PARKING AND TRAFFIC REGULATIONS OF THE UNIVERSITY OF WASHINGTON

Chapter 478-16

478-16-010 Objectives of parking and traffic rules and regulations. [Order 70-1, § 478-16-010, filed 12/22/70; Order 67-1, § 478-16-010, filed 1/11/68; § 1, filed 3/22/60, amended by further filing 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-020 Applicable parking and traffic rules and regulations—Areas affected. [Order 70-1, § 478-16-020, filed 12/22/70; Order 67-1, § 478-16-020, filed 1/11/68; § 2, filed 3/22/60; amended by further filing of 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.


478-16-102 Tourists and visitors—Exemption from permit requirements. [Order 70-1, § 478-16-102, filed 12/22/70; Order 67-1, § 478-16-102, filed 1/11/68; § 4, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-103 Conditions relative to student parking. [Order 70-1, § 478-16-103, filed 12/22/70; Order 67-1, § 478-16-103, filed 1/11/68.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-104 Speed. [Order 67-1, § 478-16-104, filed 1/11/68; § 6, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-105 Regulatory signs and directions. [Order 70-1, § 478-16-105, filed 12/22/70; Order 67-1, § 478-16-105, filed 1/11/68; § 7, filed 3/22/60, amended by further filing of 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.


478-16-107 Designated and assigned parking areas. [Order 70-1, § 478-16-107, filed 12/22/70; Order 67-1, § 478-16-107, filed 1/11/68; § 9, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.


478-16-111 Exceptions to parking restrictions. [Order 70-1, § 478-16-111, filed 12/22/70; Order 67-1, § 478-16-111, filed 1/11/68; § 13, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-112 Special parking and traffic regulations and restrictions authorized. [Order 70-1, § 478-16-112, filed 12/22/70; Order 67-1, § 478-16-112, filed 1/11/68; § 14, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-113 Liability of university. [Order 70-1, § 478-16-113, filed 12/22/70; Order 67-1, § 478-16-113, filed 1/11/68.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-114 Parking in prohibited places. [Order 70-1, § 478-16-114, filed 12/22/70.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.


478-16-201 Authorization for issuance of permits. [Order 70-1, § 478-16-201, filed 12/22/70; Order 67-1, § 478-16-201, filed 1/11/68; § 15, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-202 Numbering of parking areas—Permit designation. [Order 70-1, § 478-16-202, filed 12/22/70; Order 67-1, § 478-16-202, filed 1/11/68; § 16, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-203 Allocation of parking space and priorities of applicants. [Order 70-1, § 478-16-203, filed 12/22/70; Order 67-1, § 478-16-203, filed 1/11/68; § 17, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-301 Annual parking fee payment. [Order 70-1, § 478-16-301, filed 12/22/70; Order 67-1, § 478-16-301, filed 1/11/68; § 26, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-302 Schedule of fees. [Order 70-1, § 478-16-302, filed 12/22/70; Order 67-1, § 478-16-302, filed 1/11/68; amended by filing of 1/11/68, effective 7/1/68; § 24, filed 3/22/60.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.

478-16-303 Refunds. [Order 70-1, § 478-16-303, filed 12/22/70; Order 67-1, § 478-16-303, filed 1/11/68.] Repealed by Order 75-2, filed 6/4/75. See chapter 478-116 WAC.
Chapter 478-200

THOMAS BURKE MEMORIAL WASHINGTON STATE MUSEUM


Chapter 478-325

RULES AND REGULATIONS FOR THE UNIVERSITY OF WASHINGTON IMPLEMENTATION OF THE STATE ENVIRONMENTAL POLICY ACT

478-325-010 Authority. [Order 76-2, § 478-325-010, filed 8/26/76.] Repealed by 84-20-074 (Order), filed 10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. Later promulgation, see chapter 478-324 WAC.


478-325-030 Integration of SEPA procedures with university operations. [Order 76-2, § 478-325-030, filed 8/26/76.] Repealed by 84-20-074 (Order), filed 10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.


478-325-060 SEPA information center. [Statutory Authority: RCW 28B.10.560. 79-01-013 (Order 78-7), § 478-325-060, filed 12/13/78; Order 76-2, § 478-325-060, filed 8/26/76.] Repealed by 84-20-074 (Order), filed 10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.


Chapter 478-04 WAC: University of Washington

Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.

478-325-120 Draft EIS—Optional additional elements—Limitations.

[Statutory Authority: RCW 28B.10.560, 79-01-013 (Order 78-7), § 478-325-120, filed 12/13/78; Order 76-2, § 478-325-120, filed 8/26/76.] Repealed by 84-20-074 (Order), filed 10/2/84. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904.


Chapter 478-04 WAC

ORGANIZATION

WAC

478-04-010 Purpose.

478-04-020 Organization—Operation—Information.

478-04-030 Meetings of the board of regents.

478-04-040 Board of regents exercise of powers.

WAC 478-04-010 Purpose. The purpose of this chapter is to establish rules implementing RCW 34.05.220 (1)(b) and 42.56.040 (1)(a) and (b).

[Statutory Authority: RCW 28B.20.130, 2005 c 274, and Executive Order 97-02, 06-17-131, § 478-04-010, filed 8/22/06, effective 9/22/06. Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-04-010, filed 7/6/90, effective 8/6/90.]

WAC 478-04-020 Organization—Operation—Information. (1) Organization. The University of Washington is established in Title 28B RCW as a public institution of higher education. The institution is governed by a ten-member board of regents, 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 of the University of Washington is at the following address:

University of Washington
Office of the President
301 Gerberding Hall
Box 351230
Seattle, WA 98195-1230

(3) Information. Additional and detailed information concerning the educational offerings may be obtained from

the catalog, copies of which are available at the following address:

University of Washington
Office of the Registrar
209 Schmitz Hall
Box 355850
Seattle, WA 98195-5850

WAC 478-04-030 Meetings of the board of regents.

(1) Regular meetings. Regular meetings of the board shall be held pursuant to a schedule and at locations established yearly by resolution of the board. The president of the board, with the concurrence of a majority of the members of the board, may cancel any regular meeting. All such regular meetings will be conducted in conformance with the laws of the state of Washington governing such meetings.

The board shall give no less than twenty-four hours notice of cancellation of a regular meeting.

(2) Special meeting. The president of the university, the president of the board, or any six members of the board may call a special meeting at any time. Not less than twenty-four hours before any special meeting, the secretary shall have notified each member of the board by written notice of the time, place, and the business to be transacted at the meeting. Such notice shall be distributed and posted in accordance with the laws of the state governing such meetings. The presence of a regent at the meeting or the regent’s written waiver of notice filed with the secretary shall constitute a waiver of receiving written notice of the meeting. When the meeting is called to deal with an emergency involving injury or damage, or the likelihood of injury or damage, to persons or property, and the time requirements for notice provided for above would be impractical and increase the likelihood of such injury or damage, such required notice may be dispensed with and the secretary shall notify each member of the board by the best means possible under the circumstances.

(3) Notice of agenda for regular meeting. Not less than four days before any regular meeting, the secretary shall mail to each member of the board a reminder of the regular meeting and a preliminary agenda setting forth the matters which are to be considered at the meeting.

(4) Addenda to the agenda at regular or special meetings. Addenda to the agenda of either a regular or special meeting may be permitted at the commencement of or during such meeting, except that final disposition shall not be taken on addenda to the agenda of a special meeting unless notice as required by applicable law has been given.

(5) Quorum. A majority of the entire board shall be necessary to constitute a quorum at all regular meetings and special meetings.

(6) Order of business. The following shall be the order of business at each regular meeting of the board:

Report of the president of the board;
Report of the president of the university;
Consent agenda (including approval of minutes);
Reports of standing committees of the board;
Reports of special committees of the board; and
Any other business that may properly come before the board.

The following shall be the order of business at each special meeting of the board:
Reading of notice of meeting;
The special business for which the meeting was called; and
Any other business that may properly come before the board.

The order of business of the board may be changed or suspended at any meeting by a majority of the regents present. An item shall be removed from the consent agenda by request of any regent.

(7) Minutes. The minutes of all regular and special meetings of the board shall be kept by the secretary. Such minutes, following approval, shall be open to public inspection in the office of the secretary of the board of regents during regular university business hours.

(8) Public meetings. Regular and special meetings of the board of regents and committees thereof as required by applicable law shall be open to the public, except for executive sessions which may be held as permitted by applicable law. Board members may appear at any meeting through a telephone or video-conferencing device that permits communications with all other persons at the meeting. Persons wishing to appear before the board to make a presentation shall comply with the procedures as specified in subsection (11) of this section.

(9) Committee of the whole meetings. Meetings of the board as a committee of the whole may be held before regular or special meetings of the board or at such time and such place as the president of the board may direct from time to time.

(10) Executive sessions. During any regular or special meeting of the board or committee, the board or committee may hold an executive session to discuss matters as permitted in applicable laws of the state of Washington.

(11) Communications to and appearance before the board. Any persons who wish to communicate to the board or appear before the board shall do so as follows:
(a) Communications to the board. Any person who wishes to bring a matter to the attention of the board may do so by submitting such communication in writing to the secretary of the board of regents. The secretary shall bring such written communications to the attention of the president of the board and the president of the university for direction as to response and/or transmittal to the board.
(b) Appearance before the board. The meetings of the board of regents are intended for presentation of agenda items by the chairs of the respective standing committees and by the president of the university for discussion and action by the members of the board. Public testimony on agenda items, or on other relevant items which any person may wish to call to the attention of the board, may be taken by the appropriate standing committee or by the committee of the whole. The chair of each committee shall have the discretion to limit the time and order of appearances as deemed desirable for a fair presentation of views consistent with the other business before the committee. In an unusual case, this subsection may be waived by the president of the board or by any other six members of the board.

(c) Petition to board for promulgation, amendment, or repeal of rule. Persons having an interest in the promulgation, amendment, or repeal of a "rule" as defined in RCW 34.05.010 may submit a written petition to the university's rules coordination office. Any petition so submitted shall contain the name and address of the petitioner or petitioners, a description of the persons on whose behalf the petition is presented if it is presented in a representative capacity, a statement of the interest of the petitioner and/or the persons on whose behalf it is presented, and a statement of the reasons supporting the petition. If the petition is for the promulgation of a rule, it shall contain the proposed rule. If the petition is for an amendment of an existing rule, it shall contain the rule with the proposed deletions lined out and proposed additions underlined or italicized. If the petition is for the repeal of a rule, it shall contain a copy of the rule proposed to be repealed. The petition shall be considered by the board at the first regular meeting held not less than thirty days after the date the petition was submitted to the rules coordination office, provided that the board may consider the petition at any earlier regular or special meeting of the board.

Within sixty days after submission of a petition to the rules coordination office that is for the promulgation, amendment, or repeal of a "rule," as defined in RCW 34.05.010, the board shall either deny the petition in writing or initiate rule-making procedures in accordance with RCW 34.05.330.

(12) Rules of procedure. Robert's Rules of Order, latest revised edition, shall govern all meetings of the board and its committees except where such rules of order are superseded by the bylaws of the board of regents or standing orders of the board. Any member of the board may make a motion which need not be seconded in order to bring the subject of the motion before the board for action.

[Statutory Authority: RCW 28B.20.130, 34.05.330 and University of Washington Board of Regent's Standing Orders, Chapter 1, Section 2. 05-21-133, § 478-04-030, filed 10/19/05, effective 11/19/05. Statutory Authority: RCW 28B.20.130 and 34.05.330, 05-08-064, § 478-04-030, filed 3/31/05, effective 5/1/05. Statutory Authority: RCW 28B.20.130, 34.05.330 and chapter 42.30 RCW. 03-24-046, § 478-04-030, filed 11/26/03, effective 12/27/03. Statutory Authority: RCW 28B.20.130 and 42.30.075. 92-02-038, § 478-04-030, filed 12/24/91, effective 1/24/92.]

WAC 478-04-040 Board of regents exercise of powers.
The board and its committees shall act only at meetings called as provided by applicable law and the bylaws of the board of regents, and all matters coming before the board or its committees for action shall be determined by the majority vote of its members present, the members present being not less than a quorum, except as otherwise specified in Article III of the bylaws of the board of regents. The member of the board who is presiding at a meeting shall be entitled to make motions, second motions, vote, and otherwise participate in the meeting to the same extent as the other members of the board. The student regent shall excuse himself or herself from participation or voting on matters relating to the hiring, discipline, or tenure of faculty members and personnel.

[Statutory Authority: RCW 28B.20.130. 03-24-046, § 478-04-040, filed 11/26/03, effective 12/27/03.]
Chapter 478-108 WAC

PRACTICE AND PROCEDURE

WAC

PART I

GENERAL PROCEDURAL RULES

WAC 478-108-010 Matters subject to brief adjudication. This rule is adopted in accordance with RCW 34.05.479 through 34.05.494, the provisions of which are hereby adopted. Brief adjudicative procedures shall be used in all matters related to:

1. Appeals from residency classifications under RCW 28B.15.013 as established in chapter 478-160 WAC;
2. Appeals from traffic and parking violations as provided in chapters 478-116, 478-117 and 478-118 WAC;
3. Challenges to contents of educational records as provided for in chapter 478-140 WAC;
4. Proceedings under the animal control policy as detailed in chapter 478-124 WAC;
5. Requests for reconsideration of admission decisions as provided for in chapter 478-160 WAC;
6. Appeals of library charges as provided in chapter 478-168 WAC;
7. Reviews of denial of public records requests as provided for in chapter 478-276 WAC;
8. Federal financial aid appeals as provided for by federal law;
9. Collection of outstanding debts owed by students or employees; and
10. Appeals from areas exempt from the rules requirements of chapter 34.05 RCW including standards of admission, academic advancement, academic credit, graduation and the granting of degrees, employment relationships (except for all aspects of faculty and librarian employment relationships), and fiscal processes.

[Statutory Authority: Chapter 34.05 RCW. 02-15-174, § 478-108-010, filed 7/24/02, effective 8/24/02; 02-08-023, § 478-108-010, filed 3/26/02; effective 5/1/02; 90-15-005, § 478-108-010, filed 7/6/90, effective 8/6/90.]

WAC 478-108-020 Application for adjudicative proceeding. An application for an adjudicative proceeding shall be in writing. The application shall include the signature of the applicant, the nature of the matter for which an adjudicative proceeding is sought, and an explanation of the facts involved. Application forms are available at the following address:

[Title 478 WAC—p. 6]

University of Washington
Rules Coordination Office
4046 12th Ave. N.E.
Seattle, WA 98105

(for internal campus mail use: Box 355509 or e-mail rules@u.washington.edu). An 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 otherwise provided for by statute or rule.

[Statutory Authority: RCW 28B.20.130 and Executive Order 97-02. 06-13-021, § 478-108-020, filed 6/13/06, effective 7/14/06. Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-14-004, § 478-108-020, filed 6/19/97, effective 7/20/97. Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-108-020, filed 7/6/90, effective 8/6/90.]

WAC 478-108-030 Appointment of presiding officer. The president of the University of Washington or his or her designee shall have the power to appoint presiding officers for formal and brief adjudicative proceedings. The presiding officer shall be an administrative law judge; a member in good standing of the Washington State Bar Association; committees or members of the faculty, staff, or student body; 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 may 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: Chapter 34.05 RCW. 90-15-005, § 478-108-030, filed 7/6/90, effective 8/6/90.]

WAC 478-108-040 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: Chapter 34.05 RCW. 90-15-005, § 478-108-040, filed 7/6/90, effective 8/6/90.]

WAC 478-108-050 Adjudicative proceedings closed. Adjudicative proceedings shall be closed to the public unless the Open Public Meetings Act, chapter 42.30 RCW, requires otherwise. If the act requires an open proceeding, the party may apply to the presiding officer for a protective order to close part of the proceeding. 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 therefore in writing within twenty days of receiving the request.

No cameras or recording devices, other than the official recording method, shall be allowed in proceedings or parts of proceedings which have been closed.

[Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-108-050, filed 7/6/90, effective 8/6/90.]

WAC 478-108-060 Student conduct code. All adjudicative proceedings applicable to student conduct at the University of Washington shall be governed exclusively by the
provisions of the student conduct code (chapter 478-120 WAC), as they may be amended from time to time, except that any additional procedural protections for adjudicative proceedings in applicable sections of the Washington Administrative Procedure Act shall be available to students through the university processes.

[Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-108-060, filed 7/6/90, effective 8/6/90.]

**WAC 478-108-070 Faculty employment relationships.** All adjudicative proceedings affecting a faculty member at the University of Washington shall be governed exclusively by the provisions of relevant university codes and handbooks, as they may be amended from time to time, except that any additional procedural protections for adjudicative proceedings in applicable sections of the Washington Administrative Procedure Act shall be available to faculty through the university processes.

[Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-108-070, filed 7/6/90, effective 8/6/90.]

**WAC 478-108-080 Librarian employment relationships.** All adjudicative proceedings affecting librarians at the University of Washington shall be governed exclusively by the provisions of relevant university rules and library policies, as they may be amended from time to time, except that any additional procedural protections for adjudicative proceedings in applicable sections of the Washington Administrative Procedure Act shall be available to librarians through the university processes.

[Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-108-080, filed 7/6/90, effective 8/6/90.]

**PART II PROCEDURAL RULES FOR FORMAL PROCEEDINGS**

**WAC 478-108-110 Adoption of model rules of procedure.** In formal proceedings pursuant to RCW 34.05.413 through 34.05.476, the University of Washington adopts the model rules of procedure adopted by the chief administrative law judge pursuant to RCW 34.05.250, as now or hereafter amended. Those rules may be found in chapter 10-8 WAC. Other procedural rules adopted in this title and this chapter are supplementary to the model rules of procedure. In the case of a conflict between the model rules of procedure and these procedural rules, the procedural rules adopted by this institution shall govern.

[Statutory Authority: Chapter 34.05 RCW. 90-15-005, § 478-108-110, filed 7/6/90, effective 8/6/90.]

**WAC 478-108-120 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: Chapter 34.05 RCW. 90-15-005, § 478-108-120, filed 7/6/90, effective 8/6/90.]

[Title 478 WAC—p. 7]
478-116-255 Prohibited parking—Space designated as disability or wheelchair.
478-116-261 Designated parking areas.
478-116-271 Parking within a designated parking space.

PART IV
MOTOR VEHICLE CITATION ISSUANCE
478-116-301 Citation for motor vehicle violations.
478-116-311 Motor vehicle fines and penalties.

PART V
IMPOUNDED MOTOR VEHICLES
478-116-401 Impoundment for failure to pay fines.
478-116-411 Impoundment without prior notice.
478-116-421 Impoundment of abandoned vehicles.
478-116-431 Notice and redemption of impounded vehicles.

PART VI
APPEALS AND PAYMENT OF MOTOR VEHICLE FINES
478-116-501 Registered owner responsible for illegal parking.
478-116-520 Motor vehicles—Payment of fines and penalties.
478-116-531 Motor vehicles—Election to pay fine or contest citation.
478-116-541 Motor vehicles—Election to contest impoundment.

PART VII
BICYCLES AND NONMOTORIZED VEHICLES
478-116-605 Bicycle parking and traffic rules.
478-116-611 Nonmotorized vehicles—Citation for violations.
478-116-620 Nonmotorized vehicles—Fines and penalties.
478-116-630 Nonmotorized vehicles—Schedule of fines and penalties.
478-116-640 Nonmotorized vehicles—Election to pay fine or contest citation.
478-116-650 Nonmotorized vehicles—Presiding and reviewing officer.
478-116-660 Nonmotorized vehicles—Enforcement of decisions of citation hearing office.
478-116-670 Use of skateboards.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


Compensation for judges not based on fines. [Order 75-2, § 478-116-420, filed 7/7/93, effective 8/7/93. Statutory Authority: RCW 28B.20.130 and 28B.10.560.]


PART I
PREAMBLE, GENERAL INFORMATION AND DEFINITIONS

WAC 478-116-01 Preamble. Pursuant to the authority granted by RCW 28B.10.560 and 28B.20.130, the board of regents of the University of Washington establishes the following rules to govern vehicle traffic and parking upon public lands and facilities of the University of Washington in Seattle, Washington.


WAC 478-116-020 Objectives of parking and traffic rules. (1) The objectives of these rules are:
(a) To protect and control traffic and parking on campus.
(b) To assure access at all times for emergency vehicles and equipment.
(c) To minimize traffic disturbance during class hours.
(d) To facilitate the work of the university by assuring access to its vehicles and by assigning the limited parking space and hours of operation for the most efficient use.
(e) To encourage travel to the university by means other than single occupancy vehicle (SOV).

(2) Permission to park or operate a vehicle at the University of Washington is a privilege granted by the board of regents of the University of Washington.


WAC 478-116-030 Applicable parking and traffic rules. The following rules apply upon state lands devoted mainly to the activities of the University of Washington:

(1) Vehicle and other traffic laws of the state of Washington.

(2) University of Washington parking and traffic rules.


WAC 478-116-044 Authorized use of streets and parking facilities. Except with the express permission of the university police department, only motor vehicles and vehicles, such as bicycles and other modes of transportation, as defined herein, may be operated on campus streets. Only bicycles and motor vehicles may be operated within designated parking lots or structures.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-044, filed 6/19/97, effective 9/15/97.]

WAC 478-116-051 Definitions. (1) Access card. A card issued by parking services that activates the automatic gate arms controlling certain parking areas.

(2) Allowed meter time. The maximum time allowed on a pay meter at any one time.

(3) Assign/assignment. Area(s) designated for a person to park.

(4) Bicycle. Any device defined as a bicycle in chapter 46.04 RCW.

[Title 478 WAC—p. 11]
(5) Campus. The state lands located in Seattle, Washington devoted mainly to the activities of the University of Washington.

(6) Designate/area designator. Parking area assignment for a person to park per WAC 478-116-261. An area designator is the permit information that identifies a driver's assigned parking area(s).

(7) Fee. A charge for the use of the permit issued.

(8) Hours of operation. The hours of operation assigned by parking services to a particular parking area, parking lot, or parking space.

(9) Impoundment. The removal of the vehicle to a storage facility either by an officer or authorized agent of the University of Washington police department.

(10) Legal owner. Person(s) having a security interest in a vehicle perfected in accordance with chapter 46.12 RCW or the registered owner of a vehicle unencumbered by a security interest.

(11) Motorcycles and scooters. A motor vehicle designed to travel on not more than three wheels in contact with the ground, on which the driver rides astride the motor unit or power train and is designed to be steered with a handle bar. For the purposes of these rules, motorcycles, motorized bicycles, and scooters are considered to be motor vehicles and are subject to all traffic and parking rules controlling other motor vehicles.

(12) Motor home. A motor vehicle or portable vehicle with facilities for human habitation which include lodging and cooking and waste disposal.

(13) Nonmotor/nonmotorized vehicle. A device other than a motor vehicle used to transport persons. Nonmotorized vehicles include, but are not limited to, bicycles, skateboards, roller blades and roller-skates.

(14) Operator or driver. Every person who drives or is in actual physical control of a motor vehicle or nonmotorized vehicle.

(15) Parking space. A space for parking one motor vehicle designated by: Lines painted on either side of the space, and/or at the rear of the space, a wheelstop positioned in the front of the space, a sign or signs, or other markings.

(16) Pedestrian. Any person afoot, as defined in chapter 46.04 RCW.

(17) Permit. A document issued by parking services that authorizes a person to park.

(18) Register/registration. The listing of any motor vehicle with parking services, for the purposes of obtaining a parking permit for the university.

(19) Registered owner. The person who has the lawful right of possession of a vehicle most recently recorded with any state department of licensing.

(20) Reissue. The replacement of a permit when the original has been stolen, lost, or following a change of parking lot designation, or vehicle(s).

(21) Renewal/renew. The replacement of a parking permit prior to its time of expiration.

(22) Reserved. Area for individuals who have been assigned a "reserved" designator.

(23) Roller-skate/roller blade. A device used to attach wheels to the foot or feet of a person.

(24) Skateboard. Any oblong board of whatever composition, with a pair of wheels at each end, which may be ridden by a person.

(25) Traffic. Motorized and nonmotorized modes of transportation defined in chapter 46.04 RCW.

(26) University. The University of Washington.

(27) University vehicle. A state of Washington-owned, university-operated motor vehicle.

(28) Vehicle. Any motorized vehicle or nonmotorized vehicle.


WAC 478-116-061 Liability of the university. The university assumes no liability for vehicles parked on university properties. No bailment but only a license is created by the purchase and/or issuance of a permit.


WAC 478-116-071 Severability, savings clause. If any provision of this chapter 478-116 WAC, or its application to any person or circumstance is held invalid, the remainder of the chapter, or the application of the provision to other persons or circumstances is not affected.

[Statutory Authority:  RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-071, filed 6/19/97, effective 9/15/97.]

PART II
PARKING SERVICES

WAC 478-116-101 Numbering of parking areas, parking allocation and issuance of permits. (1) Parking services shall designate and mark the various parking areas on the campus with numbers and/or letters and their hours of operation by the posting of signs in those areas.

(2) Parking services shall allocate parking spaces and hours of operation in a manner that will best satisfy the objectives of these rules.

(3) Parking services is authorized to issue permits to park.

(4) Permits issued by parking services shall indicate the area(s) of parking for which the permit is valid. Parking services may change area assignments to promote its objectives of these rules.

(5) All outstanding campus parking violation fines and penalties associated with the permit or motor vehicle registered (or to be registered) under the permit must be satisfactorily settled before a parking permit may be issued, reissued, or renewed.

WAC 478-116-111  Valid permit. A valid permit is one of the following:
(1) An unexpired and unrecalled vehicle permit with an area designator that is properly registered and displayed on a vehicle in accordance with WAC 478-116-223.
(2) A temporary permit authorized by parking services and displayed in accordance with instructions on the permit.
(3) A parking permit issued by a gate attendant which is displayed face up on the vehicle dashboard and is fully visible from the exterior of the motor vehicle.

WAC 478-116-114  Transferable permits. (1) Permit holders may transfer one valid permit between motor vehicles. Improper transfer of a permit shall include, but not be limited by, the wrongful sale, lending, or bad faith transfer of a parking permit.
(2) Permits displaying license plate numbers shall only be valid in the vehicles whose license number matches the number written on the permit.

WAC 478-116-116  Alternate and replacement permits. (1) Any permit holder may obtain an alternate vehicle permit from parking services when their assigned permit is unavailable for use. This permit shall not be used on a vehicle while the regular permit is used on another vehicle nor shall the request for issuance be allowed as a common practice for the permit holder.
(2) Any permit holder, upon completion of a signed replacement form from parking services, may pay for a replacement permit as provided in the fee schedule when the assigned permit has been lost, stolen or destroyed.

WAC 478-116-121  Visitor parking. (1) No permit shall be required for the following motor vehicles:
(a) Public safety and emergency vehicles while performing services;
(b) Marked taxis, marked tow trucks, marked commercial delivery vehicles and marked media vehicles which have agreed to comply with university guidelines and have received prior written approval from parking services; and
(c) School buses and tour buses parking in assigned locations.
(2) Permits shall be available during parking services' hours of operation at no cost to the driver for the following:
(a) Unmarked commercial delivery motor vehicles under contract to the university, for limited time periods;
(b) Unmarked vehicles operated by members of the non-university press presenting recognized credentials, while pursuing a story;
(c) Properly identified persons retired from the university but not reemployed by the university shall be provided complimentary parking. Their parking fee shall be recharged to the appropriate university department;
(d) For a limited time period, persons dropping off and picking up children enrolled in authorized university programs;
(e) Utility meter readers and other city, county or state agencies making inspections; and
(f) Contractors hired by the university for a particular job parked inside approved fenced construction sites or peripheral contractor parking areas approved in advance by parking services.

WAC 478-116-125  Other types of permits. (1) Temporary employees, maintenance or service personnel, contractors, persons serving the university without pay, and other visitors who must frequently visit the campus on official business, may be issued parking permits at the established rate.
(2) Parking designators, such as reserve (R), universal (U), universal limited (UL), and service (S) may be issued by parking services upon payment of the established fee.
(3) Motor homes used by patients and their visitors shall be permitted in designated areas for not more than fifteen consecutive days, upon approval of parking services and payment of the established fee.
(4) Persons retired from the university who are reemployed at forty percent or less of full-time employment may purchase individual commuter tickets at the established rate or annual permits at forty percent of the annual permit fee.

WAC 478-116-131  Parking for events and other university functions. (1) Parking for attendees to events that may displace regular parking customers or that may require added parking services staffing shall be accommodated only if parking services can find suitable alternatives for regular parking customers. Parking fees will be charged as follows:
(a) Parking for attendees at freshman convocation will be complimentary. Parking services will charge the cost of staff and services used expressly for the event to the sponsoring department;
(b) An event rate will be charged to attendees of events that require staffing to collect fees; and
(c) The cost of prepurchased parking and alternative transportation for Husky football games shall be negotiated with the department of intercollegiate athletics.

(2) Unless express permission is given by parking services, university vehicles shall abide by the rules set forth in WAC 478-116-253 and 478-116-255.

(3) Unless express permission is given by parking services, university vehicles may park in pay-by-space numbered spaces, timed load/unload zones, and metered spaces only for the maximum time posted.

(4) The operator of a university vehicle is personally liable for any citation issued to the motor vehicle under these rules.

WAC 478-116-161 Parking fee payment. Regardless of payment method used, payment for a parking permit is the sole responsibility of the permit holder and failure to pay the parking permit fee is grounds for recall under WAC 478-116-184 (1)(d). The permit holder remains responsible for payment of parking fees until the permit is returned or expires. Payment for a parking permit may be made in one of the following ways:

(1) By cash, by Husky Card debit account, and by check or money order payable to the University of Washington. In the case of payment by Husky Card debit account, any previously uncollected fees will be charged to Husky Card accounts when sufficient balances become available.

(2) Permanent faculty and staff members regularly receiving University of Washington semimonthly paychecks may pay for a permit by payroll deduction.

(a) Deductions will be taken from the semimonthly paycheck for the current period and for all previous parking periods not yet collected. Persons selecting this plan must complete a payroll deduction authorization form online or in person in addition to the appropriate parking permit application.

(b) Deductions are terminated by completing a payroll deduction termination form and returning any unexpired permit.

WAC 478-116-163 Fee schedule. Fees for parking and the effective date thereof shall be submitted to the board of regents for approval by motion. Prior to approval by the board of regents, the university shall, after notice, hold a hearing on the proposed schedule. The hearing shall be open to the public, and shall be presided over by a presiding officer who shall prepare a memorandum for consideration by the university, summarizing the contents of the presentations made at the hearing. Approved fee schedules shall be available in the public area of the parking services offices and on the University of Washington web site.

(2007 Ed.)
WAC 478-116-165 Vehicle and driver’s licenses required. Any applicant for a permit must possess a driver’s license recognized as valid by the state of Washington. The vehicle for which the applicant seeks a permit must also be licensed and registered in a way recognized as valid by the state of Washington.

WAC 478-116-167 Right to refuse to issue a permit. The university reserves the right to refuse the issuance of a parking permit. The basis for refusing to issue a parking permit includes, but is not limited to, the following circumstances:

1. When the issuance would compromise or conflict with the mission of the university;
2. When the applicant has falsified a parking permit application or has unpaid parking fees and fines; or
3. When the applicant has counterfeited or altered a permit, area designator, or access card.

WAC 478-116-171 Responsibility of person to whom the permit is issued. The person to whom a permit is issued pursuant to these rules shall be responsible for all violations of these rules involving that permit. Such responsibility does not afford a defense to another person who jointly violates these rules.

WAC 478-116-181 Refund conditions for parking permits. (1) Refunds will be made for unused portions of permits which were paid for in full at the time of acquisition following the return of the permit to parking services. The refund schedule will be established by parking services.

(2) If the permit is being paid by using the payroll deduction plan, then a payroll deduction termination form must be completed.

(3) Any unpaid fine for a violation of these rules will be deducted from any refund due, including refunds due to revocation of parking privileges.

WAC 478-116-184 Recall of permits. (1) Permits are the property of the university and may be recalled by parking services for any of the following reasons:

(a) When the purpose for which the permit was issued changes or no longer exists;
(b) When a permit, area designator, Husky Card or access card is used by an unauthorized person;
(c) Falsification on a parking permit application;
(d) Nonpayment of parking fees;
(e) Counterfeiting or altering of permits, area designators or access cards;
(f) Failure to comply with a final decision of the citation hearing office; or
(g) When the person to whom the permit is issued receives in excess of twelve citations under these rules within any twelve-consecutive month time period.

(2) Recall may take the form of denial of card access when applicable.

(3) Vehicles displaying recalled permits will be subject to impoundment on sight and confiscation of the permit for return to parking services.

WAC 478-116-186 Recall of carpool permits. Abuse of carpool privileges, such as but not limited to carpool with members residing within the no carpool zone of campus, and/or falsified application information may constitute grounds for the university to cancel parking privileges. The no carpool zone is identified on the no carpool zone map available from parking services.

WAC 478-116-191 Regulatory signs, barricades, and markings. (1) Signs, barricades, markings and directions shall be so made and placed to best meet the objectives stated in WAC 478-116-020 of these rules.

(2) No unauthorized person shall remove, move, deface, or in any way change a sign, barricade, marking, or direction so placed, or previously placed, for the purpose of regulating traffic or parking. Authority to make temporary changes of this nature with respect to streets or roadways must be obtained from the university police department.

PART III
Parking Violations

WAC 478-116-201 Permits required for motor vehicles parked during hours of operation—Assigned parking areas. (1) Except as provided in WAC 478-116-121 and 478-116-151, no person shall park or leave any motor vehicle unattended by a licensed driver upon the campus during the hours of operation without a valid permit issued by parking services.

(2) Permission to park shall be shown by display of a valid permit. Display of a Husky Card debit account or access card does not, in itself, constitute permission to park in a designated parking area.
WAC 478-116-211 Metered parking. (1) Except as provided in subsections (2) and (3) of this section, any vehicle, other than a university vehicle, which occupies a metered space is subject to payment of the meter fee in accordance with the hours posted, even though the vehicle may display a valid permit.

(2) Vehicles displaying a disability permit or disability license issued by a state department of licensing shall not be subject to payment of the meter fee.

(3) Parking services may designate and post certain meters to allow valid permit holders to park at the meter for the allowed meter time without payment.

(4) Motor vehicles parked after the maximum time shall be subject to a citation for parking over the posted time limit.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-211, filed 6/19/97, effective 9/15/97.]

WAC 478-116-221 Parking of motorcycles and scooters. Motorcycles, motorized bicycles, and scooters must only be parked in designated cycle areas. Motorcycles, motorized bicycles, and scooters are not permitted to drive or park on paths, on sidewalks, on planted areas, in buildings, or in pedestrian areas.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-221, filed 6/19/97, effective 9/15/97.]

WAC 478-116-223 Display of permits. (1) Quarterly, annual, and short-term permits issued by parking services shall be displayed by hanging from the rear view mirror or affixed to the driver's side bottom of the windshield of the motor vehicle and shall be fully visible from the exterior of the motor vehicle.

(2) All other permits shall be displayed face up on the dashboard of the motor vehicle and shall be fully visible from the exterior of the motor vehicle.

(3) The area designator (numeral, letter or combination) shall be affixed to the vehicle permit and shall be fully visible from the exterior of the motor vehicle.

(4) Motorcycle and scooter permits shall be prominently displayed on the front or left side of the vehicle.

(5) Permits not fully visible from the exterior of a motor vehicle are not valid and are subject to citation for no valid permit displayed.

(6) Expired permits must be removed from exterior view before displaying a current permit. A motor vehicle displaying an expired permit along with a valid permit is subject to citation for improper display of a permit.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-223, filed 6/19/97, effective 9/15/97.]

WAC 478-116-225 Permits and vehicle license plates. Permit holders shall provide parking services with the license number of any vehicle they regularly use.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-225, filed 6/19/97, effective 9/15/97.]

WAC 478-116-227 Permit transfer. Parking permits and other parking services authorized parking arrangements or permits issued to departments or individuals are not transferable between unregistered individuals, but can be transferred between cars operated by registered permit holder(s).


WAC 478-116-231 Use of revoked permits prohibited. (1) Use of a permit which was revoked or recalled under WAC 478-116-184 or 478-116-186 is prohibited.

(2) Purchase of a permit from someone other than parking services or a lawful designee shall not constitute an excuse or defense to a violation of this section.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-231, filed 6/19/97, effective 9/15/97.]

WAC 478-116-241 Overtime parking violations—Repeated. Each subsequent period of time lapsing following affiliation to a vehicle of a notice of overtime parking shall constitute a further violation of WAC 478-116-211 and/or 478-116-251.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-241, filed 6/19/97, effective 9/15/97.]

WAC 478-116-245 Obeying regulatory signs and pedestrian movement prohibited. No person shall stop, stand or park any motor vehicle so as to obstruct traffic along or upon any street nor to obstruct pedestrian movement on any plaza, path, or sidewalk.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 01-20-030, § 478-116-245, filed 6/19/97, effective 9/15/97.]

WAC 478-116-251 Obeying regulatory signs and instructions. (1) Operators of vehicles shall obey regulatory signs which are posted by the university consistent with the parking and traffic rules of the University of Washington.

(2) Drivers of motor vehicles shall also comply with instructions issued by members of parking services in the assignment and use of parking space and in the collection of parking fees.


WAC 478-116-253 Prohibited parking area(s). (1) No motor vehicle shall be parked at any place where official signs prohibit parking such as, but not limited to, "tow zone," "fire zone," "prohibited," or "no parking."

(2) No motor vehicle shall be parked within fifteen feet of a fire hydrant.


WAC 478-116-255 Prohibited parking—Space designated as disability or wheelchair. No motor vehicle shall be parked in a disability, wheelchair space or lot without an appropriate permit.


(2007 Ed.)
WAC 478-116-261 Designated parking areas. No motor vehicle shall be parked on the campus except in parking areas and parking spaces set aside and designated as such by parking services.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-261, filed 6/19/97, effective 9/15/97.]

WAC 478-116-271 Parking within a designated parking space. No motor vehicle shall be parked so as to occupy any portion of more than one parking space or stall within a parking area or so as to extend beyond any marked rear stripe. The fact that other motor vehicles may have been so parked as to require the motor vehicle to occupy a portion of more than one parking space or stall shall not constitute an excuse or defense for a violation of this section. This section shall not apply to stack parking for athletic events.


WAC 478-116-281 Parking—Safekeeping of unattended motor vehicles. No person driving or in charge of a motor vehicle shall permit it to stand unattended without:

1. Stopping the engine, locking the ignition and removing the key; and
2. Setting the brake and transmission to prevent movement of the vehicle.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-281, filed 6/19/97, effective 9/15/97.]

WAC 478-116-291 Impoundment of motor vehicles. Any motor vehicle parked may be subject to impoundment for cause as specified under WAC 478-116-401, 478-116-411 and 478-116-421. The university and its officers, employees and agents shall not be liable for loss or damage of any kind resulting from such impoundment.


PART IV

MOTOR VEHICLE CITATION ISSUANCE

WAC 478-116-301 Citation for motor vehicle violations. (1) The university police department may issue a citation for a violation of these rules. The citation shall set forth the date, approximate time, locality, and nature of the violation. The citation shall be served upon the person charged with the violation by delivery, mail, or placement upon the vehicle involved.

2. The following information shall be printed on the parking citation:
   (a) The violation fine and instructions for payment;
   (b) Instruction for contesting the citation, including where to obtain petitions; and
   (c) Notice that failure to pay fines or contest the citation within the time specified in these rules can result in the sanctions set forth in WAC 478-116-561.


(2007 Ed.)

WAC 478-116-311 Motor vehicle fines and penalties. The following schedule of fines for violation of the rules listed below is hereby established:

<table>
<thead>
<tr>
<th>OFFENSE</th>
<th>MAXIMUM FINE</th>
</tr>
</thead>
<tbody>
<tr>
<td>01 Obstructing traffic or pedestrian movements</td>
<td>$ 35.00</td>
</tr>
<tr>
<td>WAC 478-116-245</td>
<td></td>
</tr>
<tr>
<td>02 Enter/exit without paying</td>
<td>25.00</td>
</tr>
<tr>
<td>WAC 478-116-251</td>
<td></td>
</tr>
<tr>
<td>03 Failure to lock ignition and/or set brakes</td>
<td>15.00</td>
</tr>
<tr>
<td>WAC 478-116-281</td>
<td></td>
</tr>
<tr>
<td>04 Improper display of vehicle permit</td>
<td>12.00</td>
</tr>
<tr>
<td>WAC 478-116-223</td>
<td></td>
</tr>
<tr>
<td>05 Permit not registered to this vehicle</td>
<td>5.00</td>
</tr>
<tr>
<td>WAC 478-116-227</td>
<td></td>
</tr>
<tr>
<td>06 Occupying more than one stall or space</td>
<td>20.00</td>
</tr>
<tr>
<td>WAC 478-116-271</td>
<td></td>
</tr>
<tr>
<td>07 Parking in restricted parking area</td>
<td>35.00</td>
</tr>
<tr>
<td>WAC 478-116-251</td>
<td></td>
</tr>
<tr>
<td>08 Parking in prohibited area</td>
<td>35.00</td>
</tr>
<tr>
<td>WAC 478-116-253</td>
<td></td>
</tr>
<tr>
<td>09 Parking on planted areas</td>
<td>25.00</td>
</tr>
<tr>
<td>WAC 478-116-261</td>
<td></td>
</tr>
<tr>
<td>10 Parking out of assigned area</td>
<td>15.00</td>
</tr>
<tr>
<td>WAC 478-116-261</td>
<td></td>
</tr>
<tr>
<td>11 Parking over posted time limit</td>
<td>30.00</td>
</tr>
<tr>
<td>WAC 478-116-251</td>
<td></td>
</tr>
<tr>
<td>12 Parking with no valid permit displayed</td>
<td>30.00</td>
</tr>
<tr>
<td>WAC 478-116-201</td>
<td></td>
</tr>
<tr>
<td>13 Parking at expired meter</td>
<td>30.00</td>
</tr>
<tr>
<td>WAC 478-116-211</td>
<td></td>
</tr>
<tr>
<td>14 Parking outside cycle area</td>
<td>10.00</td>
</tr>
<tr>
<td>WAC 478-116-221</td>
<td></td>
</tr>
<tr>
<td>15 Parking in space/area not designated for parking</td>
<td>25.00</td>
</tr>
<tr>
<td>WAC 478-116-261</td>
<td></td>
</tr>
<tr>
<td>16 Parking while privilege suspended</td>
<td>100.00</td>
</tr>
<tr>
<td>WAC 478-116-184</td>
<td></td>
</tr>
<tr>
<td>17 Use of forged/stolen vehicle permit</td>
<td>250.00</td>
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<tr>
<td>WAC 478-116-227 and 478-116-227</td>
<td></td>
</tr>
<tr>
<td>18 Use of revoked permit</td>
<td>100.00</td>
</tr>
<tr>
<td>WAC 478-116-323</td>
<td></td>
</tr>
<tr>
<td>19 Unauthorized overnight parking of a motor home</td>
<td>50.00</td>
</tr>
<tr>
<td>WAC 478-116-125</td>
<td></td>
</tr>
<tr>
<td>20 Impoundment</td>
<td>At cost</td>
</tr>
<tr>
<td>WAC 478-116-291</td>
<td></td>
</tr>
<tr>
<td>21 Other violations of the university parking and traffic rules</td>
<td>25.00</td>
</tr>
<tr>
<td>WAC 478-116-223 and 478-116-227</td>
<td></td>
</tr>
<tr>
<td>22 Parking in space designated for disability or wheelchair</td>
<td>250.00</td>
</tr>
<tr>
<td>WAC 478-116-255</td>
<td></td>
</tr>
<tr>
<td>23 Penalty for failure to pay fine, respond, or comply with final decision of citation hearing office within time limits</td>
<td>25.00</td>
</tr>
<tr>
<td>WAC 478-116-520</td>
<td></td>
</tr>
</tbody>
</table>

[Statutory Authority: RCW 28B.20.130 and 28B.10.560. 05-08-064, § 478-116-311, filed 3/31/05, effective 5/1/05; 04-13-086, § 478-116-311, filed 6/17/04, effective 8/16/04; 01-20-030, § 478-116-311, filed 9/26/01, effective 10/27/01; 97-14-005, § 478-116-311, filed 6/19/97, effective 9/15/97.]

[Title 478 WAC—p. 17]
PART V
IMPOUNDED MOTOR VEHICLES

WAC 478-116-401 Impoundment for failure to pay fines. Any vehicle may be impounded for outstanding fines when, after ten consecutive days after service of a final decision of the citation hearing office imposing liability for fines, the owner has neither paid such fines nor appealed the decision to the district court. The final decision of the citation hearing office shall include notice that failure to pay outstanding fines within ten days after service will subject the vehicle to impoundment if it is found on university lands.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-401, filed 6/19/97, effective 9/15/97.]

WAC 478-116-411 Impoundment without prior notice. A vehicle may be impounded without reasonable attempt having been made to notify the owner of the possibility of this action only in the following circumstances:

(1) When in the judgment of a university police officer or parking enforcement officer the vehicle is obstructing or may impede the flow of traffic, or is parked unattended in a posted fire lane; or

(2) When in the judgment of a university police officer or parking enforcement officer the vehicle poses an immediate threat to public safety; or

(3) When a university police officer has probable cause to believe the vehicle is stolen; or

(4) When a university police officer has probable cause to believe that the vehicle contains or constitutes evidence of a crime, and in the police officer's judgment impoundment is necessary to obtain or preserve such evidence; or

(5) When a driver is arrested and/or deprived of the right to leave with the driver's vehicle, and the university police are responsible for the "safekeeping" of the vehicle.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-116-411, filed 9/26/01, effective 10/27/01; 97-14-005, § 478-116-411, filed 6/19/97, effective 9/15/97.]

WAC 478-116-421 Impoundment of abandoned vehicles. (1) A parking enforcement or law enforcement officer discovering an apparently abandoned motor vehicle shall attach to the vehicle a readily visible notification sticker. The sticker shall contain the following information:

(a) The date and time the sticker was attached;

(b) The identity of the officer;

(c) A statement that if the motor vehicle is not removed within seventy-two hours from the time the sticker is attached, the vehicle will be impounded;

(d) The address and telephone number where additional information may be obtained.

(2) If the motor vehicle has an annual or quarterly permit displayed, the officer or the parking violations division shall check the records to learn the identity of the owner. The officer or the parking violations division shall make a reasonable effort to contact the owner by telephone in order to give the owner the information on the notification sticker.

(3) If the motor vehicle is not removed within the seventy-two hours from the time the notification sticker is attached, the officer may impound the vehicle.

[Title 478 WAC—p. 18]

WAC 478-116-431 Notice and redemption of impounded vehicles. (1) Not more than one business day after impoundment of any vehicle, the University of Washington police department shall mail a notice to the registered owner of the vehicle, as may be disclosed by the vehicle license number, if such be obtainable, and to any other person who claims the right to possession of the vehicle, if such a claim is known to an officer, agent or employee of the University of Washington police department who has knowledge of the impoundment. The notice shall be mailed to the registered owner at the address provided by the Washington state department of licensing or the corresponding agency of any other state or province. If a police officer who has knowledge of the impoundment has reason to believe that an owner, or one who claims to be an owner, is residing or in custody at some different address which is known to the officer, a copy of the notice shall be mailed or personally delivered to such owner or claimant in a manner designed, as nearly as may be practicable, to give actual notice to the owner. The notice shall contain the full particulars of the impoundment, redemption, and an opportunity to contest the propriety of the impoundment as provided in WAC 478-116-541.

Similar notice shall be given to each person who seeks to redeem an impounded vehicle. If a vehicle is redeemed prior to the mailing of notice, the notice need not be mailed.

(2) Motor vehicles impounded shall be redeemed only under the following circumstances:

(a) Only the registered owner who has a valid driver's license or person authorized by the registered owner who has a valid driver's license and who produces proof of authorization and signs a receipt for it, may redeem an impounded motor vehicle.

(b) Any person so redeeming a motor vehicle impounded shall pay the cost of such impoundment (towing and storage), together with such fines as are outstanding against the vehicle if impoundment was made pursuant to WAC 478-116-401 prior to redemption, except as provided in (c) of this subsection.

(c) Any person seeking to redeem a motor vehicle impounded under WAC 478-116-401, 478-116-411 or 478-116-421 has a right to contest the validity of impoundment or the amount of towing and storage charges and shall have the motor vehicle released upon requesting a review as provided in WAC 478-116-541, and paying any outstanding fines, towing and storage charges.

(3) In addition to any other penalty which may be imposed as a result of actions described in subsection (2)(c) of this section, campus parking privileges shall be suspended until all such debts are paid.

[Statutory Authority: RCW 28B.20.130 and 28B.10.560. 05-08-064, § 478-116-431, filed 3/31/05, effective 5/1/05; 04-13-086, § 478-116-431, filed 6/17/04, effective 8/16/04; 97-14-005, § 478-116-431, filed 6/19/97, effective 9/15/97.]
PART VI
APPEALS AND PAYMENT OF MOTOR VEHICLE FINES

WAC 478-116-501 Registered owner responsible for illegal parking. In any traffic infraction or case involving a violation of this chapter relating to the stopping, standing or parking of a vehicle, proof that the particular vehicle described in the citation was stopping, standing, or parking in violation of any such provision of this chapter together with proof of registered ownership of the vehicle at the time of the violation, shall constitute a prima facie presumption that the registered owner of the vehicle was the person who parked or placed the vehicle at the point where, and for the time during which, the violation occurred. Such responsibility does not afford a defense to another person who violated these rules. [Statutory Authority: RCW 28B.10.560 and 28B.20.130. 79-09-004, § 478-116-501, filed 6/19/97, effective 9/15/97.]

WAC 478-116-520 Motor vehicles—Payment of fines and penalties. (1) The fines that may be assessed for violations of these rules are those detailed in WAC 478-116-311. The applicable fine for a citation must be paid on or before the default response date, which is twenty days from the date of the citation unless on or before the default date the person charged with the violation contests the citation as provided in WAC 478-116-531, then any applicable fine amount owed must be paid within the time limits set forth in WAC 478-116-531.

(2) Fines must be delivered in person to the citation hearing office or postmarked on or before the default response date or applicable due date specified in these rules to avoid additional penalties. An additional fine of twenty-five dollars per offense shall be imposed for each citation which is not responded to within the time limits set forth in these rules. In the case of a citation that is contested under WAC 478-116-531, an additional fine of twenty-five dollars per offense shall be imposed for a failure to pay, within the time limits set forth in this section, any fine owed under a decision of a presiding officer or a reviewing officer that is not timely contested or appealed. In the case of a citation which has a petition submitted after the default response date, the additional fine of twenty-five dollars per offense shall remain imposed and only if the petition is accepted for review by the citation hearing office for good cause shall the additional fine be subject to decision rendered by the citation hearing office under WAC 478-116-531.


WAC 478-116-531 Motor vehicles—Electio to pay fine or contest citation. (1) A person who receives a citation shall, within twenty days of the date thereof, either pay the applicable fine or contest the issuance of the citation in the manner prescribed in this section. Payment of the fine shall constitute a waiver of the right to contest the citation. Failure to either pay the fine or timely contest the citation shall automatically result in a final decision of the citation hearing office.

(2) A person wishing to contest a citation may do so by completing and submitting a parking and traffic citation petition (hereinafter "petition") to the citation hearing office within twenty days of the date of the citation (the "default response date"). The petition shall include a statement explaining the reasons for contesting the citation. A petition contesting a citation that is received by the citation hearing office either within twenty-one days after the default response date, or by such later date as may be specified in a written default notice issued to the registered vehicle owner by the citation hearing office, may be accepted (and considered timely) for review under this section if, in the discretion of a hearing officer, good cause for such late submission is shown. Absent extraordinary circumstances, a petition received more than twenty-one days after the default response date (or after the later date specified in a written default notice issued to the registered vehicle owner by the citation hearing office) shall not be accepted for review. Any petition submitted after the default response date should include both a statement explaining the reasons for contesting the citation and an explanation of why the petition was not submitted by the default response date. A hearing officer shall review the petition and provide written notification of his or her decision to the person submitting the petition within ten days of taking action on the petition. If the petition is denied, the notification shall include a brief statement of the reasons for the decision and information about the opportunity for further review. Any fine owed on a written decision on a petition not contested as provided in subsection (3) of this section shall be paid within twenty-one days after service of the decision.

(3) A person wishing to contest the written decision on the petition may request a review by contacting the citation hearing office orally or in writing within twenty-one days after service of the decision. The request for review shall contain an explanation of the petitioner's position and a statement of reasons why the initial decision on the petition was incorrect. The reviewing officer shall, within twenty days of the date of the request's receipt, conduct a review and enter a final written decision, which shall include a brief statement of the reasons for the decision and information about the opportunity to appeal the decision to the district court. Any final decision of the reviewing officer not appealed as provided in subsection (5) of this section shall be paid within ten days after service of the decision.

(4) If neither party has requested a review of the written decision on the petition, the citation hearing office may, within twenty days after service of the written decision, conduct a review and issue a final decision on its own motion and without notice to the parties, but it may not take any action on review less favorable to the petitioner than the written deci-

(2007 Ed.)
sion on the petition without giving the petitioner notice and opportunity to explain his or her view of the matter.

(5) A person wishing to appeal a final decision of the citation hearing office to the district court may, within ten days of service of the final decision, file a written notice with the university police department. Documents relating to the appeal shall immediately be forwarded to the district court, which shall have jurisdiction to hear the appeal de novo. No appeal to the district court may be taken unless the citation has been contested as provided in subsections (2) and (3) of this section.

(6) A person who files a petition under subsection (2) of this section may request the opportunity to provide an oral statement before the presiding officer. A request to make an oral statement must be included in the petition. If the request for an oral statement is made, the presiding officer shall provide reasonable notice of the time and place for receiving the oral statement. At the discretion of the reviewing officer, oral statements may also be considered in requests under subsection (3) of this section. A request to make an oral statement must be included in the request for review. If the request for an oral statement is granted by the reviewing officer, the reviewing officer shall provide reasonable notice of the time and place for receiving oral statements.

WAC 478-116-541 Motor vehicles—Election to contest impoundment. (1) A person wishing to contest impoundment of his or her motor vehicle may do so by completing and submitting a petition to the citation hearing office within twenty days of the date of the notice of impoundment. The petition shall include a statement explaining the reasons for contesting the impoundment. The presiding officer shall review the petition and provide written notification of his or her decision to the person submitting the petition within ten days of taking action on the petition. If the petition is denied, the notification shall include a brief statement of the reasons for the decision and information about the opportunity for further review.

(2) A person wishing to contest the decision of the presiding officer on a petition contesting impoundment may request a review by contacting the citation hearing office orally or in writing within twenty-one consecutive days after service of the decision. The request for review shall contain an explanation of the petitioner's position and a statement of reasons why the decision on the petition was incorrect. The reviewing officer shall, within twenty consecutive days of the date of the request, conduct a review and render a final written decision, which shall include a brief statement of the reasons for the decision and information about the opportunity to appeal the decision to the district court in accordance with WAC 478-116-531(5).

(3) The presiding or reviewing officer shall automatically grant a request by any party to make an oral statement with respect to a petition contesting impoundment. Such a request may be included in the petition, request for review or any response thereto. The presiding or reviewing officer shall provide reasonable notice of the time and place for receiving oral statements.

WAC 478-116-551 Motor vehicles—Presiding and reviewing officer. The presiding and reviewing officers shall be appointed in accordance with WAC 478-108-030 and shall have authority to hear and decide matters involving impoundment of vehicles and violations of these rules including, but not limited to, the ability to issue warnings, dismiss citations, and reduce, suspend, or impose the fines set forth in WAC 478-116-311. Insofar as possible, students from the University of Washington school of law shall be given priority consideration for appointment as presiding officers.

WAC 478-116-561 Motor vehicles—Enforcement of decisions of citation hearing office. In addition to the actions authorized pursuant to WAC 478-116-101(5), 478-116-184 (1)(f), and 478-116-520(2):

(1) Any parking fine which remains unpaid after the due date set forth in these rules constitutes a delinquent and unpaid debt due and owing the University of Washington and may be processed for collection in accordance with applicable statutes and university procedures; and

(2) Any vehicle if found parked on university lands may be impounded for outstanding parking fines.

PART VII

BICYCLES AND NONMOTORIZED VEHICLES

WAC 478-116-605 Bicycle parking and traffic rules.

(1) The primary aim of the bicycle control program is safety. This aim will be achieved by keeping bicycles out of buildings, away from building exits, and parking them off paths and sidewalks. All bicycle owners are encouraged to register their bicycles at the university police department.

(2) Bicycles may be ridden any place where vehicles are permitted. They may be ridden on most sidewalks, though pedestrians always have the right of way. It shall be a violation of this section for any bicycle rider to fail to yield to pedestrians, or to ride a bicycle on paths, sidewalks or streets where signs indicate such is prohibited. An audible signal or warning must be given by the bicyclist whenever there is any appreciable risk of injury to a pedestrian not otherwise aware of the presence of the bicycle.

(3) Bicycles operated on paths, sidewalks and roadways shall be subject to all relevant state statutes regulating bicycle use. Violation of those statutes shall be considered a violation of this section.

(4) Bicycles shall be operated in a safe manner at all times on paths, sidewalks and roadways. Riding at speeds too fast for conditions, weaving in and out of vehicular or pedestrian traffic or similar unsafe actions shall be considered "negligent riding." Negligent riding shall be a violation of this section.

(5) Bicycles shall be parked only in bicycle racks. All bicycle owners are encouraged to secure their bicycles with a secure lock. At no time shall a bicycle be parked in a build-
Parking and Traffic Rules 478-116-640

WAC 478-116-620 Nonmotorized vehicles—Fines and penalties. (1) The fines that may be assessed for violations of these rules are those detailed in WAC 478-116-630. The applicable fine for citation must be paid within twenty consecutive days of the date of the citation unless the person charged with the violation elects to contest the citation as provided in WAC 478-116-640.

(2) Fines must be delivered in person to the citation hearing office or postmarked on or before the due date specified in these rules to avoid additional penalties. An additional fine of twenty dollars per offense shall be imposed for each citation which is not responded to within the time limits set forth in these rules.

WAC 478-116-630 Nonmotorized vehicles—Schedule of fines and penalties. The following schedule of fines for violations of these rules listed below is hereby established:

<table>
<thead>
<tr>
<th>OFFENSE</th>
<th>MAXIMUM FINE</th>
</tr>
</thead>
<tbody>
<tr>
<td>01 Failure to yield to pedestrians</td>
<td>$10.00</td>
</tr>
<tr>
<td>02 Riding in restricted/prohibited areas</td>
<td>$10.00</td>
</tr>
<tr>
<td>03 Violation of state bicycle codes</td>
<td>$10.00</td>
</tr>
<tr>
<td>04 Negligent riding</td>
<td>$25.00</td>
</tr>
<tr>
<td>05 Other violations of the university parking and traffic rules</td>
<td>$10.00</td>
</tr>
</tbody>
</table>

WAC 478-116-640 Nonmotorized vehicles—Election to pay fine or contest citation. (1) A person who receives a citation shall, within twenty consecutive days of the date thereof, either pay the applicable fine or contest the citation in the manner prescribed in this section. Payment of the fine shall constitute a waiver of the right to contest the citation. Failure to either pay the fine or contest the citation within twenty consecutive days of the date of the citation shall automatically result in a final decision of the citation hearing office.

(2) A person wishing to contest a citation may do so by completing and submitting a citation petition (hereinafter "petition") to the citation hearing office within twenty consecutive days of the date of the citation. The petition shall include a statement explaining the reasons for contesting the citation. The presiding officer shall review the petition and provide written notification of his or her decision to the person submitting the petition. If the petition is denied, the notification shall include a brief statement of the reasons for the decision and information about the opportunity for further review. Any fine owed on a written decision on a petition not contested as provided in subsection (3) of this section shall be paid within twenty-one consecutive days after service of the decision.

(3) A person wishing to contest the written decision on the petition may request a review by contacting the citation hearing office.
hearing office orally or in writing within twenty-one consecutive
days after service of the decision. The request for
review shall contain an explanation of the alleged violator's
position and a statement of the reasons why the decision on
the petition was incorrect. The reviewing officer shall con-
duct a review and render a final written decision, which shall
include a brief statement of the reasons for the decision and
information about the opportunity to appeal the decision to
the superior court of King County. Any final decision of the
reviewing officer not appealed as provided in subsection (5)
of this section shall be paid within ten consecutive days after
service of the decision.

(4) If neither party has requested a review of the written
decision on the petition, the citation hearing office may,
within twenty consecutive days after service of the written
decision, conduct a review and issue a final decision on its
own motion and without notice to the parties. It, however,
may not take any action on review less favorable to the
alleged violator than the written decision on the petition with-
out giving the alleged violator notice and opportunity to
explain his or her view of the matter.

(5) A person wishing to appeal a final decision of the
citation hearing office to the superior court of King County
may, within ten consecutive days of service of the final deci-
sion, file a written notice with the citation hearing office.
Documents relating to the appeal shall immediately be for-
warded to the superior court, which shall have jurisdiction to
review the appeal. No appeal to the superior court may be
taken unless the citation has been contested as provided in
subsections (2) and (3) of this section.

(6) A person who files a petition under subsection (2) of
this section may request the opportunity to provide an oral
statement before the presiding officer. A request to make an
oral statement must be included in the petition. If the request
for an oral statement is made, the presiding officer shall pro-
vide reasonable notice of the time and place for receiving the
oral statement. At the discretion of the reviewing officer, oral
statements may also be considered in requests under subsec-
tion (3) of this section. A request to make an oral statement
must be included in the request for review. If the request for
an oral statement is granted by the reviewing officer, the
reviewing officer shall provide reasonable notice of the time
and place for receiving the oral statement.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-
116-640, filed 6/19/97, effective 9/15/97.]

WAC 478-116-650 Nonmotorized vehicles—Presid-
ing and reviewing officer. The presiding and reviewing
officers shall be appointed in accordance with WAC 478-
108-030 and shall have authority to hear and decide matters
involving violation of these rules including, but not limited to,
the ability to issue warnings, dismiss citations, and reduce,
suspend, or impose the fines set forth in WAC 478-116-605
(8)(c), 478-116-620(2) and 478-116-630. Insofar as possible,
students from the University of Washington school of law
shall be given priority consideration for appointment as pre-
siding officers.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-
116-650, filed 6/19/97, effective 9/15/97.]

WAC 478-116-660 Nonmotorized vehicles—
Enforcement of decisions of citation hearing office. In
addition to the actions authorized pursuant to WAC 478-116-
650, any fine which remains unpaid after the due date set
forth in these rules constitutes a delinquent and unpaid debt
due and owing the University of Washington and may be pro-
cessed for collection in accordance with applicable statutes
and university procedures.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 97-14-005, § 478-
116-660, filed 6/19/97, effective 9/15/97.]

WAC 478-116-670 Use of skateboards. (1) Skateboard
use in pedestrian areas, including but not limited to walk-
ways, ramps, concourses, and plazas (such as "Red Square"),
and on internal university streets and loading areas on
the campus is restricted solely to transporting an individual from
one campus destination to another. Any recreational, athletic,
or other exhibitional use of skateboards unrelated to transpor-
tation is strictly prohibited, unless expressly approved in
advance by the committee on the use of university facilities,
pursuant to chapter 478-136 WAC.

(2) Skateboard use in violation of this section shall result
in the following:

(a) For the first offense, the university police department
will record the name of the individual and provide a written
warning against further skateboard use in violation of this
section. Individuals who cannot produce satisfactory identifi-
cation will be given a receipt for their skateboard, which will
be impounded at the university police station until they are
able to return with the receipt and identification. There will
be no impoundment fee.

(b) For a second offense, within twenty-four months of
any previous offense or warning, the skateboard will be
impounded for not less than forty-eight hours and the
offender shall be subject to a fine of not less than ten dollars
plus applicable impoundment fee.

(c) For a third or subsequent offense, within twenty-four
months of any previous two offenses, warnings, or combina-
tion thereof, the skateboard will be impounded for not less
than thirty days and the offender shall be subject to a fine of
not less than thirty dollars plus applicable impoundment fee.

(d) Impounded skateboards will be held by the university
police department and released only during regular business
hours to individuals with satisfactory identification. Payment
of a ten-dollar storage fee will also be required for release,
except as provided in (a) of this subsection.

(3) Skateboards impounded under this section which are
unclaimed sixty consecutive days after the applicable mini-
mum impoundment time period has elapsed will be presumed
abandoned and be subject to sale at a public auction con-
ducted by the university surplus property department.

(4) The university and its officers, agents, and employees
shall not be liable for loss or damage of any kind resulting
from impounding, storage, or sale of any item under this sec-
tion.

(5) Impoundment or sale of any skateboard under this
section shall not substitute for, nor release any person from
liability for damage to persons or property caused by use of a
skateboard at the university.

(2007 Ed.)
Chapter 478-117 WAC

PARKING AND TRAFFIC RULES OF THE UNIVERSITY OF WASHINGTON, BOTHELL

WAC

478-117-005 Authority.

478-117-010 Objectives of parking and traffic rules.

478-117-020 Definitions.

478-117-030 Applicable parking and traffic rules.

478-117-040 Enforcement of parking and traffic rules.

478-117-050 Permits required for vehicles on campus.

478-117-060 Carpool and disability parking permits.

478-117-070 Permit revocations.

478-117-080 Right to appeal revocation.

478-117-090 Transfer of permits limited.

478-117-100 Responsibility of person to whom permit issued.

478-117-110 Display of permits.

478-117-200 Parking fees.

478-117-210 Allocation of parking spaces.

478-117-220 Parking within designated spaces.


478-117-240 Regulatory signs, markings, barricades, etc.

478-117-250 Speed.

478-117-260 Pedestrian's right of way.

478-117-270 Motorcycles, bicycles, scooters.

478-117-280 Distribution of literature.

478-117-300 Issuance of traffic citations.

478-117-310 Fines and impounding.

478-117-320 Appeals of fines and impoundments.


478-117-410 Liability of institutions.

WAC 478-117-005 Authority. RCW 28B.50.140(10) authorizes the board of trustees of Cascadia Community College to adopt rules for pedestrian and vehicular traffic on the college campus. RCW 28B.10.560 similarly authorizes the board of regents of the University of Washington to adopt rules governing pedestrian and vehicular traffic and parking upon lands and facilities of the university. The rules set forth in this chapter have been jointly developed and agreed upon by the two institutions of higher education, and adopted and codified in separate chapters of the Washington Administrative Code by each of the two institutions.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-005, filed 3/26/02, effective 5/1/02.]

WAC 478-117-010 Objectives of parking and traffic rules. The objectives of these rules are:

(1) To protect and control pedestrian and vehicular traffic on the campus of University of Washington, Bothell and Cascadia Community College.

(2) To assure access at all times for emergency equipment.

(3) To minimize traffic disturbances.

(4) To facilitate the operation of the institutions by assuring access to vehicles.

(5) To allocate limited parking space for the most efficient use.

(6) To protect state property.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-010, filed 3/26/02, effective 5/1/02.]

WAC 478-117-020 Definitions. The following definitions apply to this chapter:

(1) Campus: The colocated campus of University of Washington, Bothell and Cascadia Community College.

(2) College: Cascadia Community College, and collectively those responsible for its control and operations.

(3) Employee: An employee of the college or the university.

(4) Institutions: The college and the university.

(5) Public safety officers: Employees of the college or the university who are responsible for campus security, safety, and parking and traffic control.

(6) Student: A person enrolled in the college or the university.

(7) University: The University of Washington, Bothell, and collectively those responsible for its control and operations.

(8) Vehicle: An automobile, truck, motorcycle, motorized scooter, or bicycle.

(9) Visitor: A person who is neither an employee nor a student of the college or the university.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-020, filed 3/26/02, effective 5/1/02.]

WAC 478-117-030 Applicable parking and traffic rules. The applicable parking and traffic rules upon the campus are:

(1) The motor vehicle and other traffic laws of the state of Washington, Title 46 RCW.

(2) The traffic code of the city of Bothell.

(3) The parking and traffic rules in this chapter. If the Washington laws or the Bothell traffic code conflicts with these rules, the Washington laws or the Bothell traffic code shall govern.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-030, filed 3/26/02, effective 5/1/02.]

WAC 478-117-040 Enforcement of parking and traffic rules. The institutions share responsibility for parking and traffic management on campus. Duly appointed public safety officers or independent contractors hired by the institutions are authorized to enforce these parking and traffic rules.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-040, filed 3/26/02, effective 5/1/02.]

WAC 478-117-050 Permits required for vehicles on campus. No person shall park, or leave any vehicle (other than bicycles), whether attended or unattended, upon the campus without a permit issued by the institutions. Permission to park on campus will be shown by display of a valid permit.

(1) A valid permit is:

(a) A current vehicle permit displayed in accordance with WAC 478-117-110. Vehicle permits are valid until revoked.

(b) A temporary permit authorized by the institutions and displayed in accordance with instructions. Temporary permits are valid through the date or time on the permit.

(c) A parking permit issued by a gate attendant and displayed in accordance with instructions.

[Title 478 WAC—p. 23]
(d) A parking permit dispensed by machine at the campus and displayed in accordance with instructions.

(2) Parking permits are not transferable, except as provided in WAC 478-117-060 and 478-117-090.

(3) The college and university reserve the right to refuse to issue parking permits.

(4) This section does not apply to vehicles that the institutions own or operate.

(5) The institutions may allow persons without permits to drive through the campus without parking.

(6) A public safety officer may require visitors to wait at the entrances to the campus when pedestrian or vehicular traffic congestion is above normal.

WAC 478-117-060 Carpool and disability parking permits. (1) Carpool permits may be issued to employees and students. One transferable permit will be issued by the institutions for each carpool. This permit is transferable only among the registered members of the carpool. This permit must be displayed in accordance with the instructions provided with the permit. A carpool is a group of two or more employees or students who commute to the campus in the same vehicle.

(2) The institutions provide parking for the disabled in accordance with the requirements of federal and state law, including parking spots reserved for persons who display a state of Washington disabled driver permit.

WAC 478-117-070 Permit revocations. Parking permits are the property of the institutions, and may be recalled by the issuer for any of the following reasons:

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

(2) When a permit is used by an unauthorized individual.

(3) Falsification on a parking permit application.

(4) Multiple or continued violations of parking rules.

(5) Counterfeiting or altering permits.

(6) Failure to comply with a final decision of the citation review committee, or institutional hearing officer.

WAC 478-117-080 Right to appeal revocation. Parking permit revocations under this chapter may be appealed pursuant to the procedures in WAC 478-117-320.

WAC 478-117-090 Transfer of permits limited. (1) Permit holders may transfer one permit between motor vehicles when used by the permit holder. Improper transfer of a permit shall include, but is not limited to, the wrongful sale, lending, or transfer of a parking permit.

(2) Permits displaying license plate numbers shall be used only in the vehicles whose license number is written on the permit.
**WAC 478-117-230 Parking—Operator's responsibility.** No person driving or in charge of a motor vehicle shall permit it to stand unattended without first:

1. Stopping the engine, locking the ignition, and removing the key.
2. Effectively setting the brake and transmission to prevent movement of the vehicle.

**WAC 478-117-240 Regulatory signs, markings, barricades, etc.** (1) The institutions may erect signs, barricades, and other structures, and paint marks and other directions upon the streets and parking areas within the campus. Drivers of vehicles shall obey the signs, barricades, structures, markings, and directions. Drivers of vehicles shall comply with directions given to them by public safety officers in the control and regulation of traffic. Drivers shall also comply with directions given to them by the traffic guides or parking checkers in the assignment of parking space and in the collection of parking fees.

2. No person without authorization from the institutions shall move, deface, or in any way change a sign, barricade, structure, marking, or direction that regulates traffic or parking.

**WAC 478-117-250 Speed.** No vehicle shall be operated on the campus at a speed in excess of posted limits. If no limit is posted, no vehicle shall exceed twenty miles per hour or such lower speed as is reasonable and prudent in the circumstances.

**WAC 478-117-260 Pedestrian's right of way.** (1) The operator of a vehicle shall yield right of way to any pedestrian. However, no pedestrian may suddenly leave a curb or other place of safety and walk or run into the path of a vehicle that is so close that it is impossible or unsafe for the driver to yield.

2. Whenever any vehicle slows or stops so as to yield to pedestrian traffic, the operator of any other vehicle approaching from the rear shall not overtake and pass that vehicle.

3. Where a sidewalk is provided, pedestrians shall proceed upon the sidewalk.

**WAC 478-117-270 Motorcycles, bicycles, scooters.** (1) Motorcycles, bicycles, and scooters are subject to all traffic rules controlling other motor vehicles.

2. Motorcycles and motorized scooters may be parked in designated areas in addition to the regular parking lots.

3. Motorcycles and motorized scooters are not permitted on paths, sidewalks, or authorized bicycle or pedestrian areas, or in buildings at any time.

(4) Bicycles shall be parked in designated areas only. Improperly parked bicycles may be impounded and a citation and fine imposed upon the owner.

5. No bicycles or foot-propelled devices shall be operated on campus corridors, hallways, or buildings unless their use is required as part of the educational process in an authorized program, or authorized by campus personnel. A "foot-propelled device" is a wheeled device designed or used for recreation or transportation, including, but not limited to, skateboards, roller skates, and roller blades.

**WAC 478-117-280 Distribution of literature.** No person may distribute literature by placing it on motor vehicles parked on the campus. Literature includes, but is not limited to, pamphlets, flyers, and stickers.

**WAC 478-117-300 Issuance of traffic citations.** Upon probable cause to believe that a violation of these rules has occurred, a public safety officer or designated contractor may issue a citation setting forth the date, the approximate time, the locality, the nature of the violation, the permit number, license number, infraction, officer, and the amount of fine(s). The citation shall be served on the person responsible for the violation by: Attaching a copy of the citation to, or placing it prominently within, the vehicle allegedly involved in the violation; mailing a copy of the citation to the person responsible; or serving a copy of the citation personally on the person responsible.

**WAC 478-117-310 Fines and impounding.** (1) The current schedule of fines shall be published by the institutions and made available for review in the central plant building.

2. All fines must be paid as designated on the citation within twenty calendar days from the date of the citation. Fines must be delivered in person to the citation hearing office or postmarked on or before the due date specified in these rules to avoid additional penalties. If any citation has neither been paid nor appealed after twenty calendar days from the date of the citation, the institution shall impose an additional fine of ten dollars per offense and may:

   a. Withhold the violator's degrees, transcripts, grades, refunds, or credits until all fines are paid.
   b. Delay registration for the following quarter.
   c. Impound the violator's vehicle.
   d. Deny future parking privileges to the violator.
   e. Refuse to issue keys to a violator who is an employee or student.

3. In addition to imposing fines, public safety officers may impound or immobilize any vehicle parked on campus in violation of these rules. The expenses of impounding, immobilization, and storage shall be charged to the owner or operator, or both, of the vehicle and must be paid before the vehicle's release. Grounds for impounding vehicles shall include, but not be limited to, the following:

(2007 Ed.)
(a) Blocking a roadway so as to impede the flow of traffic.
(b) Blocking a walkway so as to impede the flow of pedestrian traffic.
(c) Blocking a fire hydrant or fire lane.
(d) Creating a hazard.
(e) Blocking another legally parked vehicle.
(f) Parking in a marked “tow-away” zone.
(g) Leaving a vehicle unattended on campus for longer than two days.
(h) Failing to pay a fine imposed under this chapter.

Not more than twenty-four hours after impoundment of any vehicle, the institution shall mail a notice to the registered owner of the vehicle and to any other person who claims the right to possession of the vehicle, if those persons can be identified. The institutions shall not be liable for loss or damage of any kind resulting from impounding, immobilization, or storage. Impounding a vehicle does not remove the obligation for any fines associated with the violation.

(4) An accumulation of traffic violations by a student may be cause for discipline under the student conduct code of the student's institution.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-320, filed 3/26/02, effective 5/1/02.]

WAC 478-117-320 Appeals of fines and impoundments. (1) Any impoundment or fine under this chapter may be appealed in writing within twenty calendar days from the date of the citation or the notice of impoundment. The notice of appeal must be addressed to the location indicated on the citation or notice of impoundment. The institutions will make appeal forms available at the university's cashier's office in Room UW1 176 and at the college's cashier's office in Room CC1 103. The notice of appeal must explain the reasons for contesting the citation or impoundment. If the person who files a notice of appeal desires an opportunity to make an oral statement in the appeal, the request to make an oral statement must be included in the notice of appeal.

(2) The hearing on the appeal shall be a brief adjudicative hearing as provided by RCW 34.05.482 et seq. If a request for an oral statement was made, the presiding officer or officers shall provide reasonable notice of the time and place for receiving the oral statement. The presiding officer(s) shall review the notice of appeal and provide a written decision to the person submitting the appeal within ten days of taking action. If the appeal is denied, the decision shall include a brief statement of its reasons and information about the opportunity for further review. Any fine owed on a written decision that is not further appealed as provided in subsection (3) of this section shall be paid within twenty-one days after service of the decision.

(3) A person wishing to contest the written decision may request a review by contacting the institution in writing within twenty-one days after service of the decision. The request for review shall explain why the decision was incorrect. The reviewing officer shall, within twenty days of the date of the request, review the matter and render a final written decision, which shall include a brief statement of its reasons and information about the opportunity to appeal the decision to the district court. Any final decision of the reviewing officer not appealed as provided in subsection (4) of this section shall be paid within ten days after service of the decision.

(4) A person wishing to appeal a final decision of the citation hearing office to the district court may, within ten days of service of the final decision, file a written notice with the institution. Documents relating to the appeal shall immediately be forwarded to the district court, which shall have jurisdiction to hear the appeal de novo. No appeal to the district court may be taken unless the citation has been contested as provided in subsections (2) and (3) of this section.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-400, filed 3/26/02, effective 5/1/02.]

WAC 478-117-400 Report of accident. The operator of any vehicle involved in an accident on campus resulting in injury to or death of any person or total or claimed damage to either or both vehicles of five hundred dollars shall, within twenty-four hours, report such accident to the campus security department. This does not relieve any person so involved in an accident from his responsibility to file a state of Washington motor vehicle accident report within twenty-four hours after such accident.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-08-023, § 478-117-410, filed 3/26/02, effective 5/1/02.]

Chapter 478-118 WAC

PARKING AND TRAFFIC RULES OF THE UNIVERSITY OF WASHINGTON, TACOMA

WAC

PART I

GENERAL INFORMATION AND DEFINITIONS

478-118-010 Objectives of parking and traffic rules.
478-118-020 Definitions.
478-118-030 Applicable parking and traffic rules.
478-118-040 Enforcement of parking and traffic rules.
478-118-045 Liability of the university.

PART II

PARKING AND TRAFFIC RULES

478-118-050 Permits required for vehicles on campus.
478-118-055 Visitor parking.
478-118-060 Carpool and disability parking permits.
478-118-070 Permit revocations.
478-118-080 Transfer of permits limited.
478-118-090 Responsibility of person to whom permit issued.
478-118-100 Display of permits.
478-118-200 Parking fees.
478-118-210 Allocation of parking spaces.
478-118-220 Parking within designated spaces.
478-118-240 Regulatory signs, markings, barricades, etc.
478-118-250 Speed.
478-118-260 Pedestrian's right of way.
478-118-270 Motorcycles and scooters.
478-118-280 Distribution of literature.
478-118-290 Bicycle parking and traffic rules.
478-118-300 Skateboard rules.

[Title 478 WAC—p. 26]
PART III
TRAFFIC AND PARKING VIOLATIONS AND ENFORCEMENT
478-118-400 Issuance of traffic and parking citations.
478-118-410 Fines and impounding.
478-118-420 Appeals of fines and impoundments.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

PART I
GENERAL INFORMATION AND DEFINITIONS

WAC 478-118-010 Objectives of parking and traffic rules. The objectives of these rules are:

(1) To protect and control pedestrian and vehicular traffic on the campus of the University of Washington, Tacoma;
(2) To assure access at all times for emergency vehicles and equipment;
(3) To minimize traffic disturbances;
(4) To facilitate the operation of the university by assuring access to its vehicles;
(5) To allocate limited parking space for the most efficient use;
(6) To protect state property; and
(7) To encourage travel to the campus by means other than a single occupancy vehicle (SOV).


WAC 478-118-020 Definitions. The following definitions apply to this chapter:

(1) Bicycle: Any device defined as a bicycle in chapter 46.04 RCW.
(2) Campus: The campus of University of Washington, Tacoma.
(3) Employee: An employee of the university.
(4) Fee: A charge for the use of the permit issued.
(5) Hours of operation: The hours of operation established by the university for a particular parking area, parking lot, or parking space.
(6) Impoundment: The removal of a vehicle to a storage area by either a public safety officer or agent of the university.
(7) Motorcycles and scooters: A motor vehicle designed to travel on no more than three wheels in contact with the ground, on which the driver rides astride the motor unit or power train and is designed to be steered with a handle bar. For the purposes of these rules, motorcycles, motorized bicycles, and motorized scooters are considered to be motor vehicles and are subject to all traffic and parking rules controlling motor vehicles.
(8) Nonmotor/nonmotorized vehicle: A device other than a motor vehicle used to transport persons. Nonmotorized vehicles include, but are not limited to, bicycles, skateboards, rollerblades and rollerskates.
(9) Operator or driver: Every person who drives or is in actual physical control of a motor vehicle or a nonmotorized vehicle.
(10) Parking space: A space for parking one motor vehicle designated by: Lines painted on either side of the space, at the rear of the space, a wheelstop positioned in front of the space, a sign or signs, or other markings.
(11) Public safety officers: Employees of the university who are responsible for campus security, safety, and parking and traffic control.
(12) Registered owner: The person who has the lawful right of possession of a vehicle most recently recorded with any state department of licensing.
(13) Skateboard: Any oblong board of whatever composition, with a pair of wheels at each end, which may be ridden by a person.
(14) Traffic: Motorized and nonmotorized modes of transportation defined in chapter 46.04 RCW.
(15) Student: A person enrolled in the university.
(16) Traffic: Motorized and nonmotorized modes of transportation defined in chapter 46.04 RCW.
(17) University: The University of Washington, Tacoma, and collectively those responsible for its control and operations.
(18) Vehicle: Any motorized vehicle or nonmotorized vehicle.
(19) Visitor: A person who is neither an employee nor a student of the university.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-020, filed 3/28/05, effective 4/28/05; 02-15-174, § 478-118-020, filed 7/24/02, effective 8/24/02.]

WAC 478-118-030 Applicable parking and traffic rules. The applicable parking and traffic rules upon the campus are:

(1) The motor vehicle and other traffic laws of the state of Washington, Title 46 RCW;
(2) The traffic code of the city of Tacoma; and
(3) The parking and traffic rules in this chapter. If the Washington laws or the Tacoma traffic code conflicts with these rules, the Washington laws or the Tacoma traffic code shall govern.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-030, filed 7/24/02, effective 8/24/02.]

WAC 478-118-040 Enforcement of parking and traffic rules. The university is responsible for parking and traffic management on campus. Duly appointed public safety officers or independent contractors hired by the university are authorized to enforce these parking and traffic rules.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-040, filed 7/24/02, effective 8/24/02.]

WAC 478-118-045 Liability of the university. Except for vehicles that the university owns or operates, the university assumes no liability under any circumstances for vehicles on the campus.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-045, filed 3/28/05, effective 4/28/05.]

(2007 Ed.)
PART II
PARKING AND TRAFFIC RULES

WAC 478-118-050 Permits required for vehicles on campus. Except as provided in WAC 478-118-055, no person shall park or leave any vehicle (other than bicycles), whether attended or unattended, upon the campus unless the person first purchases a permit from the university or from the operator of the parking lot in which the vehicle is parked. Permission to park on campus will be shown by display of a valid permit, or (if a parking lot does not issue permits) by payment of the fee for parking.

1. A valid permit is:
   a. A current vehicle permit displayed in accordance with WAC 478-118-100. Vehicle permits are valid until revoked;
   b. A temporary permit authorized by the university and displayed in accordance with instructions. Temporary permits are valid through the date or time on the permit;
   c. A parking permit issued by a gate attendant and displayed on the vehicle in accordance with instructions; or
   d. A parking permit dispensed by machine at the campus and displayed in accordance with instructions.

2. Parking permits are not transferable, except as provided in WAC 478-118-060 and 478-118-080.

3. The university reserves the right to refuse to issue parking permits.

4. This section does not apply to vehicles that the university owns or operate.

5. The university may allow persons without permits to drive through the campus without parking.

6. A public safety officer may require visitors to wait at the entrances to the campus when pedestrian or vehicular traffic congestion is above normal.

WAC 478-118-055 Visitor parking. (1) No permit shall be required for the following motor vehicles:
   a. Public safety and emergency vehicles while performing services;
   b. Marked taxis, tow trucks, commercial delivery; and media vehicles which have agreed to comply with university guidelines and received prior written approval of the university; and
   c. School buses and tour buses parking in spaces designated by the university.

2. University departments may pay for all or part of the parking fees for their official visitors and guests based on the established fee schedule.

WAC 478-118-060 Carpool and disability parking permits. (1) Carpool permits may be issued to employees and students. One transferable permit will be issued by the university for each carpool. This permit is transferable only among the registered members of the carpool. This permit must be displayed in accordance with the instructions provided with the permit. A carpool is a group of two or more employees or students who commute to the campus in the same vehicle.

2. The university provides parking for the disabled in accordance with the requirements of federal and state law.

WAC 478-118-070 Permit revocations. (1) Parking permits issued by the university are the property of the university, and may be recalled by the issuer for any of the following reasons:
   a. When the purpose for which the permit was issued changes or no longer exists;
   b. When an unauthorized individual uses a permit;
   c. Falsification on a parking permit application;
   d. Multiple or continued violations of parking rules;
   e. Counterfeiting or altering permits; or
   f. Failure to comply with a final decision of the citation review committee, or university hearing officer.

2. Parking permit revocations under this chapter may be appealed pursuant to the procedures in WAC 478-118-420.

WAC 478-118-080 Transfer of permits limited. (1) Permit holders may transfer one valid permit between motor vehicles. Improper transfer of a permit shall include, but is not limited to, the wrongful sale, lending, or bad faith transfer of a parking permit.

2. Permits displaying license plate numbers shall be valid only in the vehicles whose license number matches the number written on the permit.

WAC 478-118-090 Responsibility of person to whom permit issued. The person to whom a permit is issued is responsible for the vehicle upon which the permit is affixed. He or she shall be held responsible for all violations of this chapter charged to that vehicle. However, the operator of a vehicle will not be relieved of responsibility for violating any rule of this chapter simply because he or she is not also the holder of the permit.

WAC 478-118-100 Display of permits. (1) Parking permits, other than hourly permits (receipts) dispensed from parking machines and motorcycle and scooter permits, shall be displayed either by hanging from the rear view mirror or by placing face-up on the driver's side dashboard and shall be fully visible from the exterior of the motor vehicle.

2. Hourly permits dispensed from parking machines are not required to be displayed on or in the vehicle.

3. When applicable, the area designator (numeral, letter, or combination) shall be affixed to the vehicle permit and shall be fully visible from the exterior of the motor vehicle.

[Title 478 WAC—p. 28]
areas designated as parking areas.

5. When required to be displayed, permits not fully visible from the exterior of a motor vehicle are not valid and are subject to citation for no valid permit displayed.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-100, filed 3/28/05, effective 4/28/05; 02-15-174, § 478-118-100, filed 7/24/02, effective 8/24/02.]

WAC 478-118-200 Parking fees. The regents of the University of Washington shall adopt parking fees, specifying the charge per hour, day, quarter, or year.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-200, filed 3/28/05, effective 4/28/05; 02-15-174, § 478-118-200, filed 7/24/02, effective 8/24/02.]

WAC 478-118-210 Allocation of parking spaces. The parking spaces available on campus shall be allocated in a manner that will best attain the objectives of these rules.

During special occasions causing additional or heavy traffic and during emergencies, the university may impose additional traffic and parking policies to achieve the specified objectives of this chapter.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-210, filed 3/28/05, effective 4/28/05; 02-15-174, § 478-118-210, filed 7/24/02, effective 8/24/02.]

WAC 478-118-220 Parking within designated spaces. (1) No motor vehicle shall be parked on the campus except in areas designated as parking areas.

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

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-220, filed 7/24/02, effective 8/24/02.]

WAC 478-118-230 Parking—Operator's responsibility. No person driving or in charge of a motor vehicle shall permit it to stand unattended without first:

(1) Stopping the engine, locking the ignition, and removing the key; and

(2) Effectively setting the brake and transmission to prevent movement of the vehicle.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-230, filed 7/24/02, effective 8/24/02.]

WAC 478-118-240 Regulatory signs, markings, barricades, etc. (1) The university may erect signs, barricades, and other structures, and paint marks and other directions upon the streets and parking areas within the campus. Drivers of vehicles shall obey the signs, barricades, structures, markings, and directions. Drivers of vehicles shall comply with directions given to them by public safety officers in the control and regulation of traffic. Drivers shall also comply with directions given to them by the traffic guides or parking checkers in the assignment of parking space and in the collection of parking fees.

(2) No person without authorization from the university shall move, deface, or in any way change a sign, barricade, structure, marking, or direction that regulates traffic or parking.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-240, filed 7/24/02, effective 8/24/02.]

WAC 478-118-250 Speed. No vehicle shall be operated on the campus at a speed in excess of posted limits. If no limit is posted, no vehicle shall exceed twenty miles per hour or such lower speed as is reasonable and prudent in the circumstances.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-250, filed 7/24/02, effective 8/24/02.]

WAC 478-118-260 Pedestrian's right of way. (1) The operator of a vehicle shall yield right of way to any pedestrian. However, no pedestrian may suddenly leave a curb or other place of safety and walk or run into the path of a vehicle that is so close that it is impossible or unsafe for the driver to yield.

(2) Whenever any vehicle slows or stops so as to yield to pedestrian traffic, the operator of any other vehicle approaching from the rear shall not overtake and pass that vehicle.

(3) Where a sidewalk is provided, pedestrians shall proceed upon the sidewalk.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-260, filed 7/24/02, effective 8/24/02.]

WAC 478-118-270 Motorcycles and scooters. (1) Motorcycles and scooters are subject to all traffic rules controlling other motor vehicles.

(2) Motorcycles and scooters may only be parked in areas designated for motorcycles.

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

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-270, filed 3/28/05, effective 4/28/05; 02-15-174, § 478-118-270, filed 7/24/02, effective 8/24/02.]

WAC 478-118-280 Distribution of literature. No person may distribute literature by placing it on motor vehicles parked on the campus. Literature includes, but is not limited to, pamphlets, flyers, and stickers.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 02-15-174, § 478-118-280, filed 7/24/02, effective 8/24/02.]

WAC 478-118-290 Bicycle parking and traffic rules. (1) The primary aim of the bicycle control program is safety. This aim will be achieved by keeping bicycles out of buildings, away from building exits, and parking them off paths and sidewalks.

(2) Bicycles may be ridden any place where vehicles are permitted. They may be ridden on most sidewalks, though pedestrians always have the right of way. It shall be a violation of this section for any bicycle rider to fail to yield to pedestrians, or to ride a bicycle on paths, sidewalks, or streets where signs indicate such is prohibited. An audible signal or warning must be given by the bicyclist whenever there is any

[Title 478 WAC—p. 29]
appreciable risk of injury to a pedestrian not otherwise aware of the presence of the bicycle.

(3) Bicycles operated on paths, sidewalks, and roadways shall be subject to all relevant state statutes regulating bicycle use. Violation of those statutes shall be considered a violation of this section.

(4) Bicycles shall be operated in a safe manner at all times on paths, sidewalks, and roadways. Riding at speeds too fast for conditions, weaving in and out of vehicular or pedestrian traffic, or similar unsafe actions shall be considered "negligent riding." Negligent riding shall be a violation of this section.

(5) Bicycles shall be parked only in bicycle racks. All bicycle owners are encouraged to secure their bicycles with a secure lock. At no time shall a bicycle be parked in a building, except where bicycle storage rooms are provided, near a building exit, on a path or sidewalk, in planted areas nor chained or otherwise secured to trees, lamp standards, railings, or sign posts.

(6) Moving a bicycle into any unauthorized area such as a building or construction zone is prohibited.

(7) Bicycle racks in campus areas are for parking and shall not be used for overnight storage.

(8) Impoundment for illegal parking.

(a) Bicycles parked in violation of subsections (5), (6), and (7) of this section will be subject to seizure and impoundment by the university.

(b) A bicycle abandoned or parked on university land for fourteen consecutive days or longer is presumed abandoned and is subject to seizure and impoundment by the university. A bicycle will not be considered abandoned when the owner/operator is unable to remove it and so notifies the campus safety and security office. A bicycle that has been obviously stripped or vandalized may be immediately impounded.

(c) Impounded bicycles will be stored by the campus safety and security office. Bicycles will be released at specified times and upon presentation of proof of ownership and payment of any fine that has been imposed. Owners of impounded bicycles, if identifiable, will be notified as soon as reasonably possible after impoundment and must reclaim their bicycle within fifteen consecutive days. Bicycles unclaimed after sixty consecutive days will be subject to disposal, including sale at public auction, in accordance with university property disposal rules.

(d) The university and its officers, agents, and employees shall not be liable for loss or damage of any kind resulting from impoundment, storage, or sale of any item under this section.

(e) Impoundment or sale of any bicycle under this section shall not substitute for, nor release any person from liability for, damage to persons or property caused by the use of a bicycle.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-300, filed 3/28/05, effective 4/28/05.]

WAC 478-118-300 Skateboard rules. (1) Skateboard use in pedestrian areas including, but not limited to, walkways, ramps, concourses, plazas, and staircases, and on internal university streets and loading areas on the campus is restricted solely to transporting an individual from one campus destination to another. Any recreational, athletic, or other exhibitional use of skateboards unrelated to transportation is strictly prohibited, unless expressly approved in advance by the committee on the use of university facilities, pursuant to chapter 478-136 WAC and use of university facilities policies and procedures.

(2) Skateboard use in violation of this section shall result in the following:

(a) For the first offense, the campus safety and security office will record the name of the individual and provide a written warning against further skateboard use in violation of this section.

(b) For a second offense, within twenty-four months of any previous offense or warning, the skateboard will be impounded for not less than forty-eight hours and the offender shall be subject to a fine and/or impoundment fee.

(c) For a third or subsequent offense, within twenty-four months of any previous two offenses, warnings, or combination thereof, the skateboard will be impounded for not less than thirty days and the offender shall be subject to a fine and impoundment fee.

(d) Impounded skateboards will be held by the campus safety and security office and released only during regular business hours to individuals with satisfactory identification.

(3) Skateboards impounded under this section which are unclaimed sixty consecutive days after the applicable minimum impoundment time period has elapsed will be presumed abandoned and be subject to disposal, including sale at public auction, in accordance with university property disposal rules.

(4) The university and its officers, agents, and employees shall not be liable for loss or damage of any kind resulting from impoundment, storage, or sale of any item under this section.

(5) Impoundment or sale of any skateboard under this section shall not substitute for, nor release any person from liability for, damage to persons or property caused by use of a skateboard at the university.

[Statutory Authority: RCW 28B.10.560 and 28B.20.130. 05-08-017, § 478-118-300, filed 3/28/05, effective 4/28/05.]

PART III

TRAFFIC AND PARKING VIOLATIONS AND ENFORCEMENT

WAC 478-118-400 Issuance of traffic and parking citations. Upon probable cause to believe that a violation of these rules has occurred, a public safety officer or designated contractor may issue a citation setting forth the date, the approximate time, the locality, the nature of the violation, the permit number, license number, infraction, officer, and the amount of fine(s). The citation shall be served on the person responsible for the violation by: Attaching a copy of the citation to, or placing it prominently within, the vehicle allegedly involved in the violation; mailing a copy of the citation to the person responsible; or serving a copy of the citation personally on the person responsible.
WAC 478-118-410 Fines and impounding. (1) The current schedule of fines shall be published by the university and made available for review in the safety and security office.

(2) All fines must be paid as designated on the citation within twenty calendar days from the date of the citation. Fines must be delivered in person to the university's cashier office or postmarked on or before the due date specified in these rules to avoid additional penalties. If any citation has neither been paid nor appealed after twenty calendar days from the date of the citation, the university shall impose an additional fine of ten dollars per offense and may:

(a) Withhold the violator's degrees, transcripts, grades, refunds, or credits until all fines are paid;
(b) Delay registration for the following quarter;
(c) Impound the violator's vehicle;
(d) Deny future parking privileges to the violator; or
(e) Refuse to issue keys to a violator who is an employee or student.

(3) In addition to imposing fines, public safety officers may impound or immobilize any vehicle parked on campus in violation of these rules. The expenses of impounding, immobilization, and storage shall be charged to the owner or operator, or both, of the vehicle and must be paid before the vehicle's release. Grounds for impounding vehicles shall include, but not be limited to, the following:

(a) Blocking a roadway so as to impede the flow of traffic;
(b) Blocking a walkway so as to impede the flow of pedestrian traffic;
(c) Blocking a fire hydrant or fire lane;
(d) Creating a safety hazard;
(e) Blocking another legally parked vehicle;
(f) Parking in a marked "tow-away" zone;
(g) Leaving a vehicle unattended on campus for longer than two days;
(h) Failing to pay a fine imposed under this chapter; or
(i) Parking a nonuniversity vehicle in a spot reserved for university use.

Not more than twenty-four hours after impoundment of any vehicle (excluding bicycles and skateboards), the university shall mail a notice to the registered owner of the vehicle and to any other person who claims the right to possession of the vehicle, if those persons can be identified. The university shall not be liable for loss or damage of any kind resulting from impounding, immobilization, or storage. Impounding a vehicle does not remove the obligation for any fines associated with the violation.

(4) An accumulation of traffic violations by a student may be cause for discipline under the student conduct code of the university.

WAC 478-118-420 Appeals of fines and impoundments. (1) Except for skateboards, any impoundment or fine under this chapter may be appealed in writing within twenty calendar days from the date of the citation or the notice of impoundment. The notice of appeal must be addressed to the location indicated on the citation or notice of impoundment. The university will make appeal forms available at the university's cashier office. The notice of appeal must explain the reasons for contesting the citation or impoundment. If the person who files a notice of appeal desires an opportunity to make an oral statement in the appeal, the request to make an oral statement must be included in the notice of appeal.

(2) The hearing on the appeal shall be a brief adjudicative hearing as provided by RCW 34.05.482 et seq. If a request for an oral statement was made, the presiding officer or officers shall provide reasonable notice of the time and place for receiving the oral statement. The presiding officer(s) shall review the notice of appeal and provide a written decision to the person submitting the appeal within ten days of taking action. If the appeal is denied or modified to a warning, dismissal, reduction, or suspension, the decision shall include a brief statement of its reasons and information about the opportunity for further review. Any fine owed on a written decision that is not further appealed as provided in subsection (3) of this section shall be paid within twenty-one days after service of the decision.

(3) A person wishing to contest the written decision may request a review by contacting the designated university reviewing officer in writing within twenty-one days after service of the decision. The request for review shall explain why the decision was incorrect. The reviewing officer shall, within twenty days of the date of the request, review the matter and render a final written decision to uphold or modify (warning, dismissal, reduction, or suspension), which shall include a brief statement of its reasons and information about the opportunity to appeal the decision to the district court. Any final decision of the reviewing officer not appealed as provided in subsection (4) of this section shall be paid within ten days after service of the decision.

(4) A person wishing to appeal a final decision of the reviewing officer to the district court may, within ten days of service of the final decision, file a written notice with the university's finance office. The written notice must be submitted on the "Notice of Appeal" form provided by the university. Documents relating to the appeal shall be made available for review in the safety and security office. The written notice must be submitted upon the opportunity to appeal the decision to the district court. Any final decision of the reviewing officer not appealed as provided in subsection (4) of this section shall be paid within ten days after service of the decision.

WAC 478-118-500 Report of accident. The operator of any vehicle involved in an accident on campus resulting in injury to or death of any person or total or claimed damage to either or both vehicles of five hundred dollars shall, within twenty-four hours, report such accident to the campus security department. This does not relieve any person so involved in an accident from his responsibility to file a state of Wash-
Chapter 478-120  Title 478 WAC: University of Washington

Student Conduct Code for the University of Washington

WAC

478-120-010 Student conduct code—Authority.

478-120-020 Standards of conduct.

478-120-030 General procedures for disciplinary sanctions.

478-120-040 Disciplinary sanctions.

478-120-050 Jurisdiction.

478-120-060 Disciplinary authority of deans and office of student conduct.

478-120-070 Appeals.

478-120-075 Appeals.

478-120-080 University disciplinary committee.

478-120-085 The university disciplinary committee.

478-120-090 Procedural guidelines and safeguards.

478-120-095 Hearings before the university disciplinary committee.

478-120-100 Faculty appeal board.

478-120-105 Administrative review by the faculty appeal board.

478-120-110 Formal hearings before the faculty appeal board.

478-120-115 Review by the president of the university.

478-120-120 Recording and maintenance of records.

478-120-125 Reconsideration of final orders.

478-120-130 Emergency authority of the president of the university.

478-120-135 Recording and maintenance of records.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


WAC 478-120-010 Student conduct code—Authority. Pursuant to chapter 34.05 RCW and the authority granted by RCW 28B.20.130, the board of regents of the University of Washington has established the following regulations on student conduct and student discipline on the university campus.

[Statutory Authority: RCW 28B.20.130 and 28B.10.900 through 28B.10.903. 96-10-051, § 478-120-010, filed 4/29/96, effective 5/30/96; Order 72-9, § 478-120-010, filed 11/30/72.]

WAC 478-120-020 Standards of conduct. (1) The university is a public institution having special responsibility for providing instruction in higher education, for advancing knowledge through scholarship and research, and for providing related services to the community. As a center of learning, the university also has the obligation to maintain conditions conducive to freedom of inquiry and expression to the maximum degree compatible with the orderly conduct of its functions. For these purposes, the university is governed by the rules, regulations, procedures, policies, and standards of conduct that safeguard its functions and protect the rights and freedoms of all members of the academic community.

(2) Admission to the university carries with it the presumption that students will conduct themselves as responsible members of the academic community. As a condition of enrollment, all students assume responsibility to observe standards of conduct that will contribute to the pursuit of academic goals and to the welfare of the academic community. That responsibility includes, but is not limited to:

(a) Practicing high standards of academic and professional honesty and integrity;

(b) Respecting the rights, privileges, and property of other members of the academic community and visitors to the campus, and refraining from any conduct that would interfere with university functions or endanger the health, welfare, or safety of other persons;

(c) Complying with the rules, regulations, procedures, policies, standards of conduct, and orders of the university and its schools, colleges, and departments.

(3) Specific instances of misconduct include, but are not limited to:

(a) Conduct that intentionally and substantially obstructs or disrupts teaching or freedom of movement or other lawful activities on the university campus and is not constitutionally and/or legally protected;

(b) Physical abuse of any person, or conduct intended to threaten imminent bodily harm or to endanger the health or safety of any person on the university campus;

(c) Conduct on the university campus constituting a sexual offense, whether forcible or nonforcible, such as rape, sexual assault, or sexual harassment;

(d) Malicious damage to or malicious misuse of university property, or the property of any person where such property is located on the university campus;

(e) Refusal to comply with any lawful order to leave the university campus or any portion thereof;

(f) Possession or use of firearms, explosives, dangerous chemicals or other dangerous weapons or instrumentalities on the university campus, except for authorized university purposes, unless prior written approval has been obtained from the vice-president for student affairs, or any other person designated by the president of the university (see WAC 478-124-020 (2)(e)) (legal defense sprays are not covered by this section);

(g) Unlawful possession, use, distribution, or manufacturer of alcohol or controlled substances (as defined in chapter 69.50 RCW) on the university campus or during university-sponsored activities;

(h) Intentionally inciting others to engage immediately in any unlawful activity, which incitement leads directly to such conduct on the university campus;

(i) Hazing, or conspiracy to engage in hazing, which includes:
(i) Any method of initiation into a student organization or living group, or any pastime or amusement engaged in with respect to such an organization or living group, that causes, or is likely to cause, bodily danger or physical harm, or serious mental or emotional harm, to any student or other person attending the university; and

(ii) Conduct associated with initiation into a student organization or living group, or any pastime or amusement engaged in with respect to an organization or living group not amounting to a violation of (i)(i) of this subsection, but including such conduct as humiliation by ritual act and sleep deprivation. Consent is no defense to hazing. Hazing does not include customary athletic events or other similar contests or competitions;

(j) Falsely reporting a violation of the student conduct code.

(4) Disciplinary action may be taken in accord with this chapter regardless of whether that conduct also involves an alleged or proven violation of law.

(5) An instructor has the authority to exclude a student from any class session in which the student is disorderly or disruptive. If the student persists in the disorderly or disruptive conduct, the instructor should report the matter to the dean of the school or college in which the student is enrolled. (See WAC 478-120-030(3).)

(6) Nothing herein shall be construed to deny students their legally and/or constitutionally protected rights.

[WAC 478-120-030 General procedures for disciplinary sanctions. (1) This section describes the general process under the student conduct code for enforcing the university's rules, regulations, procedures, policies, standards of conduct, and orders. The specific procedures to be used at each step of the process are described in the following sections of this chapter. In all situations, whether handled formally or informally, basic standards of fairness will be observed in the determination of:

(a) The truth or falsity of the charges against the student;

(b) Whether the alleged misconduct violates this code;

and if so,

(c) The sanctions to be imposed, if any.

The criteria for judging student misconduct shall include, but not be limited to, the standards of conduct as stated in WAC 478-120-020. Informal hearings shall use the procedures in chapter 34.05 RCW governing brief adjudicative proceedings. Formal hearings conducted by the faculty appeal board shall follow the procedures required by chapter 34.05 RCW for formal adjudicative proceedings. Informal settlements may be conducted under the authority of RCW 34.05.060.

(2) Persons who believe that a violation of the student conduct code has been committed should contact the vice-president for student affairs.

(3) Only the dean of the school or college in which a student is enrolled or the vice-president for student affairs may initiate disciplinary proceedings against a student under this code of conduct. (See WAC 478-120-050.) The deans and the vice-president for student affairs may delegate the authority to initiate disciplinary proceedings consistent with this chapter to members of their staffs and to students. They may also establish student or student-faculty hearing bodies to advise or to act for them in disciplinary matters. The person initiating a disciplinary proceeding shall be referred to as the initiating officer.

(4) The initiating officer will begin a disciplinary proceeding by holding, or directing a member of his or her staff to hold, an informal hearing with the student charged with misconduct. Based on this informal disciplinary hearing, the initiating officer may choose to exonerate the student, dismiss the action, impose an appropriate sanction, and/or refer the matter to the university disciplinary committee. (See WAC 478-120-065.) If the initiating officer identifies a potential or existing exceptional circumstance, as defined in WAC 478-120-100 (3)(b)(i), "Exceptional circumstances exist when:

(A) The sanction of dismissal has been recommended; or

(B) The student has been charged with hazing; or

(C) The sanction of restitution (in excess of three hundred dollars) has been recommended; or

(D) Suspension has been recommended," the matter shall be referred directly to the faculty appeal board. (See WAC 478-120-100.)

(5) Students have the right to appeal any sanction imposed at an informal hearing to the university disciplinary committee, except that when such sanction identifies an existing or potential exceptional circumstance as defined in WAC 478-120-100 (3)(b)(i), the matter shall be referred directly to the faculty appeal board.

(6) Any decision of the university disciplinary committee may be appealed to the faculty appeal board. All decisions of the university disciplinary committee identifying existing or potential exceptional circumstances as defined in WAC 478-120-100 (3)(b)(i) shall be referred directly to the faculty appeal board. In addition, the university disciplinary committee may, at any time, in its discretion, refer a matter directly to the faculty appeal board. The faculty appeal board performs distinct functions. In most cases, the faculty appeal board conducts an administrative review. In certain cases (defined in WAC 478-120-100(3)), the faculty appeal board conducts a formal hearing.

(7) Any decision based on a formal hearing conducted by the faculty appeal board may be appealed to the president of the university or the president's delegate for a final review. All orders of dismissal shall be reviewed by the president or the president's delegate. Orders entered by the president or the president's delegate are final. (See WAC 478-120-125.)

(8) The president or his or her delegate may take emergency disciplinary action when a student's conduct threatens the health, welfare, or safety of the university community or members thereof. (See WAC 478-120-140.)

(9) When questions of mental or physical health are raised in conduct cases, the dean, the vice-president for student affairs, their delegates, the university disciplinary committee, or the faculty appeal board may request the student to appear for examination before two physician-consultants designated by the dean of the school of medicine. If the student agrees, the physician-consultants may call upon the student health center for any other professional assistance they deem necessary. After examining the student and/or consult-
ing with the student's personal physician, the physician-consultants shall make a recommendation to the dean, the vice-president for student affairs, their delegates, the university disciplinary committee, or the faculty appeal board as to whether the case should be handled as a disciplinary matter or as a case for medical or other treatment. Any decision made based upon the recommendation of the physician-consultants may be appealed in accordance with the provisions of this chapter.

(10) The following persons conducting proceedings under this chapter shall have the authority to issue protective orders and subpoenas: Deans, the vice-president for student affairs, the chair of the university disciplinary committee, the chair of the faculty appeal board, and the president or his or her delegate.

(11) In a case involving an alleged sexual offense, the accuser and the accused are entitled to the same opportunities to have others present during a disciplinary hearing and they shall both be informed of the outcome of such disciplinary proceeding.

(12) Any final order resulting from a disciplinary proceeding shall become a part of the student's disciplinary record, unless the student is exonerated. (See WAC 478-120-145.)

(13) In accord with the Family Educational Rights and Privacy Act and pursuant to RCW 34.05.250, all hearings conducted under this chapter generally will be held in closed session out of respect for the privacy of all the students involved. However, the students involved may waive in writing this requirement and request a hearing in open session, and the initiating or presiding officer shall conduct the hearing in a room that will accommodate a reasonable number of observers. The initiating or presiding officer may exclude from the hearing room any persons who are disruptive of the proceedings and may limit the number who may attend the hearing in order to afford safety and comfort to the participants and orderliness to the proceedings.


WAC 478-120-040 Disciplinary sanctions. The following disciplinary sanctions may be imposed for violations of the student conduct code:

(1) Disciplinary warnings and reprimands - action may be taken to warn or to reprimand a student for violation of university rules, regulations, procedures, policies, standards of conduct, or orders. Warnings and reprimands must always be made in writing and shall include a statement that continuation or repetition of the specific conduct or other misconduct will normally result in one or more of the more serious disciplinary sanctions: Restitution, disciplinary probation, suspension, or dismissal.

(2) Restitution - an individual student may be required to make restitution for damage or other loss of property and for injury to persons. Failure to pay, or to make in writing university-approved arrangements to pay, will result in cancellation of the student's registration and will prevent the student from registering with the university.

(3) Disciplinary probation - a student may be placed on disciplinary probation (meaning formal conditions are imposed on a student's continued attendance) for violation of university rules, regulations, procedures, policies, standards of conduct, or orders. The time period and conditions, if any, for the disciplinary probation shall be specified. Disciplinary probation serves as a warning to a student that further misconduct will raise the question of suspension or dismissal from the university.

(4) Suspension - a student may be suspended from the university for violation of university rules, regulations, procedures, policies, standards of conduct, or orders. The time period and conditions, if any, for the suspension shall be specified. Suspension serves as a warning to a student that further misconduct will raise the question of dismissal from the university.

(5) Dismissal - a student's enrollment in the university may be terminated for violation of university rules, regulations, procedures, policies, standards of conduct, or orders.

(6) Forfeiture - in addition to other sanctions, a student who participates in hazing of another shall forfeit any entitlement to state funded grants, scholarships, or awards for a specified period of time.

(7) A suspension or dismissal is considered a serious sanction and will be imposed only after the completion of the formal due process review provided for in this code.


WAC 478-120-050 Jurisdiction. (1) The vice-president for student affairs, or his or her delegate, may initiate any disciplinary action related to violations of any of the university's rules, regulations, procedures, policies, standards of conduct, or orders. Jurisdiction in such cases may be transferred to the dean of the school or college in which the student is enrolled if the alleged misconduct bears upon the student's fitness to continue in the school or college.

(2) Additionally, the dean of each college or school, including the graduate school, or the dean's delegate, may initiate any disciplinary action:

(a) Related to violations of university rules, regulations, procedures, policies, standards of conduct, and orders which pertain to that particular college or school; and

(b) Related to violations of rules, procedures, policies, and standards of conduct of that particular college or school. The student academic grievance procedure is a separate procedure and is set forth in the University Handbook (graduate school students should also refer to Graduate School Memorandum No. 33). Violations involving academic misconduct should be reported to the dean of the appropriate school or college.

(3) Other departments of the university have proceedings separate and distinct from the student conduct code. For example:

(a) Campus traffic regulations are under the general jurisdiction of the police department of the university. The citation hearing office has jurisdiction to hear and decide all cases involving alleged violations of traffic regulations. (See chapter 478-116 WAC.)

(b) The library fines appeals committee has the authority to consider appeals of library charges. (See chapter 478-168 WAC.)
WAC 478-120-065 Informal disciplinary hearings. (1) A dean or the vice-president for student affairs or his or her delegate may initiate a disciplinary proceeding by conducting, or directing a member of his or her staff to conduct, an informal hearing with the student accused of misconduct. This informal disciplinary hearing may be nothing more than a face-to-face meeting between the initiating officer or staff person and the student, and no special notice of the meeting is required. The purpose of this informal disciplinary hearing is to provide an opportunity for the student to respond to allegations of misconduct before disciplinary action is taken, and the student waives any rights to an informal hearing by his or her failure to attend.

(2) During an informal disciplinary hearing, the student must be provided with the following information:
(a) The alleged misconduct and the reasons for the university’s belief that the student engaged in the misconduct;
(b) The specific section(s) of the student conduct code allegedly violated; and
(c) The possible sanctions that may be imposed.
(3) Based on the findings of an informal hearing, the initiating officer shall enter in writing one of the following orders:
(a) An order exonerating the student or dismissing the disciplinary proceeding if it appears that there has been no misconduct;
(b) An initial order imposing a disciplinary sanction;
(c) An order referring the matter to the university disciplinary committee; or
(d) An order referring the matter directly to the faculty appeal board because exceptional circumstances as defined in WAC 478-120-100 (3)(b)(i) may exist.

(4)(a) If the order imposes a sanction and exceptional circumstances as defined in WAC 478-120-100 (3)(b)(i) exist, the matter shall be referred directly to the faculty appeal board and the student shall be informed that he or she has the right to request a formal hearing according to the procedures set forth in WAC 478-120-075(3).

(b) If the order imposes a sanction but exceptional circumstances do not exist, then the student must be informed that he or she has twenty-one calendar days from the date of the order (or twenty-five calendar days from the date of the mailing of the initial order) to request a hearing before the university disciplinary committee. If the student chooses not to appeal, the order becomes the final order.

(5) Within ten days of the conclusion of the hearing and any associated investigations, the student shall be provided with a written order which shall include a statement of the decision, the reasons for the decision, and information about appealing the decision. No unfavorable action may be taken against the student until the student has been given such notice and information. In a case involving an alleged sexual offense, both the accuser and the accused shall be informed of the outcome of that hearing. In a case where the student is a minor, the disciplinary sanctions imposed may be reported to the student's parents or legal guardian at the discretion of the initiating officer.

(6) A student may request a hearing by the university disciplinary committee at any time during these informal proceedings. If such a request is made, the matter shall be referred to the university disciplinary committee.

(7) The official record of this informal hearing shall consist of all documents prepared or considered by the dean or the vice-president for student affairs with regard to the dispute at hand.

WAC 478-120-075 Appeals. Any initial order may be appealed by timely submission of a written petition to the appropriate body. An order only referring a matter from one hearing body to another, not determining the matter on its merits, is not an initial order.

(1) If a student does not appeal to the appropriate body within twenty-one days of the initial order (or within twenty-five calendar days of the date the university mailed the initial order to the student), the right to appeal is waived and the order becomes final.

(a) All initial orders shall be hand delivered or delivered by mail.
(b) Any student involved in a disciplinary hearing is required to provide his or her current and accurate address to the office of the vice-president for student affairs.
(2) All petitions for appeal must be made in writing to the appropriate authority (the chair of the university disciplinary committee, the chair of the faculty appeal board, or the president). The petition must state the reasons for the appeal and indicate points of disagreement with the initial order.

(3) If a student wishes to request a formal hearing before the faculty appeal board, the student's written petition for appeal must also state that a formal hearing is being requested and must identify the specific exceptional circumstances (as defined in WAC 478-120-100 (3)(b)(i)) warranting such a hearing. When conducting administrative reviews of informal hearings, the faculty appeal board shall make any inquiries necessary to ascertain whether the proceeding must be converted to a formal disciplinary hearing.

(4) After conducting the appropriate review, the appeal body or the president may sustain, reduce, or vacate the sanction imposed by the initial order, except if that review is in the form of a formal hearing before the faculty appeal board, that board may increase any sanction.

(5) Only the president or the president's delegate may issue a final order of dismissal.

(6) Sanctions, if any, will be imposed only after an order becomes final, except for actions taken under WAC 478-120-140.

WAC 478-120-085 The university disciplinary committee. The university disciplinary committee shall consist of a nonvoting chair, three voting faculty members, and three voting student members. The committee shall be maintained for the purpose of providing hearings for disciplinary actions that have been initiated by the deans or the vice-president for student affairs or their delegates.

(2007 Ed.)
(1) The president of the university shall designate a member of the faculty or administration to serve as chair of the university disciplinary committee for a term of one year. The chair may be reappointed for consecutive terms.

(a) The chair shall ensure that all procedural safeguards and guidelines are followed. Accordingly, the chair shall decide all procedural questions that arise in relation to hearings, including rulings on evidence (as defined in WAC 478-120-095(3)) and challenges to the impartiality of committee members. The chair shall have the discretion to regulate all aspects of the proceedings.

(b) The chair shall take whatever steps are necessary to ensure that hearings are conducted in a safe and orderly manner.

(2) The three voting faculty members of the university disciplinary committee shall be selected at random to serve one-year terms. Voting faculty members may not be reappointed to consecutive terms.

(a) Panels of eligible faculty members shall be randomly selected to serve on the committee in the order in which they were selected, except that each faculty member of the committee must represent a different faculty senate group.

(b) Faculty members must have been members of the faculty for at least one year and hold the position of assistant professor or higher in order to be eligible to serve as voting members of the university disciplinary committee.

(3) The three voting student members of the university disciplinary committee shall be selected at random from the student body to serve one-year terms. Student members of the committee may not be reappointed.

(a) Panels of eligible students shall be selected randomly from the entire full-time student body to serve as committee members or alternates in the order in which they were selected, except that one member must be a professional or graduate student and the other two members must represent different undergraduate classes.

(b) To be eligible to serve on the university disciplinary committee, students must be full-time and in good standing with the university.

(4) In addition to the chair, a quorum shall be two faculty members and two student members. The chair shall select alternates from the panels of eligible faculty or students as needed to produce a quorum.

(5) A committee member may be disqualified from a particular hearing for bias, prejudice, conflict of interest, or any other reason which may prevent him or her from serving as an impartial judge of the matter before the committee.

(a) A committee member may excuse himself or herself for any of the causes set forth in this section by submitting a written statement to the committee chair stating facts and reasons for the disqualification.

(b) A student before the university disciplinary committee may challenge the impartiality of a committee member by written petition. The chair shall determine whether to grant the petition and excuse the committee member from the case, and shall state the facts and reasons for that determination in writing.

(c) Any person who has been delegated the authority to initiate disciplinary proceedings is disqualified from serving as a member of the university disciplinary committee.

(6) The chair may relieve a member of the university disciplinary committee from serving on that committee for a particular case, for a specific period of time, or for the rest of the year after the member submits a written request to the chair.

(7) Members of the university disciplinary committee shall begin their terms on the first day of classes of winter quarter. Those terms shall expire on the first day of classes of the next winter quarter, except that cases in process shall be continued until a decision is reached. The new panels of committee members shall be identified by the outgoing chair, or by the person designated by the chair, through random procedures established by the chair.


WAC 478-120-095 Hearings before the university disciplinary committee. The purpose of a hearing before the university disciplinary committee is to provide all parties with an opportunity to present evidence and argument before disciplinary sanctions are imposed on a student. Based on the evidence presented at this hearing, the committee shall determine whether the student has engaged in the alleged misconduct. If there is a finding of misconduct, the committee shall then determine the appropriate sanction to be imposed.

(1) When a hearing is scheduled before the university disciplinary committee, the chair of the committee shall provide the student with written notice of the following information:

(a) The time and place of the hearing;
(b) The allegations of misconduct against the student;
(c) A list of all witnesses who may be called to testify;
(d) A description of all documentary and real evidence to be presented at the hearing, including a copy of his or her disciplinary file; and
(e) The sanctions that may be imposed at the hearing if the allegations of misconduct are found to be true.

(2) The chair of the committee shall adhere to the following procedures at all disciplinary hearings:

(a) The student shall be provided with a reasonable opportunity (at least seven days) to gather evidence, contact witnesses, and prepare a defense for the hearing.
(b) The student may be accompanied by an advisor of the student's choice.
(c) The student is entitled to hear all testimony and examine all evidence that is presented at the hearing. In response, the student may present evidence and witnesses on his or her own behalf and may ask questions of any other witnesses.
(d) No student shall be compelled to give self-incriminating evidence.

(3) Evidence shall be admissible at the hearing if it is the type of evidence that reasonably prudent members of the university community would rely upon in the conduct of their affairs.

(4) The initiating officer (the appropriate dean, the vice-president for student affairs, or his or her delegate) must prove by a preponderance of the evidence presented at the hearing that the student has engaged in the alleged misconduct. The committee shall base its factual determination solely on the evidence presented at the hearing.
(a) Decisions of the university disciplinary committee will be made based on a simple majority vote of the committee.

(b) If the university disciplinary committee cannot reach a decision by simple majority vote, an order shall be entered referring the matter to the faculty appeal board. Where exceptional circumstances exist, the student shall be notified of the right to request a formal hearing. Otherwise, the faculty appeal board shall conduct an administrative review as provided under WAC 478-120-100 (1) and (2).

(5) If at any time after a matter has been referred to the university disciplinary committee the chair determines that the matter should properly be before the faculty appeal board, the chair may refer the matter to the faculty appeal board and shall provide the student with written notice of the referral and of the opportunity to request a formal hearing if exceptional circumstances exist. (See WAC 478-120-100 (3)(b)(i).)

(6) If the committee determines that the student has violated the university's rules, regulations, procedures, policies, standards of conduct, or orders, it shall then determine the appropriate sanction to be imposed. When determining the appropriate sanction, the committee shall review the evidence presented at the hearing and the student's past record of conduct at the university.

(7) The chair of the university disciplinary committee shall provide the student with a written statement of the committee's decision within ten days of the conclusion of the hearing. This written statement shall include the committee's factual findings, the conclusions that have been drawn from those findings, the reasons for those conclusions, and the sanctions, if any, to be imposed. If sanctions are imposed, the student must also be informed of the appropriate procedures for appealing the committee's decision to the faculty appeal board. In a case involving an alleged sexual offense, both the accuser and the accused shall be informed of the outcome of the hearing. In a case where the student is a minor, the written statement of the committee's decision may be reported to the student's parents or legal guardian at the discretion of the chair of the university disciplinary committee.

(8) This written statement of the committee's decision shall be the committee's initial order. If the student chooses not to appeal, the initial order of the university disciplinary committee becomes the final order at the end of the appeal period set forth in WAC 478-120-075(1), except that orders of dismissal shall be referred to the president.

(9) The student may choose to present evidence to the chair of the university disciplinary committee rather than at a hearing before the full committee. The student's waiver of the right to a hearing before the university disciplinary committee must be submitted in writing to the chair of the committee. The chair will submit the student's evidence and arguments to the full committee and the committee will make its decision based on the chair's report.

(10) All proceedings of the committee will be conducted with reasonable dispatch and be terminated as soon as possible, consistent with fairness to all parties involved. The chair shall have the discretion to continue the hearing.

(11) An adequate summary of the proceedings will be kept. Such a summary shall include all documents that were considered by the committee and may include a tape recording of the testimony and any other documents related to the hearing.

(12) A report of the university disciplinary committee shall, upon written request and release by the student or students involved, and subject to the requirements of the Family Educational Rights and Privacy Act, be made available to members of the university community through the vice-president for student affairs.


WAC 478-120-100 Faculty appeal board. The faculty appeal board shall be composed of seven members of the faculty to be appointed by the chair of the faculty senate after consultation with the faculty council on student affairs. The chair of the faculty senate shall appoint one of the members to be the chair of the faculty appeal board. The faculty appeal board shall conduct either administrative reviews or formal hearings and the procedures to be used shall depend on the nature of the appeal before the board. Cases may be heard by the entire board or by panels of no fewer than three board members.

(1) The faculty appeal board may conduct an administrative review when exceptional circumstances do not exist or the student has not requested a formal hearing in writing.

(2) The procedures for conducting such administrative review are set forth in WAC 478-120-105. The chair shall maintain a record of all administrative reviews conducted by the faculty appeal board. At a minimum, such a record shall include all documents that were considered by the board and may include a tape recording of all testimony and all other documents related to the review.

(3) The faculty appeal board shall conduct a formal hearing when:

(a) The student requests a formal hearing before the faculty appeal board in writing setting forth the exceptional circumstances that exist (see below); and

(b) The chair reviews the student's written request and determines that exceptional circumstances do exist. Additionally, the faculty appeal board may conduct a formal hearing in other circumstances as the board deems appropriate. If the faculty appeal board does not conduct a formal hearing, it shall conduct an administrative review of the prior decision.

(i) Exceptional circumstances exist when:

(A) The sanction of dismissal has been recommended; or

(B) The student has been charged with hazing; or

(C) The sanction of restitution (in excess of three hundred dollars) has been recommended; or

(D) Suspension has been recommended.

(ii) If the faculty appeal board decides not to grant a student's written request for a formal hearing, the chair shall provide the student with a written copy of the board's decision and a brief statement of the reasons for denying the petition within ninety days as specified in WAC 478-120-115(2).

(4) If a matter is referred directly to the faculty appeal board and there is no initial order, then the faculty appeal board shall determine whether exceptional circumstances exist or could exist. If exceptional circumstances exist or could exist, then the board shall notify the student in writing that he or she has twenty-one days from the date of the notice or twenty-five days from the date of mailing the notice to
request a formal hearing. If the student fails to make such a request, any right to a formal hearing is waived.

(5) Formal hearings conducted by the faculty appeal board shall be according to the procedural guidelines set forth in WAC 478-120-115 and chapter 34.05 RCW.

(a) At the conclusion of the formal hearing, the faculty appeal board shall enter an initial order based on the findings of that hearing. That initial order shall include a written statement of the board's decision and the basis for that decision, including procedures for appealing the decision to the president or president's delegate. The initial order shall be provided to the student within ninety days of the conclusion of the hearing. In a case involving an alleged sexual offense, both the accuser and the accused shall be informed of the board's decision. In a case where the student is a minor, the board's decision shall be reported to the student's parents or legal guardian at the discretion of the initiating officer.

(b) An initial order from a formal hearing may be appealed to the president of the university or the president's delegate for a final administrative review.

(c) If the student chooses not to appeal, the initial order of the faculty appeal board shall become the final order, except that orders of dismissal entered by the faculty appeal board shall be reviewed by the president or the president's delegate.

(6) The record in cases in which the faculty appeal board conducts a formal hearing shall be as specified in WAC 478-120-115(15).

(7) Board members may be disqualified from a particular formal hearing for bias, prejudice, conflict of interest, or any other reason which may prevent them from serving as impartial judges of the matter before the board.

(a) A committee member may excuse himself or herself for any of the causes set forth in this section by submitting a written statement to the board chair stating facts and reasons for the disqualification.

(b) A student before the faculty appeal board may challenge the impartiality of a board member by written petition. The chair shall determine whether to grant the petition and excuse the board member, stating the facts and reasons for the determination in writing.

(c) Faculty who have been delegated the authority to initiate disciplinary proceedings are disqualified from serving as members of the faculty appeal board.

(8) At the discretion of the chair, board members may be excused from a particular hearing on the basis of compelling personal need after submitting a written request to the chair explaining the basis of the request.

[Statutory Authority: RCW 28B.20.130 and 28B.10.900 through 28B.10-903. 96-10-051, § 478-120-100, filed 4/29/96, effective 5/30/96; Order 72-9, § 478-120-100, filed 11/30/72.]

WAC 478-120-105 Administrative review by the faculty appeal board. (1) The faculty appeal board may conduct administrative review when exceptional circumstances do not exist or the student has not requested a formal hearing. When the faculty appeal board determines that administrative review is appropriate, the chair shall notify all parties of that decision. The notice to the parties shall include a statement of:

(a) The allegations of misconduct against the student;

(b) The sanctions that were recommended by the initiating officer or the university disciplinary committee, if any;

(c) A date by which any voluntarily submitted written briefs or statements must be submitted.

(2) When the faculty appeal board conducts an administrative review, the board may base its review on:

(a) All documents and any recordings considered by the initiating officer or the university disciplinary committee; or

(b) Oral and/or written argument of both parties; or

(c) Additional evidence.

(3) At the conclusion of its review, the faculty appeal board shall enter an order. An initial order may be appealed and a final order may not be appealed, except that final orders of dismissal shall be reviewed by the president or the president's delegate. The student shall be provided with a written order which shall include a written statement of the board's decision within ten days of the conclusion of the review and information on rights of appeal, if any. In a case involving an alleged sexual offense, both the accuser and the accused shall be informed of the outcome of the review. In a case where the student is a minor, the board's decision may be reported to the student's parents or legal guardian at the discretion of the chair of the faculty appeal board.


WAC 478-120-115 Formal hearings before the faculty appeal board. (1) The faculty appeal board shall conduct a formal hearing when exceptional circumstances exist and the student has requested in writing a formal hearing. Additionally, the faculty appeal board may conduct a formal hearing in other circumstances as the board deems appropriate.

(2) Within thirty days after receipt of a written petition for a formal hearing before the faculty appeal board, the board shall notify the requesting party of any obvious errors or omissions in the party's petition, request any additional information the board wishes to obtain and is permitted by law to require, and notify the requesting party of the name, mailing address, and telephone number of an office or person who may be contacted regarding the formal hearing.

(3) Within ninety days after receipt of a written petition for formal hearing or within ninety days after the party's response to a timely request from the board as provided in subsection (1) of this section, the board shall either deny the formal hearing or commence the formal hearing.

(4) Once the board decides to conduct a formal hearing, the chair of the faculty appeal board shall schedule the time and place of the hearing and give not less than seven days advance written notice of the hearing to all parties. That notice shall include:

(a) The names and addresses of all parties to whom notice is being given, and if known, the names and addresses of their representatives;

(b) The name, business address, and telephone number of the person designated to represent the university at the hearing;

(c) The official file number and name of the proceeding;

(d) The name, mailing address, and telephone number of the chair of the faculty appeal board;
(e) A statement of the time, place, and nature of the hearing;

(f) A statement of the legal authority and jurisdiction under which the hearing is to be held;

(g) A reference to the particular sections of university rules that are involved;

(h) A short and plain statement of the charges against the student; and

(i) A statement that a student who fails to attend the hearing or otherwise respond to this notice may lose his or her right to a formal hearing.

(5) If a student fails to attend or participate in a formal hearing, the faculty appeal board may serve upon all parties a default or other dispositive order which shall include a statement of the grounds for the order. Within seven days after service of a default order, the student may file a written motion requesting that the order be vacated, and stating the grounds relied upon.

(6) The student may be represented by counsel and/or be accompanied by an advisor of the student's choice. No student shall be compelled to give self-incriminating evidence.

(7) The chair shall determine whether discovery is to be available, and, if so, which forms of discovery may be used. The chair may condition the use of discovery procedures on a showing of necessity and unavailability by other means. In exercising such discretion, the chair shall consider:

(a) Whether all parties are represented by counsel;

(b) Whether undue expense or delay in bringing the case to a hearing will result;

(c) Whether the use of discovery will promote the orderly and prompt conduct of the proceeding; and

(d) Whether the interests of justice will be promoted.

The chair may decide whether to permit the taking of depositions, the requesting of admissions, or any other procedures authorized by rules 26 through 37 of the superior court rules.

(8) At appropriate stages of the hearing, the chair may give all parties an opportunity to submit and respond to briefs, proposed findings of fact and conclusions of law, and proposed initial or final orders. To the extent necessary for a full disclosure of all relevant facts and issues, the chair shall afford both parties the opportunity to respond, present evidence and argument, conduct cross-examination, and submit rebuttal evidence. A party filing a pleading, brief, or other paper with the chair shall serve copies on all other parties.

(9) Evidence, including hearsay evidence, is admissible if it is the kind of evidence on which reasonably prudent persons are accustomed to rely in the conduct of their affairs. Evidence is not admissible if it is excludable on constitutional or statutory grounds or on the basis of evidentiary privilege recognized in the courts of this state. The chair shall decide rulings on the admissibility of evidence, and the Washington rules of evidence shall serve as guidelines for those rulings.

(10) All testimony of parties and witnesses shall be made under oath or affirmation.

(11) The faculty appeal board may appoint an examiner to conduct the actual hearing. The decision to use a hearing examiner requires the approval of a majority of the board members. The hearing examiner will then conduct the hearing and submit a detailed report to the faculty appeal board according to the provisions of this section.

(a) If a hearing examiner conducts the hearing, an audio recording of the hearing must be kept, and the recording and any transcription thereof must be provided to the board.

(b) The faculty appeal board may, at its option, request the hearing examiner to provide recommendations as to findings, conclusions, and decisions, but those recommendations shall not be binding on the board. The hearing examiner shall transmit to the board the full and complete record of the hearing and the board shall make its own findings, conclusions, and decisions based on the record.

(c) The hearing examiner will make initial rulings on the use of discovery, the admissibility of evidence, and the procedures for the hearing.

(d) The hearing examiner must be a member of the bar. Any member of the faculty appeal board who is also a member of the bar, including the chair, may serve as the hearing examiner.

(12) The chair of the faculty appeal board may issue subpoenas and enter protective orders.

(13) Members of the faculty appeal board must avoid ex parte communications with any party involved in the hearing regarding any issue other than communications necessary to maintaining an orderly procedural flow to the hearing. Ex parte communications received by members of the board must be placed on the record, and the other party must be informed of the ex parte communication and given an opportunity to respond on the record.

(14) Findings, conclusions, and decisions by the faculty appeal board shall be based exclusively on the evidence of record from the hearing and on matters officially noted in the record.

(15) The board shall enter an initial order which shall be served in writing on the student within ninety days after conclusion of the hearing or after submission of memos, briefs, or proposed findings, whichever is later, unless the period is waived or extended for good cause shown. The student shall be informed of procedures for appealing the decision. If the student does not appeal the board's initial order within the time set out in WAC 478-120-075(1), the initial order of the board shall become the final order, except all orders of dismissal shall be reviewed by the president or the president's delegate.

(16) The chair shall maintain an official record of the hearing. The record shall contain those items specified in RCW 34.05.476.


WAC 478-120-125 Review by the president of the university. (1) Any order of the faculty appeal board that is based on the findings of a formal hearing may be appealed for a final review to the president or the president's delegate. The student must submit an appeal in writing within twenty-one days of service of the board's order, or twenty-five days of mailing the order, unless the order specifies a different time limit. Any appeal shall specify the portion of the board's order to which exception is taken and shall refer to the evidence of record which is relied upon to support the petition. However, the president or the president's delegate shall
review all orders of dismissal, regardless of whether the student appeals.

(2) The president or the president's delegate shall consider the entire record of the disciplinary proceeding or such portion as may be cited by the student. At the president's or the president's delegate's discretion, the parties may also supplement the record with additional evidence.

(3) The parties may present their arguments to the president or the president's delegate in writing, and the president or the president's delegate may, at his or her discretion, afford each party an opportunity for oral argument.

(4) After reviewing the record and considering the arguments of the two parties, the president or the president's delegate shall enter a final order disposing of the matter or remanding the case for further proceedings and provide the student with a copy of that order.

(5) In a case involving an alleged sexual offense, both the accuser and the accused shall be informed of the outcome of the review. In a case where the student is a minor, the decision of the president or the president's delegate may be reported to the student's parents or legal guardian at the discretion of the president or president's delegate.

(6) Notwithstanding any other provisions of this chapter, and before an initial order becomes final, the president or the president's delegate may review the order. Any such review shall be in accord with RCW 34.05.464 and 34.05.491.

WAC 478-120-135 Reconsideration of final orders. (1) Within ten days of the service of a final order from the president or the president's delegate, the student may file a request for reconsideration, stating in writing specific reasons for the request. The request shall be directed to the president or the president's delegate.

(2) A request for reconsideration is only intended to correct obvious mistakes in the judgment or order and should not be used to reargue the case. Filing a request for reconsideration is not a prerequisite for obtaining judicial review, and denial of the request is not subject to judicial review.

(3) The request for reconsideration shall be promptly considered. If, within twenty days from the date the request is filed, the president or president's delegate does not either (a) dispose of the request, or (b) serve the student with a written notice specifying the date by which it will act upon the request, the request is deemed to be denied.

WAC 478-120-140 Emergency authority of the president of the university. If a student's conduct represents a threat to the health, safety, or welfare of the university or any member of the university community, the president or the president's delegate may suspend that student from participation in any or all university functions or privileges.

(1) In such an emergency situation, the president or a delegate shall issue a written order to be served upon the student describing the terms of the emergency suspension and the reasons for imposing the suspension. The order shall be effective immediately.

WAC 478-120-145 Recording and maintenance of records. (1) The vice-president for student affairs shall keep records of all disciplinary actions reported to his or her office. Disciplinary records shall be kept separate from academic records, and transcripts of a student's academic record shall contain no notation of any disciplinary action.

(2) The dean of a college or school initiating disciplinary action shall report in writing to the office of the vice-president for student affairs all cases in which disciplinary action is taken. The dean shall also inform the registrar of any action affecting a student's official standing in the university. The office of the vice-president for student affairs shall notify the dean of the college or school in which the student is enrolled of any disciplinary action it takes and also shall notify the registrar of any action affecting a student's official standing in the university.

(3) Disciplinary records of students not exonerated shall be maintained by the vice-president for student affairs and the registrar for seven years after disciplinary action has been taken and/or after the administrative purpose has been served.

(4) Disciplinary records of exonerated students shall not be maintained.

(5) Notwithstanding any other provision of this section, the vice-president for student affairs, at his or her discretion, upon written request by the student, may expunge the student's disciplinary record.

(6) Records and information regarding student disciplinary proceedings are subject to the provisions of the Family Educational Rights and Privacy Act and supporting regulations (20 U.S.C. 1232g), and to chapter 478-140 WAC.

WAC 478-120-145 Conduct on campus code—General policy. WAC 478-124-010 Conduct on campus code—General policy.

(2) The president or delegate shall then refer the matter to the vice-president for student affairs or his or her delegate, who shall proceed as quickly as feasible to complete any proceedings that would be required if the matter did not involve an immediate danger.


Chapter 478-124 WAC

GENERAL CONDUCT CODE FOR THE UNIVERSITY OF WASHINGTON

WAC

478-124-010 Conduct on campus code—General policy.

478-124-020 Conduct on campus code—Prohibited conduct.

478-124-030 Conduct on campus code—Sanctions.

478-124-035 Conduct on campus code—Anabolic steroids.

478-124-037 Conduct on campus code—Hazing.

478-124-040 Conduct on campus code—Interim suspension.

478-124-050 Seversability.

478-124-060 Animal control policy—Purpose.


478-124-100 Animal control policy—Penalties.

WAC 478-124-010 Conduct on campus code—General policy. It is the policy of the University of Washington to support and promote each individual's right to express his views and opinions for or against actions or ideas in which he
General Conduct Code 478-124-037

WAC 478-124-020 Conduct on campus code—Prohibited conduct. (1) In order to safeguard the right of every citizen to criticize and to seek meaningful change, each individual has an obligation to respect the rights of all members of the university community.

(2) In order to assure those rights to all members of the university community and to maintain a peaceful atmosphere in which the university may continue to make its special contribution to society, the following types of conduct are hereby prohibited on or in property either owned, controlled or operated by the university which is used or set aside for university purposes, hereinafter referred to as the university campus:

(a) Conduct which intentionally and substantially obstructs or disrupts teaching or freedom of movement or other lawful activities on the university campus;

(b) Physical abuse of any person or conduct which is intended unlawfully to threaten imminent bodily harm or to endanger the health or safety of any person on the university campus;

(c) Malicious damage to or malicious misuse of university property, or the property of any person where such property is located on the university campus;

(d) Refusal to comply with any lawful order to leave the university campus or any portion thereof;

(e) Possession or use of firearms, explosives, dangerous chemicals or other dangerous weapons or instrumentalities on the university campus, except for authorized university purposes, unless prior written approval has been obtained from the vice president for student affairs, or any other person designated by the president of the university;

(f) Unlawful possession, use, distribution, or manufacture of alcohol or controlled substances (as defined in chapter 69.50 RCW) on the university campus or during university-sponsored activities;

(g) Intentionally inciting others to engage immediately in any of the conduct prohibited herein, which incitement leads directly to such conduct. (Inciting is that advocacy which prepares the group addressed for imminent action and steels it to the conduct prohibited herein.)


WAC 478-124-030 Conduct on campus code—Sanctions. (1) Any person while on the university campus who willfully refuses the request of a uniformed campus police officer to desist from conduct prohibited by these rules may be required by such officer to leave such premises.

(2) Disciplinary action which may result in dismissal from the university will be initiated against faculty, staff, or students who violate these rules, in accordance with the applicable disciplinary codes or other appropriate due process procedures.

(3) Sanctions which may be imposed against faculty are set forth in the University of Washington Handbook, Volume II, Chapter 25, Sections 25-51 and 25-71.

(4) Sanctions which may be imposed against students are set forth in WAC 478-120-040.

(5) Sanctions which may be imposed against the classified staff are set forth in WAC 251-11-010 through 251-11-130.

(6) Sanctions which may be imposed against the professional staff are set forth in the University of Washington Professional Staff Personnel Program, University of Washington Operations Manual, D 42.1, Section 7(c).

(7) Violation of any of the above regulations may also constitute violation of the criminal laws or ordinances of the city of Seattle, the state of Washington, or the United States and may subject a violator to criminal sanctions in addition to any sanctions imposed by the university.

[Statutory Authority: RCW 69.41.130(1). 90-24-001, § 478-124-035, filed 11/26/90, effective 12/27/90.]

WAC 478-124-035 Conduct on campus code—Anabolic steroids. Any student found by the university to have violated chapter 69.41 RCW, which, among other things, prohibits the possession, delivery, use or sale of legend drugs, including anabolic steroids, except upon valid prescription or order of a practitioner, as defined by RCW 69.41.010(11), is subject to additional sanctions, including disqualification from participation in university-sponsored athletic events.

[Statutory Authority: RCW 69.41.130(1). 90-24-001, § 478-124-035, filed 11/26/90, effective 12/27/90.]

WAC 478-124-037 Conduct on campus code—Hazing. All university organizations, associations and student living groups are prohibited from hazing.

(1) Hazing includes:

(a) Any method of initiation into a student organization or living group, or any pastime or amusement engaged in with respect to such an organization or living group that causes, or is likely to cause, bodily danger or physical harm, or serious mental or emotional harm to any student or other person attending the university; and

(b) Conduct associated with initiation into a student organization or living group, or any pastime or amusement engaged in with respect to an organization or living group not amounting to a violation of (a) of this subsection, but including such conduct as humiliation by ritual act and sleep deprivation. Consent is no defense to hazing. Hazing does not include customary athletic events or other similar contests or competition.

(2) Any university organization, association or student living group that knowingly permits hazing as defined in subsection (1)(a) of this section shall be deprived of official recognition or approval granted by the university. Any university organization, association or student living group that knowingly permits hazing as defined in subsection (1)(b) of this section shall be placed on probation for a period specified by the university.


(2007 Ed.)
WAC 478-124-040 Conduct on campus code—Interim suspension. (1) The president or, in his absence, any officer of the university designated by him for this purpose, may impose on any student, faculty member, or staff member an interim suspension whenever there is reasonable cause to believe that such person has committed, and may reasonably be expected thereafter to commit, any of the acts prohibited herein. The notice of such suspension shall state the nature, terms and conditions of such suspension and shall include such restrictions on use of campus facilities as the president or his designee deems in the best interest of the university.

(2) Any person so placed on interim suspension shall be given prompt notice of charges and shall be given the opportunity to show cause at a preliminary hearing why such interim suspension should not continue until a formal hearing is held. To obtain such preliminary hearing, the person shall submit a written request therefor within seven days from the date interim suspension was imposed. Such written request shall state the address to which notice of hearing is to be sent. The president or, in his absence, any officer of the university designated by him, shall grant such a preliminary hearing before a person or persons designated by him not later than four days from the date of receipt of such request and shall immediately mail a written notice of the time, place, and date of such hearing to such person. The preliminary hearing shall consider only whether there is reasonable cause to believe that such person committed, and may reasonably be expected thereafter to commit, any of the acts prohibited herein.

(3) Interim suspension may be removed by the president or, in his absence, by any officer of the university designated by him, whenever he has reason to believe that the person on whom interim suspension was imposed will not constitute a substantial and material threat to the orderly operation of the university campus or endanger the health and safety of any person thereon.

[Order 72-7, § 478-124-040, filed 11/30/72.]

WAC 478-124-050 Severability. If any provision or clause of these rules or any application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or application and, to this end, the provisions of these rules are declared to be severable.

These rules are additional to any others duly promulgated by the university.

[Order 72-7, § 478-124-050, filed 11/30/72.]

WAC 478-124-060 Animal control policy—Purpose. It is declared the policy of the University of Washington to secure and maintain such levels of animal control as will protect human health and safety, prevent nuisances created by animals running at large, remove hindrances to university employees in the performance of their duties, and to the greatest degree practicable to prevent injury to property and cruelty to animal life. To this end, it is the purpose of this regulation to provide a means of fulfilling the objectives of the above policy. This regulation is not applicable to research animals maintained in university-controlled quarters nor to natural wildlife inhabiting university property.

[Order 73-7, § 478-124-060, filed 8/27/73.]

WAC 478-124-070 Animal control policy—Definitions. (1) "Animal" means any living creature except human beings or fish.

(2) "Owner" means any person having an interest in or right of possession to an animal, or any person having control, custody, or possession of an animal.

(3) "Running at large" means to be off the premises of the owner and not under the direct control of the owner.

[Order 73-7, § 478-124-070, filed 8/27/73.]

WAC 478-124-080 Animal control policy—Animal control. (1) All animals brought onto university property shall be subject to license and leash laws of the city of Seattle.

(2) In addition to the license and leash laws of the city of Seattle, the following rules shall apply:

(a) No live animals shall be allowed in any university-operated building or in any area used for the conduct of food service operations: Provided, That guide dogs accompanying sightless persons may be permitted in academic, administrative, and dining areas; and Provided further, That the recognized university mascot, properly leashed, may be permitted at appropriate student body assemblies in auditoria, ballrooms, dining areas, and at athletic events.

(b) No animal shall be permitted to run at large on university property. Animals that are tethered in the absence of the owner shall not be considered to be under direct control but, rather, to be running at large.

(c) No animal shall be permitted to enter any pond, fountain, or stream located on university property.

(d) No animal which emits frequent or long-continued noise so as to disturb or disrupt normal administrative or academic routine shall be permitted on university property.

[Order 73-7, § 478-124-080, filed 8/27/73.]

WAC 478-124-090 Animal control policy—Enforcement. Any animal found on university property under conditions violating the animal control provisions (WAC 478-124-080) shall be subject to apprehension and impoundment in compliance with requirements of the Seattle division of animal control, subject to redemption in the manner provided for by Seattle city ordinance.

[Order 73-7, § 478-124-090, filed 8/27/73.]

WAC 478-124-100 Animal control policy—Penalties. (1) Owners of animals impounded for violation of any of these regulations may be subject to such penalties as provided for by Seattle city ordinance.

(2) Owners of animals found on university property in violation of this regulation shall be subject to citation by university police.

[Order 73-7, § 478-124-100, filed 8/27/73.]

Chapter 478-132 WAC

ACADEMIC CALENDAR FOR THE UNIVERSITY OF WASHINGTON

WAC
478-132-010 Authority.
478-132-020 Purpose.
478-132-030 University calendar.

(2007 Ed.)
WAC 478-132-010 Authority. Pursuant to the authority granted by RCW 28B.20.130, the board of regents of the University of Washington has established the following regulations governing the university calendar.

[Statutory Authority: RCW 28B.20.130. 00-04-038, § 478-132-010, filed 1/25/00, effective 2/25/00; Order 72-10, § 478-132-010, filed 11/30/72.]

WAC 478-132-020 Purpose. The purpose of these regulations is to provide information about the periods of the year during which residence credit classes will be offered.

[Order 72-10, § 478-132-020, filed 11/30/72.]

WAC 478-132-030 University calendar. The calendar at the university consists of four quarters, which normally begin and end as follows:

1. The autumn quarter shall begin on the last Wednesday in September and end on the twelfth Friday thereafter.
2. The winter quarter shall begin on the first Monday after January 1 and end on the eleventh Friday thereafter. When January 1 falls on Sunday, the winter quarter shall begin on Tuesday January 3; when January 1 falls on Monday, the winter quarter shall begin on Wednesday January 3.
3. The spring quarter shall begin on the second Monday after the close of winter quarter and end on the eleventh Friday thereafter. The June commencement shall be the Saturday immediately following the last day of spring quarter.
4. The summer quarter shall begin on the second Monday following the June commencement and end on the ninth Friday thereafter.
5. Certain academic programs may begin or end on schedules different from those in subsections (1) through (4) of this section with the approval of the provost. In such cases, it will be the responsibility of the appropriate dean to provide advance notice to the affected students.

[Statutory Authority: RCW 28B.20.130, 97-24-047, § 478-132-010, filed 11/26/97, effective 12/27/97. Statutory Authority: RCW 28B.20.130(1) 82-16-001 (Order 82-2), § 478-132-010, filed 7/22/82, effective 10/1/82; Order 73-2, § 478-132-010, filed 1/10/73.]

Chapter 478-136 WAC

USE OF UNIVERSITY OF WASHINGTON FACILITIES

WAC

478-136-010 Use of university facilities—General policy.
478-136-012 Definitions.
478-136-015 Administrative responsibilities.
478-136-025 Users.
478-136-030 Limitations on use.
478-136-060 Safety and liability.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


(2007 Ed.)

WAC 478-136-010 Use of university facilities—General policy. The University of Washington is an educational institution provided and maintained by the people of the state in order to carry out its broad mission of teaching, research and public service. The purpose of this policy is to ensure that all facilities operated by the university are reserved primarily for educational use including, but not limited to, instruction, research, public assembly, student activities and recreational activities related to educational use. Further, each facility may be used for a variety of activities, so long as the primary function of the facility was intended to serve is protected. Reasonable time, place and manner restrictions may be placed on the use of university facilities.

[Statutory Authority: RCW 28B.20.130. 00-04-038, § 478-136-010, filed 11/26/97, effective 12/27/97. Statutory Authority: RCW 28B.20.130(1) 82-16-001 (Order 82-2), § 478-136-010, filed 7/22/82, effective 10/1/82; Order 73-2, § 478-136-010, filed 1/10/73.]

WAC 478-136-012 Definitions. (1) "Facilities" includes all structures, grounds, parking lots, waterfront, and airspace owned or operated by the University of Washington. Specific rules also apply to parking lots, bicycle and skate board use (chapter 478-116 WAC), boat moorage facilities (chapter 478-138 WAC and University Handbook, Volume 4, Part VII, Chapter 3, Section 2), residence halls (chapter 478-156 WAC), airspace use (University Handbook, Volume 4, Part VII, Chapter 3, Section 5), nonuniversity speakers on campus (University Handbook, Volume 4, Part VII, Chapter 3, Section 4), smoking (University Handbook, Volume 4, Part VII, Chapter 6), and use of facilities by the Associated Students University of Washington (ASUW), Graduate and Professional Student Senate (GPSS), and other affected organizations (University Handbook, Volume 3, Part III, Chapter 5).

(2) "Use of facilities" includes, but is not limited to: The holding of events, the posting and removal of signs, all forms of advertising, commercial activities, and charitable solicitation.

(3) "Approved event" means a use of university facilities which has received preliminary approval from an academic or administrative unit and which has received final approval from the committee on the use of university facilities.


WAC 478-136-015 Administrative responsibilities. (1) The board of regents has delegated to the president of the university the authority to regulate the use of university facilities.

(2) Under this authority, the president has appointed the committee on the use of university facilities: To provide for proper review of the use of university facilities; to establish within the framework of this policy guidelines and procedures governing such use; to approve or disapprove requested uses; and to establish policies regarding fees and rental costs.
schedules where appropriate. Inquiries concerning the use of university facilities may be directed to:
University of Washington
Secretary of the Committee on the
Use of University Facilities
239M Gerberding Hall
Box 351241
Seattle, WA 98195-1241
(or phone: 206-543-9233).

(3) Preliminary approval of an event by an academic or administrative unit of the university implies that a responsible official has applied his or her professional judgment to the content of the program, the qualifications of the individuals conducting the event, the manner of presentation, and has concluded that the event is consistent with the teaching, research, and/or public service mission of the university.

(4) Final approval of a facilities use request by the committee on the use of university facilities implies that the committee has reviewed the proposed event with regard to: The general facilities policy; the direct and indirect costs to the institution; environmental, health and safety concerns; wear and tear on the facilities; appropriateness of the event to the specific facility; and the impact of the event on the campus community, surrounding neighborhoods and the general public.

(5) The university will not make its facilities or services available to organizations which do not assure the university that they will comply with the terms of the Americans with Disabilities Act (ADA, 42 U.S.C. 12132, 12182) and the Rehabilitation Act of 1973 (RA, 29 U.S.C. 794). Uses must not impose restrictions nor alter facilities in a manner which would violate the ADA or RA.

(6) The university will not make its facilities or services available to organizations which do not assure the university that they do not discriminate against any person because of race, color, religion, national origin, sex, sexual orientation, age, handicap, or status as a Vietnam era or disabled veteran, except where such organizations have been exempted from provisions of applicable state or federal laws or regulations.

(7) Individuals who violate the university's use of facilities regulations and approved users who violate university contract terms for use of facilities may be advised of the specific nature of the violation and, if continued, individuals may be requested to leave university property or be refused future use of university facilities. Failure to comply with a request to leave university property could subject such individuals to arrest and criminal prosecution under provisions of applicable state, county, and city laws.

WAC 478-136-025 Users. (1) Faculty, staff, registered or official student organizations may use university facilities to hold events for faculty, staff and students provided such uses comply with this general policy on use of university facilities and specific facilities use policies of individual university units. These events do not, however, require either preliminary approval by an academic or administrative unit or final approval by the committee on the use of university facilities.

(2) Faculty, staff, registered or official student organizations may use university facilities to hold events to which the general public is invited when the event has preliminary approval by an academic or administrative unit and final approval of the committee on the use of university facilities.

(3) Nonuniversity organizations and individuals may use university facilities to hold events which have received preliminary approval by a university academic or administrative unit and final approval by the committee on the use of university facilities. The general public may be invited to such events.

WAC 478-136-030 Limitations on use. (1) Freedom of expression is a highly valued and indispensable quality of university life. However, university facilities may not be used in ways which obstruct or disrupt university operations, the freedom of movement, or any other lawful activities. Additionally, use of university facilities may be subject to reasonable time, place and manner restrictions.

(2) University facilities may be used for events and forums regarding ballot propositions and/or candidates who have filed for public office so long as the event has received preliminary approval by an administrative or academic unit and final approval by the committee on the use of university facilities. There are, however, certain limitations on the use of university facilities for these political activities.

(a) First priority for the use of campus facilities shall be given to regularly scheduled university activities.

(b) University facilities may be used for political purposes such as events and forums regarding ballot propositions and/or candidates who have filed for public office only when the full rental cost of the facility is paid. However, use of state funds for payment of facility rental costs is prohibited.

(c) Forums or debates may be scheduled at full facility rental rates if all parties to a ballot proposition election or all candidates who have filed for office for a given position, regardless of party affiliation, are given equal access to the use of facilities within a reasonable time.

(d) No person shall solicit contributions on university property for political uses, except in instances where this limitation conflicts with applicable federal law regarding interference with the mails.

(e) Public areas outside university buildings may be used for political purposes such as events and forums regarding ballot propositions and/or candidates who have filed for public office, excluding solicitation of funds, provided the other normal business of the university is not disrupted and entrances to and exits from buildings are not blocked.

(f) University facilities or services may not be used to establish or maintain offices or headquarters for political candidates or partisan political causes.

[Statutory Authority: RCW 28B.20.130 and University of Washington Board of Regent's Standing Orders, Chapter 1, Section 2. 05-21-133, § 478-136-015, filed 10/19/05, effective 11/19/05. Statutory Authority: RCW 28B.20.130 and University of Washington Board of Regent's Standing Orders, Chapter 1, Section 2. 05-21-133, § 478-136-015, filed 10/19/05, effective 11/19/05. Statutory Authority: RCW 28B.20.130, 97-24-047, § 478-136-025, filed 11/26/97, effective 12/27/97. Statutory Authority: RCW 28B.20.130(1), 82-16-001 (Order 82-2), § 478-136-025, filed 7/22/82, effective 10/1/82.]

[Title 478 WAC—p. 44]
(3) University facilities may not be used for private or commercial purposes such as sales, advertising, or promotional activities unless such activities serve an educational purpose, as determined by the committee on the use of university facilities.

(4) Nothing in these rules is intended to alter or affect the regular advertising, promotional, or underwriting activities carried on, by, or in the regular university media or publications. Policies concerning advertising, promotional or underwriting activities included in these media or publications are under the jurisdiction of and must be approved by their respective management or, where applicable, advisory committees, in accordance with applicable state and federal laws.

(5) In accordance with WAC 478-136-010, the university will make its facilities available only for purposes related to the educational mission of the university, as determined by the committee on the use of university facilities, including but not limited to instruction, research, public assembly, and student activities. When permission is granted to use university facilities for approved instructional or related purposes, as a condition of approval, the user of university facilities agrees to include in all materials nonendorsement statements in the form approved by the committee on the use of university facilities. "Materials" includes all communications, advertisement, and any other printed, electronic, or broadcast/telecast information related to the user's activities offered in university facilities. The committee will determine the content, size of print and placement of the nonendorsement language. The university will not make its facilities available for instructional or related purposes that compete with courses or programs offered by the university.

(6) Solicitation, or distribution of handbills, pamphlets and similar materials by anyone, whether a member of the university community or of the general public, is not permitted in those areas of campus to which access by the public is restricted or where such solicitation or distribution would significantly impinge upon the primary business being conducted.

(7) Solicitation and distribution of materials in university residence halls are governed by residence hall policies. No solicitation of a commercial nature is permitted in university residence halls. Commercial advertising may be allowed, and is restricted to certain designated areas of each residence hall, when it is related to the university's mission and approved by the department of housing and food services.

(8) Electronic amplification on the grounds of the campus is prohibited with the following exceptions:

(a) The lawn area immediately west of the Husky Union Building will be available for open-air speaking events using directional and volume-controlled speech amplification equipment provided by the university. Use of the Husky Union Building lawn site will be available to registered or official student organizations and faculty or staff groups on a first-come, first-served basis. The amplification system will be issued upon presentation of a currently valid student, faculty or staff identification card at the Husky Union Building Reservation Office.

(b) The committee on the use of university facilities may grant permission, under special circumstances, for the use of other amplification equipment on the lawn site west of the Husky Union Building or in other outdoor locations. Permission should be requested through:

University of Washington
Secretary to the Committee on the
Use of University Facilities
239M Gerberding Hall
Box 351241
Seattle, WA 98195-1241

(or phone: 206-543-9233), sufficiently in advance of the program to allow timely consideration.

(9)(a) No person may use university facilities to camp, except if permission to do so has been granted in accordance with the provisions of chapters 478-116 and 478-136 WAC or except as provided in (b) of this subsection. "Camp" means to remain overnight, to erect a tent or other shelter, or to use sleeping equipment, a vehicle, or a trailer camper, for the purpose of or in such ways as will permit remaining overnight. Violators are subject to arrest and criminal prosecution under applicable state, county and city laws.

(b) This provision does not prohibit use of the university residence facilities in accordance with chapter 478-156 WAC or the use of facilities where the employee remains overnight to fulfill the responsibilities of his or her position or where a student remains overnight to fulfill the requirements of his or her course of study.

(10) Within the limits of applicable laws, the University of Washington is committed to establishing and maintaining safe conditions for persons attending football games in Husky Stadium or other athletic events or concerts in campus facilities. Accordingly, the rules enumerated below will apply to all such events and be strictly enforced.

(a) The possession or consumption of alcoholic beverages or illegal drugs is prohibited, except for alcohol allowed under a permit or license obtained under subsection (13) of this section. In addition to having the beverages or drugs confiscated, violators may be subject to university disciplinary action and/or legal proceedings, and removal from the events.

(b) Air horns, glass bottles, cans, picnic baskets, bota bags, ice chests, and thermoses (in excess of two-quart capacity) are prohibited. Individuals possessing such will not be admitted to, or will be removed from, Husky Stadium or other athletic or concert facilities until the items have been stored temporarily at locations provided for that purpose or disposed of in some other manner.

(c) Smoking is prohibited in the seating areas of all athletic stadia. Smoking is permitted on pedestrian concourses.

(d) All persons entering events in Husky Stadium or other athletic venues or events in other campus auditoria or facilities shall be subject to having all containers, bags, backpacks, coolers, or similar items visually inspected. Security personnel shall first ask permission to visually inspect the item and advise the person that he/she may refuse. Persons who refuse to allow inspection shall be allowed to return the item to a vehicle or otherwise dispose of it, after which admission shall be allowed. Persons who refuse the visual inspection and refuse to dispose of the item shall be denied entry.
(11) Only public service announcements and acknowledgment of sponsors will be allowed on scoreboards at athletic venues.

(a) For purposes of this section, a public service announcement is defined as an announcement which promotes the activities or services of federal, state or local governments, including the University of Washington, or non-profit organizations, or generally contributes to the community's welfare and interests.

(b) In acknowledgment of their sponsorship of the scoreboards or sponsorship of events and programs, sponsors may propose public service announcements for display on the scoreboard during athletic events. The public service announcement may be accompanied by a sponsor's name or logo, but in keeping with university policy may not directly promote the products or services of the company. The text and graphics of public service announcements must be submitted at least three days in advance to the department of intercollegiate athletics for approval by the university.

(c) In addition to these public service announcements, sponsors also may be acknowledged by the display of corporate logos, trademarks, or other approved messages upon panels located on the scoreboard.

(12) The University of Washington is committed to maintaining a safe and healthful work and educational environment for all faculty, staff, students, and visitors. Accordingly, the University of Washington establishes the following smoking policy to protect nonsmokers from exposure to smoke in their university-associated environments and to protect life and property against fire hazards:

(a) Except as provided in subsections (10)(c) and (12)(b) of this section, smoking is prohibited in all university vehicles, inside all buildings owned or occupied by the university and/or used by the university's faculty, staff or students and at any outside areas or locations that may directly or indirectly affect the air supply of buildings or carry smoke into buildings.

(b) Smoking may be permitted in student rooms in university residence halls and apartments in university student housing in accordance with smoking regulations established for those facilities by the vice-president for student affairs.

(c) The director of environmental health and safety may designate specific outdoor locations as no smoking areas.

(d) Any student, staff, or faculty member who violates the university smoking policy may be subject to disciplinary action. In addition, violations of the university smoking policy may be subject to enforcement by the University of Washington police department.

(13) Alcoholic beverages may be possessed, sold, served, and consumed at university facilities only if the procedures set forth in this section are followed.

(a) The appropriate permits/licenses for possession, sale, service, and consumption of alcohol must be obtained from the Washington state liquor control board.

(b) Permits/licenses must be displayed during the event and all other guidelines and restrictions established by the Washington state liquor control board must be followed.

(c) Alcoholic beverages may be possessed, sold, served, and consumed at the faculty center, as so designated by the university board of regents to the Washington state liquor control board, pursuant to a spirits, beer, and wine private club license issued by the Washington state liquor control board.

(d) Alcoholic beverages may be possessed, sold, served, and consumed at university facilities leased to a commercial tenant under a lease that includes authorization for the tenant to apply and hold a license issued by the Washington state liquor control board.

(e) Except as provided in (c) and (d) of this subsection, alcoholic beverages may be possessed, sold, served, and consumed at university facilities only under permits/licenses issued by the Washington state liquor control board and only as follows:

(i) Events at which alcohol is to be sold must be approved by the committee on the use of university facilities and an application to the committee must be accompanied by a request for written authorization under (f) of this subsection or proof that the seller holds an appropriate license; and

(ii) Events at athletic venues at which alcohol is to be possessed, sold, served, or consumed must not be within the spectator viewing areas and must have restricted attendance, and a university unit, or an individual or organization applying for a permit/license must have obtained approval under (f) of this subsection; and

(iii) A university unit, or an individual or organization applying for a permit/license must have obtained approval under (f) of this subsection; and

(iv) Sale, service, and consumption of alcohol is to be confined to specified room(s) or area(s) specified on the license or permit. Unopened containers may not be sold or served. No alcohol is permitted to be taken off-premises.

(f) Written authorization to apply for a special occasion license to sell alcoholic beverages or a banquet permit to serve and consume alcoholic beverages at university facilities must be obtained from the committee on the use of university facilities prior to applying for a special occasion license or banquet permit from the Washington state liquor control board. Authorization should be requested through the University of Washington, secretary to the committee on the use of university facilities, sufficiently in advance of the program to allow timely consideration. (Note: Some license applications must be filed with the Washington state liquor control board at least thirty days or more before the event.) Written authorization to apply for such a permit/license shall accompany the application filed with the Washington state liquor control board.

(g) Consumption, possession, dispensation, or sale of alcohol is prohibited except for persons of legal age.

WAC 478-136-060 Safety and liability. (1) It is the responsibility of any person or organization requesting the use of university facilities to comply with all applicable university policies, procedures, rules and regulations, and applicable local, state and federal laws, including but not limited to fire, health and safety regulations.

(2) Permission to a nonuniversity organization or to a registered student organization for the use of university facilities is granted with the express understanding and condition that such organization assumes full responsibility for any loss, damage or claims arising out of such use.

When the event involves physical activity, the sale of alcohol, or otherwise will increase the risk of bodily injury above the level inherent in the facilities to be used, proof of appropriate liability insurance coverage with limits of at least $1,000,000 per occurrence must be provided to the university's office of risk management before approval for the requested use will be granted.

[Statutory Authority: RCW 28B.20.130. 06-13-022, § 478-137-020, filed 6/13/06, effective 8/1/06.]

Chapter 478-137 WAC
USE OF JOINT UNIVERSITY OF WASHINGTON, BOTHELL, AND CASCADIA COMMUNITY COLLEGE FACILITIES

WAC 478-137-010 Purpose. The colocated campus of the University of Washington, Bothell, and Cascadia Community College operates joint facilities that provide benefits to each educational institution. The purpose of this chapter is to define the facilities jointly operated by the institutions and to ensure that these joint facilities are reserved primarily for activities related to the educational missions of the institutions.

Further, the joint facilities may be used for a variety of activities, providing the primary function the facility or space was intended to serve is not compromised. Reasonable time, place, and manner restrictions may be placed on the use of joint facilities.

The rules set forth in this chapter have been jointly developed and agreed upon by the two institutions of higher education, and adopted and codified in separate chapters of the Washington Administrative Code by each of the institutions. Rules for the use of dedicated facilities of the University of Washington, Bothell, and Cascadia Community College are governed by chapter 478-136 WAC and chapter 132Z-140 WAC, respectively.

[Statutory Authority: RCW 28B.20.130. 06-13-022, § 478-137-010, filed 6/13/06, effective 8/1/06.]

WAC 478-137-020 Definitions. (1) "College" shall mean Cascadia Community College.

(2) "Institutions" shall mean University of Washington, Bothell, and Cascadia Community College.

(3) "Joint facilities" shall mean those structures, spaces, campus grounds, and parking lots operated jointly by the institutions. Specific rules also apply to parking lots (chapters 132Z-116 and 478-117 WAC).

(4) "University" shall mean University of Washington, Bothell.

(5) "Use of facilities" includes, but is not limited to: The holding of classes, events, the posting and removal of signs, all forms of advertising, commercial and community activities, and charitable solicitation.

(6) "Wetlands" shall mean campus grounds to the east of Campus Way N.E. and east of 110th N.E. between N.E. 185th and Beardslee Blvd., and the Chase House.

WAC 478-137-030 Administrative authority. (1) The board of regents of the University of Washington and the board of trustees for Cascadia Community College have delegated to the chancellor of the university and the president of the college, respectively, the authority to regulate the use of facilities on the colocated campus.

(2) Under this authority, the chancellor of the university and the president of the college designate the coordination for use of joint facilities to an appointed joint committee on facility use and designate the use of the wetlands to the wetlands oversight committee. The chancellor of the university and the president of the college shall each appoint representatives to the joint committee on facility use to develop suggested event procedures. Each designee shall review the use of the facilities; establish administrative procedures governing such use that are consistent with these rules; approve or disapprove requested uses and establish policies regarding fees and rental schedules unique to joint facilities as appropriate. Additionally, the joint committee on facility use shall act as an appeals board for decisions of the wetlands oversight committee regarding wetlands use requests. Inquiries concerning the use of joint facilities may be directed to:

University of Washington, Bothell
Office of Administrative Services
Facilities Use Coordinator
Box 358535
18115 Campus Way N.E.
Bothell, WA 98011
(Phone: 425-352-3556 or e-mail: facuse@uwb.edu); and
Cascadia Community College
Finance and Operations Office
Director of Auxiliary Services and Capital Projects
18345 Campus Way N.E.
Bothell, WA 98011
(Phone: 425-352-8269).

(3) Preliminary approval of an event by an academic or administrative unit of the university or college implies that a responsible official has applied his or her professional judgment to the content of the program, the qualifications of the individuals conducting the event, the manner of presentation, and has concluded that the event is consistent with the teaching, research, and/or public service mission of the institutions.

[Title 478 WAC—p. 47]
(4) Final approval of a joint facilities use request by the appropriate designee on the use of joint facilities implies that the designee has reviewed the proposed event with regard to:

The rules in this chapter; the direct and indirect costs to the institutions; environmental, health and safety concerns; wear and tear on the facilities; appropriateness of the event to the specific facility; and the impact of the event on the institutions, surrounding neighborhoods and the general public.

(5) The institutions will not make their joint facilities or services available to organizations that do not assure the institutions that they will comply with the terms of the Americans with Disabilities Act (ADA, 42 U.S.C. 12132, 12182) and the Rehabilitation Act of 1973 (RA, 29 U.S.C. 794). Uses must not impose restrictions nor alter facilities in a manner which would violate the ADA or RA.

(6) The institutions will not make their joint facilities or services available to organizations which do not assure the institutions that they do not discriminate against any person because of race, color, religion, national origin, sex, sexual orientation, age, handicap, or status as a Vietnam era or disabled veteran, except where such organizations have been exempted from provisions of applicable state or federal laws or regulations.

(7) Individuals who violate the institutions’ use of joint facilities regulations and approved users who violate the institutions’ contract terms for use of joint facilities may be advised of the specific nature of the violation and individuals may be requested to leave the property or be refused future use of joint facilities. Failure to comply with a request to leave the property may subject such individuals to arrest and criminal prosecution under provisions of applicable state, county, and city laws.

[Statutory Authority: RCW 28B.20.130. 06-13-022, § 478-137-030, filed 6/13/06, effective 8/1/06.]

WAC 478-137-040 Use of joint facilities. When allocating use of joint facilities, the highest priority shall be given to activities specifically related to the institutions’ missions. No arrangements will be made that may interfere with or operate to the detriment of the institutions’ own instruction, research, public assembly, and student activities. In particular, joint facilities are used primarily for:

(1) The regularly established instruction, research, public assembly, and student activities of the institutions and their departments.

(2) Cultural, educational, or recreational activities of the students, faculty, or staff of the university or college.

(3) Short courses, conferences, seminars, or similar events, when arranged under the sponsorship of the institutions or their departments.

(4) Public events of a cultural or professional nature brought to the campus at the request of institution departments or committees or institutionally sanctioned student organizations and presented with their active sponsorship and active participation.

(5) Activities or programs sponsored by other educational institutions, by state or federal agencies, by charitable agencies or civic or community organizations whose activities are of widespread public service and of a character appropriate to the institutions. However, joint facilities will not be made available for instructional or related purposes that compete with courses or programs offered by the institutions.

(6) Faculty, staff, registered or official student organizations of the institutions may use joint facilities to hold events for university or college faculty, staff and students provided such events comply with these rules on use of joint facilities. These events do not, however, require either preliminary approval by an academic or administrative unit or final approval by the joint committee on facility use.

(7) Faculty, staff, registered or official student organizations of the institutions may use joint facilities to hold events to which the general public is invited when the event has preliminary approval by an academic or administrative unit of one of the institutions and final approval of the appropriate designee. The appearance of an invited speaker on campus does not represent an endorsement by the institutions of the speaker’s views.

(8) Noninstitution organizations and individuals may use joint facilities to hold events which have received preliminary approval by an academic or administrative unit of one of the institutions and final approval of the appropriate designee. The general public may be invited to such events.

(9) Reasonable conditions may be imposed to regulate the timeliness of requests, to determine the appropriateness of space assigned, time of use, and proper maintenance of the facilities. Subject to the same limitations, joint facilities shall be made available for assignment to individuals or groups within the institutions. Arrangements by both organizations and individuals must be made through the appropriate facility designee. Allocation of space shall be made in accordance with these rules and on the basis of time, space, priority of request and the demonstrated needs of the applicant.

[Statutory Authority: RCW 28B.20.130. 06-13-022, § 478-137-040, filed 6/13/06, effective 8/1/06.]

WAC 478-137-050 Limitations on use. (1) Freedom of expression is a highly valued and indispensable quality of university and college life. However, joint facilities may not be used in ways that obstruct or disrupt the institutions’ operations, the freedom of movement, or any other lawful activities. Additionally, use of joint facilities may be subject to reasonable time, place and manner restrictions.

(2) Joint facilities may be used for events and forums regarding ballot propositions and/or candidates who have filed for public office providing the event has received preliminary approval by an administrative or academic unit of one of the institutions and final approval by the appropriate facility designee. There are, however, certain limitations on the use of joint facilities for these political activities.

(a) First priority for the use of joint facilities shall be given to regularly scheduled university and college activities.

(b) Joint facilities may be used for political purposes such as events and forums regarding ballot propositions and/or candidates who have filed for public office only when the full rental cost of the facility is paid. Use of state funds for payment of facility rental costs is prohibited.

(c) Forums or debates may be scheduled at full facility rental rates if all parties to a ballot proposition election or all candidates who have filed for office for a given position, regardless of party affiliation, are given equal access to the use of facilities within a reasonable time.
(d) No person shall solicit contributions on joint property for political uses, except in instances where this limitation conflicts with applicable federal law regarding interference with the mails.

(e) Public areas outside joint facility buildings may be used for political purposes such as events and forums regarding ballot propositions and/or candidates who have filed for public office, excluding solicitation of funds, provided the other normal business of the institution is not disrupted and entrances to and exits from buildings are not blocked.

(f) Joint facilities or services may not be used to establish or maintain offices or headquarters for political candidates or partisan political causes.

(3) Joint facilities may not be used for private or commercial purposes such as sales, advertising, or promotional activities unless such activities are consistent with the institution's mission, as determined by the appropriate designee.

(4) Nothing in these rules is intended to alter or affect the regular advertising, promotional, or underwriting activities carried on, by, or in the regular media or publications of the institutions. Policies concerning advertising, promotional or underwriting activities included in these media or publications are under the jurisdiction of and must be approved by their respective management or, where applicable, advisory committees, in accordance with applicable state and federal laws.

(5) In accordance with WAC 478-137-010 the institutions will make their joint facilities available only for purposes related to their educational missions, including but not limited to instruction, research, public assembly, community programs, and student activities. When permission is granted to use joint facilities for approved instructional or related purposes, as a condition of approval, the user of joint facilities agrees to include in all materials nonendorsement statements in the form approved by the appropriate designee. "Materials" includes all communications, advertisement, and any other printed, electronic, or broadcast/telecast information related to the user's activities offered in joint facilities. The designee will determine the content, size of print and placement of the nonendorsement language. The institutions will not make their joint facilities available for instructional or related purposes that compete with courses or programs offered by the university or college.

(6) Solicitation, or distribution of handbills, pamphlets and similar materials by anyone, whether a member of the university and college community or of the general public, is not permitted in those areas of campus to which access by the public is restricted or where such solicitation or distribution would significantly impinge upon the primary business being conducted.

(7) Electronic amplification on the grounds of the campus shall not be permitted unless approved by the joint committee on facility use.

(8) No person may use joint facilities to camp. "Camp" means to remain overnight, to erect a tent or other shelter, or to use sleeping equipment, a vehicle, or a trailer camper, for the purpose of or in such ways as will permit remaining overnight. Violators are subject to arrest and criminal prosecution under applicable state, county and city laws. This provision does not prohibit use of joint facilities where a university or college employee remains overnight to fulfill the responsibilities of his or her position.

(9) The institutions are committed to maintaining a safe and healthful work and educational environment for all faculty, staff, students, and visitors. In accordance with the Washington Clean Indoor Air Act (chapter 70.160 RCW), the Use of University of Washington facilities (chapter 478-136 WAC) and Cascadia Community College facility use (chapter 132Z-140 WAC), the following smoking policy is intended to protect nonsmokers from exposure to smoke in their campus-associated environments and to protect life and property against fire hazards:

(a) Smoking is prohibited inside all university or college vehicles, inside buildings and parking structures owned or occupied by the university or college and/or used by university or college faculty, staff or students and at any outside areas or locations that may directly or indirectly affect the air supply of buildings or carry smoke into buildings.

(b) The institutions may designate specific outdoor locations as smoking areas. Signage will be placed to indicate the designated locations.

(c) Any student, staff, or faculty member who violates the smoking policy may be subject to disciplinary action. In addition, violations of the smoking policy may be subject to appropriate enforcement.

(10) Alcoholic beverages may be possessed, sold, served, and consumed at joint facilities only if the procedures set forth in this section are followed.

(a) The appropriate permits/licenses for possession, sale, service, and consumption of alcohol must be obtained from the Washington state liquor control board.

(b) Permits/licenses must be displayed during the event and all other guidelines and restrictions established by the Washington state liquor control board must be followed.

(c) Alcoholic beverages may be possessed, sold, served, and consumed at joint facilities leased to a commercial tenant under a lease that includes authorization for the tenant to apply and hold a license issued by the Washington state liquor control board.

(d) Except as provided in (c) of this subsection, alcoholic beverages may be possessed, sold, served, and consumed at joint facilities only under permits/licenses issued by the Washington state liquor control board and only as follows:

(i) Events at which alcohol is to be sold must be approved by the joint committee on facility use and an application to the committee must be accompanied by a request for written authorization under (e) or (f) of this subsection or proof that the seller holds an appropriate license; and

(ii) A university or college unit or an individual or organization applying for a permit/license must have obtained approval under (e) or (f) of this subsection; and

(iii) Sale, service, and consumption of alcohol is to be confined to specified room(s) or area(s) specified on the license or permit. Unopened containers may not be sold or served. No alcohol is permitted to be taken off-premises.

(e) Written authorization to apply for a special occasion license to sell alcoholic beverages at joint facilities must be obtained from the joint committee on facility use prior to applying for a special occasion license from the Washington state liquor control board. Authorization should be requested through the facilities use coordinator for the joint committee.
on facility use sufficiently in advance of the program to allow timely consideration. (Note: Some license applications must be filed with the Washington state liquor control board at least thirty days or more before the event.) Written authorization to apply for such license shall accompany the license application filed with the Washington state liquor control board.

(f) Written authorization to apply for a banquet permit to serve and consume alcoholic beverages at joint facilities must be obtained from the university chancellor or college president prior to applying for the permit from the Washington state liquor control board. Authorization should be requested sufficiently in advance of the program to allow timely consideration. Written authorization to apply for such permit shall accompany the permit application filed with the Washington state liquor control board.

(g) Consumption, possession, dispensation, or sale of alcohol is prohibited except for persons of legal age.

[Statutory Authority: RCW 28B.20.130. 06-13-022, § 478-137-050, filed 6/13/06, effective 8/1/06.]

WAC 478-137-060 Safety and liability. (1) It is the responsibility of any person or organization requesting the use of joint facilities to comply with all applicable policies, procedures, rules and regulations of the institutions, and applicable local, state and federal laws, including but not limited to fire, health and safety regulations.

(2) Permission to an organization not affiliated with one of the institutions or to a registered or official student organization of the university or college for the use of joint facilities is granted with the express understanding and condition that such organization assumes full responsibility for any loss, damage or claims arising out of such use.

When the event involves physical activity, or otherwise will increase the risk of bodily injury above the level inherent in the facilities to be used, proof of appropriate liability insurance coverage with limits of at least one million dollars per occurrence must be provided to the state office of risk management before approval for the requested use will be granted.

[Statutory Authority: RCW 28B.20.130. 06-13-022, § 478-137-060, filed 6/13/06, effective 8/1/06.]

Chapter 478-138 WAC

USE OF UNIVERSITY STADIUM BOAT MOORAGE FACILITIES

WAC 478-138-010 Use of university stadium boat moorage facilities—Authority.

WAC 478-138-020 Use of university stadium boat moorage facilities—Objectives.

WAC 478-138-030 Use of university stadium boat moorage facilities—Stadium boat moorage facilities—Area defined.

WAC 478-138-040 Use of university stadium boat moorage facilities—Operation of the stadium boat moorage facilities—Permits required.

WAC 478-138-060 Schedule of fees.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


WAC 478-138-010 Use of university stadium boat moorage facilities—Authority. Pursuant to the authority granted by RCW 28B.20.130, the board of regents of the University of Washington has established these regulations to govern use of the stadium boat moorage facilities.

[Statutory Authority: RCW 28B.20.130. 92-14-060, § 478-138-010, filed 6/26/92, effective 7/27/92; Order, § 478-138-010, filed 7/2/73 and 7/27/73.]

WAC 478-138-020 Use of university stadium boat moorage facilities—Objectives. The objectives of these regulations are to:

(1) Provide water access for persons attending University of Washington home football games or other special events as determined by the university, for which use of the stadium boat moorage facilities is designated;

(2) Control the use of the stadium boat moorage facilities in order to provide reasonable safety for both persons and boats or other craft using the facility;

(3) Provide for the collection of stadium boat moorage fees in support of the cost of maintaining and operating the stadium boat moorage facilities;

(4) Provide access at all times for emergency equipment.


WAC 478-138-030 Use of university stadium boat moorage facilities—Stadium boat moorage facilities—Area defined. (1)(a) The stadium boat moorage facilities shall consist of those docks and floats located on Lake Washington in Union Bay which provide water access to the University of Washington shoreline on home football game days, or for other special events as determined by the university.

(b) The stadium boat moorage facilities shall also include such other specified areas along or adjacent to the university shoreline, as designated by the executive vice-president, that provide access to the university shoreline on home football game days, or for other special events as determined by the university.

(c) Use of the university shoreline and moorage facilities for waterfront activities not designated for that area, or otherwise not in compliance with this chapter will subject the violators to arrest under provisions of RCW 9A.52.080 (Criminal trespass in the second degree), City of Seattle 12A.08.040 (Criminal trespass), or other applicable law.

(2) In the event the university permits a nonuniversity vessel use of the stadium boat moorage facilities for moorage, loading and unloading passengers, shuttling passengers to and from anchored vessels, or other related activities, the
WAC 478-138-040 Use of university stadium boat moorage facilities—Operation of the stadium boat moorage facilities—Permits required. During home football games and other special events as determined by the university, operation of the stadium boat moorage is the responsibility of the director of intercollegiate athletics and use of the stadium boat moorage facilities shall be controlled by the sale of stadium boat moorage permits as follows:

(1) Limits of the numbers and types of crafts that can be moored with reasonable safety at the stadium boat moorage facilities shall be established by the university after consultation with and approval by the Seattle fire chief and the local representatives of the U.S. Coast Guard;

(2) Only those boats displaying a valid stadium boat moorage permit shall be admitted to the stadium boat moorage area and provided moorage space;

(3) Stadium boat moorage permits shall be sold, issued, and collected by the department of intercollegiate athletics for season and/or individual games or special events;

(4) Season football ticket holders shall be notified of and provided with the opportunity to purchase stadium boat moorage permits for football games in advance of the public offering of stadium boat moorage permits;

(5) Public sale of stadium boat moorage permits shall be on a first-come, first-served basis within the limits established under WAC 478-138-040(1).

WAC 478-138-060 Schedule of fees. Fees for stadium boat moorage and the effective date thereof shall be established by the director of intercollegiate athletics with approval of the special assistant to the president. The approved fee schedule shall be published on the intercollegiate athletics web site.

Chapter 478-140 WAC
RULES AND REGULATIONS FOR THE UNIVERSITY OF WASHINGTON GOVERNING STUDENT EDUCATION RECORDS

<table>
<thead>
<tr>
<th>WAC</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>478-140-010</td>
<td>University policy on student education records.</td>
</tr>
<tr>
<td>478-140-015</td>
<td>Definition of a student.</td>
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[Title 478 WAC—p. 51]
(a) The term "education records" means those records, files, documents and other materials which contain information directly related to a student and are maintained by the university.

(b) Types of education records, and the university officials responsible for those records, include, but are not limited to:

(i) Official transcripts of courses taken and grades received, records relating to prior education experience, and admission records. The executive director of admissions and records, whose office is located in Schmitz Hall, is responsible for the maintenance of such records. In addition, the director of graduate admissions, whose office is located in Loew Hall, is responsible for the maintenance of certain admission and current education status records for graduate students, as are the admission directors of the professional schools of dentistry, law, medicine and pharmacy.

(ii) Tuition and fee payment records. The manager of the student accounts office, located in Schmitz Hall, is responsible for the maintenance of such records.

(iii) Student disciplinary records. The vice president for student affairs, whose office is located in Schmitz Hall, is responsible for the maintenance of such records.

(iv) Education records relating to a student's particular field of study may be maintained by the departments and colleges throughout the university. Where such education records are so maintained, the respective chair or dean of the department or college is responsible for maintenance of the records.

(c) The term "education records" does not include:

(i) Any record of instructional, supervisory, administrative or educational personnel which is in the sole possession of the maker thereof and not accessible or revealed to any other person except a substitute. For the purposes of this subsection, substitute means:

(A) A person who is providing instruction in place of or as assistant to the regularly assigned faculty member in a course in which knowledge of the performance of individual students is essential to the provision of instruction, or

(B) A person who is supervising a student's thesis or research project of or as an assistant to the regularly assigned faculty member during a prolonged absence.

(ii) Records created and maintained by the University of Washington police department for the purposes of law enforcement, except that education records created by another university department remain education records while in the possession of the police department.

(iii) Records made and maintained in the normal course of business which relate exclusively to the person's capacity as an employee and are not available for any other purposes; however, records concerning a student who is employed as a result of his or her status as a student (e.g., graduate student service appointments) shall not be considered to relate exclusively to a student's capacity as an employee.

(iv) Health care records on a student that are created or maintained by a health care provider or health care facility in connection with the provision of treatment to the student, and are not available to anyone other than persons providing such treatment, the student, or a health care provider of the student's choice (see also chapter 70.02 RCW).

(v) Records of an institution which contain only information relating to a person after that person is no longer a student at the university (e.g., information pertaining to the accomplishment of an alumnus or alumnna).

(2)(a) Confidential recommendations, evaluations or comments concerning a student, shall nonetheless be made available to the student, except as provided in (b), (c) and (d) of this subsection.

(b) The student may specifically waive his or her right to inspect and review education records where the information consists only of confidential recommendations respecting the student's:

(i) Admission to the University of Washington or any other educational institution, or component part thereof, or

(ii) Application for employment, or

(iii) Receipt of an honor or honorary recognition.

(c) A student's waiver of his or her right to inspect and review confidential statements shall be valid only if:

(i) The student is, upon request, notified of the names of all persons making confidential statements concerning the student, the dates of such confidential statements and the purpose or purposes for which the statements were provided, and

(ii) Such confidential statements are used solely for the purpose or purposes for which they were provided, and

(iii) Such waivers are not required as a condition for admission to, receipt of financial aid from or receipt of any other services or benefits from the university, and

(iv) Such waiver is in writing and signed and dated by the student.

(d) Such a waiver may be revoked, in writing, by the student; however, the revocation will be effective only for confidential statements or records dated after the date of the revocation.

(e) Confidential recommendations, evaluations or comments concerning a student prior to January 1, 1975, shall not be subject to release under WAC 478-140-018 (2)(a); however, upon request the student shall be notified of the names of the authors of all such confidential records, the dates appearing on such confidential records and the purpose for which each such confidential record was provided. Such records shall remain confidential and shall be released only with the consent of the author. Such records shall be used by the university only for the purpose or purposes for which they were provided.

(3) Where requested education records include information on more than one student, the student making the request shall be entitled to inspect, review or be informed of only the specific portion of the record about that student.

(4) A student may not inspect and review education records that are or contain financial records of his or her parents.

(5) Students may obtain copies of their education records. Charges for copies shall not exceed the cost normally charged by a University of Washington copy center (except in cases where charges have previously been approved for certain specified services).

(a) The university may refuse to provide copies of education records including transcripts and diplomas in the following circumstances:
(i) If the record is a secure exam as determined by the department that maintains the exam, so that the integrity of such exams may be protected;
(ii) If the student has outstanding debts owed to the university, so that the university may facilitate collection of such debts;
(iii) If disciplinary action is pending or sanctions are not completed.
(b) The university must provide copies of education records, subject to the provisions of (a) of this subsection, in the following circumstances:
(i) If failure to do so would effectively prevent the student from inspecting and reviewing a record;
(ii) When records are released pursuant to a student's consent and the student requests copies; and
(iii) When the records are transferred to another educational agency or institution where the student seeks or intends to enroll and the student requests copies.
(6) The office of the registrar is the only office which may issue an official transcript of the student's academic record.

(7) Student education records may be destroyed in accordance with a department's routine retention schedule. In no case will any record which is requested by a student for review in accordance with WAC 478-140-018 or 478-140-021 be removed or destroyed prior to providing the student access.

WAC 478-140-019 Student records committee. The student records committee is appointed by the president of the university and shall be responsible for reviewing unusual requests for information and for assisting in the interpretation of these rules. The committee shall also be responsible for hearing appeals as defined in WAC 478-140-021. The committee shall consist of an administrator, a graduate student, an undergraduate student, two faculty and two university staff members. The committee will be advised by a representative of the university's attorney general's division.

WAC 478-140-021 Requests and appeal procedures. (1) A request by a student to inspect and review his or her education records should be made in writing to the university official(s) or office(s) having custody of the particular records.
(2) Individual(s) or office(s) must respond to a request for education records, or explanations or interpretations of those records, within a reasonable period of time, but in no case more than forty-five days after the request has been made.
(3)(a) After reviewing his or her records, a student may ask the university to amend the records if the student believes information contained in the records is inaccurate or misleading. In such cases, the student should contact the appropriate dean or director responsible for custody of the record. The responsible party must inform the student of the party's decision within a reasonable period of time.
(b) If the responsible party grants the student's request, the university shall amend the education records and inform the student in writing of the action taken.
(c) If the responsible party denies the student's request, the university shall provide the student with a statement setting forth the reasons for disagreeing with the decision of the university student records committee. The decision must include a brief summary of the evidence and a statement of the reasons supporting the decision. The decision of the student records committee shall be the university's final decision.
(i) If the university student records committee grants the student's appeal, the university shall amend the education records of the student accordingly and shall inform the student in writing of the action taken.
(ii) If the university student records committee denies the student's appeal, the student shall be given the right to place in the education record a statement commenting upon the information in the education record and/or setting forth any reasons for disagreeing with the decision of the university student records committee. The university must maintain the statement with the contested part of the record for as long as the record is maintained and must disclose the statement whenever it is disclosed the portion of the record to which the statement relates.
(d) The student records committee shall not review any matter regarding the appropriateness of official academic grades.

WAC 478-140-024 Education records—Release. (1) The university shall not permit access to or the release of education records or personally identifiable information contained therein, other than "directory information" (as defined in subsection (5) of this section), without the written consent of the student, to any party other than the following:
(a) University staff and faculty, and students when officially appointed to a faculty council or administrative committee, when the information is required for a legitimate educational interest in support of the university's mission of edu-

(2007 Ed.)
section, research and public service and within the performance of their responsibilities to the university. The use of such information will be strictly limited to the performance of those responsibilities.

(b) Authorized representatives of the comptroller general of the United States, the Secretary of the U.S. Department of Education, or state or local authorities requiring access to education records, in connection with the audit or evaluation of a federally or state-supported education program or in connection with the enforcement of the federal or state legal requirements which relate to such a program.

(c) Agencies or organizations requesting information in connection with a student's application for, or receipt of, financial aid if the information is necessary to determine:

(i) Eligibility for financial aid;
(ii) The amount of financial aid; or
(iii) The conditions for financial aid.

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

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

(f) Any person or entity designated by judicial order or lawfully issued subpoena, or as a consequence of the university initiating legal action against a parent or student, upon condition that the university makes a reasonable effort to notify the student of all such orders or subpoenas or of its intent to release records in advance of compliance or release, unless directed otherwise by the court issuing the subpoena. Any university individual(s) or office(s) receiving a subpoena or judicial order for education records should immediately notify the attorney general's division.

(g) Alleged victims of a crime of violence or a nonforcible sexual offense requesting the final results of disciplinary proceedings conducted by the university under its student conduct code against the alleged perpetrator of such crime with respect to such crime.

(h) To others, the final results of a disciplinary proceeding when, at its discretion the university believes that disclosure will serve a legitimate educational interest, and determines through a disciplinary proceeding conducted under its student conduct code that the alleged student perpetrator committed a crime of violence or a nonforcible sexual offense that is a violation of the university's rules or policies with respect to such crime or offense. For purposes of this subsection, "final results" means the name of the student perpetrator, the violation committed, and any sanction imposed by the university on that student. Names of other students involved in the violation, such as a victim or witness, will be released only with the written consent of that other student or students.

(i) For the purpose of (g) and (h) of this subsection, a "crime of violence" means:

- An offense that has an element the use, attempted use, or threatened use of physical force against the person or property of another, or
- An offense that is a felony and that, by its nature, involves a substantial risk that physical force against the person or property of another may be used in the course of committing the offense.

(j) Victims alleging a sexual offense shall be notified of the outcome of disciplinary proceedings through the student conduct code (chapter 478-120 WAC).

(k) Officials of another institution of postsecondary education where the student seeks to enroll; the university shall provide the student a copy of the records released.

(l) Officials of another postsecondary institution or educational agency in which the student is enrolled or from which the student receives services when there is a legitimate educational interest.

(m) State or local officials or authorities, if a state statute adopted before November 19, 1974, specifically requires disclosures to those officials and authorities. The university may limit the number and type of officials to whom disclosure will be made under this subsection.

(n) A parent of a minor student or a nonminor dependent student, as defined in the Internal Revenue Code and upon submission of a copy of the most recent Internal Revenue Service annual tax return showing the student as a dependent.

(o) When, at its discretion, it believes that disclosure will serve a legitimate educational interest, the university may release to a parent or legal guardian of a student, information regarding that student's violation of any federal, state, or local law, or of any rule or policy of the university, governing the use or possession of alcohol or a controlled substance if:

(i) The student is under the age of twenty-one, and
(ii) The university determines that the student has committed a disciplinary violation with respect to such use or possession.

(p) Appropriate persons in connection with an emergency if knowledge of the information is necessary to protect the health or safety of the student or other individual(s).

(q) Appropriate persons for whom information about the student's university-sponsored student health insurance status is necessary to protect the welfare of the student (e.g., to pay premiums, provide medical treatment, process claims).

(r) For deceased students, members of the family or to other persons with the approval of the family or representatives of the estate. The request for education records must be accompanied by a copy of the death certificate or obituary. Absent approval from the family or representative of the estate, directory information only will be released to persons upon request.

(2) Where the consent of the student is obtained for the release of education records, it shall be in writing, signed and dated by the student, or through the use of computer technology if the identification of the requesting student can be verified by the university, and shall include:

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

(3) The university shall keep with the education record released, a log which will indicate the parties which have
requested or obtained access to a student's records maintained by the university, including the names of additional parties to whom the receiving party was permitted by the university to disclose the record, and which will indicate the interest claimed by the requesting party. The university need not maintain a log of releases made to university officials who have been determined to have a legitimate educational interest; releases to the student; releases made pursuant to a student's written consent, or releases of directory information only. The log of disclosure may be inspected and reviewed by the student, the university official responsible for the custody of the records, and other authorized parties.

(4) Education records, other than directory information, released to third parties, with or without student consent, shall be accompanied by a written statement indicating that the information cannot be subsequently released to any other parties without obtaining consent of the student and must be destroyed when no longer needed for the purposes for which it was provided. Third parties and their agents may use such information only for the purposes for which it was released.

(5) The term "directory information" used in WAC 478-140-024(1) is defined as a student's name, street address, e-mail address, telephone numbers, date of birth, major and minor field(s) of study, class, participation in officially recognized activities and sports, weight and height if the student is a member of an intercollegiate athletic team, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended by the student. Students may restrict release of directory information, or remove a previous directory release restriction, by going to the registration office (225 Schnitz Hall) in person and presenting photo identification, or using STAR online.


WAC 478-140-050 University records. All university individual(s) or office(s) which have custody of education records will develop procedures in accord with WAC 478-140-010 through 478-140-024. Any supplementary policies and procedures found necessary by departments will be filed with the student records committee, which will be responsible for periodic review of policy and procedures.

[Statutory Authority: RCW 28B.20.130. 99-12-110, § 478-140-050, filed 6/2/99, effective 7/3/99; Order 75-1, § 478-140-050, filed 3/5/75; Order 72-11, § 478-140-050, filed 11/30/72.]

WAC 478-140-070 Notice of university rules governing student education records. The university will publish in the quarterly Time Schedule a notice of students' rights under the Family Educational Rights and Privacy Act of 1974. Copies of the university rules are available through the Washington Administrative Code located in the reference stations on campus. The university shall provide copies of these rules to students upon request.


(2007 Ed.)

WAC 478-140-080 Appeals to the U.S. Department of Education. Students may file complaints with the U.S. Department of Education concerning alleged failures by the university to comply with the requirements of the Family Educational Rights and Privacy Act or its implementing regulations.


Chapter 478-156 WAC

RULES FOR THE UNIVERSITY OF WASHINGTON RESIDENCE HALLS AND FAMILY HOUSING APARTMENTS

WAC 478-156-010 Legal authority to enact. Pursuant to the authority granted by RCW 28B.20.130 and 28B.15.031, the board of regents of the University of Washington has established the following rules governing the operation of the university's residence halls and family housing apartments.


WAC 478-156-011 Purpose of residence halls and family housing apartments. The residence halls and family housing apartments exist to provide a conveniently located living environment for university students which will contribute to their educational development.


WAC 478-156-012 Modification of these rules. The board of regents reserves the right to add, delete, or modify portions of these rules in accordance with its rules and applicable laws.

[Statutory Authority: RCW 28B.20.130. 97-24-048, § 478-156-012, filed 11/26/97, effective 12/27/97; Order 72-6, § 478-156-012, filed 11/6/72.]

WAC 478-156-013 Residence halls—Eligibility. Priority for use of residence hall space is given to enrolled students at the University of Washington. Subject to space availability, the following may be granted residence privileges in...
the order of their applications after the needs of enrolled students have been fulfilled:

(1) Participants in university-sponsored short courses, conferences and state tests and examinations.

(2) Visiting scholars sponsored by academic departments.

(3) Students attending nearby community colleges.

(4) On a transient basis, visiting students from other institutions, visiting faculty members and guests of student residents.

(5) Other groups when approved by the committee on the use of university facilities.


WAC 478-156-015 Occupancy deadline. Students who have applied and have been assigned to a hall must occupy their rooms by noon of the second day of the quarter or their reservations will be terminated.

[Statutory Authority: RCW 28B.20.130. 97-24-048, § 478-156-015, filed 11/26/97, effective 12/27/97; Order 72-6, § 478-156-015, filed 11/6/72.]

WAC 478-156-016 Family housing apartments—Eligibility. Residents must be enrolled as full-time students at the University of Washington three of the four quarters of an academic year, and be married couples; registered, same-sex domestic partners (that is, the partnerships are registered with the city of Seattle or other jurisdictions where domestic partner registrations are offered); or single parents with dependent children. In addition, financial eligibility must be verified annually for those students in priority groups (1) through (3), which are described in WAC 478-156-017. The office of student financial aid will annually update financial need figures for family housing eligibility and will annually evaluate the resources of each new applicant and each current resident of family housing to determine if their requirements for financial assistance exceed the established need figures. Separate financial need figures are established for each unit size. The applicable dollar amounts and deadlines for submission of the financial aid form are published and available at the housing and food services office in January of each year. Eligibility will be for the period July 1 through June 30. Any expenses related to the processing of the financial aid form will be borne by the applicant or the current resident. Residents not meeting the eligibility requirements who feel they have mitigating circumstances may appeal to the application appeal and eviction review committee.


WAC 478-156-017 Assignment priority. Applicants for university-owned family housing apartments who are judged eligible for assignment pursuant to WAC 478-156-016 are assigned in the following order of priority:

(1) Students who have special housing needs due to disability-related reasons (financial eligibility may be waived on a case-by-case basis for students with disabilities), students in the university's educational opportunity program, and others with extreme financial or personal hardship.

(2) Students who are single parents and have dependent children.

(3) Other students meeting financial eligibility criteria as set forth in WAC 478-156-016.

(4) Other students exceeding financial eligibility criteria.


WAC 478-156-018 Unit size—Eligibility standards.

(1) Studio units. Married couples with no children; registered, same-sex domestic partners with no children; single parents with one child; married couples with one child; or registered, same-sex domestic partners with one child.

(2) One bedroom units. Married couples with no children; registered, same-sex domestic partners with no children; single parents with one child; married couples with one or two children; or registered, same-sex domestic partners with one or two children.

(3) Two bedroom units. Married couples with one or two children; registered, same-sex domestic partners with one or two children; or single parents with two or more children.

(4) Three bedroom units. Married couples with two or more children; registered, same-sex domestic partners with two or more children; or single parents with two or more children.

[Statutory Authority: RCW 28B.20.130. 97-24-048, § 478-156-018, filed 11/26/97, effective 12/27/97; Order 72-6, § 478-156-018, filed 11/6/72.]

Chapter 478-160 WAC

ADMISSION AND REGISTRATION PROCEDURES FOR THE UNIVERSITY OF WASHINGTON

WAC

478-160-005 Legal authority to enact.

478-160-010 Admissions procedures—Statement of purpose.

478-160-015 Admission categories.

478-160-020 Undergraduate admission policy.

478-160-025 Undergraduate student classifications.

478-160-030 Early application guidelines.

478-160-035 Application forms for undergraduate standing.

478-160-040 Admission of undergraduate students through the educational opportunity program.

478-160-045 Admission of international students.

478-160-050 Application forms for international students.

478-160-055 Admission to specific major degree programs.

478-160-060 Requests for reconsideration of admission decision.

478-160-065 Admission of former students.

478-160-070 Graduate admission policy.

478-160-075 Graduate classifications.

478-160-080 Early application.

478-160-085 Application forms.

478-160-095 Admission to the advanced professional schools of dentistry, law, medicine, and pharmacy—Policy.

478-160-100 Admission to the school of dentistry.

478-160-105 Admission to the school of dentistry—Application forms.

478-160-110 Admission to the school of law—Application forms.

478-160-115 Admission to the school of law with advanced standing.

478-160-125 Admission to the school of medicine.

478-160-130 First-year admission to the school of medicine—Application forms.

478-160-140 Application for transfer to the school of medicine.

478-160-142 Admission to the school of pharmacy—Application forms.

478-160-143 Admission to the school of pharmacy with advanced standing.

478-160-145 Admission with nonmatriculated status.

478-160-150 Definition of nonmatriculated status.

478-160-160 Applications for housing and financial aid.

478-160-165 Financial aid information.

[Title 478 WAC—p. 56]
Admission and Registration Procedures 478-160-015

478-160-010 Admission categories. The University of Washington offers programs of study which lead to undergraduate, graduate and advanced professional degrees and/or professional certificates.

(1) Undergraduate study includes programs of study which normally lead to a bachelor's degree.

(2) Graduate study includes programs of postbaccalaureate study normally leading to a graduate degree.

(3) Advanced professional study includes programs of study normally leading to a professional degree in medicine, dentistry, law or pharmacy.

In addition, the university has a special admissions category, nonmatriculated status, which is intended for students who have a limited educational objective which does not include a University of Washington degree or a professional certificate.


WAC 478-160-005 Legal authority to enact. Pursuant to the authority granted by RCW 28B.20.130 and chapter 28B.15 RCW, the board of regents of the University of Washington has established the following regulations governing the admission, residence classification and registration of students at the University of Washington.

[Order 72-5, § 478-160-005, filed 11/6/72.]

WAC 478-160-010 Admissions procedures—Statement of purpose. The purpose of these regulations is to provide prospective university students with information on how to apply for admission at their proposed level of study.

[Order 72-5, § 478-160-010, filed 11/6/72.]

WAC 478-160-015 Admission categories. The University of Washington offers programs of study which lead to undergraduate, graduate and advanced professional degrees and/or professional certificates.

(1) Undergraduate study includes programs of study which normally lead to a bachelor's degree.

(2) Graduate study includes programs of postbaccalaureate study normally leading to a graduate degree.

(3) Advanced professional study includes programs of study normally leading to a professional degree in medicine, dentistry, law or pharmacy.

In addition, the university has a special admissions category, nonmatriculated status, which is intended for students who have a limited educational objective which does not include a University of Washington degree or a professional certificate.

WAC 478-160-020 Undergraduate admission policy. The University of Washington's board of admissions, scholastic standards and graduation, appointed by the president of the university, is responsible for the interpretation and administration of the regulations governing the admission of undergraduate students.

The office of admissions has been assigned the responsibility of distributing and processing applications for admission with undergraduate standing at the University of Washington.

Application closing dates are established for all admission classifications for all quarters. Applications are generally not accepted after closing dates except for summer quarter when they will be accepted routinely through Registration Period III. Summer quarter applications will be accepted after the closing date only from students returning to the university in the classification under which they last attended or students new to the university as "Summer only nonmatriculated" students.

WAC 478-160-025 Undergraduate student classifications. A person may apply as an entering freshman, a transfer student, or a post-baccalaureate student depending on his or her academic background and present educational goal.

1. Entering freshmen have completed their secondary school education and intend to engage in a program of study leading to a bachelor's degree.

2. Transfer students have completed some academic work after leaving high school at another collegiate institution and intend to engage in a program of study leading to a bachelor's degree.

3. Postbaccalaureate students have previously earned at least one bachelor's degree and intend to engage in a program of study leading to an additional bachelor's degree and/or a professional certificate or prepare for a professional program.

WAC 478-160-030 Early application guidelines. In order to be assured of admission, prospective freshmen should submit applications for the autumn quarter of any given year during the preceding December. Applicants for winter and spring quarters and transfer and postbaccalaureate applicants for autumn quarter should submit applications at least six months in advance of their proposed date of entry. Applicants for summer quarter should submit applications at least three months in advance of the beginning of summer quarter.

WAC 478-160-035 Application forms for undergraduate standing. To apply for freshman, transfer or postbaccalaureate status, either an "Application for admission to an undergraduate college or school" or an "Application for admission to four-year colleges and universities in the state of Washington" must be submitted to the following address:

University of Washington
Office of Admissions
320 Schmitz Hall
Box 355840
Seattle, WA 98195-5840

An application form with complete instructions will be provided to prospective applicants upon request.

WAC 478-160-040 Admission of undergraduate students through the educational opportunity program. In recognition of the numerous factors which may have interfered with the earlier education of students from certain ethnic minorities and/or poverty environments, the university offers an educational opportunity program.

Minority and disadvantaged students are encouraged, regardless of their previous academic records, to apply.

Prospective applicants may obtain undergraduate application forms and additional information by contacting the following office:

University of Washington
Office of Admissions
380 Schmitz Hall
Box 355840
Seattle, WA 98195-5840

WAC 478-160-045 Admission of international students. Virtually no international students who are in need of financial assistance from the university can be accepted at the undergraduate level.

WAC 478-160-050 Application forms for international students. International students who have sufficient financial support, international students who intend to transfer to the university from another United States school, and international students who wish to attend summer quarter only must submit an "Undergraduate international admission application" to the following address:

University of Washington
Office of Admissions
320 Schmitz Hall
Box 355840
Seattle, WA 98195-5840

The application form with complete instructions will be provided to prospective applicants upon request.
WAC 478-160-055 Admission to specific major degree programs. Undergraduate and postbaccalaureate applicants who are qualified for admission to the university are required to enter one of the university's colleges or schools. Applicants may indicate, at the time they make application, the major degree program of their choice. However, all applicants who are qualified for admission to the university cannot always be accommodated in the college, school or degree program of their choice because of space limitations or because some prerequisites for the program have not yet been fulfilled. In such cases, applicants may be offered admission to the university in the college of arts and sciences as premajors.

In order to be considered for admission in the degree program of their choice, at a later date, such students may be required to submit a supplemental application and present additional information to the appropriate academic department or unit.

Examples of the information which might be considered may include but are not necessarily limited to the following: Achievement of at least sophomore or junior standing, grade point average, successful completion of elementary courses in the field, an audition, samples of previous accomplishments, recommendations, and test scores.

Although criteria for acceptance may vary from department to department, they are binding if all of the following conditions have been met:

1. They are the result of action by the faculty of the department concerned and have been approved by the dean of that school or college, the faculty council on academic standards, and the president of the university.

2. They apply to all students seeking admission to the degree program at a particular time.

3. They have been announced through printed statements available in the office of admissions and in the advising office of the department sponsoring the program no later than the first day of the quarter (excluding summer quarter) preceding the quarter in which they are to become effective.

WAC 478-160-060 Requests for reconsideration of admission decision. Applicants who are denied admission may request further consideration by presenting a written petition and additional information in support of their application. Such requests should be addressed to the following address:

University of Washington
Committee on Admissions and Academic Standards
Office of Admissions
320 Schmitz Hall
Box 355840
Seattle, WA 98195-5840

WAC 478-160-065 Admission of former students. Former undergraduate students who wish to resume study in the degree or certificate program for which they were last registered and graduate students who are officially on leave and who wish to return to the university must submit a "Returning student reenrollment application" form to the registration office. Applications may be obtained by contacting the following office:

University of Washington
Registration Office
225 Schmitz Hall
Box 355850
Seattle, WA 98195-5850

Returning former students are advised to file such an application at least four months in advance of the quarter they intend to return.

Former students who completed a degree or certificate program at the time they were last enrolled and former graduate students must apply as new students if they wish to return to the university.

WAC 478-160-070 Graduate admission policy. The dean of the graduate school is responsible for the interpretation and administration of regulations governing the admission of graduate students. The office of graduate admissions has been assigned the responsibility of collecting and processing applications for admission to the university's graduate school.

WAC 478-160-075 Graduate classifications. A person may apply for admission as either a regular graduate student or a visiting graduate student:

1. Regular graduate students have previously earned a bachelor's degree or the equivalent and intend to engage in a program of study leading to a graduate degree. Admission as a regular graduate student signifies admission to a particular program of study leading to a master's degree or into post-master's study. Acceptance of a graduate student into a program of study leading to a doctor's degree is not implied by admission to the graduate school but is usually signified by the appointment of a doctoral supervisory committee for a student who has been previously admitted to the graduate school.

2. Visiting graduate students are students in good standing at another graduate institution who desire to enroll for a single quarter in the graduate school at this university and who intend thereafter to return to the graduate school where they are engaged in a program of study for an advanced degree.

(2007 Ed.)
WAC 478-160-080 Early application. In order to assure consideration of their applications, prospective graduate students are advised to submit applications at least seven months in advance of their proposed date of entry.

[Order 72-5, § 478-160-080, filed 11/6/72.]

WAC 478-160-085 Application forms. Prospective applicants to the graduate school may obtain information about degree programs and the online application process on the graduate school web site or by an e-mail request to uwgrad@u.washington.edu (for U.S. citizens, permanent residents and immigrants) or to intlgrad@u.washington.edu for international applicants. Secondly, an "Application for admission to the graduate school" form is available upon request by writing to the graduate program adviser of the department in which the applicant expects to engage in a program of study or by writing to the following address:

University of Washington
Office of Graduate Admissions
301 Loew Hall
P.O. Box 84808
Seattle, WA 98124-6108

[Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-14-004, § 478-160-085, filed 6/19/97, effective 7/20/97. Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-14-004, § 478-160-105, filed 5/22/92, effective 6/22/92. Statutory Authority: RCW 28B.20.130 (1) and (3), 80-15-082 (Order 80-2), § 478-160-105, filed 10/21/80; Order 72-5, § 478-160-105, filed 11/6/72.]

WAC 478-160-095 Admission to the advanced professional schools of dentistry, law, medicine, and pharmacy—Policy. The dean of each of the advanced professional schools is responsible for the interpretation and administration of regulations governing the admission of students to the school.

[Statutory Authority: RCW 28B.20.130. 98-10-048, § 478-160-095, filed 4/29/98, effective 5/30/98. Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-14-004, § 478-160-110, filed 6/19/97, effective 7/20/97. Statutory Authority: RCW 28B.20.130 (1) and (3), 80-15-082 (Order 80-2), § 478-160-110, filed 10/21/80; Order 72-5, § 478-160-110, filed 11/6/72.]

WAC 478-160-100 Admission to the school of dentistry. The University of Washington school of dentistry gives primary preference in admission to qualified residents of the state of Washington. Second preference is given to qualified residents of Alaska, Arizona, Colorado, Idaho, Hawaii, Montana, New Mexico, Wyoming, and Utah, which states have contractual arrangements for this purpose with the state of Washington and the University of Washington.

[Order 72-5, § 478-160-100, filed 11/6/72.]

WAC 478-160-105 Admission to the school of dentistry—Application forms. Application forms may be obtained by writing to the following address:

University of Washington School of Dentistry
Office of the Dean
D-322 Health Sciences Building
Box 356365
Seattle, WA 98195-6365

The deadline for filing an application is determined by the University of Washington school of dentistry and can be obtained from the address above.

WAC 478-160-110 Admission to the school of law—Application forms. Applicants to the first-year class and applicants for admission with advanced standing may obtain application forms by contacting the following office:

University of Washington School of Law
Director of Admissions
Condon Hall
1100 N.E. Campus Parkway
Seattle, WA 98105-6617

(for internal campus mail use: Box 354600). The deadline for filing an application is determined by the University of Washington school of law and can be obtained from the address above.

[WAC 478-160-115 Admission to the school of law with advanced standing. Students in good academic standing at a school approved by the Association of American Law Schools may apply for admission with advanced standing.


WAC 478-160-125 Admission to the school of medicine. The University of Washington school of medicine publishes complete information regarding its policies, procedures, and programs which may be obtained by contacting the following office:

University of Washington School of Medicine
Committee on Admissions
Office of the Dean
A-300 Health Sciences Center
Box 356340
Seattle, WA 98195-6340

(or phone: 206-543-7212).

[Statutory Authority: RCW 28B.20.130. 02-06-021, § 478-160-125, filed 2/25/02, effective 3/28/02. Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-14-004, § 478-160-125, filed 6/19/97, effective 7/20/97. Statutory Authority: RCW 28B.20.130(3), 78-07-018 (Order 78-4), § 478-160-125, filed 6/15/78; Order 72-5, § 478-160-125, filed 11/6/72.]

WAC 478-160-130 First-year admission to the school of medicine—Application forms. The school of medicine is a participant in the American Medical College Application Service Program (AMCAS). Applications can be found at: www.aamc.org/students/amcas/start.htm. For those without access to the Web, write to:
The deadline for filing an application is determined by the University of Washington School of pharmacy and can be obtained by contacting the following office:

University of Washington School of Medicine
Committee on Admissions
Office of the Dean
A-300 Health Sciences Center
Box 356340
Seattle, WA 98195-6340

(or phone: 206-543-7212). Applicants are encouraged to file applications twelve months prior to desired date of entry.

WAC 478-160-140 Application for transfer to the school of medicine. Application for transfer to the school of medicine may be obtained by writing to the following address:

University of Washington School of Medicine
Committee on Admissions
Office of the Dean
A-300 Health Sciences Center
Box 356340
Seattle, WA 98195-6340

The deadline for filing an application is determined by the University of Washington School of medicine and can be obtained from the address above, or phone: 206-543-7212.

WAC 478-160-142 Admission to the school of pharmacy—Application forms. Applicants to the first-year class and applicants for admission with advanced standing may obtain application forms by contacting the following office:

University of Washington School of Pharmacy
Office of Academic and Student Programs
H-362 Health Sciences Building
Box 357631
Seattle, WA 98195-7631

The deadline for filing an application is determined by the University of Washington School of pharmacy and can be obtained from the address above.

WAC 478-160-143 Admission to the school of pharmacy with advanced standing. Students in good academic standing at a school approved by the American Association of Colleges of Pharmacy may apply for admission with advanced standing.

WAC 478-160-145 Admission with nonmatriculated status. Nonmatriculated status is a special classification for students with a limited educational objective which does not include a University of Washington degree or a professional certificate.

WAC 478-160-150 Definition of nonmatriculated status. Nonmatriculated status is a special classification for students with a limited educational objective which does not include a University of Washington degree or a professional certificate.

WAC 478-160-155 Financial aid. An application for admission does not constitute an application for either housing accommodations or financial aid, nor does an application for housing or an award of financial aid constitute an application for admission. Information and applications for housing may be obtained from the following address:

University of Washington
Office of Housing and Food Services
301 Schmitz Hall
Box 355842
Seattle, WA 98195-5842

Information and applications for financial aid may be obtained from the following address:

University of Washington
Office of Student Financial Aid
105 Schmitz Hall
Box 355880
Seattle, WA 98195-5880
WAC 478-160-163 Waivers of tuition and fees. (1) The board of regents is authorized to grant tuition and fee waivers to students pursuant to RCW 28B.15.910 and the laws identified therein. Each of these laws, with the exception of RCW 28B.15.543 and 28B.15.545, authorizes, but does not require, the board of regents to grant waivers for different categories of students and provides for waivers of different fees. The board of regents must affirmatively act to implement the legislature's grant of authority under each individual law. A list of waivers that the board has implemented can be found in the University of Washington General Catalog, which is published biennially. The most recent list may be found in the online version of the General Catalog at www.washington.edu/students/reg/ tuition_widgets.html.

(2) Even when it has decided to implement a waiver listed in RCW 28B.15.910, the university, for specific reasons and a general need for flexibility in the management of its resources, may choose not to award waivers to all students who may be eligible under the terms of the laws. Where the university has chosen to impose specific limitations on a waiver listed in RCW 28B.15.910, those limitations are delineated in subsection (5) of this section. If the university has not imposed specific limitations on a waiver listed in RCW 28B.15.910, the waiver is not mentioned in subsection (5) of this section. The university's description of the factors it may consider to adjust a waiver program to meet emergent or changing needs is found in subsection (7) of this section. All waivers are subject to subsection (7) of this section.

(3) The board of regents also has the authority under RCW 28B.15.915 to grant waivers of all or a portion of operating fees as defined in RCW 28B.15.031. Waiver programs adopted under RCW 28B.15.915 are described in the General Catalog. The most recent list may be found in the online version of the General Catalog at www.washington.edu/students/reg/ tuition_widgets.html. Waivers granted under RCW 28B.15.915 are subject to subsection (7) of this section.

(4) Waivers will not be awarded to students participating in self-sustaining courses or programs because they do not pay "tuition," "operating fees," "services and activities fees," or "technology fees" as defined in RCW 28B.15.020, 28B.15.031, 28B.15.041, or 28B.15.051, respectively.

(5) Specific limitations on waivers are as follows:
(a) Waivers authorized by RCW 28B.15.621 (2)(a) for eligible veterans and National Guard members, shall be awarded only to undergraduate students pursuing their first bachelor's degree to a maximum of 225 college-level credits, including credits transferred from other institutions of higher education.
(b) Waivers authorized by RCW 28B.15.621 (2)(b) and (c) for children or spouses of eligible veterans and National Guard members who became totally disabled, or lost their lives, while engaged in active federal military or naval service, or who are prisoners of war or missing in action, shall be awarded only to undergraduate students pursuing their first bachelor's degree to a maximum of 225 college-level credits, including credits transferred from other institutions of higher education.
(c) Waivers of nonresident tuition authorized by RCW 28B.15.014 for university faculty and classified or professional staff shall be restricted to four consecutive quarters from their date of employment with the University of Washington. The recipient of the waiver must be employed by the first day of the quarter for which the waiver is awarded. Waivers awarded to immigrant refugees, or the spouses or dependent children of such refugees, shall be restricted to persons who reside in Washington state and to four consecutive quarters from their arrival in Washington state.
(d) Waivers authorized by RCW 28B.15.380 for children of police officers or fire fighters who are deceased or permanently disabled, shall be awarded only to undergraduate students pursuing their first bachelor's degree to a maximum of 225 college-level credits, including credits transferred from other institutions of higher education.
(e) Waivers authorized by RCW 28B.15.558 shall be awarded only to:
(i) University of Washington employees who are employed half-time or more, hold qualifying appointments as of the first day of the quarter for which the waivers are requested, are paid monthly, and, for classified staff new to the university, have completed their probationary periods prior to the first day of the quarter; or
(ii) State of Washington permanent employees who are employed half-time or more, are not University of Washington permanent classified employees, are permanent classified or exempt technical college paraprofessional employees, or are permanent faculty members, counselors, librarians or exempt employees at other state of Washington public higher education institutions.
(f) To qualify an individual as an "eligible veteran or National Guard member," the person seeking the waiver must present proof of domicile in Washington state and a DD form 214 (Report of Separation) indicating their service related to specific United States military operations or campaigns fought on foreign soil or in international waters.

(7) The university may modify its restrictions or requirements pursuant to changes in state or federal law, changes in programmatic requirements, or in response to financial or other considerations, which may include, but are not limited to, the need to adopt fiscally responsible budgets, the management of the overall levels and mix of enrollments, management initiatives to modify enrollment demand for specific programs and management decisions to eliminate or modify academic programs. The university may choose not to exercise the full funding authority granted under RCW 28B.15.910 and may limit the total funding available under RCW 28B.15.915.

[Title 478 WAC—p. 62]
WAC 478-160-165 Continuing education procedures—Statement of purpose. The purpose of these regulations is to provide information regarding the programs and services which are available and to indicate where additional information may be obtained.

[Order 72-5, § 478-160-165, filed 11/6/72.]

WAC 478-160-170 Continuing education—Policy. Continuing education at the University of Washington provides access to the academic and research resources of the institution in credit and noncredit courses for adults and occasionally for young people. Courses are offered by the University of Washington extension and continuing education units in the professional schools and colleges.

[Statutory Authority: RCW 28B.20.130. 91-16-001, § 478-160-170, filed 7/25/91, effective 8/25/91; Order 72-5, § 478-160-170, filed 11/6/72.]

WAC 478-160-175 Credit definitions. Credit courses are offered either for resident credit or for extension credit.

(1) Most courses offered through University of Washington extension are offered for resident credit, and grades earned in such courses are transcribed as resident credit and are included in the student's resident cumulative grade-point average.

(2) Courses offered through correspondence study, and some other courses, are offered for extension credit. These credits and grades are not included in the resident grade-point average, and students may apply only ninety such university credits toward an undergraduate degree. Extension credit courses are identified by an "X" prefix when listed in catalog material.

Additional information concerning credit courses may be obtained by contacting the following office:

University of Washington Extension
5001 25th Ave. N.E.
Seattle, WA 98105-4190

(for internal campus mail use: Box 354221, or phone: 206-543-2300).

[Statutory Authority: RCW 28B.20.130. 02-06-021, § 478-160-175, filed 2/25/02, effective 3/28/02. Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-20/97. Statutory Authority: RCW 28B.20.130 (1) and (3), 80-15-082 (Order 80-2), § 478-160-175, filed 10/21/80; Order 72-5, § 478-160-175, filed 11/6/72.]

WAC 478-160-190 Noncredit courses. Noncredit courses, covering a variety of topics, are offered during the day and evening for both adults and young people.

The delivery format of noncredit courses include certificate programs, lecture-discussion series, symposia, seminars, short courses, and conferences.

Specific information may be obtained by contacting University of Washington extension or the appropriate professional school or college.

[Statutory Authority: RCW 28B.20.130. 91-16-001, § 478-160-190, filed 7/25/91, effective 8/25/91; Order 72-5, § 478-160-190, filed 11/6/72.]

(2007 Ed.)
WAC 478-160-235 Enrollment and registration procedures—Statement of purpose. The purpose of these regulations is to provide new, returning former, and continuing students with information regarding enrollment and registration procedures at the University of Washington.

[Order 72-8, § 478-160-235, filed 11/30/72.]

WAC 478-160-240 Definitions. For the purpose of these regulations the following definitions shall apply:

1. An "admitted person" is one who has applied for and been offered an opportunity to enroll at the University of Washington for a given quarter.

2. An "enrolled student" is one who is admissible to the university for a given quarter and has given a firm commitment, usually by means of an advance payment on tuition and fees, of his or her intention to attend the university. (The advance fee payment is not required summer quarter.)

3. A "registered student" is one who has enrolled and has been assigned by the university registrar to one or more courses in a given quarter.

4. A "new student" is either one who has not previously registered for residence credit courses at the university or one who will be in his or her first quarter in a status different from that in which he or she last attended.

5. A "returning student" is one who has formerly attended the university and is returning after an absence of one or more quarters in the same classification.

6. "Continuing student" is either one who was registered in the same status the preceding quarter or one who is registered autumn quarter in the same status he or she was registered the preceding spring quarter.

7. "On-leave graduate student" is a graduate student in good standing who plans to be away from the university and who has applied for and been granted on-leave status.

8. "Residence credit" is that academic credit associated with those courses which are offered by the university within the regular academic curriculum. Credit earned through the satisfactory completion of such courses is applicable toward a university degree or professional certificate to the extent it satisfies specific school or college degree requirements.

9. "Matriculated student" is one who has been accepted into one of the university's schools or colleges to pursue a program of study which normally leads to a degree or professional certificate.

10. "Nonmatriculated student" is one who will be permitted to register for courses on a space-available basis but whose educational objective does not include a University of Washington degree or professional certificate.

11. "Summer only nonmatriculated" student is one who attends the university only during the summer quarter and who is not engaged in a degree or certificate program at the university. Such a student must apply for admission as a new student should he or she wish to attend any quarter other than summer quarter.

12. The first 4-1/2 weeks of the summer quarter constitute "a" term. Some classes are offered during "a" term only.

13. The second 4-1/2 weeks of the summer quarter constitute "b" term. Some classes are offered during "b" term only.


WAC 478-160-246 Enrollment confirmation deposit for new and returning students for autumn, winter and spring quarters. An enrollment confirmation deposit is required of new students and of returning students in autumn, winter and spring quarters. If space is not available when the payment is received, the payment will be returned. The deposit is only refundable pursuant to WAC 478-160-256.

Further information about the enrollment confirmation deposit may be obtained from the following address:

University of Washington
Registration Office
225 Schmitz Hall
Box 355850
Seattle, WA 98195-5850

[Statutory Authority: RCW 28B.20.130. 98-10-048, § 478-160-246, filed 4/29/98, effective 5/30/98. Statutory Authority: RCW 28B.20.130, 42.17.-260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 97-14-004, § 478-160-246, filed 6/19/97, effective 7/20/97. Statutory Authority: RCW 28B.20.-130, 92-12-011, § 478-160-246, filed 5/22/92, effective 6/22/92; Order 73-9, § 478-160-246, filed 11/30/73.]

WAC 478-160-256 Refund of the enrollment confirmation deposit. The enrollment confirmation deposit is refundable under the following conditions:

1. New and returning matriculated students who are unable to obtain courses required for completion of their degree or certificate program or courses which are determined by an appropriate academic adviser to be acceptable alternate courses, will be refunded their enrollment confirmation deposit. A written verification from the appropriate academic adviser must be attached to this petition. Such requests for refund must be submitted by Friday of the second week of the quarter.

2. New and returning matriculated students who, after meeting with an appropriate academic adviser, determine that the program for which admission was granted differs substantially from what the student was led to expect based upon earlier available information, will be refunded the enrollment confirmation deposit. This petition for refund must be submitted before the student registers for courses and in no case later than the first day of the quarter for which admission has been granted. A written verification from the appropriate academic adviser must be included.

3. New and returning students who apply by the prescribed deadline for financial aid administered by the university's financial aid office, and who cannot be awarded financial aid adequate to their needs as determined by that office, and who are therefore unable to attend the university, will be refunded the enrollment confirmation deposit. This petition and a copy of the notice of award and acceptance must be submitted no later than two weeks after receipt of notice of the financial aid award.

[Title 478 WAC—p. 64] (2007 Ed.)
WAC 478-160-260 International students—Accident insurance requirement. All foreign students on temporary visas are required to have accidental injury and illness insurance while attending the University of Washington.

WAC 478-160-265 Registration for residence credit courses. No person, other than a faculty member attending informally with the approval of the instructor, may attend a university residence credit course in which he or she has not been registered.

WAC 478-160-270 Registration periods. There are three official registration periods: Periods I - III. Specific dates, criteria for eligibility and procedural steps for each of the registration periods are published in the quarterly Time Schedule.

WAC 478-160-271 Registration eligibility. (1) All students. Guaranteed registration eligibility. All students at the university who remain in good standing and in compliance with other rules and regulations, with no outstanding financial obligations, are guaranteed the opportunity to register each quarter as long as they maintain continuous enrollment (summer quarter excepted).

(2) Undergraduate and professional students.

(a) Quarter-off eligibility. Subject to college, school, and departmental enrollment policies, undergraduate and professional students who have completed a quarter at the University of Washington may take the following quarter off without reapplication as returning students to remain eligible to register in registration period I for the University of Washington may take the following quarter off without reapplication as returning students to remain eligible to register in registration period I for the University of Washington.

(b) Newly admitted or returning former students. Newly admitted or returning former students are eligible to register the following quarter, beginning with registration period I, as long as they were enrolled for a least one day of the quarter.

(3) Graduate students. Graduate students who do not maintain continuous enrollment (summer quarter excepted) must file an on-leave application with the graduate school. On-leave graduate students returning to the university on or before the termination of the on-leave period must reapply as former students returning through the registration office. The quarter-off eligibility is not available to graduate students.

WAC 478-160-275 Late registration or course adds—Registration period III. Any student who registers after registration periods I and II will be charged a late registration service fee.

No student shall be permitted to register or add a course after the seventh calendar day of autumn, or winter, or spring quarter without instructor approval.

No student shall be permitted to register or add a course for an "a" term courses and full quarter courses after the seventh calendar day of "a" term or the full quarter, or for a "b" term courses after the seventh calendar day of "b" term without instructor approval.

WAC 478-160-280 Registration changes. Specific dates for registration changes are published in the quarterly Time Schedule.

A student who has once registered for a course or courses may drop courses through the end of the fourteenth calendar day of the quarter. One exception per academic year (defined as September through August) is allowed through the seventh week of the quarter.

No grade will be entered on a student's permanent record for a course dropped during the first fourteen calendar days of autumn, or winter, or spring quarter.

No grade will be entered on a student's permanent record for an "a" term course dropped during the first seven calendar days of summer quarter, for a full-quarter course dropped during the first fourteen calendar days of summer quarter, or for a "b" term course dropped during the first seven calendar days of term "b."

WAC 478-160-285 Change of registration service fee. A service fee will be assessed when a student changes his or her registration beginning the eighth calendar day of the quarter or term.

WAC 478-160-290 Withdrawal from the university. Withdrawal from the university is official when written notification has been filed with the following office:

University of Washington
Registration Office
225 Schmitz Hall
Box 355850
Seattle, WA 98195-5850

Students who officially withdraw may be entitled by law to a refund of all or a portion of the tuition and fees for a given quarter depending on the time of the quarter the withdrawal is completed.

(2007 Ed.)
WAC 478-160-295 Military withdrawals. (1) If a student is conscripted into the armed forces or is called to active military duty, he or she may be entitled to a full refund or academic credit depending on the time of the withdrawal. Official withdrawals must be in writing, signed by the student, and accompanied by a copy of the student's military orders.

(2) A student who withdraws may receive credit for courses or a full refund, under the following schedule:

(a) Students who withdraw through the seventh week of the academic quarter receive a full refund of fees. No academic credit is awarded.

(b) Students who withdraw after the seventh week of the academic quarter may choose to receive academic credit or a full refund of fees.

(3) Complete information is available from the following addresses:

University of Washington
Registration Office
225 Schmitz Hall
Box 355850
Seattle, WA 98195-5850

WAC 478-160-300 Registration requirements for graduate students. Every graduate student from the time of first enrolling in the graduate school is required either to be registered each quarter or to be officially on leave until the completion of all requirements for the graduate degree for which such a student is working. Failure to register each quarter (except summer) or to go on leave will constitute presumptive evidence that the student has withdrawn and resigned from the graduate school.

Order 72-8, § 478-160-300, filed 11/30/72.

WAC 478-160-305 On-leave status for graduate students. If a graduate student in good standing plans to be away from the university and out of contact with the university faculty and facilities for a period of time, not to exceed four successive quarters except in the case of absence for military reasons, he or she may apply for on-leave status. Forms for this purpose and further information may be obtained from the departmental graduate program adviser.

A graduate student who is either registered or officially on leave for a given spring quarter and who does not register for the immediately following summer quarter is automatically on leave for that summer quarter.

Order 72-8, § 478-160-305, filed 11/30/72.

WAC 478-160-310 Change of school or college. An undergraduate student desiring to transfer from one school or college within the university to another must obtain approval from the deans or the deans' designees of the two schools or colleges concerned. Change of college forms may be obtained from and must be submitted to the following address:

University of Washington
Registration Office
225 Schmitz Hall
Box 355850
Seattle, WA 98195-5850

WAC 478-160-315 Auditors. With the consent of the instructor, and to the extent that space is available after the students who are registering for credit have been accommodated, a student may register as an auditor in a nonlaboratory course or the lecture section of a laboratory course.

A student who audits a course may not participate in class discussion or laboratory work, or take an examination in the course. The fact that a course has been audited will not appear on the student's permanent record.

Order 72-8, § 478-160-315, filed 11/30/72.

WAC 478-160-320 Special instructional programs offered summer quarter. In recognition of the special needs of students who can attend the university only in the summer, a number of institutes, workshops, and special programs are offered each summer quarter. Because the nature and content of the programs vary from year to year, interested persons are invited to contact the following address:

University of Washington
Summer Quarter Office
5001 25th Ave. N.E.
Seattle, WA 98105-4190

(for internal campus mail use: Box 354226) to obtain a copy of the Summer Quarter Bulletin and Time Schedule.

Order 72-8, § 478-160-320, filed 11/30/72.
Chapter 478-168 WAC

REGULATIONS FOR THE UNIVERSITY OF WASHINGTON LIBRARIES

Chapter 478-168


(2007 Ed.)
478-168-010 University of Washington libraries and Marian Gould Gallagher Law Library—Legal authority to enact. Pursuant to the authority granted by RCW 28B.20.130, chapter 223, Laws of 1969 ex. sess. (RCW 28B.20.130), and section 2, chapter 279, Laws of 1971 ex. sess. (RCW 28B.15.031), the board of regents of the University of Washington has established the following regulations governing the service schedules for and the lending of library materials from library facilities devoted mainly to the educational or research activities of the University of Washington.


WAC 478-168-020 University of Washington libraries and Marian Gould Gallagher Law Library—Purpose of libraries' existence. The libraries constitute a vital instructional arm of the University of Washington and exist primarily to contribute to the university's teaching and research functions. In addition, the libraries seek to serve the citizens of the state of Washington, consistent with their primary function and within the limits of their resources.

[Statutory Authority: RCW 28B.15.031 and 28B.20.130. 95-14-045, § 478-168-020, filed 6/28/95, effective 9/18/95; Order 72-3, § 478-168-020, filed 8/7/72.]

WAC 478-168-035 University of Washington libraries and Marian Gould Gallagher Law Library—Service schedule. (1) Business hours are based on the identifiable needs of the university community as a whole and in consideration of the staff made available to support public service activities of the libraries.

(2) All libraries may close on legal and university holidays. Such closures are posted at the respective library locations seven days in advance.

(3) Unscheduled closures may be declared by the dean of university libraries or his/her designee, for the University of Washington libraries. The director of the Marian Gould Gallagher Law Library or his/her designee will have responsibilities for determining unscheduled closures for the Marian Gould Gallagher Law Library. Unscheduled closures will be due to staffing or physical plant problems beyond the libraries' control which constitute a threat to life, limb, essential creature comforts or utility of the facilities by users and staff.

[Statutory Authority: RCW 28B.20.130 and University of Washington Board of Regent's Standing Orders, Chapter 1, Section 2. 05-21-133, § 478-168-035, filed 10/19/05, effective 11/19/05. Statutory Authority: RCW 28B.15.031 and 28B.20.130. 95-14-045, § 478-168-035, filed 6/28/95, effective 9/18/95.]

WAC 478-168-070 Marian Gould Gallagher Law Library—Access to facilities. (1) Access to the Marian Gould Gallagher Law Library is limited. Only University of Washington faculty and University of Washington law school students may use the library as a study hall (i.e., for use not related to that library's materials). In general, the reading room is open for use by any person having need of the library's legal materials. However, when necessary to serve University of Washington faculty and University of Washington law school students effectively, the law librarian may restrict access to the library or any part of the library.

(2) The faculty library is for the use of University of Washington law faculty only, but books may be taken by library staff from the faculty library for the limited use of other patrons.


WAC 478-168-080 Marian Gould Gallagher Law Library—Use of materials. (1) In the use of library materials the Marian Gould Gallagher Law Library serves the students, faculty and staff of the law school, the students, faculty and staff of other university departments, faculty of other colleges and universities, librarians of other libraries, judges, members of the Washington bar and persons who have a degree from the law school. The law librarian has discretion to specify other groups of patrons and to set priorities of use among all groups of patrons. However, University of Washington law school faculty and law school students have priority when other patrons need the same materials.

(2) Circulation regulations may differ according to type of material and usage.

(3) Because of the reference nature of much of the collection, many of the books do not circulate and must be used in the library. The law librarian shall define the phrase "in the library."

(4) Each borrower is responsible for materials which he or she checks out at the circulation desks.


WAC 478-168-092 Marian Gould Gallagher Law Library—Student identification cards—Conditions of use. (1) To ensure prompt access to the library collection, University of Washington law school students must carry official law school identification cards issued at the time of enrollment in the school.

(2007 Ed.)
(2) An identification card is authorized for use only by the student whose name appears on the card.

(3) Student identification must be presented for the completion of each in-person circulation transaction.

(4) Each student must maintain current validation of the student's card.

(5) Each student shall keep the library informed of changes of name and address.

WAC 478-168-094 Marian Gould Gallagher Law Library—Official registration of other library users. (1) All library users other than University of Washington law school faculty and staff and University of Washington law school students must complete a registration card for library records at the main circulation desk.

(2) Information required includes name, permanent address, telephone number, and user category.

(3) Each borrower shall keep the library informed of changes of name, permanent address, telephone number, and user category.

WAC 478-168-096 Marian Gould Gallagher Law Library—Daily registration by library users—Procedures. (1) All eligible library users other than University of Washington law school faculty and staff and University of Washington law school students must present identification and register at the main circulation desk upon entering and leaving the library.

(2) Proper identification shall be as specified by the law librarian.

(3) When in the law library, all eligible library users other than University of Washington law school faculty and staff and University of Washington law school students must display a visitor's permit on the person or at the workplace when there. Visitor's permits are issued at the time of daily registration.

(4) Permits must be returned to the main circulation desk upon leaving the library.

(5) Failure to return permits may result in the revocation of library privileges.

WAC 478-168-160 University of Washington libraries—Loan code—Purpose. The board of regents of the University of Washington has established the following regulations which govern the lending of library material from the University of Washington libraries (excluding the Marian Gould Gallagher Law Library and the Elisabeth C. Miller Library in the center for urban horticulture).

The loan code for the University of Washington libraries is contained in WAC 478-168-160 through 478-168-390.

WAC 478-168-180 Identification card—Conditions of use. (1) Each borrower is responsible for obtaining an official identification card from the appropriate university office or a library borrower's card from the library cashier.

(2) An identification card is authorized for use only by the individual whose name appears on the card.

(3) Official identification must be presented for the completion of each in-person circulation transaction.

(4) Each borrower is responsible for materials checked out on his/her University of Washington identification card or library borrower's card. Library materials are not to be loaned to others except as designated in WAC 478-168-180(6).

(5) Campus borrowers are responsible for keeping the registrar or payroll office informed of changes of address. Off-campus borrowers are responsible for keeping the library cashier informed of changes of address.

(6) Each University of Washington faculty, academic personnel, administrative personnel, professional staff, visiting scholar, and other individuals as authorized by the dean of university libraries, may designate up to two proxies or couriers for the purpose of picking up materials for his/her use.

WAC 478-168-190 Disclosure of library user identity. Unless otherwise required by law, all library records that contain information about individual users of library services are confidential.

WAC 478-168-270 Date library material is due. Material is due on the date and hour specified at the time checked out or as adjusted by recall. If the hour is not specified, material is due at midnight on the date specified.

WAC 478-168-280 Return of library material. (1) Reserve material must be returned directly to the unit from which it is borrowed. If it is returned elsewhere, it is considered to be returned at the time it is received at the unit from which it was borrowed. Special material may be designated for return directly to the unit from which it is borrowed.

(2) All other material is considered returned the date it is returned to any library unit in the system.
WAC 478-168-310 Fines and charges. (1) All borrowers are subject to a uniform system of fines and charges for late return of library material and for replacement costs when required. The dean of university libraries or his/her designee will set the schedule of fines and charges on a regular basis.

(2) The approved schedule of fines and charges will be available online and in the Libraries Operations Manual.

(3) Fines are monetary sanctions for the late return of material. Fines are levied only when an overdue item is returned prior to billing.

(4) Billing charges are levied to defray the costs incurred by the libraries in billing, processing sanctions, and other activities related to the recovery of material that is substantially overdue.

(5) Replacement charges are levied to pay for the replacement of substantially overdue material. The replacement charges include the cost of the material and the cost of processing the material for the shelves. All library materials, regardless of fines and fees paid, remain state property.

(6) Binding, mending and damage charges are levied to repair material, to prepare replacement materials for circulation or to compensate for the decreased value of materials due to irreparable damage.

WAC 478-168-320 Notices and invoices. (1) All notices and invoices for library charges will be sent via University States first class, campus or electronic mail.

(2) Failure to receive a notice or invoice does not exempt the borrower from charges.

WAC 478-168-325 Payment of fines and charges. Fines and charges should be remitted to the library cashier unless the charges have been referred to the collection agency. Departmental purchase orders are not acceptable on the basis that fines and charges may not be appropriately paid by departmental, grant or other funds controlled by the university.

WAC 478-168-380 Appeal of library charges. (1) The library has the right to reduce or forgive fines and charges for borrowers in accordance with the guidelines specified in the Libraries Operations Manual. Borrowers can appeal unresolved problems to the library fines appeals committee.

(2) The libraries inform potential appellants of the availability of the appeals process at the time of billing and in all correspondence regarding the application of sanctions.

(3) Meetings of the libraries fines appeals committee are considered brief adjudicative procedures as defined by the Administrative Procedure Act (chapter 34.05 RCW). Committee meetings are conducted in conformance with the act and other applicable laws.

(4) A completed appeals form must be submitted within six months of billing for the charges to be appealed.
WAC 478-250-050 University rules coordination. (1) Coordination of university rules shall be conducted by the rules coordination office, which reports to the office of the vice-provost.

(2) The director of the rules coordination office shall have knowledge of the subjects of rules being proposed or prepared within the university, maintain the records of any such action, and respond to public inquiries about possible, prepared, or existing rules and the identity of university personnel developing, reviewing, or commenting on them.

WAC 478-250-060 Rule indexing. (1) Content. The university rules coordination office shall maintain an index of final orders, declaratory orders, interpretive statements, and policy statements, as defined by RCW 42.56.070(5), issued after June 30, 1990, by the board of regents of the University of Washington, the president of the University of Washington, or their designees.

(2) Form. The index shall reference final orders, declaratory orders, interpretive statements, or policy statements by one or more of the following classifications: Date of implementation, organizational unit, or subject matter.

WAC 478-250-070 Requests for access to indexes. Information regarding public inspection of indexes, their location, and a schedule for revising and updating these indexes can be obtained by contacting the director of the public records of the University of Washington, as defined in RCW 42.56.070, by calling 1-800-582-1581.

Chapter 478-276 WAC
GOVERNING ACCESS TO PUBLIC RECORDS

WAC 478-276-010 Purpose.

478-276-020 Definitions.

478-276-050 Public records available.

478-276-060 Public records officer.

478-276-070 Times for inspection and copying.

478-276-080 Requests for public records.

478-276-090 Commercial purposes.

478-276-100 Inspection of public records—Copying—Costs.

478-276-105 Protection of public records.

478-276-110 Exemptions—Court protection.

478-276-120 Review of denials of public records requests.

478-276-140 Public records and open public meetings office—Address.

(2007 Ed.)
WAC 478-276-070 Timess for inspection and copying. Public records of the University of Washington shall be available for inspection and copying by appointment during the regular office hours of the public records and open public meetings office: Monday through Friday, 8:00 a.m. to 5:00 p.m., excluding legal holidays.

WAC 478-276-080 Requests for public records. In accordance with requirements of chapter 42.56 RCW, 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 required to be disclosed by chapter 42.56 RCW, may be inspected or copies of such records may be obtained, by members of the public upon compliance with the procedures outlined in WAC 478-276-140. The person so designated shall be at the following location:

University of Washington
Public Records and Open Public Meetings Office
[Visitors Information Center]
[4311 11th Ave. N.E.
Suite 360]
[4014 University Way N.E.]
Seattle, WA 98105-[6203]
(for internal campus mail use: Box [354997] [355502]).

WAC 478-276-090 Commercial purposes. No provision of any regulation contained in this chapter 478-276 WAC shall be construed as giving authority to any faculty or staff member of the University of Washington to give, sell, or provide access to lists of individuals requested for commercial purposes.

WAC 478-276-100 Inspection of public records—Copying—Costs. (1) Public records of the University of Washington required to be disclosed by chapter 42.56 RCW, shall be made available for inspection and copying by the public records and open public meetings office staff under the supervision of the director of public records and open public meetings. Arrangements for photocopying of documents in accordance with RCW 42.56.210 shall be made by the university in such a way as to protect the records from damage or disorganization and to prevent excessive interference with other essential functions of the agency.

(2) No fee shall be charged for the inspection of public records. The university imposes a charge for providing copies of public records whether the copies are on paper or on other media such as, but not limited to, CDs, diskettes, audio or videotape; the university also charges for packaging, postage, and other charges as allowed by statute. Such charges shall not exceed the amount necessary to reimburse the university for actual costs as allowed by law.

(3) No person shall be provided a copy of a public record which has been copied by the university at the request of such person until and unless such person has tendered payment for the charge for providing such copying.

WAC 478-276-105 Protection of public records. Access to any "writing," as defined in WAC 478-276-020(2), shall be restricted to the viewing area designated by the university. No document shall be physically removed by a member of the public from the viewing area for any reason whatsoever. Nor shall any member of the public who is viewing documents disassemble, deface, or cause the disorganization of documents for any reason whatsoever.

WAC 478-276-110 Exemptions—Court protection. (1) The University of Washington reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 478-276-080 is exempt under the provisions of chapter 42.56 RCW.

(2007 Ed.)
(2) In addition, pursuant to chapter 42.56 RCW, the University of Washington reserves the right to delete identifying details when it makes available or publishes any public record in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by RCW 42.56.050.

(3) Responses by the University of Washington refusing, in whole or in part, inspection of any record shall include a statement of the specific exemption authorizing the withholding of the record (or part) and a brief explanation of how the exemption applies to the record withheld.

(4) Pursuant to RCW 42.56.540, the University of Washington reserves the right to seek to enjoin the examination of any specific record, the examination of which the university determines would clearly not be in the public interest and would substantially and irreparably damage any person or would substantially and irreparably damage vital governmental functions.


WAC 478-276-120 Review of denials of public records requests. (1) A person who has been denied access to public records may submit to the director of public records and open public meetings a petition for prompt review of such decision. The written request shall specifically refer to the written statement by the director of public records and open public meetings or staff member which constituted or accompanied the denial.

(2) Immediately after receiving a written request for review of a decision denying a public record, the director of public records and open public meetings or other staff member denying the request shall refer it to the office of the president of the University of Washington. The petition shall be reviewed promptly and the action of the public records and open public meetings office staff shall be approved or disapproved. Such approval or disapproval shall constitute final university action for purposes of judicial review.

[Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 01-11-136, § 478-276-120, filed 5/23/01, effective 6/23/01. Statutory Authority: RCW 28B.20.130(1), 81-20-049 (Order 81-2), § 478-276-120, filed 10/2/81; Order 73-5, § 478-276-120, filed 5/29/73.]

WAC 478-276-140 Public records and open public meetings office—Address. All requests for public records to the University of Washington shall be addressed as follows:

University of Washington
Public Records and Open Public Meetings Office
4311 11th Ave. N.E.
Suite 360
Seattle, WA 98105

(for internal campus mail use: Box 354997). The telephone number of the public records and open public meetings office is 206-543-9180.

[Statutory Authority: RCW 28B.20.130 and Executive Order 97-02. 06-13-021, § 478-276-140, filed 6/13/06, effective 7/14/06. Statutory Authority: RCW 28B.20.130 and chapter 42.17 RCW. 03-12-007, § 478-276-140, filed 5/22/03, effective 6/22/03. Statutory Authority: RCW 28B.20.130, 42.17.260, 42.17.290, 42.17.300 and chapter 34.05 RCW. 01-11-136, § 478-276-140, filed 5/23/01, effective 6/23/01; 97-14-004, § 478-276-140, filed 6/19/97, effective 7/20/97. Statutory Authority: RCW 28B.20.130(1). 81-20-049 (Order 81-2), § 478-276-140, filed 10/2/81; Order 73-5, § 478-276-140, filed 5/29/73.]

Chapter 478-324 WAC

RULES AND REGULATIONS FOR THE UNIVERSITY OF WASHINGTON IMPLEMENTATION OF THE STATE ENVIRONMENTAL POLICY ACT

WAC

478-324-010 Authority.

478-324-020 Adoption by reference.

478-324-030 Additional consideration in timing of threshold determination and EIS process.

478-324-040 SEPA advisory committee established for environmental review.

478-324-045 SEPA advisory committee responsibility.

478-324-060 Additional considerations in determination of nonsignificance.

478-324-070 Additional considerations in mitigated DNS.

478-324-090 Additional considerations in determination of significance and scoping.

478-324-100 Additional consideration of EIS content.

478-324-110 Additional recipients of DEIS.

478-324-120 Additional recipients of FEIS.

478-324-130 Establishment of SEPA information center.

478-324-140 Additional methods of public notice.

478-324-145 No administrative appeal.

478-324-150 Additional definitions.

478-324-160 University compliance with flexible thresholds.

478-324-170 Emergencies.

478-324-180 Designation of responsible official.

478-324-190 Procedures on consulted agencies.

478-324-200 Determining the lead agency.

478-324-210 Determination of lead unit.

478-324-220 SEPA policy rule and substantive authority.

478-324-230 Severability.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

478-324-050 Additional considerations in threshold determination process. [Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-050, filed 10/2/84.] Repealed by 00-04-039, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120.

WAC 478-324-010 Authority. The University of Washington adopts these procedures under the State Environmental Policy Act (SEPA), RCW 43.21C.120, and the SEPA rules, WAC 197-11-904.

[Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-010, filed 10/2/84. Formerly chapter 478-325 WAC.]

WAC 478-324-020 Adoption by reference. The university hereby adopts by reference the following sections of the SEPA rules, chapter 197-11 of the Washington Administrative Code.

General Requirements

WAC

197-11-040 Definitions.

197-11-050 Lead agency.

197-11-055 Timing of the SEPA process.

197-11-060 Content of environmental review.

197-11-070 Limitations on actions during SEPA process.

197-11-080 Incomplete or unavailable information.

197-11-090 Supporting documents.

197-11-100 Information required of applicants.
197-11-250 SEPA/Model Toxics Control Act integration.
197-11-253 SEPA lead agency for MTCA actions.
197-11-256 Preliminary evaluation.
197-11-259 Determination of nonsignificance for MTCA remedial actions.
197-11-262 Determination of significance and EIS for MTCA remedial actions.
197-11-265 Early scoping for MTCA remedial actions.
197-11-268 MTCA interim actions.

Categorical Exemptions and Threshold Determination

WAC
197-11-300 Purpose of this part.
197-11-305 Categorical exemptions.
197-11-310 Threshold determination required.
197-11-315 Environmental checklist.
197-11-330 Threshold determination process.
197-11-335 Additional information.
197-11-340 Determination of nonsignificance (DNS).
197-11-350 Mitigated DNS.
197-11-360 Determination of significance (DS)/initiation of scoping.
197-11-390 Effect of threshold determination.

Environmental Impact Statement (EIS)

WAC
197-11-400 Purpose of EIS.
197-11-402 General requirements.
197-11-405 EIS types.
197-11-406 EIS timing.
197-11-408 Scoping.
197-11-410 Expanded scoping. (Optional)
197-11-420 EIS preparation.
197-11-425 Style and size.
197-11-430 Format.
197-11-435 Cover letter or memo.
197-11-440 EIS contents.
197-11-442 Contents of EIS on nonproject proposals.
197-11-443 EIS contents when prior nonproject EIS.
197-11-444 Elements of the environment.
197-11-448 Relationship of EIS to other considerations.
197-11-450 Cost-benefit analysis.
197-11-455 Issuance of DEIS.
197-11-460 Issuance of FEIS.

Commenting

WAC
197-11-500 Purpose of this part.
197-11-502 Inviting comment.
197-11-504 Availability and cost of environmental documents.
197-11-508 SEPA register.
197-11-510 Public notice.
197-11-535 Public hearings and meetings.
197-11-545 Effect of no comment.
197-11-550 Specificity of comments.
197-11-560 FEIS response to comments.
197-11-570 Consulted agency costs to assist lead agency.

Using Existing Environmental Documents

WAC
197-11-600 When to use existing environmental documents.

SEPA and Agency Decisions

WAC
197-11-650 Purpose of this part.
197-11-655 Implementation.
197-11-660 Substantive authority and mitigation.
197-11-680 Appeals.

Definitions

WAC
197-11-700 Definitions.
197-11-702 Act.
197-11-704 Action.
197-11-706 Addendum.
197-11-708 Adoption.
197-11-710 Affected tribe.
197-11-712 Affecting.
197-11-714 Agency.
197-11-716 Applicant.
197-11-718 Built environment.
197-11-720 Categorical exemption.
197-11-721 Closed record appeal.
197-11-722 Consolidated appeal.
197-11-724 Consulted agency.
197-11-726 Cost-benefit analysis.
197-11-728 County/city.
197-11-730 Decision maker.
197-11-732 Department.
197-11-734 Determination of nonsignificance (DNS).
197-11-736 Determination of significance (DS).
197-11-738 EIS.
197-11-740 Environment.
197-11-742 Environmental checklist.
197-11-744 Environmental document.
197-11-746 Environmental review.
197-11-750 Expanded scoping.
197-11-752 Impacts.
197-11-754 Incorporation by reference.
197-11-756 Lands covered by water.
197-11-758 Lead agency.
197-11-760 License.
197-11-762 Local agency.
197-11-764 Major action.
197-11-766 Mitigated DNS.
197-11-768 Mitigation.
197-11-770 Natural environment.
197-11-772 NEPA.
197-11-774 Nonproject.
197-11-775 Open record hearing.
197-11-776 Phased review.
197-11-778 Preparation.
197-11-780 Private project.
197-11-782 Probable.
197-11-784 Proposal.
197-11-786 Reasonable alternative.
197-11-788 Responsible official.
197-11-790 SEPA.
197-11-792 Scope.
197-11-793 Scoping.
197-11-794 Significant.
197-11-796 State agency.
197-11-797 Threshold determination.
197-11-799 Underlying governmental action.

Categorical Exemptions

WAC 197-11-800 Categorical exemptions.
197-11-810 Exemptions and nonexemptions applicable to specific state agencies.
197-11-820 Department of licensing.
197-11-825 Department of labor and industries.
197-11-830 Department of natural resources.
197-11-835 Department of fisheries.
197-11-840 Department of game.
197-11-845 Department of social and health services.
197-11-850 Department of agriculture.
197-11-855 Department of ecology.
197-11-860 Department of transportation.
197-11-865 Utilities and transportation commission.
197-11-870 Department of commerce and economic development.
197-11-875 Other agencies.
197-11-880 Emergencies.
197-11-890 Petitioning DOE to change exemptions.

Agency Compliance

WAC 197-11-900 Purpose of this part.
197-11-902 Agency SEPA policies.
197-11-904 Agency SEPA procedures.
197-11-906 Content and consistency of agency procedures.
197-11-910 Designation of responsible official.
197-11-912 Procedures of consulted agencies.
197-11-914 SEPA fees and costs.
197-11-916 Application to ongoing actions.
197-11-917 Relationship to chapter 197-10 WAC.
197-11-918 Lack of agency procedures.
197-11-920 Agencies with environmental expertise.
197-11-922 Lead agency rules.
197-11-924 Determining the lead agency.
197-11-926 Lead agency for governmental proposals.
197-11-928 Lead agency for public and private proposals.
197-11-930 Lead agency for private projects with one agency with jurisdiction.
197-11-932 Lead agency for private projects requiring licenses from more than one agency, when one of the agencies is a county/city.
197-11-934 Lead agency for private projects requiring licenses from a local agency, not a county/city, and one or more state agencies.
197-11-936 Lead agency for private projects requiring licenses from more than one state agency.
197-11-938 Lead agencies for specific proposals.
197-11-940 Transfer of lead agency status to a state agency.
197-11-942 Agreements on lead agency status.
197-11-944 Agreements on division of lead agency duties.
197-11-946 DOE resolution of lead agency disputes.
197-11-948 Assumption of lead agency status.
197-11-950 Severability.
197-11-955 Effective date.

Forms

WAC
197-11-960 Environmental checklist.
197-11-965 Adoption notice.
197-11-970 Determination of nonsignificance (DNS).
197-11-980 Determination of significance and scopeing notice (DS).
197-11-985 Notice of assumption of lead agency status.
197-11-990 Notice of action.

WAC 478-324-030 Additional consideration in timing of threshold determination and EIS process. (1) For project-type actions involving construction or modification of facilities, the threshold determination, DNS, mitigated-DNS, or draft EIS shall be completed no later than the authorization to prepare construction documents. When an EIS is required, the final EIS shall be issued no later than seven days prior to the award of a construction contract.

(2) For nonproject-type actions, the threshold determination, DNS, mitigated-DNS, or EIS shall be completed prior to final approval or adoption of the proposal by the board of regents or agent delegated by the board to take such action. When an EIS is required, the final EIS shall be issued no later than seven days prior to the approval or adoption of a proposal.

WAC 478-324-040 SEPA advisory committee established for environmental review. A SEPA advisory committee (the committee) shall be established to assist the university with environmental review and with integrating SEPA procedures with the planning and decision-making process. The committee shall aid the university in complying with the State Environmental Policy Act (chapter 43.21C RCW) and State Environmental Policy Act rules (chapter 197-11 WAC), except for those actions pertaining to the metropolitan tract. The committee shall consist of members representing the students, faculty, and staff of the university and shall be appointed by the president. It shall be the mission of the committee to ensure that sound decision making at the university includes early consideration of environmental values and goals and timely preparation and review of environmental analysis.

(07 Ed.)
WAC 478-324-045 SEPA advisory committee responsibility. (1) The responsible official shall consult with the committee as follows:

(a) After completion of an environmental checklist but before threshold determination.

(b) Prior to the responsible official's reconsideration of the threshold determination if substantive comments have been received regarding the DNS.

(c) Prior to the responsible official issuing a mitigated DNS.

(d) Prior to the issuance of a scoping notice.

(e) Prior to the publication of any draft EIS.

(f) Prior to the publication of any final EIS.

(2) Committee review of DNS and mitigated DNS may occur without a formal meeting.

(3) The university shall give the committee notice of public hearings on the environmental impact of a proposal.

(4) The committee's recommendations shall be advisory and shall not relieve the responsible officials of their responsibilities as established by these procedures.

WAC 478-324-060 Additional considerations in determination of nonsignificance. (1) The responsible official shall send the DNS and environmental checklist to agencies with jurisdiction, the city-university community advisory committee, and the SEPA advisory committee.

(2) If the university withdraws a DNS and makes a new threshold determination, the responsible official shall send notice of any withdrawn DNS and new threshold determination to agencies with jurisdiction, the city-university community advisory committee, and the SEPA advisory committee.

WAC 478-324-070 Additional considerations in mitigated DNS. (1) In consultation with the SEPA advisory committee, the responsible official will determine if there are mitigating measures and clarifications or changes to the environmental checklist which would reduce impacts to the extent that a mitigated DNS could be issued.

(2) All mitigation measures in a mitigated DNS for a proposed project shall be included in the final project, with the exception of any measures clearly the responsibility of another agency.

WAC 478-324-090 Additional considerations in determination of significance and scoping. (1) Scoping shall be used for EIS's and supplemental EIS's.

(2) The university shall notify members of the SEPA advisory committee, the city-university community advisory committee, agencies with jurisdiction, and others on the university SEPA mailing list of the DS and the initiation of this scoping process. Written comments shall be provided to the university within twenty-one days of the issuance of the DS.

[Statutory Authority: RCW 43.21C.120, 00-04-039, § 478-324-090, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-090, filed 10/2/84.]

WAC 478-324-100 Additional consideration of EIS content. Where the university is lead agency, the EIS preparers of the university shall determine the organization of the EIS, even though other agencies with jurisdiction are involved with the proposal.

[Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-100, filed 10/2/84.]

WAC 478-324-110 Additional recipients of DEIS. (1) The university shall send copies of the draft EIS to the SEPA advisory committee and the city-university community advisory committee.

(2) The university shall provide notice of the draft EIS to all individuals, organizations and agencies who provided comment during the scoping process.

[Statutory Authority: RCW 43.21C.120, 00-04-039, § 478-324-110, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-110, filed 10/2/84.]

WAC 478-324-120 Additional recipients of FEIS. (1) The university shall send copies of the final EIS to the SEPA advisory committee and the city-university community advisory committee.

(2) The responsible official shall send notice of availability of the final EIS to anyone who received and/or commented on the DEIS.

[Statutory Authority: RCW 43.21C.120, 00-04-039, § 478-324-120, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-120, filed 10/2/84.]

WAC 478-324-130 Establishment of SEPA information center. (1) The University of Washington Visitors Information Center shall serve as the university's SEPA information center.

(2) The following documents shall be maintained at the SEPA information center:

(a) Copies of all SEPA public information registers for a period of one year from the date of publication.

(b) Copies of all environmental checklists, determinations of nonsignificance and determinations of significance for a period of one year from the date of issue.

(c) Copies of all current scoping and public hearing notices.

(d) Copies of all draft and final EIS's for a period of three years after the date of publication, except that technical appendices need not be maintained at the SEPA information center if adequate notice is provided regarding where on campus such appendices are located.

(e) Copies of all draft and final EIS's which have been incorporated by reference shall be maintained at the SEPA information center for the same time period as the underlying document is maintained.

(f) A current list of individuals designated as responsible officials for university compliance with SEPA.

(g) A current membership list of the SEPA advisory committee.

[Title 478 WAC—p. 76]
(h) Copies of agendas and minutes of the SEPA advisory committee for a period of one year after the date of issue.

(3) The documents at the SEPA information center shall be available for public inspection and copies thereof shall be provided upon request. A fee to cover the actual cost of printing/copying may be charged for copies.

[Statutory Authority: RCW 43.21C.120. 00-04-039, § 478-324-130, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-130, filed 10/2/84.]

WAC 478-324-140 Additional methods of public notice. The university shall provide public notice of scoping, DNS with comment period, public hearings scheduled in accordance with these procedures and availability of draft and final EIS's by:

(1) Posting a notice on or near the proposed site (for project EIS's).

(2) Providing notice in such form as a press release or advertisement in a legal newspaper of general circulation in the area where the property which is the subject of the action is located (e.g., Daily Journal of Commerce).

(3) Providing notice in such form as a press release or advertisement in the University Week and University of Washington Daily. If the University Week and/or the University of Washington Daily is not in publication, then notice shall instead be published in a newspaper of general circulation in the area where the property which is the subject of the action is located (e.g., The Seattle Times or The Seattle Post-Intelligencer).

[Statutory Authority: RCW 28B.20.130 and 43.21C.120. 03-12-007, § 478-324-140, filed 5/22/03, effective 6/22/03. Statutory Authority: RCW 43.21C.120. 00-04-039, § 478-324-140, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-140, filed 10/2/84.]

WAC 478-324-145 No administrative appeal. There is no administrative appeal of any university determination relating to SEPA. Any appeal must be a judicial appeal under WAC 197-11-680(4).

[Statutory Authority: RCW 28B.20.130 and 43.21C.120. 03-12-007, § 478-324-145, filed 5/22/03, effective 6/22/03.]

WAC 478-324-150 Additional definitions. (1) "Final action" means the university's decision to proceed or not proceed with a proposal and is so defined in compliance with public notice requirements, RCW 43.21C.080. For proposals involving a series of decision points, the final action shall be clearly identified in the environmental checklist and/or EIS. The point at which the final action is made during the planning process may vary depending upon the nature of the proposal, but at no time shall the final action occur before fourteen days following issuance of a DNS or seven days following issuance of an FEIS.

(2) "SEPA mailing list" means a current list maintained at the capital projects office at the university of all individuals, groups, and agencies who have communicated to the university their interest in SEPA policies, procedures, and documents. This list shall include the city-university community advisory committee and all community organizations represented on the committee, including those with alternative representation.

[Statutory Authority: RCW 43.21C.120. 00-04-039, § 478-324-150, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-150, filed 10/2/84.]

WAC 478-324-160 University compliance with flexible thresholds. The university will use the flexible thresholds established by the particular jurisdiction in which a university project is located.

[Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-160, filed 10/2/84.]

WAC 478-324-170 Emergencies. Actions that must be undertaken immediately or within a time too short to allow full compliance with these rules, to avoid an imminent threat to public health or safety, to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation, shall be exempt from the procedural requirements of this chapter. Such actions include, but are not limited to, the following:

(1) Emergency pollution control actions responding to accidental discharges, leaks or spills into the air, water, or land.

(2) Implementation of a change in waste disposal procedures caused by unanticipated changes in waste sources which are in compliance with federal and state regulations and standards.

(3) Cleanup or decontamination of academic and research facilities or equipment accidentally exposed or contaminated, to permit maintenance, repair or relocation, when procedures followed are in accordance with federal or state guidelines, recommendations, or standards.

(4) Emergency actions implemented to reduce an imminent hazard to the health and safety of an element of the university resulting from structural failure, equipment malfunction, human error or natural event.

[Statutory Authority: RCW 43.21C.120. 00-04-039, § 478-324-170, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-170, filed 10/2/84.]

WAC 478-324-180 Designation of responsible official. The associate vice-president for capital projects or his or her designee shall serve as the responsible official for all university projects.

[Statutory Authority: RCW 28B.20.130 and 43.21C.120. 03-12-007, § 478-324-180, filed 5/22/03, effective 6/22/03. Statutory Authority: RCW 43.21C.120. 00-04-039, § 478-324-180, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-180, filed 10/2/84.]

WAC 478-324-190 Procedures on consulted agencies. The capital projects office shall be responsible for coordinating, receiving, and reviewing comments and requests for information from agencies regarding threshold determinations, scoping, EIS’s, and supplemental EIS’s.

[Statutory Authority: RCW 43.21C.120. 00-04-039, § 478-324-190, filed 1/25/00, effective 2/25/00. Statutory Authority: RCW 43.21C.120 and WAC 197-11-904. 84-20-074 (Order), § 478-324-190, filed 10/2/84.]

WAC 478-324-200 Determining the lead agency. (1) Except as otherwise specially provided herein, the university shall serve as the lead agency for all proposals.

[Title 478 WAC—p. 77]
(2) When the total proposal will involve both private and university construction activity, it shall be characterized as either a private or a university project for the purposes of lead agency designation, depending upon whether the primary sponsor or initiator of the project is the university or a private party. Any project in which university and private interests are too intertwined to make this characterization shall be considered a university project.

(3) The university's responsibilities as lead agency include complying with the threshold determination procedures; the initiation and administration of the scoping process; the supervision or actual preparation of draft EIS's, including the circulation of such statements, the conduct of any public hearings or public meetings required by these rules; and the supervision or preparation of required final EIS's and supplemental EIS's.

WAC 478-324-210 Determination of lead unit. (1) For university actions subject to SEPA, the capital projects office shall be charged with the university's lead agency responsibilities.

(2) The capital projects office shall have primary university responsibility for providing procedural advice with regard to these rules.

(3) All university units with environmental expertise should strive to make their services available to the capital projects office to assist in the university's compliance with SEPA.

WAC 478-324-220 SEPA policy rule and substantive authority. In order to carry out the policy of the State Environmental Policy Act, the University of Washington or its agents shall use all practical means, consistent with other essential considerations of state and university policy, to improve and coordinate plans, functions, programs, and resources to the end that the state and its citizens may:

(1) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;

(2) Assure for all people of Washington safe, healthful, productive, and esthetically and culturally pleasing surroundings;

(3) Attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences;

(4) Preserve important historic, cultural, and natural aspects of our national heritage;

(5) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;

(6) Achieve a balance between population and resource use which will permit high standards of living and a wide sharing of life's amenities; and

(7) Enhance the quality of renewable resources and approach the maximum attainable recycling of depletable resources.

WAC 478-355-010 Authority. This chapter is enacted by the board of regents of the University of Washington pursuant to RCW 39.04.155 authorizing the university to establish a small works roster for public works projects with an estimated cost of less than two hundred thousand dollars.

WAC 478-355-020 Purpose. To expedite the award of public work contracts at minimum cost, the University of Washington executive vice president is authorized to establish a small works roster.

WAC 478-355-030 Project construction cost. Whenever the estimated project construction cost of any University of Washington public work is less than two hundred thousand dollars, the University of Washington executive vice president is authorized to use the small works roster in lieu of public advertisement for bids. In the event the legislature further increases the small works roster limit, the university is authorized to use the small works roster for any projects up to the subsequently authorized limit.

WAC 478-355-040 Procedure for use. Procedures shall be established for securing telephone, written, or electronic quotations from contractors on the appropriate small works roster to assure that a competitive price is established and to award contracts to the lowest responsible bidder. Bids
may be solicited from all appropriate contractors on the roster, or, alternatively, from at least five contractors who have indicated the capability of performing the kind of work being contracted. If the estimated cost of the work is from one hundred thousand dollars to two hundred thousand dollars, and bids are not solicited from all appropriate contractors, all appropriate contractors must be notified that bids are being solicited. Detailed plans and specifications are not required as part of the bid invitation.

WAC 478-355-050 Applicable statutes. All statutes pertaining to contracts for public works shall be otherwise fully applicable to contracts awarded through the small works roster procedure.

WAC 478-355-060 Administration. The executive vice president is authorized to establish procedures for university use of its small works roster.