The Administrative Procedure Act (RCW 34.05.325(6)) requires agencies to complete a concise explanatory statement before filing adopted rules with the Office of the Code Reviser. This statement must be provided to anyone who gave comment about the proposed rulemaking.

The Department of Licensing appreciates your involvement in this rulemaking process. If you have any questions, please contact Damon Monroe, Agency Rules Coordinator, at (360) 902-3843 or email dmonroe@dol.wa.gov.

Concise Explanatory Statement

PL-140-005 (N/11/17)H
Will insurance companies now receive notice of non-moving infractions? In other words, will obtaining amendments of speeding tickets down to non-moving infractions be a part of the new ADRs sent to insurance companies, potentially resulting in an increase in their insurance rates? Non-moving infractions do show on the Abstract of Driving Record (ADR) as well as moving violations. There’s been no change from the previous ADR’s.

Name: Steve Clark  
Email: SClark@CCDLaw.com  
Phone: (509) 926-4900  
Organization: Crary, Clark & Domanico, PS: Attorney at Law

Does this mean they no longer will allow us to order an MVR for a customer? You are still allowed to order a driving record. Before our new system rolled out on September 4th 2018, we provided two separate versions of the ADR; non-commercial and commercial. We are just combining into one ADR that includes both commercial and non-commercial violations into one drive record.

Name: Jennifer Evans  
Email: jevans2@farmersagent.com  
Phone #: 206-284-0730  
Organization: Farmers Insurance Group

We generally run background checks and request driving record abstracts to vet new drivers before employment. Will this still be available in some form? Yes, this rule does not change the employment ADR’s. This ADR includes both commercial and non-commercial violations on the abstract.

Name: Josh Choi  
Email: watertogo@hotmail.com  
Phone #: 425-889-9231

Changes made to the proposed WAC as a result of public comment:  
N/A

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