



EXPEDITED RULE MAKING

CR-105 (June 2004)
(Implements RCW 34.05.353)
EXPEDITED RULE MAKING ONLY

Agency: Environmental and Land Use Hearings Office (including the Pollution Control Hearings Board, the Shorelines Hearings Board and the Growth Management Hearings Board)

Title of rule and other identifying information: The Environmental and Land Use Hearings Office (ELUHO) is repealing WAC Ch. 198-12 and WAC Ch. 242-04. Because of the administrative consolidation of the Environmental Hearing Office and the Growth Management Hearings Office, these rules are redundant and obsolete. The successor agency (ELUHO) is in the process of adopting new public records rules for the entire agency which will be promulgated as a new WAC Chapter, 198-14. ELUHO is also amending WAC 371-08-320, WAC 371-08-325, and WAC 198-09-010 to correct the agency address and name, and to correct outdated internal citations within the rules. ELUHO and the Growth Management Hearings Board are also correcting typographical errors in WAC Ch. 242-03.

NOTICE

THIS RULE IS BEING PROPOSED UNDER AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO

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AND RECEIVED BY January 23, 2012

Purpose of the proposal and its anticipated effects, including any changes in existing rules:

The purpose of the amendments which repeal WAC Ch. 198-12 and WAC Ch. 242-04 is to remove public records rules pertaining to two previously existing separate agencies (Environmental Hearings Office and Growth Management Hearings Board). New public records rules for the successor agency (ELUHO) are in process.

The purpose of the rule amendments to WAC 371-08-320, 325, and WAC 198-09-010 is to update the name and address of the agency.

The purpose of the amendments to WAC Ch. 242-03 is to correct typographical errors in order to make the rules more readable and understandable.

Reasons supporting proposal: Repeal of WAC Ch. 198-12 and 242-04 eliminates unnecessary, outdated, and redundant rules from the Washington Administrative Code. Other changes make rules more accurate and readable.

Statutory authority for adoption: RCW 43.21B.005, RCW 43.21B.090, RCW 36.70A.270(7).

Statute being implemented: RCW 43.21B.005, RCW 36.70A.270

Is rule necessary because of a:

- | | | |
|-------------------------|------------------------------|--|
| Federal Law? | <input type="checkbox"/> Yes | <input checked="" type="checkbox"/> No |
| Federal Court Decision? | <input type="checkbox"/> Yes | <input checked="" type="checkbox"/> No |
| State Court Decision? | <input type="checkbox"/> Yes | <input checked="" type="checkbox"/> No |

If yes, CITATION:

CODE REVISER USE ONLY

DATE
November 2, 2011

NAME (TYPE OR PRINT)
Kathleen D. Mix

SIGNATURE *Kathleen D. Mix* *Nina Carter*

TITLE Agency Director / Chair, GMHB

Name of proponent: (person or organization) Environmental and Land Use Hearings Board

Private
 Public
 Governmental

Name of agency personnel responsible for:

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