Title 504 WAC
WASHINGTON STATE UNIVERSITY

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504-16-010 Purpose of regulations. [Regulation 9.25, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-020 General regulations. [Regulation 9.35, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-030 Parking permits. [Regulation 9.40, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-040 Parking fees. [Regulation 9.45, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-050 Parking areas. [Regulation 9.50, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-060 Administration and enforcement. [Regulation 9.55, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-070 Losses from theft or fire. [Regulation 9.60, filed 3/22/60.] Repealed by Order 1, filed 8/13/70.
504-16-100 Purpose of regulations. [Order 77-2, § 504-16-100, filed 8/3/77; Order 2, § 504-16-100, filed 7/28/71; Order 1, § 504-16-100, filed 7/28/71.] Repealed by 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), filed 4/4/83, effective 7/1/83.

(Washington State University, 1983 Ed.)
Chapter 504-08 WAC

PRACTICE AND PROCEDURE

WAC 504-08-001 Definitions. As used herein, the term "agency" shall mean the board of regents of Washington State University. [Regulation .08.001, filed 3/22/60.]

WAC 504-08-010 Appearance and practice before agency. No person may appear in a representative capacity before the agency other than the following: (1) Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington.

(2) Attorneys at law duly qualified and entitled to practice before the highest court of record of any other state, if the attorneys at law of the state of Washington are permitted to appear in a representative capacity before administrative agencies of such other state, and if not otherwise prohibited by our state law.

(3) Persons otherwise qualified as possessing the requisite skill to appear and expertly represent others who have applied to the agency and have been duly authorized by the agency to appear in a representative capacity before the agency.

(4) A bona fide officer, partner, or full time employee of an individual firm, association, partnership, or corporation who appears for such individual firm, association, partnership, or corporation. [Regulation .08.010, filed 3/22/60.]

WAC 504-08-080 Notice and opportunity for hearing in contested cases. In any contested case, all parties shall be served with a notice at least twenty days before the date set for the hearing. The notice shall be signed by the secretary of the agency and shall state the time, place, and issues involved, as required by RCW 34.04.090(1). [Regulation .08.080, filed 3/22/60.]

WAC 504-08-090 Service of process—By whom served. The agency shall cause to be served all notices and other papers issued by it, together with any other papers which it is required by law to serve. Every other paper shall be served by the party filing it. [Regulation .08.090, filed 3/22/60.]

WAC 504-08-100 Service of process—Upon whom served. All papers served by either the agency or any party shall be served upon all counsel of record at the time of such filing and upon parties not represented by counsel or upon their agents designated by them or by law. Any counsel entering an appearance subsequent to the initiation of the proceeding shall notify all other counsel then of record and all parties not represented by counsel of such fact. [Regulation .08.100, filed 3/22/60.]

WAC 504-08-110 Service of process—Service upon parties. The final order, and any other paper required to be served by the agency upon a party, shall be served upon such party or upon the agent designated by him or by law to receive service of such papers, and a copy shall be furnished to counsel of record. [Regulation .08.110, filed 3/22/60.]

WAC 504-08-120 Service of process—Method of service. Service of papers shall be made personally or, unless otherwise provided by law, by first-class, registered, or certified mail; or by telegraph. [Regulation .08.120, filed 3/22/60.]

WAC 504-08-130 Service of process—When service complete. Service upon parties shall be regarded as complete: By mail, upon deposit in the United States mail properly stamped and addressed; by telegraph, when deposited with a telegraph company properly addressed and with charges prepaid. [Regulation .08.130, filed 3/22/60.]

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WAC 504-08-140 Service of process—Filing with agency. Papers required to be filed with the agency shall be deemed filed upon actual receipt by the secretary of the agency at Pullman, Washington, accompanied by proof of service upon parties required to be served. [Regulation .08.140, filed 3/22/60.]

WAC 504-08-230 Depositions and interrogatories in contested cases—Right to take. Except as may be otherwise provided, any party may take the testimony of any person, including a party, by deposition upon oral examination or written interrogatories for use as evidence in the proceeding, except that leave must be obtained if notice of the taking is served by a proponent within twenty days after the filing of a complaint, application or petition. Depositions shall be taken only in accordance with this rule. [Regulation .08.230, filed 3/22/60.]

WAC 504-08-240 Depositions and interrogatories in contested cases—Scope. Unless otherwise ordered, the deponent may be examined regarding any matter not privileged, which is relevant to the subject matter involved in the proceeding. [Regulation .08.240, filed 3/22/60.]

WAC 504-08-250 Depositions and interrogatories in contested cases—Officer before whom taken. Within the United States or within a territory or insular possession subject to the dominion of the United States depositions shall be taken before an officer authorized to administer oaths by the laws of the state of Washington or of the place where the examination is held; within a foreign country, depositions shall be taken before a secretary of an embassy or legation, consul general, vice consul or consular agent of the United States, or a person designated by the agency or agreed upon by the parties by stipulation in writing filed with the agency. Except by stipulation, no deposition shall be taken before a person who is a party or the privy of a party, or a privy of any counsel of a party, or who is financially interested in the proceedings. [Regulation .08.250, filed 3/22/60.]

WAC 504-08-260 Depositions and interrogatories in contested cases—Authorization. A party desiring to take the deposition of any person upon oral examination shall give reasonable notice of not less than three days in writing to the agency and all parties. The notice shall state the time and place for taking the deposition, the name and address of each person to be examined, if known, and if the name is not known, a general description sufficient to identify him or the particular class or group to which he belongs. On motion of a party upon whom the notice is served, the agency may for cause shown, enlarge or shorten the time. If the parties so stipulate in writing, depositions may be taken before any person, at any time or place, upon any notice and in any manner and when so taken may be used as other depositions. [Regulation .08.260, filed 3/22/60.]

WAC 504-08-270 Depositions and interrogatories in contested cases—Protection of parties and deponents. After notice is served for taking a deposition, upon its own motion or upon motion reasonably made by any party or by the person to be examined and upon notice and for good cause shown, the agency may make an order that the deposition shall not be taken, or that it may be taken only at some designated place other than that stated in the notice, or that it may be taken only on written interrogatories, or that certain matters shall not be inquired into, or that the scope of the examination shall be limited to certain matters, or that the examination shall be held with no one present except the parties to the action and their attorneys or counsel, or that after being sealed, the deposition shall be opened only by order of the agency, or that business secrets or secret processes, developments, or research need not be disclosed, or that the parties shall simultaneously file specified documents or information enclosed in sealed envelopes to be opened as directed by the agency; or the agency may make any other order which justice requires to protect the party or witness from annoyance, embarrassment, or oppression. At any time during the taking of the deposition, on motion of any party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the agency may order the officer conducting the examination to cease forthwith from taking the deposition, or may limit the scope and manner of the taking of the deposition as above provided. If the order made terminates the examination, it shall be resumed thereafter only upon the order of the agency. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order. [Regulation .08.270, filed 3/22/60.]

WAC 504-08-280 Depositions and interrogatories in contested cases—Oral examination and cross-examination. Examination and cross-examination shall proceed as at an oral hearing. In lieu of participating in the oral examination, any party served with notice of taking a deposition may transmit written cross interrogatories to the officer who, without first disclosing them to any person, and after the direct testimony is complete, shall propound them seriatim to the deponent and record or cause the answers to be recorded verbatim. [Regulation .08.280, filed 3/22/60.]

WAC 504-08-290 Depositions and interrogatories in contested cases—Recordation. The officer before whom the deposition is to be taken shall put the witness on oath and shall personally or by someone acting under his direction and in his presence, record the testimony by typewriter directly or by transcription from stenographic notes, wire or record recorders, which record shall separately and consecutively number each interrogatory. Objections to the notice, qualifications of the officer taking the deposition, or to the manner of taking it, or to the
WAC 504-08-300 Depositions and interrogatories in contested cases—Signing attestation and return. (1) When the testimony is fully transcribed the deposition shall be submitted to the witness for examination and shall be read to or by him, unless such examination and reading are waived by the witness and by the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them. The deposition shall then be signed by the witness, unless the parties by stipulation waive the signing or the witness is ill or cannot be found or refuses to sign. If the deposition is not signed by the witness, the officer shall sign it and state on the record the fact of the waiver or of the illness or absence of the witness or the fact of the refusal to sign together with the reason, if any, given therefor; and the deposition may then be used as fully as though signed, unless on a motion to suppress the agency holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.

(2) The officer shall certify on the deposition that the witness was duly sworn by him and that the deposition is a true record of the testimony given by the witness. He shall then securely seal the deposition in an envelope indorsed with the title of proceeding and marked "Deposition of (here insert name of witness)" and shall promptly send it by registered or certified mail to the agency for filing. The party taking the deposition shall give prompt notice of its filing to all other parties. Upon payment of reasonable charges therefor, the officer shall furnish a copy of the deposition to any party or to the deponent. [Regulation .08.290, filed 3/22/60.]

WAC 504-08-310 Depositions and interrogatories in contested cases—Use and effect. Subject to rulings by the agency upon objections a deposition taken and filed as provided in this rule will not become a part of the record in the proceeding until received in evidence by the agency upon its own motion or the motion of any party. Except by agreement of the parties or ruling of the agency, a deposition will be received only in its entirety. A party does not make a party, or the privy of a party, or any hostile witness his witness by taking his deposition. Any party may rebut any relevant evidence contained in a deposition whether introduced by him or any other party. [Regulation .08.310, filed 3/22/60.]

WAC 504-08-320 Depositions and interrogatories in contested cases—Fees of officers and deponents. Deponents whose depositions are taken and the officers taking the same shall be entitled to the same fees as are paid for like services in the superior courts of the state of Washington, which fees shall be paid by the party at whose instance the depositions are taken. [Regulation .08.320, filed 3/22/60.]

WAC 504-08-330 Depositions upon interrogatories—Submission of interrogatories. Where the deposition is taken upon written interrogatories, the party offering the testimony shall separately and consecutively number each interrogatory and file and serve them with a notice stating the name and address of the person who is to answer them and the name or descriptive title and address of the officer before whom they are to be taken. Within ten days thereafter a party so served may serve cross-interrogatories upon the party proposing to take the deposition. Within five days thereafter, the latter may serve redirect interrogatories upon the party who served cross-interrogatories. [Regulation .08.330, filed 3/22/60.]

WAC 504-08-340 Depositions upon interrogatories—Interrogation. Where the interrogatories are forwarded to an officer authorized to administer oaths as provided in WAC 504-08-250 the officer taking the same after duly swearing the deponent, shall read to him seriatim, one interrogatory at a time and cause the same and the answer thereto to be recorded before the succeeding interrogatory is asked. No one except the deponent, the officer and the court reporter or stenographer recording and transcribing it shall be present during the interrogation. [Regulation .08.340, filed 3/22/60.]

WAC 504-08-350 Depositions upon interrogatories—Attestation and return. The officer before whom interrogatories are verified or answered shall:

(1) Certify under his official signature and seal that the deponent was duly sworn by him, that the interrogatories and answers are a true record of the deponent's testimony, that no one except deponent, the officer and the stenographer were present during the taking, and that neither he nor the stenographer, to his knowledge, is a party, privy to a party, or interested in the event of the proceedings, and

(2) Promptly send by registered or certified mail the original copy of the deposition and exhibits with his attestation to the agency, one copy to the counsel who submitted the interrogatories and another copy to the deponent. [Regulation .08.350, filed 3/22/60.]

WAC 504-08-360 Depositions upon interrogatories—Provisions of deposition rule. In all other respects, depositions upon interrogatories shall be governed by the previous deposition rule. [Regulation .08.360, filed 3/22/60.]

WAC 504-08-400 Stipulations and admissions of record. The existence or nonexistence of a material fact, as made or agreed in a stipulation or in an admission of record, will be conclusively presumed against any party bound thereby, and no other evidence with respect thereto will be received upon behalf of such party, provided:

(1) Upon whom binding. Such a stipulation or admission is binding upon the parties by whom it is made, their privies and upon all other parties to the proceeding.

[Title 504 WAC—p.4]
who do not expressly and unequivocally deny the existence or nonexistence of the material fact so admitted or stipulated, upon the making thereof, if made on the record at a prehearing conference, oral hearing, oral argument or by a writing filed and served upon all parties within five days after a copy of such stipulation or admission has been served upon them;

(2) Withdrawal. Any party bound by a stipulation or admission of record at any time prior to final decision may be permitted to withdraw the same in whole or in part by showing to the satisfaction of the agency that such stipulation or admission was made inadvertently or under a bona fide mistake of fact contrary to the true fact and that its withdrawal at the time proposed will not unjustly prejudice the rights of other parties to the proceeding. [Regulation .08.410, filed 3/22/60.]

WAC 504-08-410 Form and content of decisions in contested cases. Every decision and order, whether proposed, initial, or final, shall:

(1) Be correctly captioned as to name of agency and name of proceeding;

(2) Designate all parties and counsel to the proceeding;

(3) Include a concise statement of the nature and background of the proceeding;

(4) Be accompanied by appropriate numbered findings of fact and conclusions of law;

(5) Whenever practical, the conclusions of law shall include the reason or reasons for the particular order or remedy afforded;

(6) Wherever practical, the conclusions and/or order shall be referenced to specific provisions of the law and/or regulations appropriate thereto, together with reasons and precedents relied upon to support the same. [Regulation .08.410, filed 3/22/60.]

WAC 504-08-420 Definition of issues before hearing. In all proceedings the issues to be adjudicated shall be made initially as precise as possible, in order that the agency may proceed promptly to conduct the hearings on relevant and material matter only. [Regulation .08.420, filed 3/22/60.]

WAC 504-08-510 Continuances. Any party who desires a continuance shall, immediately upon receipt of notice of a hearing, or as soon thereafter as facts requiring such continuance come to his knowledge, notify the agency of said desire, stating in detail the reasons why such continuance is necessary. The agency, in passing upon a request for continuance, shall consider whether such request was promptly and timely made. For good cause shown, the agency may grant such a continuance and may at any time order a continuance upon its motion. During a hearing, if it appears in the public interest or in the interest of justice that further testimony or argument should be received, the agency may in its discretion continue the hearing and fix the date for introduction of additional evidence or presentation of argument. Such oral notice shall constitute final notice of such continued hearing. [Regulation .08.510, filed 3/22/60.]

WAC 504-08-520 Rules of evidence—Admissibility criteria. Subject to the other provisions of these rules, all relevant evidence is admissible which, in the opinion of the agency is the best evidence reasonably obtainable, having due regard for its necessity, availability and trustworthiness. In passing upon the admissibility of evidence, the agency shall give consideration to, but shall not be bound to follow, the rules of evidence governing civil proceedings, in matters not involving trial by jury, in the superior court of the state of Washington. [Regulation .08.520, filed 3/22/60.]

WAC 504-08-530 Tentative admission—Exclusion—Discontinuance—Objections. When objection is made to the admissibility of evidence, such evidence may be received subject to a later ruling. The agency may, in its discretion, either with or without objection, exclude inadmissible evidence or order cumulative evidence discontinued. Parties objecting to the introduction of evidence shall state the precise grounds of such objection at the time such evidence is offered. [Regulation .08.530, filed 3/22/60.]

WAC 504-08-540 Petitions for rule making, amendment or repeal—Who may petition. Any interested person may petition the agency requesting the promulgation, amendment, or repeal of any rule. [Regulation .08.540, filed 3/22/60.]

WAC 504-08-550 Petitions for rule making, amendment or repeal—Requisites. Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule together with briefs of any applicable law. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule. [Regulation .08.550, filed 3/22/60.]

WAC 504-08-560 Petitions for rule making, amendment or repeal—Agency must consider. All petitions shall be considered by the agency and it may, in its discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal, or modification of any rule. [Regulation .08.560, filed 3/22/60.]

WAC 504-08-570 Petitions for rule making, amendment or repeal—Notice of disposition. The agency shall notify the petitioning party within a reasonable time of the disposition, if any, of the petition. [Regulation .08.570, filed 3/22/60.]

(1983 Ed.)
Chapter 504-12 WAC
CONTRACT AWARD PROCEDURES

WAC
504-12-010 When bids required. Contracts for construction and improvement of buildings and other improvements will be awarded, subject to the right of the board of regents to reject any and all bids, on the most advantageous terms to the university after public, competitive bidding, pursuant to public notice, excepting that contracts for emergency construction may be awarded without bids in accordance with applicable statutes of the state of Washington. [Regulation 1, filed 3/22/60.]

WAC 504-12-020 Notice to bidders. Notice to bidders shall be given by publication of an invitation to bids signed by the secretary of the board of regents containing, in general terms, the type of project and general description thereof, the office from which detailed plans and specifications may be obtained, and the date and hour prior to which bids must be filed with the secretary of the board of regents. Such publication shall be made in at least two newspapers of general circulation, one of which shall be printed and published in Whitman County, state of Washington, and one of which shall be printed and published in either Spokane County, Washington, or King County, Washington. Publication of such notice shall be made at least twice in a regular issue of each newspaper at least three days and not more than eight days apart, and the first publication in each newspaper shall be not less than fifteen days prior to the date specified in said notice for the opening of bids. [Regulation 2, filed 3/22/60.]

WAC 504-12-030 Bidders to obtain plans and specifications. Bidders shall be responsible for soliciting and obtaining plans and specifications from the office of the university architect, the superintendent of buildings and grounds, or such other office as may be specified in the invitation to bid. [Regulation 3, filed 3/22/60.]

WAC 504-12-040 Liberal construction of bids and procedures. The board of regents reserves the right to waive errors, omissions, and other defects in bids and in contract procedures in all instances wherein, in the judgment of the board of regents, such waiver will not give a bidder any competitive advantage over other bidders. [Regulation 4, filed 3/22/60.]

WAC 504-12-050 Regulations not applicable to emergency construction. These regulations shall not apply to emergency construction to which RCW 39.04.020 may be applicable. [Regulation 5, filed 3/22/60.]

Chapter 504-17 WAC
CAMPUS PARKING AND TRAFFIC REGULATIONS

WAC

WAC 504-17-020 Purposes of regulations. The purposes of these regulations are:
(1) To expedite university business and provide maximum safety and convenience;
(2) To regulate parking, with priority given to:
   (a) Services of the university,
   (b) Persons who need vehicles in connection with their work, and
   (c) Staff and students who need private vehicles because of a disability or other approved reason; and
(3) To provide and maintain suitable campus parking and traffic facilities. [Statutory Authority: RCW 28B.10-.560, 28B.10.300 – 28B.10.320, 28B.30.045, 28B.15.031, 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-020, filed 4/4/83, effective 7/1/83. Formerly WAC 504-16-110.]

WAC 504-17-030 Applicable parking and traffic regulations. The following regulations apply upon state lands owned and/or controlled by Washington State University.
(1) The motor vehicle and other traffic laws of the state of Washington (Revised Code of Washington).


WAC 504-17-040 Definitions. (1) Campus. For the purposes of these regulations, "campus" designates all property owned, leased and/or controlled by Washington State University that is or may hereafter be dedicated mainly to the educational, research, housing, recreational, parking, or other activities of Washington State University.

(2) Commuter. Any student who does not live in a residence hall (dormitory). All students living in fraternities, sororities, university housing (other than residence halls), and off-campus housing are considered to be commuters.

(3) Dormitory. See residence hall.

(4) Handicap permit. A parking permit, temporary or annual depending on the duration of the disability, that requires a physician's written certification that the person's mobility is severely handicapped. It allows parking in all marked handicap, staff and student (commuter) lot zones and for unlimited periods of time in parking zones or areas which are otherwise restricted as to the length of time parking is permitted.

(5) Handicap zone. A parking zone identified with a sign bearing the national handicap symbol that is restricted at all times to use by vehicles bearing a valid handicap parking permit.

(6) Holiday. A day when all university facilities, except those designated as essential services, are closed (e.g., Thanksgiving Day, Christmas Day, New Year's Day). Accordingly, most days during student vacations (such as those during Thanksgiving and Christmas time, and during the spring and summer breaks when school is not in session) are not considered to be holidays.

(7) Housing area. The single and married student housing units and their parking areas located near the periphery of the main campus and managed by the university's housing and food service.

(8) Housing permits. Authorizes parking only in the specified housing area (not including dormitories). They are issued by the respective housing offices in Rogers Hall or French Administration Building.

(9) Illegal use of permit. (a) Use of a legal permit on the wrong vehicle. (b) Use of a counterfeit permit. (c) Use of a permit obtained under false pretenses. (d) Use of an altered permit.

(10) Indicator. A decal displayed adjacent to the parking permit on a vehicle which denotes where parking is permitted (e.g., S for service, 121 for graduate center lot, or NP for night parking).

(11) Loading zone. An area signed "Loading Zone" adjacent to a facility, in a parking lot, or near a dormitory. Such an area is intended for loading and unloading. Parking is limited to 15 minutes.

(12) Motor vehicle. All motor-driven conveyances, except mopeds, licensed for use on public streets (e.g., automobiles, trucks, motorcycles, motor scooters).

(13) No parking zone. Any area not specifically marked and/or signed for parking. Such areas include, but are not limited to, areas with adjacent curbs or rails painted yellow.

(14) NP—Night parking. A decal that authorizes parking overnight in parking areas signed "No 3:00 a.m. to 6:00 a.m. parking."

(15) Parking permit. A decal authorizing parking in specified areas. There are several types of parking permits, each with specific privileges; the most frequently issued permits are student resident, student lot (commuter), staff, visitor and housing area permits. All, except housing area permits, are issued by parking services, located in the safety building.

(16) Pool permit. A permit arrangement which allows different vehicles to use a single permit. Duplicate decals and a single transferable card are issued to the vehicles in the pool; the card must be displayed for the permit to be valid. The pool permit is available only to staff and to commuter students.

(17) Residence hall. A student residence, or "dormitory," located on campus and maintained by the office of residence living. Students living in residence halls must purchase student resident permits for parking on campus. "Residence hall" should be distinguished from "housing area."

(18) Service vehicle. A vehicle used to provide a service for the university or a tenant or contractor of the university (e.g., a university-owned vehicle or a privately owned vehicle with a valid service permit displayed).

(19) Service zone. An area located near a service entrance to a facility and reserved for service vehicles. Service vehicles may park in these zones for a maximum of 15 minutes, except for vehicles with unlimited service permits.

(20) Specific residence hall lot. A parking area in close proximity to a residence hall and in which those living in the hall who have been assigned priority by their hall director may park. A resident with priority is issued an appropriate indicator by his/her hall director or by the office of residence living, and both the student resident permit and the appropriate indicator must be attached to each vehicle parking in these lots. See student resident permit.

(21) Staff. For the purposes of these regulations, "staff" includes all university faculty, classified staff, and administrative exempt employees and the personnel of other activities located on campus. Teaching assistants, research assistants, and other students employed part time by the university are not considered to be "staff."

(22) Student lot permit. A decal authorizing parking in student lot areas, available to students living off-campus (i.e., commuters) or in any university housing...
area. (See definition of housing area.) This permit should be distinguished from STUDENT RESIDENT PERMIT and INDICATOR.

(23) STUDENT RESIDENT PERMIT. A decal accompanied by a specific lot indicator available to students living in residence halls. This permit should be distinguished from a STUDENT LOT PERMIT. See also SPECIFIC RESIDENCE LOT.

(24) TEMPORARY PERMITS. Parking permits valid for a short period, issued by the university parking services free of charge to visitors. Staff and students may purchase temporary permits for one-day periods or for ten calendar-day periods.

(25) VISITORS. Persons who have no direct relationship with the university and who only visit the campus on an occasional basis (i.e., persons who are neither staff nor students).

(26) WHEEL LOCK. A wheel lock is a device used to temporarily immobilize a vehicle (i.e., on-the-spot impoundment). [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-040, filed 4/4/83, effective 7/1/83. Formerly WAC 504-16-115.]

WAC 504-17-050 Emergencies. The president of Washington State University shall have authority to suspend, modify or repeal any or all provisions in this chapter in the event of an emergency, disaster or other like contingency. Such action shall be limited in duration and scope to meeting the dangers of the contingency. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-050, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-060 Speed limits. Driving on campus roads and streets is permitted at any time, unless otherwise posted or restricted by signs and/or by these regulations. The maximum speed limit unless otherwise posted is 20 m.p.h. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-060, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-070 Closed and restricted areas. In certain designated areas on campus, such as the mall in the campus core, driving is restricted to mall service vehicles and vehicles bearing handicap permits. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-070, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-080 Pedestrians. (1) When traffic control signals are in place at intersections, pedestrians shall be subject to them.

(2) When traffic control signals are not in place or not in operation at pedestrian crossings, a vehicle must yield the right of way, by slowing down or stopping, when the pedestrian in the crossing is upon the same half of the roadway as the vehicle, or when the pedestrian is approaching so closely from the opposite half of the roadway as to be in danger.

(3) No pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close that it is impossible for the driver to yield.

(4) Pedestrians who are between adjacent intersections at which traffic-control signals are in operation must not cross at any place except in a marked crosswalk.

(5) Every pedestrian crossing a roadway at any point other than within a marked crosswalk or within an unmarked crosswalk at an intersection must yield the right of way to all vehicles upon the roadway.

(6) Any pedestrian crossing a roadway at a point where a pedestrian tunnel or overhead pedestrian crossing has been provided shall yield the right of way to all vehicles upon the roadway.


WAC 504-17-090 Bicycles and mopeds. The general traffic regulations applicable to motor vehicles apply with equal force to bicycles and mopeds. Bicycles may be used on sidewalks, though pedestrians always have the right of way. Mopeds may not be ridden on sidewalks or in the mall area while the moped is operating under motorized power. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-090, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-100 Parking. (1) Throughout the year, during the hours of 7:30 a.m. to 5:00 p.m. Monday through Friday, parking on campus in other than metered spaces is limited to motor vehicles that have official permits and indicators, if applicable, properly displayed. At other hours, unless otherwise posted, parking permits are not required for parking in staff or student lot (commuter) parking areas.

(2) Parking permits are required 24 hours a day, seven days a week in residence hall areas, Rogers-Orton lot (Lot No. 1), Wilson Road lot (Lot No. 104), service and handicap zones.

(3) Standing (the stopping of a vehicle with the driver remaining in it) is permitted in marked parking spaces, except metered spaces, even though the vehicle does not have a valid parking permit. Double parking while "standing" is not permitted. [Statutory Authority: RCW 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-070, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

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WAC 504–17–110 Special conditions. The parking regulations are enforced every day, 24 hours a day throughout the year. However, during the following periods special conditions exist and the regulations are modified accordingly:

(1) During vacation periods and between terms temporary permits are available without fee for the period when school is not in session.

(2) At the beginning of a semester or a summer session, parking permits are not required in student (commuter) lots, specific residence hall lots, and university housing areas from the Monday of registration week until the beginning of the sixth day of classes.

(3) During finals week, permits are not required in student (commuter) lots, specific residence hall lots, and university housing areas.

(4) During vacation periods and summer sessions, any valid parking permit except those issued by university housing authorizes parking in any lot designated for students.

(5) At the beginning of the fall semester, the prior year permits will be valid until the beginning of the sixth day of classes. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83–08–060 (Order 83–1, Resolution No. 3/4/83–7), § 504–17–110, filed 4/4/83, effective 7/1/83. Formerly chapter 504–16 WAC.]

WAC 504–17–120 Parking areas. (1) Restricted hours: During the hours of 7:30 a.m. to 5:00 p.m. Monday through Friday, all parking areas on campus are subject to restriction.

(2) Restricted areas: Some areas on campus are restricted at all times, except as provided in WAC 504–17–110(4). These include, but are not limited to, pedestrian mall areas, handicap zones, service zones, loading zones, motorcycle zones, spaces assigned to state vehicles, specific residence hall lots, hall director spaces, university housing zones, Rogers–Orton lot, Wilson Road lot, crosswalk areas and yellow curb areas. Parking is not permitted in these areas except by specifically authorized vehicles.

(3) Marked areas:
(a) Parking on campus is permitted only in the marked and/or signed spaces in lots and on streets. All other areas outside these designated areas are "no parking zones." Each parking area has signs to indicate the type of permit or permits required.

(b) Individual parking spaces are clearly marked, and no vehicle may be parked so as to occupy any portion of more than one parking space. The fact that other vehicles may have been parked so as to require other vehicles to occupy a portion of more than one space shall not constitute an excuse for the subsequent violation.

(4) Metered parking spaces:

(a) Spaces in certain lots are metered parking only. Permits are not effective in these spaces, and the meter must be paid for the amount of time parked in such space.

(b) Except in the student bookstore parking area (lots 50 and 55), parking meters are effective from 8:00 a.m. to 5:00 p.m. daily except Saturdays, Sundays and university holidays. In the parking space area, meters are effective 8:00 a.m. to 5:00 p.m. daily except Sundays and university holidays. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83–08–060 (Order 83–1, Resolution No. 3/4/83–7), § 504–17–120, filed 4/4/83, effective 7/1/83. Formerly chapter 504–16 WAC.]

WAC 504–17–130 Parking permits—General information. (1) Where to obtain permits: Housing area permits are issued by the respective housing offices. All other parking permits are available at university parking services, located in the safety building, upon application and the payment of the appropriate fees. The applicant will receive a decal which—according to its design, color, and number code—will identify the vehicle in the categories of student commuter, student resident, staff, visitor, housing area, contractor, or other permit type, and also indicate the type of parking and the type of parking area where the vehicle may be parked.

(2) The display of permits:
(a) Manner: Parking permit decals must be completely affixed by means of their own adhesive (not by tape) in the approved position on the vehicle so that they are clearly visible and readable from the outside.

(b) Location: Parking permit decals must be affixed to the lower left corner (driver's side) of the rear window with the following exceptions:

(i) On convertibles and trucks, they must be clearly affixed in the lower left corner of the front windshield.

(ii) On station wagons and cars with heated rear windows they must be affixed in the lower left rear side window.

(iii) On motorcycles they must be affixed in a conspicuous place.

(iv) Temporary permits are displayed by hanging them from the rear-view mirror.

(3) Pool permits: Each vehicle in a pool group must display a pool decal in the approved location. In addition, the vehicle to be parked on campus must display the transferable card in the lower left corner (driver's side) of the windshield, or in close proximity to the pool decal.

(4) Ownership of permits: A parking permit application must be on file for each vehicle displaying a permit. The ownership of permits is generally not transferable, but exceptions can be made by university parking services provided that:

(a) The person relinquishing ownership and the purchaser appear in person at parking services when requesting such a transfer;

(b) The former owner relinquishes all ownership or claim to the permit;
WAC 504-17-140 Parking permits—Staff. (1) Any staff member who wishes to park his/her vehicle on campus in other than metered spaces must have a parking permit displayed. Such permits may be a structure permit, which designates a particular parking structure to be used (and which also validates parking in staff parking areas, but not in other structures), or a general staff permit, which validates parking in staff parking areas, and student (commuter) lots.

(2) Special Indicator Decals may be issued to staff members holding valid parking permits in the following cases, each of which must be approved by the traffic control subcommittee of the university planning committee or its designated representative:

(a) Staff with a physical disability may be issued a handicap permit to meet individual needs. Applications must be accompanied by a doctor’s written certification that the employee’s mobility is so severely impaired as to require handicap parking privileges and the anticipated duration of the disability.

(b) Service indicators may be issued to a staff member who must use his/her private vehicle as a service vehicle for university business; these indicators authorize parking in service zones for not more than 15 minutes.

(c) Night parking indicators are available to those staff members whose work schedule, certified by their department head, requires that they routinely park in areas posted “No 3:00 a.m. to 6:00 a.m. parking” during those hours. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-130, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-150 Parking permits—Students. (1) Commuters: Those commuters who wish to park on campus during restricted hours must purchase a student lot permit.

(2) Student Residents: Students living in residence halls who wish to park in an overnight lot must purchase a student resident permit and obtain a lot indicator which authorizes parking either in an assigned hall lot or Rogers–Orton or Wilson Road lots.

(3) University Housing Occupants: Occupants of university housing may obtain parking permits which authorize parking in their specific housing areas from the following offices:

(a) Occupants of family housing apartments may obtain parking permits from the Housing Office, Room 131, Rogers Hall.

(b) Occupants of single students apartments may obtain parking permits from the Housing and Food Service Office, Room 124, French Administration Building.

These permits are valid only in the specific housing area. To park elsewhere on campus during restricted hours, the occupant must purchase a student lot permit.

(4) Exceptions:

(a) Students with a physical disability may be issued a handicap permit to meet individual needs. Applications must be accompanied by a WSU student health physician’s written certification that the student’s mobility is so severely impaired as to require handicap parking privileges and the anticipated duration of the disability.

(b) Students who need their own vehicles for university work may buy a staff permit at the staff rate for periods varying up to one year. The application for such permits must be accompanied by certification by the dean, the director, or the administrative officer supervising the work, and must be submitted to the traffic control subcommittee or its designated representative for approval. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-150, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-160 Parking permits—Visitors. (1) Annual Visitor Permits. Visitors may purchase an annual visitor’s permit. This permit authorizes parking in the areas marked “visitors” in the staff parking areas or in the student (commuter) lots.

(2) Temporary Visitor Permit: Individuals who visit the campus only occasionally may be issued a temporary visitor permit without charge. This permit is valid for a maximum of five consecutive days, and is extended or renewed only upon reapplication.

(3) Conference Guest Permits. Conference guest permits are available to the conference sponsor upon application through university relations and university parking services. Arrangements may be made with the latter for the sponsor to print such permits on the conference brochure.

(4) Other: The following vehicles may be parked on campus without charge: Those of members of the board of regents, those of members of the state legislature, and those bearing tax-exempt licenses. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-160, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-170 Parking permits—Contractors. Vehicles parked by contractors and their employees working on campus projects must bear a parking permit. Such permits are issued for designated areas in staff parking lots on a weekly or monthly basis. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320,
Refunds: If a permit is surrendered before the end of the second week of the spring semester, a refund of $15.00 will be made upon request. No refund will be made for the summer or for a partial period.

Temporary student lot permits may be obtained at the rate of $4.00 a day, or $2.50 for ten calendar days.

(b) STUDENT RESIDENT PERMIT

TIME PURCHASED                      FEE
Any time during fall semester        $25.00
Any time during spring semester      $15.00
Any time during the summer           $10.00

Refunds: If a permit is surrendered before the end of the second week of the spring semester, a refund of $10.00 will be made upon request. No refund will be made for the summer or for a partial period.

Temporary student resident permits may be purchased at the rate of $.30 per day, or $.20 for ten calendar days.

(4) VISITOR'S PERMITS:

TIME PURCHASED                      FEE
Any time during fall semester        $10.00
Any time during spring semester      $ 7.50
Any time during the summer           $ 3.00

No refunds are made for visitor permits. Fees for visitor permits may be waived for qualified visitors who volunteer their services to the university (e.g., reading for the blind), University of Idaho students and employees involved in WSU/University of Idaho cooperative education programs and retired Washington State University employees.

(5) MOTORCYCLE PERMITS:

TIME PURCHASED                      FEE
Any time during fall semester        $14.00
Any time during spring semester      $10.00
Any time during the summer           $ 5.00

These permits are available to both staff and students. Refunds: If a permit is surrendered before the end of the second week of the spring semester, a refund of $5.00 will be made upon request.

Temporary motorcycle permits may be purchased at the rate of $.15 a day, or $.01 for 10 calendar days.

(6) CONTRACTOR PERMITS: Permits will be issued for designated areas at a cost of $1.00 per week or $3.00 per month. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83–7), § 504–17–190, filed 4/4/83, effective 7/1/83. Formerly chapter 504–16 WAC.]

WAC 504–17–200 Administration. (1) THE TRAFFIC CONTROL SUBCOMMITTEE OF THE UNIVERSITY PLANNING COMMITTEE. This committee:

(a) Makes recommendations on regulations governing campus traffic and parking control;
(b) Reviews the administration and enforcement of traffic and parking regulations;
(c) Makes recommendations for physical improvements in parking facilities;
(d) Consults, where appropriate, with Pullman authorities on traffic matters; and
(e) Coordinates campus traffic planning with the work of the university planning committee.

(2) THE PARKING APPEALS COMMITTEE. This committee:
(a) Establishes and maintains an appeals procedure for parking violations on campus;
(b) Hears appeals as requested and renders decisions.

(3) THE WASHINGTON STATE UNIVERSITY POLICE AND PARKING SERVICES. These departments are responsible for the administration and enforcement of these regulations. This responsibility also involves recommending the installation of appropriate traffic and parking signs, maintaining a registration record system, the issuance of permits, the patrol of the university campus, and the keeping of a record of the violations, warnings, court summonses and arrests. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-200, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-210 Enforcement—General. (1) Any vehicle found parked in violation of these regulations will be given notice of such violation. Fines will be imposed, but anyone contesting the propriety of such fine may appeal such to the parking appeals committee.


WAC 504-17-220 Enforcement—Fines. (1) Schedule of fines: Parking violations will be processed by the university. Fines must be paid at university parking services in the safety building at the following rates:

<table>
<thead>
<tr>
<th>Violation</th>
<th>Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Meter violation</td>
<td>$ 5</td>
</tr>
<tr>
<td>(b) Overtime in time zone</td>
<td>$ 5</td>
</tr>
<tr>
<td>(c) No transferable pool permit</td>
<td>$10</td>
</tr>
<tr>
<td>(d) No parking permit</td>
<td>$15</td>
</tr>
<tr>
<td>(e) No parking permit for area</td>
<td>$10</td>
</tr>
<tr>
<td>(f) No parking zone</td>
<td>$10</td>
</tr>
<tr>
<td>(g) Improper parking</td>
<td>$10</td>
</tr>
<tr>
<td>(h) No 3 a.m.–6 a.m. parking</td>
<td>$10</td>
</tr>
<tr>
<td>(i) Blocking traffic</td>
<td>$15</td>
</tr>
<tr>
<td>(j) Handicap (disability) zone</td>
<td>$25</td>
</tr>
<tr>
<td>(k) Fire zone</td>
<td>$25</td>
</tr>
<tr>
<td>(l) Parking in reserved area</td>
<td>$25</td>
</tr>
<tr>
<td>(m) Illegal use of permit</td>
<td>$50</td>
</tr>
<tr>
<td>(n) All other parking violations</td>
<td>$10</td>
</tr>
</tbody>
</table>

(2) Reduction of fines: Except for (d) no parking permit and (m) illegal use of permit, all fines paid within twenty-four hours will be reduced by one-half. For (d) no parking permit, such fine will be reduced by one-half if a parking permit is purchased within 24 hours after issuance.

(3) Visitors: The first violation of the notices listed in WAC 504-17-220(d) (no parking permit) and (e) (no parking permit for area) issued to visitors are considered warning notices upon presentation to parking services office.

(4) Failure to pay fines: If a student or staff member fails to pay the fine assessed for any violation, the fine will be referred to the controller's office for collection. The controller may, if other collection efforts fail, deduct outstanding fines from the salary warrants of employees or withhold the amount of the outstanding fines from damage deposits or other funds held for any student in order to secure payment. Where collection efforts are unsuccessful, the controller may notify the registrar to refrain from issuing student transcripts or to withhold permission to reenroll for a subsequent term until outstanding fines are paid. The procedures discussed above are not exclusive, however, and failure to pay fines may lead to towing or use of the wheel-lock device described in these regulations. Nor are the procedures discussed above a precondition to towing or use of the wheel lock. [Statutory Authority: RCW 28B.10.560, 28B.10.300 – 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-220, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-230 Enforcement—Accumulated violations—Wheel lock—Towing. (1) Any vehicle with an accumulation of three or more unpaid parking violations may be temporarily immobilized by use of a wheel lock device placed on a wheel. Any vehicle may be towed away if the vehicle:

(a) Has been immobilized by wheel lock more than 24 hours; or
(b) Is illegally parked in a marked tow-away zone; or
(c) Is a hazard or obstruction to vehicular or pedestrian traffic (including, but not limited to, vehicles parked in yellow curb zones or crosswalks); or
(d) Cannot be impounded with a wheel lock device.

The driver and/or owner of a towed vehicle shall pay towing and storage expenses. Any vehicle immobilized by use of the wheel lock device in excess of 24 hours in a location where towing away is impossible or impractical will be assessed a storage fee of $5.00 for each calendar day or portion thereof, beyond the first 24 hours. The university assumes no responsibility in the event of damages resulting from towing, use of wheel lock devices, storage, or attempts to move a vehicle with a wheel lock device installed. No vehicle impounded by tow-away or wheel lock device shall be released until the following fines are paid:

(a) All unpaid parking violation penalties against said vehicle;
(b) All towing and storage fees.

Any vehicle impounded pursuant to these regulations in excess of 30 calendar days shall be considered an abandoned vehicle and shall be disposed of in accordance with chapter 46.52 RCW. A person wishing to
challenge the validity of any fines or fees imposed under this subsection may appeal such fines or fees as elsewhere provided in these regulations. However, in order to secure release of the vehicle, such person must pay the amount of such fines or fees as a bond which may be refunded after a successful appeal.

(2) An accumulation of six unpaid violations during any 12-month period, exclusive of meter violations, overtime in time zone violations, and no transferable pool permit violations, will subject the violator to revocation or denial of parking privileges. Vehicles without permits which accumulate the above number of violations will be prohibited from parking on university property. [Statutory Authority: RCW 28B.10.560, 28B.10.300 - 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-230, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-240 Appeals procedure. (1) The appeals procedure serves two primary functions:

(a) To assure an impartial evaluation of the circumstances relating to a particular parking violation; and

(b) To aid in the appraisal of parking and traffic problems.

(2) Any person who has received notice of a parking violation may appeal the alleged violation. The appeal must be made in writing within ten days after receipt of notice of the violation. Forms for this purpose are available from university parking services.

(3) The parking appeals committee will make a preliminary decision on the appeal and notify the appellant of the decision within 20 days during the academic year and 45 days during the summer months after receipt of the appeal. If the appellant is dissatisfied with the preliminary decision, he/she may request a hearing before the committee. Such request must be made within 10 days of receipt of the notice of the preliminary decision. If no such request is received, the preliminary decision shall be final.

(4) During the hearing the appellant and representatives of university parking services may present and cross-examine witnesses. After the presentation of evidence, the parking appeals committee shall render a decision within 5 days. Such decision shall be final. [Statutory Authority: RCW 28B.10.560, 28B.10.300 - 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-240, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-250 Failure to pay fines. Failure to pay a fine or comply with other penalties assessed pursuant to these regulations, after exhausting or failing to exercise appeals provided for in these regulations, constitutes a violation of RCW 28B.10.560 and 28B.10.565. A citation or complaint for such violation may be issued and filed with the district court. [Statutory Authority: RCW 28B.10.560, 28B.10.300 - 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-250, filed 4/4/83, effective 7/1/83. Formerly chapter 504-16 WAC.]

WAC 504-17-900 Repeal and savings. Chapter 504-16 WAC is hereby repealed, provided that neither this repeal nor any other provision of this enactment shall have the effect of terminating, or in any way modifying, any liability, civil or criminal, which is already in existence on the effective date of this enactment. Insofar as the provisions of this enactment are substantially the same as prior regulations, or relate to the same subject matter, they shall be construed as restatements and continuations, and not as new enactments. Provisions of chapter 504-16 WAC which relate to E-lots shall remain in effect until the beginning of the 1983-84 permit year. [Statutory Authority: RCW 28B.10.560, 28B.10.300 - 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-900, filed 4/4/83, effective 7/1/83.]

WAC 504-17-910 Severability. If any provision of this chapter, 504-17 WAC, or its application to any person or circumstance is held invalid, the remainder of the chapter or its application to other persons or circumstances is unaffected. [Statutory Authority: RCW 28B.10.560, 28B.10.300 - 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-910, filed 4/4/83, effective 7/1/83.]

WAC 504-17-930 Effective date. Except as otherwise provided in these regulations, this chapter shall take effect on July 1, 1983. [Statutory Authority: RCW 28B.10.560, 28B.10.300 - 28B.10.320, 28B.30.125, 28B.30.150, 28B.30.045 and 28B.15.031. 83-08-060 (Order 83-1, Resolution No. 3/4/83-7), § 504-17-930, filed 4/4/83, effective 7/1/83.]

Chapter 504-18 WAC

PARKING REGULATIONS—CENTER FOR NURSING EDUCATION

WAC

504-18-100 Purpose of regulations.

504-18-110 Authorization.

504-18-120 Definitions.

504-18-130 General.

504-18-140 Parking permits.

504-18-150 Parking permit fees.

504-18-160 Parking areas.

504-18-170 Administration and enforcement.

WAC 504-18-100 Purpose of regulations. Parking on the lots provided at the center for nursing education in Spokane, also known as the intercollegiate center for nursing education, is governed by these regulations. The purpose of these regulations is:

(1) To regulate parking with priority given to

(a) Services of the center;

(b) Staff who need vehicles in connection with their work;

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(c) Staff and students who need private vehicles because of disability or other approved reasons.

(2) To provide funds to obtain and maintain suitable center parking facilities and other approved center purposes. [Order 73–8, § 504–18–100, filed 10/5/73.]

WAC 504–18–110 Authorization. Washington State University is the coordinating institution for Eastern Washington State College, Fort Wright College, Whitworth College and Washington State University, the participating institutions in the center for nursing education in Spokane, and the participating institutions have delegated authority to Washington State University to act as their agent. The board of regents, Washington State University, is authorized by state law to establish parking regulations and to provide penalties for infractions of regulations (RCW 28B.10.560 and 28B.15.031). [Order 73–8, § 504–18–110, filed 10/5/73.]

WAC 504–18–120 Definitions. (1) The word "center" for purposes of these regulations means the center for nursing education in Spokane, also known as the intercollegiate center for nursing education.

(2) The words "motor vehicle" or "vehicle" includes automobiles, trucks, motorcycles, motor scooters, and all other motor-driven conveyances licensed for use on public streets.

(3) The word "staff" as it appears herein, refers to faculty and staff of the center and employees of noncenter organizations who work in center facilities.

(4) "Visitor" refers to those persons having no direct relationship with the center as do staff and students, but who do have official business with the center. [Order 73–8, § 504–18–120, filed 10/5/73.]

WAC 504–18–130 General. (1) These regulations apply to all parking facilities owned or leased by Washington State University for use by the center.

(2) Washington State University and the center assume no responsibility for damage or theft of cars driven or parked on center facilities.

(3) Vehicles may not be parked overnight on center parking lots unless otherwise posted or authorized.

(4) A disabled or inoperative vehicle shall not be parked on the center lots for a period in excess of 72 hours. Vehicles which have been parked for periods in excess of 72 hours and which appear to be disabled or inoperative may be impounded and stored at the expense of either the owner or operator thereof. Neither the university nor its employees shall be liable for loss or damage of any kind resulting from such impounding and storage.

(5) The university reserves the right to have towed and impounded any illegally parked vehicle at the owner's or driver's expense. The university assumes no responsibility in the event of damage resulting from the impoundment or storage of any illegally parked vehicle. [Order 73–8, § 504–18–130, filed 10/5/73.]

WAC 504–18–140 Parking permits. (1) General information

(a) Parking permits will be issued by the office of the dean of the center for nursing education in Spokane, following application and the payment of the appropriate fee. Parking permits will be evidenced by flashers. By means of design, color, permit number, type and year, such flashers will identify each vehicle and designate the type of parking permitted. No permit shall be valid for longer than one year. Each permit shall terminate at the commencement of the next succeeding fall term of an academic year.

(b) All parking permits and flashers must be affixed in an approved location so that they are clearly visible and readable from the outside of the vehicle. Duplicate flashers and a transferable card permit will be issued to multiple vehicle families or vehicle pool groups of either staff or students where only one vehicle at a time will be parked on center lots.

(c) Parking permits and flashers must be affixed in the lower left corner (driver's side) of the rear window with the following exceptions:

(i) On convertibles and trucks, they must be affixed in the lower left corner of the front windshield.

(ii) On station wagons, they must be affixed on the rear of the left rear side window.

(iii) On motorcycles, they must be affixed in a conspicuous place.

(iv) Each vehicle in a pool group must display a pool flasher in the appropriate location as set forth above. In addition, the vehicle parked on a center lot must display the transferable card permit in the lower left corner (driver's side) of the windshield.

(2) Staff members

A parking permit is required of any staff member who wishes to park a vehicle on a center lot.

(a) Staff disability flashers are for a specified parking place upon certification by a physician that the health of the staff member requires a parking place close to his work. The permits may be issued for up to a year depending upon the nature of the disability.

(b) Service flashers are for staff who must use their private vehicles for center business and authorize parking in loading zones for not more than 15 minutes. (A staff permit is also required and this applies only to center parking lots.)

(3) Students

A parking permit is required of any student who wishes to park a vehicle on center lots.

(4) Visitor parking

(a) Vehicles of official visitors to the center with tax-exempt licenses will be allowed to park on center lots without permits.

(b) Visitor permits may be requested by those who are not employed by or enrolled at the Spokane center. These permits are issued free of charge by the office of the dean of the center for nursing education in Spokane.

(5) Motorcycles

Motorcycle permits may be purchased by either staff or students and are valid only in designated motorcycle areas. Pool flashers and transferable card permits are valid on motorcycles. [Order 73–8, § 504–18–140, filed 10/5/73.]
WAC 504-18-150 Parking permit fees. (1) Staff members

The fee for a staff parking permit at any time during
the first term (fall) is $45.00. The fee at any time during
the second term (winter) is $30.00. The fee at any time
during the third term (spring) is $15.00. Upon request, a
refund of $30.00 will be made to a staff member who
leaves at the end of the first term. A $15.00 refund will
be made upon request from any staff member who
leaves at the end of the second term. A request must be
made before the end of the second week of the term in
session. There will be no refunds during the summer or
for a partial period. Temporary staff permits may be
purchased at the rate of $.50 a day or 10 consecutive
working days for $3.00.

(2) Students

The fee for a student parking permit for the student
lot is $9.00 any time during the first term (fall), $6.00 at
any time during the second term (winter), and $3.00 at
any time during the third term (spring). Upon request, a
refund of $6.00 will be made at the end of the first term,
$3.00 at the end of the second term to a student who
withdraws from school or no longer needs a permit. A
request must be made before the end of the second week
of the term in session. No refund will be made for the
summer or partial periods. Temporary student permits
may be purchased at the rate of $.25 a day or 10 con­
secutive school days for $1.00.

(3) Motorcycles

Motorcycle permits may be purchased by either staff
or students for $4.50 any time during the first term
(fall), $3.00 any time during the second term (winter),
and $1.50 any time during the third term (spring). A
refund of $3.00 will be made upon request if the person
leaves at the end of the first term, or no longer needs a
permit, and $1.50 refund at the end of the second term.
There will be no refund for partial period or the
summer. A request must be made before the end of the
second week of the term in session. Motorcycles must be
parked in spaces so designated. [Order 74-4, § 504-18-150, filed 12/4/74; Order 73-8, § 504-18-150, filed
10/5/73.]

WAC 504-18-160 Parking areas. Parking on the
center parking lots is permitted only within the marked
stalls. All areas outside of the marked parking stalls are
"no parking" zones. Each parking area has signs to
indicate the type of permit or permits required. No vehicle
shall be parked so as to occupy any portion of more than
one parking space or stall as designated within the parking
area. The fact that other vehicles may have been so
parked as to require subsequent vehicles to occupy a
portion of more than one space, shall not constitute an
excuse for a violation of this section. Parking on center
lots is limited to motor vehicles which have the official
permits properly placed, except as otherwise provided for
in these regulations.

(1) Parking areas for staff

Vehicles displaying staff parking permits may be
parked in any area posted staff or student. They may not
be parked in service or restricted areas.

(2) Parking areas for students

Vehicles displaying student lot permits may be parked
in any area posted as a student lot. They may not be
parked in a staff lot or service or restricted areas.

(3) Parking areas for visitors

Vehicles displaying tax exempt licenses, or visitor per­
mits, may be parked in areas posted for staff or students.

(4) Motorcycle areas

Motorcycle areas are designated by signs and the letter
"M" painted on the parking surface.

(5) Contractors

Employees of construction projects must park in areas
specified for each project. [Order 73-8, § 504-18-160,
filed 10/5/73.]

WAC 504-18-170 Administration and enforcement.

(1) The dean of the center for nursing education in
Spokane is responsible for the administration and en­
forcement of the center parking regulations including
the appointment of a center parking committee which
shall consist of not more than 5 members and shall in­
clude representation of faculty, staff and students at the
center.

(2) The center parking committee is responsible for
the following:

(a) To make recommendations on regulations govern­
ing center parking facilities and control.

(b) To make recommendations for physical improve­
ments in parking facilities.

(c) To review the administration and enforcement of
these regulations.

(d) To hear appeals.

(3) Anyone observed in violation of parking regula­
tions may be given a notice of violation.

(4) The university reserves the right to impound any
illegally parked vehicle at either or both the owner's or
driver's expense.

(5) Parking violations will be processed by the office
of the dean of the center for nursing education in
Spokane and will be paid to a representative designated
in that office. Parking violations may be appealed in
writing within 10 days of the violation.

(6) The fines for staff and students will be:

(a) $2.00 for absence of transferable pool card when
required.

(b) $5.00 for absence of parking permit when
required.

(c) $10.00 for parking in a staff disability space with­
out a staff disability permit.

(d) $25.00 for displaying a counterfeit permit or
flasher or obtaining one under false pretenses.

(7) Failure of a student or staff member to pay the
fine assessed for any violation will result in the total
amount of the fines being referred to the participating
institution at which the staff member is employed or the
student is registered for collection. The participating
institution, including Washington State University, may, if
other collection efforts fail, deduct outstanding fines
from salaries of employees to secure payment or with­
hold outstanding fines from damage deposits or other
funds held for students. Where collection efforts are unsuccessful, the participating institutions, including Washington State University, may refrain from issuing copies of student transcripts or withhold permission to reenroll for an ensuing term until outstanding fines are paid.

(7) Appeal procedure
This procedure serves two primary purposes: To assure an impartial evaluation of certain circumstances and situations relating to an appeal and to aid in the appraisal of parking problems. The appeal procedure may involve two steps.

(a) The initial appeal must be in writing. The forms for this purpose may be obtained at the office of the dean of the center for nursing education in Spokane. After review by the center parking committee, the appellant and the appropriate administrative unit within the dean’s office are notified by mail whether the appeal is granted or rejected.

(b) If the appeal is rejected, the appellant may request a hearing before the center parking committee to present his case in person, and if appellant so requests, a hearing shall be scheduled with [within] a reasonable time. Following the hearing, the appellant is notified by mail as to the decision of the committee. [Order 73–8, § 504–18–170, filed 10/5/73.]

Chapter 504–20 WAC
UNIVERSITY POLICIES AND REGULATIONS

WAC
504–20–005 Discrimination prohibited.
504–20–010 Freedom of expression.
504–20–020 Conduct regulations for faculty, staff, other employees, and students.
504–20–025 Alcoholic beverages.
504–20–030 Conduct regulations for campus guests and visitors.
504–20–040 Academic integrity guidelines.

WAC 504–20–005 Discrimination prohibited. The state of Washington has prohibited discrimination on the basis of race, national origin, creed, age, sex, marital status, and handicaps. Washington State University is committed to full support of these state laws and policies and will take corrective and/or punitive action against individuals or groups which deprive the individual of civil rights, educational and employment opportunities, housing, or which in any way impedes, hinders, delays, or restricts the individual’s membership, rights, privileges, or subsequent full participation in any activities of recognized university organizations. (This rule as it pertains to sex does not oblige living groups such as fraternities and sororities or similar organizations to pledge or initiate members of the opposite sex, nor oblige the university to permit cohabitation of unmarried males and females in university housing.) [Order 77–2, § 504–20–005, filed 8/3/77.]

WAC 504–20–010 Freedom of expression. (Applicable to all members of the university community—Faculty, students, and staff)

In 1968, on the recommendation of the president, the board of regents of Washington State University approved a policy statement on "freedom of expression and accompanying responsibilities" applicable to all members of the university community. This statement asserts clearly the fact that the university will protect the rights of its members to dissent or protest provided these expressions do not interfere materially and substantially with the rights of others nor disrupt the processes of the university. In order to protect these rights and privileges, the following policies have been established, in the hope they will provide the community member with a useful gauge for the boundaries of dissent.

It is the policy of Washington State University to support and promote each individual's right to express his views and opinions for or against actions or ideas in which he has interest, to associate freely with others, and to assemble peacefully. It is important to point out, however, that the right to protest and dissent must fall within reasonable ground rules.

The above rights exist in equal measure for each member of the university community. They exist regardless of the professional stature of the individual and regardless of the degree of acceptability among others of views or opinions advocated.

In order to safeguard the rights of every citizen to criticize and seek meaningful change, each individual has an obligation to respect the rights and opinions of all members of the university community. To maintain the role of constant self-evaluation, certain responsibilities must be observed to create an atmosphere where free inquiry is allowed and legitimate grievances are addressed.

Accordingly, the members of Washington State University insist that the free expression of views and opinions, whether by individuals or by groups, be such that the rights of others are not violated.

The following conduct interferes with the rights of others and therefore cannot be permitted.

(1) Intentional disruption of the educational processes and functions of the university, including classroom and laboratory activities, offices, services, meetings or ceremonies.

(2) Intentional and unauthorized obstruction or restriction of free movement of persons or vehicles on the campus or other university property.

Peaceful picketing is permitted but such activity must be confined to the outside of university buildings and must not interfere with or restrict the free flow of traffic to and from any university building.

(3) Detention or physical abuse of any person or conduct which threatens imminent bodily harm or endangers the health or safety of any person on any property owned or controlled by the university, or in connection with approved university functions.

(4) Intentionally damaging, defacing or abusing university facilities or equipment.

(5) Inciting others to engage in any of the conduct or to perform any of the acts prohibited herein. (Inciting is that advocacy which prepares the group addressed for
imminent action and steels it to the action proscribed herein.)

Members of the university community who violate these policies on freedom of expression will be subject to arrest and/or university disciplinary penalties. Penalties that may be imposed include warning, probation, suspension, or expulsion from the university. [Order 77-2, §§ 504-20-010, filed 8/3/77; Order 5, §§ 504-20-010, filed 9/26/72; Order 3, §§ 504-20-010, filed 8/5/71.]

WAC 504-20-020 Conduct regulations for faculty, staff, other employees, and students. In applying disciplinary procedures, it is essential that the interest of the faculty, staff, other employees, or students involved and the general welfare of the university be considered. However, the university will regard its principal responsibility for disciplinary action as residing within the university community, its housing, property, and academic pursuits.

Conduct for which faculty, staff, other employees, and students are subject to university discipline falls into the following categories:

1. Violation of the policy on freedom of expression.
2. Forgery, alterations, or misuse of university documents or identification.
3. Using unauthorized sound amplification equipment on university property or using such equipment, after authorization, in a loud and raucous manner.
4. Falsifying information submitted or failure to reveal relevant information on any university application form, or offering any false information in any university disciplinary proceeding.
5. Theft or damage to university property or property belonging to any member of the university community or campus visitor.
6. Using, possessing, or purveying illegal, narcotic or dangerous drugs. University policy is consistent with state and federal laws which regulate the possession, sale, and distribution of drugs.
7. Disorderly, indecent, or obscene conduct on university-owned or controlled property or at university-supported or supervised functions.
8. Violation of the following: No faculty, staff, or other employee or student shall have on his person, in his vehicle or otherwise in his possession any gun, pistol, or firearm, or explosives, dangerous chemicals or other dangerous weapons or instruments on the university campus or other university property except as follows:
   a. Authorized law enforcement officers shall be permitted to carry arms while on duty and engaged in their regular duties.
   b. Activities requiring use of the prohibited items may be conducted upon approval of the activity by the board of regents.
   c. Persons with firearms in their possession shall be permitted to travel enroute to or from the university-provided firearm storage facilities.
9. Unlawful acts which directly affect university programs, community members, or property insofar as they materially and substantially interfere with the missions, functions, processes, and goals of the university community.
10. Physical abuse of any person on university-owned or controlled property, or on the property of fraternities, sororities, or co-op houses or at university-sponsored or supervised functions, or conduct which threatens or endangers the health or safety of any such person.
11. Illegal entry, attempted entry, or entry in violation of Washington State University rules respecting university property, university-owned or controlled property, or university-related property such as fraternities, sororities, or co-op houses.

Reviser's note: WAC 1–13–130 requires the use of underlining and deletion marks to indicate amendments to existing rules. The bracketed material in the above section does not appear to conform to this rule.

WAC 504-20-025 Alcoholic beverages. University regulations forbid illegal possession, illegal use, or sale of intoxicating beverages in university residence halls, fraternities, and other group houses. Intoxicating beverages may not be used in lounges, recreation rooms, conference rooms, and public areas of residence halls and university-owned buildings. [Order 77-2, § 504-20-025, filed 8/3/77.]

WAC 504-20-030 Conduct regulations for campus guests and visitors. (1) The rules and regulations prescribed above will be observed by guests and visitors while on the campus, or other university property.
(2) Guests and visitors on campus or other university property who willfully refuse to obey an order of a uniformed campus security officer or other law enforcement officer to desist from conduct prohibited by the above rules and regulations may be ejected from the premises. Refusal to obey such an order will subject the person to arrest under the provisions of the Criminal Trespass Act, in addition to such other sanctions as may be applicable. [Order 5, §§ 504-20-030, filed 9/26/72; Order 3, §§ 504-20-030, filed 8/5/71.]

WAC 504-20-040 Academic integrity guidelines. The integrity of the academic process requires fair and impartial evaluation on the part of faculty, and honest academic conduct on the part of students. To this end, students are expected to conduct themselves at a high level of responsibility in the fulfillment of the course of their study. It is the corresponding responsibility of faculty to make clear to students those standards by which...
students will be evaluated, and the resources permissible for use by students during the course of their study and evaluation.

(1) Consistent with these considerations, instructors may be expected to observe the following guidelines at the beginning of each semester:

(i) Describe the general content and objectives of a course.

(ii) Announce the methods and standards of evaluation (including the importance to be assigned various factors in academic evaluation).

(iii) Describe the limits of permissible assistance available to students during a course or an academic evaluation (e.g. permissible materials, references, times when students can collaborate, etc.).

(iv) Outline his/her own specific policies, definitions, and penalties (or those of the instructor's academic department) regarding individual cases of academic dishonesty.

(2) A student has an obligation to exhibit honesty in carrying out his academic assignments. Without limiting the application of this principle, a student may be found to have violated this obligation if he/she:

(i) Refers during an academic evaluation to material sources, or employs devices, not authorized by the instructor.

(ii) Provides assistance during an academic evaluation to another person in a manner not authorized by the instructor.

(iii) Receives assistance during an academic evaluation from another person in a manner not authorized by the instructor.

(iv) Possesses, buys, sells, obtains, or uses a copy of any materials intended to be used as an instrument of academic evaluation in advance of its administration.

(v) Acts as a substitute or utilizes a substitute in any academic evaluation.

(vi) Presents as one's own, for words to be submitted for academic credit or evaluation, the ideas, representations, or words of another person without customary and proper acknowledgement of sources.

(vii) Knowingly permits one's words to be submitted by another person without the instructor's authorization.

(3) The instructor of a course is responsible for dealing with each case of cheating which occurs in his/her class except when the case is deemed to be a flagrant violation of university policy. (Procedure for these exceptions is described under number 4 below.)

Some examples of cheating essentially under the control of the instructor are:

(a) Copying from a neighbor's paper.
(b) Use of crib notes.
(c) Giving or receiving unauthorized information.

Involving written assignments:

(a) Plagiarism.
(b) Submission of ghost written work in fulfillment of assignments.

In general, cheating involves all methods or techniques that enable a student to gain an unfair advantage.

Procedure for adjudication

When the instructor believes the evidence of cheating is clear, the succeeding procedural steps must be followed. In all cases the objective is to provide fundamental fairness to students as well as an orderly means for arriving at a decision, starting with the individual instructor and then designated administrative officers or bodies. This procedure shall apply in all cases of cheating except those not under the jurisdiction of the instructor.

(i) The instructor will advise the student that he/she has reason to believe that the student has committed an offense related to academic integrity, and the student will be afforded at least an informal opportunity to respond. If the student and faculty member accept a specific resolution offered by either of them, the matter shall be considered closed.

(ii) If such a resolution cannot be reached, the instructor or student will contact the instructor's department chair in order to facilitate a resolution. If no resolution is satisfactory to both the student and instructor, the department chair or the instructor must file a report of the case and the instructor's decision as to the disposition of the case in the department's confidential files.

(iii) After the report is filed, the student may appeal the disposition of the case to the dean of the academic unit, the university ombudsman of the dean of students.

(iv) When the student does not appeal the charge of cheating by the instructor, a grade of "F" may be submitted by the instructor for the specific test/paper or for the course.

(4)(a) Examples of flagrant violations of policies are stealing of an examination, altering of grade records, possessing, buying, selling, or using a copy of any materials intended to be used as an instrument of academic evaluation in advance of its administration, acting as a substitute or utilizing a substitute in any academic evaluation, entering any office or building to obtain unfair advantage, obtaining an examination through collusion with university employees and cheating cases involving students not enrolled in the particular course. All such violations will be reported to the Dean of students, and violators will be referred to the university conduct committee.

(b) Instructors should report cases involving flagrant violations and cheating cases involving students not enrolled in the instructor's course to the dean of students. The dean of students will then make the proper arrangements for a hearing involving the university conduct committee. (See WAC 504-20-010 for procedures and committee action.) [Statutory Authority: RCW 28B.30.125 and 28B.30.150, 80-07-015 (Order 80-2, Resolution No. 6/80-15), § 504-20-040, filed 6/11/80.]
University Policy on Student Education Records

Chapter 504-21 WAC

UNIVERSITY POLICY ON STUDENT EDUCATION RECORDS

WAC
504-21-010 University policy on student education records.
504-21-020 Definition of a student.
504-21-030 Education records—Student's right to inspect.
504-21-040 Requests and appeal procedures.
504-21-050 Release of personally-identifiable records.
504-21-060 University records.
504-21-070 Student records committee.
504-21-080 Right of student to register objections.

WAC 504-21-010 University policy on student education records. Public Law 93-380, the Family Educational Rights and Privacy Act of 1974, requires that the university adopt guidelines concerning the right of a student to inspect his or her education records, and guidelines concerning the release of personally-identifiable information to third parties. The act further provides that such a student has the right to a hearing in order to provide for the correction or deletion of inaccurate, misleading or otherwise inappropriate data. The act also provides that students be informed of the types of education records maintained by the university that are directly related to students.

Consistent with that act, this policy on student education records is established to insure that information contained in such records is treated in a responsible manner with due regard to the personal nature of the information. [Order 77-1, § 504-21-010, filed 5/2/77.]

WAC 504-21-020 Definition of a student. A student is defined as any person who is or has been officially enrolled at Washington State University and with respect to whom the university maintains education records or personally-identifiable information. [Order 77-1, § 504-21-020, filed 5/2/77.]

WAC 504-21-030 Education records—Student's right to inspect. (1) A student has the right to inspect and review his education records. A list of the types of education records maintained by the university and the record locations may be obtained by the student at the office of student affairs, the office of university relations, or at the registrar's office.

(a) For purposes of this section the term "education records" means those records, files, documents and other materials which contain information directly related to a student.

(b) The term "education records" does not include:

(i) Records of instructional, supervisory and administrative personnel and educational personnel ancillary thereto which are in the sole possession of the maker thereof and which are not accessible or revealed to any other person except a substitute or the maker's administrator.

(ii) Records of the university police department which are kept apart from those records described in subsection (i) of this section and which are maintained solely for law enforcement purposes and are not made available to persons other than law enforcement officials of the same jurisdiction.

(iii) Records made and maintained in the normal course of business which relate exclusively to the person's capacity as an employee and are not available for any other purposes.

(iv) Records on a student which are created or maintained by a physician, psychiatrist, psychologist or other recognized professional or para-professional, acting in a professional or para-professional capacity, or assisting in that capacity and which are created, maintained or used only in connection with the provision of treatment to the student, and are not available to anyone other than persons providing such treatment; provided, however, that such records can be personally reviewed by a physician or other appropriate professional of the student's choice.

(2)(a) Recommendations, evaluations or comments concerning a student that are provided in confidence, either expressed or implied, as between the author and the recipient, shall be made available to the student, except as provided in paragraphs (b), (c) and (d) of this section.

(b) The student may specifically release his or her right to review where the information consists only of confidential recommendations respecting:

(i) Admission to any educational institution, or

(ii) Applications for employment information and documents filed and maintained at the student's request at the university office of career services and placement.

(iii) Receipt of an honor or honorary recognition.

(iv) Faculty evaluations and other education records placed in departmental files where the department serves in a placement or referral capacity.

(c) A student's waiver of his or her right of access to confidential statements shall apply only if:

(i) The student is, upon request, notified of the names of all persons making confidential statements concerning him, and

(ii) Such confidential statements are used solely for the purpose for which they were originally intended, and

(iii) Such waivers are not required as a condition for admission to, receipt of financial aid from, or receipt of any other services or benefits from the university.

(d) Recommendations, evaluations or comments concerning a student that have been provided in confidence, either expressed or implied, as between the author and the recipient, prior to January 1, 1975, shall not be subject to release under (a) above. Such records shall remain confidential and shall be released only with the consent of the author of the specific document. Such records shall be used by the institution only for the purpose for which they were originally intended.

(3) Where requested records or data include information on more than one student, the student shall be entitled to receive or be informed of only that part of the record or data that pertains to the student.

(4) Students have the right to obtain copies of their education records. Charges for the copies shall not exceed the cost normally charged by a Washington State University copy center (except in cases where charges

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have previously been approved for certain specified services, such as transcripts and grade sheets).

(5) The registrar is the official custodian of academic records and therefore is the only official who may issue a transcript of the student's official academic record.

(6) Student education records may be destroyed in accordance with a department's routine retention schedule where the departmental procedure has been approved by the university records officer. In no case will any record which is requested by a student for review in accordance with these regulations be removed or destroyed prior to providing the student access. [Order 77-1, § 504-21-030, filed 5/2/77.]

WAC 504-21-040 Requests and appeal procedures.

(1) A request by a student for review of information shall be made in writing to the university employee or office having custody of the particular record.

(2) The person or office receiving a proper request for review of information must respond to a request for education records within a reasonable period of time, but in no case more than 45 days after the request has been made. A university employee or office which is unable to comply with a student's request within the above-stated time period shall inform the student of that fact and the reasons therefor in writing.

(3)(a) A student who feels that his or her request has not been properly answered by a particular person or office should contact the appropriate dean or director having supervisory responsibility for the office for mediation.

(b) In cases where a student remains dissatisfied after consulting with the appropriate dean or director having supervisory responsibility for the office for mediation, the university's student records committee. Following the hearing, the university's student records committee shall render its decision within a reasonable period of time. The decision of the university's student records committee shall be final, except as allowed for in WAC 504-21-080.

(c) In no case shall any request for review by a student be considered by the university's student records committee which has not been filed with that body in writing within 90 days from the date of the initial request to the custodian of the record.

(d) The student records committee shall not review any matter regarding the appropriateness of official academic grades. (University Rule 104, "academic complaint procedure" should be followed in all cases involving grading disputes.)

(e) Eligible students are hereby notified of their right to file a complaint with the Department of Health, Education, and Welfare concerning any alleged failure of Washington State University to comply with the Family Educational Rights and Privacy Act of 1974. [Order 77-1, § 504-21-040, filed 5/2/77.]

WAC 504-21-050 Release of personally-identifiable records. (1) The university shall not permit access to or the release of education records or personally-identifiable information contained therein, other than "directory information," without the written consent of the student to any party other than the following:

(a) University staff and faculty, including deans, department and program chairmen and academic advisers, and faculty and students when officially appointed to a university senate or administrative committee, when the information is required for a legitimate educational interest within the performance of their responsibilities to the university, with the understanding that its use will be strictly limited to the performance of those responsibilities.

(b) Federal and state officials requiring access to education records in connection with the audit and evaluation of a federally-supported education program or in connection with the enforcement of the federal or state legal requirement which relate to such programs. In such cases the information required shall be protected by the federal or state official in a manner which will not permit the personal identification of students and their parents to other than those officials, and such personally-identifiable data shall be destroyed when no longer needed for such audit, evaluation or enforcement of legal requirements.

(c) Persons or organizations, other than parents or legal guardians, providing to the student financial aid, or determining financial aid decisions concerning eligibility, amount, condition, and enforcement of terms of said aid.

(d) Organizations conducting studies for or on behalf of the university for purposes of developing, validating or administering predictive tests, administering student aid programs, and improving instruction, if such studies are conducted in such a manner as will not permit the personal identification of students by persons other than representatives of such organizations, and such information will be destroyed when no longer needed for the purposes for which it was provided.

(e) Education records may be used for legitimate academic research; provided that

(i) The procedures utilized and the reported findings do not violate the student's confidence.

(ii) Students' names will not be included in the study or in any way linked with the data.

(iii) Case histories and case records are sufficiently disguised to prevent identification of the individuals involved.

(iv) The student's written permission is obtained where individual identification occurs.

(f) Accrediting organizations in order to carry out their accrediting functions.

(g) Any person or entity designated by judicial order or lawfully-issued subpoena, upon condition that a serious attempt has been made to notify the student of all such orders or subpoenas in advance of the compliance therewith. Any university employee or office receiving a subpoena or judicial order for education records should immediately notify the WSU attorney general's division.

(h) Parents or legal guardians of a student who have established that student's status as a dependent according to Internal Revenue Code of 1954, Section 152.
WAC 504-21-060 University records. All university employees or offices who have custody of education records will develop procedures in accord with WAC 504-21-010 through 504-21-060. Any supplementary regulations found necessary by departments will be filed with the student records committee, which will be responsible for periodic review of policy and procedures.

(1) Disciplinary records shall be kept separate and apart from academic records, and transcripts of a student's academic record shall contain no notation of any disciplinary action. Special precautions shall be exercised to insure that information from disciplinary or counseling files is not revealed to unauthorized persons. Provision shall be made for periodic review and routine destruction of inactive disciplinary records by offices maintaining such records.

(2) No records shall be kept that reflect a student's political or ideological beliefs or associations. [Order 77-1, § 504-21-060, filed 5/2/77.]

WAC 504-21-070 Student records committee. The student records committee shall be responsible for reviewing unusual requests for information and for assisting in the interpretation of these rules. The committee shall also be responsible for hearing appeals as defined in WAC 504-21-040. The committee shall consist of the registrar, a graduate student, an undergraduate student, two faculty members, and a representative from the office of student affairs. Members shall be appointed by the president of the university. [Order 77-1, § 504-21-070, filed 5/2/77.]

WAC 504-21-080 Right of student to register objections. Any student who objects to the accuracy or truthfulness of any information contained in any university education record that is related to him or her may, after processing an unsuccessful appeal pursuant to WAC 504-21-040, submit a written view regarding his or her education records to the executive vice president, who shall review the appeal and take necessary action which may include reconsideration by the student records committee or inclusion of the written objection or summary thereof in such education records; provided, however, no student has any right to post objections to academic grades and have the same appear on the student's academic record. [Order 77-1, § 504-21-080, filed 5/2/77.]

WAC 504-21-090 Notice of rights given under Family Educational Rights and Privacy Act of 1974. In accordance with the requirements of the Family Education Rights and Privacy Act of 1974, the university will make its best efforts to notify all students of the rights under this act. Such notification shall be done through the Washington Administrative Code procedure provided for by the Higher Education Administrative Procedure Act, notices to the campus newspaper and radio and television services, and such other publications and media that the university deems appropriate. [Order 77-1, § 504-21-090, filed 5/2/77.]

Chapter 504-24 WAC

POLICIES AND REGULATIONS APPLYING TO ALL STUDENTS

WAC 504-24-010 Disciplinary structure and procedures.
504-24-011 Formal hearing option—Designation of hearing officer or panel.
504-24-020 Social policies and procedures.
504-24-030 Housing regulations for undergraduates.

WAC 504-24-010 Disciplinary structure and procedures. Washington State University is an educational community and like all complex human enterprises is
made up of many groups—Over 16,000 students, hundreds of faculty, several levels of administration, and a board of regents. This complex aggregate of people will seldom reach complete agreement on any issue. However, this document is presented as a general guideline for the total community after careful consideration for the protection and well-being of every citizen of the community. Students are on campus for educational pursuits which may often have out-of-the-classroom implications which will require that they possess maturity, intelligence, concern for the rights of others, and regard for the mission of the university in order to take full advantage of the educational opportunities available to them.

In order to facilitate the educational purpose of the university, members of the community must agree to certain standards of conduct which are designed to aid in the establishment of an environment in which the goals of the university may be pursued and realized. It is the responsibility of the university community to take action should a member's conduct materially and substantially interfere with: (a) The primary responsibility of ensuring the opportunity for all members of the university community to attain their educational objectives, or (b) the subsidiary responsibilities of protecting the health and safety of persons on campus and students in living groups, maintaining and protecting property, keeping records, and providing living accommodations and other services.

College and university students are both citizens and members of the academic community. As citizens, students should enjoy the same freedom of speech, peaceful assembly, and right of petition that other citizens enjoy; and, as members of the academic community, they are subject to the obligations which accrue to them by virtue of this membership. Faculty members and administration officials should insure that institutional powers are not employed to inhibit such intellectual and personal development of students as is often promoted by their exercise of the rights of citizenship both on and off campus.

Any voluntary community in order to meet its goals and objectives has the obligation to develop standards of conduct for the best interests of all. This includes the responsibility of the university community to take appropriate action when a member's conduct places the best interest of the community in jeopardy. Such an action does not require that the offense be a civil offense (however, if this is the case, it may also be judged on that basis by the courts), but rather an offense against the common good of the university community. At times the best interests of the university community may be served by not waiting until action is completed in court. However, legal action whether civil or criminal does not automatically make an individual accountable to the university.

The structure and procedures for dealing with student conduct are outline in the pages immediately following. The university expects all judiciary bodies, from the living group standards boards to the university conduct committee, to emphasize procedural fairness with regard for the rights of students. The right of appeal is guaranteed in all conduct cases.

The disciplinary structure, procedures, and penalties have been developed by the university conduct committee and by the student affairs advisory committee and have the approval of the student assembly, the president of the university, and the board of regents.

(1) Disciplinary structure

(a) Administrative offices

The president of the university is responsible to the university board of regents for the administration of university regulations and disciplinary procedures.

Ordinarily the disciplinary authority of the university will be invoked only after completion of the procedures established for the review of discipline cases and after the student, if he so wishes, has availed himself of the appeal procedures. However, in emergency situations if the safety of one or more individuals is imperiled, property is endangered, or the university's ability to function is in question, the president or an authorized representative may summarily suspend the enrollment of any student. In all such cases, the individual is entitled to a hearing before the appropriate group of officials as specified under discipline procedures as soon as such hearing can be held, but not later than ten days after the date of summary suspension. During the period of interim suspension, the individual shall not enter or remain on the campus or other property owned or controlled by the university, except in accordance with conditions established by the university. When time and other conditions permit, the president will notify the university community that an emergency situation exists.

Authority is delegated through the principal administrative officer of student affairs to living groups and other student organizations to develop rules, standards, and appropriate disciplinary procedures within their groups in the interest of both the university and the student organizations.

The office of student affairs has the delegated authority to take disciplinary action on direct complaints or on cases referred by living groups. The disposition of such cases ordinarily will not exceed a warning, probation, or certain restrictions. Cases involving serious infractions of university rules or standards are referred to the university conduct committee.

(b) University community

A community can be sustained only through the commitment of its members to its continued well-being. Therefore, it is requested that members who become aware of actions which in their judgment threaten the well-being of the community, insofar as achieving its goals and objectives, forward such information to the office of student affairs or other appropriate office. Matters thus referred may be acted upon by the student affairs office, by the university conduct committee, or by the appropriate student living group, according to the nature of the problem presented. It is the responsibility of the office of student affairs to report the general disposition of the case to the person making the initial referral.

(c) University conduct committee
The university conduct committee is composed of four faculty members and four students. The faculty members are nominated by the university senate committee on committees, the students by the ASWSU and GSA. All members are appointed by the president. (Membership of the committee also includes the assistant dean of students as an ex officio nonvoting member.) The committee's responsibility includes (1) determining appropriate disciplinary action in referred cases; (2) informing the principal administrative officer of student affairs of its decision; (3) reviewing policies relative to disciplinary procedures; and (4) advising the principal administrative officer of student affairs on current standards.

(d) The chairperson of the conduct committee
(i) Serves as chairperson for all committee meetings, including the hearings and committee discussions.

(ii) Reviews for the student defendant the charge presented to the committee and the function of the committee.

(iii) Is responsible for maintaining order in the hearing and for insuring that due process as provided by university policies is strictly adhered to.

(iv) Makes rulings on procedural and evidentiary matters during the proceedings.

(v) Notifies the principal administrative officer of student affairs of the decision of the conduct committee within two days of the hearing.

(e) Living group organizations
Designated student officers in the living groups, working closely with their head residents or advisors and the director of residence living, are encouraged to act on such internal disciplinary problems as they feel competent to deal with effectively. Cases which they judge to be beyond their jurisdiction will be referred to the student affairs office.

The office of residence living presents a report to the university conduct committee each semester outlining the number and types of discipline cases handled by campus living groups. The purpose of these reviews is to assure that proper procedure and due process are adhered to within living groups and to provide the university conduct committee with information for their continuing review of standards.

(2) Procedures
Discipline cases usually begin with a complaint or police report followed by the student being asked to report to the office of student affairs for an interview and presentation of the facts. The student is asked to submit a signed statement regarding his/her knowledge of the incident. After studying the report and the student's statement, the office of student affairs is empowered to (a) dismiss the case, (b) issue a warning, (c) place the student on probation with or without restrictions, (d) refer the student to the university conduct committee, (e) recommend that the president or his/her designee take necessary action pursuant to WAC 504-24-011 to conduct a formal hearing on the matter, and refer the case to the hearing officer or panel for immediate commencement of formal hearing procedures, or (f) refer the student to specialists, as in the case of emotional disturbances. In all cases the student may request a formal hearing or referral to the university conduct committee.

In the event the student is referred to the conduct committee, he/she is advised by the administrative assistant to the dean of student affairs or other official designated by the dean of student affairs in writing at least five to six days prior to the hearing of the time and place of the meeting and the specific charge of misconduct. If the date fixed for the committee hearing is substantially burdensome to the student, a new hearing date will be fixed upon request by the student in writing to the conduct committee chairman. This request, except in emergency cases, must be made at least three days before the scheduled hearing. At time of notice, this student is also advised in writing of the committee membership and the general procedures for the committee hearing. As part of the written briefing, the student is advised that the committee will consider all material presented to it in connection with the complaint, any information submitted on his/her behalf in defense to the charge or in mitigation of the circumstances, the seriousness of the matter, and the extent of his/her involvement.

The student is encouraged to present information or materials which will be helpful to his/her position. He/she is also encouraged to present witnesses or a reasonable number of character references on his/her behalf.

The committee is primarily concerned with the facts which precipitated the hearing. At least 2 days prior to the hearing the student will be permitted to read the complete conduct complaint report prepared for the conduct committee. The complete record of the student's prior conduct and academic performance may be taken into account by the committee in arriving at a decision.

A recording will be made of the testimony before the committee including questions of the committee and the student's responses at either the committee's discretion or the student's prior request.

The decision of the university conduct committee must be presented to the principal administrative officer of student affairs within two days after the completion of the hearing.

The decisions of the conduct committee ordinarily are binding; however, the principal administrative officer of student affairs has the responsibility for revising the decision of the conduct committee if in his/her judgment the rights of the accused or the university make it imperative to do so. The principal administrative officer of student affairs must notify the student in writing of the decision within five days of the committee's recommendations.

Appeals from decisions based on new information concerning the case or appeals based on procedural questions or claims of improper hearings are referred to the dean of students. The president is available for appeal with respect to the decisions of the conduct committee or the principal administrative officer of student affairs. All appeals must be made within 10 days of notification of the decision to the student.
The committee hearings and decisions are confidential. The student may personally make public the decision if he wishes. Normally, the committee will not disclose the decision except in unique cases where the case is public knowledge and public disclosure would be in the best interests of the university community.

Students may have an individual of their choice who is not a party to the offense present during the conduct committee hearing. They may also have a legal counsel present. Furthermore, the committee may permit a reasonable number of individuals to present testimony concerning the case. Committee deliberations are always closed.

(3) Committee action
After hearing a case the committee may (1) take no action; (2) dismiss the case; (3) warn the student; (4) impose probation with or without conditions, or (5) dismiss the student from the university. Dismissal may take the form of suspension or expulsion.

(a) Warning. Repeated warnings will result in more severe disciplinary action.

(b) Probation is in effect a trial period. Probation may be levied for any length of time and is subject to such terms and conditions as the disciplinary agency imposing it shall designate. A violation of probation will result in referral of the case to the conduct committee for further action.

The parents or legal guardians of students under 18 years of age placed on disciplinary probation will be informed of this action by the office of student affairs.

(c) Deferred suspension: The student is suspended from the university. However, the suspension will be held in abeyance and the student permitted to continue his enrollment for a specified period of time.

(d) Suspension is normally for a stated period of time at the end of which a student may apply for readmission; the student may also be on probation for a specified period of time after returning to WSU.

(e) Expulsion is permanent dismissal from the university. The parents or legal guardians of a student under eighteen years of age who is involved in disciplinary suspension or expulsion will be advised in writing by the dean of students.

(4) Reinstatement
Reinstatement will depend upon the provision of the disciplinary action imposed. Correspondence concerning disciplinary action or reinstatement should be addressed to the office of student affairs.

(5) Appeal from living groups
Requests for reconsideration of disciplinary action taken by living groups are submitted to the director of residence living. The office of residence living will evaluate the living group's action for procedural correctness and then may: (1) Refer the case back to the living group for a new hearing; (2) deny or approve the appeal.

Students should discuss the basis for their appeal with the head resident in residence halls and the house president in the fraternities and sororities before submitting their appeals to the director of residence living. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution No. 6/80-15), § 504-24-010, filed 6/11/80; Order 77–2, § 504–24–010, filed 8/3/77; Order 75–1, § 504–24–010, filed 7/7/75, effective 9/1/75; Order 73–6, § 504–24–010, filed 8/1/73; Order 4, § 504–24–010, filed 10/20/71; Order 3, § 504–24–010, filed 8/5/71.]

WAC 504–24–011 Formal hearing option—Designation of hearing officer or panel. The disciplinary structure and procedures applicable by virtue of action taken by the board of regents at its meeting July 19, 1971, and described in Section I of the university policies and regulations 1971–72 (WAC 504–24–010) shall constitute the informal procedures for the disposition of student conduct contested cases authorized by virtue of section 11(1), chapter 57, Laws of 1971. Where formal procedures are invoked because of necessity or request in accordance with section 11(2), chapter 57, Laws of 1971, the president or his designee shall appoint a hearing officer, or a hearing panel not to exceed three members, to conduct a formal hearing and make findings and recommendations to the president or his designee, who shall have authority to make the final decision in the matter. The decision of the president or his designee shall be subject to review in accordance with section 15, chapter 57, Laws of 1971. The hearing officer or panel appointed by the president or his designee shall have full authority to conduct a formal hearing in accordance with chapter 57, Laws of 1971. Chapter 504–08 WAC shall be inoperative in student conduct contested cases where inconsistent with WAC 504–24–010 or this section.

When students are initially advised of a charge they are acquainted with the procedures for a hearing before the conduct committee and the procedures for a formal hearing. Unless specifically requested by the student at least three days prior to the scheduled hearing the informal hearing will be employed. The university may decide to use the formal hearing regardless of the student's wishes if this appears to be in the best interest of the university. [Order 77–2, § 504–24–011, filed 8/3/77; Order 4, § 504–24–011, filed 10/20/71.]

WAC 504–24–020 Social policies and procedures.
(1) Security hours.
(a) Living groups are secured during the following hours:
11:00 p.m. – 6:30 a.m. daily
(b) It is understood that a living group has the prerogative of maintaining additional security hours if decided by a vote of the living group. The living group's current security hours should be on file in the office of student affairs.

(2) Guest rules.
(a) Guests must comply with the regulations of the living groups they are visiting.
(b) Keys or card keys will not be issued to guests.
(c) The host or hostess shall be responsible for the action of guests.
(d) All guests must be escorted while in the building.
(e) Guests are defined as anyone not residing in the residence hall.

[Title 504 WAC—p 24]
(3) Visitation.

Each living group is permitted to develop its own visitation schedule for its main lounge and lobbies. No visitation on living floors permitted between hours of 2:00 a.m. and 6:30 a.m.

In developing their own schedules, the following procedures and policies shall be followed:

(a) Members of the living group will vote by secret ballot on the length of time visiting hours are scheduled.

(b) Two-thirds of the membership must approve the plan adopted.

(c) Sections or individual floors may have a more restrictive policy than that approved by the entire house.

(d) Hours established for visitation and their continuation are to be reviewed each semester by each living group.

(e) The governing body and staff of each living group shall be responsible for the enforcement of the visitation policy.

(f) Upon adoption by the living group, all visitation policies must be presented to the office of student affairs for approval. Living groups must indicate the hours selected and the steps to be taken to protect all members' rights to privacy.

(i) The office of student affairs reserves the right to restrict the visitation schedules of any living group which fails to maintain an atmosphere conducive to educational achievement for all its residents. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution 6/80-15), § 504-24-020, filed 6/11/80; Order 77-2, § 504-24-020, filed 8/3/77; Order 73-6, § 504-24-020, filed 8/1/73; Order 4, § 504-24-020, filed 10/20/71; Order 3, § 504-24-020, filed 8/5/71.]

WAC 504-24-030 Housing regulations for undergraduates. (1) On-campus housing includes residence halls, fraternities and sororities.

(2) Housing requirements for single undergraduate students. All single undergraduate freshmen under twenty years of age are required to live in organized living groups which are officially recognized by the university (residence halls, fraternities and sororities) for one semester unless they are residing with parents or legal guardians. Exemptions will be provided for when a student demonstrates to the office of student affairs that:

(a) He or she has attended an institution of higher education as a regularly enrolled student for at least two regular semesters or three regular quarters (excluding summer sessions).

(b) He or she is living with immediate family in a family situation (mother and/or father; married brother or sister; aunt or uncle; or grandparents qualify as immediate family).

(c) He or she has secured a statement from a physician that residence in a living group would have detrimental effects on student's physical health or emotional well-being.

(3) Living group discipline jurisdiction.

(a) Residence halls: Each university residence hall has a framework of rules, policies and traditions for the effective operation of its program. A student in signing a residence hall contract agrees to abide by the rules governing members of a university residence hall.

(b) Fraternities—sororities: Each of the 38 Greek letter living groups has developed policies and regulations governing the conduct of members and the operation of the organizations. A student in joining one of these groups assumes certain responsibilities of the living group organization.

Student officers in fraternities and sororities working closely with their advisers and the office of residence living are encouraged to act on such discipline problems involving their members as they feel competent to deal with effectively.

(c) Off-campus students: Discipline cases involving students not living in organized living groups will be handled directly by the office of student affairs or the university conduct committee. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution 6/80-15), § 504-24-030, filed 6/11/80; Order 77-2, § 504-24-030, filed 8/3/77; Order 73-7, § 504-24-030, filed 10/5/73; Order 73-6, § 504-24-030, filed 8/1/73; Order 4, § 504-24-030, filed 10/20/71; Order 3, § 504-24-030, filed 8/5/71.]

Reviser's note: WAC 1-13-130 requires the use of underlining and deletion marks to indicate amendments to existing rules. The bracketed material in the above section does not appear to conform to this rule.
(a) Active membership in student organizations will be restricted to graduate and undergraduate students unless the organization's constitution provides specifically for active faculty and staff members.

(b) Faculty and others may participate as honorary or associate members at the option of the group or as specified in its constitution.

(c) To be eligible for an elective office, a student (undergraduate or graduate) must be a regularly enrolled student.

(3) Obtaining recognition for organizations
(a) To become an approved student organization, recognition must be granted from the student activities board. Contact the Activities Center, 3rd Floor CUB.
(b) Before requesting recognition, the group must hold a meeting of interested persons to plan a program, draft a constitution, elect officers, and select an advisor. Constitutions normally include:
   (i) Name of the organization
   (ii) Purpose and objectives
   (iii) Qualifications for membership
   (iv) Sources of financial support (e.g., dues, initiation fees, local and national aid, and financial projects)
   (v) Description of offices including qualifications, duties and method of election
   (vi) National-local affiliations and any financial obligation (to an affiliate) resulting therefrom
   (vii) Parliamentary authority and method of amending the constitution
   (viii) Adoption and amendment procedures
   (ix) A description of the organization's safety program

(c) Washington State University will not recognize any student organization which denies membership to any student because of race, religion, sex, ethnic origin, or handicap. Recognized student organizations must insure that additional policies and procedures do not create de facto differentiation.

(d) Students who feel they have been denied membership in violation of regulation (3)(c) above may appeal to the student activities board.

(4) Requirements and responsibilities of recognized organizations
(a) Officers of organizations are responsible for seeing that the organization abides by university rules and regulations, concerning scheduling, financial projects, advertising, and other policies of the student activities board.
(b) Recognized organizations must have an advisor (see WAC 504-28-020 Advisors)
(c) Funds must be deposited in the controller's office, which acts as a banking service.
(d) The following records must be kept current in the student activities center:
   (i) Constitution and bylaws
   (ii) Officer roster card
   (iii) Annual report (forms available in the activities center) including activities, accomplishments, and financial status.
   (iv) Financial project reports

(e) Recognized organizations must have a safety program unless its activity has absolutely no risk to members or others.

(5) Privileges of recognized organizations
(a) Recognized organizations have the right to sponsor on-campus activities.
(b) Recognized student organizations may use university facilities and services through appropriate scheduling offices.
(c) The activities center staff is available to serve approved organizations in all areas of concern.

(d) Free banking service is provided to approved organizations. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution 6/80-15), § 504-28-010, filed 6/11/80; Order 77-2, § 504-28-010, filed 8/3/77; Order 75-1, § 504-28-010, filed 7/7/75, effective 9/1/75; Order 73-5, § 504-28-010, filed 8/1/73; Order 5, § 504-28-010, filed 9/26/72; Order 3, § 504-28-010, filed 8/5/71.]

WAC 504-28-020 Advisors to recognized student organizations. (1) Advisors are members of the Washington State University faculty or staff or their designees whose interest in the group indicates that they would judiciously advise the organization concerning its goals, purposes and procedures. Advisors guide the group in accordance with the purposes and ideals of the university and the organization. They do not directly control the group's programs and activities.

(2) Advisors assist the activities board to implement the policies for student organizations as set forth in the activities board policies and regulation booklet.

(3) Responsibilities may include the following:
   (a) Attending the organization's meetings.
   (b) Assisting in planning the program.
   (c) Supervising the handling of funds and approving all expenditures and contracts.

WAC 504-28-030 Scheduling of events. (1) The activities center assists with the scheduling of events and programs by maintaining the master calendar and by publishing the fall and spring activities calendar.

(a) Master calendar — the master calendar is a continually updated calendar of campus events. Its use by all students, campus groups, faculty and staff can prevent program duplication and scheduling conflicts. Scheduling of facilities
(1) Recognized student groups schedule facilities by contacting the appropriate campus departments and/or buildings. The activities center will assist groups in determining who to contact.
   (a) To schedule rooms in the Wilson Compton Union, clear with the first floor administrative offices.
   (b) For scheduling of departmental, faculty and student events for conferences and conventions involving
(a) A financial project is any approved activity of a student organization which is undertaken to raise funds and/or to defray expense. Projects may be for the benefit of organizations themselves or for charity groups.

(2) Approval
(a) The student activities board and/or its designated representative has been given the responsibility of approving all financial projects so that the following services can be provided:

(1) Planning advice
(2) Advertising and publicity assistance
(3) Facility and equipment arrangements
(4) Consumer protection

(b) The financial projects requested and the proposed budget must be completed and filed with the activities center in advance of the proposed date. Forms are available in the activities center. A report showing actual income and expenses of the financial project must be submitted to the activities center within two weeks after the event. The report must be certified by the personal signature of the president and advisor of the organization.

(3) Approval procedures

(c) For approval, the organization must have funds on hand to cover at least one third of the estimated expenses of a proposed financial project except in the case of concerts where the organization must have one hundred percent of the necessary funds to cover all expenses.

(d) Projects involving films are subject to additional student activities board policies. Copies of the policies are available in the activities center.

(e) Scholarship fund projects must be administered in accordance with university policy governing such funds. Sponsoring organizations may reserve the right to select recipients and to establish the amount of grants in accordance with policies of the student financial aids office.

(f) Projects involving tables in the west entrance of the CUB and on the mall must also be scheduled in the CUB scheduling office. There shall be only one table per organization, available on a first come, first serve basis.

(g) Raffles are subject to state law. Contact the activities center for current regulations.

(h) The following actions are not acceptable:

(i) Retailing of student classroom books, supplies, and equipment by university departments, personnel, or students on the campus is prohibited.

(3) Additional requirements
(a) All advertising and publicity for each project must include:

(1) The name of the sponsoring organization
(2) The product or service being sold and
(3) The purpose for which profits will be used.

(b) Any distributing, soliciting or selling must be done without individuals hawking or shouting.

(c) Individual students wishing to sell goods on campus must contact the director of safety, safety building.

WAC 504-28-060 Advertising policies. The following policies apply to all advertising done on campus.

1. Signs and posters
   (a) All advertising in the CUB must have permission from the activities center. Sports federation groups may obtain permission from campus recreation.
   (b) All advertising announcements to be posted in other campus buildings should be confined to general bulletin boards. For use of other bulletin boards contact the appropriate department.
   (c) No advertising should be taped to walls or other interior surfaces.
   (d) All outdoor advertising is restricted to bulletin boards, the kiosks, and the wall areas at the bookie and the west entrance of the CUB. All signs should include the date when they are to be removed. Signs put up at the west entrance of the CUB should be stamped in the activities center.
   (e) Banners may be displayed on the overhead walkways after securing permission from the activities center. They must be constructed of fabric, with air vents, and attached to the structure with rope or twine — Tape and wire are not permitted.
   (f) Free-standing signs may be placed on campus grounds and the mall with the approval of the director of physical plant.
   (g) No signs, handbills, or stickers are to be placed on trees or buildings other than the two places mentioned above. Paint or chalk must not be used on sidewalks or buildings.
   (h) Before exhibits or displays are placed on the mall, notification must be made to the office of the physically impaired.
   (i) It is the responsibility of the group to remove advertising within 24 hours after the event.

2. Literature, handbills and notices
   (a) Literature, handbills and notices may be distributed at any reasonable outdoor area on campus consistent with the orderly conduct of university affairs, the maintenance of university property, and the free flow of traffic and persons. Efforts must be made to avoid litter. Individuals or groups distributing are responsible for leaving the area clean, including all discarded handbills. Distribution by means of accosting individuals or by hawking is prohibited.
   (3) Public address system
      (a) Requests for public address systems require the signature of the faculty advisor.
      (b) Systems are available through the audio visual department.
      (c) Use of systems
         (1) Time of use: Monday—Thursday, 5 p.m. — 7 p.m.; and on Saturday 12 noon — 7 p.m. (Exceptions may be made by the student activities board.)
         (2) Discreet and considerate use of public address systems in the vicinity of the hospital is expected.
         (3) Public address systems on moving vehicles must have a police permit.

Chapter 504-32 WAC
RULES FOR USE OF MALL

WAC
504-32-010 Rules for use of the mall.
504-32-020 Recognized organizations who schedule.
504-32-060 Outdoor dances, concerts, carnivals and fairs.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

WAC 504-32-030 Tables on mall. [Order 5, § 504-32-030, filed 9/26/72; Order 3, § 504-32-030, filed 8/5/71.] Repealed by 80-07-015 (Order 80-2, Resolution No. 504-28-060, filed 8/11/80; Order 77-2, § 504-28-060, filed 8/3/77; Order 75-1, § 504-28-060, filed 7/7/75, effective 9/1/75; Order 5, § 504-28-060, filed 9/26/72; Order 3, § 504-28-060, filed 8/5/71.]

WAC 504-32-040 Posting and distribution of literature, handbills, notices. [Order 5, § 504-32-040, filed 9/26/72; Order 3, § 504-32-040, filed 8/5/71.] Repealed by Order 75-1, § 504-28-060, filed 7/7/75, effective 9/1/75.


WAC 504-32-010 Rules for use of the mall. (1) Recognized student organizations may schedule the mall for activities that do not interfere with university functions or activities, disturb offices, classes, or study facilities, harm property, or block entrances into buildings.
   (2) The mall is scheduled through the student activities board or its designee. Contact the activities center.
   (3) The mall may be used with amplified sound from 5 p.m.—7 p.m. Monday through Thursday and from noon to 7 p.m. on Saturday. Other times may be arranged through the student activities board.
   (4) Sound amplification equipment (hand-held loudspeaker) may be checked out from the campus police department, safety building, upon presentation of valid ID cards, which will be held by the security division until the equipment is returned. Other sound equipment is available through the audio visual department.
   (5) The mall may be used by student organization fund raisers in accordance with previously stated rules and regulations. Any private or commercial use of the mall is prohibited. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution No. 6/80-15), § 504-32-010, filed 6/11/80; Order

504-28-050  Title 504 WAC: Washington State University
Facility Use Regulations

WAC 504-32-020 Recognized organizations who schedule. (1) Groups of individual [or individuals] must not interfere with university functions or activities, disturb offices, classes, or study facilities, harm property, or block entrances into buildings.

(2) Properly registered financial projects by recognized student activities groups may be conducted on the mall within the specific restraints and general policies in the Policies and Regulations Handbook.

(3) Students and university personnel may check out sound amplification equipment (a hand-held loudspeaker) from the office of the police department, safety building, upon presentation of valid ID cards, which will be held by the police department until the equipment is returned. [Order 75-1, § 504-32-020, filed 7/7/75, effective 9/1/75; Order 73-5, § 504-32-020, filed 8/1/73; Order 5, § 504-32-020, filed 9/26/72; Order 3, § 540-32-020, filed 8/5/71.]

WAC 504-32-060 Outdoor dances, concerts, carnivals and fairs. (1) Campus street dances and outdoor concerts may be sponsored by recognized student organizations. Requests for approval should be submitted to the student activities board or its designee. Decisions on requests will be made after consultations with appropriate university departments.

(2) All other organizations and individuals who wish to sponsor any of the above events must submit a written request to the facility use committee.

(3) The sponsoring organization is responsible for repairing or reimbursing for any damage that might occur and for cleaning up litter. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution No. 6/80-15), § 504-32-060, filed 8/5/71.]

Chapter 504-34 WAC

WASHINGTON STATE UNIVERSITY FACILITY USE REGULATIONS

WAC

504-34-010 Purpose and delegation.

504-34-020 Definitions.

504-34-030 Limitations.

504-34-040 Users.

504-34-050 Private or commercial enterprise.

504-34-070 Outdoor dances and concerts.

504-34-080 Parades.

504-34-090 Carnivals and fairs.

504-34-100 Other requests.

504-34-110 Building hours.

504-34-120 Administrative control.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

504-34-060 Advertising—Outdoor signs. [Order 74-2, § 504-34-060, filed 7/26/74.] Repealed by Order 75-1, filed 7/7/75, effective 9/1/75. See WAC 504-28-060.

(1983 Ed.)
hearing distance of the registration areas. Solicitation and distribution of literature, hand-bills, or notices within or near the registration areas is prohibited. [Order 77–2, § 504–34–030, filed 8/3/77; Order 75–1, § 504–34–030, filed 7/7/75, effective 9/1/75; Order 74–2, § 504–34–030, filed 7/26/74.]

WAC 504–34–040 Users. (1) University facilities may be used by faculty or staff groups, or registered student organizations, for cultural, educational, or recreational activities provided for members of the university community and their families.

(2) Educational institutions, state or federal agencies, charitable, or civic organizations may be granted use of facilities for short courses, conferences, seminars, meetings, programs, and presentations under these provisions when sponsored by the university or its departments. Individuals and organizations desiring use of university facilities must have university-related sponsorship or submit written application to the facility use committee.

(3) In addition to the provisions of these regulations, use of facilities by student organizations shall be consistent with other provisions of the student handbook on policies and regulations. (Chapter 504–28 WAC.) [Order 77–2, § 504–34–040, filed 8/3/77; Order 75–1, § 504–34–040, filed 7/7/75, effective 9/1/75; Order 74–2, § 504–34–040, filed 7/26/74.]

WAC 504–34–050 Private or commercial enterprise. (1) University facilities may be used for private or commercial gain or by charitable organizations only by special permission granted by the president of the university or his designee and when an agreement, lease, or other formal arrangement is entered into between the university and the person, corporation, or other entity desiring to engage in commercial activity.

(2) Vending machines may be placed at exterior locations approved by the director of physical plant.

(3) Delivery service such as cleaning, laundry, newspaper, and food service is permitted.

(4) Soliciting and merchandising of any goods, food, services, articles, wares, or merchandise of any nature whatsoever, within the boundaries of Washington State University owned and controlled property is prohibited except by written permission of the president of the university or his designee. Vendor representatives authorized by the WSU purchasing department with appropriate identification are exempt from this provision.

(5) University facilities may not be used by faculty or staff in connection with compensated outside service without approval. Approval and fees for such use may be determined by the dean or other principal administrative officer in charge, with the approval of the president of the university or the vice president—Academic. [Order 77–2, § 504–34–050, filed 8/3/77; Order 75–1, § 504–34–050, filed 7/7/75, effective 9/1/75; Order 74–2, § 504–34–050, filed 7/26/74.]

WAC 504–34–070 Outdoor dances and concerts. Street dances and outdoor concerts may be sponsored at approved locations by student organizations recognized by ASWSU student activity board on days and at times approved by the student activity board following consultation with appropriate university departments. All other organizations and individuals who seek to sponsor outdoor dances and concerts on university property must submit a written request to the facility use committee. The sponsoring organization is responsible for damage to grounds and for cleaning up litter. [Order 75–1, § 504–34–070, filed 7/7/75, effective 9/1/75; Order 74–2, § 504–34–070, filed 7/26/74.]

WAC 504–34–080 Parades. Permits for parades on university streets and roads may be obtained upon approval of the director of safety. Parades must be scheduled so as not to interfere with rush-hour traffic and with special consideration for areas such as the hospital. [Order 75–1, § 504–34–080, filed 7/7/75, effective 9/1/75; Order 74–2, § 504–34–080, filed 7/26/74.]

WAC 504–34–090 Carnivals and fairs. Carnivals and fairs may be sponsored by recognized student organizations in or on university facilities with the approval of the student activities board following consultation with appropriate university departments. All other organizations and individuals who seek to sponsor carnivals or fairs on university property must submit a written request to the facility use committee. The sponsoring organization is responsible for damage to grounds and for cleaning up litter. [Order 75–1, § 504–34–090, filed 7/7/75, effective 9/1/75; Order 74–2, § 504–34–090, filed 7/26/74.]

WAC 504–34–100 Other requests. All other requests for use of university facilities not covered herein must be referred to the facilities use committee for consideration. [Order 74–2, § 504–34–100, filed 7/26/74.]

WAC 504–34–110 Building hours. Buildings are open according to a schedule developed by the primary occupants of the building, the director of physical plant, and the director of safety. The schedule will be reaffirmed annually during September. The president of the university or his designee, the director of physical plant, is the university official authorized to develop and maintain the schedule and to authorize variances to the published schedule. [Order 74–2, § 504–34–110, filed 7/26/74.]

WAC 504–34–120 Administrative control. Individuals who are not students or members of the faculty or staff who violate these regulations will be advised of the specific nature of violation, and if they persist in the violation, they will be requested to leave the university property. Failure to comply with such a request will subject such individuals to arrest under provisions of RCW 9A.52.070 (Criminal trespass) or other applicable laws.

Members of the university community (students, faculty, and staff) who do not comply with these regulations will be reported to the appropriate university office.
or agency for action in accord with established university policies. [Order 77-2, § 504-34-120, filed 8/3/77; Order 75-1, § 504-34-120, filed 7/7/75, effective 9/1/75; Order 74-2, § 504-34-120, filed 7/26/74.]

Chapter 504-36 WAC
HEALTH AND SAFETY REGULATIONS

WAC
504-36-010 Smoking regulations for campus buildings.
504-36-020 Control of pets.
504-36-030 Spectator events—Safety rules.

WAC 504-36-010 Smoking regulations for campus buildings. Smoking shall be prohibited in certain areas to protect public health and welfare in accordance with chapter 248A-152 WAC. Such areas shall be posted "nonsmoking" or "no smoking."

(2) Smoking shall also be prohibited in certain areas designated as a fire safety hazard by the Washington State University fire department consistent with current state and national fire and safety codes.

(3) Smoking may be permitted in certain areas at the discretion of the individual or individuals in charge provided:

(a) These areas are not inconsistent with provisions 1 and 2 above.

(b) Suitable receptacles are provided. Compliance with these rules is the responsibility of the individual in charge. The university police will enforce the regulations as required.

If special privileges are desired, the responsible individual shall submit the request to the university safety officer prior to the event. [Order 77-2, § 504-36-010, filed 8/3/77; Order 3, § 504-36-010, filed 8/5/71.]

WAC 504-36-020 Control of pets. (1) Pets are not permitted in university buildings.

(2) Pets are not permitted on university property unless under immediate control of their owner.

(3) Pullman Ordinance B-292 is in effect on the Washington State University campus. Thus, pets that are picked up will be impounded at the city dog pound. [Order 77-2, § 504-36-020, filed 8/3/77; Order 3, § 504-36-020, filed 8/5/71.]

WAC 504-36-030 Spectator events—Safety rules.
(1) Protection of the safety and general welfare of students, faculty, performers and officials, and members of the general public attending or participating in spectator events on the campus is a primary concern of Washington State University.

(2) The following rules of conduct are applicable to all public events of Washington State University, including specifically, but not limited to, Martin Stadium and the Performing Arts Coliseum and to all public areas of the facility wherein the event is held.

(a) Behavior which in the judgment of designated university officials constitutes a disruption of the event or safety hazard for other spectators or participants is prohibited (WAC 504-20-010).

(b) Possession and/or consumption of alcoholic beverages is prohibited. Any such beverages found shall be removed by the possessor or delivered to the custody of designated university officials or their representatives upon request.

(c) Possession of any glass or metal beverage container, or any cooler, basket, knapsack, or other device used for carrying glass or metal beverage containers is prohibited: Provided, That this rule shall not apply to personal canteens or thermos bottles or containers made for the purpose of carrying coffee, tea, hot chocolate, or similar hot drinks: And provided further, That this rule shall not apply to approved vendors. Any such containers or devices prohibited by this rule shall be removed by the possessor or delivered to the custody of designated university officials or their representatives upon request. Designated officials may provide, but shall not be obligated to provide, a checking service for this purpose. Any checked items may be reclaimed by the owner within 30 minutes following the conclusion of the event. Any unclaimed items will be disposed of in accordance with state laws.

(d) Smoking is prohibited in areas designated as "no smoking."

(e) An individual is entitled to occupy only the seat for which he or she has the proper ticket.

(f) In nonreserved seating sections, blocks of seats will be preempted or saved.

(3) Where there is reasonable cause to believe that persons are, or are attempting to, violate the requirements identified in WAC 504-36-030(2), such person or persons will be denied license or privilege to enter or remain in or upon the premises, and designated officials may take necessary action to deny entry or to remove such persons from the premises.

Failure to vacate the premises upon request of designated university officials may result in subsequent legal process under the laws of the state of Washington.

(4) For purposes of WAC 504-36-030 (1) and (2) designated officials include the president of the university, the executive vice president, and the following officials:

(a) Director of athletics for athletic events;

(b) Director of the coliseum for coliseum events;

(c) Director of student activities for events in the Compton Union Building;

(d) Chairman, department of speech, for events sponsored by the department of speech;

(e) Chairman, department of music, for events sponsored by the department of music;

(f) Director of the WSR safety division and the chief of the WSU police department;

(g) Officers of the WSU police department when acting at the request of any of the above-named officials to enforce university regulations, or (2) enforcing state laws or local ordinances. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 80-07-015 (Order 80-2, Resolution 6/80-15), § 504-36-030, filed 6/11/80; Order 77-2, § 504-36-030, filed 8/3/77.]

(1983 Ed.)
Chapter 504-40

WAC 504-40-010 General policies. (1) Washington State University libraries’ major functions are to acquire and preserve the corpus of information and knowledge essential to the institution’s teaching, research, and service programs; to organize this information and knowledge; to store it; to retrieve it upon demand; and to adapt and to assist in adapting it for most effective use.

(2) Libraries’ policies, rules, and regulations are based on the belief that the needs of the university community as a whole take precedence over individual convenience.

(3) Upon request and suitable justification by the library user, exceptions to the regulations may be made. To insure that exceptions are made with the full knowledge of the research and instructional needs of the university community, such exceptions may be made only by a member of the library faculty.

(4) In the libraries’ buildings persons are expected to maintain appropriate public behavior. No eating of food or drinking of beverages is allowed in the reading and university community. Such borrower identification cards are uniformly issued to all members of the university community. Status of the borrower conferred by the card is the responsibility of the issuing authority.

(5) Consistent violators of libraries’ regulations may be subject to appropriate disciplinary action by the university.

(6) As a general rule, the libraries will not release the names of borrowers to other library users.

(7) All of the libraries’ policies, rules, and regulations will apply equally to all libraries operated by the Washington State University libraries.

(8) The board of regents reserves the right to add, delete, or modify portions of these rules and regulations, including the fine schedules, in accordance with its regulations and applicable laws. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 81-17-010 (Order 81-2, Resolution No. 7811), § 504-40-010, filed 8/7/81; Order 74-1, § 504-40-010, filed 6/12/74; Order 73-1, § 504-40-010, filed 3/9/73, effective 6/1/73.]

WAC 504-40-020 Library patron identification. (1) Under the regulations governing the use of varying types of resources by different groups of library patrons, the libraries’ resources, facilities, and services are available to the Washington State University community, citizens of the state, students, faculty and staff of other academic institutions, and special borrowers not otherwise identified who have been granted permission to borrow library materials. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 81-17-010 (Order 81-2, Resolution No. 7811), § 504-40-020, filed 8/7/81; Order 74-1, § 504-40-020, filed 6/12/74; Order 73-1, § 504-40-020, filed 3/9/73, effective 6/1/73.]

WAC 504-40-030 Internal use of library materials, facilities, and services. (1) Although the largest part of the collection is free to circulate outside the libraries and most of the rest may circulate for restricted periods, certain kinds of materials, due to their nature, are restricted to use within the libraries. These may be freely consulted or read within the libraries.

(a) Reference materials and noncirculating periodicals (bound and unbound) as determined by the unit of the libraries: Selected reference materials and periodicals, normally restricted to internal use, may circulate in very unusual circumstances, usually for a two-hour or one-day period.

(b) Manuscripts, archives, and special collections: These rare, unique, and often irreplaceable materials may be used only within the manuscripts, archives, and special collections unit. Each user must register with the attendant, must take extreme care in handling the materials, must keep intact their exact order and arrangement, and must make all notes in pencil. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 81-17-010 (Order 81-2, Resolution No. 7811), § 504-40-030, filed 8/7/81; Order 74-1, § 504-40-030, filed 6/12/74; Order 73-1, § 504-40-030, filed 3/9/73, effective 6/1/73.]

WAC 504-40-040 External use of library resources. (1) Borrower identification cards:

(a) Such borrower identification cards are uniformly issued to all members of the university community. Status of the borrower conferred by the card is the responsibility of the issuing authority.

(b) Upon request and proper identification, authorized borrower cards are issued to persons not members of the university community.

(c) A borrower card is authorized for use only by the individual whose name appears on the card.

(d) Cards used in an unauthorized manner or cards reported as lost or stolen may be confiscated.

(e) Each borrower is responsible for keeping the appropriate university office informed of changes of address.

(2) Borrowing of library materials:
(a) Personal pick-up by borrower: Borrowers are expected to pick up library material personally.

(b) Proxy pick-up for faculty: Washington State University faculty may appoint not more than two agents or proxies to borrow on their behalf, but each person appointing proxies must also hold his or her own valid authorized borrower card. Information about proxy identification cards may be obtained from the circulation desk of any library unit.

(c) Library material may be loaned directly by mail to faculty and staff of Washington State University stationed off-campus, and to students enrolled in Washington State University correspondence courses.

(d) Responsibilities of borrowers: Borrowers are responsible for material checked out in their names until such material is returned. Faculty members utilizing agent or proxy borrowers assume the responsibility for all material borrowed in their names by the agent or proxy borrowers.

(3) Date library material is due:

(a) All material borrowed for one day or more is due by the closing time on the "date due" indicated.

(b) Two-hour material loaned overnight is due on the next day the library unit is open, no later than one hour after the opening of the library unit from which such material has been borrowed.

(c) All other hourly material is due at the hour specified.

(4) Return of library material:

(a) Reserve material and periodicals must be returned directly to the unit from which they were borrowed. If they are returned elsewhere, they will be considered returned at the time they are received at the unit from which they were borrowed. Special material may be designated for return to the unit from which it was borrowed.

(b) All other material is considered returned the date it is returned to any unit in the system. This does not include departmental collections not operated by the WSU libraries.

(c) Materials found in after-hours "book returns" are considered to have been returned at the closing time of the previous day.

(5) Holds and recalls:

(a) Holds: Campus borrowers, or any operational unit of the libraries, may place a reservation or HOLD on any material except 2-hour material. A borrower may not place a HOLD on material already checked out to him/herself.

(b) Recalls:

(i) Library material (14-day or longer loan period) on which a HOLD has been placed will be recalled any time after 14 days from the date checked out.

(ii) Library material with 3-day loan periods or longer may be recalled at any time after it has been borrowed if needed for reserve or other restricted status.

(6) Renewal of library material:

(a) Renewals of loaned material are permitted unless material has restricted status or has been requested by another borrower. (See also 504-40-050 (2)(c)(i) and (ii).)

(b) Materials subject to renewal may be renewed:

(i) In person with the materials in hand at the circulation desk where they had been originally checked out.

(ii) By telephoning borrower’s identification number and the call numbers and accession numbers of materials to the circulation desk from which they were originally checked out.

(iii) By mail, with borrower’s number, call numbers, and accession numbers of the materials.

(c) Overdue material may be renewed subject to the same conditions as similar material not overdue. Fine is assessed for overdue period.

EXCEPTION: Overdue material on which a replacement charge has been assessed must be brought in by the borrower for renewal.

(7) There is no limit to the number of items which may be borrowed at one time, but it is expected that no more than can be actually used within the time limits shall be borrowed.

(8) In accordance with general policy, and upon request and suitable justification by the library user, exceptions to these regulations may be made. To insure that exceptions are made with the full knowledge of the research and instructional needs of the university community, such exceptions may be made only by a member of the library faculty. [Statutory Authority: RCW 28B.30.125 and 28B.30.150. 81-17-010 (Order 81-2, Resolution No. 7/81–11), § 504-40-040, filed 8/7/81; Order 74-1, § 504-40-040, filed 6/12/74; Order 73-1, § 504-40-040, filed 3/9/73, effective 6/1/73.]

WAC 504-40-050 Loan time periods. (1) Basis of loan time periods: The area libraries have established loan time periods based on anticipated demand for the various forms of material by the several classes of users.

(2) Loan time periods:

(a) Serials: (Serials are defined as publications issued in successive parts, usually at regular or stated intervals. Serials include periodicals, newspapers, annuals (reports, yearbooks, etc.), and memoirs, proceedings, and transactions of societies.)

(i) Noncirculating serials (bound and unbound), including duplicates and reference materials, may not be checked out except, in very unusual circumstances, by special permission.

(ii) Circulating serials (bound and unbound) may be checked out for 2 hours, 1, 3, 7, 14, or 30 days as determined by the chief of the area library. Serials circulating for less than 14 days are not subject to recall except by the library for other restricted status.

(b) Monographs and serials with 14- or 30-day loan periods: (A monograph is defined as an individual book (not a serial).)

(i) The normal loan period for all users is 30 days, subject to recall after 14 days if requested by another patron.

(ii) Books borrowed for the normal loan period by Washington State University faculty and graduate students, if not recalled, may be retained without penalty to the end of the semester. At that time material must be returned or renewed.

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(ii) An item may be recalled at any time after it has been borrowed if it is needed for reserve or other restricted status.

(iv) Upon request and suitable justification by the borrowers, a member of the library faculty may grant extended loans up to a semester in length for materials not restricted. Such extended loans may be recalled as specified in WAC 504-40-040 (5)(b)(i).

(c) Reserve materials:

(i) Two-hour reserve: Only one two-hour item may be borrowed by one person at a time. Exceptions may be made if no one else has requested the item. Loan is renewed only if no one else has requested the item. Two-hour items are not subject to recall, or to holds.

(ii) One-, three-, and seven-day reserve: Renewable if there are no requests for them. Three- and seven-day items are subject to recall. Holds may be requested.

(iii) Faculty members (and others) who have placed materials from their personal collections on reserve may request return of such personal possessions at any time.

(d) Special collections and categories:

Certain material is maintained in special collections or has been defined as belonging to special categories. Borrowers should consult a member of the library faculty concerning conditions of use for these materials.

(e) Exceptions:

Upon request and suitable justification by the borrower, exceptions to these regulations may be made. To insure that exceptions are made with full knowledge of the research and instructional needs of the university community, such exceptions may be made only by a member of the library faculty. [Order 74-1, § 504-40-050, filed 6/12/74; Order 73-1, § 504-40-050, filed 3/9/73, effective 6/1/73.]

WAC 504-40-060 Fines and charges. (1) Systemwide applicability of fines and charges:

All borrowers are subject to a uniform system of fines and charges for late return of library materials and for replacement costs when required.

(2) Notice of due dates and overdue materials:

(a) Overdue notices are sent five days subsequent to the date due for all materials on 30-day or longer loan time periods.

(b) For two-hour, and one-, three-, and seven-day materials and special category materials, overdue notices may be phoned if possible, or borrowers may be notified by mail.

(c) Failure to receive a notice or invoice does not exempt the borrower from charges.

(d) Failure to inform the libraries of changes of address does not exempt the borrower from charges.

(3) Payment of fines and charges:

(a) Fines and charges may be paid at the Holland 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 requisitions and invoices are not acceptable on the basis that fines may not be appropriately paid by departmental, grant, or any other funds controlled by the university.

(b) Failure to pay fines and 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 fines from the salary warrants of employees to secure payment, or withhold outstanding fines from damage deposits or other funds held for any students. Where collection efforts are unsuccessful, the controller may notify the registrar to refrain from issuing copies of student transcripts or to withhold permission to reenroll for an ensuing term until outstanding fines are paid.

(c) Failure to pay fines and charges may also result in revocation of borrowing privileges by the director of libraries.

(4) Fines and charges:

(a) For materials on 30-day or longer loan periods: The overdue fine is $0.25 per day beginning the day the material becomes overdue.

EXCEPTION: See WAC 504-40-060 (4)(d) for fines on recalled material.

(b) For materials limited in circulation to two hours or less, including two-hour reserve materials: The overdue fine is $1.00 for the first hour or fraction thereof and $0.25 for each succeeding hour or fraction thereof.

(c) For one-, three-, and seven-day materials: The overdue fine is $1.00 for the first day and $0.25 for each subsequent day, accumulating from the time the material is due.

EXCEPTION: Reserve materials of this category are fined at $1.00 for the first day and $0.50 for each subsequent day.

(d) For recalled material: The fine for recalled material is $1.00 for the first day and $0.50 per day thereafter, accumulating from the new assigned "date due" as indicated on the recall notice. The new assigned "date due" is five days after recall is initiated but not, in the case of 30-day material, before the end of the 14-day period assured the original borrower unless material is recalled for reserve or other restricted status. (WAC 504-40-050 (2)(b)(iii).)

(e) For materials circulated by special permission but normally categorized as noncirculating: If overdue, fine is $0.25 per hour.

(f) For audio-visual equipment: The overdue fine is $0.25 for every hour or fraction thereof.

(g) For materials from instructional media services: Late return of materials from instructional media services' collections are treated as an extended loan by the user, subject to prorated rental charges based upon the fees listed in films for teaching, the university's film catalog.

(h) Repeated late return by a single user of instructional media services' equipment or materials will be considered grounds for discontinuance of service to that user. A letter of warning will be sent to the offender before final action is taken.

(i) All fines accrue from the time material becomes overdue.

(j) Fines do not accrue when the libraries are closed.
(k) If a loan period has been extended by special permission, the overdue fine is that of the original loan category of the material.

(l) The libraries have the right to reduce or forgive fines and charges for patrons with bona fide excuses for not returning materials when due.

(m) The maximum fine for audio-visual equipment is $15.00. The maximum fine for two-hour material is $10.00. The maximum fine for all other Library material is $7.50.

(5) Replacement charges:

(a) If library material or equipment is lost, or not returned by the time the maximum fine has accumulated, a replacement charge will be assessed. This replacement charge includes the list price of the material plus a nonrefundable service charge of $10.00 to cover the costs of searching, correspondence, cataloguing, binding, etc. This replacement charge is added to the maximum fine, and the delinquent borrower is charged this total sum.

(b) If material upon which a replacement charge has been assessed is found and returned within six months of the assessment date, the purchase price of the material will be refunded. The service charge and overdue fine are not refundable. [Statutory Authority: RCW 28B.30-.125 and 28B.30.150. 81-17-010 (Order 81-2, Resolution No. 7/81-11), § 504-40-060, filed 8/7/81; Order 74-1, § 504-40-060, filed 6/12/74; Order 73-1, § 504-40-060, filed 3/9/73, effective 6/1/73.]

Chapter 504-44 WAC

PUBLIC RECORDS—INITIATIVE 276

WAC

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504-44-990 Appendix A—Request for public records.
504-44-99001 Appendix B—Public records—Request for copies.
504-44-99002 Appendix C—Public records—Request for review.

WAC 504-44-020 Definitions. (1) Public records. "Public record" includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by any state or local agency regardless of physical form or characteristics.

(2) Writing. "Writing" means handwriting, typewriting, printing, photostating, photographing, and any other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof; and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents.

(3) Washington State University. Washington State University is an institution of higher education authority which is located in chapter 28B.30 RCW. Washington State University shall hereinafter be referred to as the "university." Where appropriate, the term university also refers to the staff and employees of Washington State University. [Order 73-3, § 504-44-020, filed 7/9/73.]

WAC 504-44-030 Description of central and field organization of Washington State University. Washington State University is an institution of higher education. The administrative offices of the university are located at Pullman, Washington. Agricultural research centers are located at Prosser, Puyallup, Vancouver, Wenatchee, and Mount Vernon, Washington. Cooperative extension offices are maintained in the county seats of all counties in the state. A center for nursing education is located in Spokane, Washington, and a joint center for graduate study in Richland, Washington. [Order 73-3, § 504-44-030, filed 7/9/73.]

WAC 504-44-040 Operations and procedures. The university is a state institution of higher education authorized initially by our legislature in 1890. The university's major lines exclusively include courses of instruction in agriculture in all its branches and subdivisions, veterinary medicine and economic science in its application to agriculture and rural life. At present the existing statutory authority for the university is contained in chapter 28B.30 RCW. The management of the university, its experiment stations, the care and preservation of all property and buildings, are vested in a seven-member board of regents appointed by the governor as provided in RCW 28B.30.100. The chief administrative officer of the university is the president, who also serves as secretary to the board of regents.

The day-to-day operations of the university, initially established by policy approved by the regents, are carried through the office of the president and/or his designee.

Inasmuch as the university is not a regulatory state agency, as such, the general public may be guided by consulting the periodic published bulletins and faculty manual. These materials may be consulted for particular
information and procedures respecting entry into the university community as a student, employee, or academician. [Order 73–3, § 504–44–040, filed 7/9/73.]

WAC 504-44-050 Public records available. All public records of the university, as defined in WAC 504-44-020 are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by section 31, chapter 1, Laws of 1973 and WAC 504-44-100. [Order 73–3, § 504–44–050, filed 7/9/73.]

WAC 504-44-060 Public records officer. The university's public records shall be in the charge of the public records officer designated by the university. The person so designated shall be located in the administration building of the university. The public records officer shall be responsible for the following: The implementation of the university's rules and regulations regarding release of public records, coordinating the staff of the university in this regard, and generally insuring compliance by the staff with the public records disclosure requirements of chapter 1, Laws of 1973. [Order 73–3, § 504–44–060, filed 7/9/73.]

WAC 504-44-070 Office hours. Public records shall be available for inspection and copying during the customary office hours of the university. For the purposes of this chapter, the customary office hours shall be from 8:00 a.m. to noon and from 1:00 p.m. to 5:00 p.m., Monday through Friday, excluding legal holidays. [Order 73–3, § 504–44–070, filed 7/9/73.]

WAC 504-44-080 Requests for public records. In accordance with requirements of chapter 1, Laws of 1973 that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied, or copies of such records may be obtained, by members of the public upon compliance with the following procedures:

(1) The university may ask that a request be made in writing upon a form prescribed by the university which shall be available at its administrative office. The form shall be presented to the public records officer, or to any member of the university's staff, if the public records officer is not available, at the administrative office of the university during customary office hours. The written request shall include the following information:

(a) The name of the person requesting the record;
(b) The time of day and calendar date on which the request was made;
(c) The nature of the request;
(d) If the matter requested is referenced within the current index maintained by the records office, a reference to the requested record as it is described in such current index;
(e) If the requested matter is not identifiable by reference to the university's current index, an appropriate description of the record requested.

[Title 504 WAC—p 36]
WAC 504-44-120 Protection of public records. It is the policy of the agency, in order to protect public records from damage or disorganization and to prevent excessive interference with other essential functions of the university, that original copies of records are not to be taken from the university designated area of custody or storage. Any examination and copying of records subject to these regulations is to occur at places designated by the university through the public records officer and/or his designee. The fullest assistance to inquirers and the most timely possible action on requests for information consistent with protection of the public records is to be supplied. In the event of abnormal requests for unusual or potentially exempt records, or in the event of questions not clearly covered by these regulations, the public records officer is to be consulted. [Order 73-3, § 504-44-120, filed 7/9/73.]

WAC 504-44-130 Records index. (1) The agency shall make available to all persons those indexes that are maintained for agency use regarding certain records issued, adopted or promulgated, namely faculty and staff personnel records, student records, and financial and business records. Due to the complexity of the university, the indexing of all materials subject to chapter 1, Laws of 1973, by the university would be unduly burdensome. Accordingly, the regents have caused to be issued in conjunction with these regulations Order No. 73-2 specifying the reasons why such compliance would be unduly burdensome and would constitute an undue interference with university operations. Nevertheless, it is the policy of the university to make available for public inspection and copying all indexes that exist now or are hereafter created and are maintained for agency use consistent with and in conformity to chapter 1, Laws of 1973, and these regulations as now or hereafter amended.

(2) Availability. The following major sources of records are available at the principal office of the university, c/o French Administration Building, Pullman, Washington 99163, and include but are not limited to faculty and staff personnel records, student records, financial and business records, and construction records. These records together with any indexes promulgated by the university are to be available to all persons under the same rules and on the same conditions as generally are applicable to public records subject to these regulations. [Order 73-3, § 504-44-130, filed 7/9/73.]

WAC 504-44-140 Communications to the university. All communications with the university, including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 1, Laws of 1973, and these rules, requests for copies of the university’s decisions and other matters, may be addressed as follows: Washington State University, c/o Public Records Officer, French Administration Building, Pullman, Washington 99163. [Order 73-3, § 504-44-140, filed 7/9/73.]

WAC 504-44-150 Adoption of form. Washington State University hereby adopts for use forms for requesting review, inspection and/or copy or copies of its records, the forms attached hereto as Appendix A, B, and C, entitled ”Request for public records,” ”Request for copies,” and ”Request for review.”

ORDER NO. 73–2

In keeping with the intent of chapter 1, Laws of 1973, and Chapter IV thereof regarding public records, it is hereby found by the regents that no master index of records and materials concerning statements of policy adopted by the university, covering administrative staff manuals and instructions to the staff, covering planning policies, etc., and staff report studies, consultant reports, etc., envisioned by section 26 thereof exists or is maintained.

The regents further find that the creation of such an index would not correspondingly enhance the efficiency of the university’s existing operations to the extent of any effort expended to produce said indices, but rather would cause an undesirable disruption of existing services and performances in attempting to compile same. In addition, it should be recognized that the university does not operate directly as a regulatory body. The regents hereby direct that existing and future indexes of the university’s operations be made available to requesters consistent with chapter 1, Laws of 1973, and the regulations regarding public records as they exist now or as they may be amended in the future.

Ordered in open meeting of the regents this 2nd day of June, 1973.

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President, Board of Regents
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Secretary, Board of Regents

[Order 73–3, § 504-44-150, filed 7/9/73.]

WAC 504-44-990 Appendix A—Request for public records.

REQUEST FOR PUBLIC RECORDS

Washington State University
Public Records Office
332 French Administration Bldg.
Telephone: 335–5511

Section I. IDENTIFICATION. The information Date requested in boxes 1–4 is not mandatory. If provided, it will allow the records office to contact you, if necessary, in connection with your request.

1. Name of Requester

[Title 504 WAC—p 37]
2. Representing (if applicable)

3. Street Address


If there is any particular urgency attached to this request, please indicate the date by which information is needed:

Section II. NATURE OF REQUEST. Please be specific about the records you wish to see. If you do not know the name of the records, make your request in the form of a question. To comply with Chapter IV, Section 26(5), of Initiative 276, please sign the certification below.

I certify that the information obtained as a result of this request for public records will not be used in whole or in part to compile a list for commercial purposes.

Requester’s Signature

DO NOT FILL IN BELOW THIS LINE

Section III. REQUEST FOR REVIEW

Requested by Office Telephone

Section IV. DISPOSITION OF REQUEST

Appendix A

[Order 73–3, Appendix A (codified as WAC 504–44–990), filed 7/9/73.]

WAC 504–44–99001 Appendix B—Public records—Request for copies.

PUBLIC RECORDS
REQUEST FOR COPIES

Washington State University
Public Records Office
332 French Administration Bldg.
Telephone: 335–5511

[Title 504 WAC—p 38]
Opinion:

Review made by

Appendix C

[Order 73–3, Appendix C (codified as WAC 504–44–99002), filed 7/9/73.]