Chapter 132J-155 WAC

USE OF FACILITIES FOR FIRST AMENDMENT ACTIVITIES

WAC 132J-155-010 Statement of purpose. Green River Community College is an educational institution provided and maintained by the people of the state of Washington. College facilities are reserved primarily for educational use including, but not limited to, instruction, research, public assembly of college groups, student activities and other activities directly related to the educational mission of the college. The public character of the college does not grant to individuals the right to substantially interfere with, or otherwise disrupt the normal activities for and to which the college's facilities and grounds are dedicated. Accordingly, the college is designated a public forum opened for the purposes recited herein and further subject to the time, place, and manner provisions set forth in these rules.

The purpose of the time, place, and manner regulations set forth in this policy is to establish procedures and reasonable controls for the use of college facilities for both college and noncollege groups. It is intended to balance the college's responsibility to fulfill their mission as state educational institutions of Washington with the interests of college groups and noncollege groups who are interested in using the campus for purposes of constitutionally protected speech, assembly or expression. The college recognizes that college groups should be accorded the opportunity to utilize the facilities and grounds of the college to the fullest extent possible. The college intends to open its campus to noncollege groups to the extent that the usage does not conflict with the rights of college groups or substantially disrupt the educational process.

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WAC 132J-155-020 Definitions. "College facilities" or "campus" includes all buildings, structures, grounds, office space, and parking lots.

"College group" means individuals who are currently enrolled students or current employees of Green River Community College or individuals who are sponsored by faculty, a recognized student organization or a recognized employee group of the college.

"Noncollege group" means individuals or groups who are not currently enrolled students or current employees of Green River Community College.

"Public forum areas" means those areas of campus that the college has chosen to be open as places for expressive activities protected by the first amendment, subject to reasonable time, place or manner provisions.

"Sponsor" means that when a college group invites a noncollege group onto campus, the college group will be responsible for the activity and will designate an individual to be present at all times during the activity. The sponsor will ensure that those participating in the sponsored activity are aware of the college's rules and policies governing the activity. This definition does not apply to noncollege groups that rent college facilities.

WAC 132J-155-030 Use of facilities. (1) There shall be no camping on college facilities or grounds between the hours of 10:00 p.m. and 6:00 a.m. Camping is defined to include sleeping, cooking activities, or storing personal belongings, for personal habituation, or the erection of tents or other shelters or structures used for purposes of personal habitation.

(2) Any sound amplification device may only be used at a volume which does not disrupt or disturb the normal use of classrooms, offices or laboratories, or any previously scheduled college activity.

(3) College groups are encouraged to notify the campus public safety department no later than twenty-four hours in advance of an activity. However, unscheduled activities are permitted so long as the activity does not displace any other activities occurring at the college.

(4) All sites used for first amendment activities should be cleaned up and left in their original condition and may be subject to inspection by a representative of the college after the activity. Reasonable charges may be assessed against the sponsoring organization for the costs of extraordinary cleanup or for the repair of damaged property.

(5) All college and noncollege groups must comply with fire, safety, sanitation or special regulations specified for the activity.

(6) The activity must not be conducted in such a manner as to obstruct vehicular, bicycle, pedestrian, or other traffic or otherwise interfere with ingress or egress to the college, college buildings or facilities, or college activities. The activity must not create safety hazards or pose safety risks to others.

(7) The activity must not substantially interfere with educational activities inside or outside any college building or otherwise prevent the college from fulfilling its mission and achieving its primary purpose of providing an education to its students. The activity must not substantially infringe on the rights and privileges of college students, employees, or invitees to the college.

(8) College facilities may not be used for commercial sales, solicitations, advertising or promotional activities, unless:

(a) Such activities serve educational purposes of the college; and

(12/3/14)
(b) Such activities are under the sponsorship of a college
department, office, or officially chartered student club.

(9) The activity must also be conducted in accordance
with any other applicable college policies and rules, local
ordinances, state, and federal laws.

WAC 132J-155-040 Additional requirements for
noncollege groups. (1) College facilities may be rented by
noncollege groups in accordance with the college's facilities
use policy. Noncollege groups may otherwise use college
facilities in accordance with Green River Community Col-
lege's rules.

(2) The college designates its grounds and outdoor
spaces as the public forum area(s) for use by noncollege
groups for first amendment activities on campus. Nothing in
these rules prohibits noncollege groups from engaging in first
amendment activities at open public meetings, subject to the
requirements of RCW 42.30.050.

(3) Noncollege groups may use the public forum areas
for first amendment activities between the hours of 6:00 a.m.
and 10:00 p.m. on days that the college is open to the general
public.

(4) Before engaging in first amendment activities, all
noncollege groups are encouraged to sign in and notify the
college of the noncollege group's presence on campus and to
acknowledge receipt of these rules and to ensure that there
are no scheduling conflicts. This notice does not involve any
application or approval process, and therefore, the ability to
use designated areas will not be denied unless they are
already reserved for use by another group. This notice is
intended to provide the college with knowledge of the non-
college group's presence on campus so that the college can
notify the appropriate members of its staff whose services
might be needed or impacted by the use of the designated
area. When signing in, the individual or group are encour-
gaged to provide the following information:

(a) The name, address, and telephone number of the indi-
vidual, group, entity, or organization sponsoring the activity
(hereinafter "the sponsoring organization");

(b) The name, address, and telephone number of a con-
tact person for the sponsoring organization;

(c) The date, time, and requested location of the activity;

(d) The type of sound amplification devices to be used in
connection with the activity, if any; and

(e) The estimated number of people expected to partici-
pate in the activity.

WAC 132J-155-050 Distribution of materials. Information may be distributed as long as it is not obscene or does
not promote the imminent prospect of actual violence or
harm. The distributor is encouraged, but not required, to
include its name and address on the distributed information.
College groups may post information on bulletin boards,
kiosks and other display areas designated for that purpose,
and may distribute materials throughout the open areas of
campus. Noncollege groups may distribute materials only on
the grounds and outside spaces of the campus.

[Statutory Authority: RCW 28B.50.140(13) and P.L. 113-4. WSR 14-24-
129, § 132J-155-050, filed 12/3/14, effective 1/3/15.]