DEPARTMENT OF LABOR AND INDUSTRIES STATE OF WASHINGTON

ELEVATOR SAFETY ADVISORY COMMITTEE MEETING

TRANSCRIPT OF PROCEEDINGS

May 18, 2021

9:00 a.m.

Reported By:

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1	BE IT REMEMBERED that an Elevator Safety
2	Advisory Committee Meeting was held at 9:00 a.m. on
3	Tuesday, May 18, 2021, via videoconferencing.
4	
5	COMMITTEE MEMBERS present were: Scott
6	Cleary, Ricky Henderson, Gerald Brown, Jan Gould,
7	Duane Leopard, Garry Wood, Jim Norris, Ed Frysinger,
8	Carl Cary, John Carini, Lyall Wohlschlager, and Matt
9	Kowalski.
10	
11	WHEREUPON, the following proceedings were
12	held, to wit:
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14	
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16	PROCEEDINGS
17	
18	
19	ESAC Welcome, Introductions
20	
21	CHAIRPERSON CLEARY: Welcome, everybody. I
22	think we have 39 participants. That's really good.
23	The good thing good thing I think we're going to talk
24	about and I just want to bring up right now is that it
25	looks like we're going to be able to meet in person

ESAC MEETING 5-18-21

1 for our third quarter meeting in August, which is fantastic. This being sequestered for this long I'll 3 actually have to shave and look presentable; so, that'll be good. That'll make everybody happy. 5 So, with that, we're going to go through 6 introductions and everything else. I'm Scott Cleary. I'm the chair. I represent the -- the two seven exemption from licensure residential elevators and 8 9 commercial accessibility. And then we're going to go around -- Melissa, if you just want to go ahead and 10 just call everybody out by name... So, we'll start 11 next with Ricky. You're muted Rick. 12 13 MR. HENDERSON: Sorry about that. Ricky Henderson, Vice Chair, ad hoc member. 14 15 MS. ERIKSEN: Carl. 16 MR. CARY: Carl Cary, representing owners 17 and building managers. 18 CHAIRPERSON CLEARY: Go ahead, John. 19 MR. CARINI: I'm sorry, I didn't hear you. 20 Good morning. John Carini, representing owners and 21 building, building managers. 22 CHAIRPERSON CLEARY: Patrick, are on here or 23 Jim? 24 MR. NORRIS: Sorry. Jim Norris, Local 19, 25 representing licensed mechanics.

ESAC MEETING 5-18-21

1 CHAIRPERSON CLEARY: Outstanding. Go ahead, Ed. 3 MR. FRYSINGER: Edward Frysinger with Schindler Elevator representing elevator contactors. 5 CHAIRPERSON CLEARY: Jan. So, this is going 6 to be the nice thing about meeting in person. Go ahead, Jan. Jan, are you there? Okay, let's move on. 8 Duane. 9 MR. LEOPARD: Good morning, everybody, from 10 Spokane. Duane Leopard from Spokane. I'm the alternate representing the City of Spokane. 11 12 CHAIRPERSON CLEARY: Garry, Garry Wood. 13 MR. WOOD: Good morning, everyone. Garry Wood, Exxel Pacific, representing general contractors. 14 15 CHAIRPERSON CLEARY: Lyall, are you here? 16 LYALL WOHLSCHLAGER: Yeah. Lyall Wohlschlager representing exempt from licensure and 17 18 residential and accessability equipment. 19 CHAIRPERSON CLEARY: Matt... Are you on, 2.0 Matt? Okay. 21 MS. ERIKSEN: He'll be arriving later, 22 sorry. 23 CHAIRPERSON CLEARY: All right, go ahead, 24 Jan, you're up. 25 MS. ERIKSEN: Matt will be arriving later,

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1
        Matt Kowalski.
                   CHAIRPERSON CLEARY: Go ahead and introduce
3
        yourself, Jan, please.
                   MS. GOULD: Jan Gould, City of Seattle,
        strategic advisor for the elevator program.
5
6
                   CHAIRPERSON CLEARY: Gerald.
                   MR. BROWN: Gerald Brown, chief elevator
8
        inspector, and secretary and state government
9
        representative.
                   CHAIRPERSON CLEARY: Duke, are you on?
10
11
        Okay, have I left anybody out? Okay, so, everybody,
        please make sure everybody's got their -- their mic
12
13
        off.
14
              Okay, so introductions, we've already been
        through the introductions and let's -- is there any
15
        comments or feedback on the minutes from the February
16
        meeting? Hearing none, do I have a motion to accept?
17
18
                   UNIDENTIFIED SPEAKER: Motion to accept.
19
                   CHAIRPERSON CLEARY: Any second?
20
                   UNIDENTIFIED SPEAKER:
                                          Second it.
21
                   THE COURT REPORTER: This is the court
22
        reporter. Like I say, I need you to identify
23
        yourself. I'm not sure who motioned and who seconded
24
             I need to identify the speakers in the
25
        transcript.
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ESAC MEETING 5-18-21

1	CHAIRPERSON CLEARY: So, who made the
2	motion?
3	MR. WOOD: Garry Wood.
4	CHAIRPERSON CLEARY: Who seconded it?
5	MR. CARINI: John Carini seconded it.
6	CHAIRPERSON CLEARY: This is Scott Cleary.
7	Any discussion on it at all whatsoever? All in favor
8	say aye.
9	(Ayes)
10	CHAIRPERSON CLEARY: Any nays? Okay,
11	fantastic. The minutes for February have been
12	accepted and let's go ahead and move on. We're going
13	to next is going to be the Chief's Report,
14	scorecard & accident review from Gerald Brown.
15	
16	
17	Chief's Report
18	Scorecard & Accident Report Review
19	
20	
21	MR. BROWN: Okay. Our scorecard,
22	everybody should have gotten a copy of this. I'll
23	have you go head and review that. Basically what
24	we're looking at is the number of completed
25	inspections and it's for this fiscal year starting in

1 July, ending in June. It looks like we're still doing a great job. We have a good number our state annuals 3 completed, state --CHAIRPERSON CLEARY: Gerald, can I stop you 5 for a second? 6 MR. BROWN: Sure. CHAIRPERSON CLEARY: Melissa, can you put 8 that up on the screen so everybody can see it because 9 that's something we could do and make it much easier 10 for everybody. 11 MR. BROWN: Why don't I go ahead. 12 CHAIRPERSON CLEARY: Sorry about that, 13 Gerald. Thanks, Melissa. 14 MR. BROWN: Okay, I just want to make sure. Sometimes it takes a minute for that to show up. 15 16 CHAIRPERSON CLEARY: No, that's good. 17 MR. BROWN: Okay, good. All right. So, on 18 here it shows some of the baselines, some state-wide 19 inspections completed, the state-wide annuals 20 completed. Let's just take April. For instance, in 21 April it looks like we went out and did 975 annuals 22 and we did 585 other inspections. This would be 23 IVIPs, this would be any type of permitted inspection 24 and turn-ons, and alterations, re-inspections other 25 than annual inspections, and we can look along that

1 slide to see the number is still very strong. Statewide and other inspections is constantly increasing. 3 We're doing good on our staffing. I think this is a reflection of the good numbers from the last annual 5 scheduled inspection numbers. It has -- We can see 6 that there's a huge increase; so, we're getting more 7 and more things done. Next year will reflect the numbers on the second line for annuals we inspected 9 this year. And, so, we are definitely improving 10 overall. We've got a good team. We've got a few 11 openings still, but we still have really good, really 12 good results from our standardized inspections that 13 we're doing, and this is the fruit of that. 14 Is there any questions on the state-wide 15 inspection scorecard from anyone? 16 CHAIRPERSON CLEARY: Gerald, is there a matrix or a metric you can show us that -- do you guys 17 18 keep track of what annuals and that stuff that are way 19 overdue, like three, four, five years out? Is there 20 anything on bringing them current? I'm still finding 21 stuff in the grain industry that hasn't been inspected 22 for a while. So, is that something you look at or 23 keep track of? 24 MR. BROWN: I would defer that, getting that 25 information. Melissa can generate that report to get

1 This is basically the scorecard, the that. information that we normally present, but we can get 3 that additional information. Why don't you shoot her an e-mail and I'm sure she can get that breakdown to 5 you so you can review that. 6 CHAIRPERSON CLEARY: All right. And that 7 would be really helpful for some of the small little 8 subgroups of conveyances that are kind of the 9 outliers. It would be really, really helpful to see 10 where we are with ones that are way behind and what priority do they get. So, that would be helpful. 11 12 Thank you. 13 MR. BROWN: All right. Thank you. 14 any other questions on the inspection scorecard? 15 Okav. Moving on. Is that somebody speaking? CHAIRPERSON CLEARY: I don't see anybody's 16 hand up; so, go ahead, Gerald. Move on to state 17 18 inspector update. 19 MR. BROWN: Okay. Up on the top of your 2.0 screen there's a place to raise your hand if you have 2.1 a comment and that will help us identify if you have 22 any questions. Okay, the next chart that we have is 23 talking about accidents, counts for fiscal quarter. 24 This is just elevators talking about in the three 25 quarters we've been through so far, no-fault count,

1 at-fault count, meaning something going wrong with equipment and somebody was injured. We have the chart 3 showing first quarter, second quarter, and third quarter. This is a combination of elevators and 5 escalators, and it shows, you know, one, two, three or 6 four events during the quarter. Down here is the escalator breakdown individually. But like I said, the colored chart shows both, but you have to kind of 9 pay attention to that legend that talks about escalators. So much of that, of course, is not really 10 equipment. It's because it's the type of the 11 conveyance we have more accidents on them inherently. 12 13 Especially the numbers are down because fewer people have been traveling and that's where we see -- and 14 15 fewer people are at the malls and stuff, so that's 16 probably one of the reasons the accidents are down, which is great, we love down as far as accidents go. 17 18 So, that's pretty much what I have for you on the 19 number of accidents, and reporting, and things like 2.0 Is there any questions? 21 CHAIRPERSON CLEARY: Gerald, quick question. 2.2 Escalators have always been the problem child for any 23 of the accidents that we're seeing statistically. 24 there -- is there something the State can do as an 25 educational thing, a PSA, or something to help, or

signage, or some sort of public -- especially, like
you said, malls and airports are usually the biggest
ones that have the problems, so is there something
that the State can be proactive in doing to help
isolate that being a problem and do some education or
do you think it's to the point where that wouldn't be
helpful?

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MR. BROWN: We've always -- we've always encouraged the elevator/escalator safety programs that are available. I think that's one of the few things on our website that is still there. We encourage people to use that. We would also fully endorse when we see things what they consider to be like advertisements about handrails, which sounds crazy, but with the handrails moving all the time people can't see it because they're just black, and they have found when they put advertisements or, you know, something on the handrails to indicate that there's something moving there that people aren't used to to get your attention and they tend to hold the handrails better now that -- They've got UV sanitizers on the majority of them. You'll see decals on the units that have had the UV sanitizers put on them. distance -- social distancing dots that they put on escalators to have people not be terribly right on top

1 of each other. Those also get people's attention. Escalators are just inherently problem issues. 3 Unfortunately, it's the devastating parts of the very old and very young. Escalator clearances are such 5 that, you know, they're not getting large portions 6 sucked into them anymore like they did back in the 7 60s, but because everything is tighter tolerances now everything is sharp. The next time you ride a set of 9 escalators gently reach forward and hit the nose of the step and just imagine somebody on blood thinners 10 hitting that if they tumbled and fell. That should 11 have your full attention. And the number one thing 12 13 you can do, all of you, please, please hear me on 14 this, if you are with your family, especially 15 children, grandchildren, your children, anybody's children that you're with, teach them, show them how 16 to hold the handrail, keeping their feet in the middle 17 18 of the escalator, don't let them rub them on the 19 sides, that's where the majority of devastating 2.0 accidents happen is on the sides going up and down on an escalator, not so much at the bottom where you step 2.1 off and on. If you teach them, and that's something 22 23 that they would remember the next time they ride when 24 you're not there, you have done them a great service 25 for escalator and elevator safety. They're not toys.

1	Don't tell your kids to go play on them. And try to
2	discourage others. I know I used to be the escalator
3	cop when I had them on my service route and I just
4	it's just really sad when you One of my earliest
5	recollections, I'm a third generation elevator
6	constructor, and one of my earliest recollections I
7	remember is we were late going on vacation because dad
8	had to go by the department store and dig some kid's
9	toes out of an escalator truss so they could try to
10	re-attach them, and that's how bad things were then
11	and how much better they are now. But still pay
12	attention, teach them, train them, love them, make
13	sure that you You can make a difference here.
14	There's signage on them. There are stand-up signs
15	directing where the elevators are. Encourage people
16	with strollers or wheelchairs, believe it or not, to
17	go use the elevator and not the escalator. And just
18	do what you can. You can make a difference in safety.
19	CHAIRPERSON CLEARY: Gerald, I know there's
20	been discussions in the past about having your
21	inspectors witness some of the annual testing. Is
22	that something that you have been thinking about or is
23	that something that you just don't have the resources
24	for?
25	MR. BROWN: Right now we don't have the

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1
        resources for it. We really would love it to be
        considered if you're doing your annual testing. We've
3
        got -- we've got seven or eight new inspectors that --
        Not all elevator guys are escalator guys.
5
        usually not a big man's sport. And now that we have
6
        to inspect them, we need to know and be able to have
        some more hands on; so, we appreciate that. You'll
        see several inspectors show up to new escalator
9
        turn-ons for training, and, so, yes, we appreciate the
10
        invitations. We wish that we had enough staff to be
11
        able to witness our annuals testing, but I know that
12
        right now we cannot do that.
13
                   CHAIRPERSON CLEARY: Well, it just stands
14
        like that, you know, everybody has -- this has always
        been the one that's been on the radar for the most
15
16
        accidents; so, it's good to have -- you know, talk
        about it publicly, and, you know, if the State can be
17
18
        helpful with that, that would be really good.
19
                    MR. BROWN:
                                Thank you.
20
                    CHAIRPERSON CLEARY: Okay, so we -- Gerald,
21
        you're next up to talk about the state inspection
22
        update, the state inspector, I guess.
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State	Inspector	upaale

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Yeah. We have a -- I believe MR. BROWN: that Melissa attached an updated list of phone numbers and stuff talking -- Actually, I made the list here. Look, I'm the chief now. We have our tech specialists. We have our IVIP inspectors. This is our virtual inspection program that we have. two Inspector 1s and an Inspector 2 that are assigned to this. They're doing a great job. We've expanded that to include platform lifts. We're doing a pilot program on that now and as soon as we get the rest of it hammered out on testing forms and things like that we will -- we will present that to the ESAC for review and consideration so you understand how we're doing So far its had a great success and it's helping it. expedite our inspection process like we're doing with stair chairs, and most of the people that do those type of conveyances are already doing -- they do VPLs also, so there's very little transition from knowing how to do a virtual inspection on a stair chair as opposed to a vertical platform lift or wheelchair lift. We have our inspectors listed by region, supervisors and our inspectors with a list of e-mails and phone numbers, so, for the different regions, and

1 for your review that's attached to the minutes. encourage you to do that. Let me get back to the 3 agenda. Okay, state inspector update. We have --5 Potentially we have five openings for inspectors that 6 we're moving forward to get those -- to get those 7 filled. We've had -- The Governor's hiring freeze has 8 been lifted and slackening; so, we're working through 9 the process of how to get those positions filled. 10 didn't get the total green light, but it's a good 11 yellow light. We like that. It's moving forward. 12 We're having great success with our training program, 13 our standardized inspection for the inspectors we 14 hired last go round. We're seeing wonderful results. 15 That's kind of where we're at on our inspectors. 16 have -- Oh, let's see, our code adoption update, we're moving right along. 17 18 CHAIRPERSON CLEARY: Gerald, can I ask one 19 question on the inspectors real quick before you move 20 on? 21 MR. BROWN: Yes. 22 CHAIRPERSON CLEARY: Scott Cleary. 23 count -- What calculus are you using? Are you trying 24 to bring on enough inspectors so each will have 25 it so you can get your annuals done like the RCW says

1 per year? Is that what you're basing your FTE requirements on is having a workload that can get 3 through all of them in a year? MR. BROWN: That is correct. 5 simultaneously trying to keep up enough FTEs to move 6 the work forward to get our annuals accomplished because that's the mandate that we're going to meet, and, then, also simultaneously pulling away as many 9 inspections to our IVIP department to free up our Inspector 2s to have more time to do the annual 10 11 inspections. And both of those together is having 12 some great results and we are seeing, as you saw, a 13 phenomenal number of inspections done now as opposed to last year for as far as annuals go, and so we're 14 starting to reap the benefit of our FTEs. 15 16 probably in the next go around in the legislature get -- hopefully get some more FTEs. 17 We're talking 18 about that now, what that looks like. So, that's --19 that's where this is at. 20 We're having great results even with the COVID 21 restrictions. The COVID restrictions are double-fold. 2.2 It's being able to get into buildings and then also 23 getting inspectors there to do those inspections 24 because this opening up, the state now going to -- I 25 think today everything is set at a three now,

1 hopefully we'll be able to get into even more and more facilities. A lot of things are still closed down. 3 A lot of big businesses still have closed buildings. They don't want to have somebody come in and have to 5 clean the building after they're done, things like 6 that, if it's just for these type of inspections. 7 we don't have a total green light to get in to do all 8 of our buildings, so that doesn't help, but now that 9 things are loosening up we're going to see more --10 more inspections done without quite so much footwork to get in. 11 Well, and the feedback 12 CHAIRPERSON CLEARY: 13 on the IVIPs, you know, Dylan, James, Sergey have done 14 a really good job and I think that's shown that 15 putting that together, and getting a good team and a 16 good process in place is really paying dividends and making things go much quicker, especially it shows you 17 18 when we've got problems like with COVID and other 19 things that if you have the ability to be flexible 20 like this it doesn't slow anything up. Actually, it 2.1 accelerates it. So, that's one thing I can really --22 I'll testify to that its been very successful, 23 especially on the west side. So, thank you for that. 24 MR. BROWN: Thank you. So, and I already 25 discussed about the piloting of the vertical platform

1	lifts and we're having great success there. We
2	haven't It's actually components are bigger; so,
3	they're easier to see. They're not stair chairs. So,
4	that's a good point. So, we are able to have some
5	great success there.
6	So, that's pretty much what we have on our on
7	the Chief's Report. Does anybody have any questions I
8	can answer?
9	CHAIRPERSON CLEARY: Do you want to talk a
10	little bit about code adoption updates?
11	
12	
13	
14	Code Adoption Update
15	
16	MR. BROWN: Oh, absolutely. Code
17	adoptions, we are still moving forward. We're just
18	about done with our 2019 review. We're going to get
19	that out to the TAC. I believe we have I don't
20	know if we have some people You have to tell me if
21	you've got some people identified as far as our TAC
22	for 2019 code identified yet for committee members.
23	CHAIRPERSON CLEARY: You know, Melissa, we
24	need to get that out pretty quick, right? We need to
25	go through the process. One thing about this go

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1
        round -- This is Scott Cleary. One thing about this
        go round, we've been through this process, so a lot of
3
        the speed bumps we've had in the past I think are
        going to go away. And I really think, you know,
5
        Melissa, getting that going sooner than later is going
6
        to be really important to get everybody on board
7
        because it's going to be really important and I'm
8
        really excited about being able to go through this
9
        process, and whatever is agreed upon by not only the
10
        TAC, but the ESAC, the State is going to have the
        ability to adopt without doing a lot of wordsmithing
11
        and changing, and so I think that might help and not
12
13
        get us in the same problem that we have now as we
        still don't have a WAC that's completely done from the
14
15
        2018 TAC. So, I'm really looking forward to that, but
16
        let's -- let's get going on it. And, Gerald, that's
17
        going to be really important. So, Melissa, if you can
18
        get it on the website or figure out the right
19
        representatives, that would be fantastic.
20
                    MS. CURRY: Hi, Scott. This is Alicia
2.1
        Curry.
22
                                         Hi, Alicia.
                    CHAIRPERSON CLEARY:
23
                    MS. CURRY:
                                Typically we don't start the
24
        TAC process until we file the CR 101 that notifies
25
        people that we're soliciting folks, volunteers for the
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1 TAC, and with the current rule-making the rules are tentatively scheduled to be effective October 1st. 3 So, typically, that's kind of the rule-making process 4 for the program is we would start the TAC solicitation 5 after October 1st. 6 CHAIRPERSON CLEARY: Okay. Well, can we --7 can we put a schedule out so every -- on the website 8 so we all know kind of what to look forward to because 9 cramming it towards the end of the year creates some problems, too, for getting everybody together, but I 10 understand you've got the 101 and 102 that needs to be 11 12 So, I just think we need -- whatever we need to 13 do, we need to vet it through the ESAC and make sure it's on the website. So, I appreciate that, Alicia. 14 15 MS. CURRY: Yeah, definitely. And I was 16 going to wait until I kind of gave my rule-making updates, but the website will be updated soon to 17 18 reflect the dates of the current rule-making because I 19 know there needs to be some adjustments made on there, 20 so... 21 CHAIRPERSON CLEARY: Okay. Very good. 22 Okay, I think -- Gerald, I think we can go 23 ahead and move on to -- Alicia, you kind of worked 24 right into the legislative updates, so stay on. 25 you go.

1	Legislative Updates
2	2021 Legislation Specific to Elevators
3	
4	MS. CURRY: So, for the 2021 legislative
5	updates we didn't really we didn't have any bills
6	that passed that directly affected the elevator
7	program; so, there's nothing really to report there.
8	However, we did get some funding for the conveyance
9	management system project and I was going to let
10	Annette or Gerald speak to that since I wasn't
11	directly involved with that to kind of a give an
12	update on the status of that.
13	CHAIRPERSON CLEARY: So, you're talking
14	CMS?
15	MS. CURRY: For the budget piece, yes.
16	CHAIRPERSON CLEARY: Yep, okay.
17	UNIDENTIFIED SPEAKER: So, as far as the
18	update goes, the increased
19	THE COURT REPORTER: This is the court
20	reporter. Excuse me, can you please identify
21	yourself.
22	MS. TAYLOR: I apologize. Annette Taylor.
23	THE COURT REPORTER: Thank you.
24	MS. TAYLOR: Sorry about that. So,
25	Right now we're working with our budget office and

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1
        determining the route in which we will pay for the
        costs of the new technology solution for the elevator
3
        program and so we're in the middle of those
        conversations right now. There's going to be -- we
5
        call them counter measures to address the cost to
6
        develop a new IT technology solution for the elevator
        program and we're in those conversations right now
8
        with the budget. The legislature in the last
9
        legislative session approved the agency to use the
        funds within the elevator program fund to pay for
10
11
        these solutions; so, we're working through what does
12
        that look like right now as we're continuing to move
13
        down the path to identify what a new solution would
14
        look like for the elevator program. So, that's kind
        of where we're at with that.
15
16
                   MS. CURRY: Thanks, Annette. I appreciate
17
        that.
18
                    CHAIRPERSON CLEARY: Gerald, do you have
19
        anything to add on that?
20
                    MR. BROWN: No. I'm good. Go ahead.
                                                            This
21
        is Gerald Brown.
22
                    CHAIRPERSON CLEARY:
                                         Okay. We're going to
23
        talk about Rules Update.
24
    ///
25
    ///
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1	Rules Update
2	
3	MS. CURRY: Yes. Good news on the rule-
4	making. We are scheduled to file the proposed rules
5	today; so, I'm just waiting for confirmation for when
6	that's going to be filed, but they're expected to be
7	filed today. So, good news on that piece. The
8	proposed rules starts the official public comment
9	period. We have two public hearings scheduled for
10	this rule-making. The first one is on June 29th and
11	the second one will be on June 30. So, you guys can
12	expect to see a notice of that filing coming through
13	gov delivery here shortly, as well as we'll be putting
14	that information on the program's rule development
15	page. It just takes us a couple it takes us, you
16	know, several days to be able to accurately file to
17	get the website updated. So, I'm just recommending,
18	you know, for everybody to, you know, check the
19	website probably next week. Early next week we'll
20	have the proposed rules on there, and all the public
21	hearing information, as well.
22	CHAIRPERSON CLEARY: Any questions for
23	Alicia on process? Gerald.
24	MR. BROWN: Gerald Brown. Alicia, did you
25	mention that those would be virtual meetings?

1	MS. CURRY: Oh, yes. I forgot to mention
2	that. Yes, the public hearings are still virtual, so
3	June 29th and June 30th, so it's going to be through
4	Microsoft teams. You know, we're still encouraging
5	written comments, you know, if possible, but both
6	hearings will be virtual. So, people can either call
7	in or they can click on the link, just like for this
8	meeting, for the public hearings. And if we
9	CHAIRPERSON CLEARY: Scott Cleary.
10	MS. CURRY: Oh, sorry. Go ahead, Scott.
11	CHAIRPERSON CLEARY: No, go ahead. I just
12	have a question after you're done.
13	MS. CURRY: Oh. And if we do, you know,
14	adopt the rules as expected, we're expecting to adopt
15	the rules towards the end of August, and then the new
16	rules would be effective October 1st.
17	CHAIRPERSON CLEARY: Okay. Scott Cleary.
18	I've got some questions on process when it comes to
19	written feedback from the public, the public hearings.
20	How does that integrate I was very confused last
21	time we went through this that the process went along
22	and I'm not really sure how or when the public
23	comments were either addressed, integrated, or a lot
24	of them came in after we had already gone down the
25	road a little bit. So, can you talk about when you go
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1	to there's a public meeting, you get public
2	comment, how is it addressed, how is it integrated,
3	how it affects the process, and how is it resolved?
4	MS. CURRY: Sure. So, we have the public
5	comment period scheduled through June 30, so that's
6	the deadline for when folks need to get in their
7	written comments, as well as, you know, the public
8	hearings will be over. The last hearing is on June
9	30th. And, then, once the public comment period ends,
10	you know, we take a look at all the comments we
11	receive. We may make possible changes, you know,
12	based upon those comments, to the language, you know,
13	just depending, and all of the comments that we
14	receive go into what's called a concise explanatory
15	statement document, as well as the department's formal
16	responses to those comments go into the concise
17	explanatory statement. And, then, after we, you know,
18	make the decisions and adopt the rules, that concise
19	explanatory statement is available on the agency's
20	website, on the agency's rule-making activity website.
21	I suppose we could probably post it on the program's
22	website, as well, their rule development page, so
23	that, you know, the public can see what the comments
24	were and what the responses were.
25	CHAIRPERSON CLEARY: Is there an appeal?

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        If somebody is very passionate about one of the
        comments and it's not addressed in a manner they feel
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        is appropriate, does that -- what's the appeal process
        or does the process just keep going? Is it final what
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        the State decides?
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                    MS. CURRY:
                                Well, typically, you know we
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        make the determinations about the rules, you know, as
        an agency, and, then, you know, that concise
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        explanatory statement is, you know, released after we
        adopt -- we officially adopt the rules. So, as far as
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        not liking a response to a comment --
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                    CHAIRPERSON CLEARY: Well, you know, last
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        time we had some comment back. We had --
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                    MS. CURRY:
                                Right.
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                    CHAIRPERSON CLEARY: -- a couple
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        individuals that were very unhappy with the process,
        and, you know, to their credit I think -- I don't -- I
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        wasn't very happy with how the process went either for
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        just knowing -- getting feedback and making sure
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        people, they spent time in public comment, they spent
        time going came through everything, they came out with
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        comments, and they feel, and I can't speak to if it's
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        true or not, felt that they weren't given a lot of
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        representation on what their feedback was. So, just
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        kind of -- I just want the State to be cognizant that
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1	some of the stakeholders want to understand that the
2	time they spend and there's a fair process on
3	reviewing their comments and how they're integrated or
4	not.
5	MS. CURRY: And I mean we do. We do
6	consider all comments when making, you know, final
7	determinations about, you know, whether we're going to
8	be adopting the rules, or making changes, or whatever.
9	CHAIRPERSON CLEARY: Any other questions
10	for Alicia on this?
11	MS. CURRY: And I'll send a link in the
12	chat, too, to the program's rule development page; so,
13	you can go there and see all of the rule-making
14	information. The cost benefit analysis will also be
15	available on there, you know, as well as the CR 102,
16	the proposed rule language. So, if you go to the rule
17	development page all that information will be there,
18	as well as you're going to receive notice from us that
19	will have, you know, links to where all the
20	information is, as well as, you know, information
21	about the filing, the dates, and all that good stuff.
22	CHAIRPERSON CLEARY: Okay. Thank you. Any
23	quick questions? Okay, let's go ahead and move on to
24	we're going to talk about CPH, Category 4 Industry
25	with Mandi.

1	NEEDED POINTS OF DISCUSSION
2	CPH (Category 4) Industry
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5	MS. KIME: So, I'm not sure what you have
6	slated on the agenda as far as what kind of update
7	you'd like me to do.
8	CHAIRPERSON CLEARY: We've talked about
9	this. Gerald, maybe you can set the foundation on
10	this. You know, are we regulating, not regulating?
11	Where are we in that process? I think that's the
12	conversations that we've had, some of the previous
13	acts, and kind of give a status of where we are. And,
14	Mandi, basically I would like you to talk about what
15	the industry would like to see and kind of go forward
16	a little bit with that. But this is, you know, a
17	topic that, you know, we've been talking about for a
18	while and we've got to figure out, you know, what the
19	State's position of where we're going to go with this.
20	Maybe, Annette, you can help us on this one, too.
21	MS. KIME: Yeah, I think if Gerald and
22	Annette want to weigh in as to where the Department is
23	at in navigating the regulation of Cat 4 right now, I
24	will happily chime in with where we're headed or at
25	least, you know, what our suggestions are for a Cat 4.

1 But we definitely need Gerald and Annette to weigh in on just where we're at with regulating Cat 4. 3 just remember that those of us that perform the Cat 4 work, the folks that I represent, we want the Department to regulate this work and we want to 5 6 partner with the Department to make sure that this 7 work is regulated, that they are inspected, and that 8 we have licensed mechanics performing that work. 9 I just want to be on the record that that's what our intention is. And then I'll let Gerald and Annette 10 11 fill in some of the gaps on where we're at right now. 12 CHAIRPERSON CLEARY: Thank you. MS. TAYLOR: Gerald, I'll let you go ahead 13 and kick it off, and then I'll fill in anything that 14 you would want me to fill in on the construction 15 16 personnel hoists. 17 MR. BROWN: Okay. Thank you. Basically 18 we're talking about construction personnel hoists that 19 are put up on job sites that are covered under an 20 adopted code Al0.4 that we have that are it's designed 21 for construction personnel hoists. For years we have 22 cited that code. There has been licensing, and 23 permits, and inspections, and things like that that 24 took place. There's a review of the code before I 25 came, a review of the RCW that showed that there was a

1 clause in there that we don't actually inspect temporary hoists, and typically these are temporary 3 hoists because eventually they do finish the building and take them down. And, so, then there was a -- they 5 stopped inspecting them rather suddenly, and now 6 because of the safety concerns and the fact that people are compelled to ride them they should be 8 inspected, and so we're working on the changes to 9 bring those back into the fold for inspections, and it's going to take -- it looks like it's going to take 10 a legislative change, but I'll let Annette speak to 11 12 that. 13 MS. TAYLOR: Great, Gerald, thank you. Annette Taylor. And so we've been working with Mandi 14

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MS. TAYLOR: Great, Gerald, thank you.

Annette Taylor. And so we've been working with Mandi
Kime, and AGC, and other stakeholders to address the
reinstatement of inspection of construction personnel
hoists as authorized -- as an authorizing environment.

And moving forward with legislative to update the RCWs
Gerald spoke about, there were a couple directions we
were thinking about going and the direction that is
the best direction to move forward is to propose the
updated change in the 2022 legislative session. So,
we're already preparing that legislative concept to
move forward for review by our leadership team so that
we can move that forward for the 2022 session. That's

1	in partnership with AGC and other stakeholders, and I
2	think that's the direction that is the best direction
3	to move forward so that it's clear in the RCW that we
4	do have authorization to regulate those and move that
5	forward. So, that's sort of the path we're going
6	down. And the reason why we've had a lot of
7	conversations around this is to make sure that one of
8	the concerns that rightfully stakeholders had was, you
9	know, if and when Gerald and I leave, Gerald can't
10	leave before I do, but if and when Gerald and I leave
11	this work we want to make sure that the next
12	individual stepping into our roles understands that
13	this is our responsibility, the agency's
14	responsibility to regulate these, and that there isn't
15	a different decision to de-regulate them. So, we're
16	moving down the path to make it very clear through the
17	legislative process.
18	CHAIRPERSON CLEARY: So, basically is not
19	much going to change until the legislative change
20	happens next year, is that what I'm hearing.
21	MS. TAYLOR: Well, we're working through
22	right now we're working through it with Mandi and
23	stakeholders on what the best path forward is because,
24	you know, now that we haven't been regulating them and
25	its been on a voluntary basis, you know, the industry

1	has to now work through a process for themselves and
2	the industry businesses on how to re-implement these
3	as a mandatory inspection. So, we just don't you
4	know, we can't just turn the faucet back on, right?
5	We need to go through a methodical process
6	communication plan to give everybody time to
7	understand that they're going to have to purchase
8	these permits again and that we're going to have to do
9	inspections again. So, you know, we're trying to go
10	about it rather than just turning the faucet back
11	on, we're trying to go about it in a perspective where
12	it gives everybody time to stop and pivot again, and
13	be able to understand the process, and expectations,
14	and responsibilities moving forward. So, we believe
15	that as we're taking working this through the 2022
16	legislative session we also are giving our
17	stakeholders time to understand the new responsibility
18	and working with our communication consultant in
19	addition to that to start planning the communication.
20	CHAIRPERSON CLEARY: Mandi, go ahead. You
21	had your hand up.
22	MS. KIME: Yeah. I just wanted to add
23	that, while they're not being regulated, the folks
24	that I represent that do Cat 4 work are still doing
25	voluntary inspections. They're still doing what they

1 need to do to maintain their licensure. They're still following everything that we had up until that 3 exemption was announced, and we've been doing that intentionally with our eyes on the concept that we are 5 going to be regulated and we are going to work with 6 the Department to make sure that this work is 7 regulated. So, our concern and our frustration is 8 that without the regulation there may be folks coming 9 in trying to do, you know, maybe sketchy conveyances 10 or, you know, cut corners and those kinds of things, and so we're doing our level best to make sure that we 11 12 are setting a good example and also communicating with 13 Gerald when we find out about conveyances that are 14 troubling or maybe aren't meeting the intention. 15 So, I just, again, want to be on the record that 16 we're fully on board with these conveyances being regulated, and we're willing to work with the 17 18 Department to get it through legislature. We have a 19 great task force at AGC that represents business and 20 labor so that when we come to the table for 2.1 legislative action to make this fix permanently we 22 have the trifecta. We've got business, labor, and 23 government all saying the same thing, that it needs to 24 be regulated, that we need to have -- you know, we 25 need to have some rigor here, and that way we can push

1 it through. AGC has lobbyists, labor has lobbyists, so it's not just going to be an agency request, it's 3 going to be kind of a triple threat of us all coming to the table saying the same thing so that hopefully 5 there's absolutely no doubt in the legislature's mind 6 that this is the right thing to do and we can just get it done, get it fixed, and to Annette's point, get it permanently fixed so that we can't ever get in a 9 position where somebody -- you know, after Gerald 10 retires or what have you, that somebody can't just have a whim and say, "Oh, we shouldn't be regulating 11 12 these anymore", and it's as simple as literally 13 removing a line from the RCW. So, that's admirable. 14 CHAIRPERSON CLEARY: 15 I think that's going to be a really powerful way to go 16 forward on that. So, I really appreciate that. 17 Duane, you've got your hand up? 18 MR. LEOPARD: Yeah. I wanted to sound off 19 a little bit for the City of Spokane. You know, 2.0 several years ago this was in controversy and I got to reviewing our local ordinances and whatnot. Our 2.1 22 permitting system as far as the temporary hoist went 23 was kind of weird, but a few years back we set in motion ordinances for the City of Spokane. 24 It doesn't 25 apply to the rest of the state at this point, but we

1 do regulate those lifts here now. We regularly run into A10.4. We do inspect them. They inspect them or 3 ending a permit, and the permits are good for six Just recently I had a crane company come to 5 town wanting to put one of these in and they were --6 the reason we need the state to regulate these things 7 is because the crane company was getting ready to put 8 it in without any kind of permits, or inspections, or 9 anything else. So, if you want to come to the City of 10 Spokane you're welcome, but you got to pull a permit and they must be inspected by our standards. 11 CHAIRPERSON CLEARY: Yeah, and that's been 12 13 consistent. It also puts us in a position, too, for 14

CHAIRPERSON CLEARY: Yeah, and that's been consistent. It also puts us in a position, too, for later this year when we start adopting codes that we make sure that we review and codify 10.4, right? So, that's -- we got to make sure that we don't let that fall out of the loop before the legislative changes. Can we -- Can the State adopt a code that they don't enforce? Gerald, Annette, somebody, Alicia?

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MR. BROWN: Yeah, its been -- its been in the statute as far back as I can see in records for the WAC as an adopted Al0.4 and Al0.5 for material hoists. They've been in there and they're referenced, and hopefully once this gets re-instituted back to the inspection program there will only be personnel hoists

1	that meet these those code criteria so we don't get
2	the non-code compliant stuff from overseas that
3	they're bringing in. And there are indeed been
4	instances where they brought personnel hoists in that
5	are considered to be unsafe that don't they don't
6	meet that code in any shape or form, it seems like,
7	and so that's why it's so important that we get these
8	back back inspected again. It's people who give
9	me Part of your job you're compelled to ride these
10	things, and you can see across the street the building
11	that they know gets inspected every year, and here
12	they are riding a conveyance that, if you haven't
13	ridden one before, they're kind of interesting, that
14	you are hoping and praying the whole time you're in it
15	that its been inspected. So, hats off to the people
16	that install those that did the voluntary inspections
17	that are working really, really closely with this to
18	get the hours and education stuff fixed. This is hats
19	off to this industry. They want to do and are doing
20	the right thing every time.
21	CHAIRPERSON CLEARY: Jan and Matt, how does
22	the City of Seattle handle it? Do they handle it like
23	Spokane or like the State?
24	MS. GOULD: No. It's the State has always
25	done those inspections within the city limits of

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        Seattle until recently.
                    CHAIRPERSON CLEARY:
                                         So, there's nothing in
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        chapter -- So, you are not inspecting anything in
        Seattle then --
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                    MS. GOULD:
                               No --
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                    CHAIRPERSON CLEARY: -- because the State's
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        not --
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                    MS. GOULD: -- we never have.
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                    CHAIRPERSON CLEARY: Okay. Well, that's
        something to think about, Gerald and Annette. That's
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11
        pretty important. So, any questions at all on this
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        until we move on to vetting new products? All right.
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        Fantastic. All right, so one of the things that come
        up numerously and a lot in the past as technology
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        changes -- I've got somebody's hand up. Go ahead.
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                  MR. RUNYAN: Scott, this is Jim Runyan,
        Tech Specialists. I just wanted to point out that
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        during the issues of these CPHs that have come up
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        there have been a number of them that have come
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        through that don't meet 10.4, don't meet 10.5, but
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        they meet some other standard, standards that we have
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        not traditionally adopted, and, unfortunately, and I
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        think there's a couple other standards in there, the
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        nomenclature escapes me at this point in time, but we
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        need to consider that because these are going to be
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1 standards that are unfamiliar to our inspectors and that could create some training issues down the road. 3 So, it's something to keep in mind. CHAIRPERSON CLEARY: No, that's a good point 5 and that's -- when we start going through code 6 adoption, and modifying, and going through the WAC, 7 that's good a point that if there's new standards that 8 are coming that are -- you know, they're ASME 9 standards that are national codes, we need to look at everything, and I think that's a good time when we 10 open up the WAC to look at that to make sure that, you 11 12 know, we have every standard in there that's 13 applicable to that industry. So, that's a very good 14 point. 15 UNIDENTIFIED SPEAKER: These are not necessarily ASME standards, though, just to let you 16 17 know. 18 CHAIRPERSON CLEARY: Okay. Well, then, I 19 guess I'm not really sure. Gerald, maybe you can help 2.0 What is the State's process for bringing in other 21 codes that, you know, that aren't on the -- they 22 aren't ASME? So, is there a process for that? I'm 23 not familiar with it. 24 MR. BROWN: We do already have adopted 25 codes that meet ANSI, ASME, and we have codes that are

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        codes of reference in our main elevator code, so to
        speak, that are, you know, the NFPA, and NFPA 70,
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        national electrical code that are codes of reference
        and we already comply with. So, yes, we do have
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        standards in there. There are some standards that we
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        have that recently have been discovered for like
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        parking garage mechanical lifts, things like that.
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        ASME has actually dropped that code. And there's no
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        standard in there to inspect to in that respect.
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        There's people that have been asking us about some
        other parking garage parking elevator conveyances.
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        They're not elevators. They are following a material
13
        scissor lift code that we don't recognize. And, so,
        there's no mechanized parking structure elevators that
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15
        have a recognized code right now by the State.
16
        don't think the City of Seattle or Spokane recognized
        those old codes, but just curious if they have
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18
        inquiries on them, but we've had three inquiries in
19
        the last three months about mechanized parking
2.0
        structure conveyances.
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                   CHAIRPERSON CLEARY: Okay, good.
                                                     Jim, you
2.2
        have one?
23
                                      Jim Runyan again, Tech
                   MR. RUNYAN:
                                Yes.
24
        Specialist. Just to give you some enlightenment, 10.4
25
        and 10.5 are not ASME. They're ASSE documents,
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1	America Society of Safety Engineers. And, as far as
2	the parking garage lifts, that's a 1964 code which has
3	been basically abandoned by ASME. However, the last
4	time that we were confronted with parking garage
5	stuff, when we looked it all over and studied what
6	they had presented to us, we determined it was a
7	conveyor system and belonged to B20.1. And I had that
8	conversation with Seattle, your predecessor there,
9	Jan. I had a conversation there and we decided that
10	it was a conveyor system, it was not a parking garage,
11	per se, and we put that under B20.1, which is
12	something we do not regulate, so
13	CHAIRPERSON CLEARY: All right, go ahead,
14	Jan.
15	MS. GOULD: Yeah. Several years ago the
16	determination was made that we would not be inspecting
17	automated parking elevators and so we eliminated that
18	definition in our 2018 chapter 30 for building code,
19	and so we made the determination we're not going to be
20	inspecting those. We don't We only once in 1971
21	did we adopt the 1964 code for automated parking
22	elevators, so
23	CHAIRPERSON CLEARY: Thank you. Any other
24	questions on that? Well, okay, let's move on to
25	vetting of new products.

Vetting of New Products

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CHAIRPERSON CLEARY: This is something that we're going to -- I'm going to open up to all the committee members, but, you know, one of the things that I've seen in the past is I think it's untenable, unfair, and not really very realistic to allow this to be equipment vetted in the field after its been given a permit and in a customer's home. There's got to be a better process in place. And I'd really like to bring the tech specialists in for this discussion because in the past, years ago, with another regime, and I won't say Jack and Becky, you know, when new products were brought in we gave them a big binder. It had all the engineering and it had all the certificates in it. It had finite element analysis. It had everything that it needed to have to meet the current code. And before we could even pull a permit for that product it will be sat down, spent time with the tech specialists and whoever was in charge of permits at the time, and we got all that stuff worked out and made sure that they could pass the acceptance test, that it met the current code, met, you know, 17.5 and met everything else like it is before it was

1	ever installed. But to allow it to be installed in
2	somebody's home and vetted in the field I don't think
3	it's fair to the inspectors. I don't think it's fair
4	to the company who's installing it. I don't really
5	think it's fair to the customers who have a product
6	and they're way out of the loop. So, I would
7	recommend, and this is where I want to hear from the
8	State, especially the tech specialists, that we've got
9	to come up I think the State has an obligation to
10	come up with a better way of vetting new products. I
11	don't know if we do it a couple times a year or how we
12	do it, but there should be a list that the state
13	keeps, and I've always been told there's a list of
14	approved products, and as we adopt new codes, and as
15	products change and develop over time, that list needs
16	to be kept really current. And this affects
17	everybody, not just, you know 18-1 equipment and
18	residential, but for commercial. You know, technology
19	changes, and we're also seeing that addressed with the
20	subcommittee or the committee on electric, and
21	permitting, and all the other things that we'll talk
22	about in a little bit, but I'd really like to bring
23	the State and the tech specialists in on this here
24	because I think it's pretty important running You
25	know, there's new products coming in every day. We've

1	got to make sure they're code compliant. I think it's
2	the obligation of whoever is requiring the permits to
3	make sure that we give all the information. But I
4	think the State needs to come with a minimum
5	checklist, this is what we have to see before we're
6	going to allow this to be permitted, you need to
7	provide this, this, and this, and, then, you know, go
8	forward. And, then, the permit shouldn't be issued
9	until the State has approved the product. And that's
10	coming from me. So, I'd like to open this up and have
11	some, you know, some feedback from the State from all
12	the tech specialists. Jan, how do you guys handle it?
13	You know, Duane, how does Spokane handle it? And I
14	just think it's unrealistic to have your inspectors do
15	that code compliant vetting of new equipment after its
16	already been installed at the time of inspection.
17	So, with that, I'll open it up. I know I'm
18	probably not very popular right now. Candace, or
19	Scott, Lyall, anybody? Lyall, you've got your hand
20	up, go ahead.
21	MR. WOHLSCHLAGER: Well, I just want to
22	reiterate Can you hear me there? This is Lyall
23	Wohlschlager.
24	CHAIRPERSON CLEARY: Yes.
25	MR. WOHLSCHLAGER: Yeah, I just want to
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reiterate that, yes, I think also it's extremely important to have a proper vetting outside of the field before it's permitted. We went through this process in a couple of regimes ago and it used to take two or three months for the State to review a product and approve it because it was extensive, but we knew that when the product came in the field it was, in fact, code compliant as best they could from the paper documents. I, too, have seen a lot of problems in the field with product that was not properly vetted, and we've been asked to work on it, and I wonder how in the world it ever got through inspection. So, I do agree that we need to have a proper vetting process that's not done all in the field.

CHAIRPERSON CLEARY: Duane, go ahead.

MR. LEOPARD: I was trying to get myself unmuted here. The City of Spokane stands for the State. We basically leave it up to the State, to be quite honest with you, because there's been a couple of occasions where I would vet something and then it wouldn't be approved by the State later on. Given that, I know what Scott's talking about. There's a home elevator that I approved the permit on because the State had already approved the installation of a couple of them, but, then, as the inspector, I go in

1 there with my checklist and figure out that there's a couple things that weren't code compliant on these 3 You know, I had a little bit of egg on my face. But everybody in the end had to fix everything 5 in order to -- it was just a couple minor codes, but 6 they still had to fix it in order to, you know, come up to speed. So, you know, Spokane basically leaves it up to the State now to vet this equipment, and it's 9 not just home lifts, it's all elevator equipment. 10 CHAIRPERSON CLEARY: Well, and that --11 MR. WOHLSCHLAGER: Tom and I don't have the 12 time to really sit down and review these step-by-step, 13 and the plans, and everything. And, then, like I 14 said, a lot of times we might approve something that 15 the State doesn't because, you know, different eyes on a different subject and they don't approve it. 16 17 Spokane stands with the State. If the State approves 18 it, then Spokane will approve it. CHAIRPERSON CLEARY: And I think -- Jan, I 19 2.0 think you're the same, you're in the same thing, the 2.1 City of Seattle, if its been approved by the State, 22 but that makes it even more important that the 23 State -- that you have a good process to vet this, 24 that the other municipalities, the AHJs are depending 25 on the State to vet these. Jan.

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                    MS. GOULD: Yes, Jan Gould here, and the
        city would be happy to be part of that process, if
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        that's something the State wishes. I think it would
        be a good process.
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                    CHAIRPERSON CLEARY:
                                        And I think, Duane,
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        getting Spokane into it, too, would be really good.
7
        Candace and Scott, what do you guys, what do you think
8
        about this since it kind of lays on your shoulders?
9
                   MS. LAU: This is Candace Lau.
                                                   I want to
10
        comment about Spokane. I had a question, I quess, for
        the City of Spokane and the City of Seattle in that if
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        you leave it up -- so far, if you left it up to us,
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        how do you know we have approved and not approved I
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        guess is one of the questions.
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                   MS. GOULD:
                               I relied -- Oh, sorry, Jan Gould
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               We relied on making a phone call to the State.
        But like I said, we'd be more than happy to be
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18
        involved in that process.
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                   MS. LAU:
                              I -- I don't -- We don't -- This
2.0
        has been an issue -- I've been in this position for
21
        almost four years now, and since I got here, you know,
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        all the -- Becky, and Jack, and everybody was gone at
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        that time, so we were left with -- and I think Scott
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        Rudder and I started at the same time. Jim Runyan was
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        here a few months before us in this position anyway,
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1 and we were left with very little information, and so we were left with a partial list. I just relied on 3 what I had seen out in the field, and so it was all over the place. What makes it very difficult is that 5 contractors they would just apply for a permit for 6 something we've never seen before, and we only rely --7 We rely on what we've seen out in the field. So, 8 that's not a good way to do business, but that's all 9 we were given. That's the only tools we were given 10 besides that partial list. So, we would just kind of question as we went. And what makes it difficult is 11 12 when we do question whether something has been vetted 13 or not in the past all of a sudden it's like, well, 14 no, but here you go, here's all this document, all 15 these documents for you to look at, and we just --16 while we were moving -- you know, while we're doing our -- It takes a long time to vet something. 17 18 takes sometimes months because we can't get 19 information from the manufacturer, back and forth 2.0 e-mails. It takes so much work to vet something that 21 I've been -- you know, I've been saying that there's 22 got to be a better way. Its been ever changing for 23 the last four years. So, yes, I agree there has not 24 been a good way to vet equipment, and we try to do it 25 as a group, and we welcome the City of Seattle and the

1 City of Spokane. I mean, you know, the more eyes on it the better. Sometimes when we've vetted something 3 on paper and we go out in the field it doesn't work the way the paper says it works. So, the vetting 5 process is not to make sure that everything is code 6 compliant, just we have the basics. It's almost like 7 a plan review. We have the basics here. We still 8 need a field vetting inspection. So, I -- I think 9 that dropping everything at once to vet equipment is 10 very, very difficult. I've done it. The last four years we've done it so many times. It takes so much 11 12 We can't possibly spend -- I can't spend 100% 13 on vetting this because I've got a million other things I'm doing and people are rushing me through, 14 15 these people need the stair chair or whatever it is, 16 and you're holding us up. It's very difficult to work under those conditions, and mistakes are made, and 17 18 things are overlooked. So, I -- I think that a good 19 process, and I'm an advocate of this, somebody brought 20 this up, and I thought it was a great idea that we should start with maybe saying twice a year we're 2.1 22 going to vet. You know, for example, we'll say in 23 January and July, every January and July we're going 24 to vet whatever new equipment you want to bring to us 25 and at that time we'll sit together as a group, vet

1 this equipment, and then put it on a list and move on, but in order to do something like that you have to 3 have a ground zero, you know, let's start fresh. have to have a current list before we even begin 5 something like this. And, so, my suggestion was to 6 maybe ask the industry what are you guys installing 7 today, take a good look at that, put it on a list, 8 give them -- you know, give a month or so for us to 9 compile this list and get all the information we need, 10 and then maybe start a process like that in January and July or something like that. Every twice a year 11 12 give us what you guys are -- what you guys want to 13 install in the future and we'll review it. I think that that would be a proactive way to deal with these 14 15 things because dealing with it on a reactive basis is 16 so difficult, like I said. What we do is we're doing a million different things and then all of a sudden we 17 18 get a permit and we're like, "Huh, have we ever seen 19 this before?" And, then, all of a sudden it's like we 20 need it tomorrow because grandma is coming home and 2.1 she needs this chair, and then all of a sudden it's 22 we've got to drop everything to do it. So, that's 23 my -- that's my suggestion. You know, again, I don't 24 know how everybody else feels, but that's my comment 25 on the situation.

1	CHAIRPERSON CLEARY: Jan, do you think it
2	would be helpful for the State to have a standing
3	committee of stakeholders on every different thing
4	from 18-1, 17-1, residential, commercial, that helps
5	put this together to figure out because we need to
6	have a standardized process because we don't know
7	what's been approved, what hasn't been approved. New
8	products are coming out all the time. I think it's
9	fair to those company to give them the opportunity to
10	show that, hey, this is compliant, it's new
11	technology, but it is compliant to whatever reg. that
12	the State has adopted. But I think how we're doing it
13	now is creating problems and I think would be very
14	beneficial, you know, to come up with something.
15	Duane, you got a comment? You had your hand up.
16	MR. LEOPARD: Yeah. Duane, City of
17	Spokane. Just to answer Candace's question, just like
18	the City of Seattle, I would call the State to see if
19	any particular pieces of equipment was approved or
20	not. As far as getting involved, yes, I would like to
21	get involved. I would, you know, take you up on your
22	invitation to review some of the equipment.
23	CHAIRPERSON CLEARY: But the question I
24	have to the State, and, Candace, and I'd like to hear
25	Scott and Jim, your comments, is that there is no

1 Am I correct or am I incorrect, there is no list that the State has? Somebody calls you and says, "Is this 3 model number from this manufacturer, has it been approved?", you have no reference to go back and check 5 on it, correct? Candace? Scott? 6 CANDACE LAU: Well, we sort of do, but 7 there -- In recent times, the last fours, we do -everything that we've done we do have records of. 9 Everything that is in the past prior to me coming on board in this position is very hazy. I mean it'll --10 for instance, it'll say Savaria, and, you know, stair 11 12 chair, something like that, and then -- so, it's very 13 difficult to figure out which model of Savaria and things like that. So, the list is incomplete and the 14 15 list is only for our use because -- and I've never had 16 anybody call me to say, "Hey, is the Savaria 2500", I'm just making this up, "been vetted in the State?" 17 18 I've never had anybody ever call me to say, "Hey, the 19 Handicare...", but I'm only one person. You know, 2.0 maybe Scott's had phone calls on that, or maybe Jim has had phone calls on that, I don't know. 2.1 22 never -- I mean when you guys do plan review in the 23 City of Seattle and the City of Spokane, I mean when 24 you see a Handicare how do you know that that 25 Handicare 1100 has been vetted? How do you know -- I

1 mean I have not been -- maybe Gerald has been giving out this information. I have never once given out any 3 information on that. So, I am kind of unclear. Maybe you guys have your own lists after you guys have 5 I don't know. I've never been involved in called us. 6 that. So, again, it's not -- It's what I've done. 7 It's what Scott's done, what Jim has done. I don't know who Jim talks to. I don't know who Scott talks 8 9 But everything that I do I try to share with the 10 group, and, when I say the group, I apologize, I did not include the City, the city of Seattle and Spokane 11 in on that, but that's -- that's all I know on that. 12 13 CHAIRPERSON CLEARY: Well (audio/technical difficulty) came up with a really good point. If we 14 15 have this -- If the State has these adopted or has a 16 list of approved products it also helps the customer. And, Annette, you really need to hear this, that the 17 18 customer for consumer protection should have the 19 ability to make sure what is being sold to them can be 20 put in in the State with a permit and go through 21 inspection. And having it vetted and approved, and 2.2 then on the list on the State really helps. 23 this -- this shouldn't be a problem this day and age. I mean we should have a process in place. Scott, what 24 25 are you thinking? Mr. Rudder?

1 MR. RUDDER: I like the same thing. know, we're -- They don't realize how much time and 3 effort it takes. This is Scott Rudder, sorry about that, State of Washington. Anyhow, the time to find 5 out what a NRTL is and what is certified, I mean it 6 could be a relay in the thing and that's what they 7 list on there, they're certifying this whole lift on a 8 relay that we've got a NRTL on it. It's not -- It's 9 not -- you know, by the time you research all this 10 stuff and then the customer is screaming because they broke their hip and they can't use it or whatever. I 11 12 mean it puts a lot of pressure on us and time frame to 13 where we do make mistakes, too, just because there is no model on the chart, it says Savaria and you go with 14 15 it, you know, because it's there. But I'm 100% 16 thinking that, like Candace, meet twice a year, and, if it isn't there and we have the time to do it, then 17 18 that's what we should be doing because we're -- and 19 I'd love to have the committee where other people look 2.0 at this, too. It involves them also. You know, we're 2.1 here to protect the people, and a lot of times we're vetting this stuff in the field, and we find out that 22 23 they never pre-tested this, you know, because it 24 failed immediately, and then we got to come back 25 again, another inspection, another time. We don't

1 have the time. We're trying to get our annuals caught up and things, and here we're getting bombarded and 3 there's no reason for it, and we just need to -- and I mean (audio/technical difficulty) these new products 5 like for the COVID, you know, the thing that just came 6 up they just threw it at us and then they 7 (audio/technical difficulty) and so we have them 8 vet.t.ed. 9 CHAIRPERSON CLEARY: That's a good point, 10 and Mr. Metcalf brought up the same thing, if they've got to do multiple vetting in the field, multiple 11 12 inspections, that takes away from annuals and 13 everything else. What is the IVIP group, James, Dylan, and Sergey, you guys have the responsibility 14 15 for looking at permits for this type of equipment, 16 having a list would that be helpful for you guys to get through things quicker? 17 18 MR. DOLGIKH: I actually had my hand up to 19 chat a little bit about that. This is Sergey Dolgikh, 2.0 Inspector II, and kind of been at the roots of IVIPs, 2.1 and let me turn my camera on. 22 CHAIRPERSON CLEARY: Yes, there you go. 23 MR. DOLGIKH: Hi, everybody. So, there's a few things to be said to what I heard. First of all, 24 25 we firsthand experienced the shortfalls of the vetting process as a systemic process this past summer, and I think it takes collaborative effort as everybody reflected. I think it takes communication and networking between the state and the stakeholders and/or manufacturers, or, you know, installers, and city to come up with a sound process that puts it in a systemic approach. The list is there, but its been under-maintained and kind of hodge-podged and put together in so many different time frames. The suggestion would be -- well, once again, cooperation is a good thing. Also, when the installers want to install a new product, a certain model, they have to submit all documents pertaining to that model. We encountered that with one of the manufacturers.

Going to in-person inspection revealed differences between model A and model B, per se, just for sake of argument, and, so, based on the model B inspection the code compliance was questioned of that particular conveyance, and on the model A example and in-person inspection we couldn't really see that. So, like Rich Metcalf said, it takes a few inspections to be involved sometimes on a certain product and it does take away from annual inspections. So, I think it's an all-around process that needs to be built around this vetting and that will definitely be helpful for

1 us to move forward and to make more it streamlined and to just suffice all the communication channels for 3 doing that. So, that's just my two cents in. CHAIRPERSON CLEARY: Thanks. And I think 5 it's really important with the IVIP to be able to vet 6 these things, though, because you're not getting your 7 eyes on them physically in the field. So, I think 8 that's really good feedback. John Forshaw, you got 9 your hand up? You're muted. 10 MR. FORSHAW: Yes. Thank you. 11 John Forshaw for Cascade Elevators. Should I turn my 12 camera on, as well. Good morning, everybody. I just 13 had a quick -- We had a quick experience with that, as 14 well, and Gerald and Scott helped me through that, and 15 I appreciate all that. One quick comment on that is I 16 think we should be careful about the problem with the lifts that apparently is a couple of three or four 17 18 years old right now is that we do inhibit competition 19 amongst all the parties that are out here doing this. 2.0 We will be getting a home lifts market for this, 2.1 amongst other reasons. We're not really a home lift 22 company. But what you run into is you've got only a 23 certain amount of vetted companies at the moment. They don't 24 They have their distributors here now.

want to add to their distributor list. So, you've

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1 inhibited competition by virtue of not allowing more distributors in the area for your set number of vetted 3 companies. So, that is not in the public's best interest either. If you've got other vendors that 5 have -- maybe the State hasn't seen or they don't 6 realize they've seen that have been in business for over 20 some odd years and would have you -- I have suppliers I'm talking about, you know, it should be 9 easy to vet those companies. They've been around, and, as well, their products change with the codes, as 10 well as every other company's products have changed as 11 12 often and frequently as the codes do. It should be very easy to vet those companies. I don't know if the 13 State has engineers. I'm not familiar with the 14 15 process of vetting these companies. I'm sure you'll 16 look at the engineering and all that. But I mean that's ultimately the purpose of an on-site inspection 17 18 anyway, right? I could buy something that is vetted 19 and then omit half a dozen switches and it wouldn't 2.0 comply to begin with. So, that's the purpose of the on-site inspection. To -- to discourage, or inhibit, 2.1 22 or disallow proper competition is not in the public's 23 best interest either. So, that's just my --24 CHAIRPERSON CLEARY: I just want to 25 clarify, I don't think the State is vetting companies,

1 we're vetting products, right? So, I don't think they've ever stopped companies from coming in. 3 the products they vet, the new products, making sure that they meet the compliancy or whatever code has 5 been adopted. So, I agree with you, you never want 6 to -- Competition is always good, but it's the 7 products, not the company, that the State needs to get 8 their handle on vetting products. 9 MR. FORSHAW: Sure, but we're not doing it 10 at a fast enough rate to be competent at that, or fair, or whatever. So, until that process improves 11 12 it's -- we have to be careful going forward, and 13 that's all I'm suggesting, so... 14 CHAIRPERSON CLEARY: Okay. Very good. 15 MR. FORSHAW: Thank you. 16 CHAIRPERSON CLEARY: Norm, did you have Thank you, John. 17 your hand up? 18 MR. MARTIN: I do. Thank you so much. 19 appreciate hearing all the great progress that's going 2.0 on with Seattle, and the State of Washington, and 21 Spokane of how you're attempting to be proactive in 22 regulating, and having been a regulator at one time in 23 my life I know how difficult that can be in trying to 24 plan resources, but now I'm wearing this capitalist 25 hat of Schindler Elevator and so now all I do is

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1 seek -- seek fairness, right? So, some of those ways of -- that I see getting that accomplished in other parts of the country that it might be a benefit to. Like in the State of Wisconsin, you know they face the 5 same issues that you face, as well, and one method 6 they use for the approval process is to remove the subjectivity of these reviews and not allowing an 8 inspector to make this decision in one part of the 9 state which might be different in another part of the state, and that is to provide an engineering letter to 10 help with that, and also allowing the A17.7 process and the AECO process, at least for elevator equipment 12 13 anyway, to be that documentation and the methodology of having an arm's length third party support in order 15 to be able to create a list of equipment that's approved in your locality. 16

> I hate to use this word in a sentence, but California, you know, well to the south of you, as we all know can be a very complex location. One thing they do well there is that they do provide lists of every individual component and every controller, every type of device that's readily available to the public on the website. You know, rarely do we have the resources like the Province of Ontario where they actually have electrical engineers and mechanical

1 engineers on staff to be able to do these types of vetting. But other locations with that engineering 3 letter, it was stamped, you know, with -- that puts their license on the line can be real helpful to 5 remove the subjectivity, but also to provide 6 confidence in ensuring that you have items to come through. So, anyway, just speaking from an elevator perspective, you know, not the accessible lift 9 community approach. But, anyway, thanks. 10 CHAIRPERSON CLEARY: Thanks, Norm.

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CHAIRPERSON CLEARY: Thanks, Norm. That's good feedback, and I hope the State is listening, and I think they are. Go ahead, Candace, you're next, and then Dylan, then Gerald.

MS. LAU: I just want to reiterate that if we do nothing to change our vetting process, at the very least we really do need to start from ground zero and have the current list, and, like I said, we do not have a current list. The only thing that's current is the stuff that we've been doing the last four years. That's it. The stuff prior to that, which is the majority of what we inspect every day, what we get permits for every day, that is so incomplete that — it's so hazy we really — I can't stress this enough, we need — moving forward we really need to start from ground zero. There's — I just want to reiterate

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        that, that's all.
                   CHAIRPERSON CLEARY:
                                        Okay.
                                               That's really
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               Dylan, go ahead.
        good.
                              Hi. Dylan Lathe, state elevator
                   MR. LATHE:
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        inspector. I had an idea. Instead of -- I understand
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        the frustration where a home gets either a vertical
        platform lift or a stair chair installed in their home
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        and we go out to do a first inspection and it's not
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        code compliant, so they can't have the lift.
        understand that frustration. I was wondering if it
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        would be possible, if it would be at all possible if
        the manufacturer, either in a show room floor or in
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        the actual testing facility, if they could facilitate
        a virtual inspection that all states wanting to be
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        involved in this product could be involved in a
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        virtual inspection of this product. That way the lift
        is not installed in a home. That way everybody can
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        inspect this lift while its either in the -- you know,
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        in front of the engineers when they're actually
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        testing it in the facilities or in a show room floor.
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        That would be an idea.
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                                       Well, like I said,
                   CHAIRPERSON CLEARY:
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        that's why putting -- the state putting together some
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        parameters with the committee would helpful.
                                                       I think
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        these are all really good ideas. So, you know,
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1 getting something done so the acceptance test is the easiest part of the whole process for new equipment, 3 it shouldn't be the toughest, right? These things should have already been worked out up front. 5 really good feedback. Thanks Dylan. Gerald. 6 MR. BROWN: Thank you. This whole vetting 7 thing is kind of a -- kind of a sore subject because we have elevator companies that want to sell a 9 product. They send in information to us. It's huge. It's real time consuming. It would be nice to have a 10 vetting team or a vetting committee set up that have 11 12 engineers that know how to vet this product. 13 leaning toward not vetting anymore, just letting the companies do their own vetting. You go through it, 14 15 you take all the responsibility that this thing will 16 meet code, and they point at the, "Look, I got a NRTL here that says this thing complies, so go put it in." 17 18 And so we get the permit. They send all this stuff. 19 We go out in the field. We open up the code book and 2.0 we go through item by item, and the darn thing 2.1 wouldn't pass. I get ahold of the manufacturer. 22 know what, your state has here Al8.1, 20.17. 23 know, this is a global market. We have no inclination 24 to change our product to meet your standard. 25 got a NRTL that says, look, it passes 2017, and as

long as our NRTL says that, we're not going to make any changes to our product." You know, you need to disregard the fact that limits don't work, or the final doesn't work, or it doesn't track properly, or a million other things, that they say, "Oh, yeah, it's good." So, here we have a Washington company that took these people at their word, they're looking at the certifications that say, yes, it works, and then we get out in the field to put in this yes-it-works product and it doesn't pass and it's dangerous, and so we won't let anything dangerous go, and so we're the bad guys, okay.

I'm trying to push it back toward let's try to do more show room inspections in a residential market. If you have it, we should be able to go there and pick through it and send a couple inspectors over to do a vetting inspection at the show room before it makes it to a customers' home. It's horribly unfair to have this product actually make it to the customer's home, but when the people you're buying it from, pardon my French, are freaking lying to you that it passes, which it does not pass, and they have no intention of meeting the code, it blows it right back on my lap, which is very frustrating because I'm all about the customer. I'm all about the end product consumer.

1 You know, we all were told that this thing will pass. They're all standing on their NRTLs, on these 3 Nationally Approved Testing Labs, NRTL, anyway, and everybody is, you know standing on that, "Oh, no, it 5 says it passes right here," and we get out there and 6 it doesn't. Well, is it the elevator company's fault 7 that they got told it did and it doesn't? You know, 8 hey, this things passes", but the goat says you can't 9 take it apart from the inside. And here they got all 10 these mounting screws, "Oh. Oh, that's right." And, so, you call them up and they go, "You know what, 11 12 we've designed these for a global standard and we have 13 addressed all those issues", you know. And so here in their information they submitted it says, "Look, we 14 15 got this bulletin that tells how we're going to talk 16 about how we're going to address testing this thing with full speed." And you say, you know, "That's a 17 18 European bulletin. Can you give me a copy of it?" 19 And two months later they send us the bulletin that 2.0 says, "We are disregarding the ASME requirements for 2.1 that safety procedure because it's inconvenient and 22 too much money for us to do. So, we're just going to 23 discard that." And that's what the bulletin said. 24 Now, how am I supposed to know European standard of 25 bulletins and take up our tech specialists' times

1 trying to read these people's minds, that they had no intention at all of ever complying to this. And, so, 3 now I've got to -- I've got an honest business owner 4 that got sold a bill of goods. It came to us. 5 looked at it, look, it's got NRTLs, let's get it out 6 there and get it inspected, and when it comes down to 7 doing it I'd much rather do it in the show room. 8 much rather vet it at the factory and be able to open 9 up a code book and say, "Okay, boys, let's go right down it item by item by item. You show me how it 10 complies to code. Welcome to Washington State". 11 12 what would be great. That's the best world scenario 13 if we had a certified engineer that headed an ESAC committee that could go through and hit every bulletin 14 15 item in the code and vet it that way, so by the time 16 we're writing permits for it it's quick, fast, you get 17 the product in, you get it inspected, but the 18 facility, the mechanism that we have right now it falls back to our tech specialists. It falls back on 19 20 trying to get a good faith -- something from the 2.1 manufacturer that says, yes, this product works. 22 know I sound frustrated. I've got to slow down. 23 it is very frustrating because I am right there with 24 I hate the fact that people end up with product 25 in their home that we were told complies that they had

1 no intention of complying with. You know, we don't have this as much in the commercial side of the house 3 because they have test towers. They do all this They do all this AECO certifications. 5 do all this stuff where they -- You know, the proof is 6 in the pudding. We've got a video that shows you 7 about that. And, you know, we've got this AECO 8 certification that stands up and it actually works. 9 But in the residential side of the house it's like all of those people guit picking when they went to the 10 residential part. They're saying, "Oh, yeah, it 11 12 complies." 13 CHAIRPERSON CLEARY: So, we're out of time. From what -- This is Scott. From what I'm hearing is 14 15 that I think the State needs an organized process with 16 a database. And I think there's multiple layers to this onion. The bottom line is is that we have an 17 18 obligation as to who are applying for the permits, the 19 State has an obligation to have a process in place 2.0 that will make sure it's fair a process, and it's a 21 reliable process, and protects the end users, right? 22 That's -- that's the main goal that you have. 23 So, really good conversation. Annette, I think 24 you're hearing from everybody, Gerald, you are, too, 25 that the process that we have right now is not working

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        for the industry no matter if it's residential,
        commercial accessibility, or any of the new products.
        We're coming -- We're going to be looking at MRLs
        soon, right, and so there's a lot of new products that
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        are going to be coming into the state. We've got to
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        get a handle on it now because it's going to be very
        problematic.
               So, I'm running late on time; so, we're going to
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        need to move on. Does everybody want a five minute
        break before we hit subcommittee status updates, or
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        do we want to go through?
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                    UNIDENTIFIED SPEAKER: Five.
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                    CHAIRPERSON CLEARY: Okay, why don't we
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        all -- Melissa, why don't we take a five minute break
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        and we'll come back at twenty to eleven, is that good?
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                    MS. ERIKSEN: Sounds good.
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                    CHAIRPERSON CLEARY:
                                         Thanks.
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                    MS. ERIKSEN: Okay.
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                                        (Recess taken)
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                    CHAIRPERSON CLEARY: Okay, it looks like
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        everyone is back.
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1	ESAC Subcommittee Status Updates
2	Elevator/Electrical Stakeholder Group
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5	CHAIRPERSON CLEARY: Let's move on. I'm
6	going to give a brief overview of the committee that
7	was put together. As people are probably aware,
8	there's been a conflict between the electrical
9	department and the elevator department on where
10	permits start, who is responsible for different parts
11	of electrical, and then where does the elevator
12	permits take place. We've had what I call the E-5
13	meeting, which was all the principals. That was
14	myself as a chair; Jason from the electrical part
15	who's a chair; Wayne Molesworth, who is the electrical
16	chief; Annette, who is a deputy director; Corky who
17	really helped out a lot; and also Gerald. The status
18	I can give you right now is that there's been some
19	fundamental questions asked of the AAGs and of L $\&$ I,
20	one being there was a problem statement that was put
21	out by the electrical department that said based on
22	the advice from the AAGs that RCW 19.28 is the primary
23	code, and I guess the question was the question
24	that was asked back is, "Why is that? Where does that
25	come from? How do you know? How does the AAG make a

1 decision and what RCW takes precedent over the one and what makes the other one subordinate?" So, Annette 3 has been very helpful on trying to get these questions answered. It's always touchy when you're talking 5 about legal advice when we're not represented by the 6 AAGs. The client is L & I. So, I understand that. 7 So, Annette has been very gracious to allow me to have 8 a meeting with her and with Steve to kind of discuss 9 this to see where are with getting some of these 10 fundamental questions answered because until we get that there's no way that we can go forward if both 11 12 divisions aren't co-equal. I'm not sure how to remedy 13 this and that stuff. So, Annette, you know, you and I have had conversations; so, if you want to add to 14 15 that, I'd be very grateful. 16 MS. TAYLOR: Yeah. Thanks, Scott. 17 appreciate it. And the first thing I want to say is 18 you guys have the right person from the elevator 19 industry heading up this conversation with Scott 20 because no stone is left unturned. He calls it like 2.1 it is. He's going to ask the hard questions and he's 22 going to -- He has put me in a place where I will be 23 making a tough decision and he's reminded me that it's 24 my job to do that, so, you know, and those are the 25 reasons why I appreciate Scott, all my conversations

with him, and then that he sort of agreed to take on this difficult conversation.

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I just want to say that I know Gerald is right smack dab in the middle of this as chief elevator inspector and third generation elevator inspector himself, and is looking to get this resolved as quickly as possible, as well, with minimal to no impact to the industry, which is where I want to be in addition to it.

And this has gone on far too long. I will -- I will own this right now. Its gone on far too long and I'm getting to the point where there needs to be a decision made quickly, and so Scott and I are going to spend some time with Steve Reinmuth who is the assistant director of the division on Thursday and sort of have this discussion that Scott and I had yesterday over the lunch hour and just setting the expectation forward, and the place where we're going to be is we're going to make a tough decision and we're going to move this forward, and we will continue to work through the individuals that Scott has asked to work with him on his advisory committee, and Jason Jacobs who is the head of the electrical board who is heading up the electrical portion of the advisory committee. But you all should be thankful that Scott

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        is the one heading this. I don't know if he's
        thankful because its been a lot of extra work on his
3
        shoulders in addition to trying to run his business
        and do everything that he's doing. But there is some
5
        tough decisions we're going to be making. We're
6
        moving this forward and Scott is asking all of the
7
        right questions to make sure this goes forward, and
8
        one of the questions is, and I won't kid you, is
9
        what's the problem with the way we've been doing it
10
        when there's been no safety concerns, no safety issues
        going on, and that's -- there's been agreement from
11
12
        former staff and former AGs of the Department of Labor
13
        and Industries. Those are the right questions.
14
        are the right questions, and that's some of the
        conversation I want to have with Steve Reinmuth on
15
16
        Thursday, and the reasons why is Steve was the
        division chief at the Attorney General's office, and
17
18
        he's also a former Assistant Attorney General, and he
19
        brings a perspective to this that will help us to push
20
        back in the areas that we need to push back on with
2.1
        our legal advisors.
22
              Scott, is there anything more you --
23
                   CHAIRPERSON CLEARY: Hold on --
24
                   MS. TAYLOR: Go ahead.
25
                   CHAIRPERSON CLEARY: Well, yeah, a couple
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1 things. One is I want to say we've been quality time, not just time, quality time. 3 MS. TAYLOR: Absolutely. CHAIRPERSON CLEARY: And I can't do this 5 I mean Ricky and everybody on my committee 6 side from organized labor to NEII and everybody in between has been so helpful, and what's really powerful is this is the first time I've ever known 9 everybody on both sides of the fence and everybody in between to be in unity. You know, Carl spent a lot of 10 11 time. We've discussed things up for buildings. 12 know, Carl spent a lot of time. We've discussed

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So, I've not done this alone. Ricky has been really, really helpful, and everybody that I have reached out to has been really good from NEII to Jim, and Patrick, and Jim Bender. So, I just want to put this to bed. This is way too long. And there's some fundamental questions. If we get them answered on Thursday I think we can go ahead and go forward because I know Gerald has been taking kind of a beating on this, and I don't mind being the -- you

things up for building owners. And we're completely

on board, and I've never seen that before. So, that

we're doing it the right way.

tells you how powerful and how much everybody believes

1 know, what the -- you know, I don't mind being the whipping boy on this. So, we just need it to move 3 forward. Jan has been really helpful. So, everybody on my side has been really helpful. And you know 5 Melissa has helped facilitate, and Corky, and 6 everything, too. So, I look forward to having our 7 meeting on Thursday and hopefully we'll be able to 8 figure out what we're going do and without spending 9 anymore of anybody's time in committees. And I agree 10 with you, you know, committees are great, but if they don't come out with anything in a timely manner 11 12 they're a waste of time. 13 MS. TAYLOR: Thanks, Scott. I appreciate you recognizing everybody that you've been working 14 15 with because I absolutely -- you've been very open 16 about all of the people you've been working with behind the scenes on this. So, thank you for you 17 18 calling that out because it's everybody taking their 19 time away from their day job or the business that 2.0 they're trying to run and customers they're trying to 2.1 serve. So, I appreciate you making sure that 22 everybody knows that. 23 CHAIRPERSON CLEARY: Well, that's really 24 And, so, I will give -- I will do a read-out 25 probably on Friday, whatever comes out of our

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        meetings. And, Annette, you know, one thing I'll say,
        you take the tough questions. I feel like anybody
3
        that runs an organization or has managerial
        responsibilities you got to make tough decisions.
5
        Some people are going to like them, some people
6
        aren't, but you got to do it for the best of the
7
        industry. We don't want to blow things up. We don't
        want to look like we're doing stuff despite ourselves.
9
        And we don't want to look foolish, right? And I think
        there's enough really good industry people on this,
10
        state people, that we can come to a reasonable, safe
11
        and logical conclusion to this, and it's tough enough
12
13
        to do business with the State at any level, especially
        at this level. So, I'm hoping for a really quick
14
        conclusion.
15
16
              Ricky, you've been really, really helpful in
17
        this whole process, as everybody has been, but I
18
        really appreciate everybody. So, with that, we can
19
        move on. If anybody has got any questions we can talk
20
        about this towards the end.
21
              So, Ricky, do you want to talk about the MCP
        subcommittee?
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23
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24
     ///
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1	MCP
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4	MR. HENDERSON: I guess we're just looking
5	on moving forward with it. Melissa, I guess we need
6	to set up a schedule for a time to do this. Are we
7	going to be able to meet in person if we do or because
8	I think that's kind of what we're waiting on is when
9	we can meet in person and start it back up again. And
10	this going to be an MCP for logs for the State, which
11	is it shouldn't be too big a deal, but I definitely
12	need to get with the committee members and stuff, run
13	them down. I think everybody's We've got
14	volunteers. Melissa, have we reached out to them
15	already? I think we did.
16	MS. ERIKSEN: If we have, its been a while
17	ago, and, as always, if there is a committee that you
18	want to be on, please, you can put it in chat, you can
19	e-mail me. Let us know that And you can e-mail the
20	ESAC members. Let us know that you want to
21	participate. As far setting the schedule with this
22	one, you and I can talk outside of this meeting and
23	we'll get all the information set up and sent out.
24	CHAIRPERSON CLEARY: Ricky and the State,
25	can we make a commitment that from here on out we're

1 going to meet in person as much we can on these subcommittees and get things forward. I think 3 that's -- especially for the curriculum subcommittee 4 it's so important to be in person. We've lost so much 5 time. I think it's so valuable to be able to meet. 6 Is that something you -- Obviously, we've talked about 7 it, but, Melissa, you'll help facilitate? Go ahead, 8 Ricky. Sorry. 9 MR. HENDERSON: That was right along the 10 lines of what we're going to be doing because it's -it's -- to me, it's critical that we can meet in 11 12 person and do some of these work groups because it's 13 going to be very difficult. It's difficult to do in 14 person. It becomes even more worse when we're trying to do it teleconferencing. So, if we can sort of 15 16 facilitate, or, Melissa, if you can help out with sort of an idea of a time frame on when we can get a 17 18 meeting place to do that, I'm ready to move forward on 19 that and reaching that back out to the members who 20 have volunteered and see if they're still available, 21 and get this moving forward. 22 Unless I'm missing something on this one, and I 23 don't want to jinx myself on this, but this should be a pretty straight forward move on this one unless I'm 24 25 missing something on it. Probably the biggest thing

1 on it might be the fade testing. That might be -want to be expanded on that a little bit, but that'll 3 be discussed in the meeting. CHAIRPERSON CLEARY: Are you going to 5 address -- I think we talked about it a little bit 6 earlier about making sure that we have our test forms either for annuals and that stuff that's going to be 8 reviewed in part of all this; is that correct? 9 MR. HENDERSON: Yeah, that's pretty much 10 going to be it just for the big broad scope on things, 11 from what I'm understanding right here. And, Gerald, 12 please speak up if I'm speaking incorrectly here, but 13 what we're wanting to do is move away from a state log 14 that covers both maintenance procedures, as well as 15 category testing. But new state logs that's going to 16 come out of this is just going to be logs that cover 17 category testing, no maintenance items. 18 MR. BROWN: That is correct. This is 19 Gerald Brown. 20 CHAIRPERSON CLEARY: So, how much time do 2.1 you think you have left on this? I know we've lost a 22 year or so. What are you thinking time lines on this, 23 Ricky? 24 MR. HENDERSON: A lot of it is going to 25 depend on what discussions come up about the fade.

That's probably going to be biggest topic of

discussion. I mean in reality from I'm looking at on

it it's going to delete about five sheets and add a

couple of line items to the category testing that's

come up for the 2019. And then let's discuss the

fade. I would hope that it wouldn't take more than

two meetings to get this resolved.

2.0

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CHAIRPERSON CLEARY: So, once that's done, obviously you're piggy backing on what was done by Leonard and that in the past, how -- The State is going to be part -- You have representatives on the subcommittee. How much time is the State going to take to review this and be able to either agree upon the recommendations coming out of the subcommittee or modifying them? What is your thought on that, Gerald?

MR. BROWN: I don't anticipate re-inventing

the wheel. I think the big -- I think the big elephant in the room is the metal tags, the paper sheet. There was a decision that we would just do the paper sheet, but nothing was talked about on how to protect it and how to keep it available so it's not lost, or any of that, and so that's why I've had several contractors come to me that says, "Hey, is it okay if we just go ahead and put the metal tag up also? You know, we'll keep the sheet updated, but we

1 really want to start putting metal tags on a controller to show that testing because, you know, we 3 don't have much confidence in that paper staying in the room, or staying viable, or somebody takes it out 5 to go copy it and it never makes it back", etc., etc. 6 I think that was one of the big questions is, you 7 know, if we should go ahead and just say do both so 8 you have it. It's easier for our inspectors to look 9 at a single sheet, but the equipment companies really want to have both on the few that I've talked to. 10 They said, "It's not really that much more time to 11 12 just do both. We'd rather have both than not have 13 anything with that white sheet disappearing." So, that's something that committee -- that'll probably be 14 15 the biggest, longest decision in the committee, but I 16 don't anticipate on my end or our end that taking very much time at all because I respect the time and effort 17 18 that have been put into this. I don't have to second 19 guess a lot of that stuff because I'm fortunate enough 2.0 to have been able to attend some of those or answer 2.1 questions along the way, so it's not an issue 22 afterwards. Thank you. 23 CHAIRPERSON CLEARY: Ricky, what's been 24 your position with the metal test tags? Have you --25 you've had a lot of discussion or is that something

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1
        you need to revisit?
                    MR. HENDERSON: Well, it's -- per the code
3
        it's totally in L & I's purview. The code requires
4
        the metal tag in the letter of the code or, but it has
5
        the exception there that says or something other
6
        acceptable to the jurisdiction having authority.
7
        if Gerald says the paper isn't -- the jurisdiction
8
        says paper is not viable anymore, we -- in my opinion,
9
        we revert to the letter of the code, which is metal
10
        tags.
                    CHAIRPERSON CLEARY: Well, and I know for
11
12
        the grain industry being out in the middle of nowhere
13
        with -- metal tags are preferred because little
14
        vermins love to eat paper no matter what you cover it
15
        with. So, to me, I like the metal tags. Carl, go
        ahead.
16
                   MR. CARY: One of the other things I heard
17
18
        that this committee or I thought I heard this
19
        committee was going to talk about is potentially
20
        fines -- I'm sorry, Carl Cary, Mary Jo, sorry,
21
        representing owners and building managers -- that they
22
        were going to discuss potentially the State imposing
23
        fines on missed Category 1 and Category 5 testing, is
24
        that true or not? I thought I heard that from an old
25
        meeting.
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                   UNIDENTIFIED SPEAKER: Not that I'm aware
        of.
             Gerald, do you remember anything about that?
3
        thought it was just the form is all that we were
        discussing in this subcommittee. You're muted,
        Gerald. Gerald, you're muted.
5
6
                  MR. BROWN:
                               I'm going to mouth my words when
7
        we get back in person just to see if people keep
8
        telling me that. No, I really and truly lost my train
9
        of thought here, but it -- basically it's a write-up,
        and the write-up, if they handle it, there is no fine.
10
        You know, if they're behind and we write it up, they
11
12
        get caught up and they send in the paperwork like they
13
        should, there is no penalty -- penalty, not fine --
        there is no penalty involved, but it's not a, "Oh, if
14
15
        I see this, you've got to pay $500.00." We're not
16
        doing that. But, anyway, does that answer your
        question, Carl?
17
18
                   MR. CARY:
                              Yeah. Carl again.
                                                  I just wanted
19
        clarity on whether that was part of this or not.
2.0
        appreciate that.
21
                   CHAIRPERSON CLEARY: Well, Gerald and Ricky,
22
        it's really important I think we try to harmonize
23
        between all the AHJs, right? You know, Jan, I
24
        understand that you still require metal tags.
25
        are you guys doing out in Spokane, Duane? Let's try
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- to get harmony. So, let's hear from AHJs that have
 jurisdiction there isn't a drastic difference in what
 we have to do. Go ahead, Duane.
- 4 MR. LEOPARD: Oh, I'm going to let Jan go 5 first.
- 6 CHAIRPERSON CLEARY: Okay. Go ahead, Jan.
 7 MS. GOULD: Yes, the city has never changed
 8 their position on that. ASME has required the tag on
 9 the controller. The disconnect is quite some time and
- 11 CHAIRPERSON CLEARY: Duane.

that is still a requirement.

MR. LEOPARD: Spokane is the same way. We want the tag and the piece of paper. But I know in that latest sheet that came out from the State, the first line on it says: "May be used in lieu of the tag" and that's not been the case. But I had two inspections that I did yesterday and neither one of them were done. I have a hunch the annuals were completed, but I couldn't find the form anywhere in our books. It wasn't posted on the wall or anything else; so, I wound up having to write them up for not doing annual testing. We need to get a handle on this as quickly as we can because I'm finding that, you know, my jobs are not consistent anymore. People are using the tags, other companies are using the forms.

1 And, like I said yesterday, this happened to be the same guy and the same company, I couldn't find his 3 paperwork anywhere, in his logs books, or on the wall, or anything, and it was since 2019 that I saw any 5 annuals completed. So, we need to really push for it. 6 CHAIRPERSON CLEARY: Ricky, that should be 7 a goal I think of your subcommittee is to try to get harmonization with all the AHJs. Is that something 9 you've looked at? 10 MR. HENDERSON: It hasn't been, but it definitely will be after this discussion and it's a 11 12 good one. And we are looking at some things here, you 13 know, just looking at it from what the code aspect of it is. You know, there's -- And like Duane was 14 15 saying, there's two requirements right now if we're 16 just looking at the ASME. There is the requirement 17 for the category test tag on the controller for the 18 last five years worth of testing, which on a lot of 19 controllers it fills up a lot of real estate on that 2.0 controller since you got to have the history of five 2.1 years of the metal tag. The other thing is for the 22 MCP we're required to have that documentation within 23 So, we got to have category testing within the log. 24 their maintenance control program. Are we also going 25 to be adding another third page, third piece of

1 documentation that we have to have the state category test log, as well? Now we're triple redundancy on 3 this scenario, if so, which seems excessive to me. CHAIRPERSON CLEARY: Well, I think the goal 5 of anything we do on the ESAC level and the State is 6 to have harmony across all the different jurisdictions, the different AHJs. There's only three of them when it comes to regulating conveyances. 9 should be able to get everybody aboard and we should 10 have consistency across the board, right. 11 MR. HENDERSON: Absolutely. I'm totally 12 with that. And whenever we're talking about this, I 13 initially knee jerk toward the national standard, which the national standard right now is the metal 14 15 category test tag at the controller, and the log, and 16 the MCP. What we're looking at here, and, Gerald, correct me if I'm wrong here, what we're talking about 17 18 here now is adding -- if we're keeping this paper copy 19 of the test log from the State, we're adding a third, 2.0 an additional requirement for this paper log from the State, in addition to the MCP category test log 2.1 22 provided by the company and in addition to the metal 23 test taq. 24 CHAIRPERSON CLEARY: Norm, you had your 25 hand up. Norm, do you want to go ahead, and then Jan.

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1
                    MR. MARTIN: Yeah, I'm sorry, just real
        quick, and I may have lost track of the conversation,
        but 8.13 and the new 2019 standard talks about all
3
         tags that need to be metal or not metal and how
5
        they're being approached, if that is of any help.
6
                    CHAIRPERSON CLEARY: Well, I think we want
7
        to stay with the national standards that we adopt,
8
        so, and it does. Go ahead, Jan.
9
                    MS. GOULD: Yeah, I just wanted to
10
        reiterate that let's stay with what's adopted.
                    CHAIRPERSON CLEARY: It makes it easier to
11
12
        remember. Ricky, anything else on that?
13
                    MR. HENDERSON: No, I don't think so.
         think there is just going to be a discussion on what
14
15
        all is going to be required from -- because if I'm
16
        understanding the code correctly right now, and if
        we're going to continue with the State paper log,
17
18
        there's going to be two paper copies and one metal
19
        test tag.
20
                    MS. GOULD: Yeah, that's kind of nuts. Jan
21
        Gould.
22
                    MR. HENDERSON: If I'm understanding it
23
        correctly, and then that will be something for
24
        discussion.
25
                    CHAIRPERSON CLEARY: Well, what I'm saying,
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1 but basically what I'm hearing from Gerald and the State is what comes out of the subcommittee should be 3 able to be adopted, what comes out of the subcommittee. If we have redundancy we don't need, 5 then that should be put aside, so... Duane and then 6 Mr. Runyan. Yeah. MR. LEOPARD: I -- Part of the 8 reason for these third (audio/technical difficulty) 9 will make it easier for everybody to be on the same 10 page, especially inspectors. They can walk into a 11 machine room and find these tests quickly, and I've 12 heard that they're done and everything else, and, you 13 know, I got to stand by that, and if they've got to list it three times, then that's what they need to do. 14 15 I, as an inspector, don't want to try to dig through 16 five companies' different logs and other paperwork. They are all different and it's hard to find all the 17 18 different tests in the Category 1's and the Category 19 5's with multiple testing, but I prefer just to have, 2.0 even if it is a third page, a third page posted on the 2.1 wall showing that this stuff is done. That's where we stand with it. 2.2 23 MR. HENDERSON: And that was -- I'm sorry, 24 Rick Henderson. That was the original intent of all 25 of this, Duane, and I think that's definitely the same

1 path we're going to be trying to go through with all this is keeping it simple and trying to keep a 3 standard for everybody that's the same so it's easy for the inspectors. Easier. I know it's not easy, 5 but easier. 6 CHAIRPERSON CLEARY: Hey, Ricky, I think it 7 would be really important to make sure Jan and Duane 8 are represented on your subcommittee that make sure 9 that we can harmonize. 10 MR. HENDERSON: I agree. 11 CHAIRPERSON CLEARY: Mr. Runyan. 12 MR. RUNYAN: Yeah, Jim Runyan, Tech 13 Specialist. Maybe I missed something in the conversation, but when you read 86172 it gives the 14 15 maintenance company the choice whether they want to 16 use the metal tag or if there's another format that's 17 designated by the AHJ. And we've never said you have 18 to use the form that the State developed; you had a 19 choice, you can use your metal tag or you can use the 2.0 paper ones that State created. There's never been 2.1 anything -- It's not an either/or situation. I quess 22 I'm not really understanding why you need 1,500 pieces 23 of paper to track a set of tests. They should be on a 24 document that shows, "we did the test. Here's the 25 month and year we did them", and what goes on the

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        controller is the most current tests. You wouldn't
        necessarily have five years of worth of tests
3
        plastered on the front of the controller, but the most
        current. Everything else is going to be in the log.
5
        It's going to be kept in your maintenance records that
6
        you did tests two years ago, three years ago, four
7
        years, five years ago. I just -- I guess I just don't
8
        see the complexity that's coming into this
9
        conversation, and maybe I'm missing something, but I
10
         just read the code and to me it's pretty
        straightforward. So, that's my two cents worth
11
12
        anyway.
                                    This is Rick Henderson.
13
                    MR. HENDERSON:
        You're exactly right, Jim, on that. We're just
14
15
        looking at that and it was definitely an either/or.
16
        We had the -- With the metal tag we could either put
        the metal tag or the piece of paper on the controller.
17
18
        There was -- is an additional requirement for the
19
        maintenance control program that we have to have our
2.0
        testing in there, as well, and that's one that maybe
2.1
        where I might be convoluting this discussion here.
22
        But, no, this has always been an either/or.
23
        either a metal tag or the State's alternative form,
24
        which is what's up on the screen right now. But, in
25
        addition to this, the service providers have to have
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1
        it within their MCP and other category test log for
        the code book for NEC, or, I'm sorry, for A17.1.
3
                   MR. RUNYAN: You look at this test log, for
        example, this goes through 2023. Once you -- And this
5
        went for five years. So, let's assume you fill in all
6
        five columns, you've maintained a single record for
7
        all five years you're required to keep the test.
8
                   MR. HENDERSON: Correct.
9
                   MR. RUNYAN: You could take this sheet out,
10
        put it in your records inside of the notebook, so to
        speak, put a new sheet on for the next five years. I
11
12
        mean you're not -- I guess should I stop, Rick, but...
13
                    MR. HENDERSON: This is Rick Henderson
14
        again. From my understanding right here, Jim, is what
15
        Gerald is saying we can no longer put this document
        that's up on the screen on the controller.
16
17
                   MR. RUNYAN:
                                Why?
18
                   MR. HENDERSON: In place of the metal test
19
        tag.
20
                    MR. RUNYAN:
                                 Why?
21
                    MR. HENDERSON: The paper can be lost is
22
        the main thing and possibly destroyed where the metal
23
        test tag --
24
                    MR. RUNYAN: Put your metal test tag up
25
        there, too. I mean this -- You know, we've got a --
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1	we've got a controlled space here. There shouldn't be
2	a whole raft of people wandering through a machine
3	room taking test logs out of things. These test logs
4	are maintained by the maintenance company. If they
5	show up on job and their logs are missing who's taking
6	them? I'd go and find out. But this is not something
7	that is that I know is really a big, big problem in
8	the industry of test logs are missing.
9	MR. HENDERSON: Well Yeah, this is rick
10	Henderson again. My personal opinion is I prefer the
11	paper log over the metal test tag. That's my personal
12	opinion for all the examples, reasons you just gave,
13	Gerald, Jim. That's my personal opinion on it. But,
14	Gerald has voiced some concerns and examples where
15	these have been disappearing. That's why we're here
16	where we are.
17	MR. RUNYAN: I think what this appears is
18	where the maintenance company loses the contract and
19	then just decide they got to take everything with
20	them, and these are permanent records that need to be
21	on the job even if you're not maintaining it.
22	MR. HENDERSON: Absolutely.
23	MR. RUNYAN: take something out of there.
24	MS. GOULD: Jan Gould.
25	CHAIRPERSON CLEARY: Yeah, I'll get to you,
l	

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1
              Jan, then Candace, then Carl.
        Jan.
                   MS. GOULD: Jan Gould. I can't tell you how
3
        many times in this city we will write up to remove
        non-elevator items stored in a machine room, and we
5
        come back and all the MCPs have disappeared. Nobody
6
        knows nothing about nothing. So, that's why I like
7
         the metal tag, that's pretty hard to peel off, or the
8
        permanent tag, it's pretty hard to peel off, and we've
9
        had that happen a lot.
                   CHAIRPERSON CLEARY:
10
                                        Carl.
11
                               Candace was before me.
                                                        Candace,
                   MR. CARY:
12
        do you want to go or --
13
                   CHAIRPERSON CLEARY: Go ahead, Candace, go
         ahead.
14
15
                   MS. LAU: Yeah, Candace. I just wanted to
16
        reiterate what Jan was saying. In the field it's a
        lot different than just what you think sitting behind
17
18
        a table, behind a chair. When I was out there, I
19
        can't describe to you how many things were missing,
20
        how many records were missing, and like you guys were
2.1
         saying earlier it -- a lot of times it's when you
        change companies, but that's not even the case.
22
23
        Sometimes you have engineers, building engineers
24
         sometimes you have people just looking through it
25
         sometimes, and we may be kind of a paranoid industry,
```

but I've had mechanics swear to me that, you know,

this other company is doing things to them and they

have access to the machine room through the key box,

all this stuff. There's all kinds of things going on

out there. To me, I think that the metal tags need to

be on there. That's just my opinion.

2.0

2.1

- CHAIRPERSON CLEARY: And I want to reiterate that not all commercial applications have a secured mechanical room, machine room, grain industry 5.2, 5.7 equipment don't have it. So, that's another good reason. Go ahead Carl.
- MR. CARY: Yeah, I guess I just want to interject, you know, as a representative of owners and building managers I guess I just want to make sure that we keep in sight that I mean really this equipment is owned by the building owner, right? So, we're never going to -- Really the only way that an owner can walk into a machine room and check that their elevator has repeated -- has the completed Category 1, Category 5 tests via that an MCP because they can take that out of the room, right? Everything else is attached to the controller. So, I just say that because ultimately they're the one that has to pay the fine or the penalty if the elevator company is not doing what they're supposed to. But just say that

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1
        there seems to be this drive to kind of boil this down
                  I don't think we can ever get away from
        to one.
3
        filling it out in the MCP manual because that's the
        mobile part of this whole thing. Now, whether there's
        a tag and another thing, or three things, or two
5
6
        things, that MCP portion has to stay there because
7
         that's really their property, for lack of a better
8
        explanation in my mind.
9
                    CHAIRPERSON CLEARY:
                                         Okay.
                                                Duane, your
        hand is up? Do you have a question or did you just
10
11
        now put it down?
12
                    MR. LEOPARD: No, I put it down.
13
        sorry.
14
                    CHAIRPERSON CLEARY: Okay. All right,
15
        we're running close on time. So, good conversation.
16
        Ricky, do you have anything to close out on before we
17
        move on?
18
                    MR. HENDERSON: No. Good conversations,
19
        and looking forward to moving forward and getting all
20
        this dialed in.
21
    ///
22
    ///
23
    ///
24
    ///
25
    ///
```

1	Licensing Category, Education & Curriculum
2	
3	
4	CHAIRPERSON CLEARY: Okay. I'll be quick
5	on the licensing category, and education, and
6	curriculum subcommittee. Melissa, please help me and
7	we'll get things sent out and we'll get a meeting
8	scheduled soon in person, and we'll pick things back
9	up. If everybody that was in that subcommittee
10	remembers, we had big sheets of paper everywhere going
11	through all the different categories. So, I think the
12	first meeting is going to get back up to speed, and
13	hopefully we can make sure we come to some conclusion
14	that we can make recommendations to the State
15	expeditiously.
16	I know that I've had some feedback, and Marius
17	one of them was, you know, when are we going to get
18	back on it. So, there is There's still a lot of
19	interest in it; so, it would be really good to meet
20	back in person and I look forward to doing that. So,
21	any questions on curriculum subcommittee?
22	Outstanding.
23	Okay, let's Brian, is Brian here, Thompson?
24	Okay, so we're going to move on from fire rate door
25	assembly. We're going to go back Ricky, you're

1	back on with alterations.
2	
3	
4	Alterations
5	
6	
7	MR. HENDERSON: This has been something
8	that's sort of and Gerald can speak up on this one,
9	too, alterations is always sort of a gray area, and I
10	think there's still a lot of misunderstanding on
11	alterations, especially with a lot of the changes that
12	we've had within the WAC and the RCWs since I think
13	2018, but it's still a question that comes up all the
14	time, and we wanted to talk about this, and let's get
15	a subcommittee of you know, let's get this
16	clarified for alterations for the State, what is and
17	is not considered alterations within the state. And
18	at this point in time I guess is there any support for
19	this subcommittee moving forward to talk about
20	alterations within the state?
21	CHAIRPERSON CLEARY: Ricky, can you just
22	kind of go over really quick what you think the
23	concern or issues are with the way we are now?
24	MR. HENDERSON: Well, the previous WAC rule
25	we had I think is 1004. It had a requirement in there

1 that if you did anything in repair or replacement of the conveyance that required you to test to verify 3 that that repair or replacement was within code it was considered an alteration, and that expanded it to, you 5 know, you ask a mechanic out in the field it's like, 6 well, what do you repair or replace that you don't 7 test and verify as functional when you get done, and 8 it's everything. We never don't do that. So, right 9 now that has gone away. The 1006 requirement is no 10 longer within the WAC, but that -- if you must test it, you must be an alteration. It's still something 11 12 that that thought is still lingering within the state. There is within A17.1 a list of things what you must 13 do when you perform an alteration of bringing it up to 14 current code. But, then, it refers to if it's not a 15 16 repair or a replacement. If it's considered to be a 17 repair or replacement it's not an alteration. 18 items, things that -- and I guess that's really where 19 I wanted to try to have a discussion about this and 2.0 get clarity on what is considered an alteration by the 2.1 I don't know if that clarified anything or just 22 made it more muddy because alterations is a muddy 23 area. 24 Well, and that comes CHAIRPERSON CLEARY: 25 back to fit, form, and function, and, you know, having

1 a test be the litmus is like everything that you do you to have test and make sure that it works. Runyan, go ahead. 3 Well, to touch base on that, MR. RUNYAN: 5 Rick, when you said that you know if it's a repair or 6 replacement a permit and an inspection is not required by statute. Repairs and replacements are considered part of maintenance by 70.87 and you do not need a 9 permit to do maintenance, there go you don't need a 10 permit to do repairs and replacements. definitions for repairs and replacements are found in 11 the WAC rules in an attempt to make sure that we 12 13 understood the difference. An alteration is an elective change to what's there. I took out some old 14 15 brass UV2 valves and put in a UC4 Maxton valve, 16 that's an alteration. If I just repaired the UV2 valves, then I don't need -- I don't need an 17 18 alteration permit. I don't need an inspection. 19 yes, if I do make changes to those valves or rebuild 20 those valves, they should be tested to make sure that 21 they still function properly, and all of that needs to 2.2 be recorded. Repairs and replacements need to be 23 recorded according to 86.1. 24 The problem that I see is we're trying to get 25 We're out in the weeds here and we're looking at in.

1 a couple of weeds and we want to fix the whole code by looking at a couple of weeds. We have to look at the 3 whole code as a picture and say, "How do I enforce this MCP?" Its been much maligned, especially in the 5 State of Washington over the years, but, actually, 6 it's not that difficult. Once they re-wrote some of 7 the things in the 13 code and fixed some of the gray 8 areas, not all of them, but some of them, when it came 9 to the MCP, and the documentation, and who provides 10 what, a lot of those questions went away. But we still seem to be lingering, and I grant you sometimes 11 12 the inspectors are a day behind the issue, but we 13 really need to make sure that we understand what the MCP is, what -- would we recognize it if we saw it, 14 15 what our documentation is as far as maintenance, repairs, and replacements, and, then, when we get into 16 17 8.7 we're looking at alterations, things that weren't 18 there before. 19 I'm totally agreeing with MR. HENDERSON: 2.0 what you're saying there, Jim. Maybe -- I guess more

MR. HENDERSON: I'm totally agreeing with what you're saying there, Jim. Maybe -- I guess more clarifying what I'm saying that I want to talk about or what I'm trying to address here is, is what I'm seeing a lot is we're being asked to pull alteration permits for things that are replacements defined by the code, not alterations, because the AHJ is wanting

2.1

22

23

24

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1
        to watch the test being performed or that repair or
        replacement.
3
                    MR. RUNYAN:
                                That's a Gerald call, I'll
        grant you, but we -- there's -- we don't have the
5
        resources to go witness all these tests, all right.
6
        Otherwise, we'd be out there witnessing all the
7
        periodic tests for all of this equipment out there,
8
        and we don't have those resources. What we have to
9
        rely on is if the MCP is being employed properly the
10
        elevator company goes out, they make an adjustment, or
        a change, or a repair, replace a valve for like kind
11
12
        for like kind, they adjust that valve, and they
13
        document that procedure and their findings in the
                  That's their attestation that they did this.
14
        records.
15
                   MR. HENDERSON: I totally agree.
16
                   MR. RUNYAN: It's not so much that we have
        to go see it because we don't have the resources to do
17
18
               I don't know of too many jurisdictions that
19
        ever had the resources to go out and look at all this
20
        stuff.
21
                                    This is Rick Henderson,
                    MR. HENDERSON:
22
        again.
                Jim, what you're just saying is exactly what
23
        saying what I'd like to get clarified with everybody.
24
                    MR. RUNYAN: Well, it would be nice if we
25
        knew exactly what they're writing you up on, I've got
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1
        to get a permit to do what, because if they are and
        you're doing a repair or replacement I mean that's
3
        what definitions are for is to define what a repair
        is, what a replacement is, and what an alteration is,
5
        and you can compare those.
6
                    MR. HENDERSON: The biggest example I have
7
        for you right now that's come up lately is replacing a
8
        CPU board and being asked to pull an alteration permit
9
        for replacing a microprocessor board. The original
10
        one, the same exact part number is not available due
        to obsolescence, but there's one that plugs in
11
12
        directly in its place.
13
                   MR. RUNYAN: But it's a replacement.
14
        replacement due to obsolescence of the original --
15
                   MR. HENDERSON: But it --
16
                   MR. RUNYAN: It doesn't change the operation
        of the elevator, correct?
17
18
                   MR. HENDERSON: No, sir, it doesn't, but I'm
19
        being asked to pull alteration permits to install it.
20
                    MR. RUNYAN: Well, my personal observation
2.1
        would be I disagree with that particular issue.
22
        You're not changing the board just to be changing the
23
        board and upgrading a bunch of things, your old board
24
        is obsolete and now you've got a new model that's come
25
        out, and those are replacements due to obsolescence.
```

1 That does not con-- in my mind anyway, Gerald, you may have another idea, but in my mind that's a replacement 3 due to obsolescence. That's not an alteration, per se. 5 MR. HENDERSON: And, again, that's where 6 getting down to is, yeah, it's not an alteration, but 7 it's the only way I can do something that requires me 8 to go out and do an inspection before we turn it back 9 over to service. 10 MR. RUNYAN: But there's no requirement for 11 the inspection in that case. That's my point. permit, no inspection is needed. 12 13 MR. HENDERSON: You are -- You are describing my reasoning for I think that there needs 14 to be a subcommittee to address this. 15 16 MR. RUNYAN: Well, possibly. I don't know. I'm trying the KISS principle here; so, we'll see what 17 18 happens. 19 CHAIRPERSON CLEARY: Scott Rudder. 20 MR. RUDDER: Hi, Scott Rudder, State of 21 Washington. Hey, I give you guys credit and saying, 22 you know, like Rick you needed some clarification, you 23 know, I have been having this issue with some 24 companies like replacing fire rated belts, how do we 25 follow up if they put on a fire rated belt when one

1 (audio/technical difficulty) there's some -- because some companies get it, and then they realize, holy 3 cow, that's so much money to do it to get these cheaper belt, we might not catch it until we check 5 the, you know, the tag or something put on it. 6 There's, you know, the same thing with, you know, 7 valves. They're coming to a change a valve 8 (audio/technical difficulty) they have to set the 9 retro valve and things that they needed to do. I know 10 there's -- but there's some things like you were just saying it that does not need this, but there is some 11 12 clarification that needs to go out for these permits 13 that I think do need testing or looked at just to keep everybody above board. Not everybody is truthful on 14 15 knowing of what they're thinking. That's my opinion on that anyhow. 16 17 CHAIRPERSON CLEARY: All right. 18 Okay, we can -- you know, we can talk a little bit 19 more about this in the open session, but we're kind of 2.0 running really quick. And, then, Garry, I'll get your 2.1 questions. And, Leonard, your hand is still up, so 22 I'll get to you in a second. But the next thing is do 23 we need a subcommittee for the WAC/ASME question? 24 Melissa, can you help me out with what precipitated 25 that. I'm at a loss right now.

ESAC MEETING 5-18-21

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1
                   MS. ERIKSEN: This is Melissa.
                                                    I have no
        idea.
                   CHAIRPERSON CLEARY: Okay. So, let's move
                  That'll make it quite easy. All right,
        on then.
5
        Perry, go ahead and -- Go ahead.
6
                   MR. MCKENZIE: I just need somebody to
7
        verify the difference between a new turn-on valve and
8
        a replaced valve when you're -- If you say, "All I got
9
        to do is take the word of the mechanic who writes on a
        form that he's a changed a valve and here's my
10
11
        findings, why don't I do that on a new turn-on
12
        inspection? That's my question. We're asking to take
13
        the word of a mechanic, which is fine, if that's how
14
        you want to go down that road, when we do a new
        turn-on I'm going to take the word of the mechanic.
15
16
        Tell me the difference.
17
                    CHAIRPERSON CLEARY: All right, would
18
        somebody like to answer that? Gerald, Jim, any of the
19
        tech specialists? Nobody.
20
                  MR. LEONARD: I'll chime in.
21
                   CHAIRPERSON CLEARY: All right, go ahead.
22
                  MR. LEOPARD: This is Duane, City of
23
                  In answering your question I just heard,
        Spokane.
24
        the stuff always need to be tested and we don't
25
        accept a mechanic's word that everything is proper.
```

1	On a repair, the valve replacement, I guess there is a
2	certain amount of trust that involves that he has done
3	the proper testing to set the pressure release and
4	whatnot. Giving you a little bit of back history,
5	though, there was time when if a company needed to
6	replace the UC4 valve and put in a UC4 valve it was
7	considered an alteration by WAC. Some of that stuff
8	has changed with the last WAC proposals. Permits may
9	not be required anymore for a simple valve
10	replacement. That was changed I want to say two
11	cycles ago, but we're still we still got some
12	inspectors that are requiring permits to replace a
13	valve. But as far as the old alteration, the valve
14	replacement was considered an alteration and it was
15	required to put in a seismic valve, retro valve,
16	whatever we'd like to call it today, and that also
17	required the testing. So, a lot of this stuff has
18	changed, but, you know, I'm picking up, and seeing,
19	and hearing that our procedures haven't changed.
20	CHAIRPERSON CLEARY: Don, do you got some
21	feedback? Then Jim.
22	MR. PYNE: You know, Don Pyne, now Labor and
23	Industries. Yeah, I received some correspondence
24	recently, withing the last week, regarding it looks
25	like an obsolete Dover CLC board and they were
Ī	

1 inquiring about replacement with the different product and they were saying that it was like for like, it's 3 even the same color, but it's not like for like, and the CLC board is still available, so I don't know if 5 this has anything do with that conversation or not, 6 but, yeah, what they were replacing the CLC board with 7 has a user interface tool on it, it's not the same 8 configuration, it's the same color maybe, but it's not 9 like for like, in my opinion. So, if this has 10 anything to do with that, I disagree that it's like 11 for like, and maybe Dover doesn't supply the CLC board 12 anymore, and Dover is no longer a company, the parts 13 are available on this particular case. So, that's all 14 I have to say. 15 CHAIRPERSON CLEARY: That is good. 16 ahead, Jim. 17 MR. RUNYAN: Well, I -- This is Jim Runyan, 18 tech specialist. I agree with Don in that particular 19 There's some question as to whether this board case. 20 they're putting on basically has the same function as 21 the old board. Now, if its got added features and 22 others things that could impact the operation of the 23 elevator that would be considered an alteration in my 24 mind, but I need a little more detail on the

comparison of those boards. But I understand what

25

you're saying. A lot of people say, "Well, you can't get that anymore", and I know for a fact that if the manufacturer is no longer in business sometimes they bought their stuff from other manufacturers and it's still available. It really comes down to looking at am I repairing, am I replacing? If I'm take off a UC4 and putting on a UC4, or I'm rebuilding a UC4, that's a repair, and if I'm taking a UC4 off and putting on a new UC4, that's a replacement. It's like for like. I'm not changing the overall operation of this elevator. In those cases they need to document what they've done and to accept that.

To answer Perry's issue of when we just do something new we're required to commission that elevator; so, that means we need to see all of it when it goes into it's acceptance inspection. But if we had the resources it would be nice to go out and witness all of these periodic tests, and all these changes, and all this equipment. But unless they change the statute, we can't really force them to get a permit on something that's classified and defined as a replacement or repair. We've got to abide by the statutes. Whether we like them or not it is another issue. If we don't like it, we need to go to the legislature and get it changed. But that's kind of a

```
1
        box we're in any way.
                   CHAIRPERSON CLEARY: All right, good.
3
        Rudder, then Candace.
                   MR. RUDDER: I was going to reply to that.
5
        You know, I was a repair guy for years. I used to go
6
        out after doing a valve and, you know, we do my five
        year test and stuff, I've learned to back off my
8
        relief because it would bend my needle sometimes, and,
9
        you know, here it had been marked off every year as
10
        doing a test on the valve, being new and adjusted,
11
        they need to know the rate. You know, like, again, I
12
        get it, but just like your CLC board you were talking
13
        about, you got your door parameters, your floor
        height, and all that stuff is going to -- could
14
15
        change. So, that would be, to me, some might want to
16
        witness, and I would think the company would want us
17
        to verify that with them to, make sure.
18
                   CHAIRPERSON CLEARY: Good point. Candace.
19
                   MS. LAU: Hello. I don't know if you can
2.0
                  I've got a lot of background noise right
        hear me.
2.1
        now.
             Can you guys hear me?
22
                   CHAIRPERSON CLEARY:
                                        Yes.
23
                   MS. LAU: I just wanted to comment on or
24
        answer Perry's question. I quess I'm not answering
25
        his question. I wanted to comment on what he was
```

1 saying. Previous to the change in 2018 -- well, previous to the 2014 code when all of the new 3 requirements for the -- were you have to take out a permit to change out valves and things like that, um, 5 in 2014, before that, way before that, we were not 6 requiring permits to do like-for-like control valves, 7 but we were requiring the companies to send in the tests so that we can review them to make sure that 9 everything is good to go or to just file it away, but 10 we've totally gone away from that process of either requiring tests to be sent in. So, in 2014 when the 11 12 codes changed where everybody has to take out permits 13 for all this stuff, the practice of turning in forms, sending in forms, have dissipated, and then now fast 14 forward to 2018 when we got rid of all the 2014 codes, 15 16 now we're not requiring forms to be sent in and we're not requiring tests, alteration permits. So, its been 17 18 a very difficult transition throughout the years. Perhaps we can have a policy of the companies sending 19 20 in the tests for certain things like -- like the surge 2.1 valve, or the control valve, or maybe the safety test 22 if they change out certain parts that are not 23 considered alterations currently. Perhaps we can still have them send in the test forms, which is kind 24 25 of what we're doing for five year safety tests anyway.

```
1
        We're not witnessing them. We're just -- We're just
        requiring them to document it, and currently it's
3
        being left on site. But at least a policy or
        something like that the way we were doing it back in
5
        the day would be helpful to kind of get through this,
6
        you know, this whole argument of whether or not a
7
        permit needs to be done, whether it needs to be
8
        witnessed and so on. It's just a comment.
9
                   CHAIRPERSON CLEARY: Okay, really good.
10
        Then I'll get to Ricky in a second. But, Mary Jo, I
        want to thank you. I know that this has not been
11
12
        easy. Our next meeting face-to-face will probably be
13
        much easier. So, thanks for sticking in there with
14
        us.
                                        Thank you.
15
                   THE COURT REPORTER:
16
                   CHAIRPERSON CLEARY:
                                        Go ahead, Rick.
17
                   MR. HENDERSON:
                                   I was just want to follow-up
18
        with sort of what Candace was saying, and, again, more
        of a comment is that from where we were to now, and I
19
        think what Jim was sort of talking about is we've --
2.0
21
        the code has added I think a lot of requirements for
        logging just exactly this type of thing within the
22
23
        maintenance control log, and the repair and
24
        replacement section. If there was something to be
25
        done, I think that is where the code, I believe, is
```

```
1
        directing the mechanics to put -- to log all of that
        rather than sending a form in to the State. That was
3
        it, just a quick comment.
                   CHAIRPERSON CLEARY: Candace, one more time
5
        and then we're going to need to move on pretty quick
6
        to get finished up by 12:00.
                   MS. LAU: Okay, I want to comment on that,
8
        Ricky, because right now it's just sign your company's
9
        name on the log, that's what we're talking about, as
        opposed to what were the results of the control valve,
10
11
        for example, what are the results of the tests.
        part of it is not clear. Just checking a box saying,
12
13
        yeah, this company did it just doesn't -- it's not --
14
        it doesn't give us enough information, that's all.
15
                    CHAIRPERSON CLEARY: Okay, great. So,
16
        let's move on now to what's left on the agenda, and
        that's basically talking about flooring, then
17
18
        inspections on sovereign land, then if we have any
19
        time left we can have some more conversations with
20
        everybody. But really good meeting everybody. This
21
        conversation has really been helpful. I can't wait to
        meet face to face; so, I think it's even a little bit
22
23
        better.
24
     ///
25
    ///
```

1	Continued Business
2	Flooring
3	
4	
5	CHAIRPERSON CLEARY: Gerald, that's been on
6	there. Do we have an idea of why we want to talk
7	about flooring? I think the question came up in the
8	last meeting that we had.
9	MR. BROWN: I'm kind of drawing blanks. I
10	know this was some there was some generic questions
11	and answers on who is allowed to go in and do
12	flooring, they needed to be licensed, they need to
13	pull a permit, and typically, yes, people need to be
14	licensed to do the work, you know, who's pulling the
15	permit, the dilemma that we've come up with is XYZ
16	company with an apartment and an elevator edge and
17	flooring, they know that that job has to be put in
18	according to code, and so they would deal with a
19	separate company to put in the flooring, or the
20	general contractor would come in and say he wants to
21	put his special flooring in, and typically we would
22	ask that they have to submit information to us
23	probably in the form of a permit to submit what type
24	of material they were putting in, that it was code
25	compliant so they could get the companies would be

1 able to get back a, yes, the material they put in met the code, that kind of thing. And there was some 3 question about how to administer that or how to follow that paper trail from the original permit, did it 5 indeed cover flooring. Well, when we review the set 6 of plans and we approve a conveyance to be installed, that's the whole conveyance. If it's not, oh, by the way, it's not the flooring or it's not, you know, not 9 the interior or it's not this or not that, when we 10 approve a conveyance it's the entire conveyance that they submitted to us. And, so, there was some 11 12 question about the use of flooring companies to come in after the fact to put in flooring when we had no 13 documentation of if what they were putting in was 14 15 compliant, and I think that's where that question was 16 on the agenda was how did -- what was the committee's view on how we needed to address that flooring issue 17 18 and as it related to permits and approved materials. 19 CHAIRPERSON CLEARY: And there's also two 20 different -- you know, residential has a different 21 requirement for flooring than commercial. So, basically there's no fire spread or any type of 22 23 requirement in 5.3 that kicks you back into two for 24 flooring. So, that's an issue, too, that I think has 25 always been kind of out there, who can put residential

```
1
        flooring in and does that have to be permitted when we
        permit the product. So, what's the -- what's your
3
        answer on that one?
                    MR. BROWN: Residential, which is talking
5
        about a lot of times the code, we'll go back to the
6
        building code where it's a residential building code
        and what are the parameters built to the residential
8
        code, is it a same standard as commercial code as far
9
        as materials used. I quess I would have to reach back
10
        to our tech specialists if they know of anything
        different, but when you're dealing with the
11
        residential code they have a lot -- it's a different
12
13
        world when it comes to construction techniques, and
        materials, and things like that. For residential code
14
15
        they don't follow the same like rating of doors,
16
        hoistway swing doors, things like that. You know,
        there's no fire rating on those doors, etc., because
17
18
        the residential code doesn't address that.
                    CHAIRPERSON CLEARY: Well, it does if
19
20
        you're going from a garage up to an (audio/technical
21
        difficulty) area they got to be -- that's got to be
22
        done, but I agree with you. Candace, you got your
23
        hand up?
24
                   MS. LAU: Yeah. How this transpired, I
25
        quess, is it's -- it's more of a bigger picture than
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1 just the flooring. How this transpired is who can do work on elevators basically and what I said was like 3 the two most -- the two major things that are not typically these days installed by elevator mechanics 5 are the flooring on a new turn-on and the -- and for 6 residential elevators, the hoistway doors or the 7 material lift doors. Those are like real major things 8 that in the past they're provided by the building and 9 so they're just not installed by elevator mechanics, 10 and what we've made it a practice is, okay, so the licensed elevator company who is in charge of that 11 12 installation has to be there to guide them through the 13 process, and that's what was always told to us. When I was an inspector out there that's what I was 14 15 told. When I didn't work for the Department I started 16 digging into what the code actually says and there's nothing that actually says anything like that. 17 18 knew -- I know that there's some issues in respect to the WAC codes, and the licensing, and who can do work. 19 20 So, what transpired in one of our conversations is 2.1 that really licensed elevator mechanics have to 22 perform elevator work. So, if this flooring is 23 considered elevator work, which it is because it's in -- our codes cover it, the hoistway doors are 24 25 elevator work because it's covered under our codes.

1 By -- by code and by law it really should not be installed by non-licensed elevator mechanics, by 3 everything that I've read, unless somebody can tell me different. I know that its been a practice, and how 5 do we move forward on this because this is what we're 6 doing out there today. I know this is what we're doing. But people call up all the time and I have no -- I don't know how to address it because the codes 9 say elevator mechanics are licensed to do elevator 10 That's how this whole conversation got to be. 11 CHAIRPERSON CLEARY: That's really a good question that needs to be answered by L & I and how 12 13 they interpret what the adopted codes are. So, real 14 good question. Glenn, you had a question? 15 MR. WELLS: Yeah, I just wanted to respond 16 In practice I don't belive the to Candace's comments. elevator mechanics have ever installed flooring in 17 18 Typically in commercial buildings the elevators. 19 elevator code book for (audio/technical difficulty) 2.0 spread and is typical to the building code and so the 2.1 same carpet that is, you know, if you're providing carpet, for example, if it's tile or some other 22 23 non-combustible product that's less volatile, I guess 24 you'd say, but the reality is is that the same vendor 25 that provides the carpeting installs the carpeting. I

1 don't know of an instance in my 40 years of business that ever -- that a mechanic has installed the 3 carpeting in the elevator. So, I'm just -- I'm not making a commentary on what's right or wrong. 5 sure that they're honestly qualified to install 6 carpeting. So, it seems like, you know, that some 7 further discussion needs to happen on that. CHAIRPERSON CLEARY: Jim, go ahead. 9 MR. NORRIS: The IUEC would take exception 10 to anybody telling us what we are qualified or not qualified to do, and we certainly do do floors in cabs 11 and we claim it as our work. 12 13 UNIDENTIFIED SPEAKER: I agree. 14 CHAIRPERSON CLEARY: Yeah, so that -- You 15 know, again, I understand where you're coming from. 16 That question kind of comes up a lot, and I guess elevator work is elevator work. If we have to put --17 18 It's a hoistway door is a hoistway door no matter if 19 it's residential or commercial. The carpeting is 2.0 something that is always been kind of out there. 2.1 good discussion. We probably need to -- you know, the State is going to have to make a decision. That could 22 23 be a policy, Gerald, that we look at and then kind of 24 figure that what do we do with the TAC going into the 25 WAC to kind of get some clarification. There are some

1	other things in the WAC we really need to look at. I
2	think the clearance issues in like 2605 talks about
3	the 17 inch and the two inch, which is not anywhere
4	else in the country, that I think we need to look at.
5	But this is what's really good to get this
6	conversation out during the ESAC and then work towards
7	coming to a resolution I think is really what the ESAC
8	is all about. So, its been a very, very good
9	conversation.
10	We've got nine more minutes. We can open is up
11	for anybody and any comments, any questions. Jim, you
12	got your hand still up?
13	UNIDENTIFIED SPEAKER: We haven't talked
14	about the sovereign land thing yet.
15	CHAIRPERSON CLEARY: Okay, let's talk
16	about You're right. Sovereign land, let's talk
17	about that real quick. Go ahead, Carl.
18	MR. CARY: Okay.
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21	Inspections on Sovereign Land
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23	MR. CARY: Yeah, I mean, Gerald, I guess you
24	can kind of take the reigns on it. I'm sorry, this is
25	Carl, Mary Jo.

1 THE COURT REPORTER: Thank you.

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MR. CARY: Head of steam. -- that the State is no longer going to inspect elevator conveyances or any conveyance on sovereign land, and so I guess that was my understanding, and you can it take from there, Gerald.

MR. BROWN: Okay. We've -- we've had discussions in the past with several of the tribes that were very adamant they did not want us on their property. We just had somebody try to submit plans for review here this last week that were sent back with comment about, "Do you really want us on your property?", and they said, "Absolutely not", because elevator companies have the habit of, "Hey, I'm going to put an elevator in Washington State, and I'm not in Seattle or Spokane, so all the plans have to go to -have to go to state." No, they did not. We don't have any authority on sovereign land. We've had discussions with a few of the tribes. We were trying to develop a policy that I would like the State to review as far as our official stance. The resolution at the meeting was that we would no longer submit plans or encroach on sovereign land. There are some of the tribes that have leased property, like in Vancouver they have a clinic that they run that they

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lease the space in an office building that has an elevator, and they've got the whole building. do that one. It's just a regular property because it's not actually on the sovereign land. But it's the sovereign -- the sovereign land, or trust land as they refer to it sometimes, from moving forward when you have permits and work that needed to be done in those areas you need to submit to them to find out who they would like to review the permits for installs or alteration work on sovereign land. A lot of them are already tied into nationally recognized third party inspections services that offer plans reviews, annual inspections, certificates in the elevators and stuff. We have no jurisdiction over sovereign land; so, the third parties can step in and do that. The elevator companies would actually appeal to them for their plans reviews and site inspections.

The problem that we had was in our system, the way that CMS is set up, you submit a set of plans, we go out and review, it passes inspection and now all of a sudden it's in this annual inspection cycle, and here we are back on that sovereign land, and writing things up that are wrong, and they don't have to do it, and I'm not paying any bills, and why are you people here, and so it just came to the point that I

have to write something up, submit it through our DAD,

have it go through our liaison, have them approve it

to say this is officially what we're doing from, you

know, this point forward with all of the tribes.

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Now, we do have what was considered to be a tribal grouping form where they agreed to do regular inspections, do the corrections, pay their bills, you know, they agreed to it. We have tribe that are doing that and they're very happy with that because, let's face it, the State is a bargain when it comes to dollars for an inspection. We're the best deal in town, okay. We always will be. And I can see why they want to do that to save money and take advantage of the State program, and some of these smaller -- I don't know, the smaller tribes, they've been doing that for years, and they have a great track record, and I hate to shut the door on them, but we have to have a sovereign land acknowledgment on the books that says this is what we're doing moving forward, and then we have to have a discussion about the few tribes. very few tribes, and to sign this tribal agreement, and they're very happy with it, to see moving forward what we will do on those.

But just so everybody as a whole understands that the reflexion of you put in like a high speed

1 elevators in casinos, right, normally you'd send that to the State. Don't send it to the State, coordinate 3 through the tribe who they have subscribed to to do those reviews and inspections. So, that's kind of the 5 word going out in committee, but I still have to come 6 up with something that the State we can have a 7 discussion on and get that put together, work with 8 Matt Erlich of the writing on it and stuff, and get 9 that moving forward, and so that's what we're going to 10 have to do. And, unfortunately, the few tribes that are complying to the tribal agreement may be out in 11 12 the cold, but we have to have a policy, we have to 13 have a plan, we have to have a standard for everybody to follow, and so I have a feeling that's what it's 14 15 going to end up being. But I would really like our 16 tribal liaison involved with this. I'd like to have upper management on this, and like to work with 17 18 Matthew on the wording so it's you, know, copacetic 19 that, you know we recognize all the points in the RCW 20 and the WAC. 21 CHAIRPERSON CLEARY: Gerald, how does an accident investigation go forward on tribal land with 22 23 the general public? You're not involved? 24 handled --25 MR. BROWN: We're not invited on their

1	property. Some of them got to the point they see us
2	in the parking lot and they'll escort us from the
3	site. They We do not have jurisdiction for
4	fatalities or anything else.
5	CHAIRPERSON CLEARY: Carl, do you got
6	anything?
7	MR. BROWN: The State has other like
8	DOSH, or OSHA, or whoever has ability to do that, go
9	forward. We'd be happy to consult with them. But I
10	don't know where their stand is on their programs, to
11	be honest with you. Annette, can you help me on that?
12	MS. TAYLOR: Yeah. So, I appreciate your
13	points, Gerald. So, we're working with I'm on the
14	tribal advisory committee and we are working through
15	MOUs with the different tribes that want to allow us
16	onto their property because they're a sovereign
17	nation.
18	CHAIRPERSON CLEARY: Annette, what's an MOU?
19	MS. TAYLOR: A Memorandum of Understanding.
20	CHAIRPERSON: Okay. Very good. Thanks.
21	MS. TAYLOR: And thank you, Scott, for
22	clarifying that for the record. And so what we're
23	working through now with the Tribal Advisory Committee
24	is which tribes actually want us to come onto their
25	land and do inspections, and those tribes that invite

us onto their lands to do inspections we want have a

Memorandum of Understanding in place so that they are

clear about our expectations.

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Gerald hit on a couple things. If they pull a permit for a conveyance and them pulling a permit instigates us doing an inspection, and, then, when we get on site to do an inspection they conveniently invite us off of their property. So, the Memorandum of Understanding is to be clear about if you want us on your property we will come, we will do the inspections, but we have expectations of you. have to issue a citation or a correction, we expect you to do that work, and so on and so forth. because we don't have authorization, we have to wait to be invited. So, we -- The Tribal Advisory Committee for the agency is reaching out to the different tribes across the state and working with them to say, "Do you want to invite us onto your property? If yes, we'll do a Memorandum of Understanding. You have to agree to this Memorandum of Understanding. If you don't, then that's fine, don't pull a permit, you know, don't invite us onto your property because you don't want us there." So, there's some work for us to do. I -- The only thing is we won't do it across the board. We won't go onto

1 any tribal property. If we have a Memorandum of Understanding with that tribe, we will work with them. 3 Now, it may be different depending on what inspection program we're utilizing out there. But for now that's 5 sort of where we're at, and Gerald pretty much hit on 6 most of that, yeah. (People speaking at the same time) 8 MR. CARY: So, I get what -- That makes 9 sense for new stuff. And, Carl, Mary Jo, sorry. 10 what I'm trying to understand is for existing installations that the State has been inspecting, and 11 I have tribes that -- elevators on tribes where the 12 13 State is inspecting 8 of the 20 elevators because they went through the system somehow, what are doing on 14 15 that? Is the spigot off, meaning you guys aren't 16 coming, the State's not coming anymore, or is that going to be that we wait for the Memorandum of 17 18 Understanding? What are we doing right now on those 19 projects? 20 Well, right now -- Two things. MS. TAYLOR: 2.1 Right now if they invite us to do an inspection on 22 those, we will step in and do the inspection, if 23 invited to do so. If they ask us they don't us on 24 their land any longer, we have to comply with that and 25 step off of their property. So, if, in fact, those --

1	they say we would like you to come back out and do an
2	inspection, then Gerald gets involved and has a
3	conversation with them that says, "Fine, we'll come do
4	the inspection, but there are expectations attached to
5	that inspection." If, in fact, we were doing
6	MR. CARY: Real quick, how would they know
7	that, right? If you guys just show up yearly because
8	it shows up in your system, how would they know, "Oh,
9	I have to call the State to now invite them to come
10	out", when you've just been showing up?
11	MS. TAYLOR: Well, but we haven't just been
12	showing up because if we just show up on their
13	property they're not going to let us go in and do an
14	inspection without asking who we are and where we're
15	from. And its been my experience, and Gerald can talk
16	about his experience, its been my experience that if
17	we are from the state and we show up to do an
18	inspection because we have to contact somebody when we
19	show up on site to do an inspection. We have that
20	conversation with them, "Hey, we're from the State
21	inspection", and they say, "Oh, we're a sovereign
22	nation. We don't want you on our site doing the
23	inspection", we step away from that. But if we step
24	on site, somebody you know, that inspector is
25	reaching out to somebody to do that inspection on site

1 and that conversation takes place, and if they agree to let us continue with the inspection we will 3 continue with the inspection. MR. CARY: Yeah, I mean I guess I don't know 5 how it -- All I can tell you is that the State is 6 showing up on some groups, they're not showing up on others, and what I'm hearing is you're not -- you're 8 no longer going to be moving forward. So, last 9 questions. When is the memorandum or when is the letter going to have -- When is there going to be some 10 11 documentation that can be provided to stakeholders 12 that have property, elevators on sovereign land that 13 they -- okay, here's the way this works now, when is that documentation, or procedure, or whatever going to 14 15 be provided? MS. TAYLOR: Well, that's -- I guess that's 16 a question for Gerald. He's the one referring to that 17 18 document, but it'll have to go through the Tribal 19 Advisory Committee, as well, prior to that being 2.0 provided. So, that would be an answer for Gerald. 21 CHAIRPERSON CLEARY: All right. I think we're done everybody. These are, Carl, good 22 23 questions. I think you want to submit some. And then 24 obviously we'll need to re-talk about this on the next 25 meeting. But thanks to everybody. Make sure that you

ESAC MEETING 5-18-21

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         get to your representatives on the ESAC for questions.
         I really appreciate everybody's participation and I
         really look forward to face-to-face next quarter.
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         Thanks everybody.
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                                     (Concluded at 12:05 p.m.)
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1	CERTIFICATE
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4	I, Mary Jo Fratella, a Certified Court Reporter in
5	and for the State of Washington, residing at Covington,
6	authorized to administer oaths and affirmations pursuant
7	to RCW 5.28.010, do hereby certify:
8	That the foregoing proceeding occurred before me at
9	the time and place stated therein and that this meeting
10	was by me stenographically reported and later transcribed
11	by means of computer-aided transcription;
12	That the foregoing transcript contains a full, true,
13	and accurate record of the proceedings given and occurring
14	at the time and place of said meeting.
15	I do further certify that I am in no way related to
16	any party in the matter, nor do I have a financial
17	interest in this matter or the outcome thereof;
18	IN WITNESS WHEREOF, I have hereunto set my hand this
19	2nd day of June, 2021.
20	
21	Mary Jo Inatella
	Mary Jo Fratella, CCR, RPR
22	Certified Court Reporter, CCR No. 2083
23	
24	
25	

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