

85.38 Other Warrant Procedures

85.38.10 July 1, 2013

Agency-initiated warrant cancellations

85.38.10.a

When an agency becomes aware of the need to cancel a warrant and it is prior to the warrant reaching Statute of Limitations (SOL) status (180 days), the agency is to initiate a warrant cancellation. Warrants issued in error should be canceled by the agency as soon as the error is discovered. For lost warrants, destroyed warrants and non-deliverable warrants, agencies are to follow specific cancellation instructions in this chapter.

If an agency does not initiate a cancellation prior to the warrant reaching SOL status, follow the SOL instructions in Subsection 85.38.40.

85.38.10.b

Agency-initiated cancellations may be done either manually or using an automated process.

- A manual cancellation entails the agency preparing a Journal Voucher (A7) with the appropriate cancellation transactions and entering the transactions in the Agency Financial Reporting System (AFRS).
 - Alternatively, an agency may use the AFRS automated cancellation process to initiate cancellations. AFRS will generate the cancellation transactions for agency review, and it will generate a report that serves as the Journal Voucher. For procedures, refer to the AFRS Payment Cancellations & Returns documentation available online at:

https://www.ofm.wa.gov/sites/default/files/public/itsystems/afrs/paymentCancellationAndReturns.docx.

Regardless of the process used, for non-SOL warrant cancellations the agency must send the original Journal Voucher (or AFRS-generated report) along with appropriate supporting documentation (either the warrant or the "Affidavit of Lost or Destroyed Warrant") to the Office of State Treasurer to complete the cancellation process.

85.38.10.c

When canceling a warrant, the agency is to debit GL Code 7130 "Warrant Cancellations In-Process" and credit the appropriate GL Code, depending on the reason for the cancellation.

For warrants that are non-deliverable, statutorily canceled, lost or destroyed, credit GL Code 5194 "Liability for Canceled Warrants/Checks - Short-Term." Refer to Subsection 85.42.80 for illustrative entries.

For warrants that were issued in error, credit the GL Code debited when the payment was issued. For example, if the warrant was an expenditure payment, credit GL Code 6510 "Cash Expenditures/Expenses." Refer to Subsection 85.42.85 for illustrative entries.

85.38.15

Non-deliverable warrant

July 1, 2012

A warrant in the custody of an agency is considered non-deliverable only after a search did not locate the payee.

A warrant deemed to be non-deliverable is to be canceled by an agency-initiated cancellation. Refer to Subsection 85.38.10.

Agencies are to maintain a record of all transactions concerning nondeliverable warrants.

85.38.20July 1, 2015

Lost or destroyed warrants

When a warrant is reported as lost or destroyed, an agency is to contact the Office of the State Treasurer (OST) and request information on the status of the warrant. Then the agency is to follow the procedures described in this subsection under the appropriate warrant status.

85.38.20.a

Lost or Destroyed Warrants Statutorily Canceled - If the warrant has been statutorily canceled per RCW 43.08.062, the procedures listed in Subsection 85.38.40 are to be followed.

85.38.20.b

Lost or Destroyed Warrants (Redeemed) - If the warrant has been redeemed, the procedures listed in Subsection 85.38.30 are to be followed.

85.38.20.c

Lost or Destroyed Warrants (Unredeemed) - An agency must first determine whether the warrant was lost or destroyed before or after delivery to the payee.

Note: Delivery to the U.S. Postal Service constitutes delivery to the payee.

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1. If an unredeemed warrant was lost or destroyed <u>prior</u> to delivery to the payee, the issuing agency is to complete the affidavit section of the "Affidavit of Lost or Destroyed Warrants." The form need not be notarized. Refer to form included in this subsection.

If the unredeemed warrant was lost or destroyed <u>after</u> delivery to the payee, the payee is to complete the "Affidavit of Lost or Destroyed Warrants" per RCW 43.08.066. The original "Affidavit of Lost or Destroyed Warrants" form must be notarized and returned to the issuing agency before a duplicate warrant is reissued.

- 2. For an unredeemed lost or destroyed warrant that is canceled and reissued, an agency is to follow the procedures listed below:
 - An agency prepares a separate Journal Voucher (A7) for lost or destroyed warrants that debits GL Code 7130 "Warrant Cancellations In-Process" and credits GL Code 5194 "Liability for Canceled Warrants/Checks." Refer to Subsection 85.42. 80 for an illustrative entry. The Journal Voucher is to state that the warrant was lost or destroyed.
 - AFRS agencies are to enter the Journal Voucher through the normal AFRS batch process.
 - Then the agency is to send a copy of the "Affidavit of Lost or Destroyed Warrants" and the original Journal Voucher to OST for processing. OST is to debit GL Code 4310 "Current Treasury Cash Activity (OST Only)" and credit GL Code 7130 "Warrant Cancellations In-Process."
 - When the warrant is reissued, the agency is to debit GL Code 5194 "Liability for Canceled Warrants/Checks." Refer to Subsection 85.42.90 for an illustrative entry.

85.38.20.d

If the original warrant is returned unredeemed after reissue, an agency is to immediately void the original warrant. Procedures listed in Subsection 85.38.70.e are to be followed for all voided warrants.

Print				WARRANT NO		
Ι,		, havi	ng been duly swor	n, depose and say that I am th	e proper	
	owner, payee, or legal representative of such owner or payee o					
dated/, in the amount of			dollars and that said warrant has been lost,			
				paid. If the warrant is subsequ		
				med subsequent to the redemp		
replacement wa	rrant that I will promptly	y (within 5 days of not	ification) reimburs	e the state the amount of this	warrant.	
Payee's Signatu	ire		Payee's Maili	ing Address		
Payee's Printed	Name		City	State	Zi	
Payee's Street A	Address		Payee's Phon	e Number		
City	State	Zip	Title of perso	n signing affidavit (for vendo	rs only)	
Witness if signe	ed by "X"		Signature			
Signature Printed Name	ed by "X"		Signature Printed Name Street Addres			
Witness if signe Signature Printed Name Street Address City	od by "X"	Zip	Printed Name		Zi	
Signature Printed Name Street Address City			Printed Name Street Addres	State	Zi	
Signature Printed Name Street Address City Subscribed and	State sworn before me this		Printed Name Street Addres City	State	Zi	
Signature Printed Name Street Address City Subscribed and	State sworn before me this	day of	Printed Name Street Addres City , 20	State	Zi	
Signature Printed Name Street Address City Subscribed and	State sworn before me this		Printed Name Street Addres City , 20	State	Zi	
Signature Printed Name Street Address City Subscribed and	State sworn before me this	day of	Printed Name Street Addres City , 20	State	Zi	

85.38.30 Redeemed warrants reported as lost or destroyed

When a redeemed warrant has been reported as lost or destroyed, the Office of the State Treasurer (OST) is to send a copy of the redeemed warrant to the agency. The agency is to notify the legal owner that the warrant has been redeemed. A copy of the redeemed warrant and a blank "Affidavit of Forged Endorsement," are to be included with this

notification. Refer to form included in this subsection.

85.38.30.a **Forged Endorsement**

85.38.30.a.(1) If the legal owner claims the endorsement is a forgery, the legal owner is required to complete the "Affidavit of Forged Endorsement." Refer to form included in this subsection. The affidavit must be signed and notarized.

After receipt of the signed and notarized "Affidavit of Forged Endorsement," the agency is to compare the signature on the redeemed warrant to the signature on the affidavit. If forgery is questionable, the agency is to investigate further until it is resolved whether or not the warrant has a forged endorsement. If forgery is determined or is obvious, the following procedures apply:

- The original signed and notarized "Affidavit of Forged Endorsement" is to be sent to OST. OST is to return the forged warrant to the bank for credit.
- OST is to record collection of the bank credit on a Cash Receipts Journal Summary (A8) by debiting GL Code 4310 "Current Treasury Cash Activity (OST Only)" and crediting GL Code 7110 "Receipts In-Process." OST is to send a copy of the A8 to the issuing agency.
- The agency is to utilize the A8 received from OST to record the collection of the bank credit. The agency is to debit GL Code 7110 "Receipts In-Process" and credit GL Code 5199 "Other Liabilities." Refer to Subsection 85.42.95.a for an illustrative entry.
- When the warrant is reissued, the agency is to debit GL Code 5199 "Other Liabilities." Refer to Subsection 85.42.95.b for an illustrative entry.

85.38.30.b **Endorsement Not Forged**

If the signature on the original warrant is not a forgery, the warrant is not to be reissued.

STATE OF WA	SHINGTON				
COUNTY OF_					
				FUND	
				WARRANT NO	
		1			
Warrant No.	dated/	, oe.	ing the rightful owi nt of	ier of the State of Washii	igion s dollars
	ify that my name as signe				
nor endorsed t	he said warrant: neither h	ave I been benefi	ted in any way from	n the proceeds there from	1.
Payee's Signatu	re		Payee's Mailing	g Address	
Payee's Printed	Name		City	State	Zi
Payee's Street A	Address		Payee's Phone	Number	
City	State	Zip	Title of person	signing affidavit (for vendo	rs only)
Witness if signe	d by "X"				
Signature			Signature		
			Printed Name		
Printed Name			Street Address		
Printed Name Street Address City	State	Zip	City	State	Zi
Street Address City	State swom before me this	-			Zı
Street Address City		-			21
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Street Address City	swom before me this	day of Public in and for	, 20		
Street Address City	swom before me this Notary Residi	day of Public in and for	, 20	ton	

85.38.40	Statutorily cancoled warrants
June 1, 2014	Statutorily canceled warrants
85.38.40.a	Cancellation of Warrants
85.38.40.a.(1)	As prescribed in RCW 43.08.062, the Office of the State Treasurer (OST) is required to cancel warrants that have not been presented for payment within 180 days from the date of issue.
85.38.40.a.(2)	Agencies are advised to monitor the Aged Outstanding reports in the OST's Treasury Management System (TM\$) on a regular basis. Contact OST for access to TM\$. Agencies may want to notify the payee that state law requires outstanding warrants to be canceled after 180 days.
85.38.40.a.(3)	A list of Statute Of Limitations (SOL) canceled warrants is available in TM\$ for agency review. This list includes warrant number, date issued, and amount.
85.38.40.a.(4)	Agencies are to maintain a log of statutorily canceled warrants. If this information is requested in accordance with the Public Records Act, RCW 42.56.070(9), agencies are to ensure this information will not be used for commercial purposes. To this end, before releasing this information, agencies are to have the "Affidavit to Release Outstanding or Canceled Warrants" signed by those requesting a copy of the log of statutorily canceled warrants. Refer to form included in this subsection. Information related to statutorily canceled warrants might contain personal information about citizens.
	Privacy Notice: Safeguarding and disposition of personal information must be consistent with Executive Order 00-03, April 25, 2000; OCIO Policy 141; and RCW 42.56.210.
85.38.40.a.(5)	At the same time that OST runs its SOL process, the Agency Financial Reporting System (AFRS) automatically generates cancellation transactions for all SOL warrants (both AFRS and non-AFRS generated warrants) and holds them for agency review and release. Instructions regarding disposition of these funds are contained in Subsection 85.38.50.
	In lieu of the automated process, an agency may prepare a Journal Voucher (A7) to clear their In Process as stated in Subsection 85.38.10. Refer to Subsection 85.42.80 for illustrative entries.
	The Journal Voucher (A7) for SOL warrant cancellations should not be sent to OST.

85.38.40.b	Reissue of Statutorily Canceled Warrants
85.38.40.b.(1)	As prescribed in RCW 43.08.062, an agency may issue a new warrant for a statutorily canceled warrant presented for payment.
85.38.40.b.(2)	Statutorily canceled warrants presented to OST for payment are to be sent to the issuing agency (i.e., warrant items sent on collection).
85.38.40.b.(3)	When a statutorily canceled warrant is reported as lost or destroyed, an agency may issue a new warrant. If the issuing agency determines to reissue the statutorily canceled warrant, the agency is to issue a new warrant payable to the legal owner of the statutorily canceled warrant. The re-issuance is to be recorded in AFRS, so as to reduce the liability (GL Code 5194). Refer to Subsection 85.42.90 for illustrative entries.
85.38.40.b.(4)	If the issuing agency determines not to reissue the warrant, a letter explaining the reason for disallowance is to be sent to the legal owner.
85.38.40.b.(5)	OST is responsible for controlling statutorily canceled warrants. If an agency gains possession of a statutorily canceled warrant, it is to be sent to OST for destruction. Refer to Subsection 85.38.80 for further information on warrant voiding and destruction procedures.
85.38.40.b.(6)	Agencies are to maintain a log of reissued statutorily canceled warrants. This log is to reference, or be incorporated within, the log of statutorily canceled warrants and contain the following for both the original and the reissued warrant: warrant number, warrant register, date of issue, and amount. Refer to Subsection 85.38.40.a.(4).

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	TATE OF WASHINGTON			
CO	OUNTY OF			
Nar	Tame and Address			
Hav	laving been duly sworn, deposes and states:			
1.	I have requested access to those records described as listings or registrat classified by your office as "Outstanding" or "Canceled" (or such other excepting those items that have been issued within the six months prece	adjective a	s may encompass the	
2.				
3.	I understand that the use for commercial purposes of said records may a named therein and may subject me to liability for such commercial use.	I understand that the use for commercial purposes of said records may also violate the rights of the individuals named therein and may subject me to liability for such commercial use.		
4.			al purposes and whe	
٦.	 I understand that Section 2 or 3 herein apply when I use said records for said records or copies of same for commercial purposes. I understand the 			
	said records or copies of same for commercial purposes. I understand the	at I may be ng the reco	e liable in either case and intends that the lis	
5.	said records or copies of same for commercial purposes. I understand the I understand that "commercial purposes" means that the person requests will be used to communicate with the individuals named in the record for profit-expecting activity.	at I may be ng the reco or the purpo w that I wi	e liable in either case and intends that the li- ose of facilitating	st Is for
5.	said records or copies of same for commercial purposes. I understand the I understand that "commercial purposes" means that the person requests will be used to communicate with the individuals named in the record for profit-expecting activity. Therefore, I do hereby swear and affirm on oath and under penalty of law	at I may be ng the reco or the purpo w that I wi	e liable in either case and intends that the li- ose of facilitating	st Is for
5.	said records or copies of same for commercial purposes. I understand the I understand that "commercial purposes" means that the person requests will be used to communicate with the individuals named in the record for profit-expecting activity. Therefore, I do hereby swear and affirm on oath and under penalty of lac commercial purposes and further, that I will not aid or assist others in us	at I may be ng the reco or the purpo w that I wi sing said re	e liable in either case and intends that the li- ose of facilitating	st Is for
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5.	said records or copies of same for commercial purposes. I understand the I understand that "commercial purposes" means that the person requestive will be used to communicate with the individuals named in the record for profit-expecting activity. Therefore, I do hereby swear and affirm on oath and under penalty of lar commercial purposes and further, that I will not aid or assist others in use. Signature Printed Na Street Add	at I may be ng the reco or the purpo w that I wi sing said re	e liable in either case ord intends that the li- ose of facilitating Il not use said record ecords for commercia	st ls for al purposes.

Liability for canceled warrants/checks
GL Code 5194 "Liability for Canceled Warrants/Checks" is to be used to record obligations for canceled warrants and checks for which proper disposition has not yet been determined.
RCW 63.29, the Uniform Unclaimed Property Act, applies to the outstanding liability for canceled warrants/checks. Canceled payroll warrants/checks that remain unclaimed for more than one year are considered abandoned. All other intangible property in the custody of the state is considered abandoned after two years. Agencies are to develop procedures for systematically reviewing canceled/outstanding warrants and checks and remitting "abandoned property" to the Department of Revenue. For methods of reporting and remitting, contact the Department of Revenue, Unclaimed Property Section. Refer to Subsection 85.74.30 for further discussion related to Department of Revenue accounting for unclaimed property.
"X" warrants
If a warrant was damaged or destroyed prior to being mailed, an "X" warrant may be issued to replace the warrant. Agencies preparing "X" warrants are to utilize the Consolidated Technology Services online system. The "damaged" warrant must be delivered and turned over to the Department of Enterprise Services (DES) before the "X" warrant will be released. The agency will need to get system access as well as detail procedures to create an "X" warrant from DES. The "X" warrant is to be "MICR encoded" by the Office of the State Treasurer and included with the batch of warrants. The "X" warrant is to be input by the agency exactly the same as the original warrant. If a warrant is lost or destroyed after being mailed, the procedures at Subsection 85.38.20 apply.
Agencies preparing "X" warrants are to maintain a log containing the following "X" warrant information: • Agency number; • Warrant date; • Original warrant number; • "X" Warrant number; • Warrant register number; • Signature of the individual who input the "X" warrant; and

• Date the "X" warrant was prepared.

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85.38.70 January 1, 2012	"X" and blank state warrant stock control procedures
85.38.70.a	To control the receipt, issue, and inventory of blank warrants, the procedures outlined below are to be followed. Both regular warrants and "X" warrants are to be controlled in the same manner. Only the Department of Enterprise Services will have custody of and responsibility for "X" warrant stock.
85.38.70.b	All blank warrants are to be kept locked in a climate controlled storage area and under the control of a designated custodian or designated alternate custodian. The designation of the custodian and alternate is to be in writing. Access to the blank warrant stock is to be limited to the designated custodian and the alternate.
85.38.70.c	Warrants are standard items stocked by the Department of Enterprise Services' Printing and Imaging. The Office of the State Treasurer and Printing and Imaging has responsibility for the issuance of blocks of warrants to agencies. Agencies are to establish reasonable inventory and reorder levels and follow normal ordering procedures for procurement of blank warrant stock. When warrants are received from Printing and Imaging, the designated custodian or the alternate is to record the following information on an appropriate control form:
	 The date received; Quantity received; Inclusive serial numbers; and The new balance on hand.
85.38.70.d	When warrants are required from the locked storage, standardized requisition forms are to be used and signed by the individual requesting the warrants. In addition, the designated custodian or the alternate is to record the following information on the control form:
	 The date issued; Quantity issued; Inclusive serial numbers; Name of the individual receiving the blank warrants; and The new balance on hand.

85.38.70.e

A record is to be maintained of all voided warrants. This record is to include the following:

- The date voided;
- The serial number(s):
- Quantity voided and reason for voiding; and
- Initials of individual taking action.

Refer to Subsection 85.38.80 - Warrant voiding and destruction procedures.

85.38.70.f

A physical count of the blank warrant stock is to be performed periodically as necessary to maintain an effective system of internal control over the blank warrant stock. The physical count is to be performed by an individual other than the designated custodian or the alternate. The physical count is to be a blind count (i.e., the individual performing the count is not provided with the book quantity). Standardized forms to record the physical count are to be developed and used. The individual performing the physical count is to sign each form used to record the physical count. The forms are to be promptly completed and furnished to a designated supervisor who is to perform the inventory reconciliation. Standardized inventory reconciliation forms are to be developed and used. The inventory reconciliation form is to show the following:

- Date of physical count;
- Date the reconciliation form is completed;
- The book quantity as of the date of physical count;
- The physical count; and
- The name of the person performing the inventory.

If the physical count agrees with the book quantity, then certification of this fact, signed by the supervisor, is to be recorded on the inventory reconciliation form. If there is a variance between the book quantity and the physical count, a second physical count is to be conducted immediately by the supervisor or other party if the supervisor is the designated custodian or alternate. If a variance still exists, the situation is to be reported to the agency head and the agency is to follow procedures for a suspected loss. Refer to Section 70.75, Suspected losses of public funds or property.

85.38.80

January 1, 2012

Warrant voiding and destruction procedures

Warrants to be voided or destroyed are to be controlled by the Office of the State Treasurer (OST) and the Department of Enterprise Services (DES). OST and DES are to develop and implement written procedures for voiding and destroying signed warrants. Warrants that are to be destroyed must be sent to OST for destruction.

85.38.90

May 1, 1999

Local check control procedures

Agencies with local accounts are to develop and implement written procedures for controlling local checks. Procedures should provide for adequate internal control as prescribed in Subsection 85.38.70. Additional guidance on internal control can be found in Chapter 20.