Significant Legislative Rules Analysis

Chapter 246-101 WAC
Notifiable Conditions

January 21, 2020
SECTION 1:

Describe the proposed rule, including a brief history of the issue, and explain why the proposed rule is needed.

The purpose of Chapter 246-101 WAC, Notifiable Conditions, is to provide critical information to public health authorities to aid them in protecting and improving public health through prevention and control of infectious and noninfectious conditions as required under RCW 43.20.050, 70.104.055, and 43.70.545. Public health authorities use the information gathered under this chapter to take appropriate action, including, but not limited to, treating ill people; providing preventive therapies for individuals who came into contact with infectious agents; investigating and halting outbreaks; removing harmful health exposures from the environment; assessing broader health-related patterns, including historical trends, geographic clustering, and risk factors; and redirecting program activities and developing policies based on broader health-related patterns. The chapter establishes notification requirements and standards for conditions that pose a threat to public health consistent with this purpose and the authorizing statutes it is adopted under.

The rules require health care providers, health care facilities, laboratories, veterinarians, food service establishments, child care facilities, and schools to notify public health authorities of cases of notifiable conditions identified in chapter 246-101 WAC, cooperate with public health authorities when conducting case investigations, and follow infection control measures when necessary to control the spread of disease.

The rules were last revised in 2011. Since then, there have been a number of advances and developments which can only be addressed in rule. The State Board of Health (Board) and Department of Health (Department), through joint rule making, have proposed changes to chapter 246-101 WAC, Notifiable Conditions, to better protect public health by improving our understanding of emerging conditions, allowing more thorough case investigations, and improving the public health response to infectious and noninfectious conditions. The public health goals for these changes are to reduce the risk of transmission of disease and prevent serious complications and fatalities.

On April 17, 2017, the Department and Board filed a Pre-proposal Statement of Inquiry (CR-101) to begin joint rule making to consider adopting notification requirements for seven new conditions and classes of conditions, and including notification and specimen submission requirements for three conditions identified in the current rules under the definition of “Other Rare Disease of Public Health Significance”. After further review by Department subject matter experts, the Department and Board withdrew the original CR-101 and filed a new Pre-proposal Statement of Inquiry on May 18, 2018 to clarify and expand the scope of rule making. The new CR-101 expanded the list of new conditions and classes of conditions for consideration to 21, and expanded the number of specific conditions identified in the definition of “Other Rare Disease of Public Health Significance” considered for adoption to four.
The new conditions and classes of conditions considered during this rule making are:
- Carbapenem-resistant Enterobacteriaceae (E. coli, Klebsiella species, and Enterobacter species)
- Coccidioidomycosis
- Zika
- MERS and other severe communicable coronavirus infections
- Hantaviral infections (Andes virus, Bayou virus, Black Creek Canal virus, Dobrava-Belgrade virus, Haantan virus, Seoul virus, and Sin Nombre virus)
- Rickettsia prowazekii, Rickettsia typhi (typhus), and other non-spotted fever Rickettsia
- Ehrlichiosis
- B. cereus biovar anthracis
- Candida auris
- Histoplasmosis
- Fungal meningitis
- Amoebic meningitis
- Sleeping sickness
- Baylisascaris infection
- Chagas disease
- Mycobacterium tuberculosis complex
- Typhus
- Echinococcosis (Echinococcus granulosus or E. multilocularis)
- Taeniasis / cysticercosis (Taenia solum)
- Occupational respiratory diseases
- Inpatient hospitalizations associated with a workplace injury

The conditions considered during this rule making identified under the current rules as “Other Rare Diseases of Public Health Significance” are:
- Anaplasmosis
- Babesiosis
- Spotted fever rickettsiosis
- Tick paralysis

Over the course of rule development, the Department and Board consulted with more than 50 subject matter experts and formed a technical advisory committee to gather information in 2018. Members of the technical advisory committee represented a variety of stakeholders including health care providers, health care facilities, laboratories, local health jurisdictions, professional associations, health equity organizations, and state agencies. The draft rules were broadly distributed in May 2019 to gather informal comments from interested parties, further comments were sought in June and July 2019 from local health jurisdictions, and members of the regulated community and the technical advisory committee were asked to complete a cost questionnaire related to significant changes in the draft rules in November 2019 to complete the proposed rules and required analyses.

If adopted, the proposed rules would significantly amend and clarify notification requirements applicable to health care providers, health care facilities, laboratories, and veterinarians; create notification requirements for the Washington State Department of Agriculture; and clarify
requirements for food service establishments, schools, child care facilities, and the general public. Proposed changes to the rules include:

- Adding or revising notification and specimen submission requirements for 74 new or existing conditions;
- Eliminating three categories of conditions ("other rare diseases of public health significance", "emerging conditions with outbreak potential", and "disease of suspected bioterrorism origin");
- Eliminating notification requirements for veterinarians and clarifying requirements for veterinarians to cooperate with public health authorities during case investigations;
- Establishing notification requirements for the Washington State Department of Agriculture;
- Updating local health jurisdiction duties to reflect current technology used for notifying the Department, clarifying existing and establishing new notification timelines, and clarifying notification, case report, and outbreak report content requirements;
- Updating reference to the Security and Confidentiality Guidelines developed by the Centers for Disease Control and Prevention (CDC);
- Updating statutory references throughout the chapter; and
- Improving overall clarity and usability of the chapter by merging health care provider and facilities rules, repealing unnecessary rules, clarifying requirements for suspected cases of notifiable conditions, and revising language consistent with clear rule writing standards.

SECTION 2:

Is a Significant Analysis required for this rule?

Yes, the Department and Board determined a significant analysis is required for the proposed chapter and are subject to the requirements of RCW 34.05.328(5). The Board and the Department evaluated the proposed rules and determined several proposed rules are exempt from further analysis under RCW 34.405.328(5)(c). These proposed exempt rules and the corresponding rationale for the exemption are listed in the table below. The Department and Board determined the remaining proposed rules are significant and the section-by-section analysis is included in Section 5 of this analysis.

<table>
<thead>
<tr>
<th>WAC, Title</th>
<th>Description of Change</th>
<th>Exemption from significant analysis under 34.05.328(5)(b)</th>
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<tbody>
<tr>
<td>REPEAL SECTION 246-101-001, Provisions of general applicability.</td>
<td>Clarifies chapter and improves usability by eliminating unnecessary rule.</td>
<td>(iv) Repealing this section clarifies the chapter without changing its effect</td>
</tr>
<tr>
<td>246-101-005, Purpose of notifiable conditions reporting.</td>
<td>Revises narrative description of purpose and adds scope of chapter for clarity</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
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<tr>
<td>246-101-010, Definitions within the notifiable conditions regulations.</td>
<td>Revises, repeals, and adds definitions as necessary for clarity and usability of the chapter. This rule does not set new requirements or standards.</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
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<td>Definitions are analyzed in context as part of the section-by-section analysis in Section 5.</td>
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<tr>
<td>246-101-015, Provisional condition notification.</td>
<td>Streamlines and clarifies the process for the State Health Officer to establish provisional conditions request additional information and specimen submission for notifiable conditions.</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
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<tr>
<td>246-101-120, Handling of case reports and medical information.</td>
<td>Incorporates related health care facilities requirements from repealed section-320, clarifies language, and updates RCW references</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
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<tr>
<td>NEW SECTION 246-101-200, Rapid screening testing</td>
<td>Adds new section to clarify that any individual or entity conducting rapid screening testing meets the definition of a laboratory and must comply with sections of the chapter applying to laboratories. Chapter 70.42 RCW already defines “test site” and chapter 246-338 WAC already defines “test site or medical test site” to broadly include individuals or entities that conduct rapid screening tests. The current and proposed rule reference these RCWs and WACs in the definition of laboratory. Proposed WAC 246-101-200 clarifies that these definitions include individuals or entities conducting rapid screening tests.</td>
<td>(iv) Addition of this section clarifies language without changing its effect</td>
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<tr>
<td>246-101-210, Means of specimen submission – Laboratory directors and laboratories.</td>
<td>Clarifies specimen submission requirements</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
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<tr>
<td>246-101-230, Handling of case reports and medical information.</td>
<td>Clarifies requirements for handling confidential information and updates RCW references</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
</tr>
</tbody>
</table>
| **REPEAL SECTION 246-101-301, Notifiable conditions and health care facilities.** | Streamlines chapter by merging health care facility requirements with related health care provider requirements in section -101 and repeals section -301. | (iv) Repealing this section clarifies the chapter without changing its effect  

*Significant changes related to new or revised conditions notifiable by health care facilities are addressed in the analysis of section -201 in Section 5 of this analysis*  |
| **REPEAL SECTION 246-101-305, Duties of the health care facility.** | Streamlines chapter by merging health care facility requirements with related health care provider requirements in section -105 and repeals section -305. | (iv) Repealing this section clarifies the chapter without changing its effect  

*Significant changes related to duties of health care facilities are addressed in the analysis of section -205 in Section 5 of this analysis* |
| **REPEAL SECTION 246-101-310, Means of notification.** | Streamlines chapter by merging health care facility requirements with related health care provider requirements in section -110 and repeals section -310. | (iv) Repealing this section clarifies the chapter without changing its effect  

*Significant changes related to means of notification for health care facilities are addressed in the analysis of section -210 in Section 5 of this analysis* |
| **REPEAL SECTION 246-101-315, Content of notifications.** | Streamlines chapter by merging health care facility requirements with related health care provider requirements in section -115, and repeals section -315. | (iv) Repealing this section clarifies the chapter without changing its effect  

*Significant changes related to content of notifications for health care facilities are addressed in the analysis of section -215 in Section 5 of this analysis* |
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<tr>
<td><strong>REPEAL SECTION 246-101-320, Handling of case reports and medical information.</strong></td>
<td>Streamlines chapter by merging health care facility requirements with related health care provider requirements in section -120 and repeals section -320.</td>
<td>(iv) Repealing this section clarifies the chapter without changing its effect</td>
</tr>
<tr>
<td><strong>REPEAL SECTION 246-101-401, Notifiable conditions and the responsibilities and duties of others.</strong></td>
<td>Clarifies chapter and improves usability by eliminating unnecessary rule</td>
<td>(iv) Repealing this section clarifies the chapter without changing its effect</td>
</tr>
<tr>
<td><strong>NEW SECTION 246-101-408, Content of case reports: Department of Agriculture</strong></td>
<td>Identifies content of case reports submitted by Department of Agriculture</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-410, Responsibilities of food establishments.</td>
<td>Clarifies language and updates WAC reference</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
</tr>
<tr>
<td>246-101-415, Responsibilities of child day care facilities.</td>
<td>Aligns the definition of child care facility with Department of Children Youth and Family statutes.</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
</tr>
<tr>
<td>246-101-420, Responsibilities of schools.</td>
<td>Clarifies language only</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
</tr>
<tr>
<td>246-101-425, Responsibilities of the general public.</td>
<td>Clarifies language only</td>
<td>(iv) Revisions to this section clarify language without changing its effect</td>
</tr>
<tr>
<td><strong>REPEAL SECTION 246-101-501, Notifiable conditions and local health departments.</strong></td>
<td>Clarifies chapter and improves usability by eliminating unnecessary rule</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-505, Duties of the local health officer or the local health department.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-510, Means of notification.</td>
<td>Updates local health jurisdiction (LHJ) notification requirements</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
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<td><strong>NEW SECTION</strong></td>
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<td>246-101-513, Content of notifications, case reports, and outbreak reports: Local health officer</td>
<td>Establishes new section and updates content of LHJ notifications, case reports, and outbreak reports from section -510 to new section -513</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-515, Handling of case reports and medical information.</td>
<td>Clarifies language and updates RCW references</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-520, Special conditions—AIDS and HIV.</td>
<td>Clarifies language, repeals outdated language, and updates reference to CDC guidelines</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-525, Special condition—Influenza.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
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<tr>
<td><strong>REPEAL SECTION</strong></td>
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<tr>
<td>246-101-601, Notifiable conditions and the department.</td>
<td>Clarifies chapter and improves usability by eliminating unnecessary rule</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-605, Duties of the department.</td>
<td>Clarifies language, add the Department of Agriculture to the list of entities that the Department must provide technical support to, and specifies that negotiated alternatives must “…provide the same level of public health protection as the reporting requirement for which an alternative is sought.”</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-610, Handling of case reports and medical information.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-615, Requirements for data dissemination.</td>
<td>Incorporates requirements from repealed sections -620 and -625 and clarifies language</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
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<tr>
<td><strong>REPEAL SECTION</strong> 246-101-620, Requirements for notification to the department of labor and industries.</td>
<td>Streamlines chapter by merging notification requirements with related requirements in section - 615 and repeals section 620.</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td><strong>REPEAL SECTION</strong> 246-101-625, Content of notifications to the department of labor and industries.</td>
<td>Streamlines chapter by merging notification requirements with related requirements in section - 615 and repeals section -625.</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-630, Special condition—Antibiotic resistant disease.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-635, Special conditions—AIDS and HIV.</td>
<td>Clarifies language, repeals outdated language, and updates reference to CDC guidelines</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-640, Special condition—Birth defects.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td><strong>REPEAL SECTION</strong> 246-101-701, Notifiable conditions and the department of labor and industries.</td>
<td>Clarifies chapter and improves usability by eliminating unnecessary rule</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-705, Duties of the department of labor and industries.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-710, Handling of case reports and medical information.</td>
<td>Clarifies language only</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td>246-101-715, Requirements for data dissemination.</td>
<td>Incorporates requirements from repealed sections -720 and -725 and clarifies language</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
</tr>
<tr>
<td><strong>REPEAL SECTION</strong> 246-101-720, Requirements for notification to local health departments.</td>
<td>Streamlines chapter by merging notification requirements with related requirements in section - 715 and repeals section -720.</td>
<td>(ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party</td>
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**WAC, Title** | **Description of Change** | **Exemption from significant analysis under 34.05.328(5)(b)**
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**REPEAL SECTION** 246-101-725, Requirements for notification to the department. | Streamlines chapter by merging notification requirements with related requirements in section -715 and repeals section -725. | (ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party

**246-101-730, Special condition—Hospitalized burns.** | Clarifies language only | (ii) Rules relating only to internal governmental operations that are not subject to violation by a nongovernment party

**SECTION 3:**
Clearly state in detail the general goals and specific objectives of the statute that the rule implements.

The Board has broad rule-making authority for a range of public health concerns under RCW 43.20.050. The goal and objectives of the statute that chapter 246-101 WAC implements is stated explicitly in RCW 43.20.050(2)(f):

*In order to protect public health, the state board of health shall adopt rules for the prevention and control of infectious and noninfectious diseases...*

The Board has further rule-making authority granted under RCW 70.104.055:

(1) *Any attending physician or other health care provider recognized as primarily responsible for the diagnosis and treatment of a patient or, in the absence of a primary health care provider, the health care provider initiating diagnostic testing or therapy for a patient shall report a case or suspected case of pesticide poisoning to the department of health in the manner prescribed by, and within the reasonable time periods established by, rules of the state board of health.*

Rules adopted under this authority recognize and support the Department’s responsibility to protect and enhance the public health and welfare as declared in RCW 70.104.010:

*The department of health has responsibility to protect and enhance the public health and welfare. As a consequence, it must be concerned with both natural and artificial environmental factors which may adversely affect the public health and welfare. Dangers to the public health and welfare related to the use of pesticides require specific legislative recognition of departmental authority and responsibility in this area.*

RCW 43.70.545 further provides rule-making authority to the Department:

(1) *The Department of Health shall develop, based on recommendations in the public health services improvement plan and in consultation with affected groups or agencies, comprehensive rules for the collection and reporting of data relating to acts of violence, at-risk behaviors, and risk and protective factors. The data collection and reporting rules shall*
be used by any public or private entity that is required to report data relating to these behaviors and conditions.

Rules adopted under this authority recognize and support the Department’s primary responsibility to preserve public health as articulated in RCW 43.70.005:

*It is the intent of the legislature to form such focus by creating a single department in state government with the primary responsibilities for the preservation of public health, monitoring health care costs, the maintenance of minimal standards for quality in health care delivery, and the general oversight and planning for all the state's activities as they relate to the health of its citizenry.*
SECTION 4:

Explain how the department determined that the rule is needed to achieve these general goals and specific objectives. Analyze alternatives to rule making and the consequences of not adopting the rule.

The proposed rules implement the general goals and specific objectives of RCW 43.20.050, RCW 43.70.545, and RCW 70.104.055 discussed above by establishing a surveillance system that includes notification, investigation, and collection and distribution of data related to infectious and noninfectious conditions. This data is critical to local health jurisdictions, the Department, and other public health authorities tasked with preventing and controlling the spread of disease. Public health authorities also use the data to assess broader patterns, including historical trends and geographic clustering of disease. Based on these assessments, officials are able to take appropriate actions such as conducting outbreak investigations, redirecting program activities, and developing new policies to prevent and control infectious and noninfectious conditions.

While some information can be obtained voluntarily through case investigations and requesting additional information under WAC 246-101-015, Provisional condition notification, it is not a reliable method of data collection. It is critical for the prevention and control infectious and noninfectious conditions for public health authorities to obtain consistent and complete epidemiological data to support prevention and control efforts statewide. This can only be done using the surveillance system established under chapter 246-101 WAC.

The Department and Board assessed the proposed rules and the statutes the rules implement and determined rule making is needed to achieve the stated goals and objectives. The authorizing statutes specifically require the Board and Department to adopt rules for the prevention and control infectious and noninfectious conditions and the protection, preservation, and enhancement of public health. Therefore, the Board and the Department determined there are no feasible alternatives to rule making that meet the general goals and specific objectives of RCWs 43.20.050, 43.70.545, and 70.104.055.

SECTION 5:

Explain how the department determined that the probable benefits of the rule are greater than the probable costs, taking into account both the qualitative and quantitative benefits and costs and the specific directives of the statute being implemented.

For each separate proposed rule of chapter 246-101 WAC deemed significant under RCW 34.05.328(5), the Department and Board completed the following section-by-section analysis. The analysis includes a description of the proposed changes as well as the associated probable benefits and probable costs of those changes.

To obtain cost estimates for the proposed changes, the Department and Board requested members of the regulated community and technical advisory committee complete cost
questionnaires. The cost questionnaire was sent to laboratory directors and the regulated health care providers. The Department received seven completed cost questionnaires in response. Cost information is summarized in the following section-by-section analysis.

While the rules require notification of named conditions, the rules do not require health care providers or health care facilities to confirm the absence of cases of conditions identified in the rules, nor do they require diagnosis of cases of conditions outside the health care provider’s scope or field of practice. The rules also do not require laboratories to test for agents (conditions) or speciate an agent if the laboratory does not perform the test as part of its normal work, or to retain specimens indefinitely in anticipation of a request from a local health jurisdiction or the Department.

**Societal Benefits of Notifiable Conditions Surveillance**

Public health surveillance plays an essential role in disease prevention and control by providing public health authorities with information and data necessary to take effective public health action. Surveillance provides data and information to assess the burden and distribution of adverse health events, prioritize public health actions, implement disease control measures to reduce the number and severity of cases, monitor the impact of control measures, identify reservoirs or vectors of disease, identify emerging health conditions that may have a significant impact upon population health, and contribute to surveillance activities at the national and international level to implement more effective control measures on a broader scale.1

Public health surveillance plays a key role in identifying, controlling, and preventing the spread of zoonotic diseases. Approximately 60% of all known infectious diseases affecting humans are zoonotic. An even larger percentage (70%) of new or emerging infectious diseases of humans have an animal origin.2,3 Zoonotic diseases are estimated to be responsible for at least 2.5 billion cases of human illness and 2.7 million deaths worldwide annually.4 Growth of the human population, changes in the environment and agricultural practices, and increases in international travel and trade have all given both recognized and emerging zoonotic diseases new opportunities to spread.

Public health surveillance can also play a role in promoting equity. Many of the new conditions in the proposed rules disproportionality impact subpopulations who are already experiencing health disparities. For example, anaplasmosis disproportionately impacts immunosuppressed patients or persons with comorbid diseases such as diabetes, person’s living and working in tick habitats,5 and American Indians.6 Reporting of anaplasmosis and the corresponding public health

response enabled by surveillance therefore also has the potential to decrease the disparate impacts of anaplasmosis in Washington’s communities. Coccidioidomycosis is another example as this condition has greater impacts (e.g. higher prevalence and more severe outcomes) for people who are living with weakened immune systems, those who are pregnant, African Americans, Filipinos, and Mexican Americans.\textsuperscript{7,8,9,10} Reporting of these and other conditions with disparate impacts, paired with timely and equity-aware public health responses, can help lessen the impact of these conditions which may benefit communities or populations with the highest burden of disease.

The benefits of establishing a notification requirement for a condition can be demonstrated by the avoided costs associated with the burden on an individual with a case of a condition, the public health system, and the population as a whole.

Avoided costs associated with an individual case can include lost productivity, hospitalization, and the Disability-Adjusted Life Year (DALY), a measure of overall disease burden expressed as the number of years of life lost due to ill health, disability for people living with the health condition or its consequences, or premature death.

Avoided costs for the public health system are related to the resources lost in scaling up the public health response designed to prevent new cases and minimize the disease burden. The heightened public health response can include the costs of providing timely and informed public health interventions including infection control measures such as vaccination, isolation, and quarantine, and contact identification.

Avoided costs for the population as a whole can include lost productivity related to avoiding exposure, receiving prophylaxis to prevent disease, and receiving treatment to decrease severity of acquired cases.

**Describe the rule changes that effect state, local, and tribal agencies and how the changes support the goals and objectives of the statute being implemented**

*While RCW 34.05.328 does not require analysis of proposed “rules relating only to internal governmental operations that are not subject to violation by a nongovernmental party”, the Department and Board determined it beneficial to include a description of the substantive rule*

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changes that affect the public health authorities named in the proposed rules, and a description of how these changes support the goals and objectives of the statute being implemented.

The purpose of Chapter 246-101 WAC, Notifiable Conditions, and the purpose of the proposed amendments is stated in WAC 246-101-005, Purpose and scope:

(1) The purpose of this chapter is to provide critical information to public health authorities to aid them in protecting and improving the public’s health through prevention and control of infectious and noninfectious conditions. Public health authorities use the information gathered under this chapter to take appropriate action, including, but not limited to:

(a) Treating ill persons;
(b) Providing preventive therapies for individuals who came into contact with infectious agents;
(c) Investigating and halting outbreaks;
(d) Removing harmful health exposures from the environment;
(e) Assessing broader health-related patterns, including historical trends, geographic clustering, and risk factors; and
(f) Redirecting program activities and developing policies based on broader health-related patterns.

(2) This chapter establishes notification requirements and standards for conditions that pose a threat to public health consistent with the purpose as established in this section.

In addition to the Department of Health, the chapter is implemented by other public health authorities as defined in the chapter, and include local health jurisdictions, the Department of Labor and Industries, the Department of Agriculture, Sovereign Tribal Nations and Tribal epidemiology centers. These authorities are critical partners in fulfilling the purpose of the Notifiable Conditions chapter.

By establishing a surveillance system that includes notification, investigation, and collection and distribution of data related to infectious and noninfectious conditions. This data is critical to local health jurisdictions, the Department, and other public health authorities tasked with preventing and controlling the spread of disease. Public health authorities also use the data to assess broader patterns, including historical trends and geographic clustering of disease. Based on these assessments, officials are able to take appropriate actions such as conducting outbreak investigations, redirecting program activities, and developing new policies to prevent and control infectious and noninfectious conditions.

Local Health Jurisdictions
Substantive changes are proposed for WACs 246-101-510 and 246-101-513 and are described below. In addition to these substantive changes, the proposed rules make clarifying changes to all the sections of Part 5, Notifiable Conditions – Local Health Jurisdictions, which includes WACs 246-101-505, -510, -513, -515, -520, and -525.

WAC 246-101-510, Means of notification: Local Health Officer or Local Health Jurisdiction
Description of substantive proposed rule changes:
• Maintain a 24 hour telephone number to receive confirmation calls for case reports submitted for conditions requiring immediate notification and those notifiable within 24 hours.

• Notify the Department of Health using telephone of secure electronic data transmission upon receiving a case report for an immediately notifiable condition, excluding Meningococcal disease, invasive (Neisseria meningitides), Shiga toxin-producing E. coli (STEC) / enterohemorrhagic E. coli; and Vaccinia (vaccine-acquired smallpox).

• Notify the Department of Health using the secure electronic disease surveillance system (or WDRS) within three business days of receiving case reports for conditions that are not immediately notifiable.

• Close cases using WDRS that do not require investigation within three business days of the decision;

• Immediately reassign cases using WDRS to the Department of Health upon determining a patient who is the subject of a case is a resident of another local health jurisdiction or resides outside Washington state; and

• Submit completed case investigations or notify the Department of Health of incomplete case investigations using WDRS.

• Local Health Officer confirmation that each case submitted is based on clinical criteria, or laboratory criteria, or both prior to submitting the case report to the Department of Health.

Description of potential qualitative costs for local health jurisdictions and how these proposed changes support the goals and objectives of the statute being implemented:

Maintain a 24 hour telephone number: This requirement will require local health jurisdictions to ensure they have a staff person on call to respond to 24 hour calls. This could create a burden for local health jurisdictions that do not already have this process in place. This requirement supports health care facilities, health care providers, and laboratories in meeting their requirement to confirm receipt of case reports, and ensure all cases can be reviewed and appropriate action initiated in a timely manner by local health jurisdictions.

Notify the Department of Health within three business days for conditions that are not immediately notifiable: Under the current rules, local health jurisdictions can wait to notify the Department of Health up to 21 days until a case investigations are completed for conditions that are not immediately notifiable. Making this a faster reporting timeline does not increase the workload, but it may shift the workload of reporting to Department of Health nearer to the time that the case investigation is being completed, which could tax resources during that window of time for some local health jurisdictions. This delay in notification impedes cross-jurisdiction investigations and public health response, and could delay connection to care and public health prevention measures that could identify community reservoirs of disease. Faster notification can thus decrease the number of community cases identified in the coming months.

Notify the Department of Health of immediately notifiable conditions: While the requirement for local health jurisdictions to notify the Department of Health immediately of named conditions is an existing requirement, the proposed rule expands the list of existing conditions to include all immediately notifiable conditions, excluding meningococcal disease, STEC, and vaccinia, resulting in an increase in the number of conditions that are immediately notifiable by 9 rare
conditions. This will created an added burden for local health jurisdictions that will need to use staff time to report these addition conditions immediately.

Immediate notification of cases and immediate reassignment of cases to the Department of Health facilitates rapid identification of cases reported across multiple jurisdictions within Washington State which might necessitate wider coordinated public health action. Given the public health surveillance structure and the fact that the state maintains a global view of cases across jurisdictional lines, the proposed change will help the Department of Health be more able to identify potential cross-jurisdictional linkages for immediately notifiable conditions which may indicate communal spread outside of one region within the state. In order to effectively manage this cross-jurisdictional oversight we need to have accurate and timely information.

Department of Health notification ensures that larger trends or exposures outside of a single jurisdiction are rapidly identified. While some events may be locally based, the transient nature of our communities makes it likely that exposure to these immediately notifiable conditions fall outside of one jurisdiction.

In addition, notification facilitates planning by the Department of Health in order to make resources, such as testing through the Public Health Laboratories, available to local health jurisdictions after hours. The Public Health Laboratories will either need to stand up laboratory staff or enact agreements with other reference laboratories for pass-through of additional testing around these immediately notifiable conditions. Additionally, there will be an assessment of need for resources (guidance and people) to support the communicable disease epidemiology surveillance operations within the Department of Health.

Close cases within three business days that do not require investigation: This may create an extra administrative task for local health jurisdictions. The time frame for closing non-investigated cases is important to having accurate surveillance data for the entire state, for coordinating cross-jurisdictional investigation efforts, and for cost savings for the public health laboratories. If the case is closed after the public health laboratories has determined specimen viability, the cost of performing the test is lost.

Submit completed case investigations or notify of incomplete case investigations using the Washington Disease Reporting System (WDRS): This may create a cost for local health jurisdictions who are not using WDRS. However all local health jurisdictions have moved to WDRS and can receive technical support from the Department to support the transition to WDRS. Use of a statewide secure electronic disease surveillance system is a key component of the public health surveillance structure that allows the state to maintain the global view of cases across jurisdictional lines that is necessary to identify potential cross-jurisdictional linkages between notifiable conditions. In order to effectively manage this cross-jurisdictional oversight, the Department of Health must have accurate and timely information, and that is provided by WDRS.

Local Health Officer confirmation that each case submitted is based on clinical criteria, or laboratory criteria, or both: Under the chapter, Local Health Officer means “the legally qualified physician who has been appointed as the health officer for the local health jurisdiction under chapter 70.05 RCW, or their designee”. This allows the duties assigned to the Local Health
Officer under the chapter to be delegated to an appropriate staff. The requirement to confirm that each case is based on clinical criteria, or laboratory criteria, or both is consistent with the Local Health Officer’s responsibility to conduct a case investigation, a part of which is to confirm that a reported case of a condition is accurately identified and in alignment with case standards, such as the CDC, NNDSS, CSTE case definitions.

The draft rules support the Local Health Officer in this duty by:

- Including in the definition of case “… a diagnosis or suspected diagnosis of a condition made by a health care provider, health care facility, or laboratory based on clinical criteria, or laboratory criteria, or both, such as the Centers for Disease Control and Prevention, National Notifiable Diseases Surveillance System, Council of State and Territorial Epidemiologists case definitions.”
- Including case report content requirements for health care providers and facilities the “diagnosis or suspected diagnosis of the condition”, and for laboratories the “test method used” and presumptive and final “test results”.

Overall the proposed substantive changes to WAC 246-101-510 improve the identification of cases and helps to ensure connection to care and public health prevention measures that could identify community reservoirs of disease are appropriately implemented, potentially decreasing the number and severity of community cases over time.

WAC 246-101-513, Content of notifications, case reports, and outbreak reports

Description of substantive proposed rule changes:

The proposed rule creates a new section and makes the following changes to content requirements for notifications, case reports, and outbreak reports submitted to the Department of Health:

- Adds the following content requirements for notifications:
  o Date local health jurisdiction was notified of the case;
  o Condition diagnosis date;
  o Patient date of birth; and
  o Patient sex.
- Adds the following content requirements for case reports:
  o Patient race (if available);
  o Patient ethnicity (if available);
  o Pregnancy status (pregnant, not pregnant, or unknown) for patients with hepatitis B infection who are fourteen to fifty years of age;
  o Investigation start date;
  o Investigation completion date;
  o Initial notification source;
  o Hospitalization status of patient;
  o Whether the patient died during the illness;
  o Probable geographic region of exposure;
  o Whether the patient traveled out of the country (as applicable);
  o Whether the case is associated with an ongoing outbreak investigation; and
  o Data used to verify the case meets clinical criteria, laboratory criteria, or both.
- Adds the number of people potentially exposed to the content requirements for outbreak reports.
Description of how these proposed changes support the goals and objectives of the statute being implemented:

Notification content: The proposed notification content is necessary to create a unique WDRS record for each unique case of a condition. The potential burdens and benefits of using a singular statewide surveillance system are identified above.

Case report content: Not all cases of notifiable conditions are investigated by local health jurisdictions. Local health jurisdictions exercise discretion in which cases pose the greatest risk to public health in any one jurisdiction. The proposed case report content applies to only those cases that are investigated by local health jurisdictions and includes information unique to these investigations. All information is necessary to create a complete understanding of the notifiable condition and the circumstances of the event which allows public health, including the Department of Health, to gain the benefits described above.

Outbreak report content: Outbreak reports are rare and are limited to three pieces of information necessary to identify the organism, source, and number of individuals potentially exposed to the organism. As outbreaks typically require rapid public health action to identify all the individuals that may have contracted and prevent the spread of disease, the required report content is limited to only those pieces of information that are absolutely necessary to act.

Department of Agriculture

Description of substantive proposed rule changes:
The proposed rules add two new sections that would establish the following requirements for the Washington State Department of Agriculture (WSDA):

- WAC 246-101-805, Duties, requires:
  - WSDA to submit animal case reports for zoonotic diseases to the Department of Health;
  - WSDA to confirm receipt of case reports for specifically named conditions; and
  - Consultation between the Department of Health and WSDA for animal cases submitted to the Department of Health

- WAC 246-101-810, Content of case reports, creates requirements for the content of each animal case report submitted to the Department of Health.

Description of how these proposed changes support the goals and objectives of the statute being implemented:

These proposed changes compliment the repeal of requirements for veterinarians in WAC 246-101-405 to submit case reports for suspected human cases of notifiable conditions, under which public health did not receive any case reports. These proposed changes are expected to dramatically improve public health surveillance of zoonotic disease by gathering information about potential exposures prior to suspected human illness. The proposal to require consultation on animal cases is expected to improve investigation outcomes conducted by public health staff with animal owners, including business owners, by cooperatively working with WSDA staff who have carefully worked with their constituents to create productive and trusting relationships.

Department of Labor and Industries
Description of substantive proposed rule changes:
The Washington State Department of Labor and Industries (L&I) requested the Board and Department to require notification by health care providers and health care facilities for five new categorical conditions to promote occupational health and safety. The three agencies worked in close collaboration to assess the feasibility of the changes and to include the requirements in the draft rules. Following this internal work, the agencies shared the requested changes and draft rule requirements with the TAC (on which L&I held a member seat) and worked together to get feedback from other stakeholders. As a result of this collaborative work, the Board and Department included four of the five requested conditions in the proposed rules with some modifications based on feedback from TAC members and other stakeholders.

Description of how these proposed changes support the goals and objectives of the statute being implemented:
The proposed changes improve surveillance of conditions acquired from occupational exposures in work environments and allow L&I to implement public health interventions, including technical assistance and education to improve work environments and prevent further work place exposures to hazardous conditions.

Sovereign Tribal Nations and Tribal Epidemiology Centers
Description of substantive proposed rule changes:
The proposed rule changes the definition of public health authority to include sovereign Tribal Nations and Tribal epidemiology centers. While this change is not substantive as Tribal Nations and Tribal epidemiology centers are already public health authorities and have the authority to conduct surveillance and investigate cases of disease, some who are subject to the requirements of chapter 246-101 WAC did not understand this and pointed to the definition and the absence of Tribal Nations and Tribal epidemiology center as the definitive law.

Description of how these proposed changes support the goals and objectives of the statute being implemented:
The proposed change will improve Tribal Nations’ and Tribal epidemiology centers’ ability to conduct notifiable conditions surveillance and case investigations by improving cooperation and coordination with health care providers, health care facilities, laboratories, and local health jurisdictions.

WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities
The proposed rule merges the notification requirements for health care facilities included in Table HF-1 of the current rule into Table HC-1 of the proposed rule, and repeals WAC 246-101-301, Notifiable conditions and health care facilities. All conditions requiring notification to public health authorities by health care providers and health care facilities are included in Table HC-1 of WAC 246-101-101 of the proposed rules, which specifies the time frame for notification of each case, who must be notified, and who must provide the notification (health care providers, health care facilities, or both).
Significant changes to the current rule are described below by condition. All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

### Amoebic meningitis

**Description of Proposed Change**
The proposed rule adds amoebic meningitis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction immediately after diagnosis, without delay, twenty-four hours a day, seven days a week.

**Mode of Transmission**
Amoebic meningitis is a rare brain infection that is usually fatal and is caused by the free-living amoeba *Naegleria fowleri*. The amoeba lives in:
- Bodies of warm freshwater, such as lakes and rivers
- Geothermal (naturally hot) water, such as hot springs
- Warm water discharge from industrial plants
- Untreated geothermal (naturally hot) drinking water sources
- Swimming pools that are poorly maintained or minimally-chlorinated
- Water heaters
- Soil

*Naegleria fowleri* destroys brain tissue after entering the body through the nose and moving to the brain. Most infections have been linked to swimming mainly in southern states including Florida and Texas but also in Minnesota, and some very rare cases have been linked to using contaminated tap water to irrigate nasal passages.

**Estimated Number of Cases**
In the 56 year period from 1962–2018, 145 U.S. infections have been reported to CDC with no more than 8 cases reported each year. Given the mode of transmission and the occurrence of the condition primarily in southern states, the Department assumes no cases of the condition will be reported in Washington State.

**Probable Benefits**
The following description of the burden of illness on individuals who have contracted amoebic meningitis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of amoebic meningitis as a result of establishing notification requirements for the condition.

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Initial symptoms of amoebic meningitis start one to seven days after infection and include headache, fever, nausea, vomiting, and stiff neck. As the disease progresses, symptoms expand to include confusion, lack of attention to people and surroundings, loss of balance, seizures, and hallucinations. After symptoms start, the disease progresses rapidly and usually causes death within one to 12 days.\(^{14}\)

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

### Probable Costs

Though the Department assumes no cases of amoebic meningitis will be submitted to public health authorities, the probable costs for a health care provider or facility to prepare and submit a single case report is estimated at $82.50 ($0.5 hours x $165 per hour) resulting in an estimated cost range of $0 to $82.50.

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**Anaplasmosis\(^{15}\)**

**Description of Proposed Change**

The proposed rule adds anaplasmosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Some members of the regulated community have been submitting case reports for anaplasmosis as an “other rare disease of public health significance” as defined in the current rules. However, anaplasmosis is not included individually in either Table HC-1 or Table HF-1 of the current rules. The draft rule clearly establishes notification requirements for the condition by naming it specifically in Table HC-1 of the proposed rules rather than as an unnamed condition within a categorical condition.

**Mode of Transmission**

Anaplasmosis is an emerging tick-borne disease in the United States carried by the Western black-legged tick\(^{16}\) and caused by various bacteria in the genus *Anaplasma*. In addition to being tick-borne, *Anaplasma phagocytophilum* may occasionally be transmitted in medical procedures involving blood, marrow, or organ transfers.\(^{17}\) There have also been possible infections through contact with infected deer blood (through cleaning deer carcasses) or perinatal transmission of

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\(^{15}\) For more detailed information on this condition, see Appendix A


bacteria or disease during childbirth or potentially breastfeeding. More studies need to be conducted to verify these alternative modes of transmission.

**Estimated Number of Cases**

From 2004 to 2013, four cases of anaplasmosis were reported in Washington State, two with exposure in the Upper Midwest (both in 2013) and two with exposures in the northeastern United States (2004, 2007). To date, no locally-exposed Washington cases of anaplasmosis have been reported; however, very low levels of *Anaplasma phagocytophilum* have been found in ticks from Washington State, and multiple cases have been diagnosed in dogs in Washington. Based on this information, the Department estimates zero to five anaplasmosis cases may be submitted to public health authorities annually.

**Probable Benefits**

The following description of the burden of illness on individuals who have contracted anaplasmosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of anaplasmosis as a result of establishing notification requirements for the condition.

Anaplasmosis can cause symptoms that range from mild (e.g. headache, muscle pain) to severe (e.g. renal failure, meningoencephalitis, seizures, coma) and in rare cases can result in death.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**

The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to five Anaplasmosis case reports is estimated to range from $0 to $412.50 per year [5 cases (.5 hours X $165 per hour)].

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21 ibid.


Anthrax (*Bacillus anthracis* and confirmed *Bacillus cereus* biovar *anthracis* only – Do not notify of other *Bacillus cereus*)

**Description of Proposed Change**
The proposed rule adds confirmed *Bacillus cereus* biovar *anthracis* as a notifiable form of anthrax requiring health care providers and health care facilities to submit case reports to the local health jurisdiction immediately after diagnosis consistent with the current notification requirements of anthrax.

**Mode of Transmission**
While anthrax is currently a notifiable condition, the proposed addition of confirmed *Bacillus cereus* biovar *anthracis* is based on the 2017 CDC, National Notifiable Diseases Surveillance System (NNDSS), Council of State and Territorial Epidemiologists (CSTE) case definition for anthrax. This case definition indicates that *Bacillus cereus* biovar anthracis has emerged as a cause of anthrax-like disease in animals and expresses anthrax toxin genes. The proposed rule adds the condition because it could hypothetically cause anthrax-like disease in humans.

**Estimated Number of Cases**
The Department assumes no cases of *Bacillus cereus* biovar *anthracis* will be submitted given the emerging nature of the condition.

**Probable Benefits**
Establishing notification requirements for *Bacillus cereus* biovar *anthracis* supports public health in early identification of a potential emerging zoonotic disease that may have a significant impact on population health, and contributes to surveillance activities at the national and international level to implement control measures on a broader scale if needed.

**Probable Costs**
Though the Department assumes no cases of *Bacillus cereus* biovar *anthracis* will be submitted to public health authorities, the probable costs for a health care provider or facility to prepare and submit a single case report is estimated at $82.50 (.5 hours X $165 per hour) resulting in an estimated cost range of $0 to $82.50.

**Babesiosis**

**Description of Proposed Change**
The proposed rule adds babesiosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Some members of the regulated community have been submitting case reports for babesiosis as an “other rare disease of public health significance” as defined in the current rules. However, babesiosis is not included individually in either Table HC-1 or Table HF-1 of the current rules. The draft rule clearly establishes notification requirements for the condition by naming it

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25 For more detailed information on this condition, see Appendix A
specifically in Table HC-1 of the proposed rules rather than as an unnamed condition within a categorical condition.

**Mode of Transmission**
Babesiosis is an emerging tick-borne infectious disease in the United States caused by several types of *Babesia*. Most recently, human *Babesia duncani* has emerged in the pacific northwest. Infection also occurs via blood donation and transfusion of contaminated blood. Another rare mode of transmission is congenital transmission (present from birth) from an infected mother to baby during pregnancy or delivery.

**Estimated Number of Cases**
There have been seven cases of human babesiosis in Washington State between 1990 and 2013. Of the seven confirmed cases, three were transfusion-transmitted *Babesia duncani*, one was *Babesia divergens*-like, and three were *Babesia microti*. Due to climate change, ticks have spread to new areas and are emerging in areas previously unaffected. Epidemiological trends in Washington State indicate that, although there remains low incidence of parasitic disease such as babesiosis, the condition is still a concern as rates in endemic states are growing. The Department estimates zero to three cases of babesiosis may be submitted annually to public health authorities in Washington State.

**Probable Benefits**
The following description of the burden of illness on individuals who have contracted Babesiosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of Babesiosis as a result of establishing notification requirements for the condition.

Symptoms of Babesiosis range from asymptomatic to severe. Complications resulting from human *Babesia* infection include severe hemolytic anemia, severely low platelet count, low and

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28 ibid.
29 ibid.
32 ibid.
unstable blood pressure, blood clots and bleeding, malfunction of vital organs (e.g. kidneys, lungs, and liver) and, in rare cases, death.\textsuperscript{36,37,38,39}

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to three babesiosis case reports is estimated to range from $0 to $247.50 per year [3 cases (.5 hours X $165 per hour)].

**Baylisascariosis**

**Description of Proposed Change**
The proposed rule adds baylisascariosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within 24 hours of diagnosis.

**Mode of Transmission**
*Baylisascaris* infection is caused by a roundworm found in raccoons. *Baylisascaris* can infect people and animals, including dogs, when they accidentally ingest the eggs in soil, water, or on objects contaminated with raccoon feces. When ingested, the eggs hatch into larvae in the intestine and travel throughout the body, affecting organs and muscles. *Baylisascaris* infection can affect the brain and spinal cord, eye, or other organs. Though infectious, *Baylisascaris* infection is not spread from one person to another.\textsuperscript{40}

**Estimated Number of Cases**
As of 2018, 23 cases of *Baylisascaris* disease have been documented in the United States, including in California, Illinois, Louisiana, Massachusetts, Michigan, Minnesota, Missouri, New York, Oregon, Washington, and Pennsylvania. Of these cases, one was identified in Washington State. However, the CDC suspects some cases are incorrectly diagnosed or not diagnosed.\textsuperscript{41}

**Probable Benefits**

\textsuperscript{40} \url{https://www.cdc.gov/parasites/baylisascaris/index.html}. Accessed January 14, 2020
\textsuperscript{41} \url{https://www.cdc.gov/parasites/baylisascaris/index.html}. Accessed January 14, 2020
The following description of the burden of illness on individuals who have contracted baylisascariasis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of baylisascariasis as a result of establishing notification requirements for the condition.

Symptoms of infection depend on how many *Baylisascaris* eggs are ingested and where in the body the larvae moves. The larger the number of eggs ingested and the location of the infection, the more serious the symptoms. Severe infections result from infection of the eyes, organs, or brain and often lead to death, with six fatalities out of the 23 neurological cases in the United States as of 2018. Symptoms develop over one to two weeks and can include nausea, tiredness, liver enlargement, loss of coordination, lack of attention to people and surroundings, loss of muscle control, blindness, coma, and death.\(^{42}\)

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to one Baylisascariasis case report is estimated at $82.50 per year (.5 hours X $165 per hour).

**Campylobacteriosis**

**Description of Proposed Change**
The proposed rule adds campylobacteriosis as a notifiable condition for health care facilities requiring them to submit case reports to the local health jurisdiction within three business days of diagnosis. The proposed change makes notification for this condition consistent with the current notification requirements for health care providers.

**Mode of Transmission**
Campylobacteriosis is caused by *Campylobacter* bacteria and is the most common bacterial cause of diarrheal illness in the United States. People get *Campylobacter* infection by eating raw or undercooked poultry, or something that touched raw or undercooked poultry; from other foods, including seafood, meat, and produce; by contact with animals; and by drinking untreated water. Very rarely, people have become infected through a transfusion of contaminated blood. *Campylobacter* does not usually spread from one person to another.\(^{43}\)

**Estimated Number of Cases**


Data from the **Foodborne Diseases Active Surveillance Network (FoodNet)** indicate that about 20 cases are diagnosed each year for every 100,000 people. Many more cases go undiagnosed or unreported. CDC estimates *Campylobacter* infection affects 1.5 million U.S. residents every year.\(^44\)

Campylobacteriosis is a notifiable condition for health care providers and laboratories under the current chapter, and the Department receives 1,000 to 1,300 case reports per year. The Department does not expect the number of cases submitted to the Department to increase as a result of the proposed rule.\(^45\)

### Probable Benefits

The following description of the burden of illness on individuals who have contracted campylobacteriosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of campylobacteriosis as a result of establishing notification requirements for the condition.

The *Campylobacter* species is the most common notifiable bacterial cause of enteric infection in the United States. People with *Campylobacter* infection usually have diarrhea (often bloody), fever, and stomach cramps. Nausea and vomiting may accompany the diarrhea. These symptoms usually start two to five days after the person ingests *Campylobacter* and last about one week.\(^46\)

Sometimes *Campylobacter* infections cause complications, such as irritable bowel syndrome, temporary paralysis, and arthritis. In people with weakened immune systems, such as those with a blood disorder, AIDS, or receiving chemotherapy, *Campylobacter* occasionally spreads to the bloodstream and causes a life-threatening infection.\(^47\)

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

### Probable Costs

Campylobacteriosis is a notifiable condition for health care providers and laboratories under the current chapter, and the Department receives 1,000 to 1,300 case reports per year.\(^48\) While the rule change clarifies that health care facilities are also subject to the notification requirement for campylobacteriosis, it is considered a significant change under RCW 34.05.328. Even though it

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\(^47\) [https://www.cdc.gov/campylobacter/faq.html](https://www.cdc.gov/campylobacter/faq.html) Accessed January 14, 2020  
is considered significant, the Department does not expect the number of cases submitted to the Department to increase as a result of the proposed rule.

**Candida auris infection or colonization**

**Description of Proposed Change**
The proposed rule adds *Candida auris* infection or colonization as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within 24 hours of diagnosis.

**Mode of Transmission**
*Candida auris* infections are an emerging global public health threat. *Candida auris* is of great concern because it causes serious bloodstream infections that can result in death, antifungal medications are often not effective in treating *Candida auris*, it has spread rapidly to 12 countries around the globe since it was first discovered in 2009, it is difficult to identify unless specialized laboratory technology is used which increases misidentification of infection leading to inappropriate treatment, and it spreads easily from person to person in hospitals and nursing homes and from contaminated surfaces and equipment.49

Those at highest risk of *Candida auris* infection appear to be recent residents of nursing homes who had lines and tubes in their bodies (such as breathing tubes, feeding tubes and central venous catheters), people who have had recent surgery, people with diabetes, and people who have used broad-spectrum antibiotic and antifungal medications. Patients of all ages have acquired *Candida auris* infections, from preterm infants to the elderly.50

**Estimated Number of Cases**
Cases of *Candida auris* infections have been reported in the United States, though none have yet been reported in Washington State. Reporting is expected to increase as laboratories test for the fungus.51 The Department assumes *Candida auris* infections will begin to emerge in Washington State over the next five years. For the purposes of estimating costs of the proposed rule, the Department assumes the number of cases will be 17, the number of confirmed cases seen in California as of October 31, 2019.52

**Probable Benefits**
The following description of the burden of illness on individuals who have contracted *Candida auris* infections illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of *Candida auris* as a result of establishing notification requirements for the condition.

Because patients with *Candida auris* infection are often patients in a hospital being treated for another serious illness, it can be difficult to identify symptoms of *Candida auris*. Patients with weakened immune systems are more likely to get *Candida auris* infections. Symptoms of the infection are related to the affected part or system of the body, and often manifest as bloodstream infections, wound infections, or ear infections. Invasive *Candida auris* infections can be fatal. Information from a limited number of patients show that 30 to 60% of people with *Candida auris* infections have died. However, many of these people had other serious illnesses that also increased their risk of death.53

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit 17 *Candida auris* infection case reports is estimated at $1,402.50 per year [17 cases (.5 hours X $165 per hour)].

### Carbapenem-resistant Enterobacteriaceae (CRE) infections limited to: *Klebsiella species, E. coli, Enterobacter species*54

**Description of Proposed Changes**
The proposed rule adds carbapenem-resistant Enterobacteriaceae (CRE) infections as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

**Mode of Transmission**
CREs are a family of germs that have emerged in the United States during the past decade that are highly resistant to carbapenem antibiotics.55

A CRE infection is acquired through exposure to CRE bacteria, usually spread from person to person through contact with infected or colonized people, particularly contact with their wounds or stool. CRE often enters the body of an uninfected individual through medical devices like ventilators, intravenous catheters, urinary catheters, or wounds caused by injury or surgery. CRE infections are most commonly seen among people in healthcare settings (e.g. hospitals, long-term care facilities, skilled nursing facilities, and long-term acute care hospitals). In these settings, CRE infections generally occur among sick patients who are receiving treatment for other conditions, patients whose care requires devices like ventilators, urinary catheters, or intravenous catheters, as well as patients on prolonged antibiotic regimens.56


54 For more detailed information on this condition, see Appendix A


Evidence suggests that acknowledging the risk of CRE could help decrease cases. Specifically, failing to “adequately clean and disinfect” surfaces, equipment, and machines for both CRE and non-CRE patients has played a role in the spread of CRE within healthcare facilities. Facilities with strict precautions around patients who have CRE show a decrease in new CRE prevalence (in a 3-year study). Removing the “focus of infection” (e.g. ventilator) is independently associated with surviving CRE. One review suggests that failure to intervene on CRE is because technicians and providers do not recognize it as an “epidemiologically important organism”, and a lack of communication.

**Estimated Number of Cases**

Washington State has a low CRE prevalence. However, there has been a dramatic increase of CRE infections across the nation in the last decade. CRE is of epidemiological importance because of its potential to spread exponentially in health care settings.

In 2014, 97 cases of CRE were submitted to labs in Washington State. Of these cases, 78% met the case surveillance definition when tested, 32% of these samples tested positive for CRE-isolates. These positive results came from 20 different patients; two patients had isolates of more than one CRE. Since 2012, 10-20 cases of CRE were reported each year. These unique characteristics of CRE may contribute to underreporting and opportunities for improvement regarding surveillance. The Department estimates Washington State has 300 cases annually of CRE.

**Probable Benefits**

The following description of the burden of illness on individuals who have contracted CRE illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of CRE as a result of establishing notification requirements for the condition.

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60 State Department of Health - DCHS - Communicable Disease Epidemiology W. CRE Surveillance Update.


63 State Department of Health - DCHS - Communicable Disease Epidemiology W. Carbapenem-Resistant Enterobacteriaceae Reporting and Investigation Guideline.

64 State Department of Health - DCHS - Communicable Disease Epidemiology W. CRE Surveillance Update.
Klebsiella species and Escherichia coli (E. coli) are Enterobacteriaceae bacteria that normally live in the human gut that have become CRE.65 Sometimes E. coli and Klebsiella can spread outside the gut and cause serious infections, such as urinary tract infections, bloodstream infections, wound infections, and pneumonia. Enterobacteriaceae can cause infections in people in both healthcare and community settings.66

Antimicrobial resistance is globally recognized as one of the greatest contemporary threats to public health. The prevalence of CRE infections has increased over the last decade.67 Some CRE bacteria have become resistant to almost all available antibiotics and can be deadly. One report cites they can contribute to death in up to 50% of patients who become infected.68

Every year roughly 600 deaths result from CRE infections. The CDC estimates more than 9,000 healthcare-associated infections are caused by the two most common types of CRE, carbapenem-resistant Klebsiella species and Escherichia species, each year in the United States. CRE infections are a public health concern because CRE mortality rates are high and range from 18% to 48% depending on therapy.69

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**

The Department assumes the probable costs for a health care provider or facility to prepare and submit 300 CRE infection case reports is estimated at $24,750 per year [300 cases (.5 hours X $165 per hour)].

**Chagas disease**

**Description of Proposed Changes**

The proposed rule adds Chagas disease as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

**Mode of Transmission**


67 Morrill HJ, Pogue JM, Kaye KS, Laplante KL. Treatment Options for Carbapenem-Resistant Enterobacteriaceae Infections.


69 Morrill HJ, Pogue JM, Kaye KS, Laplante KL. Treatment Options for Carbapenem-Resistant Enterobacteriaceae Infections.
People can become infected with Chagas disease, which is caused by the parasite *Trypanosoma cruzi*, in a variety of ways. Where Chagas is common (Latin America), people become infected primarily through vector-borne transmission. The vector is the triatomine bug, which is also called the “kissing bug”. The bugs can become infected with the parasite *Trypanosoma cruzi* and spread it through defecation. The bugs are nocturnal and tend to bite on the face. The feces can enter the body through the skin at the site of the insect bite or through open membranes such as wounds, eyes, or the mouth. Chagas disease is not communicable person to person.  

In the United States, the triatomine bug is less common, but people can also be infected with Chagas disease through congenital transmission (from a pregnant woman to baby), blood transfusions, organ transplants, consumption of uncooked food, or accidental laboratory exposure.

### Estimated Number of Cases

There are currently only estimates of the prevalence of Chagas disease in the United States. Cases of Chagas disease in the United States are rare because most are chronic infections. The estimated prevalence for Chagas disease was 238,091 cases in 2012-2013 nationwide. In 2005 the estimate was 300,167 individuals with Chagas disease in the United States. The incidence of Chagas disease in the United States is unclear in the literature, but incidence from congenital transmission has been documented and is 1-10% in infants born to infected mothers. The majority of Chagas cases in Washington State occur in persons who previously resided in endemic areas. The Department estimates Washington State has between 231 and 2,310 cases annually of Chagas disease, although the majority of these remain undiagnosed and therefore will go unreported. The Department estimates that Washington State will have 10-20 cases reported annually.

### Probable Benefits

The following description of the burden of illness on individuals who have contracted Chagas disease illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of Chagas disease as a result of establishing notification requirements for the condition.

“Chagas disease causes the highest burden of any parasitic disease in the Western hemisphere.”

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The severity of the disease depends on factors related to the individual such as age, the way the disease was transmitted, and the strain of the *Trypanosoma cruzi* parasite. The disease can be asymptomatic or life-threatening. In most cases, there are two phases of Chagas disease. Most chronic cases remain asymptomatic, but about 30% of cases develop complications. Acute phase symptoms can range from mild (rash, vomiting, fever, etc.) to severe with young children running the risk of death from inflammation and infection of the heart or inflammation of the brain. The infection can also be severe for people with weakened immune symptoms such as patients undergoing chemotherapy or those with HIV infection.

In the chronic phase, the disease can last for decades or someone’s entire life. Most people are asymptomatic, but about 30% of people develop complications. Symptoms in the chronic phase include cardiac complications, enlarged heart, heart failure, altered heart rate or rhythm, cardiac arrest, gastrointestinal complications, enlarged esophagus, enlarged colon, difficulties eating, and difficulties passing stool.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

### Probable Costs
The Department assumes the probable costs for a health care provider or facility to prepare and submit 10 to 20 case reports for Chagas disease is estimated to range from $825.00 to $1,650 per year [10 cases (.5 hours X $165 per hour) and 20 cases (.5 hours X $165 per hour)].

### Coccidioidomycosis
The proposed rule adds coccidioidomycosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

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83 For more detailed information on this condition, see Appendix A
Mode of Transmission
Coccidioidomycosis, also known as Valley Fever, is an emerging fungal disease in Washington caused by *Coccidioides* sp. fungus. Most recently, the fungus has been found in south-central Washington. The most common species that affect humans are *Coccidioides immitis* or *Coccidioides posadasii*.87

Estimated Number of Cases
Reported incidence of coccidioidomycosis in Washington State has increased each year. For example, prior to 2014, up to six travel-associated cases were reported each year. Between 2010 and 2014, nine cases with exposure in south-central Washington State were reported, and in 2014 twenty-one cases were reported. Of these, eighteen were travel-related and three were exposed in south-central Washington.88

While coccidioidomycosis was not previously considered endemic to Washington State, recent research suggests further investigation is needed to identify cases acquired in eastern Washington. Local environmental conditions in eastern Washington, such as its soil, support the presence of *Coccidioides*.89 The Department estimates we have 50 to 80 cases of coccidioidomycosis annually in Washington State.

Probable Benefits
The following description of the burden of illness on individuals who have contracted coccidioidomycosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of coccidioidomycosis as a result of establishing notification requirements for the condition.

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Coccidioidomycosis can be mild (asymptomatic or flu-like symptoms that may resolve spontaneously) or can in some cases lead to skin infections, serious or long-term lung problems, or infection of the central nervous system, skin, or bones and joints.\(^90\)

Coccidioidomycosis is nationally notifiable per CDC and CSTE standards.\(^91\) Establishing notification requirements for coccidioidomycosis will contribute to surveillance activities at the national and international level to implement more effective control measures on a broader scale.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit 50 to 80 coccidioidomycosis case reports is estimated to range from $4,125.00 to $6,600.00 per year [50 cases (.5 hours X $165 per hour) and 80 cases (.5 hours X $165 per hour)].

**Coronavirus: MERS-associated coronavirus**

**Description of Proposed Change**
The proposed rule adds Middle East Respiratory Syndrome (MERS) associated coronavirus (MERS-CoV) as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction immediately after diagnosis, without delay, twenty-four hours a day, seven days a week.

**Mode of Transmission**
MERS-CoV is caused by a coronavirus that has been linked to travel to, or residence in, countries in and near Arabian Peninsula. MERS-CoV has spread from ill people to others through close contact, such as caring for or living with an infected person. Anyone can get MERS-CoV and patient ages have ranged from younger than 1 year to patients 99 years old.\(^92\)

**Estimated Number of Cases**
Only two patients in the United States have ever tested positive for MERS-CoV infection, both in May 2014.\(^93\) The Department assumes no cases of MERS-CoV will be submitted to public health authorities.

**Probable Benefits**

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The following description of the burden of illness on individuals who have contracted MERS-CoV illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of MERS-CoV as a result of establishing notification requirements for the condition.

Some people infected with MERS-CoV have no or mild symptoms (such as cold-like symptoms); however, most MERS-CoV patients develop severe respiratory illness with symptoms of fever, cough, and shortness of breath. Others have had diarrhea and nausea or vomiting. For many people with MERS-CoV, more severe complications follow the initial illness, such as pneumonia and kidney failure. Death has occurred in about 3 or 4 out of every 10 cases of reported MERS-CoV. Most of the deaths involved people with a pre-existing medical condition that weakened their immune system, or an unknown underlying medical condition. Symptoms of MERS start to appear about five or six days after a person is exposed, but can range from two to 14 days to appear.94

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
Though the Department assumes no cases of MERS-CoV will be submitted to public health authorities, the probable costs for a health care provider or facility to prepare and submit a single case report is estimated $82.50 (.5 hours X $165 per hour) resulting in an estimated cost range of $0 to $82.50.

Coronavirus: Novel coronavirus (COVID-19)
Description of Proposed Change
The proposed rule adds Novel coronavirus (COVID-19) as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction immediately after diagnosis, without delay, twenty-four hours a day, seven days a week.

Mode of Transmission
There is still much that is unknown about how COVID-19, a new coronavirus, spreads. Coronaviruses are a large family of viruses that are common in several species of animals, including camels, cattle, cats, and bats. Animal coronaviruses can infect people and then spread between people. Person-to-person generally happens among close contacts (about 6 feet). Person-to-person spread is thought to occur mainly via respiratory droplets produced when an infected person coughs or sneezes. At this time, it is unclear if a person can get COVID-19 by touching a surface or object that has the virus on it and then touching their own mouth, nose, or possibly their eyes.95

Estimated Number of Cases
This virus has only recently emerged and it is too early to make an informed estimate of the number of cases that may be reported in Washington State this year or in future years. The Department estimates, with the caveat that this estimate is not based on much data, that 100 to 1000 cases of COVID-19 may be reported in Washington annually.

Probable Benefits
This is a newly emerging condition with symptoms that range from fever, cough, and shortness of breath to death.96 According to the CDC, “The potential public health threat posed by COVID-19 virus is high, both globally and to the United States. The fact that this virus has caused illness, including illness resulting in death, and sustained person-to-person spread in China is concerning. These factors meet two of the criteria of a pandemic. It’s unclear how the situation will unfold.”97 A coordinated public health response that includes notification of suspected and confirmed cases is an essential part of curbing the outbreak and minimizing the number of cases.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
The Department assumes the probable costs for a health care provider or facility to prepare and submit 100 to 1,000 COVID-19 case reports is estimated to range from $8,250.00 to $82,500.00 per year [100 cases (.5 hours X $165 per hour) and 1,000 cases (.5 hours X $165 per hour)].

Cryptococcus gattii or undifferentiated Cryptococcus species (i.e., Cryptococcus not identified as C. neoformans)98
Description of Proposed Changes
The proposed rule adds Cryptococcus gattii or undifferentiated Cryptococcus species as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Mode of Transmission
Cryptococcus gattii is a fungus residing in trees in the Pacific Northwest United States that, when inhaled, can cause mild to severe infection of the lungs and/or central nervous system, meningitis, and death.99,100 A person exposed to Cryptococcus gattii may develop an infection

98 For more detailed information on this condition, see Appendix A
and then show symptoms of the infection anytime from a few weeks after exposure, to six months later, or even years later. Someone with a *Cryptococcus gattii* infection is not contagious at any point and cannot spread the disease to someone else.

### Estimated Number of Cases

This condition has emerged in the Pacific Northwest over the past two decades. From 2004 to 2010, health care providers identified 60 cases throughout the United States, of which 15 were in Washington State. From 2012 to 2013, the CDC noted an increase from five to eight cases per year in Washington State. The Department estimates one to ten cases of *Cryptococcus gattii* annually in Washington State.

### Probable Benefits

The following description of the burden of illness on individuals who have contracted *Cryptococcus gattii* illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of *Cryptococcus gattii* as a result of establishing notification requirements for the condition.

*Cryptococcus gattii* exposure can lead to anything from no illness to meningitis and death. The mortality rate from *Cryptococcus gattii* infection ranges from 13 to 33%.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

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Probable Costs
The Department assumes the probable costs for a health care provider or facility to prepare and submit one to ten Cryptococcus gattii case reports is estimated to range from $82.50 to $825.00 per year [1 case (.5 hours X $165 per hour) and 10 cases (.5 hours X $165 per hour)].

Cysticercosis
Description of Proposed Changes
The proposed rule adds cysticercosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Mode of Transmission
Cysticercosis is a parasitic tissue infection caused by larval cysts of the tapeworm Taenia solium. These larval cysts infect brain, muscle, or other tissue, and are a major cause of adult onset seizures in most low-income countries. A person gets cysticercosis by swallowing eggs found in the feces of a person who has an intestinal tapeworm. People living in the same household with someone who has a tapeworm have a much higher risk of getting cysticercosis than people who don’t.

Cysticercosis occurs globally. The highest rates of infection are found in areas of Latin America, Asia, and Africa that have poor sanitation and free-ranging pigs that have access to human feces. Although uncommon, cysticercosis can occur in people who have never traveled outside of the United States. For example, a person infected with a tapeworm who does not wash his or her hands might accidentally contaminate food with tapeworm eggs while preparing it for others. In the United States, cysticercosis is considered one of the Neglected Parasitic Infections (NPIs), a group of five parasitic diseases that have been targeted by CDC for public health action.

Estimated Number of Cases
Given the rarity of the condition in the United States, the Department assumes zero to two cases of the condition are likely to be reported in Washington State.

Probable Benefits
The following description of the burden of illness on individuals who have contracted cysticercosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of cysticercosis as a result of establishing notification requirements for the condition.

Symptoms can occur months to years after infection, usually when the cysts start dying. When cysts die, the brain or other tissue around the cyst may swell. The pressure of the swelling is what usually causes the symptoms of the infection. Sometimes symptoms are caused by the pressure of a cyst in a small space.

Cysts, called cysticerci, can develop in the muscles, eyes, brain, or the spinal cord. Symptoms caused by the cysts depend on the location, size, number, and stage of the cysts. Cysts in the
muscles generally do not cause symptoms. However, lumps can develop under the skin that can become tender. Cysts in the eyes, although rare, may float in the eye and cause blurry or disturbed vision. Infection in the eyes may also cause swelling or detachment of the retina.

Neurocysticercosis (cysts in the brain, spinal cord) symptoms depend on where and how many cysts are found in the brain. Seizures and headaches are the most common symptoms. However, confusion, lack of attention to people and surroundings, difficulty with balance, excess fluid around the brain (called hydrocephalus) may also occur. The disease can result in death.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**

The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to two Cysticercosis case reports is estimated to range from $0 to $165.00 per year [0 case (.5 hours X $165 per hour) and 2 cases (.5 hours X $165 per hour)].

**Disease of Suspected Bioterrorism Origin**

**Description of Proposed Changes**

The proposed rule removes notification requirements for the category of condition “disease of suspected bioterrorism origin”. This is one of three categories of conditions (the other two are “other rare disease of public health significance” and “emerging condition with outbreak potential”) removed from the proposed rules.

**Probable Benefits**

The Department assumes these categories of conditions are best identified by public health authorities through surveillance activities rather than by health care providers, health care facilities, and veterinarians individually. The Department further assumes surveillance will be improved by consistently requiring notification for specific conditions in the proposed rules rather than categories of conditions, along with notification required for outbreaks and suspected outbreaks under WAC 246-101-101, voluntary notification of provisional conditions under WAC 246-101-015, voluntary notification of unusual conditions allowed for under WACs 246-101-105 and -205, and emergency rule making to establish notifiable condition requirements pursuant to chapter 34.05 RCW.

**Probable Costs**

The Department assumes there will be no costs associated with this proposed change.

**Echinococcosis**

**Description of Proposed Changes**

The proposed rule adds echinococcosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.
Mode of Transmission

Echinococcosis is a parasitic disease caused by infection with tapeworms of the genus *Echinococcus*, and is classified as either cystic echinococcosis (CE) or alveolar echinococcosis (AE). 108

Cystic echinococcosis is caused by infection with the larval stage of *Echinococcus granulosus*, a tapeworm found in dogs, sheep, cattle, goats, and pigs. Dogs acquire the tapeworm when they eat the organs of animals that contain CE cysts. Once the cysts develop into adult tapeworms, infected dogs shed tapeworm eggs in their feces and contaminate the ground. Tapeworm eggs can stay viable for up to a year in the soil. Sheep, cattle, goats, and pigs can eat tapeworm eggs from the contaminated ground which develop into cysts after hatching in the internal organs. The most common mode of CE transmission to humans is by the accidental consumption of soil, water, or food that has been contaminated by the feces of an infected dog.109

Alveolar echinococcosis is caused by infection with the larval stage of *Echinococcus multilocularis*, a tapeworm found in foxes, coyotes, dogs, and small rodents. Like CE, AE is transmitted to humans through ingestion of food or water contaminated with tapeworm eggs.110

Estimated Number of Cases

Cystic echinococcosis is found in Africa, Europe, Asia, the Middle East, Central and South America, and in rare cases, North America. Alveolar echinococcosis is found across the globe and is prevalent in the northern latitudes of Europe, Asia, and North America. Few human cases of CE and AE have been reported in the United States, with most infections diagnosed in immigrants from counties where CE and AE are endemic.111

While both conditions are considered very rare, between 1990 and 2007, 41 echinococcosis-associated deaths occurred in the United States. Populations with the highest mortality rates were males, Native Americans, Asians/Pacific Islanders, Hispanics, and persons 75 years of age and older.112

Based on this information, the Department estimates zero cases to one case of echinococcosis will be submitted to public health authorities annually.

Probable Benefits

The following description of the burden of illness on individuals who have echinococcosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of echinococcosis as a result of establishing notification requirements for the condition.

Cases of CE are asymptomatic until cysts containing the larval parasites grow large enough to cause discomfort, pain, nausea, and vomiting. The cysts grow over the course of several years before reaching maturity and the rate at which symptoms appear typically depends on the location of the cyst. The cysts are mainly found in the liver and lungs, but can also appear in the spleen, kidneys, heart, bone, and central nervous system, including the brain and eyes. Ruptured cysts are most frequently caused by trauma and may cause mild to severe anaphylactic reactions, even death, as a result of the release of cystic fluid.\(^\text{113}\)

Alveolar echinococcosis infection causes parasitic tumors in the liver and may spread to other organs including the lungs and brain. In humans, the larval forms of *Echinococcus multilocularis* develop into cyst-like structures that invade and destroy surrounding tissues and cause discomfort or pain, weight loss, and a general feeling of illness. Alveolar echinococcosis can cause liver failure and death because of the spread into nearby tissues and, rarely, the brain. Alveolar echinococcosis has a mortality rate of between 50% and 75%, especially because most affected people live in remote locations and have poor health care.\(^\text{114}\)

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to one echinococcosis case reports annually ranging from $0 to $82.50 per year [1 case (.5 hours X $165 per hour) and 3 cases (.5 hours X $165 per hour)].

**Ehrlichiosis**\(^\text{115}\)

**Description of Proposed Change**
The proposed rule adds ehrlichiosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

**Mode of Transmission**
Ehrlichiosis is an emerging tick-borne diseases in the United States caused by various bacteria in the genus *Ehrlichia*, including *Ehrlichia chaffeensis*, *Ehrlichia ewingii*, and *E. muris eauclairensis*. *Ehrlichia chaffeensis* may occasionally be transmitted in medical procedures involving blood, marrow, or organ transfers.\(^\text{116}\) There have also been possible infections through contact with infected deer blood (through cleaning deer carcasses) or perinatal transmission of bacteria or disease during childbirth or breastfeeding.\(^\text{117,118}\) More studies need to be conducted to verify these alternative modes of transmission.

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\(^{115}\) For more detailed information on this condition, see Appendix A

\(^{116}\) ibid.

\(^{117}\) ibid.
Estimated Number of Cases

The number of *Ehrlichia chaffeensis* ehrlichiosis cases reported to the CDC has increased steadily in recent years. In 2010, the national incidence rate for *Ehrlichia chaffeensis* ehrlichiosis was 2.5 cases per million persons. In Washington State, one case of ehrlichiosis due to *Ehrlichia chaffeensis* was reported in 2011, and was associated with travel to the southeastern United States. Based on this information, the Department estimates zero to two cases annually of ehrlichiosis may be submitted to public health authorities.

Probable Benefits

The following description of the burden of illness on individuals who have contracted ehrlichiosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of ehrlichiosis as a result of establishing notification requirements for the condition.

Ehrlichiosis can cause symptoms that range from mild (e.g. headache, muscle pain) to severe (e.g. renal failure, meningoencephalitis, seizures, coma) and in rare cases, death. The case fatality rate has been recorded for *Ehrlichia chaffeensis* ehrlichiosis since 2000 and the highest rates were reported in 2001 and 2003 with case fatality rates over 3%. In all other years, the case fatality rate falls between 1-2%. No deaths have been reported specifically for ehrlichiosis caused by *Ehrlichia ewingii*.

Ehrlichiosis is nationally notifiable per CDC and CSTE standards. Making ehrlichiosis a reportable condition will help identify the geographic site of exposure and track the presence of the diseases in this country.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes.

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124 ibid.
of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to two case reports annually ranging from $0 to $165.00 per year [0 cases (.5 hours X $165 per hour) and 2 (.5 hours X $165 per hour)].

**Emerging Condition with Outbreak Potential**

**Description of Proposed Change**
The proposed rule removes notification requirements for the category of condition “emerging condition with outbreak potential”. This is one of three categories of conditions (the other two are “other rare disease of public health significance” and “disease of suspected bioterrorism origin”) removed from the proposed rules.

**Probable Benefits**
The Department assumes these categories of conditions are best identified by public health authorities through surveillance activities rather than by health care providers, health care facilities, and veterinarians individually. The Department and Board further assume surveillance will be improved by consistently requiring notification for specific conditions in the proposed rules rather than categories of conditions, along with notification required for outbreaks and suspected outbreaks under WAC 246-101-101, voluntary notification of provisional conditions under WAC 246-101-015, voluntary notification of unusual conditions allowed for under WACs 246-101-105 and -205, and emergency rule making to establish notifiable condition requirements pursuant to chapter 34.05 RCW.

**Probable Costs**
The Department assumes there will be no costs associated with this proposed change.

**Hantaviral infection**

**Description of Proposed Changes**
The proposed rule replaces the current notifiable condition of Hantavirus Pulmonary Syndrome with the more inclusive condition of hantaviral infection. This change expands notification for hantavirus-related illness by including milder forms of hantaviral illness including hemorrhagic fever with renal syndrome. The condition remains notifiable by health care providers and health care facilities within 24 hours of being diagnosed.

**Mode of Transmission**
Hantaviruses are a family of viruses spread mainly by rodents that can cause varied disease syndromes in people worldwide. The most important hantavirus in the United States that can cause hantavirus pulmonary syndrome (HPS) is the Sin Nombre virus, spread by the deer mouse. Each hantavirus serotype has a specific rodent host species and is spread to people via aerosolized virus that is shed in urine, feces, and saliva, or after exposure to dust from their nests, and less frequently by a bite from an infected host animal. Transmission may also occur when infected urine or these other materials are directly introduced into broken skin or onto the
mucous membranes of the eyes, nose, or mouth. Transmission from one human to another may occur, but is extremely rare.125

Estimated Number of Cases
In 2018, there was one case of hantaviral infection in Washington State. This change is not expected to increase the number of cases reported. The Department estimates zero to five cases annually of hantaviral infection may be submitted to public health authorities in Washington State.

Probable Benefits
The following description of the burden of illness on individuals who have contracted hantaviral infection illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of hantaviral infection as a result of establishing notification requirements for the condition.

Infection with any hantavirus can produce hantavirus disease in people. Hantaviruses in the Americas may cause HPS. Other hantaviruses are found mostly in Europe and Asia and may cause hemorrhagic fever with renal syndrome (HFRS).

Hemorrhagic fever with renal syndrome is a group of clinically similar illnesses caused by hantaviruses from the family Bunyaviridae and includes diseases such as Korean hemorrhagic fever, epidemic hemorrhagic fever, and nephropathia epidemica. The viruses that cause HFRS include Hantaan, Dobrava, Saaremaa, Seoul, and Puumala.

Symptoms of HFRS usually develop within one to two weeks after exposure, and rarely can take up to eight weeks to develop. Symptoms begin suddenly and include intense headaches, back and abdominal pain, fever, chills, nausea, and blurred vision. Individuals may have flushing of the face, inflammation or redness of the eyes, or a rash. As symptoms progress, they can include low blood pressure, acute shock, vascular leakage, and acute kidney failure, which can cause severe fluid overload. The severity of the disease varies depending upon the virus causing the infection. Hantaan and Dobrava virus infections usually cause severe symptoms, while Seoul, Saaremaa, and Puumala virus infections are usually more moderate. Complete recovery can take weeks or months.

Depending upon which virus is causing the HFRS, death occurs in less than 1% to as many as 15% of patients. Fatality ranges from 5 to 15% for HFRS caused by Hantaan virus, and it is less than 1% for disease caused by Puumala virus.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
The Department assumes there will be no costs associated with this proposed change.

Hepatitis B (chronic infections) and (perinatal)

Description of Proposed Change
The proposed rule changes the notification time frame from monthly to within three business days for cases of hepatitis B (chronic infections)(laboratory confirmed) initial diagnosis and previously unreported prevalent cases.

This change to the notification time frame also applies to hepatitis B (perinatal)(laboratory confirmed) initial diagnosis and previously unreported cases, which was added to Table HC-1 to clearly show that perinatal cases of chronic hepatitis B are notifiable.

Mode of Transmission
Hepatitis B is a liver infection caused by the hepatitis B virus that is transmitted when blood, semen, or other body fluid from an infected person enters the body of an uninfected person. This can happen through sexual contact; sharing needles, syringes, or other drug-injection equipment; or from mother to baby at birth. Hepatitis B can be a short-term illness or it can become a long-term, or chronic infection. Risk for chronic infection is related to the age of the person when they became infected: approximately 90% of infected infants become chronically infected, compared with 2%–6% of adults. Chronic hepatitis B can lead to serious health issues including cirrhosis (scarring of the liver) and liver cancer. The best way to prevent hepatitis B is by getting vaccinated.126

Estimated Number of Cases
Based on Department notifiable conditions data, in 2016, there were 1,512 chronic hepatitis B cases, 45 acute hepatitis B cases, and 1 perinatal hepatitis B case reported.

Probable Benefits
The following description of the benefits of timelier notification of hepatitis B chronic infections illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of Hepatitis B as a result of modifying the notification requirements for the condition.

Most people with chronic hepatitis B are asymptomatic and can remain symptom free for decades. When and if symptoms do appear, they are similar to acute infection symptoms, but can be a sign of advanced liver disease. About 25% of children who become chronically infected and about 15% of those who become chronically infected after childhood will eventually die from serious liver conditions including cirrhosis and liver cancer. While certain blood tests for liver

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126 https://www.cdc.gov/hepatitis/hbv/bfaq.htm#bFAQe06   Accessed January 16, 2020
function might begin to show some abnormalities, some people do not show signs of infection
even when the liver becomes diseased.\textsuperscript{127}

The monthly notification time frame of the current rule can lead to delays in public health action.
Shortening the time frame to within three business days will improve the following:

Preventing disease transmission: Contact evaluation is recommended for chronic hepatitis B
infection, including vaccination of susceptible contacts to prevent transmission. Delayed contact
evaluation as a result of the longer notification time frame can lead to disease transmission.

Health care-associated infection investigations: Prompt reporting is important for identification
of health care-associated cases of hepatitis B investigation and work with facilities is required to
prevent further transmission.

Blood bank notification: If a person with hepatitis B has donated blood or plasma within six
months prior to onset of symptoms, the blood bank should be notified. Delays in reporting can
delay both blood bank notification and the recall of any unused products from the infected donor.

Perinatal hepatitis B prevention: Pregnant women should be tested for hepatitis B early in
pregnancy. Infants born to mothers with hepatitis B infection should receive Hepatitis B
Immunoglobulin (HBIG) within 12 hours of birth along with a first dose of hepatitis B vaccine.
If a woman is tested during her third trimester or at delivery, the current monthly notification
time frame can lead to the infant not receiving HBIG and possibly even the birth dose of vaccine.
This puts the infant at greater risk of contracting hepatitis B infection.

Case follow-up with hard-to-reach populations: The current notification time frame can lead to
investigation delays, increasing the likelihood of being unable to follow-up with people with
hepatitis B who frequently move or change their contact information, for example, people
experiencing homelessness and people who inject drugs.

Patient education: Delays in notification can lead to delays in patient education about how to
prevent disease transmission, harm reduction practices, hepatitis support services, options for
health care access, and alcohol or substance use treatment. This can lead to disease transmission
and poorer health outcomes for the person infected.

Follow-up testing: Timely notification allows for contact with identified cases and facilitates
faster follow-up testing if needed on a specimen. Rapid investigation allows for retrieval of
specimens for genetic sequencing before they are discarded in order to determine linkages
between cases.

For each case of this condition avoided, prevented, or treated to reduce the severity of the
condition, there are related avoided costs associated with the potential symptoms and outcomes
of the condition, for example costs of lost productivity, hospitalization, and the condition specific
Disability-Adjusted Life Year.

\textsuperscript{127} https://www.cdc.gov/hepatitis/hbv/bfaq.htm#bFAQe06  Accessed January 16, 2020
Probable Costs
Based on cost questionnaire responses, the Department assumes this proposed change will not increase notification costs.

Hepatitis C
Description of Proposed Change
The proposed rule changes the notification time frame for cases of:
- Hepatitis C (acute infection) (laboratory confirmed) from within three business days to within 24 hours;
- Hepatitis C (chronic infections)(laboratory confirmed) initial diagnosis previously unreported cases from monthly to within three business days; and
- Hepatitis C (perinatal)(laboratory confirmed) initial diagnosis previously unreported cases from monthly to within 24 hours. In addition to this significant rule change, the proposed rule adds the condition separately to Table HC-1 to clearly show that perinatal cases of chronic hepatitis C are notifiable.

Mode of Transmission
Hepatitis C is a liver infection caused by the bloodborne hepatitis C virus. Most people become infected with the hepatitis C virus by sharing needles or other equipment to inject drugs. For some people, hepatitis C is a short-term illness but for 70%–85% of people who become infected with the hepatitis C virus, it becomes a long-term, chronic infection. Chronic hepatitis C is a serious disease than can result in long-term health problems and even death. Many people are not aware of their infection because they asymptomatic. There is no vaccine for hepatitis C. The best way to prevent hepatitis C is by avoiding behaviors that can spread the disease, especially injecting drugs.128

Estimated Number of Cases
Based Department 2018 notification data, the estimated number of chronic hepatitis C cases in Washington State, including perinatal cases, is 7,625 annually; and the number of acute hepatitis C cases is 87 annually.

Probable Benefits
The following description of the benefits of timelier notification of hepatitis C chronic infections illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of hepatitis C as a result of modifying the notification requirements for the condition.

The monthly notification time frame of the current rule can lead to delays in public health action. Shortening the time frame to within 24 hours will improve the following:

Case follow-up with hard-to-reach populations: The current notification time frame can lead to investigation delays, increasing the likelihood of being unable to follow-up with people with hepatitis C who frequently move or change their contact information, for example, people experiencing homelessness and people who inject drugs.

Patient education: Delays in notification can lead to delays in patient education about how to prevent disease transmission, harm reduction practices, hepatitis support services, options for health care access, and alcohol or substance use treatment. This can lead to disease transmission and poorer health outcomes for the person infected.

Follow-up testing: Timely notification allows for contact with identified cases and facilitates faster follow-up testing if needed on a specimen.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
Based on cost questionnaire responses, the Department assumes these proposed changes will not increase notification costs.

**Hepatitis D**

**Description of Proposed Change**
The proposed rule changes the notification time frame from within three business days to within 24 hours for cases of hepatitis D (acute and chronic infections).

**Mode of Transmission**
Hepatitis D is a liver infection caused by the hepatitis D virus (HDV). Hepatitis D only occurs in people who are infected with the hepatitis B virus because hepatitis D is an incomplete virus that requires the helper function of hepatitis B to replicate. Hepatitis D is transmitted through percutaneous or mucosal contact with infectious blood.129

**Estimated Number of Cases**
Hepatitis D case reports have historically been rare in Washington. However, in 2019, the Department of Health received 16 hepatitis D lab reports. Fourteen of these individuals met the hepatitis D case definition. The Department estimates that there are 14 cases of hepatitis D in Washington annually.

**Probable Benefits**
The following description of the benefits of timelier notification of hepatitis D acute and chronic infections illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description serves to

qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of Hepatitis D as a result of modifying the notification requirements for the condition.

The 3 business day notification time frame of the current rule can lead to delays in public health action. Shortening the time frame to within 24 hours will improve the following:

Preventing disease transmission: Contact evaluation is recommended for hepatitis D cases, including vaccination of susceptible contacts to prevent transmission. Delayed contact evaluation as a result of the longer notification time frame can lead to disease transmission.

Health care-associated infection investigations: Prompt reporting is important for identification of health care-associated cases of hepatitis D investigation and work with facilities is required to prevent further transmission.

Blood bank notification: If a person with hepatitis D has donated blood or plasma within eight weeks prior to onset of symptoms, the blood bank should be notified. Delays in reporting can delay both blood bank notification and the recall of any unused products from the infected donor. Case follow-up with hard to reach populations: The current longer reporting timelines can lead to investigation lags, increasing the likelihood of losing a case to follow-up with cases who frequently move and/or change their contact information (e.g., people experiencing homelessness, people who inject drugs).

Patient education: Delays in notification can lead to delays in patient education about how to prevent disease transmission, harm reduction practices, hepatitis support services, options for health care access, and alcohol or substance use treatment. This can lead to disease transmission and poorer health outcomes for the person infected.

Follow-up testing: Timely notification allows for contact with identified cases and facilitates faster follow-up testing if needed on a specimen. Rapid investigation allows for retrieval of specimens for genetic sequencing before they are discarded in order to determine linkages between cases. To better understand hepatitis D epidemiology in Washington State, the Department currently sends all HDV specimens for CDC for sequencing. Retrieving specimens for whole genome sequencing also plays an integral role in cluster and healthcare associated infection investigations.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
Based on cost questionnaire responses, the Department assumes this proposed change will not increase notification costs.

Histoplasmosis
Description of Proposed Changes

The proposed rule adds histoplasmosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Mode of Transmission

Histoplasmosis is an infection caused by a fungus called *Histoplasma*. In the United States, *Histoplasma* mainly lives in soil in the central and eastern states, particularly areas around the Ohio and Mississippi River Valleys, though it likely also lives in other parts of the United States. People can get histoplasmosis after breathing in microscopic fungal spores.

Although most cases of histoplasmosis are not associated with outbreaks, histoplasmosis outbreaks linked to a common source do occasionally occur. These outbreaks often involve activities that disturb soil, especially soil that contains bird or bat droppings. Such activities include construction, renovation, exploring caves, tilling soil, and cleaning up bird roosting sites.

Estimated Number of Cases

An estimated 60% to 90% of people living in areas surrounding the Ohio and Mississippi River valleys have been exposed to *Histoplasma* at some point in their lifetime. One study calculated the incidence of histoplasmosis in adults aged 65 years and older in the United States to be 3.4 cases per 100,000 population. Rates were highest in the Midwest, with an estimated 6.1 cases per 100,000 population. Due to the mode of transmission, the Department estimates there will likely be no cases of histoplasmosis in Washington State.

Probable Benefits

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The following description of the burden of illness on individuals who have contracted histoplasmosis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of histoplasmosis as a result of establishing notification requirements for the condition.

Most people who are exposed to *Histoplasma* never develop symptoms. Other people may develop flu-like symptoms that usually go away on their own within a few weeks to a month. However, some people have symptoms that last longer, especially if the infection becomes severe. Symptoms of histoplasmosis include fever, cough, fatigue, chills, headache, chest pain, and body aches. Symptoms appear between three and 17 days after breathing in the fungal spores.

In some people, usually those who have weakened immune systems, histoplasmosis can develop into a long-term lung infection, or it can spread from the lungs to other parts of the body, such as the central nervous system (the brain and spinal cord). One study of patients who were hospitalized for histoplasmosis in the United States estimated the crude mortality rate to be approximately 5% for children and 8% for adults. Another study found a six-month mortality rate of 4% among patients with symptomatic histoplasmosis. The overall mortality rate for histoplasmosis is likely lower than these estimates because these studies did not include patients who had less severe forms of the infection.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**

Though the Department assumes no cases of histoplasmosis will be submitted to public health authorities, the probable costs for a health care provider or facility to prepare and submit a single case report is $82.50 (.5 hours X $165 per hour) resulting in an estimated cost range of $0 to $82.50.

**Hypersensitivity Pneumonitis (HP), Occupational**

*Description of Proposed Changes*

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The proposed rule adds work-related hypersensitivity pneumonitis (HP) as a notifiable condition requiring health care providers and health care facilities to submit case reports to the Safety & Health Assessment & Research for Prevention (SHARP) Program at the Washington State Department of Labor and Industries within 30 days of diagnosis. The cases will be received by SHARP’s Occupational Respiratory Disease Surveillance Program.

Work-Related Exposure and Disease
Hypersensitivity pneumonitis, also known as extrinsic allergic alveolitis, is a relatively rare pulmonary disease caused by an abnormal immune response following exposure to an inhaled agent. The initial exposure results in immune sensitization and repeated exposure results in inflammation, which can permanently damage the lung if not ceased. HP is on a continuum of disease sometimes categorized as acute, subacute, and chronic. Chronic HP is a progressive disease with features including weight loss, muscle wasting, and finger clubbing with up to 25% of affected individuals experiencing respiratory failure and death over a 5-year period. Bird fancier’s lung and farmer’s lung are the most commonly recognized presentations of HP.

Broadly, the agents that can cause HP include microbial agents, animal antigens, and chemicals. Exposures can occur in the home, in one’s wider geographical environment, can be hobby-related, or can occur in the occupational environment. In the occupational environment, examples of the organic exposures relevant to Washington workers include: moldy hay (farmer’s lung), contaminated wood dust (sequoiosis), and green coffee bean (coffee-worker’s lung). Examples of non-organic exposures relevant to Washington include isocyanates (manufacturing), heated epoxy resin (aerospace), popcorn flavorings, and metalworking fluids.

Confirmed cases of HP are likely to be reported by specialists such as occupational medicine physicians or pulmonary doctors. There is no single ‘gold standard’ test used to confirm HP. Diagnosis is made based on a combination of occupational and environmental exposure history, clinical history, radiology, and immunology findings. Subacute HP presents with a gradual history of malaise, weight loss, shortness of breath and cough, with repeated acute attacks. Emphysema, tobacco history, and asthma are common conditions that coexist with HP. Because of the diverse clinical presentation and many possible differential diagnoses, it is difficult or unlikely to ‘suspect’ HP at the time referral to a specialist is made.

Estimated Number of Cases
There is limited data on the epidemiology of all-cause hypersensitivity pneumonitis. A recent U.S. study over a 10-year period between 2004 to 2013 identified 7,498 cases of all-cause HP.

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147 Ibid.


151 Ibid.
where the mean age was 52 years and 58% were women. The 1-year prevalence rates for HP ranged from 1.67 to 2.71 per 100,000 persons and 1-year cumulative incidence rates ranged from 1.28 to 1.94 per 100,000 persons. Meanwhile, the American Thoracic Society estimates that the occupational burden of all HP is 19% (range 0% to 81.3%) based on data synthesized from 15 publications regarding HP.

Based on this information and the Washington State 2020 population estimate of 7.8 million, we roughly estimate that between 19 to 29 cases of work-related hypersensitivity pneumonitis will be submitted to the SHARP program annually.

Probable Benefits
The adverse effects of HP range from symptom resolution within several days of exposure (acute) to a significantly reduced quality of life (chronic) and possible respiratory failure. Establishing notification requirements for the reporting of work-related HP could help to prevent the disease in similarly exposed workers.

The Washington State Occupational Respiratory Disease Surveillance program will receive the notifiable case reports. Founded in 2002, this program conducts research and prevention efforts for occupational diseases including the currently notifiable conditions of work-related asthma and Coccidioidomycosis. Examples of typical disease prevention efforts include annual surveillance reporting, employer site visits, industry hazard alerts, employer mailings, trade journal articles, peer-reviewed articles, trade and professional presentations, and OSHA referrals to L&I’s Division of Occupational Safety and Health.

In the case of occupational HP reporting, the identification of a case within an employer would be enough to warrant a workplace site visit to characterize the causal exposure agent, identify the appropriate industrial hygiene controls, and to facilitate medical monitoring of similarly exposed individuals. Because of our capacity to undertake these kinds of prevention activities, notifiable reporting of work-related HP could facilitate meaningful prevention efforts.

Probable Costs
The Department assumes the probable costs for a health care provider or facility to prepare and submit 19 to 29 HP case reports annually ranging from $1567.50 to $2392.50 per year [19 cases (0.5 hours X $165 per hour) and 29 cases (0.5 hours X $165 per hour)].

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156 Ibid.
Other rare diseases of public health significance

Description of Proposed Change
The proposed rule removes notification requirements for the category of condition “other rare diseases of public health significance”. This is one of three categories of conditions (the other two are “disease of suspected bioterrorism origin” and “emerging condition with outbreak potential”) removed from the proposed rules.

Probable Benefits
The Department assumes these categories of conditions are best identified by public health authorities through surveillance activities rather than by health care providers, health care facilities, and veterinarians individually. The Department and Board further assume surveillance will be improved by consistently requiring notification for specific conditions in the proposed rules rather than categories of conditions, along with notification required for outbreaks and suspected outbreaks under WAC 246-101-101, voluntary notification of provisional conditions under WAC 246-101-015, voluntary notification of unusual conditions allowed for under WACs 246-101-105 and -205, and emergency rule making to establish notifiable condition requirements pursuant to Chapter 34.05 RCW.

Probable Costs
The Department assumes there will be no costs associated with this proposed change.

Relapsing fever (borreliosis)

Description of Proposed Change
The proposed rule changes the notification time frame from within 24 hours to within three business days for cases of relapsing fever (borreliosis).

Mode of Transmission
Relapsing fever is caused by *Borrelia* bacteria that can cause recurring bouts of fever, headache, muscle and joint pain, and nausea. There are three types of relapsing fever caused by:
- Tick-borne relapsing fever
- Louse-borne relapsing fever
- *Borrelia miyamotoi* disease (sometimes called hard tick relapsing fever)\(^\text{157}\)

*Borrelia* bacteria are transmitted to humans infected “soft tick” bites of the genus *Ornithodoros*. Humans are typically exposed to soft ticks when they sleep in rodent-infested cabins. The ticks feed briefly while the person is sleeping. Bites are painless and most people are unaware that they have been bitten.\(^\text{158}\)


There are several *Borrelia* species that cause relapsing fever that are usually associated with specific species of ticks. For instance, *Borrelia hermsii* is transmitted by *Ornithodoros hermsi* ticks, whose preferred habitat and set of hosts are higher altitudes (1500 to 8000 feet) where it is associated primarily with ground or tree squirrels and chipmunks. *Borrelia miyamotoi* disease occurs in the same places Lyme disease is found and is transmitted by the blacklegged tick.

Tick-borne relapsing fever most commonly occurs during the summer in western states: Arizona, California, Colorado, Idaho, Kansas, Montana, Nevada, New Mexico, Oklahoma, Oregon, Texas, Utah, Washington, and Wyoming.

Louse-borne relapsing fever is caused by a spiral-shaped bacteria, *Borrelia recurrentis*, which is transmitted from human to human by the body louse. Louse-borne relapsing fever outbreaks most commonly occur in conditions of overcrowding and social disruption.

### Estimated Number of Cases

There were 483 cases of TBRF reported in the western United States during the years 1990-2011. Most of these cases were transmitted in California, Washington, and Colorado. Assuming distribution is equal and the prevalence remains consistent, the Department estimates five to ten cases of relapsing fever will be identified annually in Washington State.

Today, louse-borne relapsing fever causes sporadic illness and outbreaks in sub-Saharan Africa, particularly in regions affected by war and in refugee camps. Louse-borne relapsing fever is commonly found in Ethiopia, Sudan, Eritrea, and Somalia. Illness can be severe, with mortality of 30 to 70% in outbreaks. However, louse-borne relapsing fever is rare in the United States and the Department estimates there will be no cases identified.

### Probable Benefits

The Department assumes changing the notification timeframe from within 24 hours to within 3 business days potentially reduces the burden of notification on health care providers and facilities by allowing more time to submit a case report.

### Probable Costs

The Department assumes there are no probable costs associated with this proposed change.

### Rickettsia infection

The proposed rule adds rickettsia infection as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

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164 For more detailed information on this condition, see Appendix A
Some members of the regulated community have been submitting case reports for rickettsia infection as spotted fever rickettsiosis under “other rare disease of public health significance” as defined in the current rules. However, rickettsia infection is not included individually in either Table HC-1 or Table HF-1 of the current rules. The draft rule clearly establishes notification requirements for the condition by naming it specifically in Table HC-1 of the proposed rules rather than as an unnamed condition within a categorical condition.

Mode of Transmission
There are 19 rickettsia species that can cause infection in humans. The majority of those species are transmitted through tick, though they can also be transmitted via fleas or the human body louse. In addition, transmission of a few rickettsial diseases have been reported (rarely) from blood transfusions or by organ transplantation. Rocky Mountain spotted fever (R. rickettsia) is one of the most commonly acquired rickettsial diseases in the United States. Rocky Mountain spotted fever (RMSF) is discussed in more detail here as an example of rickettsial diseases. RMSF fever is a tick-borne disease (transmitted by the Rocky Mountain wood tick in Washington State) caused by the bacterium Rickettsia rickettsii (R. rickettsii).

Estimated Number of Cases
On any given year, zero to three cases of RMSF are identified in Washington State. Only some cases are contracted in the state, and some are due to travel outside of the United States. The Department estimates zero to five cases of all rickettsia infection (including RMSF) may be submitted to public health authorities annually.

Probable Benefits
The following description of the burden of illness on individuals who have contracted RMSF illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of the condition as a result of establishing notification requirements for it.

Signs of RMSF include fever, headache, abdominal pain, lack of appetite, rash, vomiting, conjunctival infection (red eyes), and muscle pain. RMSF can be fatal in the first week of symptoms if not treated. RMSF has a case-fatality rate of 25% among untreated individuals.

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The progression of symptoms varies greatly and while complications are rare patients who have a severe infection may develop long term health issues including amputations.\textsuperscript{170}

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

\textbf{Probable Costs}

The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to five Rickettsia infection case reports estimated at $0 to $412.50 per year [5 cases (.5 hours X $165 per hour)].

\textbf{Silicosis}

\textbf{Description of Proposed Changes}

The proposed rule adds silicosis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the Safety & Health Assessment & Research for Prevention (SHARP) Program at the Washington State Department of Labor and Industries within 30 days of diagnosis. The cases will be received by SHARP’s Occupational Respiratory Disease Surveillance Program.

\textbf{Work-Related Exposure and Disease}

Silica is found naturally in the environment and is divided into two main groups, crystalline and non-crystalline (amorphous) silica.\textsuperscript{171} The most common type of crystalline silica is quartz. Workers are exposed to high levels of silica through activities like blasting, cutting, drilling, or grinding materials that contain silica. Jobs with high exposure to silica dust include construction labor, heavy machine operator, abrasive blasting, engineered stone fabrication and handling, mining, stone work, and concrete work.

Silicosis is one of the oldest known occupational diseases, recognized since ancient times. The federal Occupational Safety and Health Administration (OSHA) issued a final rule on Respirable Crystalline Silica with a reduced allowable workplace exposure level to crystalline silica in 2016.\textsuperscript{172} The Washington State Department of Labor and Industries adopted a similar Respirable


Crystalline Silica Rule in 2018. These rules were created because workers continue to be exposed to hazardous levels of crystalline silica and are at risk for silicosis in modern times.

Silicosis is a progressive, irreversible, fibrotic lung disease resulting from inhalation and pulmonary deposition of respirable dust containing crystalline silica. The causal relationship between inhalation of crystalline silica and the development of silicosis is well-established and not under dispute. Silicosis can be fatal.

There are three classification types of silicosis: acute silicosis (also called silicoproteinosis or alveolar proteinosis), simple silicosis (also called chronic or nodular silicosis), progressive massive fibrosis (PMF, a progression of simple silicosis), and accelerated silicosis (a rapidly progressive form of simple silicosis). Time from first exposure to onset of disease varies with the intensity of exposure and may be as short as a few weeks for acute silicosis to as long as 20 years for simple silicosis and progressive massive fibrosis.

Estimated Number of Cases

The Washington State Occupational Health Indicators report is based on hospitalization data and estimates that the number of hospital discharges with a primary or contributing diagnosis of silicosis for the years 2010 through 2018 ranged from <10 to 12 discharges per year. The rate of hospitalizations per million residents is estimated at 1.6 to 2.2 per year. SHARP’s occupational respiratory disease surveillance program identified just 1 case of silicosis over the two-year period of 2016-2017 based on workers’ compensation data.

Based on this information, the SHARP program estimates one to eight cases of silicosis will be submitted to Labor & Industries annually.

Probable Benefits

The adverse effects of silica are limited to inhalation exposures experienced by workers in occupational settings. Establishing notification requirements for the reporting of silicosis could help to prevent the disease in workers similarly exposed to silica.

The Washington State Occupational Respiratory Disease Surveillance system will receive the notifiable case reports and this system already covers the identification and tracking of silicosis cases using workers’ compensation as a data source. Notifiable reporting will improve the current surveillance system because not all eligible persons use the workers’ compensation system.

The surveillance program, founded in 2002, is able to conduct research and prevention efforts for occupational diseases including the currently notifiable conditions of work-related asthma and


Ibid.

Ibid.


Coccidioidomycosis. Examples of typical disease prevention efforts include annual surveillance reporting, employer site visits, industry hazard alerts, employer mailings, trade journal articles, peer-reviewed articles, trade and professional presentations, and OSHA referrals to L&I’s Division of Occupational Safety and Health. One Washington worker is part of a national case series in an emerging (2019) trend for the development of silicosis in young engineered stone fabrication workers. This topic is likely to remain one of our major prevention initiatives for the coming years, and notifiable reporting would support our efforts.

Probable Costs
The Department assumes the probable costs for a health care provider or facility to prepare and submit one to three silicosis case reports annually ranging from $82.50 to $660 per year [1 case (.5 hours X $165 per hour) and 8 cases (.5 hours X $165 per hour)].

Taeniasis
Description of Proposed Changes
The proposed rule adds taeniasis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Mode of Transmission
Taeniasis is a parasitic infection caused by the tapeworm species *Taenia saginata* (beef tapeworm), *Taenia solium* (pork tapeworm), and *Taenia asiatica* (Asian tapeworm). Humans can become infected by eating raw or undercooked beef or pork.

*Taenia* eggs can survive in a moist environment and remain infective for days to months. Cows and pigs become infected after feeding in areas that are contaminated with *Taenia* eggs from human feces.

Estimated Number of Cases
Taeniasis usually occurs in the United States among Latin American immigrants. New cases in the United States are likely less than 1,000 per year, though the exact number is unknown. Department assumes zero to five case reports for taeniasis may be submitted annually.

Probable Benefits
The following description of the burden of illness on individuals who have contracted taeniasis illustrates some of the societal benefits of notifiable conditions surveillance described above in

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181 [https://www.cdc.gov/mmwr/volumes/68/wr/mm6838a1.htm](https://www.cdc.gov/mmwr/volumes/68/wr/mm6838a1.htm) Accessed January 30, 2020
the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of taeniasis as a result of establishing notification requirements for the condition.

Most people with tapeworm infections have no or mild symptoms. Tapeworms can cause digestive problems including abdominal pain, loss of appetite, weight loss, and upset stomach. The most visible sign of taeniasis is the active passing of tapeworm segments in the feces. In rare cases, tapeworm segments become lodged in the appendix, or the bile and pancreatic ducts.\(^{186}\)

Infection with *Taenia solium* tapeworms can result in human cysticercosis, which can be a very serious disease that can cause seizures, muscle or eye damage, and even death.\(^{187}\) (see Cysticercosis above for more information.)

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to five taeniasis case reports is $0 to $412.50 per year \([5 \text{ cases (.5 hours X $165 per hour)}]\).

**Tick paralysis**

**Description of Proposed Change**
The proposed rule adds tick paralysis as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

Some members of the regulated community have been submitting case reports for tick paralysis as an “other rare disease of public health significance” as defined in the current rules. However, tick paralysis is not included individually in either Table HC-1 or Table HF-1 of the current rules. The draft rule clearly establishes notification requirements for the condition by naming it specifically in Table HC-1 of the proposed rules rather than as an unnamed condition within a categorical condition.

**Mode of Transmission**
Tick paralysis, also known as tick toxicosis, occurs worldwide and is caused by a neurotoxin secreted in tick saliva during feeding.\(^{188}\) The neurotoxin is transmitted to humans during attachment of and feeding by the female of several tick species. In North America, tick paralysis

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\(^{188}\) [https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm](https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm) Accessed January 19, 2020
occurs most commonly in the Rocky Mountain and northwestern regions of the United States, and in western Canada.\(^{189}\)

In the United States, this disease is associated with *Dermacentor andersoni* (Rocky Mountain wood tick), *Dermacentor variabilis* (American dog tick), *Amblyomma americanum* (Lone Star tick), *Amblyomma maculatum*, *Ixodes scapularis* (black-legged tick), and *Ixodes pacificus* (western black-legged tick)\(^ {190}\)

### Estimated Number of Cases

The Department assumes from zero to two cases of tick paralysis will occur annually in Washington State.

### Probable Benefits

The following description of the burden of illness on individuals who have contracted tick paralysis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of tick paralysis as a result of establishing notification requirements for the condition.

Tick paralysis is one of the eight most common tickborne diseases in the United States. Tick paralysis is an acute, ascending, flaccid motor paralysis that can be confused with Guillain-Barre syndrome, botulism, and myasthenia gravis.\(^ {191}\) Symptoms usually start after four to seven days of tick feeding, and progressive, beginning with muscle weakness, loss of coordination, numbness, in the legs with difficulty standing or walking; and progressing upward to the abdomen, back, and chest. Symptoms usually disappear within 24 hours of removing the tick. However, if the tick is not removed, paralysis of the chest muscles can lead to respiratory failure and death. The mortality rate for respiratory failure is approximately 10%.\(^ {192}\)

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

### Probable Costs

The Department assumes the probable costs for a health care provider or facility to prepare and submit zero to two tick paralysis case reports ranging from $0.00 to $165.00 per year [2 cases (.5 hours X $165 per hour)].

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\(^{189}\) [https://www.cdc.gov/mmwr/preview/mmwrhtml/00040975.htm](https://www.cdc.gov/mmwr/preview/mmwrhtml/00040975.htm) Accessed January 19, 2020

\(^{190}\) [https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm](https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm) Accessed January 19, 2020

\(^{191}\) [https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm](https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm) Accessed January 19, 2020

\(^{192}\) [https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm](https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5534a1.htm) Accessed January 19, 2020
**Tuberculosis disease (confirmed or highly suspicious, i.e., initiation of empiric treatment)**

**Description of Proposed Change**
The proposed rule changes the notification time frame from immediately to within 24 hours for cases of tuberculosis disease (confirmed or highly suspicious).

**Mode of Transmission**

Tuberculosis (TB) is caused by the bacterium *Mycobacterium tuberculosis*. *Mycobacterium tuberculosis* is spread through the air when a person with TB disease of the lungs or throat coughs, speaks, etc. People nearby may breathe in these bacteria and become infected. The bacteria can settle in the lungs and start to grow. From there, the bacteria can move through the blood to other parts of the body, such as the kidney, spine, and brain. Not everyone infected with TB bacteria becomes sick, therefore two TB-related conditions exist: latent TB infection (LTBI) and TB disease. If not treated, TB disease can be fatal.\(^{193}\)

**Estimated Number of Cases**

In 2018 public health authorities statewide identified 188 case of TB in Washington State, with case counts over 200 each year from 2015 to 2017.\(^{194}\) Based on this information, the Department estimates 225 cases of TB will be submitted to public health authorities annually.

**Probable Benefits**

The Department assumes changing the notification timeframe from immediately to within 24 hours potentially reduces the burden of notification on health care providers and facilities by allowing more time to submit a case report.

**Probable Costs**

The Department assumes there are no probable costs associated with this proposed change.

**Typhus\(^{195}\)**

**Description of Proposed Changes**

The proposed rule adds typhus as a notifiable condition requiring health care providers and health care facilities to submit case reports to the local health jurisdiction within three business days of diagnosis.

**Mode of Transmission**

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\(^{195}\) For more detailed information on this condition, see Appendix A
Typhus, not to be confused with typhoid fever, is a vector-borne disease that is found today primarily in cold, mountainous regions of South America, Africa, and Asia, as well as cities and ports characterized by abundant populations of urban rats. Typhus refers to a group of acute infections caused by the bacteria *Rickettsiae*, which is transmitted to persons by the bite of fleas, lice, and mites. Outbreaks usually occur in crowded or unsanitary environments with limited access to water. Of the several types of infections, the most common forms of typhus to the United States, are typhus fever (epidemic), murine typhus (endemic), and scrub typhus.\(^{196}\)

**Estimated Number of Cases**

Murine typhus, though not common in the United States, has been reported in Texas and Southern California. In 2011, Travis County, Texas was determined to be endemic for murine typhus with the appearance of 53 cases.\(^{197}\) In 2008 there was a reported 33 cases between the months of March and October. These most recent cases have been traced to cats, opossums, and cat fleas.

In Los Angeles County, where some murine typhus cases have been reported, a significant proportion of cats and opossums have been found to be seropositive for *Rickettsiae typhi* (90% and 42%, respectively).\(^ {198}\)

More recently, outbreaks have taken place in relief and humanitarian crisis settings, including Burundi, Ethiopia, and Rwanda. The last reported case in Washington State was in 1994 after travel to Asia.

The Department estimates we have zero cases of typhus annually in Washington State.\(^ {199}\)

**Probable Benefits**

The following description of the burden of illness on individuals who have contracted tick paralysis illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of tick paralysis as a result of establishing notification requirements for the condition.

Typhus can cause symptoms that range from mild (e.g. headache, rash) to severe (e.g. multiple organ dysfunction syndrome with hemorrhaging, coma, and death). During pregnancy, scrub typhus frequently leads to spontaneous abortion.\(^ {200}\)


For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
Though the Department assumes no cases of typhus will be submitted to public health authorities, the probable costs for a health care provider or facility to prepare and submit a single case report is $82.50 (.5 hours X $165 per hour).

WAC 246-101-105, Duties: Health care providers and health care facilities
Description of Proposed Change
The draft rule makes the following changes to the data components a health care provider or health care facility must send to a laboratory when submitting a specimen for testing:

- Adds “For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only”
- Adds “Patient best contact telephone number”
- Adds “Patient Medicaid status, for blood lead tests for patients less than 72 months of age only”
- Revises “Name of the principal health care provider” to “Requesting health care provider’s name”
- Revises “Telephone number of the principal health care provider” to “Requesting health care provider’s phone number”
- Adds “Address where patient received care”
- Revises “Date of ordering specimen collection” to “Specimen collection date”
- Revises “Test type requested” to “Condition being tested for”

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

Probable Benefits
The probable benefits of changing what health care providers and health care facilities send laboratories when submitting a specimen for testing are primarily gained by adding information necessary to consistently identify potential cases of notifiable conditions across the medical and public health systems, enabling faster identification and follow-up of cases, and implementation of public health interventions to prevent and control notifiable conditions.

Two additional pieces of patient information are unique: For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only; and patient Medicaid status, for blood lead tests for patients less than 72 months of age only.

Adding pregnancy status for patients fourteen to fifty years of age to requests for hepatitis B laboratory testing is intended to increase identification of hepatitis B in pregnant patients and prevent disease transmission of hepatitis B to infants during delivery.
Infants born to patients with chronic hepatitis B are at high risk of contracting hepatitis B infection. Without treatment, infants infected with the hepatitis B virus have a 90% chance of developing chronic hepatitis B. Up to 25% of infants who acquire chronic hepatitis B infection will die prematurely from related hepatocellular carcinoma or cirrhosis.\textsuperscript{201}

When pregnancy status is known to providers, facilities, and public health authorities, infants born to mothers with hepatitis B infection are more likely to receive Hepatitis B Immunoglobulin (HBIG) within 12 hours of birth along with a first dose of hepatitis B vaccine. If the infant does not receive HBIG and the birth dose of vaccine, the infant is at greater risk of contracting hepatitis B infection and experiencing the symptoms and outcomes associated with it. In addition, this information allows public health perinatal hepatitis B prevention coordinators to follow up and ensure appropriate management of infants.\textsuperscript{202}

Adding Medicaid status for patients less than 72 months of age to requests for blood lead tests is intended to identify lead poisoning among very young children when exposure has the greatest impact on health, and public interventions can be most successful.

The Centers for Disease Control and Prevention (CDC) projects there are about half a million children between the ages of one and five years in the United States who possess blood lead levels greater than 5 micrograms per deciliter (µg/dL), which is the threshold level at which CDC recommends public health actions are taken. All children enrolled in Medicaid are required to receive blood lead screening tests at ages 12 months and 24 months. In addition, any child between 24 and 72 months with no record of a previous blood lead screening test must receive one.\textsuperscript{203} Adding Medicaid status for patients less than 72 months of age assists public authorities in identifying new cases lead poisoning, implementing treatment and prevention measures, and reporting information to the Center for Medicare and Medicaid Services and the CDC.

Medicaid status is a valuable data point for the Department Childhood Lead Poisoning Prevention Program. First, Medicaid requires children under 72 months to be tested at 12 and 24 months and at any time before the age of 6 if they have not been previously tested. The Washington State Health Care Authority (HCA) gets lead billing data to track this but the billing data does not have test results. HCA needs the test result to know which children had elevated tests in order to assure proper medical management. The Department cannot reliably give them test results for children enrolled in Medicaid because the billing and surveillance datasets do not share a unique identifier and matching is time consuming and fallible.

The Centers for Medicare and Medicaid Services (CMS) recently issued a memo requiring Medicaid to provide in home case management services to children with elevated blood lead levels. To provide an adequate public health response and comply with this new CMS requirement the Department will need to be able to let HCA know which children enrolled in Medicaid have elevated blood lead levels.

\textsuperscript{201} https://www.cdc.gov/hepatitis/hbv/pregstatuslabreporting.htm  Accessed January 19, 2020
\textsuperscript{202} https://www.cdc.gov/hepatitis/hbv/pregstatuslabreporting.htm  Accessed January 19, 2020
Medicaid status also provides valuable epidemiological information as it is a reliable proxy for income and has been established as a risk factor for lead exposure. This would be a valuable addition to the Department’s surveillance dataset.

All other added or revised patient information is needed to accurately identify cases and enable faster public health investigations and response.

Probable Costs
The Department assumes these proposed changes are cost neutral for health care providers and facilities.

**WAC 246-101-110, Means of notification: Health care providers and health care facilities**

Description of Proposed Change
The draft rule requires all case reports be type written. This change would eliminate hand-written case reports.

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

Probable Benefits
The proposed change is intended to improve legibility of case reports, reduce errors in transcribing information, reduce the time it takes to identify cases of notifiable conditions, and potentially provide public health interventions sooner as a result of not needing to follow up on case reports when information is illegible. Follow-up is costly not only to the public health system, but to providers and facilities when staff must resubmit information. The delay in receiving complete information also delays the potential public health response to the condition. Improved legibility of case reports provided by type written documents will alleviate these problems.

Probable Costs
The Department assumes that by providing electronic forms on its website, the proposed change is cost neutral for health care providers and facilities.

**WAC 246-101-115, Content of case reports: Health care providers and health care facilities**

Description of Proposed Change
The draft rule makes the following changes to the content of case reports health care provider or health care facility must submit to the public health authority identified for individual conditions included in Table HC-1:

- Revises “Patient address” to “Patient physical address including zip code”
- Adds “For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only”
- Revises “Address of the principal health care provider” to “Address where patient received care”
• Removes “Other information as the department may require on forms generated by the department”

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

Probable Benefits
The Department assumes the probable benefits of these proposed changes are the same as those identified for proposed WAC 246-101-105 as described above.

Probable Costs
The Department assumes the probable costs of these proposed changes are included in the analysis of proposed WAC 246-101-105 above.

WAC 246-101-201, Notifiable conditions: Laboratories
All presumptive and final test results requiring notification to public health authorities by laboratories are included in Table Lab-1 of WAC 246-101-201. Table Lab-1 of the proposed rules identifies the notifiable agent (condition), the test results to submit in a case report, time frame for notification, who to notify, what specimens must be submitted, and the time frame for specimen submission.

Significant changes to the current rule are described below by agent. All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

Amoebic meningitis
Description of Proposed Changes
The proposed rule adds amoebic meningitis as a notifiable condition requiring laboratories to submit case reports and specimens as follows:
• Case reports must be submitted to the local health jurisdiction immediately upon completing a test that results in a positive preliminary or final result using any test method; and
• Specimens associated with a positive result, if available, must be submitted to the Department of Health within two business days.

Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases
The Department assumes no cases of this condition will be reported in Washington State.
Probable Benefits
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the Laboratory Information Management System (LIMS) and Electronic Laboratory Reporting (ELR) system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR (such as secure file transfer, secure email, secure facsimile), the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to:

- Prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)]; and

- Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $0.00 to $10.00 per year [0 cases (0.25 hours X $40 per hour) to 1 case (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 for no cases of the condition to $45.00 to submit a case report and specimen, and confirm receipt of the case report.
**Anaplasma species (Anaplasmosis)**

Description of Proposed Changes

The proposed rule adds *Anaplasma* species (Anaplasmosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result, if available, must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

Mode of Transmission

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases

The Department assumes zero to five cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

Probable Benefits

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $100.00 per year [0 cases (.5 hours X $40.00 per hour) to 5 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $75.00 per year [0 cases (0.25 hours X $40 per hour)].
hour) plus (0 cases X $5 packaging) to 5 case (0.25 hours X $40 per hour) plus (5 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $0.00 to $175.00 to submit case reports and specimens.

**Babesia species (Babesiosis)**

**Description of Proposed Changes**

The proposed rule adds *Babesia* species (Babesiosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result, if available, must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**

The Department assumes zero to three cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].
- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and
submitting case reports for this condition ranges from $0.00 to $60.00 per year [0 cases (.5 hours X $40.00 per hour) to 3 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $45.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 3 case (0.25 hours X $40 per hour) plus (3 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $105.00 to submit case reports and specimens.

**Bacillus cereus (biovar anthracis only)**

**Description of Proposed Changes**

The proposed rule adds *Bacillus cereus* (biovar *anthracis* only) as a notifiable condition requiring laboratories to submit case reports as follows:

- Case reports must be submitted to the local health jurisdiction immediately upon obtaining a confirmed positive result using any test method; and
- Laboratories are prohibited from shipping specimens related to a confirmed positive test result.

**Mode of Transmission**

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**

The Department assumes zero cases of this agent will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the
laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)).

The Department assumes the probable cost for a laboratory to:

- Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $0.00 to $10.00 per year [0 cases (0.25 hours X $40 per hour) to 1 case (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 for no cases of the condition to $30.00 to submit a case report and specimen, and confirm receipt of the case report.

**Baylisascaris (Baylisascariasis)**

Description of Proposed Changes
The proposed rule adds *Baylisascaris* (Baylisascariasis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within 24 hours of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result, if available, must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases
The Department assumes one case of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit a case report using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting one case report for this condition is $20.00 per year [1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to:

- Prepare and submit specimens for this proposed condition is $15.00 per year [1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)]; and

- Call the public health authority to confirm receipt of a case report for this proposed condition is $10.00 per year [1 case (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 for no cases of the condition to $45.00 to submit a case report and specimen, and confirm receipt of the case report.

**Blood lead level**
*Description of Proposed Changes*
The proposed rule changes the notification requirement for adult elevated blood lead level (BLL) results from 10 micrograms per deciliter ($\geq 10\mu g/dl$) to equal to or greater than 5 micrograms per deciliter ($\geq 5\mu g/dl$) for rapid screening tests or venous tests. This proposed change will make the rule consistent with the current case definition used by the CDC Adult Blood Lead Epidemiology and Surveillance (ABLES) program, the National Notifiable Diseases Surveillance System (NNDSS), and the Council for State and Territorial Epidemiologists (CSTE). This proposed change would also align the notifiable conditions requirement with the “advisory level” in the Washington State Department of Labor and Industries (L&I) draft lead rule$^{204}$ and the definition used by L&I’s state-based ABLES program.$^{205}$

### Mode of Transmission

The majority of cases of elevated blood lead among adults are related to work. Nationally, of 11,695 adults with known exposures at BLL $\geq 10\mu g/dL$ in 2016, 90.3% had occupational exposures. The majority of these adults were employed in four main industries: manufacturing, construction, services, and mining.$^{206}$

In addition to posing a risk for workers, lead can inadvertently travel home with a worker where children and other members of their household can be exposed.$^{207}$

### Estimated Number of Cases

Between 2013 and 2017 L&I received an average of 252 reports (range 184 to 308 reported case) annually for cases of BLL $\geq 10\mu g/dl$. Based on this information, the Department estimates 400-500 cases per year of BLLs $\geq 5\mu g/dl$ but $< 10\mu g/dl$ may be submitted to public health authorities annually.

### Probable Benefits

The following description of the burden of illness on individuals with elevated blood lead level between 5 $\mu g/dl$ and 10$\mu g/dl$ illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing cases of elevated blood lead level or reducing BLLs as a result of modifying the notification requirements for lead.

The U.S. Department of Health and Human Services’ (DHHS) National Toxicology Program (NTP) concluded that there is evidence of adverse health effects in adults at blood lead levels

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<5 µg/dl. Adult blood lead, even at low levels, is shown to cause health effects such as adverse cardiovascular and kidney effects, cognitive dysfunction, and adverse reproductive outcomes.\(^{208}\)

ABLES uses elevated blood lead results to identify and monitor lead exposure trends and intervene with cases and employers to prevent lead exposure. The ability to identify and address worksites with high lead exposure rates will enable L&I to mitigate exposure the workers being exposed currently and those who would have been exposed in the future. The change would also allow ABLES to provide outreach earlier to individual cases at risk of adverse health effects.

For each case of this condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**
The Department assumes the probable cost for a laboratory to prepare and submit case reports for adult blood lead levels of between \(\geq 5\) µg/dl and \(\geq 10\) µg/dl and depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $8,000.00 to $10,000.00 per year [400 cases (.5 hours X $40.00 per hour) to 500 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $8,000.00 to $10,000.00 to submit case reports.

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**Bordetella pertussis (Pertussis)**

**Description of Proposed Changes**
The proposed rule changes notifiable test types from being unspecified to positive results by culture or nucleic acid detection ((nucleic acid testing (NAT) or (nucleic acid amplification testing (NAAT)).

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

**Borrelia burgdorferi or Borrelia mayonii (Lyme disease)**

**Description of Proposed Changes**
The proposed rule adds *Borrelia mayonii* as a notifiable agent associated with Lyme disease.

**Mode of Transmission**
*Borrelia mayonii* are a type of bacteria that can cause Lyme disease and are transmitted from the bite of a blacklegged tick. This was recently discovered in North America, and there are still many unknowns about this bacteria. This bacteria is different from the bacteria that currently causes cases of Lyme disease in North America, *Borrelia burgdorferi*, which is already a reportable agent by laboratories in Washington State.  

**Estimated Number of Cases**
Current evidence indicates that within the United States, *B. mayonii* is only found in the Upper Midwest, so the Department estimates zero to one case will be reported annually in Washington State.

**Probable Benefits**
The following description of the burden of illness on individuals who have been infected with *B. mayonii* illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the

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severity of, cases of Lyme disease from *B. mayonii* as a result of establishing notification requirements for the agent.

There is limited information on *B. mayonii*. Illness caused by this bacteria appears to cause fever, headache, rash, and neck pain in the days after infection and can cause arthritis after a few weeks of illness. These symptoms are similar to those caused by *B. burgdorferi*, however *B. mayonii* can also cause nausea and vomiting; large, widespread rashes; and a higher concentration of bacteria in the blood.\(^{211}\)

For each case of Lyme disease from *B. mayonii* avoided, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

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The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

**Borrelia hermsii, miyamotoi, or recurrentis** (Relapsing fever, tick- or louse-borne)

### Description of Proposed Changes

The proposed rule:

- Adds *Borrelia miyamotoi* as an agent associated with relapsing fever, tick- or louse- borne;
- and
- Changes the time frame for submitting a case report from “within 24 hours” to “within 2 business days”.

### Mode of Transmission

Like *Borrelia recurrentis*, *Borrelia miyamotoi* is transmitted by ticks (larval blacklegged ticks).

### Estimated Number of Cases

*Borrelia miyamotoi* disease, (also called hard tick relapsing fever), has been reported as the cause of human infection in the Upper Midwest, the Northeast, and the mid-Atlantic states. Based on this information the Department estimates zero to one case will be reported annually in Washington State.

### Probable Benefits

The following description of the burden of illness on individuals who have been infected with *Borrelia miyamotoi* illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases as a result of establishing notification requirements for this agent.

*Borrelia miyamotoi* disease can cause fever, severe headache, body pain, and in some cases dizziness, confusion, vertigo, rash, shortness of breath, nausea, abdominal pain, diarrhea, and loss of appetite. For each case of *Borrelia miyamotoi* disease avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

The Department assumes changing the notification timeframe from within 24 hours to within 2 business days potentially reduces the burden of notification on laboratories by allowing more time to submit a case report.

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**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

The Department assumes there are no probable costs associated with changing the notification timeframe.

**Brucella species (Brucellosis)**

**Description of Proposed Changes**

The proposed rule reduces notifiable test results from all positive results to positive results by any method excluding Immunoglobulin G (IgG).

**Estimated Number of Cases**

The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

Probable Costs
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

*Burkholderia mallei* (Glanders)

Description of Proposed Changes
The proposed rule changes notifiable test results from all positive results to positive results by any method excluding IgG.

Estimated Number of Cases
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

Probable Benefits
The Department assumes the proposed change may reduce the regulatory burden, including costs on laboratories by reducing the test results requiring notification and related specimen submittals.

Probable Costs
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

*Burkholderia pseudomallei* (Melioidosis)

Description of Proposed Changes
The proposed rule reduces notifiable test results from all positive results to positive results by any method excluding IgG.

Estimated Number of Cases
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

Probable Benefits
The Department assumes the proposed change may reduce the regulatory burden, including costs on laboratories by reducing the test results requiring notification and related specimen submittals.

Probable Costs
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).
California serogroup viruses, acute (Arbovirus)

Description of Proposed Changes

The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

Estimated Number of Cases

Washington State had zero cases of California serogroup viruses between 2002 and 2018. Based on this information the Department estimates that zero to one case will be reported to public health authorities annually. The Department assumes that zero to one reported case may result from one of the test methods newly reportable under the proposed rule.

Potential Benefits

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

Potential Costs

While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

**Campylobacter species (Campylobacteriosis)**

**Description of Proposed Changes**
The proposed rule changes notifiable test results from being unspecified to “positive results by culture, nucleic acid detection (NAT or NAAT), or antigen detection”.

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

**Candida auris**

**Description of Proposed Change**
The proposed rule adds Candida auris as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within 24 hours of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result, if available, must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**
See “Mode of Transmission” for Candida auris in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**
The Department assumes 17 cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

Probable Benefits
See “Probable Benefits” for Candida auris in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition are $340.00 per year [17 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to:

- Prepare and submit specimens for this proposed condition is $255 per year [17 cases (0.25 hours X $40 per hour) plus (17 case X $5 packaging)]; and

- Call the public health authority to confirm receipt of a case report for this proposed condition is $170 per year [17 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $765 to submit 17 case reports and specimens, and confirm receipt of the case reports.
Carbapenem-resistant Enterobacteriaceae (*Klebsiella* species, *E. coli*, and *Enterobacter* species)

**Description of Proposed Changes**

The proposed rule adds Carbapenem-resistant Enterobacteriaceae infections (CRE) as a notifiable condition requiring laboratories to submit case reports and specimens:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result for:
  - Known carbapenemase resistance gene (including, but not limited to, KPC, NDM, VIM, IMP, OXA-48) demonstrated by nucleic acid detection (NAT or NAAT), or whole genome sequencing;
  - Phenotypic test for carbapenemase production including, but not limited to, Metallo-B-lactamase test, modified Hodge test (MHT) (for *E. coli* and *Klebsiella* species only), CarbaNP, Carbapenem Inactivation Method (CIM) or modified CIM (mCIM); and
  - Resistance to any carbapenem including, but not limited to, doripenem, ertapenem, imipenem or meropenem.

- Specimens must be submitted as follows:
  - Submit the isolate associated with the positive test result, if available, to the Department within two business days; or
  - If the isolate is not available, submit the specimen associated with the positive result within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**

The Department assumes 300 cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].
For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition is $6,000.00 per year [300 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition is $4,500.00 per year [300 cases (0.25 hours X $40 per hour) plus (300 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs is $10,500 to submit case reports and specimens.

**Chikungunya virus, (Arbovirus)**

**Description of Proposed Changes**

The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

**Estimated Number of Cases**

Washington State had anywhere from zero to 40 cases of chikungunya virus reported annually between 2002 and 2018.\(^{216}\) Based on this information the Department estimates that zero to 40 cases will be reported to public health authorities annually. The Department assumes that zero to five of these reported case may result from one of the test methods newly reportable under the proposed rule.

**Potential Benefits**

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

**Potential Costs**

While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many

specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $100.00 per year [0 cases (.5 hours X $40.00 per hour) to 5 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $75.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 5 cases (0.25 hours X $40 per hour) plus (5 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $175.00 to submit case reports and specimens.

**Chlamydia psittaci (Psittacosis)**

**Description of Proposed Changes**

The proposed rule corrects the name from “Chlamyphila psittaci” and changes notifiable test results from being unspecified to “positive results by any method excluding IgG”.

**Estimated Number of Cases**

The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

Probable Costs
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

**Chlamydia trachomatis**

Description of Proposed Changes
The proposed rule changes notifiable test results from being unspecified to “positive and indeterminate results by any method”.

(See also “De-identified negative screening results” for additional analysis of significant changes to *Chlamydia trachomatis*.)

Estimated Number of Cases
Each year over 20,000 positive cases of *Chlamydia trachomatis* are reported in Washington State. The Department estimates that 500 new indeterminate cases will be reported as a result of this proposed change.

Probable Benefits
The proposed change to require laboratories to submit indeterminate results in addition to positive results will help ensure that public health authorities are alerted to cases that may be positive so they can initiate a case investigation with follow-up testing and the corresponding public health action if a positive case is identified.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for indeterminate results depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this indeterminate results is $10,000 per year [500 cases (.5 hours X $40.00 per hour)].

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The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system. The total probable yearly costs are $10,000 to submit case reports. This condition does not have a specimen submission requirement.

**Coccidioides (Coccidioidomycosis)**

**Description of Proposed Changes**

The proposed rule adds *Coccidioides* (Coccidioidomycosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Submit the isolate associated with the positive test result, if available, to the Department within two business days; or
- If the isolate is not available, submit the specimen associated with the positive result within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**

The Department assumes 50-80 cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].
• For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $1,000.00 to $1,600 per year [50 cases (.5 hours X $40.00 per hour) to 80 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $750.00 to $1,200.00 per year [50 cases (0.25 hours X $40 per hour) plus (50 cases X $5 packaging) to 80 case (0.25 hours X $40 per hour) plus (80 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $1750.00 to $2,800 to submit case reports and specimens.

**Coronavirus: MERS-associated coronavirus**

**Description of Proposed Change**
The proposed rule adds MERS-associated coronavirus as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction immediately upon completing a test that results in a positive preliminary or final result using any test method; and
- Submit the **presumptive** positive isolate, or if the isolate is not available, submit the specimen associated with the **presumptive** positive result within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**
The Department assumes two cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.
Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition is $40.00 per year [2 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)).

The Department assumes the probable cost for a laboratory to:
- Prepare and submit specimens for this proposed condition is $50.00 [2 cases (0.25 hours X $40 per hour) plus (2 cases X $15 packaging)]; and
- Call the public health authority to confirm receipt of a case report for this proposed condition is $20.00 per year [2 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $110.00 to submit case reports and specimens, and confirm receipt of case reports.

Coronavirus: Novel Coronavirus (COVID-19)
Description of Proposed Change
The proposed rule adds COVID-19 as a notifiable condition requiring laboratories to submit case reports and specimens as follows:
- Case reports must be submitted to the local health jurisdiction immediately upon completing a test that results in a positive preliminary or final result using any test method; and
- Submit the presumptive positive isolate, or if the isolate is not available, submit the specimen associated with the presumptive positive result within two business days of request by a local health jurisdiction or the Department of Health.

Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.
**Estimated Number of Cases**
The Department assumes 100 to 1000 cases of this condition will be reported in Washington State. Due to the recent emergence of this condition this estimate is based on very little data. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $2,000 to $20,000 per year [100 cases (.5 hours X $40.00 per hour) to 1,000 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to:
- Prepare and submit specimens for this proposed condition (assuming all specimens are requested), ranges from $2,500 to $25,000 [100 cases (0.25 hours X $40 per hour) plus (100 cases X $15 packaging) to 1,000 cases (0.25 hours X $40 per hour) plus (1,000 cases X $15 packaging)]; and
- Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $1,000 to $10,000 per year [100 cases (0.25 hours X $40 per hour) to 1,000 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs range from $5,500 to $55,000 to submit case reports and specimens, and confirm receipt of case reports.
**Corynebacterium diphtheriae (Diphtheria)**

**Description of Proposed Changes**
The proposed rule changes notifiable test results from being unspecified to “positive results by culture, nucleic acid detection (NAT or NAAT)”.

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

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**Cryptococcus gattii or undifferentiated Cryptococcus species (i.e., Cryptococcus not identified as C. neoformans)**

**Description of Proposed Changes**
The proposed rule revises the condition name from “Cryptococcus non v. neoformans” to “Cryptococcus gattii or undifferentiated Cryptococcus species (i.e, Cryptococcus not identified as C. neoformans)” and adds requirements to submit case reports as follows:

- Notifiable test results of “positive results by any method excluding cryptococcal antigen”; and
- Notification time frame and whom to notify as “within 2 business days to LHJ”.

**Estimated Number of Cases**
The Department assumes one to ten cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**
The current rule requires laboratories to submit only specimens. Requiring submission of case reports for all positive results, excluding cryptococcal antigen, within two business days of obtaining the results allows public health to more quickly identify a case of *Cryptococcus gattii* and know to anticipate the specimen’s arrival at the public health laboratories.

**Probable Costs**
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.
• For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

• For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $20.00 to $200.00 per year [1 case (.5 hours X $40.00 per hour) to 10 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs range from $20.00 to $200.00 to submit case reports.

De-identified negative screening results
Description of Proposed Changes
The proposed rule adds a requirement for laboratories to submit de-identified negative screening results to the Department at least annually for the following agents / conditions:

- *Chlamydia trachomatis*
- Hepatitis C Virus
- Human Immunodeficiency Virus (HIV)
- *Neisseria gonorrhea*
- *Treponema pallidum*

Estimated Numbers of Negative Test Results
The following estimated numbers of negative test results was provided by a single laboratory:

- *Chlamydia trachomatis*: 5,408
- Hepatitis C Virus: 15,953
- Human Immunodeficiency Virus (HIV): 13,998
- *Neisseria gonorrhea*: 3,546
- *Treponema pallidum*: 14,766

Probable Benefits
Requiring submission of de-identified negative screening results that retain demographic and geographic information for HIV, syphilis, chlamydia (CT), gonorrhea (GC), and hepatitis C testing will allow the Department to target, monitor, and evaluate prevention resources and programs more effectively. If only positive results (or negatives results associated with a positive result) are reported, the Department cannot identify groups or areas in need of testing.
Characteristics of Individuals Receiving Screening Tests
Collecting limited demographic information for negative screening results allows the Department to determine if screening is reaching appropriate groups of people or if resources, education, and outreach should be re-directed to groups of people that should be tested and the organizations that serve them.

Geography of Screening
Collecting limited geographic information for negative screening results allows us to determine if screening is reaching populations across the state. This, in conjunction with demographic information, allows for more informed planning, intervention, and follow up to ensure adequate testing.

Changes in Disease Rates
Collecting negative results will allow the Department determine if changes in disease rates are due to actual transmission changes or changes in testing practices. This contributes to planning in the short term (e.g. identifying problems that need immediate response) and long term (e.g. identifying fewer new cases as the pool of previously unidentified cases shrinks). This is particularly helpful for Chlamydia where there are too many cases of the disease for all of them to be investigated, high proportions of which are asymptomatic that carry risks for serious long-term health consequences.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit annual summary reports for de-identified screening results for the five named conditions depends on the form of secure electronic data transmission used by the laboratory.

- The Department assumes laboratories using ELR will need to create a de-identified annual summary report in their LIMS with a probable one-time cost for all five conditions of $40,000 (5 conditions X $800 per condition).

- In the event laboratories are not able to create a de-identified annual summary report from their LIMS, and must submit results individually using a secure electronic data transmission method other than ELR, the Department assumes the probable costs for preparing and submitting the de-identified negatives are:218
  - *Chlamydia trachomatis*: $162,240 [5,408 negative test results (.5 hours X $60.00 per hour)]
  - Hepatitis C Virus: $478,590 [15,953 negative test results (.5 hours X $60.00 per hour)]
  - HIV: $419,940 [13,998 negative test results (.5 hours X $60.00 per hour)]
  - *Neisseria gonorrhea*: $106,380 [3,546 negative test results (.5 hours X $60.00 per hour)]
  - *Treponema pallidum*: $42,980 [14,766 negative test results (.5 hours X $60.00 per hour)].

218 Estimates created from a cost questionnaire provided by a large laboratory (>5000 employees).
The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $40,012 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly cost is $1,210,130 for laboratories to submit individual de-identified negative screening results.

**Dengue, acute (Arbovirus)**

**Description of Proposed Changes**
The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

**Estimated Number of Cases**
Washington State had anywhere from zero to 23 cases of dengue reported annually between 2002 and 2018. Based on this information the Department estimates that zero to 23 cases will be reported to public health authorities annually. The Department assumes that zero to three of these reported case may result from one of the test methods newly reportable under the proposed rule.

**Potential Benefits**
This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

**Potential Costs**
While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

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For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $60.00 per year [0 cases (.5 hours X $40.00 per hour) to 3 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $45.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 3 cases (0.25 hours X $40 per hour) plus (3 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $105.00 to submit case reports and specimens.

**Eastern and western equine encephalitis, acute (Arbovirus)**

**Description of Proposed Changes**

The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

**Estimated Number of Cases**

Washington State had zero reported cases of eastern and western equine encephalitis between 2002 and 2018.²²⁰ Based on this information the Department estimates that zero to one case will be reported to public health authorities annually. The Department assumes that zero to one of these reported case may result from one of the test methods newly reportable under the proposed rule.

**Potential Benefits**

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

Potential Costs
While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

*Echinococcus granulosus* or *E. multilocularis* (Echinococcosis)

Description of Proposed Changes
The proposed rule adds *Echinococcus granulosus* or *E. multilocularis* (Echinococcosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:
• Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and

• Specimens associated with a positive result, if available, must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases
The Department assumes zero cases to one case of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

Probable Benefits
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].
The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

**Ehrlichia species (Ehrlichiosis)**

**Description of Proposed Changes**

The proposed rule adds *Ehrlichia* species (Ehrlichiosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result, if available, must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**

The Department assumes zero to two cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].
- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0 to $40.00 per year [0 cases (.5 hours X $40.00 per hour) to 2 case (.5 hours X $40.00 per hour)].
The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0 to $30.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 2 case (0.25 hours X $40 per hour) plus (2 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0 to $70.00 to submit case reports and specimens.

**Haemophilus influenzae (children <5 years of age)**

**Description of Proposed Changes**
The proposed rule changes notifiable test results from being unspecified to “positive result from specimen from a normally sterile site by: culture, nucleic acid detection (NAT or NAAT)”.

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

**Hantaviral infection**

**Description of Proposed Changes**
The proposed rule changes specimen submission time frame from “on request” to “within 2 business days”.

**Estimated Number of Cases**
The Department assumes zero to five cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the...
section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

Probable Benefits

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs

Though it is unlikely this proposed change to laboratory specimen submittal requirements will change the effect of the existing rule, the Department has estimated the cost of submitting specimens for zero to ten cases of hantaviral infection annually.

The Department assumes laboratories LIMS and ELR systems already include the needed capacity to submit specimens under the current rule. Therefore the Department assumes the total probable costs associated with this proposed change are:

- One-time cost to update Standard operating procedures of $12.00 (0.2 hours X $60 per hour)
- Costs for a laboratory to prepare and submit zero to five specimens ranges from $0.00 to $75.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 5 case (0.25 hours X $40 per hour) plus (5 case X $5 packaging)].

Hepatitis A virus

Description of Proposed Changes

The proposed rule adds “nucleic acid detection (NAT or NAAT)” as a notifiable tests result to existing required test results.

Estimated Number of Cases

Washington State had between 21 and 35 cases annually of hepatitis A between 2010 and 2018.221 Washington is experiencing an outbreak with over 200 cases reported recently. Based on this information the Department estimates that 50 to 100 cases will be reported to public health authorities annually. The Department assumes that two to four of these reported cases may result from one of the test methods newly notifiable under the proposed rule.

Potential Benefits

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

Potential Costs
While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

• For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

• For laboratories that submit case reports using a secure electronic data transmission method other than ELR (such as secure file transfer, secure email, secure facsimile), the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $40.00 to $80.00 per year [2 cases (.5 hours X $40.00 per hour) to 4 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to:

• Prepare and submit specimens for this proposed condition ranges from $30.00 to $60.00 per year [2 cases (0.25 hours X $40 per hour) plus (2 cases X $5 packaging) to 4 cases (0.25 hours X $40 per hour) plus (4 case X $5 packaging)]; and

• Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $20.00 to $40.00 per year [2 cases (0.25 hours X $40 per hour) to 4 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $90.00 to $180.00 to submit case reports and specimens, and confirm receipt of the case reports since this condition is reportable within 24 hours.
Hepatitis B virus

Description of Proposed Changes
The proposed rule combines ‘Hepatitis B virus (acute)’ with ‘Hepatitis B virus’ rows to create a single row, eliminates differentiation between acute and chronic hepatitis B infections, and makes the following significant changes:

- Changes notifiable test results
  - From:
    - IgM positivity
    - HBsAg (surface antigen)
    - HBeAg (E antigen)
    - HBV DNA
  - To “positive results for:
    - IgM anti-HBc
    - HBsAg
    - HBeAg
    - HBV nucleic acid detection (NAT or NAAT) either qualitative or quantitative e.g., PCR or genotyping”; and
  - To “if associated with a positive result listed above, and available:
    - Hepatocellular enzyme levels;
    - Pregnancy status;
    - Negative IgM anti-HBc result”.

- Changes notification of test results from “monthly” for chronic hepatitis B to “within 24 hours”.

Estimated Number of Cases
Based on Department 2016 notification data, the estimated number of hepatitis B cases in Washington State, including perinatal cases, is 1,547 annually. Of these cases, 1,521 were chronic.222

Potential Benefit
The proposed changes to the reportable test results for this condition will provide public health authorities with the information needed to determine if the case is acute or chronic. This change paired with the proposed change to use a single reporting timeline for laboratories for both acute and chronic hepatitis B shifts the burdens of interpreting laboratory results to determine if a case is acute or chronic from the laboratory to the public health authorities. Public health authorities can then take appropriate action based on the information received. In addition to these benefits see “Potential Benefits” for Hepatitis B (chronic) in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities for additional information on the benefits of receiving reports of chronic cases within 24 hours rather than monthly and the benefits of requiring laboratories to report pregnancy status associated with a positive test result.

Requiring laboratories to report negative results associated with a previous positive will provide public health authorities with confirmatory test results needed for the full testing algorithm allowing public health authorities to help identify inconclusive results and reduce investigation time (which can reduce burden on public health authorities and laboratories who would be asked to facilitate those investigations in the absence of sufficient reported information). In addition, hepatitis B may lack discrete onset of symptoms, and negative tests can help determine when infection occurred, target acute infection and interrupt transmission.

**Potential Costs**

The Department assumes that the changes to reportable tests will not impact the number of cases of Hepatitis B virus reported annually or the number or specimens submitted. The Department assumes the probable costs for a laboratory to submit hepatocellular enzyme levels, pregnancy status, and negative IgM anti-HBc results associated with a previous positive result:

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR (such as secure file transfer, secure email, secure facsimile), the Department assumes the probable cost for including these additional data components when submitting case reports for this condition are $15,470 per year [1,547 cases (0.1 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department also assumes laboratories will incur costs related to calling the public health authority to confirm receipt of a case report (a new requirement for chronic cases due to the change from a month to within 24 hour reporting requirement) for this proposed condition ranges is $15,210 per year [1,521 chronic cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $30,680 to include the proposed additional data components when submitting case reports for this condition and to confirm receipt of case reports via phone for chronic cases.

**Hepatitis C virus**

**Description of Proposed Changes**

The proposed rule:

- Changes notifiable test results from being unspecified to:
“Positive result by any method”;
“Positive and nonpositive results for:
- HVC nucleic acid detection (NAT or NAAT) for qualitative, quantitative, and genotype tests”;
- “If associated with a positive result and available:
  - Hepatocellular enzyme levels;
  - Pregnancy status;
  - Negative result for IgM anti-HAV;
  - Negative result for IgM anti-HBc”;
- Changes notification of test results from “monthly” to “within 2 business days”;
- Changes specimen submission time frame from being unspecified to “within 2 business days of request by local health jurisdiction or Department of Health”.

(See also “De-identified negative screening results” for additional analysis of significant changes to Hepatitis C.)

### Estimated Number of Cases
Based on Department 2018 notification data, the estimated annual number of chronic, acute, and perinatal hepatitis C cases in Washington State is 7,712. In addition to these cases the Department estimates that laboratories will report 15,000 nonpositive results for nucleic acid detection tests.

### Potential Benefit
The proposed changes to the reportable test results for this condition will provide public health authorities with the information needed to determine if the case is acute or chronic. This change paired with the proposed change to use a single reporting timeline for laboratories for both acute and chronic hepatitis C shifts the burdens of interpreting laboratory results to determine if a case is acute or chronic from the laboratory to the public health authorities. Public health authorities can then take appropriate action based on the information received. In addition to these benefits see “Potential Benefits” for Hepatitis C (acute) and (chronic) in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities for additional information on the benefits of receiving reports of chronic cases within 24 hours rather than monthly and the benefits of requiring laboratories to report pregnancy status associated with a positive test result.

Requiring laboratories to report negative results associated with a previous positive as well as non-positive results for select tests will provide public health authorities with confirmatory test results needed for the full testing algorithm allowing public health authorities to help identify inconclusive results and reduce investigation time (which can reduce burden on public health authorities and laboratories who would be asked to facilitate those investigations in the absence of sufficient reported information). In addition, hepatitis C may lack discrete onset of symptoms, and negative tests can help determine when infection occurred, target acute infection and interrupt transmission.

### Potential Costs
The Department assumes that the changes to reportable tests will not impact the number of cases of Hepatitis C virus reported annually or the number or specimens submitted other than an increase in reports from HVC nucleic acid detection (NAT or NAAT) for qualitative,
quantitative, and genotype tests as a result of the proposed change to require nonpositive in addition to positive results for this test. The Department estimates that laboratories will incur the following costs associated with reporting nonpositive results for nucleic acid detection tests; and submitting hepatocellular enzyme levels, pregnancy status, and negative IgM anti-HBc results associated with a previous positive result:

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR (such as secure file transfer, secure email, secure facsimile), the Department assumes the probable cost for including these additional data components when submitting case reports for this condition are $30,848 per year [7,712 cases (0.1 hours X $40.00 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR (such as secure file transfer, secure email, secure facsimile), the Department assumes the probable cost for preparing and submitting case reports for nonpositive nucleic acid detection tests are $300,000.00 per year [15,000 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $330,848 to include the proposed additional data components when submitting case reports for this condition and for preparing and submitting case reports for nonpositive nucleic acid detection tests.

**Hepatitis D virus**

**Description of Proposed Changes**

The proposed rule changes the notification of test results from within 2 business days for hepatitis D to “within 24 hours”.

**Estimated Number of Cases**

The Department estimates that there are 14 cases of hepatitis D in Washington annually. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)
Probable Benefit
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes, for laboratories that submit case reports using Electronic Lab Reporting, one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

The Department assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department also assumes laboratories will incur costs related to calling the public health authority to confirm receipt of a case report (a new requirement due to the change from within 2 business days to within 24 hour reporting requirement) for this proposed condition is $140 per year [14 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $140 to confirm receipt of case reports via phone.

*Histoplasma capsulatum* (Histoplasmosis)

Description of Proposed Changes
The proposed rule adds *Histoplasma capsulatum* (Histoplasmosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Submit the isolate associated with the positive test result, if available, to the Department of Health within two business days; or
- If the isolate is not available, submit the specimen associated with the positive result within two business days of request by a local health jurisdiction or the Department of Health.

Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases
The Department assumes zero to one case of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)
Probable Benefits
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting a case report for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $25.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $45.00 to submit case reports and specimens.

Human immunodeficiency virus (HIV)
Description of Changes
The proposed rule:
- Consolidates HIV notification into a single row;
- Changes notifiable test results:
  - From examples of “positive Western Blot assays, P24 antigen or viral culture tests”; and “II viral load detection test result – detectable and undetectable”
  - To “positive and indeterminate results and subsequent negative results associated with those positive or indeterminate results for:
    - Antibody detection tests (including RST);
- Antigen detection tests (including RST);
- Viral culture;
- HIV nucleic acid detection (NAT or NAAT) tests:
  - Qualitative and quantitative; and
  - Detectable and undetectable HIV antiviral resistance testing genetic sequences’;
- Changes notification of some test results from ‘‘monthly’’ to ‘‘within 2 business days’’;
- Changes the specimen type and time frame from being unspecified to ‘‘N/A’’.

(See also “De-identified negative screening results” for additional analysis of significant changes to HIV.)

Estimated Number of Cases
In 2018, 401 new cases of HIV were reported to public health authorities in Washington State.223
The Department estimates that laboratories will report an additional 450 negative and indeterminate results as a result of the proposed changes.

Probable Benefits
Requiring laboratories to report indeterminate results as well as negative results associated with a previous positive or indeterminate results will provide public health authorities with confirmatory test results needed for the full testing algorithm allowing public health authorities to help identify inconclusive results and reduce investigation time (which can reduce burden on public health authorities and laboratories who would be asked to facilitate those investigations in the absence of sufficient reported information). In addition, HIV may lack discrete onset of symptoms, and negative tests can help determine when infection occurred, target acute infection and interrupt transmission.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for indeterminate results and to include negative results associated with a previous positive or indeterminate result in case reports depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for indeterminate results is $4,000 per year [200 cases (.5 hours X $40.00 per hour)].

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• For laboratories that submit case reports using a secure electronic data transmission method other than ELR (such as secure file transfer, secure email, secure facsimile), the Department assumes the probable cost for including negative results associated with a previous positive or indeterminate results in case reports for this condition are $2,484 per year [(401 positive cases + 220 indeterminate cases) (0.1 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $6,484 for preparing and submitting case reports for indeterminate results and for including negative results associated with a previous positive or indeterminate result in case reports for this condition.

The Department assumes that the change from reporting some test results monthly to within 2 business days will be cost neutral.

**Human prion disease**

**Description of Proposed Change**

The proposed rule adds human prion disease as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

• Case reports must be submitted to the local health jurisdiction within 2 business days of completing a test that results in a positive preliminary or final result using any test method excluding TAU protein; and

• Specimens associated with a positive result must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Estimated Number of Cases**

During the years 2009-2018, eight to 18 cases of human prion disease were reported each year by providers and facilities in Washington State.²²⁴ Based on this information, the Department estimates 20 cases of human prion disease may be submitted to public health authorities annually.

**Probable Benefits**

Human prion diseases, including Creuzfelt Jacob disease, are rare conditions. There are forms that are due to new mutations, due to inherited family tendency, or (most rarely) due to medical or other exposures. The frequency of these conditions is being investigated in Washington State.

Human prion disease is already notifiable by health care providers and health care facilities under the rule. Having laboratory case reports and specimen submissions for human prion disease will help distinguish the forms of the disease, help detect emergence of variant Creutzfeldt-Jakob disease or novel prion diseases in the United States, and inform public health action to prevent the spread of these emergent or novel strains.\textsuperscript{225}

For each case of human prion disease avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

### Probable Costs

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition are $400.00 per year [20 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition are $500.00 per year [20 cases (0.25 hours X $40 per hour) plus (20 cases X $15 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs are $900.00 to submit case reports and specimens.

**Japanese encephalitis, acute (Arbovirus)**

Description of Proposed Changes

The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

Estimated Number of Cases

Washington State had zero reported cases of Japanese encephalitis between 2002 and 2018.226 Based on this information the Department estimates that zero to one case will be reported to public health authorities annually. The Department assumes that zero to one of these reported case may result from one of the test methods newly reportable under the proposed rule.

Potential Benefits

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

Potential Costs

While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)).

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The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

**La Crosse encephalitis, acute (Arbovirus)**

**Description of Proposed Changes**

The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

**Estimated Number of Cases**

Washington State had zero reported cases of La Cross encephalitis between 2002 and 2018. Based on this information the Department estimates that zero to one case will be reported to public health authorities annually. The Department assumes that zero to one of these reported case may result from one of the test methods newly reportable under the proposed rule.

**Potential Benefits**

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

**Potential Costs**

While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

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• For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

• For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour]).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

**Listeria monocytogenes (Listeriosis)**

**Description of Proposed Changes**
The proposed rule change notifiable test results from being unspecified to “positive result for specimen from normally sterile site by: culture, nucleic acid detection (NAT or NAAT).”

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour)].

**Mumps virus**
Description of Proposed Changes
The proposed rule changes notifiable test results from “acute: IgM positivity; PCR positivity” to “positive result for: culture; Nucleic acid detection (NAT or NAAT); IgM”.

Probable Benefits
This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

Probable Costs
The Department assumes that this proposed change will be cost neutral.

Mycobacterium tuberculosis complex (Tuberculosis)
Description of Proposed Changes
The proposed rule:
- Consolidates and renames the condition from “Mycobacterium tuberculosis” to “Mycobacterium tuberculosis complex”;
- Changes the notifiable test results from being unspecified and “antibiotic sensitivity for first isolates” to “positive result for: culture; Nucleic acid detection (NAT NAAT); drug susceptibilities (molecular and culture based)”.

Mode of Transmission
Mycobacterium tuberculosis complex comprises M. tuberculosis, M. bovis, and M. africanum, among others. The different strains have different modes of transmission. For example M. bovis is most commonly transmitted to humans when people eat or drink contaminated, unpasteurized dairy products.228 M. tuberculosis is spread from person to person through the air.229

Estimated Number of Cases
In 2018, 189 cases of tuberculosis were reported in Washington State.230 The Department assumes these proposed changes will reduce the number of positive results and related specimens submitted annually specifically for M. tuberculosis as a result of reducing the types of test results that must be submitted. However, the proposed rule would also add additional Mycobacterium strains to the rule, which could increase the number of overall reports.

Probable Benefits
This proposed change updates the list of reportable test results to align with current available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

Including additional strains of *Mycobacterium* as notifiable will help ensure that tuberculosis cases do not go undetected by public health authorities.

**Probable Costs**

The Department assumes that these proposed changes will be cost neutral with regard to annual costs as a result of decreased reports from reducing the types of test results that must be submitted paired with potential increased reports resulting from adding additional Mycobacterium strains to the rule.

The Department assumes laboratories will incur the following one-time costs:

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- To update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).]

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

**Neisseria gonorrhoeae (Gonorrhea)**

**Description of Proposed Changes**

The proposed rule:

- Changes notifiable test results from being unspecified to “positive and indeterminate result by any method”;

- Changes specimen type and submission time frame from being unspecified to “N/A”; and

(See also “De-identified negative screening results” for additional analysis of significant changes to *Neisseria gonorrhoeae.*

**Estimated Number of Cases**

In 2010 2,865 positive cases of *Neisseria gonorrhoeae* were reported in Washington State.  

The Department estimates that 70 new indeterminate cases will be reported as a result of this proposed change.

**Probable Benefits**

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The proposed change to require laboratories to submit indeterminate results in addition to positive results will help ensure that public health authorities are alerted to cases that may be positive so they can initiate a case investigation with follow-up testing and the corresponding public health action if a positive case is identified.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for indeterminate results depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this indeterminate results is $1,400 per year [70 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system. The total probable yearly costs are $1,400 to submit case reports. This condition does not have a specimen submission requirement.

**Plasmodium species (Malaria)**

**Description of Proposed Changes**

The proposed rule:
- Notifiable test results from being unspecified to “positive results for:
  - Nucleic acid detection (NAT or NAAT);
  - Malaria-specific antigens by rapid diagnostic test;
  - PCR; and
  - Microscopy (thick or thin smear)”

**Estimated Number of Cases**

The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**

The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.
Probable Costs
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

**Powassan virus, acute (Arbovirus)**

**Description of Proposed Changes**
The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from “IgM positivity, PCR positivity, and viral isolation” to “positive results by any method excluding IgG”.

**Estimated Number of Cases**
Washington State had zero reported cases of Powassan virus between 2002 and 2018.\(^{232}\) Based on this information the Department estimates that zero to one case will be reported to public health authorities annually. The Department assumes that zero to one of these reported case may result from one of the test methods newly reportable under the proposed rule.

**Potential Benefits**
This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

**Potential Costs**
While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].
- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

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The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $35.00 to submit case reports and specimens.

**Rickettsia species, including, but not limited to, Rickettsia rickettsia, Rickettsia africae, Rickettsia conorii, Rickettsia typhi, Rickettsia parkeri, Rickettsia philipii, Rickettsia prowazekii.**

**Description of Proposed Changes**

The proposed rule adds *Rickettsia* species as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within 2 business days of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**

See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Estimated Number of Cases**

The Department assumes zero to five cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

**Probable Benefits**

See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

**Probable Costs**
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition range from $0 to $100.00 per year [0 cases (.5 hours X $40.00 per hour ) to 5 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0 to $75 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 5 cases (0.25 hours X $40 per hour) plus (5 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly cost ranges from $0 to $175 to submit case reports and specimens.

**Rubella virus**

**Description of Proposed Changes**

The proposed rule adds Rubella virus as a notifiable condition for laboratories, requiring submission of case reports and specimens as follows:

- Case report must be submitted to the local health jurisdiction immediately following completion of a test that results is a positive preliminary or final result by culture, IgM, and nucleic acid detection (NAT or NAAT);
- An isolate associated with the positive result, or if no isolate is available, the specimen associated with the positive result must be submitted to the Department of Health within two business days;
- Other specimens must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Estimated Number of Cases**
Since year 2000, zero to two cases of acquired rubella have been reported annually. Based on this information, the Department estimates zero to two case of rubella may be submitted to public health authorities annually.

Probable Benefits
Rubella is a rare disease carried by humans that causes congenital birth defects (mostly commonly deafness) as well as fetal death, spontaneous abortion, or premature delivery if acquired during pregnancy. Rubella is nationally notifiable condition. Rubella is already notifiable by health care providers and health care facilities under the rule. Having laboratory case reports and specimen submissions for rubella will assist public health authorities in ruling out or confirming the diagnosis in a timely manner to in order to assure prompt treatment and prevent the spread of disease.

For each case of rubella avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $40.00 per year [0 cases (.5 hours X $40.00 per hour) to 2 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to:

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• Prepare and submit specimens for this proposed condition ranges from $0.00 to $30.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 2 cases (0.25 hours X $40 per hour) plus (2 cases X $5 packaging)]; and
• Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $0.00 to $20.00 per year [0 cases (0.25 hours X $40 per hour) to 2 case (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 for no cases of the condition to $90.00 to submit a case report and specimen, and confirm receipt of the case report.

### Rubeola (Measles virus)

<table>
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<th>Description of Proposed Changes</th>
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<td>The proposed rule changes:</td>
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- Notifiable test results from “IgM positivity; PCR positivity” to “positive result by culture; IgM; Nucleic acid detection (NAT or NAAT)”;
- Specimen type and submission time frame from an isolate or clinical specimen associated with the positive result within two business days to:
  - Isolate and specimen associated with positive culture within two business days;
  - Isolate and specimen associated NAT or NAAT result within two business days; and
  - A specimen associated with the positive IgM and other specimen within two business days of request by a local health jurisdiction or the Department of Health.

### Probable Benefits
This proposed change updates the list of reportable test results and specimen submission requirements to align with current available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

### Probable Costs
The Department assumes that this proposed change will be cost neutral.

### St. Louis encephalitis, acute (Arbovirus)

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<th>Description of Changes</th>
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The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including this condition, and changes notifiable test results from IgM positivity, PCR positivity, and viral isolation to positive results by any method excluding IgG.

### Estimated Number of Cases
Washington State had zero reported cases of St. Louis encephalitis between 2002 and 2018.\textsuperscript{235} Based on this information the Department estimates that zero to one case will be reported to public health authorities annually. The Department assumes that zero to one of these reported case may result from one of the test methods newly reportable under the proposed rule.

### Potential Benefits

This proposed change updates the list of reportable test results to align with currently available valid test methods in order to ensure that all cases of this condition are reported. This increases the likelihood that public health authorities will be alerted to a case and deploy a timely and appropriate public health response.

### Potential Costs

While laboratories are already required to report cases of this condition, this proposed change may increase the number of cases laboratories must report (and correspondingly how many specimens they must submit) since the proposed change expands the list of test results that are reportable.

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $20.00 per year [0 cases (.5 hours X $40.00 per hour) to 1 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $15.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 1 case (0.25 hours X $40 per hour) plus (1 case X $5 packaging)].

Taenia solium (Taeniasis or Cysticercosis)

Description of Proposed Changes
The proposed rule add Taenia solium (Taeniasis or Cysticercosis) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive result must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases
The Department assumes 20 cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

Probable Benefits
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable costs for preparing and submitting case reports for this condition are $400.00 per year [20 cases (.5 hours X $40.00 per hour)].
The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable costs for a laboratory to prepare and submit specimens for this proposed condition are $300 per year [20 cases (0.25 hours X $40 per hour) plus (20 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs are $700.00 to submit case reports and specimens.

**Treponema pallidum (Syphilis)**

**Description of Proposed Changes**

The proposed rule changes notifiable test results from being unspecified to positive and indeterminate result by any method.

(See also “De-identified negative screening results” for additional analysis of significant changes to *Treponema pallidum*.)

**Estimated Number of Cases**

In year 2010, 261 cases of primary and secondary syphilis were reported in Washington State. The Department estimates that seven new indeterminate cases will be reported as a result of this proposed change.

**Probable Benefits**

The proposed change to require laboratories to submit indeterminate results in addition to positive results will help ensure that public health authorities are alerted to cases that may be positive so they can initiate a case investigation with follow-up testing and the corresponding public health action if a positive case is identified.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for indeterminate results depends on the form of secure electronic data transmission used by the laboratory.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs

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to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this indeterminate results is $120 per year [6 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system. The total probable yearly costs are $120 to submit case report. This condition does not have a specimen submission requirement for indeterminate results.

**Trichinella species (Trichinellosis)**

Description of Proposed Changes
The proposed rule changes notifiable test results from being unspecified to positive serologic test for *Trichinella*.

Estimated Number of Cases
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

Probable Benefits
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

Probable Costs
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour).

**Trypanosoma cruzi (Chagas disease)**

Description of Proposed Changes
The proposed rule adds *Trypanosoma cruzi* (Chagas disease) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and

- Specimens associated with a positive result, must be submitted to the Department of Health within two business days.
Mode of Transmission
See “Mode of Transmission” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Estimated Number of Cases
The Department assumes 10-20 cases of this condition will be reported in Washington State. (For additional information, see “Estimated Number of Cases” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.)

Probable Benefits
See “Probable Benefits” for this condition in the section analysis of WAC 246-101-101, Notifiable conditions: Health care providers and health care facilities.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $200 to $400 per year [10 cases (.5 hours X $40.00 per hour) to 20 case (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $150 to $300 per year [10 cases (0.25 hours X $40 per hour) plus (10 cases X $5 packaging) to 20 cases (0.25 hours X $40 per hour) plus (20 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total probable yearly costs range from $350 to $700 to submit case reports and specimens.

Vaccinia (Vaccine-acquired smallpox)
Description of Proposed Change
The proposed rule adds Vaccinia (Vaccine-acquired smallpox) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction immediately for **any request for testing associated with a suspect case**; and
- Any specimen **collected from a suspect case** must be submitted to the Department of Health immediately.

Estimated Number of Cases
While rare, there are documented cases of transmission of vaccinia in the United States.\(^{237}\) Based on this information, the Department estimates zero to five vaccinia cases may be submitted to public health authorities annually due to the fact the proposed rule would require a request for testing (rather than a positive test result) to be reported.

Probable Benefits
Vaccinia infection (smallpox vaccine-acquired smallpox) can resemble smallpox. Smallpox (variola infection) is a very serious disease previously carried by humans but now limited to a few laboratories in the world. The virus could be released intentionally so a smallpox case would almost always be part of a bioterrorism attack.\(^{238}\) Vaccinia is already notifiable by health care providers and health care facilities under the rule.

No laboratories in Washington State outside of the Public Health Laboratories test for vaccinia, so making any request for testing notifiable and requiring any specimen collected from a suspect case to be submitted to the Department will facilitate the flow of information to public health authorities so the State Public Health Laboratories can receive the specimen and conduct the laboratory test. This will assist public health authorities in ruling out or confirming the suspected diagnosis in a timely manner to in order to prevent the spread of disease.

For each case of vaccinia infection avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to

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include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $100.00 per year [0 cases (.5 hours X $40.00 per hour) to 5 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour).

The Department assumes the probable cost for a laboratory to:

- Prepare and submit specimens for this proposed condition ranges from $0.00 to $125.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $15 packaging) to 5 cases (0.25 hours X $40 per hour) plus (5 cases X $15 packaging)]; and

- Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $0.00 to $50.00 per year [0 cases (0.25 hours X $40 per hour) to 5 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 for no cases of the condition to $275.00 to submit a case report and specimen, and confirm receipt of the case report.

### Variola virus (Smallpox)

**Description of Proposed Changes**

The proposed rule changes:

- Notifiable test results from being unspecified to any request for testing associated with a suspect case;
- Specimen type from isolate or clinical specimen associated with a positive result to specimen collected from a suspect case; and
- Specimen submission time frame from two business days to immediately.

**Estimated Number of Cases**

Smallpox infection was eliminated globally in the 1970s. Because the security of the virus is uncertain, there is a remote risk that smallpox could be used as a weapon. Based on this

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information, the Department estimates zero to five variola virus case may be submitted to public health authorities annually, due to the fact the proposed rule would require a request for testing (rather than a positive test result) to be reported.

Probable Benefits
Smallpox (variola infection) is a very serious disease previously carried by humans but now limited to a few laboratories in the world. The virus could be released intentionally so a smallpox case would almost always be part of a bioterrorism attack. No laboratories outside of the Washington State Public Health Laboratories test for variola virus in the state, so making any request for testing notifiable and requiring any specimen collected from a suspect case to be submitted to the Department will facilitate the flow of information to public health authorities so the Public Health Laboratories can receive the specimen and conduct the laboratory test. This will assist public health authorities in ruling out or confirming the suspected diagnosis in a timely manner to in order to prevent the spread of disease. Decreasing the specimen submission time frame from two business days to immediately will also help promote a more rapid confirmation or ruling out of smallpox and the accompanying public health response. For each case of smallpox avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year.

Probable Costs
The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition would increase as a result of requiring requests for testing to be reported rather than the status quo of reporting positive test results.

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $100.00 per year [0 cases (.5 hours X $40.00 per hour) to 5 cases (.5 hours X $40.00 per hour)].

The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to:
- Prepare and submit specimens for this condition ranges from $0.00 to $75.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 5 cases (0.25 hours X $40 per hour) plus (5 cases X $5 packaging)]; and

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• Call the public health authority to confirm receipt of a case report for this proposed condition ranges from $0.00 to $50.00 per year [0 cases (0.25 hours X $40 per hour) to 5 cases (0.25 hours X $40 per hour)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $225.00 to submit case reports and specimens, and confirm receipt of the case report.

**West Nile virus, acute (Arbovirus)**

**Description of Proposed Changes**
The proposed rule separates existing grouped notifiable arboviruses into individual lines in Table Lab-1, including West Nile virus, acute (Arbovirus), and changes notifiable test results from IgM positivity, PCR positivity, and viral isolation to positive results by any method excluding IgG.

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour)].

**Yellow fever virus (Arbovirus)**

**Description of Proposed Change**
The proposed rule changes notifiable test results from being unspecified to positive results by any method excluding IgG.

**Estimated Number of Cases**
The Department assumes this proposed change will reduce the number of positive results and related specimens submitted annually.

**Probable Benefits**
The Department assumes the proposed change may reduce the regulatory burden, including costs, on laboratories by reducing the test results requiring notification and related specimen submittals.

**Probable Costs**
The Department assumes laboratories would need to update their standard operating procedures for this condition which would result in a one-time cost of $12.00 (0.2 hours X $60 per hour)].

**Zika virus, acute (Arbovirus)**

**Description of Proposed Changes**
The proposed rule adds Zika virus, acute (Arbovirus) as a notifiable condition requiring laboratories to submit case reports and specimens as follows:

- Case reports must be submitted to the local health jurisdiction within two business days of completing a test that results in a positive preliminary or final result using any test method; and
- Specimens associated with a positive test result must be submitted within two business days of request by a local health jurisdiction or the Department of Health.

**Mode of Transmission**
Zika virus is transmitted to humans through the bite of *Aedes* species of mosquito, including *Ae. aegypti* and *Ae. albopictus* in the Americas.241 *Ae. aegypti* is considered the most significant vector of Zika virus due to its prevalence and role in the transmission of other arboviruses.242 Horizontal transmission of Zika is possible through congenital and perinatal transmission. Perinatal transmission has been reported, although the incidence of this method of transmission is unknown.243,244 Zika virus has also been found in breast milk, and it is possible that an individual infected post-partum could then transmit the virus to their breastfeeding infant.245 There are some reported cases but no confirmed cases of transmission by this route.246

Sexual transmission of Zika virus has been confirmed in a handful of cases, and the virus has been isolated in samples of semen from confirmed cases. Finally, horizontal transmission is possible in the case of blood transfusion, organ transfer or laboratory accident.247

**Estimated Number of Cases**
Twenty cases of Zika virus disease were reported to the CDC in the United States in 2019 (no cases reported in Washington State). In 2018, 74 cases were reported nationwide (73 cases from travelers returning from affected areas 1 case acquired through laboratory exposure), with no cases reported in Washington State. In 2017, 452 cases were reported in the United States, with 15 of those cases being in Washington State. The highest number of cases reported in

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Washington State since 2015 was 69 cases in 2016. Washington State does not have any locally-acquired cases of Zika due to a lack of the Ae. aegypti mosquito.

Based on this information, the Department estimates zero to sixty-nine Zika cases may be submitted to public health authorities annually.

**Probable Benefits**

The following description of the burden of illness on individuals who have contracted Zika illustrates some of the societal benefits of notifiable conditions surveillance described above in the introduction to this section-by-section analysis. This description of symptoms and outcomes serves to qualitatively illustrate the probable benefits of preventing, or reducing the severity of, cases of the condition as a result of establishing notification requirements for it.

Zika virus can be mild (asymptomatic, fever, rash, conjunctivitis), but the virus is also linked to more serious outcomes such as Guillain-Barre Syndrome (GBS) in adults. By far the most severe symptoms related to Zika occur in some infants who are infected through in-vitro transmission. Congenital Zika syndrome results in severe fetal brain anomalies related to microcephaly, with long-term effects including blindness, hearing loss, epilepsy, severe neurodevelopmental delay and others.

**Probable Costs**

The Department assumes the probable cost for a laboratory to prepare and submit case reports for this condition depends on the form of secure electronic data transmission used by the laboratory, whether specimen submittal is required, and whether the condition is notifiable immediately or within 24 hours.

- For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes one-time costs to update the LIMS and ELR system, the probable one-time costs to include this condition in their LIMS and ELR system are $120.00 [2 systems (1 hour X $60 per hour)].

- For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports for this condition ranges from $0.00 to $1,380.00 per year [0 cases (.5 hours X $40.00 per hour) to 69 case (.5 hours X $40.00 per hour)].

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253 Ibid.
The Department also assumes laboratories would incur a one-time cost to update their standard operating procedures for this condition. The probable cost would be $12.00 (0.2 hours X $60 per hour)].

The Department assumes the probable cost for a laboratory to prepare and submit specimens for this proposed condition ranges from $0.00 to $1,035.00 per year [0 cases (0.25 hours X $40 per hour) plus (0 cases X $5 packaging) to 69 cases (0.25 hours X $40 per hour) plus (69 cases X $5 packaging)].

The total range of probable one-time costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and their LIMS and ELR system.

The total range of probable yearly costs range from $0.00 to $2,070.00 to submit case reports and specimens.

**WAC 246-101-205, Duties: Laboratory directors**

**Description of Proposed Change**

The proposed rule requires laboratories to submit presumptive and final test results to the Department of Health for a patient residing outside and visiting Washington State.

The proposed rule also makes the following changes to the data components a Laboratory Director must send to a reference laboratory when referring a specimen to another laboratory for testing:

- Revises patient address: Removes allowance to use only a zip code and removes language “when available in laboratory database”
- Revises patient date of birth: Removes allowance to use patient age and removes language “when available in laboratory database”
- Revises patient sex: Removes language “when available in laboratory database”
- Adds “For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only”
- Adds “Patient best contact telephone number”
- Adds “Patient Medicaid status, for blood lead tests for patients less than 72 months of age only”
- Revises “Name of the principal health care provider” to “Requesting health care provider’s name”
- Revises “Telephone number of the principal health care provider” to “Requesting health care provider’s phone number”
- Revises “Address of principal health care provider” to “Address where patient received care” and removes the language “when available”
- Adds “Name of submitting laboratory”
- Adds “Telephone number of submitting laboratory”
- Adds “Date laboratory received specimen”
- Revises “Test type requested” to “Test method requested”
Note: WAC 246-101-105 of the proposed rule would also require health care providers and health care facilities to submit these data components to laboratories with each notifiable condition test ordered.

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

Estimated Number of Cases: Case reports for patients visiting Washington State
The Department estimates there are 75 to 100 cases of notifiable conditions identified through laboratory testing each year for patients visiting Washington State.

Probable Benefits: Case reports for patients visiting Washington State
The probable benefits of the proposed requirement for laboratories to submit presumptive and final test results to the Department for a patient who receives care while visiting Washington State, but resides outside the state are all the benefits associated with notifiable conditions. A person visiting Washington State could contract any condition while visiting the state or bring any notifiable condition to the state.

For each case of a notifiable condition avoided, prevented, or treated to reduce the severity of the condition, there are related avoided costs associated with the potential symptoms and outcomes of the condition, for example costs of lost productivity, hospitalization, and the condition specific Disability-Adjusted Life Year (DALY).

Probable Costs: Case reports for patients visiting Washington State
The Department assumes the probable cost for a laboratory to prepare and submit case reports for patients visiting Washington State are included in costs identified in WAC 246-101-201 for updating laboratory LIMS and ELR systems to include all notifiable conditions, update standard operating procedures for each notifiable condition, submit case reports, and confirm receipt for case reports for conditions notifiable immediately or within 24 hours.

For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department assumes the probable cost for preparing and submitting case reports ranges from $1,500 to $2,000 per year [75 cases (.5 hours X $40.00 per hour) to 100 cases (.5 hours X $40.00 per hour)].

The Department assumes the probable cost for a laboratory to call the public health authority to confirm receipt of a case report for patients visiting Washington State ranges from $750 to $1,000 per year [75 cases (0.25 hours X $40 per hour) to 100 cases (0.25 hours X $40 per hour)].

The total probable yearly costs range from $2,250 to $3,000 to submit a case report for patients visiting Washington State and confirm receipt of the case report.

Probable Benefits: Data components when referring a specimen to another laboratory for testing
The probable benefits of changing the content of data components a Laboratory Director must send to a reference laboratory when referring a specimen to another laboratory for testing are primarily gained by adding information necessary to consistently identify potential cases of notifiable conditions across the medical and public health systems, enabling faster identification.
and follow-up of cases, and implementation of public health interventions to prevent and control notifiable conditions.

Two additional pieces of patient information are unique: For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only; and patient Medicaid status, for blood lead tests for patients less than 72 months of age only.

Adding pregnancy status for patients fourteen to fifty years of age to requests for hepatitis B laboratory testing is intended to increase identification of hepatitis B in pregnant patients and prevent disease transmission of hepatitis B to infants during delivery.

Infants born to patients with chronic hepatitis B are at high risk of contracting hepatitis B infection. Without treatment, infants infected with the hepatitis B virus have a 90% chance of developing chronic hepatitis B. Up to 25% of infants who acquire chronic hepatitis B infection will die prematurely from related hepatocellular carcinoma or cirrhosis.254

When pregnancy status is known to providers, facilities, and public health authorities, infants born to mothers with hepatitis B infection are more likely to receive Hepatitis B Immunoglobulin (HBIG) within 12 hours of birth along with a first dose of hepatitis B vaccine. If the infant does not receive HBIG and the birth dose of vaccine, the infant is at greater risk of contracting hepatitis B infection and experiencing the symptoms and outcomes associated with it. In addition, this information allows public health perinatal hepatitis B prevention coordinators to follow up and ensure appropriate management of infants.255

Adding Medicaid status for patients less than 72 months of age to requests for blood lead tests is intended to identify lead poisoning among very young children when exposure has the greatest impact on health, and public interventions can be most successful.

The Centers for Disease Control and Prevention (CDC) projects there are about half a million children between the ages of one and five years in the United States who possess blood lead levels greater than 5 micrograms per deciliter (µg/dL), which is the threshold level at which CDC recommends public health actions are taken. All children enrolled in Medicaid are required to receive blood lead screening tests at ages 12 months and 24 months. In addition, any child between 24 and 72 months with no record of a previous blood lead screening test must receive one. 256 Adding Medicaid status for patients less than 72 months of age assists public authorities in identifying new cases lead poisoning, implementing treatment and prevention measures, and reporting information to the Center for Medicare and Medicaid Services and the CDC.

Medicaid status is a valuable data point for the Department Childhood Lead Poisoning Prevention Program. First, Medicaid requires children under 72 months to be tested at 12 and 24 months and at any time before the age of 6 if they have not been previously tested. The Washington State Health Care Authority (HCA) gets lead billing data to track this but the billing

data does not have test results. HCA needs the test result to know which children had elevated tests in order to assure proper medical management. The Department cannot reliably give them test results for children enrolled in Medicaid because the billing and surveillance datasets do not share a unique identifier and matching is time consuming and fallible.

The Centers for Medicare and Medicaid Services (CMS) recently issued a memo requiring Medicaid to provide in home case management services to children with elevated blood lead levels. To provide an adequate public health response and comply with this new CMS requirement the Department will need to be able to let HCA know which children enrolled in Medicaid have elevated blood lead levels.

Medicaid status also provides valuable epidemiological information as it is a reliable proxy for income and has been established as a risk factor for lead exposure. This would be a valuable addition to the Department’s surveillance dataset.

All other added or revised patient information is needed to accurately identify cases and enable faster public health investigations and response.

WAC 246-101-105 of the proposed rule would also require health care providers and health care facilities to submit these data components to laboratories with each notifiable condition test ordered.

Probable Costs: Data components when referring a specimen to another laboratory for testing
For laboratories that submit case reports using Electronic Lab Reporting, the Department assumes their LIMS and ELR system will need to be updated to ensure electronic messages include the required data elements that will result in a probable one-time cost $800.

For laboratories that submit case reports using a secure electronic data transmission method other than ELR, the Department will provide a generic electronic case report form for laboratories and make it available on its DOH.WA.GOV website. However, the Department assumes some laboratories will create their own electronic forms, with a probable one-time cost ranging from $20.00 to $2,000 [1 generic form (.5 hours X $40.00 per hour) to 100 unique forms (.5 hours X $40.00 per hour)].

WAC 246-101-215, Content of documentation accompanying specimen submission: Laboratory directors
Description of Proposed Change
The proposed rule makes the following changes to the content of documentation required when submitting specimens:

- Revises patient address: Removes allowance to use only a zip code and removes language “when available in laboratory database”
- Revises patient date of birth: Removes allowance to use patient age and removes language “when available in laboratory database”
- Revises patient sex: Removes language “when available in laboratory database”
- Adds “For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only”
- Revises patient telephone number: Removes language “when available in laboratory database”
- Revises “Requesting health care providers address” to “Address where patient received care” and removes the language “when available”
- Adds “Date laboratory received specimen”
- Adds “Test method used”
- Removes “other information of epidemiological value, when available”

**Note:** WAC 246-101-105 of the proposed rule would also require health care providers and health care facilities to submit these data components to laboratories with each notifiable condition test ordered.

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

### Probable Benefits
The Department assumes the probable benefits of these proposed changes are the same as those identified for proposed WAC 246-101-205 as described above.

### Probable Costs
The Department assumes the probable costs of these proposed changes are included in the analysis of proposed WAC 246-101-205 above.

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**WAC 246-101-220, Means of notification: Laboratory directors**

**Description of Proposed Change**

The proposed rule requires all presumptive and final test results be submitted via secure electronic data transmission. This change would eliminate:

- Hand-written presumptive and final test results
- Non-electronic mail submission (e.g. USPS, FedEx, UPS, etc.)

The proposed rule defines “secure electronic data transmission” as electronic communication and accounts developed and maintained to prevent unauthorized access, loss, or compromise of sensitive information, including, but not limited to, secure file transfer, secure email, secure facsimile, the health care authority’s health information exchange, and the Department secure electronic disease surveillance system.

The proposed rule defines “secure electronic disease surveillance system” as the secure electronic data transmission system maintained by the Department to submit notifications, case reports, and outbreak reports under this chapter.

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

### Probable Benefits
The proposed change to eliminate hand-written test results is intended to improve legibility of case reports, reduce errors in transcribing information, reduce the time it takes to identify cases
of notifiable conditions, and potentially provide public health interventions sooner as a result of not needing to follow up on case reports when information is illegible. Follow-up is costly not only to the public health system, but to providers and facilities when staff must resubmit information. The delay in receiving complete information also delays the potential public health response to the condition. Improved legibility of case reports provided by type written documents will alleviate these problems.

The proposed change to require secure electronic data submission is intended to reduce the time it takes to identify cases of notifiable conditions, potentially provide public health interventions sooner than would be possible using the postal services, and to protect confidential health information by using electronic communication and accounts developed and maintained to prevent unauthorized access, loss, or compromise of sensitive information.

Probable Costs
The Department assumes that by providing electronic forms on its website, the proposed change to eliminate hand-written test results is cost neutral for health care providers and facilities.

The Department assumes the proposed requirement to use secure electronic data submission of test results is the standard for laboratories to share sensitive data and the probable cost for this change is negligible.

WAC 246-101-225, Content of case reports: Laboratory directors

Description of Proposed Change
The proposed rule makes the following changes to the content of documentation required when submitting specimens:

- Revises patient address: Removes allowance to use only a zip code and removes language “when available in laboratory database”
- Revises patient date of birth: Removes allowance to use patient age and removes language “when available in laboratory database”
- Revises patient sex: Removes language “when available in laboratory database”
- Adds “For hepatitis B tests only, pregnancy status (pregnant/not pregnant/unknown), for patients fourteen to fifty years of age only”
- Adds patient telephone number
- Adds “Patient Medicaid status, for blood lead tests for patients less than 72 months of age only”
- Revises “Requesting health care providers address” to “Address where patient received care” and removes the language “when available”
- Adds “Test method used”

Note: WAC 246-101-105 of the proposed rule would also require health care providers and health care facilities to submit these data components to laboratories with each notifiable condition test ordered.

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.
Probable Benefits
The Department assumes the probable benefits of these proposed changes are the same as those identified for proposed WAC 246-101-205 as described above.

Probable Costs
The Department assumes the probable costs of these proposed changes are included in the analysis of proposed WAC 246-101-205 above.

WAC 246-101-405, Duties: Veterinarians and the state department of agriculture
Description of Proposed Change
The proposed rule eliminates the requirement for veterinarians to notify the Department of suspected human cases of specifically named zoonotic diseases that poses a high risk of transmission to humans.

All other amendments to the proposed rule are editorial only, clarifying the rule without changing its effect, and are not considered significant under RCW 34.05.328.

Probable Benefits
This proposed rule reduces the potential burden of duplicative reporting for veterinarians as they are required by the Washington State Department of Agriculture to report the animal cases of the conditions identified in the current. Stakeholders expressed that these potentially duplicative reporting requirements created confusion about what information needed to be reported to which agency, and if and when they needed to engage local health jurisdictions for the purposes of case investigations. The Department also received feedback that the requirement for veterinarians to notify public health authorities of suspected human cases could be considered outside the scope of practice for Washington State licensed veterinarians.

The Department assumes public health is not jeopardized by this proposed change as no suspected human cases of the notifiable conditions included in WAC 246-101-405 have been submitted in the nine years the rule has been in effect.

Probable Costs
The Department has historically received no case reports from veterinarians under this requirement and assumes there will be no increased or decreased cost for this proposed change.

Probable Benefit and Cost Conclusion
The Department of Health and State Board of Health evaluated the qualitative and qualitative costs and benefits of the proposed rules, taking into account the general goals and specific objectives of the statute being implemented.

Benefit Summary
The proposed rules implement the general goals and specific objectives of RCW 43.20.050, RCW 43.70.545, and RCW 70.104.055 by establishing a surveillance system that includes notification, investigation, and collection and distribution of data related to infectious and noninfectious conditions. This data is critical to local health jurisdictions, the Department, and
other public health authorities tasked with preventing and controlling the spread of disease. Public health authorities also use the data to assess broader patterns, including historical trends and geographic clustering of disease. Based on these assessments, officials are able to take appropriate actions such as conducting outbreak investigations, redirecting program activities, and developing new policies to prevent and control infectious and noninfectious conditions.

Public health surveillance plays an essential role in disease control by providing public health authorities with information and data necessary to take public health action. Surveillance provides data and information to assess the burden and distribution of adverse health events, prioritize public health actions, implement disease control measures to reduce the number and severity of cases, monitor the impact of control measures, identify reservoirs or vectors of disease, identify emerging health conditions that may have a significant impact upon population health, and contribute to surveillance activities at the national and international level to implement more effective control measures on a broader scale.\(^{257}\)

Public health surveillance plays a key role in identifying, controlling, and preventing the spread of zoonotic disease and can also play a role in promoting equity. Many of the new conditions in the proposed rules disproportionality impact subpopulations who are already experiencing health disparities as documented in this analysis.

The proposed rules establish notification requirements for new conditions and revised notification and specimen submission requirements for some current conditions. These changes are help to avoid the costs associated with the burden on an individual with a case of a condition, the public health system, and the population as a whole.

**Cost Summary**

The proposed rules impose new costs for health care providers, health care facilities, and laboratories for new requirements related to case reports and specimens submitted under the proposed rules. Below is a summary of the costs described in the preceding section-by-section analysis.

---

## Table 1: Probable per Case Costs

<table>
<thead>
<tr>
<th>Condition</th>
<th>Providers / Facilities: Added Cost per Case Report&lt;sup&gt;258&lt;/sup&gt;</th>
<th>Laboratories: Added Cost per Case Report&lt;sup&gt;259&lt;/sup&gt;</th>
<th>Laboratories: Added Cost per Specimen Submission&lt;sup&gt;260&lt;/sup&gt;</th>
<th>Assumed Number of Cases per Year&lt;sup&gt;261&lt;/sup&gt;</th>
<th>Total Annual Cost per Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Amoebic meningitis</em></td>
<td>$0 - $82.50</td>
<td>$0 - $30.00</td>
<td>$0 - $15.00</td>
<td>0 - 1</td>
<td>$0 – $127.50</td>
</tr>
<tr>
<td><em>Anaplasmosis</em></td>
<td>$0 – 412.50</td>
<td>$0 – 100.00</td>
<td>$0 - $75.00</td>
<td>0 - 5</td>
<td>$0 - $587.50</td>
</tr>
<tr>
<td><em>Babesiosis</em></td>
<td>$0 - $247.50</td>
<td>$0 - $60.00</td>
<td>$0 - $45.00</td>
<td>0 – 3</td>
<td>$0 – $352.50</td>
</tr>
<tr>
<td><em>Bacillus cereus (biovar anthracis only)</em></td>
<td>$0 - $82.50</td>
<td>$0 - $30.00</td>
<td>$0</td>
<td>0 – 1</td>
<td>$0 – $112.50</td>
</tr>
<tr>
<td><em>Baylisascariasis</em></td>
<td>$0 - $82.50</td>
<td>$30.00</td>
<td>$15.00</td>
<td>1</td>
<td>$0 - $127.50</td>
</tr>
<tr>
<td><em>Blood lead level (adult between 5 µg/dl and 10µg/dl)</em></td>
<td>N/A</td>
<td>$8,000 - $10,000</td>
<td>N/A</td>
<td>400 – 500</td>
<td>$8,000 - $10,000</td>
</tr>
<tr>
<td><em>Bordetella pertussis</em></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
<td>Fewer notifications</td>
<td>$0</td>
</tr>
<tr>
<td><em>Borreliaburgdorferi or mayonii</em></td>
<td>N/A</td>
<td>$0 - $20.00</td>
<td>$0 - $15.00</td>
<td>0 – 1</td>
<td>$0 - $35.00</td>
</tr>
<tr>
<td><em>Brucella species</em></td>
<td>N/A</td>
<td>$0 - $20.00</td>
<td>$0 - $15.00</td>
<td>0 – 1</td>
<td>$0 - $35.00</td>
</tr>
<tr>
<td><em>Burkholderia mallei</em></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
<td>Fewer notifications</td>
<td>$0</td>
</tr>
<tr>
<td><em>Burkholderia pseudomallei</em></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
<td>Fewer notifications</td>
<td>$0</td>
</tr>
<tr>
<td><em>California serogroup viruses</em></td>
<td>N/A</td>
<td>$0 - $20.00</td>
<td>$0 - $15</td>
<td>0 – 1</td>
<td>$0 - $35.00</td>
</tr>
<tr>
<td><em>Campylobacteriosis</em></td>
<td>$0&lt;sup&gt;262&lt;/sup&gt;</td>
<td>$0</td>
<td>$0</td>
<td>Fewer test results</td>
<td>$0</td>
</tr>
<tr>
<td><em>Candida auris</em></td>
<td>$1,402.50</td>
<td>$510.00</td>
<td>$255.00</td>
<td>17</td>
<td>$2,167.50</td>
</tr>
<tr>
<td><em>Carbapenem-resistant Enterobacteriaceae: Klebsiella species, E. coli, Enterobacter species</em></td>
<td>$24,750.00</td>
<td>$6,000.00</td>
<td>$4,500.00</td>
<td>300</td>
<td>$35,250.00</td>
</tr>
</tbody>
</table>

<sup>258</sup> Costs are for staff time to prepare the case report.
<sup>259</sup> Costs are for staff time to prepare the case report.
<sup>260</sup> Costs are for staff time to prepare documentation to accompany specimens and packaging materials.
<sup>261</sup> For rare conditions, such as anthrax, that have not occurred in Washington State, the Department assumed a single case per year to provide a cost estimate in the event a case of the condition ever occurs.
<sup>262</sup> New condition for health care facilities only.
<table>
<thead>
<tr>
<th>Disease/Condition</th>
<th>Minimum Fee</th>
<th>Maximum Fee</th>
<th>Test Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Chagas disease</strong> (Trypanosoma cruzi)</td>
<td>$825.00 - $1,650.00</td>
<td>$200 - $400</td>
<td>$150 - $300</td>
</tr>
<tr>
<td><strong>Chikungunya virus</strong></td>
<td>N/A</td>
<td>$0 - $100</td>
<td>$0 - $75</td>
</tr>
<tr>
<td><strong>Chlamydia trachomatis</strong></td>
<td>N/A</td>
<td>$10,000</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Chlamydia trachomatis</strong> (De-identified negative results)</td>
<td>N/A</td>
<td>$162,240</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Coccidioidomycosis (Coccidioides)</strong></td>
<td>$4,125.00 - $6,600.00</td>
<td>$1,000.00 - $1,600.00</td>
<td>$750.00 – $1,200.00</td>
</tr>
<tr>
<td><strong>Coronavirus: MERS-associated</strong></td>
<td>$82.50</td>
<td>$60.00</td>
<td>$50.00</td>
</tr>
<tr>
<td><strong>Coronavirus: Novel coronavirus (COVID-19)</strong></td>
<td>$8,250.00 - $82,500.00</td>
<td>$3,000.00 - $30,000.00</td>
<td>$2,500.00 - $25,000.00</td>
</tr>
<tr>
<td><strong>Cryptococcus gattii</strong></td>
<td>$82.50 - $825.00</td>
<td>$20.00 - $200.00</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Cysticercosis</strong></td>
<td>$0 – $165.00</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Dengue viruses</strong></td>
<td>N/A</td>
<td>$0 - $60.00</td>
<td>$0 - $45.00</td>
</tr>
<tr>
<td><strong>Diphtheria (Corynebacterium Diphtheria)</strong></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Eastern and western equine encephalitis virus</strong></td>
<td>N/A</td>
<td>$0 - $20.00</td>
<td>$0 - $15.00</td>
</tr>
<tr>
<td><strong>Echinococcosis (Echinococcus granulosus or multilocularis)</strong></td>
<td>$0 - $82.50</td>
<td>$0.00 - $20.00</td>
<td>$0.00 - $15.00</td>
</tr>
<tr>
<td><strong>Ehrlichiosis (Ehrlichia species)</strong></td>
<td>$0 - 165.00</td>
<td>$0 - $40.00</td>
<td>$0 - $30.00</td>
</tr>
<tr>
<td><strong>Gonorrhea (Neisseria gonorrhoeae)</strong></td>
<td>$0</td>
<td>$1,400.00</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Gonorrhea (Neisseria gonorrhoeae) (De-identified negative results)</strong></td>
<td>N/A</td>
<td>$106,380</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Haemophilus influenzae (children)</strong></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Disease/Condition</td>
<td>&lt;5 years of age</td>
<td>N/A</td>
<td>$0 - $75.00</td>
</tr>
<tr>
<td>-------------------------------------------------------</td>
<td>-----------------</td>
<td>-----</td>
<td>--------------</td>
</tr>
<tr>
<td>Hantaviral infections</td>
<td>$0</td>
<td>$0</td>
<td>$0 - $75.00</td>
</tr>
<tr>
<td><strong>Hepatitis A virus</strong></td>
<td>N/A</td>
<td>$60.00 - $120.00</td>
<td>$30.00 - $60.00</td>
</tr>
<tr>
<td><strong>Hepatitis B (chronic)</strong></td>
<td>$0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Hepatitis B virus</strong></td>
<td>N/A</td>
<td>$30,680</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Hepatitis C (acute), (chronic), and (perinatal)</strong></td>
<td>$0</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Hepatitis C virus</strong></td>
<td>N/A</td>
<td>$330,848</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Hepatitis C virus (De-identified negative results)</strong></td>
<td>N/A</td>
<td>$478,590</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Hepatitis D</strong></td>
<td>$0</td>
<td>$140</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Histoplasmosis (Histoplasma capsulatum)</strong></td>
<td>$82.50</td>
<td>$0.00 - $20.00</td>
<td>$0 - $25.00</td>
</tr>
<tr>
<td><strong>HIV</strong></td>
<td>N/A</td>
<td>$6,484</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HIV (De-identified negative results)</strong></td>
<td>N/A</td>
<td>$419,940</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Human prion disease</strong></td>
<td>N/A</td>
<td>$400.00</td>
<td>$500.00</td>
</tr>
<tr>
<td><strong>Hypersensitivity Pneumonitis, Occupational</strong></td>
<td>$1567.50 - $2392.50</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Japanese encephalitis virus</strong></td>
<td>N/A</td>
<td>$0 - $20.00</td>
<td>$0 - $15.00</td>
</tr>
<tr>
<td><strong>La Crosse encephalitis virus</strong></td>
<td>NA</td>
<td>$0 - $20.00</td>
<td>$0 - $15.00</td>
</tr>
<tr>
<td><strong>Listeriosis (Listeria monocytogenes)</strong></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Malaria (Plasmodium species)</strong></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Mumps virus</strong></td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

146
<table>
<thead>
<tr>
<th>Disease</th>
<th>Cases</th>
<th>Sensitivity/Specificity</th>
<th>Cost (USD)</th>
<th>Tests</th>
<th>Reporting</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Powassan virus</td>
<td>N/A</td>
<td>$0.00 - $20.00</td>
<td>$0 - $15.00</td>
<td>0-1</td>
<td>$0 - $35.00</td>
<td></td>
</tr>
<tr>
<td>Psittacosis (Chlamydia psittaci)</td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
<td>Fewer notifications</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Relapsing fever (Borrelia hermsii, miyamotoi, or recurrentis)</td>
<td>$0</td>
<td>$0 - $20.00</td>
<td>$0 - $15.00</td>
<td>0-1</td>
<td>$0 - $35.00</td>
<td></td>
</tr>
<tr>
<td>Rickettsia infection (Rickettsia species)</td>
<td>$0 - $412.50</td>
<td>$100.00</td>
<td>$75.00</td>
<td>0-5</td>
<td>$0 - $587.50</td>
<td></td>
</tr>
<tr>
<td>Rubella</td>
<td>N/A</td>
<td>$0 - $60.00</td>
<td>$0 - $30.00</td>
<td>0-2</td>
<td>$0 - $90.00</td>
<td></td>
</tr>
<tr>
<td>Ruboela (Measles virus)</td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
<td>No change in number of notifications</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Silicosis</td>
<td>$82.50 - $660</td>
<td>N/A</td>
<td>N/A</td>
<td>1-8</td>
<td>$82.50 to $660</td>
<td></td>
</tr>
<tr>
<td>Smallpox (Variola virus)</td>
<td>N/A</td>
<td>$0.00 - $150.00</td>
<td>$0 - $75.00</td>
<td>0-5</td>
<td>$0 - $225.00</td>
<td></td>
</tr>
<tr>
<td>St. Louis encephalitis virus</td>
<td>N/A</td>
<td>$0.00 - $20.00</td>
<td>$0 - $15.00</td>
<td>0-1</td>
<td>$0 - $35.00</td>
<td></td>
</tr>
<tr>
<td>Syphilis (Treponema pallidum)</td>
<td>N/A</td>
<td>$120.00</td>
<td>$0</td>
<td>6</td>
<td>$120.00</td>
<td></td>
</tr>
<tr>
<td>Syphilis (Treponema pallidum) (De-identified negatives)</td>
<td>N/A</td>
<td>$42,980</td>
<td>$0</td>
<td>14,766</td>
<td>$42,980.00</td>
<td></td>
</tr>
<tr>
<td>Taenia solium</td>
<td>See Cysticercosis and Taeniasis</td>
<td>$400.00</td>
<td>$300.00</td>
<td>20</td>
<td>$700.00</td>
<td></td>
</tr>
<tr>
<td>Taeniasis</td>
<td>$0 - $412.50</td>
<td>N/A</td>
<td>N/A</td>
<td>0-5</td>
<td>$0 - $412.50</td>
<td></td>
</tr>
<tr>
<td>Tick paralysis</td>
<td>$0 - $165.00</td>
<td>N/A</td>
<td>N/A</td>
<td>0-2</td>
<td>$0 - $165.00</td>
<td></td>
</tr>
<tr>
<td>Trichinellosis (Trichinella species)</td>
<td>N/A</td>
<td>$0</td>
<td>$0</td>
<td>Fewer notifications</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Tuberculosis (Mycobacterium tuberculosis complex)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>Fewer notifications</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Typhus</td>
<td>$82.50</td>
<td>N/A</td>
<td>N/A</td>
<td>1</td>
<td>$82.50</td>
<td></td>
</tr>
<tr>
<td>Vaccinia (vaccine-)</td>
<td>N/A</td>
<td>$0 - $150.00</td>
<td>$0 - $125.00</td>
<td>0-5</td>
<td>$0 - $275.00</td>
<td></td>
</tr>
</tbody>
</table>
Table 2: Probable One-time Costs Per Regulated Entity

<table>
<thead>
<tr>
<th>Cost Description</th>
<th>Providers / Facilities</th>
<th>Laboratories:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Update Standard Operating Procedures</td>
<td>N/A</td>
<td>74 conditions X $12 = $888</td>
</tr>
<tr>
<td>Update Laboratory Information Management Systems</td>
<td>N/A</td>
<td>74 conditions X $60 = $4,440</td>
</tr>
<tr>
<td>Update Electronic Laboratory Reporting</td>
<td>N/A</td>
<td>74 conditions X $60 = $4,440</td>
</tr>
<tr>
<td>Create de-identified annual summary report in LIMS</td>
<td>N/A</td>
<td>5 conditions X $800 = $40,000</td>
</tr>
<tr>
<td>Total Cost Per Regulated Entity</td>
<td>$0</td>
<td>$49,768</td>
</tr>
</tbody>
</table>

The probable one-time costs per entity is $0 for providers/facilities and $49,768 for laboratories (Table 2). The estimate for each laboratory is likely inflated due to the fact that some laboratories do not test for many of the conditions and will not include the one-time costs of updating their systems. In addition, some one-time costs are specific to laboratories using Electronic Laboratory Reporting (not exclusively, but primarily large labs). The Department assumes that some laboratories will incur zero one-time costs associated with the proposed amendments, with any one lab incurring no more than $49,768 in one-time costs.

In addition to these one-time costs, the probable annual costs for all regulated entities in Washington State combined (Table 1) range from $1,665,227.50 to $1,805,497.50. No one entity will absorb all of these costs. As noted above, the Department assumes some regulated entities (e.g., laboratories who do not test for notifiable conditions, or health care providers who do not diagnose notifiable conditions) will incur zero costs. The annual costs of the rules statewide will be distributed among the remaining businesses, with larger entities likely to incur the largest costs due to higher testing volumes. Three healthcare providers/facilities provided annual cost estimates in the cost questionnaires. These estimates were $72.80, $100 (respondent did not
indicate number of employees), and $574 annually. One laboratory (>5000 employees) estimated that the proposed changes would cost them $12,000 - $15,000 in one-time costs and $2,500 - $5,000 in annual costs.

Evidence of the Benefits of Public Health Surveillance Systems

While the cost-effectiveness of public health surveillance systems and the accompanying public health responses have not been extensively researched, there are a small number of studies which have found that surveillance systems (or improvements to existing surveillance systems) paired with public health action can avert cases of notifiable conditions and, correspondingly, lead to monetary and societal benefits. For example, a 2016 study by Scharff et al. used modeling to estimate the number of cases during outbreaks averted as a result of PulseNet (a foodborne disease surveillance system made up of a network of federal, state, and local public health laboratories). Using data collected from 1994 to 2009 the researchers estimated that nationally, “conservatively, accounting for underreporting and underdiagnosis, 266,522 illnesses from Salmonella, 9,489 illnesses from Escherichia coli (E. coli), and 56 illnesses due to Listeria monocytogenes are avoided annually” as a result of PulseNet.

The researchers estimated the costs saved per averted case to be $1,792 (90% CI=$1,461, $2,295) for Salmonella, $2,154 (90% CI=$1,464, $3,435) for E. coli O157, and $156,019 (90% CI=$81,003, $254,934) for Listeria (2010 dollars). These costs include medical costs and productivity losses averted due to reduced illness, but do not account for other societal costs such as welfare losses from premature death and reduced quality of life due to illness. The authors’ process change models using reported illnesses estimated that annual median costs averted nationally ranged from $21 to $33 million for these three conditions, depending on the model. When they adjusted for underreporting and underdiagnosis factors, the range became $491–$654 million. In addition, the direct effect of removing tainted food product from the market (because of faster recalls) added $1–$37 million in cost savings (2010 dollars).

Based on the existing peer-reviewed literature and a history of mobilizing public health action in response to identification of outbreaks and individual cases of notifiable conditions, the Department assumes that the addition of new conditions and modifications to existing notifiable conditions to improve timeliness, accuracy, and comprehensiveness of reporting will result in an improved public health response. This improved public health action is likely to result in averted cases of notifiable conditions. The majority of the conditions added or modified by the proposed rules have severe outcomes up to and including death.

Federal agencies ascribe a monetary value to reducing the risk of a death. This is called the “Value per Statistical Life (VSL)”. In 2016 the US Department of Health and Human Services

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conducted a review of the literature on best practices for calculating the VSL and found that the literature at that time included VSLs ranging from $4.7 million to $15.4 million with a midpoint $10.1 million (adjusted for estimated 2020 dollars and income levels).  

Case Study: Carbapenem-resistant Enterobacteriaceae (CRE)

One new notifiable condition for health care providers, health care facilities, and laboratories in the proposed rule is Carbapenem-resistant Enterobacteriaceae (CRE). The estimated probable annual cost for a health care provider or facility of adding CRE to the rules is $24,750. The probable annual costs for a laboratory of adding CRE to the rules is $10,500. The total combined probable annual costs for health care providers, health care facilities, and laboratories is $35,250. The total range of probable one-time laboratory costs for adding this condition to the rule are $12.00 to update standard operating procedures to $132.00 to update standard operating procedures and laboratory information management systems and electronic laboratory reporting systems.

According to one CRE clinical and economics outcomes model, the cost-savings for one avoided case of CRE ranges from $22,484 to $66,031 for hospitals and $37,778 to $83,512 for society. According to researchers, the total economic burden may be higher if the societal value of antibiotics is taken into account. In addition, CRE mortality rates range from 18% to 48% depending on therapy. Using the VSL ranges provided by the United States Department of Health and Human Services, one averted death has a benefit of $10.1 million (range $4.7 million to $15.4 million). Therefore, even the most conservative estimate of the benefit of one averted case of CRE is $60,262 ($22,484 for hospitals plus $37,778 for society), roughly 1.7 times the cost for the regulated communities ($35,382) of adding CRE to the rule. Moreover, the benefits of one averted CRE-related death far surpasses the probable statewide costs of the entire rule revision (estimated at: $1,770,352.50 annually for all conditions plus one-time costs of $59,504).

Benefit and Cost Determination

The proposed rules are needed to protect public health by requiring submission of notifiable condition case reports and specimens. While health care providers, health care facilities, and laboratories may incur additional costs to comply with the proposed new requirements, the combination of identified quantitative and qualitative benefits translates into increased public

267 The Department assumes the probable cost for a health care provider or facility to prepare and submit 300 CRE infection case reports is $24,750 per year [300 cases (.5 hours X $165 per hour)].
268 The Department assumes the probable cost for a laboratory to prepare and submit 300 CRE infection case reports is $6,000 per year [300 cases (.5 hours X $40 per hour)].
269 The Department assumes the probable cost for a laboratory to prepare and submit 300 CRE specimens is $6,000 per year [300 cases (.5 hours X $40.00 per hour)].
health protection with lower societal costs that offset the incremental cost increases for the regulated community.

Based on this analysis, the Department and Board determined that the probable benefits of the proposed changes to the Chapter 246-101 WAC, Notifiable Conditions, are greater than the probable costs.

SECTION 6:
Identify alternative versions of the rule that were considered, and explain how the department determined that the rule being adopted is the least burdensome alternative for those required to comply with it that will achieve the general goals and specific objectives state previously.

The Board and the Department considered the following alternatives to the proposed rule.

Electronic Laboratory Reporting

Alternative 1: Mandatory Electronic Laboratory Reporting using HL7 Messaging with Mitigating Measures for Small Laboratories
The Board and Department considered mandating laboratory submission of test results using HL7 messaging, and including mitigating measures for small laboratories that allow those businesses to submit results using a less costly method. The benefit of this approach is that it would move a majority of the reporting to HL7 messaging, which would improve timelines of reporting and reduce the burden on local health jurisdictions and the Department, freeing up limited public health resources to promote public health. This approach would simultaneously mitigate the costs for small laboratories that do not have capacity to acquire and maintain a costly HL7 system.

However, there are also a number of barriers to using this approach. This alternative would require the Board and Department to define a small laboratory based on income or number of employees. This is not necessarily a proxy for the number of notifiable conditions a laboratory reports each year, so this approach could require a laboratory to invest in an expensive ELR system even if they only submit a small number of notifiable conditions each year. In addition, some laboratories are part of hospitals which have a large number of employees, but the Board and Department heard from the Technical Advisory Committee that this does not mean that the laboratory itself has a large staff or operating budget. Using the number of notifiable conditions reported each year as a way to define small laboratories versus large laboratories would be an inaccurate measure of a laboratory’s budget and their ability to absorb the costs of mandatory HL7 as a small lab could report a large number of cases each year. Using number of case reports to define laboratory size is not only inaccurate and unenforceable (because the decentralized reporting system in Washington State makes it challenging to track how many cases are submitted by any one laboratory to determine if they meet the definition of a large business), but also creates a potential incentive for labs to underreport in order to stay below the large
laboratory threshold. The fact that health care providers and others conducting Rapid Screening Tests are also laboratories under the rule further complicates this alternative.

**Alternative 2: Mandatory Electronic Laboratory Reporting with Three Reporting Options**

In order to maintain the benefits outlined above while addressing the challenges raised by Alternative 1, the Board and Department considered a second alternative. Rather than using thresholds (e.g. test volume or number of employees) to define “large laboratories” and requiring large laboratories to report using a certain electronic format, this alternative would allow all laboratories (of any size) to choose between the following options for how they would report:

- **Option A**: HL7 according to the most recent HL7 national guidelines for the data content required in the proposed rule (e.g. patient name, provider name, etc.)
- **Option B**: A web-submitter allowing labs to input information on an application built and maintained by the Department that would convert the information into HL7.
- **Option C (for rapid screening tests for blood lead tests only)**: A spreadsheet (e.g. Excel document) or similar electronic format allowing rapid screening test results (e.g. point of care lead test results) to be submitted via secure electronic data transmission (e.g., secure facsimile.)

While this alternative would provide a less costly option (the web-submitter) for small laboratories or laboratories who report a small number of cases each year, there was no way to guarantee that the web-submitter would be operational by the time the rule went into effect. Without the web-submitter, this alternative would not have provided adequate mitigation for small businesses. In addition the Department has not yet on-boarded all the laboratories who are willing to voluntarily move to HL7 messaging. So rather than mandating HL7, the Department and Board ultimately determined to continue working with laboratories to voluntarily increase enrollment and re-assess the need for a mandatory requirement during the next five-year rule review for the chapter.

**Alternative 3: Maintain the Status Quo**

The status quo allows laboratories to submit case reports using HL7 or using other formats (e.g. postal service). While this would be the least burdensome alternative for laboratories, this option would not allow the public health benefits outlined above (e.g. increased timeliness and accuracy of reporting) and would continue to allow handwritten case reports, which create issues with legibility and increased risk of data entry errors. This alternative does not provide the needed public health benefits.

**Alternative 4: Remove Secure Facsimile, Postal Mail, and Handwritten Case Report as Options for Submitting Case Reports, but Do Not Mandate Electronic Lab Reporting Using HL7 Messaging**

This option has potential to improve timeliness of notification and data accuracy for laboratory reports, particularly for those submitting Rapid Screening Test results, (e.g., fewer legibility issues and manual data entry errors; more complete information; more usable and consistent information due to the use of Department standardized tools) and to reduce the burden of
processing paper reports on local health jurisdictions and the Department, freeing up limited public health resources to promote public health.

However, we learned that many laboratories who have not already moved to Electronic Lab Reporting through HL7, including the State Public Health Laboratories and those reporting using Rapid Screening Tests (such as ECEAP programs which submit large volumes of lead tests) still rely heavily on facsimile to submit case reports. The Lead Program at the Department has had great success in helping Laboratories move away from facsimile toward other electronic methods of submission (e.g. secure email using a standardized spreadsheet format provided by the Department) through relationship-building and technical assistance. There are opportunities to work with laboratories to help them voluntarily move away from facsimile, and to continue to pursue a web-submitter resource, before removing this frequently used reporting method through rule. The Board and Department determined that removing the postal mail and handwritten case reports as options at this time, but allowing the continued use of facsimile, was the least burdensome alternative that still created the benefits of increased timeliness and accuracy of reporting.

**Negative Screening Results for Select Conditions**

**Alternative 1: Laboratories submit all Identified Negative Screening Results for Chlamydia Trachomatis, Hepatitis C Virus, Human Immunodeficiency Virus (HIV), Neisseria Gonorrhoeae (Gonorrhea), and Treponema Pallidum (Syphilis) to the Department At Least Annually and the Department Will De-Identify the Results**

The Board and the Department considered submission of all negative screening results for Chlamydia trachomatis, Hepatitis C virus, Human Immunodeficiency Virus (HIV), Neisseria gonorrhoeae (Gonorrhea), and Treponema pallidum (Syphilis). The results would be submitted through the mechanism the laboratory was using for the other results for the conditions listed or through a template provided by the Department. This would decrease the burden on the laboratories by having Department staff do the de-identification.

However laboratory representatives on the Technical Advisory Committee expressed concern about submitting identifiable negative screening results that were not associated with a previous positive. They were concerned that this could deter screening or that it would create other discomfort among the community. The Technical Advisory Committee recommended that the rules require negative results to be de-identified before being reported.

**Modifications to the “Within 24 Hour” Reporting Timeline**

**Alternative 1: Eliminate the “Within 24 Hour” Reporting Timeline throughout the Rule**

The Board and Department considered eliminating the within 24 hour reporting requirement throughout the rule and making all conditions reportable on this timeline either reportable:

- Within 1 business for conditions that will not require a public health response on a weekend or holiday; or
- Immediately for conditions that would require a public health response on a weekend or holiday.

The benefit of this alternative is that it would potentially reduce burden for both the regulated community and public health authorities by eliminating the need for the existing rule language
requiring regulated entities to call and confirm receipt of a case report for a condition notifiable within 24 hours if that report is submitted outside of normal business hours.

The Board and Department worked closely with subject matter experts at the Department of Health and local health jurisdictions to explore the viability of this option and to determine if each condition currently reportable within 24 hours should be made reportable within 1 business day or immediately. The agencies received several comments from local health jurisdictions either indicating that the rule should not eliminate the 24 hour reporting requirement and replace it with a 1 business day requirement or asking that if it did eliminate the 24 hour option that the Board and Department move many of these conditions to immediately reportable so that they would still be received on a weekend or holiday. This feedback indicated to the Board and Department that the 24 hour reporting option is valuable for local health jurisdictions and should not be replaced with a 1 business day option. Moving a large portion of the conditions reportable within 24 hours to immediately reportable would have increased burden on the regulated community and public health authorities, contrary to the goal of reducing burden.

SECTION 7:
Determine that the rule does not require those to whom it applies to take an action that violates requirements of another federal or state law.

The rule does not require those to whom it applies to take an action that violates requirements of federal or state law.

SECTION 8:
Determine that the rule does not impose more stringent performance requirements on private entities than on public entities unless required to do so by federal or state law.

The rule does not impose more stringent performance requirements on private entities than on public entities.

SECTION 9:
Determine if the rule differs from any federal regulation or statute applicable to the same activity or subject matter and, if so, determine that the difference is justified by an explicit state statute or by substantial evidence that the difference is necessary.

The rule does not differ from any applicable federal regulation or statute.
SECTION 10:

Demonstrate that the rule has been coordinated, to the maximum extent practicable, with other federal, state, and local laws applicable to the same activity or subject matter.

There are no other applicable laws. There are related regulations and policies, such as the International Health Regulations and the Council of State and Territorial Epidemiologists recommendations for notifiable conditions, which we have coordinated with to the maximum extent possible.