<u>AMENDATORY SECTION</u> (Amending General Order No. R-471, Docket No. TV-991559, filed 6/27/00, effective 7/28/00)

- WAC 480-15-035 Exemptions from rules. (1) The commission may grant an exemption of any rule in this chapter when doing so is consistent with the public interest, the purposes underlying regulation, and applicable statutes.
- (2) To request a rule exemption, a company must file with the commission a written request identifying the rule for which an exemption is sought and giving a full explanation of the reason the exemption is requested.
- (3) The commission will assign the request a docket number, if needed, and schedule the request for consideration at one of its regularly scheduled open meetings or, if appropriate under chapter 34.05 RCW, in an adjudication. The commission will notify the company requesting the exemption, and other interested persons, of the date the commission will consider the request.
- (4) The commission will issue an order granting or denying the request or setting it for hearing, pursuant to chapter ((480-09)) 480-07 WAC.

AMENDATORY SECTION (Amending Order R-454, Docket No. TV-971477, filed 12/15/98, effective 1/15/99)

documents WAC 480-15-080 How do Ι file with the You may file documents by mailing them to the commission? address listed in WAC 480-15-060, or by hand delivering them to the commission's records management section. Your documents are officially received when date stamped by the commission's records management section. You may file certain documents electronically, as provided in WAC ((480-09-120)) 480-07-143 and 480-07-145.

WAC 480-15-090 May I submit information to the commission confidentially? Yes, you may submit information confidentially under the following conditions:

- (1) **Information other than complaints.** The commission will limit access to information that is identified as confidential and is submitted under the provisions of WAC ((480-09-015)) 480-07-160. Copies of this rule are available upon request.
- (2) Complaints and rule violations. If you fear for your safety when reporting a complaint for rule violation then, at your request, we will keep your name and address confidential. We require that you sign and submit a form specifying that you fear for your safety if your name and address are made public. Please note, however, that it is difficult to investigate complaints regarding a specific shipment if we are unable to release the name of the shipper, as carrier records are often kept by shipper name and address.

AMENDATORY SECTION (Amending Order R-454, Docket No. TV-971477, filed 12/15/98, effective 1/15/99)

WAC 480-15-120 What rules apply to commission proceedings? The commission's rules governing administrative practices and procedures are in chapter ((480-09)) 480-07 WAC. When a rule in this chapter is different than a rule in chapter ((480-09)) 480-07 WAC, the rule in this chapter applies to household goods carriers.

- WAC 480-15-310 May I comment on a decision to grant or deny temporary authority? (1) We publish an application docket listing temporary authority we have granted or denied. We mail the docket to each applicant and, upon written request, to any other person interested in application proceedings.
- (2) Anyone having an interest in an application appearing on the docket may file written comments within ten days following publication. Comments may be in the form of statements supporting or protesting the grant of authority or application. Comments must include your full name, address, telephone number, fax number, and permit number, if applicable. Comments must state the nature of your support or protest and address the following issues: Fitness, public interest, levels of service, business practices, safety, and/or operation of equipment.
- (3) We may grant or deny a protest without a hearing. We may, at our own discretion, hold a brief adjudicative proceeding on a protest. Rules governing applications and procedures for brief adjudicative proceedings are in chapter ((480-09)) 480-07 WAC.

AMENDATORY SECTION (Amending Order R-454, Docket No. TV-971477, filed 12/15/98, effective 1/15/99)

WAC 480-15-350 Will my application be set for a hearing? We may hold a hearing or brief adjudicative proceeding on any application for permanent authority if it is necessary to resolve outstanding issues or concerns related to fitness, public interest, public convenience and necessity, or any other issue resulting from a compliance review, audit, inspection report, complaint, or public comment. Rules governing hearings and brief adjudicative proceedings are contained in chapter ((480-09)) 480-07 WAC.

- WAC 480-15-440 What happens if my permit is suspended for cause? (1) Notification. The commission will send you notice of its action to suspend your permit. The suspension is effective upon the service date of the notice.
- (2) **Contest of suspension.** You may contest the suspension of your permit by requesting a hearing or brief adjudicative proceeding. The procedures for such hearings are contained in chapter ((480-09)) 480-07 WAC.
- (3) Reinstatement of permit. We will lift the suspension of your permit after you correct all conditions leading to the suspension.

AMENDATORY SECTION (Amending Order R-454, Docket No. TV-971477, filed 12/15/98, effective 1/15/99)

- WAC 480-15-460 What happens if my permit is canceled for cause? (1) Notification. The commission will send you notice of its action to cancel your permit. The cancellation is effective upon the service date of the notice.
- (2) Contest of cancellation. You may contest the cancellation of your permit by requesting a hearing or brief adjudicative proceeding. The procedures for such hearings are contained in chapter ((480-09)) 480-07 WAC.
- (3) Reinstatement of permit. If you correct all conditions that led to the cancellation of your permit, you may apply for reinstatement of your permit.
- (a) To reinstate your permit within thirty days of cancellation, you must file an application for reinstatement and pay the applicable reinstatement fees.
- (b) If you file an application for reinstatement after thirty days of cancellation, your application will be considered in all aspects to be an application for new authority, and will be subject to all terms and conditions specified in WAC 480-15-240 for new entrants.
- (4) Small business, reinstatement of permit. If you are a small business as defined in WAC 480-15-020, and you correct all conditions that led to the cancellation of your permit, you may apply for reinstatement of your permit.

- (a) To reinstate your permit within sixty days of cancellation, you must file an application for reinstatement and pay the applicable reinstatement fees.
- (b) If you file an application for reinstatement after sixty days of cancellation, your application will be considered in all aspects to be an application for new authority, and will be subject to all terms and conditions specified in WAC 480-15-240 for new entrants.

WAC 480-15-510 Changing commission-published tariffs. (1) Who may propose changes to the tariff? Companies holding temporary or permanent household goods authority may propose changes to the tariff. We may, on our own motion, propose tariff changes.

- (2) How do I propose changes to the tariff? All proposed changes must be sent to the commission's mailing address and must:
  - (a) Be in writing;
- (b) Identify the rates, rules, or classifications to be changed;
  - (c) Fully describe the proposed change;
  - (d) State clearly the reason(s) for the proposed change;
- (e) Include any information or documents that justify the proposed change (the person proposing the change must prove the change is just and reasonable); and
- (f) Identify the name, address, title, telephone number, permit number and fax number (if any) of the person we should contact regarding the proposal.
- (3) How does the commission consider proposals for tariff changes? When we receive a proposed tariff change we:
  - (a) Assign a docket number;
- (b) Schedule each docketed proposal for tariff change for consideration at one of our regularly scheduled open public meetings. The commission may approve the proposed changes, or suspend them and set them for hearing;
- (c) Notify you and other interested persons of the date when we will consider the tariff change; and
- (d) Process each application for tariff change under the procedures set forth in chapter ((480-09)) 480-07 WAC.
- (4) When do approved changes become effective? Changes we approve are not effective until we publish and distribute a revised tariff page. We will identify the effective date of the

change on the revised page.

AMENDATORY SECTION (Amending Order R-454, Docket No. TV-971477, filed 12/15/98, effective 1/15/99)

## WAC 480-15-520 Procedure for filing individual carrier tariffs. (1) What must be filed? You must submit to us:

- (a) A cover letter requesting permission from us to publish and file an individual tariff. The letter must describe the reasons you believe permission should be granted. Your letter should state the reasons you believe it is impractical for us to publish a tariff for the commodities or services contained in your proposed tariff.
- (b) Two copies of your proposed tariff. Your proposed tariff must comply with the tariff drafting standards in chapter 480-149 WAC (Tariff Circular No. 6). You may request a copy of chapter 480-149 WAC from our records management section. The proposed tariff must contain all rates, charges, and rules you will be using if we grant you permission to publish and file an individual tariff.
- (c) Data showing that the rates and charges contained in the proposed tariff are fair, just, reasonable, and sufficient.
  - (2) How are individual carrier filed tariffs processed?
  - (a) We review individual carrier filed tariffs:
- (i) For compliance with laws and rules relating to content and format;
- (ii) To ensure rates are fair, just, reasonable, and sufficient; and
  - (iii) For reasonableness and accuracy.
- (b) If tariffs are incomplete or do not comply with laws and rules, staff will discuss the issues with the carrier and require that corrected tariffs be filed.
- (c) When an individual carrier filed tariff is approved, the commission will issue an order stating the date on which the rates become effective. One copy of the tariff marked "approved" will be returned with the order.
- (3) How does the commission consider proposals to amend individual carrier filed tariffs? When we receive your proposed tariff amendment we will:
  - (a) Assign a docket number;
- (b) Schedule each proposed tariff amendment for consideration at one of our regularly scheduled open public meetings. The commission may approve the proposed amendment, or suspend them and set them for hearing;
  - (c) Notify you and other interested persons of the date

when we will consider the tariff proposed amendment;

- (d) Process your proposed tariff amendment under procedures established in chapter ((480-09)) 480-07 WAC; and
- (e) Notify you of the disposition of your proposed tariff amendment. If the filing is approved, we will notify you of the date upon which the tariff amendment becomes effective.
- (4) What happens if I don't charge the rates and charges in my tariff? You are subject to administrative action (see WAC 480-15-130(3)) if you charge rates or charges different from those contained in your tariff.