WAC 132P-116-270 Parking fees. Parking fees may be adopted by the board of trustees. The fee schedule shall be published in the quarterly class schedule and posted in the security office.

WAC 132P-116-280 Liability of the college. The college assumes no liability under any circumstances for the vehicles parking or traveling on college property, nor shall it be held liable for loss of goods or property from vehicles parked on college property.

WAC 132P-116-290 Appeal of fines and penalties. An appeal from any fine or penalty levied against an individual pursuant to these rules and regulations may be made in writing to the parking/traffic appeals board within five business days from the date of the citation. Within twenty business days from the receipt of any such appeal, the parking/traffic appeals board shall render a written decision that shall be final.

As an alternative, an individual may, within five business days, request an appearance before the parking/traffic appeals board. Failure to appeal in writing or request an appearance within the five-day period constitutes a waiver of right to appeal. The decision of the parking/traffic appeals board shall be final.

Title 132Q WAC
COMMUNITY COLLEGES—SPOKANE COMMUNITY COLLEGE—SPOKANE FALLS COMMUNITY COLLEGE

WAC 132Q-06 Student confidential student records.
WAC 132Q-20 Faculty and student traffic rules and regulations.
WAC 132Q-94 Faculty and student health and safety regulations.

Chapter 132Q-06 WAC
STUDENT CONFIDENTIAL STUDENT RECORDS

WAC 132Q-06-030 Release of personally-identifiable records.

WAC 132Q-06-030 Release of personally-identifiable records. (1) The college shall not permit access to or the release of education records or personally-identifiable information contained therein, other than "directory information," without the written consent of the student, to any party other than the following:

(a) College personnel[,] faculty and students when officially appointed to a faculty council or administrative committee, when the information is required for a legitimate educational interest within the performance of their responsibilities to the college, with the understanding that its use will be strictly limited to the performance of those responsibilities.

(b) Federal and state officials requiring access to education record[s] in connection with the audit and evaluation of a federally-supported or state-supported education program or in connection with the enforcement of the federal or state legal requirements which relate to such programs. In such cases the information required shall be protected by the federal or state official in a manner which will not permit the personal identification of students and their parents to.
other than those officials and such personally-identifiable data shall be destroyed when no longer needed for such audit, evaluation or enforcement of legal requirements.

(c) Agencies or individual’s 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 college for purposes of developing, validating or administering predictive tests, administering student aid programs, and improving instruction, if such studies are conducted in such a manner as will not permit the personal identification of students by persons other than the representatives of such organizations, and such 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.

(f) Any person or entity designated by judicial order or lawfully-issued subpoena, upon condition that the student is notified of all such orders or subpoenas in advance of the compliance therewith unless the court or other issuing agency orders the college not to notify the student before compliance with the subpoena. The college president, the president’s designee, or office(s) receiving a subpoena or judicial order for education records should immediately notify the attorney general.

(2) Where the consent of a student is obtained for the release of education records, it shall be in writing, signed and dated by the person giving such consent, and shall include:

(a) A specification of the records to be released;
(b) The reasons for such release; and
(c) The names of the parties to whom such records will be released.

(3) In cases where records are made available without student release as permitted by subsection (1)(b), (c), (d), (e) and (f) of this section, the college shall maintain a record kept with the education record released which will indicate the parties which have requested or obtained access to a student's records maintained by the college and which will indicate the legitimate interest of the investigating party. Releases in accordance with subsection (1)(a) of this section need not be recorded.

(4) Personally-identifiable education records released to third parties, with or without student consent, shall be accompanied by a written statement indicating that the information cannot be subsequently released in a personally-identifiable form to any other parties without obtaining consent of the student.

(5) The term "directory information" used in subsection (1) of this section is defined as student’s name, address, telephone listing, date and place of birth, major field of studies, participation in officially-recognized activities, weight and height of members of athletic teams, dates of enrollment, degrees and awards received, and the most recent previous educational agency or institution attended by the student. Students may request that the college not release directory information except through written notice to the vice-president of student services.

(6) Information from education records may be released to appropriate persons in connection with an emergency if the knowledge of such information is necessary to protect the health or safety of a student or other person(s).

[Statutory Authority: RCW 28B.50.140. 97-24-023, § 132Q-06-030, filed 11/24/97, effective 12/25/97, 92-14-042, § 132Q-06-030, filed 6/24/92, effective 7/25/92; 90-21-018, § 132Q-06-030, filed 10/8/90, effective 11/8/90; 87-16-010 (Resolution No. 27), § 132Q-06-030, filed 7/23/87; Order 76-1, § 132Q-06-030, filed 1/26/76.]

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules, and deems ineffectual changes not filed by the agency in this manner. The bracketed material in the above section does not appear to conform to the statutory requirement.

Chapter 132Q-20 WAC

FACULTY AND STUDENT TRAFFIC RULES AND REGULATIONS

WAC 132Q-20-020 Definitions.

WAC 132Q-20-020 Definitions. As used in this chapter the following words and phrases shall mean:

(1) "Board" shall mean the board of trustees of Washington State Community College District 17.

(2) "Campus" shall mean any or all real property owned, operated or maintained by Washington State Community College District 17.

(3) "Vice-president of student services" shall mean the vice-president of student services of Spokane Community College or Spokane Falls Community College.

(4) "College" shall mean any community college or separate instructional unit[], which may be created by the board of trustees of Washington State Community College District 17.

(5) "Faculty" shall mean any employee or official of Washington State Community College District 17.

(6) "Campus patrol" shall mean an employee of the college, or a law enforcement student, who is responsible to the vice-president of student services for campus security.

(7) "Student" shall mean any person who is enrolled in any community college operated by Washington State Community College District 17.

(8) "Vehicle" shall mean an automobile, truck, motor-driven cycle, scooter, or any vehicle powered by a motor.

(9) "Visitors" shall mean any person or persons, excluding students as previously defined, who come upon the campus for purposes which are in keeping with the colleges' role as institutions of higher learning in the state of Washington.

(10) "Permanent permits" shall mean permits[,] which are valid for a school term.

(11) "Temporary permits" shall mean permits[,] which are valid[,] for a specific period designated on the permit.

[Statutory Authority: RCW 28B.50.140. 97-24-023, § 132Q-20-020, filed 11/24/97, effective 12/25/97; 92-14-042, § 132Q-06-030, filed 6/24/92, effective 7/25/92; 87-16-010 (Resolution No. 27), § 132Q-20-020, filed 7/23/87; Order 72-5, § 132Q-20-020, filed 10/9/92; Order 71-4, § 132Q-20-020, filed 7/26/71.]

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules, and deems ineffectual changes not filed by the agency in this manner. The bracketed

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material in the above section does not appear to conform to the statutory requirement.

Chapter 132Q-94 WAC
FACULTY AND STUDENT HEALTH AND SAFETY REGULATIONS

WAC 132Q-94-125 Pets prohibited in college buildings.

WAC 132Q-94-125 Pets prohibited in college buildings. For reasons of health, sanitation, and safety, no person shall be permitted to bring or leave any dog, cat, or any other pet in any school building, nor leave such pet unattended on any district property. All dogs, cats, or other pets of any kind shall be and remain on a leash while on any district property. This section does not apply to the blind, the visually handicapped, the hearing impaired, and the otherwise disabled person who requires the services and assistance of a guide dog and/or trained service animal as defined by law.

[Statutory Authority: RCW 28B.50.140. 97-24-023, § 132Q-94-125, filed 11/24/97, effective 12/25/97; 87-16-010 (Resolution No. 27), § 132Q-94-125, filed 7/23/87.]

Title 132Q WAC
COMMUNITY COLLEGES—TACOMA COMMUNITY COLLEGE

Chapters
132V-12 Personnel rules for the classified staff of Tacoma Community College.

Chapter 132V-12 WAC
PERSONNEL RULES FOR THE CLASSIFIED STAFF SERVICE OF TACOMA COMMUNITY COLLEGE

WAC 132V-12-003 through 132V-12-434 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


