

Title 516 WAC

WESTERN WASHINGTON UNIVERSITY

Chapters

516-04	Board of trustees.	
516-11	Public records.	516-08-100
516-12	Parking and traffic regulations.	
516-13	Bicycle traffic and parking regulations.	
516-14	Appeals from parking violations.	
516-15	Skateboard and in-line skate policy.	
516-23	Student rights and responsibilities code.	516-08-110
516-24	General conduct.	
516-26	Student records.	
516-28	Standards and procedures for involuntary administrative withdrawal of students at Western Washington University for behavior from mental disorders.	516-08-120
516-31	State Environmental Policy Act—Rule.	
516-34	Leasing of university property for business purposes.	516-08-130
516-36	Use of university facilities—Scheduling.	
516-37	Use of university facilities—Libraries.	
516-38	Access to campus services.	
516-39	Media services.	
516-52	Health and safety.	516-08-140
516-56	University housing and dining.	
516-60	Admission and registration procedures.	
516-108	Practice and procedure.	
516-133	Organization.	
516-400	Loss of eligibility—Student athletic participation.	516-08-150

DISPOSITION OF CHAPTERS FORMERLY CODIFIED IN THIS TITLE

Chapter 516-08 PRACTICE AND PROCEDURE

516-08-002	Formal hearing policy. [Order 73-13, § 516-08-002, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	516-08-170
516-08-005	Definitions. [Order 73-13, § 516-08-005, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	516-08-190
516-08-010	Appearance and practice before agency. [Order 73-13, § 516-08-010, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	516-08-230
516-08-070	Computation of time. [Order 73-13, § 516-08-070, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	516-08-240
516-08-080	Notice and opportunity for hearing in contested cases. [Order 73-13, § 516-08-080, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	516-08-250
516-08-090	Service of process—By whom served. [Order 73-13, § 516-08-090, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	516-08-260
	Service of process—Upon whom served. [Order 73-13, § 516-08-100, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Service of process—Service upon parties. [Order 73-13, § 516-08-110, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Service of process—Method of service. [Order 73-13, § 516-08-120, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Service of process—When service complete. [Order 73-13, § 516-08-130, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Service of process—Filing with agency. [Order 73-13, § 516-08-140, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Subpoenas—Where provided by law—Form. [Order 73-13, § 516-08-150, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Subpoenas—Service. [Order 73-13, § 516-08-170, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Subpoenas—Proof of service. [Order 73-13, § 516-08-190, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Depositions and interrogatories in contested cases—Right to take. [Order 73-13, § 516-08-230, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Depositions and interrogatories in contested cases—Scope. [Order 73-13, § 516-08-240, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Depositions and interrogatories in contested cases—Officer before whom taken. [Order 73-13, § 516-08-250, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.	
	Depositions and interrogatories in contested cases—Authorization. [Order 73-13, § 516-08-260, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12),	

- 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-270 Depositions and interrogatories in contested cases—Protection of parties and deponents. [Order 73-13, § 516-08-270, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-280 Depositions and interrogatories in contested cases—Oral examination and cross-examination. [Order 73-13, § 516-08-280, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-290 Depositions and interrogatories in contested cases—Recordation. [Order 73-13, § 516-08-290, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-300 Depositions and interrogatories in contested cases—Signing attestation and return. [Order 73-13, § 516-08-300, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-310 Depositions and interrogatories in contested cases—Use and effect. [Order 73-13, § 516-08-310, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-320 Depositions and interrogatories in contested cases—Fees of officers and deponents. [Order 73-13, § 516-08-320, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-330 Depositions upon interrogatories—Submission of interrogatories. [Order 73-13, § 516-08-330, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-340 Depositions upon interrogatories—Interrogation. [Order 73-13, § 516-08-340, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-350 Depositions upon interrogatories—Attestation and return. [Order 73-13, § 516-08-350, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-360 Depositions upon interrogatories—Provisions of deposition rule. [Order 73-13, § 516-08-360, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-370 Official notice—Matters of law. [Order 73-13, § 516-08-370, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-380 Official notice—Material facts. [Order 73-13, § 516-08-380, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-390 Presumptions. [Order 73-13, § 516-08-390, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-400 Stipulations and admissions of record. [Order 73-13, § 516-08-400, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-420 Definition of issues before hearing. [Order 73-13, § 516-08-420, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-430 Prehearing conference rule—Authorized. [Order 73-13, § 516-08-430, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-440 Prehearing conference rule—Record of conference action. [Order 73-13, § 516-08-440, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-450 Submission of documentary evidence in advance. [Order 73-13, § 516-08-450, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-460 Excerpts from documentary evidence. [Order 73-13, § 516-08-460, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-470 Expert or opinion testimony and testimony based on economic and statistical data—Number and qualifications of witnesses. [Order 73-13, § 516-08-470, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-480 Expert or opinion testimony and testimony based on economic and statistical data—Written sworn statements. [Order 73-13, § 516-08-480, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-490 Expert or opinion testimony and testimony based on economic and statistical data—Supporting data. [Order 73-13, § 516-08-490, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 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. [Order 73-13, § 516-08-500, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-510 Continuances. [Order 73-13, § 516-08-510, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-520 Rules of evidence—Admissibility criteria. [Order 73-13, § 516-08-520, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-530 Rules of evidence—Tentative admission—Exclusion—Discontinuance—Objections. [Order 73-13, § 516-08-530, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW

- 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-540 Hearing officers. [Order 73-13, § 516-08-540, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-550 Duties of hearing officers. [Order 73-13, § 516-08-550, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-560 Review of formal hearing proceedings by the board of trustees. [Order 73-13, § 516-08-560, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-570 Form and content of decisions in contested cases. [Order 73-13, § 516-08-570, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-600 Petitions for rule making, amendment or repeal—Who may petition. [Order 73-13, § 516-08-600, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-610 Petitions for rule making, amendment or repeal—Requirements. [Order 73-13, § 516-08-610, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-620 Petitions for rule making, amendment or repeal—Agency must consider. [Order 73-13, § 516-08-620, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-08-630 Petitions for rule making, amendment or repeal—Notice of disposition. [Order 73-13, § 516-08-630, filed 8/6/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- Chapter 516-10**
ACCESS TO PUBLIC RECORDS AND DOCUMENTS AT
WESTERN WASHINGTON STATE COLLEGE
- 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.
- 516-10-040 Declaration of what constitutes public records. [Order 72-10, § 516-10-040, 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 76-2, § 516-20-005, filed 6/7/76; Order 72-10, § 516-20-005, filed 11/17/72.]
- 516-20-010 Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82. Later promulgation, see WAC 516-22-005.
- The academic code. [Statutory Authority: RCW 28B.35.120(11), 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-010, filed 5/14/79; Order 76-2, § 516-20-010, filed 6/7/76; Order 72-10, § 516-20-010, 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. [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. [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.
- Speakers—Conduct. [Order 72-10, § 516-20-031, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 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.
- 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—Conduct. [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 6/7/76; Order 72-10, § 516-20-120, filed 11/17/72.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- Student identification card—Conduct. [Order 72-10, § 516-20-121, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.

- 516-20-125 Judicial proceedings. [Order 76-2, § 516-20-125, filed 6/7/76.] Repealed by 79-06-019 (Order 79-05, Resolution No. 79-05), filed 5/14/79. Statutory Authority: RCW 28B.35.120(11).
- 516-20-131 Failure to appear before a judicial hearing. [Order 72-10, § 516-20-131, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 516-20-132 Failure to adhere to judicial board sanctions. [Order 72-10, § 516-20-132, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 516-20-133 Judicial proceedings—Procedural rights of students. [Order 72-10, § 516-20-133, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 516-20-134 Judicial boards. [Order 72-10, § 516-20-134, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 516-20-135 Types of judicial action. [Order 72-10, § 516-20-135, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 516-20-136 Committee on student rights and responsibilities. [Order 72-10, § 516-20-136, filed 11/17/72.] Repealed by Order 76-2, filed 6/7/76.
- 516-20-137 Judicial structure. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-137, filed 5/14/79; Order 76-2, § 516-20-137, filed 6/7/76; Order 72-10, § 516-20-137, 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 516-22-100.
- 516-20-140 University judicial board. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-140, filed 5/14/79; Order 76-2, § 516-20-140, filed 6/7/76.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-145 College conduct hearing officer. [Order 76-2, § 516-20-145, filed 6/7/76.] Repealed by 79-06-019 (Order 79-05, Resolution No. 79-05), filed 5/14/79. Statutory Authority: RCW 28B.35.120(11).
- 516-20-150 Summer quarter judicial board. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-150, filed 5/14/79; Order 76-2, § 516-20-150, filed 6/7/76.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-152 University conduct hearing officer. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-152, filed 5/14/79.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-155 Judicial board proceedings. [Order 76-2, § 516-20-155, filed 6/7/76.] Repealed by 79-06-019 (Order 79-05, Resolution No. 79-05), filed 5/14/79. Statutory Authority: RCW 28B.35.120(11).
- 516-20-156 Judicial proceedings. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-156, filed 5/14/79.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-160 Initiation of judicial proceedings. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-160, filed 5/14/79; Order 76-2, § 516-20-160, filed 6/7/76.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-165 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.
- 516-20-170 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), § 516-20-170, filed 5/14/79; Order 76-2, § 516-20-170, filed 6/7/76.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-172 Withdrawal 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.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-175 Proceedings to be open or closed. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-175, filed 5/14/79; Order 76-2, § 516-20-175, filed 6/7/76.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82.
- 516-20-180 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.
- 516-20-181 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.] Repealed by 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), filed 5/14/82. Later promulgation, see WAC 516-22-200.
- 516-20-182 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.] 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.
- 516-20-185 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.
- 516-20-190 Notification 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.
- 516-20-195 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. Later promulgation, see WAC 156-22-142.
- 516-20-200 Appeals. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-200, filed 5/14/79; Order 76-2, § 516-20-200, 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 516-22-124.
- 516-20-205 Withdrawal of student prior to completion of proceedings. [Order 76-2, § 516-20-205, filed 6/7/76.] Repealed by 79-06-019 (Order 79-05, Resolution No. 79-05), filed 5/14/79. Statutory Authority: RCW 28B.35.120(11).
- 516-20-210 Committee on student rights and responsibilities. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-210, filed 5/14/79; Order 76-2, § 516-20-210, 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 516-22-210.
- 516-20-215 Fairhaven College. [Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-20-215, filed 5/14/79; Order 76-2, § 516-20-215, 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 516-22-250.

Chapter 516-22
STUDENT RIGHTS AND RESPONSIBILITIES CODE

- 516-22-005 Preamble. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-010 Disruptive behavior. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-015 Repeated incidents of academic dishonesty. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-020 Forgery, alteration or destruction of documents. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).

- 516-22-025 Fraudulent admissions credentials. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-030 Interference with freedom of expression. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-035 Alcohol/drug policy violations. [Statutory Authority: RCW 28B.35.120(12), 89-11-039 (Order 89-01), § 516-22-035, filed 5/15/89.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-040 Harassment of peers. [Statutory Authority: RCW 28B.35.120(12), 89-11-039 (Order 89-01), § 516-22-040, filed 5/15/89.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-100 Judicial structure. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-120 Initiation of informal proceedings. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-124 Appeal to the judicial board. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-130 Appeal hearing procedures. [Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-130, filed 5/14/82.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-134 Disruption of the judicial process. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-22-134, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-134, filed 5/14/82.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-138 Certain sanctions defined. [Statutory Authority: RCW 28B.35.120(12), 89-11-039 (Order 89-01), § 516-22-138, filed 5/15/89. Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-138, filed 5/14/82.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-142 Record of proceedings. [Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-142, filed 5/14/82. Formerly WAC 516-20-195.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-146 Right to hearing. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-22-146, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-146, filed 5/14/82.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-150 Interim suspension permitted. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-22-150, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-150, filed 5/14/82. Formerly WAC 516-20-182.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-200 Alternative judicial proceeding. [Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-200, filed 5/14/82. Formerly WAC 516-20-181.] Repealed by 89-11-039 (Order 89-01), filed 5/15/89. Statutory Authority: RCW 28B.35.120(12).
- 516-22-210 Committee on student rights and responsibilities. [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.] Repealed by 96-03-103, filed 1/22/96, effective 2/22/96. Statutory Authority: RCW 28B.35.120(12).
- 516-22-250 Fairhaven College jurisdiction. [Statutory Authority: RCW 28B.35.120(11), 82-11-063 (Order 5-6-82, Resolution No. 5-6-82), § 516-22-250, filed 5/14/82. Formerly WAC 516-20-215.] Repealed by 89-11-039 (Order 89-01), filed 5/15/89. Statutory Authority: RCW 28B.35.120(12).

**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).
- 516-73-020 Purpose. [Order 74-7, § 516-73-020, 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).
- 516-73-030 Definitions. [Order 74-7, § 516-73-030, 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).
- 516-73-040 Initiation of reduction/reallocation in force. [Order 74-7, § 516-73-040, 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—Determination 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 74-7, § 516-73-080, 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).
- 516-73-085 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Division of units into subunits. [Order 74-7, § 516-73-085, 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).
- 516-73-090 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Written proposals prepared by units. [Order 74-7, § 516-73-090, 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).
- 516-73-095 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Written proposals developed by vice-president for academic affairs. [Order 74-7, § 516-73-095, filed 8/8/74.] Repealed by 84-23-024 (Order 84-03, Resolu-

- tion No. 84-03), filed 11/13/84. Statutory Authority: RCW 28B.35.120(11).
- 516-73-100 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Review of proposals by advisory committee. [Order 74-7, § 516-73-100, 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).
- 516-73-105 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Recommendations by vice-president and president. [Order 74-7, § 516-73-105, 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).
- 516-73-110 Procedure for accomplishing reductions in full-time equivalent faculty positions in particular academic units—Action by board. [Order 74-7, § 516-73-110, 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).
- 516-73-130 Termination of faculty members from employment. [Order 74-7, § 516-73-130, 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).
- 516-73-135 Qualification of individual faculty members for sub-units. [Order 74-7, § 516-73-135, 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).
- 516-73-140 Terminations from units. [Order 74-7, § 516-73-140, 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).
- 516-73-145 Retention priority criteria. [Order 74-7, § 516-73-145, 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).
- 516-73-155 President's ability to prevent adverse impact on college's affirmative action program. [Order 74-7, § 516-73-155, 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).
- 516-73-160 Informal appeals. [Order 74-7, § 516-73-160, 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).
- 516-73-165 Formal administrative review. [Order 74-7, § 516-73-165, 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).
- 516-73-170 Notice of termination. [Order 74-7, § 516-73-170, 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).
- 516-73-190 Reemployment of faculty members—Reemployment within six months after termination. [Order 74-7, § 516-73-190, 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).
- 516-73-195 Reemployment of faculty members—Reemployment list. [Order 74-7, § 516-73-195, 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).
- 516-73-200 Reemployment of faculty members—Subject to affirmative action requirements. [Order 74-7, § 516-73-200, 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).
- 516-73-205 Reemployment of faculty members—Status of faculty member if reinstated into previously held position. [Order 74-7, § 516-73-205, 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).
- 516-73-210 Assistance in securing other employment. [Order 74-7, § 516-73-210, 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).

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 University shall be held on the first Thursday of each month a meeting is held 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. The annual meeting schedule will be published in the Washington State Register prior to January each year.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-04-010, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-04-010, filed 11/17/72.]

Chapter 516-11 WAC PUBLIC RECORDS

WAC

- 516-11-010 Definition and classification of public records.
516-11-040 General course and method of decision making.
516-11-060 Designation of public records officers.
516-11-070 Availability for public inspection and copying of public records.
516-11-080 Requests for public records.
516-11-090 Charges for copying.
516-11-100 Determination regarding exempt records.
516-11-110 Review of denials of public records requests.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

- 516-11-030 Description of central and field organization at Western Washington State College. [Order 73-5, § 516-11-030, filed 4/12/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
- 516-11-050 Informal procedures regarding the general course and methods of decision. [Order 73-5, § 516-11-050, filed 4/12/73.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.

WAC 516-11-010 Definition and classification of public records. As used in this chapter, the term "public" shall include any paper, correspondence, completed form, bound record book, photograph, film, sound recording, map drawing, machine-readable material, or other document, regardless of physical form or characteristics, and including such copies thereof, that have been made by or received by any agency of the state of Washington in connection with the transaction of public business, and legislative records as described in RCW 40.14.100, subject to the exemptions set forth in RCW 42.17.310, as now or hereafter amended.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-010, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-010, filed 4/12/73.]

WAC 516-11-040 General course and method of decision making. The formal procedures for decision making at the university are governed by the board of trustees through rules promulgated by it in accordance with the requirements of chapter 34.05 RCW, the Administrative Procedure Act. Accordingly, all rules, orders or directives, or regulations of the university which affect the relationship of particular segments of the university, as students, faculty, or other employees, with the university or with each other,

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

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

(3) 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 Administrative Procedure Act and appear in Title 516 WAC: Provided, however, That in accordance with RCW 34.05.010(15), the university reserves the right to promulgate as internal procedures not created or implemented in accordance with the Administrative Procedure Act, the following: Procedures or policies relating primarily to the following: Standards for admissions; academic advancement, academic credits, graduation and the granting of degrees; 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 the Administrative Procedure Act unless otherwise required by law. Internal procedures to the extent not already set forth in the university's published catalogs and handbooks are available to the public on file in the reference room in the library.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-040, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-040, filed 4/12/73.]

WAC 516-11-060 Designation of public records officers. (1) In accordance with the requirements of chapter 42.17 RCW, insofar as such chapter 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 university 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."

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

(a) Office of the president;

(b) Office of the provost;

(c) Office of student affairs;

(d) Office of business and financial affairs.

The above-designated division head shall be deemed custodian of the records in the possession or control of agen-

cies, departments, officers and employees of his or her division and responsible for the care and custody of records within his or her division even though such person is not in actual possession or control of such records. Such division heads shall be known as the university "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 university.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-060, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-060, filed 4/12/73.]

WAC 516-11-070 Availability for public inspection and copying of public records. Public records shall be available for inspection and copying during the customary office hours of the university. For the purposes of this chapter, the customary office hours shall be from 9 a.m. to noon and from 1 p.m. to 4 p.m., Monday through Friday, excluding legal holidays, unless the person making the request and the university, acting through the public records officer or a records custodian, agree on a different time.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-070, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-070, filed 4/12/73.]

WAC 516-11-080 Requests for public records. In accordance with chapter 42.17 RCW requirements that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records are only obtainable by members of the public when those members of the public comply with the following procedures:

(1) A request shall be made in writing and shall be presented to the public records officer or any other of the persons designated by this chapter as a custodian of certain university records, per WAC 516-11-060. Such request shall include the following:

(a) The name of the person requesting the record;

(b) The time of day and calendar date on which the request was made; and

(c) If the matter requested is referenced within the current index maintained by the university records officer, a reference to the requested record as it is described in such index;

(d) If the requested matter is not identifiable by reference to the university records current index, a statement that succinctly describes the record requested;

(e) A verification that the records requested shall not be used to compile a commercial sales list.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the university person to whom the request is being made to assist the member of the public in identifying the public record requested.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-080, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-080, filed 4/12/73.]

WAC 516-11-090 Charges for copying. (1) No fee shall be charged for inspection of public records. The university may impose a reasonable charge for providing copies of public records and for the use by any person of agency equipment to copy public records; such charges shall not exceed the amount necessary to reimburse the university for its actual costs incident to such copying.

(2) No person shall be released a record which has been copied by photostatic process until and unless the person requesting the copied public record has tendered payment for such copying to the records official from whom the public record was obtained, or to any person designated by such records official.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-090, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-090, filed 4/12/73.]

WAC 516-11-100 Determination regarding exempt records. (1) The university reserves the right to determine that a public record requested in accordance with the procedures of this chapter is exempt under the provisions of RCW 42.17.310. Such determination may be made in consultation with any of the records officer of the university, the president of the university, or the assistant attorney general assigned to the university.

(2) Responses to requests for records must be made promptly. Denials of request for public records must be accompanied by a written statement, specifying the specific reasons therefor.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-100, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-100, filed 4/12/73.]

WAC 516-11-110 Review of denials 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 decision 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 university 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, or his or her designee, which for the purposes of this section may include the public records officer or the records custodians, shall consider such petition. The review decision shall be in writing and transmitted to the person prior to the end of the second business day after receipt of the written request for review.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-11-110, filed 4/27/90, effective 5/1/90; Order 73-5, § 516-11-110, filed 4/12/73.]

Chapter 516-12 WAC

PARKING AND TRAFFIC REGULATIONS

WAC

516-12-400 Definitions.

[Title 516 WAC—p. 8]

516-12-410 Purpose.
516-12-420 Authority.
516-12-430 General regulations.
516-12-440 Parking areas.
516-12-450 Permits.
516-12-460 Fees.
516-12-470 Enforcement.
516-12-480 Appeals.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

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).

516-12-020 Preamble. [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).

516-12-030 Purposes. [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).

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).

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).

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).

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 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).

516-12-073 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.] 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).

516-12-076 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).

516-12-080 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 75-4, § 516-12-080, filed 8/11/75; 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).

516-12-090 Valid permit. [Order 75-4, § 516-12-090, filed 8/11/75; Order 70-10, § 516-12-090, 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).

516-12-100 Permit—Display. [Order 75-4, § 516-12-100, filed 8/11/75; Order 70-10, § 516-12-100, 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).

(2001 Ed.)

- 516-12-110 Permit—Transfer. [Order 75-4, § 516-12-110, filed 8/11/75; Order 70-10, § 516-12-110, 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).
- 516-12-120 Additional vehicle—Pool permits. [Order 75-4, § 516-12-120, filed 8/11/75; Order 3085, § 516-12-120, filed 8/9/71; Order 70-10, § 516-12-120, 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).
- 516-12-130 Permit—Revocation. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-130, filed 8/22/80; Order 75-4, § 516-12-130, filed 8/11/75; Order 3085, § 516-12-130, filed 8/9/71; Order 70-10, § 516-12-130, 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).
- 516-12-140 Permit—Right to refuse. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-140, filed 8/22/80; Order 75-4, § 516-12-140, filed 8/11/75; Order 70-10, § 516-12-140, 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).
- 516-12-145 Permit—Application. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-145, filed 8/22/80; Order 75-4, § 516-12-145, 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).
- 516-12-150 Permit—Annual, academic year and quarterly. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-150, filed 8/22/80; Order 75-4, § 516-12-150, filed 8/11/75; Order 3085, § 516-12-150, filed 8/9/71; Order 70-10, § 516-12-150, 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).
- 516-12-160 Permit—Refunds. [Order 75-4, § 516-12-160, filed 8/11/75; Order 70-10, § 516-12-160, 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).
- 516-12-170 Permit—Special. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-170, filed 8/22/80; Order 75-4, § 516-12-170, filed 8/11/75; Order 70-10, § 516-12-170, 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).
- 516-12-175 Permit—All lots. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-175, filed 8/22/80; Order 75-4, § 516-12-175, 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).
- 516-12-180 Night parking. [Order 75-4, § 516-12-180, filed 8/11/75; Order 3085, § 516-12-180, filed 8/9/71; Order 70-10, § 516-12-180, 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).
- 516-12-190 Speed. [Order 75-4, § 516-12-190, filed 8/11/75; Order 70-10, § 516-12-190, 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).
- 516-12-200 Regulatory signs and directions. [Order 75-4, § 516-12-200, filed 8/11/75; Order 70-10, § 516-12-200, 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).
- 516-12-210 Pedestrians right-of-way. [Order 75-4, § 516-12-210, filed 8/11/75; Order 70-10, § 516-12-210, 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).
- 516-12-220 Parking areas. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-220, filed 8/22/80; Order 75-4, § 516-12-220, filed 8/11/75; Order 70-10, § 516-12-220, 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).
- 516-12-230 Parking within designated spaces. [Order 75-4, § 516-12-230, filed 8/11/75; Order 70-10, § 516-12-230, 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).
- 516-12-240 University and state owned vehicles. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-240, filed 8/22/80; Order 75-4, § 516-12-240, filed 8/11/75; Order 70-10, § 516-12-240, 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).
- 516-12-250 Authority of parking manager to impose special traffic and parking regulations. [Order 75-4, § 516-12-250, filed 8/11/75; Order 70-10, § 516-12-250, 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).
- 516-12-255 Citations. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-255, filed 8/22/80.] 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).
- 516-12-256 Continuing violations. [Statutory Authority: RCW 28B.35.120(11). 80-12-003 (Resolution No. 80-04), § 516-12-256, filed 8/22/80.] 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).
- 516-12-260 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) "Disabled space": A parking space identified with a sign bearing the international disabled symbol that is restricted at all hours to use by vehicles displaying a valid WWU disabled parking permit.
- (6) "Dismount zone": Any area designated by signs or symbols as a place where bicycles shall not be ridden but may be walked.
- (7) "Employee": Any individual appointed to the faculty, staff, or administration of the university.
- (8) "Habitual offender": The driver of a vehicle license number or permit number accruing ten or more paid or unpaid parking citations.
- (9) "Holiday" or "university holiday": A day when all university offices and/or facilities are closed (e.g., Thanksgiving Day, Christmas Day, New Year's Day). Intercession or quarter breaks are not considered holidays. See definition of intercession.
- (10) "Intercession": A period of time in which classes or final exams are not in session. Except for holidays that may fall within this time period, the business offices of the university are open during this time.
- (11) "Impoundment": A state in which a vehicle has been seized and kept in legal custody by either being immobilized with a wheel lock device or towed from campus.
- (12) "Meter feeding": Purchase of additional time beyond the time limit posted on the parking meters. This practice is prohibited since use of meters is intended to serve short-term parking needs.
- (13) "Motorcycle": Any two or three wheeled motorized vehicle.
- (14) "Motor vehicle" or "vehicle": Any automobile or motorcycle.
- (15) "Parking appeals board": The board which hears parking citation appeals.
- (16) "Parking manager": The person appointed parking manager of the university by the president or designee.
- (17) "Parking space": A parking area designated by a sign, wheelstop, white-painted lines, and/or white traffic buttons.
- (18) "Permit": Any special or temporary parking permit authorized by the parking manager.
- (19) "President": The president of Western Washington University.
- (20) "Prohibited area": An area in which vehicular traffic and/or parking is prohibited according to the times posted.
- (21) "Public safety department": The university public safety department.
- (22) "Student": Any person enrolled in the university as a student.

(23) "Parking and transportation services": The parking and transportation services of the university.

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

(25) "University": Western Washington University.

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

(27) "Visitors": Persons who are neither employees or students and who visit the campus only on occasional basis.

(28) "Wheelstop": A cement or metal barrier approximately eight inches high and six feet long used to define a parking space.

[Statutory Authority: RCW 28B.35.120. 97-17-052, § 516-12-400, filed 8/15/97, effective 9/15/97; 96-14-006, § 516-12-400, filed 6/20/96, effective 7/21/96. Statutory Authority: RCW 28B.35.120(12). 95-09-047, § 516-12-400, filed 4/17/95, effective 5/18/95. Statutory Authority: RCW 28B.35.120(11). 92-06-068 (Order 92-01), § 516-12-400, filed 3/3/92, effective 3/31/92; 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.

- (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 parking and transportation services 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.35.120. 97-17-052, § 516-12-420, filed 8/15/97, effective 9/15/97. 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 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 a visitor's space (with a visitor's permit).

(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 and transportation services office. Motorcycle permit holders will go to the next nearest motorcycle lot.

(5) The university reserves the right to refuse parking privileges 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.
- (f) Been found to be in possession of or using a lost or stolen permit.

(g) Removed a wheel lock without authorization of parking and transportation services.

(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 parking and transportation services 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 cam-

pus, 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 "E," "B" or "M" license plates or a university insignia may be parked in "G" or "C" 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.35.120. 97-17-052, § 516-12-430, filed 8/15/97, effective 9/15/97. Statutory Authority: RCW 28B.35.120(11). 92-06-068 (Order 92-01), § 516-12-430, filed 3/3/92, effective 3/31/92. Statutory Authority: RCW 28B.35.120(12). 90-17-032, § 516-12-430, filed 8/9/90, effective 9/9/90. 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). Each parking area is posted to indicate the type of permit required and the times they are required.

(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) Meters are available to serve short-term parking needs. They are in effect at the times posted at the location. During these times the meter must be paid the correct amount posted. "Feeding" meters is prohibited. That is, additional time cannot be purchased beyond the time limit posted on the meter (e.g., a two-hour meter will allow a maximum of two hours of purchased time, and the driver may not pay the meter again to park longer than the maximum time provided).

(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 be parked 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 for that designated purpose or to assigned vehicles all hours.

(12) Resident student "R" 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.35.120. 96-14-006, § 516-12-440, filed 6/20/96, effective 7/21/96. Statutory Authority: RCW 28B.35.120(12). 90-17-032, § 516-12-440, filed 8/9/90, effective 9/9/90. 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 parking and transportation services 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 and transportation 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 and transportation 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 and transportation 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 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 and transportation 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.

(g) Removed a wheel lock without authorization of parking and transportation services.

(9) Annual, academic, and quarterly parking space assignments will be available according to a schedule determined and publicized by the parking manager.

(a) Annual permits are valid for 12 months.

(b) Academic permits are valid for 9 months.

(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 finals 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 and transportation 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 they drive 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.35.120. 97-17-052, § 516-12-450, filed 8/15/97, effective 9/15/97. 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/her designee to the board of trustees for approval by motion and will thereafter be posted in the public area of the parking and transportation 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 and transportation 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 and transportation 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 a quarterly permit during the last two weeks of the quarter.

(e) No refund will be made for an academic permit during the last two weeks of spring quarter.

(f) No refund will be made for a summer permit or an annual permit after the six-week summer session.

(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 the old permit is returned in identifiable condition.

(c) Change in hours issued on a part-time permit.

(5) Salaried employees have the option of paying for parking through payroll deduction.

(6) Prorated fees will be charged for part-time permits.

(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 516-12-470(4).

(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.35.120. 97-17-052, § 516-12-460, filed 8/15/97, effective 9/15/97; 96-14-006, § 516-12-460, filed 6/20/96, effective 7/21/96. 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 prevents a person having a valid permit from parking in their designated parking area, will be impounded on the first violation.

(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 one or more unpaid citations, the parking and transportation 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 collection agent and/or 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 using one or more enforcement measures will not prohibit the use of additional measures.

(2) When regulations are in effect.

(a) Except as stated in (b) and (c) of this subsection, parking regulations are subject to enforcement throughout the calendar year but will not be enforced on official university holidays unless otherwise posted. For purposes of this section, intercession is 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) Intercession regulations will be determined and published by the parking manager as required.

(d) Permits are required in G, C, and V parking areas Monday through Friday from 7:00 a.m. through 5:00 p.m. unless otherwise posted. Permits are required in R (student resident) lots all hours.

(e) Should there be a conflict between these regulations, parking maps, and on-site posted signs regarding parking information and instructions, the on-site sign takes precedence.

(3) Night parking.

(a) The hours of night parking are 5:00 p.m. to 7:00 a.m.

(b) During the hours of night parking all lots except "R" (campus resident) lots, some restricted lots, and reserved spaces in any lot are open to parking unless otherwise posted with signs or designated by the parking manager.

(c) "R" parking lots are restricted to "R" permit holders at all times.

(d) Parking is restricted during the hours of night parking in any lot reserved for a special event unless attending that event.

(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) Improper display of permit.

(b) \$10.00 violations:

(i) Overtime parking;

(ii) Parking at an expired meter;

(iii) Occupying more than one space;

(iv) Parking in a no parking zone;

(v) Parking outside a designated parking space.

(c) \$15.00 violation: Parking out of assigned area.

(d) \$20.00 violations:

(i) No valid permit displayed;

(ii) Unauthorized permit transfer.

(e) \$25.00 violations:

(i) Blocking traffic;

(ii) Parking in a grass or landscaped area;

(iii) Parking in a reserved area;

(iv) Parking in prohibited area (except disabled spaces);

(v) Parking in a driveway or walkway.

(f) \$50.00 violations: Parking within fifteen feet of a fire hydrant or in a fire lane.

(g) \$100.00 violations.

(i) Display of lost permit.

(ii) Display of stolen permit.

(iii) Display of forged permit.

(h) \$175.00 violations: Parking in a disabled only space.

(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 by towing or wheel lock:

(a) All violators are subject to having their vehicles impounded through the use of towing or the wheel lock device at their own risk and expense.

(b) Any vehicle may be towed away if the vehicle:

(i) Has been immobilized by wheel lock for more than twenty-four hours; or

(ii) Is parked in such a manner as to endanger the university community; or

(iii) Is parked in a fire lane or other posted tow-away zone; or

(iv) Is parked so as to deprive a permit holder of space in his/her assigned lot, personally reserved space or disabled space without a proper permit; or

(v) Is left under circumstances which indicate it has been abandoned; or

(vi) Is found displaying a forged or reported lost or stolen permit; or

(vii) Cannot be impounded with the wheel lock device.

(c) Any vehicle may be immobilized by use of a wheel lock device if the vehicle:

(i) Has an accumulation of two or more unpaid parking tickets (the second of which has been outstanding for more than seventy-two hours); or

(ii) Is parked at any time on campus when parking privileges have been revoked.

(d) The operator/owner of the impounded vehicle must provide positive personal identification and proof of ownership of the vehicle and pay all outstanding citations at the parking and transportation services office (or university public safety department when the parking and transportation services office is closed) before a vehicle release is authorized, a release form completed and a copy issued to the vehicle operator/owner.

(e) A fee will be assessed on vehicles immobilized by the wheel lock device.

(f) Any vehicle which remains immobilized by wheel lock for more than twenty-four hours in an area where towing is not practical or possible will be assessed a fee for each day or portion thereof over the twenty-four hours.

(g) An impound fee is charged if the driver of the tow truck or the wheel lock operator has performed any labor prior to the vehicle operator/owner returning to the vehicle before the impoundment is completed.

(h) An impounded vehicle shall be released to the operator/owner of the vehicle when:

(i) Positive identification and proof of ownership of the vehicle is provided;

(ii) All unpaid fines against the impounded vehicle or any other vehicle registered to the violator are paid at parking and transportation services (or university public safety department when parking and transportation services is closed);

(iii) A wheel lock fee is paid; and/or

(iv) All towing and storage fees are paid.

(i) The operator/owner of the towed vehicle must present an authorized release form to the towing company and pay all towing charges including any storage fees incurred.

(j) The university assumes no responsibility for damages which may result from use of the wheel lock device, storage, or attempts to move a vehicle with a wheel lock device installed.

(k) A person wishing to challenge the validity of the impound or any fines or fees imposed under the impound policy may appeal through the process provided in the chapter governing appeals (chapter 516-14 WAC). However, in order to secure release of the vehicle, the driver must pay the amount of fines and/or fees as a bond which will be refunded to the extent the appeal is approved.

- (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 disabled space without a proper permit;
 - (f) In fire lanes, service roads, fire exits or within 15 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.
- (8) Payment of citations is due upon receipt.

[Statutory Authority: RCW 28B.35.120. 97-17-052, § 516-12-470, filed 8/15/97, effective 9/15/97; 96-14-006, § 516-12-470, filed 6/20/96, effective 7/21/96. Statutory Authority: RCW 28B.35.120(12). 95-09-047, § 516-12-470, filed 4/17/95, effective 5/18/95; 90-17-032, § 516-12-470, filed 8/9/90, effective 9/9/90. Statutory Authority: RCW 28B.35.120(11). 87-18-001 (Resolution No. 6-04-87), § 516-12-470, filed 8/20/87. Statutory Authority: RCW 28B.10.560. 85-14-098 (Resolution No. 85-05), § 516-12-470, filed 7/2/85. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-470, filed 6/28/83, effective 9/19/83.]

WAC 516-12-480 Appeals. Any person who alleges being unjustly ticketed and who wishes to appeal a citation shall report to the parking and transportation 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.)

(3) Requests for a parking appeals board review must be made in writing within fourteen days of the decision made by the parking manager or designee and after the appealed citation has been paid in full.

[Statutory Authority: RCW 28B.35.120. 97-17-052, § 516-12-480, filed 8/15/97, effective 9/15/97. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-12-480, filed 6/28/83, effective 9/19/83.]

Chapter 516-13 WAC

BICYCLE TRAFFIC AND PARKING REGULATIONS

WAC

516-13-010	Purpose.
516-13-020	Parking regulations.
516-13-030	Impounding of bicycles.
516-13-060	Motorized bicycles.
516-13-070	Registration.
516-13-080	Operation.
516-13-090	Enforcement.

(2001 Ed.)

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

- 516-13-040 Unauthorized use. [Order 3085, § 516-13-040, filed 8/9/71.] Repealed by Order 75-4, filed 8/11/75.
- 516-13-050 Areas—Horns. [Order 3085, § 516-13-050, filed 8/9/71.] Repealed by Order 75-4, filed 8/11/75.

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.

[Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-13-010, filed 6/28/83, effective 9/19/83; Order 75-4, § 516-13-010, filed 8/11/75; Order 3085, § 516-13-010, filed 8/9/71.]

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 only 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.

(5) Improperly parked bicycles are subject to impoundment.

[Statutory Authority: RCW 28B.35.120(12). 96-24-016, § 516-13-020, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-13-020, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-13-020, filed 6/28/83, effective 9/19/83; Order 75-4, § 516-13-020, filed 8/11/75; Order 3085, § 516-13-020, filed 8/9/71.]

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 university public safety department. If the owner of an impounded bicycle can be identified they will be notified immediately after impound.

[Statutory Authority: RCW 28B.35.120(12). 96-24-016, § 516-13-030, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120(11). 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-13-030, filed 6/28/83, effective 9/19/83; Order 75-4, § 516-13-030, filed 8/11/75; Order 3085, § 516-13-030, filed 8/9/71.]

WAC 516-13-060 Motorized bicycles. Motorized bicycles are, for the purpose of this regulation, considered to be motorcycles and are subject to all traffic rules and regulations controlling motorcycles.

[Order 75-4, § 516-13-060, filed 8/11/75; Order 3085, § 516-13-060, filed 8/9/71.]

WAC 516-13-070 Registration. Owners of bicycles operated on the Western Washington University campus are

encouraged to register their bicycles with the university public safety department. Registration is free and will facilitate identification of stolen or impounded bicycles.

[Statutory Authority: RCW 28B.35.120(11), 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-13-070, filed 6/28/83, effective 9/19/83.]

WAC 516-13-080 Operation. (1) Pedestrians have the right-of-way on all sidewalks, pathways, and plaza areas on campus. Bicyclists will use due caution when riding bicycles on campus and are encouraged to wear helmets.

(2) It is prohibited for bicycles to be ridden in areas specifically designated as permanent and/or temporary dismount zones from 8:00 a.m. to 5:00 p.m. during regular class days or at other times when so posted or as designated by the vice-president for business and financial affairs or a designee.

(3) Bicyclists are responsible for following the Bicycle Responsibility Code adopted May 21, 1996, by the student bicycle advisory coalition as amended by the central health and safety committee on June 3, 1996:

- (a) Pedestrians have right of way, always.
- (b) Stay in control.
- (c) Avoid congested areas and use back roads when possible.
- (d) Obey the dismount policy and obey all traffic laws.
- (e) Dismount and walk your bike when in crowded areas.
- (f) Minimize impact—stay off the lawns.
- (g) Park and lock bikes only at bike racks.
- (h) Know the code!

[Statutory Authority: RCW 28B.35.120(12), 96-24-016, § 516-13-080, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120(11), 92-06-068 (Order 92-01), § 516-13-080, filed 3/3/92, effective 3/31/92; 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-13-080, filed 6/28/83, effective 9/19/83.]

WAC 516-13-090 Enforcement. A bicycle rider who refuses to abide by these regulations set forth under chapter 516-13 WAC may be issued a university notice of infraction (NOI) for one or more of the following infractions:

- (1) Failure to yield right of way to pedestrian;
- (2) Failure to stay in control of bicycle;
- (3) Failure to obey dismount policy;
- (4) Riding on lawn or other restricted area;
- (5) Failure to use due care and caution.

Penalties: The penalties for violating any part of this section shall be progressive, with the monetary penalty increasing for each subsequent offense regardless of the nature of the previous offense(s). The first violation shall have a monetary penalty of ten dollars. A second violation shall have a monetary penalty of twenty-five dollars. A third and each subsequent violation shall have a monetary penalty of fifty dollars.

Any bicycle rider who violates any portion of this section and as a result is involved in a collision with a pedestrian or an object shall have the monetary penalty for the offense(s) doubled.

Any bicycle rider who attempts to elude a uniformed police officer attempting to enforce these regulations shall have the monetary penalty for the offense(s) doubled.

[Title 516 WAC—p. 16]

Chapter 516-13 WAC notwithstanding, bicycle riders remain subject to enforcement of applicable city and state traffic laws while riding upon public roadways or sidewalks.

A bicycle rider who refuses to cooperate with a police officer or to present proof of identification will be subject to arrest for obstructing a law enforcement officer under the provisions of chapter 9A.76 RCW and/or criminal trespass under the provisions of chapter 9A.52 RCW.

Appeal procedure. A university notice of infraction (NOI) may be appealed by filing a completed appeal form at the parking services office within seven days of receipt of the notice of infraction; otherwise, the right to a hearing is forfeited.

Distribution of funds collected from monetary penalties. Moneys collected for violations of chapter 516-13 WAC shall be applied towards the cost of enforcing this section. Moneys received in excess of these costs shall be applied towards bicycle-related projects, including bicycle parking, bicycle pathways and safe bicycling education.

[Statutory Authority: RCW 28B.35.120(12), 99-07-089, § 516-13-090, filed 3/19/99, effective 4/19/99; 96-24-016, § 516-13-090, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120(11), 92-06-068 (Order 92-01), § 516-13-090, filed 3/3/92, effective 3/31/92.]

Chapter 516-14 WAC

APPEALS FROM PARKING VIOLATIONS

WAC

516-14-200 Policy and procedure.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-14-010	Establishment of parking appeals board and appointment of members. [Order 75-9, § 516-14-010, filed 9/12/75; Order 3085, § 516-14-010, filed 8/9/71.] 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).
516-14-020	Jurisdiction of the college parking appeals board. [Order 75-9, § 516-14-020, filed 9/12/75; Order 3085, § 516-14-020, filed 8/9/71.] 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).
516-14-030	Procedure—Summons and service thereof. [Order 75-9, § 516-14-030, filed 9/12/75; Order 3085, § 516-14-030, filed 8/9/71.] 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).
516-14-040	Procedure—Election to forfeit or contest. [Order 75-9, § 516-14-040, filed 9/12/75; Order 3085, § 516-14-040, filed 8/9/71.] 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).
516-14-050	Procedure—Complaint. [Order 75-9, § 516-14-050, filed 9/12/75; Order 3085, § 516-14-050, filed 8/9/71.] 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).
516-14-060	Procedure—Pleas at hearing. [Order 75-9, § 516-14-060, filed 9/12/75; Order 3085, § 516-14-060, filed 8/9/71.] 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).
516-14-070	Procedure—Oath or solemn affirmation. [Order 75-9, § 516-14-070, filed 9/12/75; Order 3085, § 516-14-070, filed 8/9/71.] 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).
516-14-080	Procedure—Rules of evidence. [Order 75-9, § 516-14-080, filed 9/12/75; Order 3085, § 516-14-080, filed 8/9/71.] Repealed by 83-14-014 (Order 6-02-83,

(2001 Ed.)

- 516-14-090 Motion No. 6-02-83), filed 6/28/83, effective 9/19/83. Statutory Authority: RCW 28B.35.120(11).
 Procedure—Examination of witnesses. [Order 75-9, § 516-14-090, filed 9/12/75; Order 3085, § 516-14-090, filed 8/9/71.] 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).
- 516-14-100 Procedure—Judgment. [Order 75-9, § 516-14-100, filed 9/12/75; Order 3085, § 516-14-100, filed 8/9/71.] 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).
- 516-14-110 Enforcement of judgments of the college parking appeals board. [Order 75-9, § 516-14-110, filed 9/12/75; Order 3085, § 516-14-110, filed 8/9/71.] 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 516-14-200 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 the university governance system as to its judgment of appeals only. The board chairperson shall prepare 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 cita-

tion 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 one 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.

[Statutory Authority: RCW 28B.35.120(11), 83-14-014 (Order 6-02-83, Motion No. 6-02-83), § 516-14-200, filed 6/28/83, effective 9/19/83.]

Chapter 516-15 WAC

SKATEBOARD AND IN-LINE SKATE POLICY

WAC

- 516-15-010 Definitions.
- 516-15-020 Purpose.
- 516-15-030 Authority.
- 516-15-040 Regulation.
- 516-15-050 Enforcement.

WAC 516-15-010 Definitions. As used in this chapter, the following words mean:

"Skateboard." A toy consisting of an oblong or rectangular board, made of wood, plastic, metal or components

thereof, with wheels, ridden, as down an incline, usually in a standing position. It may or may not be motorized.

"Skate." A toy consisting of shoes or boots with small wheels on the soles, either in pairs at the toe and heel or in a line down the length of the foot.

[Statutory Authority: RCW 28B.35.120(12). 96-24-015, § 516-15-010, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120. 87-21-080 (Resolution No. 87-02), § 516-15-010, filed 10/21/87.]

WAC 516-15-020 Purpose. Because the university is primarily a pedestrian campus, the purpose of these regulations is:

(1) To protect and control pedestrian traffic and traffic of persons using coasters, skateboards, in-line skates, toy vehicles or other similar devices.

(2) To protect from physical damage and more than ordinary wear the wooden and concrete benches, brick and paved walkways, stairs, steps, loading ramps, plazas, and ramps for the disabled, caused by use of coasters, skateboards, in-line skates, toy vehicles, or similar devices on such areas.

[Statutory Authority: RCW 28B.35.120(12). 96-24-015, § 516-15-020, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120. 87-21-080 (Resolution No. 87-02), § 516-15-020, filed 10/21/87.]

WAC 516-15-030 Authority. The board of trustees of Western Washington University is granted authority under Title 28B RCW to exercise full control of the university and its property of various kinds, and is authorized to promulgate rules and regulations to carry out its duties. The administration of these regulations is the responsibility of the president and the vice president for business and financial affairs. Enforcement is the responsibility of the director of public safety and, if the alleged violator is a student, additionally, the vice president and dean for student affairs.

[Statutory Authority: RCW 28B.35.120. 87-21-080 (Resolution No. 87-02), § 516-15-030, filed 10/21/87.]

WAC 516-15-040 Regulation. Skateboards, coasters, in-line skates, toy vehicles, or other types of similar devices may not be used on the campus except in areas as may be designated for such use by the vice-president for business and financial affairs or a designee.

[Statutory Authority: RCW 28B.35.120(12). 96-24-015, § 516-15-040, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120. 87-21-080 (Resolution No. 87-02), § 516-15-040, filed 10/21/87.]

WAC 516-15-050 Enforcement. A person using a skateboard, coaster, in-line skates, toy vehicle, or similar device who refuses to abide by the rules and regulations set forth under chapter 516-15 WAC may be issued a university notice of infraction (NOI) for using a skateboard, coaster, in-line skates, toy vehicle, or similar device on campus in an area not designated for such use.

Penalties: The penalties for violating any part of this section shall be progressive, with the monetary penalty increasing for each subsequent offense. The first violation shall have a monetary penalty of ten dollars. A second violation shall have a monetary penalty of fifty dollars.

Any person who violates any portion of this section and as a result is involved in a collision with a pedestrian or an

object shall have the monetary penalty for the offense doubled.

Any person using a skateboard, coaster, in-line skates, toy vehicle, or similar device who attempts to elude a uniformed police officer attempting to enforce these regulations shall have the monetary penalty for the offense doubled.

Appeal procedure. A university notice of infraction (NOI) may be appealed by filing a completed appeal form at the parking services office within seven days of receipt of the notice of infraction; otherwise, the right to a hearing is forfeited.

[Statutory Authority: RCW 28B.35.120(12). 99-07-089, § 516-15-050, filed 3/19/99, effective 4/19/99; 96-24-015, § 516-15-050, filed 11/22/96, effective 1/1/97. Statutory Authority: RCW 28B.35.120. 87-21-080 (Resolution No. 87-02), § 516-15-050, filed 10/21/87.]

Chapter 516-23 WAC

STUDENT RIGHTS AND RESPONSIBILITIES CODE

WAC

516-23-005	Preamble.
516-23-010	Definitions.
516-23-015	Jurisdiction.
516-23-020	Relationship between civil and criminal law and university disciplinary proceedings.
516-23-025	Actionable offenses.
516-23-030	Disruptive behavior.
516-23-035	Academic dishonesty.
516-23-040	Forgery and fraud.
516-23-045	Interference with freedom of expression.
516-23-050	Alcohol and other drugs policy violations.
516-23-055	Misuse of computers, electronic data or communications.
516-23-060	Hazing.
516-23-065	Sexual misconduct.
516-23-070	Violence and harassment.
516-23-075	Judicial structure.
516-23-080	Conduct proceedings.
516-23-085	Appeals.
516-23-090	Basis for appeal.
516-23-095	Appeal hearing procedures.
516-23-100	Interference of the judicial process.
516-23-105	Disciplinary sanctions.
516-23-110	Administrative withdrawal due to mental disorders.
516-23-115	Record of proceedings.
516-23-120	Statement of accused student's rights.
516-23-125	Statement of rights of those subjected to student misconduct.
516-23-130	Relationship to university residences' conduct system.
516-23-135	Interim suspension.
516-23-140	Interpretation and revision.
516-23-145	Committee on student rights and responsibilities.

WAC 516-23-005 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 abide by university policies and regulations, as well as federal, state and local laws. Those who are charged with a violation are assured a fair judicial process and, when found in violation, appropriate disciplinary action.

The judicial system at Western Washington University is a process within the university that facilitates student developmental growth while maintaining the standards of the university to insure academic integrity, campus-wide safety, and adherence to the university mission. The student judicial process is intended to provide positive and educational experi-

ence paired with fair and well-considered sanctions for misconduct.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-005, filed 1/22/96, effective 2/22/96.]

WAC 516-23-010 Definitions. "Student" includes all persons taking courses at the university, both full and part time. Nonmatriculated international students attending language institutes or foreign study programs at the university shall also be considered students under the terms of this code.

"University" refers to the facilities, property, programs, activities, and members of Western Washington University community.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-010, filed 1/22/96, effective 2/22/96.]

WAC 516-23-015 Jurisdiction. The *Student Rights and Responsibilities Code* is a guideline for expected student behavior at the university. While the university does not act as a policing agent for students when they are off campus, the university reserves the right to take action if a student's behavior is determined to threaten the health, safety, and/or property of the university and its members.

Individual students alleged to have violated this code, policies, or regulations of Western Washington University will be subject to disciplinary action under the code. Sanctions against student organizations are governed by the procedures established by the university administrative unit governing the recognition of each organization. Disciplinary proceedings against individual member(s) of a student organization can be initiated under this code independently of action taken against the student organization.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-015, filed 1/22/96, effective 2/22/96.]

WAC 516-23-020 Relationship between civil and criminal law and university disciplinary proceedings. Many offenses actionable under this code are also violations of federal, state or local laws. A student may face criminal and civil prosecution as well as university disciplinary action for violation of these laws. The university reserves the right to initiate action for offenses that have an impact on the educational or administrative functions or the general well-being of the university. Proceedings under this code may be carried out prior to, simultaneously, or following civil or criminal proceedings in the courts. University proceedings are not subject to challenge on the ground that criminal charges involving the same incident have been dismissed or reduced.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-020, filed 1/22/96, effective 2/22/96.]

WAC 516-23-025 Actionable offenses. A violation of university policy or regulation that has a significant impact upon the educational or administrative functions of the university can be grounds for disciplinary action. A student may also be subject to disciplinary action for violation of federal, state, or local civil or criminal law. The code does not contain an exhaustive list of all offenses or misconduct for which a student may be disciplined. Those offenses which disrupt

(2001 Ed.)

integral aspects of the university mission and are most commonly acted upon are listed in the code.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-025, filed 1/22/96, effective 2/22/96.]

WAC 516-23-030 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, learning, research or administrative functions.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-030, filed 1/22/96, effective 2/22/96.]

WAC 516-23-035 Academic dishonesty. Maintaining academic honesty is the joint responsibility of students and the faculty. Incidents of academic dishonesty reported to the office of the provost shall make the student subject to disciplinary action. Academic dishonesty shall include, but is not limited to: Plagiarizing, misrepresentation of identity, and/or giving or receiving unauthorized information prior to or during any type of examination. See academic dishonesty policy. Students found to have violated canons of ethical research and scholarship, as defined in the policy and procedural guidelines for misconduct in research and scholarship, may also be subject to disciplinary action.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-035, filed 1/22/96, effective 2/22/96.]

WAC 516-23-040 Forgery and fraud. 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:

- (1) Falsely making, completing, or altering any university document, record, or identification;
- (2) Possessing or presenting as authentic any falsified document, record, or identification; or
- (3) Giving to any university official information known to be false or incomplete shall be subject to disciplinary action.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-040, filed 1/22/96, effective 2/22/96.]

WAC 516-23-045 Interference with freedom of expression. The rights of freedom of speech, petition and assembly are fundamental to the democratic and academic process. The United States Constitution guarantees these freedoms to all members of the Western Washington University community. The university recognizes, respects and protects all expressions of opinion and ideas, whether individual or collective, that are within the limits of the law and/or university regulations.

Any person, or persons, may speak at the university when invited to do so by a member of the university community. An exercise of the right to speak requires the freedom of the speaker to make his/her statement. Both the speaker and the audience are entitled to proceed without being subjected

[Title 516 WAC—p. 19]

to substantial interference. Use of university buildings and public spaces is subject to university policies and procedures. See Viking Union Policies: Exterior space use; reservations and scheduling.

Students engaging in acts of violence, threats of violence or other behavior which materially or substantially disrupts the right of freedom of expression on campus are subject to disciplinary action. Such conduct includes, but is not limited to, blocking or impeding vehicular or pedestrian traffic; blocking access to or from campus buildings or offices; and activities of observers or participants that substantially disrupt classes, meetings or any other normal function of the university.

[Statutory Authority: RCW 28B.35.120. 96-14-005, § 516-23-045, filed 6/20/96, effective 7/21/96.]

WAC 516-23-050 Alcohol and other drugs policy violations. Substance abuse by members of the university community impacts the quality of the educational experience of all students. Violations of alcohol/drug policies including, but not limited to, the possession, use or distribution of controlled or illegal substances, or violence to others and/or destruction of property while under the influence of alcohol/drugs shall make the student subject to disciplinary action. See alcohol and other drugs policy.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-050, filed 1/22/96, effective 2/22/96.]

WAC 516-23-055 Misuse of computers, electronic data or communications. The performance of normal university business, research, education, and other vital functions is dependent upon the appropriate use of computing and the integrity of electronic data. Students shall be subject to disciplinary action if they:

- (1) Interfere with university computing or communication functions or with the work of another student, faculty member, or university official;
- (2) Gain unauthorized access, alter data, or misuse computing facilities; or
- (3) Use university computing facilities to send harassing messages (as defined in WAC 516-23-070, Violence and harassment).

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-055, filed 1/22/96, effective 2/22/96.]

WAC 516-23-060 Hazing. Any act which endangers, or is likely to endanger, the mental or physical health or safety of a student, or which destroys or removes public or private property, for the purpose of initiation, admission into, affiliation with, or as a condition for continued membership in a group or university organization shall make a student subject to disciplinary action. See hazing policy.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-060, filed 1/22/96, effective 2/22/96.]

WAC 516-23-065 Sexual misconduct. The university strives to provide an environment in which students, staff, and faculty can work, live and study free from all types of sexual misconduct. Students engaging in sexual misconduct

shall be subject to disciplinary action. The range of sexual misconduct includes sexual harassment, sexual intimidation, sexual coercion, sexual assault, and rape. See sexual misconduct policy.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-065, filed 1/22/96, effective 2/22/96.]

WAC 516-23-070 Violence and harassment. A quality educational experience can only occur in an environment free of intimidation, harassment, or physical assault. Any student creating a hostile or threatening educational or working environment shall be subject to disciplinary proceedings. These behaviors include, but are not limited to, the following:

The use of physical force or violence to endanger the physical or mental health and safety of another person or to restrict the freedom of action or movement of another person.

Behavior that involves an expressed or implied threat to interfere with an individual's personal safety, academic efforts, employment, or participation in university activities and causes the person to have a reasonable apprehension that such interference is about to occur.

Threatening to cause bodily harm at present or in the future to any person, or to cause physical damage to another's property, or to maliciously do any act which is intended to substantially harm another person's physical or mental health or safety.

Intentionally and repeatedly following or contacting another person in a manner that intimidates, harasses or places another in fear for personal safety or property.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-070, filed 1/22/96, effective 2/22/96.]

WAC 516-23-075 Judicial structure. The vice-president for student affairs/dean for academic support services or designee is responsible for administration of this code. A judicial officer, who shall have authority to adjudicate and administer sanctions for violations of this code, shall be appointed by the vice-president for student affairs/dean for academic support services.

A six-member judicial appeal board shall be appointed 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/academic support services staff (appointed by the vice-president for student affairs/dean for academic support services). An alternate for each position shall be appointed at the same time by the same authority. Student appointments shall be for one academic year. Faculty and staff appointments shall be for staggered two-year terms. The judicial appeal board shall have authority to hear appeals based upon the judicial officer's decision and to adjudicate and administer sanctions for violations of this code. The vice-president shall assure that the judicial appeal board appointment process is initiated annually and shall assure that allegations of code violations and appeals are properly referred.

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

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-075, filed 1/22/96, effective 2/22/96.]

WAC 516-23-080 Conduct proceedings. A primary objective of the disciplinary process is to promote the personal and social development of those students found responsible for misconduct. Charges are investigated and resolved in an atmosphere of candor, truthfulness, and civility. Conduct hearings and other related proceedings do not follow the same procedures used in courtrooms, nor do they use the same rules of evidence as in a civil or criminal trial.

The conduct process shall proceed as follows:

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/dean for academic support services a written statement of the charges against the student. The judicial officer will investigate the accuracy of the charge.

If in the judicial officer's judgment there is sufficient basis to consider the charge(s), the judicial officer shall notify the accused student and those bringing the charges in writing of the time and place of their respective hearings and the availability of advisement to assist the student in their understanding of the judicial process. The hearing shall occur no less than five nor more than fifteen calendar days from the date of notification. The accused student will be informed of that portion of the code he/she is alleged to have violated and the nature and date of the alleged violation. The student will also be provided with the *Student Rights and Responsibilities Code*, chapter 516-22 WAC. If there is insufficient basis to consider the charge, the individual initiating the charge will be so informed.

The judicial officer shall meet separately with the student and those bringing the charges and shall weigh appropriate evidence. Within ten business days, the judicial officer shall notify the student in writing of his/her decision, including the sanction if a violation is determined to have occurred. Written notification shall include a statement of the student's option to appeal to the judicial appeal board and the opportunity to seek advisement on the judicial process.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-080, filed 1/22/96, effective 2/22/96.]

WAC 516-23-085 Appeals. An accused student may appeal a decision of the judicial officer to the judicial appeal board. The student is allowed one appeal to the university judicial appeal board. The appeal must be made in writing to the vice-president for student affairs/dean for academic support services or designee within ten business days of receiving the judicial officer's written decision. An extension of an additional ten business days will be granted upon the student's request. The appeal must indicate the basis for the appeal. The vice-president shall notify the judicial appeal board chair of the pending 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(12). 96-03-103, § 516-23-085, filed 1/22/96, effective 2/22/96.]

(2001 Ed.)

WAC 516-23-090 Basis for appeal. Allowable reasons for appeal are:

(1) The original conduct hearing was not conducted in conformity with prescribed procedures or the code was misinterpreted by the judicial officer.

(2) The decision reached regarding the accused student was based upon insufficient evidence.

(3) The sanction(s) imposed is/are disproportionate to the violation of that section of the code which the student is found to have violated.

A student bringing an appeal based upon any of the preceding three reasons shall be provided the opportunity to present his/her case to the judicial appeal board. The chair of the judicial appeal board may, at his/her discretion, choose to limit any part of the case that requires review.

(4) To consider new substantive evidence because such evidence was not presented by the person appealing at the time of the original conduct hearing. Appeals based upon new evidence will be heard by the university judicial officer.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-090, filed 1/22/96, effective 2/22/96.]

WAC 516-23-095 Appeal hearing procedures. The judicial appeal board chair shall notify the student of the date of the appeal hearing. The hearing shall be set not less than five nor more than fifteen business days from the date of notification or as mutually agreed upon by the student and the university. A student who does not appear before the judicial appeal board at his/her appeal hearing waives the privilege to have the appeal heard at another time. The judicial appeal board may proceed with the appeal based upon consideration of the evidence available to them without the student's presence, or the appeal may be dismissed at the discretion of the judicial appeal board.

(1) Notification of the appeal hearing shall include:

(a) Time, date and location of hearing.

(b) Identification of the section 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.

(e) Name of the university office where procedural advice can be sought.

(f) Statement of the student's right to call witnesses, to speak on his/her own behalf, to be accompanied by an advocate of his/her choice.

(g) Statement of the student's right to review written or tape recorded evidence prior to the appeal hearing.

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

(a) No student who is charged with violation 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 have present an advocate of his/her own

choice. The advocate's function is to provide support to the student but may not address the board.

(c) The student may have an attorney present at the appeal hearing to advise the student in the presentation of his/her appeal. The attorney may not address the judicial appeal board unless he/she is called as a material witness in the case.

(d) An accused student has the option to present questions to the judicial appeal board to be asked of the person(s) making the allegation and those who present testimony.

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

(f) Five members shall constitute a quorum of the judicial appeal 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 chair's approval, if the testimony is preserved by tape recording and the absence is due to extenuating circumstances.

(g) 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 appeal board chair shall notify the accused student in writing of the disposition of the case within ten business days from the conclusion of the appeal hearing.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-095, filed 1/22/96, effective 2/22/96.]

WAC 516-23-100 Interference of the judicial process. Student rights and responsibilities contained with this code are assured through the orderly function of the judicial process. The failure of a student formally charged with a violation of this code to appear at a hearing after receiving appropriate notice is still subject to disciplinary action. A student formally charged with a violation of this code may not excuse himself/herself 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. Other abuse of the university judicial system includes, but is not limited to, making reports or claims known to be false or attempting to influence the impartiality of witnesses or judicial members. Such behavior may make a student subject to disciplinary action.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-100, filed 1/22/96, effective 2/22/96.]

WAC 516-23-105 Disciplinary sanctions. The following penalties are disciplinary sanctions which the judicial officer or judicial appeal board may give a student found to have violated the code. Measures imposed may include any one or a combination of the sanctions. Sanctions may be modified to meet the circumstances of the particular case.

[Title 516 WAC—p. 22]

(1) **Warning:** A notice in writing to the student that the student has violated the *Student Rights and Responsibilities Code*.

(2) **Disciplinary probation:** A written reprimand for violation of the *Student Rights and Responsibilities Code*. Probation is for a designated period of time and includes the probability of more severe disciplinary sanctions if the student is found to have violated the code during the probationary period.

(3) **Loss of privileges:** Denial of specified privileges (i.e., participation in specific activities, restriction from specific areas of campus) for a designated period of time.

(4) **Educational activities:** Activities designed to foster student development may include, but are not limited to: Community service, attendance at educational programs, or written assignments.

(5) **Restitution:** Compensation for loss, damage, or injury. This may take the form of appropriate service and/or monetary or material replacement.

(6) **Residence hall relocation:** Transfer of living arrangements to another university residence hall or apartment.

(7) **Termination of university residences agreement:** Separation of the student from university residences.

(8) **Disciplinary suspension:** Separation of the student from the university for a designated period of time, after which, the student is eligible to return. Conditions for readmission may be specified.

(9) **Disciplinary expulsion:** Permanent separation of the student from the university.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-105, filed 1/22/96, effective 2/22/96.]

WAC 516-23-110 Administrative withdrawal due to mental disorders. As provided in chapter 516-28 WAC, a student may be involuntarily withdrawn from the university who, because of mental disorders, is unable to abide by university policy, regulations, and procedures and who represents a serious threat to themselves or others. A student accused of misconduct under the *Student Rights and Responsibilities Code* may be diverted from that disciplinary process and withdrawn according to the standards of chapter 516-28 WAC. Those standards include:

(1) Lacking the capacity to respond to pending disciplinary charges due to a mental disorder; or

(2) Not knowing the nature of the wrongfulness of the conduct at the time of the alleged 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/dean for academic support services in writing at least two business days prior to any judicial hearing. The vice-president shall make a determination within five business days after the student's written submittal. Evidence of any mental disorder may not be admitted as evidence or considered in a judicial hearing by the judicial officer of judicial appeal board. See involuntary withdrawal due to mental disorders, chapter 516-28 WAC.

(2001 Ed.)

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-110, filed 1/22/96, effective 2/22/96.]

WAC 516-23-115 Record of proceedings. Records prepared by the judicial officer or judicial appeal board shall be maintained in a conduct file in the office of the vice-president for student affairs/dean for academic support services for six years. 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.

The university shall not make the records of judicial proceedings or sanctions available to any member of the public except upon the informed written consent of the students involved. Certain exceptions are authorized. See the student records policy, chapter 516-26 WAC.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-115, filed 1/22/96, effective 2/22/96.]

WAC 516-23-120 Statement of accused student's rights. The university is committed to ensuring the rights of the accused student throughout the judicial process. A student accused of misconduct under this code has certain, specific rights in the disciplinary process.

An accused student:

Is entitled to a fair judicial process.

Will receive written notice of the charge(s) against them.

Will receive a thorough description of the basis for the charge(s).

Has the right to a hearing with the judicial officer.

May obtain information and procedural advice from the university.

May expect sanction(s) and discipline proportionate to the gravity of the misconduct.

May have one advocate present at their hearing(s). The advocate may give advice to the student but may not address the judicial officer or the judicial appeal board.

May present questions to be asked of witnesses.

Will receive written notification of the judicial officer's decision within ten business days from the date of the hearing.

May appeal the judicial officer's decision to the judicial appeal board.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-120, filed 1/22/96, effective 2/22/96.]

WAC 516-23-125 Statement of rights of those subjected to student misconduct. The university is committed to ensuring the rights of those that suffer from student misconduct, that is, a person who has been physically, psychologically, and/or financially injured by the student responsible for the misconduct.

Subjects of student misconduct:

May obtain information and procedural advice from the university.

May decline to participate in university conduct proceedings.

When appropriate, will be advised of their option to bring civil or criminal charges against the accused.

(2001 Ed.)

May be accompanied by an advocate of their choice throughout the judicial process. The advocate may advise the subject but may not address the judicial officer or the judicial appeal board.

May make a statement regarding the impact of the incident/misconduct, either orally or written, to be considered during the sanctioning portion of the conduct and/or the appeal hearing.

Will be informed when an appeal is made of the judicial officer's decision.

Will not be subjected to discussion of his/her history or behavior that does not bear instrumentally on the case being heard.

In cases involving violence, including sexual misconduct/assault, will be informed of the finding of the judicial officer or the judicial appeal board within ten business days of its conclusion.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-125, filed 1/22/96, effective 2/22/96.]

WAC 516-23-130 Relationship to university residences' conduct system. As an integral component of the university conduct system, the university residences' conduct system is responsible for adjudicating the majority of conduct violations that occur by residence hall students on university residences' premises or at university residences' sponsored events. Conduct cases may be referred to the university judicial officer as determined by the appropriate university residences' staff. The basis for such referrals include, but are not limited to:

(1) Violations which include, but are not limited to physical violence, sexual assault, harassment, and the distribution or sale of illegal drugs or other controlled substances.

(2) Violations of university residences or university conduct codes and policies by nonresidential students while on university residences' premises or at university residences' sponsored events.

(3) Cases when a student moves out of university residences prior to completion of a university residences' conduct process.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-130, filed 1/22/96, effective 2/22/96.]

WAC 516-23-135 Interim suspension. 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/dean for academic support services or designee may temporarily suspend a student for stated cause subject to such limitation as the vice-president/dean shall deem appropriate.

In all cases, the student is entitled to a hearing before the appropriate judicial officer or judicial appeal board as soon as such hearing can be held, but not to exceed five business days after the beginning date of interim suspension unless the student 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/dean for academic support services.

[Statutory Authority: RCW 28B.35.120(12). 96-03-103, § 516-23-135, filed 1/22/96, effective 2/22/96.]

WAC 516-23-140 Interpretation and revision. Any question of interpretation regarding the *Student Rights and Responsibilities Code*, whether in content, procedure, or intent, shall be the responsibility of the vice-president for student affairs/dean for academic support services for final determination.

The *Student Rights and Responsibilities Code* shall be reviewed every five years by the university services council's student rights and responsibilities committee.

[Statutory Authority: RCW 28B.35.120(12), 96-03-103, § 516-23-140, filed 1/22/96, effective 2/22/96.]

WAC 516-23-145 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.

The purpose of the committee on student rights and responsibilities shall be to evaluate the university's "*Student Rights and Responsibilities Code*." The committee may recommend changes in policy concerning student rights and responsibilities.

[Statutory Authority: RCW 28B.35.120(12), 96-03-103, § 516-23-145, filed 1/22/96, effective 2/22/96.]

Chapter 516-24 WAC GENERAL CONDUCT

WAC

516-24-001	Conduct of campus guests and visitors.
516-24-050	Community relations.
516-24-060	Alumni relations.
516-24-110	Vendor solicitation.
516-24-115	Business office—Cashier.
516-24-130	Demonstrations.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-24-120	Official daily bulletin. [Order 72-10, § 516-24-120, filed 11/17/72.] Repealed by 90-10-042, filed 4/27/90, effective 5/1/90. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW.
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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 university property.

(2) Guests and visitors on campus or other university 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

[Title 516 WAC—p. 24]

the Criminal Trespass Act, in addition to such other sanctions as may be applicable.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-24-001, filed 4/27/90, effective 5/1/90; 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 university, responsible for supplying information and answering queries about the university from news media, individuals and organizations external to the university.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-24-050, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-24-050, filed 11/17/72.]

WAC 516-24-060 Alumni relations. The alumni relations office shall be the office through which the university 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 university 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.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-24-060, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-24-060, filed 11/17/72.]

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.

[Order 72-10, § 516-24-110, filed 11/17/72.]

WAC 516-24-115 Business office—Cashier. The cashier's office of the Western Washington University business office shall be open for business during the hours posted by the university director of fiscal services. Personal checks may be cashed by staff and faculty at the cashier's window, subject to such limitations as may be imposed by the director of fiscal services. No two-party, state, or WWU 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.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-24-115, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-24-115, filed 11/17/72.]

WAC 516-24-130 Demonstrations. The value of active participation in political and social issues is recognized by Western Washington University as enhancing the education of the individual and contributing to the betterment of American society. The rights of free speech, petition and assembly

(2001 Ed.)

are fundamental to the democratic process guaranteed under the Constitution of the United States and will be promoted and respected at all times.

The university 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 university activities including, but not limited to, ceremonies, meetings, office functions or residence hall activities;
- (3) Pedestrian and vehicular traffic;
- (4) Preservation and protection of university property and personal property of individuals.

Any person persisting in such conduct after being requested to cease by university 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 university or his or her designee is authorized to call upon law enforcement officers for assistance.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-24-130, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-24-130, filed 11/17/72.]

**Chapter 516-26 WAC
STUDENT RECORDS**

WAC

516-26-010	Preamble.
516-26-020	Definitions.
516-26-030	Access to education records.
516-26-035	Access to education records—Limitations on access.
516-26-040	Right to copy education records.
516-26-045	Request for explanation or interpretation of record.
516-26-050	Challenges—To content of education records—To release of education records—Or to denial of access to education records.
516-26-055	Challenges—Informal proceedings.
516-26-060	Challenges—Hearing before student academic grievance board.
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	Release of directory information.
516-26-095	Destruction of education 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,
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(2001 Ed.)

Resolution No. 79-05), filed 5/14/79. Statutory Authority: RCW 28B.35.120(11).

WAC 516-26-010 Preamble. The purpose of this student records policy is to establish rules and procedures that appropriately implement the Family Educational Rights and Privacy Act of 1974 (FERPA), 20 U.S.C. §1232g. Western Washington University is committed to safeguarding appropriate access to student education records as well as maintaining individual student privacy. The university records officer works to ensure that information contained in student records is treated responsibly with due regard to its personal nature, and for the students', university's and community's needs. Questions regarding this policy should be addressed to the university records officer.

(1) Generally, students have the right to review and copy their education records. Students also have the right to challenge the content of, release of, or denial of access to their education records.

(2) The university will normally not permit access to the public without a student's permission; some exceptions exist as detailed in this policy.

(3) The university may release directory information concerning a student unless the student requests in writing that it not be released.

Please read below for a complete description of the policy.

[Statutory Authority: RCW 28B.35.120(12), 94-17-059, § 516-26-010, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-26-010, filed 4/27/90, effective 5/1/90. 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, regardless of age, 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)(i) "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.

(ii) Records relating to an individual in attendance at the university who is employed as a result of his or her status as a student are considered education records. 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 are not considered education records.

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

(i) Records of instructional, supervisory or administrative personnel and educational personnel ancillary to those persons, which are kept in the sole possession of the maker of

the record and which are not accessible or revealed to any other person except a substitute;

(ii) Records of the university's public safety office maintained solely for law enforcement purposes, disclosed only to law enforcement officials of the same jurisdiction, and maintained separately from education records in (a) of this subsection; but only if said law enforcement personnel do not have access to education records under WAC 516-26-080; or

(iii) Records concerning a student which are created or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in his or her 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) the address of the student's family, (d) a personal identifier, such as the student's social security number or student number, (e) a list of personal characteristics which would make it possible to identify the student with reasonable certainty, or (f) 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/dean for academic support services or his or her designee.

(5) "University records officer" shall refer to that individual (or his or her designee) responsible for the policies safeguarding the access, release, or copying of education records and for informing students and parents of their rights.

(6) "Records center manager" shall refer to that individual (or his or her designee) responsible for the facilitation of the development of records retention schedules.

(7) "Records coordinator" shall refer to that individual (or his or her designee) designated by the department or unit head to be responsible for the custody of the education record(s) in that office, department or unit.

(8) "Unit head" shall refer to that individual (or his or her designee) responsible for the supervision or management of an institutional department or unit.

[Statutory Authority: RCW 28B.35.120(12), 94-17-059, § 516-26-020, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-26-020, filed 4/27/90, effective 5/1/90. 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 education 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 records coordinator is responsible for maintaining an up-to-date records retention schedule which lists the

types of student education records maintained by that office, department or unit. The said records retention schedule is also filed with the records center manager and the state archives in Olympia.

(3) A student wishing access to his or her education records shall submit a written request for access to the appropriate records coordinator. The records coordinator shall respond to a request for access within a reasonable period of time, not to exceed five days.

(4) The records coordinator shall provide students of the university with an opportunity for reasonable access to education records, and 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 records coordinator will inform in 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 file with the university records officer a request to review the decision by the records coordinator and/or by the unit head as per WAC 516-26-055 to withhold certain of the student's records. A student may also request a review of the university records officer's decision to withhold certain of the student's records by filing an appeal with the student academic grievance board, refer to WAC 516-26-060.

[Statutory Authority: RCW 28B.35.120(12), 94-17-059, § 516-26-030, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(11), 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-030, filed 5/14/79; Order 76-4, § 516-26-030, filed 8/20/76.]

WAC 516-26-035 Access to education 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, if the parents have requested in writing that such information remain confidential.

(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. The university is not allowed to require such a waiver 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(12). 94-17-059, § 516-26-035, filed 8/12/94, effective 9/12/94. 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 education records.

(1) The records coordinator 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(12). 94-17-059, § 516-26-040, filed 8/12/94, effective 9/12/94. 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 records coordinator shall respond to reasonable requests for explanations or interpretations of the contents of student education records.

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-045, filed 8/12/94, effective 9/12/94; Order 76-4, § 516-26-045, filed 8/20/76.]

WAC 516-26-050 Challenges—To content of education records—To release of education records—Or to denial of access to education 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 insure 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 request the correction or deletion of 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.

(2001 Ed.)

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-050, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-050, filed 5/14/79; Order 76-4, § 516-26-050, filed 8/20/76.]

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 records coordinator the nature of the corrective action sought by the student. Failing resolution, the student shall next discuss with the department or unit head the corrective action sought by the student. Failing resolution, the student shall next discuss with the university records officer the corrective action sought by the student, as outlined in WAC 516-20-030(5).

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-055, filed 8/12/94, effective 9/12/94; Order 76-4, § 516-26-055, filed 8/20/76.]

WAC 516-26-060 Challenges—Hearing before student academic grievance board. (1) If informal proceedings fail to resolve the complaint of a student, the student may file a written request for an appeal to the student academic grievance board of the university.

(2) The student academic grievance board shall process the appeal according to procedures outlined in the student academic grievance policy.

(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 academic grievance board 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 academic grievance board shall have authority to order that the records not be released.

(5) If a student demonstrates that the student is entitled to access to particular documents under this chapter, the student academic grievance board shall have authority to order that the student be permitted access to the records.

(6) The decision of the student academic grievance board shall be rendered in writing within a reasonable period of time after the conclusion of the hearing.

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-060, filed 8/12/94, effective 9/12/94. 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. The university shall not permit access to or release of a student's education records or personally identifiable information contained therein to any person without the written consent of the student, except as provided in WAC 516-26-080, 516-26-085, or 516-26-090. Misuse or inappropriate access to student education records may result in disciplinary action.

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-070, filed 8/12/94, effective 9/12/94. 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 all 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;

(g) An alleged victim of any crime of violence (as defined in section 16 of Title 18, United States Code) may have disclosed the results of any disciplinary proceeding con-

ducted by the university against the alleged perpetrator of such crime with respect to such crime, without the consent of the alleged perpetrator.

(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 that each such party has in obtaining 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(12). 94-17-059, § 516-26-080, filed 8/12/94, effective 9/12/94. 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 university police, during instances of emergency pertaining to individual students, may have access to those student's education records or personally identifiable information.

(3) 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.

(4) 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(12). 94-17-059, § 516-26-085, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(11). 79-06-019 (Order 79-05, Resolution No. 79-05), § 516-26-085, filed 5/14/79; Order 76-4, § 516-26-085, filed 8/20/76.]

WAC 516-26-090 Release of directory information.

(1) The university may release "directory information" concerning a student to the public unless the student requests in writing of the university registrar 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 telephone number, dates of attendance, degrees and awards received, participation in officially recognized sports and activities, weight and height if a member of an athletic team, and the most recent previous educational institution attended.

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-090, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-26-090, filed 4/27/90, effective 5/1/90. 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.]

WAC 516-26-095 Destruction of education records.

Except as otherwise provided by law, the university shall not be prevented under this chapter from destroying all or any portion of a student's education records in accordance with established record retention schedules, 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(12). 94-17-059, § 516-26-095, filed 8/12/94, effective 9/12/94. 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 annually notify students currently in attendance of their rights under this chapter and the Family Educational Rights and Privacy Act.

The notice shall include a statement of the following student rights:

- (1) Inspect and review his or her education records;
- (2) Request an amendment of the student's education records to ensure that they are not inaccurate, misleading, or otherwise in violation of the student's privacy or other rights;
- (3) Allow or deny disclosures of personally identifiable information contained in the student's education records, except to the extent that these regulations and the regulations promulgated pursuant to the Family Educational Rights and Privacy Act allow;
- (4) File a complaint with the United States Department of Education under 34 C.F.R. 99.64 concerning alleged failures by the university to comply with the requirements of the act;
- (5) Access information concerning the cost to be charged for reproducing copies of the student's records; and
- (6) Access a copy of the regulations in this chapter (chapter 516-26 WAC).

The notice shall indicate the places where copies of these regulations are located.

[Statutory Authority: RCW 28B.35.120(12). 94-17-059, § 516-26-100, filed 8/12/94, effective 9/12/94. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-26-100, filed 4/27/90,

effective 5/1/90. 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.
- 516-28-015 Standards for withdrawal.
- 516-28-020 Referral for evaluation.
- 516-28-025 Interim withdrawal.
- 516-28-030 Notice of interim withdrawal.
- 516-28-035 Assistance in proceeding.
- 516-28-040 Informal hearing.
- 516-28-045 Informal hearing guidelines.
- 516-28-050 Deviations from established procedures.
- 516-28-060 Relationship to student rights and responsibilities code.
- 516-28-065 Reinstatement.

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) Causing serious physical harm to the student or others; or

(2) Causing 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

[Title 516 WAC—p. 30]

(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.]

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

(2001 Ed.)

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 University that all actions taken by the university shall comply with the provisions of chapter 43.21C RCW (the State Environmental Policy Act) and chapter 197-11 WAC, as presently enacted or hereafter amended.

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

[Statutory Authority: RCW 28B.35.120(12) and chapter 43.21C RCW, 90-15-026, § 516-31-010, filed 7/13/90, effective 7/17/90; 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.

516-34-080 Delegation of authority.

WAC 516-34-010 Request to lease university property. Any individual desiring to provide a particular service or sell particular goods 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. These rules do not cover short-term space rentals, which are covered by internal procedures through the Viking Union under its sale of goods and services policy, and other internal short-term space rental procedures.

[Statutory Authority: RCW 28B.35.120(12). 01-01-138, § 516-34-010, filed 12/20/00, effective 2/1/01. 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 make a recommendation to the president whether the university should accept proposals to lease space for the purpose of selling the particular goods or offering the proposed services. The vice-president shall consult with appropriate members of the university and shall consider the following nonexclusive list of factors:

- (a) Whether there is a need for the proposed goods or services on the campus of Western Washington University;
- (b) Whether the proposed sales or services are compatible with the goals and objectives of the university;
- (c) Whether the proposed service or sales can be provided within the context of existing campus resources, vendors, 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 considered;
- (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 recommendation 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. The president shall determine whether the initial proposal and/or request for lease should be denied or recommended for approval to the board of trustees for consideration.

(a) If the president determines that a particular initial proposal and/or request for lease should be denied, 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.

(b) If the president determines the proposal and/or community request should be considered for approval by the board of trustees, the proposal and/or lease should be considered by the board of trustees at its next regularly scheduled meeting.

[Statutory Authority: RCW 28B.35.120(12). 01-01-138, § 516-34-020, filed 12/20/00, effective 2/1/01. 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.]

[Title 516 WAC—p. 32]

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

[Statutory Authority: RCW 28B.35.120(12). 01-01-138, § 516-34-030, filed 12/20/00, effective 2/1/01; 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 vice-president for business and financial affairs 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 limit for submission of proposals by members of the public relating to said provision of services or sales of goods and/or lease.

[Statutory Authority: RCW 28B.35.120(12). 01-01-138, § 516-34-040, filed 12/20/00, effective 2/1/01. 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 516-34-050 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 or other goods as 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 or offering of goods for sale to the university community. Proposals must meet all specifications and/or requirements set forth in the notice.

[Statutory Authority: RCW 28B.35.120(12). 01-01-138, § 516-34-050, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(11), 87-01-110 (Order 12-03-86), § 516-34-050, filed 12/24/86; Order 73-13, § 516-34-050, filed 8/8/73.]

WAC 516-34-060 Consideration and evaluation of final proposal(s). (1) The vice-president for business and financial affairs shall carefully examine and evaluate all proposals for lease of university property and provision of services or selling of goods. 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;

(2) Upon completion of the evaluation, the vice-president for business and financial affairs shall evaluate which, if any, of the submitted proposals is in the best interests of

(2001 Ed.)

the university. The vice-president for business and financial affairs shall have authority to reject all proposals as being unsatisfactory. The vice-president for business and financial affairs shall forward his/her recommendation as to the best proposal and the reasons therefor to the president in writing.

(3) The president shall make a final determination of which proposal is in the best interest of the university and shall award the lease to that applicant. The president's decision is final and not subject to further appeal with the university.

[Statutory Authority: RCW 28B.35.120(12), 01-01-138, § 516-34-060, filed 12/20/00, effective 2/1/01. 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 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(12), 01-01-138, § 516-34-070, filed 12/20/00, effective 2/1/01. 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.]

WAC 516-34-080 Delegation of authority. Any of the university administrators referenced herein may delegate their responsibilities under this regulation to a subordinate.

[Statutory Authority: RCW 28B.35.120(12), 01-01-138, § 516-34-080, filed 12/20/00, effective 2/1/01.]

Chapter 516-36 WAC

USE OF UNIVERSITY FACILITIES—SCHEDULING

WAC

516-36-001	Use of university facilities by off-campus persons or groups—Requests.
516-36-020	Use of university facilities by off-campus persons or groups—Evaluation of request for use.
516-36-030	Use of university facilities by off-campus persons or groups—Assessment of fees.
516-36-040	Use of facilities by persons or groups affiliated with the university—Authority to develop policies.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-36-005	Office of space and schedules. [Order 72-10, § 516-36-005, filed 11/17/72.] Repealed by Order 75-10, filed 11/10/75.
516-36-010	Auditoria. [Order 72-10, § 516-36-010, filed 11/17/72.] Repealed by Order 75-10, filed 11/10/75.

WAC 516-36-001 Use of university facilities by off-campus persons or groups—Requests. Any person who is not affiliated with the university and who desires to use university facilities on a temporary basis for purposes other than assigned university activities shall submit a request for use of university facilities to the president or his designee.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-36-001, filed 4/27/90, effective 5/1/90; Order 75-10, § 516-36-001, filed 11/10/75; Order 72-10, § 516-36-001, filed 11/17/72.]

(2001 Ed.)

WAC 516-36-020 Use of university facilities by off-campus persons or groups—Evaluation of request for use. (1) The president, or the president's designee, shall have the authority to accept or reject, in whole or in part, a request submitted pursuant to WAC 516-36-001.

(2) In evaluating a request submitted pursuant to WAC 516-36-001, the president shall consider the following factors:

(a) Whether the facilities requested are to be used in connection with a regularly scheduled university program.

(b) Whether the intended use of the university's facilities is compatible with the educational mission and objectives of the university.

(c) Whether the intended use might cause a disruption of the university's relationship with the local community by conflicting with services provided by private enterprise within the Bellingham area.

(d) The capabilities, qualifications, experience, and financial stability of the individual, organization, or group submitting the request.

(3) Whenever the president (or the president's designee) rejects, either in whole or in part, a request for use of university facilities, the reasons for such rejection shall be stated in writing.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-36-020, filed 4/27/90, effective 5/1/90; Order 75-10, § 516-36-020, filed 11/10/75.]

WAC 516-36-030 Use of university facilities by off-campus persons or groups—Assessment of fees. (1) The president, or the president's designee, shall have authority to establish a schedule of fees to govern the use of university facilities by persons who are not affiliated with the university, and to alter or modify the fee schedule whenever such action is deemed to be necessary or appropriate or in the best interests of the university. The fee for each campus facility shall be sufficient to insure the recovery by the university of all direct and indirect costs associated with the use of the facility, including all direct and indirect costs of goods or services furnished by the university in connection with the use of the facility.

(2) The president, or the president's designee, may waive all or part of the normal fee for use of a particular facility by persons not affiliated with the university under the following circumstances:

(a) Members of the university community will receive a substantial benefit from the intended use of the facility and no person or group will derive profit from the intended use of the facility; or

(b) The group requesting the use of the university's facility is an agency of the state of Washington.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-36-030, filed 4/27/90, effective 5/1/90; Order 75-10, § 516-36-030, filed 11/10/75.]

WAC 516-36-040 Use of facilities by persons or groups affiliated with the university—Authority to develop policies. The president, or the president's designee,

[Title 516 WAC—p. 33]

shall have authority to develop and implement policies relating to the use of university facilities by persons or groups affiliated with the university.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-36-040, filed 4/27/90, effective 5/1/90; Order 75-10, § 516-36-040, filed 11/10/75.]

Chapter 516-37 WAC

USE OF UNIVERSITY FACILITIES—LIBRARIES

WAC

516-37-001	Use of library facilities by nonuniversity related persons.
516-37-005	Library hours.
516-37-010	Library hours—Library—Bulletin board posting.
516-37-011	Library hours—Library—Handbills.
516-37-020	Use of library facilities by university-related persons.
516-37-030	Library—Briefcase inspection.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-37-100	Media services. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-37-100, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-37-100, filed 11/17/72.] Repealed by 96-05-029, filed 2/14/96, effective 3/16/96. Statutory Authority: RCW 28B.35.120(12).
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WAC 516-37-001 Use of library facilities by nonuniversity related persons. General policy is to extend the use of the libraries' resources and facilities freely to nonuniversity persons who wish to make use of library resources. Persons using the libraries' resources and facilities are expected to maintain appropriate behavior and to adhere to such food and beverage policies as are established by the director of libraries. Such use of library resources and facilities by nonuniversity 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 libraries or his or her designee shall approve:

(1) Faculty and students of other universities are accorded borrowing privileges pursuant to reciprocal agreements.

(2) Persons who obtain an annually renewable community card for an annual fee.

(3) Persons who are active members of the Western Washington University Alumni Association.

(4) Cooperating teachers, upon request.

(5) Other individuals approved by the director of libraries or his or her designee.

[Statutory Authority: RCW 28B.35.120(12), 96-05-029, § 516-37-001, filed 2/14/96, effective 3/16/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-37-001, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-37-001, filed 11/17/72.]

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. Library facilities may be open for limited service on holidays when demand

can be expected from the university community. Hours may be adjusted without notice to meet special conditions.

[Statutory Authority: RCW 28B.35.120(12), 96-05-029, § 516-37-005, filed 2/14/96, effective 3/16/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-37-005, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-37-005, filed 11/17/72.]

WAC 516-37-010 Library hours—Library—Bulletin board posting. All posting in the libraries is permitted only on the regularly designated bulletin boards, and must be approved by the library. 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 associated students' stamp and to be dated. Posters that do not carry the associated students' stamp or that are requested to be displayed by faculty or nonstudent groups may be approved in the discretion of the director of libraries or his or her designee.

[Statutory Authority: RCW 28B.35.120(12), 96-05-029, § 516-37-010, filed 2/14/96, effective 3/16/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-37-010, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-37-010, filed 11/17/72.]

WAC 516-37-011 Library hours—Library—Handbills. No handbills or other literature may be passed out in the library.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-37-011, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-37-011, filed 11/17/72.]

WAC 516-37-020 Use of library facilities by university-related persons. Students, faculty, teaching assistants, and other Western Washington University personnel may borrow circulating materials for periods specified and in accordance with rules established by the director of libraries. Noncirculating materials may be borrowed as determined by the appropriate library unit. The director shall establish a schedule of charges for late returns or damaged or lost materials which shall be posted. Persons using the libraries resources and facilities are expected to maintain appropriate behavior and to adhere to such food and beverage policies as are established by the director of libraries.

[Statutory Authority: RCW 28B.35.120(12), 96-05-029, § 516-37-020, filed 2/14/96, effective 3/16/96; Order 72-10, § 516-37-020, filed 11/17/72.]

WAC 516-37-030 Library—Briefcase inspection. Briefcases and other carriers may be inspected upon the user's leaving the library.

[Statutory Authority: RCW 28B.35.120(12), 96-05-029, § 516-37-030, filed 2/14/96, effective 3/16/96; Order 72-10, § 516-37-030, filed 11/17/72.]

Chapter 516-38 WAC

ACCESS TO CAMPUS SERVICES

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.
516-38-116	Career planning and placement center—Placement credentials—Fees.
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 University serves the instructional, research, and administrative computing needs of the campus.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-38-050, filed 4/27/90, effective 5/1/90; 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 university'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,

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

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

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

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-38-051, filed 4/27/90, effective 5/1/90; 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

(2001 Ed.)

necessary to protect the confidentiality of any particular data base.

[Order 72-10, § 516-38-053, filed 11/17/72.]

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

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-38-110, filed 4/27/90, effective 5/1/90; 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 degrees or certificates from Western). Open lists of all employment opportunities and campus recruiting visits are maintained by the placement center for qualified students.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-38-115, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-38-115, filed 11/17/72.]

WAC 516-38-116 Career planning and placement center—Placement credentials—Fees. Eligible persons may complete registration forms at the career planning and placement 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 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.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-38-116, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-38-116, filed 11/17/72.]

WAC 516-38-117 Recruitment activities. (1) Employers, organizations interested in hiring graduating students or alumni, and recruiting personnel from college or university graduate schools may conduct recruitment activity on campus and shall be coordinated by the placement center subject to the following conditions:

[Title 516 WAC—p. 35]

(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 university policy.

(2) 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.

(3) 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).

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-38-117, filed 4/27/90, effective 5/1/90; 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 516-39 WAC MEDIA SERVICES

WAC
516-39-010 Media services.

WAC 516-39-010 Media services. Media services provides media support for the university, primarily for class-

[Title 516 WAC—p. 36]

room instruction. Support is provided in two ways: Production of medial materials and distribution/utilization of media. Services include audiovisual, video, graphics, and media engineering.

Media services provides training opportunities for students in graphics, television production and distribution, and audiovisual support. This training occurs through regular student employment and internships in collaboration with academic departments. Department staff also contribute to formal instruction in regular university courses.

There is no charge for services in direct support of classroom instruction other than for materials. For some services there are charges to other units of the university. Equipment may not be borrowed for nonuniversity purposes.

Media services may, at commercially competitive rates or for value received, sell services to noncampus clients pursuant to provisions of chapter 28B.63 RCW, "Commercial activities by institutions of higher education," as it exists now or may hereafter be amended.

[Statutory Authority: RCW 28B.35.120(12), 96-05-030, § 516-39-010, filed 2/14/96, effective 3/16/96.]

Chapter 516-52 WAC HEALTH AND SAFETY

WAC
516-52-001 Smoking on campus.
516-52-010 Control of dogs and other service animals.
516-52-020 Firearms and dangerous weapons.

WAC 516-52-001 Smoking on campus. (1) Purpose. Western Washington University is dedicated to providing a healthful and productive work environment for all employees, students, and the public visiting or conducting activities in university facilities. This policy is intended to provide a smoke-free environment for employees, students, and the public who do not wish to be affected by those who smoke.

(2) Policy. Smoking shall not be permitted inside any Western Washington University administrative or academic buildings and in identified external areas that may affect those people inside the administrative and academic buildings. Smoking will be allowed in identified outdoor smoking areas on campus.

[Statutory Authority: RCW 28B.35.120(12), 95-01-006, § 516-52-001, filed 12/8/94, effective 1/8/95; 93-01-080, § 516-52-001, filed 12/14/92, effective 1/14/93. 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.]

WAC 516-52-010 Control of dogs and other service animals. (1) Dogs and/or other service animals are not permitted in university buildings except for assisting persons with physical, mental and/or sensory disabilities.

(2) Dogs and/or other service animals are not permitted on university property unless under immediate control of their handler.

[Statutory Authority: RCW 28B.35.120(12), 00-22-006, § 516-52-010, filed 10/20/00, effective 11/20/00. 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.]

WAC 516-52-020 Firearms and dangerous weapons.

(1) Only such persons who are authorized to carry firearms or other weapons as duly appointed and commissioned law enforcement officers in the state of Washington, commissioned by agencies of the United States government, or authorized by contract with the university, shall possess firearms or other weapons issued for their possession by their respective law enforcement agencies or employers while on the campus or other university-controlled property, including, but not limited to, residence halls. No one may possess explosives unless licensed to do so for purposes of conducting university-authorized activities relating to building construction or demolition.

(2) Other than the law enforcement officers or other individuals referenced in subsection (1) of this section, members of the campus community and visitors who bring firearms or other weapons to campus must immediately place the firearms or weapons in the university-provided storage facility. The storage facility is located at the university public safety department and is accessible twenty-four hours per day.

(3) If any member of the campus community or visitor wishes to bring a weapon to the campus for display or demonstration purposes directly related to a class, seminar, or other educational activity, permission for such possession may be applied for at the university public safety department, which shall review any such proposal and may establish the conditions of the possession on campus.

[Statutory Authority: RCW 28B.35.120(12), 93-01-080, § 516-52-020, filed 12/14/92, effective 1/14/93; 90-17-031, § 516-52-020, filed 8/9/90, effective 9/1/90.]

Chapter 516-56 WAC

UNIVERSITY HOUSING AND DINING

WAC

516-56-001 Housing and dining—General.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

- 516-56-002 Applicability of housing and dining rules. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-002, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-002, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-010 Applications for residence halls and university apartments. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-010, filed 4/27/90, effective 5/1/90; Order 74-3, § 516-56-010, filed 3/13/74; Order 72-10, § 516-56-010, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-011 Assignments to residence halls. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-011, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-011, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-012 Assignments to university apartments. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-012, filed 4/27/90, effective 5/1/90;

- 516-56-013 Order 74-3, § 516-56-012, filed 3/13/74; Order 72-10, § 516-56-012, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-020 Assignments to married student apartments. [Order 72-10, § 516-56-013, filed 11/17/72.] Repealed by Order 74-3, filed 3/13/74.
- 516-56-021 Deposits. [Order 72-10, § 516-56-020, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-022 Room and board payments. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-021, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-021, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-023 Apartment rentals. [Order 74-3, § 516-56-022, filed 3/13/74; Order 72-10, § 516-56-022, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-030 Charges for damages. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-023, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-023, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-030 Entry into rooms or apartments. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-030, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-030, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-040 Refunds. [Order 72-10, § 516-56-040, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-050 Responsibility for personal property. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-050, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-050, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-060 Eligibility for occupancy. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-060, filed 4/27/90, effective 5/1/90; Order 74-3, § 516-56-060, filed 3/13/74; Order 72-10, § 516-56-060, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-070 Housing regulations—General. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-070, filed 4/27/90, effective 5/1/90; Order 74-3, § 516-56-070, filed 3/13/74; Order 72-10, § 516-56-070, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-080 Consolidation of facilities. [Order 72-10, § 516-56-080, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 516-56-090 Guests. [Order 72-10, § 516-56-090, filed 11/17/72.] Repealed by 98-14-051, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12).
- 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.
- 516-56-110 Off-campus housing—Listing. [Order 72-10, § 516-56-110, filed 11/17/72.] Repealed by Order 74-3, filed 3/13/74.

WAC 516-56-001 Housing and dining—General. The objectives of the housing and dining areas maintained by

Western Washington University are to provide comfortable, democratic, living conditions conducive to successful academic achievement and to participation in the activities of campus life.

All rules, regulations, policies, procedures and general information are found in the *WWU Office of University Residences Guide to University Residences, Room and Board Agreement, Birnam Wood Apartment Agreement, and/or the Residential Community Handbook*. Please contact the Office of University Residences, Edens Hall 101, WWU, Bellingham, Washington, for the most up-to-date information.

[Statutory Authority: RCW 28B.35.120(12), 98-14-051, § 516-56-001, filed 6/26/98, effective 7/27/98. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-56-001, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-56-001, filed 11/17/72.]

Chapter 516-60 WAC

ADMISSION AND REGISTRATION PROCEDURES

WAC

516-60-001	Catalog.
516-60-002	Changes in catalog.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

516-60-003	Finances. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-003, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-003, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).
516-60-004	Refund of tuition and fees. [Statutory Authority: RCW 28B.35.120(12), 96-01-058, § 516-60-004, filed 12/15/95, effective 1/15/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-004, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-004, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).
516-60-005	Residency classification. [Statutory Authority: RCW 28B.35.120(12), 96-01-058, § 516-60-005, filed 12/15/95, effective 1/15/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-005, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-005, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).
516-60-006	Sanctions. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-006, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-006, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).
516-60-007	Health history. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-007, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-007, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).
516-60-015	Registration. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-015, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-015,

filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).

516-60-016 Deadlines. [Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-016, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-016, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).

516-60-017 Changes in registration and withdrawal. [Statutory Authority: RCW 28B.35.120(12), 96-01-058, § 516-60-017, filed 12/15/95, effective 1/15/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-017, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-017, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).

516-60-020 Admission general. [Order 72-10, § 516-60-020, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).

516-60-030 Admission of nonmatriculated students. [Statutory Authority: RCW 28B.35.120(12), 96-01-058, § 516-60-030, filed 12/15/95, effective 1/15/96. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-030, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-030, filed 11/17/72.] Repealed by 01-01-137, filed 12/20/00, effective 2/1/01. Statutory Authority: RCW 28B.35.120(12).

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 university catalog and shall be considered contractual between the student and the university.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-001, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-001, filed 11/17/72.]

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 university's catalogs without prior notice. When changes are made they shall be filed in the appropriate university offices and placed with the appropriate catalog in the reference area of the library.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-60-002, filed 4/27/90, effective 5/1/90; Order 72-10, § 516-60-002, filed 11/17/72.]

Chapter 516-108 WAC

PRACTICE AND PROCEDURE

WAC

516-108-010	Adoption of model rules of procedure.
516-108-020	Appointment of presiding officers.
516-108-030	Method of recording.
516-108-040	Application for adjudicative proceeding.
516-108-050	Brief adjudicative procedures.
516-108-060	Discovery.
516-108-070	Procedure for closing parts of the hearings.
516-108-080	Recording devices.
516-108-090	Petitions for stay of effectiveness.

WAC 516-108-010 Adoption of model rules of procedure. The model rules of procedure adopted by the chief administrative law judge pursuant to RCW 34.05.250, as now or hereafter amended, are hereby adopted for use at this institution. Those rules may be found in chapter 10-08 WAC. Other procedural rules adopted in this title are supplementary to the model rules of procedure. In the case of a conflict between the model rules of procedure and procedural rules adopted in this title, the procedural rules adopted by this institution shall govern. Rules adopted at this institution prior to July 1, 1989, remain in full force and effect unless specifically repealed or amended.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-010, filed 4/27/90, effective 5/1/90.]

WAC 516-108-020 Appointment of presiding officers. The president or president's designee shall designate a presiding officer for an adjudicative proceeding. The presiding officer shall be an administrative law judge, a member in good standing of the Washington State Bar Association, a panel of individuals, the president or his or her designee, or any combination of the above. Where more than one individual is designated to be the presiding officer, one person shall be designated by the president or president's designee to make decisions concerning discovery, closure, means of recording adjudicative proceedings, and similar matters.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-020, filed 4/27/90, effective 5/1/90.]

WAC 516-108-030 Method of recording. Proceedings shall be recorded by a method determined by the presiding officer, among those available pursuant to the model rules of procedure in WAC 10-08-170.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-030, filed 4/27/90, effective 5/1/90.]

WAC 516-108-040 Application for adjudicative proceeding. An application for an adjudicative proceeding shall be in writing. Application forms are available at the following address:

President's Office
Old Main 450, WWU
516 High Street
Bellingham, WA 98225

Written application for an adjudicative proceeding should be submitted to the above address within twenty days of the agency action giving rise to the application, unless provided for otherwise by statute or rule.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-040, filed 4/27/90, effective 5/1/90.]

WAC 516-108-050 Brief adjudicative procedures. This rule is adopted in accordance with RCW 34.05.482 through 34.05.494, the provisions of which are hereby

(2001 Ed.)

adopted. Brief adjudicative procedures shall be used in all matters related to:

- (1) Residency determinations made pursuant to RCW 28B.15.013, conducted by the admissions office;
- (2) Challenges to contents of education records;
- (3) Student conduct proceedings. The procedural rules in chapter 516-22 WAC apply to these proceedings;
- (4) Parking violations. The procedural rules in chapter 516-12 WAC apply to these proceedings;
- (5) Outstanding debts owed by students or employees;
- (6) Loss of eligibility for participation in institution-sponsored athletic events, pursuant to chapter 516-400 WAC.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-050, filed 4/27/90, effective 5/1/90.]

WAC 516-108-060 Discovery. Discovery in adjudicative proceedings may be permitted at the discretion of the presiding officer. In permitting discovery, the presiding officer shall make reference to the civil rules of procedure. The presiding officer shall have the power to control the frequency and nature of discovery permitted, and to order discovery conferences to discuss discovery issues.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-060, filed 4/27/90, effective 5/1/90.]

WAC 516-108-070 Procedure for closing parts of the hearings. A party may apply for a protective order to close part of a hearing. The party making the request should state the reasons for making the application to the presiding officer. If the other party opposes the request, a written response to the request shall be made within ten days of the request to the presiding officer. The presiding officer shall determine which, if any, parts of the proceeding shall be closed, and state the reasons therefor in writing within twenty days of receiving the request.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-070, filed 4/27/90, effective 5/1/90.]

WAC 516-108-080 Recording devices. No cameras or recording devices shall be allowed in those parts of proceedings which the presiding officer has determined shall be closed pursuant to WAC 516-108-010, except for the method of official recording selected by the institution.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-080, filed 4/27/90, effective 5/1/90.]

WAC 516-108-090 Petitions for stay of effectiveness. Disposition of a petition for stay of effectiveness of a final order shall be made by the official, officer, or body of officers, who entered the final order.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-108-090, filed 4/27/90, effective 5/1/90.]

Chapter 516-133 WAC
ORGANIZATION

WAC

516-133-020 Organization—Operation—Information.

WAC 516-133-020 Organization—Operation—Information. (1) Organization. Western Washington University is established in Title 28B RCW as a public institution of higher education. The institution is governed by an eight-member board of trustees, appointed by the governor. The board employs a president, who acts as the chief executive officer of the institution. The president establishes the structure of the administration.

(2) Operation. The administrative office is located at the following address:

Old Main 450, WWU
516 High Street
Bellingham, WA 98225

The office hours are 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays.

(3) Information. Additional and detailed information concerning the educational offerings and sites may be obtained from the catalog, copies of which are available at the following address:

Registrar/Admissions Office
Old Main 200, WWU
516 High Street
Bellingham, WA 98225

[Statutory Authority: RCW 28B.35.120(12), 00-01-055, § 516-133-020, filed 12/9/99, effective 1/9/00. Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070 - 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-133-020, filed 4/27/90, effective 5/1/90.]

Chapter 516-400 WAC
LOSS OF ELIGIBILITY—STUDENT ATHLETIC
PARTICIPATION

WAC

516-400-010 Immediate suspension.

WAC 516-400-010 Immediate suspension. Student athletes found to have violated chapter 69.41 RCW (Legend drugs—Prescription drugs) shall, upon conviction, be immediately suspended from participation in school-sponsored athletic events by the director of athletics. The period of loss of eligibility to participate will be determined by the director of athletics at the conclusion of a brief adjudicative hearing, to be commenced within twenty days of the suspension.

[Statutory Authority: RCW 28B.35.120(12), 34.05.220 (1)(b), 34.05.250, 28B.15.600, 42.17.310, 42.30.070- 42.30.075, chapters 69.41 and 43.21C RCW. 90-10-042, § 516-400-010, filed 4/27/90, effective 5/1/90.]

GENERAL INDEX

911

Enhanced 911 funding Ch. 118-65

ABORTION

Reporting requirements Ch. 246-490

ABUSE

Adult protective services Ch. 388-71

Child protective services Ch. 388-15

ACCOUNTANCY, BOARD OF

Adjudicative proceedings Ch. 4-25

Certified public accountant certificate, requirements to obtain Ch. 4-25

Certified public accountant examination Ch. 4-25

Fees Ch. 4-25

Meetings Ch. 4-25

Officers Ch. 4-25

Public records, availability Ch. 4-25

Quality assurance review program Ch. 4-25

ACCOUNTANTS

Certified public accountant certificate, requirements Ch. 4-25

Certified public accountant examination Ch. 4-25

Conduct and standards Ch. 4-25

Continuing professional education Ch. 4-25

Education requirements Ch. 4-25

Licensing and certification Ch. 4-25

ACID RAIN (See AIR POLLUTION)

ACTUARIES

Standards and practices Ch. 284-05

ACUPUNCTURE

Licensing and practice requirements Ch. 246-802

Osteopathic physicians' acupuncture assistants registration and practice requirements Ch. 246-855

ADAMS COUNTY

Shorelines

lakes Ch. 173-20

streams, rivers Ch. 173-18

wetlands Ch. 173-22

ADJUDICATIVE PROCEEDINGS (See ADMINISTRATIVE PROCEDURE)

ADMINISTRATIVE HEARINGS, OFFICE OF

Adjudicative proceedings Ch. 10-08

Complaints against judges for improper conduct Ch. 10-16

Improper conduct, complaint procedure Ch. 10-12

Organization Ch. 10-04

Petition for rulemaking Ch. 10-08

Public records, availability Ch. 10-04

State Environmental Policy Act (SEPA), exemption Ch. 10-12

ADMINISTRATIVE PROCEDURE

Accountancy, board of Ch. 4-25

Administrative hearings, office of Ch. 10-08

Advanced tuition payment, committee on Ch. 14-108

Aeronautics commission Ch. 12-08

Agriculture, department of Ch. 16-08

Asian-American affairs, commission on Ch. 34-02

Bates Technical College Ch. 495A-108, Ch. 495C-108

Bellevue Community College Ch. 132H-108

Blind, state school for Ch. 72-108

Boiler rules, board of Ch. 296-09

Building code council Ch. 51-08

Central Washington University Ch. 106-08

Chiropractic quality assurance commission Ch. 246-808

Clark College Ch. 132N-108

Code reviser Ch. 1-21

Community, trade, and economic development, department of Ch. 365-04, Ch. 365-08

Community and technical colleges, board for Ch. 131-08

Corrections, department of Ch. 137-10

County boards of equalization Ch. 458-14

Debt adjusters Ch. 308-32

Eastern Washington University Ch. 172-108

Ecology, department of

hearings, procedure Ch. 173-04

Economic assistance authority Ch. 175-08, Ch. 175-12

Education, board of Ch. 180-08

Electrical board Ch. 296-13

Emergency rules, filing Ch. 1-21

Employment security department Ch. 192-04

Energy facility site evaluation council Ch. 463-30, Ch. 463-34

Engineers and land surveyors, board of registration for professional Ch. 196-09

Environmental policy, council on Ch. 197-06

Financial institutions, department of Ch. 208-08

Financial management, office of Ch. 82-05

Forest practices appeals board Ch. 223-08

Forest practices board Ch. 222-08, Ch. 222-12

Gambling commission Ch. 230-50

Growth management hearings boards Ch. 242-02

Health, department of Ch. 246-10

Health care authority Ch. 182-16

Health professions, disciplinary boards

model procedural rules Ch. 246-11

Higher education personnel, department of personnel Ch. 251-12

Hispanic affairs, commission on Ch. 322-12

Horse racing commission Ch. 260-08, Ch. 260-88

Housing finance commission Ch. 262-03

Human rights commission Ch. 162-08

Indeterminate sentence review board Ch. 381-10

Industrial insurance appeals, board of Ch. 263-12

Jail industries board Ch. 288-06

Labor and industries, department of Ch. 296-08 safety and health standards Ch. 296-350

Lake Washington Technical College Ch. 495D-108

Leased-tidelands valuation board, King County Ch. 298-08

Licensing, department of Ch. 308-08

Liquor control board Ch. 314-04, Ch. 314-08

Lottery commission Ch. 315-20

Marine employees' commission Ch. 316-02

Medical quality assurance commission Ch. 246-919

Minority and women's business enterprises, office of Ch. 326-08

Natural resources, department of Ch. 332-08, Ch. 332-26

forest practices Ch. 222-12

Oil and gas conservation committee Ch. 344-08

Peninsula College Ch. 132A-108

Personnel, department of Title 356

disability separation Ch. 356-35

disciplinary actions Ch. 356-34

hearings, general procedures Ch. 356-37

Personnel appeals board Title 358

Pharmacy, board of, adjudicative proceedings Ch. 246-856

Pilotage commissioners, board of Ch. 363-11

Pollution control hearings board Ch. 371-08

Pollution liability insurance agency Ch. 374-40

Public deposit protection commission Ch. 389-12

Public disclosure commission Ch. 390-12

Public employment relations commission Ch. 391-08

Public instruction, superintendent of Ch. 392-101

Redistricting commission Ch. 417-01

Retirement systems, department of Ch. 415-08

Rule making, contents and filing requirements Ch. 1-21

Shorelines hearings board Ch. 461-08

Social and health services, department of Ch. 388-02

Stream obstruction hearings Ch. 220-120

Tax appeals, board of Ch. 456-09, Ch. 456-10

Transportation, department of Ch. 468-10, Ch. 468-54

Transportation of dangerous cargoes, advisory committee on Ch. 470-08

University of Washington Ch. 478-108

Utilities and transportation commission Ch. 480-09

Veterans affairs, department of Ch. 484-10

Washington state patrol Ch. 446-08

motor vehicle equipment Ch. 204-08

Washington State University Ch. 504-04

Western Washington University Ch. 516-108

Work force training and education coordinating board Ch. 490-08B

Yakima Valley Community College Ch. 132P-08

ADOPTION

Child care agencies

licensing and certification requirements Ch. 388-73

Generally Ch. 388-70

ADULT FAMILY HOMES

Licensing requirements Ch. 388-76

Resident managers and providers Ch. 246-328

ADULT RESIDENTIAL CARE

Assisted living services Ch. 388-110

Boarding homes, contracted services Ch. 388-110

Contracted services Ch. 388-110

Residential care services Ch. 388-71

ADVANCED TUITION PAYMENT, COMMITTEE ON

Adjudicative proceedings Ch. 14-108

Debts, withholding services for outstanding debts Ch. 14-122

Director, authority and responsibility Ch. 14-104

Meetings Ch. 14-104

Organization and operation Ch. 14-133

Practice and procedure Ch. 14-108

Public records, availability Ch. 14-276

Rules coordinator Ch. 14-134

State environmental policy act (SEPA), implementation Ch. 14-325

ADVERTISING

Highway Advertising Control Act Ch. 468-66

Life insurance advertising regulations Ch. 284-23

Liquor, regulations Ch. 314-52

Motorist information signs Ch. 468-70

Political Ch. 390-18

Popcorn flavored with butter or in semblance of butter, sign requirements Ch. 16-129

Prescription drug prices Ch. 246-881

Securities, requirements and prohibitions Ch. 460-28A

AERONAUTICS

Aircraft fuel tax Ch. 308-78

Airports

fire prevention and control Ch. 468-230

obstruction marking and lighting Ch. 468-240

state airport rules Ch. 468-250

Pilot registration Ch. 468-210

AERONAUTICS COMMISSION

Registration insignia or decal, display Ch. 468-220

AERONAUTICS COMMISSION

Administration Ch. 12-04
Administrative procedure Ch. 12-08
Director Ch. 12-04
Hearings Ch. 12-08
Members Ch. 12-04
Organization Ch. 12-04
Practice and procedure Ch. 12-08
Public records, availability Ch. 12-04

AGE

Discrimination in public employment Ch. 162-20
Nonprofit homes for the aging
property tax exemptions Ch. 458-16A

AGRICULTURE, DEPARTMENT OF

Adjudicative proceedings Ch. 16-08
Assessments
milk processing Ch. 16-103
Commodity storage warehouses and grain dealers Ch. 16-237

Fees

livestock services Ch. 16-32
seeds Ch. 16-303
warehouse audit Ch. 16-237

Operations and procedures Ch. 16-06
Penalties for violations Ch. 16-139
Practice and procedure Ch. 16-08
Public records, availability Ch. 16-06
State Environmental Policy Act (SEPA)
procedures Ch. 16-236

Technical assistance

lists of organizations providing assistance Ch. 16-05

AGRICULTURE AND MARKETING

Acreage commitments, registration Ch. 16-623
Agricultural burning Ch. 173-430
Agricultural employees
employment standards Ch. 296-131
pay Ch. 296-131
pesticides, worker protection standards Ch. 16-233
records Ch. 296-131

Agricultural pests, quarantine Ch. 16-470
Agricultural pollution abatement facilities
limitation on use of funds Ch. 173-80
Agricultural products, crop liens, and processor
and preparer liens, standardized filing forms
and procedures Ch. 308-400

Agricultural safety standards Ch. 296-307
Agricultural water supply facilities Ch. 173-170
Agriculture lands

classification guidelines Ch. 365-190

Alfalfa seed commission Ch. 16-529

Animal diseases

cattle Ch. 16-86
equine infectious anemia Ch. 16-71
goats Ch. 16-86
livestock Ch. 16-86
pseudorabies in swine Ch. 16-80
reporting Ch. 16-70
scrapie control in sheep and goats Ch. 16-89

Animals

importation Ch. 16-54

Apiaries

apiary board, area boundaries Ch. 16-602
colony strength Ch. 16-602
fees Ch. 16-602

Apple advertising commission Ch. 24-04, Ch. 24-12

Apples

marketing standards Ch. 16-403
marketing standards, summer apples Ch. 16-404

Apricots, standards and grades Ch. 16-406

Aquaculture

identification requirements Ch. 16-603

Asparagus, standards and grades Ch. 16-409

Asparagus commission Ch. 16-557

Barley commission Ch. 16-530

Beef commission, assessments Ch. 60-12

Bees

apiary board, area boundaries Ch. 16-602
colony strength Ch. 16-602
fees Ch. 16-602

Biological products, sale, distribution, use Ch. 16-42

Blueberry commodity board Ch. 16-550

Buckwheat seed standards Ch. 16-213

Bulb commission Ch. 16-524

Burning

field, forage, and turf grasses grown for seed Ch. 173-430

Butter flavoring on popcorn, sign requirements Ch. 16-129

Caneberry plants, certification, rules and standards Ch. 16-333

Canola and rapeseed commission Ch. 16-573

Cattle

diseases Ch. 16-86
testing for disease Ch. 16-74

Chemigation and fertigation Ch. 16-202

Cherries

container marking requirements Ch. 16-414
grades and tolerances Ch. 16-414
infested, movement or sale prohibited Ch. 16-463

Chickens, fryers, broilers, and roasters,
marketing orders Ch. 16-512

Commission Merchant Act Ch. 16-623

Commodities

inspection standards Ch. 16-213
Controlled atmosphere storage requirements
fruit Ch. 16-690
rules and regulations Ch. 16-459
winter pears Ch. 16-449

Cracked corn

standards Ch. 16-213

Cranberry commission Ch. 16-565

Dairies and dairy products, See

AGRICULTURE AND MARKETING,
subtitle Milk and milk products

Dietary supplements

elemental iron, packaging requirements Ch. 16-720

Dry pea and lentil commodity board Ch. 16-536

Eggs

containers, labeling, when Ch. 16-108
seals, regular, facsimile Ch. 16-108
shell eggs
standards, grades, and weight classes Ch. 16-104

Farm labor contracting Ch. 296-310

Farm milk storage tanks, requirements Ch. 16-125

Farm vehicle licenses Ch. 308-96A

Farm workers, temporary housing Ch. 296-307

Farmed salmon commission Ch. 16-580

Farmers' market nutrition program Ch. 246-780

Feedlots

restricted Ch. 16-30

Feeds and fertilizers, standards and labels Ch. 16-200

Fertigation and chemigation Ch. 16-202

Fertilizers

bulk storage and operational area containment Ch. 16-201

standards and labels Ch. 16-200

Food processor license

expiration Ch. 16-146
late renewal penalty Ch. 16-146
sanitary certificate Ch. 16-147

Food storage warehouses Ch. 16-145
sanitation consultants, qualifications Ch. 16-168

Foods

additives Ch. 16-167
food processor license
expiration Ch. 16-146
late renewal penalty Ch. 16-146
food processor sanitary certificate Ch. 16-147
frozen desserts, processing Ch. 16-144
intrastate commerce Ch. 16-167

perishable packaged food goods, pull date Ch. 16-142

pesticide tolerances Ch. 16-167

processing or handling establishments,
inspection and rating system Ch. 16-165
Frozen desserts, processing Ch. 16-144

Fruit

controlled atmosphere storage Ch. 16-690

Fruit commission

assessments Ch. 224-12
practice and procedure Ch. 224-12
shipping and processing Ch. 224-12
soft tree fruit assessments Ch. 224-12

Fruit trees, registration and certification Ch. 16-350

Fruits and vegetables, inspection requirements Ch. 16-461

Fryer commission Ch. 16-512

Garlic seed, certification and standards Ch. 16-334

Ginseng management Ch. 16-695

Grain dealers and warehouses Ch. 16-237

Grape planting stock, registration and certification Ch. 16-462

Grass sod, certification standards Ch. 16-321

Grasses

burning of field, forage, and turf grasses
grown for seed Ch. 173-430

Grazing on state-owned lands, management Ch. 332-20

Hatching eggs, importation and interstate movement Ch. 16-59

Herbicides

restricted use in certain counties Ch. 16-231,
Ch. 16-232

Honey, grades Ch. 16-600

Hop board Ch. 16-532

Hop rootstocks

certification Ch. 16-354

Hops

bales and tares Ch. 16-645
certification analyses, fees Ch. 16-218

Horticultural inspection district boundaries Ch. 16-458

Horticultural inspection fees Ch. 16-400

Humane slaughter of livestock Ch. 16-24

Importation

animals Ch. 16-54

poultry and hatching eggs Ch. 16-59

Inspection fees

horticultural Ch. 16-400

nursery Ch. 16-401

Iron, elemental, dietary supplement Ch. 16-720

Italian prunes, standards and grades Ch. 16-445

Laboratory fees, livestock services division

laboratory Ch. 16-32

Livestock markets, public

facilities and sanitation Ch. 16-604

livestock inspection and identification Ch. 16-607

Livestock services

fees Ch. 16-32

Livestock testing for disease Ch. 16-74

Marketing and fair practices standards Ch. 16-622

Marketing orders

alfalfa seed Ch. 16-529

asparagus Ch. 16-557

barley Ch. 16-530

blueberries Ch. 16-550

bulbs, tulips, iris, narcissus Ch. 16-524

canola and rapeseed commission Ch. 16-573

cranberry commission Ch. 16-565

farmed salmon commission Ch. 16-580

fryers, broilers and roasters, chickens Ch. 16-512

lentils, dry Ch. 16-536

mint Ch. 16-540

peas, dry Ch. 16-536

potatoes Ch. 16-516

Puget Sound gillnet salmon commission Ch. 16-585

red raspberry commission Ch. 16-561

- seed potatoes Ch. 16-520
strawberries Ch. 16-555
tree fruit research commission Ch. 16-560
turfgrass seed commission Ch. 16-545
wheat Ch. 16-528
- Meat**
custom farm slaughtering Ch. 16-19
custom meat facilities Ch. 16-19
custom slaughtering Ch. 16-19
humane slaughter Ch. 16-24
inspection Ch. 16-19
labeling and packaging Ch. 16-19
organic meat and dairy products, animal production standards Ch. 16-162
processing or handling establishments, inspection and rating system Ch. 16-165
recordkeeping Ch. 16-19
- Migrant worker housing, See HOUSING
- Milk and milk products**
butterfat testing of milk Ch. 16-102
containers Ch. 16-101
dairy degrades and license suspension or revocation Ch. 16-101X
dairy technician licenses Ch. 16-124
dry milk ordinance Ch. 16-101
farm milk storage tanks, requirements Ch. 16-125
milk
butterfat testing Ch. 16-102
milk laboratories, evaluation Ch. 16-101
pasteurized milk ordinance Ch. 16-101
processing assessments and collections Ch. 16-103
processing or handling establishments, inspection and rating system Ch. 16-165
raw milk warning labels Ch. 16-101
sanitation ratings Ch. 16-101
- Mint commodity board Ch. 16-540
Mint rootstocks, certification Ch. 16-322
- Noxious weed control**
noxious weed list and schedule of monetary penalties Ch. 16-750
quarantine Ch. 16-752
- Noxious weed control board**
organization and operation Ch. 16-750
- Noxious weed seeds Ch. 16-301
Nursery inspection fees Ch. 16-401
Open space taxation Ch. 458-30
- Organic foods**
crop production standards Ch. 16-154
handlers, certification standards Ch. 16-164
materials list for production Ch. 16-154
meat and dairy products, animal production standards Ch. 16-162
packers and vendors, certification standards Ch. 16-164
processor certification Ch. 16-158
producer certification Ch. 16-156
registration of materials for food production Ch. 16-160
- Peaches, standards and grades Ch. 16-436
- Pears**
bartlett pear assessments Ch. 224-12
summer and fall, standards and grades Ch. 16-439
winter, controlled atmosphere storage requirements Ch. 16-449
winter, standards and grades Ch. 16-442
- Penalties for violations Ch. 16-139
Perishable packaged food goods, pull date Ch. 16-142
- Pesticides**
bulk pesticide secondary and operational area containment Ch. 16-229
regulations Ch. 16-228
restricted use in certain counties Ch. 16-230
restricted use pesticides Ch. 16-219
worker protection standards Ch. 16-233
- Plant pests**
freedom from infestation, standards Ch. 16-402
- Planting stock**
caneberry plants, certification Ch. 16-333
fruit trees, registration and certification Ch. 16-350
garlic seed, certification and standards Ch. 16-334
hop rootstocks, certification Ch. 16-354
mint rootstocks, certification Ch. 16-322
strawberry plants certification Ch. 16-328
- Potato commission Ch. 16-516
- Potatoes**
grades and standards Ch. 16-448
marketing orders Ch. 16-516
potato virus Y necrotic strain, quarantine Ch. 16-484
seed, certification Ch. 16-324
seed, quarantine Ch. 16-482
seed potato isolation district Ch. 16-325
seed potatoes, bacterial ring rot determination Ch. 16-465
seed potatoes, marketing orders Ch. 16-520
- Poultry, importation and interstate movement**
Ch. 16-59
- Processing or handling establishments, inspection and rating system Ch. 16-165
- Producers and handlers**
marketing and fair practices standards Ch. 16-622
- Prunes, Italian, standards and grades Ch. 16-445
- Public livestock markets**
facilities and sanitation Ch. 16-604
livestock inspection and identification Ch. 16-607
- Puget Sound gillnet salmon commission Ch. 16-585
- Pull date, perishable packaged food goods Ch. 16-142
- Quarantine**
agricultural pests Ch. 16-470
barberry and black stem rust Ch. 16-472
blueberry, fresh fruit Ch. 16-488
european corn borer Ch. 16-478
fees for services Ch. 16-470
grape phylloxera Ch. 16-481
grape virus Ch. 16-483
hop plants Ch. 16-497
lentil anthracnose Ch. 16-473
peach yellow, peach rosette, little peach, red suture disease, and peach mosaic virus Ch. 16-487
potato virus Y necrotic strain Ch. 16-484
seed potatoes Ch. 16-482
- Rapeseed**
district rules Ch. 16-570
production and establishment of districts Ch. 16-570
- Red raspberries**
grades and standards Ch. 16-143
- Red raspberry commission Ch. 16-561
- Refrigerated locker establishments recording thermometers Ch. 16-100
- Registered feedlots restricted Ch. 16-30
- Safety standards Ch. 296-307
- Seals, eggs, regular, facsimile Ch. 16-108
- Seed potato commission Ch. 16-520
- Seed potatoes**
bacterial ring rot, official determination Ch. 16-465
certification Ch. 16-324
isolation district Ch. 16-325
quarantine orders and plant movement Ch. 16-482
- Seeds**
buckwheat, standards Ch. 16-213
certification Ch. 16-302
fees and assessment Ch. 16-303
forest tree seed certification Ch. 16-319
general regulations Ch. 16-301
noxious weed Ch. 16-301
- Soft tree fruit**
assessments Ch. 224-12
- State Environmental Policy Act (SEPA), guidelines for interpreting and implementing Ch. 16-236
- State fair fund, proration Ch. 16-700
- State-owned lands, grazing management Ch. 332-20
- Strawberry commodity board Ch. 16-555
- Strawberry plants**
certification Ch. 16-328
- Swine**
pseudorabies Ch. 16-80
- Technical assistance**
lists of organizations providing assistance Ch. 16-05
- Temporary worker housing, See HOUSING
- Top-stock**
fruit trees, registration and certification Ch. 16-350
- Tree fruit research commission Ch. 16-560
- Turfgrass seed commission Ch. 16-545
- Vaccines, animal, sale, distribution, and use Ch. 16-42
- Vegetables and fruits, inspection requirements Ch. 16-461
- Violations, penalties Ch. 16-139
- Warehouses**
sanitation consultants, qualifications Ch. 16-168
- Warehouses and grain dealers Ch. 16-237
- Water supply facilities Ch. 173-170
- Weights and measures**
calibration services by weights and measures laboratory fees Ch. 16-675
equipment requirements Ch. 16-662, Ch. 16-664
heating and motor fuels, retail pricing Ch. 16-657
liquefied petroleum gas Ch. 16-659
National institute of standards and technology handbook Ch. 16-662
petroleum gas, liquefied Ch. 16-659
weigher license Ch. 16-674
weighing and measuring devices reporting, test procedures, and standards by persons servicing and calibrating Ch. 16-663
sealing, marking and retesting Ch. 16-674
weighmaster license Ch. 16-674
- Wheat commission Ch. 16-528
- Wine commission**
assessments Ch. 16-575
- AIDS**
Acquired human immunodeficiency syndrome insurance program Ch. 388-539
- Correctional institutions**
HIV occupational exposure Ch. 137-100, Ch. 246-136
- HIV testing and counseling Ch. 246-100
- Human immunodeficiency virus (HIV) infection treatment Ch. 246-130
- Insurance procedures Ch. 284-90
- School employees**
HIV/AIDS training requirements Ch. 392-198
- AIDS**
Good samaritan testing Ch. 246-138
- AIR POLLUTION (See also CLEAN AIR ACT; ECOLOGY, DEPARTMENT OF, subtitle Air pollution)**
Acid rain program, regulation of sources and emissions Ch. 173-406
- Agricultural burning Ch. 173-430
- Aluminum plants, primary Ch. 173-415
- Carbon monoxide, ambient air quality standards Ch. 173-475
- Clean Air Act**
operating permits Ch. 173-401
pollution source regulation Ch. 173-400
- Clean Air Conformity Act Ch. 173-420
- Control authorities**
financial aid and grants, state and federal Ch. 173-450

AIR SEARCH AND RESCUE

Control facilities
tax exemptions and credits Ch. 173-24
Emergency episode plan Ch. 173-435
Emission control systems Ch. 173-421
Emission inspection requirements for motor vehicles Ch. 173-422
Energy facility sites
standards and monitoring requirements Ch. 463-39
Fluorides, ambient air quality and environmental standards Ch. 173-481
Gasoline vapors, emission standards and controls Ch. 173-491
Kraft pulping mills Ch. 173-405
Motor vehicles
emission control systems Ch. 173-421
emission inspection Ch. 173-422
transportation plan conformity to air quality standards Ch. 173-420
Nitrogen dioxide, ambient air quality standards Ch. 173-475
Open burning
field, forage, and turf grasses grown for seed Ch. 173-430
generally Ch. 173-425
Operating permit program Ch. 173-401
Oxygenated gasoline Ch. 173-492
Ozone, ambient air quality standards Ch. 173-475
Particulate matter, ambient air quality standards Ch. 173-470
Pollution disclosure reports Ch. 173-40
Radiation protection
air emissions Ch. 246-247
Radionuclides
monitoring, control, and enforcement Ch. 246-247
standards and emission limits Ch. 173-480
Radon requirements Ch. 51-13
Solid fuel burning device standards Ch. 173-433
Solid waste incinerator facilities
emission standards Ch. 173-434
Sources
emission standards Ch. 173-400
general and operating permits Ch. 463-39
general regulations Ch. 173-400
kraft pulping mills Ch. 173-405
motor vehicle emission control systems Ch. 173-421
operating permits Ch. 173-401
primary aluminum plants Ch. 173-415
sulfite pulping mills Ch. 173-410
Sulfite pulping mills, emission standards Ch. 173-410
Sulfur oxides, ambient air quality standards Ch. 173-474
Toxic air pollutants, controls for new sources Ch. 173-460
Transportation activities conformance to air quality implementation plans Ch. 173-420
Transportation plan conformity to air quality standards Ch. 173-420
Ventilation and indoor air quality requirements Ch. 51-13
Volatile organic compounds, emission standards Ch. 173-490
Woodstoves
solid fuel burning device standards Ch. 173-433

AIR SEARCH AND RESCUE (See TRANSPORTATION, DEPARTMENT OF)

AIRCRAFT (See AERONAUTICS)

AIRCRAFT FUEL TAX (See TAXATION, subtitle Aircraft fuel tax)

AIRPORTS
Fire prevention and control Ch. 468-230
Obstruction marking and lighting Ch. 468-240
State airport rules Ch. 468-250

ALCOHOLIC BEVERAGES
Advertising, regulations Ch. 314-52

Alcohol server training program Ch. 314-14
Beer and breweries, See BEER AND BREWERIES
Blood alcohol testing Ch. 448-14
Breath alcohol testing Ch. 448-13, Ch. 448-15
Clubs, rules Ch. 314-40
Disposition of stock
discontinuance of business by class H licensee Ch. 314-70
seizure by a governmental agency Ch. 314-70
Fruit distillers, records Ch. 314-28
Importation for personal or household use Ch. 314-68
Importation of liquor Ch. 314-36
Interstate commercial common passenger carriers, reports to be filed with liquor control board Ch. 314-27
Licensed agents Ch. 314-44
Licensee
ships chandler Ch. 314-25
Licensees
nonretail licenses, designations Ch. 314-22
prohibited practices Ch. 314-12
rules applicable to all licensees Ch. 314-12
Liquor importers Ch. 314-36
Liquor law pamphlets, availability Ch. 314-62
Manufacturers, sales Ch. 314-30
Public storage warehouses Ch. 314-36
Rectifiers Ch. 314-32
Samples of liquor Ch. 314-64
Serving and donating of liquor by suppliers at trade conventions of licensees Ch. 314-45
Transportation Ch. 314-48
Vendors
credit or debit card use Ch. 314-37
Wines and wineries, See WINES AND WINERIES

ALCOHOLISM (See also DRUG AND ALCOHOL PROGRAMS)
Alcohol and chemical dependency hospitals, private Ch. 246-324
Chemical dependency treatment services
administrative rules Ch. 388-810
Drug-free workplace programs Ch. 388-815
Food assistance for treatment center residents Ch. 388-424
Hospitals, private Ch. 246-322
Hospitals, private alcoholism and psychiatric hospitals Ch. 246-322
Ignition interlock breath alcohol devices Ch. 204-50
Treatment facilities Ch. 246-326

ALFALFA SEED COMMISSION (See AGRICULTURE AND MARKETING)

ALIEN BANKS
Establishment in state, procedure Ch. 50-32, Ch. 208-532
Examinations, schedule of costs Ch. 50-44, Ch. 208-544
Fee schedule Ch. 50-12, Ch. 208-512

ALL TERRAIN VEHICLES (See MOTOR VEHICLES, subtitle Off-road and nonhighway vehicles)

AMBULANCES
Aid and ambulance services
licensing and personnel requirements Ch. 246-976

AMUSEMENT GAMES (See GAMBLING)

AMUSEMENT RIDES AND STRUCTURES
Inspector qualifications Ch. 296-403
Insurance requirements Ch. 296-403
Operating permit Ch. 296-403

ANIMAL HEALTH
Brucellosis, tuberculosis, and scrapie Ch. 16-86
Cattle
diseases Ch. 16-86
testing for disease Ch. 16-74
Diseases, reporting Ch. 16-70
Equine infectious anemia Ch. 16-71
Goats

diseases Ch. 16-86
scrapie Ch. 16-89
Importation of animals Ch. 16-54
Livestock
diseases Ch. 16-86
testing for disease Ch. 16-74
Meat
inspection and handling Ch. 16-19
Public livestock markets Ch. 16-604
Scrapie control in sheep and goats Ch. 16-89
Swine
pseudorabies Ch. 16-80
Vaccines, sale, distribution, and use Ch. 16-42

ANIMALS
Animal control agencies
legend drug use Ch. 246-886
Diseases
cattle Ch. 16-86
equine infectious anemia Ch. 16-71
goats Ch. 16-86
livestock Ch. 16-86
pseudorabies in swine Ch. 16-80
reporting Ch. 16-70
testing Ch. 16-74
Guard animals
posting premises protected by Ch. 212-75
Importation Ch. 16-54
Quarantine of imported animals Ch. 16-54

APIARIES
Apiary board, area boundaries Ch. 16-602
Colony strength Ch. 16-602
Fees Ch. 16-602

APPEALS (See ADMINISTRATIVE PROCEDURE)

APPLE ADVERTISING COMMISSION
Assessments Ch. 24-12
Districts Ch. 24-04
Voting Ch. 24-04

APPLES
Advertising commission
assessments Ch. 24-12
districts and voting Ch. 24-04
Marketing standards
apples marketed within state Ch. 16-403
summer apples Ch. 16-404

APPRENTICES
Affirmative action plan Ch. 296-04
Apprenticeship agreements Ch. 296-04
Apprenticeship and training council, standards, procedures, and programs Ch. 296-04
On-the-job training programs Ch. 296-04

AQUACULTURE (See also FISH AND FISHING, subtitle Aquaculture)
Aquatic farms
production reports Ch. 220-69
registration Ch. 220-76
Aquatic land management Ch. 332-30
Disease control Ch. 220-76, Ch. 220-77
Farmed salmon commission Ch. 16-580
Identification requirements Ch. 16-603
Sediment management standards Ch. 173-204
Upland fin-fish facilities
wastewater discharge standards and effluent limitations Ch. 173-221A
Wastewater discharge
standards and limitations Ch. 173-221A

AQUATIC LAND MANAGEMENT
Historic archaeological resources on state-owned aquatic lands, registration Ch. 25-46
Natural resources, department of Ch. 332-30

ARCHAEOLOGY AND HISTORIC PRESERVATION, OFFICE OF
Archaeological excavation and removal permit Ch. 25-48
Historic archaeological resources on state-owned aquatic lands, registration Ch. 25-46
Historic preservation, advisory council on Ch. 25-12

Historic properties, procedures for nomination and designation Ch. 25-12
 State Environmental Policy Act (SEPA) rules Ch. 25-42

ARCHITECTS

Board of registration Ch. 308-12
 Examinations, fees Ch. 308-12
 Licenses, fees Ch. 308-12
 Registration, fees Ch. 308-12

ARCHIVES (See SECRETARY OF STATE)**ARTS COMMISSION**

Art in public places program Ch. 30-40
 Artists in residence Ch. 30-18
 Arts in education program Ch. 30-18
 Awards program Ch. 30-14
 Community arts development programs Ch. 30-26
 Definitions Ch. 30-02
 Folk arts program Ch. 30-22
 Governor's arts and heritage awards Ch. 30-44
 Meetings Ch. 30-08
 Organization Ch. 30-01
 Practice and procedure Ch. 30-08
 Programs and services Ch. 30-12
 Public records, availability Ch. 30-04
 Purpose and goals Ch. 30-01

ASBESTOS

Removal and encapsulation safety standards Ch. 296-65

ASIAN-AMERICAN AFFAIRS, COMMISSION ON

Meetings Ch. 34-02
 Organization Ch. 34-02
 Public records, availability Ch. 34-04

ASOTIN COUNTY

Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22

ASPARAGUS COMMISSION (See AGRICULTURE AND MARKETING)**ASSESSORS (See COUNTY ASSESSORS)****ATHLETICS (See PROFESSIONAL ATHLETIC COMMISSION)****ATTORNEY GENERAL**

Arbitration and arbitration process motor vehicle warranties Ch. 44-10
 Motor vehicle warranties arbitration and arbitration process Ch. 44-10
 Public records, availability Ch. 44-06

AUCTIONS AND AUCTIONEERS

Auctioneers regulation, licenses, and fees Ch. 308-11

AUDIOLOGISTS

Hearing instrument fitters and dispensers Ch. 246-828

AUDITOR, STATE (See STATE AUDITOR)**AUTO TRANSPORTATION COMPANIES**

Equipment Ch. 480-30
 Licenses and rules Ch. 480-30
 Operating practices Ch. 480-30

BACKGROUND CHECKS

Criminal offender record information Ch. 446-16
 Employee record and fingerprint checks, when required Ch. 446-20
 Juvenile offender rehabilitation administration Ch. 388-700
 School employee fingerprint record checks Ch. 392-300
 Social and health services department inquiries on persons licensed to care for children or developmentally disabled persons Ch. 388-330

BAIL BOND AGENCIES AND AGENTS

Licensing and fees Ch. 308-19

BAKERIES AND BAKERY PRODUCTS

Equipment safety standards Ch. 296--302

BANKS AND BANKING

Acquisition of banks by out-of-state bank holding companies Ch. 50-48, Ch. 208-548
 Alien banks establishment in state, procedure Ch. 50-32, Ch. 208-532
 examination, schedule of costs Ch. 208-544
 examinations, schedule of costs Ch. 50-44 fee schedule Ch. 50-12, Ch. 208-512
 Asset charges, assessment Ch. 50-44, Ch. 208-544
 Business practices and investments Ch. 50-12, Ch. 208-512
 Consumer loan act Ch. 208-620
 Credit unions, See CREDIT UNIONS
 Escrow, See ESCROW
 Examinations, schedule of costs Ch. 50-44, Ch. 208-544
 Federal fund transactions, characterization Ch. 208-512
 Fee schedule Ch. 50-12, Ch. 208-512
 Industrial loan companies examinations, schedule of costs Ch. 50-44, Ch. 208-544
 Insurance agency activities Ch. 50-12, Ch. 208-512
 Interstate acquisition reciprocity Ch. 50-48, Ch. 208-548
 Investments and business practices Ch. 50-12, Ch. 208-512
 Loans, permissible Ch. 50-12, Ch. 208-512
 Mutual savings banks establishment and operation Ch. 50-14, Ch. 208-514
 examinations, schedule of costs Ch. 50-44, Ch. 208-544
 fee schedule Ch. 50-12, Ch. 208-512
 organization and operation Ch. 50-14, Ch. 208-514
 Public depositories Ch. 389-12
 Savings and loan associations, See SAVINGS AND LOAN ASSOCIATIONS
 Securities, purchase or sale, repurchase or resale Ch. 50-12
 Small business administration loan guaranty program nondepository lenders Ch. 50-56, Ch. 208-556
 State banks examinations, schedule of costs Ch. 50-44, Ch. 208-544
 new, application and investigation Ch. 50-28
 new, application and investigation, fees, form Ch. 208-528
 Stock savings banks fee schedule Ch. 50-12
 Time deposits, defined Ch. 50-12
 Trust companies administration and investments Ch. 50-36, Ch. 208-536
 examinations, schedule of costs Ch. 50-44, Ch. 208-544
 fee schedule Ch. 50-12
 new, application and investigation Ch. 50-28
 new, application and investigation, fees, form Ch. 208-528

BARBERS

Examination, licensing, and fees Ch. 308-20
 Safety and health standards Ch. 308-20

BASIC HEALTH PLAN

Generally Ch. 182-25

BEAUTY CULTURE (See COSMETOLOGY)**BEEF COMMISSION**

Assessment, levy on cattle Ch. 60-12

BEER AND BREWERIES

Brewers, distributors, and importers licenses, rules Ch. 314-20
 Ships chandler's license Ch. 314-25

Tax reporting and payment requirements Ch. 314-19

BENTON COUNTY

Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22

BICYCLES

Model traffic ordinance Ch. 308-330
 State highways bicycle traffic on limited access highways Ch. 468-58
 race permits Ch. 468-400

BIDS AND BIDDING

Minority and women's business enterprises state agency and institution compliance with bid specifications criteria Ch. 326-40
 State purchases procedures Ch. 236-48
 Transportation and highways prequalification of contractors Ch. 468-16

BILINGUAL INSTRUCTION (See SCHOOLS AND SCHOOL DISTRICTS, subtitle Transitional bilingual instruction program)**BINGO (See GAMBLING)****BIOSOLIDS**

Management Ch. 173-308

BIRTH CONTROL

Family planning services Ch. 388-15, Ch. 388-532

BIRTHING CENTERS

Malpractice insurance
 midwifery and birthing centers, joint underwriting association Ch. 284-87

BLIND

Blind, department of services for public records, availability Ch. 67-10
 Child and family services Ch. 67-55
 Financial aid for postsecondary education Ch. 250-32
 Independent living services Ch. 67-75
 Physical and information accessibility Ch. 67-16
 Sidewalk and curb ramps suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60
 Sight or hearing defects in children school screening procedures Ch. 246-760
 State school for the blind Title 72
 Vending facility program Ch. 67-35
 Vocational rehabilitation and services Ch. 67-25

BLIND, STATE SCHOOL FOR

Adjudicative proceedings Ch. 72-108
 Facilities use Ch. 72-140
 Family Educational Rights and Privacy Act Ch. 72-280
 Nonresident tuition Ch. 72-130
 Organization Ch. 72-100
 Practice and procedure Ch. 72-108
 Public records, availability Ch. 72-276
 Special education programs Ch. 72-171, Ch. 392-173

State Environmental Policy Act (SEPA) compliance Ch. 72-325

Student conduct code Ch. 72-120
 Student records, confidentiality Ch. 72-280
 Tuition, nonresident Ch. 72-130

BLUEBERRY COMMODITY BOARD (See AGRICULTURE AND MARKETING)**BOARDING HOMES**

Contracted services Ch. 388-110
 Facility construction review Ch. 246-314
 Licensing and operation Ch. 388-78A

BOATS AND VESSELS (See also WATERCRAFT AND SHIPPING)

Accident reporting program Ch. 352-70
 Assessment and taxation Ch. 458-17

BOILERS AND PRESSURE VESSELS

Boating accident reporting program Ch. 352-70
Boating facilities grant program Ch. 286-35
Boating safety grant and contract program Ch. 352-64
Boating safety program approval Ch. 352-65
Boating safety standards Ch. 352-60
Bunkering operations Ch. 317-40
Cargo and passenger vessel screening for substantial risk Ch. 317-31
Charter boats, safety requirements Ch. 296-115
Clean vessel funding program Ch. 352-76
Excise tax Ch. 308-93
Ferries, commercial Ch. 480-51
Oil spill prevention plans Ch. 317-21
Oil spills
 financial responsibility for small tank barges and oil spill response barges Ch. 317-50
 vessel contingency plan and response contractor standards Ch. 317-10
Passenger and cargo vessel screening for substantial risk Ch. 317-31
Pilotage commissioners, board of Ch. 363-11
Pilotage rules Ch. 363-116
Pumpout and sewage dump station program Ch. 352-75
Sewage pumpout station facilities, funding Ch. 352-75
Ship construction, repairing, and breaking, safety standards Ch. 296-304
Ships chandler's license to sell beer and wine Ch. 314-25
Sound level measurement Ch. 352-67
State parks
 moorage and use of marine facilities Ch. 352-12
Uniform waterway marking system Ch. 352-66
Vessel dealers
 registration and fee Ch. 308-90
Vessels
 registration, certificate of title, transfer of title Ch. 308-93
Water trail programs Ch. 352-68
Waterway marking system, uniform Ch. 352-66
Whitewater river outfitters
 licenses Ch. 308-312
Whitewater rivers Ch. 352-60

BOILERS AND PRESSURE VESSELS

Boiler rules, board of
 adjudicative proceedings Ch. 296-09
 practice and procedure Ch. 296-09
 substantive rules Ch. 296-104
Inspections Ch. 296-104
Installations Ch. 296-104

BONDS

Bail bond agencies and agents Ch. 308-19
Bond users clearinghouse Ch. 365-130
Community colleges
 revenue bond issues, approval Ch. 131-24
Industrial development, revenue bonds and financing eligibility Ch. 130-16
Municipal bond information Ch. 365-130
Private activity bonds
 bond cap allocation Ch. 365-135
School bond guarantee program Ch. 210-02
Single-family housing bonds, allocation among local housing agencies Ch. 365-70

BOXING (See PROFESSIONAL ATHLETICS COMMISSION)

BRANDS AND MARKS

Inspection and identification of livestock Ch. 16-607
Livestock markets, public Ch. 16-604
Meat Ch. 16-19
Stray logs
 possession marks, catch brands Ch. 332-44

BRIDGES

County roads, inspection of bridges Ch. 136-20

BUDGETS

Educational service districts Ch. 392-125
School districts Ch. 392-123

BUILDING CODE

Building code guidelines Ch. 51-16
Building permit surcharges and fees Ch. 365-110
Disabled persons, building accessibility Ch. 51-40

Electrical

heating installations Ch. 296-43
installations, safety standards Ch. 296-46A

Energy code Ch. 51-11

Fire safety standards Ch. 212-12

Historic building code Ch. 51-19

State building code

guidelines Ch. 51-16
state-wide and local amendments, policies and procedures Ch. 51-04

Uniform building code

adoption and amendment of 1997 edition Ch. 51-40

Uniform fire code

adoption and amendment of 1997 edition Ch. 51-44

Uniform fire code standards

adoption and amendment of 1997 edition Ch. 51-45

Uniform mechanical code

adoption and amendment of 1997 edition Ch. 51-42

Uniform plumbing code

adoption and amendment of 1997 edition Ch. 51-46, Ch. 51-47

Ventilation and indoor air quality requirements Ch. 51-13

BUILDING CODE COUNCIL

Building code guidelines Ch. 51-16
indigent housing, exemptions from building code Ch. 51-16
permit exemptions guidelines Ch. 51-16
Energy code Ch. 51-11
Historic building code
 purpose and standards Ch. 51-19
Indoor air quality
 administration and requirements Ch. 51-13
Procedural rules Ch. 51-08
Public records, availability Ch. 51-06
Radon requirements Ch. 51-13
State building code
 guidelines Ch. 51-16
 state-wide and local amendments, policies and procedures Ch. 51-04
State energy code Ch. 51-11
Uniform building code
 adoption and amendment of 1997 edition Ch. 51-40
Uniform fire code
 adoption and amendment of 1997 edition Ch. 51-44
Uniform fire code standards
 adoption and amendment of 1997 edition Ch. 51-45
Uniform mechanical code
 adoption and amendment of 1997 edition Ch. 51-42
Uniform plumbing code
 adoption and amendment of 1997 edition Ch. 51-46, Ch. 51-47
Uniform procedural rules Ch. 51-08
Ventilation and indoor air quality
 administration and requirements Ch. 51-13
 radon requirements Ch. 51-13

BUILDINGS (See also BUILDING CODE)

Elevators, dumbwaiters, escalators and other conveyances
 safety standards Ch. 296-96
Fire safety standards Ch. 212-12

BULB COMMISSION (See AGRICULTURE AND MARKETING)

BURIAL AND INTERMENT

Burial-transit permits Ch. 246-490

BUSES

Private carriers, equipment standards and inspection Ch. 204-32

School bus warning lights, standards Ch. 204-74A
Transit vehicle stop zones Ch. 468-46

BUSINESS AND OCCUPATION TAX (See TAXATION)

BUSINESSES

Business license center Ch. 308-300
Master business license Ch. 308-300
Taxation Ch. 458-20

CAMPAIGNS (See PUBLIC DISCLOSURE COMMISSION)

CAMPING RESORTS

Contracts
 sale and resale Ch. 308-420
Salesperson registration, fees Ch. 308-420

CAMPS

Health and sanitation requirements Ch. 246-376

CANAL COMMISSION

Internal management Ch. 88-04
Organization, membership, meetings Ch. 88-04

CANCER

Carcinogens
 occupational health standards Ch. 296-62
Cases
 information access and release Ch. 246-430
 reporting requirements Ch. 246-430

CANDIDATES (See PUBLIC DISCLOSURE COMMISSION)

CAPITOL GROUNDS (See GENERAL ADMINISTRATION, DEPARTMENT CF)

CARNIVALS

Amusement rides, inspection and operating requirements Ch. 296-403

CASINOS (See GAMBLING)

CEMETERIES

Cemetery board
 fees Ch. 98-70
 practice and procedure Ch. 98-08
Cremation
 disposition of remains Ch. 98-60
 procedures for handling dead human bodies Ch. 98-40
Endowment care cemeteries Ch. 98-12
Hybrid units Ch. 98-16
Nonendowed care cemeteries, financial responsibility requirements Ch. 98-11
Prearrangement contracts for cemetery merchandise or services
 hybrid units Ch. 98-16
 requirements Ch. 98-14
Sale or transfer of ownership or control Ch. 98-20
Telephone solicitation of prearrangement services Ch. 98-14

CEMETERY BOARD (See CEMETERIES, subtitle Cemetery board)

CENTENNIAL COMMISSION, 1989

Committees, purposes Ch. 100-100
Duties, organization Ch. 100-100

CENTRAL WASHINGTON UNIVERSITY (See COLLEGES AND UNIVERSITIES, subtitle Central Washington University)

CERTIFICATION (See also LICENSES; PERMITS; REGISTRATION)

Chemical dependency professionals Ch. 246-811
Chemical dependency treatment service providers Ch. 388-805
Court reporters Ch. 308-14
Decontamination of illegal drug manufacturing or storage sites
 contractor certification Ch. 246-205
Dieticians and nutritionists Ch. 246-822
Electricians, journeyman Ch. 296-401B
Engineers, registered professional, application and examination procedure Ch. 196-12
Fire sprinkler system contractors Ch. 212-80

Health care practitioners, credentialing procedures Ch. 246-12
 Librarians Ch. 300-12
 Minority and women's business enterprises Ch. 326-20
 Nursing assistants Ch. 246-841, Ch. 246-842
 Pharmacy ancillary Ch. 246-901
 Plumbers, journeyman Ch. 296-400A
 Radiological technologists Ch. 246-926
 Real estate appraisers Ch. 308-125
 Respiratory care practitioners Ch. 246-928
 Sex offender treatment providers Ch. 246-930
 Veterinary medication clerks Ch. 246-937
 Wastewater facilities Ch. 173-240
 Wastewater treatment designers and inspectors Ch. 193-32
 Wastewater treatment plant operators Ch. 173-230
 Water works operators Ch. 246-292

CERTIFICATION AUTHORITIES

Electronic authentication Ch. 434-180
 Licenses Ch. 434-180

CERTIFIED PUBLIC ACCOUNTANTS (See ACCOUNTANCY, BOARD OF; ACCOUNTANTS)**CHARITABLE ORGANIZATIONS**

Gambling activities, requirements Title 230

CHARITABLE SOLICITATIONS

Organizations and charitable trusts Ch. 434-120
 State employee combined charitable contributions program Ch. 240-10

CHARITABLE TRUSTS

Registration Ch. 434-120

CHARTER PARTY CARRIERS

Licenses and operations Ch. 480-40

CHECK CASHERS AND SELLERS

Licensing and regulation Ch. 208-630
 Small loan endorsement Ch. 208-630

CHELAN COUNTY

Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22

CHEMICAL DEPENDENCY PROFESSIONALS

Certification requirements Ch. 246-811

CHEMICALS, HAZARDOUS

Community right-to-know reporting Ch. 118-40
 Emergency response planning Ch. 118-40
 Hazardous materials advisory committee Ch. 118-40

Occupational health standards Ch. 296-62
 Process safety management Ch. 296-67
 Trade secrets Ch. 296-62

CHERRY HARVEST CAMPS

Health, safety, and sanitation requirements Ch. 246-361

CHILD CARE (See also DAY CARE CENTERS)

Agencies for children in need of services
 licensing and certification requirements Ch. 388-73

Background checks of employees Ch. 446-20

Day care centers
 licensing requirements Ch. 388-150

Day care homes
 family home licensing requirements Ch. 388-155

Dependent care assistance salary reduction plan,
 See RETIREMENT SYSTEMS,
 DEPARTMENT OF

Insurance, joint underwriting association Ch. 284-78

Public assistance
 child care, working connections Ch. 388-290
 School-age child care centers
 licensing requirements Ch. 388-151
 Subsidized day care services Ch. 388-15

Subsidy programs Ch. 388-165

CHILD SUPPORT

Division of child support rules Ch. 388-14A

Enforcement Ch. 388-14

Obligations Ch. 388-11

Public assistance recipients, assignment of child support rights Ch. 388-422

Recovery of support payments Ch. 388-13

CHILD WELFARE SERVICES

Child care
 licensing and certification requirements Ch. 388-73

Child care, working connections Ch. 388-290

Child care agencies
 background checks on person licensed to care for children or developmentally disabled persons Ch. 388-330

Complaint resolution process Ch. 388-74

Generally Ch. 388-70

Youth shelters
 licensing requirements for overnight shelters Ch. 388-160

CHILDBIRTH CENTERS

Fire safety standards Ch. 212-44

Licensing and care standards Ch. 246-329

CHILDREN

Adoption
 services, generally Ch. 388-70

Background checks on person licensed to care for children or developmentally disabled persons Ch. 388-330

Blind children and family services Ch. 67-55

Child abuse
 release of conviction records to potential employers, conditions and limitations Ch. 446-20

Child care
 subsidy programs Ch. 388-165

Child care agencies
 licensing and certification requirements Ch. 388-73

Child care facility fund Ch. 130-14

Child living with nonparental caretaker, address disclosure to parent Ch. 388-428

Child welfare services
 generally Ch. 388-70

Day care centers
 family home licensing requirements Ch. 388-155

licensing requirements Ch. 388-150

school-age child care centers Ch. 388-151
 Early childhood education and assistance programs, state funding for local programs Ch. 365-170

Employment, nonagricultural Ch. 296-125

Family and children's ombudsman, office of organization and operation Ch. 112-10

Health insurance plan (CHIP) Ch. 388-542

Hearing or sight defects in children
 school screening procedures Ch. 246-760

Minimum wages Ch. 296-126, Ch. 296-128
 Minors, nonagricultural employment Ch. 296-125

Newborns, screening for congenital disorders, requirements Ch. 246-650

Prenatal testing for congenital and heritable disorders Ch. 246-680

Project even start Ch. 131-47

Public assistance
 age requirements Ch. 388-404
 child care, working connections Ch. 388-290
 eligibility Ch. 388-400

medical assistance Ch. 388-505

teen parents Ch. 388-486

Residential treatment facilities
 psychiatrically impaired children and youth Ch. 246-323

Scoliosis screening of school children Ch. 246-762

Sight or hearing defects in children
 school screening procedures Ch. 246-760

Special education services Ch. 392-172

Special needs children's services Ch. 246-710

Standards of labor Ch. 296-126

Tobacco products, sale or distribution to minors Ch. 314-10

Unmarried parents services Ch. 388-70
 Women, infants, and children (WIC), special supplemental nutrition program Ch. 246-790

Work hours, wages, and prohibited employment nonagricultural employment Ch. 296-125

Work permits for minors Ch. 296-126
 nonagricultural employment Ch. 296-125

Youth shelters
 licensing requirements for overnight shelters Ch. 388-160

CHIROPODY (See PODIATRY)**CHIROPRACTIC**

Chiropractic quality assurance commission

accreditation of colleges Ch. 246-808

adjudicative proceedings Ch. 246-808

Chiropractic x-ray technicians, registration Ch. 246-808

Licensing requirements Ch. 246-808

Standards of care Ch. 246-808

Substance abuse monitoring Ch. 246-808

CIGARETTES (See TOBACCO PRODUCTS)**CITIES AND TOWNS**

Agriculture, forest, mineral lands, and critical areas

classification guidelines Ch. 365-190

Drugs, illegal
 decontamination of manufacturing or storage sites Ch. 246-205

Elections
 classification advancement Ch. 434-208

Fire protection contracts for state facilities with cities and towns Ch. 365-80

Growth Management Act
 comprehensive plans and development regulations, criteria for adoption Ch. 365-195

impact fees Ch. 365-195

Heating oil tanks
 pollution liability insurance program Ch. 374-70

Jail and medical cost reimbursement by department of corrections Ch. 137-75

Jail industries board Title 288

Law enforcement resources, supplemental, for border areas Ch. 365-90

Model traffic ordinance Ch. 308-330

Municipal sales and use tax equalization account, reimbursement Ch. 474-02

Sewerage systems
 authority to operate Ch. 173-208

Sidewalk and curb ramps
 suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60

State highways
 city/county project coordination Ch. 468-18

Taxation
 financial businesses Ch. 458-28

Underground storage tanks
 community assistance program Ch. 374-60

CITIZENS' COMMISSION FOR SALARIES OF ELECTED OFFICIALS (See SALARIES OF ELECTED OFFICIALS, CITIZENS' COMMISSION FOR)**CLALLAM COUNTY**

Shorelines

lakes Ch. 173-20

streams, rivers Ch. 173-18

wetlands Ch. 173-22

CLAMS (See FISH AND FISHING)**CLARK COUNTY**

Public water supply
 reservation for future use Ch. 173-592

CLEAN AIR ACT

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

CLEAN AIR ACT (See also AIR POLLUTION)

- Agricultural burning Ch. 173-430
- Air pollution control authorities
 - state financial aid and federal grants, requirements Ch. 173-450
- Carbon monoxide, ozone, and nitrogen dioxide, ambient air quality standards Ch. 173-475
- Clean Air Conformity Act Ch. 173-420
- Emergency episode plan Ch. 173-435
- Fluorides, ambient air quality and environmental standards Ch. 173-481
- Gasoline vapors, emission standards and controls Ch. 173-491
- Open burning
 - field, forage, and turf grasses grown for seed Ch. 173-430
 - generally Ch. 173-425
- Operating permits Ch. 173-401
- Oxygenated gasoline Ch. 173-492
- Particulate matter, ambient air quality standards Ch. 173-470
- Pollution source regulation Ch. 173-400
- Solid fuel burning device standards Ch. 173-433
- Solid waste incinerator facilities
 - emission standards Ch. 173-434
- Sulfur oxides, ambient air quality standards Ch. 173-474
- Toxic air pollutants, controls for new sources Ch. 173-460
- Transportation activities conformance to air quality implementation plans Ch. 173-420
- Volatile organic compounds, emission standards Ch. 173-490
- Woodstoves
 - solid fuel burning device standards Ch. 173-433

CLUBS

- Liquor, rules Ch. 314-40

COAL

- Leasing rules Ch. 332-14

CODE REVISER

- Agency operations and procedures Ch. 1-06
- Public records Ch. 1-06
- Records, protection, index, control, availability Ch. 1-06
- Rule making, contents and filing requirements Ch. 1-21
- State Environmental Policy Act (SEPA), exemption Ch. 1-04

COLD STORAGE FOOD LOCKERS

- Recording thermometers Ch. 16-100

COLLECTION AGENCIES

- Licensing and fees Ch. 308-29
- Repossession services Ch. 308-29

COLLECTIVE BARGAINING (See LABOR; PUBLIC EMPLOYMENT RELATIONS COMMISSION)

COLLEGES AND UNIVERSITIES

- Advanced tuition payment, committee on Title 14
- Affirmative action plans Ch. 251-23
- American Indian endowed scholarship program Ch. 250-76
- Athletic gender equity tuition and fee waiver program Ch. 250-77
- Award for excellence in education program Ch. 250-78
- Central Washington University
 - admission and registration Ch. 106-160
 - affirmative action policy and grievance procedure Ch. 106-72
 - animals on campus Ch. 106-124
 - athletes, loss of eligibility for illegal drug use Ch. 106-122
 - commercial activities on campus Ch. 106-140

- conduct, rights, and responsibilities of
 - university community members Ch. 106-124
- dining hall and housing services Ch. 106-156
- facilities, use Ch. 106-140
- financial obligations of students Ch. 106-124
- firearms, explosives, and dangerous chemicals Ch. 106-124
- grievance procedure Ch. 106-72
- housing and dining hall services Ch. 106-156
- library policies Ch. 106-168
- organization, operation, and information Ch. 106-20
- parking and traffic regulations Ch. 106-116
- practice and procedure Ch. 106-08
- public records, availability Ch. 106-276
- records, alumni Ch. 106-124
- records, student Ch. 106-172
- registration and admission Ch. 106-160
- rules coordinator Ch. 106-50
- State Environmental Policy Act (SEPA),
 - implementation Ch. 106-325
 - student judicial code Ch. 106-120
 - student records policy Ch. 106-172
 - telephone services Ch. 106-140
 - traffic and parking regulations Ch. 106-116
- Christa McAuliffe award program Ch. 250-78
- Community scholarship foundation
 - demonstration project Ch. 250-69
- Degree Authorization Act, regulations Ch. 250-61
- Degree-granting institutions, regulation Ch. 250-61
- Distinguished professorship program Ch. 250-72
- Eastern Washington University
 - academic transcripts Ch. 172-09
 - adjudicative proceedings Ch. 172-108
 - alcoholic beverages, prohibitions and restrictions on use Ch. 172-65
 - bicycles, motorcycles, motorscooters, skateboards, and roller skates Ch. 172-118
 - board of trustees, meetings Ch. 172-04
 - commercial activities on campus Ch. 172-139
 - conduct code, general Ch. 172-122
 - conduct code, student Ch. 172-120
 - disciplinary proceedings Ch. 172-120
 - employees, financial responsibility for special charges Ch. 172-144
 - equipment and services, use Ch. 172-136
 - facilities, use Ch. 172-136
 - Family Educational Rights and Privacy Act, implementation Ch. 172-190
 - financial obligations of students Ch. 172-124
 - firearms and weapons Ch. 172-122
 - general conduct code Ch. 172-122
 - library policies Ch. 172-168
 - liquor license for sale of beer for on-campus consumption, application Ch. 172-66
 - organization and operation Ch. 172-06
 - parking and traffic regulations Ch. 172-116
 - pet control Ch. 172-122
 - procedural rules Ch. 172-108
 - public records, accessibility Ch. 172-09
 - public records, availability Ch. 172-136
 - recreational equipment Ch. 172-118
 - scholarships Ch. 172-123
 - smoking Ch. 172-122
 - State Environmental Policy Act (SEPA),
 - guidelines Ch. 172-325
 - student conduct code Ch. 172-120
 - student records, availability Ch. 172-190
 - traffic and parking regulations Ch. 172-116
 - transcripts, academic Ch. 172-09
- Education professionals
 - performance-based certification system Ch. 180-79A
 - preparation programs, approval standards Ch. 180-78A
- Educational opportunity grant program Ch. 250-70
- Employees
 - affirmative action plans Ch. 251-23
 - appointments Ch. 251-19

- certification Ch. 251-18
 - classification plan Ch. 251-06
 - collective bargaining Ch. 251-14
 - compensation plans Ch. 251-08
 - development and training programs Ch. 251-24
 - disability leave Ch. 251-22
 - discipline Ch. 251-11
 - eligible lists Ch. 251-18
 - examinations Ch. 251-17
 - holidays Ch. 251-22
 - hours of work Ch. 251-09
 - layoffs Ch. 251-10
 - leave policies Ch. 251-22
 - military leave Ch. 251-22
 - parental leave Ch. 251-22
 - performance evaluation Ch. 251-20
 - personal holiday Ch. 251-22
 - personnel files Ch. 251-07
 - position allocation, reallocation, review Ch. 251-06
 - premium pay Ch. 251-09
 - recruitment Ch. 251-17
 - reemployment Ch. 251-10
 - resignation Ch. 251-10
 - separation for cause Ch. 251-11
 - shared leave Ch. 251-22
 - sick leave Ch. 251-22
 - vacation leave Ch. 251-22
 - workers' compensation recipients, return-to-work program Ch. 251-19
- The Evergreen State College
- adjudicative proceedings Ch. 174-135
 - athletic eligibility, loss for drug use Ch. 174-400
 - brief adjudicative proceeding Ch. 174-135
 - college philosophy Ch. 174-121
 - facilities, use Ch. 174-136
 - Family Educational Rights and Privacy Act of 1974 Ch. 174-280
 - financial aid Ch. 174-132
 - financial obligation of students Ch. 174-162
 - grievance and appeals process Ch. 174-120
 - library circulation policy Ch. 174-168
 - organization Ch. 174-133
 - parking and traffic regulations Ch. 174-116
 - procedural rules, adoption of model rules Ch. 174-108
 - public records, availability Ch. 174-276
 - scholarships Ch. 174-131
 - social contract Ch. 174-120, Ch. 174-121
 - State Environmental Policy Act (SEPA), implementation Ch. 174-140
 - student conduct code Ch. 174-120
 - student records, availability Ch. 174-280
 - student records, release Ch. 174-162
 - traffic and parking regulations Ch. 174-116
 - Excellence in teacher preparation award Ch. 180-97
- Financial aid
- blind students Ch. 250-32
 - college work-study program Ch. 250-40
 - higher education coordinating board Title 250 need grant and incentive grant Ch. 250-20
- Future teacher conditional scholarship program Ch. 250-65
- Gender equality in higher education Ch. 250-71
 - Gender equity in athletics, tuition and fee waiver program Ch. 250-77
 - Graduate fellowship program Ch. 250-73
 - Health professional loan repayment and scholarship program Ch. 250-25
 - Higher education facilities authority Title 253
 - Higher education personnel board Title 251
 - International student exchange agencies, registration Ch. 434-166
 - Internship program, state Ch. 251-25
 - Personnel officers, duties Ch. 251-04
 - Private institutions
 - tuition supplement grant program Ch. 250-24
 - Professors, distinguished professorship program Ch. 250-72
 - Residency status Ch. 250-18

Riverpoint higher education park alcoholic beverages on campus Ch. 249A-01
 Riverpoint higher education park, See HIGHER EDUCATION, JOINT CENTER FOR
 State internship program Ch. 251-25
 Student exchange program for optometry students Ch. 250-28
 Student status for food assistance Ch. 388-482
 Teacher preparation
 excellence in teacher preparation award Ch. 180-97
 Tuition, committee on advanced tuition payment Title 14
 Tuition supplement grant for students attending private institutions Ch. 250-24
 University of Washington, See UNIVERSITY OF WASHINGTON
 Washington award for excellence in education program Ch. 250-78
 Washington state scholars program Ch. 250-66
 Washington State University, See WASHINGTON STATE UNIVERSITY
 Western Washington University
 admission and registration procedures Ch. 516-60
 athletes, suspension for unlawful drug use Ch. 516-400
 bicycle traffic and parking regulations Ch. 516-13
 board of trustees Ch. 516-04
 campus services Ch. 516-38
 conduct code Ch. 516-24
 disciplinary proceedings Ch. 516-23
 facilities use, general Ch. 516-38
 facilities use, scheduling Ch. 516-36
 firearms and dangerous weapons Ch. 516-52
 health and safety regulations Ch. 516-52
 housing and dining Ch. 516-56
 leasing of property for business purposes Ch. 516-34
 library and educational media services, use Ch. 516-37
 media services Ch. 516-39
 organization and operation Ch. 516-133
 parking regulations Ch. 516-12
 parking violations, appeals Ch. 516-14
 pet control Ch. 516-52
 practice and procedure Ch. 516-108
 property, leasing for business purposes Ch. 516-34
 public records, availability Ch. 516-11
 registration and admission procedures Ch. 516-60
 skateboard and in-line skate policy Ch. 516-15
 smoking Ch. 516-52
 State Environmental Policy Act (SEPA), implementation Ch. 516-31
 student records, accessibility Ch. 516-26
 student rights and responsibilities Ch. 516-23
 students, involuntary administrative withdrawal Ch. 516-28
 traffic regulations Ch. 516-12
 withdrawal, involuntary administrative student withdrawal Ch. 516-28
 Work-study program Ch. 250-40
COLUMBIA COUNTY
 Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22
COLUMBIA RIVER
 Fishing
 commercial, below Bonneville Dam Ch. 220-33
 commercial and treaty Indian fisheries Ch. 220-32
 Instream resources protection for main stem Ch. 173-563
COMMERCIAL COACHES
 Construction code Ch. 296-150C
 Inspection and fees Ch. 296-150C

COMMODITY BOARDS (See AGRICULTURE AND MARKETING)
COMMON CARRIERS (See also MOTOR CARRIERS)
 Liquor, transportation through state Ch. 314-48
COMMUNICABLE DISEASES (See HEALTH AND SAFETY)
COMMUNITY, TRADE, AND ECONOMIC DEVELOPMENT, DEPARTMENT OF
 Affordable housing program Ch. 365-200
 Agriculture, forest, mineral lands, and critical areas
 classification guidelines Ch. 365-190
 Bond cap allocation Ch. 365-135
 Bond users clearinghouse
 municipal bond information, collection and publication Ch. 365-130
 Building code council
 public records, availability Ch. 51-06
 Child care facility fund Ch. 130-14
 Early childhood education and assistance programs, state funding for local programs Ch. 365-170
 Emergency food programs, state funding of local programs Ch. 365-140
 Emergency shelter and transitional housing, local, state funding Ch. 365-120
 Energy matchmakers Ch. 365-180
 Energy office Title 194
 Fire protection contracts for state facilities with cities and towns Ch. 365-80
 Food banks
 state funding Ch. 365-140
 Growth Management Act
 comprehensive plans and development regulations, criteria for adoption Ch. 365-195
 Growth management planning and environmental review fund grants Ch. 365-185
 Head start program, state funding Ch. 365-40
 Industrial development, revenue bonds and financing eligibility Ch. 130-16
 Land use study commission
 public records, availability Ch. 294-04
 Law enforcement resources, supplemental, for border areas Ch. 365-90
 Local emergency shelter and transitional housing, state funding Ch. 365-120
 Long-term care ombudsman program Ch. 365-18
 Low-income weatherization programs Ch. 365-180
 Manufactured housing installer training and certification program Ch. 365-210
 Practice and procedure Ch. 365-04
 Procedural rules Ch. 365-08
 Public records, disclosure Ch. 130-10
 Single-family housing bonds, allocation among local housing agencies Ch. 365-70
 State building code
 building permit surcharges and fees Ch. 365-110
 Washington state development loan fund Ch. 365-150
 Winter utility moratorium program Ch. 365-100
COMMUNITY AND TECHNICAL COLLEGES (See COMMUNITY COLLEGES; TECHNICAL COLLEGES)
COMMUNITY AND TECHNICAL COLLEGES, BOARD FOR
 Annuity and retirement plan, faculty members and employees Ch. 131-16
 Capital projects, prior approval Ch. 131-24
 Certificate of educational competency Ch. 131-48
 Educational services
 charges for courses utilizing supplemental and shared funding Ch. 131-32
 Employee participation in political activities Ch. 131-40

Faculty members and employees, retirement and annuity plan Ch. 131-16
 Financial aid fund Ch. 131-36
 General educational development (GED) test eligibility of persons sixteen years of age or older to take Ch. 131-48
 Organization and operations Ch. 131-08
 Political activities, employee participation Ch. 131-40
 Practice and procedure Ch. 131-08
 Project even start Ch. 131-47
 Public records, protection and availability Ch. 131-276
 Retirement and annuity plan for faculty members and employees Ch. 131-16
 Running start program Ch. 131-46
 Students, generally Ch. 131-12
COMMUNITY COLLEGES
 Admission, minimum standards Ch. 131-12
 Adult education Ch. 180-72
 Advanced tuition payment, committee on Title 14
 Bellevue Community College
 adjudicative proceedings, procedural rules Ch. 132H-108
 admission and registration procedures Ch. 132H-160
 animals on campus Ch. 132H-140
 athletic eligibility, loss for drug or steroid use Ch. 132H-400
 board of trustees Ch. 132H-106
 bylaws of the board of trustees Ch. 132H-106
 calendar, college Ch. 132H-132
 commercial activity policy Ch. 132H-133
 debts, withholding of services for outstanding debts Ch. 132H-122
 disciplinary proceedings Ch. 132H-120
 discrimination complaint procedure Ch. 132H-152
 facilities, use Ch. 132H-140
 financial aid Ch. 132H-160
 financial aid and scholarships Ch. 132H-131
 grievance procedures, discrimination complaints Ch. 132H-152
 hazing Ch. 132H-121
 library-media center code Ch. 132H-136
 organization, operation, and information Ch. 132H-133
 parking and traffic rules Ch. 132H-116
 practice and procedure Ch. 132H-108
 public records, availability Ch. 132H-169
 registration and admission procedures Ch. 132H-160
 scholarships and financial aid Ch. 132H-131
 smoking policy Ch. 132H-121
 student conduct code Ch. 132H-120
 student discipline Ch. 132H-120
 student records, confidentiality and release Ch. 132H-120
 traffic and parking rules Ch. 132H-116
 tuition and fee waivers and refunds Ch. 132H-160
 vehicle use policy Ch. 132H-204
 withholding of services for outstanding debts Ch. 132H-122
 Big Bend Community College
 adjudicative proceedings, practice and procedure Ch. 132R-02
 appointing authority Ch. 132R-12
 athletes, loss of eligibility for drug use Ch. 132R-05
 bicycles, motorcycles, motorscooters, and skateboards Ch. 132R-118
 bookstore operating procedures Ch. 132R-144
 conduct rules and procedures of enforcement Ch. 132R-04
 disciplinary proceedings Ch. 132R-04
 facilities, equipment, and supplies, use Ch. 132R-136
 firearms and dangerous weapons Ch. 132R-117

COMMUNITY COLLEGES

- higher education personnel law, exemptions Ch. 132R-12
 housing residence policies Ch. 132R-158
 library policies Ch. 132R-150
 organization, operation, and information Ch. 132R-01
 organization and operation Ch. 132R-175
 parking and traffic regulations Ch. 132R-116
 personnel files policy Ch. 132R-200
 practice and procedure Ch. 132R-02
 public records, accessibility Ch. 132R-175
 residence housing policies Ch. 132R-158
 skateboards, bicycles, motorcycles, motorscooters Ch. 132R-118
 student records, confidentiality Ch. 132R-190
 student rights and responsibilities Ch. 132R-04
 traffic and parking regulations Ch. 132R-116
 Capital projects, funding by voluntary student fees Ch. 131-24
 Capital projects, prior approval of board for community college education Ch. 131-24
 Capital projects, revenue bond issues, approval Ch. 131-24
 Capital projects, SEPA policies and procedures Ch. 131-24
 Cascadia Community College
 adjudicative proceedings, practice and procedure Ch. 132Z-108
 board of trustees Ch. 132Z-104
 grievance procedures, handicap or disability discrimination Ch. 132Z-310
 grievance procedures, sex discrimination Ch. 132Z-300
 handicap or disability discrimination, grievance procedures Ch. 132Z-310
 organization, operation, and information Ch. 132Z-133
 practice and procedure Ch. 132Z-108
 public records, availability Ch. 132Z-276
 rules coordinator Ch. 132Z-134
 sex discrimination, grievance procedures Ch. 132Z-300
 State Environmental Policy Act (SEPA), implementation Ch. 132Z-325
 student conduct and disciplinary procedures Ch. 132Z-115
 student rights and responsibilities Ch. 132Z-112
 withholding services for outstanding debts Ch. 132Z-122
 Centralia College
 adjudicative proceedings, practice and procedure Ch. 132L-108
 athletic eligibility, loss for drug or steroid use Ch. 132L-400
 attendance policy Ch. 132L-120
 commercial and promotional activities Ch. 132L-20
 emergency procedures Ch. 132L-26
 facilities, use Ch. 132L-20, Ch. 132L-136
 handicapped students Ch. 132L-20
 organization, operation, and information Ch. 132L-133
 parking and traffic regulations Ch. 132L-117
 practice and procedure Ch. 132L-108
 public records, accessibility Ch. 132L-276
 smoking policy Ch. 132L-136
 State Environmental Policy Act (SEPA), implementation Ch. 132L-140
 student records policy Ch. 132L-280
 student rights and responsibilities Ch. 132L-120
 traffic and parking regulations Ch. 132L-117
 Clark College
 adjudicative procedure Ch. 132N-108
 admissions Ch. 132N-160
 athletic eligibility, loss for drug or steroid use Ch. 132N-400
 debts, withholding of services for outstanding debts Ch. 132N-122
 disciplinary proceedings Ch. 132N-120
 facilities, rental regulations Ch. 132N-144
 faculty tenure and dismissal Ch. 132N-128
 graduation Ch. 132N-160
 parking and traffic regulations Ch. 132N-156
 public records, availability Ch. 132N-276
 rental regulations, campus facilities Ch. 132N-144
 State Environmental Policy Act (SEPA), implementation Ch. 132N-10
 student conduct code Ch. 132N-120
 tenure and dismissal Ch. 132N-128
 traffic and parking regulations Ch. 132N-156
 tuition and fees Ch. 132N-160
 Columbia Basin College
 adjudicative proceedings, practice and procedure Ch. 132S-01, Ch. 132S-20
 animals on campus Ch. 132S-50
 athletes, loss of eligibility for drug or steroid use Ch. 132S-40
 board of trustees Ch. 132S-05
 classified staff, reduction in force policy Ch. 132S-31
 commercial activities Ch. 132S-50
 conduct rules Ch. 132S-40
 contested cases, practice and procedure Ch. 132S-20
 disciplinary proceedings Ch. 132S-40
 employer-employee relations Ch. 132S-30
 facilities, use Ch. 132S-50
 faculty and staff Ch. 132S-30
 financial aid Ch. 132S-40
 firearms and weapons Ch. 132S-50
 grievance procedures, discrimination Ch. 132S-30
 handicap discrimination, grievance procedures Ch. 132S-30
 organization, operation, and information Ch. 132S-05
 parking and traffic Ch. 132S-50
 practice and procedure Ch. 132S-01, Ch. 132S-20
 public records, availability Ch. 132S-10
 reduction in force policy Ch. 132S-31
 rules coordinator Ch. 132S-05
 scholarships Ch. 132S-40
 sex discrimination, grievance procedures Ch. 132S-30
 smoking Ch. 132S-50
 staff and faculty Ch. 132S-30
 State Environmental Policy Act (SEPA), implementation Ch. 132S-285
 student conduct code Ch. 132S-40
 student records, accessibility Ch. 132S-40
 tenure Ch. 132S-30
 traffic and parking Ch. 132S-50
 Community college district No. 1 Title 132A
 Community college district No. 2 Title 132B
 Community college district No. 3 Title 132C
 Community college district No. 4 Title 132D
 Community college district No. 5 Title 132E
 Community college district No. 6 Title 132F
 Community college district No. 7 Title 132G
 Community college district No. 8 Title 132H
 Community college district No. 9 Title 132I
 Community college district No. 10 Title 132J
 Community college district No. 11 Title 132K
 Community college district No. 12 Title 132L
 Community college district No. 13 Title 132M
 Community college district No. 14 Title 132N
 Community college district No. 15 Title 132W
 Community college district No. 16 Title 132P
 Community college district No. 17 Title 132Q
 Community college district No. 18 Title 132R
 Community college district No. 19 Title 132S
 Community college district No. 20 Title 132T
 Community College district No. 21 Title 132U
 Community college district No. 22 Title 132V
 Community college district No. 23 Title 132Y
 Community college district No. 24 Title 132X
 Community college district No. 30 Title 132Z
 Course and enrollment information, dissemination Ch. 131-32
 Edmonds Community College
 adjudicative proceedings, practice and procedure Ch. 132Y-108
 athletic eligibility, loss for drug or steroid use Ch. 132Y-400
 conduct on campus Ch. 132E-124
 disciplinary procedures Ch. 132Y-125
 facilities, scheduling and use Ch. 132Y-136
 grievance procedures, handicap discrimination Ch. 132Y-310
 grievance procedures, sex discrimination Ch. 132Y-300
 handicap discrimination, grievance procedures Ch. 132Y-310
 organization, operation, and information Ch. 132Y-133
 parking and traffic rules Ch. 132Y-100
 practice and procedure Ch. 132Y-108
 public records, availability Ch. 132Y-320
 sex discrimination, grievance procedures Ch. 132Y-300
 student discipline Ch. 132Y-125
 student records, confidentiality Ch. 132Y-126
 tenure Ch. 132E-128
 traffic and parking rules Ch. 132Y-100
 tuition and fees, refund Ch. 132Y-20
 Educational services
 charges for courses utilizing supplemental and shared funding Ch. 131-32
 Employees
 affirmative action plans Ch. 251-23
 appointments Ch. 251-19
 certification Ch. 251-18
 classification plan Ch. 251-06
 collective bargaining Ch. 251-14
 compensation plans Ch. 251-08
 development and training programs Ch. 251-24
 discipline Ch. 251-11
 eligibility Ch. 251-18
 examinations Ch. 251-17
 holidays Ch. 251-22
 hours of work Ch. 251-09
 layoffs Ch. 251-10
 leave policies Ch. 251-22
 performance evaluation Ch. 251-20
 personal holiday Ch. 251-22
 personnel files Ch. 251-07
 position allocation, reallocation, review Ch. 251-06
 premium pay Ch. 251-09
 recruitment Ch. 251-17
 reemployment Ch. 251-10
 resignation Ch. 251-10
 separation for cause Ch. 251-11
 shared leave Ch. 251-22
 workers' compensation recipients, return-to-work program Ch. 251-19
 Enrollment limits for classes, courses, or programs Ch. 131-12
 Everett Community College
 adjudicative proceedings Ch. 132E-108
 admission and registration regulation and procedures Ch. 132E-161
 athletic eligibility, loss for drug or steroid use Ch. 132E-400
 conduct on campus Ch. 132E-124
 facilities, use policy Ch. 132E-137
 organization, operation, and information Ch. 132E-133
 parking and traffic regulations Ch. 132E-16
 practice and procedure Ch. 132E-108
 public records, protection, availability Ch. 132E-276
 reduction in force policy Ch. 132E-130
 registration, regulations and procedures Ch. 132E-161
 student information disclosure Ch. 132E-121
 student rights and responsibilities Ch. 132E-120
 tenure Ch. 132E-128
 traffic and parking regulations Ch. 132E-16
 Faculty and staff
 qualifications Ch. 131-16

selection practices and standards Ch. 131-16
 Fees, generally Ch. 131-28
 Financial aid fund Ch. 131-36
 Grays Harbor College
 adjudicative proceedings Ch. 132B-108
 athletic eligibility, loss for drug or steroid use Ch. 132B-120
 board of trustees Ch. 132B-104
 debts, withholding services for outstanding debts Ch. 132B-122
 disciplinary procedures Ch. 132B-120
 dismissal and tenure, policies and procedures Ch. 132B-128
 fee and tuition schedules Ch. 132B-130
 financial aid Ch. 132B-132
 grievance procedures, handicap discrimination Ch. 132B-300
 grievance procedures, sexual harassment Ch. 132B-310
 handicap discrimination, grievance procedures Ch. 132B-300
 organization, operation, and information Ch. 132B-133
 practice and procedure Ch. 132B-108
 public records policy Ch. 132B-276
 reduction in force policy Ch. 132B-128
 scholarships Ch. 132B-131
 sexual harassment, grievance procedures Ch. 132B-310
 student conduct code Ch. 132B-120
 tenure and dismissal, policies and procedures Ch. 132B-128
 tuition and fee schedules Ch. 132B-130
 withholding services for outstanding debts Ch. 132B-122
 Green River Community College
 adjudicative proceedings, practice and procedure Ch. 132J-108
 explosives and firearms, prohibited activities Ch. 132J-141
 faculty tenure Ch. 132J-128
 firearms and explosives, prohibited activities Ch. 132J-141
 grievance procedure, sex discrimination Ch. 132J-300
 parking and traffic regulations Ch. 132J-116
 practice and procedure Ch. 132J-108
 public records, accessibility Ch. 132J-276
 six discrimination, grievance procedure Ch. 132J-300
 State Environmental Policy Act (SEPA), implementation Ch. 132J-325
 student conduct rules Ch. 132J-125
 student records, confidentiality and release Ch. 132J-164
 tenure Ch. 132J-128
 traffic and parking regulations Ch. 132J-116
 tuition and fees, refund policy Ch. 132J-160
 Health and sanitation inspection fees Ch. 246-380
 Higher education personnel board Title 251
 Highline Community College
 adjudicative proceedings Ch. 132I-108
 admissions and registration procedures Ch. 132I-160
 athletic eligibility, loss for drug or steroid use Ch. 132I-400
 board of trustees and bylaws Ch. 132I-104
 debts, withholding services for outstanding debts Ch. 132I-122
 disciplinary proceedings Ch. 132I-120
 discrimination, grievance procedures Ch. 132I-300
 facilities, use Ch. 132I-140
 fee and tuition schedule, waivers Ch. 132I-130
 financial aid Ch. 132I-132
 grievance procedures Ch. 132I-300
 library, use Ch. 132I-168A
 organization, operation, and information Ch. 132I-133
 parking and traffic regulations Ch. 132I-116
 procedures Ch. 132I-108
 public records, accessibility Ch. 132I-276

registration and admissions procedures Ch. 132I-160
 rules coordinator Ch. 132I-134
 scholarships Ch. 132I-131
 sexual harassment, grievance procedures Ch. 132I-300
 smoking policy Ch. 132I-124
 State Environmental Policy Act (SEPA), implementation Ch. 132I-325
 student records, confidentiality Ch. 132I-280
 student rights and responsibilities Ch. 132I-120
 traffic and parking regulations Ch. 132I-116
 tuition and fee schedule, waivers Ch. 132I-130
 withholding services for outstanding debts Ch. 132I-122
 Interdistrict programs Ch. 131-32
 International student exchange agencies, registration Ch. 434-166
 Internship program Ch. 251-25
 Loans
 financial aid fund Ch. 131-36
 Lower Columbia College
 adjudicative proceedings Ch. 132M-108
 admission Ch. 132M-160
 athletic eligibility, loss for drug or steroid use Ch. 132M-400
 board of trustees, meetings Ch. 132M-104
 disciplinary proceedings Ch. 132M-120
 discrimination, grievance procedure Ch. 132M-300
 facilities, use Ch. 132M-136
 faculty tenure Ch. 132M-115
 grievance procedure, discrimination Ch. 132M-300
 grievance procedures Ch. 132M-120
 handicap discrimination, grievance procedure Ch. 132M-300
 parking regulations Ch. 132M-116
 procedures Ch. 132M-108
 public records, accessibility Ch. 132M-110
 sex discrimination, grievance procedure Ch. 132M-300
 State Environmental Policy Act (SEPA), compliance Ch. 132M-325
 student conduct code Ch. 132M-120
 student records, accessibility Ch. 132M-113
 student rights and responsibilities Ch. 132M-120
 tenure Ch. 132M-115
 tuition and fee waivers and refunds Ch. 132M-160
 Olympic College
 board of trustees Ch. 132C-10, Ch. 132C-104
 college facilities, use Ch. 132C-10
 courses, additions or deletions Ch. 132C-10
 debts, withholding services for outstanding debts Ch. 132C-122
 disciplinary proceedings Ch. 132C-120
 distribution of printed material on campus Ch. 132C-10
 grievance procedures, handicap discrimination Ch. 132C-285
 handicap discrimination, grievance procedure Ch. 132C-285
 public records protection, availability Ch. 132C-276
 publications Ch. 132C-10
 seal Ch. 132C-104
 State Environmental Policy Act (SEPA), implementation Ch. 132C-280
 student conduct code Ch. 132C-120
 withholding services for outstanding debts Ch. 132C-122
 Peninsula College
 admission and registration Ch. 132A-160
 animals on campus Ch. 132A-150
 athletic eligibility, grounds for loss Ch. 132A-320
 board of trustees Ch. 132A-104
 college facilities, use Ch. 132A-140
 conduct, student rights and responsibilities Ch. 132A-120

debts, withholding services for outstanding debts Ch. 132A-122
 disciplinary procedures Ch. 132A-120
 discrimination, grievances Ch. 132A-350
 environmental policy, SEPA compliance Ch. 132A-176
 financial aid and scholarships Ch. 132A-131
 firearms, explosives, dangerous chemicals Ch. 132A-150
 grievances, discrimination Ch. 132A-350
 housing Ch. 132A-156
 library, use Ch. 132A-168
 motor vehicle regulations Ch. 132A-116
 organization and operation Ch. 132A-133
 parking Ch. 132A-116
 practice and procedure Ch. 132A-108
 public records, availability Ch. 132A-276
 registration and admission Ch. 132A-160
 scholarships and financial aid Ch. 132A-131
 student records, confidentiality Ch. 132A-280
 student rights and responsibilities Ch. 132A-120
 tuition and fee schedules Ch. 132A-130
 withholding services for outstanding debts Ch. 132A-122
 Personnel officers, duties Ch. 251-04
 Pierce College
 board of trustees
 bylaws Ch. 132K-04
 code of ethics Ch. 132K-08
 organization and duties Ch. 132K-04
 debts, withholding of services for outstanding debts Ch. 132K-300
 disciplinary proceedings Ch. 132K-125
 employer-employee relations, representation elections Ch. 132K-112
 parking and traffic rules Ch. 132K-116
 personnel selection policy, qualifications and election rules Ch. 132K-112
 policies and procedures manual Ch. 132K-995
 professional improvement policy and continuing teaching excellence Ch. 132K-24
 public records, accessibility Ch. 132K-276
 qualifications and personnel selection policy, election rules Ch. 132K-112
 State Environmental Policy Act (SEPA), implementation Ch. 132K-10
 student records release policy Ch. 132K-122
 student rights and responsibilities Ch. 132K-125
 teaching excellence and professional improvement policy Ch. 132K-24
 traffic and parking rules Ch. 132K-116
 tuition and fee waivers Ch. 132D-130, Ch. 132K-130
 withholding of services and/or offset wages for outstanding debts Ch. 132K-300
 Presidents
 compensation Ch. 131-16
 Project even start Ch. 131-47
 Reductions in force Ch. 131-16
 Residency classifications Ch. 131-12
 Retirement and annuity plans, faculty members and employees Ch. 131-16
 Revenue bond issues, approval Ch. 131-24
 Riverpoint higher education park, See HIGHER EDUCATION, JOINT CENTER FOR
 Running start program Ch. 131-46
 Seattle Community Colleges
 affirmative action program Ch. 132F-148
 bidding procedures for purchasing and contracting Ch. 132F-164
 board of trustees Ch. 132F-104
 board of trustees as appointing authority Ch. 132F-01
 contested case hearings, procedures Ch. 132F-108
 contracting and purchasing, bidding procedures Ch. 132F-164
 debts, outstanding, withholding of services for outstanding debts Ch. 132F-124
 disciplinary proceedings Ch. 132F-120

COMMUNITY COLLEGES

- elections, representation in employer-employee negotiations Ch. 132F-112
employer-employee negotiations, representation elections Ch. 132F-112
facilities, use policy Ch. 132F-136
hearings, procedures Ch. 132F-108
library regulations Ch. 132F-162
nepotism policy Ch. 132F-113
parking and traffic regulations Ch. 132F-116
public records, protection, availability Ch. 132F-168
purchasing and contracting, bidding procedures Ch. 132F-164
relocation benefits for persons displaced by acquisition of property for college purposes Ch. 132F-20
sexual harassment Ch. 132F-419
State Environmental Policy Act (SEPA), implementation Ch. 132F-325
student policies and procedures Ch. 132F-120
tenure of academic employees Ch. 132F-200
traffic and parking regulations Ch. 132F-116
withholding services for outstanding debts Ch. 132F-124
- Shoreline Community College**
adjudicative proceedings, procedural rules Ch. 132G-108
admission and registration procedures Ch. 132G-160
alcohol, drug, and smoking policy Ch. 132G-124
animals on campus Ch. 132G-152
board of trustees, meetings, delegation of board responsibilities Ch. 132G-104
calendar, college Ch. 132G-132
classified staff personnel records Ch. 132G-140
facilities, use Ch. 132G-136
faculty and professional personnel records Ch. 132G-140
food service Ch. 132G-152
general conduct Ch. 132G-124
grievance procedure, sex discrimination Ch. 132G-300
health and safety Ch. 132G-152
hepatitis B immunization Ch. 132G-152
housing Ch. 132G-156
library, use Ch. 132G-168
organization, operation, and information Ch. 132G-133
parking and traffic rules Ch. 132G-116
procedural rules for adjudicative proceedings Ch. 132G-108
public records, protection, availability Ch. 132G-276
records, accessibility Ch. 132G-140
registration and admission procedures Ch. 132G-160
sex discrimination, grievance procedure Ch. 132G-300
State Environmental Policy Act (SEPA), implementation Ch. 132G-325
student conduct code Ch. 132G-120
student records, access Ch. 132G-140
traffic and parking rules Ch. 132G-116
- Skagit Valley College**
antidiscrimination policy Ch. 132D-310
athletic eligibility, loss for drug or steroid use Ch. 132D-400
board of trustees Ch. 132D-104
debts, withholding services for outstanding debts Ch. 132D-122
disciplinary proceedings Ch. 132D-120
facilities, use policy Ch. 132D-140
grievance procedure Ch. 132D-120
hazing Ch. 132D-120
organization, operation, and information Ch. 132D-133
parking and traffic regulations Ch. 132D-116
practice and procedure Ch. 132D-108
public records, accessibility Ch. 132D-276
records, student education records Ch. 132D-125
- recreational equipment, use restrictions Ch. 132D-350
sexual harassment policy Ch. 132D-305
skateboards, roller skates, bikes, scooters, use restrictions Ch. 132D-350
smoking on campus Ch. 132D-140
State Environmental Policy Act (SEPA), implementation Ch. 132D-325
student rights and responsibilities Ch. 132D-120
students with disabilities policy Ch. 132D-315
traffic and parking regulations Ch. 132D-116
withholding services for outstanding debts Ch. 132D-122
- South Puget Sound Community College**
athletic eligibility, loss for drug or steroid use Ch. 132X-60
disciplinary proceedings Ch. 132X-60
emergency procedures Ch. 132X-60
facilities, use Ch. 132X-30
parking and traffic regulations Ch. 132X-50
public records, accessibility Ch. 132X-10
State Environmental Policy Act (SEPA), implementation Ch. 132X-40
student records, confidentiality Ch. 132X-60
student rights and responsibilities Ch. 132X-60
traffic and parking regulations Ch. 132X-50
- Spokane Community Colleges**
adjudicative proceedings, practice and procedure Ch. 132Q-108
animals on campus Ch. 132Q-94
athletic eligibility, loss for drug or steroid use Ch. 132Q-03
board of trustees Ch. 132Q-01
disciplinary proceedings Ch. 132Q-04
facilities, use Ch. 132Q-136
firearms or hazardous devices prohibited Ch. 132Q-94
health and safety regulations Ch. 132Q-94
legislative liaisons Ch. 132Q-113
parking and traffic regulations Ch. 132Q-20
practice and procedure Ch. 132Q-108
prohibited conduct Ch. 132Q-04
public records, availability Ch. 132Q-276
safety and health regulations Ch. 132Q-94
State Environmental Policy Act (SEPA), implementation Ch. 132Q-135
student conduct rules and enforcement procedures Ch. 132Q-04
student records, confidentiality Ch. 132Q-06
summary suspension Ch. 132Q-05
tenure, collective bargaining Ch. 132Q-89
traffic and parking regulations Ch. 132Q-20
- Students**
capital projects funded by voluntary student fees Ch. 131-24
financial aid fund Ch. 131-36
food assistance, eligibility Ch. 388-482
intercollege, intercampus and interdistrict enrollment Ch. 131-12
residency classifications Ch. 131-12
rights and responsibilities Ch. 131-12
rule making, student participation Ch. 131-12
- Tacoma Community College**
athletic eligibility, loss for drug or steroid use Ch. 132V-400
disability discrimination, grievance procedures Ch. 132V-300
disciplinary actions Ch. 132V-120
election procedures, employer-employee negotiations Ch. 132V-112
faculty tenure and reduction in force Ch. 132V-22
grievance procedures Ch. 132V-300
hazing Ch. 132V-130
hearings Ch. 132V-120
parking and traffic regulations Ch. 132V-116
public records, accessibility Ch. 132V-24
sex discrimination, grievance procedures Ch. 132V-300
sexual harassment, grievance procedures Ch. 132V-300
- State Environmental Policy Act (SEPA), implementation of Ch. 132V-325
student records, confidentiality Ch. 132V-15
student rights and responsibilities Ch. 132V-120
tenure and reduction in force Ch. 132V-22
traffic and parking regulations Ch. 132V-116
tuition and fee waivers for full-time employees Ch. 132V-11
- Tuition and fees Title 14**
generally Ch. 131-28
summer school Ch. 131-28
ungraded courses Ch. 131-28
waivers Ch. 131-28
- Walla Walla Community College**
academic employees, negotiations Ch. 132T-180
adjudicative proceedings, practice and procedure Ch. 132T-09
admission standards Ch. 132T-12
appointing power Ch. 132T-28
board of trustees and bylaws Ch. 132T-04
employer-employee negotiations, representation elections Ch. 132T-16
facilities, use Ch. 132T-190
faculty qualifications Ch. 132T-05
records Ch. 132T-12
tenure Ch. 132T-06
higher education personnel law, exemptions Ch. 132T-28
legislative liaison Ch. 132T-113
parking and traffic rules Ch. 132T-116
practice and procedure Ch. 132T-09
public records, accessibility Ch. 132T-175
representation elections, employer-employee negotiations Ch. 132T-16
State Environmental Policy Act (SEPA), implementation Ch. 132T-32
student records, confidentiality Ch. 132T-90
tenure Ch. 132T-06
traffic and parking rules Ch. 132T-116
trespass Ch. 132T-190
- Wenatchee Valley College**
adjudicative proceedings, practice and procedure Ch. 132W-108
affirmative action Ch. 132W-149
bid and contracts procedures, public works Ch. 132W-164
board of trustees Ch. 132W-104
bylaws Ch. 132W-104
commercial activities Ch. 132W-120
conduct on campus Ch. 132W-120
contracts and bid procedures, public works Ch. 132W-164
discrimination prohibition Ch. 132W-149
distribution of materials Ch. 132W-120
emergency procedures Ch. 132W-120
facilities, use Ch. 132W-140
faculty tenure and dismissal Ch. 132W-129
human rights policy Ch. 132W-149
parking and traffic regulations Ch. 132W-116
practice and procedure Ch. 132W-108
public records, accessibility Ch. 132W-276
public works contracts and bid procedures Ch. 132W-164
State Environmental Policy Act (SEPA), implementation Ch. 132W-135
student conduct Ch. 132W-120
student rights and responsibilities Ch. 132W-120
tenure and dismissal of academic employees Ch. 132W-129
traffic and parking regulations Ch. 132W-116
- Whatcom Community College**
athletic eligibility, loss for drug or steroid use Ch. 132U-400
board of trustees Ch. 132U-104
debts, withholding services for outstanding debts Ch. 132U-122
disciplinary proceedings Ch. 132U-120
dogs, control Ch. 132U-52
facilities, use Ch. 132U-140

grievance procedures Ch. 132U-120, Ch. 132U-300
 grievance procedures, handicap and sex discrimination Ch. 132U-300
 handicap discrimination, grievance procedures Ch. 132U-300
 organization, operation, and information Ch. 132U-03
 parking and traffic regulations Ch. 132U-116
 public records and documents, accessibility Ch. 132U-276
 rules coordinator Ch. 132U-03
 sex discrimination, grievance procedures Ch. 132U-300
 sexual harassment, grievance procedures Ch. 132U-300
 State Environmental Policy Act (SEPA), implementation Ch. 132U-325
 student records, confidentiality Ch. 132U-280
 student rights and responsibilities Ch. 132U-120
 traffic and parking regulations Ch. 132U-116
 withholding services for outstanding debts Ch. 132U-122

Yakima Valley Community College
 adjudicative proceedings, practice and procedure Ch. 132P-08
 admission and registration procedures Ch. 132P-160
 children in college activities Ch. 132P-40
 commercial activities on campus Ch. 132P-33
 complaints Ch. 132P-33
 disciplinary proceedings Ch. 132P-33
 drug policy Ch. 132P-20
 emergency procedures Ch. 132P-33
 facilities, use Ch. 132P-33, Ch. 132P-136
 hearings, procedure Ch. 132P-08
 housing, student residence center policy Ch. 132P-156
 parking and traffic regulations Ch. 132P-116
 practice and procedure Ch. 132P-08
 public records, accessibility Ch. 132P-276
 registration and admission procedures Ch. 132P-160
 State Environmental Policy Act (SEPA), compliance Ch. 132P-325
 student records Ch. 132P-33, Ch. 132P-172
 student residence center policy Ch. 132P-156
 student rights and responsibilities Ch. 132P-33
 summary suspension Ch. 132P-33
 traffic and parking regulations Ch. 132P-116
 trespass, criminal Ch. 132P-24

COMMUNITY ECONOMIC REVITALIZATION BOARD

Meetings Ch. 133-10
 Organization and operation Ch. 133-10
 Public facility loans and grants Ch. 133-40
 Public records, availability Ch. 133-20
 State Environmental Policy Act (SEPA), compliance Ch. 133-50

COMMUNITY HEALTH CLINICS

Health care authority standards Ch. 182-20

COMMUNITY RIGHT-TO-KNOW

Chemicals, hazardous reporting requirements Ch. 118-40
 Fee assessment Ch. 296-63

CONDOMINIUMS

Sale of units in real estate developments Ch. 460-32A

CONGRESS

Redistricting commission
 administrative procedures Ch. 417-01
 third party submissions Ch. 417-06

CONSERVATION COMMISSION

Funds, use Ch. 135-10
 Meetings Ch. 135-04

CONSERVATION DISTRICTS

Funds, regulations governing use Ch. 135-10

CONSTRUCTION

Safety and health standards Ch. 296-155

CONSUMER LOANS (See LOANS)

CONSUMER PROTECTION

Camping resorts Ch. 308-420
 Cemeteries
 telephone solicitation of prearrangement services Ch. 98-14
 Collection agencies and repossession services Ch. 308-29
 Consumer protection division of attorney general's office
 public records, availability Ch. 44-06
 Degree-granting institutions, regulation Ch. 250-61
 Employment agencies, fee schedules Ch. 308-33
 Funeral directors and embalmers Ch. 308-48
 Funeral services contracts, prearrangement Ch. 308-49
 Health care
 antitrust immunity and competitive oversight Ch. 246-25
 Insurance companies
 trade practices Ch. 284-30
 Life insurance
 disclosure requirements Ch. 284-23
 Motor vehicle dealers, unfair practices Ch. 308-66
 Real estate brokers and salespersons
 disclosure requirements Ch. 308-124D
 prohibited practices Ch. 308-124D

CONTAINERS

Cherries, marking requirements Ch. 16-414

CONTRACTORS

Certificates of registration Ch. 296-200A
 Construction work, safety standards Ch. 296-155
 Ferries
 prequalification of contractors Ch. 468-310
 Registration certificates Ch. 296-200A
 Small works roster Ch. 236-28
 Transportation and highways
 prequalification, criteria Ch. 468-16
 Well contractors and operators
 licensing Ch. 173-162

CONTRACTS

Cemetery merchandise or services, prearrangement contracts Ch. 98-14
 Ferry construction, maintenance and repair
 marine contracts, security requirements Ch. 468-320
 Funeral services contracts, prearrangement Ch. 308-49
 Public works, investment of retained percentages on state contracts Ch. 82-32

CONTROLLED SUBSTANCES, UNIFORM ACT

Regulations implementing Ch. 246-887

CORPORATIONS

Engineering and land surveying services Ch. 196-25
 Fee schedules Ch. 434-110
 Filing procedures Ch. 434-110
 Limited liability companies, filing procedures and fee schedules Ch. 434-130

CORRECTIONAL INSTITUTIONS

Administrative segregation and intensive management Ch. 137-32
 Corrections, department of Title 137
 Corrections officers, basic training Ch. 139-10
 Corrections standards board Title 289
 Detention facilities Title 289
 Discipline Ch. 137-28
 Employee assault benefits Ch. 137-78
 Foreign citizens, transfer to countries of citizenship or origin Ch. 137-67
 Furlough, inmate Ch. 137-60
 Health care Ch. 137-91
 HIV, occupational exposure Ch. 137-100, Ch. 246-136
 Holding facilities Title 289

Impact funds for siting of correctional facilities, availability to political subdivisions Ch. 137-12A

Inmate personal property Ch. 137-36

Institutional industries Ch. 137-80

Jail industry board Title 288

Leaves of absence, escorted Ch. 137-52

Mail and communications, inmate Ch. 137-48

Marriages, inmate Ch. 137-54

Personal hygiene items, acquisition Ch. 137-55

Prerelease programs Ch. 137-96

Release programs Ch. 137-60

Sentencing

indeterminate sentence review board Title 381

Telephone use by inmate Ch. 137-48

Vocational education

products and services, sale Ch. 137-20

Work release facilities Title 289

Work/training release

contractor selection and facilities siting Ch. 137-57

programs rules Ch. 137-56

CORRECTIONS, DEPARTMENT OF

Administrative segregation and intensive management Ch. 137-32

Adult probation and parole, interstate compact Ch. 137-68

Cities and counties

jail and medical cost reimbursement Ch. 137-75

Community residential programs

work/training release

contractor selection Ch. 137-57

facilities siting Ch. 137-57

program rules Ch. 137-56

County reimbursement

indigent defense costs Ch. 82-30

Criminal justice costs and contingency plan

expenses, reimbursement Ch. 137-70

Declaratory ruling, petition Ch. 137-10

Employees

assault benefits Ch. 137-78

Escorted leave of absence Ch. 137-52

Establishment and structure Ch. 137-04

Foreign citizens, transfer to countries of

citizenship or origin Ch. 137-67

Furlough, inmate Ch. 137-60

Health care for inmates Ch. 137-91

HIV occupational exposure Ch. 137-100

Impact funds for siting of correctional facilities,

availability to political subdivisions Ch. 137-12A

Indigent defense costs

county reimbursement Ch. 82-30

Inmates

furlough Ch. 137-60

mail and communications Ch. 137-48

marriages, adult correctional facilities Ch.

137-54

medical and health care Ch. 137-91

misconduct and discipline Ch. 137-28

personal hygiene items, acquisition Ch. 137-55

personal property Ch. 137-36

release programs Ch. 137-60

telephone use Ch. 137-48

Institutional industries Ch. 137-80

Jail and medical cost reimbursement to cities and counties Ch. 137-75

Leaves of absence, escorted Ch. 137-52

Marriages, inmate Ch. 137-54

Medical care for inmates Ch. 137-91

Petition for promulgation, amendment, or repeal

of rule or for declaratory ruling Ch. 137-10

Prerelease programs Ch. 137-96

Probation and parole

adult, interstate compact Ch. 137-68

cost of supervision Ch. 137-65

Public records, availability Ch. 137-08

Reimbursement for criminal justice costs and

contingency plan expenses Ch. 137-70

Release programs Ch. 137-60

CORRECTIONS STANDARDS BOARD

Rules

- petition for promulgation, amendment, or repeal Ch. 137-10
- Sale of products and services of vocational education students Ch. 137-20
- State Environmental Policy Act (SEPA), guidelines Ch. 137-58
- Training release
 - contractor selection and facilities siting Ch. 137-57
 - program rules Ch. 137-56
- Transfer of citizens of foreign counties Ch. 137-67
- Vocational education
 - products and services, sale Ch. 137-20
- Work release
 - contractor selection and facilities siting Ch. 137-57
 - program rules Ch. 137-56

CORRECTIONS STANDARDS BOARD

- Construction funding procedures Ch. 289-13
- Custodial care standards
 - administration Ch. 289-14
 - communications Ch. 289-24
 - enforcement procedures Ch. 289-30
 - health and welfare Ch. 289-20
 - operations Ch. 289-16
 - prisoner conduct Ch. 289-19
 - safety Ch. 289-15
 - security Ch. 289-18
 - services and programs Ch. 289-22
 - special detention facilities Ch. 289-26
 - work release facilities Ch. 289-28
- Definitions Ch. 289-02
- Organization and operation Ch. 289-04
- Physical plant standards
 - site selection and design plan Ch. 289-12
 - special detention and work release facilities Ch. 289-10
- Public records, availability Ch. 289-06
- Special detention facilities
 - standards Ch. 289-10
- Work release facilities, standards Ch. 289-10
- COSMETOLOGY**
 - Examination, licensing, and fees Ch. 308-20
 - Safety and health standards Ch. 308-20
- COUNSELORS**
 - Fees Ch. 246-810
 - Marriage and family
 - certification Ch. 246-810
 - Mental health
 - certification Ch. 246-810
 - Registration and certification Ch. 246-810
 - Social worker
 - certification Ch. 246-810
 - Vocational rehabilitation counselors Ch. 296-19A
- COUNTIES**
 - Agriculture, forest, mineral lands, and critical areas
 - classification guidelines Ch. 365-190
 - Boards of equalization
 - membership, duties, and jurisdiction Ch. 458-14
 - property tax appeals Ch. 458-14
 - County road administration board Title 136
 - Defense costs for indigents, reimbursement Ch. 82-30
 - Developmental disabilities program, services and funding Ch. 388-850
 - Drugs, illegal
 - decontamination of manufacturing or storage sites Ch. 246-205
 - Enhanced 911 funding Ch. 118-65
 - Ferry franchises, tolls and financial assistance Ch. 468-22
 - Growth Management Act
 - comprehensive plans and development regulations, criteria for adoption Ch. 365-195
 - impact fees Ch. 365-195

Heating oil tanks

- pollution liability insurance program Ch. 374-70
- Indigent defense costs
 - reimbursement Ch. 82-30
- Jail and medical cost reimbursement by department of corrections Ch. 137-75
- Jail industries board Title 288
- Law enforcement resources, supplemental, for border areas Ch. 365-90
- Mental health programs Ch. 388-850, Ch. 388-862
- Model traffic ordinance Ch. 308-330
- Roads and bridges Title 136
- Sexually violent predators
 - civil commitment cost reimbursement Ch. 388-885
 - special commitment process Ch. 388-880
- Sidewalk and curb ramps
 - suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60
- State highways
 - city/county project coordination Ch. 468-18
- Underground storage tanks
 - community assistance program Ch. 374-60

COUNTY ASSESSORS

- Property tax, rules for assessors Ch. 458-12
- Real property appraisers, accreditation Ch. 458-10
- Real property valuation and revaluation Ch. 458-07

COUNTY AUDITORS

- Voter registration
 - motor voter registration Ch. 434-326

COUNTY LEGISLATIVE AUTHORITY

- County road administration board Ch. 136-01
- Roads and bridges, powers and duties Title 136

COUNTY ROAD ADMINISTRATION BOARD

- Accident reports, cooperative procedures for processing of county road accident reports Ch. 136-28
- Acting county road engineer Ch. 136-12
- Annual road programming for county road projects, procedures Ch. 136-16
- Bridges on county roads, inspection Ch. 136-20
- Certificate of good practice, requirements Ch. 136-04
- Cooperative procedures for processing of county road accident reports Ch. 136-28
- Counties, certificate of good practice requirements Ch. 136-04
- County arterial preservation program and account
 - administration Ch. 136-300
- County constructed projects, administration Ch. 136-18
- County ferry capital improvement program Ch. 136-400
- County legislative authority
 - duties Ch. 136-10
- County road department
 - organization Ch. 136-10
- County road engineer
 - acting county road engineer Ch. 136-12
 - duties Ch. 136-04, Ch. 136-10
 - priority programming, duties Ch. 136-14
 - road maintenance management Ch. 136-11
 - vacancy, procedure Ch. 136-12
- County road log, maintenance Ch. 136-60
- Day labor projects Ch. 136-18
- Executive director, appointment Ch. 136-01
- Ferries, county ferry capital improvement program Ch. 136-400
- Meetings and voting procedures Ch. 136-01
- Membership Ch. 136-01
- Organization and operation Ch. 136-01
- Pavement management system Ch. 136-70
- Priority programming Ch. 136-14
- Public records, availability Ch. 136-03

Road maintenance management

- county road engineer Ch. 136-11
- Rural arterial program
 - administration Ch. 136-100
 - board and county contract for project Ch. 136-170
 - design standards for projects Ch. 136-210
 - regional prioritization of projects Ch. 136-130
 - voucher processing Ch. 136-180
- Rural arterial trust account funds
 - eligibility Ch. 136-150
 - emergent and emergency projects, allocation Ch. 136-163
 - increased allocations Ch. 136-165
 - project early termination or lapse Ch. 136-167
 - project submittal, selection, and initial allocation Ch. 136-161
- Six-year program
 - preparation, procedures Ch. 136-15
- State Environmental Policy Act (SEPA), implementation and exempt activities Ch. 136-02
- Utilities on county roads, accommodation Ch. 136-40
- Vacancy in position of county road engineer Ch. 136-12

COURT REPORTERS

- Certification, examination, qualifications, and fees Ch. 308-14

COWLITZ COUNTY

- Shorelines
 - lakes Ch. 173-20
 - streams, rivers Ch. 173-18
 - wetlands Ch. 173-22

CRAB (See FISH AND FISHING)

CREDIT

- Discrimination, unfair practice Ch. 162-40

CREDIT UNIONS

- Audit in lieu of examination Ch. 208-444
- Commercial arrangements with third parties Ch. 208-440
- Fees Ch. 208-418
- Investment practices Ch. 208-436
- Membership expansion Ch. 208-472
- Nonpreferential loans Ch. 208-444
- Prohibited fees Ch. 208-444

CREMATION

- Disposition of cremated remains Ch. 98-60
- Procedures for handling dead human bodies Ch. 98-40

CRIME VICTIM COMPENSATION PROGRAM

- Generally Ch. 296-30
- Mental health treatment Ch. 296-31

CRIMINAL JUSTICE TRAINING COMMISSION

- Basic law enforcement training, physical requirements Ch. 139-05
- Basic law enforcement training requirements Ch. 139-05
- Career-level certification for law enforcement and corrections personnel Ch. 139-25
- Central and field organization Ch. 139-01
- Correctional services academy curriculum, basic Ch. 139-10
- Corrections academy, basic, requirements Ch. 139-10
- Corrections officers academy curriculum, basic Ch. 139-10
- Corrections training, basic, requirements Ch. 139-10
- Firearms certification
 - certified instructors Ch. 139-37
 - private detectives Ch. 139-35
 - records Ch. 139-37
 - security guards Ch. 139-30
- General administration Ch. 139-01
- Juvenile security workers academy curriculum Ch. 139-10

Juvenile services academy curriculum Ch. 139-10
 Physical requirements, basic law enforcement academy Ch. 139-05
 Practice and procedure, adjudicative proceedings Ch. 139-03
 Practice and procedure rules Ch. 139-03
 Private detectives
 firearms certification Ch. 139-35
 Prosecutor, public defender, and municipal attorney training Ch. 139-15
 Public records availability Ch. 139-02
 Security guards
 firearms certification Ch. 139-30
 Training requirements, basic law enforcement academy Ch. 139-05

CRIMINAL PROCEDURE
 Criminally insane
 evaluation, placement, care, and discharge Ch. 388-375
 Sentencing
 indeterminate sentence review board Title 381

CRIMINAL RECORDS
 Child or adult abuse conviction records
 release to potential employers, conditions and limitations Ch. 446-20
 Collection, maintenance and dissemination Ch. 446-20
 Criminal offender record information Ch. 446-16
 DNA identification system Ch. 446-75
 Sex offender and kidnapping offender registration
 central registry Ch. 446-20
 State patrol identification section Ch. 446-16

CRISIS RESIDENTIAL CENTERS
 Licensing requirements Ch. 388-73

CURB RAMPS
 Sidewalk and curb ramps
 suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60

DAIRIES AND DAIRY PRODUCTS
 Butter flavoring on popcorn, sign requirements Ch. 16-129
 Dairy degrades Ch. 16-101X
 Desserts, frozen, processing Ch. 16-144
 Farm milk storage tanks, requirements Ch. 16-125
 Frozen desserts, processing Ch. 16-144
 License suspension or revocation Ch. 16-101X
 Milk and milk products
 butterfat testing of milk Ch. 16-102
 containers Ch. 16-101
 dairy technician licenses Ch. 16-124
 dry milk ordinance Ch. 16-101
 farm milk storage tanks, requirements Ch. 16-125
 milk
 butterfat testing Ch. 16-102
 milk laboratories, evaluation Ch. 16-101
 pasteurized milk ordinance Ch. 16-101
 processing assessments and collections Ch. 16-103
 Processing or handling establishments, inspection and rating system Ch. 16-165
 raw milk warning labels Ch. 16-101
 sanitation ratings Ch. 16-101
 Milk assessment Ch. 142-12, Ch. 142-30
 Organic foods
 animal production standards for meat and dairy products Ch. 16-162
 Processing or handling establishments, inspection and rating system Ch. 16-165
 Promotional hosting by dairy products commission Ch. 142-40

DAIRY PRODUCTS COMMISSION
 Commission boundaries and districts Ch. 142-20
 Milk assessment Ch. 142-12, Ch. 142-30
 Promotional hosting expenditures Ch. 142-40

DAMS
 Construction and operation Ch. 173-175

DANGEROUS WASTE
 Cleanup Ch. 173-340
 Coordinated prevention grants for hazardous and solid waste management Ch. 173-312
 Designation, management, and disposal Ch. 173-303
 Fees Ch. 173-305
 Mixed waste management fees Ch. 173-328
 Model Toxics Control Act
 coordinated prevention grants for hazardous and solid waste management Ch. 173-312

DAY CARE CENTERS
 Child care facility fund Ch. 130-14
 Contagious disease control Ch. 246-110
 Insurance, joint underwriting association Ch. 284-78

DEAF
 Deaf and hard of hearing services
 department of social and health services Ch. 388-818
 Hearing instrument fitters and dispensers Ch. 246-828
 Hearing or sight defects in children
 school screening procedures Ch. 246-760

DEAF, STATE SCHOOL FOR
 Disciplinary process and procedures Ch. 148-120
 Facilities, use Ch. 148-140
 Family Educational Rights and Privacy Act Ch. 148-280
 Nonresident tuition Ch. 148-130
 Organization Ch. 148-100
 Organization and operations Ch. 148-276
 Practice and procedure Ch. 148-108
 Public records, availability Ch. 148-276
 Special education programs Ch. 148-171, Ch. 392-173
 State Environmental Policy Act (SEPA), implementation Ch. 148-325
 Student conduct code Ch. 148-120
 Student records, confidentiality Ch. 148-280
 Tuition, nonresident Ch. 148-130

DEBT ADJUSTERS
 Adjudicative proceedings Ch. 308-32
 Licensing, registration, and fees Ch. 308-32

DEFERRED COMPENSATION PLAN
 Administration Ch. 415-501
 Applicable law Ch. 415-501
 Assets Ch. 415-501
 Definitions Ch. 415-501
 Employer contributions Ch. 415-501
 Established Ch. 415-501
 Investment responsibility Ch. 415-501
 Leave of absence Ch. 415-501
 Nonassignability Ch. 415-501
 Participation provisions Ch. 415-501
 Relationship to retirement and Social Security Ch. 415-501
 Retirement department, powers Ch. 415-501
 Retirement department and employee retirement benefits board officers and employees, participation Ch. 415-501
 Termination or amendment Ch. 415-501
 Transfer in lieu of cash Ch. 415-501
 Withdrawals for unforeseen emergency Ch. 415-501

DENTAL HYGIENISTS
 Licensing and practice Ch. 246-815

DENTISTRY
 Dental quality assurance commission Ch. 246-817
 Dentists
 licensing and practice Ch. 246-817
 Health professional loan repayment and scholarship program Ch. 250-25
 Public assistance
 dental-related services Ch. 388-535

DENTURISTS
 Licensing and practice Ch. 246-812

DEPENDENT ADULTS
 Abuse
 release of conviction records to potential employers, conditions and limitations Ch. 446-20

DEPENDENT CARE ASSISTANCE
SALARY REDUCTION (See RETIREMENT SYSTEMS, DEPARTMENT OF)

DEVELOPMENTALLY DISABLED
 Background checks on person licensed to care for children or developmentally disabled persons Ch. 388-330
 Community residential services and support Ch. 388-820
 Community training program Ch. 388-820
 Counties
 services, requirements and funding Ch. 388-850
 Institutions Ch. 388-853
 Medication assistance Ch. 246-888
 Newborns, screening for congenital disorders, requirements Ch. 246-650
 Program option rules Ch. 388-830
 Residential habilitation centers
 work programs Ch. 388-840
 Services, eligibility and availability Ch. 388-825
 Work programs
 residential habilitation centers Ch. 388-840

DIETITIANS
 Certification and practice requirements Ch. 246-822

DISABLED PERSONS
 Building accessibility Ch. 51-40
 Children with special needs, services Ch. 246-710
 Employment discrimination Ch. 162-22
 Guardianship fees for social and health services department clients Ch. 388-79
 Hunting activities Ch. 232-12
 Independent living program Ch. 388-890, Ch. 490-500
 Medication assistance Ch. 246-888
 Newborns, screening for congenital disorders, requirements Ch. 246-650
 Parking privileges Ch. 308-96A
 Private, nonprofit transportation providers Ch. 480-31
 Property tax exemptions Ch. 458-16
 Public accommodations, discrimination Ch. 162-26
 Real estate transactions, discrimination Ch. 162-38
 Sidewalk and curb ramps
 suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60
 Special education programs for students with disabilities Ch. 392-173, Ch. 392-175
 Special education services Ch. 392-172
 Vocational rehabilitation services Ch. 388-890, Ch. 490-500
 Voting and voter registration, accessibility of facilities Ch. 434-257
 Wheelchair conveyances
 speed and equipment requirements Ch. 204-92

DISASTERS
 Air search and rescue/disaster relief Ch. 468-200
 Emergency operations and management Title 118
 Recovery program Ch. 118-33

DISCRIMINATION (See also HUMAN RIGHTS COMMISSION)
 Affirmative action
 department of personnel Ch. 356-09
 personnel, department of Ch. 359-09
 Washington state patrol Ch. 446-70
 Affirmative action plan

DISEASES

apprenticeship and training council standards, policies, and procedures Ch. 296-04
Age discrimination in public employment Ch. 162-20
Blind, physical and information accessibility Ch. 67-16
Credit transactions Ch. 162-20
Disabled persons
 employment Ch. 162-22
 public accommodations Ch. 162-26
 real estate transactions, discrimination Ch. 162-38
Employment Title 162
 Industrial Safety and Health Act, retaliation prohibited for initiating complaint or proceeding Ch. 296-360
Gender discrimination prohibited
 higher education Ch. 250-71
Human rights commission Title 162
Industrial insurance
 complaint against employer, filing Ch. 296-15A
Pregnancy Ch. 162-30
Real estate offices, prohibited practices Ch. 308-124D
Real estate transactions, soliciting buyers Ch. 162-36
Schools
 equal education, equal rights, national minority group students Ch. 162-28
Sex discrimination in employment Ch. 162-30
Sex discrimination in public school employment prohibited Ch. 392-200
Sex discrimination in public schools prohibited Ch. 392-190
Social and health services department, client complaints Ch. 388-426
State employment
 affirmative action program Ch. 356-09, Ch. 359-09

DISEASES (See ANIMAL HEALTH; HEALTH AND SAFETY)

DISLOCATED WORKERS
Definitions Ch. 192-33

DISPLACED HOMEMAKER PROGRAM
Administration Ch. 250-44

DIVERS
Commercial operations, safety standards Ch. 296-37

DNA
DNA identification system Ch. 446-75

DOMESTIC VIOLENCE
Address confidentiality program Ch. 434-840
Perpetrator program standards and certification Ch. 388-60
Services for shelter residents Ch. 248-554
Shelters for victims Ch. 248-554
Temporary assistance to needy families (TANF)
 family violence, effect Ch. 388-61

DOUGLAS COUNTY
Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22

DRIVING UNDER THE INFLUENCE
Blood alcohol testing Ch. 448-14
Breath alcohol testing Ch. 448-13, Ch. 448-15
Ignition interlock breath alcohol devices Ch. 204-50

DROUGHT
Relief
 department of ecology emergency drought relief authority Ch. 173-166

DRUG AND ALCOHOL PROGRAMS
Alcohol and chemical dependency hospitals, private Ch. 246-324
Chemical dependency professionals
 certification requirements Ch. 246-811
Chemical dependency treatment services

administrative rules Ch. 388-810
assistance programs Ch. 388-800
providers, certification requirements Ch. 388-805

Drug-free workplace programs Ch. 388-815
Food assistance for treatment center residents Ch. 388-420
Insurance coverage, standards Ch. 284-53
Prescription
 AWARDS Ch. 246-30

DRUGS
Illegal
 decontamination of manufacturing or storage sites Ch. 246-205
Laetrile (amygdalin)
 availability Ch. 246-897

Legend
 animal control Ch. 246-886
 health care entities Ch. 246-904
 home dialysis Ch. 246-905
 identification Ch. 246-883
 imprint and labeling Ch. 246-885
 steroids, identification Ch. 246-883
Medication assistance Ch. 246-888
Over-the-counter
 imprint and labeling Ch. 246-885
Pharmaceuticals, finished
 manufacturing standards and practices Ch. 246-895
Precursor substance control Ch. 246-889
Prescription
 AWARDS Ch. 246-30
 compounding practices Ch. 246-878
 parenteral products for nonhospitalized patients Ch. 246-871
 price advertising Ch. 246-881
 product substitution Ch. 246-899
 triplicate prescription form Ch. 246-800
Uniform Controlled Substances Act,
 implementation Ch. 246-887

DRY PEA AND LENTIL COMMODITY BOARD (See AGRICULTURE AND MARKETING)

EARLY CHILDHOOD DEVELOPMENTAL CENTERS
Special education programs Ch. 392-173

EASTERN WASHINGTON UNIVERSITY (See COLLEGES AND UNIVERSITIES, subtitle Eastern Washington University)

ECOLOGY, DEPARTMENT OF
Acid rain program, regulation of sources and emissions Ch. 173-406
Administrative procedure
 hearings Ch. 173-04
Agricultural burning Ch. 173-430
Agricultural pollution abatement program
 limitation on use of funds Ch. 173-80
Agricultural water supply facilities Ch. 173-170
Air pollution
 acid rain program, regulation of sources and emissions Ch. 173-406
 agricultural burning Ch. 173-430
 carbon monoxide, ozone, and nitrogen dioxide, ambient air quality standards Ch. 173-475
 Clean Air Conformity Act Ch. 173-420
 emergency episode plan Ch. 173-435
 emission standards Ch. 173-400
 fluorides, ambient air quality and environmental standards Ch. 173-481
 gasoline vapors, emission standards and controls Ch. 173-491
 kraft pulping mills Ch. 173-405
 motor vehicle emission control systems Ch. 173-421
 motor vehicle emission inspection Ch. 173-422
 open burning
 field, forage and turf grasses grown for seed Ch. 173-430
 generally Ch. 173-425

operating permit program Ch. 173-401
oxygenated gasoline, motor fuel specifications Ch. 173-492
particulate matter, ambient air quality standards Ch. 173-470
primary aluminum plants Ch. 173-415
radionuclides, ambient air quality standards and emission limits Ch. 173-480
solid fuel burning device standards Ch. 173-433
solid waste incinerator facilities Ch. 173-434
source regulation Ch. 173-400
sulfite pulping mills Ch. 173-410
sulfur oxides, ambient air quality standards Ch. 173-474
toxic air pollutants, controls for new sources Ch. 173-460
transportation activities conformance to air quality implementation plans Ch. 173-420
transportation plan conformity to air quality standards Ch. 173-420
volatile organic compounds, emission standards and controls Ch. 173-490
woodstoves
 solid fuel burning device standards Ch. 173-433

Air pollution control authorities
 financial aid and federal grants, requirements Ch. 173-450
Aluminum plants, primary, emission standards Ch. 173-415
Assistant directors, powers, delegated authority Ch. 173-06
Automotive oil recycling signs
 requirements for automotive oil sellers Ch. 173-330
Batteries
 vehicle battery recycling Ch. 173-331
Biosolids
 management Ch. 173-308
Clean Air Act
 open burning
 field, forage and turf grasses grown for seed Ch. 173-430
 operating permits Ch. 173-401
 pollution source regulation Ch. 173-400
 solid fuel burning device standards Ch. 173-433
Clean water funds, standards and limitations for use Ch. 173-95A
Cleanup of hazardous substances Ch. 173-340
Columbia basin project, ground waters Ch. 508-14
Coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
Dam construction and operation Ch. 173-175
Dam safety Ch. 173-175
Dangerous waste
 coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
 designation, management, and disposal Ch. 173-303
 fees Ch. 173-305
Definitions Ch. 173-06
Deputy directors, powers, delegated authority Ch. 173-06
Director
 powers and duties Ch. 173-06
Drought relief
 emergency drought relief authority Ch. 173-166
Duck Lake ground water management Ch. 173-132
Emergency water withdrawal facilities Ch. 173-166
Environmental laboratories, accreditation Ch. 173-50
Fees
 mixed waste management fees Ch. 173-328
Flood control assistance account program Ch. 173-145

- Flood plain management Ch. 173-158
- Forest practices
 forest chemicals, handling, storage, and application Ch. 222-38
 timber harvesting Ch. 222-30
 water quality protection Ch. 222-24
- Ground water
 upper aquifer zones, protection Ch. 173-154
 Ground water code, administration Ch. 508-12
 Ground water management areas and programs Ch. 173-100
 Ground water quality standards Ch. 173-200
 Ground water rights, protection of withdrawal facilities Ch. 173-150
 Ground water withdrawal Ch. 173-136
 Ground waters, Columbia basin project Ch. 508-14
- Hazardous substances
 taxable, additions to taxable hazardous substance list Ch. 173-342
 Hazardous substances, release of public participation grants Ch. 173-321
- Hazardous waste
 coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
 designation, management, and disposal Ch. 173-303
 fees Ch. 173-305
 hazardous waste reduction plans Ch. 173-307
 Model Toxics Control Act cleanup procedures Ch. 173-340
- Hazardous waste sites
 remedial action grants Ch. 173-322
- Hearings boards Ch. 173-04
- Highway runoff
 Puget Sound program Ch. 173-270
- Incinerator ash management
 special incinerator ash Ch. 173-306
- Kraft pulping mills, emission standards Ch. 173-405
- Lake restoration grants program
 limitation on use of funds Ch. 173-80
- Landfills
 municipal solid waste landfill criteria Ch. 173-351
- Landfills, criteria for municipal landfills Ch. 173-351
- Litter receptacles Ch. 173-310
- Local solid waste enforcement grants Ch. 173-313
- Low-level radioactive waste disposal Ch. 173-325
 site use permits Ch. 173-326
- Marine safety, office of Title 317
- Measuring devices for water diversion and withdrawal facilities Ch. 508-64
- Mixed waste management fees Ch. 173-328
- Model Toxics Control Act
 cleanup of hazardous substances Ch. 173-340
 cleanup procedures Ch. 173-340
 coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
- Model Toxics Control Act, public participation grants Ch. 173-321
- Noise control
 environmental noise levels, limits and exemptions Ch. 173-60
 motor vehicle standards Ch. 173-62
 sound level measurement procedures Ch. 173-58
- Ocean management Ch. 173-26
- Odessa ground water management Ch. 173-128A, Ch. 173-130A
- Oil and natural gas exploration activities conducted from state marine waters permits Ch. 173-15
- Oil spill contingency plans
 facility contingency plan requirements Ch. 173-181
 response contractor standards Ch. 173-181
 vessels Title 317
- Oil spill prevention
 facility operations and standards Ch. 173-180A
 facility operations manual Ch. 173-180B
 facility personnel oil-handling training and certification Ch. 173-180C
 facility spill prevention plan standards Ch. 173-180D
- Oil spills
 compensation schedules for spills Ch. 173-183
 preassessment screening Ch. 173-183
 Organization Ch. 173-03
- Permits
 coordinated permit process Ch. 173-09
- Pollution control facilities
 tax credits and exemptions Ch. 173-24
- Pollution disclosure, critical materials registry Ch. 173-40
- Public records, accessibility Ch. 173-03
- Puget Sound highway runoff program Ch. 173-270
- Quincy ground water management Ch. 173-124, Ch. 173-134A
- Radioactive waste disposal, low-level Ch. 173-325
 site use permits Ch. 173-326
- Radioactive waste management facilities
 fees Ch. 173-44
- Recycling
 automotive oil recycling, sign requirements Ch. 173-330
 vehicle battery recycling Ch. 173-331
- Referendum 26 grant funds for water pollution abatement, limitations on use Ch. 173-255
- Remedial action grants Ch. 173-322
 hazardous waste sites Ch. 173-322
- Sediment management standards Ch. 173-204
- Sewage sludge
 management Ch. 173-308
- Sewer overflow reduction facilities, combined plans and reports, submission Ch. 173-245
- Sewerage systems
 cities and towns, grant of authority to operate Ch. 173-208
- Shoreline developments
 master programs
 approval and amendment procedures Ch. 173-26
 contents Ch. 173-26
 guidelines Ch. 173-26
- Shoreline Management Act
 lakes, shorelines Ch. 173-20
 streams and rivers Ch. 173-18
- Solid fuel burning device standards Ch. 173-433
- Solid waste
 municipal solid waste landfill criteria Ch. 173-351
- Solid waste handling, minimum functional standards Ch. 173-304
- Solid waste incinerator and landfill facilities
 inspector certification Ch. 173-300
 operator certification Ch. 173-300
- Solid waste management
 limitations on use of Referendum 26 grant funds for water pollution abatement Ch. 173-255
- State Environmental Policy Act (SEPA)
 model ordinance Ch. 173-806
 procedures Ch. 173-802
- Sulfite pulping mills, emission standards Ch. 173-410
- Surface water code, administration Ch. 508-12
- Surface water quality standards Ch. 173-201A
- Underground injection well control program Ch. 173-218
- Underground storage tank administration and enforcement Ch. 173-360
- Upper aquifer zones, protection Ch. 173-154
- Vehicle battery recycling Ch. 173-331
- Waste
 mixed waste management fees Ch. 173-328
- Waste discharge general permit program Ch. 173-226
- Waste discharge permit program Ch. 173-216
- Waste tire carrier and storage site licenses Ch. 173-314
- Wastewater discharge
 permit fees Ch. 173-222, Ch. 173-224
 upland fin-fish facilities, discharge standards and effluent limitations Ch. 173-221A
- Wastewater facilities
 construction plans and reports Ch. 173-240
 discharge standards and effluent limitations Ch. 173-221
- Wastewater treatment plants, operator certification Ch. 173-230
- Wastewater treatment program
 limitation on use of funds Ch. 173-80
- Water and water rights
 agricultural water supply facilities Ch. 173-170
 application processing Ch. 173-152
 basin assessments Ch. 173-152
 emergency drought relief Ch. 173-166
 ground water
 withdrawal Ch. 173-136
 ground water rights, protection of withdrawal facilities Ch. 173-150
 upper aquifer zones, protection Ch. 173-154
 Water conservancy boards Ch. 173-153
 Water diversion and withdrawal facilities, measuring devices Ch. 508-64
 Water pollutant discharge elimination system permit program Ch. 173-220
 Water pollution abatement, limitations on use of Referendum 39 grant funds Ch. 173-80
 Water pollution control
 discharge into navigable waters, federal permit Ch. 173-225
 limitations on use of Referendum 26 grant funds for abatement Ch. 173-255
 national pollutant discharge elimination system permits Ch. 173-220
 standards and limitations on use of centennial clean water funds Ch. 173-95A
 waste discharge general permit program Ch. 173-226
 waste discharge permit program Ch. 173-216
 whole effluent toxicity testing and limits Ch. 173-205
 Water pollution control revolving fund, uses and limitations Ch. 173-98
 Water quality
 ground water quality standards Ch. 173-200
 surface water quality standards Ch. 173-201A
 whole effluent toxicity testing and limits Ch. 173-205
- Water resources
 reservation of future public water supply
 Clark County Ch. 173-592
 Thurston County Ch. 173-591
 reservation of water for future public water supply procedures Ch. 173-590
- Weather modification, licenses and permits Ch. 173-495
- Wells
 construction and maintenance standards Ch. 173-160
 contractors, regulation and licensing Ch. 173-162
- Wetlands Ch. 173-22
- Woodstoves
 solid fuel burning device standards Ch. 173-433

ECONOMIC ASSISTANCE

- Economic assistance authority
 administrative procedure Ch. 175-12
 grants and loans, application and procedures Ch. 175-20
 investment tax deferrals, application and procedures Ch. 175-16
 organization and operation Ch. 175-12

ECONOMIC DEVELOPMENT

procedural rules Ch. 175-08
public facilities grants and loans, application and procedures Ch. 175-20

ECONOMIC DEVELOPMENT

Community economic revitalization board Title 133

Development loan fund Ch. 365-150
Dislocated workers in rural natural resources impact areas Ch. 192-33
Investment tax deferrals, application and procedures Ch. 175-16
Public facilities loans and grants, application and procedures Ch. 175-20

EDUCATION, BOARD OF (See also SCHOOLS AND SCHOOL DISTRICTS)

Accreditation of schools Ch. 180-55
Administrative procedure Ch. 180-08
Adult education Ch. 180-72
Bus transportation
driver training and qualifications Ch. 180-20
use of school buses Ch. 180-20
Certification, professional
administration of certification proceedings Ch. 180-86
assignment of personnel Ch. 180-82
continuing education Ch. 180-85
endorsements Ch. 180-82
masters in teaching degree Ch. 180-81
performance-based system Ch. 180-79A
preparation programs, approval standards Ch. 180-78A
unprofessional conduct Ch. 180-87
Certification requirements, vocational education Ch. 180-77
Courses of study, requirements Ch. 180-50
Education centers Ch. 180-95
Educational competence, certificate of Ch. 180-96
Educational quality self-study requirements Ch. 180-53
Educational service districts Ch. 180-22, Ch. 180-23
Excellence in teacher preparation award Ch. 180-97
General educational development (GED) test Ch. 131-48, Ch. 180-96
Graduation requirements, high school Ch. 180-51
High schools
courses Ch. 180-56
graduation requirements Ch. 180-51
staff Ch. 180-56
transcripts, standardized Ch. 180-57
Immunization of students Ch. 180-38
Internships Ch. 180-83
Interscholastic activities Ch. 180-43
Library media centers Ch. 180-46
Masters in teaching degree Ch. 180-81
Members, election Ch. 392-109
Organization and operation Ch. 180-10
Plant facilities
building construction
basis for state assistance Ch. 180-25
educational specifications Ch. 180-26
modernization Ch. 180-33
state assistance
basic state support Ch. 180-27
procedures Ch. 180-29
Practice and procedure Ch. 180-08
Private schools Ch. 180-90
Professional certification
administration of certification proceedings Ch. 180-86
continuing education requirement Ch. 180-85
masters in teaching degree Ch. 180-81
performance-based system Ch. 180-79A
preparation programs, approval standards Ch. 180-78A
unprofessional conduct Ch. 180-87
Public records, accessibility Ch. 180-10
School construction
interdistrict financing cooperation Ch. 180-31

interdistrict transportation cooperatives Ch. 180-32
state assistance
basic state support Ch. 180-27
educational specifications and site selection Ch. 180-26
eligibility Ch. 180-25
modernization of facilities Ch. 180-33
procedural requirements Ch. 180-29
state study and survey, content Ch. 180-25
School districts
regional committees, organization and operation Ch. 180-24
self-study of educational quality Ch. 180-53
School program requirements Ch. 180-16
School restructuring
waivers from requirements for restructuring purposes Ch. 180-18
Secondary education Ch. 180-56
Students
attendance Ch. 180-40
discipline Ch. 180-40
emergency evacuation instruction and procedures Ch. 180-41
entry qualifications Ch. 180-39
immunization requirement Ch. 180-38
personnel services Ch. 180-52
tests and records Ch. 180-52
Support of public schools Ch. 180-16
Teacher preparation
excellence in teacher preparation award Ch. 180-97
Teachers
responsibilities Ch. 180-44
Vocational certification, standards Ch. 180-77
Vocational-technical institutes, support Ch. 180-16
Vocational-technical teacher preparation programs, approval standards Ch. 180-77A

EDUCATIONAL SERVICE DISTRICTS
Organization and operation Ch. 180-22

EGGS AND EGG PRODUCTS
Containers, labeling, when Ch. 16-108
Egg seals, regular, facsimile Ch. 16-108
Hatching eggs, importation and interstate movement Ch. 16-59
Labeling, containers, when Ch. 16-108
Seals, regular, facsimile Ch. 16-108
Shell eggs
standards, grades, and weight classes Ch. 16-104

ELECTIONS
Absentee voting Ch. 434-240
Ballots Ch. 434-230
Candidacy, declaration and filing Ch. 434-228
Candidates' pamphlet Ch. 434-380
Canvassing Ch. 434-262
Census mapping project Ch. 434-369
Certification Ch. 434-262
Counting center procedures Ch. 434-261
Election administrators, certification Ch. 434-260
Electronic voting Ch. 434-334
Initiative and referendum
signature verification Ch. 434-379
New resident voters Ch. 434-332
Polling places
accessibility to disabled and elderly Ch. 434-257
general provisions Ch. 434-253
Presidential preference primary Ch. 434-219
Review procedures Ch. 434-260
Secretary of state
general rules Ch. 434-208
Special elections
major public energy bond measures Ch. 434-291
Vote-by-mail Ch. 434-236
Voter registration
motor voter registration Ch. 434-326
records, maintenance on electronic data processing systems Ch. 434-324

signature cards transmittal, exemption Ch. 434-324
Voters' pamphlet Ch. 434-381

ELECTRIC COMPANIES
Business practices Ch. 480-100
Conservation energy savings, purchase Ch. 480-107
Electricity from qualifying facilities, purchase Ch. 480-107
Independent power producers, purchases Ch. 480-107
Tariffs Ch. 480-100

ELECTRICAL BOARD
Practice and procedure Ch. 296-13

ELECTRICITY AND ELECTRICIANS
Certification of journeyman electricians Ch. 296-401B
Electrical evaluation/certification laboratory accreditation Ch. 296-402A
Heating installations Ch. 296-43
Installations, electrical
heating Ch. 296-43
safety standards Ch. 296-46A
Journeyman electricians, certification Ch. 296-401B
Wiring and equipment installation
safety standards Ch. 296-46A
Workers
safety standards Ch. 296-45

ELEVATORS, DUMBWAITERS, ESCALATORS AND OTHER CONVEYANCES
Construction, alteration, relocation fees Ch. 296-86A
regulations Ch. 296-86A
Safety standards Ch. 296-96

EMERGENCY MEDICAL SERVICES
Airway technicians, certification and training Ch. 246-976
Ambulance and aid services, licensing and personnel requirements Ch. 246-976
Emergency medical technicians, certification and training Ch. 246-976
First responders, certification and training requirements Ch. 246-976
Good samaritan testing for infectious diseases Ch. 246-138
Intermediate life support personnel, certification and training Ch. 246-976
Intravenous therapy technicians, certification and training Ch. 246-976
Paramedics, certification and training Ch. 246-976
Trauma care systems, standards and personnel requirements Ch. 246-976

EMERGENCY OPERATIONS
Air search and rescue/disaster relief Ch. 468-200
Enhanced 911 funding Ch. 118-65

EMERGENCY SERVICES, DEPARTMENT OF
Disaster recovery program Ch. 118-33
Emergency management assistance funds, criteria for allocation Ch. 118-09
Emergency response commission Ch. 118-40
Emergency worker program Ch. 118-04
Enhanced 911 funding Ch. 118-65
Hazardous chemicals
community right-to-know reporting Ch. 118-40
emergency response planning Ch. 118-40
Local emergency services
responsibilities for organizations, plans, and programs Ch. 118-30
Mt. St. Helens closure, permitted entry and/or occupation Ch. 118-03
Public records, availability Ch. 118-02

EMERGENCY SHELTERS
State funding of local programs Ch. 365-120

EMPLOYER AND EMPLOYEES

Affirmative action plan for apprenticeships Ch. 296-04
 Alcohol server training program Ch. 314-14
 Crime protection for late-night retail workers Ch. 296-24
 Disabled persons, discrimination Ch. 162-22
 Discrimination Title 162
 Drug-free workplace programs Ch. 388-815
 Family care Ch. 296-130
 Family leave Ch. 296-134
 Farm labor contracting Ch. 296-310
 Injuries and illnesses, occupational, recording and reporting Ch. 296-27
 Minimum wages Ch. 296-126, Ch. 296-128
 Minors
 hours, wages, and prohibited employment Ch. 296-125
 nonagricultural employment Ch. 296-125
 work permits Ch. 296-126
 Prevailing wages Ch. 296-127
 Public employment Title 356
 Right to know fee assessment Ch. 296-63
 Safety, health, and welfare standards for employees Ch. 296-126
 Safety and health standards, general Ch. 296-24
 Shared leave Ch. 192-36
 Sick leave for child care Ch. 296-130
 Unemployment compensation Title 192

EMPLOYMENT

Background checks
 release of conviction records to potential employers, conditions and limitations Ch. 446-20
 Collective bargaining
 public employment relations commission, duties and proceedings Title 391
 Community economic revitalization board Title 133
 Disabled persons, discrimination Ch. 162-22
 Discrimination Title 162
 Dislocated workers in rural natural resources impact areas Ch. 192-33
 Drug-free workplace programs Ch. 388-815
 Family care Ch. 296-130
 Family leave Ch. 296-134
 Minors Ch. 296-125, Ch. 296-126
 Personnel, department of Title 356, Title 359
 Personnel appeals board Title 358
 Public employment relations commission, duties and proceedings Title 391
 Shared leave Ch. 192-36
 Sick leave for child care Ch. 296-130
 Unemployment compensation Title 192

EMPLOYMENT AGENCIES

Contracts, registration, and fees Ch. 308-33
 Fee schedule Ch. 308-33

EMPLOYMENT SECURITY**DEPARTMENT**

Administrative procedure Ch. 192-04
 Benefits
 overpayment recovery Ch. 192-28
 Commissioner
 interpretive regulations Ch. 192-16
 Dislocated workers in rural natural resources impact areas Ch. 192-33
 Interpretive regulations Ch. 192-16
 Interpretive regulations of the commissioner Ch. 192-16
 Job Training Partnership Act
 hearing and review procedures Ch. 192-40
 Practice and procedure Ch. 192-04
 Privacy of information Ch. 192-15
 Public records, availability Ch. 192-15
 Shared work Ch. 192-36
 Special category occupations Ch. 192-210
 State Environmental Policy Act (SEPA), exemption Ch. 192-17
 Temporary total disability Ch. 192-34
 Timber retraining benefits and programs Ch. 192-32
 Unemployment compensation

application for benefits Ch. 192-110
 audits and technical assistance Ch. 192-340
 benefit payments, requirements Ch. 192-23
 claimant notices Ch. 192-120
 collections and refunds Ch. 192-330
 definitions Ch. 192-100
 employer experience rating and benefit charging Ch. 192-320
 employer reporting requirements Ch. 192-310
 interpretive regulations Ch. 192-16
 job search requirements Ch. 192-180
 leaving work for marital or domestic reasons Ch. 192-150
 notice to most recent employer of application filing Ch. 192-130
 overpayment of benefits, recovery Ch. 192-28
 reporting requirements Ch. 192-140
 school or training Ch. 192-200
 special category occupations Ch. 192-210
 substantive rules Ch. 192-12
 taxation, registration Ch. 192-300
 timber retraining benefits and programs Ch. 192-32

ENERGY

Curtailed plan for electric energy Ch. 194-22
 Electric energy curtailment plan Ch. 194-22
 Energy conservation in state-owned facilities private investment Ch. 236-70
 Energy efficiency services account Ch. 236-200
 Energy office
 Emergency Petroleum Allocation Act rules Ch. 194-14
 receipt of funds Ch. 194-18
 State Environmental Policy Act (SEPA), exemption Ch. 194-12
 State energy code Ch. 51-11
 building permit surcharges and fees Ch. 365-110

ENERGY FACILITY SITE EVALUATION COUNCIL

Adjudicative proceedings Ch. 463-30
 Air pollution, state-wide program for prevention and control Ch. 463-39
 Application
 energy facility site certification, procedures and guidelines Ch. 463-42
 expedited processing Ch. 463-43
 fees or charges Ch. 463-58
 Certification compliance
 auditing to determine Ch. 463-54
 determination, fees or charges Ch. 463-58
 Consultants, independent
 fees or charges Ch. 463-58
 guidelines Ch. 463-50
 Council meetings, procedure Ch. 463-18
 Declaratory rulings Ch. 463-34
 Definitions Ch. 463-10
 Facilities
 dangerous wastes Ch. 463-40
 Fees or charges Ch. 463-58
 General and operating permits Ch. 463-39
 Hearings Ch. 463-26
 Independent consultants
 fees or charges Ch. 463-58
 guidelines Ch. 463-50
 National pollutant discharge elimination system (NPDES), compliance Ch. 463-38
 Organization Ch. 463-06
 Policy and interpretation Ch. 463-14
 Potential site studies
 fees or charges Ch. 463-58
 procedure and guidelines Ch. 463-22
 Practice and procedure Ch. 463-30, Ch. 463-34
 Public information meetings Ch. 463-26
 Public records, availability Ch. 463-06
 Rule making and declaratory rulings Ch. 463-34
 Site certification
 applications Ch. 463-42
 applications, expedited processing Ch. 463-43
 compliance inspections and reports Ch. 463-54
 procedures and guidelines Ch. 463-42

Site certification agreement, amendment or termination Ch. 463-36
 Site studies, potential
 fees or charges Ch. 463-58
 procedure and guidelines Ch. 463-22
 State Environmental Policy Act (SEPA), guidelines Ch. 463-47
 State preemption procedure, authority of council Ch. 463-28

ENGINEERS AND LAND SURVEYORS

Board of registration
 administrative procedure Ch. 196-09
 meetings and officers Ch. 196-24
 practice and procedure Ch. 196-09
 Corporations and limited liability companies Ch. 196-25
 Engineers, registered professional
 examinations Ch. 196-12
 registration Ch. 196-12
 Engineers in training
 registration Ch. 196-20
 Fees Ch. 196-26
 Land surveyors, registered professional
 examinations Ch. 196-16
 registration Ch. 196-16
 Land surveyors in training
 application and examination procedure Ch. 196-21
 Professional conduct rules Ch. 196-27
 Rules of professional conduct Ch. 196-27
 Seals and stamps Ch. 196-23
 Wastewater treatment designers and inspectors fees Ch. 196-30

ENVIRONMENT

Environmental laboratories, accreditation Ch. 173-50
 Environmental policy, council on
 function, organization, and operation Ch. 197-06
 public records, accessibility Ch. 197-06
 State Environmental Policy Act (SEPA), establishment of guidelines Ch. 197-11
 Growth Management Act (GMA), integration with State Environmental Policy Act (SEPA) Ch. 197-11
 Noise control
 definitions, limits, exemptions Ch. 173-60
 motor vehicle standards Ch. 173-62
 sound level measurement procedures Ch. 173-58
 Permits
 coordinated permit process Ch. 173-09
 Pollution
 disclosure Ch. 173-40
 SEPA rules Ch. 197-11
 State Environmental Policy Act (SEPA)
 agency compliance Ch. 197-11
 categorical exemptions Ch. 197-11
 determinations of significance and nonsignificance Ch. 197-11
 environmental checklist Ch. 197-11
 environmental impact statements Ch. 197-11
 implementation Ch. 197-11
 integration with Growth Management Act (GMA) Ch. 197-11
 model ordinance Ch. 173-806
 procedures Ch. 173-802
 threshold determinations Ch. 197-11
 Water pollution control
 Puget Sound water quality action team Title 400

ENVIRONMENTAL COORDINATION PROCEDURES

Ecology, department of Title 173
ENVIRONMENTAL HEARINGS OFFICE
 Function, organization, and operation Ch. 198-12
 Public meetings Ch. 198-12
 Public records, availability Ch. 198-12
 State Environmental Policy Act (SEPA), exemption Ch. 198-09

ENVIRONMENTAL POLICY, COUNCIL ON

ENVIRONMENTAL POLICY, COUNCIL ON (See ENVIRONMENT, subtitle Environmental policy, council on)

ESCROW

Administration Ch. 208-680A
Escrow commission Ch. 208-680A
Escrow officers
 examination and licensing Ch. 208-680B
 offices Ch. 208-680C
 records and responsibilities Ch. 208-680D
Financial responsibility Ch. 208-680F
Trust account procedures Ch. 208-680E

ESTATES

Estate and transfer tax reform act
 Rules Ch. 458-57
Medical assistance
 estate recovery Ch. 388-527

ETHICS IN PUBLIC SERVICE

Executive branch
 complaints, investigation, and hearings Ch. 292-100
 organization and operation Ch. 292-130
 penalties for violations Ch. 292-120
 procedural rules Ch. 292-100
 substantive rules Ch. 292-110
Judicial branch Ch. 292-09, Ch. 292-11

EXCISE TAX (See TAXATION)

EXCURSION SERVICE COMPANIES

Licenses and rules Ch. 480-30

EXECUTIVE ETHICS BOARD

Ethics in public service
 executive branch Ch. 292-110
 organization and operation Ch. 292-130
 penalties for violations Ch. 292-120
 public records, availability Ch. 292-130
Executive branch
 complaints, investigation, and hearings Ch. 292-100
 procedural rules Ch. 292-100
Judicial branch Ch. 292-09, Ch. 292-11

EXPLOSIVES

Handling and possession, safety standards Ch. 296-52

EYE BANKS

Approval procedures and operation standards Ch. 246-333

FACTORY-BUILT HOUSING (See HOUSING)

FAMILY AND CHILDREN'S OMBUDSMAN, OFFICE OF

Organization and operation Ch. 112-10

FARMERS' MARKETS

Farmers' market nutrition program Ch. 246-780

FARMS AND FARMING (See AGRICULTURE AND MARKETING)

FARMWORKER HOUSING (See HOUSING)

FEDERAL

Lands

lakes on private lands within confines subject to Shoreline Management Act of 1971 Ch. 173-20
wetlands on private lands within confines subject to Shoreline Management Act of 1971 Ch. 173-22

FEEDS

Standards and labels Ch. 16-200

FEEES

Radiation protection Ch. 246-254
Wastewater discharge permits Ch. 173-224

FERRIES

Charter rates Ch. 468-300
Commercial ferries Ch. 480-51
Contractors, prequalification Ch. 468-310
County ferry capital improvement program Ch. 136-400

County ferry franchises, tolls and financial assistance Ch. 468-22

Health and sanitation inspection fees Ch. 246-380

Loading, preferential privileges Ch. 468-300

Marine contracts, security requirements Ch. 468-320

Marine employees' commission Title 316

Passenger regulations Ch. 468-300

Toll schedules Ch. 468-300

FERRY COUNTY

Shorelines

lakes Ch. 173-20
streams and rivers Ch. 173-18
wetlands Ch. 173-22

FERTILIZERS

Bulk storage and operational area containment Ch. 16-201

Chemigation and fertigation Ch. 16-202

Forest chemicals, handling, storage, and application Ch. 222-38

Standards and labels Ch. 16-200

FILMS

State parks

 filming permit and fees Ch. 352-74

FINANCE COMMITTEE

Local government investment pool Ch. 210-01

Operations and procedures Ch. 210-06

Public records Ch. 210-06

FINANCIAL AID

College students

 generally Title 250

FINANCIAL INSTITUTIONS, DEPARTMENT OF

Adjudicative procedures Ch. 208-08

Banks and banking, See BANKS AND

BANKING

Check cashers and sellers Ch. 208-630

Consumer loan act Ch. 208-620

Credit unions, See CREDIT UNIONS

Definitions Ch. 208-04

Escrow, See ESCROW

Loans to department employees and to the director Ch. 208-04

Mortgage brokers and loan originators Ch. 208-660

Public records, availability Ch. 208-12

Savings and loan associations, See SAVINGS

AND LOAN ASSOCIATIONS

Securities, See SECURITIES

FINANCIAL MANAGEMENT, OFFICE OF

Assessments, payment of assessments against state-owned land Ch. 82-12

County reimbursement

 indigent defense costs Ch. 82-30

Electronic deposit of salaries and state funded benefits Ch. 82-20

Indigent defense costs

 county reimbursement Ch. 82-30

Investment of retained percentages on state

 contracts for public works Ch. 82-32

Past due receivables

 waiver of interest, state agency authority Ch. 82-06

Pay dates for state employees Ch. 82-50

Petition process for rule making Ch. 82-05

Public funds cash flow Ch. 82-10

Public records, availability Ch. 82-48

Rule-making, petition process Ch. 82-05

Salaries, electronic deposit Ch. 82-20

Shared leave program Ch. 82-54

State employees, pay dates Ch. 82-50

State funded benefits, electronic deposit Ch. 82-20

State-owned land, payment of assessments against Ch. 82-12

FINANCIAL RESPONSIBILITY LAW (See MOTOR VEHICLES, subtitle Financial Responsibility Act)

FIRE FIGHTERS

Green lights, use on private cars Ch. 204-40

Private cars, use of green lights Ch. 204-40

Safety standards Ch. 296-305

Volunteer fire fighters, board for Title 491

FIRE PROTECTION

Above-ground used oil tanks, standards Ch. 212-51

Adult family homes

 standards Ch. 212-12

Adult residential rehabilitation facility

 standards Ch. 212-12

Alcoholism hospitals and services

 standards Ch. 212-12

Alternative fuel source for motor vehicles,

 identification placard Ch. 212-50

Bed and breakfasts

 standards Ch. 212-12

Boarding homes

 standards Ch. 212-12

Buildings

 fire safety standards Ch. 212-12

Childbirth centers

 standards Ch. 212-12, Ch. 212-44

Day care centers and homes

 standards Ch. 212-12

Dwelling units

 smoke detection devices, requirements Ch. 212-10

Fire code Ch. 51-44

Fire code standards Ch. 51-45

Fire marshal

 office organization, operations, information Ch. 212-02

 public records, availability Ch. 212-02

 publications and information Ch. 212-02

Fire marshals, training requirements Ch. 139-05

Fire protection contracts for state facilities with

 cities and towns Ch. 365-80

Fire sprinkler system contractors

 certificates of competency Ch. 212-80

 licenses Ch. 212-80

Fireworks, safety standards Ch. 212-17

Forest protection Ch. 332-24

Group care facilities

 standards Ch. 212-12

Guard animals, posting premises protected by

 Ch. 212-75

Hospice care centers

 standards Ch. 212-12

Hospitals

 standards Ch. 212-12

Motor vehicles, identification placard for

 alternative fuel source Ch. 212-50

Nursing homes

 standards Ch. 212-12

Oil tanks, used above-ground tanks, standards

 Ch. 212-51

Posting premises protected by guard animals Ch.

 212-75

Psychiatric hospitals and treatment facilities

 standards Ch. 212-12

Smoke detection devices in dwelling units Ch.

 212-10

Sprinkler system contractors

 certificates of competency Ch. 212-80

 licenses Ch. 212-80

Standards

 buildings

 fire safety standard Ch. 212-12

 childbirth centers Ch. 212-44

 fireworks Ch. 212-17

Transient accommodations

 standards Ch. 212-12

FIREARMS

Certification

 certified instructors Ch. 139-37

 private detectives Ch. 139-35

 records Ch. 139-37

 security guards Ch. 139-30

Firearms range acquisition and development

 projects Ch. 286-30

Hunting
 unlawful firearms Ch. 232-12
 Muzzleloaders Ch. 232-12

FIREWORKS
 Importers, licensing and restrictions Ch. 212-17
 Manufacturers, licensing and restrictions Ch. 212-17
 Public displays, licensing, transportation, and storage Ch. 212-17
 Pyrotechnic operators, licensing and restrictions Ch. 212-17
 Retailers, licensing and restrictions Ch. 212-17
 Safety standards Ch. 212-17
 Wholesalers, licensing and restrictions Ch. 212-17

FISH AND FISHING
 Aquaculture
 aquatic farm production reports Ch. 220-69
 disease control Ch. 220-76, Ch. 220-77
 districts Ch. 220-22
 farmed salmon commission Ch. 16-580
 identification requirements Ch. 16-603
 registration Ch. 220-76
 Aquatic plants, planting criteria Ch. 232-12
 Coastal waters
 gear, seasons, and limits Ch. 220-44
 Columbia River
 commercial and Indian fisheries Ch. 220-32
 commercial fisheries below Bonneville Dam Ch. 220-33
 sturgeon Ch. 220-33
 Commercial fishing
 coastal spot shrimp emerging fishery Ch. 220-88B
 coastal waters, gear, seasons, and limits Ch. 220-44
 Columbia River Ch. 220-32
 Columbia River below Bonneville Dam Ch. 220-33
 emerging and experimental fisheries, permits Ch. 220-88
 emerging coastal spot shrimp fishery Ch. 220-88B
 experimental fishery permit advisory board Ch. 220-88
 fish receiving tickets Ch. 220-69
 gear reduction program, procedures Ch. 220-95
 Grays Harbor Ch. 220-36
 herring hardship validation Ch. 220-90
 license
 conditions Ch. 220-20
 moratorium advisory review boards Ch. 220-85
 transfer Ch. 220-20
 oysters and clams, sales from state reserves Ch. 220-60
 Pacific Ocean waters Ch. 220-24
 Puget Sound
 commercial forage fish Ch. 220-49
 fish other than salmon Ch. 220-48
 salmon Ch. 220-47
 Puget Sound whiting endorsement validation and transfer Ch. 220-87
 purchasers and receivers, duties Ch. 220-69
 shellfish Ch. 220-52
 weight delivery sheets Ch. 220-69
 Willapa Harbor Ch. 220-40
 Cooperative fisheries enhancement programs, volunteer Ch. 220-130
 Definitions Ch. 220-16
 Dislocated workers in rural natural resources impact areas Ch. 192-33
 Emergency regulations Ch. 220-28
 Emerging commercial fisheries, permits Ch. 220-88
 Experimental fishery permit advisory board Ch. 220-88
 Fish and wildlife, department of
 commercial fishing gear reduction program Ch. 220-95

commercial license moratorium advisory review boards Ch. 220-85
 emerging commercial fisheries, permits Ch. 220-88
 experimental fishery permit advisory board Ch. 220-88
 public records, availability Ch. 220-80
 salmon eggs, disposition of surplus Ch. 220-74
 State Environmental Policy Act (SEPA), rules Ch. 220-100

Food fish
 classification Ch. 220-12
 emergency regulations Ch. 220-28
 lawful and unlawful acts Ch. 220-20
 sale Ch. 220-20
 seasons and limits Ch. 232-28

Game fish
 classification Ch. 232-12
 contests Ch. 232-12
 regulations and restrictions Ch. 232-12
 seasons and limits Ch. 232-28
 sport-reward fishery Ch. 232-12

Gear reduction program and use restrictions Ch. 220-95
 General provisions Ch. 220-20
 Grays Harbor
 commercial fishing Ch. 220-36
 Herring fishing license hardship validation Ch. 220-90
 Hydraulic construction in state waters, guidelines Ch. 232-14
 Hydraulic construction in state waters, regulations established Ch. 220-110
 Indian treaty fisheries
 Columbia River Ch. 220-32

Licenses
 free fishing weekend Ch. 220-55
 free licenses Ch. 220-55
 interim hunting and fishing licenses Ch. 220-55
 personal use fishing Ch. 220-55
 recreational licenses Ch. 220-55
 revocation and privilege suspension Ch. 220-125

Live
 import and transfer Ch. 220-20

Management and catch reporting areas Ch. 220-22
 Marine fish-shellfish, management and catch reporting areas Ch. 220-22
 Mineral prospecting in state waters Ch. 220-110

Oysters
 diseases and pests Ch. 220-72
 restricted shellfish areas Ch. 220-72

Oysters and clams, sales from state reserves Ch. 220-60

Pacific Ocean waters
 commercial fishing Ch. 220-24

Personal use fishing
 catch record cards Ch. 220-55
 free fishing weekend Ch. 220-55
 free licenses Ch. 220-55
 general rules Ch. 220-56
 licenses Ch. 220-55
 salmon, seasons and gear Ch. 220-56
 saltwater seasons and limits Ch. 220-56
 seasons and gear Ch. 220-56
 sport salmon and sturgeon catch record card Ch. 220-69

Puget Sound
 fish other than salmon, commercial fishery Ch. 220-48
 forage fish, commercial fishery Ch. 220-49
 salmon, commercial fishery Ch. 220-47
 whiting, endorsement validation and transfer Ch. 220-87

Regional fisheries enhancement groups Ch. 220-140

Reporting forms, receiving tickets, and catch records Ch. 220-69

Restricted shellfish areas
 oyster diseases and pests Ch. 220-72

Salmon
 Columbia River Ch. 220-32
 Columbia River below Bonneville Dam Ch. 220-33
 dislocated workers in rural natural resources impact areas Ch. 192-33
 eggs, disposition of surplus Ch. 220-74
 farmed salmon commission Ch. 16-580
 Grays Harbor Ch. 220-36
 lawful and unlawful acts Ch. 220-20
 management and catch reporting areas Ch. 220-22
 Pacific Ocean waters Ch. 220-24
 personal use, saltwater seasons and limits Ch. 220-56
 personal use licenses Ch. 220-55
 Puget Sound commercial fishery Ch. 220-47
 Puget Sound gillnet salmon commission Ch. 16-585
 sport salmon catch record card Ch. 220-69
 Willapa Harbor Ch. 220-40

Seasons, temporary rules Ch. 232-24

Shellfish
 classification Ch. 220-12
 commercial fisheries Ch. 220-52
 commercial purchasers, receivers, and shuckers, duties Ch. 220-69
 emergency regulations Ch. 220-28
 lawful and unlawful acts Ch. 220-20
 oyster diseases and pests Ch. 220-72
 oysters and clams, sales from state reserves Ch. 220-60
 oysters and oyster shell or seed, importation restriction Ch. 220-72
 personal use, areas and limits Ch. 220-56
 personal use, seasons and gear Ch. 220-56
 personal use licenses Ch. 220-55
 razor clam license and tag Ch. 220-55
 receiving tickets Ch. 220-69
 recreational shellfish beaches Ch. 246-280
 restricted shellfish areas Ch. 220-72
 sale Ch. 220-20
 sanitary control Ch. 246-282

Stream obstruction hearings procedure Ch. 220-120

Sturgeon
 catch records Ch. 220-69
 Columbia River below Bonneville Dam Ch. 220-33

Temporary rules, seasons and catch limits Ch. 232-24

Treaty Indian fishing
 identification cards and receiving tickets Ch. 220-69

Volunteer cooperative fisheries enhancement programs Ch. 220-130

Weight delivery sheets Ch. 220-69

Wildlife and recreation program Ch. 286-27

Willapa Harbor
 commercial fishing Ch. 220-40

**FISH AND WILDLIFE, DEPARTMENT OF
 (See also FISH AND FISHING;
 HUNTING; WILDLIFE)**

Fish and wildlife commission
 game fishing regulations Ch. 232-12
 hunting regulations Ch. 232-12
 permanent rules Ch. 232-12

Food fish and shellfish Title 220

Game fish
 regulations Ch. 232-12

Game reserves Ch. 232-16

Hunting regulations Ch. 232-12

Hunting seasons and limits Ch. 232-28

Hydraulic construction in state waters guidelines Ch. 232-14

Hydraulic construction in state waters, regulations established Ch. 220-110

Lands
 misuse of department lands Ch. 232-12

Organization and operation Ch. 232-12

Public records, availability Ch. 232-12

FLAGS

- Regional fisheries enhancement groups Ch. 220-140
- Shellfish and food fish Title 220
- State Environmental Policy Act (SEPA), guidelines Ch. 232-19
- Temporary rules on seasons and bag and catch limits Ch. 232-24
- Volunteer cooperative fisheries enhancement programs Ch. 220-130

FLAGS

- State flag display Ch. 236-20A
- United States flag display Ch. 236-20A

FLOOD CONTROL

- Flood control assistance account program Ch. 173-145
- Flood plain management Ch. 173-158
- State-owned property
 - flood mitigation standards Ch. 236-100

FOOD AND FOOD PRODUCTS (See also AGRICULTURE AND MARKETING)

- Additives Ch. 16-167
- Bakery equipment, safety standards Ch. 296-302
- Dietary supplements
 - elemental iron, packaging requirements Ch. 16-720
- Emergency food programs
 - state funding of local programs Ch. 365-140
- Farmers' market nutrition program Ch. 246-780
- Food processor license
 - expiration Ch. 16-146
 - late renewal penalty Ch. 16-146
- Food service
 - disease prevention and sanitary requirements Ch. 246-215
 - food worker permits Ch. 246-217
- Food storage warehouses Ch. 16-145
- Frozen desserts, processing Ch. 16-144
- Intrastate commerce Ch. 16-167
- Penalties for violations Ch. 16-139
- Perishable packaged food goods, pull date Ch. 16-142
- Pesticide tolerances Ch. 16-167
- Popcorn flavored with butter or in semblance of butter, sign requirements Ch. 16-129
- Processing
 - frozen desserts Ch. 16-144
 - sanitary certificates Ch. 16-147
- Processing or handling establishments, inspection and rating system Ch. 16-165
- Pull date, perishable packaged food goods Ch. 16-142
- Sale
 - master business license Ch. 308-300
- State institutions
 - health and sanitation inspection fees Ch. 246-380
- Storage warehouses
 - sanitation consultants, qualifications Ch. 16-168
- Women, infants, and children (WIC), special supplemental nutrition program Ch. 246-790

FOOD ASSISTANCE PROGRAMS

- Disqualification Ch. 388-446
- Emergency food stamp benefits Ch. 388-437
- Food stamp employment and training program Ch. 388-444
- Fraud Ch. 388-446
- Student status, eligibility Ch. 388-482
- Time limit Ch. 388-484
- Women, infants, and children (WIC), special supplemental nutrition program Ch. 246-790

FOOD BANKS

- State funding of local programs Ch. 365-140

FORENSIC INVESTIGATIONS COUNCIL

- Organization and operation Ch. 218-04
- Public records, availability Ch. 218-04

FOREST PRACTICES (See FORESTS AND FOREST PRODUCTS, subtitle Forest practices)

FORESTS AND FOREST PRODUCTS

- Dislocated workers in rural natural resources impact areas Ch. 192-33
- Fire protection Ch. 332-24
- Forest lands
 - classification guidelines Ch. 365-190
- Forest practices
 - appeals Ch. 222-08, Ch. 222-12
 - applications and notifications Ch. 222-20
 - classes Ch. 222-12, Ch. 222-16
 - compliance and enforcement Ch. 222-12
 - conferences and enforcement actions Ch. 222-46
 - conversion to nonforest use Ch. 222-20
 - definitions Ch. 222-16
 - emergency forest practices Ch. 222-20
 - enforcement Ch. 222-46
 - forest chemicals, handling, storage and application Ch. 222-38
 - forest fire prevention and suppression Ch. 222-50
 - forest practices appeals board Ch. 223-08, Ch. 223-12
 - interagency agreements Ch. 222-50
 - notification requirements Ch. 222-20
 - pesticide uses with potential for environmental impact Ch. 222-16
 - pesticides and fertilizers, handling, storage and application Ch. 222-38
 - policy and organization Ch. 222-12
 - post-harvest site preparation Ch. 222-30
 - potential conversion to nonforest use Ch. 222-16
 - practices and procedures Ch. 222-08
 - reforestation Ch. 222-34
 - requirements of other agencies Ch. 222-50
 - review of regulations Ch. 222-08
 - riparian management Ch. 222-30
 - road construction and maintenance Ch. 222-24
 - safety and health Ch. 222-50
 - supplemental directives Ch. 222-42
 - timber harvesting Ch. 222-30
 - violations, orders and penalties Ch. 222-46
 - water crossing structures Ch. 222-24
 - water typing system Ch. 222-16
 - watershed administrative units Ch. 222-22
 - watershed analysis Ch. 222-22
 - wetland typing system Ch. 222-16
 - wildlife, critical habitats for threatened and endangered species Ch. 222-16
- Forest practices appeals board
 - adjudicative proceedings Ch. 223-08
 - organization and operation Ch. 223-12
 - practice and procedure Ch. 223-08
 - public records, availability Ch. 223-12
 - State Environmental Policy Act (SEPA), exemption Ch. 223-09
- Forest practices board
 - meetings Ch. 222-08
 - State Environmental Policy Act (SEPA), guidelines Ch. 222-10
 - threatened or endangered species Ch. 222-10
- Forest products
 - supplemental directives Ch. 222-44
- Forest Products Industry Recovery Act of 1982 Ch. 332-140
- Forest protection
 - burning permits, requirements Ch. 332-24
 - fire protection Ch. 332-24
- Forest seed, certification Ch. 16-319
- Hardwoods commission
 - assessments and collections Ch. 244-12
 - organization Ch. 244-12
- Insect and worm control Ch. 332-32
- Log export restrictions Ch. 240-15
- Logging operations
 - safety standards Ch. 296-54
 - stray logs Ch. 332-44
- Open space taxation Ch. 458-30
- Pulp, paper, and paperboard manufacturers, safety standards Ch. 296-79

- Sawmills and woodworking operations, safety standards Ch. 296-78
- State parks, timber cutting and removal Ch. 352-28
- Stray logs
 - possession marks, catch brands Ch. 332-44
- Taxation
 - forest lands and timber, property and excise taxes Ch. 458-40
 - open space taxation Ch. 458-30
- Timber cutting and removal of in state parks Ch. 352-28
- Timber retraining benefits and programs Ch. 192-32
- Tree seed certification Ch. 16-319
- Wildlife
 - critical habitats for threatened and endangered species Ch. 222-16

FOSTER CARE

- Background checks on person licensed to care for children or developmentally disabled persons Ch. 388-330
- Child care agencies
 - licensing and certification requirements Ch. 388-73
- Generally Ch. 388-70

FRANCHISES

- Brokers, records requirements Ch. 460-82
- Leasehold excise tax Ch. 458-29A
- Registration Ch. 460-80

FRANKLIN COUNTY

- Shorelines
 - lakes Ch. 173-20
 - streams and rivers Ch. 173-18
 - wetlands Ch. 173-22

FRATERNAL SOCIETIES (See INSURANCE, subtitle Fraternal mutual property insurers' agents and directors)

FREIGHT MOBILITY STRATEGIC INVESTMENT BOARD

- Financial and payment requirements Ch. 226-20
- Organization and operation Ch. 226-01
- Projects
 - development requirements Ch. 226-16
 - submission of proposed Ch. 226-12
- Public records, availability Ch. 226-02

FRUIT AND VEGETABLES (See AGRICULTURE AND MARKETING; HORTICULTURE)

FRUIT COMMISSION (See AGRICULTURE AND MARKETING)

FRYER COMMISSION (See AGRICULTURE AND MARKETING)

FUNDS

- Boating facilities grant program Ch. 286-35
- Cash flow, office of financial management responsibilities Ch. 82-10
- Child care facility fund Ch. 130-14
- Clean water funds, standards and limitations for use Ch. 173-95A
- Conservation commission, rules for funds distribution Ch. 135-10
- County arterial preservation account administration Ch. 136-300
- Dangerous waste
 - public participation grants Ch. 173-321
 - remedial action grants Ch. 173-322
- Drought
 - emergency funding assistance Ch. 173-166
- Emergency management assistance funds, criteria for allocation Ch. 118-09
- Energy efficiency services account Ch. 236-200
- Firearms range account grant program Ch. 286-30
- Flood control assistance account program Ch. 173-145
- Growth management planning and environmental review fund grants Ch. 365-185

Habitat conservation account
wildlife and recreation program Ch. 286-27

Hazardous waste
coordinated prevention grants program Ch. 173-312
public participation grants Ch. 173-321
remedial action grants Ch. 173-322

Impact funds for siting of correctional facilities, availability to political subdivisions Ch. 137-12A

Institutional impact account
criminal justice costs, reimbursement to political subdivisions Ch. 137-70

Land and water conservation fund program Ch. 286-40

Local government investment pool Ch. 210-01

Lottery account Ch. 315-08

Municipal sales and use tax equalization account, reimbursement Ch. 474-02

Past due receivables
waiver of interest, state agency authority Ch. 82-06

Recreation, outdoor
nonhighway and off-road vehicle trails and areas Ch. 286-26
outdoor recreation account funds, eligibility of projects Ch. 286-27

Rural arterial trust account funds
eligibility Ch. 136-150

Snowmobile account grants and contracts Ch. 352-48

Solid waste
coordinated prevention grants program Ch. 173-312

State fair fund, proration Ch. 16-700

Water pollution, standards and limitations on use of centennial clean water funds Ch. 173-95A

Water pollution abatement, limitations on use of Referendum 26 funds Ch. 173-255

Water pollution abatement, limitations on use of Referendum 39 grant funds Ch. 173-80

Water pollution control revolving funds, uses and limitations Ch. 173-98

Wildlife and recreation program
project funding Ch. 286-27

Winter recreational program grants and contracts Ch. 352-56

FUNERAL DIRECTORS AND EMBALMERS
Licensing, examinations, and fees Ch. 308-48
Prearrangement funeral services Ch. 308-49
Professional conduct Ch. 308-48

GAMBLING
Adjudicative proceedings, practice and procedure Ch. 230-50
Age restrictions Ch. 230-12
Amusement games Ch. 230-20
Bingo Ch. 230-20
Card games Ch. 230-40
Charitable and nonprofit organizations Ch. 230-12
Declaratory orders Ch. 230-50
Definitions Ch. 230-02
Deposit requirements Ch. 230-12
Fund raising events Ch. 230-25
Gambling commission
adjudicative proceedings, practice and procedure Ch. 230-50
hearings Ch. 230-50
inspections Ch. 230-12
license certification program and procedure Ch. 230-04
membership Ch. 230-02
organization and operation Ch. 230-02
practice and procedure Ch. 230-50
public records, availability Ch. 230-60
records and reports by licensees Ch. 230-08
rules, general Ch. 230-12
State Environmental Policy Act (SEPA), exemption Ch. 230-02
Hearings Ch. 230-50
Horse racing

bookmakers and bookmaking prohibited on grounds Ch. 260-76

License suspension Ch. 230-12

Licensing, general procedure Ch. 230-04

Lottery, See LOTTERY

Nonprofit and charitable organizations Ch. 230-12

Prizes Ch. 230-12

Prohibited practices Ch. 230-12

Promotional contests of chance Ch. 230-46

Pull-tabs Ch. 230-30

Punchboards Ch. 230-30

Raffles Ch. 230-20

Records and reports Ch. 230-08

Rule-making procedure Ch. 230-50

Rules of general application Ch. 230-12

Transfers of equipment Ch. 230-12

Tribal casinos Ch. 230-48

Tribal-state compacts Ch. 230-48

Unlicensed activities Ch. 230-46

GARBAGE AND REFUSE COLLECTION COMPANIES
Lamps and flags on vehicles, standards Ch. 204-60
Licenses and operations Ch. 480-70

GARFIELD COUNTY
Shorelines
lakes Ch. 173-20
streams and rivers Ch. 173-18
wetlands Ch. 173-22

GAS COMPANIES
Business practices Ch. 480-90
Operations Ch. 480-90
Safety practices Ch. 480-93

GENDER
Athletic gender equity in higher education program
tuition and fee waiver program Ch. 250-77
Gender equality in higher education Ch. 250-71
Pregnancy, discrimination, unfair practice Ch. 162-30

GENERAL ADMINISTRATION, DEPARTMENT OF
Bids
state procurement Ch. 236-48
Campus security patrol Ch. 236-12
Capitol grounds
commemorative and art works on grounds, standards Ch. 236-18
commercial activities Ch. 236-12
definitions Ch. 236-20A
demonstrations and parades Ch. 236-12
flags, display Ch. 236-20A
parking and traffic regulations Ch. 236-12
skating and skateboarding Ch. 236-12
soliciting and advertising Ch. 236-12

Capitol Lake
boating Ch. 236-16
roadways Ch. 236-16
use of lake and adjoining lands Ch. 236-16

Curb ramps and sidewalks
suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60

Energy conservation
electric energy curtailment plan Ch. 194-22
energy efficiency services account Ch. 236-200
private investment in state-owned facilities Ch. 236-70

Flood mitigation standards
state agencies Ch. 236-100

Local government
self-insurance requirements Ch. 236-22

Organization, operations, and procedures Ch. 236-56

Parking program
capitol grounds Ch. 236-12

Private investment in energy conservation for state-owned facilities Ch. 236-70

Procurement, office of state

bids Ch. 236-48
relationship and procedures between division and state agencies Ch. 236-49
state purchasing procedures Ch. 236-48
types of purchasing Ch. 236-49

Public records, availability, procedures Ch. 236-56

Purchasing
division of purchasing rules Ch. 286-47
Small works roster Ch. 236-28
State Environmental Policy Act (SEPA), compliance Ch. 236-11
State-owned facilities, private investment in energy conservation services Ch. 236-70
State-owned property, flood mitigation standards Ch. 236-100
Surplus property disposal Ch. 236-48

Vehicles, state
marking requirements and exceptions Ch. 236-20

GEOGRAPHIC NAMES, BOARD ON
Names, compilation of geographic names Ch. 237-990

GEOTHERMAL DRILLING
Geothermal resources lease Ch. 332-22
Natural resources, department of, rules and regulations Ch. 332-17

GINSENG
Management program Ch. 16-695

GOATS
Diseases Ch. 16-86

GOOD SAMARITANS
Infectious disease testing Ch. 246-138

GOVERNOR
Arts and heritage awards, governor's Ch. 30-44
Family and children's ombudsman, office of organization and operation Ch. 112-10
Internship program Ch. 356-48
Log export restrictions Ch. 240-15
Multimodal transportation program and projects selection committee Ch. 240-20
Office organization, operations, and procedures Ch. 240-06
Public records, availability Ch. 240-06
State employee combined charitable contributions program Ch. 240-10
State internship program Ch. 359-48

GRAIN
Commodity storage warehouses and grain dealers Ch. 16-237
Grain handling facilities, safety standards Ch. 296-99

GRANT COUNTY
Shorelines
lakes Ch. 173-20
streams and rivers Ch. 173-18
wetlands Ch. 173-22

GRASS
Sod, certification standards Ch. 16-321

GRAYS HARBOR COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

GRAZING
State-owned lands, management Ch. 332-20

GROWTH MANAGEMENT
Agriculture, forest, mineral lands, and critical areas
classification guidelines Ch. 365-190
Growth Management Act
comprehensive plans and development regulations, criteria for adoption Ch. 365-195
impact fees Ch. 365-195
integration with State Environmental Policy Act (SEPA) Ch. 197-11

GROWTH MANAGEMENT HEARINGS BOARDS

Growth management planning and environmental review fund grants Ch. 365-185

GROWTH MANAGEMENT HEARINGS BOARDS

Appeal and hearing procedure Ch. 242-02
Growth planning hearings boards Ch. 242-04
Hearing procedure Ch. 242-02
Organization, function, and jurisdiction Ch. 242-02
Public records, availability Ch. 242-04
State Environmental Policy Act (SEPA), compliance Ch. 242-06

GUARDIANSHIP

Social and health services department clients, fees Ch. 388-79

HANDICAPPED (See DISABLED PERSONS)

HARBOR LINE COMMISSION

Meydenbauer Bay, line of navigability Ch. 332-28
Natural resources, department of Ch. 332-28

HARDWOODS COMMISSION

Assessments and collections Ch. 244-12
Organization Ch. 244-12

HAZARDOUS MATERIALS

Advisory committee Ch. 118-40
Agricultural operations, safety standards Ch. 296-307
Community right-to-know reporting Ch. 118-40
Emergency response commission Ch. 118-40
Emergency response planning Ch. 118-40
Fire code Ch. 51-44
Occupational health standards Ch. 296-62
Transportation Ch. 446-50

HAZARDOUS WASTE

Biosolids management Ch. 173-308
Cleanup Ch. 173-340
Cleanup procedures Ch. 173-340
Coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
Dangerous waste designation, management, and disposal Ch. 173-303
Energy facility sites requirements Ch. 463-40
Fees Ch. 173-305
Hazardous substances taxable, additions to taxable hazardous substance list Ch. 173-342
Hazardous waste reduction plans Ch. 173-307
Hazardous waste sites remedial action grants Ch. 173-322
Mixed waste management fees Ch. 173-328
Model Toxics Control Act cleanup procedures Ch. 173-340
coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
public participation grants Ch. 173-321
Public participation grants Ch. 173-321
Remedial action grants Ch. 173-322
Sewage sludge management Ch. 173-308
Taxable hazardous substance list, additions Ch. 173-342

HEAD START

State funding of local programs Ch. 365-40

HEALTH, BOARD OF

Vital statistics birth certificates Ch. 246-490
United States standard certificate and report adopted with modifications Ch. 246-491
burial-transit permits Ch. 246-490
death certificates Ch. 246-490
United States standard fetal death certificate and report adopted with modifications Ch. 246-491

HEALTH, DEPARTMENT

Good samaritan testing for infectious diseases Ch. 246-138
Infectious diseases good samaritan testing Ch. 246-138
Radioactive material packaging and transport Ch. 246-231

HEALTH, DEPARTMENT OF

Abortion second trimester abortion facilities Ch. 246-340
Acupuncturists licensing and practice requirements Ch. 246-802
Adjudicative proceedings Ch. 246-10
Adjudicative proceedings conducted by disciplinary boards Ch. 246-11
Administrative procedure Ch. 246-10
Adult family homes resident managers and providers Ch. 246-328
Adult treatment homes, private Ch. 246-325
Alcohol and chemical dependency hospitals, private Ch. 246-324
Alcoholism and psychiatric hospitals, private Ch. 246-322
Alcoholism treatment facilities Ch. 246-326
Ambulance and aid services licensing and personnel requirements Ch. 246-976
Audiologists examination and practice requirements Ch. 246-828
fees Ch. 246-828
Boarding homes facility construction review Ch. 246-314
Boards, committees, and councils Ch. 246-01
model procedural rules for disciplinary boards Ch. 246-11
Camps health and sanitation requirements Ch. 246-376
Cancer cases information access and release Ch. 246-430
reporting requirements Ch. 246-430
Certificate of need program Ch. 246-310
Chemical dependency professionals certification requirements Ch. 246-811
Cherry harvest camps health, safety, and sanitation requirements Ch. 246-361
Childbirth centers Ch. 246-329
Children with special needs, services Ch. 246-710
Chiropractic chiropractic x-ray technicians, registration Ch. 246-808
licensing and standards of care Ch. 246-808
Chiropractic quality assurance commission adjudicative proceedings Ch. 246-808
Communicable and other diseases, reporting and control Ch. 246-100
notifiable conditions Ch. 246-101
Complaint resolution uniform procedures Ch. 246-14
Contagious disease control in schools and day care centers Ch. 246-110
Coordinated quality improvement program Ch. 246-50
Counselors registration and certification Ch. 246-810
Credentials health care practitioners Ch. 246-12
Day care centers and schools, control of contagious disease Ch. 246-110
Declaratory orders Ch. 246-08
Dental hygienists licensing and practice Ch. 246-815
Dental quality assurance commission Ch. 246-817
Dentists licensing and practice Ch. 246-817
Denturists

licensing and practice Ch. 246-812
Description and organization Ch. 246-01
Dialysis, home legend drugs Ch. 246-905
Dietitians and nutritionists certification and practice requirements Ch. 246-822
Discrimination nondiscrimination and equal opportunity policies Ch. 246-08
Diseases communicable and other diseases, reporting and control Ch. 246-100
contagious disease control in schools and day care centers Ch. 246-110
sexually transmitted diseases Ch. 246-100
Drugs precursor substance control Ch. 246-889
Drugs, illegal decontamination of manufacturing or storage sites Ch. 246-205
Drugs, over-the-counter imprint and labeling Ch. 246-885
Drugs, prescription animal control Ch. 246-886
AWARDS Ch. 246-30
home dialysis Ch. 246-905
identification Ch. 246-883
imprint and labeling Ch. 246-885
price advertising Ch. 246-881
Uniform Controlled Substances Act, implementation Ch. 246-887
Emergency medical services and trauma care systems Ch. 246-976
Emergency medical technicians certification and training requirements Ch. 246-976
Eye banks Ch. 246-333
Facility construction review Ch. 246-314
Farmers' market nutrition program Ch. 246-780
Fees Ch. 246-08
First responders certification and training requirements Ch. 246-976
Food service disease prevention and sanitary requirements Ch. 246-215
food worker cards Ch. 246-217
Health care assistants certification and practice requirements Ch. 246-826
Health care entities definition Ch. 246-904
legend drugs Ch. 246-904
Health care information acquisition, retention, and security Ch. 246-08
Health care practitioners credentialing procedures Ch. 246-12
Hearing instrument fitters and dispensers examination and practice requirements Ch. 246-828
fees Ch. 246-828
Hearing or sight defects in children school screening procedures Ch. 246-760
Home care agencies Ch. 246-336
Home health agencies Ch. 246-327
Hospice care agencies Ch. 246-331
Hospitals accounting, financial reporting, budgeting, and cost allocation, uniform system Ch. 246-454
alcohol and chemical dependency, private Ch. 246-324
alcoholism and psychiatric, private Ch. 246-322
assessments Ch. 246-451
certificate of need Ch. 246-310
definitions and standards Ch. 246-320
facility construction review Ch. 246-314
patient discharge information, reporting requirements Ch. 246-455
psychiatric and alcoholism, private Ch. 246-322

- sale of nonprofit hospitals, review of acquisition by for-profit entities Ch. 246-312
- Human immunodeficiency virus (HIV) infection treatment Ch. 246-130
- Kidney disease treatment centers certificate of need Ch. 246-310
- Laetrile (amygdalin) availability Ch. 246-897
- Massage practitioners licensing and disciplinary provisions Ch. 246-830
- Medical quality assurance commission acupuncture assistants Ch. 246-918 organization, powers, and duties Ch. 246-919 physician assistants, licensing and scope of practice Ch. 246-918 physician assistant-surgical assistant Ch. 246-918 practice and procedure Ch. 246-919 professional conduct standards Ch. 246-919 surgical assistants, licensing and scope of practice Ch. 246-918
- Medical test sites Ch. 246-338
- Medication assistance Ch. 246-888
- Midwives licensing and practice requirements Ch. 246-834
- Music festivals, outdoor health and sanitation requirements Ch. 246-374
- Naturopathic physicians fees Ch. 246-836 licensing and practice requirements Ch. 246-836
- Newborns, screening for congenital disorders, requirements Ch. 246-650
- Notifiable conditions Ch. 246-101
- Nurses advanced registered nurse practitioners Ch. 246-840 nursing education programs Ch. 246-840 nursing pools, registration and standards Ch. 246-845 practical and registered nursing licensing and practice Ch. 246-840 Nursing assistants, disciplinary procedures and practice requirements Ch. 246-841 Nursing assistants, training programs Ch. 246-842
- Nursing homes certificate of need Ch. 246-310 facility construction review Ch. 246-314 nursing home administrators, licensing Ch. 246-843
- Nursing technicians Ch. 246-840
- Occupational therapists licensing and practice standards Ch. 246-847
- Occupational therapy assistants licensing Ch. 246-847
- Ocularists apprenticeship training Ch. 246-849 licensing and practice requirements Ch. 246-849
- Ophthalmologists, dispensing apprentices, registration requirements Ch. 246-824 fees Ch. 246-824 licensing and practice requirements Ch. 246-824
- Optometry optometrists, licensing requirements Ch. 246-851 optometrists, professional conduct, requirements Ch. 246-851 schools and colleges, approval Ch. 246-851 organization and description Ch. 246-01
- Orthotists and prosthetists, licensing Ch. 246-850
- Osteopathic physicians' acupuncture assistants Ch. 246-855 registration and practice requirements Ch. 246-855
- Osteopathic physicians and surgeons licensing requirements Ch. 246-853
- Osteopathic physicians' assistants licensure and practice Ch. 246-854
- Pharmaceutical services nursing homes Ch. 246-865
- Pharmaceutical wholesalers licensing and standards Ch. 246-879
- Pharmaceuticals manufacturing standards and practices Ch. 246-895 product substitution Ch. 246-899
- Pharmacies drug compounding practices Ch. 246-878 hospital pharmacy standards Ch. 246-873 legend drugs animal control Ch. 246-886 identification Ch. 246-883 imprint and labeling Ch. 246-885 licensing Ch. 246-869 licensing periods and fees Ch. 246-907 nuclear pharmacies and pharmacists Ch. 246-903 parenteral products for nonhospitalized patients Ch. 246-871 patient medication record systems Ch. 246-875 precursor substance control Ch. 246-889 prescription drug price advertising Ch. 246-881 prophylactics, standards and sale conditions Ch. 246-891 sales prohibited Ch. 246-877 Uniform Controlled Substances Act, implementation Ch. 246-887
- Pharmacists impaired pharmacist rehabilitation Ch. 246-867 internship requirements Ch. 246-858 licensing Ch. 246-863 licensing periods and fees Ch. 246-907 nuclear pharmacists Ch. 246-903 professional education Ch. 246-861
- Pharmacy, board of adjudicative proceedings Ch. 246-856
- Pharmacy ancillary certification Ch. 246-901
- Pharmacy assistants level A certification Ch. 246-907 level B certification Ch. 246-907
- Physical therapists licensing and practice Ch. 246-915
- Physician assistants licensing and scope of practice Ch. 246-918
- Physician assistant-surgical assistant Ch. 246-918
- Physician visa waivers Ch. 246-562
- Podiatry licensing and fees Ch. 246-922 Practice and procedure Ch. 246-08
- Prenatal testing for congenital and heritable disorders Ch. 246-680
- Prescriptions triplicate prescription form Ch. 246-800
- Prophylactics standards and sale conditions Ch. 246-891
- Psychiatric and alcoholism hospitals, private Ch. 246-322
- Psychology, examining board of psychologists, licensing Ch. 246-924 psychologists, professional conduct and ethics Ch. 246-924
- Public records, availability Ch. 246-08
- Radiation protection air emissions Ch. 246-247 analytical x-ray equipment Ch. 246-228 fees Ch. 246-254 general provisions Ch. 246-220 industrial radiography Ch. 246-243 industrial x-rays Ch. 246-227 machine assembly and registration Ch. 246-224 medical therapy Ch. 246-240 nuclear medicine Ch. 246-239
- particle accelerators Ch. 246-229 standards Ch. 246-221 uranium and/or thorium milling Ch. 246-252 wireline services Ch. 246-244 worker rights Ch. 246-222 x-rays in the healing arts Ch. 246-225
- Radioactive materials licensing requirements applicability Ch. 246-232 general licenses Ch. 246-233 specific licenses Ch. 246-235
- Radioactive waste commercial disposal sites, use Ch. 246-249 land disposal facilities, licensing Ch. 246-250
- Radiological technologists certification and practice requirements Ch. 246-926
- Recreational water contact facilities Ch. 246-262
- Residential treatment facilities facility construction review Ch. 246-314 psychiatrically impaired adults Ch. 246-325 psychiatrically impaired children and youth Ch. 246-323
- Respiratory care practitioners certification and practice requirements Ch. 246-928
- Rule-making petitions, practice and procedure Ch. 246-08
- Rural health care facility licensing and operation Ch. 246-388 rural health system project Ch. 246-560
- Sanitation standards, general Ch. 246-203
- Schools health and sanitation requirements, primary and secondary schools Ch. 246-366
- Schools and day care centers, control of contagious disease Ch. 246-110
- Scoliosis screening of school children Ch. 246-762
- Secretary, powers and duties Ch. 246-01
- Sewer systems certification of necessity to construct, maintain, and operate Ch. 246-270 on-site sewage system additives Ch. 246-273 on-site sewage systems Ch. 246-272 public sewage treatment facilities, planning, engineering, and operation Ch. 246-271
- Sex offender treatment providers certification and practice requirements Ch. 246-930
- Sexually transmitted diseases Ch. 246-100
- Shellfish, sanitary control Ch. 246-282
- Shellfish beaches, recreational Ch. 246-280
- Sight or hearing defects in children school screening procedures Ch. 246-760
- Speech-language pathologists fees Ch. 246-828 standards of practice Ch. 246-828
- State Environmental Policy Act (SEPA), guidelines Ch. 246-03
- State institutions health and sanitation inspection fees Ch. 246-380
- Surgical assistants licensing and scope of practice Ch. 246-918
- Surgical technologists Ch. 246-939
- Transient accommodations health, safety, and sanitation requirements Ch. 246-360
- Trauma care systems designation standards and personnel requirements Ch. 246-976
- Tuberculosis control, prevention, and treatment Ch. 246-170
- Uniform Disciplinary Act adjudicative proceedings Ch. 246-11
- Veterinarians licensing and practice requirements Ch. 246-933
- Veterinary animal technicians registration and practice requirements Ch. 246-935
- Veterinary medication clerks

HEALTH AND SAFETY

- registration and practice Ch. 246-937
- Vital statistics
 - abortions, reporting requirements Ch. 246-490
 - birth certificates Ch. 246-490
 - United States standard certificate and report adopted with modifications Ch. 246-491
 - burial-transit permits Ch. 246-490
 - death certificates Ch. 246-490
 - United States standard fetal death certificate and report adopted with modifications Ch. 246-491
- A Washington alliance to reduce drug spending (AWARDS) Ch. 246-30
- Water
 - group B public water systems Ch. 246-291
 - public drinking water supplies
 - laboratories analyzing water samples, certification Ch. 246-390
 - system design, operation, and monitoring Ch. 246-290
 - system operating permits Ch. 246-294
 - water works operator certification Ch. 246-292
 - Public Water System Coordination Act
 - critical service areas, establishment Ch. 246-293
 - fire flow regulations Ch. 246-293
 - implementation Ch. 246-293
 - satellite system management agencies Ch. 246-295
 - Water recreation facilities Ch. 246-260
 - Water slides, wave pools, and water lagoons Ch. 246-262
 - Whistleblower complaints in health care settings Ch. 246-15
 - Women, infants, and children (WIC), special supplemental nutrition program Ch. 246-790
 - Worker housing, temporary construction standard Ch. 246-359
 - health, safety, and sanitation requirements Ch. 246-358
- HEALTH AND SAFETY**
- Agricultural employees, employment standards Ch. 296-131
- Agricultural operations, safety standards Ch. 296-307
- Air search and rescue/disaster relief Ch. 468-200
- Amusement rides and structures Ch. 296-403
- Asbestos removal and encapsulation, regulation Ch. 296-65
- Automobile parking elevators, regulations and fees Ch. 296-86A
- Bakery equipment, safety standards Ch. 296-302
- Barbers, cosmetologists, manicurists, and estheticians, safety and health standards Ch. 308-20
- Boating
 - accident reporting program Ch. 352-70
 - safety grant and contract program Ch. 352-64
 - safety program approval Ch. 352-65
 - safety standards Ch. 352-60
 - sound level measurement Ch. 352-67
 - uniform waterway marking system Ch. 352-66
- Boilers and pressure vessels, installations, inspections, and regulations Ch. 296-104
- Camps
 - health and sanitation requirements Ch. 246-376
- Cancer cases
 - information access and release Ch. 246-430
 - reporting requirements Ch. 246-430
- Chemicals, highly hazardous
 - process safety management Ch. 296-67
- Cherry harvest camps
 - health, safety, and sanitation requirements Ch. 246-361
- Children with special needs, services Ch. 246-710
- Communicable and other diseases
 - good samaritan testing Ch. 246-138
- Compressed air workers, safety standards Ch. 296-36
- Condom standards and sale conditions Ch. 246-891
- Construction work, safety and health standards Ch. 296-155
- Crime protection for late-night retail workers Ch. 296-24
- Diseases
 - communicable and other diseases, reporting and control Ch. 246-100
 - contagious disease control in schools and day care centers Ch. 246-110
 - human immunodeficiency virus (HIV)
 - infection treatment Ch. 246-130
 - notifiable conditions Ch. 246-101
 - tuberculosis control, prevention, and treatment Ch. 246-170
- Divers, commercial operations, safety standards Ch. 296-37
- Drugs, illegal
 - decontamination of manufacturing or storage sites Ch. 246-205
- Electrical heating installations Ch. 296-43
- Electrical wiring and equipment installation, safety standards Ch. 296-46A
- Electrical workers, safety standards Ch. 296-45
- Elevators, dumbwaiters, escalators and other conveyances Ch. 296-96
- Emergency services, department of, duties and operations Title 118
- Explosives handling and possession, safety standards Ch. 296-52
- Farmers' market nutrition program Ch. 246-780
- Fire fighters, safety standards Ch. 296-305
- Fire protection Title 212
 - safety standards for buildings Ch. 212-12
- Fireworks, safety standards Ch. 212-17
- Food processor sanitary certificate Ch. 16-147
- Food service
 - disease prevention and sanitary requirements Ch. 246-215
 - food worker cards Ch. 246-217
- Grain handling facilities, safety standards Ch. 296-99
- Guard animals
 - posting premises protected by Ch. 212-75
- Hearing or sight defects in children, school screening procedures Ch. 246-760
- Hepatitis
 - good samaritan testing Ch. 246-138
- HIV occupational exposure Ch. 137-100, Ch. 246-136
- Human immunodeficiency virus (HIV) infection
 - good samaritan testing Ch. 246-138
- Human immunodeficiency virus (HIV) infection treatment Ch. 246-130
- Industrial safety and health standards
 - generally Ch. 296-24
- Infectious diseases
 - good samaritan testing Ch. 246-138
- Injuries and illnesses, occupational, recording and reporting Ch. 296-27
- Labor standards for employee safety, health, and welfare Ch. 296-126
- Laundries, safety standards Ch. 296-303
- Logging operations, safety standards Ch. 296-54
- Longshore, stevedore, and related waterfront operations, safety standards Ch. 296-56
- Manlifts, safety standards Ch. 296-96
- Material lifts
 - fees Ch. 296-86A
- Meat slaughter, inspection, and labeling Ch. 16-19
- Milk and milk products Ch. 16-101
- Motor vehicle equipment Title 204
- Music festivals, outdoor
 - health and sanitation requirements Ch. 246-374
- Newborns, screening for congenital disorders, requirements Ch. 246-650
- Occupational health
 - employee exposure and medical records, accessibility Ch. 296-62
 - ergonomics Ch. 296-62
 - Occupational health standards Ch. 296-62
 - On-site sewage system additives Ch. 246-273
 - On-site sewage systems Ch. 246-272
 - Physician visa waivers Ch. 246-562
 - Prenatal testing for congenital and heritable disorders Ch. 246-680
- Public health
 - communicable and other diseases, reporting and control Ch. 246-100
 - contagious disease control in schools and day care centers Ch. 246-110
 - human immunodeficiency virus (HIV)
 - infection treatment Ch. 246-130
 - notifiable conditions Ch. 246-101
 - sanitation standards, general Ch. 246-203
 - tuberculosis control, prevention, and treatment Ch. 246-170
- Pulp, paper, and paperboard manufacturers, safety standards Ch. 296-79
- Radiation protection
 - air emissions Ch. 246-247
 - analytical x-ray equipment Ch. 246-228
 - fees Ch. 246-254
 - general provisions Ch. 246-220
 - industrial radiography Ch. 246-243
 - industrial x-rays Ch. 246-227
 - machine assembly and registration Ch. 246-224
 - medical therapy Ch. 246-240
 - nuclear medicine Ch. 246-239
 - particle accelerators Ch. 246-229
 - standards Ch. 246-221
 - uranium and/or thorium milling Ch. 246-252
 - wireline services Ch. 246-244
 - worker rights Ch. 246-222
 - x-rays in the healing arts Ch. 246-225
- Radioactive materials
 - license termination Ch. 246-246
 - licensing requirements
 - applicability Ch. 246-232
 - general licenses Ch. 246-233
 - specific licenses Ch. 246-235
 - packaging and transport Ch. 246-231
- Radioactive waste
 - commercial disposal sites, use Ch. 246-249
 - land disposal facilities, licensing Ch. 246-250
- Right-to-know fee assessment Ch. 296-63
- Rural health care
 - facility licensing and operation Ch. 246-388
 - rural health system project Ch. 246-560
- Safety standards
 - agriculture Ch. 296-307
 - asbestos removal and encapsulation Ch. 296-65
 - bakery equipment Ch. 296-302
 - carcinogens Ch. 296-62
 - charter boats Ch. 296-115
 - chemicals, highly hazardous, process safety management Ch. 296-67
 - chemicals, process safety management of highly hazardous Ch. 296-67
 - compressed air workers Ch. 296-36
 - construction work Ch. 296-155
 - divers, commercial operations Ch. 296-37
 - electrical wiring and equipment installation Ch. 296-46A
 - electrical workers Ch. 296-45
 - ergonomics Ch. 296-62
 - explosives
 - handling and possession Ch. 296-52
 - fire fighters Ch. 296-305
 - grain handling facilities Ch. 296-99
 - laundries Ch. 296-303
 - logging operations Ch. 296-54
 - longshore, stevedore, and related waterfront operations Ch. 296-56
 - pulp, paper, and paperboard manufacturers Ch. 296-79
 - sawmills and woodworking operations Ch. 296-78

- ship construction, repairing, and breaking Ch. 296-304
- ski area facilities and operations Ch. 296-59
- telecommunications workers Ch. 296-32
- textile industry Ch. 296-301
- toxic substances Ch. 296-62
- Sanitation standards, general Ch. 246-203
- Sanitation standards in workplaces Ch. 296-24
- Sawmills and woodworking operations, safety standards Ch. 296-78
- Schools
- emergency evacuation procedures Ch. 180-41
 - health and sanitation requirements, primary and secondary schools Ch. 246-366
 - immunization of students Ch. 180-38
- Scoliosis screening of school children Ch. 246-762
- Sewage disposal and treatment Ch. 246-271
- Shellfish
- recreational shellfish beaches Ch. 246-280
 - sanitary control Ch. 246-282
- Ship construction, repairing, and breaking, safety standards Ch. 296-304
- Sight or hearing defects in children, school screening procedures Ch. 246-760
- Ski area facilities and operations, safety standards Ch. 296-59
- Stevedore, longshore, and related waterfront operations, safety standards Ch. 296-56
- Swimming pools Ch. 246-260
- Telecommunications workers, safety standards Ch. 296-32
- Temporary worker housing
- factory-built housing structures Ch. 296-150T
- Textile industry, safety standards Ch. 296-301
- Transient accommodations
- health, safety, and sanitation requirements Ch. 246-360
- Tuberculosis control, prevention, and treatment Ch. 246-170
- Water
- critical service areas Ch. 246-293
 - drinking water analysis, laboratory certification Ch. 246-390
 - drinking water operating permits Ch. 246-294
 - drinking water system design, operation, and monitoring Ch. 246-290
 - fire flow regulations Ch. 246-293
 - group B public water systems Ch. 246-291
 - Public Water System Coordination Act Ch. 246-293
 - satellite system management agencies Ch. 246-295
 - water works operator certification Ch. 246-292
- Water recreation facilities Ch. 246-260
- Water slides, wave pools, and water lagoons Ch. 246-262
- Waterfront operations, safety standards Ch. 296-56
- Women, infants, and children (WIC), special supplemental nutrition program Ch. 246-790
- Worker housing, temporary Ch. 246-358
- construction standard Ch. 246-359
- HEALTH CARE**
- Antitrust immunity and competitive oversight Ch. 246-25
 - Basic health plan Ch. 182-25
 - Community health clinics, standards for health care authority funds Ch. 182-20
 - Coordinated quality improvement program Ch. 246-50
 - Health care authority
 - medicare supplement Ch. 182-13
 - public employee benefits administration Title 182
 - Health care facilities authority Title 247
 - Inmate health care Ch. 137-91
 - Insurance
 - access regulation Ch. 284-91
 - AIDS, insuring procedures Ch. 284-90
 - basic health plan Ch. 182-25
 - carriers, uniform standards Ch. 284-43
 - chemical dependency coverage Ch. 284-53
 - conversion regulation Ch. 284-52
 - disability insurance Ch. 284-50, Ch. 284-51
 - disability insurance loss ratios Ch. 284-60
 - group and blanket disability insurance Ch. 284-96
 - health care services contractors Ch. 284-44
 - health maintenance organizations Ch. 284-46
 - long-term care insurance Ch. 284-54
 - long-term care partnership insurance Ch. 284-85
 - Medicare supplemental health insurance Ch. 284-55, Ch. 284-66
 - plans, uniform standards Ch. 284-43
 - Labor relations, supplementary procedural rules Ch. 296-133
 - Medical records
 - fees for copying Ch. 246-08
 - Medical units Ch. 296-150V
 - Medication assistance Ch. 246-888
 - Whistleblower complaints in health care settings Ch. 246-15
- HEALTH CARE ASSISTANTS**
- Certification and practice requirements Ch. 246-826
- HEALTH CARE AUTHORITY**
- Administrative procedure Ch. 182-16
 - Community health clinics, standards Ch. 182-20
 - Coverage Ch. 182-08
 - Duties and responsibilities Ch. 182-08
 - Employees
 - eligible Ch. 182-12
 - noneligible Ch. 182-12
 - Enrollment Ch. 182-08
 - Medicare supplement Ch. 182-13
 - Practice and procedure Ch. 182-16
 - Procedures Ch. 182-08
 - Public records, availability Ch. 182-04
- HEALTH CARE FACILITIES**
- Adult family homes
 - resident managers and providers Ch. 246-328
 - Adult residential rehabilitation centers Ch. 246-325
 - Adult treatment homes, private Ch. 246-325
 - Alcohol and chemical dependency hospitals, private Ch. 246-324
 - Alcoholism and psychiatric hospitals, private Ch. 246-322
 - Alcoholism treatment facilities Ch. 246-326
 - Antitrust immunity and competitive oversight Ch. 246-25
 - Certificate of need program Ch. 246-310
 - Childbirth centers Ch. 246-329
 - Facility construction review Ch. 246-314
 - Health care entities Ch. 246-904
 - Hospice care agencies Ch. 246-331
 - Hospitals Ch. 246-320
 - Medical test sites Ch. 246-338
 - Physician visa waivers Ch. 246-562
 - Psychiatric and alcoholism hospitals, private Ch. 246-322
 - Residential treatment facilities for psychiatrically impaired children and youth Ch. 246-323
 - Rural health care facilities Ch. 246-388
- HEALTH CARE FACILITIES AUTHORITY**
- Applications for authority assistance, procedures and fees Ch. 247-16
 - Determination of facilities as health care facilities Ch. 247-04
 - Nursing homes, financial assistance Ch. 247-06
 - Organization, operations, and procedures Ch. 247-02
 - Public records, availability Ch. 247-12
- HEALTH CARE POLICY BOARD**
- Administration and operations Ch. 243-01
 - Public records, availability Ch. 243-01
- HEALTH CARE PRACTITIONERS**
- Acupuncturists Ch. 246-802
 - Airway technicians, certification and training Ch. 246-976
 - Antitrust immunity and competitive oversight Ch. 246-25
 - Chiropractic Ch. 246-808
 - Complaint resolution
 - uniform procedures Ch. 246-14
 - Counselors Ch. 246-810
 - Credentialing procedures Ch. 246-12
 - Dental hygienists Ch. 246-815
 - Dentists Ch. 246-817
 - Denturists Ch. 246-812
 - Dietitians and nutritionists Ch. 246-822
 - Emergency medical technicians, certification and training Ch. 246-976
 - Health care assistants Ch. 246-826
 - Health professional loan repayment and scholarship program Ch. 250-25
 - Heating instrument fitters and dispensers Ch. 246-828
 - Intermediate life support personnel, certification and training Ch. 246-976
 - Intravenous therapy technicians, certification and training Ch. 246-976
 - Massage practitioners Ch. 246-830
 - Medication assistance Ch. 246-888
 - Midwives Ch. 246-834
 - Naturopathic physicians Ch. 246-836
 - Nurses
 - advanced registered nurse practitioners Ch. 246-840
 - practical and registered nursing licensing and practice Ch. 246-840
 - Nursing assistants Ch. 246-841, Ch. 246-842
 - Nursing education programs Ch. 246-840
 - Nursing technicians Ch. 246-840
 - Occupational therapists Ch. 246-847
 - Ocularists Ch. 246-849
 - Opticians, dispensing Ch. 246-824
 - Optometrists Ch. 246-851
 - Optometry students, student exchange program Ch. 250-28
 - Orthotists and prosthetists Ch. 246-850
 - Osteopathic physicians' acupuncture assistants Ch. 246-855
 - Osteopathic physicians and surgeons Ch. 246-853
 - Osteopathic physicians' assistants Ch. 246-854
 - Paramedics, certification and training Ch. 246-976
 - Pharmacists Ch. 246-858, Ch. 246-861, Ch. 246-863, Ch. 246-865, Ch. 246-867
 - Physical therapists Ch. 246-915
 - Physician assistants Ch. 246-918
 - Podiatric physicians and surgeons Ch. 246-922
 - Prescriptions
 - triplicate prescription form Ch. 246-800
 - Psychologists Ch. 246-924
 - Radiological technologists Ch. 246-926
 - Respiratory care practitioners Ch. 246-928
 - Speech-language pathologists Ch. 246-828
 - Surgical technologists Ch. 246-939
 - Vision care, consumer access Ch. 246-852
 - Whistleblower complaints in health care settings Ch. 246-15
- HEALTH CARE PROFESSIONALS**
- Chemical dependency professionals
 - certification requirements Ch. 246-811
- HEALTH CARE PROVIDERS**
- Complaint resolution
 - uniform procedures Ch. 246-14
 - Credentialing procedures Ch. 246-12
 - Home care agencies Ch. 246-336
 - Home health agencies Ch. 246-327
 - Whistleblower complaints in health care settings Ch. 246-15
- HEALTH CARE SERVICE CONTRACTORS (See INSURANCE, subtitle Health care services contractors)**
- HEALTH MAINTENANCE ORGANIZATIONS (See INSURANCE,**

HEARING INSTRUMENTS

subtitle Health maintenance organizations)

HEARING INSTRUMENTS

Fitters and dispensers
examination and practice requirements Ch. 246-828
fees Ch. 246-828
Public assistance Ch. 388-544

HEARINGS (See ADMINISTRATIVE PROCEDURE)

HERBICIDES

Restricted use in certain counties Ch. 16-231, Ch. 16-232

HIGHER EDUCATION, JOINT CENTER FOR

Riverpoint higher education park
alcoholic beverages on campus Ch. 249A-01

HIGHER EDUCATION COORDINATING BOARD

American Indian endowed scholarship program Ch. 250-76
Athletics
gender equity tuition and fee waiver program Ch. 250-77
Award for excellence in education program Ch. 250-78
Christa McAuliffe award program Ch. 250-78
College work-study program Ch. 250-40
Community scholarship foundation demonstration project Ch. 250-69
Definitions Ch. 251-01
Degree Authorization Act, regulations Ch. 250-61
Degree-granting institutions, regulation Ch. 250-61
Displaced homemaker program, administration Ch. 250-44
Distinguished professorship program Ch. 250-72
Educational opportunity grant program Ch. 250-70
Financial aid
blind students Ch. 250-32
college work-study program Ch. 250-40
need grant and incentive grant Ch. 250-20
tuition supplement grant for students attending private institutions Ch. 250-24
Future teacher conditional scholarship program Ch. 250-65
Gender equality in higher education Ch. 250-71
Gender equity in athletics, tuition and fee waiver program Ch. 250-77
Graduate fellowship program Ch. 250-73
Health professional loan repayment and scholarship program Ch. 250-25
Loan program for mathematics and science teachers Ch. 250-60
Masters in education reimbursement program Ch. 250-81
Professors, distinguished professorship program Ch. 250-72
Promise scholarship program Ch. 250-80
Residency status for higher education Ch. 250-18
Running start program Ch. 131-46, Ch. 250-79
State Environmental Policy Act (SEPA), compliance Ch. 250-14
Veterans education program unit Ch. 250-50
Washington award for excellence in education program Ch. 250-78
Washington state scholars program Ch. 250-66
Western interstate commission on higher education student exchange program Ch. 250-28
Work-study program Ch. 250-40

HIGHER EDUCATION FACILITIES AUTHORITY

Applications for authority assistance, procedures and fees Ch. 253-16
Organization, operations, and procedures Ch. 253-02
Public records, availability Ch. 253-12

HIGHER EDUCATION PERSONNEL

Affirmative action plans Ch. 251-23
Appeals procedure Ch. 251-12
Appointment Ch. 251-19
Certification Ch. 251-18
Classification plan Ch. 251-06
Collective bargaining Ch. 251-14
Compensation plans Ch. 251-08
Composition Ch. 251-04
Director Ch. 251-04
Discipline Ch. 251-11
Employee development and training Ch. 251-24
Examination Ch. 251-17
Exempt personnel Ch. 251-04
Holidays, leave of absence, sick leave Ch. 251-22
Hours of work, premium pay Ch. 251-09
Internship program, state Ch. 251-25
Layoff, resignation, reemployment Ch. 251-10
Performance evaluation Ch. 251-20
Personnel files Ch. 251-07
Personnel officers Ch. 251-04
Position allocation, reallocation, review Ch. 251-06
Public records, availability Ch. 251-05
Recruitment of personnel Ch. 251-17
Resignation, layoff, reemployment Ch. 251-10
Salary, procedure Ch. 251-08
Scope and purpose Ch. 251-04
Separation for cause Ch. 251-11
Workers' compensation recipients return-to-work program Ch. 251-19

HIGHER EDUCATION PERSONNEL BOARD

Leave of absence, vacations, sick leave Ch. 251-22
Return-to-work program, workers' compensation recipients Ch. 251-19

HIGHWAYS (See ROADS AND HIGHWAYS)

HISPANIC AFFAIRS, COMMISSION ON

Practice and procedure Ch. 322-12
Public records, availability Ch. 322-12

HISTORIC PRESERVATION

Advisory council on historic preservation Ch. 254-20
Archaeological excavation and removal permit Ch. 25-48
Eastern Washington state historical society bylaws Ch. 256-01
Historic archaeological resources on state-owned aquatic lands, registration Ch. 25-46
Historic building code Ch. 51-19
Historic properties
procedures for nomination and designation Ch. 25-12
taxation Ch. 458-15
Historic properties, rehabilitation and maintenance standards Ch. 254-20
Special valuation for historic properties procedure and responsibilities Ch. 254-20
State historical society
capital projects funds Ch. 255-02
organization and operation Ch. 255-01
public records, availability Ch. 255-01

HISTORICAL SOCIETIES

Eastern Washington state historical society bylaws Ch. 256-01
State historical society
capital projects funds Ch. 255-02
organization and operation Ch. 255-01
public records, availability Ch. 255-01

HOME HEALTH AGENCIES

Home care agencies Ch. 246-336
Licensing and care standards Ch. 246-327
Medical assistance clients, eligibility for services Ch. 388-551

HONEY

Grades Ch. 16-600

HOP BOARD (See AGRICULTURE AND MARKETING)

HOPS

Assessments and collections Ch. 16-532
Certification analyses, fees Ch. 16-218
Hop board Ch. 16-532
Rootstocks
certification Ch. 16-354

HORSE RACING

Agents, jockeys, and apprentice jockeys Ch. 260-32
Agents, trainers, and employees
conduct and responsibilities Ch. 260-28
Alcohol and drug testing of licensees and employees Ch. 260-34
Appeals to commission Ch. 260-88
Apprentice jockeys Ch. 260-32
Arabian horses, certification Ch. 260-16
Association grounds and facilities
badges and passes Ch. 260-20
credentials for admission Ch. 260-20
fire prevention Ch. 260-20
maintenance and operations Ch. 260-20
Association officials and employees
general rules Ch. 260-24
Bookmakers or bookmaking prohibited on grounds Ch. 260-76
Bribery Ch. 260-80
Broadcasts, transmission or communications to or from grounds Ch. 260-72
Cancellations Ch. 260-42
Claiming races Ch. 260-60
Communications to and from grounds Ch. 260-72
Controlled medication program
horse testing procedure Ch. 260-70
Credentials for admission to grounds Ch. 260-20
Declarations Ch. 260-40
Drug and alcohol testing of licensees and employees Ch. 260-34
Employees
drug and alcohol testing Ch. 260-34
Entries Ch. 260-40
Equipment Ch. 260-44
Fines and suspensions Ch. 260-84
Fugitives, vagrants, and undesirables prohibited from grounds Ch. 260-76
Harness racing Ch. 260-16
Jockeys
apprentice jockeys Ch. 260-32
conduct and responsibilities Ch. 260-32
Licensees
drug and alcohol testing Ch. 260-34
Licenses Ch. 260-12
Licenses, occupational Ch. 260-36
Licensing requirements
new tracks Ch. 260-13
transfer of existing tracks Ch. 260-13
Medication
restrictions and horse testing Ch. 260-70
Mutuels
betting procedures and rules Ch. 260-48
Objections Ch. 260-56
Owners, trainers, employees, and agents
conduct and responsibilities Ch. 260-28
Paddock to finish, procedure Ch. 260-52
Permits, occupational Ch. 260-36
Postponements Ch. 260-42
Preferences Ch. 260-42
Produce races Ch. 260-16
Prohibited practices Ch. 260-80
Protests Ch. 260-56
Quarter horse racing Ch. 260-16
Race
cancellations Ch. 260-42
claiming Ch. 260-60
entries, starts, declarations, scratches Ch. 260-40
equipment and weights Ch. 260-44
mutuels, betting procedures and rules Ch. 260-48
objections and protests Ch. 260-56
paddock to finish Ch. 260-52
postponements Ch. 260-42

preferences Ch. 260-42
 walking over winners Ch. 260-66
 weights and equipment Ch. 260-44
 winnings Ch. 260-64
 Rules of racing, application Ch. 260-12
 Safety helmets and vests required Ch. 260-12
 Satellite locations Ch. 260-75
 Scratches Ch. 260-40
 Special types of races Ch. 260-16
 Starts Ch. 260-40
 Suspensions and fines Ch. 260-84
 Tracks
 new, licensing requirements Ch. 260-13
 satellite locations Ch. 260-75
 transfer of existing tracks, licensing requirements Ch. 260-13
 Walking over winners Ch. 260-66
 Washington bred horses, certification Ch. 260-16
 Weights Ch. 260-44
 Winnings Ch. 260-64

HORSE RACING COMMISSION
 Adjudicative proceedings, practice and procedure Ch. 260-08
 Appeals Ch. 260-88
 Commissioners and employees Ch. 260-14
 prohibited acts Ch. 260-14
 General rules Ch. 260-12
 Licenses Ch. 260-12
 Organization and operation Ch. 260-12
 Practice and procedure Ch. 260-08
 Rules of racing Ch. 260-12
 Track licensing requirements Ch. 260-13

HORSES
 Equine infectious anemia Ch. 16-71

HORTICULTURE (See also PLANTING STOCK)
 Alfalfa seed, marketing orders Ch. 16-529
 Alfalfa seed commission Ch. 16-529
 Apples
 marketing standards Ch. 16-403
 marketing standards, summer apples Ch. 16-404
 Apricots
 standards and grades Ch. 16-406
 Asparagus
 marketing orders Ch. 16-557
 standards and grades Ch. 16-409
 Asparagus commission Ch. 16-557
 Barberry and black stem rust, quarantine order and plant movement Ch. 16-472
 Barley, marketing orders Ch. 16-530
 Barley commission Ch. 16-530
 Blueberries, marketing orders Ch. 16-550
 Blueberry, fresh fruit, quarantine orders and plant movement Ch. 16-488
 Blueberry commodity board Ch. 16-550
 Bulb commission Ch. 16-524
 Bulbs, tulip, iris, narcissus, marketing orders Ch. 16-524
 Canola and rapeseed commission Ch. 16-573
 Cherries
 container marking requirements Ch. 16-414
 grades and tolerances Ch. 16-414
 infested, movement or sale prohibited Ch. 16-463
 Controlled atmosphere storage requirements fruit Ch. 16-690
 rules and regulations Ch. 16-459
 winter pears Ch. 16-449
 Cranberries, marketing orders Ch. 16-565
 Cranberry commission Ch. 16-565
 Dry pea and lentil commodity board Ch. 16-536
 European corn borer, quarantine orders and plant movement Ch. 16-478
 Fruit commission, procedures and assessments Ch. 224-12
 Fruits and vegetables, inspection requirements Ch. 16-461
 Ginseng management Ch. 16-695
 Grape phylloxera, quarantine orders and plant movement Ch. 16-481

Grape planting stock, registration and certification Ch. 16-462
 Grape virus, quarantine orders and plant movement Ch. 16-483
 Hop board Ch. 16-532
 Hop plants, quarantine orders and plant movement Ch. 16-497
 Hops
 bales and tares Ch. 16-645
 Horticultural inspection district boundaries Ch. 16-458
 Inspection fees Ch. 16-400
 Lentils, dry, marketing orders Ch. 16-536
 Mint, marketing orders Ch. 16-540
 Mint commodity board Ch. 16-540
 Peach yellow, peach rosette, little peach, red suture disease, and peach mosaic virus, quarantine orders and plant movement Ch. 16-487
 Peaches
 standards and grades Ch. 16-436
 Pears
 bartlett pear assessments Ch. 224-12
 Pears, summer and fall
 standards and grades Ch. 16-439
 Pears, winter
 controlled atmosphere storage requirements Ch. 16-449
 standards and grades Ch. 16-442
 Peas, dry, marketing orders Ch. 16-536
 Pests
 freedom from infestation, standards Ch. 16-402
 quarantine Ch. 16-470
 Potato commission Ch. 16-516
 Potato virus Y necrotic strain
 quarantine Ch. 16-484
 Potatoes
 grades and standards Ch. 16-448
 marketing orders Ch. 16-516
 seed potato isolation district Ch. 16-325
 Prunes, Italian
 standards and grades Ch. 16-445
 Quarantine
 agricultural pests Ch. 16-470
 barberry and black stem rust Ch. 16-472
 blueberry, fresh fruit Ch. 16-488
 european corn borer Ch. 16-478
 fees for services Ch. 16-470
 grape phylloxera Ch. 16-481
 grape virus Ch. 16-483
 hop plants Ch. 16-497
 lentil anthracnose Ch. 16-473
 peach yellow, peach rosette, little peach, red suture disease, and peach mosaic virus Ch. 16-487
 potato virus Y necrotic strain Ch. 16-484
 seed potatoes Ch. 16-482
 Rapeseed
 canola and rapeseed commission Ch. 16-573
 district rules Ch. 16-570
 production and establishment of districts Ch. 16-570
 Red raspberries, marketing orders Ch. 16-561
 Red raspberry commission Ch. 16-561
 Seed potato commission Ch. 16-520
 Seed potatoes
 bacterial ring rot, official determination Ch. 16-465
 marketing orders Ch. 16-520
 quarantine orders and plant movement Ch. 16-482
 Soft tree fruit assessments Ch. 224-12
 Strawberries, marketing orders Ch. 16-555
 Strawberry commodity board Ch. 16-555
 Tree fruit research commission Ch. 16-560
 Vegetables and fruits, inspection requirements Ch. 16-461
 Wheat, marketing orders Ch. 16-528
 Wheat commission Ch. 16-528
 Wine commission
 assessments Ch. 16-575

HOSPICE CARE CENTERS

Hospice care agencies Ch. 246-331
 Medical assistance clients, eligibility for services Ch. 388-551

HOSPITALS

Accounting, financial reporting, budgeting, and cost allocation, uniform system Ch. 246-454
 Alcohol and chemical dependency hospitals, private Ch. 246-324
 Alcoholism and psychiatric, private Ch. 246-322
 Assessments Ch. 246-451
 Certificate of need Ch. 246-310
 Charity care, hospital policy requirements Ch. 246-453
 Construction standards Ch. 246-320
 Definitions Ch. 246-320
 Facilities
 construction standards Ch. 246-320
 Facility construction review Ch. 246-314
 Fees Ch. 246-320
 Licensing regulations Ch. 246-320
 Newborns, screening for congenital disorders, requirements Ch. 246-650
 Patient discharge information, reporting requirements Ch. 246-455
 Pediatric trauma care hospitals Ch. 246-976
 Personnel Ch. 246-320
 Pharmacy standards Ch. 246-873
 Psychiatric and alcoholism, private Ch. 246-322
 Public assistance clients, alternative services Ch. 388-551
 Public assistance clients, services Ch. 388-550
 Sale of nonprofit hospitals, review of acquisition by for-profit entities Ch. 246-312
 Standards for facilities Ch. 246-320
 Trauma care systems, standards and personnel requirements Ch. 246-976
 Trauma rehabilitation services, designation standards Ch. 246-976

HOSTELS

Operation and financial support Ch. 352-52

HOTELS AND MOTELS

Transient accommodations
 health, safety, and sanitation requirements Ch. 246-360

HOUSING

Affordable housing program Ch. 365-200
 Bonds, single-family housing bonds, allocation among local housing agencies Ch. 365-70
 Building code guidelines
 indigent housing, exemptions from building code Ch. 51-16
 Disabled persons, discrimination Ch. 162-38
 Emergency or transitional housing
 property tax exemption Ch. 458-16
 Factory assembled structures advisory board Ch. 296-49A
 Factory-built housing and commercial structures design plans Ch. 296-150F
 inspection and fees Ch. 296-150F
 manufacturing codes Ch. 296-150F
 Low-income assistance
 housing finance commission Title 262
 weatherization programs Ch. 365-180
 Manufactured homes
 alteration Ch. 296-150M
 inspection and insignia Ch. 296-150M
 installation Ch. 296-150M
 Manufacturing housing installer training and certification program Ch. 365-210
 Smoke detection devices, requirements Ch. 212-10
 Worker housing, temporary
 construction standard Ch. 246-359
 factory-built housing structures Ch. 296-150T
 health, safety, and sanitation requirements Ch. 246-358, Ch. 296-307

HOUSING FINANCE COMMISSION
 Bond proceeds, distribution Ch. 262-01
 Debarment and temporary disqualification Ch. 262-03

HULK HAULERS AND SCRAP PROCESSORS

Executive Conflict of Interest Act, application Ch. 262-02

Organization and administration Ch. 262-01

Public records, availability Ch. 262-01

Qualified allocation plan Ch. 262-01

Tax credit program Ch. 262-01

HULK HAULERS AND SCRAP PROCESSORS

Licensing and business practices Ch. 308-65

HUMAN IMMUNODEFICIENCY VIRUS (HIV) (See AIDS)

HUMAN REMAINS

Burial-transit permits Ch. 246-490

Handling and care Ch. 246-490

HUMAN RIGHTS COMMISSION

Adjudicative proceedings Ch. 162-08

Age discrimination in public employment Ch. 162-20

Complaints Ch. 162-08

Credit transaction Ch. 162-40

Disabled persons

employment discrimination Ch. 162-22

public accommodations Ch. 162-26

Discrimination in employment Ch. 162-16

Discriminatory language in employment applications Ch. 162-16

Duties Ch. 162-04

Employment

age discrimination in public employment Ch. 162-20

disabled persons Ch. 162-22

unfair practices Ch. 162-16

General provisions Ch. 162-04

Hearings Ch. 162-08

Membership and meetings Ch. 162-04

Organization and operations Ch. 162-04

Practice and procedure Ch. 162-08

Preemployment inquiry guide Ch. 162-12

Public accommodations, disability discrimination Ch. 162-26

Public employment

age discrimination Ch. 162-20

Public records, accessibility Ch. 162-04

Public schools, equal education, equal rights, national origin

minority group students Ch. 162-28

Real estate soliciting, discrimination Ch. 162-36

Real estate transactions, disability discrimination Ch. 162-38

Rulemaking Ch. 162-08

Rules of general application Ch. 162-06

Service of papers Ch. 162-08

Sex discrimination, pregnancy Ch. 162-30

State Environmental Policy Act (SEPA), exemption Ch. 162-04

Subpoenas Ch. 162-08

HUNTING

Bow and arrow areas Ch. 232-28

Bow and arrow requirements Ch. 232-12

Clothing requirements Ch. 232-12

Contests Ch. 232-12

Disabled persons Ch. 232-12

Falconry Ch. 232-12

Game management units

boundary descriptions Ch. 232-28

Hunter education training program Ch. 232-12

Licenses

dealers Ch. 232-12

interim hunting and fishing licenses Ch. 220-55

issuance Ch. 232-12

revocation and privilege suspension Ch. 220-125

Muzzleloader areas Ch. 232-28

Muzzleloaders Ch. 232-12

Private lands Ch. 232-28

Raffle permits Ch. 232-28

Regulations and restrictions Ch. 232-12

Seasons, temporary rules Ch. 232-24

Seasons and limits Ch. 232-28

Special closures and firearm restriction areas Ch. 232-28

Special hunting and trapping seasons Ch. 232-12

Temporary rules, seasons and bag and catch limits Ch. 232-24

Unlawful acts Ch. 232-12

Unlawful firearms Ch. 232-12

HYDRAULIC APPEALS BOARD

Administrative provisions Ch. 259-04

Membership, functions, and jurisdiction Ch. 259-04

HYDRAULIC CONSTRUCTION (See FISH AND FISHING)

IDENTIFICATION

Identicards Ch. 308-104

IMMIGRANTS

Refugee assistance program Ch. 388-466

IMMUNIZATION

School students, requirements Ch. 180-38, Ch. 392-182

INDETERMINATE SENTENCE REVIEW BOARD

Administrative policies Ch. 381-10

Administrative progress and parole reviews Ch. 381-40

Clemency Ch. 381-80

Discharge conditional and final, procedures Ch. 381-80

Disciplinary hearing procedures Ch. 381-50

Minimum terms, fixing Ch. 381-30

Parolability hearing procedures Ch. 381-60

Parole revocation hearing procedures Ch. 381-70

Public records, disclosure procedures Ch. 381-20

INDIANS

American Indian endowed scholarship program Ch. 250-76

Gambling

tribal casinos Ch. 230-48

tribal-state compacts Ch. 230-48

Liquor sales in Indian country Ch. 314-37

Mobile home, travel trailer and camper excise tax exemption, when Ch. 308-96A

Motor vehicle excise tax exemption, when Ch. 308-96A

Tribal liquor vendors, qualifications and appointment Ch. 314-37

INDIGENTS

County defense costs

reimbursement procedures Ch. 82-30

Housing, exemptions from building code Ch. 51-16

INDUSTRIAL DEVELOPMENT

Investment tax deferrals, application and procedures Ch. 175-16

Public facilities loans and grants, application and procedures Ch. 175-20

Revenue bonds, financing eligibility Ch. 130-16

INDUSTRIAL INSURANCE

Appeals Ch. 263-12

Benefits

overpayment Ch. 296-14

payment Ch. 296-14

Biofeedback rules Ch. 296-21

Bundled services and supplies Ch. 296-21

Chiropractic services Ch. 296-23

Claims

medical aid rules and fees Ch. 296-20

procedure Ch. 296-14

Classifications

general rules Ch. 296-17

Classifications, rates, and rating system Ch. 296-17

Conversion factor tables, medical aid Ch. 296-20

Crime Victims Compensation Act

appeals Ch. 263-12

Disability determination and classification Ch. 296-20

Discrimination, filing a complaint Ch. 296-15A

Drug-free workplace programs Ch. 388-815

Drugless therapeutics Ch. 296-23

Employers

worker reemployment incentives Ch. 296-16

Evaluation and treatment services, fees Ch. 296-21

Fees

chiropractic Ch. 296-23

dental services Ch. 296-23

drugless therapeutics Ch. 296-23

evaluation and management services Ch. 296-21

hospital Ch. 296-23

medical, general Ch. 296-20

medical supplies and devices Ch. 296-23

nursing Ch. 296-23

pathology Ch. 296-23

physical therapy Ch. 296-23

radiology Ch. 296-23

therapeutic procedures Ch. 296-21

vocational services Ch. 296-23

HCPBS codes and billing modifiers Ch. 296-21

Hospital outpatient services Ch. 296-23A

Hospital services Ch. 296-23, Ch. 296-23A

Independent medical examinations examiner Ch. 296-23

Industrial insurance appeals, board of

adjudicative proceedings Ch. 263-12

Crime Victims Compensation Act, appeals Ch. 263-12

Industrial Insurance Act, appeals Ch. 263-12

Industrial Safety and Health Act, appeals Ch. 263-12

practice and procedure Ch. 263-12

public records, availability Ch. 263-12

Industrial Safety and Health Act

appeals Ch. 263-12

Longshore and harbor workers assigned risk plan Ch. 284-22

Medical aid rules

chiropractic fees Ch. 296-23

conversion factor tables Ch. 296-20

dental fees Ch. 296-23

drugless therapeutics fees Ch. 296-23

evaluation and management services, fees Ch. 296-21

hospital fees Ch. 296-23

medical supplies and devices Ch. 296-23

nuclear medicine fees Ch. 296-23

nursing fees Ch. 296-23

occupational therapy, fees Ch. 296-23

pathology fees Ch. 296-23

physical therapy fees Ch. 296-23

radiology fees Ch. 296-23

tests and measurements, fees Ch. 296-23

transportation services, fees Ch. 296-23

travel expense Ch. 296-20

treatment, fees, procedures Ch. 296-20

vocational services fees Ch. 296-23

Mental condition or disability Ch. 296-14

Nuclear medicine services Ch. 296-23

Nursing services Ch. 296-23

Occupational therapy Ch. 296-23

Pathology services Ch. 296-23

Physical medicine Ch. 296-21

Physical therapy Ch. 296-23

Preferred worker, defined Ch. 296-16

Providers and services not covered Ch. 296-21

Psychiatric services Ch. 296-21

Radiology services Ch. 296-23

Rates and rating system

general rules Ch. 296-17

Reimbursement policies, general Ch. 296-21

Self-insurance plans, certification and regulation Ch. 296-15

Surgery, global policy Ch. 296-21

Tests and measurements Ch. 296-23

Therapeutic procedures, fees Ch. 296-21

Transportation services Ch. 296-23

Vocational rehabilitation counselors Ch. 296-19A

Vocational rehabilitation services Ch. 296-19A

Vocational services Ch. 296-23

Worker reemployment incentives for employers
Ch. 296-16

**INDUSTRIAL INSURANCE APPEALS,
BOARD OF (See INDUSTRIAL
INSURANCE)**

INDUSTRIAL LOAN COMPANIES

Examinations, schedule of costs Ch. 50-44, Ch.
208-544

INDUSTRIAL SAFETY AND HEALTH

Abrasive blasting operations Ch. 296-24

Accidents, occupational, recordkeeping and
reporting Ch. 296-27

Agricultural operations, safety standards Ch.
296-307

Agricultural workers

pesticides, worker protection standards Ch.
16-233

Air contaminants

occupational health standards Ch. 296-62

Asbestos

occupational health standards Ch. 296-62

Asbestos removal and encapsulation, regulation
Ch. 296-65

Atmospheres, ventilation, and emergency
washing

occupational health standards Ch. 296-62

Automobile parking elevators

regulations, fees Ch. 296-86A

Bakery equipment, safety standards Ch. 296-302

Biological agents

occupational health standards Ch. 296-62

Boilers and pressure vessels, installations,
inspections, and regulations Ch. 296-104

Carcinogens, safety standards Ch. 296-62

Chemicals, highly hazardous

process safety management Ch. 296-67

Coke ovens

occupational health standards Ch. 296-62

Compressed air workers, safety standards Ch.
296-36

Compressed gas and compressed gas equipment
Ch. 296-24

Construction work, safety standards Ch. 296-155

Cotton dust

occupational health standards Ch. 296-62

Discrimination against employee instituting
complaint or proceeding prohibited Ch. 296-
360

Diving operations, commercial Ch. 296-37

Educational, medical, and first-aid standards Ch.
296-24

Electrical Ch. 296-24

Electrical wiring and equipment installation,
safety standards Ch. 296-46A

Electrical workers, safety standards Ch. 296-45

Elevators, dumbwaiters, escalators and other
conveyances Ch. 296-96

Elevators, escalators, dumbwaiters

regulations, fees Ch. 296-86A

Ergonomics Ch. 296-62

Explosives handling and possession, safety
standards Ch. 296-52

Fire fighters, safety standards Ch. 296-305

Fire protection and suppression Ch. 296-24

Floor and wall openings Ch. 296-24

Grain handling facilities Ch. 296-99

Hand-held tools and equipment Ch. 296-24

Hazardous materials Ch. 296-24, Ch. 296-62

occupational health standards Ch. 296-62

Hazardous waste operations

occupational health standards Ch. 296-62

Hearing conservation

occupational health standards Ch. 296-62

Industrial radiography

radiation protection Ch. 246-243

Industrial Safety and Health Act

appeals Ch. 263-12

Injuries, occupational, recordkeeping and
reporting Ch. 296-27

Labor standards for employee safety, health, and
welfare Ch. 296-126

Ladders and scaffolds Ch. 296-24

Laundries, safety standards Ch. 296-303

Liquefied petroleum gas Ch. 296-24

Logging operations, safety standards Ch. 296-54

Longshore, stevedore, and related waterfront
operations, safety standards Ch. 296-56

Machinery and machine guarding Ch. 296-24

Manlifts

regulations, fees Ch. 296-86A

safety standards Ch. 296-96

Material lifts

fees Ch. 296-86A

Materials handling and storage Ch. 296-24

Moving walks

regulations, fees Ch. 296-86A

Occupational accidents and injuries,

recordkeeping and reporting Ch. 296-27

Occupational health standards Ch. 296-62

Personal protective equipment Ch. 296-24

Pesticides

agricultural worker protection standards Ch.
16-233

pesticide handler standards Ch. 16-233

Physical agents

occupational health standards Ch. 296-62

Powered platforms Ch. 296-24

Pulp, paper, and paperboard manufacturers,
safety standards Ch. 296-79

Radiation protection

industrial radiography Ch. 246-243

uranium and/or thorium milling Ch. 246-252

worker rights Ch. 246-222

Radioactive material

packaging and transport Ch. 246-231

Railroads

clearance rules for private yards and plants
Ch. 296-28

Records

employee exposure and medical records,
accessibility Ch. 296-62

Respiratory protection

occupational health standards Ch. 296-62

Right to know fee assessment Ch. 296-63

Safety and health standards

appeals and abatement orders Ch. 296-350

employment conditions, discrimination
pursuant to RCW 49.17.160 Ch. 296-360

Sanitation standards Ch. 296-24

Sawmills and woodworking operations, safety
standards Ch. 296-78

Ship construction, repairing, breaking Ch. 296-
304

Ski area facilities and operations, safety
standards Ch. 296-59

Stairway railings and guards Ch. 296-24

Standards Ch. 296-24

Telecommunications workers, safety standards
Ch. 296-32

Textile industry, safety standards Ch. 296-301

Toxic substances Ch. 296-62

Uranium and/or thorium milling

radiation protection Ch. 246-252

Waterfront operations, safety standards Ch. 296-
56

Welding, cutting, and brazing Ch. 296-24

Worker housing, temporary

construction standard Ch. 246-359

health, safety, and sanitation requirements Ch.
246-358, Ch. 296-24

Working surfaces Ch. 296-24

INFORMATION SERVICES,

DEPARTMENT OF

Organization and operations Ch. 143-06

Practice and procedure Ch. 143-06

Public records, availability Ch. 143-06

State Environmental Policy Act (SEPA),

guidelines Ch. 143-10

INSECT PESTS

European pine shoot moth control Ch. 332-32

Hemlock looper control Ch. 332-32

Insect and worm control Ch. 332-32

Spruce budworm control Ch. 332-32

INSTITUTIONAL INDUSTRIES

Sale and proceeds of goods Ch. 137-80

INSTITUTIONS

Mental deficiency

costs of care and treatment, responsibility
Title388

Mental illness

costs of care, treatment, and hospitalization,
liability Ch. 388-855

criminally insane

evaluation, placement, care, and discharge
Ch. 388-375

involuntary commitment Ch. 388-861

patient rights Ch. 388-861

voluntary admission Ch. 388-861

Mentally retarded

ICF/MR program and reimbursement system
Ch. 388-835

Physically deficient persons

costs of care and treatment, responsibility
Title388

INSURANCE

Acquired human immunodeficiency syndrome
(AIDS) insurance program Ch. 388-539

Actuaries Ch. 284-05

Advertising

life insurance Ch. 284-23

Agents, brokers, adjusters

definitions Ch. 284-12

education requirements Ch. 284-17

examination scheduling and fees Ch. 284-17

identification to prospective insureds Ch. 284-
12

licensing requirements Ch. 284-17

managing general agents Ch. 284-12

nonappointed agents Ch. 284-12

surplus line insurance Ch. 284-15

AIDS, insuring procedures Ch. 284-90

Annual statements and reports Ch. 284-07

Annuity tables Ch. 284-74

Audited financial reports Ch. 284-07

Basic coverage policy (small group) Ch. 284-49

Basic health plan Ch. 182-25

Chemical dependency coverage Ch. 284-53

Contracts, transfer Ch. 284-95

Coordination of benefits, standards Ch. 284-51

Credit health and accident insurance Ch. 284-34

Credit life insurance Ch. 284-34

Creditors under credit group policies Ch. 284-48

Day care insurance, joint underwriting
association Ch. 284-78

Disability insurance

basic coverage policy (small group) Ch. 284-
49

group and blanket disability insurance Ch.
284-96

group contracts

benefits, coordination standards Ch. 284-51

conversion plans, requirements Ch. 284-52

health insurance access Ch. 284-91

loss ratios Ch. 284-60

regulations Ch. 284-50

reinsurance agreements Ch. 284-13

Domestic fraternal mutual property insurers'

agents and directors Ch. 284-36

Domestic stock insurers

proxies, consents, authorization Ch. 284-28

Environmental claims Ch. 284-30

Equity securities of insurance company Ch. 284-
26

Essential property insurance inspection and
placement program Ch. 284-19

FAIR plan Ch. 284-19

Financial reports Ch. 284-07

Fixed premium universal life insurance Ch. 284-
84

Form filings, regulations Ch. 284-58

Fraternal benefit societies Ch. 284-36A

Fraternal mutual property insurers' agents and
directors Ch. 284-36

Gender blended mortality tables Ch. 284-74

INSURANCE COMMISSIONER

Hazardous condition of a business, standards for determination Ch. 284-16

Health care authority
basic health plan Ch. 182-25
medicare supplement Ch. 182-13
public employee benefits administration Title 182

Health care services contractors
agents Ch. 284-44
benefits coordination standards Ch. 284-51
contract format and standards Ch. 284-44
coordinated quality improvement program Ch. 246-50
coverage requirements and exceptions Ch. 284-44
group contracts
benefits coordination standards Ch. 284-51
conversion plans, requirements Ch. 284-52

Health carriers
standards Ch. 284-43

Health insurance
access regulation Ch. 284-91
basic coverage policy (small group) Ch. 284-49
conversion regulation Ch. 284-52

Health insurance pool Ch. 284-91

Health maintenance organizations
coordinated quality improvement program Ch. 246-50
coverage requirements and exceptions Ch. 284-46
group contracts
benefits coordination standards Ch. 284-51
conversion plans, requirements Ch. 284-52
reports, filing requirements Ch. 284-46

Health plans
standards Ch. 284-43

Holding company, regulations Ch. 284-18

Insider trading of equity securities Ch. 284-26

Insurance tables, approved Ch. 284-74

Insurers Ch. 284-16

Joint underwriting association for day care insurance Ch. 284-78

Liability risk retention purchasing groups Ch. 284-92

Life insurance
advertising regulations Ch. 284-23
disclosure requirements Ch. 284-23
fixed premium universal life insurance Ch. 284-84
reinsurance agreements Ch. 284-13

Local governments
self-insurance requirements Ch. 236-22

Longshore and harbor workers assigned risk plan Ch. 284-22

Long-term care insurance Ch. 284-54

Long-term care partnership insurance Ch. 284-85

Malpractice
midwifery and birthing centers, joint underwriting association Ch. 284-87

Medicare supplemental health insurance Ch. 182-13, Ch. 284-55, Ch. 284-66

Midwifery and birthing centers, joint underwriting association for malpractice insurance Ch. 284-87

Motor vehicles
Financial Responsibility Act, administrative procedures Ch. 308-102
loss payable and mortgagee endorsements, standard forms Ch. 284-21
mandatory coverage Ch. 308-106

Policies
forms Ch. 284-21
generally Ch. 284-20

Property insurance
loss payable and mortgagee endorsements, standard forms Ch. 284-21

Property insurance inspection and placement program Ch. 284-19

Rates, filing requirements Ch. 284-24

Reinsurance agreements Ch. 284-13

Reports and annual statements Ch. 284-07

Risk retention groups Ch. 284-92

Self-insurance requirements for local governments Ch. 236-22

Smoker/nonsmoker mortality tables Ch. 284-74

Subsidiaries
valuation Ch. 284-16

Surplus line insurance Ch. 284-15

Title insurers
tract index requirements Ch. 284-16

Trade practices Ch. 284-30

Transfer of insurance contracts Ch. 284-95

Unfair practices Ch. 284-30

Viatical settlements Ch. 284-97

Workers' compensation, See INDUSTRIAL INSURANCE

INSURANCE COMMISSIONER
Actuaries Ch. 284-05

Agents, brokers, adjusters
definitions Ch. 284-12
education requirements Ch. 284-17
examination scheduling and fees Ch. 284-17
identification to prospective insureds Ch. 284-12
licensing requirements Ch. 284-17
managing general agents Ch. 284-12
nonappointed agents Ch. 284-12
separate account requirements Ch. 284-12
surplus line insurance Ch. 284-15

AIDS, insuring procedures Ch. 284-90

Annuity tables Ch. 284-74

Basic coverage policy (small group) Ch. 284-49

Chemical dependency coverage Ch. 284-53

Company reports and annual statements Ch. 284-07

Contracts, transfer Ch. 284-95

Credit health and accident insurance Ch. 284-34

Credit life insurance Ch. 284-34

Creditors under credit group policies Ch. 284-48

Day care insurance, joint underwriting association Ch. 284-78

Disability insurance
basic coverage policy (small group) Ch. 284-49
group and blanket disability insurance Ch. 284-96
group contracts
benefits, coordination standards Ch. 284-51
health insurance access Ch. 284-91
loss ratios Ch. 284-60
regulations Ch. 284-50

Domestic stock insurers
proxies, consents, authorization Ch. 284-28

Duties Ch. 284-02

Electronic authentication Ch. 284-01

Environmental claims Ch. 284-30

Equity securities of insurance company Ch. 284-26

Essential property insurance inspection and placement program Ch. 284-19

FAIR plan Ch. 284-19

Fixed premium universal life insurance Ch. 284-84

Form filings, regulations Ch. 284-58

Fraternal benefit societies Ch. 284-36A

Fraternal mutual property insurers' agents and directors Ch. 284-36

Gender blended mortality tables Ch. 284-74

Health care services contractors
agents Ch. 284-44
contract format and standards Ch. 284-44
coverage requirements and exceptions Ch. 284-44

Health carriers
standards Ch. 284-43

Health insurance
access regulation Ch. 284-91
basic coverage policy (small group) Ch. 284-49
conversion regulation Ch. 284-52

Health insurance pool Ch. 284-91

Health maintenance organizations
conversion regulation Ch. 284-52

coverage requirements and exceptions Ch. 284-46

reports, filing requirements Ch. 284-46

Health plans
standards Ch. 284-43

Holding company, regulations Ch. 284-18

Insider trading of equity securities Ch. 284-26

Insurance tables, approved Ch. 284-74

Insurers Ch. 284-16

Joint underwriting association for day care insurance Ch. 284-78

Liability risk retention purchasing groups Ch. 284-92

Life insurance
advertising regulations Ch. 284-23
buyer's guide Ch. 284-23
disclosure requirements Ch. 284-23
fixed premium universal life insurance Ch. 284-84

Longshore and harbor workers assigned risk plan Ch. 284-22

Long-term care insurance Ch. 284-54

Long-term care partnership insurance Ch. 284-85

Malpractice insurance
midwifery and birthing centers, joint underwriting association Ch. 284-87

Medicare supplemental health insurance Ch. 284-55, Ch. 284-66

Midwifery and birthing centers, joint underwriting association for malpractice insurance Ch. 284-87

Office organization and operations Ch. 284-02

Policies
forms Ch. 284-21
generally Ch. 284-20

Property insurance inspection and placement program Ch. 284-19

Public records, availability Ch. 284-03

Publications and information, availability Ch. 284-02

Rates, filing requirements Ch. 284-24

Reinsurance agreements Ch. 284-13

Risk retention groups Ch. 284-92

Smoker/nonsmoker mortality tables Ch. 284-74

Surplus line insurance Ch. 284-15

Trade practices Ch. 284-30

Transfer of insurance contracts Ch. 284-95

Viatical settlements Ch. 284-97

INTERNATIONAL STUDENT EXCHANGE AGENCIES
Registration requirements Ch. 434-166

INTERNSHIP PROGRAM (See PERSONNEL, DEPARTMENT OF, subtitle Internship program)

INTERPRETERS
DSHS employees Ch. 388-03
Medical assistance clients, eligibility for services Ch. 388-555

INTOXICATING LIQUOR (See ALCOHOLIC BEVERAGES)

INVESTMENT BOARD
Deferred compensation plan, responsibility Ch. 415-501

INVESTMENT BOARD, STATE
Conflict of interest Ch. 287-04
Definitions Ch. 287-02
Meetings Ch. 287-01
Organization, operations, and procedures Ch. 287-02
Public records, availability Ch. 287-02
State Environmental Policy Act (SEPA), interpretation Ch. 287-06

INVESTMENTS
Investment advisers Ch. 460-24A
Investment tax deferrals, application and procedures Ch. 175-16

Securities
use of agency lease as collateral or security Ch. 474-10

State investment board Title 287

Trust companies Ch. 50-36

IRRIGATION

Chemigation and fertigation Ch. 16-202

ISLAND COUNTY

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

JAIL INDUSTRY BOARD

- Policy and procedures Ch. 288-04
- Prison industries enhancement certification program (PIECP)
 - adjudicative proceedings Ch. 288-06
 - administration Ch. 288-04

JAILS

- Construction funding procedures Ch. 289-13
- Corrections standards board Title 289
 - facilities, new and remodeled Ch. 289-12
- Custodial care standards
 - administration Ch. 289-14
 - communications Ch. 289-24
 - enforcement procedures Ch. 289-30
 - health and welfare Ch. 289-20
 - operations Ch. 289-16
 - prisoner conduct Ch. 289-19
 - safety Ch. 289-15
 - security Ch. 289-18
 - services and programs Ch. 289-22
 - special detention facilities Ch. 289-26
 - work release facilities Ch. 289-28
- Definitions Ch. 289-02

HIV, occupational exposure Ch. 246-136

Jail industry board Title 288

Mail Ch. 289-24

Physical plant standards Ch. 289-12

Services and programs Ch. 289-22

Special detention facilities

- custodial care standards Ch. 289-26

Special detention facilities, standards Ch. 289-10

Telephone use Ch. 289-24

Visitation Ch. 289-24

Work release facilities

- custodial care standards Ch. 289-28

Work release facilities, standards Ch. 289-10

JEFFERSON COUNTY

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

JOINT CENTER FOR HIGHER EDUCATION (See HIGHER EDUCATION, JOINT CENTER FOR)

JUDICIAL CONDUCT, COMMISSION ON

- Ethics in public service
 - procedural rules Ch. 292-09
 - substantive rules Ch. 292-11
- Public records, availability Ch. 292-10

JUDICIAL RETIREMENT SYSTEM

- General provisions, administration Ch. 415-100
- Public records, accessibility Ch. 415-100

JUNKYARDS

Adjacent to highways Ch. 468-74

JUVENILES

- Juvenile offenders
 - confinement and treatment Ch. 388-853
- Juvenile security workers, basic training Ch. 139-10
- Offender rehabilitation
 - administration Ch. 388-700
 - collection of costs of support, treatment, and confinement Ch. 388-720
 - consolidated services programs Ch. 388-710
 - criminal justice cost reimbursement Ch. 388-750
 - parole revocation procedure Ch. 388-740
 - security level classifications Ch. 388-730
 - transfer to department of corrections Ch. 388-745

KIDNAPPING

Offender registration Ch. 446-20

KIDNEY DISEASE

End stage renal disease costs

- department of social and health services Ch. 388-540

Home dialysis program Ch. 246-905

KING COUNTY

Leased-tidelands valuation board Ch. 298-08

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

KITSAP COUNTY

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

KITTITAS COUNTY

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

KLICKITAT COUNTY

Shorelines

- lakes Ch. 173-20
- streams, rivers Ch. 173-18
- wetlands Ch. 173-22

LABELS

Butter flavoring on popcorn, sign requirements Ch. 16-129

Meat Ch. 16-19

Organic foods, processed Ch. 16-158

LABOR

Affirmative action plan for apprenticeships Ch. 296-04

Agricultural employees, employment standards Ch. 296-131

Apprenticeship programs Ch. 296-04

Collective bargaining

- marine employees' commission Title 316
- public employment relations commission, duties and proceedings Title 391

Farm labor contracting Ch. 296-310

Health Care Activities Labor Relations Act, supplementary procedural rules Ch. 296-133

Higher education personnel

- collective bargaining Ch. 251-14

Injuries and illnesses, occupational, recording and reporting Ch. 296-27

Marine employees' commission Title 316

Minimum wages Ch. 296-126, Ch. 296-128

Minors, hours, wages, and prohibited employment

- nonagricultural employment Ch. 296-125

Minors, work permits Ch. 296-125, Ch. 296-126

Prevailing wages Ch. 296-127

Public employees

- labor relations Ch. 356-42
- Public employment relations commission, duties and proceedings Title 391

Safety and health standards, general Ch. 296-24

Standards for employee safety, health, and welfare Ch. 296-126

Strikers

public assistance, eligibility Ch. 388-480

Worker housing, temporary

- construction standard Ch. 246-359

health, safety, and sanitation requirements Ch. 246-358

LABOR AND INDUSTRIES, DEPARTMENT OF (See also HEALTH AND SAFETY; INDUSTRIAL SAFETY AND HEALTH)

Abatement orders Ch. 296-350

Adjudicative proceedings, practice and procedure Ch. 296-08

Affirmative action plan for apprenticeships Ch. 296-04

Agricultural employees

employment standards Ch. 296-131

pay Ch. 296-131

records Ch. 296-131

Amusement rides and structures

- inspector qualifications Ch. 296-403
- insurance requirements Ch. 296-403
- operating permit Ch. 296-403

Appeals

abatement order Ch. 296-350

reassumption of jurisdiction Ch. 296-350

Apprenticeship and training council

affirmative action plan Ch. 296-04

organization and operations Ch. 296-04

standards, procedures, and programs Ch. 296-04

Boiler rules, board of

adjudicative proceedings Ch. 296-09

inspections Ch. 296-104

installations Ch. 296-104

practice and procedure Ch. 296-09

rules, substantive Ch. 296-104

Commercial coaches

construction code Ch. 296-150C

inspection Ch. 296-150C

Contractor certificate of registration Ch. 296-200A

Conversion vendor units Ch. 296-150V

Crime victim compensation program Ch. 296-30

Crime victims compensation mental health treatment Ch. 296-31

Electrical board

practice and procedure Ch. 296-13

Electrical evaluation/certification laboratory accreditation Ch. 296-402A

Electricians, journeyman, certification Ch. 296-401B

Factory assembled structures advisory board Ch. 296-49A

Factory-built housing and commercial structures design plans Ch. 296-150F

inspection and fees Ch. 296-150F

manufacturing codes Ch. 296-150F

Family care Ch. 296-130

Family leave Ch. 296-134

Farm labor contracting Ch. 296-310

Health Care Activities Labor Relations Act, supplementary procedural Ch. 296-133

Industrial insurance

biofeedback rules Ch. 296-21

bundled services and supplies Ch. 296-21

classifications, rates, and rating system Ch. 296-17

disability determination and classification Ch. 296-20

discrimination, filing a complaint Ch. 296-15A

evaluation and treatment services, fees Ch. 296-21

HCPCS codes and billing modifiers Ch. 296-21

hospital services Ch. 296-23A

medical aid rules

chiropractic, fees Ch. 296-23

conversion factor tables Ch. 296-20

dental services, fees Ch. 296-23

drugless therapeutics, fees Ch. 296-23

evaluation and treatment services, fees Ch. 296-21

hospital, fees Ch. 296-23

nursing, fees Ch. 296-23

occupational therapy, fees Ch. 296-23

pathology, fees Ch. 296-23

physical therapy, fees Ch. 296-23

radiology, fees Ch. 296-23

supplies and devices, fees Ch. 296-23

tests and measurements, fees Ch. 296-23

therapeutic procedures, fees Ch. 296-21

transportation services, fees Ch. 296-23

travel expense Ch. 296-20

treatment, fees, procedures Ch. 296-20

vocational services, fees Ch. 296-23

physical medicine Ch. 296-21

preferred worker, defined Ch. 296-16

LABORATORIES

procedures, generally Ch. 296-14
providers and services not covered Ch. 296-21
psychiatric services Ch. 296-21
reimbursement policies, general Ch. 296-21
self-insurance plans, certification and regulation Ch. 296-15
surgery, global policy Ch. 296-21
vocational rehabilitation services and review Ch. 296-19A
worker reemployment incentives for employers Ch. 296-16
Injuries and illnesses, occupational, recording and reporting Ch. 296-27
Manufactured homes
alteration Ch. 296-150M
inspection and insignia Ch. 296-150M
installation Ch. 296-150M
Medical units Ch. 296-150V
Mobile homes and recreational vehicles
factory assembled structures advisory board Ch. 296-49A
Organization, operations, and procedures Ch. 296-06
Plumbers, journeyman, certification Ch. 296-400A
Practice and procedure Ch. 296-08
Public records, availability Ch. 296-06
Recreational park trailers
inspection and insignia Ch. 296-150P
manufacturing standards Ch. 296-150P
Recreational vehicles
inspection and insignia Ch. 296-150R
manufacturer's notice to department Ch. 296-150R
self-certification Ch. 296-150R
Right to know fee assessment Ch. 296-63
Safety and health standards
abrasive blasting operations Ch. 296-24
anhydrous ammonia, storage and handling Ch. 296-24
appeals, abatement order Ch. 296-350
citations, posting Ch. 296-350
compressed gas and compressed gas equipment Ch. 296-24
educational, medical and first-aid requirements Ch. 296-24
electrical Ch. 296-24
employee complaints Ch. 296-350
employment conditions, discrimination pursuant to RCW 49.17.160 Ch. 296-360
general Ch. 296-24
hand and portable powered tools Ch. 296-24
hazardous materials, flammable and combustible liquids, spray finishing, dip tanks Ch. 296-24
liquefied petroleum gases, storage and handling Ch. 296-24
machinery and machine guarding Ch. 296-24
materials handling and storage, including cranes, derricks, and rigging Ch. 296-24
means of egress, fire protection, and fire suppression equipment Ch. 296-24
nonwater carriage disposal system Ch. 296-24
personal protective equipment Ch. 296-24
powered platforms Ch. 296-24
sanitation Ch. 296-24
stairway railings and guards Ch. 296-24
temporary labor camps Ch. 296-24
welding, cutting, brazing Ch. 296-24
window washing Ch. 296-24
working surfaces, guarding floors and wall openings, ladders, scaffolds Ch. 296-24
Sick leave for child care Ch. 296-130
State Environmental Policy Act (SEPA), guidelines Ch. 296-07
Temporary worker housing
factory-built housing structures Ch. 296-150T
Theatrical enterprises
rules and regulations for administration Ch. 296-124

LABORATORIES

Drinking water supply analysis, certification Ch. 246-390
Electrical evaluation/certification laboratory accreditation Ch. 296-402A
Environmental laboratories, accreditation Ch. 173-50
LAKES
Lake restoration grants program, limitation on use of funds Ch. 173-80
Shorelines Ch. 173-20
LAND BANK, WASHINGTON (See WASHINGTON LAND BANK)
LAND DEVELOPMENT
Agriculture, forest, mineral lands, and critical areas
classification guidelines Ch. 365-190
Environmental coordination procedures Title 173
Growth Management Act
comprehensive plans and development regulations, criteria for adoption Ch. 365-195
Growth management planning and environmental review fund grants Ch. 365-185
Land development representative, registration and fees Ch. 308-124A
Survey, plat, and map filing and recording fees Ch. 332-150
LAND SURVEYORS (See ENGINEERS AND LAND SURVEYORS)
LAND USE STUDY COMMISSION
Public records, availability Ch. 294-04
LANDSCAPE ARCHITECTS
Board of registration, membership, powers, and duties Ch. 308-13
Registration, examination, qualifications, and fees Ch. 308-13
LAUNDRIES
Safety standards Ch. 296-303
LAW ENFORCEMENT
Corrections officers, basic training Ch. 139-10
Training requirements, basic law enforcement academy Ch. 139-05
LAW ENFORCEMENT OFFICERS' AND FIRE FIGHTERS' RETIREMENT SYSTEM
General administration Ch. 415-104
Local disability board procedures Ch. 415-105
Medical and health standards Ch. 415-104
Public records, accessibility Ch. 415-104
LAW REVISION COMMISSION
Membership, officers, and meetings Ch. 306-01
Public records, availability Ch. 306-01
Purpose and duties Ch. 306-01
Research projects Ch. 306-01
LEASES
Leased-tidelands valuation board, King County Ch. 298-08
Leasehold excise tax Ch. 458-29A
State agencies
use of lease as collateral or security Ch. 474-10
State-owned lands
geothermal resources lease Ch. 332-22
leases Ch. 332-110
leasing program, rules Ch. 332-22
LEGISLATURE
Redistricting commission
administrative procedures Ch. 417-01
third party submissions Ch. 417-06
LEMON LAW
Arbitration process Ch. 44-10
LEWIS COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18

wetlands Ch. 173-22

LIBRARIES

Advisory council on libraries Ch. 304-12
Documents depository library system Ch. 304-16
Librarians, certification Ch. 300-12
Library council of Washington Ch. 304-12
Public records, availability Ch. 304-20
State library
rules of general application Ch. 304-12
State library commission
librarians, certification Ch. 300-12
rules Ch. 304-12
LICENSED PUBLIC ACCOUNTANTS (See ACCOUNTANCY, BOARD OF; ACCOUNTANTS)
LICENSES (See also CERTIFICATION; PERMITS)
Accountants Ch. 4-25
Acupuncturists Ch. 246-802
Architects Ch. 308-12
Auctioneers Ch. 308-11
Bail bond agencies and agents Ch. 308-19
Barbers Ch. 308-20
Beer, distributors, brewers and importers Ch. 314-20
Beer and wine, ships chandler's license to sell Ch. 314-25
Business license center Ch. 308-300
Chiropractic Ch. 246-808
Collection agencies Ch. 308-29
Consolidated licensing system Ch. 308-300
Cosmetologists Ch. 308-20
Debt adjusters Ch. 308-32
Dental hygienists Ch. 246-815
Dentists Ch. 246-817
Denturists Ch. 246-812
Drivers' licenses
commercial drivers' licenses Ch. 308-100
driver training schools Ch. 308-108
occupational drivers' licenses Ch. 308-104
requirements Ch. 308-104
revocation and suspension Ch. 308-104
special provisions and endorsements Ch. 308-100
traffic offenses Ch. 308-104
Employment agencies Ch. 308-33
Engineers, registered professional, application and examination procedure Ch. 196-12
Fire sprinkler system contractors Ch. 212-80
Food storage warehouses Ch. 16-145
Funeral directors and embalmers Ch. 308-48
Gambling license certification program and procedure Ch. 230-04
Health care entities Ch. 246-904
Health care practitioners, credentialing procedures Ch. 246-12
For hire vehicles Ch. 308-89
Hulk haulers and scrap processors Ch. 308-65
Identical cards Ch. 308-104
Land surveyors, registered professional, application and examination procedure Ch. 196-16
Landscape architects Ch. 308-13
Limousine carrier businesses Ch. 308-87
Liquor
retail licensees Ch. 314-16
Retail licensees, requirements Ch. 314-02
rules, applicable to all licensees Ch. 314-12
Manicurists Ch. 308-20
Massage practitioners Ch. 246-830
Master business license Ch. 308-300
Midwives Ch. 246-834
Motor vehicle dealers and sales personnel Ch. 308-66
Motor vehicles
farm vehicle licenses Ch. 308-96A
hulk haulers and scrap processors Ch. 308-65
limousine carrier businesses Ch. 308-87
reciprocity Ch. 308-99
special license plates Ch. 308-96A
title, registration Ch. 308-56A
transporters Ch. 308-80

wreckers Ch. 308-63
 Naturopathic physicians Ch. 246-836
 Nursing home administrators Ch. 246-843
 Occupational therapists Ch. 246-847
 Ocularists Ch. 246-849
 Optometrists Ch. 246-851
 Orthotists and prosthetists Ch. 246-850
 Osteopathic physicians and surgeons Ch. 246-853
 Osteopathic physicians' assistants Ch. 246-854
 Pharmacists Ch. 246-858, Ch. 246-861, Ch. 246-863
 Pharmacists, pharmacy, and pharmacy assistants, licensing periods and fees Ch. 246-907
 Physical therapists Ch. 246-915
 Physician assistants Ch. 246-918
 Podiatric physicians and surgeons Ch. 246-922
 Private detectives and private detective agencies Ch. 308-17
 Psychologists Ch. 246-924
 Real estate brokers and salespersons Ch. 308-124, Ch. 308-124A
 Rental cars and rental car businesses Ch. 308-88
 Scrap processors and bulk haulers Ch. 308-65
 Security guards and security guard companies, private Ch. 308-18
 Snowmobiles
 motor vehicles Ch. 308-94
 Surgical assistants Ch. 246-918
 Tow truck operators, registration and regulation Ch. 308-61
 Veterinarians Ch. 246-933
 Vocational schools, private Ch. 490-105
 Wastewater treatment designers and inspectors Ch. 193-32
 Weather modification Ch. 173-495
 Weighmaster license Ch. 16-674
 Well contractors and operators Ch. 173-162
 Whitewater river outfitters Ch. 308-312
 Wreckers Ch. 308-63

LICENSING, DEPARTMENT OF
 Administrative procedure Ch. 308-08
 Business license center Ch. 308-300
 Camping resorts
 contracts, disclosure requirements Ch. 308-420
 Checks in payment of licenses and certificates Ch. 308-04
 Consolidated licensing system Ch. 308-300
 Director, appointment Ch. 308-04
 Licenses
 checks in payment Ch. 308-04
 Master business license Ch. 308-300
 Model traffic ordinance Ch. 308-330
 Motor vehicles
 certificates of title Ch. 308-56A
 excise tax, assessment Ch. 308-57
 franchise disputes between dealers and manufacturers Ch. 308-67
 Organization, operations, and procedures Ch. 308-10
 Practice and procedure Ch. 308-08
 Public records, availability Ch. 308-10
 State Environmental Policy Act (SEPA), guidelines Ch. 308-200A
 Telephone solicitation, commercial registration and fees Ch. 308-320
 Uniform Commercial Code, crop liens, and processor and preparer liens for agricultural products Ch. 308-400
 Voter registration
 motor voter registration Ch. 434-326

LIENS
 Medical assistance
 estate recovery Ch. 388-527

LIMITED LIABILITY COMPANIES
 Engineering and land surveying services Ch. 196-25
 Filing procedures and fee schedules Ch. 434-130

LIMITED LIABILITY PARTNERSHIPS
 Filing procedures and fees Ch. 434-135

LIMITED PARTNERSHIPS
 Filings, centralized system Ch. 434-55

LIMOUSINE SERVICES
 Inspections and equipment safety Ch. 204-95

LINCOLN COUNTY
 Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22

LIQUOR (See ALCOHOLIC BEVERAGES)

LIQUOR CONTROL BOARD
 Advertising, regulations applicable to liquor Ch. 314-52
 Alcohol server training program Ch. 314-14
 Annual reports, availability, fees Ch. 314-62
 Beer
 distributors, brewers and importers Ch. 314-20
 tax reporting and payment requirements Ch. 314-19
 Clubs, rules Ch. 314-40
 Courses of instruction Ch. 314-12
 Disposition of liquor stock
 discontinuance of business by class H licensee Ch. 314-70
 Disposition of stock
 seizure by a governmental agency Ch. 314-70
 Fruit distillers, records Ch. 314-28
 Hearings Ch. 314-04
 Importation and importers Ch. 314-36
 Importation of alcoholic beverages for personal or household use Ch. 314-68
 In-state beer and wine suppliers, sales Ch. 314-27
 Interstate commercial common passenger carriers, reports Ch. 314-27
 Licensed agents Ch. 314-44
 Licensees
 courses of instruction Ch. 314-12
 general rules, applicable to all licensees Ch. 314-12
 nonretail licenses Ch. 314-22
 prohibited practices, penalty Ch. 314-12
 retail Ch. 314-16
 retail, requirements Ch. 314-02
 ships handler Ch. 314-25
 Liquor importers Ch. 314-36
 Liquor law pamphlets, availability Ch. 314-62
 Liquor sales in Indian country Ch. 314-37
 Manufacturers, sales Ch. 314-30
 Nonretail licenses
 license designations Ch. 314-22
 Operations, administrative director Ch. 314-42
 Permits
 banquet Ch. 314-18
 beverage alcohol raffle permit Ch. 314-38
 fees Ch. 314-38
 special Ch. 314-38
 Practice and procedure Ch. 314-08
 Prohibited practices for licenses Ch. 314-12
 Public records, availability Ch. 314-60
 Public storage warehouses Ch. 314-36
 Raffles
 beverage alcohol raffle permit Ch. 314-38
 Rectifiers Ch. 314-32
 Reports, payment of markup and taxes, sales by in-state beer and wine suppliers Ch. 314-27
 Retail licenses Ch. 314-16
 Retail licenses, requirements Ch. 314-02
 Rules, applicable to all licensees Ch. 314-12
 Samples of liquor Ch. 314-64
 Serving and donating of liquor by suppliers at trade conventions of licensees Ch. 314-45
 Special orders by customers Ch. 314-76
 State Environmental Policy Act (SEPA), agency guidelines Ch. 314-72
 Summary dispositions, prehearing Ch. 314-04
 Tobacco products, sale and distribution Ch. 314-10
 Transportation of liquor through state Ch. 314-48
 Tribal liquor vendors, qualifications and appointment Ch. 314-37

Vendors
 credit or debit card use Ch. 314-37

Wine
 importers Ch. 314-24
 tax reporting and payment requirements Ch. 314-19
 wholesalers Ch. 314-24
 Wineries Ch. 314-24

LITERACY
 Project even start Ch. 131-47

LITTER CONTROL
 Adopt-a-highway litter control program Ch. 468-72
 Receptacles, standards Ch. 173-310

LIVESTOCK
 Brand inspection Ch. 16-607
 Cattle
 beef commission assessment Ch. 60-12
 Diseases Ch. 16-86
 Feeds and fertilizers, standards and labels Ch. 16-200
 Goats, diseases Ch. 16-89
 Grazing on state-owned lands, management Ch. 332-20
 Humane slaughter, violation, penalty Ch. 16-24
 Inspection and identification Ch. 16-607
 Public livestock markets
 facilities and sanitation Ch. 16-604
 inspection and identification of livestock Ch. 16-607
 Sheep, diseases Ch. 16-89
 Swine, pseudorabies Ch. 16-80
 Testing for disease Ch. 16-74

LOANS
 Consumer loan act Ch. 208-620
 Mathematics and science teachers Ch. 250-60
 Public facilities
 community economic revitalization board loans and grants Ch. 133-40
 Small business administration loan guaranty program nondepository lenders Ch. 50-56

LOBBYING AND LOBBYISTS (See PUBLIC DISCLOSURE COMMISSION)

LOCAL GOVERNMENT
 Audits, costs appeal Ch. 48-20
 Community economic revitalization board Title 133
 Correctional facilities, availability of impact funds to political subdivisions Ch. 137-12A
 Criminal justice costs and contingency plan expenses, reimbursement Ch. 137-70
 Emergency services
 emergency management assistance funds, criteria for allocation Ch. 118-09
 responsibilities for organizations, plans, and programs Ch. 118-30
 Emergency shelter and transitional housing, state funding Ch. 365-120
 Hazardous materials emergency response plan Ch. 118-40
 Hazardous waste
 coordinated prevention grants program Ch. 173-312
 Historic properties, special valuation Ch. 254-20
 Landfills, criteria for municipal landfills Ch. 173-351
 Law enforcement resources, supplemental, for border areas Ch. 365-90
 Local government investment pool Ch. 210-01
 Public facilities loans and grants, application and procedures Ch. 175-20
 Retirement systems Title 415
 Self-insurance requirements Ch. 236-22
 Solid waste
 coordinated prevention grants program Ch. 173-312
 Urban arterial projects, procedures Title 479

LONGSHORE AND STEVEDORE OPERATIONS
 Industrial insurance

LONG-TERM CARE

longshore and harbor workers assigned risk plan Ch. 284-22
Safety standards Ch. 296-56
LONG-TERM CARE (See also NURSING HOMES)
Eligibility and services Ch. 388-15
Home and community programs (HCP) Ch. 388-71
Individual provider and home care agency provider qualifications Ch. 388-71
Insurance Ch. 284-54
Medicaid payment system Ch. 388-96
Nursing facility care and payment Ch. 388-71
Ombudsman program Ch. 365-18
Program of all-inclusive care for the elderly (PACE) Ch. 388-71
Residential care services Ch. 388-71
LOTTERY
Adjudicative proceedings Ch. 315-20
Commission, organization and operation Ch. 315-02
Daily keno Ch. 315-35
Definitions Ch. 315-02
Fifth anniversary celebration drawing Ch. 315-14
Financial management Ch. 315-08
General provisions Ch. 315-02
Instant games
 general rules Ch. 315-10
 specific rules Ch. 315-11A
Licensing procedure Ch. 315-04
 retailers Ch. 315-04
Lotto Ch. 315-34
Lucky for life Ch. 315-36
On-line games
 daily game Ch. 315-31
 daily keno Ch. 315-35
 general rules Ch. 315-30
 Lotto 6 of 49 Ch. 315-34
 lucky for life Ch. 315-36
 Quinto Ch. 315-33A
Operational rules, generally Ch. 315-06
Prizes, how paid Ch. 315-06
Public records, availability Ch. 315-12
Quinto Ch. 315-33A
Retailers
 operational rules Ch. 315-06
Rules, generally Ch. 315-06
MANICURISTS
Examination, licensing, and fees Ch. 308-20
Safety and health standards Ch. 308-20
MANLIFTS
Construction, alteration, relocation fees Ch. 296-86A
 regulations Ch. 296-86A
Safety standards Ch. 296-96
MANUFACTURED HOUSING (See also HOUSING)
Factory assembled structures advisory board Ch. 296-49A
Installer training and certification program Ch. 365-210
MARINE EMPLOYEES' COMMISSION
Collective bargaining
 grievance arbitration rules Ch. 316-65
 impasse resolution rules Ch. 316-55
 representation case rules Ch. 316-25
 unfair labor practice case rules Ch. 316-45
 union security dispute rules Ch. 316-75
 unit clarification case rules Ch. 316-35
Compensation, benefits, conditions of employment
 fact-finding surveys Ch. 316-85
Grievance arbitration rules Ch. 316-65
Impasse resolution rules Ch. 316-55
Practice and procedure Ch. 316-02
Representation case rules Ch. 316-25
Surveys
 compensation, benefits, conditions of employment Ch. 316-85
Unfair labor practice case rules Ch. 316-45

Union security dispute rules Ch. 316-75
Unit clarification case rules Ch. 316-35
MARINE SAFETY, OFFICE OF
Bunkering operations Ch. 317-40
Cargo and passenger vessel screening for substantial risk Ch. 317-31
Definitions Ch. 317-05
Oil spill prevention plans Ch. 317-21
Oil spills
 financial responsibility for small tank barges and oil spill response barges Ch. 317-50
 vessel contingency plan and response contractor standards Ch. 317-10
Passenger and cargo vessel screening for substantial risk Ch. 317-31
MARRIAGE
Counselors
 registration and certification Ch. 246-810
MASON COUNTY
Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22
MASSAGE PRACTITIONERS
Fees Ch. 246-830
Licensing and disciplinary provisions Ch. 246-830
MATERIAL LIFTS
Construction, alteration, relocation fees Ch. 296-86A
Safety standards Ch. 296-96
MATERNITY HOMES
Childbirth centers Ch. 246-329
MATERNITY SERVICES
Licensing requirements Ch. 388-73
MEAT
Carcasses, disposition Ch. 16-19
Custom farm slaughterers Ch. 16-19
Custom meat facilities Ch. 16-19
Custom slaughtering establishments Ch. 16-19
Humane slaughter of livestock Ch. 16-24
Inspection and labeling Ch. 16-19
Processing or handling establishments, inspection and rating system Ch. 16-165
Storage Ch. 16-19
MEDICAID (See PUBLIC ASSISTANCE)
MEDICAL QUALITY ASSURANCE COMMISSION
Organization, powers, and duties Ch. 246-919
Practice and procedure Ch. 246-919
Professional conduct standards Ch. 246-919
MEDICAL TEST SITES
Licensure and operation Ch. 246-338
MENTAL HEALTH
Adult treatment homes, private Ch. 246-325
Alcoholism and psychiatric hospitals, private Ch. 246-322
Community mental health programs
 county administration Ch. 388-862
Counselors
 registration and certification Ch. 246-810
County services and funding Ch. 388-850
Crime victims' mental health treatment Ch. 296-31
Hospitals, private alcoholism and psychiatric hospitals Ch. 246-322
Juveniles
 involuntary treatment Ch. 388-860
Mental deficiency
 costs of care and treatment, responsibility Title 388
Mental illness
 costs of care, treatment, and hospitalization, liability Ch. 388-855
 criminally insane
 evaluation, placement, care, and discharge Ch. 388-375
Mentally retarded

facilities, ICF/MR program and reimbursement system Ch. 388-835
Regional support networks Ch. 388-862
Residential treatment facilities
 psychiatrically impaired adults Ch. 246-325
 psychiatrically impaired children and youth Ch. 246-323
MENTAL ILLNESS
Community mental health programs Ch. 388-862
Costs of care, treatment, and hospitalization, liability Ch. 388-855
Criminally insane
 evaluation, placement, care, and discharge Ch. 388-375
Institutions Ch. 388-853
Juveniles
 involuntary treatment Ch. 388-860
Sexually violent predators
 civil commitment cost reimbursement to counties Ch. 388-885
 escorted leave Ch. 388-880
 special commitment process Ch. 388-880
Treatment Ch. 388-853
MENTAL RETARDATION
Facilities
 ICF/MR program and reimbursement system Ch. 388-835
MIDWIFERY
Licensing and practice requirements Ch. 246-834
Malpractice insurance
 midwifery and birthing centers, joint underwriting association Ch. 284-87
MILITARY
Motor vehicle excise tax exemption Ch. 308-96A
Nonresident military temporary motor vehicle license Ch. 308-96A
Veterans' and special license plates Ch. 308-96A
MILITARY DEPARTMENT
Emergency services, department of plans, programs, and operations Title 118
Public records, availability Ch. 323-10
State Environmental Policy Act (SEPA), procedures Ch. 323-12
MILK AND MILK PRODUCTS (See DAIRIES AND DAIRY PRODUCTS)
MINERALS
Mining contracts Ch. 332-16
Prospecting leases Ch. 332-16
MINES AND MINING
Coal leasing rules Ch. 332-14
Mineral lands
 classification guidelines Ch. 365-190
Mineral prospecting in state waters Ch. 220-110
Mineral prospecting leases Ch. 332-16
Mining contracts Ch. 332-16
Prospecting leases Ch. 332-16
Surface mining
 land reclamation Ch. 332-18
Uranium and/or thorium milling
 radiation protection Ch. 246-252
MINIMUM WAGES
Generally Ch. 296-126
Minimum Wage Act Ch. 296-128
MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF
Bid specifications, state agency and state institution compliance Ch. 326-40
Certification as minority or women's business enterprises Ch. 326-20
Definitions Ch. 326-02
Enforcement powers Ch. 326-02
Fees Ch. 326-02
General provisions Ch. 326-02
Goals and goal setting Ch. 326-30
Hearings procedure Ch. 326-08
Organization and operations Ch. 326-07
Participation programs Ch. 326-50
Public records, availability Ch. 326-07

MINORS

Mental health care
 involuntary treatment Ch. 388-860
 Minimum wages Ch. 296-126, Ch. 296-128
 Standards of labor Ch. 296-126
 Work hours, wages, and prohibited employment
 nonagricultural employment Ch. 296-125
 Work permits Ch. 296-125, Ch. 296-126

MOBILE HOMES, COMMERCIAL COACHES, AND RECREATIONAL VEHICLES

Factory assembled structures advisory board Ch. 296-49A
 Mobile homes
 installer training and certification program Ch. 365-210
 smoke detection devices required, when Ch. 212-10

MODEL TOXICS CONTROL ACT (See ECOLOGY, DEPARTMENT OF)

MORTGAGE BROKERS AND LOAN ORIGINATORS

Licensing and regulation Ch. 208-660

MOTELS (See HOTELS AND MOTELS)

MOTION PICTURES

Popcorn flavored with butter or in semblance of butter, sign requirements Ch. 16-129
 State parks
 filming permits and fees Ch. 352-74

MOTOR CARRIERS

Business practices Ch. 480-14
 Common carriers
 brokers Ch. 480-12
 forwarders Ch. 480-12
 Equipment Ch. 480-14
 Federal law, application Ch. 480-14
 Freight mobility strategic investment board Title 226
 Household goods carriers
 business and operating practices Ch. 480-15
 permits Ch. 480-15
 Permits Ch. 480-14

MOTOR VEHICLES

Abandoned and inoperative vehicles Ch. 308-61
 Air pollution
 transportation plan conformity to air quality standards Ch. 173-420
 Alternative fuel source for motor vehicles, identification placard Ch. 212-50
 Assistance vans
 standards and operating regulations Ch. 204-93
 Backup alert devices Ch. 204-46
 Batteries
 vehicle battery recycling Ch. 173-331
 Blood alcohol testing Ch. 448-14
 Brake lights, eye level Ch. 204-65
 Brake systems, standards Ch. 204-76
 Breath alcohol testing Ch. 448-13, Ch. 448-15
 Buses
 private carriers, equipment standards and inspection Ch. 204-32
 school bus warning lights, standards Ch. 204-74A
 Cabulances Ch. 308-89
 Certificates of title, procedure Ch. 308-56A
 Commercial vehicles
 drivers' physical qualifications Ch. 446-65
 transportation requirements Ch. 446-65
 Commission on equipment
 assumption of duties by chief of state patrol Ch. 204-08
 Conversion units Ch. 296-150V
 Custom built vehicles, construction and equipment requirements Ch. 204-90
 Dangerous materials, transportation Ch. 470-12
 Dealer/manufacturer franchise disputes Ch. 308-67
 Dealers
 business practices, requirements Ch. 308-66

Dealers, manufacturers
 licenses, procedures Ch. 308-66
 titles, transfer procedure Ch. 308-66
 Deceleration warning light, standards Ch. 204-62
 Disabled persons, parking privileges Ch. 308-96A
 Driver training schools Ch. 308-108
 Drivers
 blood alcohol testing Ch. 448-14
 breath alcohol testing Ch. 448-13, Ch. 448-15
 Drivers' licenses
 commercial drivers' licenses Ch. 308-100
 examination Ch. 308-104
 occupational drivers' licenses Ch. 308-104
 requirements Ch. 308-104
 revocation and suspension Ch. 308-104
 special provisions and endorsements Ch. 308-100
 Electronic message displays, limitations Ch. 204-65
 Emergency vehicles
 lighting Ch. 204-88
 permits and equipment standards Ch. 204-36
 Emission control systems Ch. 173-421
 Emission inspection Ch. 173-422
 Equipment
 approval procedure Ch. 204-08
 backup alert devices Ch. 204-46
 brake limits, eye level Ch. 204-65
 brake systems, standards Ch. 204-76
 commission on equipment, assumption of duties by chief of state patrol Ch. 204-08
 deceleration warning light Ch. 204-62
 emergency vehicles, lighting Ch. 204-88
 emergency vehicles, standards and requirements Ch. 204-36
 firemen's private cars, use of green lights Ch. 204-40
 flashing amber lights Ch. 204-38
 green lights, use on firemen's private cars Ch. 204-40
 headlamp flashing systems, standards Ch. 204-80
 highway maintenance vehicles, standards for lamps and flags Ch. 204-60
 lamps
 mounting, adjusting, and aiming Ch. 204-72
 school bus warning lights, standards Ch. 204-74A
 law enforcement vehicles, lighting Ch. 204-88
 load-fastening devices, standards Ch. 204-44
 motorcycle headlamp modulator, standards Ch. 204-78
 motorcyclists' eye protective devices Ch. 204-52
 private carrier buses, standards and inspection Ch. 204-32
 rear crossview mirrors Ch. 204-46
 reflectorized warning devices, standards Ch. 204-94
 seat belts, exemptions Ch. 204-41
 slow-moving vehicle emblems, standards and use Ch. 204-28
 standards Ch. 204-10
 studded tires, standards, approval, and use Ch. 204-24
 sunscreening devices Ch. 204-82A
 tire chains
 standards Ch. 204-22
 standards, approval, and use Ch. 204-24
 towing methods, standards Ch. 204-70
 traction devices, standards, approval, and use Ch. 204-24
 trailer tongue lamps Ch. 204-39
 truck and truck-tractors Ch. 468-38
 vehicle connecting devices, standards Ch. 204-70
 wheelchair conveyances Ch. 204-92
 Excise tax
 assessment, depreciation, and exemptions Ch. 308-57
 Farm vehicles and equipment, safety standards Ch. 296-307

Financial Responsibility Act, administrative procedures Ch. 308-102
 Firemen's private cars, use of green lights Ch. 204-40
 Flammable liquids, transportation Ch. 470-12
 Flashing amber lamps, mounting and use Ch. 204-38
 Franchise disputes, petition fee Ch. 308-67
 Freight mobility strategic investment board Title 226
 Fuel tax Ch. 308-72
 Gasoline
 oxygenated gasoline, specifications Ch. 173-492
 vapors, emission standards and controls Ch. 173-491
 Hazardous materials, transportation Ch. 446-50
 Headlamp flashing systems, standards Ch. 204-80
 Headlamp modulator for motorcycles and motor-driven cycles, standards Ch. 204-78
 Highway access control classification system and standards Ch. 468-52
 Highway maintenance equipment, standards for lamps and flags Ch. 204-60
 For hire vehicles, permits, fees, and insurance requirements Ch. 308-89
 Hulk haulers and scrap processors
 licensing and business practices Ch. 308-65
 Identification numbers, altered
 disposition of seized vehicles Ch. 446-30
 Ignition interlock breath alcohol devices
 testing and certification Ch. 204-50
 Impounding procedures Ch. 308-61
 Impoundment Ch. 204-96
 Insurance
 Financial Responsibility Act, administrative procedures Ch. 308-102
 mandatory coverage Ch. 308-106
 Interstate or intranet permits Ch. 308-97
 Intranet permits Ch. 308-97
 Kit cars, construction and equipment requirements Ch. 204-90
 Lamps
 mounting, adjusting, and aiming Ch. 204-72
 school bus warning lights, standards Ch. 204-74A
 Law enforcement vehicles
 lighting Ch. 204-88
 Lemon Law
 arbitration process Ch. 44-10
 License plates Ch. 308-96A
 Licenses
 fees, exemptions Ch. 308-96A
 special license plates Ch. 308-96A
 tabs, fees Ch. 308-96A
 Limousine carrier businesses Ch. 308-87
 Limousines Ch. 308-89
 inspections and equipment safety Ch. 204-95
 Load-fastening devices, standards Ch. 204-44
 Log trucks
 weighing requirement exceptions Ch. 446-80
 Manufacturer/dealer franchise disputes Ch. 308-67
 Medical units Ch. 296-150V
 Model traffic ordinance Ch. 308-330
 Motorcycle helmets
 antique motor-driven cycle, operator exemption Ch. 204-53
 safety standards Ch. 204-10
 Motorcyclists' eye protective devices Ch. 204-52
 Noise standards Ch. 173-62
 Ocean beaches, vehicle traffic Ch. 352-37
 Odometer disclosure statements Ch. 308-56A
 Off-road and nonhighway vehicles
 funds for trails and areas Ch. 286-26
 registration Ch. 308-94, Ch. 308-94A
 Oil recycling, sign requirements Ch. 173-330
 Parking
 disabled persons Ch. 308-96A
 tickets Ch. 308-96A
 Private carrier buses, equipment standards and inspection Ch. 204-32

MOTORCYCLES

Rear crossview mirrors Ch. 204-46
Reciprocal or proportional registration of fleet and commercial vehicles Ch. 308-91
Recreational park trailers
inspection and insignia Ch. 296-150P
manufacturing standards Ch. 296-150F, Ch. 296-150P
Recreational vehicles
assessment and taxation Ch. 458-17
inspection and insignia Ch. 296-150R
licenses Ch. 308-96A
manufacturer's notice to department Ch. 296-150R
self-certification Ch. 296-150R
Reflectorized warning devices, standards Ch. 204-94
Registration
certificate of title Ch. 308-56A
reciprocity Ch. 308-99
Rental cars
taxation and licensing Ch. 308-88
Replica cars, construction and equipment requirements Ch. 204-90
School bus warning lights, standards Ch. 204-74A
Scrap processors and hulk haulers
licensing and business practices Ch. 308-65
Seat belts, exemptions Ch. 204-41
Size limitations Ch. 468-38
Slow-moving vehicle emblems, standards and use Ch. 204-28
Snowmobiles
registration Ch. 308-94
snowmobile account grants and contracts Ch. 352-48
Special fuel tax Ch. 308-77
State, marking requirements and exceptions Ch. 236-20
State parks, vehicle use in parks Ch. 352-20
Studded tires, standards, approval, and use Ch. 204-24
Sunscreening devices Ch. 204-82A
Taxation Ch. 458-17
Taxicabs Ch. 308-89
Tires
waste tire carrier and storage site licenses Ch. 173-314
Tire chains
standards Ch. 204-22
Title, registration
dealers, transfer, possession Ch. 308-66
generally Ch. 308-56A
Tow trucks
vehicle dealer-tow truck combination Ch. 308-66
Towing vehicles, standards Ch. 204-70
Traction devices, approval Ch. 204-24
Traffic safety commission Title 467
Trailer tongue lamps, standards Ch. 204-39
Transit vehicles
stop zones Ch. 468-46
Transportation of dangerous cargoes, committee on Title 470
Transporters, licenses Ch. 308-80
Trip permits Ch. 308-97
Truck, truck-tractor
equipment Ch. 468-38
size and weight Ch. 468-38
Trucks
load-fastening devices, standards Ch. 204-44
weighing requirement exceptions Ch. 446-80
Unauthorized and abandoned vehicles, procedure for taking custody Ch. 308-61
Vehicle battery recycling Ch. 173-331
Vehicle connecting devices, standards Ch. 204-70
Vehicles seized for altered identification numbers, disposition Ch. 446-30
Voter registration
motor voter registration Ch. 434-326
Warranties
arbitration and arbitration process Ch. 44-10
Weight limitations Ch. 468-38

Wheelchair conveyances
speed and equipment requirements Ch. 204-92
Wreckers
licensing and business practices Ch. 308-63
vehicle dealer-wrecker combination Ch. 308-66

MOTORCYCLES

Eye protective devices Ch. 204-52
Headlamp modulator, standards Ch. 204-78
Helmets
antique motor-driven cycle, operator exemption Ch. 204-53
safety standards Ch. 204-10
Instruction permits Ch. 308-100

MOVING COMPANIES (See MOTOR CARRIERS, subtitle Household goods carriers)

MOVING WALKS

Construction, alteration, relocation fees Ch. 296-86A
regulations Ch. 296-86A
Safety standards Ch. 296-96

MT. ST. HELENS

Closure, permitted entry and/or occupation rules Ch. 118-03

MUTUAL SAVINGS BANKS

Establishment and operation Ch. 50-14, Ch. 208-514
Examinations, schedule of costs Ch. 50-44, Ch. 208-544
Fee schedule Ch. 50-12
Organization and operation Ch. 50-14, Ch. 208-514

NATURAL RESOURCES, DEPARTMENT OF

Aquatic land management Ch. 332-30
Board of natural resources
public records, availability Ch. 332-10
Capital forest Ch. 332-52
Coal leasing rules Ch. 332-14
Emergency and short term rules Ch. 332-26
Fire protection Ch. 332-24
Forest Products Industry Recovery Act of 1982 Ch. 332-140
Forest protection Ch. 332-24
Geothermal drilling rules Ch. 332-17
Grazing lands, management Ch. 332-20
Harbor line commission
Meydenbauer Bay, line of navigability Ch. 332-28
Insect and worm control Ch. 332-32
Land description guidelines Ch. 332-130
Leases
coal Ch. 332-14
mineral prospecting Ch. 332-16
oil and gas Ch. 332-12
priority to public school districts Ch. 332-100
proceeds Ch. 332-100
Managed lands and roads, public use Ch. 332-52
Milwaukee Road corridor Ch. 332-52
Mineral prospecting leases Ch. 332-16
Mining
contracts Ch. 332-16
surface mine reclamation Ch. 332-18
Natural area preserves Ch. 332-60
Natural heritage resources Ch. 332-60
Oil and gas leases Ch. 332-12
Organization, operations, and procedures Ch. 332-10
Practice and procedure Ch. 332-08
Public lands, commissioner of, duties Title 332
Public records, availability Ch. 332-10
Public use of managed lands and roads Ch. 332-52
Rights of way
proceeds Ch. 332-100
Roads
public use of managed lands and roads Ch. 332-52
state land rules Ch. 332-36
Sales

proceeds Ch. 332-100
State Environmental Policy Act (SEPA), policies and procedures Ch. 332-41
State-owned lands
geothermal resources lease Ch. 332-22
grazing lands management Ch. 332-20
leases Ch. 332-110
leasing program, rules Ch. 332-22
road rules Ch. 332-36
urban lands, management Ch. 332-21
Stray logs
possession marks, catch brands Ch. 332-44
Surface mine reclamation Ch. 332-18
Survey, plat, and map filing and recording fees Ch. 332-150
Survey monuments, removal or destruction Ch. 332-120
Survey standards Ch. 332-130
Urban lands, management Ch. 332-21
NATUROPATHIC PHYSICIANS
Fees Ch. 246-836
Licensing and practice requirements Ch. 246-836
NAVIGABLE WATERS
Pollutant discharge, federal permit Ch. 173-225
Uniform waterway marking system Ch. 352-66
NOISE CONTROL
Environmental noise levels, limits and exemptions Ch. 173-60
Motor vehicle standards Ch. 173-62
Sound level measurement, procedures Ch. 173-58
NONPROFIT ORGANIZATIONS
Charitable solicitation organizations Ch. 434-120
Charitable trusts Ch. 434-120
Commercial fund raiser registration Ch. 434-120
Community scholarship foundation
demonstration project Ch. 250-69
Gambling activities, requirements Title 230
Private, nonprofit transportation providers Ch. 480-31
Securities transactions Ch. 460-52A
Taxation
property tax Ch. 458-16
NOTARIES PUBLIC
Appointment, seal, and regulation Ch. 308-30
NUCLEAR ENERGY AND RADIATION
Industrial radiography
radiation protection Ch. 246-243
Medical therapy
radiation protection Ch. 246-240
Radiation protection
air emissions Ch. 246-247
analytical x-ray equipment Ch. 246-228
fees Ch. 246-254
general provisions Ch. 246-220
industrial radiography Ch. 246-243
industrial x-rays Ch. 246-227
machine assembly and registration Ch. 246-224
medical therapy Ch. 246-240
nuclear medicine Ch. 246-239
particle accelerators Ch. 246-229
standards Ch. 246-221
uranium and/or thorium milling Ch. 246-252
wireline services Ch. 246-244
worker rights Ch. 246-222
x-rays in the healing arts Ch. 246-225
Radioactive materials
license termination Ch. 246-246
licensing requirements
applicability Ch. 246-232
general licenses Ch. 246-233
specific licenses Ch. 246-235
packaging and transport Ch. 246-231
Radioactive waste
commercial disposal sites, use Ch. 246-249
land disposal facilities, licensing Ch. 246-250
Wireline services
radiation protection Ch. 246-244

NUCLEAR WASTE BOARD

Organization Ch. 335-06
Public records, availability Ch. 335-06

NURSERIES AND NURSERY STOCK

Grape planting stock, registration and certification Ch. 16-462
Inspection fees Ch. 16-401

NURSES

Advanced registered nurse practitioners Ch. 246-840
Health professional loan repayment and scholarship program Ch. 250-25
Nursing assistants
delegation of tasks Ch. 246-841
disciplinary procedures and practice requirements Ch. 246-841
training programs Ch. 246-842
Nursing education programs Ch. 246-840
Nursing pools
fees Ch. 246-845
registration and standards Ch. 246-845
Nursing technicians Ch. 246-840
Practical nurses
licensing and practice requirements Ch. 246-840
Registered nurses
delegation of care Ch. 246-840
licensing and practice requirements Ch. 246-840

NURSING HOMES

Administrators, licensing Ch. 246-843
Certificate of need Ch. 246-310
Facility construction review Ch. 246-314
Financial assistance Ch. 247-06
Generally Ch. 388-97
Licensure program Ch. 388-98
Medicaid payment system Ch. 388-96
Medication assistance Ch. 246-888
Nursing assistants
training programs Ch. 246-842
Pharmaceutical services Ch. 246-865
Receivership Ch. 388-98
Temporary management Ch. 388-98

NUTRITIONISTS

Certification and practice requirements Ch. 246-822

OCCUPATIONAL THERAPY

Licensing and practice standards Ch. 246-847
Medical assistance clients Ch. 388-545
Occupational therapy assistants, licensing Ch. 246-847

OCEAN BEACHES

Access areas Ch. 352-16
Aircraft Ch. 352-37
Equestrian traffic Ch. 352-37
Special group recreation events Ch. 352-37
Vehicular traffic Ch. 352-37

OCEAN MANAGEMENT

Department of ecology duties Ch. 173-26

OCEANOGRAPHIC COMMISSION

Meetings Ch. 342-10
Organization Ch. 342-10
Public records, availability Ch. 342-10

OCULARISTS

Apprenticeship training Ch. 246-849
Fees Ch. 246-849
Licensing and practice requirements Ch. 246-849

OFF-ROAD VEHICLES (See MOTOR VEHICLES)

OIL AND GAS

Above-ground used oil tanks, standards Ch. 212-51
Air pollution
gasoline vapors, emission standards and controls Ch. 173-491
oxygenated gasoline, motor fuel specifications Ch. 173-492
Automobile oil recycling, sign requirements Ch. 173-330

Automotive oil, used, recycling signs requirements for automotive oil sellers Ch. 173-330

Bunkering operations Ch. 317-40

Conservation committee
practice and procedure Ch. 344-08
rules, generally Ch. 344-12
State Environmental Policy Act (SEPA), guidelines Ch. 344-18

Drilling and production Ch. 344-12
Emergency Petroleum Allocation Act rules Ch. 194-14

Exploration activities from state marine waters, permits Ch. 173-15
Gasoline vapors, emission standards and controls Ch. 173-491

Heating and motor fuels
retail pricing Ch. 16-657

Heating oil tanks
contamination, advice and technical assistance Ch. 374-80
pollution liability insurance program Ch. 374-70

Leases Ch. 332-12

Liquefied petroleum gas
weights and measures Ch. 16-659

Motor and heating fuels
retail pricing Ch. 16-657

Motor vehicle fuel tax Ch. 308-72
Motor vehicle special fuel tax Ch. 308-77

Offshore sampling permits Ch. 344-16

Oil spill contingency plans
facility contingency plan requirements Ch. 173-181
response contractor standards Ch. 173-181

Oil spill prevention
facility operations and standards Ch. 173-180A
facility operations manual Ch. 173-180B
facility personnel oil-handling training and certification Ch. 173-180C
facility spill prevention plan standards Ch. 173-180D

Oil spills
compensation schedules for spills Ch. 173-183
financial responsibility for small tank barges and oil spill response barges Ch. 317-50
preassessment screening Ch. 173-183
prevention plans Ch. 317-21
vessel contingency plan and response contractor standards Ch. 317-10

Petroleum gas, liquefied
weights and measures Ch. 16-659

Petroleum pipeline companies Ch. 480-75
Pollution liability insurance agency Title 374
Underground storage tanks
administration and enforcement Ch. 173-360
community assistance program Ch. 374-60
pollution liability insurance agency Title 374

OKANOGAN COUNTY

Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

OPTICIANS, DISPENSING

Apprentices, registration requirements Ch. 246-824
Fees Ch. 246-824
Licensing and practice requirements Ch. 246-824

OPTOMETRY

Consumer access to vision care Ch. 246-852
Optometrists
licensing requirements Ch. 246-851
professional conduct, requirements Ch. 246-851

Schools and colleges
approval Ch. 246-851

Student benefits available under western interstate commission on higher education student exchange program Ch. 250-28

ORGANIC FOODS

Crop production standards Ch. 16-154
Handlers
certification standards Ch. 16-164
Materials list for production Ch. 16-154
Meat and dairy products
animal production standards Ch. 16-162
Packers and vendors, certification standards Ch. 16-164
Processed
certification and labeling Ch. 16-158
Processor certification Ch. 16-158
Producer certification Ch. 16-156
Registration of materials for food production Ch. 16-160

ORTHOTISTS AND PROSTHETISTS

Licensing Ch. 246-850

OSTEOPATHIC PHYSICIANS AND SURGEONS

Acupuncture assistants Ch. 246-855
Licensing requirements Ch. 246-853

OSTEOPATHIC PHYSICIANS' ASSISTANTS

Acupuncture assistants
registration and practice requirements Ch. 246-855
Licensure and practice Ch. 246-854

OUTDOOR MUSIC FESTIVALS

Health and sanitation requirements Ch. 246-374

OUTDOOR RECREATION,

INTERAGENCY COMMITTEE FOR

Boating facilities grant program Ch. 286-35
Definitions Ch. 286-04

Firearms range acquisition and development projects Ch. 286-30

Funds

firearms range acquisition and development projects Ch. 286-30

nonhighway and off-road vehicle activities programs and areas Ch. 286-26

Goals and objectives Ch. 286-04

Grant program, eligibility applications, and projects Ch. 286-13

Land and water conservation fund program Ch. 286-40

Organization and operations Ch. 286-04

Public records, availability Ch. 286-06

State Environmental Policy Act (SEPA), compliance Ch. 286-04

Wildlife and recreation program Ch. 286-27

OYSTERS (See FISH AND FISHING)

PACIFIC COUNTY

Shorelines

lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

PACKAGING

Dietary iron supplements, packaging requirements Ch. 16-720
Milk products Ch. 16-101

PARAMEDICS (See EMERGENCY MEDICAL SERVICES)

PARENTS AND PARENTING

Project even start Ch. 131-47

PARKING

Disabled persons, special privileges Ch. 308-96A
Model traffic ordinance Ch. 308-330
Parking garage elevators
construction, alteration, relocation fees Ch. 296-86A
regulations Ch. 296-86A
Parking garage equipment, mechanized, safety standards Ch. 296-96
Tickets Ch. 308-96A

PARKS AND RECREATION (See also PARKS AND RECREATION COMMISSION)

Boating

PARKS AND RECREATION COMMISSION

sound level measurement Ch. 352-67

Camps
health and sanitation requirements Ch. 246-376

Health and sanitation requirements for group camps Ch. 246-376

Interagency committee for outdoor recreation Title 286

Water trail programs Ch. 352-68

PARKS AND RECREATION COMMISSION

Aerial passenger tramways Ch. 352-44

Aircraft on ocean beaches Ch. 352-37

Boating
accident reporting program Ch. 352-70
clean vessel funding program Ch. 352-76
moorage and use of marine facilities Ch. 352-12
safety grant and contract program Ch. 352-64
safety program approval Ch. 352-65
safety standards Ch. 352-60
sewage pumpout station facilities, funding Ch. 352-75
uniform waterway marking system Ch. 352-66

Classification of land Ch. 352-16

Concessions and leases Ch. 352-24

Conservation areas Ch. 352-16

Director, authority Ch. 352-04

Equestrian traffic on ocean beaches Ch. 352-37

Filming within state parks Ch. 352-74

Heritage areas Ch. 352-16

Hostels, operation and financial support Ch. 352-52

Launch areas Ch. 352-16

Marine facilities, use Ch. 352-12

Meetings and duties of chairperson Ch. 352-04

Moorage and use of marine facilities Ch. 352-12

Motor driven vehicles in state parks Ch. 352-20

Naming of state park sites, procedure Ch. 352-16

Natural areas Ch. 352-16

Ocean beaches
access areas Ch. 352-16
aircraft Ch. 352-37
equestrian traffic Ch. 352-37
special group recreation events Ch. 352-37
vehicular traffic Ch. 352-37

Parking restrictions in state parks Ch. 352-20

Public records, availability Ch. 352-40

Public use of state park areas Ch. 352-32

Recreation areas Ch. 352-16

Recreational conveyances Ch. 352-44

Ski lifts Ch. 352-44

Snowmobile account grants and contracts Ch. 352-48

State Environmental Policy Act (SEPA), procedures Ch. 352-11

State parks
camping use Ch. 352-32
concessions and leases Ch. 352-24
fees Ch. 352-32
filming permit and fees Ch. 352-74
land classification Ch. 352-16
motor driven vehicles Ch. 352-20
naming procedure Ch. 352-16
parking restrictions Ch. 352-20
permits for use Ch. 352-32
prohibited practices Ch. 352-32
public use Ch. 352-32
timber cutting and removal Ch. 352-28

Timber cutting and removal Ch. 352-28

Vehicular traffic on ocean beaches Ch. 352-37

Water trail programs Ch. 352-68

Winter recreational program account grants and contracts Ch. 352-56

PAROLE
Administrative progress and parole reviews Ch. 381-40
Adult probation and parole, interstate compact Ch. 137-68
Clemency Ch. 381-80
Cost of supervision Ch. 137-65

Discharge, conditional and final, procedures Ch. 381-80

Parolability hearing procedures Ch. 381-60

Parole revocation hearing procedures Ch. 381-70

PARTICLE ACCELERATORS
Radiation protection Ch. 246-229

PAY DATES
State employees Ch. 82-50

PEND OREILLE COUNTY

Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

PERMITS (See also CERTIFICATION; LICENSES; REGISTRATION)
Acid rain permits Ch. 173-406

Archaeological excavation and removal permit Ch. 25-48

Building permit surcharges and fees Ch. 365-110

Burning permits
forest protection Ch. 332-24

Coordinated permit process Ch. 173-09

Environment
coordinated permit process Ch. 173-09

Interstate or intrastate permits for motor vehicles Ch. 308-97

Liquor control board
banquet Ch. 314-18
special Ch. 314-38

Oil and gas offshore sampling permits Ch. 344-16

Oil or natural gas exploration activities from state marine waters Ch. 173-15

Shoreline development permits, procedures and enforcement Ch. 173-27

Shoreline development permits, procedures and exemptions Ch. 173-26

Waste discharge general permit program Ch. 173-226

Wastewater treatment plant operators Ch. 173-230

Water pollutant discharge elimination system permit program Ch. 173-220

Water pollution
discharge into navigable waters, federal permit Ch. 173-225
national pollutant discharge elimination system permits Ch. 173-220
waste discharge permit program Ch. 173-216
wastewater discharge permit fees Ch. 173-222, Ch. 173-224

Weather modification Ch. 173-495

PERSONNEL, DEPARTMENT OF Higher education, See HIGHER EDUCATION PERSONNEL

Affirmative action Ch. 359-09

Affirmative action program Ch. 356-09

Appeals
disability separation Ch. 356-35
disciplinary actions Ch. 356-34

Appointments Ch. 356-30

Classification plan
preparation and revision Ch. 356-10

Classified service Ch. 356-06

Comparable worth Ch. 356-14

Compensation plan
appendix Ch. 356-15
call-back for work Ch. 356-15
holiday pay Ch. 356-15
overtime Ch. 356-15
relocation compensation Ch. 356-14
salary computation Ch. 356-14
shift premium Ch. 356-15

Compensatory time Ch. 356-14

Definitions Ch. 356-05

Director
powers and duties Ch. 356-06

Disability, reasonable accommodation Ch. 356-35, Ch. 365-35

Disability separation, appeals Ch. 356-35

Disciplinary actions, appeals Ch. 356-34

Discrimination, prohibitions Ch. 356-46

Eligible lists and referrals Ch. 359-14

Employment, inter-system Ch. 356-49

Examinations Ch. 356-22

Exempt service Ch. 356-06

General provisions Ch. 356-06

Hearings
general procedures Ch. 356-37

Holidays Ch. 356-18

Hours of work Ch. 356-18

Human resource development, purpose, philosophy, and responsibility Ch. 356-39

Human resources training and development Ch. 359-39

Internship program Ch. 356-48, Ch. 359-48

Inter-system employment Ch. 356-49

Labor relations Ch. 356-42

Layoffs Ch. 359-40

Leave Ch. 356-18

Miscellaneous rules and regulations Ch. 356-46

Organization and operations Ch. 356-07, Ch. 359-07

Personnel appeals board Title 358

Personnel board
members Ch. 356-06
powers and duties Ch. 356-06

Political activity, regulations Ch. 356-46

Political affiliations, disclosure prohibited Ch. 356-46

Positions
allocation Ch. 356-10
reallocation Ch. 356-10

Public records, availability Ch. 356-07, Ch. 359-07

Reciprocity with other jurisdictions Ch. 356-46

Recruitment Ch. 356-22

Registers, certification Ch. 356-26

Religious affiliations, disclosure prohibited Ch. 356-46

Return-to-work program Ch. 356-46

Salary Ch. 356-14

Separations Ch. 356-30

Service
classified Ch. 356-06
exempt Ch. 356-06

Shared leave Ch. 356-18

State internship program Ch. 359-48

Unfair labor practices Ch. 356-42

Vacation leave Ch. 356-18

Washington management service Ch. 356-56

PERSONNEL APPEALS BOARD
Appeals Ch. 358-20
Declaratory rulings Ch. 358-20
Definitions Ch. 358-10
Executive secretary Ch. 358-01
Filing of appeals Ch. 358-20
Hearings, procedures Ch. 358-30
Hearings examiners Ch. 358-30
Membership, powers and duties Ch. 358-01
Motions calendar Ch. 358-01
Oral and written arguments Ch. 358-01
Public records, availability Ch. 358-40

PESTICIDES
Bulk pesticide secondary and operational area containment Ch. 16-229
Chemigation and fertigation Ch. 16-202

Foods
pesticide tolerances Ch. 16-167

Forest chemicals, handling, storage and application Ch. 222-38

Handler standards Ch. 16-233

Regulations, permits, use Ch. 16-228

Restricted use in certain counties Ch. 16-230

Restricted use pesticides Ch. 16-219

Safety standards Ch. 296-307

Worker protection standards Ch. 16-233, Ch. 296-307

PHARMACY
Drug compounding practices Ch. 246-878
Health care entities, drug control Ch. 246-904
Home dialysis program Ch. 246-905
Laetrile (amygdalin)

availability Ch. 246-897
 Pharmaceutical services
 nursing homes Ch. 246-865
 Pharmaceutical wholesalers
 licensing and standards Ch. 246-879
 Pharmaceuticals
 manufacturing standards and practices Ch. 246-895
 product substitution Ch. 246-899
 Pharmacies
 health care entities Ch. 246-904
 hospital pharmacy standards Ch. 246-873
 legend drugs
 animal control Ch. 246-886
 identification Ch. 246-883
 imprint and labeling Ch. 246-885
 licensing Ch. 246-869
 licensing periods and fees Ch. 246-907
 nuclear pharmacies Ch. 246-903
 over-the-counter drugs
 imprint and labeling Ch. 246-885
 parenteral products for nonhospitalized patients Ch. 246-871
 patient medication record systems Ch. 246-875
 precursor substance control Ch. 246-889
 prescription drug price advertising Ch. 246-881
 sales prohibited Ch. 246-877
 Pharmacists
 credentialing procedures Ch. 246-12
 impaired pharmacist rehabilitation Ch. 246-867
 internship requirements Ch. 246-858
 licensing Ch. 246-863
 licensing periods and fees Ch. 246-907
 nuclear pharmacists Ch. 246-903
 professional education Ch. 246-861
 Pharmacy, board of
 adjudicative proceedings Ch. 246-856
 Pharmacy ancillary
 certification Ch. 246-901
 Pharmacy assistants
 certification and fees Ch. 246-907
 Public assistance
 pharmacy services Ch. 388-530
 Uniform Controlled Substances Act,
 implementation Ch. 246-887
PHYSICAL THERAPISTS
 Licensing and practice Ch. 246-915
PHYSICIAN ASSISTANTS
 Fees Ch. 246-918
 Licensing and scope of practice Ch. 246-918
 Physician assistant-surgical assistant Ch. 246-918
 Surgical assistants, licensing and scope of practice Ch. 246-918
PHYSICIANS AND SURGEONS
 Consumer access to vision care Ch. 246-852
 Credentialing Ch. 246-919
 Fees Ch. 246-919
 Health professional loan repayment and scholarship program Ch. 250-25
 Medical quality assurance commission
 organization, powers, and duties Ch. 246-919
 Naturopathic physicians
 licensing requirements Ch. 246-836
 Osteopathic physicians and surgeons
 licensing requirements Ch. 246-853
 Prescriptions
 triplicate prescription form Ch. 246-800
 Professional conduct standards Ch. 246-919
 Reporting requirements Ch. 246-919
 Visa waivers for physicians Ch. 246-562
PIERCE COUNTY
 Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22
PILOTAGE (See WATERCRAFT AND SHIPPING, subtitle Pilotage)

PILOTAGE COMMISSIONERS, BOARD OF
 Adjudicative proceedings Ch. 363-11
 Pilotage rules Ch. 363-116
 Practice and procedure Ch. 363-11
PILOTS
 Registration Ch. 468-210
PLANTING STOCK (See also HORTICULTURE)
 Caneberry plants, certification Ch. 16-333
 Fruit trees, registration and certification Ch. 16-350
 Garlic seed, certification and standards Ch. 16-334
 Hop rootstocks
 certification Ch. 16-354
 Mint rootstocks, certification Ch. 16-322
 Pests
 freedom from infestation, standards Ch. 16-402
 Rootstock
 fruit trees, registration and certification Ch. 16-350
 hops, certification Ch. 16-354
 mint, certification Ch. 16-322
 Strawberry plants
 certification Ch. 16-328
 Top-stock
 fruit trees, registration and certification Ch. 16-350
PLUMBERS AND PLUMBING
 Journeyman plumbers, certification Ch. 296-400A
 Uniform plumbing code
 adoption and amendment of 1997 edition Ch. 51-46, Ch. 51-47
PODIATRY
 Licensing and fees Ch. 246-922
 Professional conduct and ethics Ch. 246-922
POLICE (See LAW ENFORCEMENT; LAW ENFORCEMENT OFFICERS' AND FIRE FIGHTERS' RETIREMENT SYSTEM)
POLITICAL CAMPAIGNS (See PUBLIC DISCLOSURE COMMISSION)
POLLING PLACES
 Accessibility to disabled and elderly Ch. 434-257
 Generally Ch. 434-253
POLLUTION (See also AIR POLLUTION; WATER POLLUTION CONTROL)
 Disclosure reports
 critical materials registry Ch. 173-40
 Environmental policy, council on Title 197
 Facilities for pollution control
 tax credits and exemptions Ch. 173-24
 Forest chemicals, handling, storage, and application Ch. 222-38
 Heating oil tanks Title 374
 Noise control
 definitions, limits, exemptions Ch. 173-60
 motor vehicle standards Ch. 173-62
 sound level measurement procedures Ch. 173-58
 Underground storage tanks Title 374
 Wastewater discharge standards and effluent limitations
 pollution discharge elimination system permit program Ch. 173-220
 upland fin-fish facilities Ch. 173-221A
Water
 abatement funds, limits on use Ch. 173-80
 centennial clean water funds, standards and limitations for use Ch. 173-95A
 national pollutant discharge elimination system permit program Ch. 173-220
 pollution discharge elimination system permit program Ch. 173-220
 upland fin-fish facilities, wastewater discharge standards and effluent limitations Ch. 173-221A

wastewater discharge permit fees Ch. 173-222, Ch. 173-224
 wastewater facilities
 discharge standards and effluent limitations Ch. 173-221
 water pollution control revolving fund, uses and limitations Ch. 173-98
POLLUTION CONTROL HEARINGS BOARD
 Appeals from decisions and order of department of ecology Ch. 173-04
 Environmental policy, council on, membership Ch. 197-06
 Practice and procedure Ch. 371-08
POLLUTION LIABILITY INSURANCE AGENCY
 Heating oil tanks
 insurance program eligibility and coverage Ch. 374-70
 Loss reserves Ch. 374-30
 Practice and procedure Ch. 374-40
 Public records, availability Ch. 374-20
 Surplus reserves Ch. 374-30
 Underground storage tank community assistance program Ch. 374-60
POLLUTION LIABILITY INSURANCE PROGRAM
 Heating oil tanks
 contamination, advice and technical assistance Ch. 374-80
POTATO COMMISSION (See AGRICULTURE AND MARKETING)
POULTRY
 Chickens, fryers, broilers, and roasters, marketing orders Ch. 16-512
 Fryer commission Ch. 16-512
 Importation Ch. 16-59
 Interstate movement Ch. 16-59
 Marketing orders, chickens, fryers, broilers, and roasters Ch. 16-512
PRACTICAL NURSES (See NURSES, subtitle Practical nurses)
PRACTICE AND PROCEDURE (See ADMINISTRATIVE PROCEDURE)
PREVAILING WAGES
 Generally Ch. 296-127
PRISONS AND PRISONERS (See CORRECTIONAL INSTITUTIONS; CORRECTIONS, DEPARTMENT OF)
PRIVATE DETECTIVES AND PRIVATE DETECTIVE AGENCIES
 Firearms certification Ch. 139-35
 Licensing and fees Ch. 308-17
PROBATION AND PAROLE (See PAROLE)
PROCUREMENT, OFFICE OF STATE (See GENERAL ADMINISTRATION, DEPARTMENT OF)
PRODUCTIVITY BOARD
 Employee suggestion program guidelines Ch. 383-06
 Teamwork incentive program Ch. 383-07
PROFESSIONAL ATHLETICS COMMISSION
 Boxing rules Ch. 36-12
 Martial arts rules Ch. 36-14
 Wrestling rules Ch. 36-13
PROPERTY (See REAL ESTATE)
PROPERTY TAX (See TAXATION)
PROPHYLACTICS
 Condom standards and sale conditions Ch. 246-891
PROSTHETISTS AND ORTHOTISTS
 Licensing Ch. 246-850
PSYCHOLOGISTS
 Licensing and fees Ch. 246-924
 Professional conduct and ethics Ch. 246-924

PUBLIC ACCOUNTANTS

PUBLIC ACCOUNTANTS (See ACCOUNTANCY, BOARD OF; ACCOUNTANTS)

PUBLIC ASSISTANCE (See also SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)

Acquired human immunodeficiency syndrome (AIDS) insurance program Ch. 388-539
Adult residential care services Ch. 388-110
Alien and citizenship status Ch. 388-424
Applications Ch. 388-406
Assistance units Ch. 388-408
Assisted living services Ch. 388-110
Benefit issuances Ch. 388-412, Ch. 388-460
Boarding houses Ch. 388-110
Child care, working connections Ch. 388-290
Child care programs Ch. 388-165
Child support rights, assignment Ch. 388-422
Children
 child living with nonparental caretaker, address disclosure to parent Ch. 388-428
Client rights and responsibilities Ch. 388-472
Complaints Ch. 388-426
Deaf and hard of hearing services Ch. 388-818
Disqualification Ch. 388-446
Diversion assistance Ch. 388-222
Eligibility
 age requirements Ch. 388-404
 change of circumstance Ch. 388-418
 citizenship/alien status Ch. 388-424
 definitions Ch. 388-22
 determination and verification Ch. 388-22
 felons Ch. 388-442
 generally Ch. 388-400
 income Ch. 388-450
 lump sum income Ch. 388-455
 resource eligibility and limits Ch. 388-470
 reviews and recertifications Ch. 388-434
 strikers Ch. 388-480
 teen parents Ch. 388-486
 time limit Ch. 388-484
 transfer of property Ch. 388-488
 verification Ch. 388-490
Emergency cash assistance Ch. 388-436
Exception to rule Ch. 388-440
Family violence, effect Ch. 388-61
Felons Ch. 388-442
Food assistance
 age requirements Ch. 388-404
 applications Ch. 388-406
 assistance units Ch. 388-408
 benefit issuances Ch. 388-412, Ch. 388-460
 certification periods Ch. 388-416
 drug or alcohol treatment center residents Ch. 388-420
 eligibility Ch. 388-400, Ch. 388-414
 emergency food stamp benefits Ch. 388-437
 overpayments and underpayments Ch. 388-410
 student status, eligibility Ch. 388-482
 time limit Ch. 388-484
Food stamp employment and training program Ch. 388-444
Fraud Ch. 388-446
Fraud by recipient Ch. 388-46
General assistance
 age requirements Ch. 388-404
 applications Ch. 388-406
 assistance units Ch. 388-408
 benefit issuances Ch. 388-412, Ch. 388-460
 eligibility Ch. 388-400
 overpayments and underpayments Ch. 388-410
 unemployable persons Ch. 388-448
General provisions Ch. 388-200
Grant payment Ch. 388-265
Guardianship fees for social and health services department clients Ch. 388-79
Human research subjects, protection Ch. 388-04
Incapacitated persons Ch. 388-448
Income Ch. 388-450
Interview requirements Ch. 388-452

Kidney disease
 end stage renal disease costs Ch. 388-540
Living with a relative Ch. 388-454
Managed care Ch. 388-538
Medicaid
 nursing facility payment system Ch. 388-96
Medical assistance
 administration of programs Ch. 388-501
 aliens Ch. 388-510
 alternative living arrangements Ch. 388-515
 assistance units Ch. 388-408
 certification periods Ch. 388-416
 children's health insurance plan (CHIP) Ch. 388-542
 client not in own home Ch. 388-513
 community alternatives program (CAP) Ch. 388-515
 community options program entry system (COPEP) Ch. 388-515
 coordinated community aids services alternatives (CASA) program Ch. 388-515
 definitions Ch. 388-500
 dental-related services Ch. 388-535
 durable medical equipment, supplies and services Ch. 388-543
 early and periodic screening, diagnosis and treatment, (EPSDT) Ch. 388-534
 eligibility Ch. 388-503
 emergency assistance Ch. 388-438
 estate recovery Ch. 388-527
 extended eligibility Ch. 388-523
 fair hearings Ch. 388-526
 family medical programs Ch. 388-505
 family planning services Ch. 388-532
 financial responsibility Ch. 388-506
 general provisions Ch. 388-200
 hearing aid and vision services Ch. 388-544
 home health services Ch. 388-551
 hospice services Ch. 388-551
 hospital services Ch. 388-550
 institutional medical Ch. 388-513, Ch. 388-515
 interpreter services Ch. 388-555
 kidney disease
 end stage renal disease costs Ch. 388-540
 managed care Ch. 388-538
 maternity-related services Ch. 388-533
 medically needy program Ch. 388-519
 Medicare-related eligibility Ch. 388-517
 other services provided Ch. 388-556
 outward bound residential alternatives (OBRA) Ch. 388-515
 overpayments and underpayments Ch. 388-410
 oxygen and respiratory therapy Ch. 388-552
 pharmacy services Ch. 388-530
 physical therapy Ch. 388-545
 physician-related services Ch. 388-531
 pregnancy Ch. 388-462
 prosthetics and orthotics Ch. 388-543
 providers Ch. 388-502
 school services Ch. 388-537
 scope of medical services Ch. 388-529
 SSI-related clients Ch. 388-511
 SSI-related grandfathered recipients Ch. 388-512
 therapy services Ch. 388-545
 vision and hearing aid services Ch. 388-544
Medical care
 acquired immunodeficiency syndrome (AIDS) insurance program Ch. 388-539
 nursing facility medicaid payment system Ch. 388-96
 nursing homes Ch. 388-97
 payment Ch. 388-87
 services provided Ch. 388-86
Notices to clients of denial or withdrawal Ch. 388-458
Nursing facility medicaid payment system Ch. 388-96
Nursing homes Ch. 388-97
Occupational therapy Ch. 388-545
Ongoing additional requirements Ch. 388-473

Overpayments and underpayments Ch. 388-410
Payment standards Ch. 388-478
Pregnancy Ch. 388-462
Public records, availability Ch. 388-01
Quality assurance review process Ch. 388-464
Recipient fraud Ch. 388-46
Refugee program Ch. 388-466
Repatriates
 United States repatriate program Ch. 388-280
Residence requirements Ch. 388-454
Residency Ch. 388-468
Resource eligibility and limits Ch. 388-470
Social security number requirements Ch. 388-476
Speech/audiology services Ch. 388-545
Strikers Ch. 388-480
Supplemental security income
 medical assistance Ch. 388-511, Ch. 388-512
Supplemental security income (SSI) Ch. 388-474
Teen parents Ch. 388-486
Telephone assistance program Ch. 388-31
Temporary assistance to needy families (TANF) age requirements Ch. 388-404
 applications Ch. 388-406
 assistance units Ch. 388-408
 eligibility Ch. 388-400
 eligibility reviews and recertifications Ch. 388-434
 family violence, effect Ch. 388-61
 time limit Ch. 388-484
Transfer of property Ch. 388-488
Unemployable persons
 general assistance Ch. 388-448
WorkFirst Ch. 388-310
PUBLIC DEPOSIT PROTECTION COMMISSION
Practice and procedure Ch. 389-12
Public depositaries Ch. 389-12
Public records, availability Ch. 389-12
PUBLIC DISCLOSURE COMMISSION
Administrative procedures Ch. 390-12
Campaign financing reporting
 contributions Ch. 390-16
 county election officers, duties to maintain file Ch. 390-13
Contribution limitations Ch. 390-17
Definitions Ch. 390-05
Elected officials
 reporting forms Ch. 390-20
Enforcement procedures Ch. 390-37
Fair campaign practices code Ch. 390-32
Financial affairs, reporting Ch. 390-24
Forms
 campaign financing reporting, contributions Ch. 390-16
 elected officials and legislators Ch. 390-20
 financial affairs, reporting Ch. 390-24
 lobbying reports Ch. 390-20
 lobbyist registration Ch. 390-20
General policies Ch. 390-05
Hardship exemptions, reporting requirements Ch. 390-28
Hearing examiner system Ch. 390-28
Investigative hearings Ch. 390-37
Legislators
 reporting forms Ch. 390-20
Lobbying reports, forms Ch. 390-20
Lobbyists
 registration and reporting Ch. 390-20
Political advertising Ch. 390-18
Public records
 availability Ch. 390-14
 state and local agencies, duties Ch. 390-13
PUBLIC EMPLOYEES' RETIREMENT SYSTEM
Actuarial tables, claims, and schedules Ch. 415-108
General provisions Ch. 415-108
Public records, accessibility Ch. 415-108
PUBLIC EMPLOYMENT
Collective bargaining

marine employees' commission Title 316
 public employment relations commission,
 duties and proceedings Title 391
 Deferred compensation plan, See DEFERRED
 COMPENSATION PLAN
 Dependent care assistance salary reduction plan,
 See RETIREMENT SYSTEMS,
 DEPARTMENT OF
 Discrimination Title 162
 Health care authority, employee benefits
 administration Title 182
 Retirement systems Title 415
**PUBLIC EMPLOYMENT RELATIONS
 COMMISSION**
 Collective bargaining
 grievance arbitration rules Ch. 391-65
 impasse resolution rules Ch. 391-55
 representation case rules Ch. 391-25
 unfair labor practice case rules Ch. 391-45
 union security dispute rules Ch. 391-95
 unit clarification case rules Ch. 391-35
 Grievance arbitration rules Ch. 391-65
 Impasse resolution rules Ch. 391-55
 Practice and procedure Ch. 391-08
 Records, confidentiality Ch. 391-08
 Representation case rules Ch. 391-25
 Unfair labor practice case rules Ch. 391-45
 Union security dispute rules Ch. 391-95
 Unit clarification case rules Ch. 391-35
PUBLIC FACILITIES
 Community economic revitalization board loans
 and grants Ch. 133-40
 Loans and grants to fund, application and
 procedures Ch. 175-20
**PUBLIC FUNDS AND ACCOUNTS (See
 FUNDS)**
**PUBLIC HEALTH (See HEALTH AND
 SAFETY)**
**PUBLIC INSTRUCTION,
 SUPERINTENDENT OF**
 Abbreviations Ch. 392-100
 Administrative practices and procedures Ch.
 392-101
 Administrator internship program Ch. 392-320
 Affirmative action programs Ch. 392-200
 Allocation to school districts for transportation
 Ch. 392-141
 Apportionment of moneys
 distribution of appropriated funds Ch. 392-
 122
 education centers Ch. 392-185
 general apportionment Ch. 392-121
 timely reporting requirements Ch. 392-117
 Associated student body moneys Ch. 392-138
 Athletic participation
 loss of eligibility for drug or steroid use Ch.
 392-183A
 Beginning teachers assistance program Ch. 392-
 196
 Blind, state school for, special education
 programs Ch. 392-173
 Budgets
 educational service districts Ch. 392-125
 school districts Ch. 392-123
 Certificate of educational competency Ch. 131-
 48
 Certificated classroom teachers and support staff
 evaluation of professional performance Ch.
 392-191
 professional growth program Ch. 392-192
 Certificated instructional staff
 ratio compliance Ch. 392-127
 Child nutrition programs Ch. 392-157
 Complaint procedure, citizen, categorical federal
 programs Ch. 392-168
 Deaf, state school for, special education
 programs Ch. 392-173
 Definitions Ch. 392-100
 Department of social and health services students
 Ch. 392-173

Depreciation allocation to school districts for
 transportation Ch. 392-142
 Driver education Ch. 392-153
 Dropouts, reentry into schools Ch. 392-184
 Early childhood developmental centers Ch. 392-
 173
 Education center and other students, reentry into
 schools Ch. 392-184
 Education centers Ch. 180-95
 Education centers, distribution of state funds Ch.
 392-185
 Education Consolidation and Improvement Act
 of 1981
 Chapter 1 migrant Ch. 392-164
 Chapter 1 regular
 federal funding terms and conditions Ch.
 392-163
 Educational service district budgeting Ch. 392-
 125
 Educational service district employees
 sick leave, accumulated, conversion Ch. 392-
 136
 Elementary and Secondary Education Act
 Title I program
 migrant Ch. 392-164
 Emergency school closure Ch. 392-129
 Employment discrimination in public schools
 prohibited Ch. 392-200
 Equal educational opportunity Ch. 392-190
 Evaluation of professional performance
 capabilities of certificated personnel Ch.
 392-191
 Excellence in education awards
 school personnel Ch. 392-202
 Excellence in teacher preparation award Ch. 180-
 97
 Finance
 apportionment for part-time public school
 attendance Ch. 392-134
 associated student body moneys Ch. 392-138
 audit resolution process Ch. 392-115
 categorical apportionment Ch. 392-122
 certificated instructional staff ratio
 compliance Ch. 392-127
 Education Consolidation and Improvement
 Act of 1981
 Chapter 1 regular
 special service programs, federal funding
 Ch. 392-163
 educational service district budgeting Ch.
 392-125
 emergency school closure Ch. 392-129
 general apportionment Ch. 392-121
 interdistrict cooperation programs Ch. 392-
 135
 levies for maintenance and operation Ch. 392-
 139
 maintenance and operation levies Ch. 392-139
 nonhigh participatory finance Ch. 392-132
 nonresident attendance Ch. 392-137
 partnerships among small districts program
 Ch. 392-126
 school district budgeting Ch. 392-123
 shared leave Ch. 392-126
 special allocations, instructions, and
 requirements Ch. 392-140
 timely reporting requirements Ch. 392-117
 transportation allocation Ch. 392-141
 University of Washington transition school
 and early entrance program allocation Ch.
 392-120
 Fingerprint record checks for district employees
 Ch. 392-300
 Gifted children
 special service program Ch. 392-170
 Highly capable students
 special service program Ch. 392-170
 HIV/AIDS training requirements Ch. 392-198
 Immunization records of students Ch. 392-182
 Improving America's Schools Act
 Title VI
 special service programs Ch. 392-165
 In-service training program Ch. 392-195

Interdistrict cooperation programs, finances Ch.
 392-135
 Learning assistance Ch. 392-162
 Learning assistance programs
 rules waiver for special education and learning
 assistance programs Ch. 392-175
 Low-income students Ch. 392-100
 Magnet school projects program Ch. 392-330
 Mentor teachers Ch. 392-196
 Migrant Education, Elementary and Secondary
 Education Act, Title I program Ch. 392-164
 Nonhigh participatory finance Ch. 392-132
 Nonresident attendance Ch. 392-137
 Partnerships among small school districts
 program Ch. 392-126
 Part-time public school attendance,
 apportionment Ch. 392-134
 Practices and procedures Ch. 392-101
 Private schools, review and recommendations
 Ch. 180-90
 Professional certification
 administration of certification proceedings
 Ch. 180-86
 Professional growth program Ch. 392-192
 Professional performance capabilities,
 evaluation of certificated teachers and
 support personnel Ch. 392-191
 Project even start Ch. 131-47
 Public records, availability Ch. 392-105
 Replacement allocation to school districts for
 transportation Ch. 392-142
 Running start program Ch. 131-46, Ch. 392-169
 School buses
 operation rules Ch. 392-145
 specifications Ch. 392-143
 School district budgeting Ch. 392-123
 School lunch and breakfast programs Ch. 392-
 157
 School personnel
 excellence in education awards Ch. 392-202
 sick leave, accumulated, conversion Ch. 392-
 136
 School safety patrol Ch. 392-151
 Sex discrimination prohibited Ch. 392-190
 Shared leave Ch. 392-126
 Special allocations, instructions, and
 requirements Ch. 392-140
 Special education programs
 blind, state school for Ch. 392-173
 deaf, state school for Ch. 392-173
 early childhood developmental centers Ch.
 392-173
 rules waiver for special education and learning
 assistance programs Ch. 392-175
 Special education services Ch. 392-172
 Special service programs
 highly capable students Ch. 392-170
 learning assistance Ch. 392-162
 running start program Ch. 392-169
 transitional bilingual instruction Ch. 392-160
 Students
 athletic participation, loss of eligibility for
 drug or steroid use Ch. 392-183A
 health records Ch. 392-182
 Summer food service programs Ch. 392-157
 Teacher assistance program Ch. 392-196
 Teachers
 evaluation Ch. 392-191
 professional growth program Ch. 392-192
 Traffic safety
 driver education Ch. 392-153
 school safety patrol Ch. 392-151
 Transitional bilingual instruction Ch. 392-160
 Transportation
 allocation to school districts Ch. 392-141
 depreciation allocation to school districts Ch.
 392-142
 operation rules Ch. 392-145
 replacement allocation to school districts Ch.
 392-142
 school buses, specifications Ch. 392-143
 Tuition-free educational programs, interdistrict
 cooperation Ch. 392-135

PUBLIC LANDS

University of Washington transition school and early entrance program allocation Ch. 392-120

Washington state honors award program Ch. 392-210

PUBLIC LANDS

Aquatic land management Ch. 332-30

Capital forest Ch. 332-52

Commissioner of public lands, duties Title 332

Insect and worm control Ch. 332-32

Land and water conservation fund program Ch. 286-40

Leasehold excise tax Ch. 458-29A

Leases

priority to public school districts Ch. 332-100

proceeds Ch. 332-100

Milwaukee Road corridor Ch. 332-52

Rights of way

proceeds Ch. 332-100

Sales

proceeds Ch. 332-100

State-owned lands

assessments against, responsibility for

payment Ch. 82-12

geothermal resources lease Ch. 332-22

grazing lands management Ch. 332-20

leases Ch. 332-110

leasing program, rules Ch. 332-22

public use of managed lands and roads Ch. 332-52

road rules Ch. 332-36

urban lands, management Ch. 332-21

PUBLIC OFFICER AND EMPLOYEES

Classified employees

eligible lists and referrals Ch. 359-14

layoffs Ch. 359-40

PUBLIC OFFICERS AND EMPLOYEES

Affirmative action program Ch. 356-09, Ch. 359-09

Citizen's commission for salaries of elected officials

selection and notification Ch. 434-209

Classification plan Ch. 356-10

Classified employees Ch. 356-06

appointment Ch. 356-30

disability, reasonable accommodation Ch. 356-35, Ch. 365-35

disability separations and appeal procedures Ch. 356-35

disciplinary actions and appeals Ch. 356-34

examinations Ch. 356-22

probationary period Ch. 356-30

recruitment Ch. 356-22

reductions in force Ch. 356-30

registers, certification Ch. 356-26

seasonal career employment Ch. 356-30

separations Ch. 356-30

trial service Ch. 356-30

Compensation plan Ch. 356-14, Ch. 356-15

Deferred compensation plan, See DEFERRED COMPENSATION PLAN

Dependent care assistance salary reduction plan, See RETIREMENT SYSTEMS, DEPARTMENT OF

Discrimination, prohibitions Ch. 356-46

Drug testing, when allowed Ch. 356-46

Employee suggestion program guidelines Ch. 383-06

Ethics in public service

executive branch Ch. 292-110

judicial branch Ch. 292-09

organization and operation Ch. 292-130

penalties for violations Ch. 292-120

Exempt employees Ch. 356-06

Financial affairs, reporting Ch. 390-24

Health care authority, employee benefits administration Title 182

Holidays Ch. 356-18

Human resource development, purpose, philosophy, and responsibility Ch. 356-39

Human resources training and development Ch. 359-39

Internship program Ch. 356-48, Ch. 359-48

Internship program, state Ch. 251-25

Inter-system employment Ch. 356-49

Labor relations Ch. 356-42

Leave Ch. 356-18

Personnel appeals board, procedures Title 358

Personnel board hearings, general procedures Ch. 356-37

Personnel records Ch. 356-46

Political activity Ch. 356-46

Relocation compensation Ch. 356-14

Retirement systems Title 415

Return-to-work program Ch. 356-46

Shared leave program Ch. 82-54, Ch. 356-18

State

electronic deposit of salaries and state funded benefits Ch. 82-20

pay dates Ch. 82-50

shared leave program Ch. 82-54

State employee combined charitable

contributions program Ch. 240-10

Teamwork incentive program Ch. 383-07

Temporary appointments Ch. 356-30

Unfair labor practices Ch. 356-42

Vacation leave Ch. 356-18

Washington management service Ch. 356-56

PUBLIC RECORDS (See RECORDS AND DOCUMENTS)

PUBLIC TRANSPORTATION

Comprehensive transit plans, funding Ch. 468-85

Regional transportation planning program

standards and guidelines Ch. 468-86

Transit vehicle stop zones Ch. 468-46

PUBLIC WORKS

Contracts

investment of retained percentages Ch. 82-32

Prevailing wages Ch. 296-127

Small works roster Ch. 236-28

University of Washington, small works roster Ch. 478-355

PUBLIC WORKS BOARD

Ethics in public service Ch. 399-50

Organization and operation Ch. 399-10

Public records, availability Ch. 399-20

Public works loans and pledges, procedures Ch. 399-30

State Environmental Policy Act (SEPA),

compliance Ch. 399-40

PUGET SOUND WATER QUALITY ACTION TEAM

Communications regarding actions or decisions Ch. 400-06

Nonpoint source pollution, local planning and management Ch. 400-12

Procedures, operations, communications Ch. 400-06

Public records, availability Ch. 400-06

State Environmental Policy Act (SEPA),

procedures Ch. 400-04

PULP, PAPER, AND PAPERBOARD MANUFACTURE

Safety standards Ch. 296-79

PUNCH BOARDS AND PULL-TABS (See GAMBLING)

PURCHASES, STATE (See GENERAL ADMINISTRATION, DEPARTMENT OF)

QUARANTINE

Agricultural pests Ch. 16-470

Animals Ch. 16-54

Barberry and black stem rust Ch. 16-472

Blueberry, fresh fruit Ch. 16-488

European corn borer Ch. 16-478

Grape phylloxera Ch. 16-481

Grape virus Ch. 16-483

Hop plants Ch. 16-497

Lentil anthracnose Ch. 16-473

Noxious weed control Ch. 16-752

Peach yellow, peach rosette, little peach, red suture disease, and peach mosaic virus Ch. 16-487

Potato virus Y necrotic strain Ch. 16-484

Seed potatoes Ch. 16-482

RADIATION CONTROL (See also HEALTH, DEPARTMENT OF)

Radiation protection

air emissions Ch. 246-247

analytical x-ray equipment Ch. 246-228

fees Ch. 246-254

general provisions Ch. 246-220

industrial radiography Ch. 246-243

industrial x-rays Ch. 246-227

machine assembly and registration Ch. 246-224

medical therapy Ch. 246-240

nuclear medicine Ch. 246-239

particle accelerators Ch. 246-229

standards Ch. 246-221

uranium and/or thorium milling Ch. 246-252

wireline services Ch. 246-244

worker rights Ch. 246-222

x-rays in the healing arts Ch. 246-225

Radioactive material

packaging and transport Ch. 246-231

Radioactive materials

license termination Ch. 246-246

licensing requirements

applicability Ch. 246-232

general licenses Ch. 246-233

specific licenses Ch. 246-235

Radioactive waste

commercial disposal sites, use Ch. 246-249

land disposal facilities, licensing Ch. 246-250

RADIO

Ham operators' license plates Ch. 308-96A

RADIOACTIVE WASTE

Commercial disposal sites, use Ch. 246-249

Fees Ch. 246-254

Generators and brokers, low-level Ch. 173-325

Land disposal facilities, licensing Ch. 246-250

Low-level waste disposal Ch. 173-325

commercial disposal sites, use Ch. 246-249

land disposal facilities, licensing Ch. 246-250

site use permits Ch. 173-326

Low-level waste site operating companies Ch.

480-92

Mixed waste management fees Ch. 173-328

Packaging and transport Ch. 246-231

Radioactive waste management facilities

fees Ch. 173-44

Site operator, low-level Ch. 173-325

Uranium and/or thorium milling operations Ch. 246-252

RADIOLOGICAL TECHNOLOGISTS

Certification and practice requirements Ch. 246-926

RADON

Ventilation and indoor air quality requirements Ch. 51-13

RAFFLES (See GAMBLING)

RAIL TRANSPORTATION SYSTEMS

Rail fixed guideway systems

safety oversight Ch. 468-550

RAILROAD COMPANIES

Accident reports Ch. 480-62

Bridge safety rules Ch. 480-62

Clearance rules for private yards and plants Ch. 296-28

Clearances Ch. 480-60

Flagpersons Ch. 480-62

Hazardous materials regulations Ch. 480-62

Locomotive speedometers Ch. 480-62

Operations Ch. 480-62

Passenger carrying vehicles Ch. 480-62

Sanitation Ch. 480-66

Traffic control devices Ch. 480-62

RAILROAD TRANSPORTATION SYSTEM

Freight mobility strategic investment board Title 226

REAL ESTATE

Appraisers
 certification requirements Ch. 308-125
 Disabled persons, discrimination Ch. 162-38
 Discrimination, soliciting Ch. 162-36
 Escrow, See ESCROW
 Excise tax Ch. 458-61
 Natural area preserves Ch. 332-60
 Securities involving mortgages, trust deeds, or property sales contracts Ch. 460-33A
 Transportation department acquisition, relocation assistance Ch. 468-100

REAL ESTATE APPRAISERS

Certification requirements Ch. 308-125
 Taxation, accreditation of appraisers responsible for valuation of property Ch. 458-10

REAL ESTATE BROKERS AND SALESPERSONS

Brokers
 office Ch. 308-124B
 responsibilities Ch. 308-124C
 supervision of licensees Ch. 308-124D
 Business practices, requirements Ch. 308-124D
 Course, school, and instructor approval Ch. 308-124H
 Disclosure requirements Ch. 308-124D
 Disciplinary acts Ch. 308-124D, Ch. 308-124F
 Education requirements Ch. 308-124H
 Examination and licensing Ch. 308-124A
 Licenses Ch. 308-124
 Licensing and examination Ch. 308-124A
 Negotiating agreements and closing Ch. 308-124D
 Operational procedures Ch. 308-124D, Ch. 308-124E
 Prohibited practices Ch. 308-124F
 Real estate courses Ch. 308-124H
 Records, accessibility Ch. 308-124C
 Timeshare promoters and salespersons Ch. 308-127
 Trust account procedures Ch. 308-124E

REAL ESTATE COMMISSION

Organization and duties Ch. 308-124

RECORDING AND FILING

Code reviser, generally Ch. 1-06

RECORDS AND DOCUMENTS

Accountancy, board of Ch. 4-25
 Address confidentiality program Ch. 434-840
 Administrative hearings, office of Ch. 10-04
 Advanced tuition payment, committee on Ch. 14-276
 Aeronautics commission Ch. 12-04
 Agriculture, department of Ch. 16-06
 Arts commission Ch. 30-04
 Asian-American affairs, commission on Ch. 34-04
 Attorney general's office Ch. 44-06
 Background checks on persons licensed to care for children or developmentally disabled persons Ch. 388-330
 Bates Technical College Ch. 495A-276
 Bellevue Community College Ch. 132H-169
 Bellingham Technical College Ch. 495B-276
 Big Bend Community College Ch. 132R-175, Ch. 132R-190, Ch. 132R-200
 Blind, department of services for Ch. 67-10
 Blind, state school for Ch. 72-276, Ch. 72-280
 Building code council Ch. 51-06
 Campaign finance reports Ch. 390-13
 Cancer data, accessibility Ch. 246-430
 Cascadia Community College Ch. 132Z-276
 Centennial commission Ch. 100-100
 Central Washington University Ch. 106-172, Ch. 106-276
 Centralia College Ch. 132L-276, Ch. 132L-280
 Clark College Ch. 132N-276
 Clover Park Technical College Ch. 495C-276

Code reviser Ch. 1-06
 Columbia Basin College Ch. 132S-10, Ch. 132S-40
 Community, trade, and economic development, department of Ch. 130-10
 Community college education, state board for Ch. 131-276
 Community economic revitalization board Ch. 133-20
 Corrections, department of Ch. 137-08
 Corrections standards board Ch. 289-06
 County road administration board Ch. 136-03
 Criminal justice training commission Ch. 139-02
 Deaf, state school for Ch. 148-276, Ch. 148-280
 Eastern Washington University Ch. 172-09, Ch. 172-136, Ch. 172-190
 Ecology, department of Ch. 173-03
 Edmonds Community College Ch. 132Y-126, Ch. 132Y-320
 Education, board of Ch. 180-10
 Emergency services, department of Ch. 118-02
 Employment security department Ch. 192-15
 Energy facility site evaluation council Ch. 463-06
 Environmental hearings office Ch. 198-12
 Environmental policy, council on Ch. 197-06
 Escrow officers Ch. 208-680D
 Everett Community College Ch. 132E-276
 The Evergreen State College Ch. 174-162, Ch. 174-276, Ch. 174-280
 Executive ethics board Ch. 292-130
 Finance committee Ch. 210-06
 Financial institutions, department of Ch. 208-12
 Financial management, office of Ch. 82-48
 Fire marshal Ch. 212-02
 Fish and wildlife, department of Ch. 220-80, Ch. 232-12
 Forensic investigations council Ch. 218-04
 Forest practices appeals board Ch. 223-12
 Freight mobility strategic investment board Ch. 226-02
 Gambling commission Ch. 230-60
 Gambling operations Ch. 230-08
 General administration, department of Ch. 236-56
 Governor, office of Ch. 240-06
 Grays Harbor College Ch. 132B-276
 Green River Community College Ch. 132J-164, Ch. 132J-276
 Growth management hearings boards Ch. 242-04
 Health, department of Ch. 246-08
 Health care authority Ch. 182-04
 Health care facilities authority Ch. 247-12
 Health care policy board Ch. 243-01
 Higher education facilities authority Ch. 253-12
 Higher education personnel, department of personnel Ch. 251-05
 Highline Community College Ch. 132I-276, Ch. 132I-280
 Hispanic affairs, commission on Ch. 322-12
 Historic preservation, advisory council on Ch. 25-12
 Historical society, state Ch. 255-01
 Housing finance commission Ch. 262-01
 Human rights commission Ch. 162-04
 Indeterminate sentence review board Ch. 381-20
 Industrial insurance appeals, board of Ch. 263-12
 Information services, department of Ch. 143-06
 Insurance commissioner, office of Ch. 284-01, Ch. 284-02, Ch. 284-03
 Investment board, state Ch. 287-02
 Judicial conduct, commission on Ch. 292-10
 Judicial retirement system Ch. 415-100
 Labor and industries, department of Ch. 296-06
 Lake Washington Technical College Ch. 495D-276
 Land use study commission Ch. 294-04
 Law enforcement officers' and fire fighters' retirement system Ch. 415-104
 Law revision commission Ch. 306-01
 Licensing, department of Ch. 308-10
 Liquor control board Ch. 314-60
 Local government records

disposal methods Ch. 434-640
 disposition Ch. 434-635
 local records committee Ch. 434-630
 Lottery commission Ch. 315-12
 Lower Columbia College Ch. 132M-110
 Medical records
 fees for copying Ch. 246-08
 Microfilm
 security microfilm of essential records Ch. 434-677
 Military department Ch. 323-10
 Minority and women's business enterprises, office of Ch. 326-07
 Natural resources, board of Ch. 332-10
 Natural resources, department of Ch. 332-10
 Nuclear waste board Ch. 335-06
 Occupational health
 exposure and medical records, accessibility to employees Ch. 296-62
 Occupational injuries and illnesses, recording and reporting Ch. 296-27
 Oceanographic commission Ch. 342-10
 Olympic College Ch. 132C-276
 Outdoor recreation, interagency committee for Ch. 286-06
 Parks and recreation commission Ch. 352-40
 Peninsula College Ch. 132A-276, Ch. 132A-280
 Personnel, department of Ch. 356-07
 Personnel appeals board Ch. 358-40
 Personnel resources board Ch. 359-07
 Pharmacies
 patient medication record systems Ch. 246-875
 Pierce College Ch. 132K-122, Ch. 132K-276
 Pollution liability insurance agency Ch. 374-20
 Public deposit protection commission Ch. 389-12
 Public disclosure commission Ch. 390-14
 Public employees' retirement system Ch. 415-108
 Public employment relations commission Ch. 391-08
 Public instruction, superintendent of Ch. 392-105
 Public records
 accuracy, durability, and permanence standards Ch. 434-660
 custody Ch. 434-615
 definitions Ch. 434-610
 imaging systems, accuracy and durability standards Ch. 434-663
 promulgation of rules Ch. 434-600
 state agency records officers, powers and duties Ch. 434-626
 state archivist, powers and duties Ch. 434-620
 state records committee, powers and duties Ch. 434-624
 Public works board Ch. 399-20
 Puget Sound water quality action team Ch. 400-06
 Real estate brokers, required records Ch. 308-124C
 Retirement systems, department of Ch. 415-06
 Revenue, department of Ch. 458-276
 School employees' retirement system Ch. 415-110
 Seattle Community Colleges Ch. 132F-168
 Secretary of state Ch. 434-12A
 archives and records management division Ch. 434-690
 Sentencing guidelines commission Ch. 437-06
 Shoreline Community College Ch. 132G-140, Ch. 132G-276
 Shorelines hearings board Ch. 461-12
 Skagit Valley College Ch. 132D-125, Ch. 132D-276
 Social and health services, department of Ch. 388-01
 South Puget Sound Community College Ch. 132X-10, Ch. 132X-60
 Spokane Community Colleges Ch. 132Q-06, Ch. 132Q-276
 State agency records officers
 powers and duties Ch. 434-626

RECREATION

State and local agencies, general provisions Ch. 390-13
State archivist powers and duties Ch. 434-620
State auditor Ch. 48-12
State convention and trade center Ch. 140-12
State library availability Ch. 304-20 documents depository library system Ch. 304-16
State records committee powers and duties Ch. 434-624
State treasurer Ch. 474-01
Tacoma Community College Ch. 132V-15, Ch. 132V-24
Tax appeals, board of Ch. 456-12
Teachers' retirement system Ch. 415-112
Traffic safety commission Ch. 467-02
Transportation, department of Ch. 468-06
Transportation improvement board Ch. 479-02
Uniform Commercial Code computerized files, field access Ch. 308-410
University of Washington indexing of public records Ch. 478-250 public records, availability Ch. 478-276 student records Ch. 478-140
Utilities and transportation commission Ch. 480-04
Veterans affairs, department of Ch. 484-50
Volunteer fire fighters, board for Ch. 491-20
Walla Walla Community College Ch. 132T-90, Ch. 132T-175
Washington state patrol Ch. 446-10
Washington State University Ch. 504-21, Ch. 504-44
Wenatchee Valley College Ch. 132W-276
Western Washington University Ch. 516-11, Ch. 516-26
Whatcom Community College Ch. 132U-276, Ch. 132U-280
Work force training and education coordinating board Ch. 490-276
Workplace injuries and illnesses, recording and reporting Ch. 296-27
Yakima Valley Community College Ch. 132P-172, Ch. 132P-276

RECREATION (See also PARKS AND RECREATION)
Boating facilities grant program Ch. 286-35
Capital forest Ch. 332-52
Firearms range acquisition and development projects Ch. 286-30
Funds
nonhighway and off-road vehicles trails and areas Ch. 286-26
Interagency committee for outdoor recreation Title 286
Land and water conservation fund program Ch. 286-40
Managed lands and roads, public use Ch. 332-52
Milwaukee Road corridor Ch. 332-52
Nonhighway and off-road vehicles funds for trails and areas Ch. 286-26
Parks and recreation commission, jurisdiction and duties Title 352
Recreational vehicle licenses Ch. 308-96A
Ski area facilities and operations, safety standards Ch. 296-59
Wildlife and recreation program Ch. 286-27
Winter recreational program account grants and contracts Ch. 352-56

RECREATIONAL VEHICLES (See MOTOR VEHICLES)

RECYCLING
Automotive oil sign requirements, automotive oil sellers Ch. 173-330
Batteries vehicle battery recycling Ch. 173-331

REDISTRICTING COMMISSION
Administrative procedures Ch. 417-01

Third party submissions Ch. 417-06

REGISTRATION (See also CERTIFICATION; LICENSES; PERMITS)
Chiropractic x-ray technicians Ch. 246-808
Contractors Ch. 296-200A
Engineers in training, application and examination procedure Ch. 196-20
Health care practitioners, credentialing procedures Ch. 246-12
For hire vehicles Ch. 308-89
Land surveyors, registered professional, application and examination procedure Ch. 196-16
Land surveyors in training, application and examination procedure Ch. 196-21
Motor vehicles Ch. 308-56A, Ch. 308-96A
Off-road and nonhighway vehicles Ch. 308-94, Ch. 308-94A
Pilots Ch. 468-210
Snowmobiles Ch. 308-94
Timeshare offerings Ch. 308-127
Tow truck operators Ch. 308-61
Travel sellers Ch. 308-129
Vehicle reciprocity and proration agreement Ch. 308-91
Vessel dealers Ch. 308-90
Vessels Ch. 308-93

REHABILITATION SERVICES
Trauma rehabilitation services designation standards Ch. 246-976

RESEARCH
Human research subjects, protection Ch. 388-04

RESIDENCY
Public assistance programs, eligibility Ch. 388-468

RESIDENTIAL HABILITATION CENTERS
Costs of care and treatment, responsibility Title 388
Work programs for residents Ch. 388-840

RESIDENTIAL TREATMENT FACILITIES
Adult treatment homes, private Ch. 246-325
Alcohol and chemical dependency hospitals, private Ch. 246-324
Facility construction review Ch. 246-314
Psychiatrically impaired adults Ch. 246-325
Psychiatrically impaired children and youth Ch. 246-323

RESPIRATORY CARE PRACTITIONERS
Certification and practice requirements Ch. 246-928
Medical assistance clients, eligibility for services Ch. 388-552

RESTAURANTS
Disease prevention and sanitary requirements Ch. 246-215
Food worker cards Ch. 246-217

RETIREMENT AND PENSIONS (See RETIREMENT SYSTEMS, DEPARTMENT OF)

RETIREMENT SYSTEMS, DEPARTMENT OF
Administrative fees assessment Ch. 415-115
Appeals Ch. 415-08
Community colleges, faculty members and employees Ch. 131-16
Deferred compensation plan, See DEFERRED COMPENSATION PLAN
Definitions Ch. 415-02
Dependent care assistance salary reduction plan administration Ch. 415-680
benefits Ch. 415-640
definitions Ch. 415-620
established Ch. 415-610
general provisions Ch. 415-695
nonassignability Ch. 415-695
participation agreement Ch. 415-630

reimbursement of expenses Ch. 415-650, Ch. 415-660
termination of participation Ch. 415-670
termination or amendment Ch. 415-690

Employee retirement benefits board practice and procedures Ch. 415-200
Employer's overdue payments, interest charges Ch. 415-114

General provisions Ch. 415-02

Judicial retirement system general provisions, administration Ch. 415-100
public records, accessibility Ch. 415-100
Law enforcement officers' and fire fighters' retirement system actuarial tables, schedules and factors Ch. 415-104
general administration Ch. 415-104
local disability board procedures Ch. 415-105
medical and health standards Ch. 415-104
public records, accessibility Ch. 415-104
Membership credits, petition procedure Ch. 415-04
Petition procedure, retirement-benefits, service credit, membership credits Ch. 415-04
Portability of benefits Ch. 415-113
Practice and procedure Ch. 415-08
Public employees' retirement system actuarial tables, claims, and schedules Ch. 415-108
general provisions Ch. 415-108
public records, accessibility Ch. 415-108
Public records, availability Ch. 415-06
Retirement benefits, petition procedure Ch. 415-04
School employees' retirement system actuarial tables, schedules, and factors Ch. 415-110
general provisions Ch. 415-110
public records, accessibility Ch. 415-110
School employees' retirement systems plan 3 Ch. 415-111
Service credit petition procedure Ch. 415-04
purchase after statutory deadline Ch. 415-10
State Environmental Policy Act (SEPA), exemption Ch. 415-02
Teachers' retirement system actuarial tables, schedules, and factors Ch. 415-112
general provisions Ch. 415-112
plan 3 Ch. 415-111
public records, accessibility Ch. 415-112
Volunteer fire fighters, board for Title 491
Washington state patrol disability, applications, decisions, appeals Ch. 446-40
Washington state patrol retirement system benefit options Ch. 415-103

REVENUE, DEPARTMENT OF
Centrally assessed utilities computer software Ch. 458-50
Cities and towns, taxation of financial businesses Ch. 458-28
County boards of equalization membership, duties, and jurisdiction Ch. 458-14
practice and procedure Ch. 458-14
Dangerous waste fees, department responsibilities Ch. 173-305
Disabled persons exemptions Ch. 458-16
Estate and transfer tax reform act Ch. 458-57
Excise tax leasehold excise tax Ch. 458-29A
real estate Ch. 458-61
rules Ch. 458-20

Exemptions disabled persons and senior citizens Ch. 458-16
nonprofit homes for the aging Ch. 458-16A
property tax Ch. 458-16

Financial businesses, taxation of by cities and towns Ch. 458-28

Hazardous waste
fees, department responsibilities Ch. 173-305

Historic property Ch. 458-15

Intercounty utilities and transportation companies, assessment and taxation Ch. 458-50

Leasehold excise tax Ch. 458-29A

Nonprofit homes for the aging Ch. 458-16A

Open space taxation Ch. 458-30

Property tax
abatements Ch. 458-18
annual ratio study Ch. 458-53
county boards of equalization Ch. 458-14
credits Ch. 458-18
deferrals Ch. 458-18
exemptions Ch. 458-16
historic property Ch. 458-15
levies, rates, and limits Ch. 458-19
nonprofit organizations Ch. 458-16
real property appraisers, accreditation Ch. 458-10
refunds Ch. 458-18
rules for assessors Ch. 458-12
senior citizens and disabled persons, exemptions Ch. 458-16
valuation and revaluation of real property Ch. 458-07
vessels, assessment and taxation Ch. 458-17

Public records, accessibility Ch. 458-276

Real estate excise tax Ch. 458-61

Recreational vehicles, assessment and taxation Ch. 458-17

Senior citizen exemptions Ch. 458-16

Ships and vessels, assessment and taxation Ch. 458-17

Timber and forest lands, taxation Ch. 458-40

Utilities and transportation companies intercounty
assessment and taxation Ch. 458-50

RIVERPOINT HIGHER EDUCATION PARK (See HIGHER EDUCATION, JOINT CENTER FOR)

RIVERS AND STREAMS (See also WATERCOURSES AND WATERWAYS)

Shoreline Management Act
application Ch. 173-18

Water Resources Act, See WATER RESOURCES ACT

Whitewater river outfitters
licenses Ch. 308-312

Whitewater rivers Ch. 352-60

ROADS AND HIGHWAYS (See also TRANSPORTATION, DEPARTMENT OF)

Access control classification system and standards Ch. 468-52

Access management
connection permits, procedures Ch. 468-51
limited access, hearings Ch. 468-54
limited access highways Ch. 468-58

Adopt-a-highway litter control program Ch. 468-72

Advertising near highways Ch. 468-66

Bicycles
race permits Ch. 468-400

City/county project coordination Ch. 468-18

Corridors and alignments, selection Ch. 468-48

County
accident reports Ch. 136-28
annual road programming, county road projects Ch. 136-16
bridges, inspection Ch. 136-20
certificate of good practice, requirements Ch. 136-04
county arterial preservation program and account
administration Ch. 136-300
county constructed projects, administration Ch. 136-18

county legislative authority, duties Ch. 136-10

day labor projects Ch. 136-18

engineer
duties Ch. 136-10
vacancy in office Ch. 136-12

maintenance management Ch. 136-11

pavement management system Ch. 136-70

priority programming Ch. 136-14

road department
organization Ch. 136-10

road log, maintenance Ch. 136-60

rural arterial program
administration Ch. 136-100
contracts between county and county road administration board Ch. 136-170
design standards Ch. 136-210
regional prioritization of projects Ch. 136-130
voucher processing Ch. 136-180

rural arterial trust account funds
eligibility Ch. 136-150
emergent and emergency projects, allocation Ch. 136-163
increased allocations Ch. 136-165
project early termination or lapse Ch. 136-167
project submittal, selection, and initial allocation Ch. 136-161
six-year program
preparation Ch. 136-15
utilities, accommodation Ch. 136-40

County arterial preservation program and account
administration Ch. 136-300

County road administration board Title 136

County roads
design standards for rearranged roads Ch. 468-18

Dangerous materials, transportation Ch. 470-12

Flammable liquids, transportation Ch. 470-12

Forest roads, construction and maintenance Ch. 222-24

High occupancy vehicle (HOV) lanes Ch. 468-510

Highway Advertising Control Act Ch. 468-66

Highway runoff
Puget Sound program Ch. 173-270

Junkyards, adjacent to highways Ch. 468-74

Left lane use Ch. 468-510

Limited access
bicycle traffic Ch. 468-58
hearings on establishment Ch. 468-54
use regulations Ch. 468-58

Motorist information signs Ch. 468-70

Pavement edgelines and raised markers Ch. 468-95

Property along right of way
county roads as haul roads Ch. 468-18
generally Ch. 468-18

Puget Sound highway runoff program Ch. 173-270

Rail fixed guideway systems
safety oversight Ch. 468-550

Regional transportation planning program
standards and guidelines Ch. 468-86

Relocation assistance payments Ch. 468-100

Rest areas Ch. 468-32

Restrictions, limits
building or house moves Ch. 468-38
size, weight, type vehicle, cargo Ch. 468-38

Rural arterial program Ch. 136-100
contracts for projects between county and county road administration board Ch. 136-170
design standards Ch. 136-210
emergent and emergency projects, allocation Ch. 136-163
increased allocations Ch. 136-165
project early termination or lapse Ch. 136-167
project submittal, selection, and initial allocation Ch. 136-161
regional prioritization of projects Ch. 136-130
voucher processing Ch. 136-180

Rural arterial trust account funds
eligibility Ch. 136-150

State highways
intersections with city streets Ch. 468-18
local governments, obtaining consent Ch. 468-18
utility lines Ch. 468-34

State land management roads
road rules Ch. 332-36

Toll facilities
local involvement committees Ch. 468-105
public advisory elections Ch. 468-105

Traffic control devices for streets and highways, uniform Ch. 468-95

Traffic safety commission Title 467

Transit vehicle stop zones Ch. 468-46

Transportation improvement board Title 479

Transportation of dangerous cargoes, committee on Title 470

RULES, ADMINISTRATIVE
Emergency rules, filing Ch. 1-21
Rule making, contents and filing requirements Ch. 1-21

RURAL AREAS
Dislocated workers in rural natural resources impact areas Ch. 192-33
Underground storage tank community assistance program Ch. 374-60

RURAL HEALTH
Facility licensing and operation Ch. 246-388
Financial and technical assistance to rural health care services Ch. 246-560

SAFETY AND HEALTH (See HEALTH AND SAFETY; INDUSTRIAL SAFETY AND HEALTH)

SALARIES OF ELECTED OFFICIALS, CITIZENS' COMMISSION FOR
Members, selection and notification Ch. 434-209

SALES AND USE TAX (See TAXATION)

SALMON (See FISH AND FISHING)

SAN JUAN COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

SANITATION
General standards Ch. 246-203

SAVINGS AND LOAN ASSOCIATIONS
Credit unions, See CREDIT UNIONS
Examination and supervision fees Ch. 208-586
Foreign association branch application procedures Ch. 208-598
Merger or acquisition of troubled associations Ch. 208-590
Trust powers Ch. 208-594

SCHOOL EMPLOYEES' RETIREMENT SYSTEM
Actuarial tables, schedules, and factors Ch. 415-110
Plan 3 Ch. 415-111

SCHOOLS AND SCHOOL DISTRICTS
Accreditation of schools Ch. 180-55
Administrator internship program Ch. 392-320
Adult education Ch. 180-72
Affirmative action programs Ch. 392-200
Apportionment of moneys
distribution of appropriated funds Ch. 392-122
general apportionment Ch. 392-121
timely reporting requirements Ch. 392-117
Associated student body moneys Ch. 392-138
Athletic participation
loss of eligibility for drug or steroid use Ch. 392-183A
Award for excellence in education program Ch. 250-78
Background checks of employees Ch. 446-20

SCHOOLS AND SCHOOL DISTRICTS

- Basic learning skills assistance program Ch. 392-162
- Bilingual instruction, transitional Ch. 392-160
- Budgets
 - educational service districts Ch. 392-125
 - school districts Ch. 392-123
- Building construction
 - basic state support Ch. 180-27
 - basis for state assistance Ch. 180-25
 - educational specifications Ch. 180-26
 - interdistrict financing cooperation Ch. 180-31
 - interdistrict transportation cooperatives Ch. 180-32
 - procedural rules Ch. 180-29
 - site selection Ch. 180-26
- Bus transportation
 - driver training and qualifications Ch. 180-20
 - use of school buses Ch. 180-20
- Central purchasing Ch. 180-36
- Certificate of educational competency Ch. 131-48
- Certificated classroom teachers and support staff
 - evaluation of professional performance Ch. 392-191
 - professional growth program Ch. 392-192
- Certificated instructional staff ratio compliance Ch. 392-127
- Certification, vocational standards Ch. 180-77
- Child nutrition programs Ch. 392-157
- Christa McAuliffe award program Ch. 250-78
- Classroom contact hours Ch. 180-16
- Complaint procedure, citizen, categorical federal programs Ch. 392-168
- Contagious disease control Ch. 246-110
- Continuing education requirements for professional certification Ch. 180-85
- Courses of study, requirements Ch. 180-50
- Discrimination, equal education, equal rights, national origin minority group students Ch. 162-28
- Driver education Ch. 392-153
- Dropouts, reentry into schools Ch. 392-184
- Education center students Ch. 392-184
- Education centers Ch. 180-95
- Education centers, distribution of state funds Ch. 392-185
- Education Consolidation and Improvement Act of 1981
 - Chapter 1 migrant Ch. 392-164
 - Chapter 1 regular
 - special service programs, federal funding Ch. 392-163
- Educational competence, certificate of Ch. 180-96
- Educational quality self-study requirements Ch. 180-53
- Educational service districts
 - board members Ch. 180-23
 - budgets Ch. 392-125
 - organization Ch. 180-22
- Emergency evacuation instruction and procedures Ch. 180-41
- Emergency school closure Ch. 392-129
- Employees
 - background checks Ch. 446-20
 - fingerprint record checks Ch. 392-300
 - retirement system Ch. 415-110
 - sick leave, accumulated, conversion Ch. 392-136
- Energy efficiency services account Ch. 236-200
- Evaluation of professional performance capabilities of certificated personnel Ch. 392-191
- Excellence in education awards Ch. 392-202
- Finance
 - audit resolution process Ch. 392-115
 - categorical apportionment Ch. 392-122
 - certificated instructional staff ratio compliance Ch. 392-127
 - educational service district budgeting Ch. 392-125
 - general apportionment Ch. 392-121
 - interdistrict cooperation programs Ch. 392-135
 - maintenance and operation levies Ch. 392-139
 - nonhigh participatory finance Ch. 392-132
 - nonresident attendance Ch. 392-137
 - partnerships among small school districts program Ch. 392-126
 - part-time students, apportionment for attendance Ch. 392-134
 - school district budgeting Ch. 392-123
 - shared leave Ch. 392-126
 - special allocations Ch. 392-140
 - timely reporting requirements Ch. 392-117
 - transportation, replacement and depreciation allocation Ch. 392-142
 - transportation allocations Ch. 392-141
- Fingerprint record check for employees Ch. 392-300
- General educational development (GED) test Ch. 131-48, Ch. 180-96
- Gifted children
 - special service program Ch. 392-170
- Graduation requirements, high school Ch. 180-51
- Health and sanitation requirements Ch. 246-366
- Hearing or sight defects in children
 - school screening procedures Ch. 246-760
- High schools
 - courses Ch. 180-56
 - graduation requirements Ch. 180-51
 - staff Ch. 180-56
 - transcripts, standardized Ch. 180-57
- Highly capable students
 - special service program Ch. 392-170
- HIV/AIDS training requirements Ch. 392-198
- Immunization of students Ch. 180-38
- Immunization records of students, verification Ch. 392-182
- Improving America's Schools Act Title VI
 - special service programs Ch. 392-165
- In-service training program Ch. 392-195
- Interdistrict cooperation programs, finances Ch. 392-135
- International student exchange agencies, registration Ch. 434-166
- Interscholastic activities Ch. 180-43
- Learning assistance Ch. 392-162
- Learning assistance programs
 - rules waiver for special education and learning assistance programs Ch. 392-175
- Levies for maintenance and operation Ch. 392-139
- Library media centers Ch. 180-46
- Low-income students Ch. 392-100
- Lunch and breakfast programs Ch. 392-157
- Magnet school projects program Ch. 392-330
- Maintenance and operation levies Ch. 392-139
- Masters in education reimbursement program Ch. 250-81
- Medical assistance
 - school services Ch. 388-537
- Mentor teachers Ch. 392-196
- Migrant Education, Elementary and Secondary Education Act, Title I program Ch. 392-164
- Nonhigh participatory finance Ch. 392-132
- Nonresident attendance Ch. 392-137
- Partnerships among small school districts program Ch. 392-126
- Part-time students, apportionment for attendance Ch. 392-134
- Plant facilities
 - state assistance
 - basic state support Ch. 180-27
 - procedures Ch. 180-29
 - Private schools Ch. 180-90
 - Private vocational schools Ch. 490-105
- Professional certification
 - administration of certification proceedings Ch. 180-86
 - assignment of personnel Ch. 180-82
 - continuing education requirements Ch. 180-85
 - endorsements Ch. 180-82
 - masters in teaching degree Ch. 180-81
 - performance-based system Ch. 180-79A
 - preparation programs, approval standards Ch. 180-78A
 - subject area endorsements Ch. 180-79A
 - unprofessional conduct Ch. 180-87
- Professional growth program Ch. 392-192
- Program hour offering requirements Ch. 180-16
- Project even start Ch. 131-47
- Promise scholarship program Ch. 250-80
- Purchasing, central Ch. 180-36
- Real property sales contracts Ch. 180-34
- Reporting and review process Ch. 180-16
- Restructuring
 - waivers from requirements for restructuring purposes Ch. 180-18
- Running start program Ch. 131-46, Ch. 250-79, Ch. 392-169
- School bond guarantee program Ch. 210-02
- School buses
 - operation rules Ch. 392-145
 - specifications Ch. 392-143
- School construction
 - interdistrict financing cooperation Ch. 180-31
 - interdistrict transportation cooperatives Ch. 180-32
 - state assistance
 - basic state support Ch. 180-27
 - educational specifications and site selection Ch. 180-26
 - eligibility Ch. 180-25
 - modernization of facilities Ch. 180-33
 - procedural requirements Ch. 180-29
- School districts
 - budgeting Ch. 392-123
 - professional performance capabilities, evaluation of certificated teachers and support personnel Ch. 392-191
 - regional committees, organization and operation Ch. 180-24
 - self-study of educational quality Ch. 180-53
- School personnel
 - excellence in education awards Ch. 392-202
 - sick leave, accumulated, conversion Ch. 392-136
- School safety patrol Ch. 392-151
- School year requirement Ch. 180-16
- Scoliosis screening of school children Ch. 246-762
- Secondary education Ch. 180-56
- Sex discrimination in employment prohibited Ch. 392-200
- Sex discrimination prohibited Ch. 392-190
- Shared leave Ch. 392-126
- Sight or hearing defects in children
 - school screening procedures Ch. 246-760
- Special education programs
 - rules waiver for special education and learning assistance programs Ch. 392-175
- Special education services Ch. 392-172
- Special service programs
 - highly capable students Ch. 392-170
 - learning assistance Ch. 392-162
 - running start program Ch. 392-169
 - transitional bilingual instruction program Ch. 392-160
- State requirements Ch. 180-16
- State support Ch. 180-16
- Strikes Ch. 180-16
- Students
 - athletic participation, loss of eligibility for drug or steroid use Ch. 392-183A
 - attendance Ch. 180-40
 - certificate of educational competence Ch. 180-96
 - courses of study and equivalencies, requirements Ch. 180-50
 - discipline Ch. 180-40
 - emergency evacuation instruction and procedures Ch. 180-41
 - entry qualifications Ch. 180-39
 - first grade entry qualifications Ch. 180-39

- general educational development (GED) test Ch. 180-96
 health records Ch. 392-182
 highly capable students Ch. 392-170
 immunization records, verification Ch. 392-182
 immunization requirement Ch. 180-38
 kindergarten entry qualifications Ch. 180-39
 low-income students Ch. 392-100
 nonresident attendance Ch. 392-137
 part-time students, apportionment for attendance Ch. 392-134
 personnel services Ch. 180-52
 special education programs Ch. 392-173
 special education services Ch. 392-172
 special service program Ch. 392-170
 tests and records Ch. 180-52
 Washington state honors award program Ch. 392-210
 Summer food service programs Ch. 392-157
 Surplus real property sales contracts Ch. 180-34
 Teacher assistance program Ch. 392-196
Teachers
 continuing education Ch. 180-85
 discipline responsibilities Ch. 180-44
 evaluation Ch. 392-191
 instruction responsibilities Ch. 180-44
 internships Ch. 180-83
 professional growth program Ch. 392-192
 responsibilities Ch. 180-44
Traffic safety
 driver education Ch. 392-153
 school safety patrol Ch. 392-151
 Transitional bilingual instruction Ch. 392-160
Transportation
 allocations Ch. 392-141
 operation rules Ch. 392-145
 replacement and depreciation allocation Ch. 392-142
 school buses, specifications Ch. 392-143
 University of Washington transition school and early entrance program allocation Ch. 392-120
 Vocational certification, standards Ch. 180-77
 Vocational schools, private Ch. 490-105
 Vocational-technical teacher preparation programs, approval standards Ch. 180-77A
 Washington award for excellence in education program Ch. 250-78
 Washington state honors award program Ch. 392-210
 Washington state scholars program Ch. 250-66
SEALS
 Egg, Washington state, regular, facsimile Ch. 16-108
 Notaries public Ch. 308-30
 State seal, use Ch. 434-04
SEATTLE, MUNICIPALITY OF METROPOLITAN
 Public hearings, corridor and design hearings Ch. 330-01
SECRETARY OF STATE
 Address confidentiality program Ch. 434-840
 Archives and records management division public records availability Ch. 434-690
 Candidates' pamphlet, statements and photographs Ch. 434-380
 Census correspondence listings and maps Ch. 434-369
 Census mapping project Ch. 434-369
 Certification authorities Ch. 434-180
 Charitable solicitation organizations Ch. 434-120
 Charitable trusts Ch. 434-120
 Citizen's commission for salaries of elected officials selection and notification Ch. 434-209
 Commercial fund raiser registration Ch. 434-120
 Corporations
 fee schedules Ch. 434-110
 filing procedures Ch. 434-110
 Elections
 absentee voting Ch. 434-240
 ballots Ch. 434-230
 candidacy, declaration and filing Ch. 434-228
 candidates' pamphlet Ch. 434-380
 canvassing Ch. 434-262
 certification Ch. 434-262
 cities, classification advancement Ch. 434-208
 counting center procedures Ch. 434-261
 election administrators, certification Ch. 434-260
 electronic voting Ch. 434-334
 facsimile filings Ch. 434-208
 motor voter registration Ch. 434-326
 new resident voters Ch. 434-332
 polling places Ch. 434-253, Ch. 434-257
 presidential preference primary Ch. 434-219
 review procedures Ch. 434-260
 signature cards transmittal, exemption Ch. 434-324
 special elections, major public energy bond measures Ch. 434-291
 vote-by-mail Ch. 434-236
 voter registration records Ch. 434-324
 voters' pamphlet Ch. 434-381
 Electronic authentication Ch. 434-180
 Initiative and referendum petitions, verification of signatures Ch. 434-379
 International student exchange agencies, registration Ch. 434-166
 Limited liability companies, filing procedures and fee schedules Ch. 434-130
 Limited liability partnerships, filing procedures and fees Ch. 434-135
 Limited partnerships
 filings, centralized system Ch. 434-55
 Local government records
 disposal methods Ch. 434-640
 disposition Ch. 434-635
 local records committee Ch. 434-630
 Maps and census correspondence listings Ch. 434-369
 Microfilm
 security microfilm of essential records Ch. 434-677
 Polling places
 accessibility to disabled and elderly Ch. 434-257
 general provisions Ch. 434-253
 Presidential preference primary Ch. 434-219
 Procedure Ch. 434-12A
 Public records
 accuracy, durability, and permanence standards Ch. 434-660
 archives, availability Ch. 434-690
 availability Ch. 434-12A
 custody Ch. 434-615
 definitions Ch. 434-610
 imaging systems, accuracy and durability standards Ch. 434-663
 local government records
 disposal methods Ch. 434-640
 disposition Ch. 434-635
 local records committee Ch. 434-630
 promulgation of rules Ch. 434-600
 security microfilm of essential records Ch. 434-677
 state agency records officers, powers and duties Ch. 434-626
 state archivist, powers and duties Ch. 434-620
 state records committee, powers and duties Ch. 434-624
 Referendum and initiative petitions, verification of signatures Ch. 434-379
 State agency records officers
 powers and duties Ch. 434-626
 State archivist
 powers and duties Ch. 434-620
 State records committee
 powers and duties Ch. 434-624
 State seal, use Ch. 434-04
 Trademarks, cancellation procedures Ch. 434-12
 Trusts, charitable Ch. 434-120
 Voter registration
 motor voter registration Ch. 434-326
 records, maintenance on electronic data processing systems Ch. 434-324
 signature cards transmittal, exemption Ch. 434-324
 Voters' pamphlet Ch. 434-381
SECURITIES
 Advertisements, requirements and prohibitions Ch. 460-28A
 Broker-dealers
 business practices Ch. 460-21B
 registration Ch. 460-20B
 salespersons for issuers Ch. 460-23B
 salespersons of broker-dealers Ch. 460-22B
 services at financial institutions Ch. 460-21C
 Capital requirements Ch. 460-64A
 Condominiums or units in real estate developments, sale of Ch. 460-32A
 Definitions Ch. 460-10A
 Domestic stock insurers
 proxies, consents, authorization Ch. 284-28
 Exempt transactions Ch. 460-44A
 Filing requirements Ch. 460-18A
 Financial statements and reports, contents and filing requirements Ch. 460-60A
 Franchise brokers, records requirements Ch. 460-82
 Franchise registration Ch. 460-80
 General rules Ch. 460-16A
 Insurance company stock Ch. 284-26
 Investment advisers Ch. 460-24A
 Mortgage broker-dealers and salespersons Ch. 460-33A
 Mortgage paper securities Ch. 460-33A
 Multijurisdictional disclosure system Ch. 460-11A
 Nonprofit organizations Ch. 460-52A
 Registration
 exempt securities Ch. 460-42A
 exempt transactions Ch. 460-44A
 procedures Ch. 460-16A
 small company offering Ch. 460-17A
 Securities involving mortgages, trust deeds, or property sales contracts Ch. 460-33A
 Small company offering registration Ch. 460-17A
 State treasurer
 use of agency lease as collateral or security Ch. 474-10
SECURITY GUARDS AND SECURITY GUARD COMPANIES
 Firearms certification Ch. 139-30
 Licensing and fees Ch. 308-18
SEED POTATO COMMISSION (See AGRICULTURE AND MARKETING)
SEEDS
 Buckwheat seed standards Ch. 16-213
 Canola and rapeseed commission Ch. 16-573
 Certification Ch. 16-302
 Fees and assessment Ch. 16-303
 Forest tree seed, certification Ch. 16-319
 Garlic seed, certification and standards Ch. 16-334
 General regulations Ch. 16-301
 Noxious weed Ch. 16-301
 Rapeseed
 canola and rapeseed commission Ch. 16-573
 district rules Ch. 16-570
 production and establishment of districts Ch. 16-570
 Turfgrass seed commission Ch. 16-545
SENIOR CITIZENS (See also SOCIAL AND HEALTH SERVICES, DEPARTMENT OF, subtitle Senior citizens services program)
 Property tax exemptions Ch. 458-16
SENTENCING
 Administrative progress and parole reviews Ch. 381-40
 Clemency Ch. 381-80

SENTENCING GUIDELINES COMMISSION

Discharge, conditional and final, procedures Ch. 381-80
Disciplinary hearing procedures Ch. 381-50
Indeterminate sentence review board administrative policies Ch. 381-10
public records, disclosure procedures Ch. 381-20
Minimum terms, fixing Ch. 381-30
Parolability hearing procedures Ch. 381-60
Parole revocation hearing procedures Ch. 381-70
SENTENCING GUIDELINES COMMISSION
Bylaws Ch. 437-10
Community custody ranges Ch. 437-20
Organization and procedures Ch. 437-10
Public records, availability Ch. 437-06
SEPTIC TANKS
On-site sewage systems Ch. 246-272
System additives Ch. 246-273
Wastewater treatment designers and inspectors licenses and certificates Ch. 196-32
practice permits Ch. 196-31
SERVICE OF PROCESS AND PAPERS
Address confidentiality program Ch. 434-840
SEWAGE SLUDGE (See BIOSOLIDS)
SEWER DISTRICTS
Water districts, requests to operate Ch. 372-52
SEWERAGE SYSTEMS
Biosolids management Ch. 173-308
Cities and towns, authority to operate Ch. 173-208
Columbia basin irrigation area, sewage and waste Ch. 372-36
On-site sewage system additives Ch. 246-273
On-site sewage systems Ch. 246-272
Overflow reduction facilities, combined plans and reports, submission Ch. 173-245
Public sewage treatment facilities, planning, engineering, and operation Ch. 246-271
Sewage drainage basins, water pollution control and abatement plans Ch. 372-68
Sewer districts, water districts requests for approvals and certifications of necessity to operate Ch. 372-52
Sludge management Ch. 173-308
Water district operation of sewer systems, certification of necessity Ch. 246-270
SEX OFFENDERS
Registration Ch. 446-20
Sexually violent predators
civil commitment cost reimbursement Ch. 388-885
escorted leave Ch. 388-880
special commitment process Ch. 388-880
Treatment providers
certification and practice requirements Ch. 246-930
SHARED LEAVE PROGRAM (See PUBLIC OFFICERS AND EMPLOYEES)
SHEEP (See LIVESTOCK)
SHELLFISH (See FISH AND FISHING)
SHIPS AND SHIPPING (See WATERCRAFT AND SHIPPING)
SHORELINE MANAGEMENT ACT
Development
master programs Ch. 173-26
permit and enforcement procedures Ch. 173-27
permits, guidelines and exemptions Ch. 173-26
Lakes constituting shorelines Ch. 173-20
Master programs
approval and amendment procedures Ch. 173-26
contents Ch. 173-26
guidelines Ch. 173-26
Ocean management Ch. 173-26
Shorelines hearings board

declaratory proceedings Ch. 173-04
Streams, rivers, by counties Ch. 173-18
Wetlands Ch. 173-22
SHORELINES (See also SHORELINE MANAGEMENT ACT)
Aquatic land management Ch. 332-30
Shorelines hearings board Title 461
SHORELINES HEARINGS BOARD
Practice and procedure Ch. 461-08
Public records, availability Ch. 461-12
Review of the granting, denying or rescinding of substantial development permits Ch. 461-08
SHRIMP (See FISH AND FISHING)
SIDEWALKS
Curb ramps and sidewalks
suggested design and construction standards for physically handicapped without endangering the blind Ch. 236-60
SKAGIT COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22
SKAMANIA COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22
SKI AREA FACILITIES
Safety and health standards Ch. 296-59
SLAUGHTERHOUSES (See MEAT)
SMALL BUSINESSES
Small business administration loan guaranty program nondepository lenders Ch. 50-56, Ch. 208-556
SMOKE DETECTION DEVICES
Dwelling units, requirements Ch. 212-10
SNAKE RIVER
Instream resources protection for main stem 173-564
SNOHOMISH COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22
SNOWMOBILES (See MOTOR VEHICLES, subtitle Snowmobiles)
Registration Ch. 308-94
SOCIAL AND HEALTH SERVICES
Child care
subsidy programs Ch. 388-165
SOCIAL AND HEALTH SERVICES, DEPARTMENT OF
Acquired human immunodeficiency syndrome (AIDS) insurance program Ch. 388-539
Adoption services Ch. 388-15, Ch. 388-70
Adult day care Ch. 388-15
Adult family homes
licensing requirements Ch. 388-76
Adult protective services Ch. 388-71
Adult residential care services Ch. 388-110
Adults, social services for Ch. 388-15
Assisted living services Ch. 388-110
Background checks on persons licensed to care for children or developmentally disabled persons Ch. 388-330
Blind, state school for
special education programs Ch. 392-173
Boarding homes
licensing and operation Ch. 388-78A
Boarding houses Ch. 388-110
Chemical dependency treatment services
administrative rules Ch. 388-810
assistance programs Ch. 388-800
providers, certification requirements Ch. 388-805
Child care, working connections Ch. 388-290

Child care agencies
licensing requirements Ch. 388-73
Child care centers for school-age children
licensing requirements Ch. 388-151
Child day care centers
licensing requirements Ch. 388-150
Child day care homes
family home licensing requirements Ch. 388-155
Child mini-day care centers
licensing requirements Ch. 388-73
Child protective services Ch. 388-15
Child support
division of child support rules Ch. 388-14A
enforcement Ch. 388-14
obligations Ch. 388-11
recovery of support payments Ch. 388-13
Child welfare services Ch. 388-70
complaint resolution process Ch. 388-74
Children
background checks on licensed caregivers Ch. 388-330
social services for children Ch. 388-15
Community mental health programs, duties Ch. 388-862
Criminally insane, commitment, evaluation, placement, care, and discharge Ch. 388-375
Deaf, state school for
special education programs Ch. 392-173
Deaf and hard of hearing services Ch. 388-818
Developmental disabilities
background checks on licensed caregivers Ch. 388-330
community residential services and support Ch. 388-820
community training program Ch. 388-820
county duties Ch. 388-850
program option rules Ch. 388-830
residential habilitation centers, work programs Ch. 388-840
services, eligibility and availability Ch. 388-825
Disabled persons
vocational rehabilitation services Ch. 388-890
Diversion assistance Ch. 388-222
Domestic violence perpetrator program
standards and certification Ch. 388-60
Domestic violence victims, shelters Ch. 248-554
Drug-free workplace programs Ch. 388-815
Early childhood developmental centers
special education programs Ch. 392-173
Families, social services for Ch. 388-15
Family and children's ombudsman, office of organization and operation Ch. 112-10
Food stamp employment and training program Ch. 388-444
Foster care Ch. 388-15, Ch. 388-70
General assistance
unemployable persons Ch. 388-448
Guardianship fees for clients of department Ch. 388-79
Hearing rules Ch. 388-02
Home and community programs (HCP) Ch. 388-71
Home and community services Ch. 388-15
Independent living program Ch. 388-890
Individual provider and home care agency
provider qualifications Ch. 388-71
Institutions Ch. 388-853
Interpreters and translators, DSHS employees Ch. 388-03
Juvenile offender rehabilitation
administration Ch. 388-700
collection of costs of support, treatment, and confinement Ch. 388-720
consolidated services programs Ch. 388-710
criminal justice cost reimbursement Ch. 388-750
parole revocation procedure Ch. 388-740
security level classifications Ch. 388-730
transfer to department of corrections Ch. 388-745
Kidney disease

end stage renal disease costs Ch. 388-540
 Long-term care services Ch. 388-15
 Managed care Ch. 388-538
 Medical assistance
 acquired immunodeficiency syndrome
 (AIDS) insurance program Ch. 388-539
 administration of programs Ch. 388-501
 aliens Ch. 388-510
 alternative living arrangements Ch. 388-515
 children's health insurance plan (CHIP) Ch. 388-542
 client not in own home Ch. 388-513
 community alternatives program (CAP) Ch. 388-515
 community options program entry system (COPEs) Ch. 388-515
 coordinated community aids services alternatives (CASA) program Ch. 388-515
 definitions Ch. 388-500
 dental-related services Ch. 388-535
 durable medical equipment, supplies and services Ch. 388-543
 early and periodic screening, diagnosis and treatment, (EPSDT) Ch. 388-534
 eligibility Ch. 388-503
 emergency assistance Ch. 388-438
 estate recovery Ch. 388-527
 extended eligibility Ch. 388-523
 fair hearings Ch. 388-526
 family medical programs Ch. 388-505
 family planning services Ch. 388-532
 financial responsibility Ch. 388-506
 general provisions Ch. 388-200
 hearing aid and vision services Ch. 388-544
 home health services Ch. 388-551
 hospice services Ch. 388-551
 hospital services Ch. 388-550
 institutional medical Ch. 388-513, Ch. 388-515
 interpreter services Ch. 388-555
 kidney disease
 end stage renal disease costs Ch. 388-540
 managed care Ch. 388-538
 maternity-related services Ch. 388-533
 medically needy program Ch. 388-519
 Medicare-related eligibility Ch. 388-517
 occupational therapy Ch. 388-545
 other services provided Ch. 388-556
 outward bound residential alternatives (OBRA) Ch. 388-515
 oxygen and respiratory therapy Ch. 388-552
 pharmacy services Ch. 388-530
 physical therapy Ch. 388-545
 physician-related services Ch. 388-531
 prosthetics and orthotics Ch. 388-543
 providers Ch. 388-502
 school services Ch. 388-537
 scope of medical services Ch. 388-529
 speech/audiology services Ch. 388-545
 SSI-related clients Ch. 388-511
 SSI-related grandfathered recipients Ch. 388-512
 vision and hearing aid services Ch. 388-544
 Mental health program, county duties Ch. 388-850
 Mentally ill
 liability for costs of hospitalization and care Ch. 388-855
 Mentally retarded, facilities program and reimbursement system Ch. 388-835
 Nursing facility care and payment Ch. 388-71
 Personal aide state registry Ch. 388-71
 Program of all-inclusive care for the elderly (PACE) Ch. 388-71
 Project even start Ch. 131-47
 Public assistance
 age requirements Ch. 388-404
 alien and citizenship status Ch. 388-424
 applications Ch. 388-406
 assistance units Ch. 388-408
 benefit issuances Ch. 388-412, Ch. 388-460
 certification periods Ch. 388-416
 change of circumstance Ch. 388-418

chemical dependency food assistance Ch. 388-420
 child care, working connections Ch. 388-290
 child living with nonparental caretaker, address disclosure to parent Ch. 388-428
 child support rights, assignment Ch. 388-422
 client rights and responsibilities Ch. 388-472
 complaints Ch. 388-426
 disqualification Ch. 388-446
 eligibility Ch. 388-400
 definitions Ch. 388-22
 determination and verification Ch. 388-22
 reviews and recertifications Ch. 388-434
 emergency cash assistance Ch. 388-436
 emergency food stamp benefits Ch. 388-437
 exception to rule Ch. 388-440
 family violence, effect Ch. 388-61
 felons Ch. 388-442
 food assistance Ch. 388-414
 fraud Ch. 388-446
 general provisions Ch. 388-200
 grant payment Ch. 388-265
 incapacitated persons Ch. 388-448
 income Ch. 388-450, Ch. 388-455
 interview requirements Ch. 388-452
 medical care
 payment Ch. 388-87
 services provided Ch. 388-86
 notices to clients of denial or withdrawal Ch. 388-458
 nursing facility medicaid payment system Ch. 388-96
 nursing home licensure program Ch. 388-98
 nursing homes Ch. 388-97
 ongoing additional requirements Ch. 388-473
 overpayments and underpayments Ch. 388-410
 payment standards Ch. 388-478
 pregnancy Ch. 388-462
 quality assurance review process Ch. 388-464
 recipient fraud Ch. 388-46
 refugee program Ch. 388-466
 residence requirements Ch. 388-454
 residency requirements Ch. 388-468
 resource eligibility and limits Ch. 388-470
 social security number requirements Ch. 388-476
 strikers Ch. 388-480
 student status for food assistance Ch. 388-482
 supplemental security income (SSI) Ch. 388-474
 teen parents Ch. 388-486
 time limit Ch. 388-484
 transfer of property Ch. 388-488
 verification Ch. 388-490
 Public records, availability Ch. 388-01
 Refugee program Ch. 388-466
 Repatriates
 United States repatriate program Ch. 388-280
 Residential care services Ch. 388-71
 Respite care services Ch. 388-71
 Senior citizen's services Ch. 388-71
 Sexually violent predators
 civil commitment cost reimbursement to counties Ch. 388-885
 escorted leave Ch. 388-880
 special commitment process Ch. 388-880
 Shelters for victims of domestic violence Ch. 248-554
 Social services for families, children and adults Ch. 388-15
 Telephone assistance program Ch. 388-31
 Temporary assistance to needy families (TANF) age requirements Ch. 388-404
 eligibility Ch. 388-400
 family violence, effect Ch. 388-61
 Unemployable persons
 general assistance Ch. 388-448
 Unmarried parents services Ch. 388-70
 Vocational rehabilitation services Ch. 388-890
 Volunteer chore services (VCS) Ch. 388-71
 WorkFirst Ch. 388-310
 Youth shelters

licensing requirements for overnight shelters Ch. 388-160
SOCIAL SECURITY
 Medical assistance for SSI-related clients Ch. 388-511
 Public assistance
 social security number requirements Ch. 388-476
 Supplemental security income (SSI) Ch. 388-474
SOCIAL WORKERS
 Certification Ch. 246-810
SOLID WASTE MANAGEMENT
 Biosolids Ch. 173-308
 Collection companies Ch. 480-70
 Coordinated prevention grants to provide local government financial assistance Ch. 173-312
 Enforcement grants, local, eligibility Ch. 173-313
 Incinerator and landfill facilities
 inspector certification Ch. 173-300
 operator certification Ch. 173-300
 Incinerator ash management
 special incinerator ash Ch. 173-306
 Landfills
 municipal solid waste landfill criteria Ch. 173-351
 Litter receptacles Ch. 173-310
 Local solid waste enforcement grants Ch. 173-313
 Model Toxics Control Act
 coordinated prevention grants to provide for hazardous and solid waste management Ch. 173-312
 public participation grants Ch. 173-321
 Municipal solid waste landfill criteria Ch. 173-351
 Public participation grants Ch. 173-321
 Remedial action grants Ch. 173-322
 Sewage sludge Ch. 173-308
 Solid waste handling, minimum functional standards Ch. 173-304
 Solid waste incinerator facilities
 emission standards Ch. 173-434
 Waste tire carrier and storage site licenses Ch. 173-314
SPEECH-LANGUAGE PATHOLOGISTS
 Fees Ch. 246-828
 Medical assistance clients Ch. 388-545
 Standards of practice Ch. 246-828
SPOKANE COUNTY
 Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22
SPORTS (See also PROFESSIONAL ATHLETICS COMMISSION)
 Boxing rules Ch. 36-12
 Martial arts rules Ch. 36-14
 Wrestling rules Ch. 36-13
STATE AGENCIES
 Past due receivables
 waiver of interest, agency authority Ch. 82-06
STATE AUDITOR
 Local audit costs appeal Ch. 48-20
 Public records, accessibility Ch. 48-12
 State Environmental Policy Act (SEPA), exemption Ch. 48-16
STATE BANKS
 Examinations, schedule of costs Ch. 208-544
 New, application and investigation, fees, form Ch. 208-528
STATE BUILDINGS AND FACILITIES (See GENERAL ADMINISTRATION, DEPARTMENT OF)
STATE CONVENTION AND TRADE CENTER
 General procedures Ch. 140-12
 Public records, availability Ch. 140-12

STATE ENERGY CODE

State Environmental Policy Act (SEPA), guidelines Ch. 140-09

STATE ENERGY CODE (See **ENERGY**, subtitle **State energy code**)

STATE ENVIRONMENTAL POLICY ACT (SEPA) (See **ENVIRONMENT**)

STATE INVESTMENT BOARD (See **INVESTMENT BOARD**)

STATE LOTTERY (See **LOTTERY**)

STATE PATROL (See **WASHINGTON STATE PATROL**)

STATE TOXICOLOGIST (See **TOXICOLOGIST, STATE**)

STATE TREASURER

Cities and towns, reimbursement of municipal sales and use tax equalization account Ch. 474-02

Finance committee Ch. 210-01, Ch. 210-06

Public records, availability Ch. 474-01

School bond guarantee program Ch. 210-02

Securities

use of agency lease as collateral or security Ch. 474-10

STATUTE LAW COMMITTEE

Agency operations and procedures Ch. 1-06

Public records Ch. 1-06

Records, protection, index, control, availability Ch. 1-06

Rulemaking, contents and filing requirements Ch. 1-21

State Environmental Policy Act (SEPA), exemption Ch. 1-04

STEVENS COUNTY

Shorelines

lakes Ch. 173-20

streams, rivers Ch. 173-18

wetlands Ch. 173-22

STORAGE (See **AGRICULTURE AND MARKETING**, subtitle **Controlled atmosphere storage**; **WAREHOUSES**)

STRGEON (See **FISH AND FISHING**)

SURPLUS PROPERTY (See **GENERAL ADMINISTRATION, DEPARTMENT OF**)

SURVEYORS (See **ENGINEERS AND LAND SURVEYORS**)

SURVEYS

Boundary surveys Ch. 332-130

Filing fees for surveys, plats, and maps Ch. 332-150

Geodetic control surveys Ch. 332-130

Land description guidelines Ch. 332-130

Standards Ch. 332-130

Survey monuments, removal or destruction Ch. 332-120

SWIMMING POOLS

Recreational water contact facilities Ch. 246-262

Water recreation facilities Ch. 246-260

Water slides, wave pools, and water lagoons Ch. 246-262

SWINE (See **LIVESTOCK**)

TAX APPEALS, BOARD OF

Formal hearings Ch. 456-09

Hearings

formal hearings, practice and procedure Ch. 456-09

informal hearings, practice and procedure Ch. 456-10

Informal hearings Ch. 456-10

Public records, availability Ch. 456-12

State Environmental Policy Act (SEPA), exemption Ch. 456-09

TAXATION

Aircraft fuel tax Ch. 308-78

Appeals to board of tax appeals Title 456

Business and occupation tax Ch. 458-20

Centrally assessed utilities

computer software Ch. 458-50

Cities and towns

financial businesses Ch. 458-28

Estate and transfer tax reform act Ch. 458-57

Excise tax

leasehold excise tax Ch. 458-29A

motor vehicles Ch. 308-57

real estate Ch. 458-61

rules Ch. 458-20

timber Ch. 458-40

vessels Ch. 308-93

Financial businesses, taxation by cities and towns Ch. 458-28

Hazardous substances

additions to taxable list Ch. 173-342

Intercounty utilities and transportation companies Ch. 458-50

Investment tax deferrals, application and procedures Ch. 175-16

Leasehold excise tax Ch. 458-29A

Motor vehicle excise tax

assessment, depreciation, and exemptions Ch. 308-57

Motor vehicle fuel tax Ch. 308-72

Motor vehicle special fuel tax Ch. 308-77

Motor vehicles and recreational vehicles Ch. 458-17

Municipal sales and use tax equalization account, reimbursement Ch. 474-02

Open space taxation Ch. 458-30

Pollution control facilities

tax exemptions and credits Ch. 173-24

Property tax

abatements Ch. 458-18

annual ratio study Ch. 458-53

appeals Ch. 458-14

assessors, rules Ch. 458-12

county boards of equalization, practice and procedure Ch. 458-14

credits Ch. 458-18

deferrals Ch. 458-18

exemptions

art, scientific, or historical collections Ch. 458-16

cultural associations Ch. 458-16

disabled persons Ch. 458-16

emergency or transitional housing Ch. 458-16

nonprofit homes for the aging Ch. 458-16A

nonprofit organizations Ch. 458-16

religious institutions Ch. 458-16

senior citizens Ch. 458-16

forest lands and timber Ch. 458-40

historic properties, valuation Ch. 254-20

historic property Ch. 458-15

levies, rates, and limits Ch. 458-19

open space Ch. 458-30

real property appraisers, accreditation Ch. 458-10

refunds Ch. 458-18

state levy, apportionment between counties Ch. 458-19

valuation and revaluation of real property Ch. 458-07

vessels, assessment and taxation Ch. 458-17

Public utility tax Ch. 458-20

Recreational vehicles Ch. 458-17

Registration Ch. 458-20

Rental cars

taxation and licensing Ch. 308-88

Sales and use tax Ch. 458-20

Tax appeals, board of

formal hearings Ch. 456-09

informal hearings Ch. 456-10

Timber and forest lands Ch. 458-40

Unemployment compensation

employer reporting requirements Ch. 192-310

Utilities and transportation companies

intercounty Ch. 458-50

Vessels, excise tax Ch. 308-93

TAXIDERMY

Regulations Ch. 232-12

TEACHERS

Assignment of personnel Ch. 180-82

Certification requirements

administration of certification proceedings Ch. 180-86

continuing education Ch. 180-85

endorsements Ch. 180-82

masters in teaching degree Ch. 180-81

performance-based system Ch. 180-79A

preparation programs, approval standards Ch. 180-78A

subject area endorsements Ch. 180-79A

Continuing education, requirements Ch. 180-85

Discipline responsibilities Ch. 180-44

Excellence in teacher preparation award Ch. 180-97

Future teacher conditional scholarship program Ch. 250-65

Higher education personnel, general provisions Ch. 251-04

In-service training program Ch. 392-195

Instruction responsibilities Ch. 180-44

Internships Ch. 180-83

Masters in teaching degree Ch. 180-81

Mathematics and science teacher incentive loan program Ch. 250-60

Mentor teachers Ch. 392-196

Professional certification

unprofessional conduct Ch. 180-87

Professional growth program Ch. 392-192

Professional performance evaluation Ch. 392-191

Professional preparation programs, approval Ch. 180-78A

Responsibilities Ch. 180-44

Retirement system Ch. 415-112

Retirement system plan 3 Ch. 415-111

Teacher assistance program Ch. 392-196

Unprofessional conduct Ch. 180-87

policies and procedures Ch. 180-87

Vocational education, certification requirements Ch. 180-77

Vocational-technical teacher preparation programs, approval standards Ch. 180-77A

TEACHERS' RETIREMENT SYSTEM (See **RETIREMENT SYSTEMS, DEPARTMENT OF, subtitle Teachers' retirement system**)

TECHNICAL COLLEGES (See also **VOCATIONAL EDUCATION**)

Bates Technical College

board of trustees Ch. 495A-104

debts, withholding services for outstanding Ch. 495A-122

discrimination

handicapped Ch. 495A-310

sex Ch. 495A-300

facilities use Ch. 495A-140

financial aid Ch. 495A-132

grievance procedures

handicapped discrimination Ch. 495A-310

sex discrimination Ch. 495A-300

organization and operation Ch. 495A-133

parking and traffic Ch. 495A-141

practice and procedure Ch. 495A-108

public records, availability Ch. 495A-276

rules coordinator Ch. 495A-134

scholarships Ch. 495A-131

State Environmental Policy Act (SEPA), implementation Ch. 495A-325

student records, availability Ch. 495A-280

tuition and fee schedules Ch. 495A-130

Bates technical college

student rights and responsibilities Ch. 495A-121

Bellingham Technical College

board of trustees Ch. 495B-104

debts, services withheld for outstanding Ch. 495B-122

discrimination

handicapped Ch. 495B-310
 sex Ch. 495B-300
 facilities use Ch. 495B-140
 financial aid Ch. 495B-132
 grievances Ch. 495B-300, Ch. 495B-310
 library-media center use Ch. 495B-168
 organization Ch. 495B-133
 parking and traffic Ch. 495B-116
 practice and procedure Ch. 495B-108
 public records, availability Ch. 495B-276
 rules coordinator Ch. 495B-134
 scholarships Ch. 495B-131
 State Environmental Policy Act (SEPA),
 compliance Ch. 495B-325
 student conduct code Ch. 495B-120
 student records, availability Ch. 495B-280
 tuition and fee schedules Ch. 495B-130
Clover Park Technical College
 board of trustees Ch. 495C-104
 debts, services withheld for outstanding Ch.
 495C-122
 discrimination
 handicapped Ch. 495C-310
 sex Ch. 495C-300
 facilities use Ch. 495C-140
 financial aid Ch. 495C-132
 grievance procedures
 handicapped discrimination Ch. 495C-310
 sex discrimination Ch. 495C-300
 library-resource center code Ch. 495C-168
 organization and operation Ch. 495C-133
 parking and traffic Ch. 495C-116
 practice and procedure Ch. 495C-108
 public records, availability Ch. 495C-276
 rules coordinator Ch. 495C-134
 scholarships Ch. 495C-131
 State Environmental Policy Act (SEPA),
 implementation Ch. 495C-325
 student conduct code Ch. 495C-120
 tuition and fee schedules Ch. 495C-130
Faculty and staff
 occupational and teaching competencies Ch.
 131-16
 qualifications Ch. 131-16
 selection practices and standards Ch. 131-16
Lake Washington Technical College
 affirmative action policy Ch. 495D-148
 board of trustees Ch. 495D-104
 bookstore operating policy Ch. 495D-144
 college calendar Ch. 495D-136
 copyright and patent policies Ch. 495D-180
 debts, withholding services for outstanding
 Ch. 495D-122, Ch. 495D-123
 discrimination
 grievance procedures Ch. 495D-300
 facilities use Ch. 495D-140
 financial aid Ch. 495D-132
 grievance procedures
 discrimination Ch. 495D-300
 library-media center code Ch. 495D-168
 nepotism policy Ch. 495D-113
 organization and operation Ch. 495D-133
 parking and traffic Ch. 495D-116
 practice and procedure Ch. 495D-108
 public records, availability Ch. 495D-276
 rules coordinator Ch. 495D-134
 scholarships Ch. 495D-131
 State Environmental Policy Act (SEPA),
 implementation Ch. 495D-325
 student conduct code Ch. 495D-120
 student records, availability Ch. 495D-280
 tuition and fee refunds Ch. 495D-135
 tuition and fee schedules Ch. 495D-130
Presidents
 compensation Ch. 131-16
 Project even start Ch. 131-47
Renton Technical College
 board of trustees Ch. 495E-104
 debts, services withheld for outstanding Ch.
 495E-122
 discrimination, policies and procedures Ch.
 495E-300
 facilities use Ch. 495E-140

faculty tenure, dismissal, and reduction-in-
 force Ch. 495E-400
 financial aid Ch. 495E-132
 library resource center code Ch. 495E-168
 organization Ch. 495E-133
 parking and traffic Ch. 495E-116
 practice and procedure Ch. 495E-108
 public records, availability Ch. 495E-276
 rules coordinator Ch. 495E-134
 State Environmental Policy Act (SEPA),
 compliance Ch. 495E-325
 student conduct code Ch. 495E-120
 student records, availability Ch. 495E-280
 Running start program Ch. 131-46
 Student status for food assistance Ch. 388-482
 Vocational education
 certificates Ch. 131-16

TELECOMMUNICATIONS

Enhanced 911 funding Ch. 118-65
 Safety standards Ch. 296-32

TELECOMMUNICATIONS COMPANIES

Registration Ch. 480-121
 Services standards and business practices Ch.
 480-120
 Tariffs Ch. 480-80

TELEPHONE COMPANIES

Business practices Ch. 480-120
 Classification Ch. 480-120
 Registration Ch. 480-121
 Service standards Ch. 480-120
 Tariffs Ch. 480-120
 Telephone assistance program Ch. 388-31, Ch.
 480-122

TELEPHONE SOLICITATION

Cemetery merchandise or services,
 prearrangement contracts Ch. 98-14
 Commercial
 registration and fees Ch. 308-320

**TEMPORARY ASSISTANCE TO NEEDY
 FAMILIES (TANF) (See PUBLIC
 ASSISTANCE)**

**TEMPORARY WORKER HOUSING (See
 HOUSING)**

TEXTILE INDUSTRY

Safety standards Ch. 296-301

**THE EVERGREEN STATE COLLEGE (See
 COLLEGES AND UNIVERSITIES,
 subtitle The Evergreen State College)**

THEATERS

Popcorn flavored with butter or in semblance of
 butter, sign requirements Ch. 16-129

THEATRICAL ENTERPRISES

Rules for administration Ch. 296-124

THURSTON COUNTY

Public water supply
 reservation for future use Ch. 173-591
 Shorelines
 lakes Ch. 173-20
 streams, rivers Ch. 173-18
 wetlands Ch. 173-22

TIDELANDS

Development
 master programs, guidelines Ch. 173-26
 permits, guidelines and exemptions Ch. 173-
 26
 Leased-tidelands valuation board, King County
 Ch. 298-08
 Master programs, guidelines Ch. 173-26
 Streams, rivers, by counties Ch. 173-18
 Wetlands Ch. 173-22

**TIMBER (See FORESTS AND FOREST
 PRODUCTS)**

TIMESHARE

Offerings and salespersons
 registration Ch. 308-127
 regulation Ch. 308-127

TIRES

Chains, standards Ch. 204-22
 Studded tires, standards Ch. 204-24
 Traction devices Ch. 204-24
 Waste tire carrier and storage site licenses Ch.
 173-314

TOBACCO PRODUCTS

Minors, sale or distribution to minors Ch. 314-10
 Sale and distribution Ch. 314-10

**TOW TRUCKS AND TOWING
 BUSINESSES**

Conduct of operations Ch. 204-91A
 Equipment
 vehicle connecting devices, standards Ch.
 204-70
 Operating procedures and requirements Ch. 204-
 91A
 Towing methods, standards Ch. 204-70
 Unauthorized and abandoned vehicles, procedure
 for taking custody Ch. 308-61

TOXICOLOGIST, STATE

Alcohol, analysis of blood samples Ch. 448-14
 Blood samples for alcohol, standards for analysis
 Ch. 448-14
 Breath alcohol testing Ch. 448-13, Ch. 448-15

TRADEMARKS AND TRADE NAMES

Trademark cancellation proceedings Ch. 434-12

TRAFFIC

Model traffic ordinance Ch. 308-330

TRAFFIC SAFETY COMMISSION

Organization and operation Ch. 467-01
 Public records, availability Ch. 467-02

**TRAILERS (See MOTOR VEHICLES,
 subtitle Recreational park trailers)**

TRANSIENT ACCOMMODATIONS

Health, safety, and sanitation requirements Ch.
 246-360

TRANSPORTATION

Air pollution
 Clean Air Conformity Act Ch. 173-420
 transportation activities conformance to air
 quality implementation plans Ch. 173-420
 Freight mobility strategic investment board Title
 226
 Highway access management access permits
 connection permits, procedures Ch. 468-51
 Multimodal transportation program and projects
 selection committee Ch. 240-20
 Rapid transit corridor and design hearings for
 municipality of metropolitan Seattle Ch.
 330-01
 School bus transportation Ch. 180-20

**TRANSPORTATION, DEPARTMENT OF
 (See also ROADS AND HIGHWAYS)**

Administrative procedure Ch. 468-10
 Adopt-a-highway litter control program Ch. 468-
 72
 Advertising near highways Ch. 468-66
 Aeronautics, See AERONAUTICS
 Air pollution
 transportation plan conformity to air quality
 standards Ch. 173-420
 Air search and rescue/disaster relief Ch. 468-200
 Air search conduct and management Ch. 468-200
 Bicycle racing on state highways Ch. 468-400
 Checks, dishonored Ch. 468-20
 City/county project coordination Ch. 468-18
 Contractors
 prequalification, criteria Ch. 468-16
 County ferry franchises
 tolls and financial assistance Ch. 468-22
 Dishonored checks Ch. 468-20
 Emergency air operations Ch. 468-200
 Ferries
 charter rates Ch. 468-300
 contractors, prequalification Ch. 468-310
 county ferry franchises, tolls and financial
 assistance Ch. 468-22

TRANSPORTATION COMMISSION

marine contracts, security requirements Ch. 468-320
passenger regulations Ch. 468-300
toll schedules Ch. 468-300
Franchises and permits
county ferry franchises, tolls and financial assistance Ch. 468-22
utility lines Ch. 468-34
High occupancy vehicles (HOV) lanes Ch. 468-510
Highway access control classification system and standards Ch. 468-52
Highway Advertising Control Act Ch. 468-66
Highway corridors and alignments, selection Ch. 468-48
Highway property
disposition of surplus or abandoned property Ch. 468-30
transfer to counties or cities and towns Ch. 468-30
use and management Ch. 468-30
Left lane use Ch. 468-510
Limited access hearings Ch. 468-54
Limited access highways, regulations Ch. 468-58
Motorist information signs Ch. 468-70
Permits
utility lines Ch. 468-34
Pilot registration Ch. 468-210
Practice and procedure Ch. 468-10
Property, highway
county roads as haul roads Ch. 468-18
generally Ch. 468-18
Public records, availability Ch. 468-06
Public transportation
comprehensive transit plans, funding Ch. 468-85
Rail fixed guideway systems
safety oversight Ch. 468-550
Real estate acquisition
relocation assistance payments Ch. 468-100
Regional transportation planning program
standards and guidelines Ch. 468-86
Relocation assistance payments Ch. 468-100
Rest areas Ch. 468-32
Restrictions, limits
building or house moves Ch. 468-38
lane use Ch. 468-510
size, weight, type vehicle, cargo Ch. 468-38
State aid Ch. 468-18
State Environmental Policy Act (SEPA), rules Ch. 468-12
Toll facilities
local involvement committees Ch. 468-105
public advisory elections Ch. 468-105
Traffic control devices for streets and highways, uniform Ch. 468-95
Transit vehicles
stop zones Ch. 468-46
Transportation commission
meetings Ch. 468-500
Utility lines
franchises and permits Ch. 468-34
TRANSPORTATION COMMISSION
Meetings Ch. 468-500
TRANSPORTATION COMPANIES
Private, nonprofit transportation providers Ch. 480-31
Taxation
intercounty utilities and transportation companies Ch. 458-50
TRANSPORTATION IMPROVEMENT BOARD
Central Puget Sound public transportation account
project eligibility criteria Ch. 479-510
Organization and operation Ch. 479-01
Project requirements Ch. 479-05
Proposed projects, submission Ch. 479-12
Proposed public systems account projects, submission Ch. 479-15
Proposed transportation improvement account projects, submission Ch. 479-14

Public records, availability Ch. 479-02
Public transportation systems account
project eligibility criteria Ch. 479-510
Road jurisdiction transfer
requests Ch. 479-216
rules and regulations Ch. 479-210
Six-year plans, requirements Ch. 479-05
State highway system, additions or deletions
requests Ch. 479-216
rules and regulations Ch. 479-210
State-wide competitive and enhancement programs Ch. 479-17
Surface transportation program
project eligibility criteria Ch. 479-510
TRANSPORTATION OF DANGEROUS CARGOES, ADVISORY COMMITTEE ON
Flammable liquids, transportation Ch. 470-12
Practice and procedure Ch. 470-08
Transporting rules Ch. 470-12
TRAUMA CARE (See EMERGENCY MEDICAL SERVICES)
TRAVEL SELLERS
Recordkeeping requirements Ch. 308-129
Registration fees Ch. 308-129
TREASURER, STATE (See STATE TREASURER)
TREE FRUIT RESEARCH COMMISSION (See AGRICULTURE AND MARKETING)
TRUCKS (See MOTOR VEHICLES)
TRUST COMPANIES
Acquisition by out-of-state bank holding company Ch. 50-48
Administration and investments Ch. 50-36, Ch. 208-536
Business practices and investments Ch. 50-12, Ch. 208-512
Examinations, schedule of costs Ch. 50-44, Ch. 208-544
Fee schedule Ch. 50-12, Ch. 208-512
Insurance agency activities Ch. 50-12, Ch. 208-512
Interstate acquisition reciprocity Ch. 50-48
Investments and business practices Ch. 50-12, Ch. 208-512
Loans, permissible Ch. 50-12, Ch. 208-512
New, application and investigation Ch. 50-28
New, application and investigation, fees, form Ch. 208-528
TRUSTS
Charitable trusts Ch. 434-120
TUITION (See ADVANCED TUITION PAYMENT, COMMITTEE ON; COLLEGES AND UNIVERSITIES; COMMUNITY COLLEGES)
TURFGRASS SEED COMMISSION (See AGRICULTURE AND MARKETING)
UNDERGROUND STORAGE TANKS
Administration and enforcement Ch. 173-360
UNEMPLOYMENT COMPENSATION
Benefits
application Ch. 192-110
claimant notices Ch. 192-120
conditional payment Ch. 192-23
denial Ch. 192-23
interstate claimants Ch. 192-12
leaving work for marital or domestic reasons Ch. 192-150
notice to most recent employer of application filing Ch. 192-130
overpayment recovery Ch. 192-28
payment Ch. 192-12
payment requirements Ch. 192-23
reporting requirements Ch. 192-140
Contributions Ch. 192-12
Definitions Ch. 192-100
Employers

audits and technical assistance Ch. 192-340
collections and refunds Ch. 192-330
coverage election Ch. 192-300
experience rating and benefit charging Ch. 192-320
reporting requirements Ch. 192-310
taxation, registration Ch. 192-300
Employment security department substantive rules Ch. 192-12
Interpretive regulations Ch. 192-16
Interpretive regulations of the commissioner Ch. 192-16
Job search requirements Ch. 192-180
Requirements Ch. 192-12
School or training Ch. 192-200
Shared work Ch. 192-36
Substantive rules, generally Ch. 192-12
Temporary total disability Ch. 192-34
Timber retraining benefits and programs Ch. 192-32
UNIFORM COMMERCIAL CODE
Field access to computerized filing information, fees Ch. 308-410
Financing statements
forms Ch. 308-400
Security interests
filings, forms Ch. 308-400
Standardized filing forms for crop liens, and processor and preparer liens for agricultural products Ch. 308-400
UNIONS (See LABOR)
UNIVERSITY OF WASHINGTON
Academic calendar Ch. 478-132
Adjudicative proceedings Ch. 478-108
Admission and registration procedures Ch. 478-160
Apartments Ch. 478-156
Boat moorage facilities, use Ch. 478-138
Campus conduct code Ch. 478-124
Conduct code
general Ch. 478-124
student Ch. 478-120
Facilities, use Ch. 478-136
Family housing Ch. 478-156
Libraries, regulations Ch. 478-168
Moorage facilities, use Ch. 478-138
Organization Ch. 478-04
Parking regulations Ch. 478-116
Practice and procedure Ch. 478-108
Public records, availability Ch. 478-276
Public records, indexing Ch. 478-250
Records
public, availability Ch. 478-276
public, indexing Ch. 478-250
student, disclosure Ch. 478-140
Registration and admission procedures Ch. 478-160
Residence halls Ch. 478-156
Small works roster, public works construction projects Ch. 478-355
Stadium boat moorage facilities, use Ch. 478-138
State Environmental Policy Act (SEPA), implementation Ch. 478-324
Student conduct code Ch. 478-120
Student records, disclosure Ch. 478-140
Traffic regulations Ch. 478-116
Transition school and early entrance program allocation Ch. 392-120
UTILITIES
Applications for securities issuance Ch. 480-146
Budget filings, requirements Ch. 480-140
County roads, accommodation of utilities Ch. 136-40
Highway rights of way, franchises and permits for utility lines Ch. 468-34
Lease of utility facilities Ch. 480-146
Liens Ch. 480-146
Refunding of notes Ch. 480-146
Securities Ch. 480-146
Tariff circular Ch. 480-149
Tariffs Ch. 480-80

Taxation
centrally assessed utilities Ch. 458-50
intercounty utilities and transportation companies Ch. 458-50
Transfers of property Ch. 480-143
Utility lines on highway rights of way Ch. 468-34
Winter utility moratorium program Ch. 365-100

UTILITIES AND TRANSPORTATION COMMISSION
Applications for securities issuance Ch. 480-146
Auto transportation companies Ch. 480-30
Budget filings Ch. 480-140
Common carriers
brokers and forwarders Ch. 480-12
Electric companies
business practices and tariffs Ch. 480-100
conservation energy savings, purchase Ch. 480-107
electricity from qualifying facilities, purchase Ch. 480-107
independent power producers, purchases Ch. 480-107
Ferries, commercial Ch. 480-51
Garbage and/or refuse collection companies Ch. 480-70
Gas companies
operations Ch. 480-90
safety practices Ch. 480-93
Household goods carriers Ch. 480-15
Liens Ch. 480-146
Low-level radioactive waste site operating companies Ch. 480-92
Motor carriers Ch. 480-14
Operation and procedures Ch. 480-09
Passenger charter carriers Ch. 480-40
Passenger transportation companies Ch. 480-30
Petroleum pipeline companies Ch. 480-75
Private, nonprofit transportation providers Ch. 480-31
Public records, availability Ch. 480-04
Railroad companies
accident reports Ch. 480-62
bridge safety rules Ch. 480-62
clearance rules for private yards and plants Ch. 296-28
clearances Ch. 480-60
flagpersons Ch. 480-62
hazardous materials regulations Ch. 480-62
locomotive speedometers Ch. 480-62
operations Ch. 480-62
passenger carrying vehicles Ch. 480-62
sanitation Ch. 480-66
traffic control devices Ch. 480-62
Refunding of notes Ch. 480-146
Securities Ch. 480-146
Solid waste collection companies Ch. 480-70
State Environmental Policy Act (SEPA), implementation Ch. 480-11
Tariff circular No. 6 Ch. 480-149
Tariffs, generally Ch. 480-80
Telecommunications companies, registration Ch. 480-121
Telephone assistance program Ch. 480-122
Telephone companies Ch. 480-120
Transfers of property Ch. 480-143
Utilities
budget filings, requirements Ch. 480-140
lease of facilities Ch. 480-146
tariff circular Ch. 480-149
tariffs Ch. 480-80
transfers of property Ch. 480-143
Water companies Ch. 480-110

VEGETABLES AND FRUIT (See AGRICULTURE AND MARKETING; HORTICULTURE)

VESSELS (See BOATS AND VESSELS; WATERCRAFT AND SHIPPING)

VETERANS (See also VETERANS AFFAIRS, DEPARTMENT OF)
Motor vehicle licenses Ch. 308-96A

Veterans education program unit, higher education coordinating board duties Ch. 250-50

VETERANS AFFAIRS, DEPARTMENT OF
Coordination with other agencies Ch. 484-10
Departmental headquarters Ch. 484-10
Director, duties Ch. 484-40
Fiduciary services Ch. 484-40
Field services Ch. 484-30
Practice and procedure Ch. 484-10
Public records, availability Ch. 484-50
Services Ch. 484-10
State veterans homes
eligibility and application Ch. 484-20
operation Ch. 484-20
organization Ch. 484-10
resident income and resources Ch. 484-20
resident rights and responsibilities Ch. 484-20
Veterans affairs advisory committee Ch. 484-10

VETERINARIANS
Animal diseases, reporting Ch. 16-70
Biological products, sale, distribution, and use Ch. 16-42
Diseases
animal, reporting Ch. 16-70, Ch. 16-71
Equine infectious anemia, testing and reporting Ch. 16-71
Fees Ch. 246-933
Licensing and practice requirements Ch. 246-933
Professional conduct and ethics Ch. 246-933
Vaccines, sale, distribution, and use Ch. 16-42
Veterinary animal technicians
fees Ch. 246-935
registration and practice requirements Ch. 246-935
Veterinary medication clerks
registration and practice Ch. 246-937

VICTIMS OF CRIME
Compensation program Ch. 296-30
Industrial insurance appeals Ch. 263-12
Mental health treatment Ch. 296-31

VISION CARE
Consumer access Ch. 246-852
Ocularists, licensing and practice requirements Ch. 246-849
Optometrists, licensing and practice requirements Ch. 246-851
Public assistance Ch. 388-544

VITAL STATISTICS
Abortions, reporting requirements Ch. 246-490
Birth certificates
changes to original Ch. 246-490
content Ch. 246-490
United States standard certificate and report adopted with modifications Ch. 246-491
Death certificates
burial-transit permits Ch. 246-490
United States standard fetal death certificate and report adopted with modifications Ch. 246-491

VOCATIONAL EDUCATION
Apprenticeships
affirmative action plan Ch. 296-04
standards, procedures, and programs Ch. 296-04
Disabled persons
vocational rehabilitation services Ch. 388-890, Ch. 490-500
Instructors, certification requirements Ch. 180-77
Private vocational schools
regulations Ch. 490-105
Student status for food assistance Ch. 388-482
Teacher preparation programs, approval standards Ch. 180-77A
Timber retraining benefits and programs Ch. 192-32

VOCATIONAL REHABILITATION
Blind persons

services and vocational rehabilitation Ch. 67-25
Disabled persons
vocational rehabilitation services Ch. 388-890, Ch. 490-500
Industrial insurance services Ch. 296-19A
Rehabilitation review Ch. 296-19A
Vending facility program for the blind Ch. 67-35
Vocational rehabilitation counselors Ch. 296-19A

VOLUNTEER FIRE FIGHTERS, BOARD FOR
Actuarial tables, schedules, and factors Ch. 491-02
Public records, availability Ch. 491-20

VOLUNTEERS
Good samaritan testing for infectious diseases Ch. 246-138

VOTING (See ELECTIONS)

WAHIAKUM COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

WALLA WALLA COUNTY
Shorelines
lakes Ch. 173-20
streams, rivers Ch. 173-18
wetlands Ch. 173-22

WAREHOUSES
Controlled atmosphere storage
fruit Ch. 16-690
rules and regulations Ch. 16-459
Food storage
sanitation consultants, qualifications Ch. 16-168
warehouses Ch. 16-145
Grades and standards Ch. 16-237
Grain dealers Ch. 16-237
Liquor storage Ch. 314-36

WASHINGTON STATE PATROL
Accident-reporting threshold Ch. 446-85
Affirmative action, development and implementation plans Ch. 446-70
Assistance vans
standards and operating regulations Ch. 204-93
Backup alert devices Ch. 204-46
Brake lights, eye level Ch. 204-65
Brake systems, standards Ch. 204-76
Buses
private carrier, standards and inspection Ch. 204-32
school bus warning lights, standards Ch. 204-74A
Chief
commission on equipment, assumption of duties Ch. 204-08
Commercial vehicles
drivers' physical qualifications Ch. 446-65
transportation requirements Ch. 446-65
Commission on equipment
assumption of duties by chief of state patrol Ch. 204-08
Criminal offender record information Ch. 446-16
Criminal records, collection, maintenance, and dissemination Ch. 446-20
Custom built vehicles, construction and equipment requirements Ch. 204-90
Deceleration warning light, standards Ch. 204-62
Definitions Ch. 446-08
Disability retirements, applications, decisions, appeals Ch. 446-40
Disposition of vehicles seized for altered vehicle identification numbers, hearings Ch. 446-30
DNA identification system Ch. 446-75
Electronic messages, display
prohibited, exceptions Ch. 204-65
Emergency vehicles

equipment standards and requirements Ch. 204-36
 lighting Ch. 204-88
 permits, requirements Ch. 204-36
 Fire protection Title 212
 Firemen's private cars, use of green lights Ch. 204-40
 Flashing amber lamps, mounting and use Ch. 204-38
 Hazardous materials, transportation Ch. 446-50
 Headlamp flashing systems, standards Ch. 204-80
 Highway maintenance equipment, standards for lamps and flags Ch. 204-60
 Identification section Ch. 446-16
 Ignition interlock breath alcohol devices testing and certification Ch. 204-50
 Impoundment Ch. 204-96
 Kit cars, construction and equipment requirements Ch. 204-90
 Lamps
 headlamp flashing systems, standards Ch. 204-80
 headlamp modulator for motorcycles and motor-driven cycles, standards Ch. 204-78
 mounting, adjusting, and aiming Ch. 204-72
 school bus warning lights, standards Ch. 204-74A
 Law enforcement vehicles
 lighting Ch. 204-88
 Limousines
 inspections and equipment safety Ch. 204-95
 Load-fastening devices, standards Ch. 204-44
 Log trucks
 weighing requirement exceptions Ch. 446-80
 Motor vehicle equipment
 approval Ch. 204-08
 backup alert devices Ch. 204-46
 brake systems, standards Ch. 204-76
 deceleration warning light, standards Ch. 204-62
 headlamp flashing systems, standards Ch. 204-80
 headlamp modulator, standards Ch. 204-78
 lamps
 mounting, adjusting, and aiming Ch. 204-72
 load-fastening devices, standards Ch. 204-44
 rear crossview mirrors Ch. 204-46
 reflectORIZED warning devices, standards Ch. 204-94
 rules, administrative procedure Ch. 204-08
 school bus warning lights, standards Ch. 204-74A
 seat belts, exemptions Ch. 204-41
 slow-moving vehicle emblems, standards and use Ch. 204-28
 standards Ch. 204-10
 studded tires, standards, approval, and use Ch. 204-24
 sunscreening devices Ch. 204-82A
 tire chains, standards Ch. 204-22
 towing methods and vehicle connecting devices Ch. 204-70
 trailer tongue lamps Ch. 204-39
 Motorcycle helmets
 antique motor-driven cycle, operator exemption Ch. 204-53
 safety standards Ch. 204-10
 Motorcycles
 headlamp modulator, standards Ch. 204-78
 Motorcyclists' eye protective devices Ch. 204-52
 Practice and procedure Ch. 446-08
 Private carrier buses, standards and inspection Ch. 204-32
 Public records, availability Ch. 446-10
 Rear crossview mirrors Ch. 204-46
 ReflectORIZED warning devices
 placement of, when Ch. 204-94
 ReflectORIZED warning devices, standards Ch. 204-94
 Replica cars, construction and equipment requirements Ch. 204-90
 Retirement for disability Ch. 446-40

School bus warning lights, standards Ch. 204-74A
 Seat belts, exemptions Ch. 204-41
 Sex offender and kidnapping offender registration
 central registry Ch. 446-20
 Slow-moving vehicle emblems, standards and use Ch. 204-28
 Snow removal equipment, standards for lamps and flags Ch. 204-60
 Studded tires, standards, approval, and use Ch. 204-24
 Sunsreening devices for motor vehicles Ch. 204-82A
 Tire chains
 standards Ch. 204-22
 Towing businesses, conduct of operations Ch. 204-91A
 Towing methods, standards Ch. 204-70
 Traction devices, approval Ch. 204-24
 Trailer tongue lamps Ch. 204-39
 Transportation of dangerous cargoes, advisory committee on Ch. 470-08
 Transportation of hazardous materials Ch. 446-50
 Trucks
 weighing requirement exceptions Ch. 446-80
 Vehicle connecting devices, standards Ch. 204-70
 Vehicle identification numbers, altered disposition of seized vehicles Ch. 446-30
 Vehicles seized for altered vehicle identification numbers, disposition Ch. 446-30
 Weighing requirement
 exemptions Ch. 446-80
 Wheelchair conveyances
 speed and equipment requirements Ch. 204-92
WASHINGTON STATE UNIVERSITY
 Center for nursing education
 parking regulations Ch. 504-18
 Conduct standards Ch. 504-25
 Disciplinary proceedings Ch. 504-25
 Disciplinary structure and procedures Ch. 504-24
 Facility use regulations Ch. 504-34
 Health and safety Ch. 504-36
 Housing regulations for undergraduates Ch. 504-24
 Library policies and rules Ch. 504-40
 Mall, rules for use Ch. 504-32
 Parking and traffic Ch. 504-15
 Parking regulations
 center for nursing education Ch. 504-18
 Vancouver campus Ch. 504-19
 Pet control Ch. 504-36
 Policies and regulations Ch. 504-24
 Practice and procedure Ch. 504-04
 Public records, availability Ch. 504-44
 Smoking Ch. 504-36
 Social policies and procedures Ch. 504-24
 Spectator events, safety Ch. 504-36
 State Environmental Policy Act (SEPA), implementation Ch. 504-48
 Student education records, policy Ch. 504-21
 Student living groups, policies and regulations Ch. 504-24
 Student organizations, policies and regulations Ch. 504-28
 Students
 conduct standards Ch. 504-25
 disciplinary proceedings Ch. 504-25
 Traffic and parking Ch. 504-15, Ch. 504-19
 Vancouver campus
 traffic and parking Ch. 504-19
WASTEWATER FACILITIES
 Construction, submission of plans and reports Ch. 173-240
 Discharge standards and effluent limitations Ch. 173-221
 Pollutant discharge elimination system permit program Ch. 173-220
 Sewer overflow reduction facilities, combined plans and reports, submission Ch. 173-245

Treatment designers and inspectors fees Ch. 196-30
 Treatment plant operators, certification Ch. 173-230
 Wastewater discharge permit fees Ch. 173-222, Ch. 173-224
 Wastewater treatment designers and inspectors licenses and certificates Ch. 193-32
 practice permits Ch. 196-31
WATER AND WATER RIGHTS (See also WATER RESOURCES ACT)
 Agricultural water supply facilities Ch. 173-170
 Aquatic plants, planting criteria Ch. 232-12
 Basin assessments Ch. 173-152
 Columbia basin project, ground waters Ch. 508-14
 Diversion and withdrawal facilities
 measuring devices Ch. 508-64
 Drought relief
 department of ecology emergency drought relief authority Ch. 173-166
 Duck Lake ground water management subarea Ch. 173-132
 Emergency water withdrawal facilities Ch. 173-166
 Forest practices
 road construction and maintenance Ch. 222-24
 Ground water
 artificially stored, withdrawal policy Ch. 173-136
 Columbia basin project Ch. 508-14
 quality standards Ch. 173-200
 upper aquifer zones, protection Ch. 173-154
 withdrawal Ch. 173-136
 withdrawal facilities, protection Ch. 173-150
 Ground water code, administration Ch. 508-12
 Ground water management areas and programs
 Duck Lake Ch. 173-132
 general provisions Ch. 173-100
 Odessa subarea Ch. 173-128A, Ch. 173-130A
 Quincy subarea Ch. 173-124, Ch. 173-134A
 Hydraulic construction in state waters
 regulations established Ch. 220-110, Ch. 232-14
 Land and water conservation fund program Ch. 286-40
 Measuring devices, diversion and withdrawal facilities Ch. 508-64
 Mineral prospecting in state waters Ch. 220-110
 National pollutant discharge elimination system permits Ch. 173-220
 Odessa ground water management subarea and zones Ch. 173-128A, Ch. 173-130A
 Public water supply
 application processing Ch. 173-152
 coordinated water system plan Ch. 246-293
 critical service areas Ch. 246-293
 drinking water operating permits Ch. 246-294
 drinking water system design, operation, and monitoring Ch. 246-290
 fire flow regulations Ch. 246-293
 group B systems Ch. 246-291
 laboratories analyzing drinking water samples, certification Ch. 246-390
 reservation for future use for Clark County Ch. 173-592
 reservation for future use for Thurston County Ch. 173-591
 reservation of water for future use Ch. 173-590
 satellite system management agencies Ch. 246-295
 water works operator certification Ch. 246-292
 Public Water System Coordination Act Ch. 246-293
 Quality standards
 ground water Ch. 173-200
 sediment management Ch. 173-204
 surface water Ch. 173-201A

whole effluent toxicity testing and limits Ch. 173-205

Quincy ground water management subarea and zones Ch. 173-124, Ch. 173-134A

Sanitation standards Ch. 246-203

Sediment management standards Ch. 173-204

Standards

ground water quality Ch. 173-200

sanitation Ch. 246-203

surface water quality Ch. 173-201A

Stream obstruction hearings procedure Ch. 220-120

Surface water

quality standards Ch. 173-201A

Surface water code, administration Ch. 508-12

Underground injection well control program Ch. 173-218

Waste discharge permit program Ch. 173-216, Ch. 173-226

Wastewater facilities

construction, submission of plans and reports Ch. 173-240

discharge standards and effluent limitations Ch. 173-221

pollutant discharge elimination system permit program Ch. 173-220

treatment plant operators Ch. 173-230

upland fin-fish facilities

discharge standards and effluent limitations Ch. 173-221A

Wastewater treatment designers and inspectors

fees Ch. 196-30

licenses and certificates Ch. 193-32

practice permits Ch. 196-31

Water conservancy boards Ch. 173-153

Water rights

application processing Ch. 173-152

Watershed analysis and resource assessment Ch. 222-22

Wells

construction and maintenance standards Ch. 173-160

contractors and operators, regulation and licensing Ch. 173-162

Whole effluent toxicity testing and limits Ch. 173-205

WATER COMPANIES

Business practices Ch. 480-110

Tariffs Ch. 480-110

WATER CONSERVATION BOARDS

Organization and operation Ch. 173-153

WATER DISTRICTS

Certification of necessity to construct, maintain, and operate sewer system Ch. 246-270

Sewer districts, requests to operate Ch. 372-52

WATER POLLUTION CONTROL (See also ECOLOGY, DEPARTMENT OF)

Abatement funds, limits on use Ch. 173-80

Bunkering operations Ch. 317-40

Cargo and passenger vessel screening for substantial risk Ch. 317-31

Clean water funds

centennial clean water funds, standards and limitations for use Ch. 173-95A

Columbia basin irrigation area, sewage and waste Ch. 372-36

Control facilities

tax exemptions and credits Ch. 173-24

Discharge into navigable waters, federal permit Ch. 173-225

Energy facility sites

national pollutant discharge elimination system (NPDES) permit program, compliance Ch. 463-38

Federal Water Pollution Control Act

application for certification Ch. 173-225

national pollutant discharge elimination system permit program Ch. 173-220

Highway runoff

Puget Sound program Ch. 173-270

National pollutant discharge elimination system (NPDES) permit program

energy facility sites, compliance Ch. 463-38

Oil spill contingency plans

facility contingency plan requirements Ch. 173-181

response contractor standards Ch. 173-181

Oil spill prevention

facility operations and standards Ch. 173-180A

facility operations manual Ch. 173-180B

facility personnel oil-handling training and certification Ch. 173-180C

facility spill prevention plan standards Ch. 173-180D

prevention plans Ch. 317-21

Oil spills

compensation schedules for spills Ch. 173-183

financial responsibility for small tank barges and oil spill response barges Ch. 317-50

preassessment screening Ch. 173-183

vessel contingency plan and response contractor standards Ch. 317-10

Passenger and cargo vessel screening for substantial risk Ch. 317-31

Pollutant discharge elimination system permit program Ch. 173-220

Pollution disclosure reports Ch. 173-40

Puget Sound highway runoff program Ch. 173-270

Puget Sound water quality action team

nonpoint source pollution, local planning and management Ch. 400-12

procedures, operations, communications Ch. 400-06

Referendum 26 grant funds, limitations on use Ch. 173-255

Sediment management standards Ch. 173-204

Sewage and waste, Columbia basin irrigation area Ch. 372-36

Sewage drainage basins, water pollution control and abatement plans Ch. 372-68

Sewer districts, water districts requests for approvals and certifications of necessity to operate Ch. 372-52

Sewerage systems

cities and towns, authority to operate Ch. 173-208

Underground injection well control program Ch. 173-218

Waste discharge general permit program Ch. 173-226

Waste discharge permit program Ch. 173-216

Wastewater discharge permit fees Ch. 173-222, Ch. 173-224

Wastewater discharge standards and effluent limitations

upland fin-fish facilities Ch. 173-221A

Wastewater facilities

construction plans and reports Ch. 173-240

discharge standards and effluent limitations Ch. 173-221

Wastewater treatment designers and inspectors

fees Ch. 196-30

licenses and certificates Ch. 196-32

practice permits Ch. 196-31

Wastewater treatment plant operators, certification Ch. 173-230

Water districts requests for approvals and certifications of necessity to operate sewer districts Ch. 372-52

Water pollution control and abatement plans for sewage drainage basins Ch. 372-68

Water pollution control revolving fund, uses and limitations Ch. 173-98

Whole effluent toxicity testing and limits Ch. 173-205

WATER RESOURCES ACT (See also WATER AND WATER RIGHTS)

Cedar-Sammamish basin water resource inventory area Ch. 173-508

Chambers-Clover creeks basin water resource inventory area Ch. 173-512

Chehalis River basin water resource inventory area Ch. 173-522

Columbia River main stem, instream resources protection Ch. 173-563

Colville River basin water resource inventory area Ch. 173-559

Deschutes River basin water resource inventory area Ch. 173-513

Green-Duwamish River basin water resource inventory area Ch. 173-509

John Day-McNary Pools Reach of the Columbia River, water resource inventory areas Ch. 173-531A

Kennedy-Goldsborough water resource inventory area Ch. 173-514

Kitsap water resource inventory area Ch. 173-515

Little Spokane River water resource inventory area Ch. 173-555

Methow River basin water resource inventory area Ch. 173-548

Nisqually River basin water resource inventory area Ch. 173-511

Nooksack water resource inventory area Ch. 173-501

Okanogan River basin water resource inventory area Ch. 173-549

Public water supply

reservation for future use for Clark County Ch. 173-592

reservation for future use for Thurston County Ch. 173-591

reservation of water for future use Ch. 173-590

Puyallup River basin water resource inventory area Ch. 173-510

Snake River main stem, water resources management program Ch. 173-564

Snohomish River basin water resource inventory area Ch. 173-507

Walla Walla River basin water resource inventory area Ch. 173-532

Water resources management inventory areas Ch. 173-500

program Ch. 173-500

Wenatchee River basin water resource inventory area Ch. 173-545

WATERCOURSES AND WATERWAYS (See also RIVERS AND STREAMS)

Forest practices

road construction and maintenance Ch. 222-24

Pollution

discharge into navigable waters, federal permit Ch. 173-225

national pollutant discharge elimination system permits Ch. 173-220

WATERCRAFT AND SHIPPING (See also BOATS AND VESSELS)

Assessment and taxation Ch. 458-17

Bunkering operations Ch. 317-40

Cargo and passenger vessel screening for substantial risk Ch. 317-31

Charter boats

safety standards Ch. 296-115

Ferries, commercial Ch. 480-51

Longshore, stevedore, and related waterfront operations

safety standards Ch. 296-56

Oil spill prevention plans Ch. 317-21

Oil spills

financial responsibility for small tank barges and oil spill response barges Ch. 317-50

vessel contingency plan and response contractor standards Ch. 317-10

Passenger and cargo vessel screening for substantial risk Ch. 317-31

Pilotage commissioners, board of Ch. 363-11

Pilotage rules Ch. 363-116

Safety standards

WEATHER MODIFICATION

- charter boats Ch. 296-115
- longshore, stevedore, and related waterfront operations Ch. 296-56
- ship construction, repairing, and breaking Ch. 296-304
- Ship construction, repairing, and breaking, safety standards Ch. 296-304
- Vessel dealers registration and fee Ch. 308-90
- Vessels registration, certificate of title, transfer of title Ch. 308-93
- Whitewater river outfitters licenses Ch. 308-312

WEATHER MODIFICATION (See ECOLOGY, DEPARTMENT OF, subtitle Weather modification)

WEEDS

- Noxious weed control
 - noxious weed list and schedule of monetary penalties Ch. 16-750
 - quarantine Ch. 16-752
- Noxious weed control board organization and operation Ch. 16-750
- Noxious weed seeds Ch. 16-301

WEIGHTS AND MEASURES

- Calibration services by weights and measures laboratory fees Ch. 16-675
- Equipment requirements Ch. 16-662, Ch. 16-664
- Heating and motor fuels retail pricing Ch. 16-657
- Liquefied petroleum gas Ch. 16-659
- Meat, labeling and packaging Ch. 16-19
- Motor and heating fuels retail pricing Ch. 16-657
- National institute of standards and technology handbook Ch. 16-662
- National type evaluation program Ch. 16-664
- Petroleum gas, liquefied Ch. 16-659
- Weigher license Ch. 16-674
- Weighing and measuring devices reporting, test procedures, and standards by persons servicing and calibrating Ch. 16-663
- sealing, marking and retesting Ch. 16-674
- Weighmaster license Ch. 16-674

WELLS

- Injection wells underground injection well control program Ch. 173-218
- Water wells construction and maintenance standards Ch. 173-160
- contractors and operators, regulation and licensing Ch. 173-162

WESTERN WASHINGTON UNIVERSITY (See COLLEGES AND UNIVERSITIES, subtitle Western Washington University)

WHATCOM COUNTY

- Seed potato isolation district Ch. 16-325
- Shorelines
 - lakes Ch. 173-20
 - streams, rivers Ch. 173-18
 - wetlands Ch. 173-22

WHEAT COMMISSION (See AGRICULTURE AND MARKETING)

WHISTLEBLOWERS

- Health care, complaint procedures Ch. 246-15

WHITWATER RIVER OUTFITTERS

- Licenses Ch. 308-312

WHITMAN COUNTY

- Shorelines
 - lakes Ch. 173-20
 - streams, rivers Ch. 173-18
 - wetlands Ch. 173-22

WILDLIFE

- Bald eagle protection Ch. 232-12
- Birds, classification Ch. 232-12

- Captivity Ch. 232-12
- Classification Ch. 232-12
- Critical wildlife habitats
 - forest practices Ch. 222-16
- Deleterious exotic wildlife Ch. 232-12
- Endangered species classification Ch. 232-12
- critical wildlife habitats and forest practices Ch. 222-16
- Field identification Ch. 232-12
- Fur dealing Ch. 232-12
- Game animals
 - classification Ch. 232-12
 - seasons and limits Ch. 232-28
- Game farms Ch. 232-12
- Game reserves Ch. 232-16
- Hunting regulations Ch. 232-12
- Import and retention Ch. 232-12
- Pelt tagging requirements Ch. 232-12
- Protected wildlife
 - classification and categories Ch. 232-12
- Raptors, marking and identification Ch. 232-12
- Release permits Ch. 232-12
- Sale Ch. 232-12
- Scientific permits Ch. 232-12
- Taxidermy Ch. 232-12
- Threatened species
 - critical wildlife habitats and forest practices Ch. 222-16
- Trapping Ch. 232-12
- Unlawful acts Ch. 232-12
- Wildlife and recreation program Ch. 286-27
- Wildlife rehabilitation permits Ch. 232-12

WINES AND WINERIES

- Domestic
 - wholesalers Ch. 314-24
 - wineries Ch. 314-24
- Importers Ch. 314-24
- Ships chandler's license Ch. 314-25
- Tax reporting and payment requirements Ch. 314-19
- Wine commission assessments Ch. 16-575

WOODSTOVES

- Solid fuel burning device standards Ch. 173-433

WORK FORCE TRAINING AND EDUCATION COORDINATING BOARD

- Independent living program Ch. 490-500
- Meetings Ch. 490-04B
- Organization and operation Ch. 490-10
- Practice and procedure Ch. 490-08B
- Public records, availability Ch. 490-276
- Rules coordinator Ch. 490-13
- State Environmental Policy Act (SEPA), compliance Ch. 490-325A

WORKER AND COMMUNITY RIGHT-TO-KNOW

- Chemicals, hazardous reporting requirements Ch. 118-40
- Fee assessment Ch. 296-63

WORKERS' COMPENSATION (See INDUSTRIAL INSURANCE)

WRECKERS

- Licensing and business practices Ch. 308-63
- Vehicle dealer-wrecker combination Ch. 308-66

WRESTLING (See PROFESSIONAL ATHLETICS COMMISSION)

X-RAYS

- Radiation protection
 - analytical x-ray equipment Ch. 246-228
 - healing arts Ch. 246-225
 - industrial x-rays Ch. 246-227
 - machine assembly and registration Ch. 246-224
- Radiological technologists certification and practice requirements Ch. 246-926

YAKIMA COUNTY

- Shorelines
 - lakes Ch. 173-20
 - streams, rivers Ch. 173-18
 - wetlands Ch. 173-22

YOUTH SHELTERS

- Licensing requirements for overnight shelters Ch. 388-160