellation or termination of a bond or other security from ten to thirty days).

Rep WAC 308-11-040 and 308-11-080 Repealed.

I, Theresa Anna Aragon, 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 existing emergency rules, filed on June 14, 1986 (WSR 86-14-017), and July 1, 1986 (WSR 86-14-086), expire prior to the effective date of the permanent rules.

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

This rule is promulgated pursuant to RCW 18.11.060, 18.11.200 and new section 6, chapter 234, Laws of 1986 (SSB 4779), 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 September 16, 1986. By Theresa Anna Aragon

Director

AMENDATORY SECTION (Amending Order PL 442, filed 8/10/83)

WAC 308-11-030 FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

Title of Fee	<u>Fee</u>
Auctioneer:	
Initial application	\$ 50.00
Renewal	50.00
Late renewal penalty	50.00
Duplicate license	5.00
Certification	10.00
((Traince)) Auction company:	
Initial application	((25.00))
	150.00
Renewal	((15.00))
	100.00
Late renewal penalty	((15.00))
•	100.00
Duplicate license	5.00

NEW SECTION

WAC 308-11-035 RENEWAL OF REGISTRA-TION. (1) An auctioneer license will be issued to an applicant, provided the requirements for licensure are met, with an expiration date to be the licensee's next birth anniversary date.

- (2) An auction company license will be issued, provided all requirements are met for licensure, which will expire on June 30 of each year.
- (3) An application for a license renewal received after the date of expiration will require the payment of the penalty fee in addition to the renewal fee. To reinstate an expired license, a payment of the penalty fee and renewal fee is required for each year that the license was not renewed.

AMENDATORY SECTION (Amending Order PL 506, filed 1/11/85)

WAC 308-11-050 SURETY BOND OR TRUST ACCOUNT REQUIRED. (1) ((An auctioneer's license shall not be issued by the department unless the applicant has first filed with the department an approved surety bond, or has established an approved trust account in lieu of bond[,] in an amount not less than five

thousand dollars and not more than twenty-five thousand dollars.)) As required by chapter 18.11 RCW, the amount of the surety bond or other security in lieu of the bond to be filed and maintained for an auctioneer license shall be five thousand dollars.

(2)(a) The amount of the surety bond or ((trust account required)) other security in lieu of the bond to be filed and maintained for an auction company license shall be based upon the value of the ((goods and real estate sold at auctions conducted by the auctioneer in)) gross sales during the previous calendar year ((or, for a new auctioneer, the estimated value of the goods and real estate to be sold at auctions conducted by the auctioneer during the next calendar year. The value of sales and the corresponding bond or trust account amount required shall be based on)) according to the following scale:

SALES	((BOND/TRUST
\$ 0.00 to \$ 24,999.00 \$ 25,000.00 to \$ 49,999.00 \$ 50,000.00 to \$ 99,000.00 \$ 100,000.00 to \$ \$499,999.00	\$ 5,000.00 \$10,000.00 \$15,000.00 \$20,000.00
\$ 500,000.00 & Above GROSS SALES	\$25,000.00)) BOND/SECURITY AMOUNT
\$\ \ \ \ 0.00 \ \ \ \ \ \ \ \ \ \ \ \ \ \	\$ 5,000.00 \$10,000.00 \$15,000.00 \$20,000.00 \$25,000.00

(b) The department shall provide a financial certification affidavit form to all licensed ((auctioneers)) auction companies by December 31 of each year. ((Auctioneers will)) Auction companies shall complete and return that form by April 15 of the following year((, and it)). The information reported will ((be)) form the basis for the department's approval of the ((licensee's)) auction company's bond or other security amount ((for the following)) each year. ((Licensees)) A company whose sales ((category)) increases have placed it in a higher category in the above scale will be required to ((procure the associated increased)) increase its surety bond((/trust)) or security amount accordingly, and file ((that)) the increased bond or proof of ((the establishment of the required trust account)) security with the department ((by)) before April 15 $((\frac{1}{2} along))$ accompanied with the financial certification affidavit form ((indicating the need for the increase in bonding amount)). ((Licensees)) A company whose sales ((category decreases)) have decreased may ((decrease their)) adjust its bond or ((trust account)) security amount in ((a like manner)) accordance with the scale. ((The department will also provide)) New license applicants will be provided with financial certification affidavit forms ((and will provide instructions)) for estimating the ((value of goods or real estate to be sold the next)) sales for the calendar year.

 $((\frac{(2)}{2}))$ (3) Each licensee must maintain such a surety bond, or ((trust account)) other security in lieu of a bond, in an active status at all times during the period of licensure.

- (((3))) (4)(a) No bond filed shall be approved unless it expressly provides that it will be effective for one year following the effective date of its cancellation or termination, whether because of expiration, suspension, or revocation of the license, or otherwise, as to any covered act or acts and omission or omissions of the licensee occurring on, or prior to, the effective date of cancellation or termination.
- (b) No ((trust account)) other security used in lieu of a bond shall satisfy the requirements of chapter 18.11 RCW, unless by the express terms of the ((trust)) security the ((trust account)) security shall remain open and active((, and shall remain on deposit therein,)) for not less than one year following the effective date of its cancellation or termination, whether because of the expiration, suspension or revocation, or otherwise, as to any covered act or acts or omission or omissions of the licensee occurring on, or prior to, the effective date of cancellation or termination.
- (c) Subject to the requirement of subsection (b) above, each surety bond or ((trust account)) other security used in lieu of a bond shall be deemed terminated upon the expiration or revocation of the license in connection with which the bond was issued, or the ((account)) other security in lieu of a bond was created: PROVIDED, That for the purposes only of this section a license shall not be deemed expired, suspended, or revoked so long as the licensee may continue to act as an auctioneer pursuant to the provisions of chapter 34.04 RCW or any court order issued pursuant thereto.

AMENDATORY SECTION (Amending Order PL 413, filed 11/9/82)

WAC 308-11-060 ADVANCE NOTICE OF CANCELLATION OR*TERMINATION* OUIRED. No cancellation of any surety bond ((issued;)) or ((trust account created)) other security used in lieu of a surety bond, ((for the purpose of this chapter)) shall be effective unless the ((company issuing the bond, or the qualified public depository holding the account,)) department of licensing and the licensee shall have first been given ((ten)) thirty days advance written notice of the cancellation or termination ((to the department and to the licensee, together)) with the reason for the cancellation or termination: PROVIDED, That no such notice shall be required when the termination of the bond or ((trust account)) other security used in lieu of the bond is due to the expiration or revocation of the subject license.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-11-040 APPLICATION FOR LICENSE AS AUCTIONEER.

WAC 308-11-080 TRAINEE AUCTIONEER.

WSR 86-19-077 PROPOSED RULES BOARD FOR COMMUNITY COLLEGE EDUCATION

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board for Community College Education intends to adopt, amend, or repeal rules concerning the method of assessing tuition and fee charges for courses offered by community colleges;

that the agency will at 10:30 a.m., Thursday, October 23, 1986, in the Walla Walla Community College, Walla Walla, 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 28B.15.502.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 22, 1986.

Dated: September 17, 1986
By: Gilbert J. Carbone
Assistant Director

STATEMENT OF PURPOSE

Title, Description of Purpose, and Statutory Authority: The proposed amendment to existing rules regarding charging of tuition and fees for community college course offerings needs to be clarified with respect to the charges made for courses not supported by state funds. The purpose of the rule is to ensure that the full cost of the offering is recovered through charges to students.

Summary of Rule and Reasons Supporting Proposed Action: Colleges, as state agencies, cannot make a gift of the resources of the state. When courses are offered other than on the basis of state supporting funding, the full cost of the offering must be recovered from the charges made to the students or some sponsoring organization.

Agency Personnel Responsible for Drafting and Implementation: Sherie Story, Assistant Director; and Enforcement: John Terrey, Director, 319 7th Avenue, FF-11, Olympia, WA 98502, (206) 753-2000.

Person or Organization Proposing Rule: State Board for Community College Education.

Agency Comments: None.

Federal Law or Federal or State Court Action Necessitating Rule: None.

AMENDATORY SECTION (Amending Order 94, Resolution No. 82-37, filed 10/26/82)

WAC 131-28-025 METHOD OF ASSESSING TUITION AND FEE CHARGES. (1) For academic and occupational regular or short courses, tuition and fees charged to students:

- (a) Shall be based upon the number of credits assigned to such courses as listed in the official and current catalog of the college, or for courses not given such credit designations, the number of credit equivalents as computed by the method for deriving such equivalents established by the state board.
- (b) Shall be assessed on a per-credit basis at uniform rates for resident and for nonresident students, provided:

That the respective maximums charged to any resident or nonresident student shall not exceed the amount specified in chapter 28B.15

- (c) Shall be assessed for part-time students, for each credit of registration or its equivalent, at the rate of one-tenth of the total combined tuition and operating fees and services and activities fees charged to full-time students consistent with chapter 28B.15 RCW.
- (d) Shall include an additional operating fee for each credit in excess of eighteen at the rate of one-tenth of the combined general tuition and operating fee charged to full-time students consistent with chapter 28B.15 RCW, except that no such additional charges shall be assessed to a student enrolled in both a vocational preparatory program and a required course in that program as defined in WAC 131-28-021. This exemption shall require written approval by an appropriate college official.
- (e) Shall be no less than two times the amount of general tuition, operating fee, and services and activities fee charged for one credit.
- (((2) The provisions of this section shall not apply to the ungraded courses set forth in WAC 131-28-026.))
- (2) (((3))) For ((community service)) courses that are operated on a cost recovery rather than state-funded basis, fees charged to students:
- (a) Shall be designated as a special fee, all revenue from which shall be used for the general operations and maintenance of the college;
- (b) Shall be assessed at a rate sufficient to defray the direct and indirect costs of offering such ((community service)) courses.
- (c) Shall not be a different rate than the same course offered on a state-supported basis, if offered during the same quarter.
- (3) The provisions of this section shall not apply to the ungraded courses set forth in WAC 131-28-026.
- (4) Nothing herein shall be construed to be a restriction on the right of the district board of trustees to assess additional noninstructional fees and special fees to cover unique instructional costs or expendable instructional materials related to any course offered by a college district.

WSR 86-19-078 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 86-114-Filed September 17, 1986]

- 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 September 17, 1986.

By Bette M. Johnson

for William R. Wilkerson Director

NEW SECTION

WAC 220-40-021001 WILLAPA HARBOR GILLNET SEASON. Notwithstanding the provisions of WAC 220-40-021, effective immediately until 6:00 p.m. September 21, 1986, it is unlawful to fish for or possess salmon taken for commercial purposes from Willapa Harbor Salmon Management and Catch Reporting Areas 2G, 2H, 2J, 2K, or 2M except as provided for in this section:

Area 2G—Open 6:00 p.m. September 18 to 6:00 p.m. September 21 in those waters west of a line drawn true north and south through Willapa River Channel Light 10, and north of a line drawn true east and west through Nahcotta Channel Light 10.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100H GILLNET SEASON. (86-111)

WSR 86-19-079 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed September 17, 1986]

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 amend sections in chapter 296-15 WAC, rules and regulations for self-insured employers. WAC 296-15-030 sets the security requirements for self-insured employers, specifically in this instance, for self-insured governmental units; and 296-15-065 is a new section intended to establish guidelines for a self-insurer insolvency trust as required by new legislation;

that the agency will at 10:00 a.m., Thursday, October 23, 1986, in Room G-150, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 23, 1986.

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

The specific statute these rules are intended to implement is chapter 51.14 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 23, 1986.

The agency reserves the right to modify the text of these proposed rules and changes prior to the public hearing thereon or in response to written and/or oral comments thereon received prior to or during the public hearing.

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

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

Joseph A. Dear, Deputy Director Department of Labor and Industries 334 General Administration Building, HC-101 Olympia, Washington 98504

> Dated: September 17, 1986 By: Richard A. Davis Director

STATEMENT OF PURPOSE

Title and Number of Rule Sections or Chapters: Chapter 296-15 WAC, Rules and regulations for self-insured employers; includes WAC 296-15-030 Posting of security; and new section WAC 296-15-065 Self-insurer's insolvency fund.

Statutory Authority: RCW 51.04.020.

Specific Statute that Rule is Intended to Implement: Chapter 51.14 RCW.

Summary of the Rules: To make the following substantive and updating changes in chapter 296-15 WAC: Amendments to WAC 296-15-030 set security requirements for self-insured employers, specifically, for self-insured governmental units; and new section WAC 296-15-065 establishes guidelines for a self-insurer insolvency trust as required by new legislation.

Reasons Supporting the Proposed Rules: These amendments and new section intend to define security requirements for self-insured governmental units as the financial structure of those units can vary from private industry; recent legislation mandates an insolvency fund and a rule is necessary to set guidelines for the fund.

Agency Personnel Responsible for Drafting, Implementation and Enforcement of the Rules: Joseph A. Dear, Deputy Director, (206) 753–6308, HC–101; and Douglas Connell, Self-Insurance Administrator, (206) 753–3677, HC–221, Department of Labor and Industries, General Administration Building, Olympia, WA 98504.

Name of Person or Organization, Whether Private, Public or Governmental, that is Proposing the Rules: State of Washington, Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rules: No further comment.

These rules are 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 Rules or Their Purpose: No further comment.

Small Business Economic Impact Statement: This statement pertains to revisions in chapter 296-15 WAC, proposed by the Department of Labor and Industries to become effective December 23, 1986, and is prepared to conform with sections 3(2) and 4, chapter 6, Laws of 1982, of the Regulatory Fairness Act.

The proposed rule revisions pertain to employers and groups who self-insure their workers' compensation benefit obligations. Small businesses seldom qualify as self-

insurers because they lack the extensive financial resources and long-term continuity of operation which are prerequisites for self-insurance. Therefore, the rules have negligible direct impact on small businesses.

AMENDATORY SECTION (Amending Order 86-25, filed 7/1/86)

WAC 296-15-030 POSTING OF SECURITY Subsections (1), (2), (3), and (4) of this section shall apply only to individual self-insurers ((who are not)) except counties, cities, school districts, municipal corporations and individual accounts participating in a group self-insurance program. Subsection (6) of this section shall apply only to counties, cities and municipal corporations. Group self-insurance programs are subject to reserve requirements set forth in WAC 296-15-02601(3) and 296-15-02605, in lieu of application of this section.

(1) Upon receiving a completed application for certification to self-insure, the director shall review the matter and notify the employer of the amount of security which must be deposited to secure the payment of compensation and assessments, pursuant to RCW 51.14.020 as now or hereafter amended. This amount as so established may be satisfied by the employer's supplying of money, corporate or governmental securities approved by the director, or a surety bond, written by a company admitted to transact surety business in this state, in favor of the department. All such securities of a self-insurer shall be deposited with an escrow agent appointed by the director and administered pursuant to a written agreement between the department, the self-insurer and the escrow agent. Securities shall be registered in the name of the escrow agent on behalf of the self-insurer. The original of all surety bonds submitted by self-insurers following approval by the director and the attorney general will be kept on file in the department.

(2) On or after July 1, 1985, the minimum amount of security required for initial certification as a self-insurer shall be the projected average cost of a permanent total pension claim for an injury occurring during the first year after the employer's self-insuring, including medical, time-loss and any other miscellaneous claim costs paid prior to award of the pension. This average cost shall be calculated by the department on an annual basis.

The security required for initial certification as a self-insurer on or after July 1, 1985, may be greater than the minimum amount described above. In establishing such security requirements, the department shall estimate the following amounts:

(a) The estimated amount of accident and medical aid fund premium that the self-insurer would have paid to the state fund during the first year of self-insurance, if it had remained in the state fund.

(b) The estimated amount of incurred benefits for the first year of self-insurance, based on past experience with the state fund, adjusted for intervening changes in benefit schedules and exposure.

If either or both of the above amounts exceed the minimum security deposit described in this section, the department may require the larger of (a) or (b) of this subsection as a security deposit for initial certification as a self-insurer on or after July 1, 1985.

The security required in accordance with the above procedures may be adjusted by the department if there are other known conditions which may alter the self-insurer's potential claim costs and/or its ability to pay them.

(3) The amount of security required of each self-insurer shall be reviewed periodically by the director to determine if there is need for any increase or decrease thereof. To facilitate this review a self-insurer's annual report (SIF #7) shall be required in the form prescribed by the director and supplied to all self-insurers.

Security requirements in effect on, or initially established after, July 1, 1985, shall not be increased unless and until one or more of the following conditions are met:

- (a) An estimate of the self-insurer's outstanding claim liabilities, made by either the self-insured employer or the department, exceeds the amount of security in force; or
- (b) The projected average cost of a permanent total pension claim for an injury in the current year, including medical, time-loss and any other miscellaneous claim costs paid prior to award of the pension, exceeds the security in force for the employer by one hundred thousand dollars or more.
- (4) The following procedure shall apply for purposes of updating security requirements:
- (a) On July 1, 1985, the security requirement for each self-insurer shall be the larger of the following two amounts:
 - (i) The existing security in force for the self-insurer; or

- (ii) The self-insurer's stated estimate of outstanding claim liabilities as shown on the 1984 self-insurer's annual report (SIF #7).
- (b) On July 1, 1986, the security requirement for each self-insurer shall be the larger of the following amounts:
 - (i) The existing security in force for the self-insurer; or
- (ii) The average of the self-insurer's stated estimate of outstanding claim liabilities as shown on the 1985 self-insurer's annual report (SIF #7) and the department's estimate of the self-insurer's outstanding claim liabilities as of December 31, 1985, made in accordance with provisions of (e) of this subsection; or
 - (iii) The minimum security requirement.
- (c) On July 1, 1987, the security requirement for each self-insurer shall be the larger of the following amounts:
 - (i) The existing security in force for the self-insurer; or
- (ii) The department's estimate of the self-insurer's outstanding claim liabilities as of December 31, 1986, made in accordance with provisions of (e) of this subsection; or
 - (iii) The minimum security requirement.
- (d) After July 1, 1987, the security requirement for each self-insurer will be subject to review and increased or decreased at such times as the director deems necessary to maintain the adequacy of those requirements. Such review and adjustment, when made, shall be performed in accordance with provisions of (e) of this subsection.
- (e) In establishing or adjusting security requirements for a self-insurer, the department may perform a runoff test of the adequacy of the employer's estimates of liabilities, by tracking the subsequent cost of claims (subsequent payments plus the employer's updated estimates of remaining liabilities). If the subsequent costs do not exceed original liability estimates, the employer's most recent estimates of claim liabilities shall be considered adequate for purposes of setting current security requirements for the employer.
- If the runoff test shows that subsequent costs of claims exceed the employer's original estimates of outstanding liabilities, the department may apply a loss development factor to the employer's most recent estimates of claim liabilities to compensate for anticipated repetition of inadequate estimates. The loss development factor shall be based on the self-insured employer's experience.

The following special considerations shall apply in establishing or adjusting security requirements for a self-insurer:

- (i) Pension claims Reserve amounts attributable to death or permanent total disability claims independently secured by means of a surety bond or assignment of account, and which are included in estimates of outstanding claim liabilities as shown on the self-insurer's annual report (SIF #7), shall be deducted from estimates of outstanding claim liabilities made in accordance with other provisions of this section.
- (ii) Reinsurance Anticipated recoveries under reinsurance policies held by a self-insurer must be documented by the self-insurer and reported to the department to qualify for consideration in establishing security requirements. Such anticipated recoveries shall be applied to either the self-insurer's estimate of outstanding claim liabilities as shown on the most current self-insurer's annual report (SIF #7) or the department's estimate of the self-insurer's outstanding liabilities made in accordance with (e) of this subsection, whichever is greater. If the resulting estimate of claim liabilities net of reinsurance recoveries is less than the security requirements imposed by this section without adjustment for reinsurance, the security requirement shall be reduced accordingly; provided, that security requirements imposed upon initial certification of a self-insurer or based upon the projected average cost of a permanent total pension claim may be retained by the department regardless of other estimates of claim liabilities for the self-insurer.
- (iii) Strict application of loss development factors based upon the runoff test presumes a consistency of reserving methodology and results for the self-insurer. If the department determines that an employer has changed its reserving methodology in such a way as to invalidate loss development factors based upon past experience, then the department shall make such adjustments to the procedure as it may deem appropriate under the circumstances.
- (iv) The department will give full consideration to any evaluation of the self-insured employer's outstanding claim liabilities made by an independent qualified actuary. Such independent actuarial evaluations are optional and not required by this rule.
- (f) Any changes to existing bonds and/or adjustments to bond amounts made by or required of a self-insurer on or after July 1, 1985, shall provide adequate security for all self-insured workers' compensation liabilities of the employer, regardless of when the claims giving rise to those liabilities were incurred. Changes contemplated by this

- subsection include, but are not limited to, designation of a new surety carrier, issuance of a replacement bond by a current surety carrier, and/or revision of the face amount of any bond whether by endorsement or issuance of a replacement bond. If a new surety carrier desponds assume full responsibility for all past self-insured liabilities regardless of when incurred, the department may require that such liabilities be secured by other means.
- (5) A self-insurer's annual report (SIF #7) shall be required of group self-insurance plans, in the form prescribed by the director and supplied to all group self-insurance plans.
- (6) Counties, cities, school districts and municipal corporations shall maintain adequate reserves to cover claim liabilities. On July 1, 1989, the security requirement for each governmental unit shall be at the level of the stated reserves presented on the self-insurer's annual report as of December 31, 1988. Thereafter, security requirements for each governmental unit shall be subject to review, and increased or decreased when the director deems necessary. Such review and adjustment, when made, shall be based on the stated reserves presented on the most recent available annual report filed by each self-insured gov-ernmental entity. At no time shall the total security level fall below the minimum security of one hundred thousand dollars. Dedicated funds, governmental securities, or surety bonds may be used to provide the necessary security. The security must be approved by the department. Anticipated recoveries under reinsurance policies held by a governmental unit must be documented by the employer and reported to the department to qualify for consideration in establishing security requirements. Such anticipated recoveries, upon approval by the department, shall be applied to the governmental unit's estimate of outstanding claim liabilities as shown on the most current self-insurer's annual report (SIF #7).

NEW SECTION

WAC 296-15-065 SELF-INSURERS' INSOLVENCY TRUST. (1) For the purpose of interpretation of this section, the term "insolvent self-insurer" means a self-insurer who has defaulted upon any obligation under Title 51 RCW, and with respect to which default the director has taken action authorized by RCW 51.14.060.

- (2) A self-insurance insolvency fund shall be established in the office of the state treasurer. The purpose of this fund shall be to pay, to the injured workers of insolvent self-insured employers under Title 51 RCW, any unsecured benefits to which such injured workers had become entitled, and to pay for the department's associated administrative costs, including attorneys' fees.
- (3) This fund shall be financed by assessment, as follows: (a) Assessments shall be levied on a post-insolvency basis against all self-insurers, including any of which have surrendered certification at any time during the thirty-six months prior to the close of a quarter for which assessments to the insolvency fund are payable: PROVIDED, HOWEVER, That school districts, cities and counties are exempt from assessment(s) to finance such self-insurers' insolvency fund: PROVIDED, FURTHER, That school districts, cities and counties shall not have their obligations discharged, in full or in part, with moneys from said self-insurers' insolvency fund; (b) each assessment shall be a percentage of the payments made on all claims involving the self-insured employer; (c) assessments shall be levied on a quarterly basis as prescribed by the board of trustees established in this section; (d) assessments shall be payable each quarter, by the thirtieth day following the notice of assessment.
- (4) The administration of an insolvent self-insurer's claims shall be the responsibility of the department until the security deposit as required by RCW 51.14.020 and/or the recovery from any court action concerning the self-insurer's workers' compensation liabilities have been exhausted.
- (5) Establishing self-insurance insolvency fund assessment rates and administering the claims of insolvent self-insurers upon depletion of remedies for reimbursement of workers' compensation expenditures made by the department as specified under subsection (4) of this section shall be the responsibility of a five-member board of trustees, under the general supervision of the department's self-insurance section.
- (6) Assessments for the self-insurers' insolvency fund shall be in amounts deemed adequate to reimburse the accident, medical aid and/or pension reserve funds for benefits paid from these funds to injured workers of insolvent self-insurers, and for associated administrative costs, including attorneys' fees. Any and all interest earned on assessments levied and collected by the board of trustees shall become a part of the self-insurers' insolvency fund, and be distributed only for the purposes for which the fund was established.

(7) The board of trustees shall be comprised of the director or the director's designee, three representatives of self-insured employers, and one representative of workers. Initially and thereafter, the director shall appoint the self-insurer representatives from a list of names submitted by state-wide organizations of self-insurers and others. Initially and thereafter, the director shall appoint the worker representative from a list of names submitted by an organization, state-wide in scope, which through its affiliates embraces a cross section and a majority of the organized labor of the state. Initial appointments shall be made within thirty days of the effective date of this section. Two of the initial appointees shall serve three-year terms, and two shall serve two-year terms. Thereafter, appointed representatives shall serve two-year terms: PROVIDED, That no representative shall serve more than two consecutive terms. Each representative on the board of trustees shall have one vote.

(8) No later than March 31 of each year, the board of trustees shall report in writing to the workers' compensation advisory committee regarding the status of the insolvency fund as of the previous December 31, and summarize any events or transactions of interest or importance to the ongoing operation of the insolvency fund.

WSR 86-19-080 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed September 17, 1986]

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 amusement rides or structures, chapter 296–403 WAC. These rules are intended to implement the legislation which was passed during the 1986 legislative session. The proposed rules include: Amusement ride inspector qualifications, requirement to attend a safety and maintenance seminar, requirements for an on-site amusement ride inspector examination, and the contents of the examination.

In addition, the proposed rules provide for a reciprocal certificate for amusement ride safety inspectors, provisions for an insurance company amusement ride inspector, revocations of amusement ride inspector certificates, and fees for examination certification and renewal of certification for amusement ride inspectors.

A small business impact statement is not required because the proposed rules do not affect more than 20 percent of all industries or ten percent of any one industry;

that the agency will at 1:30 p.m., Tuesday, October 21, 1986, in the 2nd Floor Conference Room, 805 Plum Street S.E., 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 chapter 67.42 RCW.

The specific statute these rules are intended to implement is chapter 67.42 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 21, 1986.

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

The agency may need to change the date for the hearing or adoption on short notice. To ascertain that the 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 rule should be addressed to:

J. Philip Simmons
Chief Electrical Inspector
Department of Labor and Industries
Electrical Section
805 Plum Street Southeast
P.O. Box 9519
Olympia, WA 98504-9519
(206) 753-2330

Dated: September 17, 1986

By: R. A. Davis

Director

STATEMENT OF PURPOSE

Title and Number of Rule Chapter: Chapter 296-403 WAC, Amusement rides or structures.

Statutory Authority: Chapter 67.42 RCW.

Specific Statutes that Rules are Intended to Implement: Chapter 67.42 RCW.

Summary of the Rules: This notice proposes to promulgate additional sections to chapter 296-403 WAC to implement changes to chapter 67.42 RCW which were enacted by the 1986 legislature. WAC 296-403-080 contains minimum qualifications for amusement ride safety inspectors; 296-403-090 provides that every amusement ride safety inspector annually attend at least one amusement ride safety and maintenance seminar; 296-403-100 provides for on-site examination for amusement ride safety inspectors; 296-403-110 sets out the elements of an on-site examination for an amusement ride inspector; 296-403-120 provides for reciprocal amusement ride safety inspector certificates; 296-403-130 provides that an insurance company amusement ride inspector is permitted to inspect only amusement rides or devices insured or to be insured by his or her employer and is exempt from the minimum qualifications and onsite inspection examination; 296-403-140 provides procedures for revoking and reinstating amusement ride inspector certificates of competency; and 296-403-150 sets out a schedule of fees for examination, certification and renewal of certification for amusement ride safety inspectors.

Reasons Supporting the Proposed Rules: To implement the legislation passed by the 1986 legislature.

Agency Person Responsible for Drafting, Implementation and Enforcement of the Rules: J. Philip Simmons, Chief Electrical Inspector, Department of Labor and Industries, 805 Plum Street Southeast, P.O. Box 9519, Olympia, WA 98504–9519, (206) 753–2330.

Name of the Person or Organization Whether Private, Public or Governmental that is Proposing the Rules: Department of Labor and Industries. Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation and Fiscal Matters Pertaining to the Rules: None.

The rules are 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 Rules or Their Purpose: None.

A small business impact statement is not required because the proposed rule does not affect more than twenty percent of all industries or ten percent of any one industry.

NEW SECTION

WAC 296-403-080 AMUSEMENT RIDE INSPECTOR QUALIFICATIONS. An amusement ride inspector shall have the following minimum qualifications:

- (1) Two years experience with an insurance company as an amusement ride inspector; or
- (2) Two years experience inspecting amusement rides and enforcing amusement ride codes while employed by a state or governmental body regulating amusement rides; or
- (3) Not less than five years documented field operating and maintenance experience with amusement rides and devices, including responsibility for erection, assembly, disassembly; personnel supervision responsibility for erection, maintenance, and operating functions; or
- (4) Not less than ten years documented practical experience in the design, construction, maintenance, repair, field inspection, and operation of amusement rides and devices as an authorized representative of a recognized amusement ride manufacturer.

NEW SECTION

WAC 296-403-090 SAFETY AND MAINTENANCE SEMI-NAR. Every inspector shall annually attend at least one amusement ride safety and maintenance seminar sponsored by the American Recreational Equipment Association or an equivalent approved by the department. All experience and schooling shall be documented and verified which shall be furnished to the department with an application for an amusement ride inspector certificate.

NEW SECTION

WAC 296-403-100 ON-SITE EXAMINATION. All applicants, after payment of fees and after being deemed qualified by experience will be required to pass an on-site inspection of a minimum of at least six rides of which no two may be the same. This on-site inspection will be supervised by the electrical inspection section and each applicant will be evaluated on his general knowledge of the field and specific criteria. If the applicant fails, the applicant may reapply in six months.

NEW SECTION

WAC 296-403-110 ON-SITE EXAMINATION CONTENT. The on-site inspection examination will include, at a minimum, the applicant's familiarity with: Proper blocking; main bearings and bearings or bushings on each passenger container; main drive unit alignment and excess wear; entire ride lubrication and excess lubrication; proper ride R.P.M.; braking surfaces condition and effectiveness; emergency stop procedures; structural defects, broken bolts, cracked welds, etc.; missing and proper size pins and proper keys; guys, antisway devices, cable placement and proper tension; bolts (correct grade); alignment; operation at full R.P.M.; operator control during normal operating hours with normal crowds; machinery for proper guards; points of wear for excess wear; manufacturer's maintenance manual for specific rides and manufacturer recommended points of critical inspection; entrance, egress, and public areas for oil, broken boards, hand rails and safety restraints for waiting riders; entrance and exit sharp edges, torn metal, and exposed parts that a passenger could encounter; tubs, chairs, seats, containers, for exposed dangerous edges, safety restraints, condition of safety webbing, latches, hinges, worn parts, proper alignment of bars, doors, latches; rider operated controls; all cars, tubs or chair bushing, suspension, shocks, safety chains, safety cables; car tub or chair worn or loose bushings; exits to determine if exits could be entered or if proper restraints are in place; all electrical

boxes locked; all rides have an equipment grounding conductor extending from ride back to main power source; main power properly grounded and fused; insulation on all power cords; proper fusing on branch circuits according to wire size; all splices for bare conductors and proper insulation; all cords on rides for condition, plugs and cord bodies; light fixtures secured; light fixtures for wiring methods; articulated items for wiring deficiencies, slip rings, and such other aspects and conditions as are set out in manufacturers specifications and technical data; requirements under the National Electrical Code or chapter 296–46 WAC for amusement rides and devices; rider or devices which are substantially altered, or for which manufacturer's data is not available

NEW SECTION

WAC 296-403-120 RECIPROCAL CERTIFICATE. The department may upon proper application, issue an amusement ride inspector certificate to an individual who meets the minimum qualifications as set forth in this chapter and who possesses a current, valid amusement ride inspector certificate in a state or province which has equal or higher standards for amusement ride inspectors as those contained in this chapter. No amusement ride inspection examination will be required of those persons who qualify for a reciprocal amusement ride inspector certificate.

NEW SECTION

WAC 296-403-130 INSURANCE COMPANY AMUSEMENT RIDE INSPECTOR. An insurance company amusement ride inspector may inspect only amusement rides or devices insured or to be insured by his or her employer or principle. The amusement ride inspector who is inspecting an amusement ride or device which is, or is to be insured by his or her employer, is exempt from the minimum qualifications and on-site inspection examination of this chapter.

NEW SECTION

WAC 296-403-140 REVOCATION OF CERTIFICATION OF AMUSEMENT RIDE INSPECTORS—REINSTATEMENT. (1) An amusement ride inspector's certificate of competency may be suspended or revoked for any cause such as certifying the safety of an unsafe ride, falsifying records or reports or certifying an amusement ride or structure which he or she has not personally inspected.

- (2) No certificate of competency shall be suspended or revoked until after a hearing has been held before the department. The inspector and his employer are entitled to appear at such hearings and to be heard.
- (3) The department of labor and industries shall deliver to both the inspector charged and to his employer, not less than ten days prior to the hearing, a written notice of the charges and of the time and place of such hearing.
- (4) An inspector whose certificate of competency has been suspended or revoked may apply for the reinstatement thereof not less than ninety days after the time of revocation.

NEW SECTION

WAC 296-403-150 FEES FOR EXAMINATION, CERTIFICATION, AND RENEWAL OF CERTIFICATION FOR INSPECTORS.

WSR 86-19-081 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-21—Filed September 17, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to construction standards for factory-built housing to conform to State Building Code Council energy requirements, WAC 296-150A-300.

This action is taken pursuant to Notice No. WSR 86–14–033 filed with the code reviser on June 26, 1986. 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 43.22.475 and 43.22.480 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 September 17, 1986.

By R. A. Davis Director

AMENDATORY SECTION (Amending Order 85-1, filed/2/15/85)

WAC 296-150A-300 CONSTRUCTION STANDARDS FOR FACTORY-BUILT STRUCTURES. Factory-built structures ((must)) shall comply with the following codes as adopted by the state building code council in chapters 51-12 and 51-16 WAC and as thereafter amended, except where a state law supersedes a code provision.

- (1)(a) The design and fabrication of factory-built structures must comply with the Uniform Building Code, Appendix (except for chapter 35), and Standards ((1982 editions))). The "building official" mentioned in the Uniform Building Code means the assistant director of the department's building and construction safety inspection services division or his or her authorized representative.
- (b) Live loading designs must comply with the Uniform Building Code. Live loading for roofs must comply with Section 2305(d), Snow Loads, and may not be less than ((25)) twenty-five pounds per square foot.
- (2) Electrical equipment, installations, and systems in or on factory-built housing and commercial structures must comply with the National Electrical Code (((1984 edition))) published by the National Fire Protection Association, as amended by chapter 19.28 RCW and the rules adopted under that chapter.
- (3) Mechanical equipment, installations, and systems in or on factory-built housing and commercial structures must comply with the Uniform Mechanical Code (((1982 edition))) published by the International Association of Plumbing and Mechanical Officials, including Appendix B of chapter 22 and the standards.
- (4)(a) Plumbing equipment, installations, and systems in or on factory-built housing and commercial structures must comply with the Uniform Plumbing Code (((1982 edition)))) published by the International Association of Plumbing and Mechanical Officials. The code, however, shall not apply to gas piping, water heaters, or vents for water heaters.

- (b) A manufacturer may not use plastic drain, waste, or vent pipe for laundries, laundromats, cleaners, service stations, repair garages, restaurants, snack bars, hospitals, nursing homes, medical clinics, manufacturing plants, factories, assembly buildings, theatres, or schools, or other buildings used for education, unless the pipes will carry only domestic sewage.
- (5) All factory-built structures that are not residential dwellings must comply with the rules adopted pursuant to RCW 19.27.030(5), which requires manufacturers to make buildings and facilities accessible to and usable by the physically handicapped and elderly persons.
- (6)(a) All factory-built structures must comply with the Washington State Energy Code set by chapter 51-12 WAC ((as of March 1, 1982)).
- (b) Portable classrooms shall also comply with the following space comfort control requirements.
 - (7) Mechanical ventilation.
- (a) Portable classrooms shall be provided with a tempered air mechanical ventilation system, automatically controlled.
- (b) The air supply volume shall be no less than 1.3 cubic feet per minute (c.f.m.) per square foot of floor area in portable classrooms.
- (c) The system shall be provided with an economizer cycle to automatically mix recirculated air and outside air, to provide atmospheric cooling. The air supply system shall be arranged to modulate the amount of outdoor air from minimum setting to one hundred percent outside air during the nonheating period.
- (d) The minimum amount of outside air introduced after the room is up to setpoint temperature during occupancy shall be not less than 10 c.f.m. per occupant.
- (8) Heating. The system shall provide a temperature differential in the occupied zone not to exceed plus or minus 2°F. Air supply systems shall be provided with a means to discharge air which shall not generate a noise level over 35 N.C. The terminal air velocities in occupied zone shall not exceed 50 feet per minute (f.p.m.).
- (9) Temperature control. A system of automatic temperature controls shall be provided which will automatically maintain space setpoint temperature, 72°F heating, 78°F cooling, if cooling is provided, including night setback operation with intermittent fan operation, zero percent outside air and night setback temperature (55°F). Controls shall include seven day scheduling.
- (10) Cooling. Mechanical refrigeration is optional. Cooling systems shall be of sufficient capacity to maintain cooling setpoint previously mentioned, under A.S.H.R.A.E. design conditions for the location in which the portable classroom is installed based on 2.5 percentile—dry and wet bulb temperatures. Ventilation rate shall be 10 c.f.m. (cu.ft./min.) per occupant under mechanical cooling cycle operation.
- (11) Professional design requirements. Portable classroom design drawings shall incorporate a heating, ventilating (and air conditioning where applicable) design
 prepared by a professional engineer, registered in
 Washington state, and experienced in the heating, ventilating and air conditioning field. The engineer's seal
 shall be affixed to said drawings.

WSR 86-19-082 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-21-Filed September 17, 1986]

- I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to construction standards for factory-built housing to conform to State Building Code Council energy requirements, WAC 296-150A-300.
- I, Richard A. Davis, 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 State Energy Code became effective April 1, 1986. This conforms factory-built structures with the current State Energy Code.

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

This rule is promulgated pursuant to RCW 43.22.475 and 43.22.480 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 September 17, 1986.

By R. A. Davis Director

AMENDATORY SECTION (Amending Order 85-1, filed 2/15/85)

WAC 296-150A-300 CONSTRUCTION STANDARDS FOR FACTORY-BUILT STRUCTURES. Factory-built structures ((must)) shall comply with the following codes as adopted by the state building code council in chapters 51-12 and 51-16 WAC and as thereafter amended, except where a state law supersedes a code provision.

- (1)(a) The design and fabrication of factory-built structures must comply with the Uniform Building Code, Appendix (except for chapter 35), and Standards ((1982 editions)). The "building official" mentioned in the Uniform Building Code means the assistant director of the department's building and construction safety inspection services division or his or her authorized representative.
- (b) Live loading designs must comply with the Uniform Building Code. Live loading for roofs must comply with Section 2305(d), Snow Loads, and may not be less than ((25)) twenty-five pounds per square foot.
- (2) Electrical equipment, installations, and systems in or on factory-built housing and commercial structures must comply with the National Electrical Code (((1984 edition)))) published by the National Fire Protection Association, as amended by chapter 19.28 RCW and the rules adopted under that chapter.

- (3) Mechanical equipment, installations, and systems in or on factory-built housing and commercial structures must comply with the Uniform Mechanical Code (((1982 edition))) published by the International Association of Plumbing and Mechanical Officials, including Appendix B of chapter 22 and the standards.
- (4)(a) Plumbing equipment, installations, and systems in or on factory-built housing and commercial structures must comply with the Uniform Plumbing Code ((1982 edition))) published by the International Association of Plumbing and Mechanical Officials. The code, however, shall not apply to gas piping, water heaters, or vents for water heaters.
- (b) A manufacturer may not use plastic drain, waste, or vent pipe for laundries, laundromats, cleaners, service stations, repair garages, restaurants, snack bars, hospitals, nursing homes, medical clinics, manufacturing plants, factories, assembly buildings, theatres, or schools, or other buildings used for education, unless the pipes will carry only domestic sewage.
- (5) All factory-built structures that are not residential dwellings must comply with the rules adopted pursuant to RCW 19.27.030(5), which requires manufacturers to make buildings and facilities accessible to and usable by the physically handicapped and elderly persons.
- (6)(a) All factory-built structures must comply with the Washington State Energy Code set by chapter 51-12 WAC ((as of March 1, 1982)).
- (b) Portable classrooms shall also comply with the following space comfort control requirements.
 - (7) Mechanical ventilation.
- (a) Portable classrooms shall be provided with a tempered air mechanical ventilation system, automatically controlled.
- (b) The air supply volume shall be no less than 1.3 cubic feet per minute (c.f.m.) per square foot of floor area in portable classrooms.
- (c) The system shall be provided with an economizer cycle to automatically mix recirculated air and outside air, to provide atmospheric cooling. The air supply system shall be arranged to modulate the amount of outdoor air from minimum setting to one hundred percent outside air during the nonheating period.
- (d) The minimum amount of outside air introduced after the room is up to setpoint temperature during occupancy shall be not less than 10 c.f.m. per occupant.
- (8) Heating. The system shall provide a temperature differential in the occupied zone not to exceed plus or minus 2°F. Air supply systems shall be provided with a means to discharge air which shall not generate a noise level over 35 N.C. The terminal air velocities in occupied zone shall not exceed 50 feet per minute (f.p.m.).
- (9) Temperature control. A system of automatic temperature controls shall be provided which will automatically maintain space setpoint temperature, 72°F heating, 78°F cooling, if cooling is provided, including night setback operation with intermittent fan operation, zero percent outside air and night setback temperature (55°F). Controls shall include seven day scheduling.
- (10) Cooling. Mechanical refrigeration is optional. Cooling systems shall be of sufficient capacity to maintain cooling setpoint previously mentioned, under

A.S.H.R.A.E. design conditions for the location in which the portable classroom is installed based on 2.5 percentile-dry and wet bulb temperatures. Ventilation rate shall be 10 c.f.m. (cu.ft./min.) per occupant under mechanical cooling cycle operation.

(11) Professional design requirements. Portable classroom design drawings shall incorporate a heating, ventilating (and air conditioning where applicable) design prepared by a professional engineer, registered in Washington state, and experienced in the heating, ventilating and air conditioning field. The engineer's seal shall be affixed to said drawings.

WSR 86-19-083 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-30—Filed September 17, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to plumbers, chapter 296-400 WAC. Proposed rules include definitions, fees, reciprocity, plumbers trainee certification, penalties, enforcement of trainee regulations, and issuance of temporary certificates. In addition, computation of years of employment, Governor's Advisory Board meetings, inactive journeyman status, and previous years' credit are provided.

This action is taken pursuant to Notice No. WSR 86-14-034 filed with the code reviser on June 26, 1986. 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 18.106 RCW and is intended to administratively implement that statute.

This rule is promulgated under the general rulemaking authority of the Department of Labor and Industries as authorized in chapter 18.106 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 September 17, 1986. By R. A. Davis

Director

NEW SECTION

WAC 296-400-005 DEFINITIONS. Unless a different meaning is plainly required by the context, the following words and phrases as used in this chapter shall have the following meaning:

- (1) "Advisory board" means the state advisory board of plumbers;
- (2) "Department" means the department of labor and industries;
- (3) "Director" means the director of department of labor and industries;

- (4) "Journeyman plumber" means any person who has been issued a certificate of competency by the department of labor and industries as provided in this chapter:
- (5) "Specialty plumber" means anyone who has been issued a specialty certificate of competency limited to installation, maintenance, and repair of the plumbing of single family dwellings, duplexes, and apartment buildings which do not exceed three stories;
- (6) "Plumbing" means that craft involved in installing, altering, repairing, and renovating potable water systems and liquid waste systems within a building: PROVIDED, That installation in a water system of water softening or water treatment equipment shall not be within the meaning of plumbing as used in this chapter;
- (7) "Trainee plumber" means any person being trained in the plumbing construction industry under the direct supervision of a journeyman plumber or specialty plumber working in his or her specialty.

AMENDATORY SECTION (Amending Order 83-26, filed 9/16/83)

/WAC 296–400–030 ISSUING OF ((PERMITS)) TEMPORARY CERTIFICATE. The department ((will)) may issue to an applicant one out-of-state temporary ((permit)) certificate before the examination of the applicant for a period of ninety days or less.

The applicant shall surrender the ((permit)) temporary certificate to the person conducting the examination when the applicant appears for the examination. If the applicant with a temporary ((permit)) certificate does not appear for the examination the permit will expire on the expiration date specified on the permit.

NEW/SECTION

WAC 296-400-035 INACTIVE STATUS. Persons requesting to be placed on inactive status shall be sixtytwo years of age or older and shall not be employed in the trade of plumbing. They may request such status provided they are currently registered. They may return to active status upon payment of fee to the department without reexamination.

AMENDATORY SECTION (Amending Order 83–26, filed 9/16/83)

₩AC 296-400-045 **PLUMBER** EXAMINA-TION, CERTIFICATION, REINSTATEMENT. AND TEMPORARY PERMIT FEES.

Examination fee:

\$30.00

Trainee certificate fee

(1 year): Issuance of trainee certifi-

cate for less than 1 year:

\$20.00

\$ 2.00 for each month of certificate period with a minimum fee

of \$10.00

The trainee certificate shall expire one year from the date of issuance, and shall be renewed on or before the date of expiration.

\$10.00 Temporary permit fee:

Issuance or renewal of journeyman or specialty

certificate fee (2 year): \$48.00

Issuance of certificate for

\$ 2.00 for each month less than two years:

of certificate period with a minimum fee

of \$10.00

Reinstatement of journey-

man or specialty certificate: \$48.00

Replacement of all

\$20.00 certificates:

Each person who has passed the examination for the plumbers certificate of competency and has paid the certificate fee shall be issued a certificate of competency that will expire on his or her birthdate. If the person was born in an even-numbered year, the certificate shall expire on the person's birthdate in the next even-numbered year. If the person was born in an odd-numbered year, the certificate shall expire on the person's birthdate in the next odd-numbered year.

AMENDATORY SECTION (Amending Order 73-20, filed/(0/29/73)

WAC 296-400-050 MEETINGS OF GOVERN-OR'S ADVISORY BOARD. The governor's advisory board meetings will be regularly scheduled quarterly starting the third Tuesday of January((, 1974, at 300 West Harrison, Seattle, Washington)).

NEW SECTION

WAC 296-400-070 RECIPROCITY. Persons applying for a journeyman or specialty plumbers certificate of competency who permanently reside in a state signatory to a reciprocal agreement with the state of Washington shall have a valid certificate of competency from the state in which they permanently reside.

Such persons shall not make application to take the journeyman or specialty plumbers examination in the state of Washington in lieu of taking an examination in their home state.

NEW/SECTION

WAC 296–400–100 **COMPUTATION** YEARS OF EMPLOYMENT. (1) For the purposes of RCW 18.106.070(2), one thousand five hundred hours of employment shall be considered one year of employment.

- (2) At the time of renewal, the holder shall provide the department with an accurate list of the holder's employers in the plumbing industry for the previous year and the number of hours worked for each employer on a form approved by and available from the department.
- (3) A person who has completed a one, two, three, or four year trainee program in plumbing construction,

shall be considered to have completed the necessary hours of training for the year in which they are registered.

NEW, SECTION

WAC 296-400-110 PREVIOUS EXPERIENCE CEEDIT. A person who is applying for a plumber trainee certificate who has already worked in plumbing construction shall receive credit for all verifiable hours worked submitted on a form approved by and available from the department.

NEW SECTION

WAC 296-400-120 PLUMBER TRAINEE CER-TYFICATES. (1) The department shall issue separate plumbing trainee certificates for the first, second, third, and fourth years of training. If a person has less than one thousand five hundred hours of employment as a plumber trainee in construction, the department shall give the individual a first year certificate; if more than one thousand four hundred ninety-nine but less than three thousand hours a second year certificate; if more than two thousand nine hundred ninety-nine but less than four thousand five hundred hours, a third year certificate; and if more than four thousand four hundred ninety-nine hours a fourth year certificate.

- (2) A holder of a plumber trainee certificate may apply for the next year's certificate whenever he or she has sufficient documented hours of employment as a plumber
- (3) A holder of a plumber trainee certificate may take the specialty plumber examination after completing four thousand five hundred hours of documented training and the journeyman examination after completing six thousand hours of documented training.
- (4) A trainee making application for a journeyman certificate shall have completed a minimum of two years, of the required four years, as a trainee engaged in commercial plumbing.
- (5) No person shall be issued a training certificate for more than eight years, except the department may consider extenuating circumstances.
- (6) Journeyman plumber trainee. No trainee shall work without being under the direct supervision of a journeyman plumber, until such time as they have completed fifty-five hundred hours of training, and may continue to work without supervision until they achieve six thousand hours of training, at which time they shall be required to take the journeyman examination.
- (7) A trainee who has failed the journeyman plumbers examination shall not be eligible to retake the examination for six months, and shall not be eligible to work without being under the direct supervision of a journeyman plumber until such time as they have passed the journeyman plumbers examination.
- (8) Specialty plumber trainee. A specialty trainee shall have completed four thousand five hundred hours of training under the direct supervision of a certified specialty or journeyman plumber to be eligible to take the specialty plumbers examination. A trainee who has failed the examination may not be eligible to retake the

examination for six months, and shall be required to work under the direct supervision of a certified plumber until such time as they have passed the specialty plumbers examination.

NEW SECTION

WAC 296-400-130 PENALTIES FOR FALSE STATEMENTS OR MATERIAL MISREPRESENTATION. (1) All applications required under chapter 18.106 RCW and the annual statement of hours of employment required under RCW 18.106.070(2) shall be made under oath. A person who knowingly makes a false statement or material misrepresentation on an application or statement or misrepresentation of trainee certificate may be referred to the county prosecutor for criminal prosecution under RCW 9A.72.020, 9A.72.030, and 9A.72.040. The department may also subtract up to one thousand eight hundred hours of employment from a trainee's acceptable total hours, if the department determines the trainee has made a false statement or material misrepresentation.

(2) Decisions of the department under this section are subject to appeal to the advisory board. The hearing shall be conducted in accordance with the provisions of chapter 34,04 RCW.

NEW SECTION

WAC 296-400-140 ENFORCEMENT. (1) The department shall ensure that persons subject to chapter 18.106 RCW comply with that chapter by inspecting the job sites. The inspections shall be made by the department's compliance inspectors.

- (2) The compliance inspector shall determine whether:
- (a) Each person doing plumbing work on the job site has a proper journeyman, specialty, or trainee certificate on their person;
- (b) The ratio of the certified journeyman plumbers 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 inspector determines a person has violated chapter 18.106 RCW, the department shall issue a notice of infraction that describes the reason the person has violated chapter 18.106 RCW.
- (4) A person wishing to appeal a notice of infraction shall do so by complying to the requirement of RCW 18.106.220.

WSR 86-19-084 WITHDRAWAL OF PROPOSED RULES INSURANCE COMMISSIONER

[Filed September 17, 1986]

Pursuant to RCW 34.04.048, the Insurance Commissioner hereby withdraws the notice of intention to adopt rules, filed September 15, 1986, under WSR 86-19-051, amendatory sections WAC 284-51-070 and 284-51-

180, coordination of benefits provisions concerning dependents and concerning laid off persons.

Dick Marquardt Insurance Commissioner By Patricia D. Petersen Deputy Commissioner

WSR 86-19-085 PROPOSED RULES INSURANCE COMMISSIONER

[Filed September 17, 1986]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning coordination of benefits provisions concerning laid—off persons; and coordination of benefits provisions in the situation where one person is covered as a dependent on two different insurance contracts;

that the agency will at 10:00 a.m., Friday, October 24, 1986, in the Conference Room, Office of Insurance Commissioner, Insurance 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 48.02.060, 48.44.050 and 48.46.200.

The specific statute these rules are intended to implement is RCW 48.21.200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 21, 1986. Mailing Address: Insurance Building, AQ-21, Olympia, WA 98504.

Dated: September 17, 1986
By: Patricia D. Petersen
Deputy Commissioner

STATEMENT OF PURPOSE

New sections WAC 284-51-075 and 284-51-185 provide for a change in the manner in which coordination of benefit determinations are calculated in two specific situations. First, WAC 284-51-075 and 284-51-185 provide that the benefits of a plan which covers the person on whom expenses claim is based other than as a dependent shall be determined before the benefits of a plan which covers the person as a dependent. WAC 284-51-075 and 284-51-185 provide that if a plan which covers the person is one for laid off or retired persons then that plan shall provide that its benefits shall be determined after any other plan. Second, WAC 284-51-075 and 284-51-185 are amended to provide that, with stated exceptions, the benefits of a plan which covers the person on whose expenses claim is based as a dependent of a person whose date of birth occurs earlier in a calendar year shall be determined before the benefits of a plan which covers such person as a dependent of a person whose date of birth occurs later in a calendar year.

The statutory authority for the proposed amendments is RCW 48.02.060, 48.44.050 and 48.46.200 to effectuate RCW 48.21.200.

David Rodgers, Chief Deputy Insurance Commissioner, Insurance Building, AQ-21, Olympia, Washington 98504, whose telephone number is (206) 753-7302, is primarily responsible for the implementation and enforcement of the rule and its amendment, and Patricia D. Petersen, Deputy Commissioner, Insurance Building, AQ-21, Olympia, Washington 98504, (206) 586-0800, is primarily responsible for the drafting of the amendment.

The amendment is proposed by the insurance commissioner, a state public official.

The proposed amendment is not necessary as the result of federal law or federal or state court action.

Small Business Economic Impact Statement: There should be no substantial economic impact upon insurers as a result of this proposed regulation. Insurers will have to change their forms to comply with proposed WAC 284-51-075, but that is the nature of conducting the business of insurance and must be done periodically, in any event, and it should not increase the cost per employee or per hour of labor for either a large or small insurer. Additionally, there might be some added administrative costs in calculating coordination of benefits during the transition period while the various contracts are coming into compliance with this rule.

With respect to other businesses, employers purchase a majority of the contracts affected by this rule. There should be no substantial economic impact upon employers as a result of this rule, and it should not increase the cost per employee or per hours of labor for either a large or small employer.

NEW SECTION

- WAC 284-51-075 ORDER OF BENEFIT DETERMINATION. (1) When a claim under a plan with a coordination of benefits provision involves another plan which also has a coordination of benefits provision, the following rules will be applied by the insurers involved to decide the order in which the benefits payable under the respective plans will be determined:
- (a) The benefits of a plan which covers the person on whose expenses claim is based other than as a dependent, shall be determined before the benefits of a plan which covers such person as a dependent.
- (b) Except for cases of a person for whom claim is made as a dependent child whose parents are separated or divorced, the benefits of a plan which covers the person on whose expenses claim is based as a dependent of a person whose date of birth, excluding year of birth, occurs earlier in a calendar year, shall be determined before the benefits of a plan which covers such person as a dependent of a person whose date of birth, excluding year of birth, occurs later in a calendar year. If either plan does not have the provisions of this subsection regarding dependents, which results either in each plan determining its benefits before the other or in each plan determining its benefits after the other, the provisions of this subsection shall not apply, and the rule set forth in the plan which does not have the provisions of this subsection shall determine the order of benefits. In the case of a person for whom claim is made as a dependent child, however,
- (i) When the parents are separated or divorced and the parent with custody of the child has not remarried, the benefits of a plan which covers the child as a dependent of the parent with eustody of the child will be determined before the benefits of a plan which covers the child as a dependent of the parent without custody; or
- (ii) When parents are divorced and the parent with custody of the child has remarried, the benefits of a plan which covers the child as a dependent of the parent with custody shall be determined before the

- benefits of a plan which covers that child as a dependent of the stepparent, and the benefits of a plan which covers that child as a dependent of the stepparent will be determined before the benefits of a plan which covers that child as a dependent of the parent without custody; or
- (iii) Notwithstanding items (i) and (ii) of this subdivision, if there is a court decree which would otherwise establish financial responsibility for the medical, dental or other health care expenses with respect to the child, the benefits of a plan which covers the child as a dependent of the parent with such financial responsibility shall be determined before the benefits of any other plan which covers the child as a dependent child.
- (c) When (a) and (b) of this subsection do not establish an order of benefit determination, the benefits of a plan which has covered the person on whose expenses claim is based for the longer period of time shall be determined before the benefits of a plan which has covered such person the shorter period of time, provided that:
- (i) The benefits of a plan covering the person on whose expenses claim is based as a laid off or retired employee, or dependent of such person, shall be determined after the benefits of any other plan covering such person as an employee, other than a laid off or retired employee, or dependent of such person; and
- (ii) If either plan does not have a provision regarding laid off or retired employees, which results in each plan determining its benefits after the other, then the provisions of (i) of this subsection shall not apply.
- (2) If the policy provides more than one benefit, the policy shall contain a provision stating how the reduction in benefits by the coordination provision affects each benefit under the policy. Suggested language for such provision is included in Appendix B, WAC 284-51-185.
- (3) A group contract which provides for coordination of benefits shall contain a provision entitled "Effect on Benefits," stating the manner in which benefits are reduced by coordination, which provision shall be substantially as set forth in Appendix B, WAC 284-51-185.
- (4) This section takes effect on January 1, 1987. The provisions of this section shall apply to all policy and contract forms subject to this section that are issued on or after this effective date, and all policy and contract forms that were issued prior to said effective date shall be brought into compliance with the requirements of this section by the later of the next anniversary date or renewal date of the group policy or contract, or the expiration of any applicable collectively bargained contract pursuant to which they are written.

NEW SECTION

WAC 284-51-185 APPENDIX B, FORM FOR "EFFECT ON BENEFITS" PROVISION. Effect on benefits: (1) This provision shall apply in determining the benefits for a person covered under this plan for a particular claim determination period if, for the allowable expenses incurred as to such person during such period, the sum of:

- (a) The benefits that would be payable under this plan in the absence of this provision, and
- (b) The benefits that would be payable under all other plans in the absence therein of provisions of similar purpose to this provision would exceed such allowable expenses.
- (2) As to any claim determination period with respect to which this provision is applicable, the benefits that would be payable under this plan in the absence of this provision for the allowable expenses incurred as to such person during such claim determination period shall be reduced to the extent necessary so that the sum of such reduced benefits and all the benefits payable for such allowable expenses under all other plans, except as provided in subsection (3) of this section, shall not exceed the total of such allowable expenses. Benefits payable under another plan include the benefits that would have been payable had claim been duly made therefor.
 - (3) If
- (a) Another plan which is involved in subsection (2) of this section and which contains a provision coordinating its benefits with those of this plan would, according to its rules, determine its benefits after the benefits of this plan have been determined, and
- (b) The rules set forth in subsection (4) of this section would require this plan to determine its benefits before such other plan then the benefits of such other plan will be ignored for the purposes of determining the benefits under this plan.
- (4) For the purpose of subsection (3) of this section, the rules establishing the order of benefit determination are:

- (a) The benefits of a plan which covers the person on whose expenses claim is based other than as a dependent, shall be determined before the benefits of a plan which covers such person as a dependent.
- (b) Except for eases of a person for whom claim is made as a dependent child whose parents are separated or divorced, the benefits of a plan which covers the person on whose expenses claim is based as a dependent of a person whose date of birth, excluding year of birth, occurs earlier in a calendar year, shall be determined before the benefits of a plan which covers such person as a dependent of a person whose date of birth, excluding year of birth, occurs later in a calendar year. If either plan does not have the provisions of this subsection regarding dependents, which results either in each plan determining its benefits before the other or in each plan determining its benefits after the other, the provisions of this subsection shall not apply, and the rule set forth in the plan which does not have the provisions of this subsection shall determine the order of benefits. In the case of a person for whom claim is made as a dependent child, however.
- (i) When the parents are separated or divorced and the parent with custody of the child has not remarried, the benefits of a plan which covers the child as a dependent of the parent with custody of the child will be determined before the benefits of a plan which covers the child as a dependent of the parent without custody; or
- (ii) When parents are divorced and the parent with custody of the child has remarried, the benefits of a plan which covers the child as a dependent of the parent with custody shall be determined before the benefits of a plan which covers that child as a dependent of the stepparent, and the benefits of a plan which covers that child as a dependent of the stepparent will be determined before the benefits of a plan which covers that child as a dependent of the parent without custody; or
- (iii) Notwithstanding items (i) and (ii) of this subdivision, if there is a court decree which would otherwise establish financial responsibility for the medical, dental or other health care expenses with respect to the child, the benefits of a plan which covers the child as a dependent of the parent with such financial responsibility shall be determined before the benefits of any other plan which covers the child as a dependent child.
- (c) When (a) and (b) of this subsection do not establish an order of benefit determination, the benefits of a plan which has covered the person on whose expenses claim is based for the longer period of time shall be determined before the benefits of a plan which has covered such person the shorter period of time, provided that:
- (i) The benefits of a plan covering the person on whose expenses claim is based as a laid off or retired employee, or dependent of such person, shall be determined after the benefits of any other plan covering such person as an employee, other than a laid off or retired employee, or dependent of such person; and
- (ii) If either plan does not have a provision regarding laid off or retired employees, which results in each plan determining its benefits after the other, then the provisions of (i) of this subsection shall not apply
- orbits. (5) (Note: This subsection may be omitted if the plan provides only one benefit. If the contract provides more than one benefit, it shall contain a provision stating how the reduction in benefits by the coordination provision affects each benefit under the contract. The following wording is illustrative of a policy in which all benefits are affected.)

When this provision operates to reduce the total amount of benefits otherwise payable as to a person covered under this plan during any claim determination period, each benefit that would be payable in the absence of this provision shall be reduced proportionately, and such reduced amount shall be charged against any applicable benefit limit of this plan.

WSR 86-19-086 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 86-31—Filed September 17, 1986]

I, Richard A. Davis, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to contractor compliance infractions, chapter 296-200 WAC. Proposed rules include definitions, filing suit,

procedures for issuance of infraction, mailing infraction, issuance of infraction, right to contest infraction, hearings, representation by counsel, contested hearings, case evidence, appeals and fines.

This action is taken pursuant to Notice No. WSR 86-14-035 filed with the code reviser on June 26, 1986. 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 18.27 RCW and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Department of Labor and Industries as authorized in chapter 18.27 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 September 17, 1986.

By Richard A. Davis Director

AMENDATORY SECTION (Amending Order 81–25, filed 10/8/81)

WAC 296-200-015 DEFINITIONS. For the purposes of this chapter:

- (1) "Bonded contractor" means a contractor who has obtained a surety bond in order to comply with RCW 18 27 040.
- (2) "Department" means the department of labor and industries, and the division of building and construction safety inspection services;
- (3) "Section" means the contractors registration section of the department;
- (4) "Secured contractor" means a contractor who has assigned a savings account to the department or deposited cash or other security with the section in order to comply with RCW 18.27.040; and
- (5) "Security" means a savings account assigned to the department or cash or other security deposited with the section;
- (6) "Administrative law judge" means any person appointed by the chief administrative law judge, as defined in RCW 34.12.020(2) to preside at contested cases convened under RCW 18.27.100 or 18.27.200;
- (7) "Contested case" means any proceeding coming before the department where an administrative law judge is empowered to determine legal rights, duties or privileges of specific parties on behalf of the director;
- (8) "Director" means the director of the department of labor and industries or the designee of the director to act in place of the director:
- (9) "Infraction" means an alleged violation of RCW 18.27.100 or 18.27.200 as cited by the chief construction compliance inspector, or the department's construction compliance inspectors at the direction of the chief construction compliance inspector;
- (10) "Chief construction compliance inspector" means the person designated by the director to administer the

activities of all personnel responsible for enforcement and administration of chapter 18.27 RCW.

AMENDATORY SECTION (Amending Order 81-25, filed 10/8/81)

WAC 296-200-080 FILING SUIT AGAINST A CONTRACTOR. (1) All civil suits against a contractor for claims under chapter 18.27 RCW must be brought in superior court. In particular, if a secured contractor is sued, the section will be unable to pay an unsatisfied final judgment from the securities if the suit is not brought in superior court.

- (2) If a claimant sues a contractor, the claimant shall serve the summons and complaint on the contractor and its bonding company by serving three copies of the summons and complaint by registered or certified mail on the section. The section shall not accept personal service of the summons and complaint.
- (3) The section may be unable to process a summons and complaint if the summons and complaint do not contain the following information:
- (a) The name of the contractor, exactly as it appears in the contractor's registration file;
 - (b) The contractor's business address;
- (c) The names of the owners, partners, or officers of the contractor; and
 - (d) The contractor's license number.
- If the suit joins a bonding company, the summons and complaint should also include:
- (e) The name of the bonding company that issued the contractor's bond;
 - (f) The bond number; and
 - (g) The effective date of the bond.

If the information is insufficient for the section to identify that contractor or bonding company that is being sued, the section will not attempt to serve the summons and complaint and will return them to the claimant.

AMENDATORY SECTION (Amending Order 84-08, filed 5/25/84)

WAC 296-200-300 PROCEDURES FOR ISSU-NNCE OF NOTICES OF INFRACTION. (((++))) The department may issue a notice of infraction to a contractor that violates RCW 18.27.100 or 18.27.200. ((The notice of infraction by law must be on the same basic form as that prescribed for traffic infractions. The supreme court has adopted the justice court traffic infraction rules (JTIR) as the rules of procedure for traffic infractions. To ensure that court procedures are the same for contractor notices of infraction as for traffic notices of infraction, the department shall comply with all JTIR rules except for rules 1.1, 1.2, 2.1, and 2.4(a). Rules 1.1, 1.2, and 2.1 do not directly apply to notices of violation for contractors. Rule 2.4(a) does not apply because RCW 18.27.270 provides that a defendant must respond to a notice of violation within fourteen days, not within seven days as for a traffic infraction.

- (2) In reading the JTIR rules, the following terms, as they appear in the rules, shall be construed to mean:
- (a) "Department" means the department of labor and industries, not the department of licensing:

- (b) "Notice of traffic infraction" means notice of infraction.
 - (c) "Traffic case" means a contractor infraction case.
- (d) "Law enforcement officer" means a representative of the department.)) The chief construction compliance inspector shall direct that notices of infraction contain the following when issued:
- (1) A statement that the notice represents a determination that the infraction has been committed by the contractor named in the notice and that the determination shall be final unless contested;
- (2) A statement that the infraction is a noncriminal offense for which imprisonment shall not be imposed as a sanction;
- (3) A statement of the specific violation which necessitated issuance of the infraction;
- (4) A statement of the penalty involved if the infraction is established;
- (5) A statement informing the contractor of the right to a contested hearing conducted pursuant to chapter 34.04 RCW if requested within twenty days of receipt of the infraction;
- (6) A statement that at any hearing to contest the notice of infraction the state has the burden of proving, by a preponderance of the evidence, that the infraction was committed, and that the contractor may subpoena witnesses including the compliance inspector that issued the notice of infraction;
- (7) A statement notifying the party issued or served the notice of infraction that he is required to sign the notice of infraction which has the effect of establishing that the contractor promises to respond to the notice of infraction as provided in chapter 18.27 RCW;
- (8) A statement notifying the contractor that a refusal to sign the notice of infraction is a misdemeanor and may be punishable by fine or imprisonment in jail, and that failure to respond to a notice of infraction as promised by the contractor may be punished by a fine or imprisonment in jail.

AMENDATORY SECTION (Amending Order 84-08, filed \$/25/84)

WAC 296-200-320 MAILING COPY OF NO-TYCE OF INFRACTION TO CONTRACTOR. If the department serves a notice of infraction on an employee of a contractor, and not on the owner, officer, or partner of the contractor, the law requires the department to mail by certified mail a copy of the notice of infraction to the contractor if the department can determine the contractor's name and address. If the department cannot determine the contractor's name and address, it need not mail a copy of the notice of infraction; in such a case, the notice of infraction shall remain valid. To ensure further that the contractor receives a copy, the department shall, as well as mail a copy by certified mail, mail a second copy by ordinary mail. ((To prove that the letters were mailed the department's representative shall sign an affidavit of mailing in substantially the following form:

AFFIDAVIT OF MAILING

STATE OF WASHINGTON		
COUNTY OF	SS.	

I, (name of Representative), being first duly sworn, on oath depone and say:

That on, 19_, pursuant to RCW 18.27-.230, I caused a copy of the notice of infraction, with serial number, dated, to be mailed by certified mail, return receipt requested, via the United States Postal Service, postage prepaid; and a second copy of the notice of infraction to be mailed by ordinary mail, via the United States Postal Service, postage prepaid, at, Washington, to:

(Name of Contractor) Address of Contractor)

(Signature of representative)
(Name of representative)

NOTARY PURILC for the state of

SUBSCRIBED AND SWORN TO before me this

NOTARY PUBLIC for the state of Washington, residing at))

NEW SECTION

WAC 296-200-330 ISSUANCE OF NOTICES OF WNFRACTION UNDER RCW 18.27.100 OR 18.27.200. The department may issue a notice of infraction if the department reasonably believes that the contractor required to be registered has failed to do so.

- (1) A notice of infraction issued under this section shall be served personally on the contractor named in the notice by the department's compliance inspectors.
- (2) If a notice of infraction is personally served upon an employee of a firm or corporation, the department shall within four days of service send a copy of the notice by certified mail to the contractor if the department is able to obtain the contractor's address.
- (3) Constructive service may be made by certified mail directed to the contractor named in the notice of infraction.

NEW SECTION

WAC 296-200-340 RIGHT TO CONTESTED HEARING—PLACE TO FILE. If a contractor desires to contest the notice of infraction issued, the contractor shall file two copies of a notice of appeal with the department at the office designated on the notice of infraction, within twenty days of issuance of the infraction. The contractor shall also be required to post an appeal bond of two hundred dollars with the notice of appeal payable to the office of administrative hearings. The appeal bond shall be applied to the administrative costs of conducting the appeals of notices of infractions. If the appealing contractor prevails at a contested hearing, then the appeal bond shall be returned to the contractor.

NEW SECTION

WAC 296-200-350 ADMINISTRATIVE LAW JUDGE SHALL PRESIDE IN CONTESTED HEAR-INGS. A notice of infraction when contested, shall be heard before and determined by an administrative law judge from the office of administrative hearings. The administrative law judge shall conduct hearings in these cases at locations in the county where the infraction occurred. The parties shall have the right to apply to the chief administrative law judge for a change of venue where the interests of justice would be served.

NEW SECTION

WAC 296-200-360 REPRESENTATION BY COUNSEL. Contractors may appear before the administrative law judge through counsel, or may represent themselves. The department shall be represented by the attorney general.

NEW SECTION

WAC 296-200-370 CONTESTED CASES—NOTICE—HEARING—SUMMARY ORDERS—INFORMAL DISPOSITION—RECORD—FINDINGS OF FACT. The hearings shall be conducted in accordance with chapter 34.04 RCW.

- (1) In any contested case all parties shall be afforded an opportunity for hearing after not less than twenty days' notice; but no hearing shall be required until the hearing is demanded unless other statutory provisions or agency rules provide otherwise. The notice shall include:
- (a) A statement of the time, place, and nature of the proceeding;
- (b) A statement of the legal authority and jurisdiction under which the hearing is to be held;
- (c) A reference to the particular sections of the statutes and rules involved;
- (d) A short and plain statement of the matters asserted. If the agency or other party is unable to state the matters in detail at the time the notice is served, the initial notice may be limited to a statement of the issues involved. Thereafter upon request a more definite and detailed statement shall be furnished.
- (2) Opportunity shall be afforded all parties to respond and present evidence and argument on all issues involved.
- (3) Unless precluded by law, informal disposition may also be made of any contested case by stipulation, agreed settlement, consent order, or default.
 - (4) The record in a contested case shall include:
 - (a) All pleadings, motion, intermediate rulings;
 - (b) Evidence received or considered;
 - (c) A statement of matters officially noticed:
- (d) Questions and offers of proof, objections, and ruling thereon;
 - (e) Proposed findings and exceptions;
- (f) Any decision, opinion, or report by the officer presiding at the hearing.
- (5) Oral proceedings shall be tape recorded for the purposes of agency decision pursuant to RCW 34.04-.110, as now or hereafter amended, rehearing, or court review. A copy of the record or any part thereof shall be

transcribed and furnished to any party to the hearing upon request therefor and payment of the reasonable costs thereof.

- (6) Findings of fact shall be based exclusively on the evidence and on matters officially noticed.
 - (7) The administrative law judge shall:
- (a) Administer oaths and affirmations, examine witnesses, and receive evidence, and no person shall be compelled to divulge information which he could not be compelled to divulge in a court of law;
 - (b) Issue subpoenas as provided in RCW 34.04.105;
- (c) Rule upon offers of proof and receive relevant evidence;
- (d) Take or cause depositions to be taken pursuant to superior court rules, and no person shall be compelled to divulge information which he could not be compelled to divulge by deposition in connection with a court proceeding;
 - (e) Regulate the course of the hearing;
- (f) Hold conferences for the settlement or simplification of the issues by consent of the parties;
 - (g) Dispose of procedural requests or similar matters;
- (h) Issue summary orders;
- (i) Make proposed decisions and orders pursuant to RCW 34.04.110;
- (j) Take any other action authorized by the department rule consistent with this chapter.
- (8) The burden of proof is on the department to establish the commission of the infraction by a preponderance of the evidence.
- (9) The administrative law judge shall issue findings of fact and conclusions of law in the judge's decision and order determining whether the infraction was committed.
- (10) The director shall review the proposed decision and order of the administrative law judge and determine whether the order is correct. The director shall have twenty days in which to issue a final decision and order. If the director does not act to modify or change the proposed decision and order of the administrative law judge then the proposed decision and order of the administrative law judge shall become the final appealable order of the department.
- (11) The department's final order shall be appealable to the superior court pursuant to chapter 34.04 RCW.

NEW/SECTION

WAC 296-200-380 CONTESTED CASES—EV-IDENCE. All relevant evidence shall be admissible in contested hearings convened pursuant to RCW 18.27-.100 and 18/27.200. Admission of evidence is further subject to RCW 34.04.100 and 34.04.105 of the administrative procedure act of Washington.

NEW SECTION

WAC 296-200-390 ADMINISTRATION OF AP-PEXLS. The department shall record and forward all appeals of notices of infraction received to the office of administrative hearings.

NEW SECTION

WAC 296-200-400 FINES. A contractor found to have committed an infraction under RCW 18.27.200 shall be assessed the minimum penalty of a fine of two hundred dollars for the first noncompliance violation. A cited unregistered contractor that continues to do work as a contractor, and is cited for same, shall be subject to twice the amount of the last issued infraction, up to the maximum fine of three thousand dollars as provided in chapter 18.27 RCW.

NEW SECTION

WAC 296-200-410 INFRACTION—DIS-MISSAL, WHEN. The court shall dismiss the notice of infraction at any time upon written notification from the department that the contractor named in the notice of infraction was registered at the time the notice of infraction was issued.

WSR 86-19-087 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Institutions)

[Filed September 17, 1986]

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 alcohol and drug treatment facilities, amending chapter 275–19 WAC;

that the agency will at 10:00 a.m., Tuesday, October 21, 1986, in the Auditorium, OB-2, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on October 21, 1986.

The authority under which these rules are proposed is RCW 69.54.040.

The specific statute these rules are intended to implement is chapter 53, Laws of 1986.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before October 21, 1986.

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

Lee D. Bomberger, Acting 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 Administrative Regulations Section, State Office Building #2, 12th and Franklin, Olympia, WA, phone (206) 753–7015 by October 7, 1986. The meeting site is in a location which is barrier free.

Dated: September 17, 1986 By: Lee D. Bomberger, Acting Director Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Adds new sections and revises chapter 275–19 WAC; amends WAC 275–19–030 and 275–19–040; and adds new sections WAC 275–19–940, 275–19–950, 275–19–960, 275–19–970, 275–19–980, 275–19–985 and 275–19–990

Purpose of These Rules: To add standards to chapter 275-19 WAC relating specifically to methadone treatment.

Reason These Rules are Necessary: The 1986 legislature instructed the Department of Social and Health Services to develop new standards for methadone treatment by December 1, 1986. Methadone treatment in the state of Washington has been functioning under federal regulations for the past fourteen years. State rules and regulations were needed to enforce Washington state philosophy relative to methadone treatment.

Statutory Authority: Chapter 69.54 RCW.

Summary of the Rule Changes: Adds new definitions specific to methadone treatment; adds new application procedures for methadone treatment; provides new requirements for admission to methadone treatment; provides requirements for urinalysis, including an increased frequency in testing and a mandatory discharge requirement; provides requirements for the detoxification of patients; establishes dispensary standards for methadone clinics, and requires quantitative analysis for methadone stock; increases the frequency of counseling for patients on methadone treatment; establishes guidelines for takehome medication including setting limits on the amount of medication that can be taken off the premises; establishes a maximum limit on the number of clients treated at a methadone treatment facility; provides for meetings to be held to determine possible double enrollment of patients; and requires all programs to report on the Bureau of Alcohol and Substance Abuse Information System.

Persons Responsible for Drafting, Implementation and Enforcement of These Rules: Roger Kriebaum, Ken Harden, and Chris Hansen, Bureau of Alcohol and Substance Abuse, mailstop OB-44W, 753-5866.

These rules are necessary as a result of legislative action taken during the 1986 session.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84)

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) "Accredited" means the approval of a treatment facility pursuant to chapters 69.54 and/or 70.96A RCW and these rules and regulations to provide one or more of the treatment services listed in WAC 275-19-020.
- (2) "Acute detoxification" means detoxification service provided to individuals for whom the consequences of withdrawal from alcohol or other drugs are so severe as to merit assistance from medical and/or nursing personnel.
- (3) "Administrator" means the individual appointed as the chief executive officer by the operators of a facility to act in the facility's behalf in the overall management of the treatment facility.

- (4) "Alcohol abuse" means use of alcohol in amounts hazardous to individual health or safety.
 - (5) "Alcoholic" means a person with alcoholism.
- (6) "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 a person's health is substantially impaired or endangered or his or her social and economic function is substantially disrupted.
- (7) "Approved" means having met the standards of the department contained in these rules and regulations and having been accredited pursuant to chapters 69.54 and/or 70.96A RCW.
- (8) "Approved treatment facility" means a treatment facility, either public or private, profit or nonprofit, approved by the department pursuant to these rules and regulations and chapters 69.54 and/or 70.96A RCW.
- (9) "Authenticated" means written verification of any entry in a patient treatment record by means of a signature including minimally first initial and last name, or initials if the file includes an authentication record.
- (10) "Authentication record" means a document which is part of each patient treatment record and includes identification of all individuals initialing entries in the treatment record: Full printed name, signature including minimally first initial and last name, and initials that may appear after entries in the treatment record.
- (11) "Bureau" means the Washington state department of social and health services bureau of alcohol and substance abuse.
- (12) "Bureau of alcohol and substance abuse" means the Washington state department of social and health services bureau of alcohol and substance abuse.
- (13) "Cancel" means a termination of the department's approval of a treatment service or facility.
- (14) "Chemotherapy" means the use of prescribed medication to assist in client treatment for drug or alcohol dependency.
- (15) "Department" means the Washington state department of social and health services.
- (16) "Department of licensing" means the Washington state department of licensing.
- (17) "Detoxification" means care and treatment of a person during the period in which the person recovers from the transitory effects of acute intoxication or withdrawal.
- (18) "Detoxified" means withdrawn from the consumption of alcohol, or other drugs, and recovered from the transitory effects of intoxication, or any associated acute physiological withdrawal reactions.
- (19) "Drug abuse" means use of a drug in amounts hazardous to individual health or safety.
- (20) "Drug addiction" means chronic, compulsive, or uncontrollable drug use to the extent a person cannot stop use of the drug. Drug addiction is usually characterized by a process including progressive use, development of tolerance, and a withdrawal syndrome if use of the drug is discontinued.
- (21) "Face to face" means an individual or group therapeutic contact with a client not including educational sessions.
 - (22) "Facilities" means rooms, areas, and equipment.
- (23) "Incapacitated by alcohol" means a person, as a result of the use of alcohol, has his or her judgment so impaired he or she is incapable of realizing and making a rational decision with respect to his or her need for treatment and constitutes a danger to himself or herself, to any other person, or to property.
- (24) "Intensive outpatient treatment" means a concentrated, nonresidential program consisting of a combination of education sessions, individual therapy, group therapy, and related activities provided to clients and their families.
- (25) "Intoxication" means acute alcohol and/or drug poisoning or temporary impairment of a person's mental or physical functioning caused by alcohol and/or other drugs.
- (26) "Licensed nurse" means either a registered nurse per chapter 18.88 RCW or a licensed practical nurse per chapter 18.78 RCW.
- (27) "Negative urine" means the results of a urinalysis which do not confirm the presence of any controlled substances, other than drugs medically prescribed for the patient submitting the urine sample.
- (28) "Operators" means the individual or group legally responsible for the treatment facility.
- (((28))) (29) "Physician" means a person duly licensed to practice medicine or osteopathic medicine in the state of Washington per chapter 18.57 or 18.71 RCW.
- (((29))) (30) "Positive urine" means the results of a urinalysis which confirm the presence of one or more controlled substances, other

than drugs legitimately prescribed for the patient submitting the urine sample.

- (31) "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 described in WAC 275-19-020 (1)(p).
 (((30))) (32) "Residential facilities" means facilities providing
- board and room as part of the treatment program.

 (((31))) (33) "Revoke" means a termination of the department's approval of a treatment facility.
- (((32))) (34) "Secretary" means the secretary of the Washington state department of social and health services or his or her designee.
 - (((33))) (35) "Shall" means compliance is mandatory.
- (((34))) (36) "Sick physical" means an initial diagnostic examination of an applicant for admission to a treatment facility, for the purpose of determining whether the individual is currently physiologically dependent on opiates.
 - "Stabilization" means a patient's condition:
- (a) Where the program physician has determined that the currently prescribed dose of medication has suppressed physiological withdrawal signs, has not produced sedation, euphoria, or other signs of overmedication, and has provided reasonable comfort for the patient; and
- (b) Where the program physician determines no future dose increases should be necessary. Stabilization is evidenced by constant dose levels for fourteen days or by a determination entered into the clinical record by the program physician.
 (38) "Subacute detoxification" means detoxification service provided
- to individuals in a supportive, homelike environment where a person can recover from the effects of intoxication. Prescription medication is not provided for the management of withdrawal discomfort.
- (((35))) (39) "Substantial compliance" means being in conformity with the requirements of the major components of each section of chapter 275-19 WAC applying to the class or classes of treatment services for which a treatment facility is approved or has applied for
- (((36))) (40) "Suspend" means termination of the department's approval of a treatment facility for a specified period of less than one calendar year or until specific conditions have been met and the agency has been notified of reinstatement.
- (41) "Take-home medication" means methadone dispensed for selfadministration off the premises of the treatment facility.
- (42) "Transfer patient" means any patient transferring from one methadone program to another methadone program, with a maximum interruption in methadone medication of thirty days.
- (43) "Urinalysis" means the qualitative analysis of a patient's urine sample for controlled substances.

AMENDATORY SECTION (Amending Order 2171, filed 11/30/84)

- WAC 275-19-040 DEPARTMENT APPROVAL AND AC-CREDITING PROCEDURES. (1) Treatment facilities seeking department approval and accreditation of one or more of the services listed in WAC 275-19-020 shall submit a written application to the bureau of alcohol and substance abuse on a form provided by the
- (a) Such application shall provide evidence that the agency meets the requirements of these rules and regulations, chapters 69.54 and/or 70.96A RCW.
- (b) The applicant shall send a copy of the application to the county coordinator in each county where services are to be provided.
- (c) After processing the application, the bureau shall send written notification of approval or denial of approval to the applicant and if approved to the appropriate county coordinator.
- (2) The department may grant provisional approval to treatment facilities when the bureau staff are unable to determine whether the facility, without a period of operation, will comply with chapters 69.54 and/or 70.96A RCW, and these rules and regulations. Provisional approval shall be granted for a maximum period of six months and may not be renewed more than once.
- (3) If an approved treatment facility plans to move to a different location, open a branch office, or change ownership, the facility shall submit a written application to the bureau thirty days in advance of the change, and the bureau shall respond to the application within thirty days. Such application shall be submitted in accordance with WAC 275-19-040(1).
- (4) The secretary or his or her designees may exempt a treatment facility from compliance with parts of these regulations when it has

been found, after thorough investigation and consideration, that such exemption may be made in an individual case without jeopardizing the safety, health, or treatment of the clients in the particular treatment facility, or jeopardize the functioning of other service providers.

All exemptions granted shall be in writing and filed with the department and the treatment facility.

- (5) The bureau shall issue a certificate of approval, valid for not more than one year, to approved treatment facilities in substantial compliance with these rules and regulations and chapters 69.54 and/or 70.96A RCW. This certificate shall be displayed in a conspicuous place in the facility.
- (6) Fees shall be set and charged by the bureau of alcohol and substance abuse for inspections and certification of approved treatment facilities. Such fees shall be reasonably based upon the cost to the bureau of the inspections and maintenance of certification and shall not exceed the actual costs. Only one such fee shall be charged to a treatment facility during any twelve-month period, regardless of the number of inspections made.
- (7) Additional methadone facility application materials. In addition to the material submitted in a regular application for approval of a treatment facility, methadone treatment facilities shall submit to the department the following:
- (a) A completed copy of the federal food and drug administration application for approval as a methadone program.
- (b) A completed copy of the federal drug enforcement agency application for an approval to provide methadone.
 - (c) A copy of the facility's urinalysis procedures and policies.
- (d) A copy of the facility's criteria for establishing and revising planned detoxification dates for patients.
 - (e) A copy of the facility's dispensary procedures and policies.
- (8) Other required permits, licenses, and approvals for methadone treatment facilities. Prior to being certified by the department, methadone treatment facilities must possess the following:
 - (a) Approval from the federal drug enforcement administration;
- (b) A license to operate a methadone treatment facility from the county in which the facility is (to be) located, unless the county has no such licensure requirement; and
 - (c) Registration with the Washington state board of pharmacy.

NEW SECTION

WAC 275-19-940 ALL METHADONE TREATMENT FA-CILITIES-INTAKE REQUIREMENTS. (1) Sick physicals. Methadone treatment facilities shall provide each patient, upon application by the patient for admission to methadone treatment, a sick physical by a program physician or other appropriately licensed health professional. Methadone treatment facilities shall not prescribe methadone for a patient until a sick physical has been completed and a diagnosis of current physiological dependence on an opiate drug has been reached, except as provided in subsections (8) and (9) of this section. The sick physical shall include observations of the presence or absence of the following signs which shall be documented in the clinical file:

- (a) Rinorrhea.
- (b) Pupillary dilation.
- (c) Piloerection.
- (d) Elevated body temperature.
- (e) Elevated pulse rate.
- (f) Elevated blood pressure.
- (g) Elevated respiration rate.
- (h) Lacrimation.
- (i) Intravenous injection site scars.
- (2) Overall health evaluation. Methadone treatment facilities shall conduct and document in the client file an overall health evaluation of each patient by a program physician or other appropriately licensed health practitioner within one week of admission to methadone treatment.
- (3) Physician involvement in sick physicals. Methadone treatment facilities shall make a program physician available for consultation by telephone or in person when sick physicals are conducted by anyone other than a program physician. A program physician shall conduct sick physicals for all juvenile patients and for all adult patients with unusual or ambiguous signs or symptoms.
- (4) Follow-up examination. Following the initial dose of methadone and following all subsequent dose increases, methadone treatment facilities shall conduct and document an in-person, physical examination of the patient. Such an examination shall be conducted as close to possible to the time when methadone blood levels are highest, typically

three to four hours after a dose is provided to the patient. The examination shall establish adequacy of dose, including signs and symptoms of withdrawal, patient comfort, and side effects from over-medication.

- (5) Documentation of addiction history. Methadone treatment facilities shall note all observations, tests, reported symptoms, and documents certifying addiction history, and shall retain such documentation in the patient's clinical record. Methadone treatment facilities shall include in each patient file a summary analysis of all diagnostic data.
- (6) Documentation of doses. Methadone treatment facilities shall note the date and amount of the initial dose and the date and amount of all dose changes in the patient's clinical record.
- (7) Documentation of physiologic addiction. Methadone treatment facilities shall document evidence supporting diagnoses of addiction for all patients who are prescribed methadone. The department shall conduct an after-the-fact review of a random sample of all patient records, examining sick physical documentation and the resulting diagnosis.
- (8) Exception to sick physicals. Recently detoxified patients. Methadone treatment facilities may restart methadone medication without a sick physical for patients detoxified from methadone within the last two years, who continue to receive at least one face-to-face counseling session per month, lasting at least forty-five minutes per session.
- (9) Exception to sick physicals—Penal, chronic care, and pregnant clients. Methadone treatment facilities may admit and prescribe methadone to penal, chronic care, and pregnant patients without meeting sick physical requirements, provided the facility has followed the rules outlined in federal regulations, 21 C.F.R. Part 291.505 (d)(3)(iii)(a) and (b), adopted September 19, 1980.

NEW SECTION

WAC 275-19-950 ALL METHADONE TREATMENT FA-CILITIES—URINALYSIS REQUIREMENTS. (1) Urinalysis frequency. All patients shall submit urine samples for urinalysis at least once per month. After a patient has a positive urine, the patient shall submit four urine samples per month for urinalysis. The patient shall continue to submit at least four samples per month until the patient has at least four consecutive negative urines, after which the patient may return to once-a-month submittal.

- (2) Random sampling. Methadone treatment facilities shall randomly schedule all urine sample submissions, without prior warning to the patient.
- (3) Sampling procedures. Methadone treatment facilities shall ensure staff observation of all collections of urine samples. Facility staff shall seal samples immediately in patient's presence with a prenumbered seal. The patient shall initial a log of sample seal numbers next to the seal number. Methadone treatment facilities shall void and reain broken or unusable seals. Facilities shall keep logs of sample seal numbers confidential, apart from all other patient records. Facilities shall discard contaminated samples and samples with broken seals.
- (4) Required screens. Each urinalysis shall include qualitative analysis for the presence of opiates, methadone, amphetamines, cocaine, barbiturates, and other drugs as indicated by the patient's drug use history. The urinalysis may instead include qualitative analysis for metabolites of such drugs, if such analysis would yield more accurate results.
- (5) Failure to give sample. Methadone treatment facilities shall treat a patient's failure to provide a urine sample upon request, for whatever reason, or a patient's refusal to initial the log of seal number in the same manner as a positive urine.
- (6) Positive urines. Methadone treatment facilities shall report all positive urines to the patient and discuss in counseling within seven days of obtaining the results.
- (7) Dose increase justification. Following stabilization, methadone treatment facilities shall justify all dose increases in the patient's record. Positive urines alone shall not be considered adequate justification. Additional data on desirability of dose increases shall be documented in the patient's record, including signs and symptoms of withdrawal, patient discomfort, or other medically justifiable reasons.
- (8) Mandatory discharge for positive urines. Methadone treatment facilities shall discharge any patient with three consecutive positive urines collected later than ninety days after admission. Patients so discharged may not be readmitted to methadone treatment at any facility for ninety days following the first discharge and for one year following the second discharge.
- (9) Mandatory discharge for methadone—Negative urines. Methadone treatment facilities shall discharge any patient receiving methadone and whose urinalysis fails to confirm the presence of methadone

or methadone metabolite, unless the facility can confirm physiological reasons for the lack of detectable methadone or methadone metabolite. Conformation may include a dose level less than ten milligrams daily or a urinalysis of a second sample taken twenty-four hours after inperson administration of a dose which also fails to confirm the presence of methadone or methadone metabolite. The facility may use other medically justifiable means of confirming physiological reasons for failure to confirm presence of methadone or metabolite. Any confirmation shall be documented in detail in the patient's record. No methadone treatment facility may admit a patient who has been discharged from any methadone facility pursuant to this subsection during the previous ninety days.

(10) Urinalysis laboratories. Methadone treatment facilities shall notify the department of the name and address of all laboratories that the facility is using to conduct urinalysis for methadone clients.

NEW SECTION

WAC 275-19-960 ALL METHADONE TREATMENT FA-CILITIES—DETOXIFICATION REQUIREMENTS. (1) Planned detoxification dates required. Within ninety days of admission, methadone treatment facilities shall establish and document a planned detoxification date for each patient. The planned detoxification date may be revised.

- (2) Criteria for planned detoxification dates. Methadone treatment facilities shall adopt and adhere to written criteria for establishing and revising planned detoxification dates for all patients entering treatment. The criteria shall include, at a minimum, addiction history, current dose, health, employability, age, personality, support system strengths, and treatment progress to date. Planned detoxification of pregnant clients shall take into account postnatal social and psychological factors and prenatal physical factors.
- (3) Planned detoxification dates for patients under age twenty-four. Methadone treatment facilities shall not plan detoxification dates in excess of the following:
- (a) All patients under eighteen years of age (at time of admission) shall have a planned detoxification date not later than six months after admission.
- (b) All patients eighteen to twenty-four years of age (at time of admission) shall have a planned detoxification date not later than twenty-four months after admission.
- (c) Extension of planned detoxification dates beyond the limits specified in (3)(a) or (3)(b) of this section may be made only after prior approval of the department.
- (4) Patient records. Methadone treatment facilities shall note in the patient's record the factors considered and how the factors affected the choice of planned detoxification date. Facilities shall also note in the patient's record all changes in planned detoxification date and the reasons for the change.

NEW SECTION

WAC 275-19-970 ALL METHADONE TREATMENT FA-CILITIES—DISPENSARY REQUIREMENTS. (1) Authorization of dispensary personnel. Methadone treatment facilities shall designate individuals authorized to enter the dispensary. Those authorizations shall be limited to persons with a clear need to enter. Facilities shall note the reasons for granting authorization in personnel records.

- (2) Dispensary staffing. Methadone treatment facilities shall establish written procedures, especially recordkeeping practices, designed to minimize the number of individuals who need to be in the dispensary. Procedures must require two people shall be in the dispensary any time doses are compounded, dispensed, or administered.
- (3) Methadone handling procedures. Methadone treatment facilities shall establish written procedures for all activities involving handling methadone (compounding, dispensing, etc.). Such procedures shall be designed to minimize error and minimize possibilities for diversion of methadone by staff or others.
- (4) Methadone stock inventory. Methadone treatment facilities shall ensure dispensary staff measure all opened stocks of methadone before and after each period of time during which methadone is compounded, dispensed, or administered. A period of time shall be deemed to conclude, or a new period begin, whenever any staff person enters or leaves the dispensary. Staff shall note the amount measured in methadone inventory records and verify the entry with initials or signature. All newly opened stocks of methadone shall be measured immediately and the actual amount recorded in the same manner. Methadone

treatment facilities shall reconcile inventory changes with doses dispensed. If any discrepancy is uncovered during reconciliation of doses dispensed and inventory changes, and any variations in inventory between previous close and current open, the facility shall obtain statements from all dispensary staff persons involved. The program director shall investigate the discrepancy and report to the federal drug enforcement agency, Washington state board of pharmacy, and the department of social and health services.

- (5) Dispensary schedule. Methadone treatment facilities shall schedule dispensing and other activities to minimize impact on neighboring businesses and residences.
- (6) Quantitative analysis. Methadone treatment facilities shall conduct a quantitative analysis of all open methadone stocks whenever a transfer case is reported to the program director pursuant to WAC 275-19-990(6), or whenever the program director has other reason to believe dilution and diversion of methadone stocks may be occurring. In addition, on random occasions at least twice in any calendar year the facility shall conduct a quantitative analysis of all opened methadone stock. Methadone concentration below the manufacturer's tolerance shall be reported immediately to the federal drug enforcement administration, the Washington board of pharmacy, and the department of social and health services.

NEW SECTION

WAC 275-19-980 ALL METHADONE TREATMENT FA-CILITIES—COUNSELING REQUIREMENTS. (1) Individual and group counseling. Methadone treatment facilities shall make available sufficient individual and group counseling for each patient to accomplish treatment plan goals and objectives. Counseling shall be intensified (increased in frequency, duration, and/or mode) when problems arise, when requested by the patient, or when progress is no longer being made.

- (2) Minimum counseling. Methadone treatment facilities shall provide and document, at a minimum, one face-to-face counseling session lasting at least forty-five minutes (group or individual) each week for each patient during the first ninety days after admission. Counseling may be reduced to two face-to-face sessions per month during the next twelve months, and to once per month thereafter. Facilities may not use group counseling sessions with more than twelve patients in attendance to meet this requirement.
- (3) Semiannual review. Methadone treatment facilities shall conduct and document an individual counseling session lasting forty-five minutes or more with each patient, between six and seven months after admission, and once every six months thereafter. The purpose of the session is to review treatment progress, revise or reaffirm treatment plan and planned detoxification date, and to review all relevant facts concerning the use of methadone.
- (4) Counseling. Methadone treatment facilities shall ensure all counseling is provided by qualified drug abuse counselors or counselor-trainees in a manner that is physically and organizationally separate from other activities, particularly dispensing and fee collection, except to the extent necessary for coordination or for resolution of compliance problems such as nonpayment or missed doses. Facilities may not credit counseling occurring while dispensing methadone or collecting fees toward meeting the counseling requirements of this section.
- (5) Counselor/patient ratio. Methadone treatment facilities shall provide at least one qualified counselor (full-time equivalent) for each fifty patients. Facilities shall assign each patient to a primary counselor, who shall be a qualified drug counselor. The primary counselor will bear responsibility for the conduct and management of all cases assigned to him or her. No more than fifty cases may be assigned to any primary counselor at one time.
- (6) Counselor-trainees. Methadone treatment facilities may provide counseling services using counselor-trainees, if the counselor-trainees are under the direct, close supervision of a qualified drug counselor. A qualified drug counselor with one or more counselor-trainees may be assigned as primary counselor up to seventy-five patients, including those cases delegated to the counselor-trainees. Each qualified drug counselor may supervise as many counselor-trainees as he or she desires and delegate cases in a responsible fashion, except that no counselor-trainee may be delegated more than thirty-five patients. Primary counselor responsibility for all cases shall rest with a qualified drug counselor, regardless of whom provides counseling services.
- (7) Individualized treatment plans. Methadone treatment facilities shall prepare and document individualized treatment plans for each patient, which must specify the patient's problems; the frequency,

mode, and duration of counseling sessions; and the planned detoxifica-

- (8) Pregnancy and drugs. Methadone treatment facilities shall provide, to any patient who requests, at least one hour per month of counseling and education on matters relating to pregnancy and street drugs, and the effects of methadone treatment when provided during pregnancy. This session may be provided in an individual or group setting at the discretion of the facility director.
- (9) Family planning professional. Methadone treatment facilities shall have at least one professional, either a qualified drug counselor, physician, or physician's assistant, who has appropriate training in family planning, prenatal health, and parenting skills.

NEW SECTION

WAC 275-19-985 ALL METHADONE TREATMENT FA-CILITIES—TAKE-HOME MEDICATION REQUIREMENTS. (1) Minimum take-home criteria. Methadone treatment facilities may provide all patients with take-home medication for Sundays and for any legal holiday set forth in RCW 1.16.050, at the discretion of the program physician. Take-home medication on other days shall be permitted only for stabilized patients who have been receiving methadone for a minimum of ninety days and who have had negative urines for the last sixty days.

- (2) Criteria for allowing increased take-homes. Methadone treatment facilities may increase frequency of take-home medication when a patient is judged capable of handling increased frequency of take-home medication. The program physician shall consider and document in the client file the following in determining whether a patient is responsible in handling methadone:
 - (a) Absence of abuse of drugs and alcohol.
 - (b) Regularity of attendance, both dispensing and counseling.
- (c) Absence of known criminal activity or activities, especially drug
 - (d) Stability of home environment and social relationships.
 - (e) Ability to safely store take-home medications.
- (f) A positive balance between therapeutic benefit and the risk of diversion of take-home medication.
- (3) Restriction of take-home privileges following dose increase. For at least seven days following an increase in dose at any time during treatment, methadone treatment facilities may provide a patient with take-home medications only for Sundays and legal holidays.
- (4) Maximum take-home privileges. Methadone treatment facilities shall limit the minimum weekly attendance for in-person administration of methadone, the maximum number of daily doses of take-home medication that is provided at any one time, and the maximum total amount of methadone (number of doses multiplied by dose amount) that is provided at any one time, according to the following schedule:

Months Since Admission to Methadone Treatment	Minimum Attendance (In-Person Administration)	Maximum Number of Take -Home Medication Doses	Maximum Total Amount of Take -Home Medication		
0 to 3 months	6 days/week	one-day supply	100 mg.		
4 to 6 months	5 days/week	one-day supply	70 mg		
7 to 24 months	3 days/week	two-day supply	120 mg.		
over 24 months	2 days/week	three-day supply	150 mg.		

(5) Maximum take-homes following positive urine. Methadone treatment facilities shall limit the maximum number of daily doses of take-home medication of patients who have one positive urine in the last ninety days and shall require minimum clinic attendance for inperson administration of methadone for such patients according to the following schedule:

Months Since	Minimum	Maximum	
Admission to	Attendance	Number of	
Methadone	(In-Person	Take-Home	
Treatment	Administration)	Medication Doses	
0 to 6 months	6 days/week	one-day supply	
7 to 24 months	5 days/week	one-day supply	
over 24 months	3 days/week	two-day supply	

Maximum total amount of take-home medication shall not exceed the amounts set forth in the schedule of subsection (4) of this section. Patients who are restricted to the schedule set forth in this subsection may be placed on the schedule set forth in subsection (4) of this section if they have no additional positive urines for ninety days.

(6) Exceptional take-home; Saturday or Monday holidays. Methadone treatment facilities may provide all patients with one extra take-

home dose in addition to the supply limits set forth in subsections (4) and (5) of this section, when a legal holiday falls on a Monday or a Saturday, or when two legal holidays fall on successive days, and restrictions on the patient's take-home medication will not otherwise permit sufficient take-home medication doses for both Sunday and the legal holiday or for both legal holidays.

- (7) Labeling. Methadone treatment facilities shall label take-home medication containers with the name of the prescriber, complete directions for use, the name of the drug either by the brand or generic name and strength per unit dose, the name of the patient, and the date.
- (8) Restarting methadone medication. Methadone treatment facilities may restart medication for patients who undergo planned detoxification, but remain in counseling (at least one face-to-face event per thirty days) for up to two years. Such patients are not considered discharged and may restart medication without sick physicals. Facilities shall not provide take-home medication to such patients, other than for Sundays and legal holidays, for at least seven days following the restart of medication. After the seven-day period has concluded, facilities may reinstate take-home medication privileges as if medication was uninterrupted.
- (9) Waivers of take-home standards. Methadone treatment facilities shall request approval from the department of social and health services of any and all waivers of take-home medication requirements on a case-by-case basis in advance.

NEW SECTION

WAC 275-19-990 ALL METHADONE TREATMENT FA-CILITIES—ADDITIONAL REQUIREMENTS. (1) Facility size. To assist in attaining the goal that Methadone treatment facilities meet the needs of individual patients and to help ensure local neighborhoods are not unduly affected, methadone treatment facilities shall not exceed three hundred fifty patients at any one time. Approval of a facility exceeding three hundred fifty patients at time of adoption of these rules shall not be revoked due to size of caseload if such facility agrees to cease admitting new patients until such time as they reach the maximum patient load and remain in compliance with the maximum patient load thereafter.

- (2) Double enrollment. Methadone treatment facilities shall participate in periodic meetings, scheduled and coordinated by the department for the purpose of identifying duplicate or prohibited admissions. Facility participation shall include attendance by at least one dispensary staff person and provision of a clear, recent photograph of any active patient and the latest photographs of all patients discharged for drug abuse or failure to consume take-home medication who are still barred from readmission by these rules. Programs shall be required to specifically identify all patients admitted since the previous meeting, all patients enrolled in a methadone treatment facility which is not the closest to their residence, and any patients identified by the department as potential duplicate admissions or barred admissions. All such meetings shall be closed to the public to preserve confidentiality of patient records.
- (3) Reporting requirements. All methadone treatment facilities shall report to the department the dose level of each patient, plus such other information as the department may reasonably require, in the form and manner prescribed by the department. Such reports shall be submitted in a timely and accurate manner.
- (4) Identifying patients. All methadone treatment facilities shall establish written policies and procedures to reasonably verify the identity of patients. The policies and procedures shall respect the confidentiality of patient records as set forth in federal regulations (42 C.F.R., part 2, published July 1, 1975).
- (5) Patient photographs. All methadone treatment facilities shall maintain in the dispensary a file of photographs of all patients. Photographs shall be updated whenever the client's physical appearance changes significantly or every two years, whichever comes first.
- (6) Transfer patients. The initial dose of all transfer patients shall be the same as the last prescribed dose at the previous facility. Doses may be increased after the initial dose in the manner and under the conditions required elsewhere in these rules. Detailed evaluation of dose adequacy is mandatory for all transfer patients requesting dose increases. If any transfer patient reporting an inadequate dose at the previous facility is determined to be stabilized at that same dose at the transfer facility, such case shall be immediately reported to the program director of the previous facility and to the department of social and health services.
- (7) Transfer fees. Methadone treatment facilities may not levy unreasonable transfer fees on patients attempting to transfer to another

- facility. Transfer fees may not exceed the actual cost of duplicating and forwarding records.
- (8) Rate setting. All services (other than admission services) required by these standards shall be included in the basic daily, weekly, or monthly rate, including dispensing, urinalysis, and counseling. Medical services unrelated to diagnosis and treatment of addiction, such as primary care and prenatal or postnatal care, may be provided at additional charge.
- (9) Fees. The patient shall be provided a complete schedule of fees and applicable fee policies prior to the initiation of any treatment services.
- (10) Detoxification for nonpayment. Any patient detoxified for reasons of nonpayment shall be provided an individual detoxification schedule consistent with sound medical practices approved by the program's physician.

KEY TO TABLE

Symbols:

AMD = Amendment of existing section NEW = New section not previously codified

OBJEC = Notice of objection by Joint Administrative Rules

Review Committee

RE-AD = Readoption of existing section REP = Repeal of existing section

REAFF = Order assuming and reaffirming rules

REMOV = Removal of rule pursuant to RCW 34.04.050(5)

RESCIND = Rescind previous emergency rule 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.

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16-488-035	REP	86-19-002			86-13-002	51-10	AMD-P	86-14-094
16-488-040	REP-P	86-14-023			86-09-038	51-12-102	AMD-P	86-06-058
16-488-040 16-488-990	REP NEW-P	86-19-002 86-14-023			86-13-002 86-09-038	51-12-102 51-12-102	AMD-E AMD	86-06-059
16-488-990	NEW	86-19-002			86-13-002	51-12-102	AMD-P	86-11-013 86-16-071
16-488-995	NEW-P	86-14-023			86-09-039	51-12-201	AMD-P	86-16-071
16-488-995	NEW	86-19-002			86-13-001	51-12-304	AMD-P	86-16-071
16-524-040	AMD-P	86-06-045			86-09-039	51-12-402	AMD-P	86-16-071
16-524-040 16-536-040	AMD AMD-P	86-13-057 86-09-079			86-13-001 86-09-039	51-12-404	AMD-P	86-06-058
16-536-040	AMD-F	86-15-001			86-13-001	51-12-404 51-12-404	AMD-E AMD	86-06-059 86-11-013
16-536-040	AMD	86-15-002			86-09-039	51-12-411	AMD-P	86-06-058
16-560-06001	AMD-P	86-07-051			86-13-001	51-12-411	AMD-E	86-06-059
16-560-06001	AMD	86-14-066			86-09-039	51-12-411	AMD	86-11-013
16-561-010	AMD-P	86-06-046			86-13-001	51-12-426	AMD-P	86-06-058
16-561-010 16-561-020	AMD AMD-P	86-13-012 86-06-046			86-09-039 86-13-001	51-12-426 51-12-426	AMD-E AMD	86-06-059 86-11-013
16-561-020	AMD	86-13-012			86-09-039	51-12-426	AMD-P	86-16-071
16-561-040	AMD-P	86-06-046			86-13-001	51-12-601	AMD-P	86-06-058
16-561-040	AMD	86-13-012			8609039	51-12-601	AMD-E	86-06-059
16-561-041	AMD-P	86-06-046			86-13-001	51-12-601	AMD	86-11-013
16-561-041 16-570-010	AMD NEW-P	86-13-012 86-12-065			86-09-039 86-13-001	5112601 5112602	AMD-P AMD-P	86-16-071 86-06-058
16-570-010	NEW-E	86-12-066			86-09-039	51-12-602	AMD-E	86-06-059
16-570-010	NEW-C	86-15-063	25-48-100 N	NEW :	86-13-001	51-12-602	AMD	86-11-013
16-570-010	NEW	86-16-023			86-09-039	51-12-608	AMD-P	86-06-058
16-570-020 16-570-020	NEW-P NEW-E	86-12 - 065 86-12-066			86-13-001 86-09-039	51-12-608	AMD-E	86-06-059
16-570-020	NEW-E	86-15-063			86-13-001	51-12-608 6735-150	AMD AMD-P	86-11-013 86-04-063
16-570-020	NEW	86-16-023			86-09-039	67-35-150	AMD	86-08-010
16-570-030	NEW-P	86-12-065			86-13-001	67-35-230	AMD-P	86-04-063
16-570-030	NEW-E	86-12-066			86-09-039	67-35-230	AMD	86-08-010
16-570-030 16-570-030	NEW-C NEW	86-15-063 86-16-023			86-13-001 86-09-039	82-50-021 82-50-021	AMD-P AMD	86-14-065 86-17-001
16-570-040	NEW-E	86-16-017			86-13-001	82-60-010	NEW-E	86-16-018
16-654-050	NEW	86-04-026	30-01-010 N	NEW :	86-08-072	82-60-020	NEW-E	86-16-018
16-654-060	NEW	86-04-026			86-08-072	82-60-030	NEW-E	86-16-018
16-750-010	AMD-P	86-04-062			86-08-072	98-20-020	NEW-P	86-12-068
16-750-010 16-752-001	AMD NEW-E	86-07-024 86-15-054			86-08-072 86-08-072	98-20-020 98-20-020	NEW-C NEW	86-15-036 86-17-063
16-752-001	NEW-P	86-16-073			86-08-072	100-100-010	REP-E	86-14-013
16-752-001	NEW	86-19-060	30-04-010 N		86-08-072	100-100-010	AMD-P	86-16-084
16-752-005	NEW-E	86-15-054			86-08-072	100-100-020	REP-E	86-14-013
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16-752-010	NEW-E	86-15-054			86-08-072 86-08-072	100-100-030 100-100-030	REP-E AMD-P	86-14-013 86-16-084
16-752-010	NEW-P	86-16-073			86-08-072	100-100-030	REP-E	86-14-013
16-752-010	NEW	86-19-060	30-04-070 N	NEW :	86-08-072	100-100-040	AMD-P	86-16-084
24-12-010	AMD-E	86-18-033			86-08-072	100-100-050	REP-E	86-14-013
24-12-010 25-24-010	AMD-P AMD-E	86-18-034 86-08-082			86-08-072	100-100-050	AMD-P	86-16-084
25-24-010	AMD-E	86-08-082			86-08-072 86-08-072	100-100-052 100-100-060	NEW-P REP-E	86-16-084 86-14-013
25-24-040	AMD-E	86-08-082			86-08-072	100-100-060	AMD-P	86–14–013 86–16–084
25-24-050	AMD-E	86-08-082	30-08-010 N	NEW :	86-08-072	100-100-070	REP-E	86-14-013
25-24-060	AMD-E	86-08-082			86-08-072	100-100-070	AMD-P	86-16-084
25-24-070 25-42-010	AMD-E NEW-P	86-08-082 86-09-038			86-08-072 86-08-072	100-100-075	REP-E	86-14-013
25-42-010	NEW-P	86-09-038 86-13-002			86-08-072 86-08-072	100-100-075 100-100-080	AMD-P REP-E	86-16-084 86-14-013
25-42-020	NEW-P	86-09-038			86-08-072	100-100-080	AMD-P	86-16-084
25-42-020	NEW	86-13-002	30-08-070 N	NEW :	86-08-072	100-100-085	NEW-P	86-16-084
25-42-030	NEW-P	86-09-038			86-08-072	100-100-090	REP-E	86-14-013
25-42-030 25-42-040	NEW NEW-P	86-13-002 86-09-038			86-08-072 86-08-072	100-100-100	REP-E	86-14-013
2J-42-040	IVE W-P	00-07-038	JU-12-030 N	1E VI	00-00-072	100-100-1100	NEW-P	86–16–084

WAC #	<u></u>	WSR #	WAC #		WSR #	WAC #		WSR #
100-100-1200	NEW-P	86-16-084	130-20-030	NEW-E	86-16-034	132K-120-025	AMD-P	86-11-047
100-100-1300	NEW-P	86-16-084	130-20-040	NEW-E	86-16-034	132K120-025	Λ MD	86-15-020
100-100-1400	NEW-P	86-16-084	130-20-050	NEW-E	86-16-034	132K120045	AMD-P	86-11-047
100-100-1500 100-100-1525	NEW-P NEW-P	86-16-084 86-16-084	131-08-010	NEW AMD-P	86-05-004 86-16-063	132K120-045 132K120-065	AMD AMD-P	86-15-020 86-11-047
100-100-1550	NEW-P	86-16-084	131-16-011	AMD-C	86-19-040	132K-120-065	AMD-F	86-15-020
100-100-1600	NEW-P	86-16-084	131-28-025	AMD-P	86-19-077	132K-120-085	AMD-P	86-11-047
100-100-1700	NEW-P	86-16-084	131-28-040	AMD-E	86-19-052	132K-120-085	AMD	86-15-020
100-100-1900	NEW-P	86-16-084	131-28-040	AMD-P	86-19-070	132K-122-010	AMD-P	86-11-047
100-100-1910 100-100-1989	NEW-P NEW-P	8616084 8616084	131-28-045 131-28-045	AMD-E AMD-P	86-19-052 86-19-070	132K-122-010 132K-122-020	AMD AMD-P	86-15-020 86-11-047
100-101-010	NEW-E	86-14-013	131-32-030	NEW-E	86-11-059	132K-122-020	AMD-1	86-15-020
100-101-020	NEW-E	86-14-013	131-32-030	NEW-P	86-12-056	132K-122-030	AMD-P	86-11-047
100-101-030	NEW-E	86-14-013	131-32-035	NEW-E	86-11-059	132K-122-030	AMD	86-15-020
100-101-040 100-101-050	NEW-E NEW-E	86-14-013 86-14-013	131-32-035 131-32-040	NEW-P NEW-E	86-12-056 86-11-059	132K-122-040 132K-122-040	AMD-P AMD	86-11-047
100-101-052	NEW-E	86-14-013	131-32-040	NEW-E	86-12-056	132K-122-040 132K-122-080	AMD-P	86-15-020 86-11-047
100-101-060	NEW-E	86-14-013	132H-120-060	REP-P	86-13-047	132K-122-080	AMD	86-15-020
100-101-070	NEW-E	86-14-013	132H-120-060	REP	86-19-036	132K-122-100	AMD-P	86-11-047
100-101-075	NEW-E NEW-E	86-14-013 86-14-013	132H-120-062	NEW-P NEW	86-13-047	132K-122-100	AMD	86-15-020
100-101-080 100-101-085	NEW-E	86-14-013	132H-120-062 132H-160-550	NEW-E	86-19-036 86-09-045	132K-122-120 132K-122-120	AMD-P AMD	86-11-047 86-15-020
100-101-1989	NEW-E	86-14-013	132H-160-550	NEW-P	86-09-046	132K-122-120	AMD-P	86-11-047
100-101-900	NEW-E	86-14-013	132H-160-550	NEW	86-18-038	132K-122-130	AMD	86-15-020
113-12-075	NEW-P	86-07-057	132J-136-020	REP-P	86-06-044	132K-276-040	AMD-P	86-11-047
113-12-075 113-12-080	NEW AMD-P	86-10-039 86-07-057	132J-136-025 132J-136-030	REP-P REP-P	86-06-044 86-06-044	132K-276-040	AMD AMD-P	86-15-020
113-12-080	AMD-F	86-10-039	132J-136-040	REP-P	86-06-044	132K-995-990 132K-995-990	AMD-P	86-11-047 86-15-020
114-12-115	NEW-P	86-03-082	132J-136-050	REP-P	86-06-044	132Q-01-005	NEW	86-04-010
114-12-115	NEW	8606043	132K04001	AMD-P	86-11-047	132Q-01-010	NEW	86-04-010
114-12-155	NEW-P	86-03-082	132K-04-001	AMD	86-15-020	132Q-01-020	NEW	86-04-010
114-12-155 114-12-155	NEW REVIEW	86-06-043 86-14-107	132K-04-050 132K-04-050	AMD-P AMD	86-11-047 86-15-020	132Q-01-030 132Q-01-040	NEW NEW	86-04-010 86-04-010
114-12-155	AMD-P	86-19-075	132K-04-080	AMD-P	86-11-047	132Q-01-040 132Q-01-050	NEW	86-04-010
114-12-165	NEW-P	86-03-082	132K-04-080	AMD	86-15-020	132S-30-011	AMD-P	86-10-033
114-12-165	NEW	86-06-043	132K-04-110	AMD-P	86-11-047	132S-30-011	AMD-P	86-16-001
114-12-165 114-12-165	REVIEW REP-P	86-14-107 86-19-075	132K-04-110 132K-04-130	AMD AMD-P	86-15-020 86-11-047	132S-30-011 132S-30-042	AMD AMD-P	86-16-010
118-06-010	REP-P	86-06-037	132K-04-130	AMD-F	86-15-020	132S-30-042 132S-30-042	AMD-P	86-10-033 86-16-010
118-06-020	REP-P	86-06-037	132K-12-180	AMD-P	86-11-047	132S-30-044	REP-P	86-10-033
118-06-030	REP-P	86-06-037	132K-12-180	AMD	86-15-020	132S-30-044	REP	86-16-010
118-06-040	REP-P REP-P	86-06-037 86-06-037	132K-12-242 132K-12-242	AMD-P AMD	86-11-047 86-15-020	132S-30-046 132S-30-046	REP-P REP	86-10-033
118-06-050 118-06-060	REP-P	86-06-037	132K-12-242 132K-16-010	AMD-P	86-11-047	132S-30-048	REP-P	86-16-010 86-10-033
118-06-070	REP-P	86-06-037	132K-16-010	AMD	86-15-020	132S-30-048	REP	86-16-010
118-06-080	REP-P	86-06-037	132K-16-040	AMD-P	86-11-047	132S-30-064	AMD-P	86-10-033
118-07-010 118-07-020	REP-P REP-P	86-06-037	132K-16-040	AMD AMD-P	86-15-020	132S-30-064	AMD D	86-16-010
118-07-020	REP-P	86-06-037 86-06-037	132K-16-060 132K-16-060	AMD-P AMD	86-11-047 86-15-020	132S-30-082 132S-30-082	AMD-P AMD	86-10-033 86-16-010
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118-07-060	REP-P	86-06-037	132K-20-010	AMD-P	86-11-047	136-60-010	NEW-P	86-17-097
118-08-010 118-08-020	REP-P REP-P	86-06-037 86-06-037	132K-20-010 132K-20-020	AMD AMD-P	86-15-020 86-11-047	136-60-020 136-60-030	NEW-P NEW-P	86-17-097 86-17-097
118-08-030	REP-P	86-06-037	132K-20-020	AMD	86-15-020	13660-040	NEW-P	86-17-097
118-08-040	REP-P	86-06-037	132K-20-070	AMD-P	86-11-047	136-60-050	NEW-P	86~17–097
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11808060 11808070	REP-P REP-P	86-06-037 86-06-037	132K-20-080 132K-20-080	AMD-P AMD	86-11-047 86-15-020	136-130-030 136-130-050	AMD AMD	86-06-005 86-06-005
118-30-010	NEW-P	8606037	132K-20-000	AMD-P	86-11-047	136-130-050	AMD-P	86-17-097
118-30-010	NEW	86-15-068	132K-116-010	AMD	86-15-020	136-130-070	AMD	86-06-005
118-30-020	NEW-P	86-06-037	132K-116-025	AMD-P	86-11-047	136-150-010	AMD	8606005
118-30-020	NEW D	86-15-068	132K-116-025 132K-116-065	AMD	86-15-020	136-150-020	AMD	86-06-005
118-30-030 118-30-030	NEW-P NEW	86-06-037 86-15-068	132K-116-065	AMD-P AMD	86-11-047 86-15-020	136-150-024 136-150-040	NEW AMD	86-06-005 86-06-005
118-30-040	NEW-P	8606037	132K-116-135	AMD-P	86-11-047	136-160-060	AMD	86-06-005
118-30-040	NEW	86-15-068	132K-116-135	AMD	86-15-020	136-160-060	AMD-P	86-17-097
118-30-050	NEW-P	86-06-037	132K-116-140	AMD-P	86-11-047	136-180-025	AMD-P	86-17-097
118-30-050 118-30-060	NEW NEW-P	86-15-068 86-06-037	132K-116-140 132K-120	AMD AMD-P	86-15-020 86-11-047	136-200-040 136-220-020	AMD-P AMD-P	86-17-097
118-30-060	NEW-P	86-15-068	132K-120 132K-120	AMD-P AMD	86-11-047 86-15-020	136-220-020	AMD-P AMD-P	86-17-097 86-17-097
118-30-070	NEW-P	86-06-037	132K-120-010	AMD-P	86-11-047	136-230-010	NEW-P	86-17-097
118-30-070	NEW	86-15-068	132K-120-010	AMD	86-15-020	136-230-020	NEW-P	86-17-097
118-30-080	NEW-P NEW	86-06-037	132K-120-015	AMD-P	86-11-047	136~230~030	NEW-P	86-17-097
118-30-080 130-20-010	NEW-E	86-15-068 86-16-034	132K-120-015 132K-120-020	AMD AMD-P	8615020 8611047	137-08-060 137-08-060	AMD-P AMD	86-07-066 86-10-010
130-20-020	NEW-E	86-16-034	132K-120-020	AMD	86-15-020	137-08-070	AMD∸P	86-07-066
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
137-08-070	AMD	86-10-010	139-01-540	NEW	86-19-021	139-08-110	REP-P	86-15-072
137-08-140	AMD-P	86-07-066	139-01-545 139-01-545	NEW-P NEW	86-15-072 86-19-021	139-08-110 139-08-120	REP REP-P	86-19-021 86-15-072
137-08-140 137-48-040	AMD AMD-P	86-10-010 86-18-032	139-01-550	NEW-P	86-15-072	139-08-120	REP	86-19-021
137-54-030	AMD-P	86-04-015	139-01-550	NEW	86-19-021	139-08-130	REP-P	86-15-072
137-54-030	AMD	86-07-034	139-01-555	NEW-P	86-15-072	139-08-130	REP	86-19-021
137-56-010	AMD	86-06-012	139-01-555	NEW	86-19-021	139-08-140	REP-P	86-15-072
137-56-015 137-56-015	NEW-E NEW-P	86-03-058 86-03-059	139-01-560 139-01-560	NEW-P NEW	8615072 8619021	139-08-140 139-08-150	REP REP-P	86-19-021 86-15-072
137-56-015	NEW	86-06-039	139-01-565	NEW-P	86-15-072	139-08-150	REP	86-19-021
137-56-095	NEW	86-06-012	139-01-565	NEW	86-19-021	139-08-160	REP-P	86-15-072
137-56-100	AMD	86-06-012	139-01-570	NEW-P	86-15-072	139-08-160	REP	86-19-021
137-56-110	NEW	86-06-012	139-01-570	NEW D	86-19-021	139-08-170	REP-P	86-15-072 86-19-021
137-56-160 137-56-170	AMD AMD	86-06-012 86-06-012	139-01-575 139-01-575	NEW-P NEW	8615072 8619021	139-08-170 139-08-180	REP REP-P	86-15-072
137-56-180	AMD	86-06-012	139-01-610	NEW-P	86-15-072	139-08-180	REP	86-19-021
137-56-190	AMD	86-06-012	139-01-610	NEW	86-19-021	139-08-190	REP-P	86-15-072
137-56-200	AMD	86-06-012	139-01-615	NEW-P	86-15-072	139-08-190	REP	86-19-021
137-56-210 137-56-220	AMD AMD	86-06-012 86-06-012	139-01-615 139-01-620	NEW NEW-P	86-19-021 86-15-072	139-08-200 139-08-200	REP-P REP	86-15-072 86-19-021
137-56-230	AMD	86-06-012	139-01-620	NEW	86-19-021	139-08-210	REP-P	86-15-072
137-56-240	AMD	86-06-012	139-01-625	NEW-P	86-15-072	139-08-210	REP	86-19-021
137-56-250	AMD	86-06-012	139-01-625	NEW	86-19-021	139-08-220	REP-P	86-15-072
137-56-280 139-01-100	NEW NEW-P	86-06-012 86-15-072	139-01-630 139-01-630	NEW-P NEW	86-15-072 86-19-021	139-08-220 139-08-230	REP REP-P	86-19-021 86-15-072
139-01-100	NEW-P	86-19-021	139-01-030	NEW-P	86-15-072	139-08-230	REP	86-19-021
139-01-110	NEW-P	86-15-072	139-01-710	NEW	86-19-021	139-08-240	REP-P	86-15-072
139-01-110	NEW	86-19-021	139-01-715	NEW-P	86-15-072	139-08-240	REP	86-19-021
139-01-210	NEW-P	86-15-072	139-01-715	NEW	86-19-021	139-08-250	REP-P	86-15-072
139-01-210 139-01-310	NEW NEW-P	86-19-021 86-15-072	139-01-720 139-01-720	NEW-P NEW	86-15-072 8619021	139-08-250 139-08-260	REP REP-P	86-19-021 86-15-072
139-01-310	NEW	86-19-021	139-01-725	NEW-P	86-15-072	139-08-260	REP	86-19-021
139-01-320	NEW-P	86-15-072	139-01-725	NEW	86-19-021	139-08-270	REP-P	86-15-072
139-01-320	NEW	86-19-021	139-01-730	NEW-P	86-15-072	139-08-270	REP	86-19-021
139-01-330 139-01-330	NEW-P NEW	86-15-072 86-19-021	139-01-730 139-01-735	NEW NEW-P	86-19-021 86-15-072	139-08-280 13908280	REP-P REP	86-15-072 86-19-021
139-01-330	NEW-P	86-15-072	139-01-735	NEW-F	86-19-021	139-08-290	REP-P	86-15-072
139-01-410	NEW	86-19-021	139-01-810	NEW-P	86-15-072	139-08-290	REP	86-19-021
139-01-415	NEW-P	86-15-072	139-01-810	NEW	86-19-021	139-08-300	REP-P	86-15-072
139-01-415	NEW NEW-P	86-19-021 86-15-072	139-01-820 139-01-820	NEW-P NEW	86-15-072 86-19-021	139-08-300 139-08-310	REP REP-P	86-19-021 86-15-072
139-01-420 139-01-420	NEW-P	86-13-072 86-19-021	139-01-820	REP-P	86-15-072	139-08-310	REP	86-19-021
139-01-425	NEW-P	86-15-072	139-04-010	REP	86-19-021	139-08-320	REP-P	86-15-072
139-01-425	NEW	86-19-021	139-04-020	REP-P	86-15-072	139-08-320	REP	86-19-021
139-01-430	NEW-P	86-15-072	139-04-020	REP	86-19-021	13908330 13908330	REP-P REP	86-15-072
139-01-430 13901-435	NEW NEW-P	86-19-021 86-15-072	139-05-200 139-05-200	NEW-P NEW	86-15-072 86-19-021	139-08-330	REP-P	86-19-021 86-15-072
139-01-435	NEW	86-19-021	139-05-210	NEW-P	86-15-072	139-08-340	REP	86-19-021
139-01-440	NEW-P	86-15-072	139-05-210	NEW	86-19-021	139-08-350	REP-P	86-15-072
139-01-440	NEW	86-19-021	139-05-220	NEW-P	86-15-072	139-08-350	REP	86-19-021
139-01-445 139-01-445	NEW-P NEW	86-15-072 86-19-021	139-05-220 139-05-230	NEW NEW-P	86-19-021 86-15-072	139-08-360 139-08-360	REP-P REP	86-15-072 86-19-021
139-01-450	NEW-P	86-15-072	139-05-230	NEW	86-19-021	139-08-370	REP-P	86-15-072
139-01-450	NEW	86-19-021	139-05-240	NEW-P	86-15-072	139-08-370	REP	86-19-021
139-01-455	NEW-P	86-15-072	139-05-240	NEW	86-19-021	139-08-380	REP-P	86-15-072
139-01-455 139-01-460	NEW NEW-P	86-19-021 86-15-072	139-05-250 139-05-250	NEW-P NEW	86-15-072 86-19-021	139-08-380 139-08-500	REP REP-P	86-19-021 86-15-072
139-01-460	NEW	86-19-021	139-05-910	NEW-P	86-15-072	139-08-500	REP	86-19-021
139-01-465	NEW-P	86-15-072	139-05-910	NEW	86-19-021	139-08-520	REP-P	86-15-072
139-01-465	NEW	86-19-021	139-05-915	NEW-P	86-15-072	139-08-520	REP	86-19-021
139-01-470 139-01-470	NEW-P NEW	86-15-072 86-19-021	139-05-915 139-05-920	NEW NEW-P	86-19-021 86-15-072	139-08-530 139-08-530	REP-P REP	86-15-072 86-19-021
139-01-475	NEW-P	86-15-072	139-05-920	NEW	86-19-021	139-08-540	REP-P	86-15-072
139-01-475	NEW	86-19-021	139-08-005	REP-P	86-15-072	139-08-540	REP	86-19-021
139-01-510	NEW-P	86-15-072	139-08-005	REP	86-19-021	139-08-550	REP-P	86-15-072
139-01-510 139-01-515	NEW NEW-P	86-19-021 86-15-072	139-08-040 139-08-040	REP-P REP	86-15-072 86-19-021	139-08-550 139-08-560	REP REP-P	86-19-021 86-15-072
139-01-515	NEW-P	86-13-072 86-19-021	139-08-040	REP-P	86-19-021 86-15-072	139-08-560	REP-P	86-19-021
139-01-520	NEW-P	86-15-072	139-08-050	REP	86-19-021	139-08-570	REP-P	86-15-072
139-01-520	NEW	86-19-021	139-08-070	REPP	86-15-072	139-08-570	REP	86-19-021
139-01-525	NEW-P NEW	86-15-072	139-08-070	REP REP-P	86-19-021 86-15-072	139-08-600	AMD-E REP-P	86-14-014
139-01-525 139-01-530	NEW-P	86-19-021 86-15-072	139-08-080 139-08-080	REP-P	86-15-072 86-19-021	139-08-600 139-08-600	REP-P	86-15-072 86-19-021
139-01-530	NEW	86-19-021	139-08-090	REP-P	86-15-072	139-08-601	NEW-E	86-14-014
139-01-535	NEW-P	86-15-072	13908090	REP	86-19-021	13910210	NEW-P	86-15-072
139-01-535 139-01-540	NEW NEW-P	86-19-021	139-08-100 139-08-100	REP-P REP	86-15-072 86-19-021	139-10-210 139-10-220	NEW NEW-P	86-19-021
137-01-340	INE W-P	86-15-072	137-00-100	NUP	30-17-021	139-10-220	IAIT AA-L	86–15–072

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
139–10–220	NEW	86-19-021	173-14-060	AMD-P	86-05-052	173-22-0602	NEW	8612011
139-10-220	NEW-P	86-15-072	173-14-064	AMD-P	86-05-052	173-22-0602	NEW-P	86-05-052
139-10-230	NEW	86-19-021	173-14-064	AMD	86-12-011	173-22-0604	NEW	86-12-011
139-10-235	NEW-P	86-15-072	173-14-090	AMD-P	86-05-052	173-22-0606	NEW-P	8605052
139-10-235	NEW	86-19-021	173-14-090	AMD	86-12-011	173-22-0606	NEW	86-12-011
139-10-240	NEW-P	86-15-072	173-14-130	AMD-P	86-05-052	173-22-0608	NEW-P	86-05-052
139-10-240 139-10-310	NEW NEW-P	86-19-021 86-15-072	173-14-130 173-14-140	AMD AMDP	86-12-011 86-05-052	173-22-0608 173-22-0610	NEW NEW-P	86-12-011 86-05-052
139-10-310	NEW	86-19-021	173-14-140	AMD-1	86-12-011	173-22-0610	NEW-P	86-12 - 011
139-10-320	NEW-P	86-15-072	173-14-150	AMD-P	86-05-052	173-22-0612	NEW-P	86-05-052
139-10-320	NEW	86-19-021	173-14-150	AMD	86-12-011	17322-0612	NEW	86-12-011
139-10-410	NEW-P	86-15-072	173-14-180	AMD-P	86-05-052	173-22-0614	NEW-P	86-05-052
139-10-410 139-10-420	NEW NEW-P	86-19-021 86-15-072	173-14-180 173-19	AMD AMD-C	86-12-011 86-08-098	173-22-0614 173-22-0616	NEW NEW-P	86-12-011 86-05-052
139-10-420	NEW	86-19-021	173-19-020	AMD-P	86-05-052	173-22-0616	NEW	86-12-011
139-10-510	NEW-P	86-15-072	173-19-020	AMD	86-12-011	173-22-0618	NEW-P	86-05-052
139-10-510	NEW	86-19-021	173-19-044	AMD-P	86-05-052	173-22-0618	NEW	86-12-011
139-10-520	NEW-P	86-15-072	173-19-044	AMD	86-12-011	173-22-0620	NEW-P	86-05-052
139-10-520 139-14-010	NEW REP-P	86-19-021 86-15-072	173-19-050 173-19-050	AMD-P AMD	86-05-052 86-12-011	173-22-0620 173-22-0622	NEW NEW-P	86-12-011 86-05-052
139-14-010	REP	86-19-021	173-19-060	AMD-P	86-05-052	173-22-0622	NEW-F	86-12-011
139-15-110	NEW-P	86-15-072	173-19-060	AMD	86-12-011	173-22-0624	NEW-P	86-05-052
139-15-110	NEW	86-19-021	173–19–061	NEW-P	86-05-052	173-22-0624	NEW	86-12-011
139-16-010	REP-P	86-15-072	173-19-061	NEW	86-12-011	173-22-0626	NEW-P	86-05-052
139-16-010 139-18-010	REP REP-P	86-19-021 86-15-072	173-19-062 173-19-062	AMD-P AMD	86-05-052 86-12-011	173–22–0626 173–22–0628	NEW NEW-P	86-12 - 011 86-05-052
139-18-010	REP	86-19-021	173-19-064	AMD-P	86-05-052	173-22-0628	NEW	86-12-011
139-20-020	REP-P	86-15-072	173-19-064	AMD	86-12-011	173-22-0630	NEW-P	86-05-052
139-20-020	REP	8619021	173–19–130	AMD	86-04-040	173-22-0630	NEW	86-12-011
139-22-010	REP-P	86-15-072	173-19-130	AMD-P	86-06-060	173-22-0632	NEW-P	86-05-052
139-22-010 139-22-020	REP REP-P	86-19-021 86-15-072	173-19-130 173-19-130	AMD-C AMD	86-11-003 86-12-069	173-22-0632 173-22-0634	NEW NEW-P	86-12-011 86-05-052
139-22-020	REP	86-19-021	173-19-1404	AMD-P	86-11-066	173-22-0634	NEW	86-12-011
139-28-010	REP-P	86-15-072	173-19-1404	AMD	86-16-003	173-22-0636	NEW-P	8605052
139-28-010	REP	86-19-021	173-19-220	AMD-P	86-07-068	173-22-0636	NEW	86-12-011
139-32-010 139-32-010	REP-P REP	86-15-072 86-19-021	173–19–220 173–19–220	AMD-C AMD	86-11-032 86-12-071	173-22-0638 173-22-0638	NEW-P NEW	86-05-052 86-12-011
139-36-020	REP-P	8615072	173-19-2512	AMD-P	86-06-061	173-22-0640	NEW-P	86-05-052
139-36-020	REP	86-19-021	173-19-2512	AMD-C	86-11-002	173-22-0640	NEW	86-12-011
139-36-030	REP-P	86-15-072	173-19-2512	AMD	86~12-070	173-22-0642	NEW-P	86-05-052
139-36-030 139-36-031	REP REP-P	86-19-021 86-15-072	173–19–2519 173–19–2521	AMD-P AMD-P	86-16-075 86-17-068	173-22-0642 173-22-0644	NEW NEW-P	86-12-011 86-05-052
139-36-031	REP	86-19-021	173-19-3210	AMD-P	86-14-110	173-22-0644	NEW	86-12-011
139-36-032	REP-P	86-15-072	173-19-3210	AMD-C	86-17-069	173-22-0646	NEW-P	86-05-052
139-36-032	REP	8619021	173-19-3210	AMD	86-19-048	173-22-0646	NEW	86-12-011
139-36-033 139-36-033	REP-P REP	86-15-072 86-19-021	173-19-330 173-19-330	` AMD-P AMD-C	86-11-068 86-16-002	173-22-0648 173-22-0648	NEW-P NEW	86-05-052 86-12-011
139-36-040	REP-P	86-15-072	173-19-330	AMD-C	86-17-071	173-22-0650	NEW-P	86-05-052
139-36-040	REP	86-19-021	173-19-330	AMD	86-18-052	173-22-0650	NEW	86-12-011
139-36-041	REP-P	86-15-072	173-19-3514	AMD-P	86-11-067	173-22-0652	NEW-P	86-05-052
139-36-041 139-36-050	REP REP-P	86-19-021 86-15-072	173–19–3514 173–19–3701	AMD AMD-C	86-16-004	173-22-0652	NEW D	86-12-011
139-36-050	REP	86-19-021	173-19-3701	AMD-C	8606057 8607049	173-22-0654 173-22-0654	NEW-P NEW	86-05-052 86-12-011
139-36-051	REP-P	86-15-072	173-19-380	AMD-P	86-08-100	173-22-0656	NEW-P	86-05-052
139-36-051	REP	86-19-021	173-19-380	AMD	86-12-072	173-22-0656	NEW	86-12-011
139-36-060	REP-P	86-15-072	173-19-390	AMD-P	86-14-111	173-22-0658	NEW-P	86-05-052
139–36–060 139–36–061	REP REP-P	86-19-021 86-15-072	173–19–390 173–19–390	AMD-C AMD	86-17-070 86-19-049	173–22–0658 173–22–0660	NEW NEW-P	86-12-011 86-05-052
139-36-061	REP	86-19-021	173-19-3903	AMD-P	86-06-061	173-22-0660	NEW	86-12-011
139-40-010	REP-P	86-15-072	173-19-3903	AMD-C	86-11-002	173-22-0662	NEW-P	8605052
139-40-010	REP	86-19-021	173-19-3903	AMD	86-12-070	173-22-0662	NEW	86-12-011
139-50-010 139-50-010	REP-P REP	86-15-072 86-19-021	173–19–430 173–19–430	AMD-C AMD	86-06-057 86-07-049	173-22-0664 173-22-0664	NEW-P NEW	86-05-052 86-12-011
139-50-020	REP-P	86-15-072	173-17-430	AMD-C	86-08-098	173-22-0666	NEW-P	86-05-052
139-50-020	REP	86-19-021	173-22-030	AMD-P	86-05-052	173-22-0666	NEW	86-12-011
139-50-030	REP-P	86-15-072	173-22-030	AMD	86-12-011	173-22-0668	NEW-P	86-05-052
139-50-030 154-12-050	REP AMD-E	86-19-021 86-13-005	173–22–040 173–22–040	AMD-P AMD	86-05-052 86-12-011	173-22-0668 173-22-0670	NEW NEW-P	86-12-011 86-05-052
154-12-050	AMD-E	86-13-003	173-22-040	AMD-P	86-12-011 86-05-052	173-22-0670	NEW-P	86-12-011
154-12-050	AMD	86-16-025	173-22-050	AMD	86-12-011	173-22-0672	NEW-P	86-05-052
173-14	AMD-C	86-08-098	173-22-052	NEW-P	86-05-052	173-22-0672	NEW	86-12-011
173-14-030 173-14-030	AMD-P AMD	86-05-052 86-12-011	173-22-052 173-22-055	NEW AMD-P	86-12-011 86-05-052	173-22-0674	NEW-P NEW	86-05-052 86-12-011
173-14-030	AMD-P	86-05-052	173-22-055	AMD-P AMD	86-05-052 86-12-011	173-22-0674 173-22-0676	NEW-P	86-05-052
173-14-040	AMD	86-12-011	173-22-060	AMD-P	86-05-052	173-22-0676	NEW	86-12-011
173-14-055	NEW-P	86-05-052	173-22-060	AMD	86-12-011	173-22-0678	NEW-P	8605052
173-14-055	NEW	86-12-011	173-22-0602	NEW-P	8605-052	173-22-0678	NEW	86-12-011

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-80-080	NEW-E	86-15-005	173–301–161	REP	86-03-034	173303-081	AMD	86-12-057
173-80-080	NEW-P	86-15-083	173-301-162	REP	86-03-034	173303-082	AMD-P	86-07-069
173-80-080 173-90-010	NEW NEW-E	86-19-041 86-15-004	173–301–163 173–301–164	REP REP	86-03-034 86-03-034	173–303–082 173–303–084	AMD AMD-P	86-12-057 86-07-069
173-90-010	NEW-E	86-15-084	173-301-180	REP	86-03-034	173-303-084	AMD	86-12-057
173-90-010	NEW	8619-042	173-301-181	REP	86-03-034	173-303-090	AMD-P	86-07-069
173-90-015	NEW-E	8615004	173-301-182	REP	86-03-034	173-303-090	AMD	86-12-057
173-90-015	NEW-P	86-15-084	173-301-183	REP	86-03-034	173~303-101	AMD-P	86-07-069
173-90-015 173-90-020	NEW NEW-E	86-19-042 86-15-004	173-301-184 173-301-185	REP REP	86-03-034 86-03-034	173-303-101 173-303-102	AMD AMD-P	86-12-057 86-07-069
173-90-020	NEW-P	86-15-084	173-301-186	REP	86-03-034	173-303-102	AMD	86-12-057
173-90-020	NEW	86-19-042	173-301-187	REP	86-03-034	173-303-110	AMD-P	86-07-069
173-90-040	NEW-E	86-15-004	173-301-188	REP	86-03-034	173-303-110	AMD	86-12-057
173-90-040	NEW-P NEW	8615-084 8619-042	173-301-189	REP REP	86-03-034 86-03-034	173-303-120 173-303-120	AMD-P AMD	86-07-069 86-12-057
173-90-040 173-90-050	NEW-E	8615-004	173–301–190 173–301–191	REP	86-03-034 86-03-034	173-303-120	AMD-P	86-07-069
173-90-050	NEW-P	86-15-084	173-301-192	REP	86-03-034	173-303-121	AMD	86-12-057
173-90-050	NEW	86-19-042	173-301-193	REP	86-03-034	173-303-141	AMD-P	86-07-069
173-90-060	NEW-E	86-15-004	173-301-194	REP	86-03-034	173-303-141	AMD	86-12-057
173-90-060 173-90-060	NEWP NEW	86-15-084 86-19-042	173–301–195 173–301–196	REP REP	86-03-034 86-03-034	173–303–160 173–303–160	AMD-P AMD	86-07-069 86-12-057
173-90-000	NEW-E	8615004	173-301-197	REP	86-03-034	173-303-161	AMD-P	86-07-069
173-90-070	NEW-P	86-15-084	173-301-300	REP	86-03-034	173-303-161	AMD	86-12-057
173-90-070	NEW	86-19-042	173-301-301	REP	86-03-034	173-303-170	AMD-P	86-07-069
173-134A-080 173-134A-085	AMD NEW	86-04-057	173-301-302 173-301-303	REP REP	86-03-034 86-03-034	173–303–170 173–303–180	AMD AMD-P	86-12-057 86-07-069
173-134/X083 173-216-010	AMD	8604057 8606040	173-301-303	REP	86-03-034	173-303-180	AMD-F	86-12-057
173-216-020	AMD	86-06-040	173-301-305	REP	86-03-034	173-303-200	AMD-P	86-07-069
173-216-030	AMD	86-06-040	173-301-306	REP	86-03-034	173-303-200	AMD	86-12-057
173-216-050	AMD	86-06-040	173-301-307	REP	86-03-034	173-303-201	NEW-P	86-07-069
173-216-060 173-216-070	AMD AMD	86-06-040 86-06-040	173–301–308 173–301–309	REP REP	86-03-034 86-03-034	173-303-201 173-303-210	NEW AMD-P	86-12-057 86-07-069
173-216-110	AMD	86-06-040	173-301-307	REP	86-03-034	173-303-210	AMD	86-12-057
173-216-130	AMD	86-06-040	173-301-320	REP	86-03-034	173-303-220	AMD-P	8607069
173-216-150	NEW	86-06-040	173-301-350	REP	86-03-034	173-303-220	AMD	86-12-057
173-220-040 173-220-045	AMD AMD	86-06-040 86-06-040	173–301–351 173–301–352	REP REP	86-03-034 86-03-034	173–303–230 173–303–230	AMD-P AMD	86-07-069 86-12-057
173-220-043	AMD	86-06-040	173-301-352	REP	86-03-034	173-303-230	AMD-P	86-07-069
173-220-150	AMD	8606-040	173-301-354	REP	86-03-034	173303-240	AMD	86-12-057
173-222-010	NEW	86-06-040	173-301-355	REP	86-03-034	173-303-280	AMD-P	86-07-069
173-222-015 173-222-020	NEW NEW	86-06-040 86-06-040	173–301–356 173–301–357	REP REP	86-03-034 86-03-034	173–303–280 173–303–360	AMD AMD-P	86-12-057 86-07-069
173-222-020	NEW	86-06-040	173-301-357	REP	86-03-034	173-303-360	AMD-1	86-12-057
173-222-040	NEW	8606040	173-301-359	REP	86-03-034	173-303-380	AMD-P	86-07-069
173-222-050	NEW	86-06-040	173-301-400	REP	86-03-034	173-303-380	AMD	86-12-057
173-222-060 173-222-070	NEW NEW	8606040 8606040	173-301-401 173-301-402	REP REP	86-03-034 86-03-034	173-303-390 173-303-390	AMD-P AMD	86-07-069 86-12-057
173-222-070	NEW	86-06-040	173-301-450	REP	86-03-034	173-303-390	AMD-P	86-07-069
173-222-090	NEW	8606040	173-301-451	REP	86-03-034	173-303-395	AMD	86-12-057
173-222-100	NEW	86-06-040	173-301-452	REP	86-03-034	173-303-400	AMD-P	86-07-069
173-222-110 173-301-100	NEW REP	86-06-040 86-03-034	173–301–453 173–301–454	REP REP	86-03-034 86-03-034	173–303–400 173–303–500	AMD AMD-P	86-12-057 86-07-069
173-301-100	REP	86-03-034	173-301-455	REP	86-03-034	173-303-500	AMD	86~12-057
173-301-105	REP	86-03-034	173-301-456	REP	86-03-034	173-303-505	AMD-P	86-07-069
173-301-110	REP	86-03-034	173-301-457	REP	86-03-034	173-303-505	AMD	86-12-057
173-301-120 173-301-121	REP REP	86-03-034 86-03-034	173–301–500 173–301–610	REP REP	86-03-034 86-03-034	173–303–510 173–303–510	AMD-P AMD	86-07-069 86-12-057
173-301-121	REP	86-03-034	173-301-611	REP	86-03-034	173-303-515	AMD-P	86-07-069
173-301-123	REP	86-03-034	173-301-625	REP	86-03-034	173-303-515	AMD	86-12-057
173-301-124	REP	86-03-034	173-301-626	REP	86-03-034	173-303-520	AMD-P	86-07-069
173-301-125	REP	86-03-034	173-303-010	AMD-P AMD	86-07-069	173–303–520 173–303–525	AMD NEW-P	86-12-057
173-301-126 173-301-140	REP REP	86-03-034 86-03-034	173–303–010 173–303–016	AMD-P	86-12-057 86-07-069	173-303-323	NEW-F	86-07-069 86-12-057
173-301-141	REP	86-03-034	173-303-016	AMD	86-12-057	173-303-600	AMD-P	86-07-069
173-301-142	REP	86-03-034	173–303–017	AMD-P	86-07-069	173-303-600	AMD	86-12-057
173-301-143	REP	86-03-034	173-303-017	AMD	86-12-057	173-303-630	AMD-P	86-07-069
173-301-150 173-301-151	REP REP	86-03-034 86-03-034	173-303-040 173-303-040	AMD-P AMD	86-07-069 86-12-057	173–303–630 173–303–640	AMD AMD-P	86-12-057 86-07-069
173-301-151	REP	86-03-034	173-303-040	AMD-P	86-07-069	173–303–640	AMD	86-12-057
173-301-153	REP	86-03-034	173–303–045	AMD	86-12-057	173-303-650	AMD-P	86-07-069
173-301-154	REP	86-03-034	173-303-060	AMD-P	86-07-069	173-303-650	AMD	86-12-057
173-301-155 173-301-156	REP REP	86-03-034 86-03-034	173-303-060 173-303-070	AMD AMD-P	86-12-057 86-07-069	173–303–655 173–303–655	AMD-P AMD	86-07-069 86-12-057
173-301-136	REP	86-03-034 86-03-034	173-303-070	AMD-P	86-12-057	173-303-660	AMD-P	86-12-057 86-07-069
173-301-158	REP	86-03-034	173-303-071	AMD-P	86-07-069	173-303-660	AMD	86-12-057
173-301-159	REP	86-03-034	173-303-071	AMD	86-12-057	173-303-665	AMD-P	86-07-069
173–301–160	REP	86-03-034	173–303–081	AMD-P	86-07-069	173-303-665	AMD	86-12-057

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173–303–670	AMD-P	86-07-069	173-516-020	NEW-W	86-05-019	173–592–060	NEW-P	86-10-072
173-303-670	AMD	86-12-057	173-516-030	NEW-W	86-05-019	173-592-060	NEW	86-15-030
173-303-802	AMD-P	86-07-069	173-516-040	NEW-W	86-05-019	173-592-070	NEW-P	86-10-072
173-303-802	AMD	86-12-057	173-516-050	NEW-W	86-05-019	173-592-070	NEW	86-15-030
173-303-804	AMD-P	86-07-069	173~516-060	NEW-W	86-05-019	173-592-080	NEW-P	86-10-072
173-303-804	AMD AMD-P	86-12-057	173-516-070	NEW-W	86-05-019	173-592-080	NEW	86-15-030
173–303–805 173–303–805	AMD-P AMD	86-07-069 86-12-057	173-516-080 173-516-090	NEW-W NEW-W	86-05-019 86-05-019	173-592-090 173-592-090	NEW-P NEW	86-10-072 86-15-030
173-303-806	AMD-P	86-07-069	173-516-100	NEW-W	86-05-019	173-592-100	NEW-P	86-13-030 86-10-072
173-303-806	AMD	86-12-057	173-555-015	NEW-P	86-10-062	173-592-100	NEW	86-15-030
173-303-910	AMD-P	86-07-069	173-555-015	NEW-W	86-12-048	173-592-110	NEW-P	86-10-072
173-303-910	AMD	86-12-057	173-555-015	NEW-P	86-13-066	173-592-110	NEW	86-15-030
173-303-960	NEW-P NEW	86-07-069	173-555-015	NEW-W	86-18-051	173-592-120	NEW-P	86-10-072
173-303-960 173-303-9902	AMD-P	86-12-057 86-07-069	173-555-020 173-555-020	AMD-P AMD-W	86-10-062	173-592-120	NEW	86-15-030
173-303-9902	AMD	86-12-057	173-555-020	AMD-W	86-12-048 86-13-066	180-16-200 180-16-205	AMD-P AMD-P	86-17-085 86-17-085
173-303-9903	AMD-P	86-07-069	173-555-020	AMD-W	86-18-051	180-16-220	AMD-P	86-09-095
173-303-9903	AMD	86-12-057	173-555-030	AMD-P	86-10-062	180-16-220	AMD	86-13-015
173-303-9904	AMD-P	86-07-069	173-555-030	AMD-W	86-12-048	180-16-220	AMD-P	86-17-084
173-303-9904	AMD	86-12-057	173-555-030	AMD-P	86-13-066	180-16-221	NEW-P	86-09-095
173-303-9905 173-303-9905	AMD-P AMD	86-07-069 86-12-057	173-555-030 173-555-040	AMD-W AMD-P	86-18-051 86-10-062	180-16-221	NEW	86-13-015
173–305–7705	NEW-E	86-09-017	173-555-040	AMD-P	86-12-048	180-16-222 180-16-222	NEW-P NEW	86-09-095 86-13-015
173-325-010	NEW-P	86-10-043	173-555-040	AMD-P	86-13-066	180-16-223	NEW-P	86-09-095
173-325-010	NEW-C	86-11-069	173-555-040	AMD-W	86-18-051	180-16-223	NEW	86-13-015
173-325-010	NEW-E	86-15-007	173-555-060	AMD-P	86-10-062	180-16-224	NEW-P	86-09-095
173-325-010	NEW	86-15-008	173-555-060	AMD-W	86-12-048	180-16-224	NEW	86-13-015
173–325–020 173–325–020	NEW-E NEW-P	86-09-017 86-10-043	173–555–060 173–555–060	AMD-P AMD-W	86-13-066	180-16-225	AMD-P	86-09-095
173-325-020	NEW-C	86-11-069	173–555–065	NEW-P	86-18-051 86-10-062	180-16-225 180-16-226	AMD NEW	86-13-015 86-13-015
173-325-020	NEW-E	86-15-007	173-555-065	NEW-W	86-12-048	180-16-231	NEW-P	86-09-095
173-325-020	NEW	86-15-008	173-555-065	NEW-P	86-13-066	180-16-231	NEW	86-13-015
173-325-030	NEW-E	86-09-017	173-555-065	NEW-W	86-18-051	180-16-236	NEW-P	86-09-095
173-325-030	NEW-P	86-10-043	173-555-070	AMD-P	86-10-062	180-16-236	NEW	86-13-015
173-325-030 173-325-030	NEW-C NEW-E	86-11-069 86-15-007	173-555-070 173-555-070	AMD-W AMD-P	86-12-048	180-25-043	NEW	86-04-065
173-325-030	NEW	86-15-008	173-555-070	AMD-P	86-13-066 86-18-051	180-25-050 180-26-057	AMD NEW	86-04-066 86-04-065
173-325-040	NEW-E	86-09-017	173-555-080	NEW-P	86-10-062	180-27-105	AMD	86-04-067
173-325-040	NEW-P	86-10-043	173-555-080	NEW-W	86-12-048	180-29-1075	NEW	86-04-065
173-325-040	NEW-C	86-11-069	173-555-080	NEW-P	86-13-066	180-40-300	AMD-E	86-15-058
173-325-040 173-325-040	NEW-E NEW	86-15-007 86-15-008	173-555-080 173-591-010	NEW-W NEW-P	86-18-051	180-40-300	AMD-P	86-17-083
173-325-050	NEW-E	86-09-017	173-591-010	NEW-P	86-10-071 86-15-029	180-51-005 180-53-005	AMD-P AMD-P	86-17-081 86-17-082
173-325-050	NEW-P	86-10-043	173-591-020	NEW-P	86-10-071	180-75	AMD-P	86-09-096
173-325-050	NEW-C	86-11-069	173-591-020	NEW	86-15-029	180-75	AMD	86-13-016
173-325-050	NEW-E	86-15-007	173-591-030	NEW-P	86-10-071	180-75-003	NEW-P	86-09-096
173–325–050 173–403–030	NEW AMD-P	86-15-008 86-19-069	173-591-030	NEW	86-15-029	180-75-003	NEW	86-13-016
173-403-030	AMD-P	86-19-069	173-591-040 173-591-040	NEW-P NEW	86-10-071 86-15-029	180-75-017 180-75-017	NEW-P NEW	86-09-096
173-403-140	REP-P	86-19-069	173-591-050	NEW-P	86-10-071	180-75-020	AMD-P	86-13-016 86-09-096
173-403-141	NEW-P	86-19-069	173-591-050	NEW	86-15-029	180-75-020	AMD	86-13-016
173-403-145	NEW-P	86-19-069	173-591-060	NEW-P	86-10-071	180-75-025	AMD-P	86-09-096
173-480-010 173-480-010	NEW-P NEW-C	86-04-092 86-07-067	173-591-060	NEW/	86-15-029	180-75-025	AMD	86-13-016
173-480-010	NEW~C	86-10-053	173-591-070 173-591-070	NEW-P NEW	86-10-071 86-15-029	180-75-027 180-75-027	NEW-P NEW	86-09-096 86-13-016
173-480-020	NEW-P	86-04-092	173-591-080	NEW-P	86-10-071	180-75-030	AMD-P	86-09-096
173-480-020	NEW-C	86-07-067	173-591-080	NEW	86-15-029	180-75-030	AMD	86-13-016
173-480-020	NEW	86-10-053	173-591-090	NEW-P	86-10-071	180-75-033	NEW-P	86-09-096
173-480-030	NEW-P	86-04-092	173-591-090	NEW	86-15-029	180-75-033	NEW	86-13-016
173-480-030 173-480-030	NEW-C NEW	86-07-067 86-10-053	173-591-100 173-591-100	NEW-P	86-10-071	180-75-035	AMD-P	86-09-096
173-480-040	NEW-P	86-04-092	173-591-110	NEW NEWP	86-15-029 86-10-071	180-75-035 180-75-040	AMD AMD-P	86-13-016 86-09-096
173-480-040	NEW-C	86-07-067	173-591-110	NEW	86-15-029	180-75-040	AMD	86-13-016
173-480-040	NEW	86-10-053	173-591-120	NEW-P	86-10-071	18075045	AMD-P	86-09-096
173-480-050	NEW-P	86-04-092	173-591-120	NEW	86-15-029	180-75-045	AMD	86-13-016
173-480-050 173-480-050	NEW-C NEW	86-07-067 86-10-053	173-591-130 173-591-130	NEW-P	86-10-071	180-75-055	AMD-P	86-09-096
173-480-060	NEW-P	8604092	173-591-130	NEW NEW-P	86-15-029 86-10-072	180-75-055 180-75-087	AMD NEW-P	86-13-016 86-09-096
173-480060	NEW-C	86-07-067	173-592-010	NEW-P	86-15-030	180-75-087	NEW-P	86-09-096 86-13-016
173-480-060	NEW	86-10-053	173-592-020	NEW-P	86-10-072	180-75-090	AMD-P	86-09-096
173-480-070	NEW-P	86-04-092	173-592-020	NEW	86-15-030	180-75-090	AMD	86-13-016
173-480-070	NEW-C	86-07-067	173-592-030	NEW-P	86-10-072	180-79-013	AMD-P	86-05-046
173-480-070 173-480-080	NEW NEW-P	86-10-053 86-04-092	173–592–030 173–592–040	NEW NEW-P	86-15-030	180-79-013	AMD	86-09-011
173-480-080	NEW-C	86-07-067	173-592-040	NEW-P	86-10-072 86-15-030	180-79-013 180-79-013	AMD-P	86-09-097 86-13-017
173-480-080	NEW	86-10-053	173-592-050		· 86-10-072	180-79-065	AMD AMD-P	86-09-097
173-516-010	NEW-W	86-05-019	173-592-050	NEW	86-15-030	\$80-79-065	AMD	86-13-017

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
180-79-075	AMDP	8609097	182-12-115	AMD-P	86-17-025	210-01-100	NEW	86-14-002
180-79-075	AMD	86-13-017	182-12-122	AMD-P	86-13-044	210-01-110	NEW-P	86-10-056
180-79-080	NEW-P	86-09-097	182-12-122	AMD-E	86-13-045	210-01-110	NEW D	86-14-002
180-79-080	NEW	86-13-017	182-12-122	AMD NEWP	86-16-061 86-13-044	210-01-120 210-01-120	NEW-P NEW	86-10-056 86-14-002
180-79-086 180-79-086	NEW-P NEW	8609097 8613017	182-12-126 182-12-126	NEW-E	86-13-045	210-01-120	NEW-P	86-10-056
180-79-100	AMD-P	8609-097	182-12-126	NEW	86-16-061	210-01-130	NEW	86-14-002
180-79-100	AMD	8613-017	182-12-160	AMD-C	86-05-020	212-32-005	AMD-P	86-08-063
180-79-115	AMD-P	86-09-097	182-12-160	AMD	86-06-003	212-32-005	AMD	86-12-062
180-79-115	AMD	86-13-017	182-12-210	NEW-P	86-13-044	21232-015	AMD-P	86-08-063
180-79-125	AMD-P	86-09-097	182-12-210	NEW-E	86-13-045	212-32-015	AMD	86-12-062
180-79-125	AMD	86-13-017	182-12-210 182-12-220	NEW NEW-P	86-16-061 86-13-044	212–32–035 212–32–035	AMD-P AMD	86-08-063 86-12-062
180-79-230 180-79-231	AMD-P NEW-P	8609097 8609097	182-12-220	NEW-P	86-13-045	212-32-033	AMD-P	86-08-063
180-79-233	NEW-P	8609-097	182-12-220	NEW	86-16-061	212-32-040	AMD	86-12-062
180-85-005	NEW-P	86-09-098	192-12-025	AMD-P	86-11-044	212-32-045	AMD-P	86-08-063
180-85-005	NEW	86-13-018	192-12-025	AMD	86-14-031	212-32-045	AMD	86-12-062
180-85-010	NEW-P	86-09-098	192-12-134	REP-P	86-14-095	212-32-050	AMD-P	86-08-063
180-85-010	NEW D	8613018	192-28-105	AMD-P AMD	86-14-095 86-17-023	212-32-050 212-32-070	AMD AMD-P	86-12-062 86-08-063
180-85-015 180-85-015	NEW-P NEW	86-09-098 86-13-018	192-28-105 192-28-110	AMD-P	86-14-095	212-32-070	AMD	86-12-062
180-85-020	NEW-P	8609098	192-28-110	AMD	86-17-023	212-32-075	AMD-P	86-08-063
180-85-020	NEW	86-13-018	192-28-115	AMD-P	86-14-095	212-32-075	AMD	86-12-062
180-85-025	NEW-P	86-09-098	192-28-115	AMD	86-17-023	212-32-080	AMD-P	86-08-063
180-85-025	NEW	86-13-018	192-28-120	AMD-P	86-14-095	212-32-080	AMD	86-12-062
180-85-030	NEW-P	8609098	192-28-120	AMD	86-17-023	212-32-085	AMD-P	86-08-063 86-12-062
180-85-030 180-85-035	NEW NEW-P	8613018 8609098	192-28-125 192-28-125	AMDP AMD	86-14-095 86-17-023	212-32-085 212-32-095	AMD AMD-P	86-08-063
180-85-035	NEW-P	8613 - -018	192-28-123	NEW-P	86-05-022	212-32-095	AMD	86-12-062
180-85-040	NEW-P	86-09-098	192-40-010	NEW	86-08-073	212-32-100	AMD-P	86-08-063
180-85-040	NEW	86-13-018	192-40-020	NEW-P	86-05-022	212-32-100	AMD	86-12-062
180-85-045	NEW-P	86-09-098	192-40-020	NEW	86-08-073	212-32-110	· NEWP	86-08-063
180-85-045	NEW	86-13-018	192-40-030	NEW-P	86-05-022	212-32-110	NEW . NEW-P	
180-85-075	NEW-P NEW	86-09-098 86-13-018	192-40-030 192-40-040	NEW - NEW-P	86-08-073 86-05-022	212–32–115 212–32–115	NEW-P	86-08-063 86-12-062
180-85-075 180-85-080	NEW-P	86-09-098	192-40-040	NEW	86-08-073	212-32-113	NEW-P	86-08-063
180-85-080	NEW	86-13-018	192-40-050	NEW-P	86-05-022	212-32-120	NEW	86-12-062
180-85-100	NEW-P	86-09-098	192-40-050	NEW	86-08-073	212-32-125	NEW-P	86-08-063
180-85-100	NEW	86-13-018	192-40-060	NEW-P	86-05-022	212-32-125	NEW	86-12-062
180-85-105	NEW-P	86-09-098		. NEW NEW-P	86-08-073	212-32-130 212-32-130	NEW-P NEW	86-08-063 86-12-062
180-85-105 180-85-110	NEW NEW-P	86-13 - 018 86-09-098	192-40-070 192-40-070	NEW-P NEW	86-05-022 86-08-073	212-32-130	NEW-P	86-08-063
180-85-110	NEW	86-13-018	192-40-080	NEW-P	86-05-022	212-32-135	NEW	86-12-062
180-85-115	NEW-P	86-09-098	192-40-080	NEW	86-08-073	212-32-140	NEW-P	86-08-063
180-85-115	NEW	86-13-018	192-40-090	NEW-P	86-05-022	212-32-140	NEW	86-12-062
180-85-120	NEW-P	86-09-098	192-40-090	NEW	86-08-073	212-32-145	NEW-P	86-08-063
180-85-120	NEW NEW-P	8613018 8609098	192-40-100 192-40-100	NEW-P . NEW	86-05-022 86-08-073	212-32-145 212-32-150	NEW NEW-P	86-12-062 86-08-063
18085-130 18085-130	NEW-F	86-13-018	192-40-110	NEW-P	86-05-022	212-32-150	NEW	86-12-062
180-85-135	NEW-P	86-09-098	192-40-110	NEW	86-08-073	212-32-155	NEW-P	86-08-063
180-85-135	NEW	86-13-018	192-40-120	NEW-P	86-05-022	212-32-155	NEW	86-12-062
180-85-200	NEW-P	86-09-098	204-41-010	NEW-P	86-17-072	212-32-160	NEW-P	86-08-063
180-85-200	NEW	86-13-018 86-09-098	204-41-020 204-41-030	· NEW-P NEW-P	86-17-072 86-17-072	212-32-160 212-52-001	NEW AMD-P	86-12-062 86-08-064
180-85-205 180-85-205	NEW-P NEW	86-13-018	204-41-040	NEW-P	86-17-072 86-17-072	212-52-001	AMD-F AMD	86-11-038
180-85-210	NEW-P	86-09-098	204-41-050	NEW-P	86-17-072	212-52-002	NEW-P	86-08064
180-85-210	NEW	86-13-018	20441060	ŅEW-P	86-17-072	212-52-002	NEW	86-11-038
180-85-215	NEW-P	86-09-098	204-41070	NEW-P	86-17-072	212-52-005	AMD-P	86-08-064
180-85-215	NEW NEW-P	86-13-018	210-01-010	NEW-P	86-10-056	212-52-005	AMD AMD-P	86-11-038 86-08-064
180-85-220 180-85-220	NEW-P	86-09-098 86-13-018	210-01-010 210-01-020	NEW NEW-P	86-14-002 86-10-056	212-52-012 212-52-012	AMD-F	86-11-038
180-85-225	NEW-P	86-09-098	210-01-020	NEW	86-14-002	212-52-016	NEW-P	86-08-064
180-85-225	NEW	86-13-018	210-01-030	NEW-P	86-10-056	212-52-016	NEW	86-11-038
182-08-120	AMD-P	86-13-044	210-01-030	NEW	86-14-002	212-52-018	NEW~P	86-08-064
182-08-120	AMD-E	86-13-045	210-01-040	NEW-P	86-10-056	212-52-018	NEW	86-11-038
182-08-120 182-08-160	AMD AMD-P	86-16-061 86-13-044	210-01-040 210-01-050	NEW NEW-P	86-14-002 86-10-056	212-52-020 212-52-020	AMD-P AMD	86-08-064 86-11-038
182-08-160	AMD-E	86-13-044 86-13-045	210-01-050	NEW	86-14-002	212-52-025	AMD-P	86-08-064
182-08-160	AMD	86-16-061	210-01-060	NEW-P	86-10-056	212-52-025	AMD	86-11-038
182-08-170	AMD-P	86-13-044	210-01-060	NEW	86-14-002	212-52-027	AMD-P	86-08-064
182-08-170	AMD-E	86~13-045	210-01-070	NEW-P	86-10-056	212-52-027	AMD	86-11-038
182-08-170	AMD	86-16-061	210-01-070	NEW D	86-14-002 86-10-056	212-52-028 212-52-028	NEW-P NEW	86-08-064 86-11-038
182-08-220 182-08-220	NEW-P NEW-E	86-13-044 86-13-045	210-01-080 210-01-080	NEW-P NEW	86-10-036 86-14-002	212-52-028	AMD-P	86-08-064
182-08-220	NEW-E	86-16-061	210-01-080	NEW-P	86-10-056	212-52-030	AMD	86-11-038
182-12-115	AMD-P	86-13-043	210-01-090	NEW	86-14-002	212-52-037	AMD~P	86-08-064
182-12-115	AMD-E	86-16-062	210-01-100	NEW-P	86-10-056	212-52-037	AMD	86-11-038

WAC #		WSR #	WAC #		WSR #	WAC #	,	WSR #
212–52–040	REP-P	86-08-064	220-28-606	NEW-E	86-17-011	220-40-022	AMD-P	86-10-075
212-52-040	REP	86-11-038	220-28-606	REP-E	86-17-042	220-40-022	AMD	86-15-016
212-52-041	NEW-P	86-08-064	220-28-607	NEW-E	86-17-042	220-40-024	AMD-P AMD	86-10-075 86-15-016
212-52-041	NEW	86-11-038	220–28–607 220–28–608	REP-E NEW-E	86-18-047 86-18-047	220-40-024 220-44-050	AMD-P	86-09-004
212-52-045 212-52-045	AMD-P AMD	86-08-064 86-11-038	220-28-608	REP-E	86-19-009	220-44-050	AMD	86-12-027
212-52-050	AMD-P	86-08-064	220-28-609	NEW-E	86-19-009	220-44-05000W	NEW-E	86-08-104
212-52-050	AMD	86-11-038	220-28-609	REP-E	86-19-018	220-44-05000X	NEW-E	86-18-007
212-52-055	AMD-P	86-08-064	220-28-610	NEW-E	86-19-018	220-44-05000X	REP-E NEW-E	86-18-008 86-18-008
212-52-055	AMD AMD-P	86-11-038 86-08-064	220–28–610 220–28–611	REP-E NEW-E	86-19-047 86-19-047	220-44-05000Y 220-47-262	AMD-P	86-08-103
212-52-060 212-52-060	AMD-F	86-11-038	220-32-02000A	NEW-E	86-07-035	220-47-262	AMD-C	86-13-037
212-52-065	REP-P	8608064	220-32-02000B	NEW-E	86-14-012	220-47-262	AMD	86-13-038
212-52-065	REP	86-11-038	220-32-021	AMD-P	86-05-040	220-47-301	AMD-P	86-08-103
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212-52-070 212-52-075	AMD AMD-P	86-11-038 86-08-064	220-32-02200P 220-32-02200Q	NEW-E	86-16-005	220-47-307	AMD-P	86-08-103
212-52-075	AMD	86-11-038	220-32-02200Q	REP-E	86-16-031	220-47-307	AMD-C	86-13-037
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212-52-090	AMD	86-11-038	220-32-03000Z	NEW-E	86-14-012	220-47-312	AMD	86-13-038
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220-22-02000D	NEW-E	86-19-028	220-36-020	AMD	86-15-016	220-47-414	AMD-C	86-13-037
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220-24-02000J	NEW-E	86-10-007	220-36-022	AMD-P	86-10-075	220-47-702	NEW-E	86-16-051
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220-24-02000K	NEW-E	86-10-015	220-36-024	AMD-P	86-10-075	220-47-703	NEW-E REP-E	86-17-010 86-17-041
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220-20-003	KLI-L	00 17-011	1 220 40 021001	, ,, - L	00 17 070	1 52 510		55 .7 5 75

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220 52 02000	NEW E	04.00.010	200 56 240					· . · · · · · · · · · · · · · · · · · ·
220–52–03000C	NEW-E	86-09-010	220-56-340	AMD-C	86-03-089	220-57-46000P	NEW-E	86-11-051
220-52-05300Q 220-52-060	NEW-E AMD-P	86-11-042	220-56-340	AMD	86-09-020	220-57-46000P	REP-E	86-13-013
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220-52-073	AMD-P	86-16-021	220-56-365	AMD-C	86-03-024 86-03-089	220-57-50500K 220-57-51500A	NEW-E NEW-E	86-10-028 86-09-018
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220-56-100 220-56-10000B	AMD	86-09-020	220-56-38200A	NEW-E	86-08-065	220-57A-012	AMD-C	86-03-089
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220-56-12000A	NEW-E	86-16-006	220–56–400 220–56–400	AMD-C AMD	86-03-089	220-57A-015	AMD-C	86-03-089
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220-56-310	AMD-C	86-03-089	220–57–335	AMD-C	86-03-089	220-69-243	NEW	86-19-043
220-56-310 220-56-31000G	AMD NEW-E	86-09-020	220-57-335	AMD	86-09-020	220-69-250	AMD-P	86-15-086
220-56-312	NEW-E	86-16-014 86-03-089	220–57–350 220–57–350	AMD-C AMD	86-03-089 86-09-020	220-69-250	AMD	86-19-043
220-56-312	NEW	86-09-020	220-57-385001	NEW-E	86-11-051	220-69-254 220-69-254	AMD-P	86-15-086
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220-56-335	AMD	86-09-020	220-57-455	AMD	86-09-020		NEW-E	86-19-043 86-08-024
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220-69-265	REP-P	86-15-086	230-08-130	AMD AMD–P	86-19-056 86-15-027	232-12-241 232-12-292	AMD-P NEW-P	86-17-052 86-17-096
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220-69-272	AMD	86-19-043	230-08-165	NEW-C	86-17-054	232-12-809	AMD-P	86-05-049 86-09-024
220-69-273	AMD-P	86-15-086	230-12-040	AMD-P	86-09-040	232-12-809 232-16-289	AMD REP-P	86-09-024 86-14-105
220-69-273	AMD	86-19-043 86-15-086	230-12-040 230-12-075	AMD NEW-P	86-13-055 86-19-055	232-16-289	REP	86-18-010
220-69-274 220-69-274	AMD-P AMD	86-19-043	230-12-240	NEW-P	86-13-053	232-16-380	AMD-P	86-14-104
220-69-280	AMD-P	86-15-086	230-12-310	AMD-P	86-09-040	232-16-380	AMD-W	86-17-004
220-69-280	AMD	86-19-043	230-12-310	AMD-P	86-13-053	232-16-630	REP-P	86-14-105
220-69-300	AMD-P	86-15-086	230-12-310	AMD-P	86-14-076	232-16-630	REP	86-18-010 86-14-105
220-69-300	AMD	86-19-043	230-12-310 230-20-010	AMD-P AMD-P	86-17-056 86-05-044	232–16–650 232–16–650	REP-P REP	86-14-103 86-18-010
220-76-010	AMD-P AMD	86-15-086 86-19-043	230-20-010	AMD-P	86-03-044 86-09-036	232-16-670	REP-P	86-14-105
220-76-010 220-76-01000A	NEW-E	86-19-043	230-20-064	AMD-P	86-07-043	232-16-670	REP	86-18-010
220-76-015	AMD-P	86-15-086	230-20-064	AMD-C	86-13-054	232-28-108	REP-P	86-12-054
220-76-015	AMD	86-19-043	230-20-064	AMD-C	86-17-055	232-28-108	REP	86-16-028
220-76-01500A	NEW-E	86-10-027	230-20-100	AMD-P	86-05-044	232-28-109	NEW-P	86-12-054
220-76-016	REP-P	86-15-086	230-20-100 230-20-240	AMD AMD-P	86-09-036 86-05-044	232-28-109 232-28-210	NEW REP-P	86-16-028 86-09-084
220-76-016	REP AMD-P	86-19-043 86-15-086	230-20-240	AMD-F	86-09-036	232-28-210	REP	86-16-020
220-76-020 220-76-020	AMD-F	86-19-043	230-20-246	AMD-P	86-05-044	232-28-211	NEW-P	86-05-050
220-76-020 220-76-02000A	NEW-E	86-10-027	230-20-246	AMD	86-09-036	232-28-211	NEW-W	86-06-027
220-76-025	REP-P	86-15-086	230-30-050	AMD	86-07-037	232-28-212	NEW-P	86-09-084
220-76-025	REP	86-19-043	230-40-010	AMD-P	86-15-059	232–28–212 232–28–212	NEW NEW-E	86-16-020 86-16-027
222-34-010	AMD-P	86-17-079 86-17-079	230-40-010 230-40-055	AMD AMD-P	86-19-056 86-11-005	232-28-21201	NEW-P	86-17-095
222-34-020 222-34-030	AMD-P AMD-P	86-17-079 86-17-079	230-40-055	AMD-C	86-15-026	232-28-409	REP-P	86-14-106
222-34-050	AMD-P	86-17-079	230-40-055	AMD	86-17-057	232-28-409	REP	86-18-020
230-02-020	AMD-P	86-11-005	230-40-070	AMD-P	86-09-040	232-28-410	NEW-P	86-14-106
230-02-020	AMD	86-15-025	230-40-070	AMD	86-13-055	232–28–410 232–28–508	NEW REP-P	86-18-020 86-12-053
230-02-110	AMD-P	86-15-027 86-19-056	230-40-120 230-40-120	AMD-P AMD	86-11-005 86-15-025	232-28-508	REP	86-18-019
230-02-110 230-02-120	AMD AMD-P	86-15-027	230-40-120	AMD-P	86-09-040	232-28-509	NEW-P	86-12-053
230-02-120	AMD	86-19-056	230-40-310	AMD	86-13-055	232-28-509	NEW	86-18-019
230-02-125	NEW-P	86-15-027	230-40-400	AMD-P	86-11-005	232-28-61423	· NEW-E	86-05-051
230-02-125	NEW	86-19-056	230-46-010	AMD-P	86-03-035	232-28-615	REP-P NEW-E	86-14-102 86-03-002
230-02-130	AMD-P	86-15-027 86-19-056	230-46-010 230-46-020	AMD AMD-P	86-08-007 86-03-035	232-28-61502 232-28-61506	NEW-E	86-03-018
230-02-130 230-02-135	AMD NEW-P	86-15-027	230-46-020	AMD	86-08-007	232-28-61507	NEW-E	86-07-030
230-02-135	NEW	86-19-056	230-46-030	REP-P	86-03-035	232-28-61508	NEW-E	86-06-029
230-02-270	AMD-P	86-15-027	230-46-030	REP	86-07-044	232-28-61508	NEW-E	86-12-047
230-02-270	AMD	86-19-056	230-46-040	REP-P	86-03-035	232-28-61508	NEW-E NEW-E	86-18-044 86-08-060
230-02-350	AMD-P	86-11-005	230–46–040 230–46–050	REP REP-P	86-07-044 86-03-035	232–28–61509 232–28–61510	NEW-E	86-08-061
230-02-350 230-02-350	AMD-C AMD-P	86-15-026 86-15-027	230-46-050	REP	86-07-044	232-28-61511	NEW-E	86-09-071
230-02-350	AMD	86-17-057	230-46060	REP-P	86-03-035	232-28-61511	NEW-P	86-09-083
230-02-350	AMD-C	86-19-054	230-46-060	REP	86-07-044	232-28-61511	NEW	86-12-046
230-02-350	AMD-P	86-19-055	230-46-100	NEW-P	86-05-045	232-28-61511	REP-P NEW-E	86-17-053 86-13-041
230-02-360	NEW-P	86-15-027	230-46-100	NEW-P NEW-C	86-06-001 86-11-004	232-28-61512 232-28-61512	NEW-E	86-19-020
230-02-360	NEW NEW-P	86-19-056 86-15-027	230-46-100 230-46-100	NEW-C	86-13-054	232-28-61513	NEW-E	86-16-029
230–02–370 230–02–370	NEW	86-19-056	230-46-110	NEW-P	86-05-045	232-28-61514	NEW-E	86-18-061
230-02-380	NEW-P	86-15-027	230-46-110	NEW-P	86-07-036	232-28-61515	NEW-E	86-16-030
230-02-380	NEW	86-19-056	230-46-110	NEW-C	86-11-004	232-28-616	NEW-P	86-14-102
230-04-060	AMD-P	86-09-040	230-46-110	NEW-C	86-13-054 86-05-045	232–28–707 232–28–708	REP NEW	86-06-028 86-06-028
230-04-060	AMD-P	86-13-053	230-46-120 230-46-120	NEW-P NEW-C	86-05-045 86-11-004	232-28-708	REP-P	86-05-048
230-04-060 230-04-201	AMD AMD-P	8617057 8607043	230-46-120	NEW-P	86-05-045	232-28-807	REP	86-12-045
230-04-201	AMD-P	86-09-040	230-46-140	NEW-C	86-11-004	232-28-808	NEW-P	86-05-048
230-04-201	AMD-C	86-13-054	230-46-140	NEW-C	86-13-054	232-28-808	NEW	86-12-045
230-04-201	AMD	86-13-055	232-12-001	AMD-P	86-14-102	240-10-010	AMD-P	86-05-023
230-04-201	AMD-C	86-17-055	232–12–001 232–12–04506	AMD-P NEW-E	86-17-053 86-03-017	240-10-010 240-10-030	AMD AMD-P	86-08-070 86-05-023
230–04–900 230–04–900	NEW-P NEW	86-09-040 86-13-055	232-12-04506	NEW-E	86-04-021	240-10-030	AMD	86-08-070
230-08-010	AMD	86-07-037	232-12-091	AMD-P	86-05-047	240-10-040	AMD-P	86-05-023
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
240-10-040	AMD	86-08-070	248-140-140	AMD	86-08-002	251-01-050	NEW	96 00 070
240-10-055	NEW-P	86-05-023	248-140-150	AMD-P	86-03-070	251-01-055	NEW-P	86-09-078 86-06-052
240-10-055	NEW	86-08-070	248-140-150	AMD	86-08-002	251-01-055	NEW	86-09-078
248-14-235	AMD-P	86-16-039	248-140-220	AMD-P	86-03-070	251-01-060	NEW-P	86-06-052
248-14-240	AMD-P	86-16-039	248-140-220	AMD	86-08-002	251-01-060	NEW	86-09-078
248-16-900	AMD-P	86-03-070	248-554-001	AMD-P	86-18-064	251-01-065	NEW-P	86-06-052
248-16-900	AMD	86-08-002	248-554-001	AMD-E	86-18-065	251-01-065	NEW	86-09-078
248-16-999 248-16-999	AMD-P AMD	86-03-070 86-08-002	248-554-005 248-554-005	AMD-P	86-18-064	251-01-070	NEW-P	86-06-052
248-18-001	AMD-P	86-03-070	248-554-010	AMD-E AMD-P	86-18-065 86-18-064	251-01-070	NEW	86-09-078
248-18-001	AMD	86-08-002	248-554-010	AMD-E	86-18-065	251-01-075 251-01-075	NEW-P NEW	86-06-052
248-18-010	AMD-P	86-03-070	248-554-015	AMD-P	86-18-064	251-01-080	NEW-P	86-09-078 86-06-052
248-18-010	AMD	86-08-002	248-554-015	AMD-E	86-18-065	251-01-080	NEW	86-09-078
248-18-040	AMD-P	86-05-005	248-554-018	NEW-P	86-18-064	251-01-085	NEW-P	86-06-052
248-18-040	AMD	86-08-086	248-554-018	NEW-E	86-18-065	251-01-085	NEW	86-09-078
248-18-245	AMD-P	86-03-070	248-554-020	AMD-P	86-18-064	251~01–100	NEW-P	86-06-052
248-18-245 248-18-515	AMD AMD-P	86-08-002 86-03-070	248-554-020	AMD-E	86-18-065	251-01-100	NEW	86-09-078
248-18-515	AMD-P AMD	86-08-002	248-554-030 248-554-030	AMD-P AMD-E	86-18-064	251-01-105	NEW-P	86-06-052
248-18-718	AMD~P	86-03-070	250-20-021	AMD-E	86-18-065 86-09-033	251-01-105	NEW	86-09-078
248-18-718	AMD	86-08-002	250-20-021	AMD-E	86-09-034	25101110 25101110	NEW-P NEW	86-06-052 86-09-078
248-18-999	AMD-P	86-03-070	250-20-021	AMD	86-12-077	251-01-115	NEW-P	86-06-052
248-18-999	AMD	86-08-002	250-40-050	AMD-E	86-04-038	251-01-115	NEW	86-09-078
248-19-200	REP	86-06-030	250-40-050	AMD-E	86-07-041	251-01-120	NEW-P	86-06-052
248-19-210	AMD	86-06-030	250-40-050	AMD-P	86-07-042	251-01-120	NEW	86-09-078
248-19-220 248-19-230	AMD AMD	86-06-030	250-40-050	AMD	86-10-014	251-01-125	NEW-P	86-06-052
248-19-240	AMD	86-06-030 86-06-030	25061010 25061010	NEW-P	86-13-067	251-01-125	NEW	86-09-078
248-19-260	AMD	86-06-030	250-61-020	NEW-E NEW-P	86-18-017 86-13-067	251-01-130	NEW-P	86-06-052
248-19-270	AMD	86-06-030	250-61-020	NEW-E	86-18-017	251-01-130 251-01-135	NEW NEW-P	86-09-078
248-19-280	AMD	86-06-030	250-61-030	NEW-P	86-13-067	251-01-135	NEW	86-06-052 86-09-078
248-19-290	REP	86-06-030	250-61-030	NEW-E	86-18-017	251-01-140	NEW-P	86-06-052
248-19-295	NEW	86-06-030	250-61-040	NEW-P	86-13-067	251-01-140	NEW	86-09-078
248-19-300	AMD	86-06-030	250-61-040	NEW-E	86-18-017	251-01-145	NEW-P	86-06-052
248-19-310 248-19-320	AMD	86-06-030	250-61-050	NEW-P	86-13-067	251-01-145	NEW	86-09-078
248-19-325	AMD REP	86-06-030 86-06-030	250-61-050 250-61-060	NEW-E NEW-P	86-18-017	251-01-150	NEW-P	86-06-052
248-19-326	NEW	86-06-030	250-61-060	NEW-P	86-13-067 86-18-017	251-01-150 251-01-155	NEW NEW-P	86-09-078
248-19-327	NEW	86-06-030	250-61-070	NEW-P	86-13-067	251-01-155	NEW-P	86-06-052 86-09-078
248-19-330	AMD	86-06-030	250-61-070	NEW-E	86-18-017	251-01-160	NEW-P	86-06-052
248-19-340	AMD	86-06-030	250-61-080	NEW-P	86-13-067	251-01-160	NEW	86-09-078
248-19-350	AMD	86-06-030	250-61-080	NEW-E	86-18-017	251-01-165	NEW-P	86-06-052
248-19-373 248-19-373	AMD-P	86-09-049	250-61-090	NEW-P	86-13-067	251-01-165	NEW	86-09-078
248-19-400	AMD AMD	86-12-044 86-06-030	250-61-090 250-61-100	NEW-E NEW-P	86-18-017	251-01-170	NEW-P	86-06-052
248-19-403	AMD	86-06-030	250-61-100	NEW-F	86-13-067 86-18-017	251-01-170 251-01-175	NEW NEW-P	86-09-078
248-19-405	AMD	86-06-030	250-61-110	NEW-P	86-13-067	251-01-175	NEW-P NEW	86-06-052 86-09-078
248-19-410	AMD	86-06-030	250-61-110	NEW-E	86-18-017	251-01-180	NEW-P	86-06-052
248-19-415	AMD	86-06-030	250-61-120	NEW-P	86-13-067	251-01-180	NEW	86-09-078
248-19-420	AMD	86-06-030	250-61-120	NEW-E	86-18-017	251-01-185	NEW-P	86-06-052
248-19-430 248-19-440	AMD AMD	86-06-030 86-06-030	250-61-130	NEW-P	86-13-067	251-01-185	NEW	86-09-078
248-19-450	AMD	86-06-030	250-61-130 250-61-140	NEW-E NEW-P	86-18-017	251-01-190	NEW-P	86-06-052
248-19-460	AMD	86-06-030	250-61-140	NEW-F	86-13-067 86-18-017	251-01-190 251-01-195	NEW D	86-09-078
24819470	AMD	86-06-030	250-61-150	NEW-P	86-13-067	251-01-195	NEW-P NEW	86-06-052 86-09-078
248-19-475	AMD	86-06-030	250-61-150	NEW-E	86-18-017	251-01-200	NEW-P	86-06-052
248-19-480	AMD	86-06-030	250-61-160	NEW-P	86-13-067	251-01-200	NEW	86-09-078
248-21-002	AMD-P	86-03-070	250-61-160	NEW-E	86-18-017	251-01-205	NEW-P	86-06-052
248-21-002 248-29-001	AMD AMD	86-08-002	251-01-005	NEW-P	86-06-052	251-01-205	NEW	86-09-078
248-29-010	AMD	86-04-031 86-04-031	251-01-005 251-01-010	NEW NEW-P	86-09-078	251-01-210	NEW-P	86-06-052
248-29-020	AMD	86-04-031	251-01-010	NEW-P	86-06-052 86-09-078	251-01-210 251-01-215	NEW	86-09-078
248-29-030	AMD	86-04-031	251-01-015	NEW-P	86-06-052	251-01-215	NEW-P NEW	86-06-052 86-09-078
248-29-040	AMD	86-04-031	251-01-015	NEW	86-09-078	251-01-220	NEW-P	86-06-052
248-29-050	AMD	86-04-031	251-01-020	NEW-P	86-06-052	251-01-220	NEW	86-09-078
248-29-060	AMD	86-04-031	251-01-020	NEW	86-09-078	251-01-225	NEW-P	86-06-052
248-29-070	AMD	86-04-031	251-01-025	NEW-P	86-06-052	251-01-225	NEW	86-09-078
248-29-080 248-29-090	AMD AMD	86-04-031	251-01-025	NEW	86-09-078	251-01-230	NEW-P	86-06-052
248-40-040	AMD-P	86-04-031 86-10-074	251-01-030	NEW-P	86-06-052	251-01-230	NEW	86-09-078
248-40-040	AMD-P	86-14-008	251-01-030 251-01-035	NEW NEW-P	86-09-078 86-06-052	25101-235 25101-235	NEW-P	86-06-052
248-40-050	AMD-P	86-10-074	251-01-035	NEW-F	86-09-078	251–01–235 251–01–240	NEW NEW-P	86-09-078
248-40-050	AMD	86-14-008	251-01-040	NEW-P	86-06-052	251-01-240	NEW~P	86-06-052 86-09-078
248-100-175	REP	86-05-013	251-01-040	NEW	86-09-078	251-01-245	NEW-P	86-06-052
248-140-010	AMD-P	86-03-070	251-01-045	NEW-P	86-06-052	251-01-245	NEW	86-09-078
248-140-010 248-140-140	AMD	86-08-002	251-01-045	NEW	86-09-078	251-01-250	NEW-P	86-06-052
24014U-14U	AMD-P	86–03–070	251-01-050	NEW-P	86-06-052	251-01-250	NEW	86-09-078

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
251-01-255	NEW-P	86-06-052	251-01-445	NEW	86-09-078	251-25-020	NEW-E	86-12-037
251-01-255	NEW	86-09-078	251-01-450	NEW-P	86-06-052	251-25-020	NEW	86-14-041
251-01-260	NEW-P	86-06-052	251-01-450	NEW NEW-P	86–09–078 86–06–052	251-25-030 251-25-030	NEW-P NEW-E	86-10-066 86-12-037
251-01-260 251-01-265	NEW NEW-P	86-09-078 86-06-052	251-01-455 251-01-455	NEW-P	86-09-078	251-25-030	NEW-E	86-14-041
251-01-265	NEW	86-09-078	251-01-460	NEW-P	86-06-052	251-25-040	NEW-P	86-10-066
251-01-270	NEW-P	8606052	251-01-460	NEW	86-09-078	251-25-040	NEW-E	86-12-037
251-01-270	NEW	86-09-078	251-04-020	AMD	86-03-081	251-25-040	NEW	86-14-041
251-01-275	NEW-P	86-06-052 86-09-078	251-04-020	AMD-P AMD	86-04-076 86-06-034	251-25-050 251-25-050	NEW-P NEW-E	86-10-066 86-12-037
251-01-275 251-01-280	NEW NEW-P	86-06-052	251-04-020 251-04-020	REP-P	86-06-052	251-25-050	NEW	86-14-041
251-01-280	NEW	86-09-078	251-04-020	REP	86-09-078	254-20-010	NEW-P	86-17-090
251-01-285	NEW~P	86-06-052	251-04-050	AMD-P	86-06-052	254-20-010	NEW-E	86-17-091
251-01-285	NEW	86-09-078	251-04-050	AMD	86-09-077	254-20-020	NEW-P	86-17-090
251-01-290	NEW-P NEW	8606052 8609078	251-09-020 251-09-030	AMDW AMDW	86-08-091 86-08-091	254-20-020 254-20-030	NEW-E NEW-P	86-17-091 86-17-090
251-01-290 251-01-295	NEW-P	86-06-052	251-09-030	AMD-W	86-08-102	254-20-030	NEW-E	86-17-091
251-01-295	NEW	86-09-078	251-09-030	AMD	86-12-006	254-20-040	NEW-P	86~17-090
251-01-300	NEW-P	86-06-052	251-10-025	AMD-P	86-10-066	254-20-040	NEW-E	86-17-091
251-01-300	NEW	86-09-078	251-10-025	AMD-E	86-12-037	254-20-050	NEW-P	86-17-090
251-01-305	NEW-P NEW	86-06-052 86-09-078	251–10–025 251–10–105	AMD NEW	86-14-041 86-06-033	25420050 25420060	NEW-E NEW-P	86-17-091 86-17-090
251-01-305 251-01-310	NEW-P	86-06-052	251-10-110	AMD-C	86-04-011	254-20-060	NEW-E	86-17-091
251-01-310	NEW	86-09-078	251-10-110	AMD	86-06-033	25420070	NEW-P	86-17-090
251-01-315	NEW-P	86-06-052	251-10-110	AMD-W	86-08-091	254-20-070	NEW-E	86-17-091
251-01-315	NEW	86-09-078	251-10-111	NEW NEW-W	86-06-033	254–20–080 254–20–080	NEW-P NEW-E	86-17-090 86-17-091
251-01-320 251-01-320	NEWP NEW	86-06-052 86-09-078	251–10–115 251–10–120	AMD-W	86-08-091 86-08-091	254-20-080	NEW-E	86-17-091 86-17-090
251-01-325	NEW-P	86-06-052	251-14-050	AMD-P	86-04-077	254-20-090	NEW-E	86-17-091
251-01-325	NEW	86-09-078	251-14-050	AMD-P	86-04-078	254-20-100	NEW-P	86-17-090
251-01-330	NEW-P	86-06-052	251-14-050	AMD-C	86-08-038	254-20-100	NEW-E	86-17-091
251-01-330	NEW	86-09-078	251-14-050	AMD B	86-09-076	254-20-110	NEW-P NEW-E	86-17-090 86-17-091
251-01-335 251-01-335	NEW-P NEW	8606052 8609078	251-14-060 251-14-060	AMD-P AMD-C	86-04-078 86-08-038	254-20-110 254-20-120	NEW-E	86-17-090
251-01-340	NEW-P	86-06-052	251-14-060	AMD	86-09-076	254-20-120	NEW-E	86-17-091
251-01-340	NEW	86-09-078	251-14-080	AMD-W	86-08-091	260-12-160	AMD-P	86-04-042
251-01-345	NEW-P	86-06-052	251-14-080	AMD-P	86-10-064	260-13-010	NEW-P	86-09-092
251-01-345	NEW NEW-P	86-09-078 86-06-052	251-14-080 251-14-080	AMD-P AMD	86-10-065 86-14-042	260-13-010 260-13-020	NEW NEW-P	86-13-056 86-09-092
251-01-350 251-01-350	NEW-F	86-09-078	251-14-080	NEW-W	86-08-091	260-13-020	NEW	86-13-056
251-01-355	NEW-P	86-06-052	251-14-082	NEW-P	86-10-064	260-13-020	AMD-P	86-15-082
251-01-355	NEW	8609078	251-14-082	NEW	86-14-042	260-13-030	NEW-P	86-09-092
251-01-360	NEW-P	86-06-052	251-14-083 251-14-083	NEW-W NEW-P	86-08-091 86-10-064	260-13-030 260-13-040	NEW NEW-P	86-13-056 86-09-092
251-01-360 251-01-365	NEW NEW-P	86-09-078 86-06-052	251-14-083	NEW-F NEW	86-14-042	260-13-040	NEW	86-13-056
251-01-365	NEW	8609-078	251-14-084	NEW-W	86-08-091	260-13-050	NEW-P	86-09-092
251-01-370	NEW-P	86-06-052	251-14-084	NEW-P	86-10-065	260-13-050	NEW	86-13-056
251-01-370	NEW	86-09-078	251-14-085	NEW-W	86-08-091	260-13-060	NEW-P	86-09-092 86-13-056
251-01-375 251-01-375	NEW-P NEW	86-06-052 86-09-078	251–14–085 251–14–085	NEW-P NEW	86-10-064 86-14-042	260-13-060 260-13-070	NEW NEW-P	86-09-092
251-01-373	NEW-P	86-06-052	251-14-086	NEW-W	86-08-091	260-13-070	NEW	86-13-056
251-01-380	NEW	86-09-078	251-14-086	NEW-P	86-10-064	260-13-080	NEW-P	86-09-092
251-01-385	NEW-P	86-06-052	251-14-086	NEW	86-14-042	260-13-080	NEW	86-13-056
251-01-385	NEW NEW~P	86-09-078 86-06-052	251-14-087 251-14-087	NEW-W NEW-P	86-08-091 86-10-064	260-13-090 260-13-090	NEW-P NEW	86-09-092 86-13-056
251-01-390 251-01-390	NEW-P	86-09-078	251-14-087	NEW	86-14-042	260-13-100	NEW-P	86-09-092
251-01-395	NEW-P	86-06-052	251-14-090	AMD-W	86-08-091	260-13-100	NEW	86-13-056
251-01-395	NEW	8609078	251–18–035	AMD	86-06-034	260-13-110	NEW-P	86-09-092
251-01-400	NEW-P	86-06-052	251-18-041	AMD	86-03-081 86-06-034	260-13-110 260-13-120	NEW NEW-P	86-13-056 86-09-092
251-01-400 251-01-405	NEW NEW-P	86-09-078 86-06-052	251-18-060 251-18-180	AMD AMD	86-06-034 86-03-081	260-13-120	NEW-P	86-13-056
251-01-405 251-01-405	NEW-F NEW	86-09-078	251-18-240	AMD	86-06-034	260-13-130	NEW-P	86-09-092
251-01-410	NEW-P	86-06-052	251-18-250	REP	86-06-034	260-13-130	NEW	86-13-056
251-01-410	NEW	86-09-078	251-18-390	REP	86-06-034	260-13-140	NEW-P	86-09-092
251-01-415	NEW-P	86-06-052	251-22-040	AMD-P	86-04-079	260-13-140	NEW NEW-P	86-13-056 86-09-092
251-01-415 251-01-420	NEW NEW-P	86-09-078 86-06-052	251-22-040 251-22-240	AMD AMD-P	86-08-037 86-15-028	260-13-150 260-13-150	NEW-P NEW	86-09-092 86-13-056
251-01-420	NEW-P NEW	86-09-078	251-23-010	NEW	86-06-034	260-13-160	NEW-P	86-09-092
251-01-425	NEW-P	86-06-052	251-23-020	NEW	86-06-034	260-13-160	NEW	86-13-056
251-01-425	NEW	86-09-078	251-23-030	NEW	86-06-034	260-13-160	AMD-P	86-15-082
251-01-430	NEW-P	86-06-052	251-23-040	NEW NEW	86-06-034 86-06-034	260-13-170 260-13-170	NEW-P NEW	86-09-092 86-13-056
251-01-430 251-01-435	NEW NEW-P	86-09-078 86-06-052	251-23-050 251-23-060	NEW	86-06-034 86-06-034	260-13-170	NEW-P	86-09-092
251-01-435	NEW	86-09-078	251-25-010	NEW-P	86-10-066	260-13-180	NEW	86-13-056
251-01-440	NEW-P	86-06-052	251-25-010	NEW-E	86-12-037	260-13-190	NEW-P	86-09-092
251-01-440	NEW	86-09-078	251-25-010	NEW	86-14-041	260-13-190	NEW	86-13-056
251-01-445	NEW-P	86-06-052	251-25-020	NEW-P	86-10-066	260-13-190	AMD-P	86-15-082

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
260–13–200	NEW-P	86-09-092	260–36–080	AMD-E	86-05-017	263-12-015	AMD	86-03-021
260-13-200	NEW	86-13-056	260-36-080	AMD	86-09-072	263-12-016	AMD	86-03-021
260-13-210	NEW-P	86-09-092	260-40-100	AMD-P	86-04-042	263-12-017	NEW	86-03-021
260-13-210 260-13-220	NEW NEW-P	86-13-056 86-09-092	260-40-100	AMD-E	86-05-017	263-12-018	AMD	86-03-021
260-13-220	NEW-F	86-13-056	260-40-100 260-48-035	AMD NEW-P	86-09-072 86-04-042	263-12-019 263-12-050	NEW AMD	86-03-021 86-03-021
260-13-230	NEW-P	86-09-092	260-48-035	NEW-E	86-05-017	263-12-056	AMD	86-03-021
260-13-230	NEW	86-13-056	260-48-035	NEW	86-09-072	263-12-060	AMD	86-03-021
260-13-240	NEW-P	86-09-092	260-70-010	AMD-P	86-04-042	263-12-098	NEW-C	86-03-023
260-13-240	NEW	86-13-056	260-70-010	AMD	86-09-072	263-12-098	NEW-W	86-05-007
260-13-250 260-13-250	NEW-P NEW	86-09-092	260-72-010	AMD-P	86-15-082	263-12-125	AMD	86-03-021
260-13-260	NEW-P	86-13-056 86-09-092	261-02-050 261-02-050	NEW-P NEW	86-08-077 86-11-041	263-12-145 263-12-145	AMD AMD-E	86-03-021 86-03-022
260-13-260	NEW	86-13-056	261-02-060	NEW-P	86-08-077	263-12-150	AMD-E	86-03-022
260-13-270	NEW-P	86-09-092	261-02-060	NEW	86-11-041	263-12-150	AMD-E	86-03-022
260-13-270	NEW	86-13-056	261-10-080	AMD-P	86-08-077	263-12-170	AMD	86-03-021
260-13-280	NEW-P	86-09-092	261-10-080	AMD	86-11-041	263-12-180	AMD	86-03-021
260-13-280 260-13-290	NEW NEW-P	86-13-056 86-09-092	261-12-090 261-12-090	NEW-P NEW	86-08-077	263-12-190	AMD	86-03-021
260-13-290	NEW	86-13-056	261-14-090	NEW-P	86-11-041 86-08-077	263–16–005 263–16–010	REP REP	86-03-021 86-03-021
260-13-300	NEW-P	86-09-092	261-14-090	NEW	86-11-041	263-16-020	REP	86-03-021
260-13-300	NEW	86-13-056	261-20-040	AMD-P	86-08-077	263-16-030	REP	86-03-021
260-13-310	NEW-P	86-09-092	261-20-040	AMD	86-11-041	263-16-040	REP	86-03-021
260-13-310 260-13-320	NEW NEW-P	86-13-056 86-09-092	261-20-045 261-20-045	AMD-P	86-08-077 86-11-040	263-16-050	REP	86-03-021
260-13-320	NEW-F	86-13-056	261-20-045	AMD-C AMD	86-11-040 86-13-052	263-16-060 263-16-070	REP REP	86-03-021 86-03-021
260-13-330	NEW-P	86-09-092	261-20-090	AMD-P	86-08-077	263-16-080	REP	86-03-021
260-13-330	NEW	86-13-056	261-20-090	AMD	86-11-041	263-16-090	REP	86-03-021
260-13-330	AMD-P	86-15-082	261-40-135	AMD-P	86-08-077	275-16-030	AMD-P	86-14-010
260-13-340 260-13-340	NEW-P NEW	86-09-092 86-13-056	261-40-135 261-40-140	AMD AMD–P	86-11-041 86-08-077	275-16-030	AMD-E	86-14-072
260-13-350	NEW-P	86-09-092	261-40-140	AMD-F AMD	86-11-041	275–16–030 275–19–030	AMD AMD-P	86-17-075 86-19-087
260-13-350	NEW	86-13-056	261-40-145	AMD-P	86-08-077	275-19-040	AMD-P	86-19-087
260-13-360	NEW-P	86-09-092	261-40-145	AMD	86-11-041	275-19-940	NEW-P	86-19-087
260–13–360	NEW	86-13-056	261-40-150	AMD-P	86-10-060	275-19-950	NEW-P	86-19-087
260–13–370 260–13–370	NEW-P NEW	86-09-092 86-13-056	261-40-150 261-40-150	AMD AMD-P	86-15-018 86-19-068	275–19–960 275–19–970	NEW-P NEW-P	86-19-087 86-19-087
260-13-380	NEW-P	86-09-092	261-40-155	NEW-P	86-19-068	275-19-980	NEW-P	86-19-087
260-13-380	NEW	86-13-056	261-40-170	AMD-P	86-08-077	275-19-985	NEW-P	86-19-087
260-13-390	NEW-P	86-09-092	261-40-170	AMD	86-11-041	275-19-990	NEW-P	86-19-087
260-13-390 260-13-400	NEW NEW-P	86-13-056 86-09-092	261-40-170 261-40-200	AMD-P AMD-P	86-19 - 068 86-08-077	275–26–020 275–26–020	AMD-E AMD-P	86-04-074
260-13-400	NEW	86-13-056	261-40-200	AMD-F AMD	86-11-041	275-26-020	AMD-P AMD	86-04-075 86-08-003
260-13-410	NEW-P	86-09-092	261-40-201	AMD-P	86-08-077	275–27	AMD-E	86-14-046
260-13-410	NEW	86-13-056	261-40-201	AMD-C	86-11-040	275-27	AMD-P	86-14-060
260-13-420	NEW-P NEW	86-09-092	261-40-201	AMD	86-13-052	275–27	AMD	86-18-049
260-13-420 260-13-430	NEW-P	86-13-056 86-09-092	261-40-220 261-40-220	AMD-P AMD	86-08-077 86-11-041	275–27–050 275–27–050	AMD-E AMD-P	86-14-046 86-14-060
260-13-430	NEW	86-13-056	261-40-250	NEW-P	86-08-077	275–27–050	AMD	86-18-049
260-13-440	NEW-P	86-09-092	261-40-250	NEW	86-11-041	275-27-060	AMD-E	86-14-046
260-13-440	NEW	86-13-056	261-40-315	AMD-P	86-08-077	275-27-060	AMD-P	86-14-060
260–13–450 260–13–450	NEW-P NEW	86-09-092 86-13-056	261–40–315 261–40–400	AMD AMD-P	86-11-041 86-08-077	275–27–060 275–27–210	AMD REP-E	86-18-049
260-13-460	NEW-P	86-09-092	261-40-400	AMD	86-11-041	275-27-210	REP-P	86-14-046 86-14-060
260-13-460	NEW-P	86-15-086	261-40-405	AMD-P	86-08-077	275-27-210	REP	86-18-049
260-13-470	NEW-P	86-09-092	261-40-405	AMD	86-11-041	275-27-220	NEW-E	86-14-046
260-13-470 260-13-480	NEW-P NEW-P	86-15-086 86-15-086	261-40-410 261-40-410	AMD-P AMD	86-08-077	275-27-220	NEW-P	86-14-060
260-13-490	NEW-P	86-15-086	261-40-435	AMD-P	86-11-041 86-08-077	275–27–220 275–27–230	NEW AMD-E	86-18-049 86-14-046
260-13-500	NEW-P	86-15-086	261-40-435	AMD	86-11-041	275-27-230	AMD-P	86-14-060
260-16-040	AMD-P	86-04-042	261-40-470	AMD-P	86-08-077	275-27-230	AMD	86-18-049
260-16-040 260-16-050	AMD-P NEW-P	86-15-082	261-40-470	AMD	86-11-041	275-27-400	AMD-E	86-14-046
260-16-050	NEW-P	86-04-042 86-15-082	261-40-480 261-40-480	AMD-P AMD	86-08-077 86-11-041	275–27–400 275–27–400	AMD-P AMD	86-14-060 86-18-049
260-16-060	NEW-P	86-15-082	261-40-485	AMD-P	86-08-077	275-27-500	AMD-E	86-14-046
260-16-070	NEW-P	86-15-082	261-40-485	AMD	86-11-041	275-27-500	AMD-P	86-14-060
260–16–080	NEW-P	86-15-082	261-40-490	AMD-P	86-08-077	275–27–500	AMD	86-18-049
260–36–020 260–36–020	AMD-P AMD-E	86-04-042 86-05-017	261-40-490 261-50-030	AMD AMD-P	8611041 8610046	275–38–555 275–38–555	AMD-P	86-14-059
260-36-020	AMD-L	86-09-072	261-50-030	AMD-F AMD	86-14-081	275-38-555	AMD-E AMD	86-14-073 86-18-002
260-36-030	AMD-P	86-04-042	261-50-040	AMD-P	86-10-046	275-38-860	AMD-P	86-14-059
260–36–030	AMD-E	86-05-017	261-50-040	AMD	86-14-081	275-38-860	AMD-E	86-14-073
260–36–030 260–36–040	AMD AMD-P	86-09-072	261-50-045	AMD-P	86-10-046	275-38-860	AMD	86-18-002
260-36-040	AMD-P AMD-E	86-04-042 86-05-017	261-50-045 261-50-090	AMD AMD-P	86-14-081 86-10-046	284-19-200 284-20-100	AMD-P NEW-P	86-17-067 86-15-085
260-36-040	AMD	86-09-072	261-50-090	AMD	86-14-081	284-20-100	NEW-P	86-18-042
260–36–080	AMD-P	86-04-042	263-12-007	AMD	86-03-021	28424060	AMD-P	86-15-085

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
284-24-060	AMD-C	86-18-042	289-10-520	AMD-P	86-14-021	296-15-21002	AMD	8614079
284-24-080	AMD-P	86-15-085	289-10-520	AMD	86-19-016	296-15-21003	REP-P	86-14-004
284-24-080	AMD-C AMD-P	86-18-042 86-19-051	289-10-530 289-10-530	AMD-P AMD	86-14-021 86-19-016	296-15-21003 296-15-21003	REP-E REP	86-14 - 080 86-18 - 037
284-51-070 284-51-070	AMD-P AMD-W	86-19-084	289-12-030	AMD-P	86-14-021	296-15-240	AMD-P	86-09-094
284-51-075	NEW-P	86-19-085	289-12-030	AMD	86-19-016	296-15-240	AMD	86-14-079
284-51-180	AMD-P	8619051	289-12-045	NEW-P	86-14-021	296-15-255	NEW-P	86-14-004
284-51-180	AMD-W	86-19-084	289-12-045	NEW	86-19-016	296-15-255	NEW-E	86-14-080
284-51-185	NEW-P NEW-P	86-19-085 86-14-112	289-15-225 289-15-225	AMD-P AMD	86–05–038 86–09–070	296-15-255 296-15-260	NEW AMD-P	86-18-037 86-14-004
284-53-010 284-53-010	NEW-P	86-18-027	289-15-225	AMD-P	86-14-022	296-15-260	AMD-E	86-14-080
284-78-010	NEW-E	86-14-069	289-15-225	AMD	86-19-015	296-15-260	AMD	86-18-037
284-78-010	NEW-P	86-15-062	289-26-300	AMD-P	86-14-021	296–17	AMD-C	86-03-062
284-78-010	NEW	86-18-043	289-26-300	AMD	86-19-016	296-17-310	AMD-P AMD	86-08-083 86-12-041
284-78-020	NEW-E NEW-P	8614069 8615062	289-26-310 296-14	AMD-P AMD-E	86-19-019 86-13-025	296-17-310 296-17-320	AMD-P	86-08-083
284-78-020 284-78-020	NEW-P	86-18-043	296-14	AMD-P	86-13-026	296-17-320	AMD	86-12-041
284-78-030	NEW-E	86-14-069	296-14	AMD	86-18-036	296-17-420	AMD-P	86-08-083
284-78-030	NEW-P	8615062	296–14	AMD-E	86-19-030	296–17–420	AMD	86-12-041
284-78-030	NEW E	86-18-043	296-14-100 296-14-100	NEW-E NEW-P	86-13-025 86-13-026	296-17-505 296-17-505	AMD–P AMD	86-08-083 86-12-041
284-78-040 284-78-040	NEW-E NEW-P	86-14-069 86-15-062	296-14-100 296-14-100	NEW-P	86-18-036	296-17-520	AMD-P	86-08-083
284-78-040	NEW	86-18-043	296-14-100	NEW-E	86-19-030	296-17-520	AMD	86-12-041
284-78-050	NEW-E	86-14-069	296-14-150	NEW-E	86-13-025	296-17-52103	NEW-P	86-08-083
284-78-050	NEW-P	86-15-062	296-14-150	NEW-P	86-13-026	296-17-52103	NEW	86-12-041
284-78-050	NEW NEW-E	86-18-043 86-14-069	296-14-150 296-14-150	NEW NEW-E	86-18-036 86-19-030	296-17-52104 296-17-52104	NEW-P NEW	86-08-083 86-12-041
284-78-060 284-78-060	NEW-E NEW-P	86-15-062	296-14-130	NEW-E	86-13-025	296-17-536	AMD-P	86-08-083
284-78-060	NEW	86-18-043	296-14-200	NEW-P	86-13-026	296-17-536	AMD	86-12-041
284-78-070	NEW-E	86-14-069	296-14-200	NEW	86-18-036	296-17-53805	AMD-P	86-08-083
284-78-070	NEW-P	86-15-062	296-14-200	NEW-E AMD-P	86-19-030 86-09-094	296-17-53805 296-17-555	AMD AMD-P	86-12-041 86-08-083
284-78-070 284-78-080	NEW NEW-E	86-18-043 86-14-069	296-15-010 296-15-010	AMD-P AMD	86-14-079	296-17-555	AMD-F	86-12-041
284-78-080	NEW-P	86-15-062	296-15-020	AMD-P	86-09-094	296-17-632	REP-P	86-08-083
284-78-080	NEW	86-18-043	296-15-020	AMD	86-14-079	296-17-632	REP	86-12-041
284-78-090	NEW-E	86-14-069	296-15-023	AMD-P	86-09-094	296-17-64902	AMD-P	86-08-083 86-12-041
284-78-090 284-78-090	NEW-P NEW	86-15-062 86-18-043	296-15-023 296-15-025	AMD AMD-P	86-14-079 86-09-094	296-17-64902 296-17-659	AMD AMD-P	86-08-083
284-78-100	NEW-E	86-14-069	296-15-025	AMD	86-14-079	296-17-659	AMD	86-12-041
284-78-100	NEW-P	86-15-062	296-15-030	AMD-P	86-09-094	296-17677	AMD-P	86-08-083
284-78-100	NEW	8618043	296-15-030	AMD-P	86-14-004	296-17-677	AMD	86-12-041
284-78-110	NEW-E NEW-P	86-14-069 86-15-062	296-15-030 296-15-030	AMD AMD-E	86-14-079 86-14-080	296-17-693 296-17-693	AMD-P AMD	86-08-083 86-12-041
284-78-110 284-78-110	NEW-F	86-18-043	296-15-030	AMD-P	86-19-079	296-17-694	AMD-P	86-08-083
284-78-120	NEW-E	86-14-069	296-15-060	AMD-P	86-09-094	296-17-694	AMD	86-12-041
284-78-120	NEW-P	86-15-062	296-15-060	AMD	86-14-079	296-17-708	AMD-P	86-08-083
284-78-120	NEW	86-18-043	296-15-065	NEW-P NEW-E	86-14-004 86-14-080	296–17–708 296–17–710	AMD AMD–P	86-12-041 86-08-083
284-78-130 284-78-130	NEW-E NEW-P	86-14-069 86-15-062	29615065 29615065	NEW-E	86-19-079	296-17-710	AMD-1	86-12-041
284-78-130	NEW	86-18-043	296-15-070	AMD-P	86-09-094	296-17-761	AMD-P	86-08-083
284-78-140	NEW-E	86-14-069	296-15-070	AMD-P	86-14-004	296-17-761	AMD	86-12-041
284-78-140	NEW-P	86-15-062	296-15-070	AMD-E	86-14-080	296–17–850 296–17–850	AMD–P AMD	86-08-083 86-12-041
284-78-140 284-78-150	NEW NEW-E	86-18-043 86-14-069	296-15-070 296-15-072	AMD NEW-P	86-18-037 86-14-004	296-17-875	AMD-P	86-08-083
284-78-150 284-78-150	NEW-E	86-15-062	296-15-072	NEW-E	86-14-080	296-17-875	AMD	86-12-041
284-78-150	NEW	86-18-043	29615072	NEW	86-18-037	296-17-885	AMD-P	86-08-083
284-78-160	NEW-E	86-14-069	296-15-080	AMD-P	8609094	296-17-885	AMD	86-12-041 86-08-083
284-78-160 284-78-160	NEW-P NEW	86-15-062 86-18-043	29615080 29615090	AMD AMD–P	86-14 - 079 86-09-094	296-17-895 296-17-895	AMD-P AMD	86-12-041
284-78-170	NEW-E	86-14-069	296-15-090	AMD	86-14-079	296-17-904	AMD	86-06-018
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296-22-087 AMD					AMD-C				
296-22-091		AMD			AMD-C				
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296-22-091 AMD-C									
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296-23-035	AMD	86-06-032	296-23-430	AMD	86-06-032	296-23-940	REP	86-06-032
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296-23-07902	AMD-C	86-03-050	296-23-490	AMD-C	86-03-050	296-23-960	NEW-C	86-03-050
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296-23-07902	AMD	86-06-032	296-23-490	AMD	86-06-032	296-23-960	NEW	86-06-032
296-23-07903	AMD-C	86-03-050	296-23-495	AMD~C	86-03-050	296-23-960	AMD-P	86-15-011
296-23-07903	AMD-C AMD	86-04-036	296-23-495	AMD-C	86-04-036	296-23-970	NEW-C	86-03-050
296-23-07903 296-23-07904		86-06-032 86-03-050	296-23-495	AMD	86-06-032	296-23-970	NEW-C	86-04-036
296-23-07904	AMD-C AMD-C	86-04-036	296-23-50001 296-23-50001	AMD-C AMD-C	86-03-050 86-04-036	296-23-970	NEW C	86-06-032
296-23-07904	AMD-C	86-06-032	296-23-50001	AMD-C	86-06-032	296–23–980 296–23–980	NEW-C NEW-C	86-03-050 86-04-036
296-23-07905	AMD-C	86-03-050	296-23-50002	AMD-C	86-03-050	296-23-980	NEW	86-06-032
296-23-07905	AMD-C	86-04-036	296-23-50002	AMD-C	86-04-036	296-23-980	AMD-P	86-15-011
296-23-07905	AMD	86-06-032	296-23-50002	AMD	86-06-032	296-24-21705	AMD	86-03-064
296-23-07906	AMD-C	8603050	296-23-50003	AMD-C	86-03-050	296-24-21707	AMD	86-03-064
296-23-07906	AMD-C	86-04-036	296-23-50003	AMD-C	86-04-036	296-24-21711	AMD	86-03-064
296–23–07906 296–23–07907	AMD AMD-C	86-06-032 86-03-050	296-23-50003 296-23-50004	AMD AMD-C	86-06-032 86-03-050	296-27-090	AMD	86-03-064
296-23-07907	AMD-C	86-04-036	296-23-50004	AMD-C	86-04-036	296–27–15501 296–27–15503	NEW NEW	86-03-064 86-03-064
296-23-07907	AMD	86-06-032	296-23-50004	AMD	86-06-032	296-27-15505	NEW	86-03-064
296-23-125	AMD-C	86-03-050	296-23-50005	AMDC	86-03-050	296-27-16009	AMD	86-03-064
296-23-125	AMD-C	86-04-036	296-23-50005	AMD-C	86-04-036	296-44-005	AMD-P	86-11-072
296-23-125	AMD	86-06-032	296~23–50005	AMD	86-06-032	296-44-005	AMD	86-16-007
296-23-201 296-23-201	AMD-C AMD-C	86-03-050 86-04-036	296-23-50006	AMD-C AMD-C	86-03-050	296-44-011	NEW-P	86-11-072
296-23-201	AMD-C	86-06-032	296–23–50006 296–23–50006	AMD-C AMD	86-04-036 86-06-032	296-44-011 296-44-013	NEW AMD-P	86-16-007
296-23-204	- AMD-C	86-03-050	296-23-50008	AMD-C	86-03-050	296-44-013	REP-P	86-11-072 86-11-072
296-23-204	AMD-C	8604036	296-23-50008	AMD-C	86-04-036	296-44-013	AMD	86-16-007
296-23-204	AMD	86-06-032	296-23-50008	AMD	86-06-032	296-44-015	NEW-P	86-11-072
296-23-208	AMD-C	86-03-050	296-23-50009	AMD-C	86-03-050	296-44-015	NEW	86-16-007
296-23-208	AMD-C	86-04-036	296-23-50009	AMD-C	86-04-036	296-44-016	REP-P	86-11-072
296-23-208 296-23-212	AMD AMD-C	86-06-032	296-23-50009	AMD	86-06-032	296-44-016	AMD-P	86-11-072
296-23-212	AMD-C	86-03-050 86-04-036	296–23–50012 296–23–50012	AMD-C AMD-C	86-03-050 86-04-036	29644016 29644017	AMD NEW-P	86-16-007
296-23-212	AMD	86-06-032	296-23-50012	AMD AMD	86-06-032	296-44-017	NEW-F	86-11-072 86-16-007
296-23-216	AMD-C	86-03-050	296-23-50013	AMD-C	86-03-050	296-44-019	REP-P	86-11-072
296-23-216	AMD-C	86-04-036	296-23-50013	AMD-C	86-04-036	296-44-019	REP	86-16-007
296-23-216	AMD	86-06-032	296-23-50013	AMD	86-06-032	296-44-022	REP-P	86-11-072
296–23–221	AMD-C	86-03-050	296-23-50014	AMD-C	86-03-050	296-44-022	REP	86-16-007
296-23-221 296-23-221	AMD-C	86-04-036	296-23-50014	AMD-C	86-04-036	296-44-023	NEW-P	86-11-072
296-23-221	AMD AMD-C	86-06-032 86-03-050	296–23–50014 296–23–50016	AMD NEW-C	86-06-032	296-44-023	NEW	86-16-007
296-23-224	AMD-C	86-04-036	296-23-50016	NEW-C	86-03-050 86-04-036	296-44-02301 296-44-02301	NEW-P NEW	86-11-072 86-16-007
296-23-224	AMD	86-06-032	296-23-50016	NEW	86-06-032	296-44-02305	NEW-P	86-11-072
296-23-228	AMD-C	86-03-050	296-23-710	AMD-C	86-03-050	296-44-02305	NEW	86-16-007
296-23-228	AMD-C	86-04-036	296-23-710	AMD-C	86-04-036	296-44-02309	NEW-P	86-11-072
296–23–228	AMD	86-06-032	296–23–710	AMD	86-06-032	296-44-02309	NEW	86-16-007
296-23-232	AMD-C	86-03-050	296-23-720	AMD-C	86-03-050	296-44-02315	NEW-P	86-11-072
296–23–232 296–23–232	AMD-C AMD	86-04-036 86-06-032	296-23-720	AMD-C	86-04-036	296-44-02315	NEW D	86-16-007
296-23-300	AMD-P	86-15-011	296–23–720 296–23–725	AMD AMD-C	86-06-032 86-03-050	296-44-02319 296-44-02319	NEW-P NEW	86-11-072 86-16-007
296-23-301	AMD-C	86-03-050	296-23-725	AMD-C	86-04-036	296-44-02323	NEW-P	86-11-072
296-23-301	AMD	86-04-035	296–23–725	AMD	86-06-032	296-44-02323	NEW	86-16-007
296-23-301	AMD-P	86-15-011	296-23-900	AMD-P	86-15-011	296-44-02329	NEW-P	86-11-072
296-23-356	AMD-P	86-15-011	296-23-910	AMD-C	86-03-050	296-44-02329	NEW	86-16-007
296–23–421 296–23–421	AMD-C	86-03-050	296-23-910	AMD-C	86-04-036	296-44-02335	NEW-P	86-11-072
270-23-421	AMD-C	86-04-036	296–23–910	AMD	86-06-032	296-44-02335	NEW	86-16-007

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-44-02349	NEW-P	86-11-072	296-44-070	REP	86-16-007	296-44-118	REP-P	86-11-072
296-44-02349	NEW	86-16-007	296-44-073	REP-P	86-11-072	296-44-118	REP	86-16-007
296-44-028	REP-P	86-11-072	296-44-073	REP NEW-P	86-16-007 86-11-072	296-44-121 296-44-121	REP-P REP	86-11-072 86-16-007
296-44-028 296-44-031	REP REP-P	86-16-007 86-11-072	296-44-074 296-44-074	NEW-P	86-11-072	296-44-124	REP-P	86-11-072
296-44-031	REP-F	86-16-007	296-44-07405	NEW-P	86-11-072	296-44-124	REP	86-16-007
296-44-034	REP-P	86-11-072	296-44-07405	NEW	86-16-007	296-44-125	NEW-P	86-11-072
296-44-034	REP	86-16-007	296-44-07411	NEW-P	86-11-072	296-44-125	NEW	86-16-007
296-44-035	NEW-P	86-11-072	296-44-07411	NEW D	86-16-007	296-44-12505	NEW-P NEW	86-11-072 86-16-007
296-44-035	NEW NEW-P	86-16-007 86-11-072	296-44-07417 296-44-07417	NEW-P NEW	86-11-072 86-16-007	296-44-12505 296-44-12515	NEW-P	86-11-072
296–44–03505 296–44–03505	NEW-P	86-16-007	296-44-07423	NEW-P	86-11-072	296-44-12515	NEW	86-16-007
296-44-03509	NEW-P	8611-072	296-44-07423	NEW	86-16-007	296-44-127	REP-P	86-11-072
296-44-03509	NEW	86-16-007	296-44-07427	NEW-P	86-11-072	296-44-127	REP	86-16-007
296-44-037	REP-P	86-11-072	296-44-07427	NEW	86-16-007	29644-130	REP-P	86-11-072
296-44-037	REP	86-16-007	296-44-07433 296-44-07433	NEW-P NEW	86-11-072 86-16-007	296-44-130 296-44-133	REP REP-P	86-16-007 86-11-072
296-44-040 296-44-040	REP-P REP	86-11-072 86-16-007	296-44-07439	NEW-P	86-11-072	296-44-133	REP	86-16-007
296-44-041	NEW-P	86-11-072	296-44-07439	NEW	86-16-007	296-44-134	NEW-P	86-11-072
296-44-041	NEW	86-16-007	296-44-076	REP-P	86-11-072	296-44-134	NEW	86-16-007
296-44-04105	NEW-P	86-11-072	296-44-076	REP	86-16-007	296-44-13405	NEW-P	86-11-072
296-44-04105	NEW	8616007	296-44-079	REP-P	86-11-072	296-44-13405	NEW NEW-P	86-16-007 86-11-072
296-44-04109	NEW-P	86-11-072	296-44-079 296-44-082	REP REP-P	86-16-007 86-11-072	296-44-13415 296-44-13415	NEW-P	86-16-007
296-44-04109 296-44-04125	NEW NEW-P	86-16-007 86-11-072	296-44-082	REP	86-16-007	296-44-13421	NEW-P	86-11-072
296-44-04125	NEW	86-16-007	296-44-085	REP-P	86-11-072	296-44-13421	NEW	86-16-007
296-44-04129	NEW-P	86-11-072	296-44-085	REP	86-16-007	296-44-13431	NEW-P	86-11-072
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296–44–043 296–44–043	REP-P REP	86-11-072 86-16-007	296-44-08611	NEW-P	86-11-072	296-44-139	REP	86-16-007
296-44-046	REP-P	86-11-072	296-44-08611	NEW	86-16-007	296-44-142	REP-P	86-11-072
296-44-046	REP	86-16-007	296-44-08619	NEW-P	86-11-072	296-44-142	REP	86-16-007
296-44-049	REP-P	86-11-072	296-44-08619	NEW	86-16-007	296-44-145	REP-P	86-11-072
296-44-049	REP	86-16-007	296-44-088	REP-P	86-11-072	296-44-145	REP REP-P	86-16-007 86-11-072
296-44-051	NEW-P NEW	86-11-072 86-16-007	296-44-088 296-44-091	REP REP-P	86-16-007 86-11-072	296-44-148 296-44-148	REP-F	86-16-007
296-44-051 296-44-05105	NEW-P	86-11-072	296-44-091	REP	86-16-007	296-44-151	REP-P	86-11-072
296-44-05105	NEW	86-16-007	296-44-094	REP-P	86-11-072	296-44-151	REP	86-16-007
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296-44-05109	NEW	86-16-007	296-44-097	REP-P	86-11-072	296-44-154 296-44-157	REP REP-P	86-16-007 86-11-072
296-44-05115 296-44-05115	NEW-P NEW	86-11-072 86-16-007	296-44-097 296-44-098	REP NEW-P	86-16-007 86-11-072	296-44-157	REP	86-16-007
296-44-05119	NEW-P	86-11-072	296-44-098	NEW	86-16-007	296-44-160	REP-P	86-11-072
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296-44-05125	NEW-P	86-11-072	296-44-09805	NEW	86-16-007	296-44-163	REP-P	86-11-072
296-44-05125	NEW	8616007	296-44-09811	NEW-P	86-11-072	296-44-163 296-44-166	REP REP-P	86-16-007 86-11-072
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296-44-05131	NEW-P	86-11-072	296-44-09819	NEW	86-16-007	296-44-169	REP-P	86-11-072
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296-44-05135	NEW	86-16-007	296-44-100	REP-P	86-11-072	296-44-170	NEW NEW-P	86-16-007 86-11-072
296-44-05141	NEW-P	86-11-072 86-16-007	296-44-100 296-44-103	REP REPP	86-16-007 86-11-072	296-44-17005 296-44-17005	NEW-P	86-16-007
296-44-05141 296-44-052	NEW REP-P	86-11 - 072	296-44-103	REP	86-16-007	296-44-17017	NEW-P	86-11-072
296-44-052	REP	86-16-007	296-44-106	REP-P	86-11-072	296-44-17017	NEW	86-16-007
296-44-055	REP-P	86-11-072	296-44-106	REP	86-16-007	296-44-17029	NEW-P	86-11-072
296-44-055	REP	86-16-007	296-44-109	REP-P	86-11-072	296-44-17029	NEW	86-16-007
296-44-058	REP-P	86-11-072 86-16-007	296-44-109 296-44-110	REP NEW-P	86-16-007 86-11-072	296-44-172 296-44-172	REP-P REP	86-11-072 86-16 - 007
296-44-058 296-44-061	REP REP-P	86-11-072	296-44-110	NEW	86-16-007	296-44-175	REP-P	86-11-072
296-44-061	REP	86-16-007	296-44-11005	NEW-P	86-11-072	296-44-175	REP	86-16-007
296-44-064	REP-P	86-11-072	296-44-11005	NEW	86-16-007	29644178	REP-P	86-11-072
296-44-064	REP	8616007	296-44-11021	NEW-P	86-11-072	296-44-178	REP	86–16–007
296-44-065	NEW-P	86-11-072	296-44-11021	NEW NEW-P	86-16-007 86-11-072	296-44-181 296-44-181	REP–P REP	86-11-072 86-16-007
296-44-065	NEW NEW-P	86-16-007 86-11-072	296-44-11029 296-44-11029	NEW-F	86-16-007	296-44-182	NEW-P	86-11-072
296-44-06505 296-44-06505	NEW-F	86-16-007	296-44-11035	NEW-P	86-11-072	296-44-182	NEW	86-16-007
296-44-06511	NEW-P	86-11-072	296-44-11035	NEW	86-16-007	296-44-18205	NEW-P	86-11-072
296-44-06511	NEW	86-16-007	296-44-11041	NEW-P	86-11-072	296-44-18205	NEW	86-16-007
296-44-06517	NEW-P	86-11-072	296-44-11041	NEW	86-16-007	296-44-18225	NEW-P NEW	86-11-072 86-16-007
296-44-06517	NEW DED D	86-16-007 86-11-072	296-44-112 296-44-112	REP-P REP	86-11-072 86-16-007	296-44-18225 296-44-18239	NEW-P	86-11-072
29644067 29644067	REP-P REP	86-16-007	296-44-112	REP-P	86-11-072	296-44-18239	NEW	86-16-007
296-44-070	REP-P	86-11-072	296-44-115	REP	86-16-007	296-44-18250	NEW-P	86-11-072

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-44-18250	NEW	86-16-007	296-44-24205	NEW-P	86-11-072	296-44-29551	NEW	86-16-007
296-44-18261	NEW-P	86-11-072	296-44-24205	NEW	86-16-007	296-44-29563	NEW-P	86-11-072
296-44-18261	NEW	86-16-007	296-44-24213	NEW-P	86-11-072	296-44-29563	NEW	86-16-007
296-44-18273	NEW-P	86-11-072	296-44-24213	NEW	86-16-007	296-44-29572	NEW-P	86-11-072
296-44-18273	NEW	86-16-007	296-44-24221	NEW-P	86-11-072	296-44-29572	NEW	86-16-007
296-44-184 296-44-184	REP-P	86-11-072	296-44-24221	NEW	86-16-007	296-44-298	REP-P	86-11-072
296-44-187	REP REP-P	86-16-007	296-44-24233 296-44-24233	NEW-P NEW	86-11-072	296-44-298	REP	86-16-007
296-44-187	REP	86-11-072 86-16-007	296-44-24233	REP-P	86-16-007 86-11-072	296-44-301	REP-P REP	86-11-072
296-44-190	REP-P	86-11-072	296-44-244	REP	86-16-007	296-44-301 296-44-304	REP-P	86-16-007 86-11-072
296-44-190	REP	86-16-007	296-44-247	REP-P	86-11-072	296-44-304	REP	86-16-007
296-44-193	REP-P	86-11-072	296-44-247	REP	86-16-007	296-44-307	REP-P	86-11-072
296-44-193	REP	86-16-007	296-44-250	REP-P	86-11-072	296-44-307	REP	86-16-007
296–44–194	NEW-P	86-11-072	296-44-250	REP	86-16-007	296-44-310	REP-P	86-11-072
296-44-194	NEW	86-16-007	296-44-253	REP-P	86-11-072	296-44-310	REP'	86-16-007
296-44-19405	NEW-P	86-11-072	296-44-253	REP	86-16-007	296-44-313	REP-P	86-11-072
296-44-19405	NEW	86-16-007	296-44-256	REP-P	86-11-072	296-44-313	REP	86-16-007
296-44-19421 296-44-19421	NEW-P NEW	86-11-072	296-44-256	REP	86-16-007	296-44-316	REP-P	86-11-072
296-44-19433	NEW-P	86-16-007 86-11-072	296-44-259 296-44-259	REP-P REP	86-11-072	296-44-316	REP	86-16-007
296-44-19433	NEW	86-16-007	296-44-262	REP-P	86-16-007 86-11-072	296-44-317 296-44-317	NEW-P NEW	86-11-072
296-44-196	REP-P	86-11-072	296-44-262	REP	86-16-007	296-44-31709	NEW-P	86-16-007 86-11-072
296-44-196	REP	86-16-007	296-44-263	NEW-P	86-11-072	296-44-31709	NEW	86-16-007
296-44-199	REP-P	86-11-072	296-44-263	NEW	86-16-007	296-44-31719	NEW-P	86-11-072
296-44-199	· REP	86-16-007	296-44-26309	NEW-P	86-11-072	296-44-31719	NEW	86-16-007
296-44-202	REP-P	86-11-072	296-44-26309	NEW	86~16~007	296-44-31729	NEW-P	86-11-072
296-44-202	REP	86-16-007	296-44-26321	NEWP	86-11-072	296-44-31729	NEW	86-16-007
296-44-205 296-44-205	REP-P REP	86-11-072 86-16-007	296-44-26321	NEW	86-16-007	296-44-31738	NEW-P	86-11-072
296-44-208	REP-P	86-11-072	296–44–26333 296–44–26333	NEW-P NEW	86-11-072 86-16-007	296-44-31738 296-44-31749	NEW D	86-16-007
296-44-208	REP	86-16-007	296-44-265	REP-P	86-11-072	296-44-31749	NEW-P NEW	86-11-072 86-16-007
296-44-211	REP-P	86-11-072	296-44-265	REP	86-16-007	296-44-31757	NEW-P	86-11-072
296-44-211	REP	86-16-007	296-44-268	REP-P	86-11-072	296-44-31757	NEW	86-16-007
296-44-212	NEW-P	86-11-072	296-44-268	REP	86-16-007	296-44-31765	NEW-P	86-11-072
296-44-212	NEW	86-16-007	296-44-271	REP-P	86-11-072	296-44-31765	NEW	86-16-007
296-44-21209 296-44-21209	NEW-P NEW	86-11-072 86-16-007	296-44-271 296-44-274	REP REP-P	86-16-007	296-44-31772	NEW-P	86-11-072
296-44-21221	NEW-P	86-11-072	296-44-274	REP-F	86-11-072 86-16-007	296-44-31772 296-44-31783	NEW NEW-P	86-16-007 86-11-072
296-44-21221	NEW	86-16-007	296-44-277	REP-P	86-11-072	296-44-31783	NEW-F	86-16-007
296-44-21230	NEW-P	86-11-072	296-44-277	REP	86-16-007	296-44-31792	NEW-P	86-11-072
296-44-21230	NEW	86-16-007	296-44-278	NEW-P	86-11-072	296-44-31792	NEW	86-16-007
296-44-21241	NEW-P	86-11-072	296-44-278	NEW	86-16-007	296-44-319	REP-P	86-11-072
296-44-21241 296-44-21253	NEW NEW-P	86-16-007 86-11-072	296-44-27809	NEW-P	86~11-072	296-44-319	REP	86-16-007
296-44-21253	NEW-F	86-16-007	296-44-27809 296-44-27821	NEW NEW-P	86-16-007 86-11-072	296-44-322 296-44-322	REP-P	86-11-072
296-44-21265	NEW-P	86-11-072	296-44-27821	NEW	86-16-007	296-44-325	REP REP-P	86-16-007 86-11-072
296-44-21265	NEW	86-16-007	296-44-27833	NEW-P	86-11-072	296-44-325	REP	86-16-007
296-44-21273	NEW-P	86-11-072	296-44-27833	NEW	86-16-007	296-44-328	REP-P	86-11-072
296-44-21273	NEW	86-16-007	296-44-27847	NEW-P	86-11-072	296-44-328	REP	86-16-007
296-44-21279	NEW-P	86-11-072	296-44-27847	NEW	86–16–007	296-44-331	REP-P	86-11-072
296-44-21279 296-44-21287	NEW NEW-P	86-16-007 86-11-072	296–44–280 296–44–280	REP-P REP	86-11-072	296-44-331	REP	86-16-007
296-44-21287	NEW	86-16-007	296-44-283	REP-P	86-16-007 86-11-072	296-44-334 296-44-334	REP-P REP	86-11-072
296-44-21295	NEW-P	86-11-072	296-44-283	REP	86-16-007	296-44-337	REP-P	86-16-007 86-11-072
296-44-21295	NEW	86-16-007	296-44-286	REP-P	86-11-072	296-44-337	REP	86-16-007
296-44-214	REP-P	86-11-072	296–44–286	REP	86-16-007	296-44-340	REP-P	86-11-072
296-44-214 .		86-16-007	296-44-289	REP-P	86-11-072	296-44-340	REP	86-16-007
296-44-217 296-44-217	REP-P REP	86-11-072	296-44-289	REP	86-16-007	296-44-343	REP-P	86-11-072
296-44-220	REP-P	86-16-007 86-11-072	296–44–292 296–44–292	REP-P REP	86-11-072 86-16-007	296-44-343 296-44-346	REP	86-16-007
296-44-220	REP	86-16-007	296-44-295	REP-P	86-11-072	296-44-346	REP-P REP	86-11 - 072 86-16 - 007
296-44-223	REP-P	86-11-072	296-44-295	REP	86-16-007	296-44-349	REP-P	86-11-072
296-44-223	REP	86-16-007	296-44-29501	NEW-P	86-11-072	296-44-349	REP	86-16-007
296-44-226	REP-P	86-11-072	296-44-29501	NEW	86-16-007	296-44-350	NEW-P	86-11-072
296-44-226	REP	86-16-007	296-44-29509	NEW-P	86-11-072	296-44-350	NEW	86-16-007
296-44-229 296-44-229	REP-P REP	86-11-072 86-16-007	296-44-29509 296-44-29515	NEW NEW-P	86-16-007	296-44-35009	NEW-P	86-11-072
296-44-232	REP-P	86-11-072	296-44-29515	NEW-P	86-11-072 86-16-007	296-44-35009 296-44-35021	NEW D	86-16-007
296-44-232	REP	86-16-007	296-44-29523	NEW-P	86-11-072	296-44-35021	NEW-P NEW	86-11-072 86-16-007
296-44-235	REP-P	86-11-072	296-44-29523	NEW	86-16-007	296-44-352	REP-P	86-11-072
296-44-235	REP	86-16-007	296-44-29529	NEW-P	86-11-072	296-44-352	REP	86-16-007
296-44-238	REP-P	86-11-072	296-44-29529	NEW	86-16-007	296-44-355	REP-P	86-11-072
296-44-238 296-44-241	REP	86-16-007	296-44-29539	NEW-P	86-11-072	296-44-355	REP	86-16-007
296-44-241 296-44-241	REP-P REP	86-11-072 86-16-007	296-44-29539 296-44-29541	NEW NEW-P	86-16-007	296-44-358	REP-P	86-11-072
296-44-242	NEW-P	86-11-072	296-44-29541	NEW-P	86-11-072 86-16-007	296–44–358 296–44–361	REP REP-P	86-16-007 86-11-072
296-44-242	NEW	86–16–007	296-44-29551	NEW-P	86-11-072	296-44-361	REP	86-16-007

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296–44–364	REP-P	86-11-072	296-44-41359	NEW	86-16-007	296-44-46739	NEW-P	86-11-072
296-44-364	REP	86-16-007	296-44-415	REP-P	86-11-072	296-44-46739	NEW	86-16-007
296-44-365	NEW-P	86-11-072	296-44-415	REP	86-16-007	296-44-46747	NEW-P	86-11-072
296-44-365	NEW	86-16-007	296-44-418	REP-P	86-11-072	296-44-46747	NEW	86-16-007
296-44-36518	NEW-P	86-11-072	296-44-418	REP	86-16-007	296-44-46755	NEW-P	86-11-072
296-44-36518	NEW	86-16-007	296-44-421	REP-P	86-11-072	296-44-46755	NEW	86-16-007
296-44-36527	NEW-P	86-11-072	296-44-421	REP	86-16-007	296-44-46761	NEW-P	86-11-072
296-44-36527	NEW	86-16-007	296-44-424	REP-P	86-11-072	296-44-46761	NEW	86-16-007
296-44-36539	NEW-P	86-11-072	296-44-424	REP	86-16-007	296-44-469	REP-P	86-11-072
296-44-36539	NEW NEW-P	86-16-007 86-11-072	296-44-425 296-44-425	NEW-P NEW	86-11-072	296-44-469 296-44-472	REP REP-P	86-16-007 86-11-072
296-44-36551 296-44-36551	NEW-P	86-16-007	296-44-42509	NEW-P	86-16-007 86-11 - 072	296-44-472	REP-P	86-16 - 007
296-44-36563	NEW-P	86-11-072	296-44-42509	NEW	86-16-007	296-44-478	REP~P	86-11-072
296-44-36563	NEW	86-16-007	296-44-42521	NEW-P	86-11-072	296-44-478	REP	86-16-007
296-44-36575	NEW-P	86-11-072	296-44-42521	NEW	86-16-007	296-44-481	REP-P	86-11-072
296-44-36575	NEW	86-16-007	296-44-42533	NEW-P	86-11-072	296-44-481	REP	86-16-007
296-44-367	REP-P	86-11-072	296-44-42533	NEW	86-16-007	296-44-484	REP-P	86-11-072
296-44-367	REP	86-16-007	296-44-42541	NEW-P	86-11-072	296-44-484	REP	86-16-007
296-44-373	REP-P	86-11-072	296-44-42541	NEW	86-16-007	296-44-487	REP-P	86-11-072
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296-44-379	REP-P	86-11-072	296-44-427	REP	86-16-007	296-44-491	NEW-P	86-11-072
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296-44-382	REP-P	86-11-072	296-44-430	REP	86-16-007	296-44-49109	NEW-P	86-11-072
296-44-382	REP	86-16-007	296-44-433	REP-P	86-11-072	296-44-49109	NEW D	86-16-007
296-44-385	REP-P	86-11-072	296-44-433	REP REP-P	86-16-007	296-44-49121 296-44-49121	NEW-P NEW	86-11 - 072 86-16-007
296-44-385	REP NEW-P	86-16-007 86-11-072	296-44-436 296-44-436	REP-P	86-11-072 86-16-007	296-44-493	REP-P	86-11-072
296-44-386 296-44-386	NEW-P	86-16-007	296-44-439	REP-P	86-11-072	296-44-493	REP	86-16-007
296-44-38609	NEW-P	86-11-072	296-44-439	REP	86-16-007	296-44-496	REP-P	86-11-072
296-44-38609	NEW	86-16-007	296-44-440	NEW-P	86-11-072	296-44-496	REP	86-16-007
296-44-38628	NEW-P	86-11-072	296-44-440	NEW	86-16-007	296-44-499	REP-P	86-11-072
296-44-38628	NEW	86-16-007	296-44-44009	NEW-P	86-11-072	296-44-499	REP	86-16-007
296-44-38641	NEW-P	86-11-072	296-44-44009	NEW	86-16-007	296-44-502	REP-P	86-11-072
296-44-38641	NEW	86-16-007	296-44-44021	NEW-P	86-11-072	296-44-502	REP	86-16-007
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296-44-38653	NEW	86-16-007	296-44-44033	NEW-P	86-11-072	296-44-505	REP	86-16-007
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296-44-391	REP-P	86-11-072	296-44-44047	NEW	86-16-007	296-44-511	REP-P	86-11-072
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296-44-394	REP-P	86-11-072	296-44-442	REP	86-16-007	296-44-514	REP-P	86-11-072
296-44-394 296-44-397	REP REP-P	86-16-007 86-11-072	296-44-445 296-44-445	REP-P REP	86-11 - 072 86-16-007	296-44-514 296-44-517	REP REP-P	86-16-007 86-11-072
296-44-397	REP	86-16-007	296-44-448	REP-P	86-11-072	296-44-517	REP	86-16-007
296-44-398	NEW-P	86-11-072	296-44-448	REP	86-16-007	296-44-520	REP-P	86-11-072
296-44-398	NEW	86-16-007	296-44-451	REP-P	86-11-072	296-44-520	REP	86-16-007
296-44-39809	NEW-P	86-11-072	296-44-451	REP	86-16-007	296-44-523	REP-P	86-11-072
296-44-39809	NEW	86-16-007	296-44-452	NEW-P	86-11-072	29644523	REP	86-16-007
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296-44-39855	NEW-P	86-11-072	296-44-45219	NEW	86-16-007	296-44532	REP-P	86-11-072
296-44-39855	NEW	86-16-007	296-44-45231	NEW-P	86-11-072	296-44-532	REP	86-16-007
296-44-400	REP-P	86-11-072	296-44-45231	NEW	86-16-007	296-44-535	REP-P	86-11-072
296-44-400	REP	86-16-007	296-44-45243	NEW-P	86-11-072	296-44-535	REP	86-16-007
296-44-403	REP-P	86-11-072	296-44-45243	NEW	86-16-007	296-44-538	REP-P	86-11-072
296-44-403 296-44-406	REP REPP	86-16-007	296-44-45257	NEW-P	86-11-072 86-16-007	296-44-538	REP	86-16-007 86-11-072
296-44-406	REP~P	86-11-072 86-16-007	296–44–45257 296–44–454	NEW REP-P		296-44-541	REP-P Rep	86-16-007
296-44-409	REP-P	86-11-072	296-44-454	REP	86-11-072 86-16-007	296-44-541 296-44-544	REP-P	86-11-072
296-44-409	REP	86-16-007	296-44-457	REP-P	86-11-072	296-44-544	REP	86-16-007
296-44-412	REP-P	86-11-072	296-44-457	REP	86-16-007	296-44-547	REPP	86-11-072
296-44-412	REP	86-16-007	296-44-460	REP-P	86-11-072	296-44-547	REP	86-16-007
296-44-413	NEW-P	86-11-072	296-44-460	REP	86-16-007	296-44-550	REP-P	86-11-072
296-44-413	NEW	86-16-007	296-44-463	REP-P	86-11-072	296-44-550	REP	86-16-007
296-44-41309	NEW-P	86-11-072	296-44-463	REP	86-16-007	296-44-553	REP-P	86-11-072
296-44-41309	NEW	86-16-007	296-44-466	REP-P	86-11-072	296-44-553	REP	86-16-007
296-44-41321	NEW-P	86-11-072	296-44-466	REP	86-16-007	296-44-556	REP-P	86-11-072
296-44-41321	NEW	86-16-007	296-44-467	NEW-P	86-11-072	296-44-556	REP	86-16-007
296-44-41333	NEW-P	86-11-072	296-44-467	NEW	86-16-007	296-44-559	REP-P	86-11-072
296-44-41333	NEW	86-16-007	296-44-46709	NEW-P	86-11-072	296-44-559	REP	86-16-007
296-44-41341	NEW-P	86-11-072	296-44-46709	NEW	86-16-007	296-44-562	REP-P	86-11-072
296-44-41341	NEW D	86-16-007	296-44-46733	NEW-P	86-11-072	296-44-562	REP	86-16-007
296-44-41359	NEW-P	86-11-072	296-44-46733	NEW	86-16-007	296-44-565	REP-P	86-11-072

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-44-565	REP	86-16007	296-44-682	REP-P	86-11-072	296-46-930	NEW-E	86-14-078
296-44-568	REP-P	86-11-072	29644682	REP	86~16-007	296-46-930	NEW	86-18-041
296-44-568	REP	86-16-007	296-44-685	REP-P	86-11-072	296-46-940	NEW-P	86-14-077
296-44-571	REP-P	86-11-072	296-44-685	REP	86-16-007	296-46-940	NEW-E	86-14-078
296-44-571 296-44-574	REP REP-P	86-16-007 86-11-072	296-44-688 296-44-688	REP-P REP	86-11-072 86-16-007	296-46-940 296-46-950	NEW NEW-P	86-18-041 86-14-077
296-44-574	REP	86-16-007	296-44-691	REPP	86-11-072	296-46-950	NEW-P	86-14-077 86-14-078
296-44-577	REP-P	86-11-072	296-44-691	REP	86-16-007	296-46-950	NEW	86-18-041
296-44-577	REP	86-16-007	296-44-694	REP-P	86-11-072	296-52-010	REP-P	86-05-026
296-44-580	REP-P	86-11-072	296-44-694	REP	86-16-007	296-52-010	REP	86-10-044
296-44-580	REP	86-16-007	296-44-697	REP-P	86-11-072	296-52-012	REP-P	86-05-026
296-44-583	REP-P	86-11-072	296-44-697	REP	86-16-007	296-52-012	REP	86-10-044
296-44-583 296-44-586	REP REP-P	8616007 8611072	296-44-700 296-44-700	REP-P REP	86-11-072 86-16-007	296-52-020 296-52-020	REP-P REP	86-05-026 86-10-044
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296-44-589	REP-P	8611-072	296-44-703	REP	86-16-007	296-52-025	REP	86-10-044
296-44-589	REP	86-16-007	296-44-706	REP-P	86-11-072	296-52-027	REP-P	86-05-026
296-44-592	REP-P	86-11-072	296-44-706	REP	86-16-007	296-52-027	REP	86-10-044
296-44-592	REP	8616007	296-44-709	REP-P	86-11-072	296-52-030	REP-P	86-05-026
296-44-595 296-44-595	REP-P REP	86-11-072 86-16-007	296-44-709 296-44-712	REP REP-P	86-16-007 86-11-072	296-52-030 296-52-040	REP REP-P	86-10-044 86-05-026
296-44-598	REP-P	86-11-072	296-44-712	REP	86-16-007	296-52-040	REP	86-10-044
296-44-598	REP	86-16-007	296-44-715	REP-P	86-11-072	296-52-043	REP-P	86-05-026
296-44-601	REP-P	86-11-072	296-44-715	REP	86-16-007	296-52-043	REP	86-10-044
296-44-601	REP	86-16-007	296-44-718	REP-P	86-11-072	296-52-050	REP-P	86-05-026
296-44-604	REP-P	86-11-072	296-44-718	REP	86-16-007	296-52-050	REP	86-10-044
29644604 29644607	REP REP-P	86-16-007 86-11-072	296-44-721 296-44-721	REP-P REP	86-11-072 86-16-007	296-52-060	REP-P REP	86-05-026 86-10-044
296-44-607	REP	8616007	296-44-724	REP-P	86-11-072	296-52-060 296-52-080	REP-P	86-05-026
296-44-610	REP-P	86-11-072	296-44-724	REP	86-16-007	296-52-080	REP	86-10-044
296-44-610	REP	86-16-007	296-44-727	R EP-P	86-11-072	296-52-090	REP-P	86-05-026
296-44-613	REP-P	86-11-072	296-44-727	REP	86-16-007	296-52-090	REP	86-10-044
296-44-613	REP REP-P	86-16-007	296-44-730	REP-P	86-11-072	296-52-095	REP-P	86-05-026
296-44-616 296-44-616	REP-P	86-11-072 86-16-007	296-44-730 296-44-733	REP REPP	86-16-007 86-11-072	296-52-095 296-52-100	REP REP-P	86-10-044 86-05-026
296-44-619	REP-P	86-11-072	296-44-733	REP	86-16007	296-52-100	REP	86-10-044
296-44-619	REP	86-16-007	296-44-736	REPP	86-11-072	296-52-110	REP-P	86-05-026
296-44-622	REP-P	86-11-072	296-44-736	REP	86-16007	296-52-110	REP	86-10-044
296-44-622	REP	86-16-007	296-44-739	REPP	86-11-072	296-52-120	REP-P	86-05-026
296-44-625 296-44-625	REP-P REP	86-11-072 86-16-007	296–44-739 296–44–742	REP REP-P	86-16-007 86-11-072	296-52-120 296-52-140	REP REP-P	86-10-044
296-44-628	REP-P	8611-072	296-44-742	REP	86-16-007	296-52-140	REP-P	86-05-026 86-10-044
296-44-628	REP	86-16-007	296-44-745	REP-P	86-11-072	296-52-150	REP-P	86-05-026
296-44-631	REP-P	86-11-072	296-44-745	REP	86-16-007	296-52-150	REP	86-10-044
296-44-631	REP	8616007	296-44-748	REP-P	86-11-072	296-52-160	REP-P	86-05-026
296–44–634 296–44–634	REP-P REP	86-11-072 86-16-007	296-44-748 296-44-751	REP REP-P	86-16-007 86-11-072	296-52-160 296-52-165	REP REP-P	86-10-044 86-05-026
296-44-637	REP-P	86-11-072	296-44-751	REP	86-16-007	296-52-165	REP	86-10-044
296-44-637	REP	86-16-007	296-44-754	REP-P	86-11-072	296-52-167	REP-P	86-05-026
296-44-640	REP-P	86-11-072	296-44-754	REP	86-16-007	296-52-167	REP	86-10-044
296-44-640	REP	86-16-007	296-44-757	REP-P	86-11-072	296-52-170	REP-P	86-05-026
296-44-643 296-44-643	REP-P REP	8611072 8616007	296–44–757 296–44–760	REP REP-P	86-16-007 86-11 - 072	296-52-170 296-52-180	REP REP-P	86-10-044 86-05-026
296-44-646	REP-P	86-11-072	296-44-760	REP	86~16-007	296-52-180	REP	86-10-044
296-44-646	REP	86-16-007	29644763	REP-P	86-11-072	296-52-190	REP-P	86-05-026
296-44-649	REP-P	86-11-072	296-44-763	REP	86-16-007	296-52-190	REP	86-10-044
296-44-649	REP	86-16-007	296-44-766	REP-P	86-11-072	296-52-200	REP-P	86-05-026
296-44-652 296-44-652	REP-P REP	86-11-072 86-16-007	296-44-766 296-46-348	REP NEW-P	86-16-007 86-14-077	296-52-200 296-52-220	REP REP-P	86-10-044
296-44-655	REP-P	86-11-072	296-46-348	NEW-F	86-14-077	296-52-220	REP-P	86-05-026 86-10-044
296-44-655	REP	86-16-007	296-46-348	NEW	86-18-041	296-52-230	REP-P	86-05-026
296-44-658	REP-P	86-11-072	296-46-360	AMD-P	86-14-077	296-52-230	REP	86-10-044
296-44-658	REP	86-16-007	296-46-360	AMD-E	86-14-078	296-52-260	REP-P	86-05-026
296-44-661	REP-P REP	86-11-072	296-46-360	AMD	86-18-041	296-52-260	REP	86-10-044
296-44-661 296-44-664	REP-P	86-16-007 86-11-072	296–46–600 296–46–600	NEW-P NEW-E	86-14-077 86-14-078	296~52 – 270 296–52 – 270	REP-P REP	86-05-026 86-10-044
296-44-664	REP	86-16-007	296-46-600	NEW	86-18-041	296-52-330	REP-P	86-05-026
296-44-667	REP-P	86-11-072	296-46-680	NEW-P	86-14-077	296-52-330	REP	86-10-044
296-44-667	REP	86-16-007	296-46-680	NEW-E	86-14-078	296-52-350	REP-P	86-05-026
296-44-670	REP-P	86-11-072	296-46-680	NEW	86-18-041	296-52-350	REP	86-10-044
296–44–670 296–44–673	REP REP-P	86-16-007	296-46-915	NEW-P	86-14-077	296-52-360	REP-P	86-05-026
296–44–673 296–44–673	REP-P REP	86-11-072 86-16-007	296-46-915 296-46-915	NEW-E NEW	86-14-078 86-18-041	296-52-360 296-52-370	REP REP-P	86-10-044 86-05-026
296-44-676	REP-P	86-11-072	296-46-913	NEW-P	86-14-077	296-52-370	REP-P	86-10-044
296-44-676	REP	86-16-007	296-46-920	NEW-E	86-14-078	296-52-380	REP-P	86-05-026
296-44-679	REP-P	86-11-072	296-46-920	NEW	86-18-041	296-52-380	REP	86-10-044
296–44–679	REP	86-16-007	296-46-930	NEW-P	86-14-077	296-52-390	REP-P	86-05-026

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-52-390	REP	86-10-044	296–56–60051	AMD	86-03-064	296-56-60235	AMD	86-03-064
296-52-400	REP-P	86-05-026	296-56-60053	AMD	86-03-064	296-56-60237	AMD	86-03-064
296-52-400	REP	86-10-044	296-56-60055	AMD	86-03-064	296-56-60239	AMD	86-03-064
296-52-401	NEW-P	86-05-026	296-56-60057	AMD AMD	86-03-064	296-56-60241	AMD	86-03-064
296-52-401 296-52-405	NEW NEW-P	86-10-044 86-05-026	296–56–60059 296–56–60060	AMD	86-03-064 86-03-064	296-56-60243 296-56-60245	AMD AMD	86-03-064 86-03-064
296-52-405	NEW	86-10-044	296-56-60062	AMD	86-03-064	29656-60249	AMD	86-03-064
296-52-409	NEW-P	86-05-026	296-56-60065	AMD	86-03-064	296-56-60251	AMD	86-03-064
296-52-409	NEW	86-10-044	296-56-60067	AMD	86-03-064	296-56-60253	AMD	86-03-064
296-52-413	NEW-P	86-05-026	296-56-60069	AMD	86-03-064	296-56-990	REP	86-03-064
296-52-413	NEW NEW-P	86-10-044	296-56-60073	AMD AMD	86-03-064	296-56-99001	REP	86-03-064
296-52-417 296-52-417	NEW-P	86-05-026 86-10-044	296–56–60075 296–56–60077	AMD	86-03-064 86-03-064	296–56–99002 296–56–99003	AMD AMD	86-03-064 86-03-064
296-52-421	NEW-P	86-05-026	296-56-60079	AMD	86-03-064	296-56-99004	REP	86-03-064
296-52-421	NEW	86-10-044	296-56-60081	AMD	86-03-064	296-56-99005	REP	86-03-064
296-52-425	NEW-P	86-05-026	296-56-60083	AMD	86-03-064	296-56-99006	REP	86-03-064
296-52-425	NEW	86-10-044	296-56-60085	AMD	86-03-064	296-62-05403	AMD-P	86-06-051
296-52-429	NEW-P NEW	86-05-026 86-10-044	296–56–60087 296–56–60089	AMD AMD	86-03-064	296-62-05403 296-62-05403	AMD-C AMD-C	86-10-001 86-10-035
296-52-429 296-52-433	NEW-P	86-05-026	296-56-60091	AMD	86-03-064 86-03-064	296-62-05403	AMD-C	86-12-004
296-52-433	NEW	86-10-044	296-56-60093	AMD	86-03-064	296-62-05405	AMD-P	86-06-051
296-52-437	NEW-P	8605026	296-56-60095	AMD	86-03-064	296-62-05405	AMD-C	86-10-001
296-52-437	NEW	86-10-044	296-56-60097	AMD	86-03-064	296-62-05405	AMD-C	86-10-035
296-52-441	NEW-P	86-05-026	296-56-60098	AMD	86-03-064	296-62-05405	AMD	86-12-004
296-52-441 296-52-445	NEW NEW-P	86-10-044 86-05-026	296-56-60101 296-56-60103	AMD AMD	86-03-064 86-03-064	296-62-05407	AMD-P AMD-C	86-06-051 86-10-001
296-52-445	NEW-F	86-10-044	296~56~60107	AMD	86-03-064	296-62-05407 296-62-05407	AMD-C	86-10-035
296-52-449	NEW-P	86-05-026	296-56-60109	AMD	86-03-064	296-62-05407	AMD	86-12-004
296-52-449	NEW	86-10-044	296-56-60110	AMD	86-03-064	296-62-05413	AMD-P	86-06-051
296-52-453	NEW-P	86-05-026	296-56-60111	AMD	86-03-064	296-62-05413	AMD-C	86-10-001
296-52-453	NEW	86-10-044	296-56-60113	AMD	86-03-064	296-62-05413	AMD-C	86-10-035
296-52-457 296-52-457	NEW-P NEW	86-05-026 86-10-044	296–56–60115 296–56–60117	AMD AMD	86-03-064 86-03-064	296-62-05413 296-62-05415	AMD AMD-P	86-12-004 86-06-051
296-52-461	NEW-P	86-05-026	296-56-60119	AMD	86-03-064	296-62-05415	AMD-C	86-10-001
296-52-461	NEW	86-10-044	296-56-60121	AMD	86-03-064	296-62-05415	AMD-C	86-10-035
296-52-465	NEW-P	86-05-026	296-56-60122	NEW	86-03-064	296-62-05415	AMD	86-12-004
296–52–465	NEW	86-10-044	296-56-60123	AMD	86-03-064	296-62-05417	AMD-P	86-06-051
296-52-469	NEW-P	86-05-026	296-56-60125	AMD AMD	86-03-064	296-62-05417	AMD-C	86-10-001
296-52-469 296-52-473	NEW NEW-P	8610044 8605026	296-56-60127 296-56-60129	AMD	8603064 8603064	296-62-05417 296-62-05417	AMD-C AMD	86-10-035 86-12-004
296-52-473	NEW	86-10-044	296-56-60131	AMD	86-03-064	296-62-05425	AMD-P	86-06-051
296-52-477	NEW-P	86-05-026	296-56-60133	AMD	86-03-064	296-62-05425	AMD-C	86-10-001
296-52-477	NEW	86-10-044	296-56-60135	AMD	86-03-064	296-62-05425	AMD-C	86-10-035
296-52-481	NEW-P NEW	86-05-026 86-10-044	296-56-60139 296-56-60141	AMD	86-03-064	296-62-05425	AMD NEW D	86-12-004
296-52-481 296-52-485	NEW-P	86-05-026	296-56-60143	AMD AMD	86-03-064 86-03-064	296-62-05427 296-62-05427	NEW-P NEW-C	86-06-051 86-10-001
296-52-485	NEW	86-10-044	296-56-60145	AMD	86-03-064	296-62-05427	NEW-C	86-10-035
296-52-489	NEW-P	86-05-026	296-56-60147	AMD	86-03-064	296-62-05427	NEW	86-12-004
296-52-489	NEW	86-10-044	296-56-60151	AMD	86-03-064	296-62-07306	AMD-P	86-11-071
296-52-493	NEW-P NEW	86-05-026 86-10-044	296-56-60153	AMD	86-03-064 86-03-064	296-62-07306	AMD AMD-P	86-16-009 86-11-071
296-52-493 296-52-497	NEW-P	86-05-026	296-56-60155 296-56-60157	AMD AMD	86-03-064	296–62–07329 296–62–07329	AMD-F AMD	86-16-009
296-52-497	NEW	86-10-044	296-56-60159	AMD	86-03-064	296-62-07341	AMD-P	86-11-071
296-52-501	NEW-P	8605026	296-56-60161	AMD	86-03-064	296-62-07341	AMD	86-16-009
296-52-501	NEW	86-10-044	296-56-60167	AMD	86-03-064	296-62-07345	AMD-P	86-11-071
296-52-505	NEW-P	86-05-026	296-56-60169	AMD	86-03-064	296-62-07345	AMD	86-16009
296-52-505 296-52-509	NEW NEW-P	86-10-044 86-05-026	296-56-60171 296-56-60180	AMD AMD	86-03-064 86-03-064	296-62-07353 296-62-07353	AMDP AMD	86-11-071 86-16-009
296-52-509	NEW	86-10-044	296-56-60183	AMD	86~03~064	296-62-07515	AMD-P	86-11-071
296-56-60001	AMD	86-03-064	296-56-60189	AMD	86-03-064	296-62-07515	AMD	86-16-009
296-56-60003	AMD	86-03-064	296-56-60191	AMD	86-03-064	296-62-14533	AMD-P	86-11-071
296-56-60005	AMD	86-03-064	296-56-60193	AMD	86-03-064	296-62-14533	AMD	86-16-009
296-56-60007 296-56-60009	AMD AMD	86-03-064 86-03-064	296-56-60195 296-56-60199	AMD AMD	86-03-064 86-03-064	296-62-14543	NEW-P	86-11-071 86-16-009
296-56-60011	AMD	86-03-064	296-56-60201	AMD	86-03-064	296–62–14543 296–62–20009	NEW AMD-P	86-11-071
296-56-60017	AMD	86-03-064	296-56-60205	AMD	86-03-064	296-62-20009	AMD	86-16-009
296-56-60019	AMD	86-03-064	296-56-60207	AMD	86-03-064	296-62-20011	AMD-P	86-11-071
296-56-60023	AMD	86-03-064	296-56-60209	AMD	86-03-064	296-62-20011	AMD	86-16-009
296-56-60025	AMD	86-03-064	296-56-60211	AMD	86-03-064	296-63-001	NEW-P	86-18-070 86-18-070
296-56-60027 296-56-60029	AMD AMD	86-03-064 86-03-064	296-56-60215 296-56-60217	AMD AMD	86-03-064 86-03-064	296-63-003 296-63-005	NEW-P NEW-P	86-18-070 86-18-070
296-56-60031	AMD	86-03-064	296-56-60219	AMD	86-03-064	296-63-007	NEW-P	86-18-070
296-56-60037	AMD	86-03-064	296-56-60221	AMD	86-03-064	296-63-009	NEW-P	86-18-070
296-56-60039	AMD	86-03-064	296-56-60223	AMD	86-03-064	296-63-011	NEW-P	86-18-070
296-56-60041	AMD	86-03-064	296-56-60229	AMD	86-03-064	296-63-013	NEW-P	86-18-070
296-56-60043 296-56-60049	AMD AMD	86-03-064 86-03-064	296–56–60231 296–56–60233	AMD AMD	86-03-064 86-03-064	296-63-015 296-64-400	NEW-P REP-P	86-18-070 86-06-051
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-64-400	REP	86-12-004	29693060	REP	86-03-030	296-132-065	REP	86-08-015
296-64-405	REP-P	86-06-051	29693070	AMD	86-03-030	296-132-100	REP-P	86-05-027
296-64-405	REP	8612004	296-93-110	REP	86-03-030	296-132-100	REP	86-08-015
296-64-410	REP-P	86-06-051	296-93-120	AMD	86-03-030 86-03-030	296-132-105	REP-P	86-05-027
296–64–410 296–64–415	REP REP-P	86-12-004 86-06-051	296–93130 296–93–170	REP AMD	86-03-030 86-03-030	296-132-105 296-132-110	REP REP-P	86-08-015 86-05-027
296-64-415	REP	86-12-004	296-93-170	REP	86-03-030	296-132-110	REP-F	86-08-015
296-64-420	REP-P	86-06-051	296-93-200	AMD	86-03-030	296-132-115	REP-P	86-05-027
296-64-420	REP	86-12-004	296-93-210	AMD	86-03-030	296-132-115	REP	86-08-015
296-64-425	REP-P	86-06-051	296-93-220	AMD	86-03-030	296-132-120	REP-P	86-05-027
296-64-425	REP	86-12-004	296-93-230	AMD	86-03-030	296-132-120	REP	86-08-015
296-81-007	AMD	86-03-024	296-94-010	NEW	86-03-032	296-132-125	REP-P	86-05-027
296-81-010 296-81-260	AMD AMD	8603024 8603024	296-94-020 296-94-030	NEW NEW	8603032 8603032	296-132-125 296-132-130	REP REP~P	86-08-015 86-05-027
296-83-010	REP	86-03-025	296-94-040	NEW	86-03-032	296-132-130	REP	86-08-015
296-83-015	REP	86-03-025	296-94-050	NEW	86-03-032	296-132-135	REP-P	86-05-027
296-83-020	REP	86-03-025	296-94-060	NEW	86-03-032	296-132-135	REP	86-08-015
296-83-025	REP	86-03-025	296-94-070	NEW	86-03-032	296-132-140	REP-P	8605027
296-83-030	REP	8603025	296-94-080	NEW	86-03-032	296-132-140	REP	86-08-015
296-83-035 296-83-040	REP REP	86-03-025 86-03-025	296-94-090 296-94-100	NEW NEW	86-03-032 86-03-032	296-132-145	REP-P	86-05-027 86-08-015
296-83-045	REP	86-03-025 86-03-025	296-94-110	NEW	86-03-032 86-03-032	296-132-145 296-132-150	REP REP-P	86-05-027
296-83-050	REP	86-03-025	296-94-120	NEW	86-03-032	296-132-150	REP	86-08-015
296-83-055	REP	8603025	296-94-130	NEW	86-03-032	296-132-151	REP-P	86-05-027
296-83-060	REP	86-03-025	296-94-140	NEW	86-03-032	296-132-151	REP	86-08-015
296-83-065	REP	86-03-025	296-94-150	NEW	86-03-032	296-132-152	REP-P	86-05-027
296-83-070	REP	8603025	296-94-160	NEW	86-03-032	296-132-152	REP	86-08-015
296-83-075 296-83-080	REP REP	86-03-025 86-03-025	296–94–170 296–94–180	NEW NEW	86-03-032	296-132-155	REP-P	86-05-027
296-83-085	REP	86-03-025	296-94-190	NEW	8603032 8603032	296-132-155 296-132-160	REP REP-P	86-08-015 86-05-027
296-86-020	AMD	86-03-026	296-94-200	NEW	86-03-032	296-132-160	REP	86-08-015
296-86-030	AMD	86-03-026	296-94-210	NEW	86-03-032	296-132-200	REP-P	86-05-027
296-86-060	AMD	8603026	296–94–220	NEW	86-03-032	296-132-200	REP	86-08-015
296-86-070	AMD	86-03-026	296-94-230	NEW	86-03-032	296-132-205	REP-P	86-05-027
296-86-075 296-87-001	AMD NEW	8603-026	296-94-240 296-94-250	NEW NEW	86-03-032	296-132-205	REP	86-08-015
296-87-001	AMD	86-03-033 86-03-033	296-100-001	NEW	86-03-032 86-03-031	296-132-210 296-132-210	REP-P REP	86-05-027 86-08-015
296-87-040	AMD	86-03-033	296-100-050	NEW	86-03-031	296-132-215	REP-P	86-05-027
296-87-060	AMD	86-03-033	296-100-060	NEW	86-03-031	296-132-215	REP	86-08-015
296-87-080	AMD	86-03-033	296-104-210	AMD-P	86-04-060	296-132-220	REP-P	86-05-027
296-87-120	AMD	86-03-033	296-104-210	AMD	86-07-064	296-132-220	REP	86-08-015
296-88-001 296-88-010	REP REP	8603027 8603027	296–104–500 296–104–501	AMD NEW	86-04-059	296-132-225	REP-P	86-05-027
296-88-020	REP	86-03-027	296-104-515	AMD	86-04-059 86-04-059	296-132-225 296-132-226	REP REPP	8608015 8605027
296-88-030	REP	8603027	296-116-080	AMD	86-07-010	296-132-226	REP	86-08-015
296-88-040	REP	86-03-027	296-116-080	AMD-P	86-19-001	296-132-250	REP-P	86-05-027
296-88-050	REP	86-03-027	296-116-300	AMD-E	86-15-021	296-132-250	REP	86-08-015
296-88-060	REP	8603027	296-116-300	AMD-P	86-15-047	296-132-255	REP-P	86-05-027
296-88-070 296-88-080	REP REP	86-03-027 86-03-027	296-116-300 296-127-010	AMD	86-19-066	296–132–255 296–132–260	REP	86-08-015
296-88-090	REP	86-03-027	296-127-010	AMD AMD	86-03-063 86-03-063	296-132-260	REP-P REP	86-05-027 86-08-015
296-88-100	REP	86-03-027	296-127-130	NEW	86-03-063	296-132-265	REP-P	86-05-027
296-88-110	REP	86-03-027	296-127-140	NEW	86-03-063	296132265	REP	86-08-015
296-88-120	REP	86-03-027	296-127-150	NEW	86-03-063	296-132-301	REP-P	86-05-027
296-88-130 296-90-010	REP	86-03-027	296-127-160	NEW	86-03-063	296-132-301	REP	86-08-015
296-90-010	REP REP	86-03-028 86-03-028	296-127-170 296-127-180	NEW NEW	86-03-063 86-03-063	296-132-302 296-132-302	REP-P REP	86-05-027 86-08-015
296-90-030	REP	86-03-028	296-127-190	NEW	86-03-063	296-132-302	REP-P	86-05-027
296-90-040	REP	86-03-028	296-127-200	NEW	86-03-063	296-132-306	REP	86-08-015
296-90-050	REP	86-03-028	296-127-210	NEW	86-03-063	296-132-311	REP-P	86-05-027
296-90-060	REP	86-03-028	296-127-220	NEW	86-03-063	296-132-311	REP	86-08-015
296-90-070	REP	86-03-028	296-127-300	NEW	86-03-063	296-132-316	REP-P	86-05-027
296-90-080 296-90-090	REP REP	86-03-028 86-03-028	296-127-310 296-127-320	NEW NEW	86-03-063	296-132-316	REP	86-08-015
296-92-010	REP	86-03-029	296-132-005	REP-P	86-03-063 86-05-027	296-132-350 296-132-350	REP-P REP	86-05-027 86-08-015
296-92-020	REP	86-03-029	296-132-005	REP	86-08-015	296-132-360	REP-P	86-05-027
296-92-030	REP	86-03-029	296-132-010	REP-P	86-05-027	296-132-360	REP	86-08-015
296-92-040	REP	86-03-029	296-132-010	REP	8608015	296-132-370	REP-P	86-05-027
296-92-050	REP	86-03-029	296-132-015	REP-P	86-05-027	296-132-370	REP	86-08-015
296–92–060 296–92–070	REP	86-03-029	296-132-015	REP	86-08-015	296-132-380	REP-P	86-05-027
296-92-070 296-92-080	REP REP	86-03-029 86-03-029	296-132-050 296-132-050	REP-P REP	86-05-027 86-08-015	296-132-380 296-150A-300	REP AMD~E	86-08-015
296-92-090	REP	86-03-029	296-132-055	REP-P	86-05-027	296-150A-300 296-150A-300	AMD-E AMD-P	86-08-071 86-14-033
296-92-100	REP	86-03-029	296-132-055	REP	86-08-015	296-150A-300	AMD-E	86-14-037
296-92-110	REP	86-03-029	296-132-060	REP-P	86-05-027	296-150A-300	AMD	86-19-081
296-93-010	AMD	86-03-030	296-132-060	REP	86-08-015	296-150A-300	AMD-E	86-19-082
296–93–050	AMD	86-03-030	296-132-065	REP-P	86-05-027	296-150B-015	AMD-P	86-14-036

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-150B-015	AMD-E	86-14-040	296–155–275	AMD-C	86-03-073	296–155–48523	NEW	86-03-074
296-150B-300	AMD-P	86-14-036	296155275	AMD	86-03-074	296–155–48525	NEW-C	86-03-073
296-150B-300	AMD-E	86-14-040	296-155-300	AMD-C	86-03-073	296155-48525	NEW NEW-C	86-03-074 86-03-073
296-150B-305	AMD-P AMD-E	86-14-036 86-14-040	296-155-300 296-155-305	AMD AMD-C	86-03-074 86-03-073	296–155–48527 296–155–48527	NEW-C	86-03-074
296-150B-305 296-150B-307	NEW-P	86-14-036	296-155-305	AMD-C	86-03-074	296-155-48529	NEW-C	86-03-073
296-150B-307	NEW-E	86-14-040	296–155–325	AMD-C	86-03-073	29615548529	NEW	86-03-074
296-150B-508	NEW-P	86-14-036	296-155-325	AMD	86-03-074	296-155-48531	NEW-C	86-03-073
296-150B-508	NEW-E	86-14-040	296-155-330	AMD-C	86-03-073	296-155-48531	NEW	86-03-074
296-150B-550	AMD-P	86-14-036	296-155-330	AMD AMD-C	86-03-074 86-03-073	296-155-48533 296-155-48533	NEW-C NEW	86-03-073 86-03-074
296-150B-550	AMD-E AMD-P	86-14-040 86-14-036	296-155-335 296-155-335	AMD-C	86-03-073 86-03-074	296-155-500	AMD-C	86-03-074
296-150B-553 296-150B-553	AMD-E	86-14-040	296-155-34911	AMD-C	86-03-073	296-155-500	AMD	86-03-074
296-150B-797	AMD-P	8614036	296-155-34911	AMD	86-03-074	296-155-505	AMD-C	86-03-073
296-150B-797	AMD-E	86-14-040	296-155-34912	AMD-C	86-03-073	296-155-505	AMD	86-03-074
296-150B-800	AMD-P	86-14-036	296–155–34912	AMD	86-03-074	296-155-50503	NEW-C	86-03-073
296-150B-800	AMD-E	86-14-040 86-03-073	296–155–34913 296–155–34913	AMD-C AMD	86-03-073 86-03-074	296–155–50503 296–155–50505	NEW NEW-C	86-03-074 86-03-073
296-155-003 296-155-003	AMD-C AMD	86-03-074	296-155-34914	AMD-C	86-03-073	296-155-50505	NEW	8603-074
296-155-005	AMD-C	86-03-073	296–155–34914	AMD	86-03-074	296-155-510	AMD-C	86-03-073
296-155-005	AMD	86-03-074	296-155-34920	AMD-C	86-03-073	296-155-510	AMD	86-03-074
296-155-009	NEW-C	86-03-073	296-155-34920	AMD	86-03-074	296-155-515	NEW-C	86-03-073
296-155-009	NEW	86-03-074	296–155–355 296–155–355	AMD-C AMD	86-03-073 86-03-074	296–155–515 296–155–530	NEW AMD-C	86-03-074 86-03-073
296-155-010 296-155-010	AMD-C AMD	86-03-073 86-03-074	296-155-360	AMD-C	86-03-073	296-155-530	AMD-C	86-03-074
296-155-012	AMD-C	86-03-073	296-155-360	AMD	86-03-074	296-155-545	AMD-C	86-03-073
296-155-012	AMD	86-03-074	296-155-363	NEW-C	86-03-073	296-155-545	AMD	86-03-074
296-155-020	AMD-C	86-03-073	296-155-363	NEW	86-03-074	296-155-570	AMD-C	86-03-073
296-155-020	AMD	86-03-074	296–155–36301	NEW-C	86-03-073	296–155–570 296–155–575	AMD AMD-C	86-03-074 86-03-073
296-155-035 296-155-035	AMD-C AMD	86-03-073 86-03-074	296–155–36301 296–155–36303	NEW NEW-C	86-03-074 86-03-073	296-155-575	AMD-C	86-03-073
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296-155-100	AMD	86-03-074	296-155-36305	NEW-C	86-03-073	296-155-580	AMD-C	86-03-073
296-155-110	AMD-C	86-03-073	296-155-36305	NEW	86-03-074	296-155-580	AMD	86-03-074
296-155-110	AMD	86-03-074	296-155-36307	NEW-C	86-03-073	296-155-605	AMD-C AMD	86-03-073 86-03-074
296-155-120	AMD-C AMD	86-03-073 86-03-074	296–155–36307 296–155–36309	NEW NEW-C	86-03-074 86-03-073	296-155-605 296-155-610	AMD-C	86-03-074
296-155-120 296-155-125	AMD-C	86-03-073	296-155-36309	NEW	86-03-074	296-155-610	AMD	86-03-074
296-155-125	AMD	86-03-074	296-155-36311	NEW-C	86-03-073	296-155-615	AMD-C	86-03-073
296-155-130	AMD-C	86-03-073	296-155-36311	NEW	86-03-074	296–155–615	AMD	86-03-074
296-155-130	AMD	86-03-074	296–155–36313 296–155–36313	NEW-C NEW	86-03-073 86-03-074	296–155–617 296–155–617	NEW-C NEW	86-03-073 86-03-074
296-155-140 296-155-140	AMD-C AMD	86-03-073 86-03-074	296-155-36315	NEW-C	86-03-073	296-155-61701	NEW-C	86-03-073
296-155-155	AMD-C	86-03-073	296-155-36315	NEW	86-03-074	296-155-61701	NEW	8603074
296-155-155	AMD	86-03-074	296-155-36317	NEW-C	86-03-073	296-155-61703	NEW-C	86-03-073
296–155–160	AMD-C	86-03-073	296-155-36317	NEW NEW-C	86-03-074	296-155-61703	NEW NEW-C	86-03-074 86-03-073
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296-155-165 296-155-165	AMD-C	86-03-074	296-155-36321	NEW-C	86-03-073	296-155-61707	NEW-C	86-03-073
296-155-200	AMD-C	86-03-073	296-155-36321	NEW	86-03-074	296-155-61707	NEW	86-03-074
296-155-200	AMD	86-03-074	296-155-365	AMD-C	86-03-073	296-155-61709	NEW-C	86-03-073
296–155–201	AMD-C	86-03-073	296-155-365	AMD	86-03-074	296-155-61709 296-155-61711	NEW NEW-C	86-03-074 86-03-073
296-155-201 296-155-203	AMD NEW-C	86-03-074 86-03-073	296–155–367 296–155–367	NEW-C NEW	86-03-073 86-03-074	296-155-61711	NEW-C	86-03-074
296-155-203	NEW	86-03-074	296-155-370	AMD-C	86-03-073	296-155-61713	NEW-C	86-03-073
296-155-20301	NEW-C	86-03-073	296-155-370	AMD	86-03-074	296-155-61713	NEW	86-03-074
296-155-20301	NEW	86-03-074	296-155-400	AMD-C	86-03-073	296-155-625	AMD-C	86-03-073
296–155–20303	NEW-C	86-03-073	296-155-400	AMD C	86-03-074 86-03-073	296-155-625 296-155-650	AMD AMD-C	8603074 8603073
296-155-20305 296-155-20307	NEW-C NEW-C	86-03-073 86-03-073	296–155–405 296–155–405	AMD-C AMD	8603074	296-155-650	AMD-C	86-03-074
296-155-20307	NEW	86-03-074	296-155-407	NEW-C	86-03-073	296-155-655	AMD-C	86-03-073
296-155-205	AMD-C	8603073	296-155-407	NEW	86-03-074	296-155-655	AMD	86-03-074
296-155-205	AMD	86-03-074	296-155-425	AMD-C	86-03-073	296-155-65505	NEW-C	86-03-073
296-155-211	NEW-C	86-03-073	296-155-425 296-155-430	AMD AMD-C	86-03-074 86-03-073	296–155–65505 296–155–660	NEW AMD-C	86-03-074 86-03-073
296-155-211 296-155-212	NEW AMD-C	86-03-074 86-03-073	296-155-430	AMD-C	86-03-074	296-155-660	AMD-C	86-03-074
296-155-212	AMD-C	86-03-074	296-155-435	AMD-C	86-03-073	296-155-66005	NEW-C	86-03-073
296-155-225	AMD-C	86-03-073	296-155-435	AMD	86-03-074	296-155-66005	NEW	86-03-074
296-155-225	AMD	86-03-074	296-155-440	AMD-C	86-03-073	296-155-665	AMD-C	86-03-073
296-155-230	AMD-C	86-03-073	296–155–440 296–155–475	AMD AMD-C	86-03-074 86-03-073	296-155-665 296-155-66501	AMD AMD-C	86-03-074 86-03-073
296-155-230 296-155-250	AMD AMD-C	86-03-074 86-03-073	296-155-475	AMD-C AMD	86-03-073 86-03-074	296-155-66501	AMD-C	86–03–073 86–03–074
296-155-250	AMD-C	86-03-074	296-155-480	AMD-C	86-03-073	296-155-66502	AMD-C	86-03-073
296-155-260	AMD-C	86-03-073	296-155-480	AMD	86-03-074	296-155-680	AMD-C	86-03-073
296-155-260	AMD	86-03-074	296-155-485	AMD-C	86-03-073	296-155-680	AMD	86-03-074
296-155-270 296-155-270	AMD-C AMD	86-03-073 86-03-074	296–155–485 296–155–48523	AMD NEWC	86-03-074 86-03-073	296-155-690 296-155-690	AMD-C AMD	86-03-073 86-03-074
290-133-270	AMD	00-03-07 4	270-133-40323	11217	30 05-015	1 270 133-070	MID	30-05-07

WAC #	-	WSR #	WAC #		WSR #	WAC #		WSR #
296–155–695	AMD-C	86-03-073	296-200-360	NEW	86-19-086	296–401–168	NEW-P	86-14-077
296-155-695	AMD	86-03-074	296-200-370	NEW-P	86-14-035	296-401-168	NEW-E	86-14-078
296-155-700	AMD-C	86-03-073	296-200-370	NEW-E	86-14-039	296-401-168	NEW	86-18-041
296–155–700 296–155–705	AMD AMD-C	86-03-074 86-03-073	296-200-370	NEW	86-19-086	296-401-170	AMD-P	86-14-077
296–155–705	AMD-C AMD	86-03-074	296-200-380 296-200-380	NEW-P NEW-E	86-14-035 86-14-039	296-401-170	AMD-E	86-14-078
296-155-720	AMD-C	86-03-073	296-200-380	NEW-E	86-19-086	296-401-170 296-401-175	AMD AMD-E	86-18-041
296-155-720	AMD	86-03-074	296-200-390	NEW-P	86-14-035	296-401-175	AMD-E	86-10-017 86-14-077
296-155-725	AMD-C	86-03-073	296-200-390	NEW-E	86-14-039	296-401-175	AMD-E	86-14-078
296–155–725	AMD	86-03-074	296-200-390	NEW	86-19-086	296-401-175	AMD	86-18-041
296-155-730	AMD-C	86-03-073	296-200-400	NEW-P	86-14-035	296-403-010	NEW-P	8607055
296-155-730 296-155-750	AMD AMD-C	86-03-074 86-03-073	296-200-400	NEW-E	86-14-039	296-403-010	NEW-E	86-12-018
296-155-750	AMD-C	86-03-074	296-200-400 296-200-410	NEW NEW	86-19-086 86-19-086	296–403–010 296–403–020	NEW NEW-P	86-12-019
296-155-760	REP-C	86-03-073	296-350-050	AMD-P	86-11-070	296-403-020	NEW-P	86-07-055 86-12-018
296-155-760	REP	86-03-074	296-350-050	AMD	86-16-008	296-403-020	NEW	86-12-019
296-155-765	AMD-C	86-03-073	296-350-080	AMD-P	86-11-070	296-403-030	NEW-P	86-07-055
296–155–765	AMD	86-03-074	296-350-080	AMD	86-16-008	296-403-030	NEW-E	86-12-018
296-155-775 296-155-775	AMD-C AMD	86-03-073 86-03-074	296-350-300	NEW	86-06-002	296-403-030	NEW	86-12-019
296-155-830	AMD-C	86-03-073	296-350-400 296-400-005	AMD NEW-P	86-03-064 86-14-034	296-403-040 296-403-040	NEW-P	86-07-055
296-155-830	AMD	86-03-074	296-400-005	NEW-E	86-14-038	296-403-040	NEW-E NEW	86-12-018 86-12-019
296-155-850	REP-C	86-03-073	296-400-005	NEW	86-19-083	296-403-050	NEW-P	86-07-055
296-155-850	REP	86-03-074	296-400-030	AMD-P	86-14-034	296-403-050	NEW-E	86-12-018
296-155-855	REP-C	86-03-073	296-400-030	AMD-E	86-14-038	296-403-050	NEW	86-12-019
296–155–855 296–155–860	REP REP–C	86-03-074 86-03-073	296-400-030	AMD	86-19-083	296-403-060	NEW-P	86-07-055
296-155-860	REP-C REP	86-03-074	296–400–035 296–400–035	NEW-P NEW-E	86-14-034	296-403-060	NEW-E	86-12-018
296–155–865	REP-C	86-03-073	296-400-035	NEW-E	86-14-038 86-19-083	296–403–060 296–403–070	NEW NEW-P	86-12-019 86-07-055
296-155-865	REP	86-03-074	296-400-045	AMD-P	86-14-034	296-403-070	NEW-E	86-12-018
296-155-870	REP-C	86-03-073	296-400-045	AMD-E	86-14-038	296-403-070	NEW	86-12-019
296–155–870	REP	86-03-074	296-400-045	AMD	8619083	296-403-080	NEW-P	86-19-080
296-155-875 296-155-875	REP-C REP	86-03-073	296-400-050	AMD-P	86-14-034	296-403-090	NEW-P	86-19-080
296–155–880	REP-C	86-03-074 86-03-073	296-400-050 296-400-050	AMD-E AMD	86-14-038 86-19 - 083	296-403-100	NEW-P	86-19-080
296-155-880	REP	86-03-074	296-400-070	NEW-P	86-14-034	296-403-110 296-403-120	NEW-P NEW-P	86-19-080 86-19-080
296-155-885	REP-C	86-03-073	296-400-070	NEW-E	86-14-038	296-403-130	NEW-P	86-19-080
296-155-885	REP	86-03-074	296-400-070	NEW	86-19-083	296-403-140	NEW-P	86-19-080
296–155–890	REP-C	86-03-073	296-400-100	NEW-P	86-14-034	296-403-150	NEW-P	86-19-080
296-155-890 296-155-895	REP REP-C	86-03-074 86-03-073	296-400-100 296-400-100	NEW-E NEW	86-14-038	304-12-025	AMD-P	86-09-091
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296-155-900	REP-C	86-03-073	296-400-110	NEW-E	86-14-038	304-12-040	NEW-P	86-09-091 86-12-067
296-155-900	REP	86-03-074	296-400-110	NEW	86-19-083	304-12-045	NEW-P	86-09-091
296-155-905	REP-C	86-03-073	296-400-120	NEW-P	86-14-034	304-12-045	NEW	86-12-067
296-155-905	REP REP-C	86-03-074	296-400-120	NEW-E	86-14-038	304-12-145	NEW-P	86-09-091
296-155-910 296-155-910	REP-C REP	86-03-073 86-03-074	296-400-120 296-400-130	NEW NEW-P	86-19-083 86-14-034	304-12-145	NEW	86-12-067
296-155-915	REP-C	86-03-073	296-400-130	NEW-E	86-14-034 86-14-038	304-12-290 304-12-290	AMD-P AMD	86-09-091
296-155-915	REP	86-03-074	296-400-130	NEW	86-19-083	304-12-350	AMD-P	86-12-067 86-09-091
296-155-920	REP-C	86-03-073	296-400-140	NEW-P	86-14-034	304-12-350	AMD	86-12-067
296-155-920 296-155-950	REP	86-03-074	296-400-140	NEW-E	86-14-038	304-25-030	AMD-P	86-03-048
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296-200-015	AMD-P	86-14-035	296-401-030	AMD-E	86-14-077 86-14-078	304-25-560 304-25-560	AMD-P AMD	86-03-048 86-08-042
296-200-015	AMD-E	86-14-039	296-401-030	AMD	86-18-041	308-04-010	AMD-P	86-04-090
296-200-015	AMD	86-19-086	296-401-060	AMD-P	86-14-077	308-04-010	AMD	86-08-069
296-200-080	AMD-P	86-14-035	296-401-060	AMD-E	86-14-078	308-11-030	AMD-P	86-17-094
296–200–080 296–200–080	AMD-E AMD	86-14-039 86-19-086	296-401-060	AMD	86-18-041	308-11-030	AMD-E	86-19-076
296-200-300	AMD-P	86-14-035	296-401-080 296-401-080	AMD-P AMD-E	86-14-077 86-14-078	308-11-035 308-11-035	NEW-P NEW-E	86-17-094
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296-200-300	AMD	8619086	296-401-090	AMD-P	86-14-077	308-11-040	REP-E	86-19-076
296-200-320	AMD-P	86-14-035	296-401-090	AMD-E	86-14-078	308-11-050	REP-E	86-14-086
296-200-320	AMD-E	86-14-039	296-401-090	AMD	86-18-041	308-11-050	AMD-P	86-17-094
296–200–320 296–200–330	AMD NEW-P	86-19-086 86-14-035	296401100 296401100	AMD-P AMD-E	86-14-077 86-14-078	308-11-050	AMD-E	86-19-076
296-200-330	NEW-E	86-14-039	296-401-100	AMD-E AMD	86-18-041	308-11-060 308-11-060	AMD-P AMD-E	86-17-094
296-200-330	NEW	86-19-086	296-401-120	AMD-P	86-14-077	308-11-080	REP-P	86-19-076 86-17-094
296-200-340	NEW-P	86-14-035	296-401-120	AMD-E	86-14-078	308-11-080	REP-E	86-19 - 076
296-200-340	NEW-E	86-14-039	296-401-120	AMD	86-18-041	308-11-130	NEW-E	86-14-017
296-200-340 296-200-350	NEW NEW-P	86-19-086	296-401-160	AMD-P	86-14-077	308-11-140	NEW-E	86-14-086
296-200-350	NEW-P	86-14-035 86-14-039	296-401-160 296-401-160	AMD-E AMD	86-14-078 86-18-041	308-12-050 308-12-081	AMD	86-04-088
296-200-350	NEW	86-19-086	296-401-165	AMD-P	86-14-077	308-12-081	AMD NEW-P	86-04-088 86-06-053
296-200-360	NEW-P	86-14-035	296-401-165	AMD-E	86-14-078	308-12-140	NEW	86-04-088
296-200-360	NEW-E	86-14-039	296-401-165	AMD	86-18-041	308-12-145	NEW	86-04-088

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-12-150	NEW	86-04-088	308-52-143	REP	86-12-031	308-66-155	AMD~P	86-16-052
308-12-312	AMD-E	86-04-086	308-52-145	REP-P	86-08-093	308-66-157	NEW-E	86-16-026
308-12-312	AMD-E	86-10-037	308-52-145	REP	86-12-031	308-66-157	NEW-P AMD-E	86-16-052 86-16-053
308-13-015	AMD-P	86-07-058	308-52-146 308-52-270	NEW-P AMD	86-08-093 86-03-056	308-66-160 308-66-160	AMD-E AMD-P	86–16–033 86–16–077
308-13-015	AMD AMD-P	86-16-013 86-07-058	308-52-502	AMD-P	86-13-069	308-66-170	AMD-E	86-16-026
308-13-040 308-13-040	AMD	86-16-013	308-52-502	AMD	86-16-054	308-66-170	AMD-P	86-16-052
308-13-041	NEW-P	86-07-058	308-52-515	NEW-P	86-13-069	308-66-180	AMD-E	86-16-026
308-13-041	NEW	86-16-013	308-52-515	NEW	86-16-054	308-66-180	AMD-P	86-16-052
308-13-042	NEW-P	86-07-058	308-53-010	AMD-P	86-07-059	308-66-210	AMD-E	86-16-026
308-13-042	NEW	86-16-013	308-53-070 308-53-070	AMD-P AMD	86-07-059 86-13-009	308-66-210 308-66-225	AMD-P NEW-E	86-16-052 86-16-026
308-13-150 308-20-171	AMD-E AMD-P	86-19-014 86-18-055	308-53-075	NEW-P	86-08-092	308-66-225	NEW-P	86-16-052
308-20-171	AMD-E	86-18-072	308-53-075	NEW	86-13-008	308-66-230	AMDE	86-16-026
308-25-010	AMD-P	86-05-032	308-53-080	REP-P	86-08-092	308-66-230	AMD-P	86-16-052
308-25-015	NEW-P	86-05-032	308-53-080	REP	86-13-008	308-79-050	NEW-E NEW-P	86-03-071 86-06-042
308-25-015	NEW	86-09-014 86-05-032	308-53-084 308-53-084	NEW-P NEW	8608092 86-13008	308-79-050 308-79-050	NEW-F	86-10-003
308-25-025 308-25-025	REP-P REP	86-09-014	308-53-085	AMD-P	86-08-092	308-80-015	NEW	86-08-028
308-25-030	REP-P	86-05-032	308-53-085	AMD	86-13-008	308-93-010	AMD-P	86-07-060
308-25-030	REP	86-09-014	308-53-100	REP-P	86-08-092	308-93-010	AMD	86-10-068
308-25-035	NEW-P	86-05-032	308-53-105	NEW-P	86-08-092	308-93-072 308-93-072	NEW-P NEW	86-07-060 86-10-068
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308-29-060 308-29-060	AMD-F AMD	86-14-051	308-53-212	NEW	86-13-008	308-93-073	NEW	86-10-068
308-29-070	NEW-P	86-10-002	308-53-212	REVIEW	86-19-073	308-93-074	NEW-P	86-07-060
308-29-070	NEW	86-14-051	308-53-265	NEW-P	86-08-092	308-93-074	NEW	86-10-068
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308-29-080 308-31-010	NEW AMD-P	86-14-051 86-18-054	308-61-010 308-61-025	AMD	86-03-011	308-93-079	NEW-P	86-07-060
308-31-010	AMD-E	86-15-043	308-61-026	NEW	86-03-011	308-93-079	NEW	86-10-068
308-31-030	AMD-P	86-18-054	308-61-027	REP	86-03-011	308-93-240	REP-E	86-15-069
308-31-550	AMD-P	86-18-054	308-61-030	AMD	86-03-011	308-93-240	REP-P REP-E	86-15-070 86-15-069
308-40-102	AMD-P AMD	86-04-089 86-08-046	308-61-040 308-61-050	AMD AMD	86-03-011 86-03-011	308-93-310 308-93-310	REP-E REP-P	86-15-070
308-40-102 308-42-045	AMD-P	86-16-076	308-61-100	REP	86-03-011	308-96A-005	AMD-P	86-03-010
308-42-045	AMD	86-19-063	308-61-105	NEW	86-03-011	308-96A-005	AMD	86-10-040
308-42-060	AMD-P	86-16-076	308-61-108	NEW	86-03-011	308-96A-010	AMD–P AMD	86-03-010 86-10-040
308-42-060	AMD AMD–P	86-19-063 86-09-006	308-61-110 308-61-115	REP NEW	86-03-011 86-03-011	308-96A-010 308-96A-015	AMD-P	86-03-010
308-48-010 308-48-010	AMD-F	86-15-022	308-61-120	REP	86-03-011	308-96A-015	AMD	86-10-040
308-48-060	AMD-P	86-09-006	308-61-125	NEW	86-03-011	308-96A-020	AMD-P	86-03-010
308-48-060	AMD	86-15-022	308-61-130	REP	86-03-011	30896A-020	AMD	86-10-040
308-48-120	REP-P	86-09-006	308-61-135 308-61-140	NEW REP	86-03-011 86-03-011	308-96A-020 308-96A-020	REP-E REP-P	86-15-069 86-15-070
308-48-120 308-48-130	REP REP-P	86-15-022 86-09-006	308-61-145	NEW	86-03-011	308-96A-030	REP-P	86-03-010
308-48-130	REP	86-15-022	308-61-150	REP	86-03-011	308-96A-030	REP	86-10-040
308-48-140	AMD-P	8609006	308-61-155	REP	86-03-011	308-96A-035	AMD-P	86-03-010
308-48-140	AMD	86-15-022	308-61-158 308-61-160	NEW REP	86-03-011 86-03-011	308-96A-035 308-96A-040	AMD AMD-P	8610040 8603010
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308-48-160	AMD-P	86-09-006	308-61-168	NEW	86-03-011	308-96A-050	AMD-P	86-03-010
308-48-160	AMD	86-15-022	308-61-170	REP	86-03-011	308-96A-050	AMD	86-10-040
308-48-165	AMD-P	86-09-006	308-61-175	NEW	8603011 8603011	308-96A-055 308-96A-055	REP-P REP	86-03-010 86-10-040
308-48-165 308-48-790	AMD NEW	86-15-022 86-05-031	308-61-180 308-61-185	REP NEW	86-03-011	308-96A-060	REP-P	86-03-010
308-50-230	REP-P	86-05-034	308-61-190	NEW	86-03-011	308-96A-060	REP	86-10-040
308-50-230	REP	86-09-064	308-61-205	NEW	86-08-028	308-96A-075	AMD-P	86-03-010
308-50-330	AMD-P	86-05-034	308-61-220	AMD-E	86-16-053	308-96A-075 308-96A-100	AMD AMD-P	86-10-040 86-03-010
308-50-330	AMD NEW-P	86-09-064 86-05-034	308-61-220 308-61-305	AMD-P NEW	86-16-077 86-08-028	308-96A-100 308-96A-100	AMD-F AMD	86-10-040
308-50-420 308-50-420	NEW-P	86-09-064	308-61-400	AMD	86-08-028	308-96A-105	AMD-P	86-03-010
308-50-430	NEW-P	86-05-034	308-61-405	NEW	86-08-028	308-96A-105	· AMD_	86-10-040
308-50-430	NEW	86-09-064	308-61-420	AMD-E	86-16-053	308-96A-115	REP-P	86-03-010 86-10-040
308-52-135	AMD-P AMD	86-08-093 86-12-031	308-61-420 308-66-110	AMD-P AMD-E	86-16-077 86-16-026	308-96A-115 308-96A-120	REP AMD-P	86-03-010
308-52-135 308-52-139	AMD-P	86-08-093	308-66-110	AMD-P	86-16-052	308-96A-120	AMD	86-10-040
308-52-139	AMD	86-12-031	308-66-120	AMD-E	86-16-026	308-96A-125	REP-P	86-03-010
308-52-140	AMD-P	86-08-093	308-66-120	AMD-P	86-16-052	308-96A-125	REP	86-10-040
308-52-140	AMD B	86-12-031	308-66-130 308-66-130	REP-E REP-P	86-16-026 86-16-052	308-96A-130 308-96A-130	REP-P REP	86-03-010 86-10-040
308-52-140 308-52-140	AMD-P AMD	86-13-069 86-16-054	308-66-135	NEW	86-08-028	308-96A-135	AMD-P	86-03-010
308-52-141	AMD-P	86-08-093	308-66-140	AMD-E	86-16-026	308-96A-135	AMD	86-10-040
308-52-141	AMD	86-12-031	308-66-140	AMD-P	86-16-052	308-96A-140	REP-P	86-03-010
308-52-142	REP-P	86-08-093	308-66-145 308-66-145	NEW-E NEW-P	86-16-026 86-16-052	308-96A-140 308-96A-145	· REP AMD-P	86-10-040 86-03-010
308-52-142 308-52-143	REP REP-P	86-12-031 86-08-093	308-66-155	AMD-E	86-16-026	308-96A-145	AMD	86-10-040
300 32 143						•		

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-96A-155	REP-P	86-03-010	308-104-105	NEW	86-07-018	308-171-103	AMD-P	86-06-054
308-96A-155	REP	86-10-040	308-104-130	AMD-P	86-03-083	308-171-103	AMD	86-10-004
308-96A-160	REP-P	86-03-010	308-104-130	AMD	86-07-018	308-171-103	AMD-P	86-14-018
308-96A-160 308-96A-165	REP	86-10-040	308-104-135	NEW-P	86-03-083	308-171-103	AMD	86-17-064
308-96A-165	REP-P REP	86-03-010 86-10-040	308-104-135	NEW AMD-P	86-07-018	308-171-104	NEW-P	86-06-054
308-96A-170	REP-P	86-03-010	308-104-160 308-104-160	AMD-P AMD	86-03-083 86-07-018	308-171-104 308-171-104	NEW	86-10-004
308-96A-170	REP	86-10-040	308-104-100	AMD-P	86-11-036	308-171-104	AMD-P AMD	86-14-018 86-17-064
308-96A-200	REP-P	86-03-010	308-115-130	AMD	86-16-012	308-171-200	AMD-P	86-06-054
308-96A-200	REP	86-10-040	308-115-180	AMD-P	86-11-036	308-171-200	AMD	86-10-004
308-96A-205	AMD-P	86-03-010	308-115-180	AMD	86-16-012	308-171-200	AMD-P	86-14-018
308-96A-205 308-96A-210	AMD AMD-P	86-10-040 86-03-010	308-117-025 308-117-025	AMD-P AMD	86-14-085 86-18-031	308-171-200	AMD	86-17-064
308-96A-210	AMD	86-10-040	308-117-100	AMD-P	86-14-085	308-171-300 308-171-300	AMD-P AMD	86-14-018 86-17-064
308-96A-215	REP-P	86-03-010	308-117-100	AMD	86-18-031	308-171-301	AMD-P	86-14-018
308-96A-215	REP	86-10-040	308-122-001	NEW-P	86-09-012	308-171-301	AMD	86-17-064
308-96A-220	AMD-P	86-03-010	308-122-001	NEW-C	86-13-058	308-171-302	NEW-P	86-14-018
308-96A-220 308-96A-225	AMD REP-P	86-10-040 86-03-010	308-122-001	NEW	86-19-061	308-171-302	NEW	86-17-064
308-96A-225	REP	86-10-040	308-122-060 308-122-215	NEW AMD	86-04-087 86-04-087	308-180-100 308-180-100	NEW-P NEW	86-07-061 86-10-038
308-96A-230	REP-P	86-03-010	308-122-500	AMD	86-04-087	308-180-100	NEW-P	86-07-061
308-96A-230	REP	86-10-040	308-122-505	AMD	86-04-087	308-180-120	NEW	86-10-038
308-96A-235	REP-P	86-03-010	308-122-525	AMD	86-04-087	308-250-010	NEW-P	86-07-062
308-96A-235 308-96A-240	REP REP-P	86-10-040 86-03-010	308-122-630 308-122-640	NEW	86-04-087	308-250-010	NEW	86-10-036
308-96A-240	REP	86-10-040	308-122-640	AMD NEW	86-04-087 86-04-087	308-250-020 308-250-020	NEW-P NEW	86-07-062
308-96A-260	AMD-P	86-03-010	308-124A-430	NEW-P	86-04-091	308-250-030	NEW-P	86-10-036 86-07-062
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308-96A-260 308-96A-265	AMD	86-10-040	308-124A-440	NEW-P	86-04-091	308-250-040	NEW-P	86-07-062
308-96A-265	REP-P REP	86-03-010 86-10-040	308-124A-440 308-124A-450	NEW NEW-P	86-11-011	308-250-040	NEW	86-10-036
308-96A-270	REP-P	86-03-010	308-124A-450	NEW-P	86-04-091 86-11-011	308-250-050 308-250-050	NEW-P NEW	86-07-062 86-10-036
308-96A-270	REP	86-10-040	308-124A-455	NEW-E	86-11-010	308-300-310	NEW-P	86-11-062
308-96A-275	AMD-P	86-03-010	308-124C-020	AMD	8606011	308-300-310	NEW-E	86-12-016
308-96A-275 308-96A-280	AMD REP-P	86-10-040 86-03-010	308-124D-040	NEW-P	86-16-068	308-300-310	NEW	86-15-037
308-96A-280	REP	86-10-040	308-124D-040 308-124H-035	NEW NEW-P	86-19-062 86-04-091	314-12-030 314-12-030	AMD-P AMD	86-04-033 86-07-012
308-96A-285	REP-P	86-03-010	308-124H-035	NEW	86-11-011	314-12-090	AMD-P	86-09-085
308-96A-285	REP	86-10-040	308-124H-036	NEW-P	86-04-091	314-12-090	AMD	86-12-021
308-96A-290 308-96A-290	REP-P REP	86-03-010 86-10-040	308-124H-036	NEW D	86-11-011	314-12-140	AMD	86-04-003
308-96A-295	AMD-P	86-03-010	308-124H-037 308-124H-037	NEW-P NEW-P	86-04-091 86-11-061	314-12-140 314-12-140	AMD-P AMD	86-06-021 86-09-019
308-96A-295	AMD	86-10-040	308-124H-037	NEW	86-16-055	314-16-025	NEW-P	86-07-047
308-96A-300	AMD-P	86-03-010	308-124H-040	AMD-P	86-04-091	314-16-025	NEW	86-09-074
308-96A-300 308-96A-305	AMD REP-P	86-10-040 86-03-010	308-124H-040	AMD	86-06-011	314-16-040	AMD-P	86-04-082
308-96A-305	REP-F	86-10-040	308-124H-040 308-124H-043	AMD NEW	86-11-011 86-06-011	314–16–040 314–16–075	AMD AMD-P	86-07-015 86-11-046
308-99-020	AMD-E	86-09-013	308-124H-045	AMD	86-06-011	314-16-075	AMD-P	86-15 - 039
308-99-020	AMD-P	86-09-100	308-128F-030	REP-E	86-11-018	314-16-075	AMD	86-18-018
308-99-020 308-99-021	AMD NEW-E	86-14-016	308-128F-030	REP-E	86-18-030	314-16-100	REP-P	86-04-049
308-99-021	NEW-E	86-09-013 86-09-100	308-128F-050 308-128F-050	AMD-E AMD-E	86-11-018 86-18-030	314-16-100 314-16-115	REP	86-07-014
308-99-021	NEW	86-14-016	308-151-110	NEW-P	86-05-033	314-16-115	NEW-E NEW-P	8609027 8609086
308-102-090	AMD-P	86-03-083	308-151-110	NEW	86-08-068	314–16–115	NEW	86-12-022
308-102-090 308-102-100	AMD	86-07-018	308-153	AMD-P	86-10-067	314-16-180	AMD-P	86-12-009
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308-102-190	AMD-P	86-03-083	308-153-010	AMD	86-13-070	314-16-196 314-16-196	AMD-P AMD	86-13-059 86-15-066
308-102-190	AMD	86-07-018	308-153-020	AMD-P	86-10-067	314-18-040	AMD-P	86-07-046
308-102-200	AMD-P	86-03-083	308-153-020	AMD	86-13-070	314-18-040	AMD	86-09-075
308-102-200 308-102-265	AMD NEW-P	86-07-018 86-03-083	308-153-030 308-153-030	AMD-P AMD	86-10-067 86-13-070	314-20-100	AMD-P	86-04-084
308-102-265	NEW	86-07-018	308-153-040	REP-P	86-10-067	314-20-100 314-20-100	AMD-C AMD-C	86-07-021 86-14-100
308-104-012	NEW-P	8603083	308-153-040	REP	86-13-070	314-20-100	AMD AMD	86-16-060
308-104-012	NEW	86-07-018	308-153-045	NEW-P	86-10-067	314-20-105	AMD-P	86-04-084
308-104-056 308-104-056	AMD-P AMD	86-03-083 86-07-018	308-153-045 308-154-070	NEW	86-13-070	314-20-105	AMD-C	86-07-021
308-104-058	REP-P	86-03-083	308-154-070	REP-P REP	86-10-067 86-13-070	314-20-105 314-20-105	AMD-C	86-14-100
308-104-058	REP	86-07-018	308-156-075	NEW-P	86-05-033	314-24-070	AMD AMD-P	86-16-060 86-08-095
308-104-080	AMD-P	86-03-083	308-156-075	NEW	86-08-068	314-24-070	AMD	86-11-014
308-104-080 308-104-090	AMD AMD-P	86-07-018	308-171-001	AMD~P	86-06-054	314-24-080	AMD-P	86-04-083
308-104-090	AMD-P AMD	86-03-083 86-07-018	308-171-001 308-171-001	AMD AMD-P	86-10 - 004 86-14 - 018	314-24-080 314-24-100	AMD P	86-07-022
308-104-100	AMD-P	86-03-083	308-171-001	AMD-F	86-17-064	314-24-100	AMD-P AMD	86-08-095 86-11-014
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308-104-105 308-104-105	NEW-P NEW-E	86-03-083	308-171-100	AMD~P	86-06-054	314-24-160	AMD~P	86-09-087
200-104-102	IAE AA-E	86-03-084	308-171-100	AMD	86-10004	314-24-160	AMD	86-12-023

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
314–24–190	AMD-P	86-04-084	315-12-030	AMD-P	86-17-093	332-26-086a	NEW-E	86-18-015
314-24-190	AMD-C	86-07-021	315-20-090	AMD-E	86-17-015	332-26-086a	AMD-E	86-18-016
314-24-190 314-24-190	AMD-C AMD	86-14-100 86-16-060	315-20-090 315-32-040	AMD-P AMD-P	86-17-093 86-03-079	332-26-086a 332-26-086b	REP-E NEW-E	86-18-050 86-18-050
314-24-200	AMD-P	86-04-084	315-32-040	AMD-I	86-07-039	332-26-086b	REP-E	86-18-053
314-24-200	AMD-C	8607021	315-32-040	AMD-P	86-08-079	332-26-086c	NEW-E	86-18-053
314-24-200	AMD-C	86-14-100	315-32-040	AMD-E	86-11-039	332-26-086c	REP-E	86-19-007
314-24-200	AMD	86-16-060	315-32-040	AMD	86-12-002	332-26-087	NEW-E	86-18-011
314-28-010 314-28-010	AMD-P AMD	86-04-083 86-07-022	322-12-010 322-12-010	AMD-E AMD-E	86-10-073 86-17-007	332-26-087 332-26-087	REP-E REP-E	86-18-015 86-18-016
314-37-020	NEW-P	86-04-048	326-02-030	AMD-P	86-14-101	332-26-087a	NEW-E	86-18-015
314-37-020	NEW	86-07-023	326-02-030	AMD	86-17-018	332-26-087a	AMD-E	86-18-016
314-40-040	AMD-P	86-04-034	326-08-095	NEW-P	86-14-101	332-26-087a	REP-E	86-18-050
314-40-040 314-52-005	AMD AMD-P	86-07-013 86-12-010	326-08-095 326-20-110	NEW AMD-P	8617018 8614101	332–26–087b 332–26–087b	NEW-E REP-E	86-18-050 86-19-007
314-52-005	AMD-E	86-15-013	326-20-110	AMD	86-17-018	332-26-088	NEW-E	86-18-053
314-52-005	AMD	86-15-041	326-20-171	NEW-P	86-14-101	332-26-088	REP-E	86-19-007
314-52-020	AMD-P	86-04-001	326-20-171	NEW	86-17-018	332-26-088a	NEW-E	86-19-007
314-52-020 314-52-020	AMD-E AMD	86-04-002 86-07-019	326-20-172 326-20-172	NEW-P NEW	86-14-101 86-17-018	332-26-088a 332-26-088b	REP-E NEW-E	86-19-023 86-19-023
314-52-020	AMD-P	86-12-010	326-20-172	AMD-P	86-14-101	332-26-090	NEW-E	86-19-023 86-19-007
314-52-070	AMD	86-15-041	326-20-220	AMD	86-17-018	332-26-090	REP-E	86-19-011
314-52-113	AMD-P	86-12-010	326-30-038	NEW-E	86-13-046	332-26-090a	NEW-E	8619011
314-52-113	AMD-C AMD-W	86-15-040 86-16-050	326-30-038	NEW-P NEW	86-14-101	332-26-090a	REP-E	86-19-023
314-52-113 314-52-113	AMD-W AMD-P	86-16-059 86-16-065	326-30-038 332-12-210	AMD-P	86-17-018 86-04-081	332-26-091 332-26-091	NEW-E REP-E	86-19-007 86-19-011
314-52-113	AMD	86-19-022	332-12-210	AMD	86-07-027	332-26-092	NEW-E	86-19-011
314-52-114	AMD-P	86-04-084	332-12-260	AMD-P	86-04-081	332-26-092	REP-E	86-19-032
314-52-114	AMD-C	86-07-021	332-12-260	AMD	86-07-027	332-26-092a	NEW-E	86-19-032
314-52-114 314-52-114	AMD-C AMD	86-14-100 86-16-060	332-12-262 332-12-262	NEWP NEW	86-04-081 86-07-027	332-140-300 352-32-010	AMD-E AMD	86-12-008 86-06-020
314-64-040	AMD-P	86-19-065	332-12-202	AMD-P	86-04-081	352-32-010	AMD	86-06-020
314-64-080	AMD-P	86-08-096	332-12-310	AMD	86-07-027	352-32-040	AMD	86-06-020
314-64-080	AMD	86-11-015	332-12-360	AMD-P	86-04-081	352-32-050	AMD	86-06-020
315-04-190 315-04-190	AMD-E AMD-P	86-07-029 86-08-059	332-12-360 332-12-390	AMD AMD-P	86-07-027 86-04-081	352–32–053 352–32–056	NEW NEW	86-06-020 86-06-020
315-04-190	AMD	86-12-001	332-12-390	AMD	86-07-027	352-32-060	AMD-P	86-16-037
315-04-230	NEW-E	86-11-039	332-16	AMD-C	86-12-017	352-32-080	AMD	86-06-020
315-04-230	NEW-E	86-17-015	332–16–270	AMD-E	86-09-068	352-32-090	AMD	86-06-020
315-04-230 315-06-120	NEW-P AMD-E	86-17-093 86-17-015	332-16-270 332-16-270	AMD-P AMD	86-09-080 86-14-015	352-32-120 352-32-155	AMD NEWP	86-06-020 86-08-097
315-06-120	AMD-P	86-17-093	332-16-280	REP-E	86-09-068	352-32-155	NEW-E	86-11-052
315-06-125	NEW-E	86-17-015	332-16-280	REP-P	86-09-080	352-32-155	NEW	86-11-053
315-06-125	NEW-P AMD-P	86-17-093	332-16-280	REP NEW-E	86-14-015	352-32-157	NEW-P	86-08-097 86-11-052
315-10-060 315-10-060	AMD-F	86-08-079 86-12-002	332-26-010 332-26-020	NEW-E	86-15-053 86-15-031	352-32-157 352-32-157	NEW-E NEW	86-11-052 86-11-053
315–11–190	NEW-E	86-03-003	332-26-020	AMD-E	86-15-053	352-32-165	AMD-P	86-04-085
315-11-190	NEW-P	86-03-079	332-26-040	NEW-E	86-15-031	352-32-165	AMD	86-08-014
315-11-190 315-11-191	NEW NEW-E	86-07-028 86-03-003	332-26-050 332-26-060	NEW-E NEW-E	86-15-031 86-15-031	352-32-210 352-32-210	AMD AMD-P	86-06-020 86-10-058
315-11-191	NEW-P	86-03-079	332-26-060	AMD-E	86-15-053	352-32-210	AMD-F	86-14-025
315-11-191	NEW-E	86-03-080	332-26-080	NEW-E	86-09-041	356-05-010	AMD-P	86-06-056
315-11-191	NEW	86-07-028	332-26-080	REP-E	86-10-011	356-05-010	AMD-C	86-09-054
315-11-192 315-11-192	NEW-E NEW-P	86-03-003 86-03-079	332-26-080a 332-26-081	NEW-E NEW-E	86-10-011 86-13-021	356-05-010 356-05-010	AMD-E AMD	86-09-056 86-12-025
315-11-192	NEW	86-07-028	332-26-081	REP-E	86-19-011	356-05-013	NEW-P	86-14-092
315-11-200	NEW-E	86-07-029	332-26-081a	NEW-E	86-19-011	356-05-157	NEW-P	86-14-092
315-11-200	NEW-P	86-08-059	332-26-082	NEW-E	86-14-070	356-05-165	AMD-P	86-06-056
315-11-200 315-11-201	NEW NEW-E	86-12-001 86-07-029	332-26-083 332-26-083	NEW-E REP-E	86-17-005 86-17-020	356-05-165 356-05-165	AMD-C AMD-E	86-09-054 86-09-056
315-11-201	NEW-P	86-08-059	332-26-083a	NEW-E	86-17-020	356-05-165	AMD-L AMD	86-12-025
315-11-201	NEW	86-12-001	332-26-083a	REP-E	86-17-059	356-05-190	REP-P	86-06-056
31'5-11-202	NEW-E	86-07-029	332-26-083b	NEW-E	8617059	356-05-190	REP-C	86-09-054
315-11-202 315-11-202	NEW-P NEW	86-08-059 86-12-001	332-26-084 332-26-084	NEW-E REP-E	86-17-006 86-17-019	356-05-190 356-05-190	REP-E REP	86-09-056 86-12-025
315-11-210	NEW-P	86-08-079	332-26-084a	NEW-E	86-17-019	356-05-210	AMD-P	86-06-056
315-11-210	NEW	86-12-002	332-26-084a	REP-E	86-17-024	356-05-210	AMD-C	86-09-054
315-11-211	NEW-P	86-08-079	332-26-084b	NEW-E	86-17-024	356-05-210	AMD-E	86-09-056
315-11-211 315-11-212	NEW NEWP	86-12-002 86-08-079	332–26–084b 332–26–084c	REP-E NEW-E	86-17-050 86-17-050	356-05-210 356-05-231	AMD NEW-P	86-12-025 86-08-089
315-11-212	NEW-P	86-12-002	332-26-084c	REP-E	86-18-006	356-05-231	NEW-P	86-09-057
315-11-220	NEW-E	86-17-015	332-26-084c	REP-E	86-18-011	356-05-231	NEW	86-12-025
315-11-220	NEW-P	86-17-093	332-26-085	NEW-E	86-17-092	356-05-233	NEW-P	86-06-056
315-11-221 315-11-221	NEW-E NEW-P	86-17 - 015 86-17 - 093	332-26-086 332-26-086	NEW-E AMD-E	86-18-006 86-18-011	356-05-233 356-05-233	NEW-C NEW-E	86-09-054 86-09-056
315-11-222	NEW-E	86-17-015	332-26-086	REP-E	8618015	356-05-233	NEW-E	86-12-025
315-11-222	NEW-P	86-17-093	332-26-086	REP-E	86-18-016	356-05-237	NEW-P	86-08-089

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
356-05-237	NEW-E	86-09-057	356–14–265	NEW	86-12-025	356-22-080	AMD-P	86-04-043
356-05-237	NEW	86-12-025	356-14-270	REP-P	86-06-056	356-22-080	AMD	86-08-035
356-05-315	AMD-P	86-06-056	356-14-270	REP-C	86-09-054	356-22-100	AMD-P	86-14-092
356-05-315	AMD-C	86-09-054	356-14-270 356-14-270	REP-E REP	86-09-056	356-22-180	AMD-P	86-14-092
356-05-315 356-05-315	AMD-E AMD	86-09-056 86-12-025	356-15-020	AMD-P	86-12-025 86-06-056	356-22-190 356-26-010	AMD-P AMD-P	86-14-092 86-14-092
356-05-327	NEW-P	86-14-092	356-15-020	AMD-C	86-09-054	356-26-020	AMD-P	86-14-092
356-05-332	NEW-P	86-06-056	356-15-020	AMD-E	86-09-056	356-26-040	AMD-P	86-14-092
356-05-332	NEW-C	86-09-054	356-15-020	AMD	86-12-025	356-26-060	AMD-P	86-14-092
356-05-332	NEW-E	8609056	356-15-030	AMD-P	86-06-056	356-26-060	AMD-P	86-18-048
356-05-332	NEW NEW-P	86-12-025 86-14-092	356-15-030 356-15-030	AMD-C AMD-E	86-09-054 86-09-056	356-26-070	AMD-P AMD-P	86-14-092 86-14-092
356-05-333 356-05-353	NEW-P	86-14-092 86-06-056	356-15-030	AMD-E	86-12-025	356-26-080 356-26-090	AMD-P	86-14-092
356-05-353	NEW-C	86-09-054	356-15-030	AMD-E	86-17-037	356-26-130	AMD-P	86-14-092
356-05-353	NEW-E	86-09-056	356-15-030	AMD-P	86-18-048	356~30-010	AMD-P	86-14-092
356-05-353	NEW	86-12-025	356-15-035	NEW-P	86-06-056	356-30-011	NEW-P	86-14-092
356-05-390	AMD-P	86-14-092	356-15-035	NEW-C	86-09-054	356-30-050	AMD-P	86-14-092
356-05-397 356-05-397	NEW-P NEW-E	86-10-070 86-12-026	356-15-035 356-15-035	NEW-E NEW	86-09-056 86-12-025	356–30–075 356–30–300	AMD-P AMD-P	86-14-092 86-14-092
356-05-397	NEW	86-14-071	356-15-040	AMD-P	86-08-089	356-30-310	AMD-P	86-14-092
356-05-447	NEW-P	86-14-092	356-15-040	AMD-E	86-09-057	356-30-330	AMD-P	86-08-090
356-05-470	AMD-P	86-14-092	356-15-040	AMD	86-12-025	356-30-330	AMD-C	86-11-007
356-05-483	NEW-P	8606056	356-15-050	AMD-P	86-06-056	356-30-330	AMD-C	86-13-048
356-05-483	NEW-C NEW-E	86-09-054	356-15-050	AMD-C	86-09-054	356-34-010	AMD-P REP-P	86-14-092 86-04-044
356-05-483 356-05-500	AMD-P	86-09-056 86-18-048	356–15–050 356–15–050	AMD-E AMD	86-09-056 86-12-025	356-34-085 356-34-085	REP-P	86-08-035
356-06-001	AMD-P	86-14-092	356-15-060	AMD-E	86-06-016	356-34-090	AMD-P	86-04-044
356-06-080	AMD-P	86-08-090	356-15-060	AMD	86-06-017	356-34-090	AMD	86-08-035
356-06-080	AMD	86-12-036	356-15-060	AMD-P	86-06-056	356-34-10501	REP-P	86-04-044
356-07-040	AMD-P	86-14-092	356-15-060	AMD-C	86-09-054	356-34-10501	REP AMD-P	86-08-035
356-07-060 356-09-010	AMD-P NEW-P	86-14-092 86-14-092	356-15-060 356-15-060	AMD-E AMD	86-09-056 86-12-025	356-34-110 356-34-110	AMD-P AMD	86-04-044 86-08-035
356-09-011	NEW-P	86-14-092	356-15-061	AMD-P	86-12-052	356-34-113	AMD-P	86-04-044
356-09-013	NEW-P	86-14-092	356-15-061	AMD-C	86-15-019	356-34-113	AMD	86-08-035
356-09-030	NEW-P	86-14-092	356-15-061	AMD-C	86-17-036	356-34-118	AMD-P	86-04-044
356-09-050 356-09-070	NEW-P NEW-P	86-14-092 86-14-092	356-15-080 356-15-080	AMD-P AMD-C	86-06-056 86-09-054	356-34-118 356-34-120	AMD REP-P	8608035 8604044
356-09-090	NEW-P	86-14-092	356-15-080	AMD-E	86-09-056	356-34-120	REP	86-08-035
356-10-060	AMD-P	86-18-048	356-15-080	AMD	86-12-025	356-34-140	AMD-P	86-04-044
356-14-010	AMD-P	86-10-070	356-15-085	NEW-P	86-08-088	356-34-140	AMD	86-08-035
356-14-010 356-14-015	AMD NEW-P	86-14-071 86-10-070	356-15-085 356-15-085	NEW-E NEW	86-09-057 86-12-025	356-34-150 356-34-150	AMD-P AMD	86-04-044 86-08-035
356-14-015 356-14-015	NEW-P	86-10-070 86-14-071	356-15-090	AMD-P	86-06-056	356-34-150	AMD-P	86-04-044
356-14-020	REP-P	86-10-070	356-15-090	AMD-C	86-09-054	356-34-160	AMD	86-08-035
356-14-020	REP	86-14-071	356-15-090	AMD-E	8609056	356-34-210	AMD-P	86-04-044
356-14-021	NEW-P	86-10-070	356-15-090	AMD	86-12-025	356-34-210	AMD	86-08-035
356-14-021 356-14-026	NEW NEW-P	86-14-071 86-10-070	356-15-100 356-15-100	AMD-E AMD	86-06-016 86-06-017	356–34–220 356–34–220	AMD-P AMD	86-04-044 86-08-035
356-14-026	NEW	86-14-071	356-15-100	AMD-P	86-08-089	356-34-230	AMD-P	86-04-044
356-14-030	REP-P	86-10-070	356-15-100	AMD-E	86-09-057	356-34-230	AMD	86-08-035
356-14-030	REP	86-14-071	356-15-100	AMD	86-12-025	356-34-250	REP-P	86-04-044
356-14-031 356-14-031	NEW-P NEW	86-10-070 86-14-071	356-15-110 356-15-110	AMD-P AMD-E	86-08-089 86-09-057	356–34–250 356–34–260	REP AMD-P	86-08-035 86-04-044
356-14-035	NEW-P	86-10-070	356-15-110	AMD-L AMD	86-12-025	356-34-260	AMD	86-08-035
356-14-035	NEW	86-14-071	356-15-140	NEW-P	86-12-052	356-34-270	REP-P	86-04-044
356-14-040	REP-P	86-10-070	356-15-140	NEW-C	86-15-019	356-34-270	REP	86-08-035
356-14-040	REP	86-14-071	356-15-140	NEW-C	86-17-036	356-34-280	REP-P	86-04-044
356-14-045 356-14-045	NEW-P NEW	86-10-070 86-14-071	356-18-010 356-18-010	REP-P REP-C	86-06-056 86-09-054	356-34-280 356-34-290	REP REP-P	86-08-035 86-04-044
356-14-050	REP-P	86-10-070	356-18-010	REP-E	86-09-056	356-34-290	REP	86-08-035
356-14-050	REP	86-14-071	356-18-010	REP	86-12-025	356-34-300	REP-P	86-04-044
356-14-055	NEW-P	86-10-070	356-18-050	AMD-P	86-14-092	356-34-300	REP	86-08-035
356-14-075 356-14-075	AMD-P AMD-C	86-10-070 86-13-048	356–18–060 356–18–090	AMD-P AMD-P	86-14-092 86-08-090	356-35-010 356-39-070	AMD-P AMD-P	86-14-092 86-14-092
356-14-075	AMD-C	86-15-019	356-18-090	AMD-F AMD-C	86-11-007	356-46-020	AMD-P	86-14-092 86-14-092
356-14-075	AMD	86-17-038	356-18-090	AMD-C	86-13-048	356–47	AMD-C	86-03-041
356-14-240	AMD-P	86-06-056	356-18-090	AMD-C	86-15-019	356–47	AMD-C	86-06-015
356-14-240	AMD-C	86-09-054	356-18-090	AMD-C	86-17-035	356-47	AMD-C	86-09-055
356-14-240 356-14-240	AMD-E AMD	86-09-056 86-12-025	356-18-115 356-18-116	AMD-P AMD-P	86-14-092 86-14-092	356-47-010 356-47-030	AMD AMD	86-12-035 86-12-035
356-14-250	AMD-P	86-06-056	356-18-120	AMD-P	86-10-070	356-47-040	AMD	86-12-035
356-14-250	AMD-C	86-09-054	356-18-120	AMD	86-14-071	356-47-045	NEW	86-12-035
356-14-250	AMD-E	86-09-056	356-18-140	AMD-P	86-14-092	356-47-046	NEW	86-12-035
356-14-250 356-14-265	AMD NEW-P	86-12-025 86-06-056	356-18-220 356-22-010	AMD-P AMD-P	86-14-092 86-14-092	356–47–046 356–47–046	AMD-E AMD-P	86-14-082 86-14-091
356-14-265	NEW-C	86-09-054	356-22-040	AMD-P	86-14-092	356-47-046	AMD	86-17-039
356-14-265	NEW-E	86-09-056	356–22–070	AMD-P	86-14-092	356–47–050	REP	86-12-035

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
356-47-051	REP	86-12-035	365–120–040	AMD-P	86-15-033	365-170-100	NEW-E	86-19-050
356-47-052	REP	86-12-035	365-120-050	NEW	86-03-008	381	AMD	86-14-032
356-47-060	AMD	86-12-035	365-120-050 365120-050	AMD-E AMD-P	86-14-089	383-06	AMD	86-04-039 86-04-039
356-47-065 356-47-070	NEW AMD	86-12-035 86-12-035	365-120-060	NEW	8615033 8603008	383-06-010 383-06-020	AMD AMD	86-04-039 86-04-039
356-47-080	AMD	86-12-035	365-120-060	AMD-E	86-14-089	383-06-030	AMD	86-04-039
356-47-090	AMD	86-12-035	365-120-060	AMD-P	8615033	383-06-040	AMD	86-04-039
356-47-100	AMD	86-12-035	365-130-010	NEW-P	86-04-046	383-06-045	NEW	86-04-039
356-47-110	REP	8612035	365-130-010	NEW-E	86-04-047	383-06-050	AMD	86-04-039
356-47-120 356-47-120	REP-P REP-C	86-06-055 86-09-055	365-130-010 365-130-020	NEW NEW-P	86-06-024 86-04-046	383-06-060 383-06-070	AMD AMD	86-04-039 86-04-039
356-48-010	NEW-P	86-10-070	365-130-020	NEW-E	86-04-047	383-06-080	AMD	86-04-039
356-48-010	NEW-E	86-11-006	365-130-020	NEW	8606024	383-06-090	AMD	86-04-039
356-48-010	NEW	86-13-049	365-130-030	NEW-P	86-04-046	383-06-100	AMD	86-04-039
356-48-020 356-48-020	NEW-P NEW-E	86-10-070 86-11-006	365-130-030 365-130-030	NEW-E NEW	86-04-047 86-06-024	383-06-110 383-06-120	AMD AMD	86-04-039 86-04-039
356-48-020	NEW-E	86-13-049	365-130-040	NEW-P	86-04-046	383-06-130	AMD	86-04-039 86-04-039
356-48-030	NEW-P	86-10-070	365–130–040	NEW-E	86-04-047	383-06-140	AMD	86-04-039
356-48-030	NEW-E	86-11-006	365-130-040	NEW	86-06-024	388-11-030	AMD	86-05-009
356-48-030	NEW	86-13-049	365-130-050	NEW-P	86-04-046	388-11-065	AMD	86-05-009
356-48-040 356-48-040	NEW-P NEW-E	8610070 8611006	365-130-050 365-130-060	NEW-E NEW-P	86-04-047 86-04-046	388-11-100 388-11-150	AMD AMD	86-05-009 86-05-009
356-48-040	NEW-E	86-13-049	365-130-060	NEW-F	86-04-047	388-13-020	AMD	86-05-009
356-48-050	NEW-P	86-10-070	365-140-010	NEW	86-08-043	388-13-070	AMD	86-05-009
356-48-050	NEW-E	86-11-006	365-140-020	NEW	86-08-043	38814010	AMD	86-05-009
356-48-050	NEW	86-13-049	365-140-030	NEW	86-08-043	388-14-020	AMD	86-05-009
356-48-060 356-48-060	NEW-P NEW-E	86-10-070 86-11-006	365-140-030 365-140-030	AMD-E AMD-P	86-14-088 86-15-034	388-14-205 388-14-270	AMD AMD	86-05-009 86-05-009
356-48-060	NEW-E	86-13-049	365-140-040	NEW	86-08-043	388-14-270	AMD	86-05-009
360-20-200	NEW-E	86-14-052	365-140-040	AMD-E	86-14-088	388-14-305	AMD	86-05-009
360-20-200	NEW-P	86-14-108	365-140-040	AMD-P	86-15-034	38814-310	AMD	86-05-009
360-20-200	NEW	86-18-023	365-140-050	NEW	86-08-043	388-14-320	AMD	86-05-009
360-20-200 360-20-210	REP-P NEW-P	86-18-071 86-18-071	365-140-050 365-140-050	AMDE AMDP	86-14-088 86-15-034	388-14-325 388-14-385	AMD AMD	86-05-009 86-05-009
360-36-410	AMD-E	86-13-011	365-140-060	NEW	86-08-043	388-14-400	NEW	86-05-009
360-36-410	AMD-P	86-13-068	365-140-060	AMD-E	86-14-088	388-14-405	NEW	86-05-009
360-36-410	AMD	86–16–057	365-140-060	AMD-P	86-15-034	388-14-410	NEW	86-05-009
360–36–420 360–36–420	AMD–E AMD–P	86-13-011 86-13-068	365-150-010 365-150-010	NEW-P NEW	86-12-078 86-15-067	388-14-415 388-15-120	NEW AMD-P	86-05-009 86-16-040
360-36-420	AMD=F	86-16-057	365-150-020	NEW-P	86-12-078	388-15-140	REP-P	86-10-029
360-60-010	NEW-P	86-07-063	365-150-020	NEW	86-15-067	388-15-140	REP	86-16-019
360-60-010	NEW-P	8614109	365-150-030	NEW-P	86-12-078	388-15-145	AMD-P	86-07-053
360–60–020 360–60–020	NEW-P NEW-P	86-07-063 86-14-109	365-150-030 365-150-040	NEW NEW-P	86-15-067 86-12-078	388-15-145 388-15-170	AMD AMD-E	86-10-021 86-03-077
360-60-030	NEW-P	86-07-063	365-150-040	NEW-F	86-15-067	388-15-170	AMD-E	86-03-077 86-03-078
360-60-030	NEW-P	86-14-109	365-150-050	NEW-P	86-12-078	388-15-170	AMD-P	86-09-032
360-60-040	NEW-P	86-07-063	365-150-050	NEW	86-15-067	388-15-170	AMD-E	86-10-020
360-60-040	NEW-P	86-14-109	365-150-060	NEW-P	86-12-078	388-15-170	AMD	86-12-051
360–60–050 360–60–050	NEW-P NEW-P	86-07-063 86-14-109	365–150–060 365–150–070	NEW NEW-P	86-15-067 86-12-078	388-15-173 388-15-173	REP-E REP	86–03–077 86–03–078
360-60-060	NEW-P	86-07-063	365-150-070	NEW	86-15-067	388-15-208	AMD-P	86-09-047
360-60-060	NEW-P	86-14-109	365-150-080	NEW-P	86-12-078	388-15-208	AMD	86-12-040
360–60–070	NEW-P	86-07-063	365-150-080	NEW	86-15-067	388-15-209	AMD-P	86-09-047
360–60–070	NEW-P NEW-P	86-14-109 86-07-063	365-150-090 365-150-090	NEW-P NEW	86-12-078 86-15-067	388-15-209 388-15-212	AMD AMD-P	86-12-040 86-09-047
360–60–080 360–60–080	NEW-P	86-14-109	365-160-010	NEW-E	86-13-067	388-15-212	AMD-P	86-12-040
360–60–090	NEW-P	86-07-063	365-160-020	NEW-E	86-13-062	388-15-213	AMD-P	86-05-006
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360-60-110	NEW-P	86-07-063	365-160-040	NEW-E	86-13-062	388-15-548	NEW-P	86-10-029
360–60–120 360–60–130	NEW-P NEW-P	86-07-063 86-07-063	365-170-010 365-170-010	NEW-E NEW-E	86-18-073 86-19-050	388-15-548 388-15-551	NEW AMD-P	86-16-019 86-10-029
365-40-020	AMD-P	86-10-061	365-170-020	NEW-E	86-18-073	388-15-551	AMD-I	86-16-019
365-40-020	AMD	86-18-026	365-170-020	NEW-E	86-19-050	388-15-552	AMD-P	86-10-029
365-40-041	AMD-P	86-10-061	365-170-030	NEW-E	86-18-073	388-15-552	AMD	86-16-019
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365-40-061	/101D	86-10-061	365-170-050	NEW-E	86-18-073	388-15-554	AMD	86-16-019
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-15-566	AMD	86-16-019	388-44-140	AMD	8604014	388-73-132	AMD-P	86-12-020
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388-15-568	AMD AMD-P	86-16-019	388-44-150 388-54-601	AMD AMD-P	86-04-014 86-03-006	388-73-136 388-73-138	AMD-P	86-12-020
388-15-600 388-15-600	AMD-F	86-08-053 86-08-058	388-54-601	AMD-F	86-08-032	388-73-138	AMD-P AMD-P	86-12-020 86-12-020
388-15-600	AMD	86-11-024	388-54-610	AMD-P	86-18-063	388-73-144	AMD-P	86-12-020
388-15-610	AMD-P	86-08-053	388-54-655	AMD-P	86-03-006	388-73-146	AMD-P	86-12-020
388-15-610	AMD-E	86-08-058	388-54-655	AMD	86-08-032	388-73-202	AMD-P	86-12-020
388-15-610 388-15-620	AMD AMD–P	86-11-024 86-08-053	388-54-670 388-54-670	AMD-E AMD-P	86-15-012 86-15-089	388-73-208 388-73-212	AMD-P AMD-P	86-12-020 86-12-020
388-15-620	AMD-F AMD-E	86-08-058	388-54-670	AMD-F AMD	86-18-060	388-73-214	AMD-P	86-12-020
388-15-620	AMD	86-11-024	388-54-677	AMD-P	86-05-028	388-73-216	AMD-P	86-12-020
388-15-630	AMD-P	86-08-053	388-54-677	AMD-E	86-05-030	388-73-300	AMD-P	86-12-020
388-15-630	AMD-E	86-08-058	388-54-677	AMD	86-08-084	388-73-304	AMD-P	86-12-020
388-15-630 388-24-044	AMD AMD-P	86-11-024 86-12-038	388-54-690 388-54-690	AMD-P AMD-E	86-13-004 86-17-012	388-73-310 388-73-402	AMD-P AMD-P	86-12-020 86-12-020
388-24-044	AMD	86-16-044	388-54-690	AMD-L AMD	86-17-013	388-73-403	NEW-P	86-12-020
388-24-065	AMD-P	86-10-031	388-54-720	AMD-P	86-13-004	388-73-406	AMD-P	86-12-020
388-24-065	AMD-E	86-10-032	388-54-720	AMD-E	86-17-012	388-73-409	NEW-P	86-12-020
388-24-065 388-28-482	AMD AMD-P	86-13-064 86-04-013	388-54-720 388-54-725	AMD AMD-P	86-17-013 86-13-004	388-73-410 388-73-414	AMD-P NEW-P	86-12-020 86-12-020
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388-29-100	AMD	86-16-048	388-54-730	AMD-P	86-16-042	388-73-436	AMD-P	86-12-020
388-29-295	AMD-E	86-10-024	388-54-730	AMD-E	86-16-043	388-73-440	AMD-P	86-12-020
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388-33-355	AMD	86-10-023	388-54-740	AMD-P	86-13-004	388-82-010	AMD-P	86-04-020
388-33-376	AMD-P	86-07-025	388-54-740	AMD-E	86-17-012	388-82-010	AMD-P	86-08-031
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388-33-385	AMD-P	86-05-008	388-54-750	AMD-P	86-08-022	388-82-115	AMD-P	86-11-025 86-08-031
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388-38-120 388-38-120	AMD-P AMD-E	86-08-018 86-08-020	388-70-042 388-70-044	AMD AMD	86-04-030 86-04-030	388-86-009 388-86-009	NEW-E AMD-P	86-04-041 86-13-033
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388-38-150 388-38-172	AMD AMD-P	86-11-060 86-08-018	388-73-014 388-73-022	AMD-P AMD-P	86-12-020 86-12-020	388-86-00901 388-86-040	NEW–E AMD–P	86-18-029 86-07-052
388-38-172	AMD-E	86-08-020	388-73-022	AMD-P	86-12-020	388-86-040	AMD-F AMD	86-10-022
388-38-172	AMD	86-11-060	388-73-048	AMD-P	86-12-020	388-86-050	AMD-P	86-11-045
388-38-200	AMD-P	86-08-018	388-73-054	AMD-P	86-12-020	388-86-050	AMD_	86-14-099
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388-38-270	AMD-P	86-03-076	388-73-068	AMD-P	86-12-020	388-86-060	REP-P REP	86-04-008 86-09-007
388-38-270	AMD	86-07-002	388-73-069	NEW-P	86-12-020	388-86-095	AMD-P	86-14-067
388-38-280	AMD-P	86-04-073	388-73-070	AMD-P	86-12-020	388-86-095	AMD-E	86-14-074
388-38-280 388-38-280	AMD P	86-08-004 86-18-056	388-73-074	AMD-P	86-12-020	388-86-095	AMD	86-18-003
388-38-280 388-42-040	AMD-P AMD-P	86-18-056 86-08-057	388-73-076 388-73-100	AMD-P AMD-P	86-12-020 86-12-020	38886100 38887070	AMD AMD-P	86-03-047 86-18-078
388-42-040	AMD	86-11-023	388-73-100	AMD-P	86-12-020	388-87-110	NEW	86-03-047
388-44-010	AMD	86-04-014	388-73-106	AMD-P	86-12-020	388-92-015	AMD	86-03-045
388-44-025	REP	86-04-014	388-73-108	AMD-P	86-12-020	388-95-320	AMD-E	86-04-019
388-44-035 388-44-110	AMD AMD	86-04-014 86-04-014	388-73-112 388-73-114	AMD-P AMD-P	86-12-020 86-12-020	388-95-320 388-95-320	AMD-P AMD	86-04-020 86-08-005
388-44-115	AMD	86-04-014	388-73-116	AMD-P	86-12-020	388-95-335	AMD-P	86-14-068
388-44-125	AMD	86-04-014	388-73-118	AMD-P	86-12-020	388-95-335	AMD-E	86-14-075
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-95-340	AMD-P	86-14-068	390–16–115	AMD	86-04-071	392–126–291	NEW-E	86-17-045
388-95-340	AMD-E	86-14-075	390-16-120	AMD	86-04-071	392-126-291	NEW-P	86-17-087
388-95-340 388-96-122	AMD AMD-P	86-18-005 86-07-054	390–16–125 390–16–150	AMD AMD	86-04-071 86-04-071	392-126-325 392-126-325	AMD~E AMD–P	86-17-045 86-17-087
388-96-122	AMD	86-10-055	390-16-155	AMD	86-04-071	392-126-323	AMD-E	86-17-045
388-96-502	AMD-P	86-07-054	390-16-206	AMD-C	86-04-052	392-126-330	AMD-P	86-17-087
388-96-502	AMD	86-10-055	390–16–206	AMD-C	86-06-049	392-126-355	AMD-E	86-17-045
388-96-533 388-96-533	AMD-P AMD	86-07-054 86-10-055	390-16-206 390-16-207	AMD AMD	86-08-030	392-126-355	AMD-P	86-17-087
388-96-535	AMD-P	86-07-054	390-16-220	REP	86-04-071 86-04-071	392-126-360 392-126-360	AMD-E AMD-P	86-17-045 86-17-087
388-96-535	AMD	86-10-055	390–16–221	NEW	86-04-071	392-126-385	AMD-E	86-17-045
388-96-559	AMD-P	86-07-054	390-16-225	REP	86-04-071	392-126-385	AMD-P	86-17-087
388-96-559	AMD	86-10-055 86-07-054	390–16–230	AMD	86-04-071	392-126-390	NEW-E	86-17-045
388-96-565 388-96-565	AMD-P AMD	86-10-055	390–16–306 390–18–040	AMD NEW-P	86-04-071 86-04-053	392-126-390 392-126-391	NEW-P NEW-E	86-17-087 86-17-045
388-96-567	AMD-P	86-07-054	390-18-040	NEW-C	86-08-029	392-126-391	NEW-P	86-17-087
388-96-567	AMD	86-10-055	390-18-040	NEW-C	86-10-012	392-126-392	NEW-E	86-17-045
388-96-585	AMD-P	86-07-054	390-18-040	NEW	86-12-059	392-126-392	NEW-P	86-17-087
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388-96-722	AMD	86-10-055	390-20-141	NEW-C	86-12-058	392-126-800	AMD-E	86-17-045
388-96-752	AMD-P	86-07-054	390-20-141	NEW	86-14-056	392-126-800	AMD-P	86-17-087
388-96-754	AMD-P	86-07-054	390-24-010	AMD-P	86-05-041	392-126-815	AMD-E	86-17-045
388-96-754 388-96-769	AMD AMD-P	8610055 8607054	390-24-010 390-24-010	AMD AMD-P	86-08-030 86-15-065	392-126-815 392-127	AMD-P AMD-E	86-17-087 8617-047
388-96-769	AMD	86-10-055	390-24-010	AMD	86-19-039	392-127	AMD-P	86-17-088
388-99-010	AMD-E	86-04-019	390-24-020	AMD-P	86-05-041	392-127-005	AMD-E	86-17-047
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388-99-010	AMD	86-11-025	390-24-025	AMD	86-08-030	392-127-115	NEW-P	86-17-088
388-99-011	NEW-E	8617058	390–24–025	AMD-P	86-15065	392-127-120	NEW-E	86-19-012
388-99-011	NEW-P	86-17-074	390-24-025	AMD	86-19-039	392-127-225	REP-E	86-17-047
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388-99-030	AMD-E	86-12-043	390-24-100	AMD-P	86-05-041	392-127-260	REP-P	86-17-088
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388-100-005 388-100-005	AMD-P AMD	8604 - -008 8609 - -007	390–24–160 390–24–160	AMD-P AMD	86-08-030	392-127-270 392-127-270	AMD-P AMD-E	86-17-088 86-19-012
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389-12-071 389-12-071	NEW-P NEW	86-10-063 86-14-005	390-32-020 390-37-030	AMD AMD	86-08-030 86-04-071	392-127-285 392-127-285	REP-E REP-P	86-17-047 86-17-088
389-12-075	NEW-P	86-10-063	390–37–060	AMD	86-04-071	392-127-286	NEW-E	86-17-047
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389-12-140	NEW-P	86-10-063	390-37-070	AMD	86-04-071	392-127-287	NEW-E	86-17-047
389-12-140 390-16-011	NEW AMD	86-14-005 86-04-071	390–37–090 390–37–100	AMD AMD	86-04-071 86-04-071	392-127-287 392-127-290	NEW-P REP-E	8617088 8617047
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390-16-033	NEW-E	86-12-060	391-45-171	REP	86-11-054	392-127-295	AMD-P	86-17-088
390-16-033	NEW	86-14-056	392-126-120	AMD-E	86-17-045	392-127-296	AMD-E	86-17-047
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390–16–055	AMD	86-04-071	392-126-260	AMD-E	86-17-045	392-127-360	REP-E	86-17-047
390-16-060	AMD	8604071	392-126-260	AMD-P	86-17-087	392-127-360	REPP	86-17-088
390-16-061 390-16-105	REP AMD	86-04-071 86-04-071	392-126-285 392-126-285	AMD-E AMD-P	86-17-045 86-17-087	392-127-364 392-127-365	NEW-E	86-19-012
390-16-110	REP	86-04-071	392-126-283	NEW-E	86-17-087	392-127-365	AMD-E AMD-P	86-17-047 86-17-088
390-16-111	AMD	8604-071	392-126-290	NEW-P	86-17-087	392-127-368	NEW-E	86-19-012

WAC #		WSR #	WAC #	-	WSR #	WAC #		WSR #
392-127-370	AMD-E	86-17-047	392-127-620	REP-P	86-17-088	392-140-091	NEW-E	86-17-046
392-127-370	AMD-P	86-17-088	392-127-625	REP-E	86-17-047	392-140-091	NEW-P	86-17-089
392-127-370 392-127-371	AMD-E NEW-E	8619012 8617047	392-127-625 392-127-630	REP-P REP-E	86-17-088 86-17-047	392-140-092	NEW-E	86-17-046
392-127-371	NEW-P	86-17-088	392-127-630	REP-P	86-17-088	392-140-092 392-140-093	NEW-P NEW-E	86-17-089 86-17-046
392-127-375	AMD-E	86-17-047	392-127-635	REP-E	86-17-047	392-140-093	NEW-P	86-17-089
392-127-375	AMD-P	86-17-088	392-127-635	REP-P	86-17-088	392-140-094	NEW-E	86-17-046
392-127-375	AMD-E	86-19-012	392-127-640	REP-E	86-17-047	392-140-094	NEW-P	86-17-089
392-127-380 392-127-380	AMD-E AMD-P	86-17-047 86-17-088	392-127-640 392-127-645	REP-P AMD-E	86-17-088 86-17-047	392-140-095	NEW-E	86-17-046
392-127-385	REP-E	86-17-047	392-127-645	AMD-P	86-17-088	392-140-095 392-140-096	NEW-P NEW-E	86-17-089 86-17-046
392-127-385	REP-P	86-17-088	392-127-650	AMD-E	86-17-047	392-140-096	NEW-P	86-17-089
392-127-386	NEW-E	86-17-047	392-127-650	AMD-P	86-17-088	392-140-097	NEW-E	86-17-046
392–127–386 392–127–387	NEW-P NEW-E	86-17-088 86-17-047	392-127-651 392-127-651	NEW-E NEW-P	86-17-047 86-17-088	392-140-097	NEW-P	86-17-089
392-127-387	NEW-P	86-17-088	392-127-655	AMD-E	86-17-047	392-140-098 392-140-098	NEW-E NEW-P	86-17-046 86-17-089
392-127-390	REP-E	86-17-047	392-127-655	AMD-P	86-17-088	392-140-099	NEW-E	86-17-046
392-127-390	REP-P	86-17-088	392-127-660	REP-E	86-17-047	392-140-099	NEW-P	86-17-089
392-127-395 392-127-395	AMD–E AMD–P	86-17-047	392-127-660	REP-P	86-17-088	392-140-100	NEW-E	86-17-046
392-127-393	AMD-P AMD-E	86-17-088 86-17-047	392-127-665 392-127-665	AMD-E AMD-P	86-17-047 86-17-088	392-140-100 392-140-101	NEW-P NEW-E	86-17-089 86-17-046
392-127-396	AMD-P	86-17-088	392-127-670	AMD-E	86-17-047	392-140-101	NEW-P	86-17-089
392-127-397	NEW-E	86-17-047	392-127-670	AMD-P	86-17-088	392-140-102	NEW-E	86-17-046
392-127-397	NEW-P	86-17-088	392-127-675	REP-E	86-17-047	392-140-102	NEW-P	86-17-089
392-127-500 392-127-500	REP-E REP-P	86-17-047 86-17-088	392–127–675 392–127–676	REP-P NEW-E	86-17-088 86-17-047	392-140-103 392-140-103	NEW-E	86-17-046
392-127-505	REP-E	86-17-047	392-127-676	NEW-E	86-17-088	392-140-103	NEW-P NEW-E	86-17-089 86-17-046
392-127-505	REP-P	86-17-088	392-127-677	NEW-E	86-17-047	392-140-104	NEW-P	86-17-089
392-127-510	REP-E	86-17-047	392-127-677	NEW-P	86-17-088	392-140-105	NEW-E	86-17-046
392-127-510	REPP REPE	86-17-088	392–127–678	NEW-E	86-17-047	392-140-105	NEW-P	86-17-089
392-127-515 392-127-515	REP-E REP-P	86-17-047 86-17-088	392-127-678 392-127-679	NEW-P NEW-E	86-17-088 86-17-047	392-140-106 392-140-106	NEW-E NEW-P	86-17-046 86-17-089
392-127-520	REP-E	86-17-047	392-127-679	NEW-P	86-17-088	392-140-107	NEW-E	86-17-046
392-127-520	REP-P	86-17-088	392-127-680	NEW-E	86-17-047	392-140-107	NEW-P	86-17-089
392-127-525	REP-E	86-17-047	392-127-680	NEW-P	86-17-088	392-140-108	NEW-E	86-17-046
392-127-525 392-127-530	REP-P REP-E	86-17-088 86-17-047	392-129-013 392-129-013	AMD-P AMD	86-05-035 86-08-076	392-140-108 392-140-109	NEW-P NEW-E	86-17-089 86-17-046
392-127-530	REP-P	86-17-088	392-129-015	AMD-E	86-15-052	392-140-109	NEW-P	86-17-089
392-127-535	REP-E	86-17-047	392-140-075	NEW-P	86-05-036	392-140-110	NEW-E	86-17-046
392-127-535	REP-P	86-17-088	392-140-075	NEW-E	86-05-037	392-140-110	NEW-P	86-17-089
392-127-540 392-127-540	REP-E REP-P	86-17-047 86-17-088	392-140-075 392-140-076	NEW NEW-P	86-08-075 86-05-036	392-140-111 392-140-111	NEW-E NEW-P	86-17-046
392-127-545	AMD-E	86-17-047	392-140-076	NEW-E	86-05-037	392-140-111	NEW-P	86-17-089 86-17-046
392-127-545	AMD-P	86-17-088	392-140-076	NEW	8608075	392-140-112	NEW-P	86-17-089
392-127-550	AMD-E	86-17-047	392-140-077	NEW-P	86-05-036	392-140-113	NEW-E	86-17-046
392-127-550 392-127-551	AMD-P NEW-E	86-17-088 86-17-047	392-140-077 392-140-077	NEW-E NEW	86-05-037 86-08-075	392-140-113 392-140-114	NEW-P NEW-E	86-17-089 86-17-046
392-127-551	NEW-P	86-17-088	392-140-078	NEW-P	86-05-036	392-140-114	NEW-P	86-17-089
392-127-555	AMD-E	86~17-047	392-140-078	NEW-E	86-05-037	392-140-115	NEW-E	86-17-046
392-127-555	AMD-P	86-17-088	392-140-078	NEW	86-08-075	392-140-115	NEW-P	86-17-089
392-127-560 392-127-560	REP-E REP-P	86-17-047 86-17-088	392-140-079 392-140-079	NEW-P NEW-E	86-05-036 86-05-037	392-140-116 392-140-116	NEW-E NEW-P	86-17-046 86-17-089
392-127-565	AMD-E	8617047	392-140-079	NEW	86-08-075	392-140-117	NEW-E	86-17-046
392-127-565	AMD-P	86-17-088	392-140-080	NEW-P	86-05-036	392-140-117	NEW-P	86-17-089
392-127-570 392-127-570	AMD-E AMD-P	86-17-047 86-17-088	392140080	NEW-E	86-05-037	392-140-118	NEW-E	86-17-046
392-127-575	REP-E	86-17-088 86-17-047	392-140-080 392-140-081	NEW NEW-P	86-08-075 86-05036	392-140-118 392-140-119	NEW-P NEW-E	86-17-089 86-17-046
392-127-575	REP-P	8617088	392-140-081	NEW-E	86-05-037	392-140-119	NEW-P	86-17-089
392-127-576	NEW-E	86-17-047	392-140-081	NEW	86-08-075	392-140-120	NEW-E	86-17-046
392-127-576 392-127-577	NEW-P NEW-E	86-17-088	392-140-082	NEW-P	86-05-036	392-140-120	NEW-P	8617089
392-127-577	NEW-E	86-17-047 86-17-088	392-140-082 392-140-082	NEW-E NEW	86-05-037 86-08-075	392-140-121 392-140-121	NEW-E NEW-P	86-17-046 86-17-089
392-127-578	NEW-E	86-17-047	392-140-083	NEW-P	86-05-036	392-140-121	NEW-F	86-17-046
392-127-578	NEW-P	86-17-088	392-140-083	NEW-E	86-05-037	392-140-122	NEW-P	86-17-089
392-127-579	NEW-E	86-17-047	392-140-083	NEW	86-08-075	392-140-123	NEW-E	86-17-046
392-127-579 392-127-580	NEW-P NEW-E	86-17-088 86-17-047	392-140-085 392-140-085	NEW-E NEW-P	86-17-046 86-17-089	392-140-123 392-140-124	NEW-P NEW-E	86-17-089 86-17-046
392-127-580	NEW-P	86-17-088	392-140-086	NEW-E	86-17-046	392-140-124	NEW-P	86-17-089
392-127-600	REP-E	86-17-047	392-140-086	NEW-P	86-17-089	392-140-125	NEW-E	86-17-046
392-127-600 392-127-605	REP-P	86-17-088	392-140-087	NEW-E	86-17-046	392-140-125	NEW-P	86-17-089
392-127-605 392-127-605	REP-E REP-P	86-17-047 86-17-088	392-140-087 392-140-088	NEW-P NEW-E	86-17-089 86-17-046	392-140-126 392-140-126	NEW-E NEW-P	86-17-046
392-127-610	REP-E	86-17-088	392-140-088	NEW-E	86-17-046 86-17-089	392-140-126 392-140-127	NEW-P NEW-E	86-17-089 86-17-046
392-127-610	REP-P	86-17-088	392-140-089	NEW-E	86-17-046	392-140-127	NEW-P	86-17-089
392-127-615	RÉP-E	86-17-047	392-140-089	NEW-P	86-17-089	392-140-128	NEW-E	86-17-046
392-127-615 392-127-620	REP-P REP-E	86-17-088 86-17-047	392-140-090 392-140-090	NEW-E NEW-P	86-17-046 86-17-089	392-140-128 392-140-129	NEW-P NEW-E	86-17-089
3/2 12/-020	KEI -E	30-17-047	374-140-070	IAF AA-L	00-17-009	372-140-129	NEW-E	86-17-046

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-140-129	NEW-P	86-17-089	400-04-995	NEW	86-04-054	402-38-180	NEW-P	86-17-066
392-140-130	NEW-E	86-17-046	400-06-010	NEW	86-04-055	402-38-200	NEW-P	86-17-066
392-140-130	NEW-P	86-17-089	400-06-020	NEW	86-04-055	402-38-220	NEW-P	86-17-066
392-140-131	NEW-E	86-17-046	400-06-030	NEW	86-04-055	402-38-240	NEW-P	86-17-066
392-140-131	NEW-P	86-17-089	400-06-050 400-06-060	NEW NEW	86-04-055	402-38-260	NEW-P NEW-P	86-17-066 86-17 - 066
392-140-132 392-140-132	NEW-E NEW-P	86-17-046 86-17-089	400-06-000	NEW	86-04-055 86-04-055	402-38-280 402-38-300	NEW-P	86-17-066
392-140-133	NEW-E	86-17-046	400-06-090	NEW	86-04-055	402-38-300	NEW-P	86-17-066
392-140-133	NEW-P	86-17-089	400-06-100	NEW	86-04-055	402-38-340	NEW-P	86-17-066
392-140-134	NEW-E	86-17-046	400-06-110	NEW	86-04-055	402-38-360	NEW-P	86-17-066
392-140-134	NEW-P	86-17-089	400-06-120	NEW	86-04-055	402-38-380	NEW-P	86-17-066
392-140-135	NEW-E NEW-P	86-17-046 86-17-089	400-06-130 400-06-140	NEW NEW	86-04-055 86-04-055	402-38-400 402-38-420	NEW-P NEW-P	8617066 8617066
392-140-135 392-140-136	NEW-F	86-17-046	400-06-150	NEW	86-04-055	402-38-440	NEW-P	86~17~066
392-140-136	NEW-P	86-17-089	400-06-160	NEW	86-04-055	402-38-500	NEW-P	86-17-066
392-140-137	NEW-E	86-17-046	400-06-170	NEW	86-04-055	402-44-120	AMD-P	86-17-066
392-140-137	NEW-P	86-17-089	400-06-180	NEW	86-04-055	402-48-010	AMD-P	86-17-066
392-140-138	NEW-E	86-17-046	402-10-010	AMD-P	86-17-066	402-48-020	AMD-P	86-17-066
392-140-138 392-140-139	NEW-P NEW-E	86-17-089 86-17-046	402-12-030 402-12-050	AMD-P AMD-P	86-17-066 86-17-066	402-48-040 402-48-070	AMD-P AMD-P	86-17-066 86-17-066
392-140-139	NEW-P	8617-089	402-12-140	AMD-P	86-17-066	402-48-080	AMD-P	86-17-066
392-140-140	NEW-E	8617046	402-12-200	AMD-P	86-17-066	402-52-050	NEW-P	86-17-066
392-140-140	NEW-P	86-17-089	402-12-210	AMD-P	8617066	402-52-090	NEW-P	86-11-019
392-140-141	NEW-E	86-17-046	402-19-190	AMD-P	86-17-066	402-52-090	NEW-E	86-11-020
392-140-141 392-140-142	NEW-P NEW-E	8617089 8617046	402-19-250 402-19-300	AMD-P AMD-P	8617066 8617066	402–52–090 402–52–090	NEW-E NEW	86-17-026 86-17-027
392-140-142	NEW-P	86-17-089	402-19-350	AMD-P	86-17-066	402-52-100	AMD-P	86-17-066
392-140-143	NEW-E	86-17-046	402-19-400	AMD-P	86-17-066	402-52-300	NEW-P	86-17-066
392-140-143	NEW-P	86-17-089	402-19-530	AMD-E	86-09-025	402-61-010	NEW-P	86-17-066
392-140-144	NEW-E	86-17-046	402-19-530	AMD-P	86-09-026	402-61-020	NEW-P	86-17-066
392-140-144 392-140-145	NEW-P NEW-E	86-17-089 86-17-046	402-19-530 402-19-530	AMD-P AMD-E	86-11-019 86-11-020	402-61-030 402-61-040	NEW-P NEW-P	86-17-066 86-17-066
392-140-145	NEW-P	86-17-089	402-19-530	AMD	86-17-027	402-61-050	NEW-P	86-17-066
392-165-500	AMD-P	86-11-027	402-19-540	NEW	86-17-027	402-61-060	NEW-P	86-17-066
392-165-500	AMD	86-15-048	402-19-580	AMD-P	86-17-066	402-61-070	NEW-P	86-17-066
392-171 392-171-315	AMD-C AMD	86-03-060 86-06-007	402-19-590 402-21-050	AMD-P AMD-P	86-17-066 86-17-066	402-61-080 402-61-090	NEW-P NEW-P	86-17-066 86-17-066
392-171-313	AMD	86-06-007	402-21-030	AMD-P	86-17-066	402-61-100	NEW-P	86-17-066
392-171-358	AMD	86-06-007	402-22-045	AMD-P	86-17-066	402-61-110	NEW-P	86-17-066
392-171-366	AMD	86-06-007	402-22-065	AMD-P	86-17-066	402-61-120	NEW-P	86-17-066
392-171-371	AMD NEW	8606007 8606007	402-22-070 402-22-150	AMDP AMDP	86-17-066	402-61-130	NEW-P	86-17-066 86-17-066
392-171-512 392-171-513	NEW	86-06-007	402-22-130	AMD-P	86-17-066 86-17-066	402-61-140 402-61-150	NEW-P	86-17-066
392-171-514	NEW	8606-007	402-22-240	AMD-P	86-17-066	402-61-160	NEW-P	86-17-066
392-171-516	AMD	86-06-007	402-24-020	AMD-P	86-17-066	402-61-170	NEW-P	86-17-066
392-171-517	NEW	86-06-007	402-24-040	AMD-P	86-17-066	402-61-180	NEW-P	86-17-066
392-171-518 392-171-519	NEW NEW	86-06-007 86-06-007	402-24-050 402-24-085	AMD-P AMD-P	86-17-066 86-17-066	402-61-190 402-61-200	NEW-P NEW-P	86-17-066 86-17-066
392-171-531	AMD	86-06-007	402-24-090	AMD-P	86-17-066	402-61-210	NEW-P	86-17-066
392-171-706	AMD	86-06-007	402-24-125	AMD-P	86-17-066	402-61-220	NEW-P	86-17-066
392-182-005	AMD-P	86-11-028	402-24-135	AMD-P	8617066	402-61-230	NEW-P	86-17-066
392-182-005 392-182-010	AMD AMD-P	86-15-050 86-11-028	402-24-158 402-24-170	NEW-P AMD-P	86-17-066 86-17-066	402-61-240 402-61-250	NEW-P NEW-P	86-17-066 86-17-066
392-182-010	AMD-F AMD	86-15-050	402-24-170	AMD-P	86-17-066	402-61-260	NEW-P	86-17-066
392-196-005	AMD-P	86-11-029	402-24-190	AMD-P	8617066	402-61-270	NEW-P	8617066
392-196-005	AMD	8615049	402-24-215	AMD-P	86-17-066	402-61-280	NEW-P	86-17-066
392–196–065	REP-P	86-17-086	402-28-031	AMD-P	86-17-066	402-61-290	NEW-P	8617066
392-210-005 392-210-005	AMD-P AMD	86-11-030 86-15-051	402-28-032 402-28-035	AMD-P AMD-P	86-17-066 86-17-066	402-61-300 402-61-310	NEW-P NEW-P	86-17-066 86-17-066
392-210-025	AMD-E	86-07-038	402-28-040	AMD-P	86-17-066	402-61-320	NEW-P	86-17-066
392-210-025	AMD-P	86-11-030	402-28-09i	AMD-P	86-17-066	402-61-330	NEW-P	86-17-066
392-210-025	AMD	86-15-051	402-28-101	AMD-P	86-17-066	402-61-340	NEW-P	86-17-066
399-30-040	NEW AMD-P	8603051 8614053	402–32–020 402–32–100	AMDP AMDP	86-17-066	402-62-010	NEW-P	86-17-066 86-17-066
399-30-040 39930-040	AMD-F	86-14-054	402-32-100	AMD-P	86-17-066 86-17-066	402-62-020 402-62-030	NEW-P NEW-P	86-17-066
399-30-040	AMD	86-18-009	402-34-210	AMD-P	86-17-066	402-62-040	NEW-P	86-17-066
399-30-060	AMD-P	86-14-053	402-36-070	AMD-P	86-17-066	402-62-050	NEW-P	86-17-066
399-30-060	AMD-E	86-14-054	402-38-010	NEW-P	86-17-066	402-62-060	NEW-P	86-17-066
39930060 40004010	· AMD NEW	86-18-009 86-04-054	402-38-025 402-38-030	NEW-P NEW-P	86-17-066 86-17-066	402-62-070 402-62-080	NEW-P NEW-P	86-17-066 86-17-066
400-04-010	NEW	86-04-054	402-38-040	NEW-P	8617066	402-62-090	NEW-P	86-17-066
400-04-040	NEW	86-04-054	402-38-060	NEW-P	86-17-066	402-70-010	AMD-P	86-17-066
400-04-504	NEW	86-04-054	402-38-080	NEW-P	86-17-066	402-70-020	AMD-P	86-17-066
400-04-510 400-04-680	NEW NEW	86-04-054 86-04-054	402-38-100 402-38-120	NEW-P NEW-P	86-17-066 86-17-066	402-70-030 402-70-050	AMD-P	86-17-066 86-17-066
400-04902	NEW	86-04-054	402-38-140	NEW-P	86-17-066	402-70-030	AMD-P AMD-P	86-17-066 86-17-066
400-04-910	NEW	86-04-054	402-38-160	NEW-P	86-17-066	402-70-080	NEW-P	86-17-066

WAC #	Digital (WSR #	WAC #		WSR #	WAC #		WSR #
402-70-090	AMD-P	86-17-066	44655-030	NEW-P	86-05-015	448-12-210	AMD	86-16-058
402-80-010	NEW-P	8617066	44655030	NEW	86-08-067	448-12-220	AMD	86-05-003
402-80-020	NEW-P	86-17-066	446-55-040	NEW-P	86-05-015	448-12-220	AMD-P	86-13-027
402-80-030	NEW-P	8617-066	44655-040	NEW	86-08-067	448-12-220	AMD-E	86-13-028
402-80-040 402-80-050	NEW-P NEW-P	86-17-066	446-55050	NEW-P	86-05-015	448-12-220 448-12-230	AMD AMD	86-16-058 86-05-003
402-80-060	NEW-P	86-17-066 86-17-066	446-55-050 446-55-060	NEW NEW-P	86-08-067 86-05-015	448-12-230	AMD-P	86-13-027
402-80-070	NEW-P	86-17-066	446-55-060	NEW	86-08-067	448-12-230	AMD-E	86-13-028
402-80-080	NEW-P	8617066	446-55-070	NEW-P	86-05-015	448-12-230	AMD	86-16-058
402-80-090	NEW-P	86-17-066	44655070	NEW	86-08-067	448-12-240	AMD	86-05-003
402-80-100	NEW-P	86-17-066	446-55-080	NEW-P	86-05-015	448-12-250	AMD	86-05-003
415-02-090 415-02-090	AMD-P AMD	86-04-080 86-07-026	44655080 44655090	NEW NEW-P	86-08-067 86-05-015	448-12-250 448-12-250	AMD-P AMD-E	86-13-027 86-13-028
415-02-090	AMD-E	86-09-037	446-55-090	NEW	86-08-067	448-12-250	AMD	86-16-058
415-02-090	AMD-P	8609-052	446-55-100	NEW-P	86-05-015	448-12-270	AMD	86-05-003
41502090	AMD	86-13-022	446-55-100	NEW	86-08-067	448-12-280	ΛMD	86-05-003
415-108-500	NEW-E	86-09-066	446-55-110	NEW-P	86-05015	448-12-300	AMD	86-05-003
415–108–500 415–108–500	NEW-P NEW	86-09-067 86-13-023	446-55-110 446-55-120	NEW NEW-P	86-08-067	448-12-310	REP AMD	86-05-003 86-05-003
419-36090	NEW	86-04-068	446-55-120	NEW-P	86-05-015 86-08-067	448-12-320 448-12-320	AMD-P	86-13-027
434–57	AMD-P	86-05-053	446-55-130	NEW-P	8605015	448-12-320	AMD-E	86-13-028
434-57.	AMD-E	86-08-044	446-55-130	NEW	86-08-067	448-12-320	AMD	86-16-058
434-57	AMD	86-08-045	446-55-140	NEW-P	86-05-015	448-12-330	AMD	86-05-003
434–57–010 434–57–010	NEW-P NEW-E	8605053 8608044	446-55-140 446-55-150	NEW NEW-P	86-08-067 86-05-015	448-12-340	AMD AMD-P	86-05-003 86-09-003
434-57-010	NEW-E	86-08-045	446-55-150	NEW-F	86-08-067	458–16–150 458–16–150	AMD-P	86-12-034
434-57-020	NEW-P	8605053	446-55-160	NEW-P	86-05-015	458-16-210	AMD-P	86-09-003
434-57-020	NEW-E	86-08-044	446-55-160	NEW	86-08-067	458-16-210	AMD	86-12-034
434-57-020	NEW	86-08-045	446-55-165	NEW-P	86-05-015	458-16-220	$\Lambda MD-P$	86-09-003
434-57-030	AMD-P	86-05-053	446-55-165	NEW	86-08-067	458-16-220	AMD	86-12-034
434–57–030 434–57–030	AMD-E AMD	86-08-044 86-08-045	446-55-170 446-55-170	NEW-P NEW	86-05-015 86-08-067	458-16-230 458-16-230	AMD-P AMD	86-09-003 86-12-034
434-57-040	NEW-P	86-05-053	446-55-180	NEW-P	86-05-015	458-16-240	AMD-P	86-09-003
434-57-040	NEW-E	86-08-044	446-55-180	NEW	86-08-067	458-16-240	AMD	86-12-034
434-57-040	NEW	8608045	446-55-190	NEW-P	86-05-015	458-16-280	AMD-P	86-09-003
43457050 43457050	NEW-P NEW-E	86-05-053 86-08-044	446-55-190 446-55-200	NEW NEW-P	86-08-067 86-05-015	458-16-280	AMD AMD-P	86-12-034 86-09-003
434-57-050	NEW-E	86-08-045	446-55-200	NEW-F	86-08-067	458–16–282 458–16–282	AMD-P	86-12-034
434–57–070	NEW-P	86-05-053	446-55-210	NEW-P	86-05-015	458-17	AMD-P	86-16-078
434–57–070	NEW-E	86-08-044	446-55-210	NEW	86-08-067	458-17-100	REP-P	86-16-078
434–57–070 434–57–080	NEW NEW-P	86-08-045 86-05-053	446-55-220 446-55-220	NEW-P NEW	86-05-015	458-17-105 458-17-110	NEW-P	86-16-078
434-57-080	NEW-F	86-08-044	446-55-230	NEW-P	86-08-067 86-05-015	458-17-115	NEW-P NEW-P	86-16-078 86-16-078
434-57-080	NEW	86-08-045	446-55-230	NEW	86-08-067	458-17-120	NEW-P	86-16-078
434-57-090	NEW-P	86-05-053	446-55-240	NEW-P	86-05-015	458-20-101	AMD-P	86-09-059
434–57–090	NEW-E	86-08-044	446-55-240	NEW	86-08-067	458-20-101	AMD	86-12-015
434-57-090 434-57-100	NEW NEW-P	86-08-045 86-05-053	446-55-250 44655-250	NEW-P NEW	86-05-015 86-08-067	458-20-102 458-20-102	AMD-P AMD-P	86-03-043 86-06-047
434-57-100	NEW-E	86-08-044	446-55-260	NEW-P	86-05-015	458-20-102	AMD	86-09-058
434-57-100	NEW	8608-045	446-55-260	NEW	86-08-067	45820-107	AMD	86-03-016
434-57-120	NEW-P	86-05-053	446-55-270	NEW-P	86-05-015	458-20-113	AMD-P	86-17-077
434-57-120 434-57-120	NEW-E NEW	86-08-044 86-08-045	446-55-270 446-55-280	NEW NEW-P	86-08-067 86-05-015	458-20-119 458-20-122	AMD AMD-P	86-03-016 86-03-043
434-57-130	NEW-P	8605-053	446-55-280	NEW	86-08-067	458-20-122	AMD-P	86-06-047
434-57-130	NEW-E	86-08-044	44660010	NEW-P	86-05-015	458-20-122	AMD	86-09-058
434-57-130	NEW	86-08-045	446-60-010	NEW	86-08-067	458-20-122	AMD-P	86-18-068
434-57-150 434-57-150	NEW-P NEW-E	86-05-053 86-08-044	446–60–020 446–60–020	NEW-P NEW	86-05-015 86-08-067	458-20-132	АМD-Р АМD	86-05-043
434-57-150	NEW-E	86-08-045	446-60-020	NEW-P	8605015	458-20-132 458-20-134	AMD-P	86-09-002 86-17-077
440-44-035	AMD-P	86-09-031	446-60-030	NEW	86-08-067	458-20-135	AMD-P	86-03-043
440-44-035	AMD	86-12-049	44660040	NEW-P	86-05-015	458-20-135	AMD-P	86-06-047
44044040 44044040	AMD-P AMD	86-09-031	446-60-040	NEW D	86-08-067	458-20-135 458-20-136	AMD	86-09-058
440-44-050	RE-AD-P	86-12-049 86-04-025	446-60-050 446-60-050	NEW-P NEW	86-05-015 86-08-067	458-20-157	АМD-Р АМD-Р	86-17077 86-18068
440-44-050	RE-AD	86-08-054	446-60-060	NEW-P	86-05-015	458-20-17001	NEW-P	86-07-056
440-44-057	RE-AD-P	86-04-025	446-60-060	NEW	86-08-067	458-20-17001	NEW	86-10-016
440-44-057	RE-AD	86-08-054	446-60-070	NEW-P	86-05-015	458-20-175	AMD-P	86-03-043
440-44-059 440-44-059	NEW-P NEW	86-09-093 86-12-039	446-60-070 446-60-080	NEW NEW-P	86-08-067 86-05-015	458-20-175 458-20-178	AMD AMD-P	86-07-005 86-16-064
440-44-061	AMD-P	86-14-006	446-60-080	NEW-F	86-08-067	458-20-178	AMD-C	86-19-067
440-44-061	AMD-E	86-14-007	44660090	NEW-P	86-05-015	458-20-179	REVIEW	86-14-020
440-44-061	AMD	86-18-004	446-60-090	NEW	86-08-067	458-20-179	REVIEW	86-14-093
440-44-100 446-55-010	NEW NEW-P	86-05-029	448-12-020	AMD-P	86-15-073	458-20-179	AMD-P	86-15-081
446-55-010 446-55-010	NEW-P	8605015 8608067	448-12-020 448-12-210	AMD-E AMD	86-15-074 86-05-003	458-20-179 458-20-187	AMD AMD-P	86-18-069 86-15-080
446-55-020	NEW-P	86-05-015	448-12-210	AMD-P	86-13-027	458-20-187	AMD	86-18-022
446-55-020	NEW	86-08-067	448-12-210	AMD-E	86-13-028	458-20-189	AMD-P	86-15-081

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-20-189	AMD	86-18-069	45861-320	AMD	86-16-080	460-33A-125	NEW-P	86-17-061
458-20-193C	AMD-P	86-03-043 86-07-005	458-61-410 458-61-410	AMD-P AMD	86-13-010	460–33A–125 460–33A–130	NEW-E	86-17-062
458-20-193C 458-20-210	AMD AMD-P	86-03-043	458-61-425	NEW-P	86-16-080 86-13-010	460-33A-130 460-33A-130	NEW-P NEW-E	86-17-061 86-17-062
458-20-210	AMD	86-07-005	458-61-425	NEW	86-16-080	460-44A-200	NEW-P	86-11-034
458-20-210	AMD-P	86-18-068	458-61-490	REP-P	86-13-010	460-44A-200	NEW	86-15-023
458-20-224	AMD-P	86-15-081	458-61-490	AMD-E	86-19-013	460-44A-500	AMD-P	86-11-035
458-20-224 458-20-240	AMD AMD-E	86-18-069 86-09-048	458-61-500 458-61-500	AMD-P AMD	86-13-010 86-16-080	460-44A-500 460-44A-500	AMD-E AMD	86-14-087 86-15-003
458-20-240	AMD-P	86-10-050	458-61-540	AMD-P	86-13-010	460-44A-501	AMD-P	86-11-035
458-20-240	AMD-C	86-13-061	458-61-540	AMD	86-16-080	460-44A-501	AMD-E	86-14-087
458-20-240	AMD _	86-14-019	458-61-545	NEW-P	86-13-010	460-44A-501	AMD	86-15-003
458-20-24001	AMD-E	86-10-049 86-10-050	458-61-545	NEW AMD-P	86-16-080	460-44A-502	AMD-P AMD-E	86-11-035
458-20-24001 458-20-24001	AMD-P AMD-C	86-10-030 86-13-061	458-61-550 458-61-550	AMD-F AMD	86-13-010 86-16-080	460–44A–502 460–44A–502	AMD-E	86-14-087 86-15-003
458-20-24001	AMD	86-14-019	458-61-555	NEW-P	86-13-010	460-44A-503	AMD-P	86-11-035
458-20-24002	AMD-E	86-10-049	458-61-555	NEW	86-16-080	460-44A-503	AMD-E	86-14-087
458-20-24002	AMD-P	86-10-050	458-61-570	AMD-P	86-13-010	460-44A-503	AMD	86-15-003
458-20-24002 458-20-24002	AMD-C AMD	86-13-061 86-14-019	458-61-570 458-61-580	AMD-E NEW-P	86-19-013 86-13-010	460-44A-505 460-44A-505	NEW-P NEW-E	86-11-035 86-14-087
458-20-244 458-20-244	AMD-P	86-18-068	458-61-590	AMD-P	86-13-010	460-44A-505	NEW	86-15-003
458-20-247	AMD	86-04-024	458-61-590	AMD	86-16-080	460-44A-506	AMD-P	86-11-035
458-20-248	NEW-P	86-03-042	458-61-650	AMD-P	86-13-010	460-44A-506	· AMD	86-15-003
458-20-248	NEW-P	86-06-048	458-61-650	AMD	86-16-080	460–46A–020	AMD-P	86-14-045
458-20-248 458-20-249	NEW NEW-P	86-09-016 86-03-042	458-61-670 458-61-670	AMD-P AMD	86-13-010 86-16-080	460-46A-020 460-46A-090	AMD AMD-P	86-18-012 86-14-045
458-20-249	NEW	86-07-006	458-61-700	NEW-P	86-13-010	460-46A-090	AMD	86-18-012
458-20-250	NEW-E	86-12-075	460-10A-160	AMD-P	86-11-034	460-46A-115	NEW-P	86-14-045
458-20-250	NEW-P	86-12-076	460-10A-160	AMD	86-15-023	460-46A-115	NEW	86-18-012
458-20-250	NEW D	86-15-064	460-33A-010	AMD-P	86-17-061	460-46A-150	AMD-P AMD	86-14-045
458–20–251 458–20–251	NEW-P NEW	86-15-081 86-18-069	460–33A–010 460–33A–015	AMD-E AMD-P	86-17-062 86-17-061	460-46A-150 463	AMD-P	86-18-012 86-05-021
458-30-145	AMD-P	86-06-008	460–33A–015	AMD-E	86-17-062	468-30-060	AMD-P	86-12-005
458-30-145	AMD	86-09-088	460-33A-016	REP-P	86-17-061	46830-060	AMD-C	86-14-062
458-40-18700	AMD-P	86-10-054	460-33A-016	REP-E	86-17-062	468-30-060	AMD	86-18-039
458-40-18700 458-40-18700	AMD-E AMD	86-14-063 86-14-064	460–33A–017 460–33A–017	AMD-P AMD-E	86-17-061 86-17-062	468-38-120 468-38-120	AMD-P AMD-E	86-18-066 86-18-067
458-40-18704	AMD-P	86-10-054	460-33A-020	AMD-P	86~17-061	468-38-430	REP-P	86-17-017
458-40-18704	AMD-E	86-14-063	460-33A-020	AMD-E	86-17-062	468-70-020	AMD-P	86-04-069
458-40-18704	AMD	86-14-064	460-33A-025	AMD-P	86-17-061	468-70-020	AMD	86-08-023
458-40-18706	AMD-P AMD-E	86-10-054 86-14-063	460–33A–025 460–33A–030	AMD-E AMD-P	86-17-062 86-17-061	468-70-030 468-70-030	AMDP AMD	86-04-069 86-08-023
458–40–18706 458–40–18706	AMD-E	86-14-064	460–33A–030 460–33A–030	AMD-E	86-17-062	468-70-040	AMD-P	86-04-069
458-40-18721	NEW-P	86-10-054	460-33A-031	NEW-P	86-17-061	468-70-040	AMD	86-08-023
458-40-18721	NEW-E	86-14-063	460-33A-031	NEW-E	86-17-062	468-70-060	AMD-P	8604069
458-40-18721	NEW NEW-P	86-14-064	460-33A-035	AMD-P AMD-E	86-17-061 86-17-062	468-70-060 468-300-010	AMD AMD-E	86-08-023 86-03-001
458-40-18722 458-40-18722	NEW-P	86-10-054 86-14-063	460–33A–035 460–33A–040	AMD-E AMD-P	86-17-061	468-300-010	AMD-E AMD	86-06-010
458-40-18722	NEW	86-14-064	460-33A-040	AMD-E	86-17-062	468-300-010	AMD-P	86-08-094
458-53-030	AMD-P	86-16-079	460-33A-050	AMD-P	86-17-061	468-300-020	AMD-E	86-03-001
458-53-051	AMD-P	86-16-079	460-33A-050	AMD-E	86-17-062	468-300-020	AMD-E	86-03-061
458-53-110 458-53-130	AMD-P AMD-P	86-16-079 86-16-079	460–33A–055 460–33A–055	AMD-P AMD-E	86-17-061 86-17-062	468-300-020 468-300-030	AMD AMD-E	86-06-010 86-03-001
458-53-150	AMD-P	86-16-079	460–33A–060	AMD-P	86-17-061	468-300-030	AMD-E	86-03-061
458-53-160	AMD-P	86-16-079	460-33A-060	AMD-E	86-17-062	468-300-030	AMD	86-06-010
458-57-570	AMD-P	86-09-051	460–33A–065	AMD-P	86-17-061	468-300-040	AMD-E	86-03-001
458-57-570 458-57-610	AMD AMD-P	86-12-024 86-09-051	460–33A–065 460–33A–070	AMD-E AMD-P	86-17-062 86-17-061	468-300-040 468-300-040	AMD-E AMD	86-03-061 86-06-010
458-57-610 458-57-610	AMD=F	86-12-024	460-33A-070	AMD-E	86-17-062	468-300-070	AMD-E	86-03-001
458-61-030	AMD-P	86-13-010	460-33A-075	AMD-P	86-17-061	468-300-070	AMD-E	86-03-061
458-61-030	AMD	8616080	460-33A-075	AMD-E	86-17-062	468-300-070	AMD	86-06-010
458-61-050	AMD-P	86-13-010	460-33A-080	AMD-P	86-17-061	468-300-700	AMD-P	86-11-037 86-16-011
458-61-050 458-61-080	AMD AMD-P	86-16-080 86-13-010	460–33A–080 460–33A–085	AMD-E AMD-P	86-17-062 86-17-061	468–300700 478–116–080	AMD AMD-P	86-11-031
458-61-080	AMD	86-16-080	460-33A-085	AMD-E	86-17-062	478-116-080	AMD	86-17-016
458-61-100	AMD-P	86-13-010	460-33A-090	AMD-P	86-17-061	478-116-140	AMD-P	86-11-031
458-61-100	AMD	86-16-080	460-33A-090	AMD-E	86-17-062	478-116-140	AMD	86-17-016
458-61-150 458-61-150	NEW-P NEW	86-13-010 86-16-080	460-33A-100 460-33A-100	AMD-P AMD-E	86-17-061 86-17-062	478-116-270 478-116-270	AMD-P AMD	86-11-031 86-17-016
458-61-210	AMD-P	86-13-010	460-33A-105	AMD-E	86-17-061	478-116-570	AMD-P	86-11-031
458-61-210	AMD	86-16-080	460-33A-105	AMD-E	86-17-062	478-116-570	AMD	86-17-016
458-61-210	AMD-E	86-19-013	460-33A-110	AMD-P	86-17-061	478-116-582	AMD-P	86-11-031
458-61-230	AMD-P AMD	8613010 8616080	460–33A–110 460–33A–115	AMD-E NEW-P	86-17-062 86-17-061	478-116-582 478-116-600	AMD AMD-P	86-17-016 86-11-031
458-61-230 458-61-290	AMD-P	86-13-010	460-33A-115	NEW-P	86-17-061 86-17-062	478-116-600	AMD-P AMD	86-11-031 86-17-016
458-61-290	AMD	86-16-080	460-33A-120	NEW-P	86-17-061	478-136-015	AMD-P	86-07-007
458–61–320	AMD-P	86-13-010	460-33A-120	NEW-E	86-17-062	478-136-015	AMD	86–15–038

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
478-138-050	AMD-P	86-11-031	490–500–560	AMD-P	86-09-053	490-800-090	NEW-P	86-12-063
478-138-050	AMD	86-17-016	490-500-560	AMD	86-12-050	490-800-090	NEW	86-15-075
478-355-010	NEW-P	86-04-009	490–500–570	AMD-P	86-09-053	490-800-090	NEW-E	86-15-077
478-355-010	NEW	86-08-027	490-500-570	AMD	86-12-050	490-800-100	NEW-P	86-12-063
478–355–020 478–355–020	NEW-P	86-04-009	490-600-010	REP-P	86-12-064	490-800-100	NEW	86-15-075
478-355-020 478-355-030	NEW NEW-P	86-08-027 86-04-009	490–600–010 490–600–010	REP REP-E	86-15-076 86-15-078	490–800–100 490–800–100	NEW-E AMD-P	86-15-077 86-16-072
478-355-030	NEW	86-08-027	490-600-010	REP-P	86-12-064	490-800-105	NEW	86-15-075
478-355-040	NEW-P	86-04-009	490-600-020	REP	86-15-076	490-800-105	NEW-E	86-15-077
478-355-040	NEW	86-08-027	490-600-020	REP-E	86-15-078	490-800-110	NEW-P	86-12-063
478-355-050	NEW-P	8604009	490-600-030	REP-P	86-12-064	490-800-110	NEW	86-15-075
478-355-050	NEW	86-08-027	490-600-030	REP	86-15-076	490-800-110	NEW-E	86-15-077
478-355-060	NEW-P NEW	86-04-009	490-600-030	REP-E	86-15-078	490-800-120	NEW-P	86-12-063
478-355-060 480-08-250	AMD-P	86-08-027 86-13-019	490–600–045 490–600–045	REP-P REP	86-12-064 86-15-076	490–800–120 490–800–120	NEW NEW-E	86-15-075 86-15-077
480-08-250	AMD-E	86-13-020	490-600-045	REP-E	86-15-078	490-800-120	NEW-E	86-12-063
480-08-250	AMD-C	86-16-024	490-600-046	REP-P	86-12-064	490-800-130	NEW	86-15-075
480-08-250	AMD	86-17-003	490-600-046	REP	86-15-076	490-800-130	NEW-E	86-15-077
480-12-033	AMD-P	86-10-047	490–600–046	REP-E	86-15-078	490-800-140	NEW-P	86-12-063
480-12-033	AMD	86-14-050	490–600–050	REP-P	86-12-064	490–800–140	NEW	86-15-075
480-12-050	AMD-P	86-09-069	490-600-050	REP	86-15-076	490-800-140	NEW-E	86-15-077
480-12-050 480-12-180	AMD AMD-P	86-12-029 86-10-047	490–600–050 490–600–060	REP-E REP-P	86-15-078 86-12-064	490–800–150 490–800–150	NEW-P NEW	86-12-063
480-12-180	AMD-F	86-14-050	490-600-060	REP	86-15-076	490-800-150	NEW-E	8615075 8615077
480-12-195	AMD-P	86-10-047	490–600–060	REP-E	86-15-078	490-800-160	NEW-P	86-12-063
480-12-195	AMD	86-14-050	490-600-061	REP-P	86-12-064	490-800-160	NEW	86-15-075
480-12-196	NEW-C	86-03-049	490-600-061	REP	86-15-076	490-800-160	NEW-E	86-15-077
480-12-196	NEW-W	86-03-085	490-600-061	REP-E	86-15-078	490-800-170	NEW-P	86-12-063
480–12–196	RESCIND		490–600–070	REP-P	86-12-064	490-800-170	NEW	86-15-075
480-12-196	NEW-P NEW-E	86-03-087	490-600-070	REP	86-15-076	490-800-170	NEW-E	86-15-077
480–12–196 480–12–196	NEW-E NEW	86-03-088 86-08-006	490–600–070 490–600–071	REP-E REP-P	86-15-078 86-12-064	490–800–180 490–800–180	NEW-P NEW	86-12-063 86-15-075
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