Rulemaking Efforts



Amelia Boyd

Program Manager

In Progress

New Profession: Anesthesiologist Assistants SB 5184 A CR-102, Proposed Rules, was filed on March 25, 2025, as WSR #25-08-028. The Commission has developed a new chapter of rules under Title 246 WAC which establishes licensing regulations for anesthesiologist assistants, in accordance with SB 5184.

Between October and December 2024, the Commission held four workshops, working with the public, associations, and other interested parties to draft the proposed language. The Commission approved this language at their January 10, 2025, Business Meeting. A rules hearing was held on May 9, 2025, where the proposed language was adopted. A CR-103, Permanent Rules, is currently in progress, with a projected effective date sometime in September. Please visit our Rules in Progress page for more information.

Establishing the use of nitrous oxide in office based surgical settings, WAC 246-919-601

The Commission is considering amending <u>WAC 246-919-601</u> to exempt the use of nitrous oxide in office-based surgical settings under certain circumstances. Additionally, the Commission is considering adding a new subsection to further address the use of nitrous oxide in such settings. The CR-101, Preproposal Statement of Inquiry, for this rulemaking was filed on May 17, 2024, as <u>WSR #24-11-104</u>.

Between July 2024 and January 2025, the Commission held three workshops, collaborating with the public, associations, and other interested parties to develop the draft language. At the final workshop held on January 27, 2025, the panel approved the draft language for presentation to the Commission at its March 14, 2025, Business Meeting. During that meeting, the Commission authorized moving forward with the next step in the rulemaking process, the CR-102, or Proposed Rules. The CR-102 is currently in progress, with a hearing tentatively scheduled for August 22, 2025. Please visit our Rules in Progress page for more information.

Opioid Prescribing for Physician Assistants (PA) and Allopathic Physicians (MD)

A CR-101, Preproposal Statement of Inquiry, was filed on April 30, 2025, as WSR #25-10-039. The Commission is considering amending the following opioid prescribing rules to modernize the language, add clarity, and bring the rules more in line with current practice: MD, WAC 246-919-850 through 246-919-985; and PA, WAC 246-918-800 through 246-918-935. Workshops will be held soon. Please visit our Rules in Progress page for the current schedule.

Collaborative Drug Therapy Agreements

The <u>CR-101</u> for creating rules related to Collaborative Drug Therapy Agreements was filed with the Office of the Code Reviser on July 22, 2020 as <u>WSR #20-16-008</u>.

One aspect of the practice of medicine is working with pharmacists to deliver drug therapy to patients. This coordination can take many forms, but the Commission's concern involves treating patients under a collaborative drug therapy agreement (CDTA). These arrangements occur pursuant to a written agreement entered into by an individual physician or physician assistant and an individual pharmacist.

The Pharmacy Quality Assurance Commission has adopted a rule that governs CDTAs from the pharmacy perspective, however there are no statutes or rules that govern a physician's responsibilities under a CDTA. A rule is needed to define the roles and responsibilities of the physician or physician assistant who enters into a CDTA, any defined limit to the number of pharmacists who may have a CDTA with any one physician or physician assistant, and how the physician or physician assistant and pharmacist can best collaborate under these agreements.

Regulating the use of CDTAs would place the Commission in an active patient safety role. Rulemaking would provide clarity around this issue to help avoid potential discipline and increase patient safety. The new sections being considered will potentially benefit the public's health by ensuring that participating providers are informed and regulated by current national industry and best practice standards.

Workshops for this rulemaking are on hold pending the outcome of the Department of Health's ongoing Sunrise Review of the <u>Pharmacist Scope of Practice</u>. Please visit our <u>Rules in Progress</u> page for the current schedule and draft language.

Upcoming Rulemakings

Regarding <u>SSB 5389</u> – define "qualified physician" At their October 20, 2023, Business meeting, the Commissioners approved initiating rulemaking related to SSB 5389. The CR-101, Preproposal Statement of Inquiry, for this rulemaking is in progress. Once the CR-101 is filed, workshops will be held. Please visit our <u>Rules in Progress</u> page for the current schedule.

Chapter 246-919 WAC, Allopathic Physicians (MD)

At their January 10, 2025, Business meeting, the Commission approved initiating rulemaking on several sections of allopathic physician (MD) rules, chapter 246-919 WAC. The sections that will be addressed in this rulemaking are WAC 246-919-010 through WAC 246-919-520 and WAC 246-919-602 through WAC 246-919-700. The CR-101, Preproposal Statement of Inquiry, is in progress. Once the CR-101 is filed, workshops will be held. Please visit our Rules in Progress page for the current schedule.

Recently Completed

General Provisions for Opioid Prescribing for Physician Assistants (PA) and Allopathic Physicians (MD)

The Commission has adopted amendments to their opioid prescribing rules to exclude patients with sickle cell disease, to clarify tapering considerations, and to clarify the use of biological specimen testing. The rules amend WAC 246-918-801 Exclusions, WAC 246-918-870 Periodic Review—Chronic pain, and WAC 246-918-900 Tapering considerations—Chronic pain for physician assistants, as well as WAC 246-919-851 Exclusions, WAC 246-919-920 Periodic Review—Chronic pain, and WAC 246-919-950 Tapering considerations—Chronic pain for allopathic physicians.

The rules add sickle cell disease to the list of exemptions from opioid prescribing limits. To prevent harm from abrupt opioid discontinuation, the rules clarify that not all chronic pain patients need tapering. The rules also state that a single abnormal biological test result should not be the sole basis for discontinuing opioid treatment.

The CR-103 for Permanent Rulemaking was filed on February 18, 2025, as <u>WSR #25-05-091</u>. The WSR document contains the adopted rule language, which took effect on March 21, 2025.

2SHB 1009 Military Spouse Temporary Practice Permits

Second Substitute House Bill (2SHB) 1009 Concerning military spouse employment was passed during the 2023 legislative session. The Commission has a section in both the physician's chapter, WAC 246-919-397, and the physician assistant's chapter, WAC 246-918-076, which address how a military spouse can obtain a temporary practice permit. Both WACs are identical except for references to physician or physician assistant in their respective chapters. 2SHB 1009 provided additional information for issuing this temporary permit, a different definition of military spouse, and other items that are not included in the Commission's WACs. The Commission adopted rules that fulfill the requirements of 2SHB 1009 on October 11, 2024. The CR-103, Permanent Rules, was filed on December 3, 2024, as WSR #24-24-098. The rules became effective on January 3, 2025.

Expedited Rulemakings (CR-105)

Physician Assistant Collaborative Practice

The CR-105 in response to <u>ESHB 2041</u> concerning physician assistant collaborative practice was filed on July 16, 2024, as <u>WSR #24-15-055</u>. The rules were adopted on November 14, 2024, and became effective on December 15, 2024. The revised rules can be found in the CR-103 filed on November 14, 2024, as <u>WSR #24-23-043</u>. The rules became effective on December 15, 2024.

Technical Edits to <u>WAC 246-919-945</u> and <u>WAC 246-918-895</u>

The CR-105 was filed on July 16, 2024, as WSR #24-15-054. This rulemaking removed references to osteopathic physician assistants. The rules were adopted on November 14, 2024, and became effective on December 15, 2024. The revised rules can be found in the CR-103 filed on November 14, 2024, as WSR #24-23-042. The rules became effective on December 15, 2024.

More Information

Please visit our <u>rulemaking site</u> and for continued updates on rule development, interested parties are encouraged to <u>join the Commission's rules GovDelivery</u>. Commission rulemaking comments or questions may be emailed to <u>medical.rules@wmc.wa.gov</u>.

All Upcoming hearings, stakeholder meetings and other events can be found on the <u>WMC Event Page</u>