public use. Smoking is restricted to those areas designated by the dean of library services or his designee. [Statutory Authority: RCW 28B.35.120(11). 83-01-036 (Order 50), § 106-168-009, filed 12/10/82.]

WAC 106-168-010 Circulation records. Circulation records are not a matter of public record and borrower information is confidential. [Statutory Authority: RCW 28B.35.120(11). 83-01-036 (Order 50), § 106-168-010, filed 12/10/82; Order 9, § 106-168-010, filed 10/16/72.]

WAC 106-168-015 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-020 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-025 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-028 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-030 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-035 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-040 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-050 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-051 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-052 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-065 Borrower identification cards. In order to borrow library materials, borrowers must present in authorized university identification card.

(1) University identification cards are issued to all members of the university community.

(2) Individuals outside the university community may purchase identification cards.

(3) An identification card is authorized for use only by the individual whose name appears on the card.

(4) Cards used in an unauthorized manner may be confiscated.

(5) Each borrower is responsible for notifying the appropriate university office of changes of address or loss of card. [Statutory Authority: RCW 28B.35.120(11). 83-01-036 (Order 50), § 106-168-065, filed 12/10/82.]

WAC 106-168-095 Service charges for late return or loss of materials. All borrowers are subject to a uniform system of service charges for late return of materials and for replacement costs when appropriate. Charges do not accrue when library facilities are not open to the public. [Statutory Authority: RCW 28B.35.120(11). 83–01–036 (Order 50), § 106–168–095, filed 12/10/82.]

WAC 106-168-097 Payment of charges. (1) Charges may be paid at the library circulation desk until the charges have been referred to the controller. Payment may be made by cash, check, or money order. Departmental purchase orders or interdepartmental funds transfers are not acceptable in payment of charges.

(2) Failure to pay charges will result in the total amount assessed being referred to the controller's office for collection. The controller may, if other collection methods fail, deduct outstanding charges from salary warrants of employees, or withhold outstanding charges from damage deposits or other funds held by the university for any student. When collection efforts are unsuccessful, the controller may notify the registrar to withhold permission to enroll until outstanding charges are paid, to refrain from issuing requested transcript copies or to forward the amount outstanding to a collection agency for recovery.

(3) Failure to pay charges may result in the revocation of borrowing privileges. [Statutory Authority: RCW 28B.35.120(11). 83-01-036 (Order 50), § 106-168-097, filed 12/10/82.]

WAC 106-168-100 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-168-105 Repealed. See Disposition Table at beginning of this chapter.

Title 113 WAC

CHIROPRACTIC DISCIPLINARY BOARD

Chapters

113–12 Board rules—Generally.

Chapter 113–12 WAC BOARD RULES--GENERALLY

WAC

113-12-200 Scope of practice—Revocation or suspension of license authorized for practice outside scope.

WAC 113-12-200 Scope of practice--Revocation or suspension of license authorized for practice outside scope. (1) The chiropractic disciplinary board finds that over the past few years there has been an increasing number of persons licensed as chiropractors who have been practicing other healing arts while holding themselves out to the public as chiropractors to the detriment of the public health and welfare of the state of Washington and contrary to the legislative directive contained in RCW 18.26.010(5). The board further finds and deems it necessary to carry out the provisions of chapter 18.26. RCW that this rule be adopted to give guidance to members of the profession, and the public,

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in interpreting for purposes of application by the disciplinary board of RCW 18.26.030, the scope of health care which comes within the definition of chiropractic in RCW 18.25.005 and which is authorized under a license to practice chiropractic in the state of Washington.

(2) RCW 18.25.005 defines the term "chiropractic" for purposes of chapters 18.25 and 18.26 RCW, as that practice of health care which deals with the detection of subluxations, which shall be defined as any alteration of the biomechanical and physiological dynamics of contiguous spinal structures which can cause neuronal disturbances, the chiropractic procedure preparatory to, and complementary to the correction thereof, by adjustment or manipulation of the articulations of the vertebral column and its immediate articulations for the restoration and maintenance of health; it includes the normal regimen and rehabilitation of the patient, physical examination to determine the necessity for chiropractic care, the use of x-ray and other analytical instruments generally used in the practice of chiropractic: Provided, That no chiropractor shall prescribe or dispense any medicine or drug nor practice obstetrics or surgery nor use X-rays for therapeutic purposes: Provided, however, That the term "chiropractic" as defined in this act shall not prohibit a practitioner licensed under chapter 18.71 RCW from performing accepted medical procedures, except such procedures shall not include the adjustment by hand of any articulation of the spine: And provided further, That nothing herein shall be construed to prohibit the rendering of dietary advice.

(3) The board finds that the following diagnostic techniques and procedures, by whatever name known, are not within the definition of "chiropractic" as specified in (2) above and in RCW 18.25.005, and, consequently, a license to practice chiropractic does not authorize their use:

(a) The use of x-rays or other forms of radiation for any other reason than to x-ray the human skeleton.

(b) The use of any form of electrocardiogram.

(c) The testing and reduction to mathematical formulae of sputum and/or urine (commonly known as "Reams" testing).

(d) Hair analysis.

(e) The use of a vasculizer or plethysonograph (commonly known as plethysmography) except for research purposes.

(f) The use of iridology.

(g) The taking of blood samples.

The above list is not to be considered exhaustive or to limit the board in any way from finding under the statutory definition in RCW 18.25.005 that any other diagnostic technique or procedure is outside the scope of chiropractic practice.

(4) The board finds that the following treatment modalities, by whatever name known, are not within the definition of "chiropractic" as specified in (2) above and in RCW 18.25.005 and, consequently, a license to practice chiropractic does not authorize their use:

(a) Ultrasound, diathermy, high voltage galvanic therapy and x-rays or other radiation.

(b) Colonic irrigation.

(c) Extremity adjusting.

(d) Electrotherapy.

(e) The use of a transcutaneous electrical nerve stimulator (TENS).

(f) The use of the endonasal technique.

(g) The use of any type of casting other than light body casting.

(h) The use of meridian therapy (whether known as "acupressure", "trigger point therapy" or the same type of therapy under any other name.)

(i) Prescribing of specific vitamin and food supplements for treatment of specific diseases.

(j) Selling of vitamins or food supplements for any reason.

(k) The use of hypnosis for any other than relaxation purposes.

(1) The use of clinical herbology.

The above list is not to be considered exhaustive or to limit the board in any way from finding under the statutory definition in RCW 18.25.005 that any other treatment modalities are outside the scope of chiropractic practice.

(5) In accord with the legislative directive of RCW 18.26.010(5), the use by a chiropractor of diagnostic techniques or procedures or treatment modalities which are outside the definition of chiropractic in RCW 18.25-.005, whether or not listed in this rule, or the use by a chiropractor of any of the diagnostic techniques and procedures listed in (3) above or the use by a chiropractor of any of the treatment modalities listed in (4) above shall constitute unprofessional conduct under RCW 18.26.030(10) and (11) which shall be good and sufficient cause for revocation or suspension of that chiropractor's license to practice chiropractic in Washington. [Statutory Authority: RCW 18.26.110. 81–13–002 (Order PL 380), \S 113–12–200, filed 6/4/81.]

Title 114 WAC BOARD OF CHIROPRACTIC EXAMINERS

Chapter

114–12 Approval of chiropractic colleges and symposiums.

Chapter 114-12 WAC

APPROVAL OF CHIROPRACTIC COLLEGES AND SYMPOSIUMS

WAC	
114-12-010	Repealed.
114-12-011	Colleges—Policy.
114-12-020	Repealed.
114-12-021	Definitions.
114-12-030	Repealed.
114-12-031	Accreditation of colleges-Procedure.
114-12-040	Repealed.
114-12-041	Colleges—Educational standards required for
	accreditation.