the discriminatory act and attempt to informally resolve the concern. It shall be at the option of the complaining party to determine whether the Title IX officer will meet separately or in a single meeting with the complaining party and the person allegedly responsible for the discrimination.

The period of time for attempting to resolve the concern at the informal stage of the grievance will be limited to thirty days from the time the complaint is lodged.

(2) Step 2. Title IX official hearing. If not satisfied by the results of the informal meeting, the complainant may request in writing, stipulating the specific grievance(s), a meeting with the college Title IX officer. Within thirty days of receiving the written request, the Title IX officer will have arranged a meeting and reported the findings, in writing, to both the complainant and the person to whom the complaint is directed. It shall be at the discretion of the complainant to determine whether the Title IX officer will meet with each party separately or in a single meeting.

If the complainant requests a single meeting, that meeting shall be attended by the complainant, the person to whom the complaint is directed and the Title IX officer who will chair the meeting.

(3) Step 3. Presidential appeal. If the complaint is not resolved as a result of the hearing conducted by the Title IX officer, either the complainant or the person to whom the complaint is directed may request an appeal to the college president in writing within ten days after receiving the written results of Title IX official hearing. Within fifteen days after receiving the written request, the college president or the president's designee will conduct the presidential appeal hearing and report the findings in writing to both the complainant and the person to whom the complaint is directed.

(a) The college president or designee, the Title IX officer, the complainant and the person to whom the complaint is directed shall attend the presidential appeal hearing. The college president or presidential designee shall preside.

(b) Either the complainant or person to whom the complaint is directed may have witnesses present at the discretion of the person presiding.

(c) The written findings of the presidential appeal will be considered final. No further intra-institutional appeal exists.

If desired, inquiries or appeals beyond the institutional level may be directed to:

- Regional Director
- Office of Civil Rights, HEW
- or
- The Equal Opportunity Commission
- or
- Human Rights Commission

[Statutory Authority: RCW 28B.50.140, 91-08-001, § 132Y-400-030, filed 2/8/91, effective 3/11/91.]
Title 136 WAC  COUNTY ROAD ADMINISTRATION BOARD

Chapters
136-20  Inspection of bridges on county roads.
136-40  Standards of good practice—Accommodation of utilities on county roads.
136-400 Administration of the county ferry capital improvement program.

Chapter 136-20 WAC  INSPECTION OF BRIDGES ON COUNTY ROADS

WAC
136-20-020  Inventory.
136-20-030  Inspection.
136-20-040  Certification.
136-20-060  Engineer's report.

WAC 136-20-020  Inventory. Each county road engineer shall have available in his office a complete inventory of all bridges on the county road system. The inventory shall list the location of each bridge by the state road log number and appropriate milepoint, and shall include such other information as the engineer deems necessary. In addition, all data required for the state of Washington inventory of bridges and structures (SWIBS) data base system as maintained by the Washington state department of transportation (WSDOT) shall be submitted to the WSDOT local programs bridge engineer on appropriate forms or otherwise approved by the WSDOT.

WAC 136-20-030  Inspection. Each county road engineer shall be responsible for all routine and special inspections of all bridges on the county road system in accordance with the National Bridge Inspection Standards (NBIS) as promulgated and periodically revised by the WSDOT local programs office. The county road engineer shall note the date of all inspections and any changes since the previous inspection on the SWIBS form and submit all such forms to the WSDOT local programs bridge engineer within ninety days of each inspection.

WAC 136-20-040  Certification. Prior to April 1 of each calendar year, WSDOT assistant secretary for local programs will provide CRAB the following:

1. A listing on a county—by—county basis of all county bridges which have not had a regular SWIBS inspection report submitted within the previous thirty months; and

2. A listing on a county—by—county basis of all county bridges which have not had a required special inspection report submitted within six months after the required inspection date; and

3. A listing of all counties which are not in compliance with the requirements of the National Bridge Inspection Standards and the status of efforts toward achieving such compliance.

Any county which is not in compliance with the NBIS or has a bridge or bridges on any of the above listings shall be assumed to be not in compliance with bridge inspection procedures.

WAC 136-20-060  Engineer's report. Each county road engineer shall furnish the county legislative authority with a written resume of the findings of the bridge inspection effort. This resume shall be made available to said authority and shall be consulted during the preparation of the proposed six year program revision. The resume shall include the engineer's recommendations as to replacement, repair or load restriction for each deficient bridge. The resolution of adoption of the six year program shall include assurances to the effect that the engineer's report with respect to deficient bridges was available to said authority during the preparation of the program.

WAC 136-40-030  Adoption and submittal.