**HOOD CANAL BRIDGE TOLL SCHEDULE**

<table>
<thead>
<tr>
<th>Type of Traffic</th>
<th>Toll</th>
</tr>
</thead>
<tbody>
<tr>
<td>**** Trucks (Over 8,000 lbs. licensed gross weight)</td>
<td>1.50/axle</td>
</tr>
<tr>
<td>Bus, School</td>
<td>1.50</td>
</tr>
<tr>
<td>*****Bus, All Others</td>
<td>1.50/axle</td>
</tr>
</tbody>
</table>

*Frequent user tickets shall be for 20 one-way crossings at a 20% discount and shall be good indefinitely. Refunds on unused tickets shall be according to schedule printed on book covers.

All ticket books may be redeemed on 45 days notice by the Washington state ferry system for the cost of the unused tickets.

**Carpools — A commuter carpool which carries three or more persons on a regular and expense-sharing basis for the purpose of travel to or from work or school and which is certified as such by a local organization approved by the Washington state ferry system may travel at a 50% discount from fares noted. The discount will only be available on Mondays through Fridays and during two two-hour periods as selected by the carpool.

***Any trailer towed by a vehicle classified as an automobile.

****Includes all trucks licensed over 8,000 lbs. gross vehicle weight, except buses. Trucks up to 8,000 lbs. will be classified as automobiles.

**TRUCK DISCOUNT PERCENTAGES FROM REGULAR TOLL**

50 or more, one-way crossings per month  25%

Available to charge customers only.

Truck and truck–trailer combinations will be classified as a single unit.

Truck discounts apply to all such vehicles operated in the name of a single owner or operator.

******A publicly owned and operated vehicle providing regularly scheduled weekday service for public necessity and convenience may pay a $10.00 annual fee for each scheduled vehicle. The $10.00 annual fee does not apply to vehicles providing chartered service or vehicles providing service for special events such as trips for recreation purposes.

[Statutory Authority: RCW 47.60.326. 85–11–007 (Order 44, Resolution No. 241), § 468–300–510, filed 5/3/85. Statutory Authority: RCW 47.56.030 and 47.60.326. 83–13–100 (Order 37, Resolution No. 191), § 468–300–410, filed 6/21/83. Statutory Authority: RCW 47.60.326. 82–20–001 (Order 32, Resolution No. 159), § 468–300–410, filed 9/24/82.]

**WAC 468–300–510 Spokane River toll bridge.** The toll for the Spokane River toll bridge shall be twenty-five cents per two axle vehicle plus ten cents per each additional axle.

**NOTE:** Vehicles carrying three or more occupants shall be charged a toll of ten cents.


**Title 478 WAC UNIVERSITY OF WASHINGTON**

**Chapters**

478–08 Practice and procedure.

478–116 Parking and traffic regulations of the University of Washington.

478–136 Use of University of Washington facilities.

478–168 Regulations for the University of Washington libraries.

478–210 Thomas Burke Memorial Washington State Museum.

478–324 Rules and regulations for the University of Washington implementation of the State Environmental Policy Act.

478–325 Rules and regulations for the University of Washington implementation of the State Environmental Policy Act.

**Chapter 478–08 WAC PRACTICE AND PROCEDURE**

WAC

478–08–001 through 478–08–570 Repealed.

**DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER**


478–08–080 Notice and opportunity for hearing in contested cases. [Regulation .08.080, filed 3/22/60.] Repealed by 85–20–071 (Order 85–2), filed 9/30/85.

478–08–090 Service of process—By whom served. [Regulation .08.090, filed 3/22/60.] Repealed by 85–20–071 (Order 85–2), filed 9/30/85.

478–08–100 Service of process—Upon whom served. [Regulation .08.100, filed 3/22/60.] Repealed by 85–20–071 (Order 85–2), filed 9/30/85.


478–08–120 Service of process—Method of service. [Regulation .08.120, filed 3/22/60.] Repealed by 85–20–071 (Order 85–2), filed 9/30/85.

478–08–130 Service of process—When service complete. [Regulation .08.130, filed 3/22/60.] Repealed by 85–20–071 (Order 85–2), filed 9/30/85.

[1985 WAC Supp—page 2384]
Parking And Traffic Regulations

Chapter 478-116 WAC

PARKING AND TRAFFIC REGULATIONS OF THE UNIVERSITY OF WASHINGTON

WAC 478-116-010 Preamble. Pursuant to the authority granted by RCW 28B.10.560 and 28B.20.130, the board of regents of the University of Washington establishes the following regulations to govern pedestrian traffic and vehicular traffic and parking upon public lands and facilities of the University of Washington. [Statutory Authority: RCW 28B.10.300 and 28B.20.130. 84-10-030 (Order 84-3), § 478-116-010, filed 4/30/84. Statutory Authority: RCW 28B.10.560. 78-07-019 (Order 78-3), § 478-116-010, filed 6/15/78; Order 75-2, § 478-116-010, filed 6/4/75.]

WAC 478-116-240 Visitor parking. All visitors, including guests, salespersons, hospital or health center patients and in-patient visitors, maintenance or service personnel, and all other members of the public shall park only in available space as directed by the parking division and shall pay the established parking fee, except as noted below:

1. Federal, state, county, city, school district and similar governmental personnel on official business either in vehicles with tax exempt licenses or by prior arrangements with the parking division shall be admitted to the campus without charge.
2. Vehicles owned by contractors and their employees working on campus construction may be parked in designated construction work areas as shown on the construction project drawings without charge. A valid construction parking permit must be visibly displayed in these vehicles.
3. Members of the press, television, radio and wire services on official business may park in designated spaces without charge.
4. Taxis and commercial delivery vehicles may enter the campus without payment of the parking fee for pickup or delivery of passengers, supplies and equipment only.
5. Visitors and guests attending special university-wide events such as commencement will be parked without charge. Parking fees shall be charged for college and departmental events such as open houses, symposiums,

[1985 WAC Supp—page 2385]
social and cultural events, unless exempted elsewhere in these regulations.

(6) Visitors invited to the campus for the purpose of rendering uncompensated services to departmental areas will be parked in designated areas without charge. In such event, the department receiving the uncompensated service will pay the parking fee from its operating budget.

(7) Persons invited to the campus for the purpose of rendering uncompensated services to the University of Washington, as identified by the office of the president, will be parked in designated areas without charge.


WAC 478-116-511 Procedure—Appeal of judgment. A person charged with a parking infraction who deems himself or herself aggrieved by the final decision in an internal jurisdiction may, within ten days after written notice of the final decision, appeal by filing a written notice thereof with the University of Washington police department. Documents relating to the appeal shall immediately be forwarded to the Seattle district court who shall have jurisdiction to hear the appeal de novo. [Statutory Authority: RCW 28B.10.300 and 28B.10.560. 84-10-030 (Order 84-3), § 478-116-411, filed 4/30/84.]

WAC 478-116-600 Fees. (1) For purposes of this section the following lots are in:

(a) Zone A —

(i) Central campus: C1, C3, C6, C7, C8, C9, C10, C12, C13, C14, C15, C16, C17, C18, C19;

(ii) East campus: E3, E6, E7, E8, E13, E15, E16;

(iii) North campus: N2, N3, N4, N6, N7, N8, N9, N10, N11, N12, N13, N14, N15, N16, N18, N20, N21, N22, N23, N24, N26, N27, N28;

(iv) South campus: S1, S4, S5, S6, S7, S8, S9, S10;


(b) Zone B —

(i) East campus: E2, E9, E10, E11, E12;

(ii) North campus: N1, N5, N25;

(iii) South campus: S13;


(2) The following schedule of parking fees is hereby established:

<table>
<thead>
<tr>
<th>Type of Permit</th>
<th>Per Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zone A annual permits</td>
<td>Year $204.00</td>
</tr>
<tr>
<td>Zone B annual permits</td>
<td>Year $153.00</td>
</tr>
<tr>
<td>Zone A quarterly permits</td>
<td>Quarter $51.00</td>
</tr>
<tr>
<td>Zone B quarterly permits</td>
<td>Quarter $37.50</td>
</tr>
<tr>
<td>Academic year permits (9 months – 24-hour storage)</td>
<td>Quarter $13.50</td>
</tr>
<tr>
<td>Academic year parking (11 month)</td>
<td>Year $150.00</td>
</tr>
<tr>
<td>Drive-through permits (Full-time faculty and staff only)</td>
<td>Year $6.00</td>
</tr>
<tr>
<td>24-hour storage, garages</td>
<td>Year $240.00</td>
</tr>
<tr>
<td>24-hour storage, garages</td>
<td>Quarter $60.00</td>
</tr>
<tr>
<td>Parking permits</td>
<td>Quarter $200.00</td>
</tr>
<tr>
<td>24-hour storage, garages</td>
<td>Quarter $400.00</td>
</tr>
<tr>
<td>24-hour storage, garages</td>
<td>Month $1,000.00</td>
</tr>
<tr>
<td>Drive-through permits</td>
<td>Quarter $2.00</td>
</tr>
<tr>
<td>Motorcycle, scooters and mopeds</td>
<td>Quarter $7.50</td>
</tr>
<tr>
<td>24-hour storage, garages</td>
<td>Quarter $60.00</td>
</tr>
<tr>
<td>Parking permits</td>
<td>Quarter $200.00</td>
</tr>
<tr>
<td>Drive-through permits</td>
<td>Year $51.00</td>
</tr>
</tbody>
</table>

(3) Hourly parking rates for designated areas on main campus and south campus (6:00 a.m. to 11:00 p.m. weekdays only):—

<table>
<thead>
<tr>
<th>Time</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-15 minutes</td>
<td>No charge</td>
</tr>
<tr>
<td>15 minutes to 30 minutes</td>
<td>$1.00</td>
</tr>
<tr>
<td>30 minutes to 1 hour</td>
<td>$1.50</td>
</tr>
<tr>
<td>1 hour to 2 hours</td>
<td>$2.00</td>
</tr>
<tr>
<td>2 hours to 3 hours</td>
<td>$2.50</td>
</tr>
<tr>
<td>Over 3 hours</td>
<td>$3.00</td>
</tr>
<tr>
<td>Gate issued</td>
<td>$6.50</td>
</tr>
</tbody>
</table>

(c) Hourly parking rates for designated areas on the periphery of campus (6:00 a.m. to 11:00 p.m. weekdays only):

<table>
<thead>
<tr>
<th>Time</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-15 minutes</td>
<td>No charge</td>
</tr>
<tr>
<td>15 minutes to 1 hour</td>
<td>$1.00</td>
</tr>
<tr>
<td>1 hour to 2 hours</td>
<td>$1.50</td>
</tr>
<tr>
<td>Over 2 hours</td>
<td>$1.75</td>
</tr>
<tr>
<td>Evening parking (4:00 p.m.–7:30 a.m.)</td>
<td>$2.00</td>
</tr>
<tr>
<td>0-15 minutes</td>
<td>No charge</td>
</tr>
<tr>
<td>15-30 minutes</td>
<td>$0.75</td>
</tr>
<tr>
<td>Over 30 minutes</td>
<td>$1.25</td>
</tr>
<tr>
<td>Special parking</td>
<td>$1.00</td>
</tr>
<tr>
<td>Short term</td>
<td>$4.50</td>
</tr>
<tr>
<td>Short-term motorcycle</td>
<td>$5.00</td>
</tr>
</tbody>
</table>

(iii) Ticket books (persons identified in WAC 478-116-240(6) and 478-116-250(1) only):

<table>
<thead>
<tr>
<th>Category</th>
<th>Per Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>$4.25</td>
</tr>
<tr>
<td>B</td>
<td>$8.50</td>
</tr>
<tr>
<td>C</td>
<td>$21.25</td>
</tr>
<tr>
<td>SS</td>
<td>$204.00</td>
</tr>
<tr>
<td>G</td>
<td>$51.00</td>
</tr>
</tbody>
</table>

(4)Mechanically controlled parking as designated (parking meters, ticket dispensers, automatic gates, etc.) $0.25–$0.75
Use of University of Washington Facilities

478–136–030

PER AMOUNT

(g) Athletic events –
   (i) Football
   (A) Automobiles
      3.00
   (B) Motor homes
      6.00
   (C) Buses
      10.00
   (ii) All other events – Pavilion and stadium lots
      (A) When staffed by attendants
         2.00
      (B) When controlled by mechanical equipment (El–only)
         .60
      (h) Miscellaneous fees –
         (i) Transfer from one area to another by request of individual
         2.00
         (ii) Gate keycard replacement – not to exceed
         5.40
         (iii) Vehicle gate keycard deposit (Amount of deposit will be set by the manager of the parking division. Deposit will be returned to individual when key is returned to parking division.) Not to exceed
         10.00
         (iv) Permit replacement
            (A) With signed certificate of destruction or theft
            1.10
            (B) Without certificate of destruction or theft
            2.15
            (v) Impound fee
               At cost
            (vi) Carpools – (Daily pay parking in certain designated areas. Two or more persons.)
               .25–.50

Note: The schedule above includes applicable Washington state sales tax.


Chapter 478–136 WAC

USE OF UNIVERSITY OF WASHINGTON FACILITIES

WAC 478–136–030 Limitations on use.

WAC 478–136–030 Limitations on use. (1) University facilities may not be used in ways which obstruct or disrupt university operations, the freedom of movement, or any other lawful activities.

(2) Faculty, staff, registered or official student organizations may use university facilities to present educational forums regarding ballot propositions and/or candidates who have filed for public office as long as the audience is limited to university faculty, staff and students. However, state law (RCW 42.17.130) prohibits "the use of any of the facilities of a public office or agency, directly or indirectly, for the purpose of assisting a campaign for election of any person to any office or for the promotion of or opposition to any ballot proposition."

(3) University facilities may not be used for private or commercial purposes such as sales, advertising, or promotional activities unless such activities serve an educational purpose, as determined by the committee on the use of university facilities.

(4) The distribution of handbills, pamphlets and similar materials is not permitted in those areas of campus to which access by the public is restricted or where such distribution would significantly impinge upon the primary business being carried on. Handbills and similar printed materials may not be left in the Daily distribution boxes or left for distribution anywhere else on campus.

(5) Charitable solicitation is not permitted in those areas of the campus to which access by the public is restricted or where such solicitation would significantly impinge upon the primary business being carried on.

(6) Electronic amplification on the grounds of the campus is prohibited with the following exceptions:

(a) The lawn area immediately west of the student union building will be available for open-air speaking events using directional and volume–controlled speech amplification equipment provided by the university. Use of the student union building lawn site will be available to registered or official student organizations and faculty or staff groups on a first-come, first-served basis. The amplification system will be issued upon presentation of a currently valid student, faculty or staff identification card at the Student Union Reservation Office, 104C Student Union Building.

(b) The committee on the use of university facilities may grant permission, under special circumstances, for the use of other amplification equipment on the lawn site west of the student union building or in other outdoor locations. Permission should be requested through the Secretary to the Committee, 400 Administration Building (AI–10), 543–2560, sufficiently in advance of the program to allow timely consideration.

(7)(a) The parking garages on the campus of the University of Washington are open to the public for the limited purpose of parking motor vehicles. Sleeping, or remaining in the parking garages for purposes unrelated to vehicular parking is prohibited. Violators are subject to arrest and criminal prosecution under applicable statutes including RCW 9A.52.080, 9.66.030, and 7.48.220.

(b) The term "parking garages" as used in (a) of this subsection shall mean the sheltered parking areas on the University of Washington campus, and the stairwells and entrances of those covered parking areas. [Statutory Authority: RCW 28B.20.130. 85–01–045 (Order 84–5), § 478–136–030, filed 12/14/84. Statutory Authority: RCW 28B.20.130(1). 82–16–001 (Order 82–2), § 478–136–030, filed 7/22/82, effective 10/1/82; Order 73–2, § 478–136–030, filed 1/10/73.]

[1985 WAC Supp—page 2387]
Chapter 478-168 WAC

REGULATIONS FOR THE UNIVERSITY OF WASHINGTON LIBRARIES

WAC

478-168-060 Use regulations and service schedule for the Marian Gould Gallagher Law Library.

(1) The Marian Gould Gallagher Law Library will be open while law school is in session:
   (a) During the regular academic quarters (autumn, winter, spring) at least 90 hours per week.
   (b) During the summer quarter at least 80 hours per week.

(2) When the law school is not in session, the law library will remain open at least 30 hours per week.

(3) The law library may close on university holidays without regard to the closure's effect on the total open hours for that week.

(4) Subject to the availability of funds, hours may be extended beyond these minimum to meet patron needs. [Statutory Authority: RCW 28B.20.130. 85-14-035 (Order 85-1), § 478-168-060, filed 6/27/85; Order 72-3, § 478-168-060, filed 8/7/72.]

WAC 478-168-070 Use regulations and service schedule for the Marian Gould Gallagher Law Library—Use of facilities. (1) Access to the Marian Gould Gallagher Law Library is limited. Only University of Washington faculty and University of Washington law school students may use the library as a study hall (i.e., for use not related to that library's materials). In general, the reading room is open for use by any person having need of the library's legal materials. However, when necessary to serve University of Washington faculty and University of Washington law school students effectively, the law librarian may restrict access to the library or any part of the library.

(2) The faculty library is for the use of University of Washington faculty only, but books may be taken by library staff from the faculty library for the limited use of other patrons. [Statutory Authority: RCW 28B.20.130. 85-14-035 (Order 85-1), § 478-168-070, filed 6/27/85; Order 72-3, § 478-168-070, filed 8/7/72.]

WAC 478-168-080 Use regulations and service schedule for the Marian Gould Gallagher Law Library—Use of materials. (1) In the use of library materials the Marian Gould Gallagher Law Library serves the students, faculty and staff of the law school, the students, faculty and staff of other university departments, faculty of other colleges and universities, librarians of other libraries, judges, members of the Washington bar and persons who have a degree from the law school. The law librarian has discretion to specify other groups of patrons and to set priorities of use among all groups of patrons. However, University of Washington law school faculty and law school students have priority when other patrons need the same materials.

(2) Circulation regulations may differ according to type of material and usage.

(3) Because of the reference nature of much of the collection, many of the books do not circulate and must be used in the library. The law librarian shall define the phrase "in the library."

(4) Each borrower is responsible for materials which he or she checks out at the circulation desk. [Statutory Authority: RCW 28B.20.130. 85-14-035 (Order 85-1), § 478-168-080, filed 6/27/85; Order 72-3, § 478-168-080, filed 8/7/72.]


WAC 478-168-092 Student identification cards—Conditions of use. (1) To ensure prompt access to the library collection, University of Washington law school students must carry official law school identification cards issued at the time of enrollment in the school.

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

(3) Student identification must be presented for the completion of each in-person circulation transaction.

(4) Each student must maintain current validation of the student's card.

(5) Each student shall keep the library informed of changes of name and address. [Statutory Authority: RCW 28B.20.130. 85-14-035 (Order 85-1), § 478-168-092, filed 6/27/85.]

WAC 478-168-094 Official registration of other library users. (1) All library users other than University of Washington law school faculty and staff and University of Washington law school students must complete a registration card for library records at the main circulation desk.

(2) Information required includes name, permanent address, telephone number, and user category.

(3) Each borrower shall keep the library informed of changes of name, permanent address, telephone number, and user category. [Statutory Authority: RCW 28B.20.130. 85-14-035 (Order 85-1), § 478-168-094, filed 6/27/85.]

WAC 478-168-096 Daily registration by library users—Procedures. (1) All eligible library users other than University of Washington law school faculty and staff and University of Washington law school students must
present identification and register at the main circulation desk upon entering and leaving the library.

(2) Proper identification shall be as specified by the law librarian.

(3) When in the law library, all eligible library users other than University of Washington law school faculty and staff and University of Washington law school students must display a visitor's permit on the person or at the workplace when there. Visitor's permits are issued at the time of daily registration.

(4) Permits must be returned to the main circulation desk upon leaving the library.

(5) Failure to return permits may result in the revocation of library privileges. [Statutory Authority: RCW 28B.20.130. 85-14-035 (Order 85-1), § 478-168-096, filed 6/27/85.]

Chapter 478-210 WAC
THOMAS BURKE MEMORIAL WASHINGTON STATE MUSEUM

WAC 478-210-010 Legal authority to enact. Pursuant to the authority granted by RCW 27.40.034 the board of regents of the University of Washington has established the following procedures for permanent acquisition of documents and materials on loan to the museum of the University of Washington (presently known as the Thomas Burke Memorial Washington State Museum). [Statutory Authority: RCW 27.40.034. 84-09-020 (Order), § 478-210-010, filed 4/11/84.]

WAC 478-210-020 Procedures for permanent acquisition of loaned specimens. Acting on behalf of the board of regents, the museum will take the following steps:

(1) Notice, requesting action, will be sent by certified mail, return receipt requested, to the lender at his last known address.

(a) If the lender does not claim the loaned documents and/or materials within ninety days of notice mailing date; or

(b) If notice letter is returned as undeliverable, then

(2) Public notice shall be published once each week during two successive weeks in a daily newspaper circulating in the city of Seattle and the county of King describing the unclaimed documents and materials, giving the name of the reputed owner, and requesting all persons who may have knowledge of the whereabouts of such owner to contact the museum of the University of Washington. More than one item may be described in each of such notices.

If after sixty days of the date of the second publication the lender has not been located, then

(3) The loaned documents and materials shall be deemed an unrestricted and irrevocable gift to the museum. [Statutory Authority: RCW 27.40.034. 84-09-020 (Order), § 478-210-020, filed 4/11/84.]

Chapter 478-324 WAC
RULES AND REGULATIONS FOR THE UNIVERSITY OF WASHINGTON IMPLEMENTATION OF THE STATE ENVIRONMENTAL POLICY ACT

WAC 478-324-010 Authority. The University of Washington adopts these procedures under the State Environmental Policy Act (SEPA), RCW 43.21C.120, and the SEPA rules, WAC 197-11-000. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-004. 84-20-074 (Order), § 478-324-010, filed 10/2/84. Formerly chapter 478-325 WAC.]


General Requirements

WAC
197-11-040 Definitions.
197-11-050 Lead agency.
197-11-055 Timing of the SEPA process.
197-11-060 Content of environmental review.
197-11-070 Limitations on actions during SEPA process.
197-11-080 Incomplete or unavailable information.
197-11-090 Supporting documents.
197-11-100 Information required of applicants.

[1985 WAC Supp—page 2389]
Categorical Exemptions and Threshold Determination

WAC

197-11-300 Purpose of this part.
197-11-305 Categorical exemptions.
197-11-310 Threshold determination required.
197-11-315 Environmental checklist.
197-11-330 Threshold determination process.
197-11-335 Additional information.
197-11-340 Determination of nonsignificance (DNS).
197-11-350 Mitigated DNS.
197-11-360 Determination of significance (DS)/initiation of scoping.
197-11-390 Effect of threshold determination.

EIS

WAC

197-11-400 Purpose of EIS.
197-11-402 General requirements.
197-11-405 EIS types.
197-11-406 EIS timing.
197-11-408 Scoping.
197-11-410 Expanded scoping. (Optional)
197-11-420 EIS preparation.
197-11-425 Style and size.
197-11-430 Format.
197-11-435 Cover letter or memo.
197-11-440 EIS contents.
197-11-442 Contents of EIS on nonproject proposals.
197-11-443 EIS contents when prior nonproject EIS.
197-11-444 Elements of the environment.
197-11-448 Relationship of EIS to other considerations.
197-11-450 Cost–benefit analysis.
197-11-455 Issuance of DEIS.
197-11-460 Issuance of FEIS.

Commenting

WAC

197-11-500 Purpose of this part.
197-11-502 Inviting comment.
197-11-504 Availability and cost of environmental documents.
197-11-508 SEPA register.
197-11-510 Public notice.
197-11-535 Public hearings and meetings.
197-11-545 Effect of no comment.
197-11-550 Specificity of comments.
197-11-560 FEIS response to comments.
197-11-570 Consulted agency costs to assist lead agency.

Using Existing Environmental Documents

WAC

197-11-600 When to use existing environmental documents.
197-11-610 Use of NEPA documents.
197-11-620 Supplemental environmental impact statement—Procedures.
197-11-625 Addenda—Procedures.
197-11-630 Adoption—Procedures.

197-11-635 Incorporation by reference—Procedures.
197-11-640 Combining documents.

SEPA and Agency Decisions

WAC

197-11-650 Purpose of this part.
197-11-655 Implementation.
197-11-660 Substantive authority and mitigation.
197-11-680 Appeals.

Definitions

WAC

197-11-700 Definitions.
197-11-702 Act.
197-11-704 Action.
197-11-706 Addendum.
197-11-708 Adoption.
197-11-710 Affected tribe.
197-11-712 Affecting.
197-11-714 Agency.
197-11-716 Applicant.
197-11-718 Built environment.
197-11-720 Categorical exemption.
197-11-722 Consolidated appeal.
197-11-724 Consulted agency.
197-11-726 Cost–benefit analysis.
197-11-728 County/city.
197-11-730 Decision maker.
197-11-732 Department.
197-11-734 Determination of nonsignificance (DNS).
197-11-736 Determination of significance (DS).
197-11-738 EIS.
197-11-740 Environment.
197-11-742 Environmental checklist.
197-11-744 Environmental document.
197-11-746 Environmental review.
197-11-748 Environmentally sensitive area.
197-11-750 Expanded scoping.
197-11-752 Impacts.
197-11-754 Incorporation by reference.
197-11-756 Lands covered by water.
197-11-758 Lead agency.
197-11-760 License.
197-11-762 Local agency.
197-11-764 Major action.
197-11-766 Mitigated DNS.
197-11-768 Mitigation.
197-11-770 Natural environment.
197-11-772 NEPA.
197-11-774 Nonproject.
197-11-776 Phased review.
197-11-778 Preparation.
197-11-780 Private project.
197-11-782 Probable.
197-11-784 Proposal.
197-11-786 Reasonable alternative.
197-11-788 Responsible official.
197-11-790 SEPA.
197-11-792 Scope.
197-11-793 Scoping.
197-11-794 Significant.
197-11-796 State agency.
197-11-797 Threshold determination.
197-11-799 Underlying governmental action.

Categorical Exemptions

WAC
197-11-800 Categorical exemptions.
197-11-880 Emergencies.
197-11-890 Petitioning DOE to change exemptions.

Agency Compliance

WAC
197-11-900 Purpose of this part.
197-11-902 Agency SEPA policies.
197-11-904 Agency SEPA procedures.
197-11-914 SEPA fees and costs.
197-11-916 Application to ongoing actions.
197-11-918 Lack of agency procedures.
197-11-920 Agencies with environmental expertise.
197-11-922 Lead agency rules.
197-11-926 Lead agency for governmental proposals.
197-11-928 Lead agency for public and private proposals.
197-11-938 Lead agencies for specific proposals.
197-11-942 Agreements on lead agency status.
197-11-944 Agreements on division of lead agency duties.
197-11-946 DOE resolution of lead agency disputes.
197-11-948 Assumption of lead agency status.

Forms

WAC
197-11-960 Environmental checklist.
197-11-965 Adoption notice.
197-11-970 Determination of nonsignificance (DNS).
197-11-980 Determination of significance and scoping notice (DS).
197-11-985 Notice of assumption of lead agency status.
197-11-990 Notice of action.

[Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-020, filed 10/2/84.]

WAC 478-324-040 SEPA advisory committee established for environmental review. A SEPA advisory committee (the committee) shall be established to assist the university with environmental review and with integrating SEPA procedures with the planning and decision-making process. The committee shall aid the university in complying with the State Environmental Policy Act (chapter 43.21C RCW) and State Environmental Policy Act rules (chapter 197-11 WAC), except for those actions pertaining to the metropolitan tract. The committee shall consist of members representing the students, faculty, and staff of the university and shall be appointed by the president. It shall be the mission of the committee to ensure that sound decision-making at the university includes early consideration of environmental values and goals and timely preparation and review of environmental analysis. This mission shall be carried out in the following ways:

1. The committee shall adopt procedures which provide for the review of environmental documents within the time limits established by WAC 197-11-455(6), 197-11-340, and 197-11-408.
2. The committee shall be involved from the initiation of the university's scoping procedures.
3. The committee shall review all nonexempt actions for compliance with the provisions of the SEPA rules. Generally, review shall occur:
   a. At the earliest possible time after a proposed action is sufficiently well defined to permit meaningful environmental analysis.
   b. In all cases, before a final decision has been made.
4. Specifically, committee review shall occur:
   a. After completion of an environmental checklist but before threshold determination.
   b. Prior to the responsible official's reconsideration of the threshold determination if substantive comments have been received regarding the DNS.
   c. Prior to the responsible official issuing a mitigated DNS.
   d. Prior to the publication of any draft EIS.
   e. Prior to the publication of any final EIS.
5. At least one member representing the committee shall attend public hearings on the environmental impact of a proposal.
6. To enable the SEPA advisory committee to be involved in the university's SEPA procedures at the earliest possible time, the university environmental planning staff shall:
   a. Review capital project programs, project proposals, and nonproject proposals to identify potential environmental issues and/or constraints.
   b. Consult with the chairperson on significant issues to determine which issues should be reviewed with the full committee.
7. The committee's recommendations shall be advisory and shall not relieve the responsible officials of their
responsibilities as established by these procedures. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–040, filed 10/2/84.]

WAC 478–324–050 Additional considerations in threshold determination process. The SEPA advisory committee shall be consulted before the threshold determination to obtain input regarding level of detail of information provided in the checklist, proposed or potential mitigating measures, and appropriate threshold determination. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–050, filed 10/2/84.]

WAC 478–324–060 Additional considerations in determination of nonsignificance. (1) The responsible official shall send the DNS and environmental checklist to agencies with jurisdiction, the city–university community advisory committee, and the SEPA advisory committee.

(2) Agencies with jurisdiction, the city–university community advisory committee, and the SEPA advisory committee shall be advised of any withdrawn DNS and the reasons for its withdrawal. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–060, filed 10/2/84.]

WAC 478–324–070 Additional considerations in mitigated DNS. (1) In consultation with the SEPA advisory committee, city–university community advisory committee, and other agencies with jurisdiction, the responsible official will determine if there are mitigating measures and clarifications or changes to the environmental checklist which would reduce impacts to the extent that a mitigated DNS could be issued.

(2) All mitigation measures in a mitigated DNS for a proposed project shall be included in the final project, with the exception of any measures clearly the responsibility of another agency. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–070, filed 10/2/84.]

WAC 478–324–090 Additional considerations in scoping. (1) Scoping shall be used for EIS's and supplemental EIS's.

(2) The university shall notify members of the SEPA advisory committee, the city–university community advisory committee, agencies with jurisdiction, and others on the university SEPA mailing list of the DS and the initiation of this scoping process. Written comments shall be provided to the university within twenty–one days of the issuance of the DS. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–090, filed 10/2/84.]

WAC 478–324–100 Additional consideration of EIS content. Where the university is lead agency, the EIS preparers of the university shall determine the organization of the EIS, even though other agencies with jurisdiction are involved with the proposal. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–100, filed 10/2/84.]

WAC 478–324–110 Additional recipients of DEIS. The university shall send copies of the draft EIS to the SEPA advisory committee, the city–university community advisory committee, other agencies with jurisdiction, and all individuals, organizations and agencies who provided comments during the scoping process. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–110, filed 10/2/84.]

WAC 478–324–120 Additional recipients of FEIS. A final EIS (FEIS) shall be issued by the responsible official and shall be sent to the city–university community advisory committee, agencies with jurisdiction, the SEPA advisory committee, all other individuals, organizations and agencies who provided comments on the draft EIS, and to anyone requesting an FEIS. Notices of availability of the final EIS shall be sent to others on the SEPA mailing list and to those who expressed an interest in the draft EIS, but who did not provide comments. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–120, filed 10/2/84.]

WAC 478–324–130 Establishment of SEPA information center. (1) The University of Washington Visitors' Information Center shall serve as the university's SEPA information center.

(2) The following documents shall be maintained at the SEPA public information center:

(a) Copies of all SEPA public information registers for a period of one year from the date of publication.

(b) Copies of all environmental checklists, determinations of nonsignificance and determinations of significance for a period of one year from the date of issue.

(c) Copies of all current scoping and public hearing notices.

(d) Copies of all draft and final EIS's for a period of three years after the date of publication.

(e) Copies of all documents which have been incorporated by reference in the environmental assessments maintained at the information center.

(f) A current list of individuals designated as responsible officials for university compliance with SEPA.

(g) A current membership list of the SEPA advisory committee.

(h) Copies of agendas and minutes of the SEPA advisory committee for a period of one year after the date of issue.

(3) The documents at the SEPA information center shall be available for public inspection and copies thereof shall be provided upon request. A fee to cover the actual cost of printing/copying may be charged for copies. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–130, filed 10/2/84.]
WAC 478-324-140 Additional methods of public notice. The university shall provide public notice of scoping, DNS with comment period, public hearings scheduled in accordance with these procedures and availability of draft and final EIS's by:

1. Sending copies of the document or notice of availability of the document to those identified in WAC 478-324-090 above;
2. Posting a notice on the proposed site (for project EIS's);
3. Providing notice in such form as a press release or advertisement in the University Week, University of Washington Daily, and a Seattle newspaper of general circulation. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-140, filed 10/2/84.]

WAC 478-324-150 Additional definitions. (1) "Final action" means the university's decision to proceed or not proceed with a proposal and is so defined in compliance with public notice requirements, RCW 43.21C.080. For proposals involving a series of decision points, the final action shall be clearly identified in the environmental checklist and/or EIS. The point at which the final action is made during the planning process may vary depending upon the nature of the proposal, but at no time shall the final action occur before fifteen days following issuance of a DNS or seven days following issuance of an FEIS.

(2) "Lead unit" means that unit of the university which is responsible for preparing the environmental checklist, making the threshold determination, and preparing the draft and final EIS's.

(3) "SEPA mailing list" means a current list maintained at the campus planning office at the university of all individuals, groups, and agencies who have communicated to the university their interest in SEPA policies, procedures, and documents. This list shall include the City–University community advisory committee and all community organizations represented on the committee, including those with alternative representation. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-150, filed 10/2/84.]

WAC 478-324-160 University compliance with flexible thresholds. The university will use the flexible thresholds established by the particular jurisdiction in which a university project is located. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-160, filed 10/2/84.]

WAC 478-324-170 Emergencies. Actions that must be undertaken immediately or within a time too short to allow full compliance with these rules, to avoid an imminent threat to public health or safety, to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation, shall be exempt from the procedural requirements of this chapter. Such actions include, but are not limited to, the following:

1. Emergency pollution control actions responding to accidental discharges, leaks or spills into the air, state waters, or on land.
2. Implementation of a change in waste disposal procedures caused by unanticipated changes in waste sources which are in compliance with federal and state regulations and standards.
3. Clean-up or decontamination of academic and research facilities or equipment accidently exposed or contaminated, to permit maintenance, repair or relocation, when procedures followed are in accordance with federal or state guidelines, recommendations, or standards.
4. Emergency actions implemented to reduce an imminent hazard to the health and safety of an element of the university resulting from structural failure, equipment malfunction, human error or natural event. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-170, filed 10/2/84.]

WAC 478-324-180 Designation of responsible official. (1) The president shall appoint a responsible official for each unit of the university which may propose a nonexempt action.

(2) The director of campus planning shall serve as the responsible official for any unit of the university which requests that the campus planning office serve as the lead unit.

(3) Responsible officials shall carry out the duties and functions of the university with regard to these rules for all major actions initiated by their unit. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-180, filed 10/2/84.]

WAC 478-324-190 Procedures on consulted agencies. The campus planning office shall be responsible for coordinating, receiving, and reviewing comments and requests for information from agencies regarding threshold determinations, scoping, EIS's, and supplemental EIS's. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-190, filed 10/2/84.]

WAC 478-324-200 Determining the lead agency. (1) Except as otherwise specially provided herein, the university shall serve as the lead agency for all proposals it initiates. In the event that one or more additional agencies share in the implementation of the proposal, the university and the agencies shall by agreement determine which agency will assume the status of lead agency. Any dispute over lead agency determination shall be settled in accordance with the provisions of WAC 197-11-946.

(2) When the total proposal will involve both private and university construction activity, it shall be characterized as either a private or a university project for the purposes of lead agency designation, depending upon whether the primary sponsor or initiator of the project is the university or a private party. Any project in which university and private interests are too intertwined to
make this characterization shall be considered a university project.

(3) The university's responsibilities as lead agency include complying with the threshold determination procedures; the initiation and administration of the scoping process; the supervision or actual preparation of draft EIS's, including the circulation of such statements, the conduct of any public hearings or public meetings required by these rules; and the supervision or preparation of required final EIS's and supplemental EIS's. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–200, filed 10/2/84.]

WAC 478–324–210 Determination of lead unit. (1) For university actions subject to SEPA, the campus planning office or the university academic or administrative unit initiating or administering the action shall be charged with the university's lead agency responsibilities.

(2) For actions involving more than one university unit, the involved units shall by agreement determine which unit will assume the university's lead agency responsibilities. Any dispute as to lead unit determination shall be resolved by the president.

(3) The campus planning office shall have primary university responsibility for providing procedural advice with regard to these rules. All university units with environmental expertise should strive to make their services available to lead units to assist in the university's compliance with SEPA. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–210, filed 10/2/84.]

WAC 478–324–220 SEPA policy rule and substantive authority. In order to carry out the policy of the state environmental policy act, the University of Washington or its agents shall use all practical means, consistent with other essential considerations of state and university policy, to improve and coordinate plans, functions, programs, and resources to the end that the state and its citizens may:

(1) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;

(2) Assure for all people of Washington safe, healthful, productive, and esthetically and culturally pleasing surroundings;

(3) Attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences;

(4) Preserve important historic, cultural, and natural aspects of our national heritage;

(5) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;

(6) Achieve a balance between population and resource use which will permit high standards of living and a wide sharing of life's amenities; and

(7) Enhance the quality of renewable resources and approach the maximum attainable recycling of deplet­able resources. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–220, filed 10/2/84.]

WAC 478–324–230 Severability. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of this chapter, or the application of the provision to other persons or circumstances, shall not be affected. [Statutory Authority: RCW 43.21C.120 and WAC 197–11–904. 84–20–074 (Order), § 478–324–230, filed 10/2/84.]

Chapter 478–325 WAC
RULES AND REGULATIONS FOR THE UNIVERSITY OF WASHINGTON IMPLEMENTATION OF THE STATE ENVIRONMENTAL POLICY ACT

WAC

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


Submission of Six-Year Plans

10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.


478-325-100 Responsible officials. [Statutory Authority: RCW 28B.10.560. 79-01-013 (Order 78-7), § 478-325-100, filed 12/13/78; Order 76-2, § 478-325-100, filed 8/26/76.] Repealed by 84-20-074 (Order), filed 10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.


478-325-120 Draft EIS—Optional additional elements—Limitations. [Statutory Authority: RCW 28B.10.560. 79-01-013 (Order 78-7), § 478-325-120, filed 12/13/78; Order 76-2, § 478-325-120, filed 8/26/76.] Repealed by 84-20-074 (Order), filed 10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.


WAC 478-325-010 through 478-325-130 Repealed. See Disposition Table at beginning of this chapter.

Title 479 WAC

URBAN ARTERIAL BOARD

Chapters

479-13 Submission of six-year plans to urban arterial board.

479-16 Requirements for urban arterial project development.

Chapter 479-13 WAC

SUBMISSION OF SIX-YEAR PLANS TO URBAN ARTERIAL BOARD

WAC

479-13-010 Six-year construction programs for urban areas.

479-13-060 Accelerated development urban arterial projects.

WAC 479-13-010 Six-year construction programs for urban areas. The six-year construction programs of urban area cities and counties, respectively, by RCW 35.77.010 and 36.81.121, shall be divided into two sections:

(1) The basic six-year construction program for the following six years based upon estimated revenues other than proposals for urban arterial trust funds for new projects.

(2) A separate section of the six-year construction program setting forth proposals, if any, for urban arterial trust funds for new projects to begin in the following biennial period.

The separate section of the six-year construction program setting forth proposed new projects utilizing urban arterial trust funds shall be considered as supplemental to the basic six-year construction program and shall not contain duplicate projects: Provided, That the same project may appear in both the basic and supplemental six-year construction programs if:

(1) The local agency intends to construct the project with other funds if urban arterial trust funds are not approved.

(2) The total dollar amount of the basic six-year construction program approximates estimated revenues available for construction for the following six-year period.

Upon urban arterial board approval of any new project for financial assistance from the urban arterial trust account, such project shall be amended into the basic six-year construction program.

The separate portion of the six-year construction program, setting forth new project proposals for urban arterial trust account funding, shall be listed in order of their priority in the following manner:

(1) Federal urban area cities and counties shall divide arterials by functional class and list in order of their priority as provided for by RCW 47.26.220.

(2) NonFederal urban area cities shall list all proposals in order of their priority.

The local agency shall evaluate its arterials by utilizing the criteria outlined in RCW 47.26.220 which covers the following:

(1) The structural ability to carry loads.

(2) Capacity to move traffic.

(3) Alignment and related geometrics.

(4) Accident experience.

(5) Fatal accident experience.

The urban arterial board will provide the agency with a listing of arterial deficiencies based on the information contained in the long-range plan as last updated by the agency. This information can be used to fulfill the requirement stipulated in RCW 47.26.220.

The requested urban arterial trust funds to improve the project shall correct the deficiencies found on the section, considering design standards, project life, and unique local considerations.

The following information shall be provided for each new project proposal for urban arterial trust account funding:

(1) Local name of arterial.

(2) Arterial number.

(3) Local government’s priority number. (Federal urban area cities and counties within functional class)

(4) Length in miles.

(5) Description of proposed work.

(6) Estimate of total cost of project.

(7) Status of urban arterial trust funds.

(proposed or approved)

[1985 WAC Supp—page 2395]