EXPEDITED RULE MAKING



CR-105 (August 2017) (Implements RCW 34.05.353)

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DATE: August 19, 2024

TIME: 8:53 AM

WSR 24-17-105

Agency: Dept. of Agriculture				
		on: (describe subject) Chapter 16-306 WAC, HEN	IP PROGRAM	
		d effects, including any changes in existing rule		
		o clarify current rule language by replacing all gen	der-specific pronouns with	
modern gender-in	clusive pronouns.			
Reasons suppor	ting proposal: RCW 43.01.	160 requires state agencies to use gender-neutral	terms in rules unless a	
		gender-specific terminology supports the Department	nent's commitment to	
integrate inclusive	policies and procedures as	outlined in the agency's 22-25 strategic plan.		
Gender-inclusive	pronouns are pronouns that	are not specifically gendered and can be utilized v	when referring to each other	
in the third person	. They are linguistic tools tha	at we use to refer to people. Using gender-neutral	pronouns can help create a	
		nd show respect for people's gender identities.		
Statutary author	ity for adoption: RCW 15.1	40.020 BCW 42.01.160		
Statutory author	ity for adoption. ROW 15.1	40.030, RCW 43.01.100,		
Statute being im	plemented: Chapter 15.140	RCW)		
Is rule necessary				
Federal Law?			☐ Yes ⊠ No	
Federal Court Decision?			☐ Yes ⊠ No	
State Court Decision?			☐ Yes ⊠ No	
If yes, CITATION:				
Name of proponent: (person or organization) Skye Theriot			□ Private □ Priva	
			☐ Public☐ Governmental	
Name of agency	personnel responsible for	•	Governmental	
Name or agency			Division	
	Name	Office Location	Phone	
Drafting:	Gloriann Robinson	1111 Washington Street SE, Olympia, WA	(360) 902-1802	
Implementation:	Gloriann Robinson	1111 Washington Street SE, Olympia, WA	(360) 902-1802	
Enforcement:	Gloriann Robinson	1111 Washington Street SE, Olympia, WA	(360) 902-1802	

Agency comments or recommendations, if any, as to statutory language, implementation, enforcement, and fiscal matters: None.				
Expedited Adoption - Which of the following criteria was u	sed by the agency to file this notice:			
☐ Relates only to internal governmental operations that are no	ot subject to violation by a person;			
Adopts or incorporates by reference without material change federal statutes or regulations, Washington state statute rules of other Washington state agencies, shoreline master programs other than those programs governing shorelines of statewide significance, or, as referenced by Washington state law, national consensus codes that generally establish industandards, if the material adopted or incorporated regulates the same subject matter and conduct as the adopting or incorporating rule;				
⊠ Corrects typographical errors, make address or name changes, or clarify language of a rule without changing its effect;				
☐ Content is explicitly and specifically dictated by statute;				
 ☐ Have been the subject of negotiated rule making, pilot rule making, or some other process that involved substantial participation by interested parties before the development of the proposed rule; or ☐ Is being amended after a review under RCW 34.05.328. 				
Expedited Repeal - Which of the following criteria was use	d by the agency to file notice:			
 □ The statute on which the rule is based has been repealed and has not been replaced by another statute providing statutory authority for the rule; □ The statute on which the rule is based has been declared unconstitutional by a court with jurisdiction, there is a final judgment, and no statute has been enacted to replace the unconstitutional statute; □ The rule is no longer necessary because of changed circumstances; or 				
☐ Other rules of the agency or of another agency govern the same activity as the rule, making the rule redundant.				
Explanation of the reason the agency believes the expedited rule-making process is appropriate pursuant to RCW 34.05.353(4): The amendments in this proposal meet the criteria for expedited rule-making specified in RCW 34.05.353(1)(c) by clarifying the rule, without changing its effect, by replacing gender-specific pronouns with gender-inclusive pronouns.				
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				
Name: Gloriann Robinson, Agency Rules Coordinator				
Agency: Washington State Dept. of Agriculture				
Address: PO Box 42560, Olympia, WA 98504-2560				
Phone: (360) 902-1802				
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Email: wsdarulescomments@agr.wa.gov				
Other:				
AND RECEIVED BY (date) 10/22/2024				
Date: 08/19/2024	Signature:			
Name: Jason Ferrante	Jan Full			
Title: Deputy Director				

AMENDATORY SECTION (Amending WSR 22-01-137, filed 12/14/21, effective 1/14/22)

- WAC 16-306-130 Transporting hemp. (1) Hemp produced under this chapter may not be transported from a registered land area as identified on the hemp producer license until THC certification by the department as specified in WAC 16-306-120 is obtained by the applicable licensee prior to transport. During transport of hemp off a producer's registered land area, including to a processor, the person in possession of the hemp during transport must have in ((his or her)) their possession either:
- (a) Copies of the hemp producer license and department-issued THC certification, as required by this chapter; or
- (b) A bill of lading or other proper documentation demonstrating that the hemp was legally imported or is otherwise legally present in the state of Washington under applicable state and federal laws relating to hemp.
- (2) Any hemp from a licensed Washington producer that is found in Washington state at any location off the premises of a registered land area of a licensee without department-issued THC certification as specified in WAC 16-306-120 is deemed to be contraband and subject to seizure by the Washington state patrol or any law enforcement officer. Any such contraband material is subject to destruction at the licensee's expense, and may result in suspension or revocation of the hemp producer license.

[1] OTS-5746.1