Title 516 WAC
WESTERN WASHINGTON UNIVERSITY

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516-10-010 Introduction. [Order 72-10, § 516-10-010, filed 11/17/72.] Repealed by Order 73-5, filed 4/12/73.
516-10-020 Jurisdiction. [Order 72-10, § 516-10-020, filed 11/17/72.] Repealed by Order 73-5, filed 4/12/73.
516-10-030 Designation of custodians of records. [Order 72-10, § 516-10-030, filed 11/17/72.] Repealed by Order 73-5, filed 4/12/73.
516-10-050 Nonpublic records. [Order 72-10, § 516-10-050, filed 11/17/72.] Repealed by Order 73-5, filed 4/12/73.
516-10-060 Regulations regarding access to public records. [Order 72-10, § 516-10-060, filed 11/17/72.] Repealed by Order 73-5, filed 4/12/73.
516-10-070 Violations of limitations upon access to public records. [Order 72-10, § 516-10-070, filed 11/17/72.] Repealed by Order 73-5, filed 4/12/73.

Chapter 516-20
STUDENT RIGHTS AND RESPONSIBILITIES

516-20-001 Rights and responsibilities. [Order 72-10, § 516-20-001, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
516-20-005 Preamble. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-005, filed 5/14/79; Order 77-2, § 516-20-005, filed 6/7/76; Order 72-10, § 516-20-005, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Resolution No. 79-05).
516-20-000, filed 5/14/79; Order 76-2, § 516-20-005, filed 6/7/76; Order 72-10, § 516-20-005, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Academic code violations defined. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-011, filed 5/14/79; Order 76-2, § 516-20-011, filed 6/7/76; Order 72-10, § 516-20-011, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Penalties for violation of the academic code. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-015, filed 5/14/79; Order 76-2, § 516-20-015, filed 6/7/76.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

FREEDOM OF EXPRESSION—CONDUCT

516-20-020 Freedom of expression. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-020, filed 5/14/79; Order 76-2, § 516-20-020, filed 6/7/76; Order 72-10, § 516-20-020, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82. Later promulgation, see WAC 516-22-030.

FREEDOM OF EXPRESSION—CONDUCT

516-20-021 Conduct. [Order 72-10, § 516-20-021, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Speakers. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-030, filed 5/14/79; Order 76-2, § 516-20-030, filed 6/7/76; Order 72-10, § 516-20-030, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Printed material. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-040, filed 5/14/79; Order 76-2, § 516-20-040, filed 6/7/76; Order 72-10, § 516-20-040, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Printed material—Conduct. [Order 72-10, § 516-20-041, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Placement. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-050, filed 5/14/79; Order 76-2, § 516-20-050, filed 6/7/76; Order 72-10, § 516-20-050, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Placement—Conduct. [Order 72-10, § 516-20-051, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

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Disorderly conduct. [Order 72-10, § 516-20-061, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Alcoholic beverages. [Order 76-2, § 516-20-071, filed 6/7/76; Order 75-11, § 516-20-071, filed 9/10/75; Order 72-10, § 516-20-071, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Drugs. [Order 72-10, § 516-20-080, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Drugs—Control and distribution. [Order 72-10, § 516-20-081, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Theft. [Order 72-10, § 516-20-091, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Firearms and explosives. [Order 72-10, § 516-20-101, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Residence hall room visitation. [Order 72-10, § 516-20-111, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Identification of persons on the campus. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-120, filed 5/14/79; Order 76-2, § 516-20-120, filed 5/14/79; Order 76-2, § 516-20-120, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Firearms and explosives. [Order 72-10, § 516-20-120, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

Failure to appear before a judicial officer or judicial board. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-132, filed 5/14/79; Order 76-2, § 516-20-132, filed 5/14/79; Order 76-2, § 516-20-132, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Notice of hearing. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-165, filed 5/14/79; Order 76-2, § 516-20-165, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Withdrewal of student prior to completion of proceedings. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-172, filed 5/14/79; Order 76-2, § 516-20-172, filed 5/14/79; Order 76-2, § 516-20-172, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Rights of the accused student. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-180, filed 5/14/79; Order 76-2, § 516-20-180, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Alternative to judicial procedures. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-181, filed 5/14/79; Order 76-2, § 516-20-181, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Interim suspension permitted. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-182, filed 5/14/79; Order 76-2, § 516-20-182, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82. Later promulgation, see WAC 516-22-000.

Decision based solely on evidence. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-185, filed 5/14/79; Order 76-2, § 516-20-185, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82. Later promulgation, see WAC 516-22-150.

Notificaton of decision. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-190, filed 5/14/79; Order 76-2, § 516-20-190, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.

Records of proceedings. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-195, filed 5/14/79; Order 76-2, § 516-20-195, filed 6/7/76.) Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
Chapter 516-73

POLICIES AND PROCEDURES FOR REDUCTION/REALLOCATION IN FORCE

516-73-010 Introductory statement. [Order 74-7, § 516-73-010, filed 8/8/74.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).


516-73-050 Reallocation of full-time equivalent faculty positions among academic units—Development of proposals. [Order 74-7, § 516-73-050, filed 8/8/74.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-055 Reallocation of full-time equivalent faculty positions among academic units—Hearing. [Order 74-7, § 516-73-055, filed 8/8/74.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-060 Reallocation of full-time equivalent faculty positions among academic units—Recommendation by president or designee. [Order 74-7, § 516-73-060, filed 8/8/74.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-065 Reallocation of full-time equivalent faculty positions among academic units—Determinative by board. [Order 74-7, § 516-73-065, filed 8/8/74.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-080 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Alternatives in lieu of termination. [Order 74-
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11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-170 Notice of termination. [Order 74-7, § 516-73-170, filed 8/6/73.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-190 Reemployment of faculty members—Reemployment within six months after termination. [Order 74-7, § 516-73-190, filed 8/6/73.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).


516-73-200 Reemployment of faculty members—Subject to affirmative action requirements. [Order 74-7, § 516-73-200, filed 8/6/73.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-205 Reemployment of faculty members—Status of faculty member if reinstated into previously held position. [Order 74-7, § 516-73-205, filed 8/6/73.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

516-73-210 Assistance in securing other employment. [Order 74-7, § 516-73-210, filed 8/6/73.] Repealed by 84-23-024 (Order 84-03, Resolution No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).

Chapter 516-04 WAC

BOARD OF TRUSTEES

WAC

516-04-010 Regular meetings.

WAC 516-04-010 Regular meetings. Regular meetings of the board of trustees of Western Washington State College shall be held on the first Thursday of each month unless such date is changed by board resolution at a meeting regularly scheduled or called for that purpose. A copy of such resolution shall be filed in the president’s office.

[Order 72-10, § 516-04-010, filed 11/17/72.]

Chapter 516-08 WAC

PRACTICE AND PROCEDURE

WAC

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516-08-005 Definitions.
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516-08-070 Computation of time.
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516-08-260 Depositions and interrogatories in contested cases—Authorization.
516-08-270 Depositions and interrogatories in contested cases—Notice of disposition.
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516-08-290 Depositions and interrogatories in contested cases—Recordation.
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516-08-320 Depositions and interrogatories in contested cases—Fees of officers and deponents.
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516-08-360 Depositions upon interrogatories—Provisions of deposition rule.
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516-08-610 Petitions for rule making, amendment or repeal—Requisites.
516-08-620 Petitions for rule making, amendment or repeal—Agency must consider.
516-08-630 Petitions for rule making, amendment or repeal—Notice of disposition.

WAC 516-08-002 Formal hearing policy. In each instance that a formal hearing is required or permitted by institutional policy or chapter 28B.19 RCW, the provisions of WAC 516-08-002 through 516-08-999 shall be applicable.

[Order 73-13, § 516-08-002, filed 8/6/73.] (1989 Ed.)
WAC 516-08-005 Definitions. As used herein, the term "agency" shall mean the board of trustees of Western Washington State College, the president of Western Washington State College or his designee, or any duly appointed hearing officer or officers.

[Order 73-13, § 516-08-005, filed 8/6/73.]

WAC 516-08-010 Appearance and practice before agency. No person may appear in a representative capacity before the agency other than the following:

1. Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington.
2. Attorneys at law duly qualified and entitled to practice before the highest court of record of any other state, if the attorneys at law of the state of Washington are permitted to appear in a representative capacity before administrative agencies of such other state, and if not otherwise prohibited by our state law.
3. Persons otherwise qualified as possessing the requisite skill to appear and expertly represent others who have applied to the agency and have been duly authorized by the agency to appear in a representative capacity before the agency.
4. A bona fide officer, partner, or full time employee of an individual firm, association, partnership, or corporation who appears for such individual firm, association, partnership or corporation.

[Order 73-13, § 516-08-010, filed 8/6/73.]

WAC 516-08-070 Computation of time. In computing any period of time prescribed or allowed by any applicable statute, the day of the act, event, or default after which the designated period of time begins to run is not to be included. The last day of the period so computed is to be included, unless it is a Saturday, Sunday or legal holiday, in which event the period runs until the end of the next day which is neither a Saturday, Sunday nor a holiday. When the period of time prescribed or allowed is less than seven days, intermediate Saturdays, Sundays and holidays shall be excluded in the computation.

[Order 73-13, § 516-08-070, filed 8/6/73.]

WAC 516-08-080 Notice and opportunity for hearing in contested cases. In any contested case, all parties shall be served with a notice at least ten days before the date set for the hearing. The notice shall be signed by the president of Western Washington State College or his designee and shall state the time, place, and issues involved, as required by RCW 28B.19.120.

[Order 73-13, § 516-08-080, filed 8/6/73.]

WAC 516-08-090 Service of process—By whom served. The agency shall cause to be served all orders, notices and other papers issued by it, together with any other papers which it is required by law to serve. Every other paper shall be served by the party filing it.

[Order 73-13, § 516-08-090, filed 8/6/73.]

(1989 Ed.)

WAC 516-08-100 Service of process—Upon whom served. All papers served by either the agency or any party shall be served upon all counsel of record at the time of such filing and upon parties not represented by counsel or upon their agents designated by them or by law. Any counsel entering an appearance subsequent to the initiation of the proceeding shall notify all other counsel then of record and all parties not represented by counsel of such fact.

[Order 73-13, § 516-08-100, filed 8/6/73.]

WAC 516-08-110 Service of process—Service upon parties. The final order, and any other paper required to be served by the agency upon a party, shall be served upon such party or upon the agent designated by him or by law to receive service of such papers, and a copy shall be furnished to counsel of record.

[Order 73-13, § 516-08-110, filed 8/6/73.]

WAC 516-08-120 Service of process—Method of service. Service of papers shall be made personally or, unless otherwise provided by law, by first-class, registered, or certified mail; or by telegraph.

[Order 73-13, § 516-08-120, filed 8/6/73.]

WAC 516-08-130 Service of process—When service complete. Service upon parties shall be regarded as complete: By mail, upon deposit in the United States mail properly stamped and addressed; by telegraph, when deposited with a telegraph company properly addressed and with charges prepaid.

[Order 73-13, § 516-08-130, filed 8/6/73.]

WAC 516-08-140 Service of process—Filing with agency. Papers required to be filed with the agency shall be deemed filed upon actual receipt by the secretary of the agency at Bellingham, Washington, accompanied by proof of service upon the parties required to be served.

[Order 73-13, § 516-08-140, filed 8/6/73.]

WAC 516-08-150 Subpoenas—Where provided by law—Form. Every subpoena shall state the name of the agency and the title of the proceeding, if any, and shall command the person to whom it is directed to attend and give testimony or produce designated books, documents or things under his control at a specified time and place.

[Order 73-13, § 516-08-150, filed 8/6/73.]

WAC 516-08-170 Subpoenas—Service. Unless the service of a subpoena is acknowledged on its face by the person subpoenaed, service shall be made by delivering a copy of the subpoena to such person and by tendering him on demand the fees for one day's attendance and the mileage allowed by law.

[Order 73-13, § 516-08-170, filed 8/6/73.]

WAC 516-08-190 Subpoenas—Proof of service. The person serving the subpoena shall make proof of service by filing the subpoena and the required return,

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affidavit, or acknowledgment of service with the agency or the officer before whom the witness is required to testify or produce evidence. If service is made by a person other than an officer of the agency and such service has not been acknowledged by the witness, such person shall make an affidavit of service. Failure to make proof of service shall not affect the validity of the service.

[Order 73–13, § 516–08–190, filed 8/6/73.]

WAC 516–08–230 Depositions and interrogatories in contested cases—Right to take. Except as may be otherwise provided, any party may take the testimony of any person, including a party, by deposition upon oral examination or written interrogatories for use as evidence in the proceeding, except that leave must be obtained if notice of the taking is served by a proponent within twenty days after the filing of a complaint, application or petition. Depositions shall be taken only in accordance with this rule.

[Order 73–13, § 516–08–230, filed 8/6/73.]

WAC 516–08–240 Depositions and interrogatories in contested cases—Scope. Unless otherwise ordered, the deponent may be examined regarding any matter not privileged, which is relevant to the subject matter involved in the proceeding.

[Order 73–13, § 516–08–240, filed 8/6/73.]

WAC 516–08–250 Depositions and interrogatories in contested cases—Officer before whom taken. Within the United States or within a territory or insular possession subject to the dominion of the United States depositions shall be taken before an officer authorized to administer oaths by the laws of the state of Washington or of the place where the examination is held; within a foreign country, depositions shall be taken before a secretary of an embassy or legation, consul general, vice consul or consular agent of the United States, or a person designated by the agency or agreed upon by the parties by stipulation in writing filed with the agency. Except by stipulation, no deposition shall be taken before a person who is a party or the privy of a party, or a privy of any counsel of a party, or who is financially interested in the proceedings.

[Order 73–13, § 516–08–250, filed 8/6/73.]

WAC 516–08–260 Depositions and interrogatories in contested cases—Authorization. A party desiring to take the deposition of any person upon oral examination shall give reasonable notice of not less than three days in writing to the agency and all parties. The notice shall state the time and place for taking the deposition, the name and address of each person to be examined, if known, and if the name is not known, a general description sufficient to identify him or the particular class or group to which he belongs. On motion of a party upon whom the notice is served, the agency may for cause shown, enlarge or shorten the time. If the parties so stipulate in writing, depositions may be taken before any person, at any time or place, upon any notice and in any manner and when so taken may be used as other depositions.

[Order 73–13, § 516–08–260, filed 8/6/73.]

WAC 516–08–270 Depositions and interrogatories in contested cases—Protection of parties and deponents. After notice is served for taking a deposition, upon its own motion or upon motion reasonable made by any party or by the person to be examined and upon notice and for good cause shown, the agency may make an order that the deposition shall not be taken, or that it may be taken only at some designated place other than that stated in the notice, or that it may be taken only on written interrogatories, or that certain matters shall not be inquired into, or that the scope of the examination shall be limited to certain matters, or that the examination shall be limited to certain matters, or that the examination shall be held with no one present except the parties to the action and their officers or counsel, or that after being sealed, the deposition shall be opened only by order of the agency, or that business secrets or secret processes, developments, or research need not be disclosed, or that the parties shall simultaneously file specified documents or information enclosed in sealed envelopes to be opened as directed by the agency; or the agency may make any other order which justice requires to protect the party or witness from annoyance, embarrassment, or oppression. At any time during the taking of the deposition, on motion of any party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the agency may order the officer conducting the examination to cease forthwith from taking the deposition, or may limit the scope and manner of the taking of the deposition as above provided. If the order made terminates the examination, it shall be resumed thereafter only upon the order of the agency. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order.

[Order 73–13, § 516–08–270, filed 8/6/73.]

WAC 516–08–280 Depositions and interrogatories in contested cases—Oral examination and cross-examination. Examination and cross-examination shall proceed as at an oral hearing. In lieu of participating in the oral examination, any party served with notice of taking a deposition may transmit written cross interrogatories to the officer who, without first disclosing them to any person, and after the direct testimony is complete, shall propound them seriatim to the deponent and record or cause the answers to be recorded verbatim.

[Order 73–13, § 516–08–280, filed 8/6/73.]

WAC 516–08–290 Depositions and interrogatories in contested cases—Recordation. The officer before whom the deposition is to be taken shall put the witness on oath and shall personally or by someone acting under his direction and in his presence, record the testimony by
WAC 516-08-300 Depositions and interrogatories in contested cases—Signing attestation and return. (1) When the testimony is fully transcribed the deposition shall be submitted to the witness for examination and shall be read to or by him, unless such examination and reading are waived by the witness and the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them. The deposition shall then be signed by the witness, unless the parties by stipulation waive the signing or the witness is ill or cannot be found or refuses to sign. If the deposition is not signed by the witness, the officer shall sign it and state on the record the fact of the waiver or of the illness or absence of the witness or the fact of the refusal to sign together with the reason, if any, given therefor; and the deposition may then be used as fully as though signed, unless on a motion to suppress the agency holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.

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

[Order 73-13, § 516-08-300, filed 8/6/73.]

WAC 516-08-310 Depositions and interrogatories in contested cases—Use and effect. Subject to rulings by the agency upon objections a deposition taken and filed as provided in this rule will not become a part of the record in the proceeding until received in evidence by the agency upon its own motion or the motion of any party. Except by agreement of the parties or ruling of the agency, a deposition will be received only in its entirety. A party does not make a party, or the privy of a party, or any hostile witness his witness by taking his deposition. Any party may rebut any relevant evidence contained in a deposition whether introduced by him or any other party.

[Order 73-13, § 516-08-310, filed 8/6/73.]

WAC 516-08-320 Depositions and interrogatories in contested cases—Fees of officers and deponents. Deponents whose depositions are taken and the officers taking the same shall be entitled to the same fees as are paid for like services in the superior courts of the state of Washington, which fees shall be paid by the party at whose instance the depositions are taken.

[Order 73-13, § 516-08-320, filed 8/6/73.]

WAC 516-08-330 Depositions upon interrogatories—Submission of interrogatories. Where the deposition is taken upon written interrogatories, the party offering the testimony shall separately and consecutively number each interrogatory and file and serve them with a notice stating the name and address of the person who is to answer them and the name or descriptive title and address of the officer before whom they are to be taken. Within ten days thereafter a party so served may serve cross-interrogatories upon the party proposing to take the deposition. Within five days thereafter, the latter may serve redirect interrogatories upon the party who served cross-interrogatories.

[Order 73-13, § 516-08-330, filed 8/6/73.]

WAC 516-08-340 Depositions upon interrogatories—Interrogation. Where the interrogatories are forwarded to an officer authorized to administer oaths as provided in WAC 516-08-250 the officer taking the same after duly swearing the deponent, shall read to him seriatim, one interrogatory at a time and cause the same and the answer thereto to be recorded before the succeeding interrogatory is asked. No one except the deponent, the officer and the court reporter or stenographer recording and transcribing it shall be present during the interrogation.

[Order 73-13, § 516-08-340, filed 8/6/73.]

WAC 516-08-350 Depositions upon interrogatories—Attestation and return. The officer before whom interrogatories are verified or answered shall:

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

(2) Promptly send by registered or certified mail the original copy of the deposition and exhibits with his attestation to the agency, one copy to the counsel who submitted the interrogatories and another copy to the deponent.

[Order 73-13, § 516-08-350, filed 8/6/73.]

WAC 516-08-360 Depositions upon interrogatories—Provisions of deposition rule. In all other respects, depositions upon interrogatories shall be governed by the previous deposition rule.

[Order 73-13, § 516-08-360, filed 8/6/73.]
WAC 516-08-370 Official notice—Matters of law. The hearing officer, upon request made before or during a hearing, will officially notice:

(1) Federal law. The Constitution; congressional acts, resolutions, records, journals and committee reports; decisions of federal courts and administrative agencies; executive orders and proclamations; and all rules, orders and notices published in the Federal Register;

(2) State law. The Constitution of the state of Washington, acts of the legislature, resolutions, records, journals and committee reports; decisions of administrative agencies of the state of Washington, executive orders and proclamations by the governor; and all rules, orders and notices filed with the code reviser;

(3) Governmental organization. Organization, territorial limitations, officers, departments, and general administration of the government of the state of Washington, the United States, the several states and foreign nations;

(4) Agency organization. The department, commission or board organization, administration, officers, personnel, official publications, and practitioners before its bar.

[Order 73-13, § 516-08-370, filed 8/6/73.]

WAC 516-08-380 Official notice—Material facts. In the absence of controverting evidence, the agency and its hearing officers, upon request made before or during a hearing, may officially notice:

(1) Agency proceedings. The pendency of, the issues and position of the parties therein, and the disposition of any proceeding then pending before or theretofore concluded by the agency.

(2) Business customs. General customs and practices followed in the transactions of business;

(3) Notorious facts. Facts so generally and widely known to all well-informed persons as not to be subject to reasonable dispute, or specific facts which are capable of immediate and accurate demonstration by resort to accessible sources of generally accepted authority, including but not exclusively, facts stated in any publication authorized or permitted by law to be made by any federal or state officer, department, or agency;

(4) Technical knowledge. Matters within the technical knowledge of the agency as a body of experts, within the scope or pertaining to the subject matter of its statutory duties, responsibilities or jurisdiction;

(5) Request or suggestion. Any party may request, or the hearing officer or the agency may suggest, that official notice be taken of a material fact, which shall be clearly and precisely stated, orally on the record, at any prehearing conference or oral hearing or argument, or may make such request or suggestion by written notice, any pleading, motion, memorandum, or brief served upon all parties, at any time prior to a final decision;

(6) Statement. Where an initial or final decision of the agency rests in whole or in part upon official notice of a material fact, such fact shall be clearly and precisely stated in such decision. In determining whether to take official notice of material facts, the hearing officer of the agency may consult any source of pertinent information, whether or not furnished as it may be, by any party and whether or not admissible under the rules of evidence;

(7) Controversion. Any party may controvert a request or a suggestion that official notice of a material fact be taken at the time the same is made if it be made orally, or by a pleading, reply or brief in response to the pleading or brief or notice in which the same is made or suggested. If any decision is stated to rest in whole or in part upon official notice of a material fact which the parties have not had a prior opportunity to controvert, any party may controvert such fact by appropriate exceptions if such notice be taken in an initial or intermediate decision or by a petition for reconsideration if notice of such fact be taken in a final report. Such controversion shall concisely and clearly set forth the sources, authority and other data relied upon to show the existence or nonexistence of the material fact assumed or denied in the decision;

(8) Evaluation of evidence. Nothing herein shall be construed to preclude the agency involved or its authorized agents from utilizing their experience, technical competence, and specialized knowledge in the evaluation of the evidence presented to them.

[Order 73-13, § 516-08-380, filed 8/6/73.]

WAC 516-08-390 Presumptions. Upon proof of the predicate facts specified in the following six subdivisions hereof without substantial dispute and by direct, clear, and convincing evidence, the agency, with or without prior request or notice, may make the following presumptions, where consistent with all surrounding facts and circumstances:

(1) Continuity. That a fact of a continuous nature, proved to exist at a particular time, continues to exist as of the date of the presumption, if the fact is one which usually exists for at least that period of time;

(2) Identity. That persons and objects of the same name and description are identical;

(3) Delivery. Except in a proceeding where the liability of the carrier for nondelivery is involved, that mail matter, communications, express or freight, properly addressed, marked, billed and delivered respectively to the post office, telegraph, cable or radio company, or authorized common carrier of property with all postage, tolls and charges properly prepaid, is or has been delivered to the addressee or consignee in the ordinary course of business;

(4) Ordinary course. That a fact exists or does not exist, upon proof of the existence or nonexistence of another fact which in the ordinary and usual course of affairs, usually and regularly coexists with the fact presumed;

(5) Acceptance of benefit. That a person for whom an act is done or to whom a transfer is made has, does or will accept same where it is clearly in his own self-interest so to do;

(6) Interference with remedy. That evidence, with respect to a material fact which in bad faith is destroyed, elogined suppressed or withheld by a party in control thereof, would if produced, corroborate the evidence of the adversary party with respect to such fact.
WAC 516-08-400 Stipulations and admissions of record. The existence or nonexistence of a material fact, as made or agreed in a stipulation or in an admission of record, will be conclusively presumed against any party bound thereby, and no other evidence with respect thereto will be received upon behalf of such party, provided:

(1) Upon whom binding. Such a stipulation or admission is binding upon the parties by whom it is made, their privies and upon all other parties to the proceeding who do not expressly and unequivocally deny the existence or nonexistence of the material fact so admitted or stipulated, upon the making thereof, if made on the record at a prehearing conference, oral hearing, oral argument or by a writing filed and served upon all parties of the proceeding.

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

[Order 73-13, § 516-08-400, filed 8/6/73.]

WAC 516-08-420 Definition of issues before hearing. In all proceedings the issues to be adjudicated shall be made initially as precise as possible, in order that hearing officers may proceed promptly to conduct the hearing on relevant and material matter only.

[Order 73-13, § 516-08-420, filed 8/6/73.]

WAC 516-08-430 Prehearing conference rule—Authorized. In any proceeding the agency involved or its designated hearing officer upon its or his own motion, or upon the motion of one of the parties or their qualified representatives, may in its or his discretion direct the parties or their qualified representatives to appear at a specified time and place for a conference to consider:

(1) The simplification of issues;
(2) The necessity of amendments to the pleading;
(3) The possibility of obtaining stipulations, admissions of facts and of documents;
(4) The limitation of the number of expert witnesses;
(5) Such other matters as may aid in the disposition of the proceeding.

[Order 73-13, § 516-08-430, filed 8/6/73.]

WAC 516-08-440 Prehearing conference rule—Record of conference action. The agency or its designated hearing officer shall make an order or statement which recites the action taken at the conference, the amendments allowed to the pleadings and the agreements made by the parties or their qualified representatives as to any of the matters considered, including the settlement or simplification of issues, and which limits the issues for hearing to those not disposed of by admissions or agreements; and such order or statement shall control the subsequent course of the proceeding unless modified for good cause by subsequent order.

[Order 73-13, § 516-08-440, filed 8/6/73.]

WAC 516-08-450 Submission of documentary evidence in advance. Where practicable the agency or its designated hearing officer may require:

(1) That all documentary evidence which is to be offered during the taking of evidence be submitted to the hearing examiner and to the other parties to the proceeding sufficiently in advance of such taking of evidence to permit study and preparation of cross-examination and rebuttal evidence;

(2) That documentary evidence not submitted in advance, as may be required by subsection (1), be not received in evidence in the absence of a clear showing that the offering party had good cause for his failure to produce the evidence sooner;

(3) That the authenticity of all documents submitted in advance in a proceeding in which such submission is required, be deemed admitted unless written objection thereto is filed prior to the hearing, except that a party will be permitted to challenge such authenticity at a later time upon a clear showing of good cause for failure to have filed such written objection.

[Order 73-13, § 516-08-450, filed 8/6/73.]

WAC 516-08-460 Excerpts from documentary evidence. When portions only of a document are to be relied upon, the offering party shall prepare the pertinent excerpts, adequately identified, and shall supply copies of such excerpts, together with a statement indicating the purpose for which such materials will be offered, to the hearing examiner and to the other parties. Only the excerpts, so prepared and submitted, shall be received in the record. However, the whole of the original document shall be made available for examination and for use by all parties to the proceeding.

[Order 73-13, § 516-08-460, filed 8/6/73.]

WAC 516-08-470 Expert or opinion testimony and testimony based on economic and statistical data—Number and qualifications of witnesses. The hearing examiner or other appropriate officer in all classes of cases where practicable shall make an effort to have the interested parties agree upon the witness or witnesses who are to give expert or opinion testimony, either by selecting one or more to speak for all parties or by limiting the number for each party, and, if the interested parties cannot agree, shall require them to submit to him and to the other parties written statements containing the names, addresses and qualifications of their respective opinion or expert witnesses, by a date determined by him and fixed sufficiently in advance of the hearing to permit the other interested parties to investigate such qualifications.

[Order 73-13, § 516-08-470, filed 8/6/73.]
WAC 516-08-480 Expert or opinion testimony and testimony based on economic and statistical data—Written sworn statements. The hearing examiner or other appropriate officer, in all classes of cases in which it is practicable and permissible, shall require, and when not so permissible, shall make every effort to cause all direct opinion or expert testimony and all direct testimony based on economic or statistical data to be reduced to written sworn statements and, together with the exhibits upon which based, submitted to him and to the other parties to the proceeding by a date determined by the hearing officer and fixed a reasonable time in advance of the hearing; such sworn statements shall be acceptable as evidence upon formal offer at the hearing, subject to objection on any ground except that such sworn statements shall not be subject to challenge because the testimony is not presented orally, and provided that witnesses making such statements shall not be subject to cross-examination unless a request is made sufficiently in advance of the hearing to insure the presence of the witnesses.

[Order 73-13, § 516-08-480, filed 8/6/73.]

WAC 516-08-490 Expert or opinion testimony and testimony based on economic and statistical data—Supporting data. The hearing examiner or other appropriate officer, in his discretion but consistent with the rights of the parties shall cause the parties to make available for inspection in advance of the hearing, and for purposes of cross-examination at the hearing, the data underlying statements and exhibits submitted in accordance with WAC 516-08-480, but, wherever practicable he shall restrict to a minimum the placing of such data in the record.

[Order 73-13, § 516-08-490, filed 8/6/73.]

WAC 516-08-500 Expert or opinion testimony and testimony based on economic and statistical data—Effect of noncompliance with WAC 516-08-470 or 516-08-480. Whenever the manner of introduction of opinion or expert testimony or testimony based on economic or statistical data is governed by requirements fixed under the provisions of WAC 516-08-470 or 516-08-480, such testimony not submitted in accordance with the relevant requirements shall not be received in evidence in the absence of a clear showing that the offering party had good cause for his failure to conform to such requirements.

[Order 73-13, § 516-08-500, filed 8/6/73.]

WAC 516-08-510 Continuances. Any party who desires a continuance shall, immediately upon receipt of notice of a hearing, or as soon thereafter as facts requiring such continuance come to his knowledge, notify the agency or its designated hearing officer of said desire, stating in detail the reasons why such continuance is necessary. The agency or its designated hearing officer, in passing upon a request for continuance, shall consider whether such request was promptly and timely made. For good cause shown, the agency or its designated hearing officer may grant such a continuance and may at any time order a continuance upon its or his own motion. During a hearing, if it appears in the public interest or in the interest of justice that further testimony or argument should be received, the examiner or other officer conducting the hearing may in his discretion continue the hearing and fix the date for introduction of additional evidence or presentation of argument. Such oral notice shall constitute final notice of such continued hearing.

[Order 73-13, § 516-08-510, filed 8/6/73.]

WAC 516-08-520 Rules of evidence—Admissibility criteria. Subject to the other provisions of these rules, all relevant evidence is admissible which, in the opinion of the officer conducting the hearing, is the best evidence reasonably obtainable, having due regard for its necessity, availability and trustworthiness. In passing upon the admissibility of evidence, the officer conducting the hearing shall give consideration to, but shall not be bound to follow, the rules of evidence governing civil proceedings, in matters not involving trial by jury, in the superior court of the state of Washington.

[Order 73-13, § 516-08-520, filed 8/6/73.]

WAC 516-08-530 Rules of evidence—Tentative admission—Exclusion—Discontinuance—Objections. When objection is made to the admissibility of evidence, such evidence may be received subject to a later ruling. The officer conducting the hearing may, in his discretion, either with or without objection, exclude inadmissible evidence or order cumulative evidence discontinued. Parties objecting to the introduction of evidence shall state the precise grounds of such objection at the time such evidence is offered.

[Order 73-13, § 516-08-530, filed 8/6/73.]

WAC 516-08-540 Hearing officers. In each instance that a formal hearing is required or permitted by institutional policy or chapter 28B.19 RCW, and upon receipt of the request for a formal hearing filed in accordance with chapter 28B.19 RCW, the board of trustees may appoint one or more hearing officers, not to exceed three for any one hearing, to preside over, conduct and make proposals for decisions including findings of fact and conclusions of law. The board of trustees may by resolution delegate to the president the authority to designate hearing officers, subject to such conditions as the board may in its discretion determine.

[Order 73-13, § 516-08-540, filed 8/6/73.]

WAC 516-08-550 Duties of hearing officers. (1) All hearing officers appointed in accordance with WAC 516-08-540 shall conduct hearings in the same manner and shall have the same authority as is provided in these rules and in chapter 28B.19 RCW for hearings conducted by the board of trustees: Provided, That hearing officers shall initially make proposals for decisions.

(2) The proposals for decisions and findings of fact and conclusions of law prepared by the hearing officers
shall be served upon the parties and transmitted to the board of trustees, together with a full record of the formal proceedings.

(3) The board of trustees shall, within twenty days after receipt of the record of the formal proceedings and the proposals, findings, and conclusions of the hearing officers, render a written statement indicating whether the board intends to review the proceedings. If the written statement of the board indicates that the board does not intend to review the formal proceedings, the decisions, findings of fact, and conclusions of law of the hearing officers shall thereupon become final.

[Order 73–13, § 516–08–550, filed 8/6/73.]

WAC 516–08–560 Review of formal hearing proceedings by the board of trustees. (1) The board of trustees may review all or any portion of the formal proceedings. The board of trustees may request or allow the parties to present written arguments to the board concerning matters which the board has determined to review and may set time limits for submission of such written arguments.

(2) The board of trustees shall consider the record as a whole in reaching its final decision. The final written decision and order of the board of trustees shall be served upon all parties.

[Order 73–13, § 516–08–560, filed 8/6/73.]

WAC 516–08–570 Form and content of decisions in contested cases. Every decision and order, whether proposed, initial, or final, shall:

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

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

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

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

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

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

[Order 73–13, § 516–08–570, filed 8/6/73.]

WAC 516–08–600 Petitions for rule making, amendment or repeal—Who may petition. Any interested person may petition the agency, requesting the promulgation, amendment, or repeal of any rule.

[Order 73–13, § 516–08–600, filed 8/6/73.]

WAC 516–08–610 Petitions for rule making, amendment or repeal—Requisites. Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule together with briefs of any applicable law. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule.

[Order 73–13, § 516–08–610, filed 8/6/73.]

WAC 516–08–620 Petitions for rule making, amendment or repeal—Agency must consider. All petitions shall be considered by the agency and it may, in its discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal, or modification of any rule.

[Order 73–13, § 516–08–620, filed 8/6/73.]

WAC 516–08–630 Petitions for rule making, amendment or repeal—Notice of disposition. The agency shall notify the petitioning party within a reasonable time of the disposition, if any, of the petition.

[Order 73–13, § 516–08–630, filed 8/6/73.]

Chapter 516–11 WAC
PUBLIC RECORDS

WAC
516–11–010 Definition of public record.
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516–11–070 Availability for public inspection and copying of public records.
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516–11–090 Charges for copying.
516–11–100 Determination regarding exempt records.

WAC 516–11–010 Definition of public record. A public record includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by Western Washington State College, regardless of the physical form or characteristics: Provided, however, That in accordance with section 31 of Initiative 276, the following personal and other records are exempt from the definition of public record:

(a) Personal information in any files maintained for students in public schools, patients or clients of public institutions or public health agencies, welfare recipients, prisoners, probationers or parolees.

(b) Personal information in files maintained for employees, appointees or elected officials of any public agency to the extent that disclosure would violate their right to privacy.

(c) Information required of any taxpayer in connection with the assessment or collection of any tax if the
Disclosure of the information to other persons would violate the taxpayer's right to privacy or would result in unfair competitive disadvantage to such taxpayer.

(d) Specific intelligence information and specific investigative files compiled by investigative, law enforcement and penology agencies, and state agencies vested with the responsibility to discipline members of any profession, the nondisclosure of which is essential to effective law enforcement or for the protection of any person's right to privacy.

(e) Information revealing the identity of persons who file complaints with investigative, law enforcement or penology agencies, except as the complainant may authorize.

(f) Test questions, scoring keys, and other examination data used to administer a license, employment or academic examination.

(g) Except as provided by chapter 8.26 RCW, the contents of real estate appraisals, made for or by any agency relative to the acquisition of property, until the project is abandoned or until such time as all of the property has been acquired, but in no event shall disclosure be denied for more than three years after the appraisal.

(h) Valuable formulae, designs, drawings and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss.

(i) Preliminary drafts, notes, recommendations, and intra-agency memorandums in which opinions are expressed or policies formulated or recommended except that a specific record shall not be exempt when publicly cited by an agency in connection with any agency action.

(j) Records which are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.

(2) The exemptions of this section shall be inapplicable to the extent that information, the disclosure of which would violate personal privacy or vital governmental interest, can be deleted from the specific records sought. No exemption shall be construed to permit the nondisclosure of statistical information not descriptive of any readily identifiable person or persons.

[Order 73-5, § 516-11-010, filed 4/12/73.]

WAC 516-11-040 General course and method of decision making. (1) The formal procedures for decision making at the college are governed by the board of trustees through rules promulgated by it in accordance with the requirements of chapter 28B.19 RCW, the Higher Education Administrative Procedure Act (HEAPA). Accordingly, all rules, orders or directives, or regulations of the college which affect the relationship of particular segments of the college, such as students, faculty, or other employees, with the college or with each other,

(a) The violation of which subjects the person to a penalty or administrative sanction; or

(b) Which establishes, alters, or revokes any procedures, practice, or requirement relating to institutional hearings; or

(c) Which establishes, alters, or revokes any qualification or requirement relating to the enjoyment of benefits or privileges conferred by law;

are implemented through the procedures of the HEAPA and appear in Title 516 WAC: Provided, however, That in accordance with RCW 28B.19.020(2), the college reserves the right to promulgate as internal rules not created or implemented in accordance with the HEAPA, the following: Rules, regulations, orders, statements, or policies relating primarily to the following: Standards for admissions; academic advancement, academic academic credits, graduation and the granting of degrees; tuition and fees, scholarships, financial aids, and similar academic matters; employment relationships; fiscal processes; or matters concerning only the internal management of an institution and not affecting private rights or procedures available to the general public; and such matters need not be established by rule adopted under HEAPA unless otherwise required by law. Internal rules and regulations to the extent not already set forth in the college's published catalogs and handbooks (on file in the reference room of the library) are in the
process of being collected in a general college handbook a copy of which shall, upon its completion, also be filed in the reference room of the college library and be available to the public.

[Order 73–5, § 516–11–040, filed 4/12/73.]

WAC 516-11-050 Informal procedures regarding the general course and methods of decision. Informal procedures regarding the methods and general course of operations at the college are, for the purposes of these rules, either:

(1) Decisions made by persons authorized by board resolution, the president, or any designee to make a decision within the scope of responsibility assigned to such person; or

(2) Methods of human persuasion utilized by any member of the college's constituencies or of the public to attempt to influence one in power to make decisions within that person's scope of responsibility.

[Order 73–5, § 516–11–050, filed 4/12/73.]

WAC 516-11-060 Designation of public records officers. (1) In accordance with the requirements of Initiative 276, insofar as such initiative requires state agencies to adopt and enforce reasonable rules and regulations to provide full public access to official records while yet protecting the same from damage and to prevent excessive interference with essentials of the agency, all public records at the college shall be in the charge of persons holding positions as records officers.

(2) Overall responsibility for coordinating responses to requests for examination of public records shall be the responsibility of the person known as the "public records officer." The person holding such position will be headquartered in the administration building of the college; his exact location and name may be determined by inquiry at the office of the president of the college. The public records officer shall also be responsible for compiling and maintaining the index required by Initiative 276.

(3) For purposes of this chapter, the custody of the college's records shall be deemed divided into the following divisions:

(a) Office of the provost;
(b) Office of the president;
(c) Office of the dean of students;
(d) Office of the business manager.

The above-designated division head shall be deemed custodian of the records in the possession or control of agencies, departments, officers and employees of his division and responsible for the care and custody of records within his division even though such person is not in actual possession or control of such records. Such division heads shall be known as the college "records custodians."

(4) In any cases where a question arises as to whether a given public record is a responsibility of one records custodian or another, the determination of such ministerial responsibility shall for the purposes of this chapter be made by the public records officer, or the president of the college.

[1989 Ed.]
WAC 516-11-100 Determination regarding exempt records. (1) The college reserves the right to determine that a public record requested in accordance with the procedures of this chapter is exempt under the provisions of section 31 of Initiative 276. Such determination may be made in consultation with any of the records officers of the college, president of the college, or an assistant attorney general assigned to the college.

(2) Responses to requests for records must be made promptly. For the purpose of these rules, a prompt response occurs if the person requesting the public record is notified within one business day as to whether his request for a public record will be honored.

(3) No denial of a request for public records shall be valid unless accompanied by a written statement, signed by the public records officer or his designee, specifying the specific reasons therefor.

WAC 516-11-110 Review of denial of public records requests. (1) Any person who objects to the denial of a request for a public record shall petition for prompt review of such denial by tendering a written request for a review of such denial. Such written request by a person demanding prompt review shall specifically reference the written statement by the college denying that person's request for a public record.

(2) Within two business days after receiving the written request by a person petitioning for prompt review of a decision denying a public record, the president of the college or any of his designees, which for the purposes of this section may include the public records officer or the records custodians, shall consider such petition.

(3) During the course of the two business days in which the president or his designee reviews the decision of the public records officer denying the request for a public record, the president or his designee may conduct an informal hearing. During the course of such informal hearing, the president or his designee may require that the person requesting the public record appear in person at a reasonable time and place located on the campus and further explain and identify the exact nature of the public record he is seeking. Failure by the person requesting the review hearing to appear at such informal hearing shall be deemed a waiver of that person's right to insist upon completion of the review of his request within two business days. If the petitioner requesting review does appear at such informal hearing, then the period for review by the college shall be extended to a period not exceeding twenty-four hours after such person requesting review has appeared before the president or his designee.

(5) During the course of the informal hearing conducted by the president or his designee under this section, he shall consider the obligations of the college fully to comply with the intent of Initiative 276 insofar as it requires providing full public access to official records, but shall also consider the exemptions provided in section 31 of Initiative 276 and the requirement of section 29 of that same initiative insofar as it requires the college to protect public records from damage or disorganization, prevent excessive interference with essential functions of the agency, and to prevent any unreasonable invasion of personal privacy by deleting identifying details.

Chapter 516-12 WAC
PARKING AND TRAFFIC REGULATIONS

WAC 516-12-010 Definitions. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-010, filed 8/22/80; Order 75-4, § 516-12-010, filed 8/11/75; Order 70-10, § 516-12-010, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-020 Purpose. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-020, filed 8/22/80; Order 75-4, § 516-12-020, filed 8/11/75; Order 70-10, § 516-12-020, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-030 Appeals. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-030, filed 8/22/80; Order 75-4, § 516-12-030, filed 8/11/75; Order 70-10, § 516-12-030, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-040 Applicable traffic rules and regulations. [Order 75-4, § 516-12-040, filed 8/11/75; Order 70-10, § 516-12-040, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-050 Permits required for vehicles on campus. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-050, filed 8/22/80; Order 75-4, § 516-12-050, filed 8/11/75; Order 70-10, § 516-12-050, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-060 Persons responsible for compliance. [Order 75-4, § 516-12-060, filed 8/11/75; Order 70-10, § 516-12-060, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-070 Permits—Authorization for issuance and sale. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-070, filed 8/22/80; Order 75-4, § 516-12-070, filed 8/11/75; Order 70-10, § 516-12-070, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).
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Permits—Fees. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-073, filed 8/22/80; Order 75-4, § 516-12-073, filed 8/11/75; Order 75-4, § 516-12-073, filed 8/11/75; Order 75-4, § 516-12-073, filed 8/11/75; Order 75-4, § 516-12-073, filed 8/11/75; Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83).]

Permits—Purchase schedule. [Order 75-4, § 516-12-076, filed 8/11/75; Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).]

Assignment of parking. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-080, filed 8/22/80; Order 70-10, § 516-12-080, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).
Chapter 516-12  Title 516 WAC: Western Washington University

516-12-260 Enforcement. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-260, filed 8/22/80; Order 75-4, § 516-12-260, filed 8/11/75; Order 3085, § 516-12-260, filed 8/9/71; Order 70-10, § 516-12-260, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-265 Enforcement—When regulations in effect. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-265, filed 8/22/80; Order 75-4, § 516-12-265, filed 8/11/75.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-268 Lack of space in assigned lot. [Order 75-4, § 516-12-268, filed 8/11/75.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-270 Impounding of vehicles. [Order 70-10, § 516-12-270, filed 3/2/70.] Repealed by Order 75-4, filed 8/11/75.

516-12-280 Liability of university. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-280, filed 8/22/80; Order 75-4, § 516-12-280, filed 8/11/75; Order 70-10, § 516-12-280, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-290 Parking area designations. [Order 75-4, § 516-12-290, filed 8/11/75; Order 70-10, § 516-12-290, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-300 Delegation of authority. [Order 75-4, § 516-12-300, filed 8/11/75; Order 70-10, § 516-12-300, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-310 Parking of vehicles on campus. [Order 75-4, § 516-12-310, filed 8/11/75. Formerly WAC 516-12-310, effective date, Order 70-10, filed 3/2/70.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

516-12-320 Repair of vehicles. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-320, filed 8/22/80; Order 75-4, § 516-12-320, filed 8/11/75.] Repealed by 83-14-014 (Order 6-02-83, Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).

WAC 516-12-400 Definitions. As used in this chapter, and chapters 516-13 and 516-14 WAC, the following words and phrases mean:

(1) "Area designator": A tag affixed to a permit indicating a parking lot assignment for a vehicle.

(2) "Automobile": Any motorized vehicle having four or more wheels.

(3) "Board": The board of trustees of Western Washington University.

(4) "Campus": All state lands devoted to the educational or research activities of the university.

(5) "Employee": Any individual appointed to the faculty, staff, or administration of the university.

(6) "Habitual offender": Any vehicle license number or permit number accruing ten or more paid or unpaid parking citations.

(7) "Motorcycle": Any two or three wheeled motorized vehicle.

(8) "Motor vehicle" or "vehicle": Any automobile or motorcycle.

(9) "Parking appeals board": The board which hears parking citation appeals.

(10) "Parking manager": The person appointed parking manager of the university by the president or designee.

(11) "Parking space": A parking area designated by a sign, wheelstop, white painted lines, and/or white traffic buttons.

(12) "Permit": Any special or temporary parking permit authorized by the parking manager.

(13) "President": The president of Western Washington University.

(14) "Public safety department": The university public safety department.

(15) "Student": Any person enrolled in the university as a student.

(16) "Transportation and parking department": The transportation and parking department of the university.

(17) "Time-limited parking space": A space in which parking is allowed for a specific time period.

(18) "University": Western Washington University.

(19) "Valid permit": An unexpired parking permit authorized by the parking manager, properly registered and displayed on the vehicle.

(20) "Wheelstop": A cement, metal, or wood barrier approximately eight inches high.

[Statutory Authority: RCW 28B.35.120(11). 87-18-001 (Resolution No. 6-04-87), § 516-12-400, filed 8/20/87. Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-400, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-400, filed 6/28/83, effective 9/19/83.]

WAC 516-12-410 Purpose. The purpose of these regulations is:

(1) To facilitate the work of the university.

(2) To assign the limited available space for the most effective use.

(3) To protect and control pedestrian and vehicular traffic.

(4) To assure access at all time for emergency traffic.

(5) To regulate parking and minimize traffic disturbance during class hours.

(6) To provide funds to maintain suitable parking facilities.

[Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-410, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-410, filed 6/28/83, effective 9/19/83.]

WAC 516-12-420 Authority. The board of trustees of Western Washington University is granted authority under Title 28B of the Revised Code of Washington to establish regulations to govern pedestrian and vehicular traffic and parking on the campus of the university. The administration of the parking regulations is the responsibility of the parking manager. Moving violations are the responsibility of the director of public safety.

(1989 Ed.)
(1) All regulations in this chapter and all motor vehicle and other traffic laws of the state of Washington will apply on the campus.

(2) The traffic code of the city of Bellingham will apply on city streets which cross the campus.

(3) The parking manager is authorized to:
(a) Issue and/or sell parking permits to employees, students, guests, visitors, and others when necessary, and to provide special parking for the physically disabled.
(b) Impose and/or suspend traffic and parking regulations and restrictions when appropriate to the mission of the university.
(c) Erect signs, barricades, and other structures to designate and mark the various parking or no parking areas on campus; and to paint marks and other directions on the streets and roadways for the regulation of traffic and parking.
(d) Establish procedures, including time schedules and deadlines, to govern the purchase of annual, academic year, and quarterly permits, and to assign the limited parking spaces.

(4) The authority conferred upon the parking manager under this chapter may be delegated by the parking manager to other personnel within the transportation and parking department under guidelines established by business and financial affairs.

(5) The university reserves the right to change or close, either temporarily or permanently, any campus parking area. Notice of change will be provided whenever practical.

[Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-420, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-420, filed 6/28/83, effective 9/19/83.]

WAC 516-12-430 General regulations. (1) The registered owner(s) and the operator of a vehicle or the person to whom a permit is issued involved in a violation of these regulations will be jointly and severally responsible for the violation.

(2) All vehicles, attended or unattended, must display a valid Western Washington University parking permit when parked on the campus unless parked in a metered parking space (with meter payment), a time-limited space, or, with approval by the parking services office, a space designated for visitors.

(3) Policy on assignments to parking lots will be established by the parking manager.

(4) If a parking permit holder cannot locate a parking space in the assigned lot, he/she may park in the nearest visitor area and then must call the parking services office. Motorcycle permit holders will go to the next nearest motorcycle lot.

(5) The university reserves the right to refuse issuance of a parking permit to anyone who has:
(a) Had a permit revoked.
(b) Falsified a parking application or registration.
(c) Counterfeited or altered an, area designator or permit.
(d) Failed to pay outstanding citations.
(e) Been identified as a habitual offender.

(1989 Ed.)

(6) The speed limit on campus is 10 mph or as posted. Vehicles must be operated in a careful and prudent manner at all times and must be operated in compliance with established speed limits. Drivers of vehicles must obey all regulatory signs and comply with directions given by members of the transportation and parking department and officers of the public safety department in the control and regulation of parking and traffic.

(7) The operator of a vehicle must yield the right-of-way to pedestrians crossing streets and roadways within the campus, and at intersections or clearly marked crosswalks or city streets which cross the campus. Pedestrians must not cross any street or roadway except at an intersection or clearly marked crosswalk. Pedestrians must utilize sidewalks where provided on streets and roadways. If no sidewalk is provided, pedestrians will utilize the extreme left-hand side and move to their left and clear of the roadway or street upon meeting an oncoming vehicle.

(8) Vehicles owned by or assigned on a permanent basis to administrative units on campus and bearing "B" or "M" license plates or a university insignia may be parked in "G" or "P" lots for brief periods while the driver is on university business. Long-term parking is not permitted, nor is any parking allowed in reserved spaces except when a space is designated for that specific vehicle. University vehicles may be parked in metered spaces provided that meter regulations are observed. Violations incurred will be the responsibility of the driver. All operators of these or other state vehicles will abide by all traffic and parking regulations.

(9) No person may utilize any vehicle parked on campus as a living unit without specific approval from the parking manager. Violators will be cited and/or towed.

(10) Vehicles are to be maintained in operating condition at all times on university property. Repairs will not be made on campus unless authorization has been received in advance from the parking manager. A vehicle which appears to be abandoned, with or without current Western Washington University registration or license plates, may be impounded after an attempt is made to locate and notify the owner of the impending action.

(11) The university rents space to individuals who wish to park on campus and who are issued a parking permit. The university assumes no responsibility or liability under any circumstances for vehicles or bicycles parked on campus nor does it assume any personal liability in connection with its parking program. No bailment of any sort is created by the issuance of a permit.

(12) The person who obtains a permit is responsible for assuring that the vehicle, regardless of who drives it, is parked in conformance with these regulations.

[Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-430, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-430, filed 6/28/83, effective 9/19/83.]

WAC 516-12-440 Parking areas. (1) Parking is prohibited in any area not specifically marked as a
parking space, designated by a sign, wheelstop, white/painted lines, and/or white traffic buttons.

(2) Vehicles will not be parked in any parking area without a parking permit for that area except as provided in WAC 516-12-430(2).

(3) Parking in a time-limited space is limited to the time posted or assigned.

(4) Visitors will park only where assigned by permit or in metered visitor areas with meter payment.

(5) Vehicles displaying valid permits for other parking areas on campus may not park in metered visitor lots except as provided in WAC 516-12-430(4).

(6) Metered lots are reserved for visitors and should not be used by members of the campus community. "Feeding" meters is prohibited.

(7) Motorcycles and moped-type vehicles will be parked in designated "M" (motorcycle) lots only and will not use space assigned to automobiles or bicycles.

(8) Automobiles will not park in areas assigned to motorcycles.

(9) Bicycles must be parked in bicycle racks where provided. (Chapter 516-13 WAC.)

(10) Personal notes left on vehicles describing reasons for parking without a proper and valid permit or for parking in an unauthorized manner will not be accepted.

(11) Spaces designated for specific use are restricted to assigned vehicles.

(12) Resident student (C) lots are restricted to permit holders 24 hours per day.

(13) All parking spaces are defined by signs, painted surface lines, traffic "buttons," and/or wheelstops. All other areas are no parking zones. Using more than one space when parking is prohibited.

(14) The fact that other vehicles are parked improperly does not constitute a valid excuse. Should an individual parked in violation of any regulation not receive a citation, it does not indicate that such parking is authorized, that the regulation is no longer in effect, or that a future ticket is invalid.

(15) The fact that one vehicle is parked in such a manner as to occupy more than one parking space is not an acceptable excuse for another operator to do the same.

[Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-440, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11), 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-440, filed 6/28/83, effective 9/19/83.]

WAC 516-12-450 Permits. (1) Except as otherwise provided in this chapter, permits may be issued only to students, employees, and other members of the university community. Persons wishing to obtain parking permits are required to complete a registration form provided by the transportation and parking department and pay the fee. Ownership of the parking permit remains with the university. Individuals are not allowed to transfer ownership. All permits reported lost or stolen should be returned to the parking services office immediately upon recovery. Possession or use of a lost or stolen permit or a forged permit will result in a fine and loss of parking privileges. Report the loss or theft of a parking permit to the parking services office immediately.

(2) A valid permit means an unexpired parking permit authorized by the parking manager, properly registered and displayed on the vehicle.

(3) Hanging parking permits are to be displayed from the rear-view mirror according to instructions on the permit. Other types of permits are to be displayed according to instructions provided by parking services personnel. A parking permit is not considered valid unless it is correctly displayed on the vehicle.

(4) Motorcycle permits will be permanently attached to the top of the taillight. If taillight does not conform to current federal law, permits must be attached so as to be easily seen from the rear of the vehicle.

(5) The theft or loss of a parking permit should be reported immediately upon discovery.

A stolen permit will be replaced the first time at no cost providing a theft report has been filed with the public safety department. The second time the replacement fee will be $10.00; the third time $20.00; and thereafter at the original cost of the highest priced permit plus $5.00.

A lost permit will be replaced the first time for $5.00; the second time $10.00; the third time $20.00; and thereafter at the original cost of the highest priced permit plus $5.00.

Recovered lost or stolen permits should be returned to the parking services office immediately.

(6) To enhance the business and operation of the university "all lots" decals or official business permits may be issued by the parking manager. Requests for all lots decals require annual written justification and the signature of the dean, director, or chairperson of the department with which the person is associated. Requests may also require the approval of the transportation and parking advisory committee. Issuance requires purchase of a "G" parking permit and permits will be in effect the same period of time. These permits are valid for brief periods of time only when on university business and are not valid in metered lots, specifically reserved spaces, or small capacity lots.

(7) Persons with a temporary or permanent physical disability who require special parking consideration must furnish to the parking manager a physician's certification of the request on forms provided by the parking services office. (This certification does not apply to persons whose vehicles bear a state-issued handicapped license or permit.)

(8) All permits are the property of the university and may be recalled by the parking manager under the following circumstances:

(a) When the purpose for which they were issued changes or ceases to exist.

(b) Falsification of an application or registration for parking.

(c) Violations of the regulations in this chapter.

(d) Counterfeiting or altering a permit.

(e) Failure to comply with a judgment of the parking appeals board.

(f) Failure to pay outstanding citations.
(9) Annual, academic, and quarterly parking space assignments for each year beginning September 15 and ending September 14 will be available according to a schedule determined and publicized by the parking manager.

(a) Annual permits are valid for 12 months: September 15 through September 14.
(b) Academic permits are valid for 9 months: September 15 through June 14.
(c) Quarterly permits are valid from the first day of the quarter for which issued until the first day of the succeeding quarter.

(d) Those persons desiring to consecutively renew a quarterly permit for winter, spring, and summer quarters to the same parking lot as assigned for fall quarter may do so during the two weeks prior to finals week each quarter. All spaces not renewed will go on open sale final week of each quarter. Permits may not be renewed for fall quarter.

(10) Special permits may include, but are not limited to: Guest, service/vendor, temporary assignment, visitor, and loading permits authorized by the parking manager.

(11) Faculty, staff, or students who have purchased a hanging parking permit but forget to place it on the vehicle they are driving to campus and those who have not purchased a permit must obtain a temporary permit from the parking services office or the visitor information center at the cost of a daily visitor permit. Temporary permits are issued for the lot assigned or, if no permit has been purchased, for available spaces, not for visitor lots.

(12) Faculty, staff, or students who purchase an annual, academic, or quarterly parking permit may use the permit on any vehicle but may not transfer ownership of the permit. The individual to whom a permit is issued is responsible for parking violations by any vehicle bearing the permit.

[Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-450, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11), 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-450, filed 6/28/83, effective 9/19/83.]

WAC 516-12-460 Fees. (1) Fee schedules will be submitted by the president or his designee to the board of trustees for approval by motion and will thereafter be posted in the public area of the parking services office.

(2) Cost of permits will be prorated throughout the year according to type and date purchased and will be posted in the parking services office.

(3) Refunds may be made based on the valid time remaining upon application by the permit holder or upon revocation of the permit by the parking manager. Unpaid citation fines will be deducted from any refund.

(a) The permit holder must return the permit to the parking services office before a refund will be authorized or a payroll deduction be terminated.

(b) A service charge will be assessed for any permit returned during the first ten days of fall quarter.

(c) A service charge will be assessed for quarterly permits returned during the first ten days of the quarter for which valid.

(d) No refund will be made for any permit during the last two weeks of the period for which issued.

(4) A service charge will be assessed for:

(a) Change of permit when a lot transfer is requested by the permit holder and approved by the parking manager.

(b) Replacement of permits unless old permit is returned in identifiable condition.

(5) Full-time employees have the option of paying for parking through payroll deduction.

(6) Prorated fees will be charged for part-time permits and a visitor parking fee will be charged.

(7) The proper fee must be paid for all vehicles parked in metered lots unless otherwise authorized.

(8) For fees regarding lost or stolen permits, see WAC 516-12-450(5).

(9) Permit holders who forget their permit or any driver without a permit must purchase a temporary permit at current visitor fees.

[Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-460, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11), 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-460, filed 6/28/83, effective 9/19/83.]

WAC 516-12-470 Enforcement. (1) General

(a) A vehicle which is parked in a manner which endangers or potentially endangers members of the university community or their property, state property, and/or potentially endangers members of the university community or their property, state property, and/or university's right to use any other enforcement measure.

(b) Upon receiving a third parking citation with two previous unpaid parking citations outstanding for more than seventy–two hours, a vehicle is subject to impound.

(c) A student with unpaid parking citations may not be allowed to have a copy of his/her transcript released by the registrar's office.

(d) Parking permits will not be issued until all outstanding citations are paid.

(e) After identifying the registered owner of any vehicle without a parking permit or a permit number which has three or more unpaid citations, the parking services office will contact the owner in writing that payment is required. If payment for outstanding citations is not made by the date required, the matter will be referred to the appropriate civil court for resolution.

(f) The operator and owner(s) of a vehicle which is involved in a violation of the university's parking regulations are jointly and severally responsible for the violation. The person to whom a permit is issued is responsible for all citations issued to that permit number.

(g) These enforcement measures are cumulative and resort to one or more will not waive or impair the university's right to use any other enforcement measure.

(h) The fine and penalty for illegal possession of a lost or stolen permit will be a fine equal to the original value of the highest priced period plus $5.00 and revocation of parking privileges for a period of one year.

(2) When regulations are in effect
(a) Except as stated in b and c of this section, the regulations in this chapter will be enforced throughout the calendar year from 7 a.m. to 5 p.m. but will not be enforced on Saturdays, Sundays, and official university holidays unless otherwise posted. For purposes of this section, intersessions are not considered a university holiday.

(b) A vehicle which is parked in a manner which endangers or potentially endangers members of the university or their property or state property will be impounded on the first violation regardless of when the violation occurs.

c) Intersession regulations will be determined and published by the parking manager as required.

(3) Night parking

(a) The hours of night parking are 5 p.m. to 7 a.m.

(b) During the hours of night parking all lots except "C" (campus resident) lots and reserved spaces in any lot are open to parking unless otherwise designated by the parking manager.

c) "C" parking lots are restricted to "C" decal holders at all times.

(4) Citations. A vehicle which is in violation of the university's parking regulations will be issued a citation, and fines will be assessed for violations of these regulations according to the following schedule:

(a) $5.00 violations

(i) Occupying more than one space

(ii) Parking at an expired meter

(iii) Improper display of permit

(iv) Overtime parking

(b) $10.00 violations

(i) No valid permit displayed

(ii) Parking in prohibited area (except handicapped spaces)

(iii) Parking on grass or landscaped area

(iv) Parking out of assigned area

(v) Parking in a no parking zone

(vi) Parking in a reserved area

(vii) Parking in a driveway or walkway

(c) $15.00 violation. Blocking traffic.

(d) $25.00 violations

(i) Parking in a designated handicapped space

(ii) Parking within ten feet of a fire hydrant or in a fire lane

(e) $100.00 violation. Display of lost, stolen or forged permit

(f) Citations will remain in effect for a period of five years.

(5) Continued violations. A vehicle which remains in violation of any regulations may receive additional citations for every four hours of the violation.

(6) Impoundment

(a) All violators are subject to having their vehicles impounded at their own risk and expense

(i) Upon receiving a third parking citation with two previous unpaid citations outstanding for more than 72 hours.

(ii) When the vehicle is parked in such a manner as to endanger the university community, or

(jii) The vehicle is parked so as to deprive a permit holder of his/her parking space, or

(iv) When a vehicle is left under circumstances which indicate it has been abandoned, or

(v) When a vehicle displays a permit that has been forged or reported lost or stolen.

(b) The operator/owner of the vehicle must provide positive personal identification and proof of ownership of the vehicle and pay all outstanding citations at the parking services office (or public safety office when parking services office is closed) before a vehicle release form is completed.

(i) The release form is issued to the vehicle operator/owner who must then present it in person at the towing company and pay all towing charges including any storage fees incurred.

(ii) A towing fee is charged if the driver of the tow truck has performed any labor prior to the operator/owner returning to the vehicle before the impound is completed.

(7) It is prohibited to park;

(a) Without a valid permit;

(b) Double parked;

(c) In reserved spaces without a proper permit;

(d) In no parking areas,

(e) In a handicapped space without a proper permit;

(f) In fire lanes, service roads, fire exits or within 10 feet of a fire hydrant;

(g) In loading zones unless actually loading (time is limited);

(h) In service entrances, construction sites, spaces reserved for maintenance vehicles, handicapped access areas, dumpster access;

(i) On lawns, sidewalks, crosswalks, parking lot driveways; straddling painted lines or buttons, or angle parking where prohibited;

(j) Exceeding time in time–limited or metered spaces;

(k) In areas where permit is not valid;

(l) Over or adjacent to yellow lines or curbs;

(m) Against the flow of traffic;

(n) In areas or spaces closed by barricades or other control devices.


WAC 516–12–480 Appeals. Any person who alleges being unjustly ticketed and who wishes to appeal a citation shall report to the parking services office within seven days from the date of the citation and complete an appeal form.

(1) The right to a hearing is forfeited seven days from the date of the citation.

(2) Any person dissatisfied with the decision of the parking manager or designee on appeal of a citation may request a hearing before the parking appeals board.

(Chapter 516–14 WAC.)
Chapter 516-13 WAC
BICYCLE TRAFFIC AND PARKING REGULATIONS

WAC
516-13-010 Purpose.
516-13-020 Impounding of bicycles.
516-13-030 Impounding of bicycles.
516-13-040 Unauthorized use.
516-13-050 Areas—Horns.
516-13-060 Motorized bicycles.
516-13-070 Registration.
516-13-080 Operation.

WAC 516-13-010 Purpose. The primary aim of these regulations shall be to prevent the unsafe use and/or unsafe parking of bicycles on the campus of Western Washington University.

WAC 516-13-020 Parking regulations. (1) All state of Washington bicycle regulations are applicable on the campus.

(2) All city of Bellingham bicycle regulations are applicable on the campus.

(3) Bicycles are to be parked in bicycle racks where provided or in parking areas specifically designated or marked as a bicycle parking area. No person shall park a bicycle in the public areas of buildings[], on a path, sidewalk, walkway, or in such a manner as to block a building exit or entrance.

(4) Bicycles are not to be chained to a designated work of art (identifiable by a plaque).

(5) Improperly parked bicycles are subject to impoundment.

WAC 516-13-030 Impounding of bicycles. (1) Bicycles may be impounded for illegal parking.

(2) Bicycles will be released upon presentation of proof of ownership and payment of a $3.00 fee if claimed within seven days. Bicycles unclaimed after seven days will be released to the Bellingham police department. If the owner of an impounded bicycle can be identified they will be notified immediately after impound.

(WAC 516-13-030)
WAC 516-14-200 Policy and procedure. A parking appeals board has been established composed of one administrator, one faculty member, and one staff member, to be appointed by the administrators, faculty, and staff respectively, and four students to be appointed by the associated students. Each will be appointed for a one-year term. The board will choose its own chairperson from its members.

1. The board will meet throughout the academic year dependent upon the volume of appeals.
2. The parking appeals board has jurisdiction to hear and decide only those cases involving alleged violations of Western Washington University's parking regulations, chapters 516-12 and 516-13 WAC.
3. Moving violations, violations of the motor vehicle and other traffic laws of the state of Washington, and traffic code of the city of Bellingham are referred to the Bellingham police department and district justice court.
4. The parking appeals board may adopt its own bylaws. However, these bylaws may not conflict with the WAC or the policies and procedures of related offices except by recommendation in writing, and subsequent approval of the office involved, through established university channels. The board shall be considered autonomous to the university governance system as to its judgment of appeals only. The board chairperson shall provide an annual report for informational purposes to be submitted to the vice-president of business and financial affairs by May 31 each year.

(a) Payment of a parking fine shall not constitute a waiver of the right to a hearing with regard to the underlying violation.
(b) Those receiving a university parking citation may appeal the citation by completing an official appeal form available at the parking services office. The form must be completed within seven days of the issuance of the citation or the citation will be considered valid. (WAC 516-12-480)

(c) The appeal form must include a full explanation of the basis for the appeal. The only proper basis for an appeal is a contention that the cited regulations were not violated.
(d) The parking manager (or designee) will review the appeal and may recommend dismissal of the citation. If dismissal is not recommended, the appeal will be sent to the board for adjudication. The parking manager has the authority to waive completion of the appeal form.

(d) Should a personal appearance before the board be desired, it should be indicated on the form, otherwise the citation will be adjudicated on the basis of the written submission only.

(e) If a personal appearance is requested, and the appellant cannot appear on the date scheduled, the appellant must notify the transportation and parking department in writing at least 24 hours before the scheduled time and request a new date. Only on such rescheduling is permitted. If the appellant does not appear at a scheduled hearing without notification, the appeal will be adjudicated on the basis of the written appeal only.

(f) The parking appeals board operates according to the rights of due process of law. If desired, the appellant has the right to be represented by counsel, the right to cross-examine witnesses, and the right to an open and impartial hearing.

(g) The transportation and parking department has the right to be represented at hearings and to cross-examine witnesses.

(h) The appeals board may examine witnesses for either side.

(i) At the conclusion of a hearing, and in an open meeting, the board will specify the charge(s) against the alleged violator, pronounce a judgment of guilty or not guilty as to each charge, and include a rationale for each judgment. The board has the authority to deny the appeal, void or refund the citation fine(s) in part or in full, and/or refund the towing charge(s) in part or in full, according to the pronounced judgement of guilty or not guilty.

(j) The decision of the appeals board will be in writing and will be final.

(k) Failure to comply with a decision of the parking appeals board constitutes a ground for revocation of campus parking privileges. Any unpaid fine will be deducted from any refund due as a result of revocation of parking privileges or a judgment of the board.

(l) A written record of the judgment, rationale, and fine imposed, if any, shall be furnished the transportation and parking department by the parking appeals board chairperson. These records will then be maintained by the transportation and parking department.

(m) Within the Revised Code of Washington, the alleged violator may appeal the decision of the appeals board to the state district court within ten days after written notice of the final decision has been given.
who refuses to abide by these regulations will be asked to leave the campus. Refusal to obey will subject the person to being cited for trespass under the provisions of chapter 9A.52 RCW.

If the user is a student, the student will be asked to remove the skateboard from use on campus. If the student refuses, a proceeding may be initiated under chapter 516–22 WAC, the student rights and responsibilities code.

Chapter 516–22 WAC
STUDENT RIGHTS AND RESPONSIBILITIES CODE

WAC 516–22–005 Preamble. Western Washington University students enjoy the basic rights of all members of society. At the same time, students have an obligation to fulfill the responsibilities incumbent upon all citizens, as well as the responsibilities of their particular roles within the academic community. The student is expected to respect university rules and federal, state and local laws. Those who are charged with a violation are assured of a fair judicial process and when found in violation, assured of appropriate discipline.

This chapter advises students of their rights and responsibilities while enrolled at Western Washington University.

516–22–005 [Statutory Authority: RCW 28B.35.120(11). 82–11–063 (Order 5–6–82, Resolution No. 5–6–82), § 516–22–005, filed 5/14/82. Formerly WAC 516–20–005.] [Title 516 WAC—p 23]
WAC 516-22-010 Disruptive behavior. The educational mission of Western Washington University requires the freedom to teach, conduct research and administer the university. A student shall be subject to disciplinary action if he/she engages in any behavior which interferes with the rights of others or which materially or substantially obstructs or disrupts teaching, research or administrative functions.

Sanctions available to the university through its judicial structure are disciplinary probation, disciplinary suspension or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-010, filed 5/14/82.]

WAC 516-22-015 Repeated incidents of academic dishonesty. Maintaining academic honesty is the joint responsibility of students and the faculty. Two or more incidents of academic dishonesty reported to the office of the provost (ref. "academic dishonesty policy") shall make the student subject to disciplinary action.

Sanctions for repeated incidents of academic dishonesty are disciplinary probation, disciplinary suspension or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-015, filed 5/14/82.]

WAC 516-22-020 Forgery, alteration or destruction of documents. Maintaining accurate and credible records and documents is necessary for the university to fulfill its educational mission and to assure the welfare of its students. Any student who alters, forges or destroys any official university document or record shall be subject to disciplinary action.

Sanctions available to the university through its judicial structure are disciplinary probation, disciplinary suspension or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-020, filed 5/14/82.]

WAC 516-22-025 Fraudulent admissions credentials. The integrity of Western Washington University's admissions process requires receipt of full, honest documents as requested by the admissions office. Submission of fraudulent admissions or residency credentials shall subject a student to disciplinary action at any time such act is discovered.

A student violating this section may not be granted transfer credits earned at a former institution if at the time of application to Western Washington University he/she did not provide official transcripts of all work at such institutions. Additional sanctions available through the university judicial structure are disciplinary probation, disciplinary suspension or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-025, filed 5/14/82.]

WAC 516-22-030 Interference with freedom of expression. The rights of freedom of speech, petition and assembly are fundamental to the democratic process. The United States Constitution guarantees these freedoms to all members of the Western Washington University community.

The university recognizes its obligation to protect students' freedom of expression while at the same time minimizing the impact of visual pollution and physical damage to university property. The university shall provide sufficient bulletin boards and shall permit other methods for disseminating information such as leaflets, handbills, posters and banners according to guidelines available through the Viking Union Administrative Office. All printed material may be subject to removal if the content is defamatory.

Any person may speak on the Western Washington University campus when invited to do so by a member of the university community. Use of university building spaces is subject to space and scheduling policies and procedures. The appearance of an invited speaker does not constitute an endorsement of the speaker's views by the university's faculty, administration, students or board of trustees. Public address or audio amplification equipment normally may be used only in the Viking Union Plaza and athletic fields subject to space and scheduling policies and procedures. Use of such equipment in other areas of the campus must be authorized by the vice-president for student affairs or the vice-president's designee. The essence of the right to speak is the freedom of the speaker to make his/her statement. Both the speaker and the audience are entitled to proceed without being subjected to physical interference or violence.

Students deliberately engaging in acts of violence, threats of violence or in other conduct which interferes with the rights of others or which materially or substantially disrupts the exchange of ideas on campus are subject to disciplinary action or prosecution under law. Sanctions available through the university judicial structure are disciplinary probation, disciplinary suspension or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-030, filed 5/14/82. Formerly WAC 516-20-020.]

WAC 516-22-035 Alcohol/drug policy violations. Substance abuse by members of the university community impacts the quality of the educational experience of all students. Two or more violations of alcohol/drug policies or a single substantive violation including, but not limited to, the sale of illegal substances or violence to others while under the influence of alcohol/drugs, shall make the student subject to disciplinary action.

Sanctions available to the university through its judicial structure are disciplinary probation, disciplinary suspension, or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-22-035, filed 5/15/89.]

WAC 516-22-040 Harassment of peers. A quality educational experience can only occur in an environment free of harassment and exploitation. A student shall be
subject to disciplinary action if he/she engages in harassing behaviors including any act that creates an intimidating or hostile environment for another member of the university community including, but not limited to, those of a physically threatening, sexual, religious, or racial nature.

Sanctions available to the university through its judicial structure are disciplinary probation, disciplinary suspension, or disciplinary expulsion.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-22-040, filed 5/15/89.]

WAC 516-22-100 Judicial structure. The vice-president for student affairs is responsible for administration of this code. The vice-president shall assure that the university judicial board appointment process is initiated annually and shall assure that allegations of code violations and appeals are properly referred.

A conduct officer, who shall have authority to adjudicate and administer sanctions for violations of this code, shall be appointed from the student affairs division by the vice-president for student affairs.

A six member university judicial board shall be appointed prior to fall quarter: Two faculty (appointed by the vice-president for academic affairs), three students (appointed by the associated students board) and one member of the student affairs staff (appointed by the vice-president for student affairs). An alternate for each position shall be appointed at the same time by the same authority. All appointments shall be for one academic year. The judicial board shall have authority to adjudicate and administer sanctions for violations of this code.

Should the need arise during summer session, an ad hoc judicial board shall be appointed subject to the same make-up and procedures as the academic year judicial board.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-100, filed 5/14/82. Formerly WAC 516-20-137.]

WAC 516-22-120 Initiation of informal proceedings. Any student, faculty or staff member of the university alleging a violation of this code shall deliver to the office of the vice-president for student affairs a written statement of the charges against the student. The vice-president shall ask the conduct officer to investigate the proity of the charge.

If in the conduct officer's judgment there is sufficient basis to consider the charge, the conduct officer shall meet with the student and those bringing the charges and shall weigh appropriate evidence. Within ten business days, the conduct officer shall notify the student in writing of his/her decision, including the sanction if a violation is judged to have occurred. Written notification shall include a statement of the student's right to appeal to the university judicial board.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-120, filed 5/14/82.]

WAC 516-22-124 Appeal to the judicial board. An accused student may appeal an adverse decision of the conduct officer to the university judicial board. The appeal must be made in writing to the vice-president for student affairs within ten business days of receiving the conduct officer's written decision. An extension of an additional ten business days will automatically be granted upon the student's request. The appeal letter must state the basis for the appeal. The vice-president shall notify the judicial board chairman of the appeal. No sanction may be invoked while an appeal is pending, except as provided in "interim suspension permitted," WAC 516-22-150.

[Statutory Authority: RCW 28B.35.120(11). 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-124, filed 5/14/82. Formerly WAC 516-20-200.]

WAC 516-22-130 Appeal hearing procedures. The judicial board chairman shall establish a hearing date and shall request the student making the appeal to appear.

(1) Notification of the hearing shall include:
(a) Time, date and location of hearing
(b) Provision of the "student rights and responsibilities code" which the student is alleged to have violated
(c) Nature and date of the alleged violation
(d) Copy of the code and name(s) of university resource(s) whose procedural advice can be sought
(e) Statement of the student's right to be accompanied by a nonlawyer advocate of his/her choice, to call witnesses and to speak on his/her own behalf
(f) Statement of the student's right to review written evidence prior to the hearing.

(2) Hearings shall be conducted in a manner which is informal and at the same time assures fundamental fairness of procedure. Hearings shall be open to the public unless the accused student requests a closed hearing.

(a) No student who is charged with an offense shall be asked to give information or to answer questions concerning an alleged violation of this code unless the student has received notification of a hearing in accordance with the notification provision above.

(b) The student may bring witnesses, speak in his/her own behalf and may be represented by a nonlawyer advocate of his/her own choice.

(c) An accused student has the right to know who has alleged the violation of this code, to review the written evidence, and to ask questions directly of the person(s) making the allegation and those who present testimony.

(d) The judicial board chairman and the accused student may call any person to speak concerning the alleged violation. The board chairman may limit or exclude evidence which is irrelevant, immaterial or repetitious.

(e) Five members shall constitute a quorum of the judicial board. Actions by the board require support by a majority of those members present at the time of the hearing and during presentation of the testimony. A board member may be excused from listening to part of the testimony with the board's approval if the testimony is preserved by tape recording and the absence is due to extenuating circumstances. Any member of the board
who considers himself/herself unable to render an impartial decision in a particular case shall excuse himself/herself from the board's deliberations in advance and may be replaced by an alternate.

(3) The judicial board chairman shall notify the accused student in writing of the disposition of the case and of his/her right to appeal.

WAC 516-22-134 Disruption of the judicial process. Student rights and responsibilities contained within this code are assured through the orderly functioning of the judicial process. The failure of a student formally charged with a violation of this code to appear before the conduct officer after receiving notice of a hearing shall make the student subject to disciplinary action. A student formally charged with a violation of this code may not excuse himself from judicial proceedings by withdrawing from the university and shall be prohibited from enrolling for subsequent quarters until such time as he/she does appear for a hearing.

WAC 516-22-138 Certain sanctions defined. Among those sanctions which the conduct officer or judicial board may invoke are:

(1) Disciplinary probation – an official warning which is maintained in the student's conduct file for seven years. Should the student be found in violation of the code again, the disciplinary probation status may result in a more serious sanction for the second violation.

(2) Disciplinary suspension – termination of a student's enrollment for a period of time or until certain specified conditions have been met.

(3) Disciplinary expulsion – permanent termination of a student's enrollment with no option for later reenrollment.

Conditions congruent with the nature of the charge can be added to these sanctions, included but not limited to: Restitution for damages, attendance at educational programs, university community service, restriction of access to designated areas of campus. Failure to comply with sanctioned conditions can result in further action under the provisions of the code.

WAC 516-22-142 Record of proceedings. Records prepared by the conduct officer or judicial board shall be maintained in a conduct file in the office of the vice-president for student affairs for six years. All records shall be destroyed at the end of the period, which commences upon adjournment of the conduct hearing. If an accused student has been found not in violation of this code, no record of either the charges or the proceedings will be entered into the conduct file.

WAC 516-22-146 Right to formal hearing. Included with the notification of the judicial board's decision shall be a statement that the student has a right to a formal hearing pursuant to RCW 28B.19.110 and chapter 516-08 WAC.

WAC 516-22-150 Interim suspension permitted. In order to prevent danger to individuals, substantial destruction of property or significant disruption of teaching, research or administrative functions, the vice-president for student affairs or his designee may temporarily suspend a student for stated cause subject to such limitation as the vice-president shall deem appropriate.

In all cases, the student is entitled to a hearing before the appropriate conduct officer or board as soon as such hearing can be held, but not to exceed five school days after the beginning date of interim suspension unless the student should request an extension. During the interim suspension period, the student shall be allowed on university property only to the extent deemed permissible by the vice-president for student affairs.

WAC 516-22-210 Committee on student rights and responsibilities. There is established a committee on student rights and responsibilities to be composed of five students: Three appointed by the associated students board of directors including at least one graduate student, and two appointed by university residence's interhall council; one member of the student affairs staff appointed by the vice-president for student affairs; one faculty member appointed by the faculty senate; the university conduct officer; one member of the university security staff appointed by the director of public safety; and one member of the university residences' staff.

(1) The primary purpose of the committee on student rights and responsibilities shall be to evaluate the university's "student rights and responsibilities code." The committee may provide interpretations or may recommend changes in policy concerning student rights and responsibilities.

(2) The committee shall act as appellate group for decisions by the vice-president for student affairs to withhold certain records from students; shall act as appellate group in accordance with WAC 516-26-060 if

The university shall not make the records of judicial proceedings or sanctions available to any member of the public except upon written consent of the student involved. Certain exceptions are authorized under the "student records policy," chapter 516-26 WAC.
informal proceedings fail to resolve complaints of students; and shall provide the review and revision mechanism for recommending changes in the "student records policy," chapter 516–26 WAC.

[Statutory Authority: RCW 28B.35.120(12), 89–11–039 (Order 89–01), § 516–22–210, filed 5/15/89. Statutory Authority: RCW 28B.35.120(11), 82–11–063 (Order 5–6–82, Resolution No. 5–6–82), § 516–22–210, filed 5/14/82. Formerly WAC 516–20–210.]

Chapter 516–24 WAC
GENERAL CONDUCT

WAC 516–24–001 Conduct of campus guests and visitors. (1) The rules and regulations prescribed in this Title 516 WAC shall be observed by guests and visitors while on the campus, or other college property.

(2) Guests and visitors on campus or other college property who willfully refuse to obey an order of a uniformed campus security officer or other law enforcement officer to desist from conduct prohibited by such rules and regulations may be ejected from the premises. Refusal to obey such an order will subject the person to arrest under the provisions of the Criminal Trespass Act, in addition to such other sanctions as may be applicable.

[Order 72–10, § 516–24–001, filed 11/17/72.]

WAC 516–24–050 Community relations. The public information office serves as an information service center for the college, responsible for supplying information and answering queries about the college from news media, individuals and organizations external to the college.


WAC 516–24–060 Alumni relations. The alumni relations office shall be the office through which the college chiefly communicates with its graduates, and shall be responsible for maintenance of current files concerning alumni information. Alumni mailing lists maintained by the alumni relations office shall be confidential property of the college and the alumni association and shall not generally be provided to any other agency. Requests for lists for purposes of conducting legitimate educational research shall be subject to the review and approval of the alumni relations office and the office of the president.


WAC 516–24–110 Vendor solicitation. Door-to-door on-campus solicitation by vendors is prohibited. All unsolicited sales contacts shall be restricted to the office of the division of purchases. Unauthorized solicitation or selling in the residence halls should be immediately reported to a member of the residence hall staff.


WAC 516–24–115 Business office—Cashier. The cashier's office of the Western Washington State College business office shall be open for business during the hours posted by the college controller or his designee. Personal checks may be cashed by staff and faculty at the cashier's window, subject to such limitations as may be imposed by the comptroller. No two-party, state, or WWSC checks shall be cashed. Any N.S.F. checks cashed by the cashier will be referred to the appropriate department head and subsequent check cashing privileges cancelled.


WAC 516–24–120 Official daily bulletin. The Official Daily Bulletin prints only administrative notices, placement office notices concerning job interviews and opportunities, and notices of events concerning or affecting the college community at large. All members of the college community are expected to consult the Official Daily Bulletin on the date of its publication. Those identified by name or class shall be deemed officially notified. Written notices for the Official Daily Bulletin must be signed and in the bulletin notice box in the mailroom by 2:30 p.m. the day before publication. Notices will not be accepted by phone.

[Order 72–10, § 516–24–120, filed 11/17/72.]

WAC 516–24–130 Demonstrations. The value of active participation in political and social issues is recognized by Western Washington State College as enhancing the education of the individual and contributing to the betterment of American society. The rights of free speech, petition and assembly are fundamental to the democratic process guaranteed under the Constitution of the United States and will be promoted and respected at all times.

The college further recognizes that it has an obligation to maintain on campus an atmosphere that allows the institution to perform the fundamental task of providing an opportunity for all members of the community to pursue knowledge through accepted academic processes.

To achieve these objectives it is essential that demonstrations be orderly and conducted in a manner that allows the college to function toward its established goals. Any student or group of students shall not, by their conduct, disrupt, disturb or interfere with:

(1) Classroom activities and other educational pursuits;

(2) Recognized college activities including, but not limited to, ceremonies, meetings, office functions or residence hall activities;

(3) Pedestrian and vehicular traffic;

(4) Preservation and protection of college property and personal property of individuals.

(1989 Ed.)
Any person persisting in such conduct after being requested to cease by college authorities, shall be subject to disciplinary proceedings. Such disciplinary proceedings shall be by the appropriate campus justice committee, subject to final review, hearing, and decision by the president and the board of trustees.

Where necessary for the preservation of order and to enforce the law, the president of the college or his designee is authorized to call upon law enforcement officers for assistance.

[Order 72-10, § 516-24-130, filed 11/17/72.]

Chapter 516-26 WAC

STUDENT RECORDS

WAC

516-26-010 Purpose.
516-26-020 Definitions.
516-26-030 Access to records.
516-26-035 Access to records—Limitations on access.
516-26-040 Right to copy records.
516-26-045 Request for explanation or interpretation of record.
516-26-050 Challenges—To content of records—To release of records—Or to denial of access to records.
516-26-055 Challenges—Informal proceedings.
516-26-060 Challenges—Hearing before student rights and responsibilities committee.
516-26-070 Release of personally identifiable information or education records.
516-26-075 Release of personally identifiable information or education records—Nature of consent required.
516-26-080 Release of personally identifiable information or education records—Exceptions to consent requirement.
516-26-085 Release of information in emergencies.
516-26-090 Directory information.
516-26-095 Destruction of student records.
516-26-100 Notification of rights under this chapter.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-26-065 Student records committee. [Order 76-4, § 516-26-065, filed 8/20/76. Repealed by 79-06-019 (Order 79-05, Resolution No. 79-05), filed 5/14/79. Statutory Authority: RCW 28B.35.120(11).]

WAC 516-26-010 Purpose. The purpose of this chapter is to implement Public Law 93-380, the Family Educational Rights and Privacy Act of 1974, by establishing rules and procedures to insure that information contained in student records is accurate and is handled in a responsible manner by the university and its employees.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-010, filed 5/14/79; Order 76-4, § 516-26-010, filed 8/20/76.]

WAC 516-26-020 Definitions. For purposes of this chapter the following terms shall have the indicated meanings:

(1) "Student" shall mean any person who is or has been officially registered at and attending Western Washington University and with respect to whom the university maintains education records or personally identifiable information.

(2)(a) "Education records" shall refer to those records, files, documents and other materials maintained by Western Washington University or by a person acting for Western Washington University which contain information directly related to a student.

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

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

(ii) If the personnel of the university's department of safety and security do not have access to education records under WAC 516-26-080, the records and documents of the department which are kept apart from records described in WAC 516-26-020 (2)(a), are maintained solely for law enforcement purposes, and are not made available to persons other than law enforcement officials of the same jurisdiction;

(iii) Records made and maintained by the university in the normal course of business which relate exclusively to a person's capacity as an employee and are not available for any other purpose; or

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

(3) "Personally identifiable information" shall refer to data or information which includes either (a) the name of a student, the student's parent, or other family member, (b) the address of the student, (c) a personal identifier, such as the student's social security number or student number, (d) a list of personal characteristics which would make it possible to identify the student with reasonable certainty, or (e) other information which would make it possible to identify the student with reasonable certainty.

(4) "Vice-president for student affairs" shall refer to the vice-president for student affairs or his designee.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-020, filed 5/14/79; Order 76-4, § 516-26-020, filed 8/20/76.]

WAC 516-26-030 Access to records. (1) Except as provided in WAC 516-26-035, each student at Western Washington University shall have access to his or her education records. The right of access shall include the right to inspect, review, and obtain copies of education records.

(2) The vice-president for student affairs shall prepare a list of the types of student education records which are maintained by Western Washington University.

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(1989 Ed.)
(3) A student wishing access to his or her education records shall submit a written request for access to the vice-president for student affairs. A request for access shall be acted upon by the vice-president for student affairs within a reasonable period of time, not to exceed twenty days.

(4) The vice-president for student affairs shall provide students of the university with an opportunity for reasonable access to education records, provided that the vice-president for student affairs shall be responsible for taking appropriate measures to safeguard and insure the security and privacy of the institution's records while being inspected by students.

(5) The vice-president for student affairs will inform writing a student who has requested access to his or her education records of the nature of any records which are being withheld from the student on the basis of the exceptions set forth in WAC 516-26-035. A student may challenge a decision by the vice-president for student affairs to withhold certain of the student's records by filing an appeal with the student rights and responsibilities committee.

(6) This section shall not prohibit the university registrar from providing a student with a copy of the student's academic transcript without prior clearance from the vice-president for student affairs.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-035, filed 5/14/79; Order 76-4, § 516-26-035, filed 8/20/76.]

WAC 516-26-035 Access to records—Limitations on access. (1) Western Washington University shall not make available to a student the following types of materials:

(a) The financial records of the student's parents or any information contained therein.

(b) Letters or statements of recommendation, evaluation or comment which were provided to the university in confidence, either expressed or implied, prior to January 1, 1975, provided that such letters or statements shall not be used for purposes other than those for which they were originally intended.

(c) If a student has signed a waiver of the student's right of access in accordance with subsection (2) of this section, confidential records relating to the following:

(i) Admission to any educational agency or institution;

(ii) An application for employment; or

(iii) The receipt of an honor or honorary recognition.

(2) A student, or a person applying for admission to the university, may waive his or her right of access to the type of confidential records referred to in subsection (1)(c) of this section, provided that such a waiver shall apply only if the student is, upon request, notified of the names of all persons making confidential recommendations, and such recommendations are used solely for the specific purpose for which the waiver has been granted. Such a waiver may not be required as a condition for admission to, receipt of financial aid from, or receipt of other services or benefits from the university.

(3) If any material or document in the education record of a student includes information concerning more than one student, the student shall only have the right either to inspect and review that portion of the material or document which relates to the student or to be informed of the specific information contained in that portion of the material or document.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-035, filed 5/14/79; Order 76-4, § 516-26-035, filed 8/20/76.]

WAC 516-26-040 Right to copy records. (1) The vice-president for student affairs shall, at the request of a student, provide the student with copies of the student's education records. The fees for providing such copies shall not exceed the actual cost to the university of providing the copies.

(2) Official copies of transcripts from other educational institutions, such as high school or other college transcripts, will not be provided to students by the university.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-040, filed 5/14/79; Order 76-4, § 516-26-040, filed 8/20/76.]

WAC 516-26-045 Request for explanation or interpretation of record. The vice-president for student affairs shall respond to reasonable requests for explanations or interpretations of the contents of student education records.

[Order 76-4, § 516-26-045, filed 8/20/76.]

WAC 516-26-050 Challenges—To content of records—To release of records—Or to denial of access to records. (1) Any student who believes that inaccurate, misleading, or otherwise inappropriate data is contained within his or her education records shall be permitted to have included within the record a written explanation by the student concerning the content of the records.

(2) A student shall have the right, in accordance with the procedures set forth in WAC 516-26-055 and 516-26-060, to:

(a) Challenge the content of education records in order to assure that the records are not inaccurate, misleading, or otherwise in violation of the privacy or other rights of the students;

(b) Have the opportunity to correct or delete inaccurate, misleading, or otherwise inappropriate data contained within education records;

(c) Challenge the release of education records to specific persons as contrary to the provisions of this chapter; and

(d) Challenge a decision by the university to deny the student access to particular types of records.

(3) A student shall not be permitted under this chapter to challenge the validity of grades given in academic courses, except on the grounds that, as a result of clerical error, the student's records fail to accurately reflect the grades actually assigned by an instructor.
WAC 516-26-055 Challenges—Informal proceedings. A student wishing to exercise the rights set forth in WAC 516-26-050(2) shall first discuss with the vice-president for student affairs the nature of the corrective action sought by the student.

[Order 76-4, § 516-26-055, filed 8/20/76.]

WAC 516-26-060 Challenges—Hearing before student rights and responsibilities committee. (1) If informal proceedings fail to resolve the complaint of a student, the student may file with the vice-president for student affairs a written request for a hearing before the student rights and responsibilities committee of the university.

(2) Within a reasonable time after submission of a request for hearing, the student rights and responsibilities committee shall conduct a hearing concerning the student's request for corrective action.

(a) The student and the university shall be given a full opportunity to present relevant evidence at the hearing before the student rights and responsibilities committee.

(3) If a student demonstrates that the student's education records are inaccurate, misleading, or otherwise in violation of the privacy or other rights of the student, the student rights and responsibilities committee shall have authority to order the correction or deletion of inaccurate, misleading or otherwise inappropriate data contained in the records.

(4) If a student demonstrates that the release of the student's education records would be improper under this chapter, the student rights and responsibilities committee shall have authority to order that the records not be released.

(5) If a student demonstrates that the student's education records are inaccurate, misleading, or otherwise in violation of the privacy or other rights of the student, the student rights and responsibilities committee shall have authority to order the correction or deletion of inaccurate, misleading or otherwise inappropriate data contained in the records.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-060, filed 5/14/79; Order 76-4, § 516-26-060, filed 8/20/76.]

WAC 516-26-070 Release of personally identifiable information or education records. Except as provided in WAC 516-26-080, 516-26-085, or 516-26-090, the university shall not permit access to or the release of a student's education records or personally identifiable information contained therein to any person without the written consent of the student.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-070, filed 5/14/79; Order 76-4, § 516-26-070, filed 8/20/76.]

WAC 516-26-075 Release of personally identifiable information or education records—Nature of consent required. Where the consent of a student is required under WAC 516-26-070 for the release of education records or personally identifiable materials contained therein, the student's consent shall be in writing, shall be signed and dated by the student, and shall include a specification of the records to be released, the reasons for such release, and the names of the parties to whom the records may be released.

[Order 76-4, § 516-26-075, filed 8/20/76.]

WAC 516-26-080 Release of personally identifiable information or education records—Exceptions to consent requirement. (1) The university may permit the access to or release of a student's education records or personally identifiable information contained therein without the written consent of the student to the following parties:

(a) University officials, including faculty members, when the information is required for a legitimate educational purpose within the scope of the recipient's official responsibilities with the university and will be used only in connection with the performance of those responsibilities;

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

(c) Agencies or organizations requesting information in connection with a student's application for, or receipt of, financial aid;

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

(e) Accrediting organizations in order to carry out their accrediting functions; or

(f) Any person or entity authorized by judicial order or lawfully issued subpoena to receive such records or information, upon condition that the student is notified of such orders or subpoenas in advance of compliance therewith by the university. Any university employee or official receiving a subpoena or judicial order for education records or personally identifiable information contained therein shall immediately notify the assistant attorney general representing the university.

(2) Education records of a student or personally identifiable information contained therein which are released
to third parties, with or without the consent of the student involved, shall be accompanied by a written statement indicating that the information cannot subsequently be released in a personally identifiable form to any other party without the written consent of the student involved.

(3) The university shall maintain a record, kept with the education records of each student, indicating all parties, other than those parties specified in WAC 516-26-080 (1)(a), which have requested or obtained access to the student's education records, and indicating the legitimate interest of each such party in having obtained the records or information contained therein. This record of access shall be available only to the student, to the employees of the university responsible for maintaining the records, and to the parties identified under WAC 516-26-080 (1)(a) and (c).

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-080, filed 5/14/79; Order 76-4, § 516-26-080, filed 8/20/76.]

WAC 516-26-085 Release of information in emergencies. (1) The vice-president for student affairs or his designee may, without the consent of a student, release the student's education records or personally identifiable information contained therein to appropriate parties in connection with an emergency if the knowledge of such information is necessary to protect the health or safety of the student or other persons.

(2) The following factors should be taken into consideration in determining whether records may be released under this section:

(a) The seriousness of the threat to the health or safety of the student or other persons;

(b) The need for personally identifiable information concerning the student to meet the emergency;

(c) Whether the parties to whom the records or information are released are in a position to deal with the emergency; and

(d) The extent to which time is of the essence in dealing with the emergency.

(3) If the university, pursuant to subsection (1) of this section, releases personally identifiable information concerning a student without the student's consent, the university shall notify the student as soon as possible of the identity of the parties and to whom the records or information have been released and of the reasons for the release.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-080, filed 5/14/79; Order 76-4, § 516-26-080, filed 8/20/76.]

WAC 516-26-090 Directory information. (1) The university may release "directory information" concerning a student to the public unless the student requests in writing of the vice-president for student affairs that the student's directory information not be released except as provided in WAC 516-26-070, 516-26-075, 516-26-080 or 516-26-085.

(2) The term "directory information" shall include information relating to the student's name, local and home address, telephone listing, class schedule, dates of attendance, degrees and awards received, participation in officially recognized sports, and weight and height if a member of an athletic team.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-090, filed 5/14/79; Order 76-4, § 516-26-090, filed 8/20/76.]

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

WAC 516-26-095 Destruction of student records. Except as otherwise provided by law, the university shall not be precluded under this chapter from destroying all or any portion of a student's education records, provided that no education record to which a student has requested access shall be removed or destroyed by the university prior to providing the student with the requested access.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-095, filed 5/14/79; Order 76-4, § 516-26-095, filed 8/20/76.]

WAC 516-26-100 Notification of rights under this chapter. The university shall provide reasonable notification to students of the rights of students under this chapter.

(1) Notice will be provided to students under this section at least annually, and shall include the following:

(a) A statement of the types of education records maintained by the university;

(b) The name and position of the employee of the university responsible for the maintenance of each type of record, the persons who have access to those records, and the purposes for which such persons have access;

(c) A copy of the rules and procedures set forth in this chapter; and

(d) A statement concerning the cost which will be charged to a student for reproducing copies of the student's records.

[Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-100, filed 5/14/79; Order 76-4, § 516-26-100, filed 8/20/76.]

Chapter 516-28 WAC STANDARDS AND PROCEDURES FOR INVolUNTARY ADMINISTRATIVE WITHDRAwAL OF STUDENTS AT WESTERN WASHINGTON UNIVERSITY FOR BEHAVIOR FROM MENTAL DISORDERS
WAC 516-28-010 Preamble. Western Washington University students enjoy the basic rights of all members of society. At the same time the student is expected to respect university rules and federal, state, and local laws. Those students who because of mental disorders are unable to do so and who represent a serious threat to themselves or others and therefore may need to be administratively withdrawn from attendance at Western Washington University are assured of a fair judicial process; at the same time, other students, faculty, and staff at Western Washington University are assured of relief from disruption of the mission of the university caused by those with behavioral problems stemming from mental disorders. This chapter advises students of their rights and responsibilities regarding behavior arising from mental disorders while enrolled at Western Washington University, and of the process the university will take if involuntary administrative withdrawal is indicated.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-010, filed 5/15/89.]

WAC 516-28-015 Standards for withdrawal. A student will be subject to involuntary administrative withdrawal from Western Washington University if it is determined that the student is suffering from a mental disorder (as defined in the American Psychiatric Association Diagnostic and Statistical Manual), and, as a result of the mental disorder (1) engages, or threatens to engage, in behavior which poses a danger of causing physical harm to self or others; or (2) engages, or threatens to engage, in behavior which would cause significant property damage, or directly and substantially impedes the lawful activities of others. These standards do not preclude removal from Western Washington University in accordance with provisions of other laws, rules, or regulations.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-015, filed 5/15/89.]

WAC 516-28-020 Referral for evaluation. The vice-president for student affairs may refer a student for evaluation by a licensed psychiatrist or psychologist chosen by but not affiliated with the university, if:

(1) He/she believes that the student may meet the criteria set forth in WAC 516-28-015; or

(2) A student subject to disciplinary charges wishes to introduce relevant evidence of any mental disorder. Results of this evaluation shall be forwarded to the vice-president for student affairs.

Students referred for evaluation shall be so informed in writing, either by personal delivery or certified mail, and shall be given a copy of this code. The evaluation must be completed within five business days from receipt of the referral letter, unless a written extension is given by the vice-president for student affairs or his/her designee. Students may be accompanied by a licensed psychologist or psychiatrist of their choice, who may observe but not participate in the evaluation process. Legal representation at the evaluation will not be permitted.

Any pending disciplinary action may be withheld until the evaluation is completed, at the discretion of the vice-president for student affairs.

A student who fails to complete the evaluation in accordance with these standards and procedures may be withdrawn on an interim basis, or referred for disciplinary action, or both.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-020, filed 5/15/89.]

WAC 516-28-025 Interim withdrawal. An interim administrative withdrawal may be implemented immediately if a student fails to complete an evaluation as provided above, or if the vice-president for student affairs determines that a student may be suffering from a mental disorder, and the student's behavior poses an imminent danger of:

1. Caus[ing serious physical harm to the student or others; or

2. Caus[ing significant property damage, or directly and substantially impeding the lawful activities of others.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-025, filed 5/15/89.]

WAC 516-28-030 Notice of interim withdrawal. A student subject to an interim withdrawal shall be given written notice of the withdrawal either by personal delivery or by certified mail, and shall be given a copy of this code. The student will also be given an opportunity to appear personally before the vice-president for student affairs or his/her designee, within two business days from the effective date of the interim withdrawal, in order to review the following issues only:

1. The reliability of the information concerning the student's behavior;

2. Whether or not the student's behavior poses a danger of causing imminent serious physical harm to the student or others, causing significant property damage, or directly and substantially impedes the lawful activities of others;

3. Whether or not the student has completed an evaluation, in accordance with these standards and procedures; and

4. For what purposes and under what conditions the student may enter the campus pending completion of the informal hearing process.

If, after the meeting between the vice-president for student affairs or his/her designee and the student, the vice-president for student affairs or his/her designee maintains the same position as to the student's need for an evaluation by a mental health professional, such evaluation should take place within two business days after the student submits a request for an appointment with the mental health professional.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-030, filed 5/15/89.]

(1989 Ed.)
WAC 516-28-035 Assistance in proceeding. A student subject to interim withdrawal may be assisted in the proceeding specified in WAC 516-28-030 by a family member and a licensed psychologist or psychiatrist or a member of the faculty or staff of the university. Furthermore, the student may be accompanied by legal counsel, whose role will be limited to providing legal advice to the student. Students will be expected to speak for themselves whenever possible.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-035, filed 5/15/89.]

WAC 516-28-040 Informal hearing. An informal hearing will be held within seven business days after the student has been evaluated by the appropriate mental health professional. The student will remain withdrawn on an interim basis pending completion of the informal hearing, but will be allowed to enter the campus to attend the hearing, or for other necessary purposes as preauthorized by the vice-president for student affairs.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-040, filed 5/15/89.]

WAC 516-28-045 Informal hearing guidelines. Students subject to an involuntary withdrawal shall be accorded an informal hearing before the vice-president for student affairs or his/her designee, utilizing the following guidelines:

1. Students will be informed to the time, date, and location of the informal hearing in writing, either by personal delivery or certified mail, at least two business days in advance.

2. The case file shall include an evaluation prepared by the mental health professional and the names of prospective witnesses. This file will be available for inspection by the student in the office of the vice-president for student affairs during normal business hours. This file will be available at least two business days prior to the informal hearing.

3. The informal hearing shall be conversational and nonadversarial. Formal rules of evidence will not apply. The vice-president for student affairs or his/her designee shall exercise active control over the proceedings to avoid needless consumption of time and to achieve the orderly completion of the hearing. Any person who disrupts the hearing may be excluded.

4. The student may choose to be assisted by a family member, a licensed psychiatrist or psychologist, or by a member of the faculty or staff of the university. Furthermore, the student may be accompanied by legal counsel, who is limited to providing legal advice to the student.

5. Whenever possible, the student will be expected to respond to questions asked by the vice-president for student affairs or his/her designee. A student who refuses to answer on grounds of Fifth Amendment privilege may be informed that the vice-president for student affairs or his/her designee may draw a negative inference from the refusal which might result in dismissal from the institution in accordance with these standards and procedures.

6. Those assisting the student, except for legal counsel, will be given reasonable time to ask relevant questions of any individual appearing at the informal hearing, as well as to present relevant evidence.

7. The informal hearing may be conducted in the absence of a student who fails to appear after proper notice.

8. A university official and/or a licensed psychiatrist or psychologist who prepared the evaluation report may be expected to appear at the informal hearing, and to respond to relevant questions or present evidence upon request of any party involved, if the vice-president for student affairs or his/her designee determines that such participation is essential to the resolution of the case.

9. The informal hearing shall be tape-recorded and kept with the pertinent case file in the confidential records of the vice-president for student affairs for six years, following which the records will be destroyed. During this period, the records will be accessible only upon approval of the vice-president for student affairs and then only for compelling reasons.

10. A written decision shall be rendered by the vice-president for student affairs or his/her designee within five business days after the completion of the informal hearing. The written decision, which will be personally delivered or sent by certified mail, shall contain a statement of reasons for any determination leading to involuntary withdrawal. The student will also be advised as to when a petition for reinstatement would be considered, along with any conditions of reinstatement.

11. The decision of the vice-president for student affairs or his/her designee shall be final and not subject to appeal within the institution.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-045, filed 5/15/89.]

WAC 516-28-050 Deviations from established procedures. Deviations from these procedures will not invalidate a decision or proceeding unless significant prejudice to a student may result.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-050, filed 5/15/89.]

WAC 516-28-060 Relationship to student rights and responsibilities code. A student accused of engaging in conduct subject to disciplinary action pursuant to chapter 516-22 WAC may be diverted from that disciplinary process and withdrawn according to these standards and procedures if the student, as a result of mental disorder (1) lacks the capacity to respond to pending disciplinary charges or (2) did not know the nature of wrongfulness of the conduct at the time of the offense.

Students otherwise subject to disciplinary charges who wish to introduce relevant evidence of any mental disorder must so inform the vice-president for student affairs in writing at least two business days prior to any disciplinary hearing under chapter 516-22 WAC. If the vice-president for student affairs determines that the evidence may have merit, the case shall then be resolved in accordance with this chapter. If the vice-president for student affairs determines that the student does not meet
the criteria set forth in this chapter, the case will be returned to the disciplinary process. The determination by the vice-president for student affairs shall be made within five days after the student's written submittal. Evidence of any mental disorder may not be admitted into evidence or considered by the hearing panel in any disciplinary proceeding under chapter 516-22 WAC.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-060, filed 5/15/89.]

WAC 516-28-065 Reinstatement. Should the above process result in a decision that the student is capable of attending classes at Western Washington University, the vice-president for student affairs or his/her designee shall take equitable measures to mitigate the effects of the withdrawal upon the student.

[Statutory Authority: RCW 28B.35.120(12). 89-11-039 (Order 89-01), § 516-28-065, filed 5/15/89.]

Chapter 516-31 WAC
STATE ENVIRONMENTAL POLICY ACT--RULE

WAC
516-31-010 Implementation of State Environmental Policy Act.

WAC 516-31-010 Implementation of State Environmental Policy Act. (1) It shall be the policy of Western Washington State College that all actions taken by the college shall comply with the provisions of chapter 43.21C RCW (the State Environmental Policy Act) and chapter 197-10 WAC, as presently enacted or hereafter amended.

(2) The president of Western Washington State College shall be responsible for administering and implementing this policy. The president shall designate the college personnel who will be responsible for carrying out the duties and functions of the college as set forth or incorporated herein.

[Order 76-8, § 516-31-010, filed 12/14/76.]

Chapter 516-34 WAC
LEASING OF UNIVERSITY PROPERTY FOR BUSINESS PURPOSES

WAC
516-34-010 Request to lease university property.
516-34-020 Consideration of request and initial proposal.
516-34-030 Preliminary evaluation by board of trustees.
516-34-040 Public notice of intention to lease.
516-34-050 Submission of final proposals.
516-34-060 Consideration and evaluation of final proposal(s).
516-34-070 Notice of rejection.

WAC 516-34-010 Request to lease university property. Any individual desiring to provide a particular service to the Western Washington University community from a leased location on the campus of Western Washington University shall submit to the vice-president for business and financial affairs of the university an initial written proposal for the provision of that service and a request to lease university property.

[Statutory Authority: RCW 28B.35.120(11). 87-01-110 (Order 12-03-86), § 516-34-010, filed 12/24/86; Order 73-13, § 516-34-010, filed 8/8/73.]

WAC 516-34-020 Consideration of request and initial proposal. (1) The vice-president for business and financial affairs or his/her designee shall in consultation with the appropriate administrative office(s) and/or councils make a determination of need based on the following factors:
(a) Whether there is a need for the proposed service on the campus of Western Washington University;
(b) Whether the proposed service is compatible with the goals and objectives of the university;
(c) Whether the proposed service can be provided within the context of existing campus resources or programs, thus rendering a new lease unnecessary;
(d) Whether the requested lease is acceptable within the framework of the university land use plan;
(e) Whether the requested lease should be granted;
(f) Which, if any, of the university property should be leased in connection with the proposed service.

(2) Upon completion of the above evaluation and determination, the office of the vice-president for business and financial affairs shall submit a written statement of findings with regard to the above factors to the university president. A determination shall thereupon be made as to whether the initial proposal and/or request for lease should be denied or should be presented to the board of trustees for consideration.

(a) If the determination is made that a particular initial proposal and/or request for lease should not be granted, the office of the vice-president for business and financial affairs shall give written notice of denial to the individual presenting the proposal and request for lease, and shall include within this notice the reasons for such denial.

[Statutory Authority: RCW 28B.35.120(11). 87-01-110 (Order 12-03-86), § 516-34-020, filed 12/24/86; Order 73-13, § 516-34-020, filed 8/8/73.]

WAC 516-34-030 Preliminary evaluation by board of trustees. The board of trustees shall consider and evaluate each initial proposal for services and request for lease referred to the board. The board of trustees may either deny or give preliminary approval in whole or in part to each such initial proposal for services or request for lease.

[Order 73-13, § 516-34-030, filed 8/8/73.]

WAC 516-34-040 Public notice of intention to lease. Whenever the board of trustees gives preliminary approval to an initial proposal for services and request for lease, the university shall forthwith give reasonable and timely notice to members of the public and to interested parties indicating that the university will consider leasing a particular area of university property in connection with the provision of a particular service to the university community. Said notice shall specify a time
WAC 516-34-050 Submission of final proposals. Within the time limit specified in the public notice given by the university, any individual interested in leasing the particular area of university property specified in the notice for the purpose of providing the particular service specified in the notice shall submit a proposal to the university setting forth in detail the means and methods by which that individual would utilize the leased property and provide the desired service to the university community.

[Statutory Authority: RCW 28B.35.120(11). 87-01-110 (Order 12-03-86), § 516-34-040, filed 12/24/86; Order 73-13, § 516-34-040, filed 8/8/73.]

WAC 516-34-060 Consideration and evaluation of final proposal(s). (1) The university shall carefully examine and evaluate all proposals for lease of university property and provision of services. The factors considered by the university in evaluating such proposals shall include but not be limited to the following:

(a) The capabilities, qualifications, and experience of each person, firm, corporation, or organization who would be involved in the execution of the proposal;

(b) The financial stability of each person, firm, corporation, or organization owning and/or operating the proposed service facility;

(c) The educational, academic and financial value of each proposal to the university;

(d) Whether the proposal indicates that there will be full compliance at all times with the applicable requirements of the university's affirmative action program;

(e) The overall projected ability of each proposal to provide the desired service.

(2) Upon completion of the evaluation, the university shall determine which, if any, of the submitted proposals is in the best interests of the university. The university shall have authority to reject all proposals as being unsatisfactory.

[Statutory Authority: RCW 28B.35.120(11). 87-01-110 (Order 12-03-86), § 516-34-060, filed 12/24/86; Order 73-13, § 516-34-060, filed 8/8/73.]

WAC 516-34-070 Notice of rejection. The university shall give prompt notice in writing to all individuals submitting final proposals as to final disposition of award and clearly specify the reasons.

[Statutory Authority: RCW 28B.35.120(11). 87-01-110 (Order 12-03-86), § 516-34-070, filed 12/24/86; Order 73-13, § 516-34-070, filed 8/8/73.]
Chapter 516-37 WAC
USE OF COLLEGE FACILITIES—LIBRARY AND EDUCATIONAL MEDIA SERVICES

WAC
516-37-001 Use of library facilities by noncampus related persons. General policy is to extend the use of Wilson Library resources and facilities freely to noncampus persons who wish to make use of Wilson Library resources for some scholarly, book or study-related need. However, to the extent it is feasible such individuals are encouraged to use public and school library materials and facilities when the latter will serve their ends equally well. Such use of library facilities by noncampus related persons does not extend to borrowing privileges, except materials may be loaned to persons in the following categories upon such terms as the director of the library or his designee shall approve:

(1) Faculty of other four-year colleges and universities are accorded borrowing privileges under the reciprocal library privilege policy adopted by the Washington higher education library committee in 1969.

(2) Persons who have joined the "Friends of the Mabel Zoe Wilson Library" at a minimum rate of ten dollars are issued cards only upon application which are renewable each year, upon application, by such persons.

(3) Persons who join the Western Washington State College alumni association and who subscribe ten dollars or more are issued cards only upon application.

(4) Cooperating teachers are provided loan privileges upon request.

(5) Individuals approved by the director of Wilson Library or his designee such as visiting scholars, research-oriented members of the local community, faculty from neighboring colleges, city officials, local teachers, may be issued a short-term "associate courtesy card."

WAC 516-37-005 Library hours. During the periods when classes are in session, the library hours shall be posted on the exterior wall or door of the library. Wilson Library may be open for limited service on holidays when demand for library facilities can be expected from the college community. Hours may be adjusted without notice to meet special conditions.

WAC 516-37-010 Library hours—Library—Bulletin board posting. All posting in Wilson Library is permitted only on the regularly designated bulletin boards. Responsibility and supervision of all bulletin boards in the library is assigned to the reference department. All posters or materials requested to be displayed by students are expected to carry the ASB stamp and to be dated. Posters that do not carry the ASB stamp or that are requested to be displayed by faculty or nonstudent groups may be approved in the discretion of the assistant director for public services or his designee.

WAC 516-37-011 Library hours—Library—Handbills. No handbills or other literature may be passed out in the library. Upon application and with the permission of Wilson Library, any literature which qualifies under the provisions of WAC 516-20-014 may be placed at the circulation desk in a location designated by the circulation staff.

WAC 516-37-020 Library loan policy—On-campus borrowers. General circulation books and periodicals may be loaned to students, faculty, teaching assistants, department assistants and other on-campus borrowers for periods specified by the director of the library and in accordance with the library rules. The director shall establish and post in the circulation department a schedule of charges for late returns or damaged or lost materials. Undergraduates may borrow general circulation books, with no restrictions on number, for the relevant loan period obtaining. These books may be renewed as often as requested unless they are reserved for other patrons. Periodicals are not generally loaned to undergraduate students.
Graduate students may borrow general circulation books for a period of one quarter, subject to library rules. Periodicals are not generally loaned to graduate students.

Faculty may borrow general circulation books for a period of one year, subject to library rules. All books are due on May 1 each year except that books charged or renewed in spring quarter do not become due until May 1, of the following year.

Teaching assistants or departmental assistants may borrow books under general circulation loan regulations applicable to graduate students, provided that, teaching assistants, graduate assistants, departmental assistants or research assistants (but not graduate students as such) who hold a card signed by the graduate dean designating their status may borrow periodicals on the same basis as faculty.


WAC 516–37–030 Library loan policy—Library—Briefcase inspection. The circulation system is designed to provide control of the collection in order to insure its maximum availability to the users of the library. In order to make certain that the circulation system is fully functional, all briefcases and other carriers shall be inspected upon the user's leaving the library. Persons choosing not to have their briefcases or other carriers inspected may leave them upon entry at the designated places provided.


WAC 516–37–100 Educational media services. Educational media services coordinate the utilization of the various media of communication in support of the instructional program. Such facilities are not available for nonacademic purposes, provided that the audio–visual reference service may, in its discretion, loan equipment to student organizations which are officially recognized by the associated students of Western Washington State College.

(1) Requests for equipment and operators must be placed with the student activities office and transmitted to the audiovisual office for scheduling and related arrangements 24 hours in advance.

(2) The student group assumes full responsibility for any damage or loss of borrowed audio–visual equipment. A loan charge shall be required for equipment which is borrowed and a schedule of loan charges shall be available at the student activities office and at the audiovisual office.


Chapter 516–38 WAC USE OF CAMPUS FACILITIES—GENERAL

WAC 516–38–050 Computer center.
516–38–051 Computer use.
516–38–052 Computer use—Procedures.
516–38–053 Computer use—Confidentiality.

516–38–110 Speech clinic.
516–38–115 Career planning and placement center.
516–38–117 Recruitment activities.
516–38–118 Job notification.
516–38–119 Reciprocal services.

WAC 516–38–050 Computer center. The computer center of Western Washington State College serves the instructional, research, and administrative computing needs of the campus.

[Order 72–10, § 516–38–050, filed 11/17/72.]

WAC 516–38–051 Computer use. First priority for computer use shall be given the scholarly pursuits of the college's students and staff in research and instructional processes. The computer center may, at commercially competitive rates or for value received, sell services to noncampus clientele when, in the opinion of the director of the computer center,

(a) The sale will not in any way jeopardize, dilute or compromise the center's service to campus clientele, and

(b) Similar services are not available elsewhere in the community, and

(c) The service involves an appropriate sensible and nontrivial use of the computer relating to some college program or goal.

[Order 72–10, § 516–38–051, filed 11/17/72.]

WAC 516–38–052 Computer use—Procedures. Application forms for computer services are available at the computer center. Large projects shall be brought to the center's attention at the earliest possible time in the planning stage.

The specified times of availability of center facilities will be determined by the director and posted in a conspicuous location in the computer center. The times of availability may vary from time to time as necessary, and shall provide for an orderly progression of data processing by which the academic, administrative, and instructional requirements receive processing and such schedules may be developed and projected to provide maximum utilization of the many areas of the data processing facility for the students, faculty and administration.

[Order 72–10, § 516–38–052, filed 11/17/72.]

WAC 516–38–053 Computer use—Confidentiality. Application for computer services by any individual or agency customer shall be deemed a representation that such customer has established and is following procedures which protect the right of individuals to the privacy and confidentiality of records concerning them, regardless of whether or not such records are mechanized. Customers shall be responsible for providing such control procedures and mechanisms as are necessary to protect the confidentiality of any particular data base.


WAC 516–38–110 Speech clinic. The resources of the speech clinic of the Western Washington State College speech department may be made available persons
in the county with hearing or speech defects. Applications for the use of such resources shall be made through the chairman of the speech department, or his designee, who may charge a fee for such service. The fee schedule shall be prominently posted in the office of the speech department.

[Order 72-10, § 516-38-110, filed 11/17/72.]

WAC 516-38-115 Career planning and placement center. The career planning and placement center provides (1) career planning services for undergraduates and (2) placement services for the following "eligible persons": Graduating seniors (who may establish placement credentials the quarter they become a senior), graduate degree or certificate candidates (including graduates of other institutions who may establish placement credentials upon earning thirty quarter credit hours toward advanced degree or certificate at Western) and alumni (who have received a degree or certificate from Western). Open lists of all employment opportunities and campus recruiting visits are maintained by the placement center for qualified students.

[Order 72-10, § 516-38-115, filed 11/17/72.]

WAC 516-38-116 Placement credentials--Fees. Eligible persons may complete registration forms at the center establishing placement credentials to be placed in the center's placement credentials file. The center may charge fees for its services and its schedule of fees shall be prominently posted within the placement center. Placement center services may be denied any individual who fails to pay placement fees when due. The center shall not duplicate or mail incomplete credential files, individual recommendations or personal resumes. Credentials are confidential and may only be sent to legitimate prospective employers or transferred to other educational institutions for establishment there of placement credentials.

[Order 72-10, § 516-38-116, filed 11/17/72.]

WAC 516-38-117 Recruitment activities. (1) All legitimate employers (organizations interested in hiring graduating students or alumni and recruiting personnel from college or university graduate schools, provided, however, that no commercial or state employment agency shall be allowed to solicit students or alumni on campus) shall be coordinated by the placement center subject to the following conditions:

(A) Employers shall not be eligible to recruit on campus unless they comply with all federal and state laws against discrimination.

(B) All interviewing arranged by the placement center shall be conducted in offices or space provided by the placement center.

(C) Recruiters for school districts, business and industrial firms and government agencies may be assigned individual rooms and eligible persons required to adhere to prearranged interview schedules.

(D) Recruiters for the military, Peace Corps and Vista may be assigned individual rooms and students may be interviewed on a "drop-in" basis.

(E) All company literature and brochures shall be displayed either within the interviewing room or on placement center literature tables.

(F) Poster boards and signs related to campus interviews may be posted on bulletin boards or other designated areas upon the approval of the placement center, in compliance with college policy.

(G) All prospective employers shall be free to present their points of view, and all students shall be free to determine whether they desire to listen to their presentations.

(2) To be eligible to sign up for recruitment interviews, candidates must meet the qualifications stipulated by the prospective employer. First priority on sign-up schedules shall be given students currently enrolled and eligible for placement services (provided they have established complete placement credentials with the placement center) and second priority shall be given alumni eligible for placement services (provided they have established complete placement credentials with the placement center).

[Order 72-10, § 516-38-117, filed 11/17/72.]

WAC 516-38-118 Job notification. Notification of positions listed with the placement center shall be available without screening, selecting or promoting, only to registered candidates who have updated and activated their credentials; graduates of other colleges or universities who have established reciprocity; and any bona fide employer who complies with federal and state laws against discrimination.

[Order 72-10, § 516-38-118, filed 11/17/72.]

WAC 516-38-119 Reciprocal services. Requests from Western's candidates for service from another institution must be made by the placement director. The credentials of such candidates must be updated and active.

[Order 72-10, § 516-38-119, filed 11/17/72.]

Chapter 516-52 WAC

HEALTH AND SAFETY

WAC

516-52-001 Smoking on campus.

516-52-010 Control of dogs.

WAC 516-52-001 Smoking on campus. Smoking shall not be permitted in any building on campus except in (1) clearly posted areas designated by the president or his designee; [and] (2) private enclosed inner faculty and administrative offices at the discretion of the individual in charge of each office.

[Statutory Authority: RCW 28B.35.120(11). 86-03-020 (Order 12-5-85), § 516-52-001, filed 1/8/86; Order 72-10, § 516-52-001, filed 11/17/72.]

(1989 Ed.)
Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The bracketed material in the above section does not appear to conform to this rule.

WAC 516-52-010 Control of dogs. (1) Dogs are not permitted in university buildings except for seeing-eye dogs and dogs trained for assisting the hearing impaired under immediate control of their owners.

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

[Statutory Authority: RCW 28B.35.120(11). 86-03-020 (Order 12-5-85), § 516-52-010, filed 1/8/86; Order 72-10, § 516-52-010, filed 11/17/72.]

Chapter 516-56 WAC

COLLEGE HOUSING AND DINING

WAC

516-56-001 Housing and dining—General.
516-56-002 Applicability of housing and dining rules.
516-56-010 Applications for residence halls and college apartments.
516-56-011 Assignments to residence halls.
516-56-012 Assignments to college apartments.
516-56-020 Deposits.
516-56-021 Room and board payments.
516-56-022 Apartment rentals.
516-56-023 Charges for damages.
516-56-030 Entry into rooms or apartments.
516-56-040 Refunds.
516-56-050 Responsibility for personal property.
516-56-060 Eligibility for occupancy.
516-56-070 Housing regulations—General.
516-56-080 Consolidation of facilities.
516-56-090 Guests.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-56-100 Possession of alcoholic beverages. [Order 72–10, § 516-56-100, filed 11/17/72.] Repealed by Order 75–11, filed 9/10/75.

WAC 516-56-001 Housing and dining—General.

The objectives of the housing and dining areas maintained by Western Washington State College are to provide comfortable, democratic, living conditions conducive to successful academic achievement and to participation in the activities of campus life.

[Order 72–10, § 516-56-001, filed 11/17/72.]

WAC 516-56-002 Applicability of housing and dining rules. The rules set forth in this chapter are applicable to and binding upon all persons utilizing WWSC housing and dining facilities.

[Order 72–10, § 516-56-002, filed 11/17/72.]

WAC 516-56-010 Applications for residence halls and college apartments. All applications for space in housing must be made on the forms provided by the housing office. Applications for housing shall not be accepted unless the applicant is either (1) a new student who has been admitted to the college and has prepaid the advanced registration fee, or (2) a student presently enrolled at Western Washington State College, or (3) a student who has previously been enrolled at Western Washington State College, or (4) a member of faculty or staff.

[Order 74–3, § 516-56-010, filed 3/13/74; Order 72–10, § 516-56-010, filed 11/17/72.]

WAC 516-56-011 Assignments to residence halls. In making assignments to residence halls, students already residing in the residence halls shall have first choice in the assignment of accommodations, and students who have lived in the residence halls for the longest period of time shall be given priority in such assignments. Exceptions to the assignment procedure may be made for minority groups where the program involved is recognized as a college project.

[Order 72–10, § 516-56-011, filed 11/17/72.]

WAC 516-56-012 Assignments to college apartments. The housing office shall determine which individual applicants for college housing will have priority in receiving assignments to college apartments by utilizing a priority point system based on the following criteria:

(a) Students already living on campus shall be given priority points;

(b) Students already residing in a particular apartment shall be given priority points in terms of reassignment to that apartment;

(c) Priority points shall be awarded to students on the basis of their class level (e.g. graduate, senior, junior, sophomore, freshman);

(d) In determining assignments to four-person apartments, priority points will be given to applicant groups consisting of four students (as opposed to smaller groups). In determining assignments to two-person apartments, priority points will be given to applicant groups consisting of two persons.

[Order 74–3, § 516-56-012, filed 3/13/74; Order 72–10, § 516-56-012, filed 11/17/72.]

WAC 516-56-020 Deposits. Upon acceptance of an assignment to a housing unit each assignee shall pay a reservation and/or damage-cleaning deposit for the unit in an amount established by and posted in the office of the director of housing. Deadline for payment of the deposit is July 1 for fall quarter, and otherwise within two weeks after the assignment is made. The deposit will be refunded after termination of occupancy only if all charges for rent have been paid in full and there has been no unreasonable wear and tear of equipment in the housing unit.

[Order 72–10, § 516-56-020, filed 11/17/72.]

WAC 516-56-021 Room and board payments. Room and board contracts may be offered to students on either a quarterly basis or an academic year basis.

[Title 516 WAC—p 39]
Charges for room and board shall begin on the official opening date of the residence halls, as announced.

(1) Room only contracts may be offered to those students living in the Fairhaven housing units.

(2) Board only contracts may be sold to any student, faculty or staff member of Western Washington State College.

[Order 72-10, § 516-56-021, filed 11/17/72.]

WAC 516-56-022 Apartment rentals. Apartments will be rented to students and staff on a quarterly or academic year basis. Rental of apartments for special conferences and seminars will be in accordance with the arrangements made by the housing office. Rent in all cases shall begin to accrue on the effective date of the contract.

[Order 74-3, § 516-56-022, filed 3/13/74; Order 72-10, § 516-56-022, filed 11/17/72.]

WAC 516-56-023 Charges for damages. Persons assigned to college housing are responsible for keeping the apartments and rooms, together with their contents, free from damage. The cost of any damage or extra custodial service shall be charged to those to whom the apartments or rooms are assigned. Damage shall include the cost of replacing any college equipment or furniture moved or taken from any building without written authorization of the housing office, and removal without such permission is prohibited. Bills for such damages shall be due upon demand.

[Order 72-10, § 516-56-023, filed 11/17/72.]

WAC 516-56-030 Entry into rooms or apartments. The college respects the rights of the individual to his privacy. The college expressly reserves, however, the right of entry to any room or apartment (1) to make repairs (which shall include such right even in the absence of the tenant(s) when the repairs are requested by the tenant(s)), (2) where there are reasonable grounds to believe that a condition exists which may threaten the health, safety or welfare of persons or property within the building and (3) on the third day following a general announcement of intention to inspect physical facilities.

[Order 72-10, § 516-56-030, filed 11/17/72.]

WAC 516-56-040 Refunds. (1) Rent for rooms, apartments or mobile homes is not refundable because of absence by the student regardless of reasons. If a student withdraws from a room, apartment, or mobile home prior to completion of his contract, the refund will be based upon a proration of his rent or room and board charges from the date of his withdrawal. No penalty for cancellation of contract shall be made if the student provides a suitable substitute who is acceptable to the director of housing. The substitute shall assume the remainder of the contract and such arrangement shall have been made on or before the day the student checks out.

(2) Unused board is refunded whenever a student withdraws from the residence hall. Daily refund for board may also be made for days missed providing the student has been compelled to be away from Bellingham for five or more consecutive days because of extenuating circumstances. Refunds shall not be granted for board if the student's board is paid for by another department of the college during his absence.

(3) Appeals from the assessment of rent upon withdrawal may be made to the director of housing.

[Order 72-10, § 516-56-040, filed 11/17/72.]

WAC 516-56-050 Responsibility for personal property. The college assumes no responsibility for loss or damage to any resident's personal property. Students are expected to carry their own insurance on personal property.

[Order 72-10, § 516-56-050, filed 11/17/72.]

WAC 516-56-060 Eligibility for occupancy. All students in college housing must maintain a minimum of seven credit hours per quarter. Any student dropping below the required hours will be required to move unless exception for good cause is granted by the director of housing. Exception may be granted for tenants who wish to remain in their units between quarters or staff employed at Western Washington State College. Tenants not meeting the above conditions shall be subject to immediate termination of occupancy as outlined in the housing contracts.

[Order 74-3, § 516-56-060, filed 3/13/74; Order 72-10, § 516-56-060, filed 11/17/72.]

WAC 516-56-070 Housing regulations--General. Occupants found in violation of any of the following regulations or the rules and regulations outlined in the "residential community" handbook and the "guide to students rights and responsibilities," copies of which are on file in the housing office, shall be given written notice to correct the violation. If correction is not made within ten days (or immediately if an emergency is held to exist), the tenant may be asked to vacate the property. Occupants evicted because of violation of the regulations or violation of the terms of their contract shall remain responsible for fulfilling their contracts unless released by the director of housing.

(1) The introduction or maintenance of pets, with the exception of small aquarium life, in any unit of college housing is prohibited except where a specific pet policy for a particular housing unit is approved by the advisory committee on housing and dining.

(2) Additions or alterations to a room or to any housing property are prohibited.

(3) Failure to pay charges when due shall (if excused by the director of housing) render the account delinquent. A charge equal to 10% of the amount due (not to exceed $5.00) shall be assessed delinquent accounts. Delinquent accounts in excess of $50.00 shall constitute grounds for cancellation of the contract and/or eviction.

Occupants may appeal to the appeal board established by the advisory committee on housing and dining from any adverse action taken by the college pursuant to the regulations referred to or set forth in this section.
WAC 516-56-080 Consolidation of facilities. An occupant may be required to move from his assigned space if vacancies require consolidation of facilities.

WAC 516-56-090 Guests. Overnight guests may stay in the residence halls on Friday and Saturday evenings, and during the week if their stay is in accordance with the policy established by the interhall council.

Chapter 516-60 WAC

ADMISSION AND REGISTRATION PROCEDURES

WAC 516-60-001 Catalog. All dates and procedures established by the board of trustees or president relating to admissions and registration shall be published annually in the appropriate college catalog and shall be considered contractual between the student and the college.

WAC 516-60-002 Changes in catalog. The board of trustees reserves the right of the board of trustees or president to make changes in any of the provisions of the college's catalogs without prior notice. When changes are made they shall be filed in the appropriate college offices and placed with the appropriate catalog in the reference area of the library.

WAC 516-60-003 Finances. Each applicant for admission to Western Washington State College must pay the tuition and fees as established by the board of trustees or the president prior to the dates for payment as designated by the board of trustees or the president.

WAC 516-60-004 Refund of tuition and fees. Each student who is admitted shall be required to confirm his intention to enroll by submitting a nonrefundable prepayment on tuition and fees.

1. Ordinarily, a student who withdraws prior to the sixth day of general instruction in a quarter will receive a full refund of tuition and fees (less the prepayment).

2. A refund of one-half of tuition and fees (less prepayment) is made to a student who withdraws on or after the sixth day of general instruction, subject to the provisions of subsection (5).

3. Students who, having paid part-time fees, add classes bringing their total to 7 or more credits, shall pay the difference between fees already paid and the full-time fee. Full-time students who drop classes so that their remaining total is 6 or fewer credits will receive a refund of either

   a. The difference between full and part-time fees, if the change is made before the sixth day of general instruction, or

   b. One-half such difference if the change is made on or after the sixth day of general instruction subject to the provisions of subsection (5).

4. Nonresident fees paid by a student who, subsequent to the first day of general instruction, is reclassified a resident student shall not be refunded, nor shall refunds be granted when reclassification is based upon a petition which is filed after registration.

5. No refunds of tuition or fees shall in any case be made after the 30th day of general instruction.

WAC 516-60-005 Residency classification. Determination of residency status for fees and tuition purposes shall be made at the time of admission or readmission to Western Washington State College. A student tentatively classified as a nonresident shall be notified of such classification. Should the student contest the classification, he may submit a petition to the director of admissions containing such information as the latter may require. If based on the evidence contained in this petition, the director denies the petition, the student shall be notified. Should the student desire a further review, the director shall forward the petition, together with any additional materials provided by the student, to the office of the attorney general for review.

WAC 516-60-006 Sanctions. Admission to or registration with the college, conferring of degrees and issuance of academic transcripts may be withheld for failure to meet financial obligations to the college.

WAC 516-60-007 Health examination. A health examination is required of all entering students prior to registration. Appropriate forms are sent to each student who accepts an offer of admission. Such forms must be completed and returned to the college by a licensed physician and must be based on an examination made within 90 days of enrollment. The protection of immunization is strongly urged and may be required at the discretion of the health service at student expense.

WAC 516-60-015 Registration. Currently enrolled students and all other individuals desiring to enroll in...
Western Washington State College shall do so on or before the preregistration or registration dates designated by the board of trustees or president, which shall be published in the appropriate college catalog. No registration or preregistration shall be accepted after the designated dates, provided that the registrar may, whenever possible, waive this requirement within the time designated by the board of trustees or president for late registration.


**WAC 516–60–016 Deadlines.** All students registering with the college must meet those deadlines as established by the board of trustees or the president for registration.


**WAC 516–60–017 Changes in registration and withdrawal.** Students who wish to change their registration or withdraw from a particular course or the college after having completed their registration must do so on or before the dates established for such changes or withdrawal by the board of trustees or president as set forth in the college’s catalog. Students may not enter new classes after the first week of instruction. Students who leave the college without formally withdrawing shall receive failing grades. Any withdrawal after the sixth week of instruction will normally result in failing grades provided that the registrar may grant an exception where withdrawal is requested by the college, in cases of serious illness or call to extended active military duty or in other highly extenuating circumstances.

[Order 72–10, § 516–60–017, filed 11/17/72.]

**WAC 516–60–020 Admission general.** An applicant for admission shall be required to submit appropriate applications for admission and other required documents not later than the established deadlines. Failure to submit complete or accurate applications or credentials may result in denial of the application or in subsequent dismissal from the college.


**WAC 516–60–030 Admission of nonmatriculated students.** A nonmatriculated student does not enroll in the college to follow the requirements for the bachelor’s degree or any other program leading to a degree, credential, or certificate. A nonmatriculated student is one whose educational goals are limited and who has been granted permission by the director of admissions to enroll for credit in college courses. Such permission implies no commitment on the part of the college in regard to later admission as a matriculated student.