[Statutory Authority: Chapter 173-500 WAC, chapters 34.05, 43.21A, 43.27A, 90.03, 90.44 and 90.54 RCW. 95-02-066 (Order 94-18), § 173-563-015, filed 1/3/95, effective 2/3/95. Statutory Authority: Chapters 34.05, 43.21A, 43.27A, 90.03, 90.44 and 90.54 RCW and chapter 173-500 WAC and WAC 173-563-075. 93-01-009 (Order 92-20), § 173-563-015, filed 12/3/92, effective 1/3/93.]

Chapter 173-564 WAC
WATER RESOURCES MANAGEMENT PROGRAM FOR THE MAIN STEM OF THE SNAKE RIVER IN WASHINGTON STATE

WAC 173-564-040 Withdrawal of unappropriated waters.

WAC 173-564-040 Withdrawal of unappropriated waters. (1) The National Marine Fisheries Service (NMFS) listed Snake River sockeye salmon as endangered under the federal Endangered Species Act on December 20, 1991. NMFS listed Snake River spring/summer and fall chinook salmon as threatened under the act on May 17, 1992. Since then, new information and changing conditions continue to place into question whether sufficient information and data are available for making sound decisions on water availability and the public interest for additional appropriations from the main stem of the Snake River. In response to the petitions for listing, the Northwest governors directed the regional Northwest Power Planning Council to develop a plan for the recovery of the petitioned species and other weak fish stocks in the Columbia Basin, including the Snake River. In late 1992 the council finalized its strategy for salmon, which cautioned the states against continuing to allow new appropriations at the same time that there is a regional effort to acquire additional flows for imperiled fish stocks. This regional effort has greatly intensified as a result of additional petitions for Endangered Species Act listings in the basin, consecutive dry years and a 1994 federal court decision that the hydroelectric system operations plan approved by NMFS and the federal operating agencies was not adequate.

(2) Pursuant to subsection (1) of this section, the waters of the main stem of the Snake River that are unappropriated by water rights for which applications were accepted for filing by the department prior to December 20, 1991, are withdrawn from further appropriation, except that the department may issue a permit to withdraw water for:

(a) Nonrecurring temporary projects for up to six months duration, with a possible extension of no more than six additional months (applications for extensions must include adequate justification for the extension and must demonstrate that reasonable efforts are being made to use the water for the project as efficiently as possible);

(b) Nonconsumptive uses which, for the purposes of this section, are defined as uses where:

(i) There is no diversion from the water source; or

(ii) The water is diverted and returned immediately to the source at the point of diversion following its use, in the same quantity as diverted and with no degradation in water quality;

(c) Uses which are necessary for emergency public health and safety needs, when all other reasonable methods of obtaining water (e.g., conservation, efficiencies, etc.) have been exhausted; and

(d) Uses which are specifically intended to benefit weak fish stocks.

(3) All water right applications which the department accepted for filing prior to December 20, 1991, for diversion or pumping of surface water from the main stem of the Snake River, or for withdrawal of ground water which is part of the main stem of the Snake River, shall be processed in accordance with existing policies and procedures and are not subject to this withdrawal of waters.

(4) With the exceptions specified in subsection (2) of this section, all water right applications which the department accepted or accepts for filing on or after December 20, 1991, which would result in the diversion or pumping of surface water from the main stem of the Snake River, regardless of the point of diversion specified in the water right application, are subject to this withdrawal of waters. These applications will be acted upon, without loss of priority date, after the expiration of the withdrawal of waters.

(5) With the exceptions specified in subsection (2) of this section, all water right applications which the department accepted or accepts for filing on or after December 20, 1991, which require a permit under RCW 90.44.050 and would result in the withdrawal of ground water which is in direct hydraulic continuity with the main stem of the Snake River are subject to this withdrawal of waters. All applications will be evaluated on a case-by-case basis. Applications determined to be subject to the withdrawal will be acted upon, without loss of priority date, after the expiration of the withdrawal of waters.

(6) This section will expire on July 1, 1999, or upon adoption by the department of ecology of a new instream resources protection program for the main stem Snake River, whichever shall occur first. The instream resources protection program shall be established in accordance with chapter 173-500 WAC (Water resources management program).

[Statutory Authority: Chapter 173-500 WAC, chapters 34.05, 43.21A, 43.27A, 90.03, 90.44 and 90.54 RCW. 95-02-066 (Order 94-18), § 173-564-040, filed 1/3/95, effective 2/3/95; 93-01-010 (Order 92-21), § 173-564-040, filed 12/3/92, effective 1/3/93.]

Title 174 WAC
THE EVERGREEN STATE COLLEGE

Chapters
174-116 Parking regulations.

Chapter 174-116 WAC
PARKING REGULATIONS

WAC
174-116-020 Authority.
174-116-030 Enforcement.
174-116-040 Parking permits—General information.
174-116-041 Parking permits—Special exceptions.
174-116-042 Parking permits—Special permits.

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Chapter 174-116

Title 174 WAC: The Evergreen State College

174-116-043 Parking permits—Issuance and display.
174-116-044 Parking permits—Validity periods.
174-116-046 Parking permits—Revocations.
174-116-050 Responsibility and presumption in reference to illegal parking.
174-116-060 Designated and assigned parking areas.
174-116-071 Parking—Prohibited places and times.
174-116-072 Impounding of vehicles.
174-116-091 Special parking and traffic regulations and restrictions authorized.
174-116-119 Fines.
174-116-121 Election to pay or contest a notice of infraction.
174-116-122 Appeal/hearing procedure.
174-116-123 Establishment of infraction review committee.
174-116-124 Jurisdiction of the infraction review committee.

WAC 174-116-020 Authority. (1) The Evergreen State College through its board of trustees is authorized to establish traffic and parking regulations as stated in RCW 28B.10.560. The board of trustees reserves the right to add, delete or modify portions of these regulations including the appended fees and fine and penalty schedules in accordance with its regulations and applicable laws. Administration and enforcement of these parking regulations will be delegated to the department of public safety and parking office.

(2) The Evergreen State College parking office is authorized to issue annual, quarterly, daily, car-pool, and special parking permits during times and days established by the college. Vehicles parked on campus pursuant to these regulations are required to display valid parking permits at all times and days of the week as established by these rules.

(2) Fees for parking permits are as follows:

<table>
<thead>
<tr>
<th></th>
<th>Automobile</th>
<th>Motorcycle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quarterly</td>
<td>25.00</td>
<td>12.50</td>
</tr>
<tr>
<td>Annual</td>
<td>75.00</td>
<td>37.00</td>
</tr>
<tr>
<td>Academic year</td>
<td>65.00</td>
<td>35.00</td>
</tr>
<tr>
<td>Daily</td>
<td>1.00</td>
<td>1.00</td>
</tr>
<tr>
<td>Special event</td>
<td>1.00</td>
<td>1.00</td>
</tr>
</tbody>
</table>

WAC 174-116-041 Parking permits—Special exceptions. All persons parking vehicles on campus will park in available space as established by The Evergreen State College parking regulations and will pay the established parking fee except as follows:

(1) Vehicles with government tax exempt licenses will be allowed to park without charge.

(2) Vehicles owned by contractors and their employees working on campus construction may be parked within available construction sites or designated areas without charge when displaying a construction permit issued by a TESC project manager through the parking office.

(3) Members of the press, television, radio and wire services, on official business, after obtaining a permit from the parking office, may park without charge.

(4) Taxis and commercial delivery vehicles may enter the campus without payment of the parking fee only for pick up and delivery of passengers, supplies and equipment.

WAC 174-116-042 Parking permits—Special permits. (1) Permanently and temporarily disabled persons may request parking permits from the parking office. Vehicles parked in handicapped spaces must display a valid paid parking permit and a state of Washington "disabled person parking permit" if the user is permanently disabled.

(2) Service providers may be issued a parking permit upon request from the division or unit benefiting from the services provided. Complimentary parking on campus will not be provided to persons intending to make personal solicitations from, or personal sales to, college employees or students.

(3) Extended period parking clearance may be obtained from the public safety or parking office for disabled vehicles, vehicles left for field trips, or other valid reasons that

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may necessitate leaving a vehicle on campus for more than a day.

WAC 174-116-043 Parking permits—Issuance and display. (1) All parking permits must be displayed so that they are clearly visible from the outside of the vehicle.

(2) Car pool permits may be purchased by faculty, staff, and students. One transferable permit will be issued by the parking office for each car pool. The permit is transferable only among the registered members of the car pool. The permit must be displayed on the dashboard of the car pool vehicle being used.

(3) Annual and quarterly parking permits must be displayed in the rear window area of the vehicle with the following exceptions:
(a) Convertible and truck permits may be affixed to the lower left corner of the front windshield.
(b) Motorcycle permits must be displayed so as to be readily visible.
(c) Permits may not be parked on campus at the same time unless one also displays a valid daily permit.

(4) Daily parking permits shall be placed on the dashboard with date stamp facing up, so as to be clearly visible from the exterior of the vehicle.

(5) A parking permit application must be submitted to the parking office for each vehicle displaying a permit. Ownership of permits is not transferable except when approved by the parking office. If a registered vehicle is sold, the permit must be removed and surrendered to the parking office for each vehicle displaying a permit.

(6) Persons not residing on campus may apply for a duplicate permit for a second car either personally, family, or employer owned. Proof of ownership or appropriate authorization must be presented prior to issuance of a second permit. Two vehicles bearing the same numbered permit may not be parked on campus at the same time unless one also displays a valid daily permit.

(7) Vehicles displaying a valid permit may be parked in any designated campus parking lot. Vehicle parking in the modular housing area and F parking lot is restricted to residents. Flot parking permits are valid in B, C and F lots: Modular housing permits are valid in all of the campus parking lots.

(8) Permit holders may obtain a complimentary temporary permit at the parking booth for a vehicle being used as a temporary replacement.

WAC 174-116-044 Parking permits—Validity periods. (1) Annual parking permits shall be valid from the date of issue until the first day of the following fall academic quarter.

(2) Quarterly parking permits shall be valid from the date issued until the first day of the following academic quarter.

(3) Daily parking permits shall be valid from the time purchased until 9:00 p.m. on the date of purchase.

WAC 174-116-046 Parking permits—Revocations. Parking permits are licenses and remain the property of the college. Parking permits may be recalled for any of the following reasons:

(1) When the purpose for which the permit was issued changes or no longer exists.

(2) When a permit is used in an unauthorized manner.

(3) Falsification of a second car parking permit application.

(4) Counterfeiting or altering a permit. Appeals of permit revocations must be made in accordance with the institutional hearing procedures outlined in infraction review committee’s governing document.

WAC 174-116-050 Responsibility and presumption in reference to illegal parking. (1) The registered owner or permit holder shall be responsible for all parking violations involving the vehicle on which the permit is displayed.

(2) In any review, appeal or hearing alleging the violation of any parking regulation, proof that the particular vehicle described was stopped, standing or parked in violation of such regulation together with proof that the person named in the complaint or infraction at the time of such violation was the registered owner or permit holder of such vehicle shall constitute in evidence a prima facie presumption that the registered owner or permit holder was the person who parked or placed such vehicle in the location the violation occurred.

WAC 174-116-060 Designated and assigned parking areas. (1) The motor vehicle laws of the state of Washington and any rules stated herein shall be applicable at all times in areas covered under the scope of this policy including all college-owned property.

(2) The college assumes no liability for vehicles operated or parked on college properties. No bailment, but only a license, is created by the purchase and/or issuance of any permit.

(3) No vehicle shall be parked on the campus except in those areas set aside and designated as parking areas.
(4) No vehicle shall be parked in any parking area without a permit for that area.

(5) Vehicles may park only within marked spaces provided in each parking lot.


**WAC 174-116-071 Parking—Prohibited places and fines.** (1) No vehicle shall stop, stand or park so as to obstruct traffic along or upon any street or sidewalk or in any parking lot.

(2) No vehicle shall park, stop or stand in a location likely to interfere with traffic flow except momentarily to pick up or discharge passengers.

(3) No vehicle shall be parked on any lawn or grass areas except as required for maintenance or construction authorized by the director of facilities.

(4) The following schedule of fines for violations is hereby established:

<table>
<thead>
<tr>
<th>Description</th>
<th>Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) No valid permit</td>
<td>10.00</td>
</tr>
<tr>
<td>(b) Overtime parking</td>
<td>10.00</td>
</tr>
<tr>
<td>(c) Improper position</td>
<td>10.00</td>
</tr>
<tr>
<td>(d) Unauthorized parking in disabled space</td>
<td>25.00</td>
</tr>
<tr>
<td>(e) Parked at painted curb</td>
<td>10.00</td>
</tr>
<tr>
<td>(f) Parked in prohibited zone</td>
<td>10.00</td>
</tr>
<tr>
<td>(g) Obstructing traffic</td>
<td>10.00</td>
</tr>
<tr>
<td>(h) Parked in bus zone</td>
<td>25.00</td>
</tr>
<tr>
<td>(i) Parked in fire lane</td>
<td>25.00</td>
</tr>
<tr>
<td>(m) Altered permit</td>
<td>25.00</td>
</tr>
</tbody>
</table>

(5) No vehicle shall be parked so as to occupy any portion of more than one parking space or stall as designated within the parking area. The fact that other vehicles may have been so parked as to require the violator to occupy a portion of more than one space or stall shall not constitute an excuse for a violation of this section.


**WAC 174-116-072 Impounding of vehicles.** (1) No disabled or inoperative vehicle shall be parked on the campus for a period in excess of seventy-two hours. Vehicles which have been parked for periods in excess of seventy-two hours and which appear to be disabled or inoperative may be impounded and stored at the expense of the registered owner. Neither the college nor its employees shall be liable for loss or damage of any kind resulting from impounding and/or storage services provided by a private vendor. Notice of intent to impound will be posted on the vehicle twenty-four hours prior to impound. In any case, the owner or operator of a disabled vehicle should notify the public safety or parking office of the vehicle's location and estimated time of removal or repair.

(2) Any vehicle parked upon property of The Evergreen State College in violation of these regulations, including the motor vehicle and other traffic laws of the state of Washington, may be impounded and removed to such place for storage as the director of public safety selects. The expense of such impounding and storage shall rest solely on the owner or operator of the vehicle. Vehicles in violation of campus regulations or state traffic laws may also be impounded in place. Release from in-place impounds is contingent on payment of all outstanding fines and charges prior to release of the impounded/immobilized vehicle. The college and its employees shall not be liable for loss or damage of any kind resulting from such impounding and/or storage services provided by a private vendor.


**WAC 174-116-080 Access.** Privately owned motor vehicles shall be driven only on those roadways designed and built for their use. Marked "service" drives shall be used only by college employees conducting official business, emergency vehicles, and authorized delivery vehicles. All other vehicles are prohibited from traveling or parking in these areas.

Brick-paved and other designated areas are for pedestrian and bicycle traffic only, except as needed for emergency vehicles or for maintenance of buildings or grounds.


**WAC 174-116-091 Special parking and traffic regulations and restrictions authorized.** No person without authorization from the director of facilities or the director of public safety shall move, deface, or otherwise change a sign, barricade, structure, marking or direction so placed, or previously placed, for the purpose of regulating traffic or parking.


**WAC 174-116-092 Parking of motorcycles.** (1) Motorcycles are, for the purpose of these regulations, considered to be motor vehicles and are subject to all parking regulations.

(2) Motorcycles may be parked in designated areas in addition to the regular parking lots.

(3) Motorcycles are not permitted on paths, sidewalks, in buildings or in pedestrian areas at any time.


**WAC 174-116-119 Fines.** (1) Payment.

(a) Persons cited for violation of these regulations are required to pay a fine within ten days of the date of notice of infraction.

[1996 WAC Supp—page 412]
(b) All fines are payable at the parking office. Fines may be paid in person during normal business hours or by mail. The notice of infraction must accompany any fine payment.

(2) Unpaid fines.

If any fine remains unpaid after ninety days from the date of the notice of infraction, the account will be referred to the controller’s office for collection and the following actions may be taken:

(a) All services on campus may be withheld including academic registration for the following academic period.

(b) Transcripts may be withheld for any persons having outstanding unpaid fines.

(c) The college has authority to contract with collection agencies in order to collect public debts according to RCW 19.16.500.

(d) A vehicle accumulating three or more unpaid citations with one or more being ninety days delinquent in payment, may be impounded in-place until the outstanding fines are paid.


WAC 174-116-121 Election to pay or contest a notice of infraction. The notice of infraction issued pursuant to these regulations shall direct the alleged violator that he/she may elect either to pay the fine applicable to the violation charged or to request a review with the infraction review committee within ten calendar days of the date of the infraction.

(1) If the alleged violator chooses to contest, a written request for a review will be filed with the chairperson of the infraction review committee, through the parking office. Requests for review forms are available at the parking office and at the parking booth. Requests for a review may be submitted without posting of the fine within ten calendar days after date of infraction.

(2) The infraction review committee will review the written request for review and notify the appellant by mail of its decision.


WAC 174-116-122 Appeal/hearing procedure. (1) If the decision of the infraction review committee is not supportive of the alleged violator’s request, the alleged violator may request one hearing before the review committee to present his/her case in person. The infraction review committee will meet a minimum of once a month to hear such appeals.

(2) Persons requesting a hearing before the infraction review committee must make such requests to the chairperson of the committee in writing within ten calendar days of notification of the initial review decision.

(3) The appellant will be notified by the chairperson of the infraction review committee of the time and date of such hearing. Decisions rendered by the infraction review committee on appeals heard shall be binding.


WAC 174-116-123 Establishment of infraction review committee. The Evergreen State College infraction review committee is hereby established, the members of which shall be composed of the following:

(1) One faculty member appointed by the vice-president and provost;

(2) One exempt staff member appointed by the president;

(3) One classified staff member appointed by the executive vice-president for finance and administration;

(4) Two currently enrolled students appointed by the student communications center under the direction of the vice-president for student affairs.


WAC 174-116-124 Jurisdiction of the infraction review committee. The infraction review committee established by these regulations shall have jurisdiction to hear and review parking infractions involving alleged violations of these rules and to render a judgment as to the validity of such infractions.


WAC 174-116-127 Appeal/hearing—Mitigation and suspension of fines. Upon the showing of good cause or mitigating circumstances, the infraction review committee may impose any lesser fine than those established in WAC 174-116-260 of these regulations or may dismiss the fine. The chairperson may grant an extension of time within which to comply with the review and/or appeal decision. A person charged with a parking infraction who deems himself or herself aggrieved by the final decision in an internal adjudication may, within ten calendar days after written notice of the final decision, appeal further by filing a written notice with the parking office indicating their intention to pursue the infraction through the civil courts. Documents relating to the appeal shall be maintained for such court process.


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