



RULE-MAKING ORDER

CR-103P (May 2009)
(Implements RCW 34.05.360)

Agency: Washington State Attorney General's Office

Permanent Rule Only

Effective date of rule:

Permanent Rules

31 days after filing.

Other (specify) _____ (If less than 31 days after filing, a specific finding under RCW 34.05.380(3) is required and should be stated below)

Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule?

Yes No If Yes, explain:

Purpose: 44-10-010 Adding definition of "manufacturer dispute program" for clarification of existing rules; 44-10-020 Adding 'email' to designated contact information provided by a manufacturer; 44-10-031 Updating a citation and clarify effect of filing a claim; 44-10-040 Updating to reflect new statutory procedures regarding review and acceptance or rejection of consumer requests for arbitration; 44-10-050 Updating to reflect new statutory procedures regarding assignment of requests for arbitration to the New Motor Vehicle Arbitration Board; 44-10-060(1)-(3) Updating and adding clarifications to reflect new statutory procedures regarding requests for special master arbitrator hearings; 44-10-070 Editorial clarification without change to effect; 44-10-080 Editorial clarification without change to effect; 44-10-090 Updating to reflect statutory change ending fee collection from out of state consumers; 44-10-100(1) and (3) Updating to reflect statutory changes regarding board duties, allowing use of email; 44-10-110 Updating to reflect statutory change allowing use of email; 44-10-120 Editorial clarification without change to effect; 44-10-150 Update reflecting statutory change regarding board duties; 44-10-170 Editorial clarification without change to effect; 44-10-180 Clarification without change to effect; 44-10-200(1),(1)(a)(iii)and (d), (2), (3)(a), (3)(a)(ii), (c), (e), (f), (g), and (6) Editorial clarifications without change to effect, updating to reflect new statutory procedures regarding issuance of arbitration decisions, allowing use of email, motor home manufacturer distribution of liability, and manufacturer liability; 44-10-221 Editorial clarification without change to effect regarding resale documents for vehicles reacquired under RCW 19.118 through manufacturer dispute programs; 44-10-222 Clarification without change to effect, establishing directions relating to a new statutory requirement for manufacturers to obtain title to certain manufacturer reacquired new motor vehicles, and alternative placement location of a disclosure windshield display; 44-10-300 Update reflecting statutory change allowing use of email; 44-10-310 Updating reflecting statutory change allowing use of email.

Citation of existing rules affected by this order:

Repealed: None

Amended: 44-10-010/020/031/040/050/060/070/080/090/100/110/120/150/170/180/200/221/222/300and 310

Suspended: None

Statutory authority for adoption: RCW 19.118.080(2); RCW 19.118.061.

Other authority :

PERMANENT RULE (Including Expedited Rule Making)

Adopted under notice filed as WSR WSR 09-19-106 on September 21, 2009 (date).

Describe any changes other than editing from proposed to adopted version:

None.

If a preliminary cost-benefit analysis was prepared under RCW 34.05.328, a final cost-benefit analysis is available by contacting:

Name: _____ phone ()
Address: _____ fax ()
e-mail _____

Date adopted: December 11, 2009

NAME (TYPE OR PRINT)

Rob McKenna

SIGNATURE

TITLE

Attorney General

CODE REVISER USE ONLY

OFFICE OF THE CODE REVISER
STATE OF WASHINGTON
FILED

DATE: December 11, 2009

TIME: 3:20 PM

WSR 10-01-069

**Note: If any category is left blank, it will be calculated as zero.
No descriptive text.**

**Count by whole WAC sections only, from the WAC number through the history note.
A section may be counted in more than one category.**

The number of sections adopted in order to comply with:

Federal statute:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
Federal rules or standards:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
Recently enacted state statutes:	New	<u>0</u>	Amended	<u>20</u>	Repealed	<u>0</u>

The number of sections adopted at the request of a nongovernmental entity:

New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
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The number of sections adopted in the agency's own initiative:

New	<u>0</u>	Amended	<u>20</u>	Repealed	<u>0</u>
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The number of sections adopted in order to clarify, streamline, or reform agency procedures:

New	<u>0</u>	Amended	<u>20</u>	Repealed	<u>0</u>
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The number of sections adopted using:

Negotiated rule making:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
Pilot rule making:	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
Other alternative rule making:	New	<u>0</u>	Amended	<u>20</u>	Repealed	<u>0</u>