



STATE OF WASHINGTON
DEPARTMENT OF SOCIAL AND HEALTH SERVICES
Aging and Long-Term Support Administration
PO Box 45600, Olympia, Washington 98504-5600

April 16, 2018

AL TSA: AFH #2018-005
CR-103 (PERMANENT RULE) AMENDING CHAPTER 388-76 WAC

Dear Adult Family Home Provider:

This message is to announce the filing of a CR-103 (Permanent Rule) amending Chapter 388-76 WAC of the adult family home minimum licensing requirements. The department is striking the term “willful” from the definition list for WAC 388-76-10000. This is the result of an order by the Division III Court of Appeals in *Crosswhite v. DSHS* invalidating the current definition of “willful”.

In January 2018, notification of the filing of a CR-102 began the permanent rule adoption process. A public hearing was held on February 6, 2018. RCS did not receive any comments regarding the proposed changes.

The department filed the CR-103P permanent rules ([WSR 18-07-068](#)) on 3/16/2018. The permanent rule will become effective on April 16, 2018.

The permanent rule won't appear online for at least two weeks after the full text of the rule is published in the Washington State Register.

If you have any questions, please contact Claudia Baetge, Policy Unit Manager, at (360) 725-2589 or Claudia.baetge@dshs.wa.gov.

Sincerely,

Candace Goehring, Director
Residential Care Services

“Transforming Lives”