## PROPOSED RULE MAKING



Agency: State Board of Health

**CR-102 (December 2017)** (Implements RCW 34.05.320)

Do NOT use for expedited rule making

## **CODE REVISER USE ONLY**

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DATE: March 23, 2022

TIME: 2:13 PM

WSR 22-08-003

⊠Original Notice				
□Supplemental Notice	ce to WSR			
☐Continuance of WS	R			
⊠Preproposal Staten	nent of Inqu	iiry was filed as WSR <u>19-21-018</u> ;	or	
■Expedited Rule Mal	kingPropo	sed notice was filed as WSR ; or		
□Proposal is exempt	under RCV	N 34.05.310(4) or 34.05.330(1).		
□Proposal is exempt				
Board of Health (Board modernize the rule's streeflect the focus on animal cattle and waste from the focus on a street and waste from the focus of t	) is proposing tucture, stand mal excreta, om non-lives to (1) avoid king water so	ng amendments to this section of the idards, and language. The proposal or animal waste. The proposal appostock animals such as dogs and cat unsanitary accumulations in contain	VAC 246-203-130, Keeping of Animals. The State e General Sanitation rules, chapter 246-203 WAC, to I includes a title change to Domestic Animal Waste to blies to waste from livestock animals such as horses is. The proposal establishes minimum standards for nment areas; (2) prevent contamination of other ith potential to affect human health; (3) promote safe pockpiling of livestock waste.	
Hearing location(s):				
			Comment:	
Date:  June 8, 2022  1:30 p.m.  In response to the coronavirus disease 2019 (COVID-19) public health emergency, the Board will not provide a physical location for this hearing to promote social distancing and the safety of the citizens of Washington State. A virtual public hearing, without a physical meeting space, will be held instead.  Please register in advance for the public hearing for WAC 246-203-130, Keeping of Animals at:  https://us02web.zoom.us/webinar/register/WN_6vqdRyUmTamyb61z3wCSBA  After registering, you will receive a confirmation about joining the webinar.				
<u> </u>		/2022 (Note: This is <b>NOT</b> the <b>effect</b>	ctive date)	
Submit written comments to:				

Address: State Board of Health P.O. Box 47990

Name: Stuart Glasoe

Olympia, WA 98504-7990

Email: WSBOHPr	oposedAnimalWasteRule@sbo	<u>h.wa.gov</u>	
Fax: N/A			
Other: N/A			
By (date) <u>05/02/20</u>			
•	ersons with disabilities:		
Contact Melanie F			
Phone: 360-236-3 Fax: N/A	3301		
TTY: 711			
	saw@sboh.wa.gov		
Other: N/A	and a second anger		
By (date) <u>06/01/20</u>	022		
minimum standard and disposal of do minimum standard and health risks, v and is first handle	ds intended to help prevent, con omestic animal waste. The prop ds for the safe handling and disp with emphasis on control points d by people (collection, piling, a	,	ociated with the handling proposal establishes tigate human exposure s first excreted by animals
rules and standard 246-203-130 servito the 1920s and 3 decades, leaving a presents many ch mishandled in way	ds to prevent, control, and abate es as the Board's rule on the ham along the Board's rule on the ham along the and an anitation gap in the allenges that are often well-manys that create a nuisance or hea	O(2)(c) charges the Board with unique responsibilities health hazards and nuisance related to the disposandling and disposal of animal waste. The language and authority, the rule has not undergone review or he state regulatory structure for animal waste. Dornaged by people. However, situations arise where alth hazard and action is needed to address and cot of follow that may be locally enforced by a local here.	osal of animal waste. WAC ge of the existing rule dates revision in recent nestic animal waste waste accumulates or is orrect the problem. The
	ity for adoption: RCW 43.20.09		odini cinicor ii ricododi
Statute being im	plemented: RCW 43.20.050(2)	(c)	
ls rule necessary	because of a:		
Federal Lav	w?		☐ Yes ☒ No
Federal Co	urt Decision?		☐ Yes ☒ No
State Court			☐ Yes ☒ No
If yes, CITATION:			
matters: Unlike (e.g., food establis or requirements (eanimal hospitals, I this rule involves rocal health officer	some Board rules that involve of shments, shellfish operations, a e.g., record keeping, routine ins livestock producers and other of no ongoing implementation. Boa	y, as to statutory language, implementation, en ongoing implementation and frontline regulation of and drinking water systems), this proposal includes pections, and permitting) of facilities such as dog la perations involved in the handling and disposal of and rules are enforced by either the Washington Dos proposal, the Washington Department of Health colely with local health officers.	facilities and systems in operational functions kennels, horse stables, animal waste. As such epartment of Health or
Name of propone	ent: (person or organization)	State Board of Health	☐Private ☐Public ⊠Governmental
Name of agency	personnel responsible for:		
	Name	Office Location	Phone
Drafting:	Stuart Glasoe	111 Israel Road S.E., Tumwater, WA 98501	360-236-4111
Implementation:	Stuart Glasoe	111 Israel Road S.E., Tumwater, WA 98501	360-236-4111
Enforcement:	Local Health Officers	varied statewide	varied statewide

The public may obtain a copy of the school district fiscal impact statement by contacting:
Name:
Address:
Phone:
Fax:
TTY:
Email:
Other:
Is a cost-benefit analysis required under RCW 34.05.328?
Name: Stuart Glasoe
Address: State Board of Health
PO Box 47990
Olympia, WA 98504-7990
Phone: 360-236-4111
Fax: N/A
TTY: 711
Email: stuart.glasoe@sboh.wa.gov
Other: N/A
☐ No: Please explain:

Regulatory	Fairness Act Cost Considerations for a Sma	all Busine	ess Economic Impact Statement:
	oposal, or portions of the proposal, <b>may be exe</b> 85 RCW). Please check the box for any applical		requirements of the Regulatory Fairness Act (see otion(s):
adopted sol regulation th adopted. Citation and	ely to conform and/or comply with federal statut his rule is being adopted to conform or comply v I description:	e or regul	RCW 19.85.061 because this rule making is being lations. Please cite the specific federal statute or describe the consequences to the state if the rule is not ethe agency has completed the pilot rule process
-	RCW 34.05.313 before filing the notice of this pr	-	
	e proposal, or portions of the proposal, is exempare a referendum.	ot under th	ne provisions of RCW 15.65.570(2) because it was
	e proposal, or portions of the proposal, is exemp	ot under F	RCW 19.85.025(3). Check all that apply:
	RCW 34.05.310 (4)(b)		RCW 34.05.310 (4)(e)
	(Internal government operations)		(Dictated by statute)
	RCW 34.05.310 (4)(c)		RCW 34.05.310 (4)(f)
	(Incorporation by reference)		(Set or adjust fees)
	RCW 34.05.310 (4)(d)		RCW 34.05.310 (4)(g)
	(Correct or clarify language)		((i) Relating to agency hearings; or (ii) process
			requirements for applying to an agency for a license or permit)
☐ This rule	e proposal, or portions of the proposal, is exemp	ot under F	RCW.
WAC 246-2 siting stocks siting stocks 130(3)(d)(iii). The following purpose and 203-130(3), diffuse practional drinking was introduces to interpretive protected by	03-130(3)(d)(ii), limits storage of stockpiled lives piled livestock waste one hundred feet or more folied livestock waste two hundred feet or more folied livestock waste two hundred feet or more folied livestock waste on a gamendments are clarifying, without changing diapplicability of the rule; WAC 246-203-130(2), preface only, introduces the standards of the rutices; WAC 246-203-130(3)(b)(ii), requires the factor sources, which clarifies existing language of the standards of the subdivision and precludes a language that clarifies that the setback standard y a levee or other physical barrier; and WAC 24 exestigate and enforce violations of the rule.	stock was from a drii rom a pub jutside the the effect establish ule, defers nandling of the rule v stockpiling d does no 6-203-130	e sanitary control area of a public drinking water system.  of the rule: WAC 246-203-130(1), establishes the est he definitions of terms used in the rule; WAC 246- to more stringent standards in law, and excludes certain of domestic animal waste to prevent contamination of without changing its effect; WAC 246-203-130(3)(c), onn-livestock waste; WAC 246-203-130(3)(d)(iii)(D)(I) is t apply when surface water bodies are upgradient or D(4) establishes structure and authority of local health
COMPLETE THIS SECTION ONLY IF NO EXEMPTION APPLIES			
If the propos	sed rule is <b>not exempt</b> , does it impose more-tha	an-minor	costs (as defined by RCW 19.85.020(2)) on businesses?
☐ No	Briefly summarize the agency's analysis show	ing how o	osts were calculated.
economi The purpose Board of He General Sai of common administrativecent deca	ic impact statement is required. Insert statement is of this rulemaking is to modernize WAC 246-2 ealth (Board) rule with language dating back to the initation, chapter 246-203 WAC, covering such is cup and towel. The chapter was codified as Way we recodification in 1991. Despite its unique nickless.	t here: 203-130, k he 1920s ssues as ashington he and au	e-than-minor cost to businesses, and a small business Keeping of Animals, a long-standing Washington State and 30s. This rule is one section of Board rules on nuisance, piggeries, disposal of dead animals, and use Administrative Code (WAC) in 1960, followed by athority, the rule has not undergone review or revision in enacted, leaving a health and sanitation gap in the state
In 2009, the Board received a petition from the Washington Association of Conservation Districts to amend the rule. The Board denied the specific petition and opted to file a CR-101 Preproposal Statement of Inquiry (WSR 09-17-132) to more			

broadly update the rule. The rulemaking stalled and ultimately resumed in 2017. In 2018, Board staff completed a background

report<sup>1</sup> to help guide the rulemaking and restarted work on the rule with emphasis on stakeholder outreach, research, and rule writing. In fall 2019, the Board filed a new CR-101, WSR 19-21-018, to better align the rulemaking with Board policy direction. In early 2020, the Board distributed a draft rule for public review, processed the feedback, and revised the draft. In November 2020, staff updated the Board on the rulemaking. The Board directed staff to file a CR-102, Proposed Rulemaking.

Domestic animal waste presents many challenges that are often well-managed by people. However, situations arise where waste accumulates or is mishandled in ways that create a nuisance or health hazard and action is needed to address and correct the problem. The proposed rule establishes minimum standards intended to help prevent, control, and abate health hazards and nuisance associated with the handling and disposal of domestic animal waste. This includes waste from livestock such as horses and cattle, and waste from non-livestock such as dogs and cats.

The proposed rule includes standards to:

- · Avoid unsanitary accumulations of waste in containment areas;
- Prevent contamination of other people's property, drinking water sources, and surface water bodies with potential to affect human health;
- · Promote safe handling and disposal of non-livestock waste; and
- · Promote safe stockpiling of livestock waste.

The proposed rule is not an operational Board rule involving ongoing implementation and frontline regulation of facilities and systems (e.g., Board rules for food establishments, shellfish operations, water recreation facilities, on-site sewage systems, and drinking water systems). Instead, like the companion sanitation rule on disposal of dead animals (<u>WAC 246-203-121</u>), this proposed rule sets animal waste standards for people to follow that may be locally enforced by a local health officer if needed.

The proposed rule aims to focus squarely on domestic animal waste. It intersects other rules and practices associated with solid waste and manure management but largely stops short of waste and beneficial-use streams regulated by other agencies. Due to the narrow focus on animal waste, the rule includes a proposed title change from Keeping of Animals to Domestic Animal Waste to more accurately reflect and implement Board authority regulating animal excreta.

Costs complying with the proposed rule apply only to businesses not already meeting the standards, and are limited to the incremental cost of complying, not the total cost of animal waste handling and disposal. For such businesses, professional services may include waste collection and disposal, engineering and other technical assistance changing waste handling and manure management practices to prevent contamination of properties and water resources, and technical assistance changing stockpiling practices or possibly converting to alternate waste storage practices.

The following North American Industry Classification System (NAICS) codes identify the types of businesses that are required to comply with the proposed rule along with the calculated minor cost thresholds.<sup>2,3</sup>

NAICS Code 541940, Description "Veterinary Services", # of businesses in WA "970", Minor Cost Threshold (MCT) (1% average annual payroll) "\$5,775.24", MCT (0.03% annual receipts) "\$4,209.02"

NAICS Code 812910, Description "Pet Care Services", # of businesses in WA "1,696", Minor Cost Threshold (MCT) (1% average annual payroll) "\$1,489.05", MCT (0.03% annual receipts) "\$402.47"

NAICS Code 453910, Description "Pet and Pet Supplies Stores", # of businesses in WA "301", MCT (1% average annual payroll) "\$3,453.20", MCT (0.03% annual receipts) "\$5,022.53"

NAICS Code 562111, Description "Solid Waste Collection", # of businesses in WA "190", MCT (1% average annual payroll) "\$11,022.24", MCT (0.03% annual receipts) "\$26,702.06"

NAICS Code 713990, Description "All Other Amusement and Recreation Industries"<sup>4</sup>, # of businesses in WA "1,130", MCT (1% average annual payroll) "\$1,817.98", MCT (0.03% annual receipts) "\$1,142.49"

NAICS Code 611620, Description "Sports and Recreation Instruction"<sup>5</sup>, # of businesses in WA "1,075", MCT (1% average annual payroll) "\$1,451.98", MCT (0.03% annual receipts) "\$633.96"

NAICS Code 1121, Description "Cattle Ranching and Farming", # of businesses in WA "534", MCT (1% average annual payroll) "\$3,657.58", MCT (0.03% annual receipts) "\$3,864.14"

<sup>&</sup>lt;sup>1</sup> Washington State Board of Health. 2018. <u>Keeping of Animals Background and Policy Recommendations of the Washington State Board of Health for Revising WAC 246-203-130</u>.

<sup>&</sup>lt;sup>2</sup> U.S. Census Bureau, <u>North American Industry Classification System</u> (NAICS).

<sup>&</sup>lt;sup>3</sup> Governor's Office for Regulatory Innovation and Assistance, Regulatory Fairness Act Tools & Guidance, Minor Cost Threshold Calculator.

<sup>&</sup>lt;sup>4</sup> Includes recreational riding, horse rentals, and outfitters

<sup>&</sup>lt;sup>5</sup> Includes horse riding instruction and academies.

<u>NAICS Code 1122</u>, Description "Hog and Pig Farming", # of businesses in WA "9", MCT (1% average annual payroll) "redacted", MCT (0.03% annual receipts) "\$169.89"

NAICS Code 1123, Description "Poultry and Egg Production", # of businesses in WA "46", MCT (1% average annual payroll) "\$5,316.15", MCT (0.03% annual receipts) "\$10,431.86"

NAICS Code 1124, Description "Sheep and Goat Farming", # of businesses in WA "36", Minor Cost Threshold (MCT) (1% average annual payroll), "redacted", MCT (0.03% annual receipts) "\$586.22"

NAICS Code 112920, Description "Horse and Other Equine Production", # of businesses in WA "50", MCT (1% average annual payroll) "\$621.54", MCT (0.03% annual receipts) "\$359.84"

NAICS Code 112990, Description "All Other Animal Production"<sup>6</sup>, # of businesses in WA "171", MCT (1% average annual payroll) "\$499.58", MCT (0.03% annual receipts) "\$468.09"

NAICS Code 112930, Description "Fur-Bearing Animal and Rabbit Production", # of businesses in WA "6", MCT (1% average annual payroll) "\$99.20", MCT (0.03% annual receipts) "\$245.06"

NAICS Code 115210, Description "Support Activities for Animal Production", # of businesses in WA "628", MCT (1% average annual payroll) "\$925.53", MCT (0.03% annual receipts) "\$416.80"

NAICS Code 424520, Description "Livestock Merchant Wholesalers", # of businesses in WA "15", MCT (1% average annual payroll) "\$2,415.61", MCT (0.03% annual receipts) "\$4,366.41"

NAICS Code 424590, Description "Other Farm Product Raw Material Merchant Wholesalers", # of businesses in WA "26", MCT (1% average annual payroll) "\$3,684.24", MCT (0.03% annual receipts) "\$6,733.79"

The following is an analysis of the probable cost of compliance, identifying the probable costs to comply with the proposed rule, including cost of equipment, supplies, labor, professional services and increased administrative costs; and whether compliance with the proposed rule will cause businesses to lose sales or revenue.

## **Cost Survey**

The Board developed a cost survey of Washington businesses to determine if they face any new costs as a result of this proposed rule and if so to then identify and describe one-time costs and recurring annual costs to comply with the significant standards of the proposed rule. Potential costs include equipment, supplies, material, labor, professional services, increased administration, and other costs. One-time costs are costs that occur only once, such as a one-time purchase of equipment. Annual costs are costs that occur on a recurring basis once per year. Recurrent costs are costs that occur multiple times for a specified interval.

Board staff twice distributed the cost survey via e-mail to Washington businesses covering 16 North American Industry Classification System (NAICS) codes. The survey went to 800 Washington businesses in the first distribution followed by 1,000 businesses in the second distribution. The second distribution included the original 800 businesses. The survey covered such businesses as horse stables, livestock producers, dog kennels/groomers, animal hospitals, animal breeders, livestock markets, and equestrian centers. The Board posted the cost survey on its rulemaking webpage for a total of six weeks. The Board asked approximately 30 organizations and one state agency to help distribute the survey to raise awareness of the rulemaking and to get broader reach with the survey.

The Board received a total of 41 responses to the cost survey. Cost survey results included 4 businesses that identified cost impacts, 24 businesses that indicated no costs, and 13 with unspecified responses. 9 In total, 37 of 41 respondents identified no cost impact or provided no cost information. Table 1 presents a summary of survey responses and the range of cost impacts for the individual proposed standards. Overall, respondents indicated applicable, potential costs for six of seven proposed standards included in this analysis. Cost impacts of individual proposed standards are discussed after the table.

In the following discussion of cost impacts, a cattle/dairy farming facility identified a one-time cost of \$500 and recurring annual costs of \$2,000 for miscellaneous compliance needs. The Board was unable to determine whether the respondent was indicating an estimate of overall cost impacts of the proposed rule or cost impacts of individual proposed standards. The Board considered the costs in the cost/benefit analysis in compliance with RCW 34.05.328 for significant legislative rules, also referred to as a Significant Analysis. The Board considered the costs only once in the Significant Analysis and in each section of this Small Business Economic Impact Statement (SBEIS) but notes that this could be duplication of costs and a potential overestimate of costs to comply with individual standards.

<sup>&</sup>lt;sup>6</sup> Includes dog, cat, alpaca, llama, bison production and breeding.

<sup>&</sup>lt;sup>7</sup> Includes horse boarding and training.

<sup>&</sup>lt;sup>8</sup> Includes horses and mules.

<sup>&</sup>lt;sup>9</sup> Includes responses that, for example, did not return the cost survey, did not specify dollar amounts, or provided non-specific comments (e.g. "not sure how it would impact me").

Table 1: Cost	survey response	summary
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		First year cost to comply with proposed rule <sup>10</sup>
with unspecified responses	13	
Number of surveys		
Number of surveys indicating no costs	24	
indicating costs	4	
Number of surveys	71	
Number of survey responses	41	
contacted	1,000	
businesses		
Number of		

		First year cost to comply with proposed rule <sup>10</sup>			
Proposed Standard	# Survey Respondents	Low Cost	High Cost	MCT <sup>11</sup>	> MCT <sup>12</sup>
WAC 246-203-					
130(3)(a)					
Collect waste in					
containment areas	4	\$500	\$116,000	\$169.89	Υ
WAC 246-203-					
130(3)(b)(i) and (iii)					
Do not contaminate					
properties, surface					
water bodies	2	\$2,500	\$75,000	\$169.89	Υ
WAC 246-203-					
130(3)(c)(i)					
Safely store non-					
livestock waste	0	no cost	no cost	N/A	N
WAC 246-203-					
130(3)(c)(ii)					
Bag/dispose non-					
livestock waste as					
solid waste	1	\$100	\$100	\$568.22	N
WAC 246-203-					
130(3)(d)(iii)(D)					
Stockpile livestock					
waste > 100 feet of					
surface water body	2	\$2,500	\$260,000	\$169.89	Υ
WAC 246-203-					
130(3)(d)(iii)(D)(II)					
Allow livestock					
waste stockpile <					
100 feet of surface					
water body if					
mitigated by		<b>#0.500</b>	<b>*</b>	0400.00	
practice(s)	2	\$2,500	\$114,000	\$169.89	Υ
WAC 246-203-					
130(3)(d)(iii)(E)					
Remove livestock					
waste stockpile prior		<b>#0.500</b>	<b>#07.500</b>	0400.00	
to flooding	2	\$2,500	\$27,500	\$169.89	Υ

<sup>&</sup>lt;sup>10</sup> Costs are not intended to be summed across rows but analyzed individually and in some cases represent costs to different businesses. First year cost to comply with proposed rule is presented per survey respondent and is the summation of the first year of annual recurrent cost plus one-time cost.

<sup>&</sup>lt;sup>11</sup> Derived from the lowest "minor cost threshold" (MCT) for the affected industry(s). Respondents self-identified their NAICS industry code(s). The value listed in this column is the lowest MCT for those affected industries.

<sup>&</sup>lt;sup>12</sup> Derived by comparing the highest cost impact to a business with the lowest MCT.

## WAC 246-203-130(3)(a) Collect domestic animal waste at intervals sufficient to maintain sanitary conditions in containment areas.

<u>Description</u>: This proposed standard requires people to collect animal waste frequently enough to avoid unsanitary accumulations in containment areas. The rule defines "containment areas" as areas where domestic animals are held, housed, or kept for a period of time, including but not limited to stables, corrals, confinement areas, kennels, pens, and yards. The proposed standard applies to waste from livestock and non-livestock animals.

<u>Cost</u>: Most survey respondents (37/41) indicated no cost impacts for this proposed standard. Four survey respondents identified cost impacts. A sheep/goat farming facility identified a recurring annual cost of \$500 for labor, fuel, and equipment. A pig farming/wholesale facility identified a one-time cost of \$58,000 and recurring annual costs of \$58,000 for unidentified needs and concerns related to compliance/enforcement. A horse boarding/riding/instruction facility identified a past one-time cost of \$9,000 to remove a manure pile and ongoing manure disposal costs of \$5,000/month to comply with county regulation (no indication of new costs). And a cattle/dairy farming facility identified a one-time cost of \$500 and recurring annual costs of \$2,000 for record keeping, legal counsel, rule analysis, meeting with interested parties, and other miscellaneous compliance needs.

Staff research for the cost-benefit analysis of the Significant Analysis identified potential incremental costs for equipment, supplies, and labor depending on the situation, waste volumes, and other factors. Equipment needs, for example, range from small-scale tools and equipment such as shovels, buckets and spreaders that run less than \$100 to \$1,000s, to large scale industrial equipment such as tractors and related attachments that can exceed \$100,000.<sup>13</sup>

WAC 246-203-130(3)(b) Handle domestic animal waste to prevent deposition, leaching, and runoff to (i) another person's property, and (iii) surface water bodies used for swimming, shellfish harvesting, or other activity with potential to affect human health.

<u>Description</u>: The proposed standards require people to handle animal waste to prevent deposition, leaching, and runoff to another person's property and to surface water bodies where there are activities/uses with potential to affect public health. The proposed standards are addressed jointly because the many associated practices, pollution pathways, and possible impacts are nearly identical. The proposed standards would typically apply to neighboring properties and surface water bodies, but conceivably could apply more widely depending on transport mechanisms such as wind and water. The proposed standards apply broadly to animal waste handling and are not limited to practices listed in the rule.

<u>Cost</u>: Most survey respondents (39/41) indicated no cost impacts for the proposed standards. Two survey respondents identified cost impacts. A pig farming/wholesale facility identified a one-time cost of \$48,000 and recurring annual costs of \$27,000 for unidentified needs and concerns related to legal counsel and agency consultations. And a cattle/dairy farming facility identified a one-time cost of \$500 and recurring annual costs of \$2,000 for record keeping, legal counsel, rule analysis, meeting with interested parties, and other miscellaneous compliance needs.

Staff research for the cost-benefit analysis of the Significant Analysis determined that potential incremental costs for the proposed standards are indeterminate, case-by case given that they potentially involve numerous waste handling practices and pollution pathways.<sup>13</sup>

# WAC 246-203-130(3)(c)(i) Hold non-livestock waste in a watertight container if stored for more than one day prior to proper disposal.

<u>Description</u>: This proposed standard requires people to hold waste from non-livestock animals in a watertight container, such as plastic bags and enclosed trash bins, if stored for more than a day prior to disposal.

<u>Cost</u>: In the cost survey, no respondents indicated costs associated with this proposed standard. However, one dog boarding facility noted potential costs if required to purchase special waste bins or dumpsters to replace existing waste bins provided by its private waste disposal company. Staff research for the cost-benefit analysis of the Significant Analysis determined that potential costs are equipment, supplies, and labor. Trash bins and bags are generally less than \$100 in one-time costs and require periodic replacement of bins. Total cost depends on waste volumes and holding needs.<sup>13</sup>

WAC 246-203-130(3)(c)(ii) Bag and dispose of non-livestock waste as solid waste.

Description: This proposed standard requires people to bag and dispose of waste from non-livestock animals as solid waste.

<sup>&</sup>lt;sup>13</sup> Washington State Board of Health. 2021. Significant Legislative Rule Analysis, WAC 246-203-130, a Rule Concerning Keeping of Animals, Revising the Section Title to Domestic Animal Waste.

Cost: Most survey respondents (40/41) indicated no cost impacts for this proposed standard. One survey respondent identified cost impacts. A goat/sheep farming facility identified a recurring annual cost of \$100 for bags and collection labor. The proposed standard does not apply to goat, sheep, and other livestock waste, so the Board assumes this cost estimate is for waste from non-livestock associated with the business or business owner.

The Board assumes nominal costs as most businesses already meet the proposed standard. Staff research for the cost-benefit analysis of the Significant Analysis determined that potential incremental costs are disposal services, equipment, supplies, and labor. Solid waste disposal options include curbside collection and self-haul landfill service. Rates vary and are generally less than \$100 for monthly residential service, more for commercial service. Total costs depend mainly on disposal rates and waste volumes.<sup>13</sup>

WAC 246-203-130(3)(d)(iii)(D) Site stockpiled livestock waste one hundred feet or more from a surface water body. (see exception that follows)

<u>Description</u>: If waste from livestock is stockpiled for later use or disposal, this standard requires people to site the stockpile one hundred feet or more from a surface water body. The standard assumes unmitigated stockpiling on bare ground on a short-term basis between collection and use.

<u>Cost</u>: Most survey respondents (39/41) indicated no cost impacts for this proposed standard. Two respondents identified cost impacts. A pig farming/wholesale facility identified a one-time cost of \$210,000 and recurring annual costs of \$50,000 for needs and concerns related to constructing a manure lagoon or selling land to comply with the standard. While a landowner may choose to comply in this manner, the proposed standard applies to stackable waste (not lagoon storage) and allows reductions to the setback if control/treatment practices are applied. Therefore, the Board anticipates that the cost impacts will likely be lower than estimated. And a cattle/dairy farming facility identified a one-time cost of \$500 and recurring annual costs of \$2,000 for record keeping, legal counsel, rule analysis, meeting with interested parties, and other miscellaneous compliance needs.

Staff research for the cost-benefit analysis of the Significant Analysis determined that potential incremental costs for this proposed standard are indeterminate, case-by-case, affecting people who stockpile livestock waste near surface water bodies or plan to do so in the future.<sup>13</sup>

WAC 246-203-130(3)(d)(iii)(D)(II) Site stockpiled livestock waste one hundred feet or more from a surface water body unless the surface water body is protected by one or more control or treatment practices that capture and prevent leachate and runoff.

<u>Description</u>: If waste from livestock is stockpiled for later use or disposal, this exception to WAC 246-203-130(3)(d)(iii)(D) allows reduction of the 100-foot setback from surface water bodies when treatment or control practices are applied to mitigate runoff and leachate. The proposed standard allows people to determine the appropriate practice(s), and existing, functioning controls satisfy this proposed standard.

<u>Cost</u>: Most survey respondents (39/41) indicated no cost impacts for this proposed standard. Two respondents identified cost impacts. A pig farming/wholesale facility identified a one-time cost of \$95,000 and recurring annual costs of \$19,000 for needs and concerns related to engineering services, local permitting, and legal counsel. And a cattle/dairy farming facility identified a one-time cost of \$500 and recurring annual costs of \$2,000 for record keeping, legal counsel, rule analysis, meeting with interested parties, and other miscellaneous compliance needs.

Staff research for the cost-benefit analysis of the Significant Analysis determined that potential incremental costs are equipment, materials, and labor to install and maintain alternate practices to mitigate runoff and leachate from stockpiles. Optional practices range from storage pads and covers to stacking and composting structures. Costs range broadly (\$100s to \$1,000s and up) depending on the practice(s), waste volumes, and other factors.<sup>13</sup>

WAC 246-203-130(3)(d)(iii)(E) Site stockpiled livestock waste outside seasonally or frequently flooded areas unless used or disposed of prior to flooding.

<u>Description</u>: If waste from livestock is stockpiled for later use or disposal, this proposed standard prohibits siting stockpiles in seasonally or frequently flooded areas unless the stockpile is used or disposed of prior to flooding to prevent saturation and inundation of stockpiles.

Cost: Most survey respondents (39/41) indicated no cost impacts for this proposed standard. Two respondents identified cost impacts. A pig farming/wholesale facility identified a one-time cost of \$17,000 and recurring annual costs of \$10,500 for needs and concerns related to inefficient and unscheduled movement of stockpiles. And a cattle/dairy farming facility identified a one-time cost of \$500 and recurring annual costs of \$2,000 for record keeping, legal counsel, rule analysis, meeting with interested parties, and other miscellaneous compliance needs.

The Board assumes nominal costs for businesses already using or disposing such piles. Staff research for the cost-benefit analysis of the Significant Analysis determined that costs to remove/reuse stockpiles are indeterminate, case-by-case. Where possible, stockpiles are generally managed/recycled on site. Costs for off-site movement generally involve higher costs for loading, transport, and disposal. Sample disposal costs range between \$38 and \$168 per ton.

## **Summary of Compliance Costs**

The proposed standards involve practices that the Board believes most businesses already do when handling and disposing domestic animal waste. Results of the cost survey support this with 37 of 41 responses across industries specifically identifying no cost impact or not indicating any cost impact. Of the 4 responses that identified cost impacts, 1 response identified past and existing costs that would be unaffected by the proposed rule, and 3 responses identified new costs to comply with the proposed rule.

In instances where additional work is needed to comply with the proposed standards, there may be costs for equipment, supplies, material, and labor to regularly collect and safely store and dispose of animal waste to prevent or abate health hazards and nuisance. For large-scale operations, the volume of waste and the related management challenges and cost impacts are potentially much higher. The overall incremental cost impact of the proposed rule is indeterminate for properties and operations statewide and would be unique in each situation.

#### Loss of Sales or Revenue

There is no evidence or indication that the proposed rule will result in loss of sales or revenue.

## **Minor Cost Analysis**

The minor cost thresholds for the businesses identified above range from a high of \$26,702.06 (.003 of annual receipts of solid waste collection) to a low of \$169.89 (.003 of annual receipts of hog and pig farming). Based on the analysis above the rule will impose more than minor costs on businesses potentially impacted by this proposed rule.

## Disproportionate impact

Cost information from the cost survey is limited and is supported by additional cost information from the cost-benefit analysis of the Significant Analysis. Costs, outlined above and in the Board's Legislative Cost/Benefit Significant Analysis, apply to businesses of all sizes across a range of industries that involve animal waste handling and disposal. Based on the available information, the Board believes the proposed rule will likely have a disproportionate impact on small businesses.

## Steps taken to reduce the costs of the rule on small businesses

Most businesses already meet the basic standards and practices outlined in the proposed rule as evidenced by 37 of 41 survey responses indicating no cost impacts. For those that do not already meet the proposed standards there may be new costs to comply with the proposed rule. The Board will provide information to address a significant misconception and explain the fact that the proposed rule does not include any operational functions or requirements that could generate or increase costs for businesses, such as record keeping, routine inspections, permitting, and reporting.

#### Small business involvement

The Board worked with numerous, agencies, individuals and organizations during the stakeholdering and rule-drafting stages—many representing affected businesses and small businesses. The rule writing involved two in-person stakeholder meetings and review of informal versions followed by distribution of a public review draft aimed at soliciting broader stakeholder feedback. As described in Section 3 of this SBEIS, the cost survey was distributed broadly to 1,000 businesses and numerous associations to help raise awareness of the rulemaking and to invite feedback on cost impacts of the proposed rule.

#### Estimated number of jobs that will be created or lost as the result of compliance with the proposed rule.

There is no evidence that any jobs will be created or lost as a result of compliance with the proposed rule.

The public may obtain a copy of the small business economic impact statement or the detailed cost calculations by contacting:

Name: Stuart Glasoe

Address: PO Box 47990, Olympia, WA 98504-7990

Phone: 360-236-4111 Fax: 360-236-4088

TTY: 711

Email: stuart.glasoe@sboh.wa.gov

Other: N/A

<b>Date:</b> March 23, 2022	Signature:
Name: Michelle A. Davis	Min (D)
Title: Executive Director	Michelle A Lavis

- WAC 246-203-130 ((Keeping of animals.)) Domestic animal waste. (((1) Any person, firm or corporation is prohibited from keeping or sheltering animals in such a manner that a condition resulting from same shall constitute a nuisance.
- (2) In populous districts, stable manure must be kept in a covered watertight pit or chamber and shall be removed at least once a week during the period from April 1st to October 1st and, during the other months, at intervals sufficiently frequent to maintain a sanitary condition satisfactory to the health officer. Manure on farms or isolated premises other than dairy farms need not be so protected and removed unless ordered by the health officer.
- (3) Manure shall not be allowed to accumulate in any place where it can prejudicially affect any source of drinking water.)) (1) A person may not keep or shelter animals in such a manner that the domestic animal waste creates a nuisance or health hazard. The purpose of this section is to establish standards for the prevention, control, and abatement of health hazards and nuisance detrimental to human health related to the disposal of domestic animal waste, including handling and storage of domestic animal waste, as described in subsection (3) of this section.
- (2) The following definitions apply throughout this section unless the context clearly indicates otherwise.
- (a) "Containment area" means an area where domestic animals are held, housed, or kept for a period of time and includes, but is not limited to, stables, corrals, confinement areas, kennels, pens, and yards.
- (b) "Domestic animal" means an animal domesticated to live and breed in a tame condition under the care of humans. Domestic animal includes livestock and nonlivestock such as dogs and cats.
- (c) "Domestic animal waste" means excreta from a domestic animal and includes associated wash water, feed, and bedding soiled with the excreta.
- (d) "Health hazard" includes any organism, chemical, condition, or circumstance that poses a direct and immediate risk to human health.
- (e) "Livestock" means domestic animals raised for use or for profit, especially on a farm, and includes horses, mules, donkeys, cattle, bison, sheep, goats, swine, rabbits, llamas, alpacas, ratites, poultry, waterfowl, and game birds.
- (f) "Local health officer" means the legally qualified physician appointed as a health officer pursuant to chapter 70.05, 70.08, or 70.46 RCW, or an authorized representative.
- (g) "Nuisance" includes an act or omission that harms, endangers, or interferes with the health or safety of another person.
- (h) "Person" means any individual, corporation, company, association, society, firm, partnership, joint stock company, or any governmental agency, or the authorized agents of these entities.
- (i) "Sanitary" means of or relating to conditions that affect hygiene and health, especially relating to cleanliness and other precautions against disease.
- (j) "Stockpiling" means the temporary piling of domestic animal waste from livestock prior to use or disposal. Stockpiling does not

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<u>include active composting or lagoon storage of domestic animal waste</u> from livestock.

- (k) "Surface water" means a body of water open to the atmosphere and subject to surface runoff including, but not limited to, lakes, ponds, streams, rivers, and marine waters.
- (3) Unless a standard is superseded by a more stringent standard in federal, state, or municipal law, a person must meet the following standards in order to help prevent, control, and abate nuisance and health hazards related to the disposal of domestic animal waste. Except for free-range grazing, livestock trails, trail riding, and other diffuse sources of domestic animal waste, a person must:
- (a) Collect domestic animal waste at intervals sufficient to maintain sanitary conditions in containment areas;
- (b) Handle domestic animal waste to prevent deposition, leaching, and runoff to:
  - (i) Another person's property;
  - (ii) Drinking water sources; and
- (iii) Surface water bodies used for swimming, shellfish harvesting, or other activity with potential to affect human health;
- (c) Handle domestic animal waste from nonlivestock as follows so that the waste is not stockpiled:
- (i) Hold the waste in a watertight container if stored for more than one day prior to proper disposal; and
  - (ii) Bag and dispose of the waste as solid waste; and
- (d) Handle domestic animal waste from livestock that is collected and stockpiled for later use or disposal as follows:
- (i) Store the waste to control odors and attraction of flies, rodents, and other vectors;
  - (ii) Store the waste no longer than one year; and
  - (iii) Site the stockpile:
  - (A) One hundred feet or more from a drinking water well;
  - (B) Two hundred feet or more from a public drinking water spring;
- (C) Outside the sanitary control area of a public drinking water source if different from the areas set forth in (d) (iii) (A) and (B) of this subsection;
  - (D) One hundred feet or more from a surface water body unless:
- (I) The surface water body is upgradient or is protected by a levee or other physical barrier; or
- (II) The surface water body is protected by one or more control or treatment practices that capture and prevent leachate. Practices include, but are not limited to, storage pads, covers, storage structures, and filter strips; and
- (E) Outside seasonally or frequently flooded areas unless used or disposed of prior to flooding.
- (4) The local health officer may investigate and enforce this section. Enforcement actions may include any proceeding within the local health officer's statutory authority. Before taking enforcement action the local health officer must attempt to communicate with the person who may be in violation of this section in order to explore the facts and, if the local health officer determines that a violation has occurred, allow the person reasonable time to correct the violation.

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