

## KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

## Signature Report

June 21, 2013

## R&R BOH13-02

	Proposed No.	BOH13-02.1	Sponsors
1		A RULE AND REGULATION	N relating to hazardous
2		materials management; estab	lishing a hazardous materials
3		management title within the	Code of the King County Board
4		of Health by amending R&R	66, Section 1 (part), as
5		amended, and BOH 2.08.080	, R&R 66, Section 1 (part), as
6		amended, and BOH 2.08.085	, R&R 45 (part) and BOH
7		11.01.020, R&R 45 (part) and	1 BOH 11.01.030, R&R 45
8		(part) and BOH 11.01.040, R	&R 45 (part) and BOH
9		11.01.050, R&R 45 (part) and	BOH 11.01.060, R&R 45
10		(part) and BOH 11.10.020, R	&R 45 (part) and BOH
11		11.10.030, R&R 45 (part) and	BOH 11.30.010, R&R 45
12		(part) and BOH 11.30.020, Re	&R 45 (part) and BOH
13		11.40.010, R&R 45 (part) and	BOH 11.40.020, adding a new
14		chapter to BOH Title 11, addi	ng new sections to BOH
15		chapter 11.01, recodifying BC	OH 2.08.010, BOH 2.08.075,
16		BOH 2.08.080, BOH 2.08.083	5, BOH 2.08.090, BOH
17		11.10.010, BOH 11.10.020, B	ОН 11.10.030, ВОН
18		11.20.010, BOH 11.20.020, B	ОН 11.20.030, ВОН

11.30.010, 11.30.020, 11.40.010 and 11.40.020 and repealing

20	R&R 66, Section 1 (part), and BOH 2.08.015, R&R 66,
21	Section 1 (part), as amended, and BOH 2.08.020, R&R 66,
22	Section 1 (part), as amended, and BOH 2.08.025, R&R 66,
23	Section 1 (part), as amended, and BOH 2.08.030, R&R 66,
24	Section 1 (part), and BOH 2.08.035, R&R 66, Section 1
25	(part), and BOH 2.08.040, R&R 66, Section 1 (part), and
26	BOH 2.08.045, R&R 66, Section 1 (part), and BOH 2.08.050
27	R&R 66, Section 1 (part), and BOH 2.08.055, R&R 66,
28	Section 1 (part), and BOH 2.08.060, R&R 66, Section 1
29	(part), and BOH 2.08.065, R&R 66, Section 1 (part), and
30	BOH 2.08.070, R&R 45 (part) and BOH 11.01.010, R&R 45
31	(part) and BOH 11.05.010, R&R 45 (part) and BOH
32	11.05.020, R&R 45 (part) and BOH 11.05.030, R&R 45
33	(part) and BOH 11.05.040, R&R 45 (part) and BOH
34	11.05.050, R&R 45 (part) and BOH 11.05.060, R&R 45
35	(part) and BOH 11.05.070, R&R 45 (part) and BOH
36	11.05.080, R&R 45 (part) and BOH 11.05.090, R&R 45
37	(part) and BOH 11.05.100, R&R 45 (part) and BOH
38	11.05.110, R&R 45 (part) and BOH 11.05.120, R&R 45
39	(part) and BOH 11.05.130, R&R 45 (part) and BOH
10	11.05.140, R&R 45 (part) and BOH 11.05.150 and R&R 45
11	(part) and BOH 11.05.160; enacted pursuant to RCW

42 70.05.060, including the latest amendments or revisions 43 thereto. 44 PREAMBLE: The existing Board of Health regulations relating to the management of 45 46 properties contaminated by hazardous chemicals were established in 1989 and codified in BOH Title 11, consisting of six chapters. The existing 47 Board of Health regulations relating to local hazardous waste management 48 coordination were established in 1991 and codified in BOH chapter 2.08, 49 consisting of a single chapter. The board determines that existing and 50 future Board of Health legislation relating to hazardous materials 51 management should be codified in a single title of the Board of Health 52 53 Code to help improve organization of the code by subject matter, and that 54 Title 11 is the most logical and appropriate title for this purpose. To facilitate the codification of regulations on hazardous materials 55 management in BOH Title 11, the board determines that each of the 56 sections of chapter 2.08 on local hazardous waste management 57 58 coordination and each of the sections of Title 11 on the management of properties contaminated by hazardous chemicals should be recodified as 59 60 separate chapters in Title 11. BE IT ADOPTED BY THE KING COUNTY BOARD OF HEALTH: 61 SECTION 1. There is hereby established a new chapter in BOH Title 11. The 62 chapter shall contain Section 3 of this rule, BOH 2.08.010, as recodified by this rule, 63

85

64	BOH 2.08.075, as recodified by this rule, BOH 2.08.080, as recodified by this rule, BOH
65	2.08.085, as recodified by this rule and BOH 2.08.090, as recodified by this rule.
66	SECTION 2. BOH 2.08.010, BOH 2.08.075 and BOH 2.08.090 are each hereby
67	recodified as new sections in the chapter established in section 1 of this rule.
68	NEW SECTION. SECTION 3. There is hereby added to the chapter established
69	in section 1 of this rule a new section to read as follows:
70	<b>Definitions.</b> The definitions in this section apply throughout this chapter unless
71	the context clearly requires otherwise.
72	A. "Certified hauler" means a person engaged in the business of solid waste
73	handling having a certificate granted by the Washington state Utilities and Transportation
74	Commission for that purpose.
75	B. "Committee" means the local hazardous waste management program's
76	management coordination committee established in BOH 2.08.080, as recodified by this
77	rule.
78	C. "Department" means the Seattle/King County Department of Public Health.
79	D. "Landfill" means a disposal facility or part of a facility at which solid waste is
80	placed in or on land and which is not a land treatment facility.
81	E. "Moderate-risk waste" shall have the same meaning as in RCW 70.105.010.
82	F. "Passenger licensed vehicle" means any motor vehicle licensed by the state of
83	Washington or any other state or governmental entity as a passenger vehicle.

vehicle used by a certified hauler in the certified hauler's solid waste handling operations.

G. "Self hauler" means a vehicle that is neither a passenger licensed vehicle nor a

H. "Septage" means a semisolid consisting of settled sewage solids combined
with varying amounts of water and dissolved materials generated from a septic tank
system.

- I. "Sewage" means any liquid or liquid-borne waste from the ordinary living processes, liquid or liquid-borne waste that contains animal or vegetable matter in suspension or solution or liquid or liquid-borne waste that contains chemical in suspension or solution, and that may be lawfully discharged into a public sanitary sewer.
- J. "Solid waste" means all putrescible and nonputrescible solid and semisolid wastes, including, but not limited to, garbage, rubbish, ashes, industrial wastes, infectious waste, swill, demolition and construction wastes, abandoned vehicles or parts thereof, discarded commodities or contaminated excavated solid or fills material. "Solid waste" includes all liquid, solid and semisolid materials that are not the primary products of public or private, industrial, commercial, mining and agricultural operations, except that, for the purposes of this section, "solid waste" does not include source-separated recyclable materials.
- K. "Suburban city" means an incorporated city or town whose boundaries include territory within King County and who has entered into a solid waste interlocal agreement with King County in accordance with K.C.C. 10.08.130.
- L. "Transfer station" means a staffed, fixed, supplemental collection and transportation facility used by persons and route collection vehicles to deposit collected solid waste from off-site into a larger transfer vehicle for transport to a permanent disposal site.

108	SECTION 4. BOH 2.08.080, as amended by this rule, is hereby recodified as a
109	new section in the chapter established in section 1 of this rule.
110	SECTION 5. R&R 66, Section 1 (part), as amended, and BOH 2.08.080 are each
111	hereby amended to read as follows:
112	Committee (( $\underline{E}$ ))established - (( $\underline{M}$ ))membership. The (( $\underline{L}$ ))local (( $\underline{H}$ ))hazardous
113	$((\underline{W}))\underline{w} \text{aste } ((\underline{M}))\underline{m} \text{anagement } ((\underline{P}))\underline{p} \text{rogram's } ((\underline{M}))\underline{m} \text{anagement } ((\underline{C}))\underline{c} \text{oordination}$
114	((C)) committee is hereby established. The $((C))$ committee shall be composed of five
115	members:
116	A. The director of the King County $((D))\underline{d}$ epartment of $((N))\underline{n}$ atural
117	$((R))\underline{r}esources\ ((\textbf{-}))\ \underline{and\ parks}\ ((S))\underline{s}olid\ Waste\ Division\ or\ ((\underline{his/her}))\ \underline{the\ director's}$
118	designee;
119	B. The director of $((C))\underline{c}$ ity of Seattle Public Utilities or $((his/her))$ the director's
120	designee;
121	C. A representative appointed by the ((Suburban)) Sound Cities Association;
122	D. The director of the King County $((\mathbf{P}))\underline{\mathbf{d}}$ epartment of $((\mathbf{N}))\underline{\mathbf{n}}$ atural
123	$((R))\underline{r}esources\ ((-))\ \underline{and\ parks}\ ((W))\underline{w}ater\ and\ ((L))\underline{l}and\ ((R))\underline{r}esources\ ((D))\underline{d}ivision\ or$
124	((his/her)) the director's designee; and
125	E. The director of the Seattle-King County Department of Public Health or
126	((his/her)) the director's designee.
127	SECTION 6. BOH 2.08.085, as amended by this rule, is hereby recodified as a
128	new section in the chapter established in section 1 of this rule.
129	SECTION 7. R&R 66, Section 1 (part), as amended, and BOH 2.08.085 are each
130	hereby amended to read as follows:

131	A.1. The committee shall be responsible for accepting and recommending a
132	management plan and budget for:
133	a. the reduction of moderate risk waste generation, its entry into the solid waste
134	stream, entry into the liquid waste (sewage) stream, into storm drainage or surface waters
135	and evaporation into the air; and
136	b. the protection and enhancement of the public health and environmental
137	quality in King County by the reduction of the threat posed by the production, use,
138	storage and disposal of hazardous materials.
139	2. The management coordination committee ((will)) shall develop an annual
140	plan and budget and reach agreement on it through consensus of the entire committee.
141	Lacking a consensus, a majority and a minority report will be forwarded to the King
142	County Board of Health.
143	B. The committee shall recommend contracts with the city of Seattle, suburban
144	cities, sewer districts( $(5)$ ) or other governments or entities located entirely or partially
145	within King County, and King County, to implement portions of the management plan, in
146	consideration of sums collected under BOH 2.08.090, as recodified by this rule.
147	SECTION 8. BOH chapter 11.01 should be renamed "Contaminated Properties."
148	SECTION 9. R&R 45 (part) and BOH 11.01.020 are each hereby amended to
149	read as follows:
150	Purpose and policy declared.
151	A. It is expressly the purpose of this ((title)) chapter to provide for and promote
152	the health, safety and welfare of the general public, and not to create or otherwise

establish or designate any particular class or group of persons who will or should be	2
especially protected or benefited by ((the terms of)) this ((title)) chapter.	

- B. It is the ((specific)) intent of this ((title)) chapter to place the obligation of complying with its requirements upon the owner of a dwelling, building, vehicle or premises within its scope, and no provision of nor term used in this ((title)) chapter is intended to impose any duty whatsoever upon King County or any of its officers or employees, for whom the implementation or enforcement of this ((title)) chapter shall be discretionary and not mandatory.
- C. Nothing ((eontained)) in this ((title)) chapter is intended to be ((nor)) or shall be construed to create or form the basis for any liability on the part of King County, or its officers, employees or agents, for any injury or damage resulting from the failure of the owner of a dwelling, building, vehicle or premises to comply with this ((title)) chapter, or by reason or in consequence of any act or omission in connection with the implementation or enforcement of this ((title)) chapter on the part of King County by its officers, employees or agents.
- SECTION 10. R&R 45 (part) and BOH 11.01.030 are each hereby amended to read as follows:
- **Scope.** ((The provisions of t)) This ((title)) chapter provides for the abatement of public health hazards created by the storage, use or handling of hazardous chemicals in dwellings, buildings, vehicles or premises except as otherwise provided in this ((title)) chapter.
- SECTION 11. R&R 45 (part) and BOH 11.01.040 are each hereby amended to read as follows:

176	<b>Applicability.</b> This ((title)) chapter shall apply to sites described in ((Section))
177	BOH 11.01.030. This ((title)) chapter shall not apply to industrial sites where the
178	manufacturing processes using hazardous chemicals are licensed or regulated by state or
179	federal agencies.
180	SECTION 12. R&R 45 (part) and BOH 11.01.050 are each hereby amended to
181	read as follows:
182	Administration. The health officer may develop guidelines to clarify sections of
183	this ((title)) chapter as needed and make these available for distribution. Development of
184	((these)) the guidelines shall allow for public comment.
185	SECTION 13. R&R 45 (part) and BOH 11.01.060 are each hereby amended to
186	read as follows.
187	Access. The health officer may, in the performance of ((his or her)) the health
188	officer's duties and to the full extent permitted by law, examine and survey all sites
189	described in BOH 11.01.030 ((of this title)) and associated property without hindrance.
190	The owner, ((his or her)) the owner's agent and the occupant shall give free access to the
191	health officer at all reasonable times when required to do so.
192	NEW SECTION. SECTION 14. There is hereby added to BOH chapter 11.01 a
193	new section to read as follows:
194	<b>Definitions.</b> The definitions in this section apply throughout this chapter unless
195	the context clearly requires otherwise.
196	A. "Approved" means in approved in writing by the health officer.
197	B. "Closure" means the physical securing of a dwelling, building, vehicle or
198	premises so as to bar or block passage or entry.

199	C. "Department" means the Seattle - King County Department of Public Health.
200	D. "Hazardous chemical" means any substance used in the manufacture of
201	controlled substances as defined by chapter 69.50 RCW, hazardous substances as
202	identified by chapter 70.105 RCW and federal regulations establishing same, and chapter
203	246-889 WAC, Pharmaceutical - Precursor Substance Control.
204	E. "Health hazard" means a condition or situation where, in the opinion of the
205	health officer, disease and/or injury potential exists and if unabated may endanger the
206	health of the public.
207	F. "Health officer" means the director of the department or the director's
208	authorized representative.
209	G. "Owner of record" means that person or persons who has a lawful right of
210	possession of a dwelling, building, vehicle or premises by reason of obtaining it by
211	purchase, exchange, gift, lease, inheritance or legal action.
212	H. "Person" means an individual, firm, association, copartnership, political
213	subdivision, government agency, municipality, industry, public or private corporation,
214	or any other entity whatsoever.
215	I. "Precursor" means a raw material for a controlled substance which becomes
216	part of the finished drug product.
217	J. "Premises" means a tract or parcel of land with or without habitable buildings.
218	K. "Public nuisance" means any unlawful act or omission to perform a duty,
219	which act or omission that:
220	1. Annoys, injures or endangers the comfort, repose, health or safety of others,
221	offends decency or unlawfully interferes with, obstructs or tends to obstruct, any lake or

222	navigable river, bay, stream, canal or basin or any public park, square, street or highway;
223	or
224	2. In any way renders other persons insecure in life or in the use of property.
225	L. "Reagent" means any substance used in a chemical reaction to detect, measure
226	examine or produce other substances.
227	M. "Solvent" means a liquid capable of dissolving another substance.
228	N. "State" means the state of Washington.
229	O. "Vehicle" means every device capable of being moved upon a public highway
230	and in, upon or by which any persons or property is or may be transported or drawn upon
231	a public highway, excepting devices moved by human or animal power or used
232	exclusively upon stationary rails or tracks.
233	P. "Waived" means waived in writing by the health officer.
234	SECTION 15. BOH 11.10.010, 11.20.010, 11.20.020 and 11.20.030 are each
235	hereby recodified as new sections in BOH chapter 11.01.
236	SECTION 16. BOH 11.10.020, as amended by this rule, is hereby recodified as a
237	new section in BOH chapter 11.01.
238	SECTION 17. R&R 45 (part) and BOH 11.10.020 are each hereby amended to
239	read as follows:
240	Public nuisance declared. For purposes of this ((title)) chapter, the board
241	declares, finds and determines that the creation or maintenance of a health hazard is a
242	public nuisance.
243	SECTION 18. BOH 11.10.030, as amended by this rule, is hereby recodified as a
244	new section in BOH chapter 11.01.

245	SECTION 19. R&R 45 (part) and BOH 11.10.030 are each hereby amended to
246	read as follows:
247	Public nuisance prohibited.
248	A. It is unlawful for any dwelling, building, vehicle or premises to be employed
249	or used as a public nuisance. If it is found to be used or employed as such, it shall be
250	subject to closure.
251	B. It is unlawful for any person to employ, use, maintain or allow the
252	employment, use or maintenance of a dwelling, building, vehicle or premises as a public
253	nuisance.
254	C. It is unlawful for any person to use or occupy any dwelling, building, vehicle
255	or premises determined to be a public nuisance after service of notice has been made
256	pursuant to this ((title)) chapter, unless this provision is waived in writing by the health
257	officer.
258	D. Any occupant who fails to voluntarily cease to use or occupy a dwelling,
259	building, vehicle or premises as required by subsection C. of this section may be assessed
260	civil penalties in accordance with $\underline{BOH}$ (( $\underline{C}$ )) $\underline{c}$ hapter 1.08 (( $\underline{of}$ this code (Rules and
261	Regulations 7))). Any occupant may also be removed but only ((pursuant to)) in
262	accordance with a court order after notice and an opportunity to be heard by the court
263	having jurisdiction of any action brought ((pursuant to)) under this ((title)) chapter.
264	SECTION 20. BOH 11.30.010, as amended by this rule, is hereby recodified as a
265	new section in BOH chapter 11.01.
266	SECTION 21. R&R 45 (part) and BOH 11.30.010 are each hereby amended to
267	read as follows:

General	provisions.
---------	-------------

A. The health officer is authorized to administer and enforce all provisions of this ((title)) chapter. Nothing ((contained herein)) in this chapter is meant to limit ((his or her)) the health officer's discretion in evaluating and directing compliance with this ((title)) chapter.

B. This ((title)) chapter and any guidelines developed ((per Section)) in accordance with BOH 11.01.050 ((of this title)) shall be enforced ((pursuant to this code;)) in accordance with BOH ((C))chapter 1.08 (((King County Board of Health Rules and Regulations No. 7))).

C. ((In the event that any)) If a dwelling, building, vehicle((;)) or premises is

found to be in violation of this ((title)) chapter, the health officer may enforce any provision of this ((title)) chapter against the owner of record of ((said)) the dwelling, building, vehicle((5)) or premises, whether or not the owner of record had actual knowledge that ((said)) the dwelling, building, vehicle((5)) or premises was or had been used to create or maintain a public nuisance through health hazard ((as defined in this title)).

D. If any dwelling, building, vehicle((;)) or premises is employed, used or occupied contrary to ((the provisions of)) this ((title)) chapter, the health officer shall give ((due)) notice in accordance with subsection E. of this section to the owner of record requiring ((him or her)) the owner, within a reasonable time, to comply with this ((title)) chapter. Upon failure to comply with this ((title)) chapter, the health officer may institute appropriate legal action to compel the owner of record of the dwelling, building, vehicle((;)) or premises to comply with this ((title)) chapter.

E. Every notice or order in relation to a dwelling, building, vehicle or premises
shall be served upon the owner of record allowing a specified reasonable time to comply
with the ((requirements in the)) notice or order. However, the posting of a copy of such a
notice or order in a conspicuous place in or upon the dwelling, building, vehicle( $(5)$ ) or
premises, and mailing a copy thereof to ((such)) the owner of record at ((his or her)) the
owner's last known address, ((shall)) constitutes service of any notice or order required
by this ((title)) chapter, unless otherwise provided.

- F. It is unlawful for any person, other than the health officer, to remove, destroy, deface, cover ((up)) or conceal any notice or order posted as herein provided, except by written permission of the health officer. Any person who unlawfully removes, destroys, defaces, covers((5)) or conceals any notice or order posted by the health officer, may be assessed civil penalties in accordance with BOH ((C))chapter 1.08 ((of this code (King County Board of Health Rules and Regulations 7))).
- G. The health officer may extend the time within which to comply with the notice or order((5)) and, whenever ((he or she)) the health officer is satisfied that the health hazard from the dwelling, building, vehicle((5)) or premises has ceased to exist, or that the property is fit for human occupancy, may revoke the notice or order.
- H. If the owner of record is a corporation, partnership, joint venture, trust, business or any other similar entity, then in that event, the director(((s))) or directors, trustee(((s), and/or)) or trustees or any member of a joint venture, business((5)) or similar entity shall be both jointly and severally liable for each and every proceeding ((which may)) that might arise by and through enforcement of ((any paragraph of)) this ((title)) chapter.

314	I. In the event the owner of record fails to abate the public nuisance as directed
315	by the health officer under this chapter ((of this title)), the health officer may initiate legal
316	proceedings to abate the nuisance. In ((this)) that event, the owner of record shall be
317	liable for fees and costs incurred in abating the public nuisance including but not limited
318	to actual ((attorney's)) attorneys' fees and costs.
319	SECTION 22. BOH 11.30.020, as amended by this rule, is hereby recodified as a
320	new section in BOH chapter 11.01.
321	SECTION 23. R&R 45 (part) and BOH 11.30.020 are each hereby amended to
322	read as follows:
323	A. In the event the health officer finds that a dwelling, building, vehicle((5)) or
324	premises constitutes a public nuisance as defined by this ((title)) chapter, the health
325	officer may order that it be closed.
326	B.1. The health officer or law enforcement agency are authorized to secure the
327	dwelling, building, vehicle((5)) or premises against use or occupancy in the event that the
328	owner fails to do so within the time specified in ((Section 11.30.010(E) of this title))
329	BOH 11.30.010, as recodified by this rule. In the event the health officer secures the
330	property, all costs reasonably incurred by the health officer to effect a closure shall be
331	recovered from the owner of record of the dwelling, building, vehicle((5)) or premises.
332	((1-)) 2. As used in this subsection, "costs" means those costs actually incurred
333	by the health officer for the physical securing of the dwelling, building, vehicle or
34	premises, including, but not limited to, actual attorneys' fees and costs and surveillance
35	for continuing security by law enforcement officers.

336	SECTION 24. BOH 11.40.010, as amended by this rule, is hereby recodified as a
337	new section in BOH chapter 11.01.
338	SECTION 25. R&R 45 (part) and BOH 11.40.010 are each hereby amended to
339	read as follows:
340	Waivers. The health officer may, in ((his or her)) the health officer's discretion,
341	waive parts of this ((title)) chapter upon a showing by an applicant that a waiver may be
342	made in an individual case without placing the safety or health of the public in jeopardy.
343	SECTION 26. BOH 11.40.020, as amended by this rule, is hereby recodified as a
344	new section in BOH chapter 11.01.
345	SECTION 27. R&R 45 (part) and BOH 11.40.020 are each hereby amended to
346	read as follows:
347	<b>Appeals.</b> Appeals from any decision by the health officer made ((pursuant to))
347 348	Appeals. Appeals from any decision by the health officer made ((pursuant to))  under this ((title)) chapter shall be made in accordance with the procedures prescribed
348	under this ((title)) chapter shall be made in accordance with the procedures prescribed
348 349	under this ((title)) chapter shall be made in accordance with the procedures prescribed ((earlier)) in BOH ((C))chapter 1.08 ((of this code)).
348 349 350	under this ((title)) chapter shall be made in accordance with the procedures prescribed ((earlier)) in BOH ((C))chapter 1.08 ((of this code)).  SECTION 28. BOH Title 11 should be renamed, "Hazardous Materials
348 349 350 351	under this ((title)) chapter shall be made in accordance with the procedures prescribed ((earlier)) in BOH ((C))chapter 1.08 ((of this code)).  SECTION 28. BOH Title 11 should be renamed, "Hazardous Materials Management."
348 349 350 351 352	under this ((title)) chapter shall be made in accordance with the procedures prescribed ((earlier)) in BOH ((C))chapter 1.08 ((of this code)).  SECTION 28. BOH Title 11 should be renamed, "Hazardous Materials  Management."  SECTION 29. R&R 66, Section 1 (part), and BOH 2.08.015 are each hereby
348 349 350 351 352 353	under this ((title)) chapter shall be made in accordance with the procedures prescribed ((earlier)) in BOH ((C))chapter 1.08 ((of this code)).  SECTION 28. BOH Title 11 should be renamed, "Hazardous Materials  Management."  SECTION 29. R&R 66, Section 1 (part), and BOH 2.08.015 are each hereby repealed.
348 349 350 351 352 353 354	under this ((title)) chapter shall be made in accordance with the procedures prescribed ((earlier)) in BOH ((C))chapter 1.08 ((of this code)).  SECTION 28. BOH Title 11 should be renamed, "Hazardous Materials  Management."  SECTION 29. R&R 66, Section 1 (part), and BOH 2.08.015 are each hereby repealed.  SECTION 30. R&R 66, Section 1 (part), as amended, and BOH 2.08.020 are

358	SECTION 32. R&R 66, Section 1 (part), as amended, and BOH 2.08.030 are
359	each hereby repealed.
360	SECTION 33. R&R 66, Section 1 (part), and BOH 2.08.035 are each hereby
361	repealed.
362	SECTION 34. R&R 66, Section 1 (part), and BOH 2.08.040 are each hereby
363	repealed.
364	SECTION 35. R&R 66, Section 1 (part), and BOH 2.08.045 are each hereby
365	repealed.
366	SECTION 36. R&R 66, Section 1 (part), and BOH 2.08.050 are each hereby
367	repealed.
368	SECTION 37. R&R 66, Section 1 (part), and BOH 2.08.055 are each hereby
369	repealed.
370	SECTION 38. R&R 66, Section 1 (part), and BOH 2.08.060 are each hereby
371	repealed.
372	SECTION 39. R&R 66, Section 1 (part), and BOH 2.08.065 are each hereby
373	repealed.
374	SECTION 40. R&R 66, Section 1 (part), and BOH 2.08.070 are each hereby
375	repealed.
376	SECTION 41. R&R 45 (part) and BOH 11.01.010 are each hereby repealed.
377	SECTION 42. R&R 45 (part) and BOH 11.05.010 are each hereby repealed.
378	SECTION 43. R&R 45 (part) and BOH 11.05.020 are each hereby repealed.
379	SECTION 44. R&R 45 (part) and BOH 11.05.030 are each hereby repealed.
380	SECTION 45. R&R 45 (part) and BOH 11.05.040 are each hereby repealed.

381	SECTION 46. R&R 45 (part) and BOH 11.05.050 are each hereby repealed.
382	SECTION 47. R&R 45 (part) and BOH 11.05.060 are each hereby repealed.
383	SECTION 48. R&R 45 (part) and BOH 11.05.070 are each hereby repealed.
384	SECTION 49. R&R 45 (part) and BOH 11.05.080 are each hereby repealed.
385	SECTION 50. R&R 45 (part) and BOH 11.05.090 are each hereby repealed.
386	SECTION 51. R&R 45 (part) and BOH 11.05.100 are each hereby repealed.
387	SECTION 52. R&R 45 (part) and BOH 11.05.110 are each hereby repealed.
388	SECTION 53. R&R 45 (part) and BOH 11.05.120 are each hereby repealed.
389	SECTION 54. R&R 45 (part) and BOH 11.05.130 are each hereby repealed.
390	SECTION 55. R&R 45 (part) and BOH 11.05.140 are each hereby repealed.
391	SECTION 56. R&R 45 (part) and BOH 11.05.150 are each hereby repealed.
392	SECTION 57. R&R 45 (part) and BOH 11.05.160 are each hereby repealed.
393	SECTION 58. Severability. If any provision of this rule or its application to any
394	

person or circumstance is held invalid, the remainder of the rule or the application of the provision to other persons or circumstances is not affected.

397

R&R BOH13-02 was introduced on and passed by the Board of Health on 6/20/2013, by the following vote:

Yes: 10 - Ms. Frisinger, Mr. Conlin, Ms. Patterson, Ms. Lambert, Dr. Boker, Dr. Donielson and Mr. M. D.

Baker, Dr. Danielson and Mr. McDermott

No: 0

Excused: 3 - Mr. Licata, Ms. Clark and Dr. Nicola

BOARD OF HEALTH KING COUNTY, WASHINGTON

Joe McDermott, Chair

ATTEST:

Anne Noris, Clerk of the Board

Attachments: None