

TRANSMITTAL OF RULES ADOPTED BY INSTITUTION OF HIGHER EDUCATION

FROM: COMMUNITY COLLEGE DISTRICT VIII
(Name of Institution)

TO: CODE REVISER
LEGISLATIVE BLDG. (Southwest Corner, Ground Floor)
OLYMPIA 98504

The enclosed rules Permanent rules , being Order No. 33
Emergency rules
relating to (Name of rules or description of subject matter)

Repeal of WAC 132H-160-700 and WAC 132H-160-710 - Admissions, Residency, Financial Aid for Community College District VIII

(ALTERNATIVE A. Use only for adoption of permanent rules)

pursuant to Notice No. 5340 ① filed with the code reviser
on July 11, 1975 ② were regularly adopted as permanent rules of
(date)
this institution at Bellevue Community College 8-5-75 and are herewith
(place) (date)
filed in the office of the code reviser pursuant to chapter 28B.19
RCW. The effective date of such rules shall be _____ ③

(ALTERNATIVE B. Use only for adoption of emergency rules)

pursuant to its finding in the attached administrative order,
that the immediate adoption of these rules is necessary for the
preservation of the public health, safety, or general welfare and
that observance of the requirements of notice and opportunity to
present views on the proposed action would be contrary to the
public interest, were regularly adopted as emergency rules of this
institution at _____ on _____ and
(place) (date)
are herewith filed in the office of the code reviser pursuant to
chapter 28B.19 RCW.

The undersigned hereby certifies that the requirements of chapter 28B.19 RCW and of the Open Public Meetings Act of 1971, chapter 42.30 RCW have been fulfilled.

Dated this _____ 5th _____ day of August 1975.

STATE OF WASHINGTON
FILED
AUG 7 1975
CODE REVISER'S OFFICE
DOCKET 6639 FILE # 1

Community College District VIII
(INSTITUTION)
[Signature]
By Merle E. Landerholm
Secretary, Board of Trustees
Title _____

- ① Notice number as appears on the copy of notice returned to you by reviser's office (if proceedings were continued, use no. of last notice)
- ② Stamped date as appears on the copy of notice returned to you by reviser's office (if proceedings were continued, use date of last notice)
- ③ Unless a later date is specified in this order or is prescribed in another statute, rules are effective 30 days after filing:
RCW 28B.19.050(2). Leave this space blank except in such special cases.

STATE OF WASHINGTON
COMMUNITY COLLEGE DISTRICT VIII
BOARD OF TRUSTEES

RESOLUTION NO. 65

Administrative Order 33

A RESOLUTION relating to repealing of permanent rules - Admissions, Residency, Financial Aid for Community College District VIII.

BE IT RESOLVED BY THE BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT VIII, STATE OF WASHINGTON.

WAC 132H-160-700 Denial of Aid - Federal Laws and WAC 132H-160-710 Denial of Aid - Washington State Law, Admissions, Residency, Financial Aid for Community College District VIII (Permanent Rules) are hereby repealed.

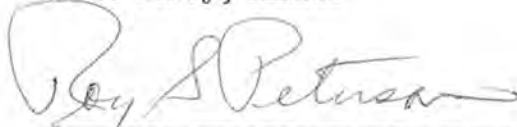
APPROVED AND ADOPTED August 5, 1975.

BOARD OF TRUSTEES


Neil L. McReynolds, Chairperson


Abstained
Delores E. Teutsch, Vice-Chairperson

Absent
C. W. Duffy, Member


Roy S. Peterson, Member


Claire Thomas, Member

ATTEST:


Merle E. Landerholm
Secretary, Board of Trustees

REP

WAC 132H-160-700 DENIAL OF AID - FEDERAL LAWS. There now exist federal and state laws which require the college to deny federal student financial aid to students who, in certain circumstances, involve themselves in disruptive activities on college or university campuses. (1) Section 504 (a) of the Higher Education Amendment of 1968 requires the college to deny federal student aid for a period of two years if the college determines, after affording notice and opportunity for hearing, that a student has been convicted of acts involving the use of force, disruption, or the seizure of property under the control of a college or university.

(2) Section 504 (b) of the same act requires the same penalty if the college determines, after notice and opportunity for hearing, that a student has willfully refused to obey a lawful regulation or order of the college, and that such refusal contributed to a serious campus disruption.

(3) Section 407 of the Department of Health, Education and Welfare Appropriations Act of 1970 requires the denial of aid, during the period of appropriation, from the National Defense Student Loan Program, the College Work-Study Program, and the Educational Opportunity Grant Program if a student is convicted of crimes involving force, trespass or seizure of property under the control of colleges or universities.

REP

WAC 132H-160-710 DENIAL OF AID - WASHINGTON STATE LAW. Section 3, Chapter 223, Laws of Washington, 1969, Extraordinary Session, provides that "Any student who organizes and/or participates in any demonstration, riot or other activity of which the effect is to interfere with or disrupt the normal educational process" at any of the state colleges or universities in the state of Washington will not be eligible to receive financial aid from loan funds created by those institutions, or "the National Defense Education Act of 1958 and such other similar federal student aid programs as are or may be enacted from time to time.