



## PETITION FOR ADOPTION, AMENDMENT, OR REPEAL OF A STATE ADMINISTRATIVE RULE

Print Form

In accordance with [RCW 34.05.330](#), the Office of Financial Management (OFM) created this form for individuals or groups who wish to petition a state agency or institution of higher education to adopt, amend, or repeal an administrative rule. You may use this form to submit your request. You also may contact agencies using other formats, such as a letter or email.

The agency or institution will give full consideration to your petition and will respond to you within 60 days of receiving your petition. For more information on the rule petition process, see Chapter 82-05 of the Washington Administrative Code (WAC) at <http://apps.leg.wa.gov/wac/default.aspx?cite=82-05>.

### CONTACT INFORMATION *(please type or print)*

Petitioner's Name Brad Thomsen  
Name of Organization \_\_\_\_\_  
Mailing Address \_\_\_\_\_  
City \_\_\_\_\_ State WA Zip Code \_\_\_\_\_  
Telephone \_\_\_\_\_ Email \_\_\_\_\_

### COMPLETING AND SENDING PETITION FORM

- Check all of the boxes that apply.
- Provide relevant examples.
- Include suggested language for a rule, if possible.
- Attach additional pages, if needed.
- Send your petition to the agency with authority to adopt or administer the rule. Here is a list of agencies and their rules coordinators: <http://www.leg.wa.gov/CodeReviser/Documents/RClst.htm>.

### INFORMATION ON RULE PETITION

Agency responsible for adopting or administering the rule: WDFW

1. NEW RULE - I am requesting the agency to adopt a new rule.

The subject (or purpose) of this rule is: \_\_\_\_\_

The rule is needed because: \_\_\_\_\_

The new rule would affect the following people or groups: \_\_\_\_\_

**2. AMEND RULE - I am requesting the agency to change an existing rule.**

List rule number (WAC), if known: WAC 220-440-030

I am requesting the following change: Please See Attached

This change is needed because: Please See Attached

The effect of this rule change will be: Please See Attached

The rule is not clearly or simply stated: Please See Attached

**3. REPEAL RULE - I am requesting the agency to eliminate an existing rule.**

List rule number (WAC), if known: \_\_\_\_\_

*(Check one or more boxes)*

It does not do what it was intended to do.

It is no longer needed because: \_\_\_\_\_

It imposes unreasonable costs: \_\_\_\_\_

The agency has no authority to make this rule: \_\_\_\_\_

It is applied differently to public and private parties: \_\_\_\_\_

It conflicts with another federal, state, or local law or rule. List conflicting law or rule, if known: \_\_\_\_\_

It duplicates another federal, state or local law or rule. List duplicate law or rule, if known: \_\_\_\_\_

Other (please explain): \_\_\_\_\_

MAY 23  
2024

This Petition wishes to amend WAC 220-440-030 Public safety cougar removals Attempts to decrease Hunters on the landscape as it pertains to Cougar Hunting is currently being played out by some on the WDFW Commission.

This petition wishes to address WAC 220-440-030 regarding Cougar Depredation and Conflict Removals.

WAC 220-440-030 (2) *Public safety cougar removal authorization: The commission authorizes the director to issue public safety cougar removal permits consistent with this rule...*

This petition requests WAC 220-440-030 be amended to authorize the director to issue public safety removal permits to public hunters.

Just as a WDFW employee may have success hunting cougars within 12-24 hours of evidence of depredation and conflict necessitating a public safety removal, so too would public hunters have similar success.

The WDFW Commission has decided against the recommendations of department staff regarding Cougar Hunting Season Setting.

The WDFW Commission has decided to decrease the Cougar Hunting Season

The WDFW Commission wants a 13% cap on take in each PMU based on a Statewide density estimate rather than a PMU by PMU density estimates

The WDFW Commission wants to include all known human-caused cougar mortality (conflict, roadkill, etc.) in their new cap.

There is no scientific basis for altering the current management regulations.

By amending WAC 220-440-030 to allow the director to issue Cougar Removal Permits directly to hunters is one answer that respects the harvest.

For when WDFW kills cougars, they dispose of the cougar.

WDFW does not harvest Cougars.

WDFW kills and disposes of Cougars.

Currently WAC 220-440-030 4(a) (b) addresses the requirement that currently only dog hunters be considered to participate in a public safety cougar removal.

This petition requests WAC 220-440-030 be amended to include All Hunters.

Some on the WDFW Commission are working to decrease Cougar Hunting for the public by protecting the WDFW's position in the business of killing Cougars.

WAC 220-440-030 ensures public safety cougar removals protect the public.

By excluding neighbors being able to help neighbors.

I am old enough to remember when if a person had a problem they could call a hunter if they themselves were not hunters.

WAC 220-440-030 prevents neighbors helping neighbors.

Yes, the director and department staff should still be the deciding factor in whether or not a depredation permit for a cougar be issued.

My petition requests public hunters be used for these removals.

If not all, then some.

There is no evidence public hunters who know how to hunt predatory wildlife would be less skilled than paid Government employees who are already over worked, under paid and not always appreciated.

Let neighbors help neighbors.

And stop the hijacking of science based wildlife management by extremist anti hunters with a political agenda.

Thank-you

HTML has links - PDF has Authentication

PDF WAC 220-440-030

**Public safety cougar removals.**

## (1) Definitions:

As used in this section and in the context of public safety cougar removals, the following definitions apply:

- (a) "Confirmed" means qualified department staff is led to believe a cougar(s) was at the scene of the incident by interview of the complainant or observation of evidence at the scene.
  - (b) "Human-cougar safety incident" means aggressive or unusual behavior by a cougar which presents an actual or perceived threat to an individual.
  - (c) "Livestock or pet depredation" means incidents where livestock and/or pets are killed and/or injured by cougar.
  - (d) "Nuisance activity" means incidents associated with property disturbance, property damage, or livestock/pet harassment.
  - (e) "Public safety need" means there exists a reasonable threat to human safety or property by one or more cougar, as indicated by the level of confirmed human-cougar safety incidents or livestock/pet depredations.
  - (f) "Removal" means the act of killing one or more cougar with the aid of dogs.
  - (g) "Sighting" means a confirmed direct observation of one or more cougar, in urban or rural settings, near individuals or residences; typically more than chance observations.
  - (h) "Human-cougar interaction" means a confirmed human-cougar safety incident, or confirmed livestock or pet depredation.
  - (i) "Dog hunter" means a person that owns and hunts with dogs that are capable of detecting, tracking and treeing a cougar.
- (2) Public safety cougar removal authorization: The commission authorizes the director to issue public safety cougar removal permits consistent with this rule. Prior to issuing public safety cougar removal permits, the department shall use other practical alternatives to address a public safety need, including livestock or pet depredations. Other practical alternatives may include, but are not limited to, general cougar hunting seasons, general public information, educational programs, information to recreational hunters, cougar depredation/kill permits, and department capture and relocation/euthanasia of specific cougars.

## (3) Public safety cougar removal criteria:

- (a) The commission determines that when the above practical alternatives have been utilized within a game management unit, an annual or seasonal increase in confirmed human-cougar interactions above the 2005-2010 level, therein demonstrates that the practical alternatives have been inadequate to address the public safety need. The director then is authorized by the commission to remove one or more cougar, with the aid of dogs, in a selected area of that game management unit or nearby geographic area suitable for the use of dogs. The commission authorizes the director to remove one cougar per three hundred square kilometers of complaint area.
- (b) If warranted by conditions of this rule, a public safety cougar removal(s) will be conducted annually between December 1st and March 31st in selected areas of game management units designated by the director to address a public safety need presented by one or more cougar.
- (c) The department shall not target more than one hundred nine cougar during a public safety cougar removal period unless otherwise authorized by the commission.

## (4) Public safety cougar removal permit issuance procedure.

(a) To participate in a public safety cougar removal, individuals must request that his/her name be placed on a list of available participants (participant list) by mailing their request to Washington Department of Fish and Wildlife, Enforcement Program - Public Safety Cougar Removal, 600 Capitol Way North, Olympia, WA 98501-1091. The request must include the individual's name, address, phone number, and game management units being applied for. Individuals may apply for no more than four game management units. An individual's request to be placed on a participant list for a removal period must be postmarked no later than October 15, or be received at the department's Olympia office no later than 5:00 p.m. on October 15, during the year the removal period begins.

(b) To be eligible for a public safety cougar removal permit (permit), the participant must be a Washington resident dog hunter who, at the time of application for a permit, possesses a valid big game license with cougar as a species option. The permit holder must use dogs while participating in a cougar management removal.

(c) Individuals eligible for participation in a public safety cougar removal will be randomly selected from the participant list. The department will issue a permit to the person whose name is selected from the participant list. Individuals selected will be notified by telephone or mail. Individuals selected must contact the department's enforcement program in Olympia and accept the public safety cougar removal permit within fifteen days of being notified. Failure to contact the department will result in forfeit of the permit and the individual will be placed on the participant list for later selections. Permits may not be sold or reassigned.

(d) Permit holders and all individuals who will accompany the permit holder must complete the department's public safety cougar removal education course prior to participating in a public safety cougar removal.

## (5) Public safety cougar removals: Quota system and participation in public safety cougar removal.

(a) This is a public safety cougar removal administrated by a WDFW designated coordinator. Permit holders will be contacted on an as-needed basis to conduct removals in portions of GMUs. Not all permit hunters will be contacted in a given year.

(b) Public safety cougar removals will be based on a quota system, where permit holders may hunt cougar until the allotted numbers of cougar have been killed from each game management unit or March 31, whichever is first.

(c) To verify if the public safety cougar removal season is open or closed in each game management unit, the permit holders shall notify the department's enforcement program in Olympia within twenty-four hours prior to exercising a public safety cougar removal permit.

(d) No more than four total individuals may participate per public safety cougar removal, including the permit holder(s). Only the permit holder, whose name appears on the permit, may take a cougar.

(e) Hunters killing a cougar during a public safety cougar removal must notify the department's enforcement program in Olympia within twenty-four hours after harvesting the cougar.

(f) The department reserves the right to accompany permit holders while participating in a public safety cougar removal.

## (6) Public safety cougar removal general requirements.

(a) A valid big game hunting license which includes cougar as a species option is required to hunt cougar.

(b) It is unlawful to kill or possess spotted cougar kittens or adult cougars accompanied by spotted kittens. Individuals selected for a public safety cougar removal permit may take one cougar per permit.

(c) Hunters may use any lawful big game modern firearm, archery, or muzzleloader equipment for hunting cougar. The use of dogs to hunt cougar is prohibited except during a public safety cougar removal.

(d) Any person who takes a cougar must notify the department within twenty-four hours of kill (excluding legal state holidays) and provide the hunter's name, date and location of kill, and sex of animal. The raw pelt of a cougar must be sealed by an authorized department employee within seventy-two hours of the notification of kill. Any person who takes a cougar must present the cougar skull, in such a manner that teeth and biological samples can be extracted, to an authorized department employee at the time of sealing.

(e) The public safety cougar removal permit (permit) belongs to the state of Washington. The permit holder may be required to return to or turn over to the department the permit when, in the judgment of the department, the permit holder violates any conditions of the permit, violates trespass laws while acting under this permit, or violates any other criminal law or hunting regulation of the state while acting under this permit. If the permit holder is required to return to or turn over to the department the permit, the permit holder may request an appeal of that action in accordance with chapter 34.05 RCW. Appeal request shall be filed in writing and returned within twenty days of the date of action and be addressed to WDFW Legal Services Office, 600 Capitol Way North, Olympia, Washington 98501-1091.

[Statutory Authority: RCW 77.04.012, 77.04.013, 77.04.020, 77.04.055, and 77.12.047. WSR 17-05-112 (Order 17-04), recodified as § 220-440-030, filed 2/15/17, effective 3/18/17. Statutory Authority: RCW 77.12.047. WSR 12-11-005 (Order 12-70), § 232-12-243, filed 5/2/12, effective 6/2/12. Statutory Authority: RCW 77.04.012, 77.04.055, 77.12.047, 77.15.245, and 2007 c 178. WSR 11-19-074, § 232-12-243, filed 9/16/11, effective 10/17/11. Statutory Authority: RCW 77.12.047, 77.12.040, 77.12.020, 77.12.570, 77.12.210. WSR 08-17-034 (Order 08-197), § 232-12-243, filed 8/13/08, effective 9/13/08. Statutory Authority: RCW 77.12.047. WSR 04-21-036 (Order 04-284), § 232-12-243, filed 10/14/04, effective 11/14/04; WSR 03-17-037 (Order 03-186), § 232-12-243, filed 8/14/03, effective 9/14/03; WSR 02-17-013 (Order 02-183), § 232-12-243, filed 8/9/02, effective 9/9/02; WSR 01-20-011 (Order 01-198), § 232-12-243, filed 9/20/01, effective 10/21/01.]