

### **Attachment 3 to CR-103P**

Describe differences between the text of the proposed rules as published in the Washington State Register and the text of the rules as adopted, other than editing changes, stating the reasons for differences. (RCW 34.05.325(6)(a) (ii))

1. WAC 208-08-020(7). Proposed language amended to clarify that service is not perfected if a fax transmission or email notification says the fax or email was not delivered.
2. WAC 208-08-030(4). Proposed language amended to limit department attorney-employees to appearing as lay representatives of the department upon approval by the Attorney General.
3. WAC 208-08-053(3). Proposed language amended by striking language that proof of allegations need not be submitted under certain circumstances.
4. WAC 208-08-053(5). Proposed language amended to require notice of a motion for default to be served on the respondent at least seven days prior to the hearing on the motion.
5. WAC 208-08-060(3)(a). Proposed language amended to stay motions for discovery under certain circumstances.
6. WAC 208-08-110. Proposed language amended to clarify that the section is limited to prehearing conferences.
7. WAC 208-08-120. Proposed language amended by striking language about appointment of an assistant attorney general after a presiding officer has been assigned.