

Washington State Board of Health

Chapter 246-100 WAC, Communicable and Certain Other Diseases

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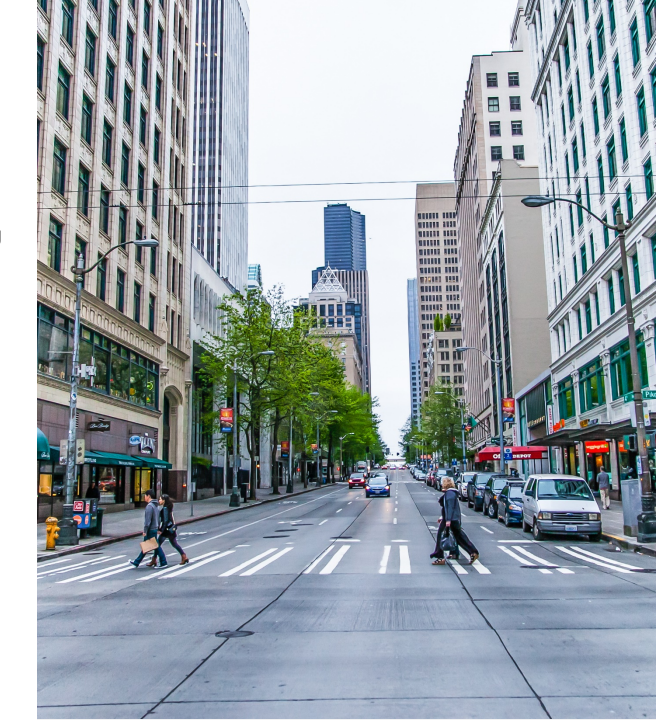
Overview

- Background and Rulemaking Scope
- Draft Revisions
- Interested Parties Engagement and Feedback
- Next Steps and Timeline

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Rulemaking Background

- In 2020, the Legislature passed <u>ESHB 1551</u>, Modernizing the control of certain communicable diseases.
- Legislation went into effect June 11, 2020.
- The legislation makes several statutory changes that impact Board rules:
 - <u>Chapter 246-100 WAC</u>, Communicable and Certain Other Diseases
 - Chapter 246-101 WAC, Notifiable Conditions



Rulemaking Scope

Per ESHB 1551, the Board has authority to adopt rules:

- Establishing reporting requirements and procedures for STI investigations
- Specifying behaviors that endanger the public health
- Defining tests that can be administered and specimens collected for STIs, BBPs, and other infections
- Determining employment categories at risk of substantial BBP exposure
- Defining what constitutes an exposure presenting risk of a BBP



Draft Revisions

- Editorial revisions throughout the chapter to remove gendered language (e.g., his or hers), use people-first language (e.g., people living with HIV), and provide clarity.
- Adding and removing definitions consistent with ESHB 1551.
- Removing references to HIV/AIDS counseling, including pre- and post-test counseling, and training consistent with ESHB 1551.
- Updating references to state law (RCW) and rule (WAC).
- Clarifying provisions related to the use of identifying information of persons living with HIV.

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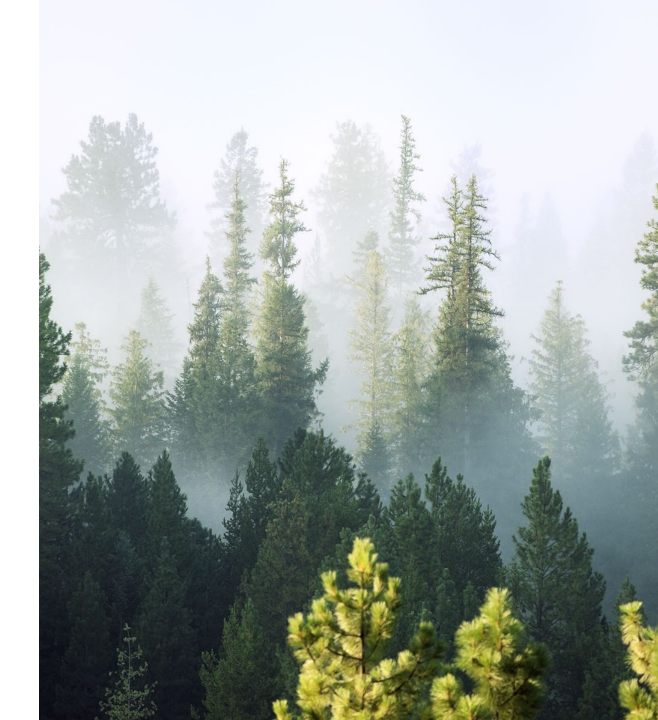
Draft Revisions (continued)

- Revising the effective length of written health orders from three to 12 months consistent with ESHB 1551.
- Replacing references to HIV with blood-borne pathogens.
- Establishing and clarifying the criteria for what constitutes a substantial exposure and possible risk of transmission of a blood-borne pathogen for the following:
 - Occupational settings
 - Local jail facilities
 - Washington State Department of Corrections facilities

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Interested Parties Engagement

- Consultation with Department of Health,
 Department of Corrections, Labor & Industries,
 certain local health jurisdictions
- Presentations at HIV Planning Steering Group meetings
- Informal drafts shared with the interested parties' distribution list for comment
- Listen & Learn session held in late June

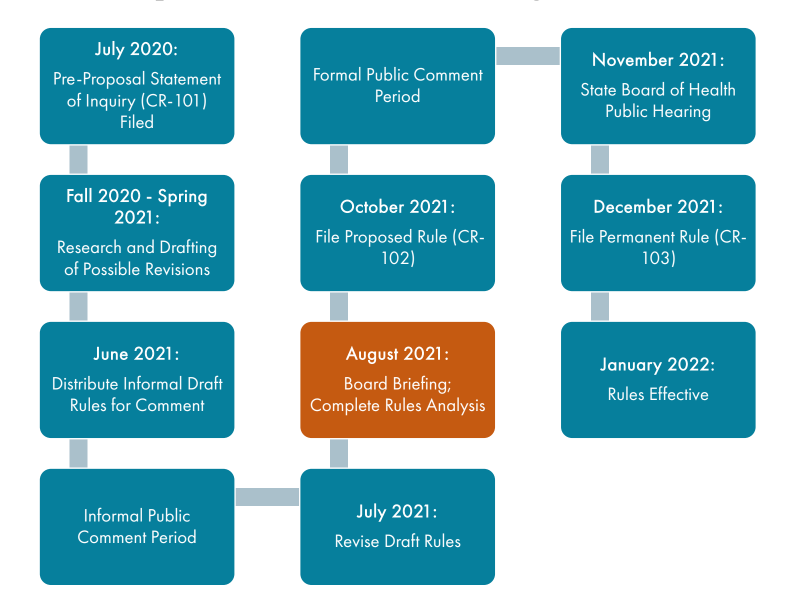


Feedback Received to Date

- Amend the definition of 'bloodborne pathogen' to include other potentially infectious bodily fluids
- Recommend that the rule reference certain publications (e.g., CDC documents)
- Remove the requirement for local health to contact a health care provider in WAC 246-100-072
- Broad recommendation to remove any language appearing to dictate how health care providers practice
- Clarification around length of health orders in WAC 246-100-203
- Include additional employment categories under WAC 246-100-205
- Extend the 7-day timeline under WAC 246-100-206 for jail administrators to report an exposure to a local health officer



Next Steps - Anticipated Rulemaking Timeline



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THANK YOU

