

# RULE-MAKING ORDER PERMANENT RULE ONLY

**CR-103P (December 2017)** (Implements RCW 34.05.360)

### **CODE REVISER USE ONLY**

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: September 27, 2023

TIME: 2:14 PM

WSR 23-20-044

Agency: Health Care Authority						
Effective date of rule:						
Permanent Rules						
□ 31 days after filing.						
☐ Other (specify) (If less than 31 days after filing, a specific	finding under RCW 34.05.380(3) is required and should					
be stated below)						
Any other findings required by other provisions of law as precondi	tion to adoption or effectiveness of rule?					
☐ Yes ☒ No If Yes, explain:						
Purpose: The agency is amending this chapter to include program defir	nitions, as well as rules regarding eligible providers					
and recovery residence referrals.						
Citation of rules affected by this order:						
New: 182-135-0110, 182-135-0120, 182-135-0130 Repealed:						
Amended: 182-135-0100, 182-135-0200						
Suspended:						
Statutory authority for adoption: RCW 41.05.021, 41.05.160						
Other authority:						
PERMANENT RULE (Including Expedited Rule Making)						
Adopted under notice filed as WSR 23-17-111 on August 17, 2023 (c	date).					
Describe any changes other than editing from proposed to adopted v						
Proposed/Adopted WAC Subsection	Reason					
WAC 182-135-0110						
	m).					
Proposed WAC 182-135-0110 Definitions	The agency revised the					
following definitions apply t	definition of "accredited."					
chapter:	The revision clarifies that the					
"Accredited" means an organiz	I definition only anniles to this I					
approved by the National All:	chapter, as the agency also					
Recovery Residences (NAAR).	// I': I': I					
Adopted WAC 182-135-0110 Definitions	· IIIe					
following definitions apply t	182 WAC.					
chapter:						
"Accredited" for the purposes	3 OI TNIS					

If a preliminary cost-benefit analysis was prepared under RCW 34.05.328, a final cost-benefit analysis is available by contacting:

chapter, means an organization

Recovery Residences (NAAR).

approved by the National Alliance of

Name: N/A Address: Phone:

Fax:								
TTY:								
Email:								
Web site:								
Other:								
	Note:	If any category is le No descriptive text		ank, it w	ill be cal	culate	d as zero.	
	Count	by whole WAC sections only A section may be c					istory note.	
The number of	of sections	s adopted in order to comply	y with:					
		Federal statute:	New		Amended		Repealed	
		Federal rules or standards:	New		Amended		Repealed	
	Rec	ently enacted state statutes:	New		Amended		Repealed	
The number of	of sections	s adopted at the request of a	a nonge	overnmenta	ıl entity:			
			New		Amended		Repealed	
The number of	of sections	s adopted on the agency's o	wn init	tiative:				
			New	·	Amended		Repealed	
The number o	of sections	s adopted in order to clarify,	strean	nline, or ref	orm agency	procedu	ıres:	
			New	<u>3</u>	Amended	<u>2</u>	Repealed	
The number o	of sections	s adopted using:						
		Negotiated rule making:	New		Amended		Repealed	
		Pilot rule making:	New		Amended		Repealed	
	0	ther alternative rule making:	New	<u>3</u>	Amended	<u>2</u>	Repealed	
		07.000		Signature:				
Date Adopted	a: Septemb	per 27, 2023			10	\\(	δ.	
Name: Wendy	/ Barcus				M	mgr'	Summe	
Title: HCA Ru	ıles Coordi	nator				/	\	

## Chapter 182-135 WAC RECOVERY RESIDENCE ((REVOLVING LOAN)) PROGRAM

AMENDATORY SECTION (Amending WSR 21-17-089, filed 8/13/21, effective 9/13/21)

WAC 182-135-0100 ((General.)) Purpose and scope. (1) The health care authority operates programs to support people who are in recovery from substance use disorder ((as described in RCW 41.05.760)). Recovery residences provide housing for people in recovery from substance use disorder. These residences are safe, established homes that meet the standards set by the authority for the accreditation process.

(2) This chapter addresses recovery residence referrals, accreditation, and start-up loans.

#### NEW SECTION

WAC 182-135-0110 Definitions. The following definitions apply to this chapter:

"Accredited" for the purposes of this chapter, means an organization approved by the National Alliance of Recovery Residences (NAAR).

"Appropriate client" means a person in recovery from substance use disorder who meets the requirements established by a recovery residence on the registry.

"Approved recovery residence" means a home-like environment free from alcohol and illicit drug use with a focus on peer support, assistance with obtaining addiction services, and other recovery services and support that:

- (a) Is approved through the health care authority's contracted accreditation process; and
  - (b) Appears on the registry.

"Licensed or certified service provider" means a person licensed, certified, registered, or otherwise authorized by the department of health and the relevant health profession, to provide services under Title 18 RCW.

"Refer" means providing an appropriate client with option-based information pertaining to potential recovery residences and does not include client placement.

"Registry" means a list of recovery residences that are accredited and agency-approved, as described in RCW 41.05.760.

### NEW SECTION

WAC 182-135-0120 Recovery residence referrals. A licensed or certified service provider may refer an appropriate client only to a recovery residence that is included in the registry, except as provided in WAC 182-135-0130.

[ 1 ] OTS-4766.3

WAC 182-135-0130 Approved recovery residences—Exception. If an approved recovery residence is not located in an appropriate client's desired county, a licensed or certified service provider may refer the client to another suitable placement or service.

AMENDATORY SECTION (Amending WSR 21-17-089, filed 8/13/21, effective 9/13/21)

- WAC 182-135-0200 Operating fund. (1) Purpose. The health care authority has established the recovery residence operating revolving loan to maintain an ongoing revolving fund, as authorized by 42 U.S.C. Sec. 300x-25(a) and as described in RCW 41.05.762.
- (2) **Fund.** The fund identified in subsection (1) of this section lends money to pay for the operating start-up costs associated with recovery residence programs. These costs include, but are not limited to:
  - (a) One-time rent or mortgage payments;
  - (b) Utility security deposits;
  - (c) Salaries for on-site staff;
  - (d) Minimal maintenance costs; and
  - (e) Furnishings purchased for recovery residences.
- (3) Maximum loan amount. A loan from the fund is for an amount of up to four thousand dollars.
- (4) **Eligible recipients.** To be an eligible recovery residence recipient, an entity must:
- (a) Be on the ((recovery residence)) registry published on the authority's website or be actively seeking certification and registration under RCW 41.05.760;
  - (b) Be a Washington state nonprofit organization;
- (c) Operate a recovery residence for a group of at least six people;
- (d) Prohibit the use of alcohol, marijuana, or any illegal drug in the residence;
- (e) Have a policy in place to address any use of alcohol, marijuana, or an illegal drug by residents; and
- (f) Allow the use of any prescribed medication for physical health, mental health, and substance use disorders.
  - (5) Requirements for residents. Residents must:
- (a) Pay for the cost of recovery residence housing, including any rent or fees; and
- (b) Through a majority vote, establish policies governing residence in the housing, including how residence applications are approved.
- (6) **Application requirement.** To be an applicant, an entity that meets the requirements of subsection (4) of this section must apply for a recovery residence operating loan using the application process described on the authority's website.
  - (7) Loan repayments.
- (a) Each recovery residence loan made under this section must be repaid by the residents of the recovery residence that received the

funds. The loan must be paid in full within two years from the date the loan was made.

- (b) Residents must repay the loan through monthly installments set by the authority.
- (8) Assessment of penalties. The authority may assess a reasonable penalty for each failure to pay the monthly installment described in subsection (7) of this section by the date specified in the loan agreement between the authority and the recovery residence operator involved in the agreement.
  - (9) Appeals.
- (a) An applicant or recipient may appeal an adverse decision notice and request an administrative hearing under chapter 182-526 WAC by following the instructions included in the notice.
- (i) An applicant may appeal a denial of a loan request as described in (a) of this subsection.
- (ii) A recipient may appeal the following actions including, but not limited to:
  - (A) Late payment fees;
  - (B) Default due to nonpayment; or
- (C) Default due to losing Washington alliance for quality recovery residences accreditation.
- (b) An applicant or recipient of this program has  $((\frac{\text{ninety}}{\text{ninety}}))$  days from the receipt of the adverse decision to appeal and must follow the process contained in the notice.

[ 3 ] OTS-4766.3