Agency Code: Agency Title: _____

90.40.75.A Miscellaneous Disclosure

1. Did your agency report any revenue from grants or contributions that were **restricted for capital purposes** (to purchase, construct, or renovate capital assets associated with a specific program)?

No _____ Yes _____ If yes, provide the following information

Account	Name of Grant/Contribution	Revenue Source Code	Amount
		Total	\$

2. Does your agency have any Art Collections, Library Reserve Collections, and/or Museum or Historical Collections that are <u>not</u> capitalized?

No Yes

If yes, refer to SAAM Subsection 30.20.22.a, which lists 3 conditions that must all be met in order for these assets <u>not</u> to be capitalized. Provide a description of your collection and explain how you meet all 3 of the conditions.

3. Does your agency have any **donor-restricted endowments**? (Note: Donor restricted endowments are recorded in General Ledger Codes 9110 "Nonspendable Permanent Fund Principal," 9230 "Restricted for Higher Education," 9240 "Restricted for Human Services," or other restricted fund balance GL code as appropriate.)

No _____ Yes _____ If yes, provide the following information:

- a. The amount of net appreciation on investments of donor-restricted endowments that are available for authorization for expenditure, and how those amounts are reported in fund balance,
- b. The policy for authorizing and spending investment income, such as a spending-rate or totalreturn rate, and
- c. The account(s) the endowments are reported in.

4. a. Does your agency have any **discretely reported component units** or other **related organizations**? Note: blended component units are reported in (b) below.

Discretely presented component units are legally separate from the state and primarily serve or benefit those outside of the state. They are financially accountable to the state. State officials either serve on or appoint the members of the governing bodies and the state has the ability to influence the operations.

No Yes

If yes, include the most recent financial information available in the table below.

Name of		Total revenue of	Total expenditures	Total assets
Entity	Type of Entity	the entity	of the entity	of the entity
	Type of Entity		of the entity	

b. Does your agency have any **blended component units**?

A blended component unit's governing body is substantively the same as the governing body of the primary government. It provides services entirely, or almost entirely, to the primary government or otherwise exclusively, or almost exclusively, benefits the primary government even though it does not provide services directly to it.

No Yes If yes, list them in the table below.

Name of Entity	

c. Does your agency participate in any **joint ventures**?

No _____ Yes _____

If yes, include the most recent financial information available in the table below.

	Your share of the joint venture's	Your share of the joint
Name of Entity	net equity (should agree to the balance in GL Code 1950)	venture's net income or loss

d. Does your agency have any segments?

No Yes

If yes, provide the following information:

Segment Information:	
Number of Segments	
Total Assets	
Total Revenue	
Agency Contact Information:	
First Name	
Last Name	
Address	
City	
State	WA
Zip	

e. Are the above segments audited separately?

No _____ Yes _____

5. Does your agency have any **capital assets (to include lease assets and SBITAs) that were permanently impaired and/or idle** during the current fiscal year? A capital asset is considered to be impaired if the asset experiences a significant and unexpected decline in its service utility. An impaired capital asset is to be revalued to reflect its decline in service utility.

No Yes

If yes, refer to Subsections 30.20.90 and 85.60.45 for further discussion and provide a description and the carrying amount of each impaired and idle capital asset.

6. **Pollution Remediation**.

The Governmental Accounting Standards Board (GASB) issued Statement No. 49, *Accounting and Financial Reporting for Pollution Remediation Obligations*. Refer to SAAM Subsection 85.74.50 for information about obligating events, benchmarks and liability measurement related to existing and potential pollution remediation obligations for which the state is responsible.

Has your agency been assigned responsibility or is your agency potentially responsible for addressing current or potential detrimental effects of existing pollution through activities such as assessments or cleanups?

No Yes

If yes, please provide agency contact information (name, phone number, and email address) in the box below AND contact your agency's assigned OFM Accounting Consultant for a copy of a site status report to be used to report the following information for each site:

- a. Site identification, including site ID number, release number (if applicable), site name and type.
- b. Status of remedial action as of June 30 and current action plan, including estimated timeframe for cash outflow.
- c. Amount of estimated liability, including:
 - Breakdown between short-term (due within 12 months) and long-term.
 - Estimated recoveries
 - Indication of whether or not each site is reportable.

The site status report is due at Phase 1B close, and a copy of the site status report must be filed with the Financial Certification form.

Agency Contact Information:	
First name	
Last name	
Phone number	
Email address	

7. Financial Guarantees. Has your agency extended or received a financial guarantee?

No Yes

If yes, provide the following information:

- a. A description of the financial guarantee, including: the legal authority for extending the guarantee, the types of obligations guaranteed, the relationship of the government to the issuer(s), the length of time of the guarantees, and arrangement for recovering payments from the issuer(s).
- b. The total amount of all guarantees extended that are outstanding at June 30.

8. Irrevocable Split-Interest Agreements

Irrevocable split-interest agreements are a specific type of giving arrangement used by donors to provide resources to two or more beneficiaries, including governments. They can be created through trusts or other legally enforceable agreements. Examples of irrevocable split-interest agreements include charitable lead trusts, charitable remainder trusts, and life-interests in real estate (GASB 81).

Has your agency entered into any irrevocable split-interest agreements?

No Yes

If yes, please provide the following information:

Agency Contact Information:		
First name		
Last name		
Phone number		
Email address		

9. Asset Retirement Obligations

The Governmental Accounting Standards Board (GASB) issued Statement No. 83, *Certain Asset Retirement Obligations*. An Asset Retirement Obligation (ARO) is a legally enforceable liability associated with the retirement of a tangible capital asset. A legally enforceable liability has occurred when the liability is both incurred and reasonably estimable. Refer to SAAM Subsection 85.74.45 for information about obligating events, benchmarks and liability measurement related to existing and potential asset retirement obligations for which the state is responsible.

Existing laws and regulations, as well as contracts or court judgments, require governments to take specific actions to retire certain tangible capital assets, such as the decommissioning of nuclear reactors, removal and disposal of wind turbines in wind farms, certain asbestos removal, and removal and disposal of x-ray machines, when there is both an external obligating event and an internally obligating event.

a. Does your agency currently have any legally enforceable liabilities associated with the retirement of tangible capital asset(s)?

No Yes

b. Does your agency currently have a minority share (less than 50 percent) of ownership interest in an undivided interest arrangement that has a legally enforceable liability associated with the retirement of tangible capital asset(s)?

No Yes

If yes to 9a and/or 9b, please provide the following information:

Agency Contact Information:		
First name		
Last name		
Phone number		
Email address		

10. Public-Private or Public-Public Partnership Arrangements

Public-Private or Public-Public Partnership Arrangements (referred to as PPPs) are arrangements in which a government (the transferor) contracts with an operator (a governmental or non-governmental entity) to provide public services by conveying control of the right to operate or use a nonfinancial asset of the government, such as infrastructure or other capital asset (the underlying PPP asset), for a period of time in an exchange or exchange-like transaction (GASB 94). Some PPPs are service concession arrangements (SCAs). Refer to SAAM <u>30.20.47</u> for more information.

Has your agency entered into any PPP arrangements?

No Yes

If yes, please provide the following information:

Is your agency a transferor or operator or both?

		
Agency Contact Information:		
First name		
Last name		
Phone number		
Email address		