

CODE REVISER USE ONLY

CR-103E (December 2017) (Implements RCW 34.05.350 and 34.05.360)

Agency: State Board of Health

Effective date of rule: Emergency Rules

Immediately upon filing.

□ Later (specify) _

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

 \Box Yes \boxtimes No If Yes, explain:

Purpose: The State Board of Health (board) adopted an emergency rule regarding substitute components of registered products as part of the certification and registration of proprietary treatment products used in on-site sewage systems. The original emergency rule was filed on June 15, 2022 (WSR 22-13-101). Emergency rules have been filed continuously thereafter with the most recent filing on October 6, 2023 WSR 23-21-061). Only one change has been made to the amendments since the filing of the original emergency rule. This emergency rule is being adopted with a slight change to the previous emergency rule language.

This sixth emergency rules amends WAC 246-272A-0110 to allow manufacturers to make a written request to the Department of Health (department) to substitute components of a registered product's construction in cases of a demonstrated supply chain shortage or similar manufacturing disruptions that may impact installations, operation, or maintenance. The request must include information that demonstrates the substituted component will not negatively impact performance or diminish the effect of the treatment, operation, and maintenance of the original registered product. The emergency rule will also allow manufacturers of registered proprietary treatment products to replace components of their products that are not available due to supply chain shortages or similar manufacturing disruptions with like components, as long as the components will not negatively impact performance, treatment, operation, or maintenance of the original registered product.

The current rule requires manufacturers of proprietary treatment products used in on-site sewage systems to test their products with the NSF and register their products with the department based on NSF test results before the product is allowed to be permitted or installed in Washington. Without the emergency rule, the current rule would impede home sales when maintenance of proprietary products has not been completed as noted on home inspections for property transfers because replacement parts with NSF registration are unavailable. New construction is likewise impacted as many active or pending permits include on-site sewage systems using Salcor products. Salcor manufactures a disinfecting ultraviolet (UV) light system incorporated into several proprietary treatment products used in Washington State.

There are other manufacturers of disinfecting UV light systems that can be substituted into proprietary treatment products in place of Salcor products. Salcor was sold and the new owner is working with NSF to get their products approved but this process will take several months. In order to continue to protect the public's health, safety, and welfare, it is necessary to adopt a sixth emergency rule to allow the department to consider written requests from manufacturers of proprietary treatment products for substitutes to proprietary treatment product components so their systems will be able to function properly without negatively impacting treatment, operation or maintenance during supply chain shortages. To date, four manufacturers have received department approval to substitute the Salcor 3G UV lamp with an alternate UV lamp.

In 2018, the board filed a CR-101, Preproposal Statement of Inquiry (WSR 18-06-082), to initiate permanent rulemaking and update the on-site sewage system rules. That rulemaking is still underway and is expected to conclude in 2024. As directed by the board at the June 8, 2022 meeting, the emergency rule amendment will be considered for incorporation into the permanent rulemaking that is currently underway.

er:					
RCW 43.2	0.050 (3)			
or good ca	ause fin	ds:			
0			essarv	for the preserv	vation of
neral welfa	are, and	that observing	the tim	e requirement	s of notice
leral rule o	or a fede	eral deadline for	r state	receipt of feder	ral funds
f a rule.					
treatment ut negativ	produce vely im	et component s pacting perfor	so thei mance	r systems may or diminish	у
is left b riptive	•	it will be o	calcu	lated as z	ero.
riptive	text. m the V	it will be of VAC number the one of the one	nrough	the history n	
riptive	text. m the V ed in m	VAC number tl ore than one c	nrough	the history n	
only, fro be counte	text. m the V ed in m	VAC number tl ore than one c	nrough	the history n	
riptive only, from be counted order to c	text. m the V ed in m omply v	VAC number tl ore than one c with:	nrough ategor	the history n y.	ote.
riptive only, fro be counte order to c New	text. m the V ed in m omply v <u>0</u>	VAC number til ore than one c with: Amended	nrough ategor <u>0</u>	the history n y . Repealed	o te. <u>0</u>
riptive only, from be counted order to co New New New	text. m the V ed in m omply v <u>0</u> <u>0</u> <u>0</u>	VAC number til ore than one c with: Amended Amended	nrough ategor 0 0 0	the history n y. Repealed Repealed Repealed	o te. 0 0
	ndment, o neral welfa oon adopti deral rule o <u>f a rule.</u> d finds th the emerg ritten requ treatment ut negativ	ndment, or repeal neral welfare, and oon adoption of a p deral rule or a fede <u>f a rule.</u> d finds that in or the emergency r fitten request fro treatment produc ut negatively imp	heral welfare, and that observing bon adoption of a permanent rule deral rule or a federal deadline for <u>f a rule.</u> d finds that in order to protect the emergency rule to amend v ritten request from manufacture treatment product component s ut negatively impacting perfor	ndment, or repeal of a rule is necessary neral welfare, and that observing the tim oon adoption of a permanent rule would deral rule or a federal deadline for state of <u>f a rule.</u> d finds that in order to protect the put the emergency rule to amend WAC 2 ritten request from manufacturers of p treatment product component so their ut negatively impacting performance	ndment, or repeal of a rule is necessary for the preser- neral welfare, and that observing the time requirement oon adoption of a permanent rule would be contrary to deral rule or a federal deadline for state receipt of fede

The number of sections adopted on	the agen	cy's ow	n initiative:			
	New	<u>0</u>	Amended	<u>1</u>	Repealed	<u>0</u>
The number of sections adopted in	order to c	larify, s	treamline, or i	reform	agency proce	dures:
	New	<u>0</u>	Amended	<u>0</u>	Repealed	<u>0</u>
The number of sections adopted us	ing:					
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	1	Repealed	<u>0</u>

Date Adopted:	
Name: Michelle Davis, MPA	Signature:
Title: Executive Director Washington State Board of Health	