approved meter of sufficient capacity, provided that gas may be metered from a lease or unitized property as a whole if it is shown that ratable taking can be maintained: Provided, That meters shall not be required for gas produced and used on the lease for development purposes and lease operations.

(2) Meter charts and records. Purchasers shall keep, in a permanent file, for a period of at least two years, meter charts and records on gas purchased, and such information shall be made available to the supervisor.

(3) By-passes. By-passes shall not be connected around meters in such manner as to permit the improper taking of gas. [Statutory Authority: RCW 78.52.050 and chapter 78.52 RCW. 82-12-052 (Order 3, Resolution No. 7), § 344-12-275, filed 6/1/82.]

WAC 344-12-280 Gas-oil ratio. No well shall be permitted to produce gas in excess of the maximum ratio determined for a pool unless all gas produced in excess thereof is returned to the pool from which it was produced. [Statutory Authority: RCW 78.52.050 and chapter 78.52 RCW. 82-12-052 (Order 3, Resolution No. 7), § 344-12-280, filed 6/1/82.]

WAC 344-12-290 Gas-oil ratio surveys and reports. Gas-oil ratios and surveys shall be taken in the manner prescribed by the supervisor for individual fields which have established gas-oil ratio limits and in accordance with the rules prescribed for each individual pool.

(1) Flowing wells intermittently (stop-cocked) produced. In computing the operating gas-oil ratio, the total volume of gas and the total barrels of oil that are produced in order to obtain the daily oil allowable must be used regardless of the flowing time in the 24-hour period.

(2) Gas lift or jet wells. The total volume of gas to be used in computing the operating gas-oil ratio is the total output volume minus the total input volume.

(3) Pumping wells. In computing the gas-oil ratio, all gas withdrawn from the casing in an attempt to maintain a fluid seal, or for any other reason, must be added to gas produced through tubing. [Statutory Authority: RCW 78.52.050 and chapter 78.52 RCW. 82-12-052 (Order 3, Resolution No. 7), § 344-12-290, filed 6/1/82.]

WAC 344-12-295 Prior approval—Storage and pipelines. An operator shall submit a request and plans for approval to the supervisor prior to constructing any storage facilities, gathering lines, or pipelines not covered by chapter 80.50 RCW. [Statutory Authority: RCW 78.52.050 and chapter 78.52 RCW. 82-12-052 (Order 3, Resolution No. 7), § 344-12-295, filed 6/1/82.]

Title 352 WAC

PARKS AND RECREATION COMMISSION

Chapters
352-04 Policy—Meetings, delegations, and land acquisition.
352-12 Moorage and use of marine facilities.
352-32 Public use of state park areas.
352-36 Regulations for the use and control of vehicular traffic on the ocean beaches.

Chapter 352-04 WAC

POLICY—MEETINGS, DELEGATIONS, AND LAND ACQUISITION

WAC 352-04-010 Duties of chairman and conduct of meetings.
352-04-030 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

WAC 352-04-010 Duties of chairman and conduct of meetings. (1) The chairman shall call and preside at all regular or special meetings.

(2) The duties of the vice-chairman shall be to preside at all regular or special meetings in the absence of the chairman. In addition, the vice-chairman shall serve as chairman upon his resignation, death, or incapacitation for any reason, and shall so serve until the next regular election, or until the chairman is again able to serve, whichever shall first occur.

(3) The secretary shall cause minutes to be taken and recorded of all regular or special meetings, and shall sign such minutes when transcribed and approved by the commission. In addition, the secretary shall succeed to the offices of vice-chairman or chairman in the same manner and under the same conditions as set forth above for the vice-chairman.

(4) Eight regular meetings shall be held each calendar year, commencing at 9:00 a.m., on the third Thursday of each month in which a meeting is to be held, unless otherwise called by the chairman or a majority of the commissioners. An annual schedule of the months in which meetings are to be held, and their locations, will be adopted by the commission during the last regular meeting of each calendar year, and will be published each January in the Washington state register, in accordance with RCW 42.30.075.

(5) An annual election shall be conducted for the offices of chairman, vice-chairman, and secretary, at the first regular meeting of every year. The election shall be conducted by written ballot.

(6) The order of business at all regular meetings shall be:

(a) The call of the roll.
WAC 352-12-005 Definitions. As used in this chapter, the following words and terms have the meanings indicated, unless the context clearly requires otherwise:

1. "Commission" shall mean the Washington state parks and recreation commission. Where appropriate, the term "commission" also refers to the staff and employees of the Washington state parks and recreation commission.

2. "Facility" shall mean state park floats, piers and mooring buoys.

3. "Vessel" shall mean watercraft of every description, used or capable of being used as a means of transportation on the water.

4. "Commercial vessel" shall mean a vessel which is used, rigged, or licensed for any commercial use or purpose, but shall not include vessels operated within the terms of a concession lease or agreement with the commission.

5. "Length" shall mean the overall length of a vessel as measured in a straight line parallel to the keel from the foremost part of the vessel to the aftermost part, not including bowsprit or biminck or as shown on vessel's state or coast guard registration certificate.

6. "Night" shall mean the period between 3 p.m. and 8 a.m. [Statutory Authority: RCW 43.51.040 and 43.51.060. 82-08-027 (Order 59), § 352-12-005, filed 3/31/82.]

WAC 352-12-010 Moorage and use of marine facilities. (1) No person or persons shall moor or berth a vessel of any type in a commission owned or operated park or marine area except in designated marine park areas and at designated facilities.

(2) Use of designated marine park areas and facilities by commercial vessels is prohibited.

(3) In order to afford the general public the greatest possible use of marine park facilities, continuous moorage at a facility by the same vessel, person or persons shall be limited to three consecutive nights, unless otherwise posted by the commission at any individual facility or area.

(4) In order to maximize usable space at mooring floats, boaters shall, whenever necessary, moor their vessels as close as reasonably possible to vessels already moored. Rafting of vessels is also permitted, within posted limits, but not mandatory.

(5) Use of any state park marine facility shall be on a first-come, first-served basis only. Reserving or retaining space to moor or berth a vessel at any facility, by means of a dinghy or any method other than occupying the space by the vessel to be moored, shall not be permitted.

(6) Dinghies shall be tied up only in designated spaces on moorage floats.

(7) Open flames or live coals, or devices containing or using open flames, live coals or combustible materials, including but not limited to barbecues, hibachis, stoves and heaters, shall be permitted on state park floats or piers only when placed on a fireproof base and the fire is located away from fuel tanks and/or fuel vents. In case of dispute related to fire safety, the ranger shall make final determination. [Statutory Authority: RCW 43.51.040 and 43.51.060. 82-08-027 (Order 59), § 352-12-010, filed 3/31/82; Filed 6/30/65.]

WAC 352-12-020 Moorage fees. (1) Vessels moored between 3 p.m. and 8 a.m. at those facilities designated by the commission shall be charged a nightly moorage fee during the period May 1 through Labor Day, inclusive, according to the following schedule:

(a) Twenty-six feet in length, and over, $5.00 per night;

(b) Under twenty-six feet in length, $3.00 per night: Provided, however, vessels properly displaying a valid seasonal permit shall not be charged a nightly moorage fee: Provided further, There shall be no moorage fee for
WAC 352-12-030 Seasonal permits. (1) Seasonal
moorage permits may be obtained for the period May 1
through Labor Day, inclusive. Application for such per-
mits may be obtained from most state park managers, or
by writing to the Commission Headquarters, 7150
Cleanwater Lane, KY-11, Olympia, WA 98504.
(2) Seasonal moorage permits will be issued for a
particular vessel. The charge for such permits will be
based upon the length of the vessel for which the permit
is issued. Seasonal permits for vessels twenty-six feet in
length and over shall cost $40.00; for vessels under
twenty-six feet in length shall cost $24.00.
(3) Seasonal permits shall be visible from outside the
vessel, and permanently affixed to the lower left corner
of the vessel's left (port) forward windshield, or if not
equipped with a windshield, to the left (port) cabin trunk. [Statutory
Authority: RCW 43.51.040 and 43.51.060. 82-08-027 (Order 59), § 352-12-030, filed 3/31/82.]

WAC 352-12-040 Use of onshore campsites. If any
person or persons from a vessel moored at a state park
marine facility also occupies any designated campsite
onshore, the appropriate fee for such campsite(s) estab-
lished in WAC 352-32-250 shall be paid in addition to
any moorage fee provided for herein. [Statutory Au-
thority: RCW 43.51.040 and 43.51.060. 82-08-027 (Order 59), § 352-12-040, filed 3/31/82.]

WAC 352-12-050 Self-registration. In those ma-
rine park areas so posted by the commission, park visi-
tors shall register for the use of marine facilities and
onshore campsite, and pay the appropriate moorage and
campsite fees as provided for herein, on a self-
registration basis, in accordance with all posted instruc-
tions. Failure to so register and pay moorage and campsite fees
may result in eviction from moorage and campsite space,
in addition to any other penalty prescribed by law for
violation of commission rules and regulations. [Statutory
Authority: RCW 43.51.040 and 43.51.060. 82-08-027 (Order 59), § 352-12-050, filed 3/31/82.]

Chapter 352-32 WAC
PUBLIC USE OF STATE PARK AREAS

WAC 352-32-010 Definitions.
352-32-020 Repealed.
352-32-030 Camping.

[1982 WAC Supp—page 1868]
(13) "Environmental Learning Centers (ELC)" shall mean those designated specialized facilities (formerly called resident group camps) designed to promote outdoor camping experiences and environmental education by groups in a residential setting. A group can be formalized group or an organized collection of families wishing to camp or use the ELC. ELCs are located at Camp Wooten, Columbia County; Brooks Memorial State Park, Klickitat County; Sun Lakes State Park, Grant County; Deception Pass State Park, Island and Skagit Counties; Fort Flagler State Park, Jefferson County; Millersylvania State Park, Thurston County; Moran State Park, San Juan County; Fields' Spring State Park, Asotin County; and Sequim Bay State Park, Clallam County. [Statutory Authority: RCW 43.51.040 and 43.51.060. 81-09-034 (Order 50), § 352-32-010, filed 4/14/81. Statutory Authority: RCW 43.51.040, 80-14-009 (Order 48), § 352-32-010, filed 9/22/80. Statutory Authority: RCW 43.51.040 and 43.51.060. 80-05-007 (Order 45), § 352-32-010, filed 4/4/80; Order 9, § 352-32-010, filed 11/24/70.]

WAC 352-32-020 Repealed. See Disposition Table at beginning of this chapter.

WAC 352-32-030 Camping. (1) No person shall camp in any state park area except in areas specifically designated and/or marked for that purpose or as directed by a ranger.

(2) Occupants shall vacate camping facilities by removing their personal property therefrom prior to 3:00 p.m., (or other appropriate, established time in parks where camping is reserved) if the applicable camping fee has not been paid or if the time limit for occupancy of the campsite has expired or the site is reserved by another party. Remaining in a campsite beyond the established checkout time shall subject the occupant to the payment of an additional camping fee.

(3) No tent camper shall be allowed to occupy a designated utility campsite except as directed by a ranger. Use of utility campsites by tent campers shall be subject to payment of the utility campsite fee except when directed by a ranger to occupy a utility campsite.

(4) A campsite is considered occupied when it is being used for purposes of camping by a person or persons who have paid the camping fee within the applicable time limits or when it has been reserved through the appropriate procedures of the reservation system. No person shall take or attempt to take possession of a campsite when it is being occupied by another party, or when informed by a ranger that such site is occupied, or when the site is posted with a "reserved" sign. In the case of a reserved site, a person holding a valid reservation for that specific site may occupy it according to the rules relating to the reservation system for that park.

(5) In order to afford the general public the greatest possible use of the state park system, on a fair and equal basis, continuous occupancy of facilities by the same person shall be limited to ten consecutive nights in one park. This limitation shall not apply to those individuals who meet the qualifications of WAC 352-32-280 and 352-32-285.

(6) The number of vehicles occupying a campsite shall be limited to one car or one recreational vehicle. A greater number may be authorized in specific areas when constructed facilities so warrant.

(7) Persons traveling by bicycles, motor bikes or other similar modes of transportation and utilizing campsites shall be limited to six persons per site.

(8) All persons camping in organized groups shall use designated group camp areas unless otherwise directed by a ranger and shall pay the applicable group camping fee.

A group can be any formalized group or an organized collection of families wishing to camp together.

Group camping areas may be reserved in advance through contact with the local ranger. Any group must have a leader who has reached the age of majority who will be required to read and sign a "group use permit and regulation form."

(9) Emergency camping areas set aside in certain state parks may be used only when all designated campsites are full but may not be used prior to 9:00 p.m. Persons using emergency areas must pay the standard campsite fee and must vacate the site by 8:00 the following morning. [Statutory Authority: RCW 43.51.040 and 43.51.060. 82-09-035 (Order 60), § 352-32-030, filed 4/14/82; 81-09-034 (Order 50), § 352-32-030, filed 4/14/81; 80-05-007 (Order 45), § 352-32-030, filed 4/4/80. Statutory Authority: RCW 43.51.040(2) and 43.51.060(6). 78-05-082 (Order 39), § 352-32-030, filed 5/1/78; Order 33, § 352-32-030, filed 4/28/77; Order 9, § 352-32-030, filed 11/24/70.]
center on the toll-free telephone number established for
that purpose. No reservation may be made by telephone.
(7) No individual may reserve a campsite in more
than one state park, for one or more of the same
days.
(8) Reservations for a specific campsite within a park
will not be guaranteed.
(9) Unreserved campsites may be used for one night
at a time on a first-come-first-served basis without a
reservation.
(10) A raincheck will be issued for the camping fee
paid for any confirmed reservation which is not used,
provided a cancellation request is made by calling the
campsite information center or the park in which the site
is reserved, no less that 24 hours in advance of the first
day of the reservation, or in writing to the park, post-
marked seven days in advance of the first day of the
reservation. Rainchecks will only be valid in the calendar
year in which they are issued. In lieu of payment, for the
first night’s camping fee they may accompany the reser-
vation request for which they are to be used.
(11) Campers will be declared no-show and forfeit
their reservation as well as the reservation fee and the
first night’s camping fee if they have not cancelled or if
the reservation is not claimed by 6 p.m. on Sunday
through Thursday, or 9 p.m. [on] Friday, Saturday, and
the night before a holiday. After these hours your site
may be reassigned unless specific arrangements are
made with the park to arrive later.
(12) For the 1981 season, reservations will be ac-
cepted beginning June 1 for the period beginning July 1
through Labor Day. [Statutory Authority: RCW 43.51-
.040 and 43.51.060. 81-12-014 (Order 52), § 352-32-
035, filed 5/28/81; 80-05-006 (Order 44), § 352-32-
035, filed 4/4/80.]
Reviser’s note: RCW 34.04.058 requires the use of underlining and
deletion marks to indicate amendments to existing rules, and deems
ineffectual changes not filed by the agency in this manner. The bracket-
eted material in the above section does not appear to conform to the
statutory requirement.

WAC 352-32-045 Reservations for group day use.
(1) All reserved group day use activities shall be ar-
ranged for only at those parks having identified group
day use activity areas. A group is defined as 20 or more
people engaged together and commonly in outdoor day
use recreation at one park location.
(2) Such identified group day use activity areas shall
have a predetermined use capacity. No group exceeding
this capacity in number shall use these areas.
(3) Use of these activity areas shall be by reservation.
Requests for reservations for groups of 20 to 250 shall
be made 15 days in advance and for groups in excess of
250 shall be made 30 days in advance of the proposed
use date, using the group use permit. All conditions out-
lined on the group use permit shall be binding on the
group.
(4) A permit fee of ten dollars shall be charged to
reservations granted under this WAC. Payment of the
fee must be made with the submission of the group use
permit request. In those cases where the fee is submitted
at a later date, it must be paid by certified check, bank
money order, or postal money order. Refunds will be
made only to those groups which cancel their reservation[s] seven or more days before the effective
date of the reservations.
(5) Reservation requests for groups of 20, but not ex-
ceeding 250, may be approved by the park manager of
the park the group is requesting to use. Reservations for
groups in excess of 250, but not exceeding 1,000, may be
approved by the region supervisor for the region in
which the park is located. Reservations for groups in ex-
cess of 1,000 may be approved by the assistant director
for operations.
(6) A deposit shall be submitted with the request for
reservation. In those cases where the deposit is submitted
at a date later than the reservation request, it must be
paid by certified check, bank money order, or postal
money order. This deposit shall be held by the
Washington state parks and recreation commission to
encourage the cleanliness and good order of the group
activity area. For groups of 20, but not exceeding 50,
this deposit shall be $35. For groups in excess of 50, but
not exceeding 100, this deposit shall be $75. For groups
in excess of 100, but not exceeding 500, this deposit shall
be $150. For groups in excess of 500, this deposit shall
be $300. Refund of this deposit shall be determined after
an inspection of the area by a ranger and the individuals
responsible for the group.
(7) Reservations for all groups shall be made by a
person of the age of majority, who must be in attendance
during the group’s activities.
(8) Any group wishing to sell or dispense alcoholic
beverages must request and obtain all appropriate li-
censes and permits. In order to sell alcoholic beverages,
the group must obtain a temporary concession permit
from the headquarters office of the Washington state
parks and recreation commission.
(9) It shall be within the authority of the park man-
ger, or his representative, to rescind the rights of a res-
ervation, and remove from the park, any or all members
of the group whose behavior, at any time, is in conflict
with any state laws, becomes detrimental to the health
and safety of the group or other park users, or becomes
so unruly as to affect the reasonable enjoyment of the
park by other park users. [Statutory Authority: RCW
43.51.040 and 43.51.060. 82-09-035 (Order 60), § 352-
32-045, filed 4/14/82; 80-05-007 (Order 45), § 352-
32-045, filed 4/4/80; Order 32, § 352-32-045, filed
4/28/77.]
Reviser’s note: RCW 34.04.058 requires the use of underlining and
deletion marks to indicate amendments to existing rules, and deems
ineffectual changes not filed by the agency in this manner. The bracket-
eted material in the above section does not appear to conform to the
statutory requirement.

WAC 352-32-060 Pets. (1) All dogs or other pets
or domestic animals must be kept on leash no greater
than eight feet in length, and under control at all times
while in a state parks area.
(2) Dogs, pets, or domestic animals are not permitted
on any designated swimming beach in any state parks
area, nor in any public building unless so posted: Pro-
vided, That this subsection shall not apply to guide dogs.
WAC 352-32-210 Consumption of alcohol in state park areas. (1) Opening, possessing alcoholic beverage in an open container, or consuming any alcoholic beverages in any state park area shall be prohibited except in the following designated areas and under the following circumstances:

(a) In designated campgrounds, by registered campers or their guests;

(b) In designated picnic areas, which shall include those sites within state park areas where picnic tables, benches, fireplaces, and/or outdoor kitchens are available, even though not signed as designated picnic areas; and

(c) In any building operated and maintained under a concession agreement, wherein the concessionaire has been licensed to sell alcoholic beverages by the Washington state liquor control board, and where the dispensation of such alcoholic beverages by such concessionaire has been approved by the commission.

(2) The provisions of this rule shall not apply to any part of the Seashore Conservation Area, as designated and established by RCW 43.51.655.

(3) Opening, consuming, or storing alcoholic beverages in Fort Simcoe State Park shall be prohibited. [Statutory Authority: RCW 43.51.040(3). 81-24-020 (Order 55), § 352-32-210, filed 11/24/81; Order 17, § 352-32-210, filed 7/29/81.]

WAC 352-32-250 Standard fees charged. The following fees shall be charged in all parks operated by the Washington state parks and recreation commission:

(1) Overnight camping – standard campsite: $5.50 per night;

(2) Overnight camping – utility campsite $5.50 per night plus a nightly fee of $1.00 for domestic water hookup, $1.00 for sewer hookup, and $1.50 for electrical hookup. Payment for all utility hookups available to the site will be collected whether utility is actually used or not;

(3) Overnight camping – primitive campsite: $3.00 per night for nonmotorized vehicle and $4.00 per night for motorized vehicle;

(4) Overnight camping – reservation fee: As specified in WAC 352-32-035;

(5) Group camping area – certain parks: $.35 per person per night. Recreational vehicle campers must pay the primitive campsite fee or other appropriate fee based on facilities available;

(6) Environmental Learning Centers: (ELC) overnight camping $2.20 per camper per night: Provided, however, The fee shall be $2.50 per camper per night, effective September 7, 1982;

(a) Camp Wooten and Cornet Bay environmental learning centers during the season the swimming pools are operational: $2.60 per camper per night: Provided, however, The fee shall be $2.90 per camper per night, effective September 7, 1982;

(b) Environmental learning center day use only: $.90 multiplied by the minimum capacity established for each ELC or $.90 for each member of the group – whichever is higher: Provided, however, The amount to be multiplied or to be charged for each member of the group – whichever is higher, shall be $1.00 effective September 7, 1982;

(7) Hot showers: $.10 for four minutes shower time;

(8) Electric stoves: $.10 for thirty minutes cooking time;

(9) Senior citizens pass: $12.00 per season (from September 15 through April 30). This fee will provide a maximum of 30 camping nights in one season. A nightly surcharge equal to the fee for electrical hookup established in subsection (2) of this section will be added for the use of an electrical hookup;

(10) Washington senior citizens and disabled or handicapped persons found eligible under RCW 43.51.055 shall be entitled to the issuance of an annual free pass entitling the card holder and his "camping unit" to free admission to any state park administered facility and fifty percent discount on any camping fees levied by the commission. Military veterans found eligible under RCW 43.51.055 shall be entitled to receive a lifetime free pass entitling the pass holder and his "camping unit" to free admission to any state park administered facility and free use of any campsite within the state park;

(a) A camping unit includes the pass holder and guest or guests in one car or one recreational vehicle over night campsite. A greater number may be authorized in specific areas when constructed facilities so warrant;

(b) Persons traveling by bicycle or motor bike, or mode of transportation other than those referenced above, and who are utilizing overnight campsites, shall be limited to six persons per site;

(c) These guidelines will also apply to group camping and emergency areas;

(11) Adirondacks – not to include those located in ELC areas: Same as fee charged for full utility campsite. Occupancy shall be limited to the number of built-in bunks provided;

(12) Extra vehicle charge: $1.00 per night for each additional unhitched vehicle in excess of the one recreational vehicle allowed at each campsite: Provided, An extra vehicle charge shall not be imposed when the recreational vehicle and the towed vehicle arrive at the park hitched together, and after the camper has registered for [1982 WAC Supp—page 1871]
and occupied the assigned campsite either the recreational vehicle or the towed vehicle remain parked at the campsite for the duration of the camper's stay;

(13) Marine park moorage facilities – see WAC 352-12-020 and 352-12-030.


WAC 352-32-255 Self-registration. In those parks so posted by the commission, park visitors shall register for the use of campsites and shall pay the appropriate fee, as provided for herein, on a self-registration basis, in accordance with all posted instructions. [Statutory Authority: RCW 43.51.040 and 43.51.060. 82-09-035 (Order 60), § 352-32-255, filed 4/14/82.]

WAC 352-32-270 Sno-park permit—Fee. The fee for a winter recreational area parking permit issued by the state of Washington shall be $10.00 annually. [Statutory Authority: RCW 43.51.300. 82-19-075 (Order 63), § 352-32-270, filed 9/19/82.]

WAC 352-32-280 Applicability of standard fees. The standard fees set forth in WAC 352-32-250 pursuant to RCW 43.51.060(6), shall not apply in the following circumstances:

(1) Whenever fees are charged by a concessionaire pursuant to a valid concession agreement granted by the commission pursuant to RCW 43.51.040(5).

(2) Whenever fees are established pursuant to a development or management plan authorized or directed to be prepared by the legislature or state agency other than the commission, as, for example the Fort Worden State Park development and management plans.

(3) Whenever any law enforcement officer occupies a campsite if the following conditions are met.

(a) The law enforcement officer's authority is effective in the geographic area where the campsite is located.

(b) The park manager, or his representative, has determined that the officer's police powers may be useful in maintaining a peaceful environment in the park.

(c) The officer agrees to act in his official capacity if requested by park staff.

(4) Whenever any improvement club or voluntary association, or committees representing such clubs or associations, acting pursuant to the commission's permission granted pursuant to RCW 43.51.130 – 43.51.160, utilizes any park facilities. Continuous occupancy of facilities by the same person or persons qualifying under this sub-section shall be limited to 30 consecutive nights, unless otherwise approved by the director.

(5) Whenever any individual, appointed by a court of law to perform work in a park in lieu of other sentencing, utilizes any park facilities.

(6) Whenever any individual utilizes any park facility in accordance with the terms of any contract, lease, or concession agreement, with the commission.

The limit placed on any camper by WAC 352-32-030(5) shall not apply to persons qualifying under this section. [Statutory Authority: RCW 43.51.040 and 43.51.060. 82-09-035 (Order 60), § 352-32-280, filed 4/14/82. Statutory Authority: RCW 43.51.040(2) and 43.51.060(6). 78-05-082 (Order 39), § 352-32-280, filed 5/1/78; Order 34, § 352-32-280, filed 7/29/77.]

WAC 352-32-285 Applicability of standard fees to volunteers in parks. The standard fees set forth in WAC 352-32-250 pursuant to RCW 43.51.060(6) shall not apply whenever any individual, group, organization, association, or agency shall volunteer to perform personal services in lieu of standard fees if the following conditions are met:

(1) The park manager has determined that the personal service is desirable;

(2) At least four hours of service per day are performed for each campsite occupied;

(3) The service performed does not replace or supplant that which would otherwise be performed by parks employees or contractors;

(4) The service performed is not one commonly performed by members of an organized trade union;

(5) The service performed does not result in any type of development which will necessarily create future operating costs to the commission.

The limit placed on any camper by WAC 352-32-030(5) shall not apply to persons qualifying under this section. Continuous occupancy of facilities by the same person or persons qualifying under this section shall be limited to 30 consecutive nights, unless otherwise approved by the director.

This section does not expand or limit the provisions of RCW 43.51.130 – 43.51.160. [Statutory Authority: RCW 43.51.040 and 43.51.060. 82-09-035 (Order 60), § 352-32-285, filed 4/14/82; 81-15-059 (Order 53), § 352-32-285, filed 7/20/81. Statutory Authority: RCW 43.51.040(2) and 43.51.060(6). 78-05-082 (Order 39), § 352-32-285, filed 5/1/78.]

Chapter 352-36 WAC

REGULATIONS FOR THE USE AND CONTROL OF VEHICULAR TRAFFIC ON THE OCEAN BEACHES

WAC 352-36-040 Restricted areas.
WAC 352-36-040 Restricted areas. (1) Vehicular traffic shall be allowed on the ocean beaches twenty-four hours a day except as further restricted within this WAC.

(2) Pedestrians only will be allowed during closed clam seasons on the following beaches:
   (a) On Long Beach, from the south boundary of Leadbetter Point State Park to the north boundary of Leadbetter Point State Park—Natural Area.
   (b) On North Beach, Benner Gap north to the Copalis River. [Order 28, § 352-36-040, filed 11/19/76; Order 13, § 352-36-040, filed 4/19/72.]

Reviser's note: The former subsection (3) has been removed from WAC 352-36-040 on the authority of the following letter dated May 7, 1981, from the Attorney General:

"WAC 352-36-040(3) was invalidated by the decision in Sim v. Washington State Parks and Recreation Commission, 94 Wn.2d 552 (1980).

The consent of the Attorney General is hereby given and the Code Reviser is requested to remove all of WAC 352-36-040(3) from the Washington Administrative Code, pursuant to the provisions of RCW 34.04.050(5)."

For The Attorney General
Robert C. Hargreaves
Assistant Attorney General

Chapter 352-52 WAC
HOSTELS

WAC
352-52-010 Purpose.
352-52-020 Definitions.
352-52-030 Grants or moneys for support of hostels.
352-52-040 Operation of hostels.

WAC 352-52-010 Purpose. This chapter is promulgated to carry out the commission's duties and responsibilities as contained in RCW 43.51.375. [Statutory Authority: RCW 43.51.375 and 43.51.060(1). 81-19-114 (Order 54), § 352-52-010, filed 9/23/81.]

WAC 352-52-020 Definitions. Whenever used in this chapter the following terms shall be defined as herein indicated.

(1) "Hostel" means a simple basic structure which serves as a safe, low-cost overnight accommodation for mobile people of all ages from this country and abroad.

(2) "Director" means the director of the Washington state parks and recreation commission.

(3) "Commission" means the Washington state parks and recreation commission. [Statutory Authority: RCW 43.51.375 and 43.51.060(1). 81-19-114 (Order 54), § 352-52-020, filed 9/23/81.]

WAC 352-52-030 Grants or moneys for support of hostels. The commission will accept grants or moneys from any federal or private source for support of hostels. The commission, at its discretion, will apportion and transfer any such moneys to public agencies which have contracted for the operation of a hostel or hostels, or to political subdivisions which operate hostels. Application for such moneys shall be made on a form provided by the director, which may be obtained upon request by writing in care of the Director, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, Washington 98504: Provided, That no contracting agency or political subdivision will be eligible to receive any such moneys in support of hostels unless their hostels are operated in accordance with WAC 352-52-040. [Statutory Authority: RCW 43.51.375 and 43.51.060(1). 81-19-114 (Order 54), § 352-52-030, filed 9/23/81.]

WAC 352-52-040 Operation of hostels. Hostels shall be operated in substantial compliance with the operating standards and customs established by American Youth Hostels, Inc. (AYH), as reflected in the AYH Hostel Operations Manual, January 1977 revision. Copies of the manual are available upon request by writing in care of the director, whose address is given in WAC 352-52-030. There will be a charge for copying the manual according to the fees established in WAC 352-40-090 for copying public records. [Statutory Authority: RCW 43.51.375 and 43.51.060(1). 81-19-114 (Order 54), § 352-52-040, filed 9/23/81.]

Title 356 WAC
DEPARTMENT OF PERSONNEL

Chapters
356-06 General provisions.
356-07 Operations and public records.
356-10 Classification.
356-14 Compensation plan.
356-15 Compensation plan appendix.
356-18 Leave.
356-22 Recruitment--Examinations.
356-26 Registers--Certification.
356-30 Appointments--Separations.
356-34 Disciplinary actions--Appeals.
356-39 Human resource development.
356-42 Labor relations.
356-46 Miscellaneous.
356-47 Career executive program.

Chapter 356-06 WAC
GENERAL PROVISIONS

WAC
356-06-010 Definitions.
356-06-055 Exempt—Classified service—Movement between.

WAC 356-06-010 Definitions. The following definitions apply throughout these rules unless the context clearly indicates another meaning:

ACTING APPOINTMENT – An appointment of limited duration made from within the classified service to a supervisory or managerial position.

ADMINISTRATIVE PERSONNEL – Employees who regularly exercise discretion and independent judgment in