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Enforcement:

## **EXPEDITED RULE MAKING**

## CR-105 (December 2017) (Implements RCW 34.05.353)

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

360-534-1615

DATE: December 16, 2022 TIME: 3:01 PM

WSR 23-01-092

Agency: Department of Revenue

**Title of rule and other identifying information: (describe subject)** 458-65A-10001 - Brief adjudicative proceedings for matters related to penalties and interest imposed under the Revised Uniform Unclaimed Property Act

**Purpose of the proposal and its anticipated effects, including any changes in existing rules:** The Department of Revenue intends to amend WAC 458-65A-10001 to incorporate the changes under the Revised Uniform Unclaimed Property Act enacted in 2022 legislation, Chapter 63, Laws of 2022 (Engrossed Substitute Senate Bill 5531).

**Reasons supporting proposal:** The Washington legislature enacted statutory chapter 63.30 RCW, replacing chapter 63.29 RCW. We are updating WAC 458-65A-10001 to reflect the changes made by chapter 63.30 RCW to the topics addressed in this rule.

Statutory authority for adoption: RCW 63.30.030

Heidi Geathers

Statute being implemented: RCW 63.30.690; RCW 63.30.730;

Is rule necessary	y because of a:			
Federal Law?				🛛 No
Federal Court Decision?				🛛 No
State Court Decision?				🛛 No
If yes, CITATION:	:			
Name of proponent: (person or organization) Department of Revenue				
			Public	
			🛛 Govern	nmental
Name of agency	personnel responsible	e for:		
Name		Office Location	Phone	
Drafting:	Dan LaMarche	6400 Linderson Way SW, Tumwater, WA	360-534-1334	
Implementation:	Heidi Geathers	6400 Linderson Way SW, Tumwater, WA	360-534-1615	

Agency comments or recommendations, if any, as to statutory language, implementation, enforcement, and fiscal matters: None

6400 Linderson Way SW, Tumwater, WA

Expedited Adoption - Which of the following criteria was used by the agency to file this notice:					
<ul> <li>Relates only to internal governmental operations that are not subject to violation by a person;</li> </ul>					
Adopts or incorporates by reference without material change federal statutes or regulations, Washington state statutes, rules of other Washington state agencies, shoreline master programs other than those programs governing shorelines of statewide significance, or, as referenced by Washington state law, national consensus codes that generally establish indust standards, if the material adopted or incorporated regulates the same subject matter and conduct as the adopting or incorporating rule;					
<ul> <li>Corrects typographical errors, make address or name changes, or clarify language of a rule without changing its effect;</li> <li>Content is explicitly and specifically dictated by statute;</li> </ul>					
<ul> <li>Have been the subject of negotiated rule making, pilot rule making, or some other process that involved substantial participation by interested parties before the development of the proposed rule; or</li> <li>Is being amended after a review under RCW 34.05.328.</li> </ul>					
Expedited Repeal - Which of the following criteria was used by the agency to file notice:					
$\Box$ The statute on which the rule is based has been repealed and has not been replaced by another statute providing					
statutory authority for the rule;					
□ The statute on which the rule is based has been declared unconstitutional by a court with jurisdiction, there is a final					
judgment, and no statute has been enacted to replace the unconstitutional statute;					
<ul> <li>Other rules of the agency or of another agency govern the same activity as the rule, making the rule redundant.</li> </ul>					
Explanation of the reason the agency believes the expedited rule-making process is appropriate pursuant to RCW 34.05.353(4): The expedited rule-making process is appropriate for this rule update because the Department is incorporating changes resulting from 2022 legislation.					
NOTICE					
THIS RULE IS BEING PROPOSED UNDER AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO					
Name: Dan LaMarche					
Agency: Department of Revenue					
Address: PO BOX 47453					
Phone: 360-534-1334					
Fax:					
Email: danielma@dor.wa.gov					
Other:					
AND RECEIVED BY (date) February 21, 2023					
Date: December 16, 2022	Signature:				
Name: Atif Aziz	Ah Ais				
Title: Rules Coordinator	1 28				

AMENDATORY SECTION (Amending WSR 18-11-103, filed 5/21/18, effective 6/21/18)

WAC 458-65A-10001 Brief adjudicative proceedings for matters related to penalties and interest imposed under the <u>Revised</u> Uniform Unclaimed Property Act, chapter ((63.29)) 63.30 RCW. (1) Introduction. The department of revenue (department) conducts adjudicative proceedings pursuant to chapter 34.05 Revised Code of Washington (RCW), the Administrative Procedure Act (APA). The department will use a brief adjudicative proceeding as provided in RCW 34.05.482 through 34.05.494 to determine the following issues:

(a) Whether a holder is liable for accrued interest for failure to pay or deliver property to the department ((<del>(RCW 63.29.340(1))</del>));
(b) Whether a holder is subject to the ((ten)) <u>10</u> percent penalty

(b) Whether a holder is subject to the ((ten)) <u>10</u> percent penalty for failure to timely file a report or pay or deliver any amounts or property due under a report (((RCW 63.29.340(2))));

(c) Whether a holder is subject to the ((ten)) <u>10</u> percent penalty for an assessment following an examination, of amounts unpaid or property not delivered ((<del>(RCW 63.29.340(3))</del>));

(d) Whether a holder is subject to the five percent penalty for failure to timely pay or deliver property due under an assessment ((<del>(RCW 63.29.340(4))</del>)); and

(e) Whether a holder is subject to the five percent penalty for failing to electronically file a report or pay electronically (( $\frac{RCW}{63.29.340(7)}$ )).

((<del>(i)</del>)) <u>(2) Waivers.</u>

(a) For subsection (1) (a) of this rule, interest may be waived for circumstances ((beyond the person's control)) sufficient for waiver or cancellation of interest under RCW (( $\frac{82.32.105}{458-20-228(10)}$ ;)) 63.30.690.

 $((\frac{(ii)}{b}))$  by For subsection (1) (b) through (d) of this rule, penalties may be waived ((if the penalty or penalties was the result of circumstances beyond the person's control)) for circumstances sufficient for waiver or cancellation of penalties under RCW (( $\frac{82.32.105}{and WAC}$  458-20-228 (9)(a);)) 63.30.690.

((<del>(iii)</del>)) <u>(c)</u> For <u>subsection (1)</u> (e) of this rule, ((whether good cause exists to relieve a holder from the electronic filing or payment requirement under RCW 63.29.170(5) and 63.29.190(1). "Good cause" includes, but is not limited to, a circumstance beyond a person's control sufficient for waiver or cancellation of penalties under RCW 82.32.105 and WAC 458-20-228(9))) the department may relieve any holder from the electronic filing requirement for good cause as determined by the department. "Good cause" means:

(i) A circumstance or condition exists that, in the department's judgment, prevents the holder from electronically filing the report due under RCW 62.30.220; or

(ii) The department determines that relief from the electronic filing requirement supports the efficient or effective administration of chapter 63.30 RCW.

(((2))) (3) Multiple penalties. The assessment of more than one type of penalty against a holder will be determined in a single brief adjudicative proceeding if those penalties were assessed in the same notice of assessment.

((<del>(3)</del>)) <u>(4)</u> **Holder defined.** Holder, as applied throughout this rule means a person obligated to ((<del>report, or to deliver</del>)) <u>hold for</u> the account of, or to deliver or pay to, the owner, property that is

subject to chapter ((63.29)) <u>63.30</u> RCW, the <u>Revised</u> Uniform Unclaimed Property Act ((of 1983)).

(((++))) (5) **Record in brief adjudicative proceedings.** The record with respect to a holder's petition for review ((per)) under RCW 34.05.482 through 34.05.485 will consist of:

(a) The holder's unclaimed property report and electronic confirmation of report ((<del>(RCW 63.29.170)</del>));

(b) Application for penalty and interest waiver ((<del>(RCW 63.29.340</del> and 63.29.191));

(c) Application for refund of property, interest, or penalty
(((RCW 63.29.192)));

(d) The holder's unclaimed property petition for review ((<del>(RCW</del> 63.29.193)));

(e) Request for relief from electronic filing and payment requirements ((<del>(RCW 63.29.170 (5)(a) and 63.29.190 (1)(a))</del>));

(f) Department's letter of denial for refund or return of property ((<del>(RCW 63.29.193)</del>)), if any; and

(g) All correspondence between the holder and the department regarding the penalty, interest, or refund in question.

(((+5))) (6) Conduct of brief adjudicative proceedings.

(a) If the department assesses penalties and interest under chapter  $((\frac{63.29}{}))$   $\underline{63.30}$  RCW, it will notify the holder of the penalties and interest in writing and state the reason for the penalties and interest. To initiate a review of the department's assessment of penalties and interest, the holder must file a written petition for review no later than  $((\frac{1}{1}) + \frac{1}{2}) + \frac{1}{2}) + \frac{1}{2} + \frac{1}{2}) + \frac{1}{2} + \frac{1}{2}$ 

(b) A form notice of petition for review is available at dor.wa.gov or by calling  $((\frac{1-800-647-7706}{)})$   $\frac{360-534-1502}{1502}$ . The completed form must be mailed, emailed, or faxed to the department at:

## Mail:

Washington State Department of Revenue ((Special Programs,)) Unclaimed Property Section P.O. Box 47477 Olympia, WA 98504-7477 Email: UCP@dor.wa.gov Fax: 360-534-1498

(c) At the time the petition is filed, the holder must submit to the ((special programs,)) unclaimed property section, all arguments and any evidence or written material relevant to the matter that the party wishes the presiding officer to consider. No witnesses may offer testimony.

(d) A presiding officer, who will be the unclaimed property ((<del>op</del>erations)) <u>claims and outreach</u> manager of the ((<del>special programs division</del>)) <u>unclaimed property section</u> or such other person as designated by the director of the department, will conduct brief adjudicative proceedings. The presiding officer for brief adjudicative proceedings

will have agency expertise in the subject matter but will not otherwise have participated in the assessment of penalties on the holder.

(e) In addition to the record, the presiding officer for brief adjudicative proceedings may employ agency expertise as a basis in making a decision.

(f) Within  $((\underline{twenty-one}))$  <u>21</u> days of receipt of the holder's petition for review, the presiding officer will enter an initial order, including a brief explanation of the decision per RCW 34.05.485. All orders will be in writing. The initial order will become the department's final order unless a timely petition for review is filed with the department's administrative review and hearings division as provided in subsection ((-6)) (7) of this rule.

(((-+))) <u>(7)</u> Review of initial orders from brief adjudicative proceeding.

(a) A holder may request a review by the department of an initial order issued per subsection ((-5)) (6) of this rule by filing a written petition for review with the department's administrative review and hearings division within ((twenty-one)) 21 days of service of the initial order on the holder. See RCW 34.05.488. At the time the petition is filed, the holder must submit to the administrative review and hearings division all arguments and any evidence or written material relevant to the matter that the party wishes the reviewing officer to consider.

(b) An unclaimed property petition for review of an initial order per subsection  $((\frac{5}{)})$  <u>(6)</u> of this rule is available at dor.wa.gov.  $((\frac{1}{1})$  petition must be sent to one of the following:)) The completed petition must be mailed, emailed, or faxed to the department at:

Mail:

Washington State Department of Revenue Administrative Review and Hearings Division P.O. Box 47460 6400 Linderson Way S.W. Olympia, WA 98504-7460 Email: DORARHDadmin@dor.wa.gov Fax: 360-534-1340

(c) A reviewing officer, who will be either the assistant director of the administrative review and hearings division or such other person as designated by the director, will conduct a brief adjudicative proceeding and determine whether the department's initial order issued per subsection ((-5)) (6) of this rule was ((correctly)) correct based on the criteria set forth in RCW ((63.29.340)) (63.30.690. The reviewing officer will review the record and, if needed, convert the proceeding to a formal adjudicative proceeding in accordance with subsection ((-7)) (8) of this rule.

(d) The agency record need not constitute the exclusive basis for the reviewing officer's decision. The reviewing officer will have the authority of a presiding officer.

(e) The reviewing officer will issue a written order that includes a brief statement of the reasons for the decision, within ((twenty)) 20 days of the date the petition for review was filed. The order will include a notice that judicial review may be available. The order of the reviewing officer represents the final decision of the department.

(f) A request for review is deemed denied if the department does not issue an order on review within ((<del>twenty</del>)) <u>20</u> days after the peti-

tion for review is filed, unless a continuance is issued under subsection (((11))) (12) of this rule. See RCW 34.05.491(5).

(((7))) (8) Conversion of a brief adjudicative proceeding to a formal proceeding. The presiding officer or reviewing officer may convert the brief adjudicative proceeding to a formal proceeding at any time on motion of the holder, the department, or the presiding or reviewing officer's own motion.

(a) The presiding or reviewing officer will convert the proceeding when it finds that the use of the brief adjudicative proceeding violates any provision of law, the protection of the public interest requires the agency to give notice to and an opportunity to participate to persons other than the holder and department, or when the issues and interests involved warrant the use of the procedures of RCW 34.05.413 through 34.05.479.

(b) When a proceeding is converted from a brief adjudication to a formal proceeding, the director may become the reviewing officer or may designate a replacement reviewing officer to conduct the formal proceedings upon notice to the holder and the department.

proceedings upon notice to the holder and the department.
 (c) In the conduct of the formal proceedings, WAC 458-20-10002(2)
will apply to the proceedings.

(((+))) <u>(9)</u> Court appeal.

(a) A holder may appeal a final order of the department under Part V, chapter 34.05 RCW, when a review of the initial decision has been requested under subsection ((-6)) (7) of this rule and all other administrative remedies have been exhausted. See RCW 34.05.534.

(b) A holder who has already paid or delivered property to the department may appeal directly to the superior court of Thurston County for a refund of such payment or property instead of appealing to the department. See RCW ((63.29.194)) (63.30.740).

((9)) (10) Computation of time. In computing any period of time prescribed by this rule, the day of the act or event after which the designated period is to run is not to be included. The last day of the period is to be included, unless it is a Saturday, Sunday or a legal holiday, in which event the period runs until the next day which is not a Saturday, Sunday or legal holiday. When the period of time prescribed is less than seven days, intermediate Saturdays, Sundays and holidays are excluded in the computation. Service as discussed in subsection (((10))) (11) of this rule is deemed complete upon mailing.

((<del>(10)</del>)) <u>(11)</u> **Service**. All notices and other pleadings or papers filed with the presiding or reviewing officer must be served on the holder, their representatives/agents of record, and the department's representative.

(a) Service is made by one of the following methods:

(i) In person;

(ii) By first-class, registered or certified mail;

(iii) By fax and same-day mailing of copies;

(iv) By commercial parcel delivery company; or

(v) By electronic delivery.

(b) Service by mail is regarded as completed upon deposit in the United States mail properly stamped and addressed.

(c) Service by electronic fax is regarded as completed upon the production by the fax machine of confirmation of transmission.

(d) Service by commercial parcel delivery is regarded as completed upon delivery to the parcel delivery company, properly addressed with charges prepaid.

(e) Service by electronic delivery is regarded as completed on the date that the department electronically sends the information to

the parties or electronically notifies the parties that the information is available to be accessed by them.

(f) Service to a holder and to their representative/agent of record must be to the address(es) shown on the petition for review.

(g) Service to the department's representative ((and to the pre-siding officer)) must be to the ((special programs division)) unclaimed property section at the address shown in subsection (((5)))) (6) of this rule.

(h) Service to the reviewing officer must be to the administrative review and hearings division at the address shown in subsection ((-6)) (7) of this rule.

(i) Where proof of service is required, the proof of service must include a certificate, signed by the person who served the document(s), stating the date of service; that the person did serve the document(s) upon all or one or more of the parties of record in the proceeding by delivering a copy to (names); and that the service was accomplished by a method of service as provided in this subsection.

(j) Failure to serve documents on all parties of record in the proceeding in a manner prescribed by this subsection will result in an unlawful ex parte contact. An ex parte contact cannot constitute evidence of any fact at issue in the matter unless the party complies with RCW 34.05.455(5).

((<del>(11)</del>)) <u>(12)</u> **Continuance.** The presiding officer or reviewing officer may ((<del>grant a request for a continuance</del>)) <u>extend any filing</u> <u>deadline or move the date of any hearing</u> by motion of the holder, the department, or on its own motion.