

20. QUICK REPORTING DUTIES OF COMMERCIAL PURCHASES AND RECEIVERS, SALMON AND STURGEON – RULE ACTION

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“GREEN SHEET”

(Form revised 02/09/07)

Meeting dates:	November 2-3, 2007 Meeting (Rule Action)	#20
Agenda item:	Quick Reporting duties of commercial purchasers and receivers of salmon and sturgeon – Rule Action	
Staff Contact:	John Long, Statewide Salmon & Steelhead Fishery Manager (Fish Program)	
Presenter(s):	Morris Barker, Ph.D., State Marine Resource Manager (Fish Program)	

Background:

The reporting duties of commercial purchasers and receivers of salmon and sturgeon, as outlined in WAC 220-69-240(12), was instituted to enable WDFW to have the most current data for those fisheries available. These data sets allowed WDFW to manage commercial fisheries in-season to meet quotas and allocations of targeted species. WDFW established these Quick Reporting requirements statewide to circumvent confusion from one area of the state to another, rather than address management needs for specific, individual areas. After five years of Quick Reporting, however, it has become apparent that WDFW needs Quick Reporting requirements for individual areas. Fortunately, such reporting requirements will not adversely affect industry operations.

In a statewide coordinated effort, Enforcement and the Fish Program established Quick Reporting requirements and adapted those requirements to meet the management needs of different regions by adjusting language within the rule. The programs also altered Quick Reporting requirements to yield more accurate information by types of species caught, rather than by combining all catch reported into one summary.

The department has implemented an emergency rule to meet the reporting requirements pending adoption of these rule amendments. These changes have been communicated to the industry through mail.

Policy issue(s) you are bringing to the Commission for consideration:

Altering the department’s statewide quick reporting requirements to better meet the reporting needs of individual fishing areas within Washington State.

Public involvement process used and what you learned:

Industry was alerted through mail of changes proposed by WDFW, and asked to provide input regarding proposed modifications of rule. The portion of the industry that quick reporting applies to, commercial salmon and sturgeon segment, saw the need for more timely accounting of catches in order for possible season adjustments.

Action requested *(identify the specific Commission decisions you are seeking and when):*

Commission is to consider adoption of the proposed amendments to WAC 220-69-240 (12).

Draft motion language:

Move to adopt amendments to WAC 220-69-240 (12)

Justification for Commission action:

Justification for Commission action is RCW 77.12.047 and the need for adequate information to provide proper management of the resource.



PROPOSED RULE MAKING

CR-102 (June 2004)

(Implements RCW 34.05.320)

Do NOT use for expedited rule making

Agency: Washington Department of Fish and Wildlife

Preproposal Statement of Inquiry was filed as WSR 07-03-033 and 07-09-088 ; or

Expedited Rule Making--Proposed notice was filed as WSR _____ ; or

Proposal is exempt under RCW 34.05.310(4).

Original Notice

Supplemental Notice to WSR _____

Continuance of WSR _____

Title of rule and other identifying information: (Describe Subject) : WAC 220-69-215, WAC 220-69-240, and WAC 220-69-241: Accounting of commercial baitfish harvests, and quick reporting.

Hearing location(s): Natural Resources Building, Room 172, 1111 Washington Street SE, Olympia, WA 98504

Date: October 12-13, 2007.

Time: 8 a.m.

Submit written comments to:

Name: Rules Coordinator

Address: 600 Capitol Way No., Olympia, WA 98501-1091

e-mail: preusimp@dfw.wa.gov

fax (360) 902-2155 by October 11, 2007

Assistance for persons with disabilities: Contact

Susan Yeager by

TTY (360) 902-2207 or (360) 902-2267

Date of intended adoption: On or after November 2-3, 2007
(Note: This is **NOT** the **effective** date)

Purpose of the proposal and its anticipated effects, including any changes in existing rules: The department is not getting a full accounting of commercial baitfish harvests. Part of the reason stems from commercial fishermen's confusion regarding who is responsible for reporting baitfish harvests. Commercial fishermen also experience this confusion for other harvests that require quick reporting. These rules will alleviate confusion and provide for a full accounting of baitfish and other harvests.

Reasons supporting proposal: Currently, the Washington Department of Fish and Wildlife is not getting a full accounting of commercial baitfish harvests. The department needs a full accounting in order to best manage the commercial baitfish resource.

Statutory authority for adoption: RCW 77.12.047

Statute being implemented: RCW 77.12.047

Is rule necessary because of a:

Federal Law?

Yes

No

Federal Court Decision?

Yes

No

State Court Decision?

Yes

No

If yes, CITATION:

CODE REVISER USE ONLY

**OFFICE OF THE CODE REVISER
STATE OF WASHINGTON
FILED**

DATE: September 05, 2007

TIME: 8:46 AM

WSR 07-18-086

DATE

September 5, 2007

NAME (type or print)

Lori Preuss

SIGNATURE

TITLE

Rules Coordinator

(COMPLETE REVERSE SIDE)

Agency comments or recommendations, if any, as to statutory language, implementation, enforcement, and fiscal matters:

None.

Name of proponent: (person or organization) Washington Department of Fish and Wildlife

- Private
- Public
- Governmental

Name of agency personnel responsible for:

Name	Office Location	Phone
Drafting..... Mike Cenci	1111 Washington Street, SE, Olympia	(360) 642-5350
Implementation....Lew Atkins	1111 Washington Street, SE, Olympia	(360) 902-2651
Enforcement..... Bruce Bjork	1111 Washington Street, SE, Olympia	(360) 902-2373

Has a small business economic impact statement been prepared under chapter 19.85 RCW?

Yes. Attached is a copy of the small business economic impact statement.

A copy of the statement may be obtained by contacting:

Name: Lori Preuss
Address: 600 Capitol Way No., Olympia, WA 98501-1091

phone (360) 902-2930
fax (360)902-2155
e-mail preuslmp@dfw.wa.gov

No. Explain why no statement was prepared.

Is a cost-benefit analysis required under RCW 34.05.328?

Yes A preliminary cost-benefit analysis may be obtained by contacting:

Name:
Address:

phone () _____
fax () _____
e-mail _____

No: Please explain: These proposals do not affect hydraulics.

Small Business Economic Impact Statement

1. Description of the reporting, record keeping, and other compliance requirements of the proposed rule.

Fish tickets must include total weight of harvested forage fish. While that is currently the case, these rule changes clarify how to account for forage fish used as bait to target other fish, such as albacore tuna. This harvest information was lost in the past due to confusion and unclear rules. Under these amended rules, forage fish caught for use as bait will be accounted for at the time target fish are landed. If live bait is transferred from the catcher boat to another vessel, these rule changes clarify whose responsibility it is to complete the fish receiving ticket.

2. Kinds of professional services that a small business is likely to need in order to comply with such requirements.

None – catch accounting is something that these businesses are already required to do. These rule changes clarify when forage fish used for live bait must be accounted for.

3. Costs of compliance for businesses, including costs of equipment, supplies, labor, and increased administrative costs.

None anticipated.

4. Will compliance with the rule cause businesses to lose sales or revenue?

No.

5. Cost of compliance for the ten percent of businesses that are the largest businesses required to comply with the proposed rules using one or more of the following as a basis for comparing costs:

- A. Cost per employee;
- B. Cost per hour of labor; or
- C. Cost per one hundred dollars of sales.

There are no anticipated costs of compliance.

6. Steps taken by the agency to reduce the costs of the rule on small businesses, or reasonable justification for not doing so.

Enforcement personnel have been making field contacts with purchasers and receivers to provide direction and to determine where the confusion lies in the rules, which is hindering compliance. No costs are anticipated from the clarifying proposals.

7. A description of how the agency will involve small businesses in the development of the rule.

The department will hold a public hearing of the proposed rules at the Fish and Wildlife Commission meeting on October 12-13, 2007, in Olympia, Washington, where small businesses and the public can provide their additional comments on the rules.

8. A list of industries that will be required to comply with the rule.

All original purchasers and receivers of fish and shellfish, and commercial fishermen who catch forage fish for bait purposes.

AMENDATORY SECTION (Amending WSR 07-04-030, filed 1/29/07, effective 3/1/07)

WAC 220-69-240 Duties of commercial purchasers and receivers. (1) It is unlawful for any person originally receiving fresh or iced fish or shellfish or frozen fish or shellfish that have not been previously delivered in another state, territory, or country, except purchases or receipts made by individuals or consumers at retail, to fail to be a licensed wholesale fish dealer or fish buyer, and to fail to immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket (~~((regarding))~~) for each and every purchase or receipt of such commodities. Each delivery must be recorded on a separate fish receiving ticket. Failure to be licensed under this subsection is punishable under RCW 77.15.620.

(2) It is unlawful for any person originally receiving fresh or iced fish or shellfish previously delivered in another state, territory, or country, to fail to be a licensed wholesale fish dealer or fish buyer, and to fail to immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket (~~((regarding))~~) for each and every purchase or receipt of such commodities. Failure to prepare a fish receiving ticket under this subsection is punishable under RCW 77.15.630.

(3) It is unlawful for any original receiver of crab or spot shrimp to fail to record all crab or spot shrimp aboard the vessel making the delivery to the original receiver. The poundage of any fish or shellfish deemed to be unmarketable, discards, or ~~((weighbacks))~~ weigh backs must be shown on the fish receiving ticket and identified as such, but a zero dollar value may be entered for such fish or shellfish. Failure to prepare a fish receiving ticket under this subsection is punishable under RCW 77.15.630.

~~((a) Failure to be licensed under this subsection is punishable under RCW 77.15.620.~~

~~(b) Failure to prepare a fish receiving ticket under this subsection is punishable under RCW 77.15.630.))~~

(4) 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 as declared on the license application, shall be authorized to initiate and sign fish receiving tickets on behalf of his employer. The business ~~((or))~~, firm, and/or licensed wholesale fish dealer who the buyers are operating under shall be responsible for the accuracy and legibility of all such documents initiated in its name.

(5) It is unlawful for the original receiver to fail to initiate the completion of the fish receiving ticket upon receipt of any portion of a commercial catch. Should the delivery of the catch take more than one day, the date that the delivery is completed ~~((is required to))~~ must be entered on the

fish receiving ticket as the date of delivery. If, for any reason, the delivery vessel leaves the delivery site, the original receiver must immediately enter the current date on the fish receiving ticket. Violation of this subsection is punishable under RCW 77.15.630.

(6) Forage fish: It is unlawful for any person receiving forage fish to fail to report the forage fish on fish receiving tickets (~~(that are)~~) initiated and completed on the day the forage fish are delivered. Herring are also required to be reported on herring harvest logs. The harvested amount of forage fish (~~(is to)~~) must be entered upon the fish ticket when the forage fish are off-loaded from the catcher vessel. 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." In the coastal pilchard fishery, the amount of pilchards, by weight, purchased for the purposes of conversion into fish flour, (~~(fish meal)~~) fishmeal, fish scrap, fertilizer, fish oil, other fishery products, or by-products for purposes other than human consumption or fishing bait, must be included on the fish ticket as "reduction."

Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(7) Geoduck: It is unlawful for any person receiving geoducks, regardless of whether or not the receiver holds a license as required under Title 77 RCW, to fail to accurately and legibly complete the fish receiving ticket initiated on the harvest tract immediately upon the actual delivery 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 delivery. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(8) Pacific whiting: 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 delivery. The exact weights of whiting, by grade, and all incidental species in the delivery must be entered on the fish receiving ticket within twenty-four hours of the landing. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(9) Puget Sound shrimp - Pot gear: It is unlawful for the original receiver of shrimp other than ghost shrimp taken from Puget Sound by pot gear to fail to report to the department the previous week's purchases by 10:00 a.m. the following Monday. For harvest in Crustacean Management Regions 1 or 2, reports must be made to the La Conner district office by ~~((voice))~~ phone at 360-466-4345, extension 245, or ~~((facsimile))~~ by fax at 360-466-0515. For harvest in Crustacean Management Regions 3, 4, or 6, reports must be made to the Point Whitney Shellfish Laboratory by ~~((voice 1-866-859-8439))~~ phone at 1-360-796-4601, ~~((extension 800))~~ option 1, or ~~((facsimile))~~ by fax at 360-586-8408. All reports must specify the serial numbers of the fish receiving tickets on which the previous week's shrimp were sold, ~~((and))~~ plus the total number of pounds caught by gear type, the

Marine Fish-Shellfish Management and Catch Reporting Area (Catch Area), and the species listed on each ticket. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.560.

(a) It is unlawful for any person originally receiving or purchasing shrimp, other than ghost shrimp, harvested from Catch Area 23A, to fail to record either 23A-C, 23A-E, 23A-W, or 23A-S on shellfish receiving tickets based on the location of harvest and the boundary definitions specified in WAC 220-52-051. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(b) It is unlawful for any person originally receiving or purchasing shrimp, other than ghost shrimp, harvested from Catch Area 26A, to fail to record either 26A-E or 26A-W on shellfish receiving tickets based on the location of harvest and the boundary definitions specified in WAC 220-52-051. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(c) It is unlawful for any person originally receiving or purchasing shrimp, other than ghost shrimp, harvested from Catch Area 26B, to fail to record either 26B-1 or 26B-2 on shellfish receiving tickets based on the location of harvest and the boundary definitions specified in WAC 220-52-051. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(d) It is unlawful for any person originally receiving or purchasing shrimp, other than ghost shrimp, harvested from Catch

Areas 20B, 21A, and 22A, to fail to record either 1A-20B, 1A-22A, 1B-20B, 1B-21A, 1B-22A, or 1C-21A on shellfish receiving tickets based on the location of harvest and the boundary definitions specified in WAC 220-52-051. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

(10) Puget Sound shrimp - Trawl gear: It is unlawful for the original receiver of shrimp other than ghost shrimp taken from Puget Sound by trawl gear to fail to report to the department the previous day's purchases by 10:00 a.m. the following morning. For harvest in Crustacean Management Region 1, reports must be made to the La Conner district office by ~~((voice))~~ phone at 360-466-4345, extension 245, or ~~((facsimile))~~ by fax at 360-466-0515. For harvest in Crustacean Management Region 3, reports must be made to the Point Whitney Shellfish Laboratory by ~~((voice 1-866-859-8439))~~ phone at 1-360-796-4601, ~~((extension 600))~~ option 1, or ~~((facsimile))~~ by fax at 360-586-8408. All reports must specify the serial numbers of the fish receiving tickets on which the previous day's shrimp were sold, ~~((and))~~ the total number of pounds caught by gear type, the Marine Fish-Shellfish Management and Catch Reporting Area, and the species listed on each ticket. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.560.

(11) Puget Sound crab: It is unlawful for any wholesale dealer acting in the capacity of an original receiver of Dungeness crab taken by nontreaty fishers, from Puget Sound, to fail to report to the department the previous day's purchases by

10:00 a.m. the following business day. Reports must be made to the ~~((La Conner District Office))~~ Point Whitney Shellfish Laboratory by ~~((facsimile 360-466-0515))~~ fax at 360-586-8408 or by ~~((telephone number))~~ phone at 1-866-859-8439 ~~((extension 500))~~, option 5, and must specify the dealer name~~((τ))~~i; dealer phone number~~((τ))~~i; date of delivery of crab to the original receiver~~((τ))~~i; and the total number of pounds of crab caught by nontreaty fishers~~,~~ by Crab Management Region or by Marine Fish-Shellfish Management and Catch Reporting Area. The fish receiving ticket reporting requirement of WAC 220-69-240 remains in effect. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.560.

(12) Salmon and sturgeon:

(a) During any Puget Sound fishery opening that is designated ~~((by rule))~~ as "quick reporting required," per WAC 220-47-001~~τ~~:

(i) It is unlawful for any wholesale dealer acting in the capacity of an original receiver to fail to report all purchases of salmon and sturgeon made on the previous calendar day, or for a direct retail endorsement (DRE) holder to fail to report all salmon offered for retail sale on the previous calendar day.

(ii) The report must include dealer or DRE holder name and purchasing location, date of purchase, each fish ticket number~~,~~ including alpha, used on the purchasing date, and the following catch data for each ~~((species purchased))~~ fish ticket used: Total number of days fished, gear, catch area, species, number, and total weight ~~((of fish))~~ for each species purchased~~τ~~ and all

take home fish not purchased (wholesale dealer) or sold (DRE).

(iii) When quick reporting is required, ~~((it is unlawful to fail to comply with the following reporting requirements:~~

(a)) Puget Sound reports must be submitted by 10:00 a.m. on the day after the purchase date. ~~Venue is the county where the submitted reports are required to go.~~ Submission of a report is not complete until the report arrives at the designated department location. Reports can be submitted via fax at 360-902-2949; via e-mail at psfishtickets@dfw.wa.gov; or via phone at 1-866-791-1279. In fisheries under Fraser Panel Control within Fraser Panel Area Waters (area defined under Art. XV, Annex II, Pacific Salmon Treaty 1985), other reporting requirements not listed in this subsection may be necessary under Subpart F of the International Fisheries Regulations, 50 CFR Ch. III §300.93.

(b) During any coastal troll fishery opening that is designated by rule as "quick reporting required-":

(i) It is unlawful for any wholesale dealer acting in the capacity of an original receiver to fail to report all purchases of salmon and sturgeon made on the previous calendar day, or for a direct retail endorsement (DRE) holder to fail to report all salmon offered for retail sale on the previous calendar day.

(ii) The report must include dealer or DRE holder name and purchasing location, date of purchase, each fish ticket number, including alpha, used on the purchasing date, and the following catch data for each fish ticket used: Total number of days fished, gear, catch area, species, number, and total weight for

each species purchased, and all take home fish not purchased (wholesale dealer) or sold (DRE).

(iii) When quick reporting is required, coastal troll reports must be ~~((reported))~~ submitted by 10:00 a.m. on the day after the purchase date ~~((by either:~~

~~(i))~~. Venue is the county where the reports are required to go. Submission of a report is not complete until the report arrives at the designated department location. Reports can be made via fax ~~((transmission to))~~ at 360-902-2949 ~~((ii))~~; via e-mail ~~((to~~ psfishtickets@dfw.wa.gov) ~~at trollfishtickets@dfw.wa.gov; or~~ ~~((iii) Telephone to))~~ via phone at 1-866-791-1279.

~~((b) Coastal troll reports must be reported by 10:00 a.m. on the day after the purchase date by either:~~

~~(i) Fax transmission to 360-902-2949~~

~~(ii) E-mail to trollfishtickets@dfw.wa.gov or~~

~~(iii) Telephone to 1-866-791-1279))~~

(c) During any Grays Harbor ~~((and))~~ or Willapa Bay ~~((reports must be reported by 10:00 a.m. on the day after the purchase date by either:~~

~~(i) Fax transmission to))~~ fishery opening that is designated by rule as "quick reporting required":

(i) It is unlawful for any wholesale dealer acting in the capacity of an original receiver to fail to report all purchases of salmon and sturgeon made on the previous calendar day, or for a direct retail endorsement (DRE) holder to fail to report all salmon offered for retail sale on the previous calendar day.

(ii) The report must include dealer or DRE holder name and purchasing location, date of purchase, each fish ticket number, including alpha, used on the purchasing date, and the following catch data for each fish ticket used: Gear, catch area, species, number, and total weight for each species purchased, and all take home fish not purchased (wholesale dealer) or sold (DRE).

(iii) When quick reporting is required, Grays Harbor and Willapa Bay reports must be submitted by 10:00 a.m. on the day after the purchase date. ~~Venue is the county where the reports are required to go.~~ Submission of a report is not complete until the report arrives at the designated department location. Reports can be made via fax at 360-664-0689 ~~((ii))~~; e-mail ~~((te))~~ at harborfishtickets@dfw.wa.gov; or ~~((iii) Telephone te))~~ phone at 1-866-791-1280.

(d) During any Columbia River ~~(reports must be reported by 10:00 a.m. on the day after the purchase date by either:~~

~~(i) Fax transmission te))~~ fishery opening that is designated by rule as "quick reporting required":

(i) It is unlawful for any wholesale dealer acting in the capacity of an original receiver to fail to report all purchases of salmon and sturgeon, or for a direct retail endorsement (DRE) holder to fail to report all salmon offered, for retail sale.

(ii) The report must include dealer or DRE holder name and purchasing location, date of purchase, each fish ticket number, including alpha, used on the purchasing date, and the following catch data for each fish ticket used: Gear, catch area,

species, number, and total weight for each species purchased,
and all take home fish not purchased (wholesale dealer) or sold
(DRE).

(iii) When quick reporting is required, Columbia River
reports must be submitted within 5, 8, 12, or 24 hours of
closure of the designated fishery. The time frame for
submitting reports will be established by the department at the
time of adoption of the quick reporting fishery. Adoption and
communication of the quick reporting regulations for a given
fishery will occur in conjunction with the adoption of said
fishery through the Columbia River Compact. ~~Venue is the county~~
~~where the reports are required to go.~~ Submission of a report is
not complete until the report arrives at the designated
department location. Reports can be made via fax at 360-906-
6776 or 360-906-6777 ~~((ii))~~; via e-mail ~~((te))~~ at
crfishtickets@dfw.wa.gov; or ~~((iii) Telephone te))~~ via phone at
1-866-791-1281.

(e) Faxing a copy of each fish receiving ticket used ~~((on~~
~~the previous day))~~, within the previously indicated time frames
specified per area, satisfies the reporting requirement.

(f) Violation of this subsection is a gross misdemeanor,
punishable under RCW 77.15.560.

(13)(a) Sea urchins and sea cucumbers: It is unlawful for
any wholesale dealer acting in the capacity of an original
receiver and receiving sea urchins or sea cucumbers from
nontreaty fishers to fail to report to the department each day's
purchases by 10:00 a.m. the following day. For red sea urchins,

the report must specify the number of pounds received from each sea urchin district. For green sea urchins and sea cucumbers, the report must specify the number of pounds received from each Marine Fish-Shellfish Management and Catch Reporting Area. For sea cucumbers, the report must specify whether the landings were "whole-live" or "split-drained." The report must be made by ~~((facsimile-))~~ fax ~~((-transmission-to))~~ at 360-902-2943, or by toll-free telephone ~~((to))~~ at 866-207-8223. ~~((Additionally,))~~

(b) It is unlawful for the original receiver of red sea urchins to fail to record on the fish receiving ticket the sea urchin district where the red sea urchins were taken, and it is unlawful for the original receiver of any sea urchins to fail to record on the fish receiving ticket the name of the port of landing where the sea urchins were landed ashore. ~~((Additionally,))~~

(c) It is unlawful for the original receiver of sea cucumbers to fail to record on the fish receiving ticket whether the sea cucumbers were delivered "whole-live" or "split-drained."

(d) Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.560.

(14) Coastal spot shrimp: It is unlawful for any original receiver of spot shrimp taken from Marine Fish Management and Catch Reporting Area 60A-1 to fail to record separately on the fish receiving ticket spot shrimp taken north or south of 47°04.00' north latitude. Violation of this subsection is a gross misdemeanor, punishable under RCW 77.15.640.

[Statutory Authority: RCW 77.12.047. 07-04-030, § 220-69-240, filed 1/29/07, effective 3/1/07; 06-08-078 (Order 06-59), § 220-69-240, filed 4/3/06, effective 5/4/06; 06-01-013 (Order 05-275), § 220-69-240, filed 12/9/05, effective 1/9/06; 04-17-096 (Order 04-210), § 220-69-240, filed 8/17/04, effective 9/17/04; 03-17-008 (Order 03-188), § 220-69-240, filed 8/8/03, effective 9/8/03; 03-05-064 (Order 03-28), § 220-69-240, filed 2/18/03, effective 3/21/03; 03-05-059 (Order 03-32), § 220-69-240, filed 2/18/03, effective 3/21/03; 01-07-015 (Order 01-32), § 220-69-240, filed 3/13/01, effective 4/13/01. Statutory Authority: RCW 75.08.080. 00-01-145 (Order 99-221), § 220-69-240, filed 12/20/99, effective 1/20/00; 97-08-052 (Order 97-55), § 220-69-240, filed 3/31/97, effective 5/1/97. Statutory Authority: RCW 75.08.080 and 75.58.040. 86-19-043 (Order 86-102), § 220-69-240, filed 9/12/86. Statutory Authority: RCW 75.08.080. 85-11-020 (Order 85-43), § 220-69-240, filed 5/10/85; 83-24-049 (Order 83-203), § 220-69-240, filed 12/2/83; 82-17-040 (Order 82-105), § 220-69-240, filed 8/13/82; 81-11-006 (Order 81-31), § 220-69-240, filed 5/11/81; Order 77-14, § 220-69-240, filed 4/15/77; Order 76-153, § 220-69-240, filed 12/17/76.]