- WAC 110-730-0030 Maximum security. (1) A maximum security classification must be assigned to a juvenile if:
- (a) Indicated by the initial security classification assessment; or
- (b) Following the initial security classification, it is determined the juvenile:
- (i) Does not meet the community placement eligibility requirements for minimum security; and
- (ii) Requires maximum security restrictions to protect public safety, encourage the juvenile to participate in treatment and follow facility rules, or enhance the safe and orderly operation of the facility.
 - (2) A juvenile classified as maximum security must:
 - (a) Reside in an institution with the capability of:
 - (i) Security windows;
 - (ii) Locked exterior doors;
 - (iii) Lockable single-person rooms; and
 - (iv) A security fence.
- (b) Be permitted movement between secured buildings only if accompanied by a close staff escort;
- (c) Be confined to facility grounds, except for court appearances or emergencies, in which case a staff escort, and transportation in restraints and in a security vehicle, are required; and
- (d) Be allowed authorized leave only for emergency and medical purposes pursuant to RCW 13.40.205.

[WSR 19-14-079, recodified as § 110-730-0030, filed 7/1/19, effective 7/1/19. Statutory Authority: Chapter 72.05 RCW. WSR 00-22-019, recodified as § 388-730-0030, filed 10/20/00, effective 11/20/00. Statutory Authority: RCW 72.05.400, [72.05.1405, [72.05.1410, [72.05.1415, [72.05.1425, [72.05.1430, [72.05.1435, [72.05.1440, 74.15.210, 13.40.460 and [13.40.1480. WSR 98-18-056, § 275-46-030, filed 8/31/98, effective 9/1/98. Statutory Authority: RCW 13.40.460. WSR 96-18-041, § 275-46-030, filed 8/29/96, effective 9/29/96.]