or groups on this list. With the advice of the sub-committee, the director will develop the necessary agreement or agreements to govern the preparation of a manuscript, subject to budget and any other provisions adopted by the commission. [Statutory Authority: Chapter 27.60 RCW. 85-09-027 (Resolution No. 85-1), § 100-100-070, filed 4/12/85; 85-03-011 (Resolution No. 84-2), § 100-100-070, filed 1/4/85.]

WAC 100-100-075 Recognition. The commission anticipates that a wide variety of activities will be proposed in connection with the anniversary of Washington statehood which will seek to involve the residents of more than one county and which will require no financial assistance or other support from the commission. In order to encourage such activities, and to facilitate appropriate communications among sponsors, any nonprofit activity will be considered for the list of recognized centennial activities upon application to the chairman. In making application, sponsors will provide a brief written description of the proposed activity, including the name, address and telephone number of a person who may be contacted for further information and a declaration of the nonprofit nature of both the sponsor and the activity. In reviewing proposed projects, the chairman may call upon the assistance of a statewide advisory committee, who will determine whether or not a given project meets criteria of suitability, value, consistency with the commission's goals, and nonprofit and/or noncommercial status. The list of recognized centennial activities will be published from time to time by the commission in its newsletter or other convenient form. [Statutory Authority: Chapter 27.60 RCW. 85-03-011 (Resolution No. 84-2), § 100-100-075, filed 4/12/85.]

WAC 100-100-080 Public records. The commission's public records shall be in the charge of the director, who shall act as public records officer pursuant to RCW 42.17.310. The commission hereby adopts by reference the records request procedures outlined in chapter 1-06 WAC except that all references to the code reviser shall be deemed to refer to the commission or its chairman.

No fee shall be charged for the inspection of public records. The commission shall charge a fee of twenty-five cents per page, plus necessary postage, for providing copies of public documents, and five dollars for certification if requested. [Statutory Authority: Chapter 27.60 RCW. 85-03-011 (Resolution No. 84-2), § 100-100-080, filed 1/4/85.]

WAC 100-100-090 Travel expenses. (1) Commissioners' travel expenses shall be reimbursed, upon submission of proper voucher, pursuant to RCW 27.60.030.

(2) The director's travel, and other expense reimbursement permitted by state law, shall be approved by the chairman, and other staff travel and expense reimbursement request shall be approved by the director. [Statutory Authority: Chapter 27.60 RCW. 85-03-011 (Resolution No. 84-2), § 100-100-090, filed 1/4/85.]

WAC 100-100-100 Invitation to the public. The commission enthusiastically believes the 1989 centennial of Washington's statehood should be an event celebrated by, enjoyed by, participated in, and positively affecting the greatest number and variety of Washingtonians as possible — young, old, of varied ethnic and cultural backgrounds and interests. The commission encourages and actively seeks citizen input, thoughts, and suggestions, to the end that, in 1989, all Washingtonians can join in and say "CELEBRATE! '89" — our state's past and its future. [Statutory Authority: Chapter 27.60 RCW. 85-03-011 (Resolution No. 84-2), § 100-100-100, filed 1/4/85.]

Title 106 WAC

CENTRAL WASHINGTON UNIVERSITY

Chapters

106-116 Parking and traffic regulations.
106-120 Student judicial code.
106-124 General conduct—Rights and responsibilities of college community members.
106-136 Use of college facilities.

Chapter 106-116 WAC

PARKING AND TRAFFIC REGULATIONS

WAC

106-116-201 Permitted parking areas.
106-116-501 Basic speed limit.
106-116-603 Monetary penalty schedule.

WAC 106-116-201 Permitted parking areas. (1) University owned parking areas are marked with signs reading, "Parking by university permit only." Vehicles parked without valid parking permits will be ticketed from 7:30 a.m. to 4:00 p.m. Monday through Friday, except:

(2) No parking permitted daily in C-1 lot from 4:00 a.m. to 5:00 a.m.

(3) No parking permitted daily in B lot from 4:00 a.m. to 5:00 a.m.

(4) In the library parking lot, enforcement shall be in effect from 7:30 a.m. to 10:00 p.m. Monday through Friday.

(5) Enforcement shall be in effect twenty-four hours a day in the following parking areas:

(a) Residence hall staff parking areas;
(b) Buttons Apartments;
(c) Limited time zones;
(d) J lot;
(e) Handicapped areas. [Statutory Authority: RCW 28B.35.120(11), 84-08-044 (Order 55), § 106-116-201, filed 4/2/84; 83-13-034 (Order 53), § 106-116-201, filed 6/9/83, effective 7/24/83. Statutory Authority: RCW 28B.19.050 and 28B.35.120. 81-22-051 (Order 47), § 106-116-201, filed 11/3/81; 81-08-010 (Order 46), § 106-116-201, filed 3/23/81; 80-11-027 (Order 45), § 106-116-201, filed 8/14/80. Statutory Authority:

WAC 106–116–501 Basic speed limit. The speed limit on the university owned streets shall be as posted except:

(1) The speed limit in the parking areas is 15 m.p.h.
(2) No person shall operate a motor vehicle on the campus at a speed greater than is reasonable and prudent for existing conditions.

WAC 106–116–603 Monetary penalty schedule.

<table>
<thead>
<tr>
<th>Offense</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Improper display of permit</td>
<td>$2.00</td>
</tr>
<tr>
<td>Parking faculty–staff area</td>
<td>2.00</td>
</tr>
<tr>
<td>Parking yellow stripe or curb</td>
<td>3.00</td>
</tr>
<tr>
<td>Parking outside designated parking area</td>
<td>2.00</td>
</tr>
<tr>
<td>Obstructing traffic</td>
<td>5.00</td>
</tr>
<tr>
<td>Double parking</td>
<td>5.00</td>
</tr>
<tr>
<td>Parking at improper angle or using more than one stall, or backing into parking stall</td>
<td>2.00</td>
</tr>
<tr>
<td>Violation of the bicycle parking rules in WAC 106–116–901</td>
<td>2.00</td>
</tr>
<tr>
<td>Reserved parking area</td>
<td>3.00</td>
</tr>
<tr>
<td>No parking area</td>
<td>5.00</td>
</tr>
<tr>
<td>Overtime parking</td>
<td>2.00</td>
</tr>
<tr>
<td>Using counterfeit, falsely made or altered permit</td>
<td>50.00</td>
</tr>
<tr>
<td>Illegal use of permit</td>
<td>20.00</td>
</tr>
<tr>
<td>No current permit</td>
<td>3.00</td>
</tr>
<tr>
<td>Parking service drive</td>
<td>[3.00]  [5.00]</td>
</tr>
<tr>
<td>Parking/driving sidewalks, malls</td>
<td>10.00</td>
</tr>
<tr>
<td>Parking/driving lawns</td>
<td>15.00</td>
</tr>
<tr>
<td>Parking fire lane</td>
<td>15.00</td>
</tr>
<tr>
<td>Parking fire hydrant</td>
<td>15.00</td>
</tr>
<tr>
<td>Driving, walking, leading, etc., certain animals on campus without permit (WAC 106–116–10401)</td>
<td>10.00</td>
</tr>
<tr>
<td>Other violations of the objectives of the CWU parking and traffic regulations</td>
<td>2.00 to 10.00</td>
</tr>
<tr>
<td>Parking in a space marked &quot;handicap permits only&quot;</td>
<td>15.00</td>
</tr>
</tbody>
</table>

Failure to respond within seven days will result in the issuance of a overdue notice and an administrative charge of $2.00 will be added. If payment has not been received within ten days after issuance of the overdue notice, the original monetary penalty will be doubled. Further failure to respond may result in one or more of the following sanctions:

(1) Withholding of transcripts;
(2) Deduction from payroll checks; and/or

Revisor's note: RCW 28B.19.077 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.

Chapter 106–120 WAC

STUDENT JUDICIAL CODE

WAC
106–120–001 Repealed.
106–120–003 Purpose.
106–120–004 Definitions.
106–120–005 Provision for due process.
106–120–006 Students subject to judicial code.
106–120–007 Cooperation with law enforcement agencies.
106–120–010 Repealed.
106–120–011 Repealed.
106–120–013 Repealed.
106–120–020 Repealed.
106–120–021 Campus judicial council.
106–120–022 Subsidiary judicial agencies.
106–120–023 Campus judicial council—Membership.
106–120–024 Campus judicial council—Chair.
106–120–025 Campus judicial council—Quorum.
106–120–026 Campus judicial council—Advisor.
106–120–027 Proscribed conduct.
106–120–028 Disciplinary sanctions.
106–120–030 Repealed.
106–120–031 Repealed.
106–120–032 Repealed.
106–120–033 Readmission after suspension.
106–120–040 Repealed.
106–120–041 Repealed.
106–120–042 Repealed.
106–120–043 Repealed.
106–120–050 Repealed.
106–120–051 Repealed.
106–120–053 Repealed.
106–120–055 Repealed.
106–120–056 Repealed.
106–120–057 Repealed.
106–120–058 Repealed.
106–120–060 Repealed.
106–120–061 Repealed.

[1985 WAC Supp—page 176]

106-120-005 Repealed. [1985 WAC Supp—page 177]
106-120-003 Purpose. The students of Central Washington University are responsible for complying with policies, standards, rules, and requirements for academic and social behavior formulated by the university for the maintenance of and orderly and responsible functioning of the university community. At the same time, students have protection through orderly procedures against arbitrary or capricious actions or decisions by university authorities. Due process is recognized as essential to the proper enforcement of university rules. The purpose of this chapter is to provide a procedure and rules by which a student will be afforded due process in the matter of alleged violations of university standards, rules and requirements governing academic and social conduct of students.

The university recognizes a responsibility to resolve behavior problems before they escalate into serious problems requiring the application of these rules. Therefore, the dean shall generally review and/or investigate student behavioral problems which are referred by university community members or any subsidiary judicial agencies to the campus judicial council, or which otherwise come to the attention of the dean through campus safety reports or other official university reports. The dean shall be as proactive as is possible concerning the resolution of student behavioral problems and use reasonable arbitration and conflict resolution methods in order to prevent such problems from further interfering with the university community or the student's own educational progress.

WAC 106-120-001 Repealed. See Disposition Table at beginning of this chapter.

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WAC 106-120-001 Repealed. See Disposition Table at beginning of this chapter.
at the beginning of this chapter.

WAC 106-120-004 Definitions. (1) "University" shall mean Central Washington University.
(2) "Dean" shall mean the dean of students of the university or the dean's designee.
(3) "Student" shall mean a person enrolled at the university either full or parttime, pursuing undergraduate, graduate, or extension studies, or a person accepted for admission or readmission to the university.
(4) "University community" shall include the employees and students of Central Washington University and all property and equipment of the university. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-004, filed 3/15/85.]

WAC 106-120-005 Provision for due process. The dean shall provide for due process for students throughout the behavioral problem solving intervention by following the proper steps related to the initiation, investigation, and disposition of complaints against a student which is outlined in WAC 106-120-131. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-005, filed 3/15/85.]

WAC 106-120-006 Students subject to judicial code. Any student is subject to these rules, independent of any other status the individual may have with the university. Any action taken against a student under these rules shall be independent of other actions taken by virtue of another relationship with the university in addition to that of student. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-006, filed 3/15/85.]

WAC 106-120-007 Cooperation with law enforcement agencies. Central Washington University distinguishes its responsibility for student conduct from the controls imposed by the larger community beyond the university, and of which the university is a part. The university does not have the responsibilities of a parent for the conduct of students, and is not responsible for conduct of students off campus. When students are charged with violations of laws of the nation or state, or ordinances of the county or city, the university will neither request nor agree to special consideration for students because of their status as students, but the university will cooperate with law enforcement agencies, courts, and any other agencies in programs for rehabilitation of students.

Central Washington University reserves the right to impose the provisions of this chapter and apply further sanctions before or after law enforcement agencies, courts, and other agencies have imposed penalties or otherwise disposed of a case. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-007, filed 3/15/85.]

WAC 106-120-010 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-011 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-013 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-020 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-021 Campus judicial council. The campus judicial council shall be the principal campuswide judicial body with jurisdiction over all students, whether graduate or undergraduate, and student organizations and authority to hear all charges of misconduct. It has authority to impose the sanctions described in WAC 106-120-028. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-021, filed 3/15/85.]

WAC 106-120-022 Subsidiary judicial agencies. Other divisions of the university may elect to establish subsidiary judicial agencies over which the campus judicial council will have appellate jurisdiction. Subsidiary judicial agencies or persons levying sanctions should devise sanctions which are in proportion to both the nature and extent of the misconduct, and which redress injury, damage, expense, inconvenience and/or grievance as far as possible. Appeal from subsidiary councils or agencies must be made within five working days from the time of publication of findings by said subsidiary judicial agency. Failure to file such an appeal will constitute and be construed as full acceptance by all parties of the findings. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-022, filed 3/15/85.]

WAC 106-120-023 Campus judicial council--Membership. The campus judicial council shall consist of three faculty members holding the rank of assistant professor or above, and six students, at least one of whom should be a graduate student if a graduate student files for appointment to the council.
(1) The faculty members of the council shall be designated in accordance with procedures established by the faculty senate.
(2) The student members of the council shall be selected in accordance with procedures established by the constitution of the associated students of central. Six student members shall be appointed, each student being appointed for a term of one calendar year. Terms of office for students begin with the first day of instruction of the academic year for which the student is appointed. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-023, filed 3/15/85.]

WAC 106-120-024 Campus judicial council--Chair. A campus judicial council chair shall be elected at the first meeting each academic year and shall continue in office until the person resigns or is recalled. The duties of the chair are as follows:
(1) To call regular and special meetings of the council by notification to members at least twenty-four hours in
advance of the meeting time, except in bona fide emergency situations.

(2) To preside over all regular and special meetings.

(3) To act as hearing officer at all meetings of the hearing board. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-024, filed 3/15/85.]

WAC 106-120-025 Campus judicial council—Quorum. Two of the faculty members and three of the student members of the council shall constitute a quorum. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-025, filed 3/15/85.]

WAC 106-120-026 Campus judicial council—Advisor. The dean shall appoint a faculty member as a judicial council advisor whose duties shall be to convene the council, and advise the council during all meetings and hearings. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-026, filed 3/15/85.]

WAC 106-120-027 Prescribed conduct. A student shall be subject to disciplinary action or sanction upon violation of any of the following conduct proscriptions:

(1) Disruptive and disorderly conduct which interferes with the rights and opportunities of other students to pursue their academic studies.

(2) Academic dishonesty in all its forms including, but without being limited to:

(a) Cheating on tests.

(b) Copying from another student's test paper.

(c) Using materials during a test not authorized by the person giving the test.

(d) Collaboration with any other person during a test without authority.

(e) Knowingly obtaining, using, buying, selling, transporting, or soliciting in whole or in part the contents of an unadministered test or information about an unadministered test.

(f) Bribing any other person to obtain an unadministered test or information about an unadministered test.

(g) Substitution for another student or permitting any other person to substitute for oneself to take a test.

(h) "Plagiarism" which shall mean the appropriation of any other person's work and the unacknowledged incorporation of that work in one's own work offered for credit.

(i) "Collusion" which shall mean the unauthorized collaboration with any other person in preparing work offered for credit.

(3) Filing a formal complaint with the dean of students with the intention of falsely accusing another with having violated a provision of this code.

(4) Furnishing false information to the campus judicial council with the intent to deceive, the intimidation of witnesses, the destruction of evidence with the intent to deny its presentation to the campus judicial council or the willful failure to appear before the campus judicial council when properly notified to appear.

(5) Intentionally setting off a fire alarm or reporting a fire or other emergency or tampering with fire or emergency equipment except when done with the reasonable belief in the existence of a need therefore.

(6) Forgery, alteration, or misuse of university documents, records, or identification cards.

(7) Physically abusing or intentionally inflict[ing] severe emotional distress upon another person, whether a member or nonmember of the university community, whether occurring on or off campus.

(8) Theft or malicious destruction, damage or misuse of university property, private property of another member of the university community, whether occurring on or off campus; or theft or malicious destruction, damage or misuse on campus of property of a nonmember of the university community.

(9) Unauthorized seizure or occupation or unauthorized presence in any university building or facility.

(10) Intentional disruption or obstruction of teaching, research, administration, disciplinary proceedings, or other university activities or programs whether occurring on or off campus or of activities or programs authorized or permitted by the university to be conducted on campus.

(11) Intentional participation in a demonstration which is in violation of rules and regulations governing demonstrations promulgated by the university.

(12) Unauthorized entry upon the property of the university or into a university facility or any portion thereof which has been reserved, restricted in use, or placed off limits; unauthorized presence in any university facility after closing hours; or unauthorized possession or use of a key to any university facility.

(13) Possession or use on campus of any firearm, dangerous weapon or incendiary device or explosive unless such possession or use has been authorized by the university.

(14) Possession, use, or distribution on campus of any controlled substance as defined by the laws of the United States or the state of Washington except as expressly permitted by law.

(15) Violation of the university policy on alcoholic beverages which states:

(a) Persons twenty-one years of age or older may possess and/or consume alcoholic beverages within the privacy of their residence hall rooms or apartments. Washington state law provides severe penalties for the possession or consumption of alcoholic beverages by persons under twenty-one years of age and for persons who furnish alcoholic beverages to minors. All university students should be aware of these laws and the possible consequences of violations.

(b) The university does not condone the consumption of alcoholic beverages by minors at functions sponsored by Central Washington University organizations. Organizations are held responsible for the conduct of their members at functions sponsored by the organization and for failure to comply with Washington state law.

(c) The campus judicial council may place on probation any organization or prohibit a specific campus social function when the consumption of alcoholic beverages...
beverages has become a problem of concern to the university.

(16) Violation of clearly stated proscriptions in any published rule or regulation promulgated by any official campus committee or commission or council acting within the scope of its authority.

(17) Violation on campus of any state or federal law or violation of any state or federal law off campus while participating in any university sponsored activity. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-027, filed 3/15/85.]

WAC 106-120-028 Disciplinary sanctions. The following definitions of disciplinary terms have been established and may be the sanctions imposed by the dean or by the campus judicial council:

(1) Warning. Notice in writing that the student has violated university rules or regulations or has otherwise failed to meet the university's standard of conduct. Such warning will contain the statement that continuation or repetition of the specific conduct involved or other misconduct will normally result in one of the more serious disciplinary actions described below.

(2) Disciplinary probation. Formal action specifying the conditions under which a student may continue to be a student at the university including limitation of specified activities, movement, or presence on the CWU campus. The conditions specified may be in effect for a period of time or for the duration of the student's attendance at the university.

(3) Restitution. An individual student may be required to make restitution for damage or loss to university or other property and for injury to persons. Failure to make restitution will result in suspension for an indefinite period of time as set forth in subsection (4) below provided that a student may be reinstated upon payment.

(4) Suspension. Dismissal from the university and from status as a student for a stated period. The notice suspending the student will state in writing the term of the suspension and any condition(s) that must be met before readmission is granted. The student so suspended must demonstrate that the conditions for readmission have been met. There is to be no refund of fees for the quarter in which the action is taken, but fees paid in advance for a subsequent quarter are to be refunded.

(5) Deferred suspension. Notice of suspension from the university with the provision that the student may remain enrolled contingent on meeting a specified condition. Not meeting the contingency shall immediately invoke the suspension for the period of time and under the conditions originally imposed.

(6) Expulsion. The surrender of all rights and privileges of membership in the college community and exclusion from the campus without any possibility for return. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-028, filed 3/15/85.]

WAC 106-120-030 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-031 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-032 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-033 Readmission after suspension. Any student suspended from the university under the provisions of the student judicial code may be readmitted upon expiration of the time period specified in the document of original suspension.

If circumstances warrant reconsideration of the suspension prior to its time of expiration, the student may be readmitted following approval of a written petition submitted to the dean. Such petitions must state reasons which either provide new evidence concerning the situation which resulted in the suspension, or demonstrate that earlier readmission is in the best interest of the student and the university. Approval for such readmission must be given by the dean or by the campus judicial council.

Students who have been suspended and whose suspension upon appeal is found to have been unwarranted shall be provided full opportunity to reestablish their academic and student standing to the extent possible within the abilities of the university, including an opportunity to retake examinations or otherwise complete course offerings missed by reason of such action. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-033, filed 3/15/85.]

WAC 106-120-040 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-041 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-042 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-043 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-050 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-051 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-053 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-055 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-056 Repealed. See Disposition Table at beginning of this chapter.

WAC 106-120-057 Repealed. See Disposition Table at beginning of this chapter.

[1985 WAC Supp—page 181]
The dean shall inform the student that the dean's sanction may be appealed to the campus judicial council, and that if an appeal is made, the dean shall take no action nor make any determination, except for summary suspension, in the matter other than to inform the student of the time, date, and location of the hearing by the campus judicial council. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 85-07-032 (Order 58), § 106-120-131, filed 3/15/85.]

WAC 106-120-132 Procedures for hearing before the campus judicial council. (1) When a case is referred to the campus judicial council the dean shall forward to the council:

(a) A statement describing the alleged misconduct;
(b) The name and address of the complainant;
(c) The name and address of the student charged; and
(d) All relevant facts and statements.

(2) The council chair shall call a special meeting of the council and arrange for a hearing in the following manner:

(a) The council shall determine the time and place of the hearing, which shall be at least ten days after delivery of written notice to the student. Time and place shall be set to make the least inconvenience for all interested parties. The chair may change the time and place of the hearing for sufficient cause.

(b) The council shall draw lots to determine a hearing board, consisting of four student members and two faculty members of the council, and the chair acting as hearing officer.

(c) No case shall be heard unless the full membership of the hearing board is present.

(d) All cases will be heard de novo, whether the case be an appeal from a subsidiary judicial body or is heard as an original complaint.

(3) The council chair shall send written notice by certified mail of the hearing to the student to the student's last known address. The notice shall contain:

(a) A statement of the date, time, place and nature of the hearing;
(b) To the extent known, a list of witnesses who will appear; and
(c) A summary description of any documentary or other physical evidence that would be presented by the university.

(4) The student shall have all authority possessed by the university to obtain information he/she specifically describes in writing and tenders to the council chair no later than two days prior to the hearing or to request the presence of witnesses, or the production of other evidence relevant to the hearing. However, the university shall not be liable for information requested by the student or the presence of any witnesses when circumstances beyond the control of the university prevent the obtaining of such information or the attendance of such witnesses at the hearing.

(5) Hearings will ordinarily be held in closed session unless the hearing board determines there is a compelling reason for the hearing to be open, or the student requests an open hearing. A closed hearing shall include
only members of the hearing board, persons directly involved in the hearing as parties and persons called as witnesses.

(6) The hearing shall be audio tape recorded, and the tape shall be on file at the office of the dean for a period of three years.

(7) The university shall be represented by the dean who shall present the university's case against the student.

(8) The student may be accompanied by counsel, or another third party, who may offer advice. If the student utilizes an attorney as advisor, the student must give to the dean two days notice of intent to do so. If the student elects to be advised by an attorney, the dean may elect to have the university advised by an assistant attorney general.

(9) The council chair shall insure that:

(a) The hearing is held in an orderly manner giving full care that the rights of all parties to a full, fair and impartial hearing are maintained.

(b) The charges and supporting evidence or testimony shall be presented first, and that there is full opportunity for the accused student to challenge the testimony and/or evidence, and to cross examine appropriately.

(c) The student charged shall next present evidence or testimony to refute the charge, and that there is full opportunity for the accuser to challenge testimony and/or evidence, and to cross examine appropriately.

(d) Only those materials and matters presented at the hearing will be considered as evidence. The hearing officer shall exclude incompetent, irrelevant, immaterial, and unduly repetitious evidence.

(10) Any person disruptive of the hearing or any other procedure described in this document may be excluded from the process by the chair of the campus judicial council or by the dean, using such means as are necessary to insure an orderly process. Any student engaging in such interference shall be in contempt and may be summarily suspended from the university by the campus judicial council or the dean immediately. The student shall be subject to a suspension or any lesser sanction as may be determined by the campus judicial council or the dean at the time the interference takes place or within fifteen working days thereafter.

(11) The student has a right to a fair and impartial hearing, but the student's failure to cooperate with or attend a hearing procedure shall not preclude the committee from making its finding of facts, conclusions, and recommendations. Failure by the student to cooperate may be taken into consideration by the campus judicial council and the dean in deciding the appropriate disciplinary action.

(12) Upon conclusion of the hearing, the hearing board in closed session shall consider all the evidence presented and decide by majority vote to exonerate the student or to impose one of the sanctions authorized by this document.

(13) The student shall be provided with a copy of the board's findings of fact and conclusions regarding whether the student did violate any rule or rules of the student judicial code and the board's decision as to the appropriate sanction to be imposed.

(14) If a student charged with misconduct under this code has been charged with a crime for the same act or closely related acts by federal, state, or local authorities, or if it appears that such criminal charge is under consideration, the campus judicial council may postpone action on the complaint until there has been a disposition of the criminal charge or of the consideration of filing such charge. However, prior to action by other agencies, the council may proceed to hear and decide the case if in the judgment of the council, the nature of the alleged misconduct and the circumstances surrounding it pose a serious risk to the health or well being of the student or other members of the university. If there is a determination of guilt by the council and if the subsequent criminal proceedings result in a judgment of acquittal, the student may petition the campus judicial council for a rehearing. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11), 85-07-032 (Order 58), § 106-120-132, filed 3/15/85.]

WAC 106-120-143 Summary suspension proceedings. The dean may summarily suspend any student from the university pending investigation, action of prosecution of charges of an alleged proscribed conduct violation or violations, if the dean has reason to believe that the student's physical or emotional safety and well-being, or the safety and well-being of other university community members, or the protection of property requires such suspension.

(1) If the dean finds it necessary to exercise the authority to summarily suspend a student the dean shall:

(a) Give to the student an oral or written notice of intent to determine if summary suspension is an appropriate action;

(b) Give an oral or written notice of the alleged misconduct and violation(s) to the student;

(c) Give an oral or written explanation of the evidence in support of the charge(s) to the student;

(d) Give an oral or written notice of the time and place of the summary suspension hearing before the dean; and

(e) Determine a time for the summary suspension hearing to be held within 36 hours;

(f) Give an oral or written explanation of the summary suspension which may be imposed on the student.

(2) At the place and time designated for the summary suspension hearing, the dean shall:

(a) Consider the evidence relating specifically to the probability of danger to the student, to others on the campus, or to property;

(b) Provide the student with an opportunity to show why continued presence on campus does not constitute a danger to the physical and emotional well being of self or others, or a danger to property;

(c) Give immediate oral notice of his decision to the student to be followed by written notice; and

(d) If summary suspension is warranted, summarily suspend the student for no more than 15 working days

[1985 WAC Supp—page 183]
WAC 106-120-105 Definitions. (1) "University divisions" shall mean only those committees or entities established under university policies and procedures to select and invite speakers and/or programs as set forth in WAC 106-124-101, and for which university funds have been duly budgeted under university procedures for that purpose.

(2) "Organization" shall mean all recognized groups of individuals with membership principally comprised of Central Washington University students, faculty or employees, with officers who are exclusively Central Washington University students, faculty or employees and for which university funds are not budgeted for the purpose of inviting speakers and/or programs to the campus. For the purpose of this definition the word "principally" shall mean that at least ninety percent of the members of the organization are Central Washington University students, faculty or employees and that no more than ten percent of the membership are persons who are not students, faculty or employees of Central Washington University. Such recognized groups are not a part of Central Washington University and are not arms, agents or representatives of the university or the state, but rather private associations recognized by the institution as being principally composed of university community members.

(3) "Departments" shall mean those academic units of Central Washington University that are from time to time authorized and established by the president of Central Washington University.

(4) "Department or university student organizations" shall mean those organizations of students authorized and established by the faculty of any department of the university, which are responsible to the faculty and administrative head of that department and in which all students majoring in the department are eligible for membership. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 84-22-011 (Order 57), § 106-124-105, filed 10/29/84. Statutory Authority: RCW 28B.19.050 and 28B.35.120. 80-11-027 (Order 45), § 106-124-105, filed 8/14/80; Order 7, § 106-124-105, filed 8/18/72, effective 9/20/72.]

WAC 106-124-122 Organizations—Procedures. The following conditions and procedures are to be followed in speaker and program scheduling:

(1) The university grants to individual faculty members the right to arrange any speaker or program they choose in their classes. This right carries with it the assumption of individual faculty responsibility.

(2) The scheduling of speakers or programs shall be subject to the availability of appropriate space and to the needs of the regularly scheduled university activities. The scheduling office shall make all reasonable efforts to arrange suitable space.

(3) All speakers and programs outside classroom instruction must be scheduled with the scheduling office. To insure adequate preparations, all scheduling of outside speakers and programs shall be completed seven days prior to the engagement. Exceptions to these regulations can be made by the scheduling center manager.
(4) Before final arrangements are made or any speaker or program contract is signed, sponsoring organizations shall fill out the proper scheduling forms.

(5) It is suggested that groups obtain written permission from the speaker or program performer before any tape or visual recordings are made.

(6) Speakers and programs are subject to the normal considerations for law and order and to the specific limitations imposed by the state Constitution and Washington state laws.

(7) The university may close the meeting if lack of order and proper restraint creates an emergency which destroys the conditions of free speech and inquiry. The university shall have the authority to insure that no act is committed during a speaker's presentation or a program which would violate the laws of the state of Washington. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 84-22-011 (Order 57), § 106-124-122, filed 10/29/84. Statutory Authority: RCW 28B.19.050 and 28B.35.120. 80-11-027 (Order 45), § 106-124-122, filed 8/14/80; Order 7, § 106-124-122, filed 8/18/72, effective 9/20/72.]

WAC 106-124-123 Organizations—Scheduling limitations on use of facilities for speakers and programs. Facilities for presentation of speakers or programs invited or sponsored by individual faculty or organizations as defined in WAC 106-124-105(2) may be scheduled, rented, or used on a regular series basis, daily, weekly, monthly, or in a manner that establishes a consistent pattern of usage or commitment of university facilities only when established usage patterns for such facilities indicate their probable continued availability, and with the consent of the principal schedulers of such facilities (e.g., music department in Hertz Auditorium, drama department in McConnell Auditorium, and the director of student activities in the Samuelson Union Building). [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 84-22-011 (Order 57), § 106-124-123, filed 10/29/84. Statutory Authority: RCW 28B.19.050 and 28B.35.120. 80-11-027 (Order 45), § 106-124-122, filed 8/14/80; Order 7, § 106-124-122, filed 8/18/72, effective 9/20/72.]

WAC 106-124-130 Organizations—Registry. (1) Organizations shall be listed on the university register of organizations by complying with WAC 106-124-130(3). Such listing shall not imply any sponsorship or patronage of the organization by Central Washington University.

(2) Organizations listed on the official university register shall have the privilege of using university facilities under WAC 106-124-120 and 106-124-130 of these regulations.

(3) Any organization wishing to use university facilities may be added to and maintained on the register by filing with the scheduling office the following information:

(a) The name of the organization, provided, that for purposes of the invitations, publicity and presentation of programs involving guest speakers, the name of Central Washington University shall not be included in the name of the organization.

(b) A constitution, charter or official statement of the organization that:

(i) Sets forth the lawful purposes and organizations of the group.

(ii) Defines the qualifications of the membership in terms that require membership to be principally comprised of students, faculty, and/or employees of Central Washington University as such terms are defined herein.

(iii) Provides for a method of choosing the official representatives of the organization, all of whom shall be students, faculty, and/or employees of Central Washington University.

(c) All amendments to its constitution since its last filing.

(d) A list of the names and addresses of its current official representatives who are authorized to request the use of university facilities or deal with the university or others on matters concerning the organization.

(e) A membership statement verifying that 90% of the organization's members are students, faculty or employees must be signed by an official organization representative and, in the case of student organizations, the faculty advisor.

(f) A statement of intent to become listed on the register of university organizations.

(g) For student organizations a faculty advisor's signature, formal approval by the associated students of Central student government and the signature of the director of student activities.

(h) A quarterly summary of the organization's activity.

(i) A financial statement on club bank accounts and financial practices.

(4) Upon meeting these requirements, the organization shall be forthwith listed upon the university register of university organizations in the office of the dean of students and the office responsible for scheduling extracurricular programs. If any issue or dispute concerning qualification or revocation of privileges under this section arises, the matter shall be referred to and decided by the director of student activities.

(5) The registry shall be maintained only for one year at a time, beginning September 1 and terminating on August 31 of each year. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 84-22-011 (Order 57), § 106-124-130, filed 10/29/84. Statutory Authority: RCW 28B.19.050 and 28B.35.120. 80-11-027 (Order 45), § 106-124-130, filed 8/14/80; Order 7, § 106-124-130, filed 8/18/72, effective 9/20/72.]

WAC 106-124-700 Firearms, explosives, dangerous chemicals—Restrictions. No person shall have in his possession any gun, pistol, firearm, explosive, dangerous chemicals, or other dangerous weapons or instruments on university owned or leased property except as follows:

(1) Authorized law enforcement officers shall be permitted to carry arms while on duty and engaged in their regular duties;

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(2) Activities requiring use of the prohibited items may be conducted upon approval of the president or his designee;

(3) Persons with firearms in their possession shall be permitted to travel en route to or from the university-provided firearm storage facilities only.

Violators of this WAC shall be subject to appropriate disciplinary or legal action. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 84-12-027 (Order 56), § 106-124-801, filed 12/1/84, effective 8/1/85.]

WAC 106-124-801 Animals prohibited. (1) No animals, including dogs and cats, will be allowed, under any circumstances, in any university operated building.

(2) All dogs on campus shall be under direct physical control, leashed by their owner or custodian.

(3) Dogs not under direct physical control of their owner or custodian, i.e., unleashed or tied and owner or custodian not present, shall be subject to impoundment and their owners subject to fines as determined under city ordinances. [Statutory Authority: RCW 28B.19.050 and 28B.35.120. 80-11-027 (Order 45), § 106-124-801, filed 8/14/80; Order 7, § 106-124-801, filed 8/18/72, effective 9/20/72.]

Chapter 106-136 WAC

USE OF COLLEGE FACILITIES

WAC 106-136-411 Use of facilities for campaign purposes—Requirements.

WAC 106-136-411 Use of facilities for campaign purposes—Requirements. The purpose of Central Washington University is to provide a liberal education in a number of academic fields; it has been established for public benefit rather than for the benefit of any private endeavors. In no case may university facilities or services be used to establish or maintain an office or private political viewpoint. [Statutory Authority: RCW 28B.19.050 and 28B.35.120(11). 84-12-027 (Order 56), § 106-124-700, filed 5/29/84.]

Chapter 113 WAC

CHIROPRACTIC DISCIPLINARY BOARD

Chapter

113-12 Board rules—Generally.

[1985 WAC Supp—page 186]