Subject of possible rule making:
Amend Title 222 WAC, Forest Practices to 1) provide a mechanism for documenting permit amendments, and 2) clarify rule language regarding historic sites.

Reasons why rules on this subject may be needed and what they might accomplish:
1) The Department of Natural Resources needs a tool that would provide an appropriate mechanism for field personnel to document permit amendments. Currently the department uses an enforcement document, the Notice to Comply, for this documentation. Developing a more appropriate tool would alleviate landowners’ concerns that their authorized permit amendments may be misconstrued as an enforcement action. 2) The Department of Natural Resources has implementation concerns surrounding ambiguities in the current rule language regarding forest practices proposals containing historic sites. Clarifying the language related to historic sites would resolve the ambiguities.

Identify other federal and state agencies that regulate this subject and the process coordinating the rule with these agencies:
None.

Process for developing new rule (check all that apply):
- Negotiated rule making
- Pilot rule making
- Agency study
- Other (describe) The Board will request input from Interested stakeholders to develop rule language. Also, prior to filing the CR-102 Proposed Rule Making for public review, the Board will also solicit input from counties of the state and the Washington Department of Fish and Wildlife per RCW 76.09.040(2), and tribes.

Mail, fax, or email comments to:
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