

SPECIAL
MEETING OF THE BOARD OF TRUSTEES
OF THE EVERGREEN STATE COLLEGE

Thursday, August 7, 1975
The Evergreen State College Campus
Daniel J. Evans Library, Room 3112

The meeting was called to order by Chairman Halvorson at 10:40 AM.

Trustees Present: Thomas Dixon
Herbert D. Hadley
Halvor M. Halvorson
Trueman L. Schmidt
Janet P. Tourtellotte

Staff Present: Richard Cellarius, Member of the Faculty
Dean Clabaugh, Administrative Vice President
Rita Grace, Recording Secretary
Ken Jacob, Director of Housing
John Moss, Director of Personnel/Auxiliary Services
Doris McCarty, Bookstore Manager
Dick Nichols, Director of Public Information
See permanent roster for others attending

Others Present: Craig McCarty, SAGA Food Service
J. R. Wedge, SAGA Food Service
Richard M. Montecucco, Assistant Attorney General
Alice Watts, The Daily Olympian
See permanent roster for others attending

APPROVAL OF MINUTES & ADDITION TO AGENDA - Action

The following items were added to the agenda:

5d - Report on Study of Weyerhaeuser Corporation

6a - Services and activity fee allocation

Motion
75-48

Mr. Dixon moved approval of the minutes of the June 26, 1975 meeting as distributed. Seconded by Mrs. Tourtellotte and passed.

REPORTS

Enrollment - Report

Mr. Clabaugh presented projected fall quarter enrollment figures as of July 28 and commented upon their implications. Evergreen's "contracted" fall target is 2,587 students. He also reported on special efforts under way to provide learning opportunities for local part-time students.

Native American Studies - Report

Academic Dean Patterson reported on the history and anticipated future of Native American studies at Evergreen. In academic year 1975-76, faculty member Don Jordan will coordinate the "Native American Life Experiences" program and Mary Ellen Hillaire will carry a large number of contracts with individual Native American students. Mr. Dixon suggested that Dean Patterson, working with the Third World Coalition, attempt to contact all Native American students who had been disenrolled for failure to register in a program.

PUBLIC HEARING TO CONSIDER MODIFICATION TO WASHINGTON ADMINISTRATIVE POLICIES - Action

The Board convened in a public hearing at 11:32 AM to consider reinstatement of parking fees for faculty, staff and students, and housekeeping revisions to three other policies under the Administrative Procedures Act. Mr. Cellarius supported parking fees re-establishment and recommended further studies to alleviate financial hardships which might result. Mr. Dixon supported that suggestion; Mr. Clabaugh mentioned that for students on financial aid, an accommodation is made for transportation costs, including parking.

Motion
75-49

Mrs. Tourtellotte moved approval of re-establishment of a parking fee, in accordance with Administrative Procedures Act requirements through adoption of revisions to Washington Administrative Code, Chapter 174-108 (attached) relating to permanent rules for campus parking and traffic regulations amending sections 140 and 150 and establishing sections 105, 115, 125 and 135. Seconded by Mr. Schmidt and passed.

Motion
75-50

Mr. Schmidt moved approval of corrections to the following Washington Administrative Code provisions in accordance with Administrative Procedures Act requirements, all of which are permanent rules of the college:

WAC 174-148, Equal Opportunity Policy and Affirmative Action Program - amend section 010, establish new section 015, repeal section 020 (as approved on 4/18/74);

WAC 174-136, Outside Speakers, Performers, and Other Events - repeal section 020 (as approved on 7/23/74);

WAC 174-108, Governance and Decision-Making at Evergreen - repeal sections 040, 050, 060, 070, 080, 090, 100, 110, 120 and 130 (as approved on 6/13/74).

Seconded by Mr. Hadley and passed.

The regular meeting reconvened at 11:50 AM.

REPORTS - Continued

Study of Weyerhaeuser - Report

Faculty member Charles Nisbet presented the Trustees with a copy of a group contract "Study of Weyerhaeuser Company as a Multinational Corporation." Students Haykin, Marcus and Keller described their involvement in this project and were congratulated by the Trustees.

RECESS

The Board recessed shortly after noon and reconvened at 2:08 PM.

MASTER PLAN REVIEW - Discussion (deferred from June meeting)

Faculty member Richard Cellarius reported on the Environmental Impact Statement/Master Plan task force's proposal for master planning, agreed to by Vice Presidents Clabaugh and Kormondy with a reservation regarding release time for faculty and staff. The vice presidents will appoint the master planning team this fall; the team will collate materials and look into projected costs, the time and work schedule, and alternate fund sources.

REPORTS - Continued

Auxiliary Services, Housing - Report

Ken Jacob reported on housing operations, including a recent college housing survey. He informed the Trustees regarding a marketing plan to discount rents for students agreeing to lease whole units for 9-month and 12-month periods. Trustees Hadley and Halvorson questioned the advisability of the discount plan.

Auxiliary Services, Bookstore - Report

Doris McCarty reported on financial and operational aspects of the college bookstore, including future plans.

Auxiliary Services, Food Service - Report

Craig McCarty reported on problem areas and successes of SAGA Food Service. In response to Trustee Dixon, he provided affirmative action documents. Mr. McCarty also outlined the provisions of the proposed SAGA renewal contract.

SAGA FOOD SERVICE CONTRACT RENEWAL - Action

John Moss recommended renewal of the SAGA Food Service contract for a three-year period. Mr. Wedge, representing SAGA, commented regarding affirmative action and other aspects of the SAGA operation.

Motion
75-51

Mr. Hadley moved approval of the attached SAGA Food Service contract for the period July, 1975 through July, 1978 and from year to year thereafter; and authorization for the Administrative Vice President to sign on behalf of the College. Seconded by Mrs. Tourtellotte and passed.

ALLOCATION OF S & A FEE REVENUE - Action

Mr. Clabaugh recommended allocation of uncommitted Services and Activities funds which could not be allocated last month as part of the 1975-76 operating budget because the fiscal year had not ended.

Motion
75-52

Mr. Hadley moved approval of \$38,874, the uncommitted Services and Activities fee balances, for further allocation by the S & A Board as an addition to the 1975-76 operating budget allocations approved at the June 26, 1975 meeting (motion 75-41). Seconded by Mr. Dixon and passed.

WASHINGTON ARCHAEOLOGICAL RESEARCH CENTER - Action

Mr. Clabaugh recommended approval of an interlocal agreement providing for Evergreen's participation in the Washington Archaeological Research Center; he mentioned that there was no budgetary obligation.

Motion
75-53

Mr. Dixon moved that the President or his designee be authorized to execute and enter on behalf of The Evergreen State College an Interlocal Cooperation Act Agreement, as proposed, with other public four-year institutions of higher education in the state, and further that the President or his designee be authorized to negotiate minor modifications necessary to achieve agreement among the member institutions; and further that the President or his designee is authorized and delegated authority to implement, administer and take action with regard to the Archaeological Research Center in accordance with the Agreement. Seconded by Mrs. Tourtellotte and passed.

ATTORNEY GENERAL ACTION IN LAWSUIT - Action

Mr. Clabaugh recommended adoption of a resolution providing for the Attorney General's office to defend Charles McCann, Ed Kormondy, and Larry Stenberg named in a suit brought by Jerome Byron, a student who was expelled.

Motion
75-54

Mr. Dixon moved approval of Resolution No. 75-7 requesting the Attorney General to defend a lawsuit against certain of The Evergreen State College's employees and authorization for the Chairman and Secretary of the Board of Trustees to sign that resolution. Seconded by Mr. Schmidt and passed.

SUMMER 1975 TUITION AND FEE SCHEDULE - Action

Mr. Clabaugh recommended a revised summer session tuition and fee distribution schedule to agree with assumptions made by OPP&FM and the Legislature.

Motion
75-55

Mr. Hadley moved approval of the attached revised summer session tuition and fee distribution schedule to agree with revenue assumptions made by OPP&FM and the Legislature, which revised schedule, providing for variation in distribution without modifying totals, supersedes that adopted by the Board of Trustees on February 13, 1975. Seconded by Mr. Dixon and passed.

FIRE PROTECTION CONTRACT - Action

Mr. Clabaugh recommended a \$10,000 expenditure to construct a 14' x 40' addition to the present McLane fire district to provide sleeping and bathroom facilities for women.

Motion
75-56

Mr. Dixon moved approval of a transfer of not more than \$10,000 from program 040 to the Local Plant Fund (252) and the use thereof for construction of an addition to the on-campus fire station. Seconded by Mrs. Tourtellotte and passed with Mr. Hadley voting negatively.

ITEMS DEFERRED

Motion
75-57

Mrs. Tourtellotte moved to postpone agenda items 13 and 14, exempt administrative procedures and modification to human rights document until the September meeting. Seconded by Mr. Dixon and passed.


OTHER BUSINESS

Mr. Hadley mentioned a private firm, which had consulted with the Department of Labor and Industries, which analyzes effectiveness of employees; Mr. Clabaugh agreed to pursue the issue.

DATE OF NEXT MEETING AND ADJOURNMENT

The date of the next meeting was set for September 11.

The meeting adjourned at 4:30 PM.


HALVOR M. HALVORSON, Chairman


TRUMAN L. SCHMIDT, Secretary

Add

105 Valid
WAC 174-116-100 Parking Permits Required

All privately owned motor vehicles parked or left standing unattended anywhere in areas covered under the scope of this policy are required to display a currently valid Evergreen parking permit during the hours of 8:00 AM to 5:00 PM, Monday thru Friday, and at such other times as the college may designate.

Add

Regulations
WAC 174-116-110 Parking Permits

- (1) Annual, quarterly and monthly permits shall be in the form of decals permanently affixed to vehicles for which they were issued, which decals may be purchased from the College cashier at the rate of \$25.00 a year, \$10.00 a quarter, or \$5.00 a month.
- (2) Daily permits shall be in the form of date-stamped tickets available at the staffed booth on the parkway at the rate of \$0.25 each.
- (3) Students who reside in college-owned housing shall be issued permits entitling them to park in parking lot F at no cost; residence hall residents may secure permits from the Housing Office.
- (4) Contractor and construction employees who work on campus projects, shall be granted parking privileges without charge, for specific campus locations; these employees shall request appropriate permits through the project foremen who may secure them from the Security Office.

- (5) Visitor permits will be issued without charge for specific periods when requested at least 24 hours in advance by the appropriate College official. Irregular visitors shall be issued daily permits without charge at the discretion of the individual staffing the parking booth.
- (6) Vendors conducting official business with the College may secure parking permits through the Purchasing Office at no cost.
- (7) Federal, state, county, city and school district and other governmental personnel on official business in vehicles with tax exempt licenses may park without permits.
- (8) Staff members and students who participate in car pools may purchase a single transferable permit, subject to the following restrictions: each vehicle owner within the pool shall complete a "parking permit application" and submit it to the cashier but only one vehicle displaying the car pool decal may park on campus on a given day unless a daily permit is purchased.

Add

WAC 174-116-120 Parking Permit Valid

Quarter periods are defined as fall, winter, spring and summer. Annual permits are valid for one calendar year, quarterly permits are valid until the beginning of the next quarter as listed on the academic schedule, monthly permits are valid for one calendar month, daily permits are valid for date stamped only.

Add

WAC 174-116-130 Display of Parking Permits

- (1) Annual, quarterly and monthly permits shall be permanently affixed in accordance with instructions.

- (2) Special temporary permits and daily permits shall be placed on the dashborad of the vehicle so as to be visable and readable from outside the vehicle.
- (3) Motorcycle permits must be placed so as to be visable and readable from the front of the vehicle.
- (4) A vehicle permit that cannot be read from the outside of the vehicle shall not be considered valid.
- (5) Only the currently valid Evergreen permit may be displayed; all other Evergreen parking permits must be removed.

Revise

Wac 174-116-140 Parking Areas

- (1) Vehicles shall park in designated parking lots and in marked parking spaces only.
- (2) No vehicle whether attended or unattended shall park along any roadway or the parkway unless disabled, and then only when the owner or operator is actively engaged in arrangements for its removal.
- (3) No vehicle shall park so as to occupy more than one marked parking space in any parking lot or other marked area regulating the position of parked vehicles.
- (4) Buses, motorcycles, and bicycles shall park only in areas designated for them.

- (5) Construction personnel will park in assigned lots and spaces only, unless authorized by the Security Office to park elsewhere.
- (6) These rules shall not be construed to prevent the temporary parking or standing of emergency, maintenance, or construction vehicles.
- (7) Only vehicles with currently valid Evergreen parking permits may park in any parking area.
- (8) Limited handicapped parking is available on request to the Security Office. To qualify for handicapped parking on campus, a "Special Parking" decal must be obtained from the Department of Motor Vehicles in accordance with RCW 46.16.380. In addition, a currently valid Evergreen parking permit must be displayed.

Revise

WAC 174-116-150 Violation, Penalty, Impounding

- (1) Violators of these traffic regulations, other than parking regulations, will be notified by issuance of violation tickets. The college will not assess fines.
- (2) Vehicles which violate the parking permit requirements of WAC 174-116-100 and those which park in no parking areas, marked service accesses, roadways, loading docks and brick-paved and other prohibited areas will be impounded in place on the second similar violation within the academic quarter, provided, however, that during the first week of each Fall Quarter, no vehicle will be impounded for lack of a valid parking permit.

Upon impoundment in place, an impound device shall be attached and an "Impound Notice" will be placed on the violating vehicle instructing to the driver to pay a \$5.00 service fee to the Security Office for removal of the impound device; upon receipt of the service fee the Security Office will remove the impound device.

- (3) Vehicles which have been impounded in place and escape the impound through means other than release by the Security Office will not be impounded in place again, but will, upon repeated violation, be towed away without notice by a commercial towing company and impounded at a location approved by the Security Chief at the risk and expense of the vehicle's owner.
- (4) Anything in paragraph (2), above, to the contrary notwithstanding vehicles parked in marked fire lanes will be towed away without notice by a commercial towing company and impounded at a location approved by the Security Chief at the risk and expense of the vehicle owner.
- (5) Disabled or inoperable vehicles will be considered abandoned in accordance with RCW 46.52.102 and impounded after 24 hours.
- (6) In all cases, the violation record kept in the Security Office will be considered the final and binding record of past violations and impounds.
- (7) A vehicle will be considered under impound at the time it is so ordered by a Security Officer.

AGREEMENT

AGREEMENT made this 26th day of June, 1975, by and between THE EVERGREEN STATE COLLEGE, Olympia, Washington, hereinafter called the "Client," and SAGA FOOD SERVICE OF WASHINGTON, INC., a corporation formed and existing under the laws of the State of Washington, and hereinafter called "Saga."

SERVICE

FIRST: The Client maintains a non-commercial, not for profit, food service as an integral part of the operation of the total educational facilities of the Client. This food service is established and maintained solely for the use of students, faculty and invited guests of the Client.

SECOND: The Client hereby employs Saga to manage, during the term of this Agreement, the food service maintained for students by the Client. Saga agrees to manage the said food service of the Client under the direction and control of the Client as hereinafter set forth for the use of the students of the Client and to procure, prepare and serve at its own expense, meals for such students during each school year during the term of this Agreement. The service and financial arrangements of this Agreement are stipulated in the Addendum attached hereto and made a part thereof.

THIRD: The parties hereto agree as follows:

1. Saga shall manage such food service for the supplying of meals for students and for no other purpose, except as may be hereinafter provided.
2. Saga further agrees to provide, furnish, and serve meals to members of the faculty, administrative staff, employees, and guests of the Client when so requested. Saga shall make a charge to the individuals so served or to the Client in accordance with the rates provided in the Addendum.
3. Saga shall also provide, furnish, and serve whatever food and beverage may be required by the Client for receptions, banquets, conferences, and symposiums. The consideration for such functions is stated in the Addendum.

4. The Client reserves the right of supervision of said food service and of the operation thereof by Saga with respect to the quality and quantity of food served, the method of service thereof, opening and closing hours, and generally with respect to safety, sanitation, and the maintenance of said food service, all of which shall be maintained at a level satisfactory to the Client. The Client reserves the right to make, from time to time, reasonable regulations with regard to all of such matters, and Saga agrees to comply with such regulations. All authorized representatives of the Client shall have the full right of access to all portions of the food service at any and all times.

TERM

FIRST: The term of this Agreement shall commence on the First day of July, 1975, and shall continue until the First day of July, 1978, and from year to year thereafter, provided, however, that either party to this Agreement may request a review of the terms at any time and may agree to revise any or all terms effective at a mutually agreed upon time. In addition, either party may terminate this Agreement any time during the term of this Agreement by giving ninety (90) days' notice in writing to the other party of its intention to terminate this Agreement. That any changes, modifications or amendments to this Agreement must be in writing and signed by both parties and made a part hereof.

SECOND: In the event that Saga shall fail to maintain and keep in force products liability insurance, public liability insurance, and Workers' Compensation insurance, as hereinafter provided, the Client shall have the right to cancel and terminate this Agreement forthwith and without notice. In the event that Saga shall fail to carry out and comply with any of the other and remaining covenants, conditions, and agreements to be performed by it hereunder, or to comply with any regulations adopted by the Client in respect hereto, the Client may notify Saga of such failure or default and demand that the same be remedied within twenty (20) days; and, in the event of the failure of Saga to so remedy the same, within said period, the Client shall thereupon have the right to cancel and terminate this Agreement without further notice.

PAYMENT

FIRST: That the Client will pay Saga in suitable monthly installments in advance as outlined in the Addendum.

INVENTORY

FIRST: Upon termination of this contract, either at the expiration date or prior thereto, the Client will purchase from Saga the inventory of food and operational supplies then owned by Saga at the cost price to Saga. Such purchases of inventory shall be only of such merchandise as is of good and merchantable and useable quality.

SECOND: The Client and Saga have jointly inventoried the china, silverware, and glassware and both parties have been provided with a copy of the inventory. The Client and Saga have agreed that the inventory was at an adequate level for the normal operational requirements. Saga and the Client will share in the replacement costs of china, silverware and glassware on an equal basis (50-50). The Client will provide an adequate inventory of small expendable equipment (pots, pans, etc.) and Saga will be responsible for maintaining this inventory at no cost to the Client. However, if Saga is to provide food service for additional Client customers, it will be the financial responsibility of the Client to provide operating levels of the above mentioned items as required for additional service.

EQUIPMENT AND FACILITIES

FIRST: The Client shall provide Saga with suitable office facilities, and necessary furniture and equipment, as stated in the Addendum for the use of Saga in the performance of this contract.

SECOND: It is understood that Saga shall utilize the dishes, silverware, linen, and other food service equipment owned by the Client in performing its obligations hereunder. Except as hereinafter provided, Saga will keep all of said property in proper condition and will replace all loss and breakage other than loss or damage by fire, explosion, water, act of God, civil disorder or disturbance, vandalism, riot, or sabotage. Saga will not be liable in any way for damage to other real or personal property of the Client by reason of fire, explosion, water, act of God, civil disorder or disturbance, vandalism, riot, or sabotage. Neither Saga nor the Client shall be liable for failure to perform their respective obligations under this Agreement when such failure is due to such causes. It is further agreed that if such causes should result in a material decrease in food service participation or a change in the style of service or a change in other contractual arrangements, it may be necessary to adjust the financial terms of the contract.

INSURANCE

FIRST: Except as otherwise provided herein, Saga shall be responsible for all costs of managing the food service and will hold harmless the Client from any and all claim, demand or liability on account thereof. All purchases of food and other supplies, as well as compensation payments for service performed by a manager, supervisory personnel and all other food service persons, shall be made by Saga on behalf of the Client but in Saga's own name and at its own expense. Saga will secure Workers' Compensation insurance covering all employees who may be employed from time to time for any purpose connected with the management of said food service and will file proof of such coverage with the Client.

SECOND: Saga will obtain and keep in force during the term of this Agreement, for the benefit and protection of the Client and Saga, blanket contractual public liability and products liability insurance each in the sum of three hundred thousand dollars/twenty million dollars (\$300,000/\$20,000,000) in a company satisfactory to the Client and in a form approved by it. The policies shall contain a covenant by the company issuing the same that the policies shall not be cancelled by the issuing company unless a thirty (30) day written notice of cancellation first be given to the Client. Certificates of the policy or policies representing the same shall be delivered to the Client, and be retained by it. All premiums upon said policies shall be paid by Saga.

EMPLOYEES

FIRST: The Client has established and maintains a work program to provide assistance to students in defraying the cost of their education. Such students will serve in the food service as waiters, dishwashers, cleaning personnel, and other kitchen help. All such students shall be subject to the control and supervision of the Client in connection with such employment. The nature and compensation of such employment is outlined in the Addendum to this contract.

SECOND: It is recognized that the food service is an integral part of the operation of the total educational facilities of the Client. For that reason the wages, hours of work, fringe benefits and general conditions of employment of food service employees must be established and maintained in a manner consistent with the employee relations, policies, practices, and conditions established by the Client with respect to other campus employees. Therefore, Saga may not, without prior consultation and agreement with the Client, change in any general or substantial way the wages, fringe benefits or working conditions of non-management food service employees.

THIRD: Saga agrees that it will not hire any employee, other than food service employees of the Client, for the duration of the contract and one (1) year thereafter. The Client agrees that, for the duration of this contract and one (1) year thereafter, it will not in any manner whatsoever, directly or indirectly, hire or contract with any management employee of Saga, whether as an individual or as owner, majority stockholder, director, officer or employee of another firm in connection with the provision of food service.

TAXES

FIRST: It is mutually understood and agreed by the parties hereto that the consideration in this Agreement has been determined based on Saga's and the Client's interpretation of existing sales, use, occupation or similar taxes and real or personal property taxes, if any. It is agreed by the parties hereto that in the event any of such interpretations is ruled incorrect by competent authority, or in the event there is a revision of any existing tax, or in the event new taxes are added, any of which results in any increased or decreased costs to Saga or to the Client, the consideration herein set forth shall be adjusted to reflect this change in cost to Saga or the Client. Nothing herein is intended to absolve Saga from the payment of city, state or federal income taxes.

LAWS AND REGULATIONS

FIRST: Saga shall comply with all laws, ordinances and regulations of any federal, state, county or city government, bureau or department relative to the performance of this Agreement and shall procure all necessary licenses and permits.

SECOND: The Client agrees to provide, at the commencement of this Agreement, premises and equipment free of conditions which violate the Occupational Safety and Health Act (OSHA) of 1970 or the applicable standards promulgated under the Act. The Client agrees to pay the cost of all repairs, modifications, new equipment, and labor necessary to correct all conditions in premises and equipment which violate the Act. Determination that a specific condition violates the cited Act shall be made by a competent safety engineer or safety consultant. It shall be Saga's responsibility to maintain equipment and facilities under its care, custody and control in a manner which would not cause violation of the OSHA Act of 1970. This would include reports and record-keeping required under the law.

EQUAL OPPORTUNITY POLICY

FIRST: Saga is an equal opportunity employer; and, it is our policy that no person shall be discriminated against in employment because of race, age, color, religion, sex, national origin, or physical handicap. This policy applies to all personnel (including executive management, and technical, professional, and supervisory personnel) and to all personnel actions (including recruitment employment, promotion, transfers, layoffs, and any action related to the determination of compensation and benefits); or, to the administration of corporation-sponsored training, education, tuition assistance and social programs.

ASSIGNMENT

FIRST: This Agreement may not be assigned by either party in whole or in part without the consent in writing of the other party, except that Saga may, without prior approval, assign this contract to a wholly owned subsidiary of Saga Corporation.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

THE EVERGREEN STATE COLLEGE

SAGA FOOD SERVICE OF WASHINGTON, INC.

By: _____

By:  _____
George E. Macias

Title: _____

Title: Regional Vice President

Date: _____

Date: JUN 27 1975

ADDENDUM

THE EVERGREEN STATE COLLEGE

1975 - 1978

The terms of the Food Service Agreement, between Saga and the Client, dated June 26, 1975, which, because of their specific nature are reserved for an ADDENDUM page or RIDER, are as follows. For purposes of clarifying the conditions covered in the Agreement, the Addendum consists of two sections relating to the Services offered and the Financial Arrangements.

SERVICE

1. That Saga will provide food service for the Client at the following designated locations:
 - a. College activities building cafeteria
 - b. Vending operations on campus
 - c. Retail food store
2. That Saga will provide the following meal plans for the boarding students of the Client in accordance with the approved feeding calendar:

Plan A - Ten (10) Meal Plan - Breakfast and dinner served Monday through Friday.

Plan B - Fourteen (14) Meal Plan - Breakfast and dinner served Monday through Friday, brunch and dinner served on Saturday and Sunday.

Plan C - Lunch Ticket - Punch type meal ticket to contain fifty (50) punches, each punch will have a retail value of two dollars (\$2.00) valid only during lunch period - non-transferrable, non-refundable. Not valid in the retail store. No change given if purchase is less than two dollars (\$2.00).
3. That all meals provided by Saga will be cafeteria service.
4. That Saga will offer to boarding students unlimited quantities on all food and beverages except the steak night entrees and an occasional item requiring individual preparation.

5. That Saga will serve to boarding students of the Client a minimum of eight (8) special surprise events annually at no additional charge. Examples of such special events are:
 - a. Ethnic Dinners
 - b. Dinner Dances
 - c. Bar-B-Ques
 - d. Christmas and Holiday Banquets
 - e. Hawaiian Luau
6. That as part of its service, Saga will supply any necessary special diets for students when prescribed and approved in writing by a medical doctor.
7. That Saga will provide service for the following periods or events which are not included on the approved feeding calendar:
 - a. Freshman days
 - b. Vacation periods
 - c. Between quarters
 - d. From last day on approved feeding calendar through Commencement
 - e. Outside groups approved by the Client
 - f. Client-sponsored functions
8. That Saga will provide service during the summer session in accordance with the approved feeding calendar.
9. That the Client will furnish the services of its maintenance staff if and when required for proper maintenance of the food service.
 - a. It is understood that maintenance in this sense does not include the normal housekeeping and sanitation responsibilities assumed by Saga in the food preparation, storage, serving and dining areas.
 - b. That Saga will be responsible for the housekeeping and sanitation in the following areas: dining room, kitchen, serving area, tables and chairs, etc.
 - c. The Client will be responsible for the stripping, waxing and buffing of the floors in the food service area.

11. That Saga will provide to the Client continuous management of the food service during the entire period of this contract.
12. Saga will be responsible for the operation of the snack bar. The hours of operation and the prices charged will be determined by mutual agreement between the Client and Saga.
13. That Saga, during the period of this contract, shall be the only authorized food service vendor on campus.
14. That Saga agrees to operate the Client's retail food store. The hours of service and the products to be sold will be mutually agreed upon by the Client and Saga.

FINANCIAL CONSIDERATIONS

1. That in consideration for the services to be provided by Saga, the following charges will be in effect:

Plan A - Three and 25/100 dollars (\$3.25) per boarding student per day, five (5) days per week, Monday through Friday, for each day of the approved feeding calendar.

Plan B - Fourteen Meal Plan - Three and 15/100 dollars (\$3.15) per boarding student per day, seven (7) days per week for each day of the approved feeding calendar.

Plan C - Lunch Ticket - 50 Punches, two dollars (\$2.00) retail value

Resident Students	\$75.00 (BOARDING STUDENTS)
Non-resident Students	\$85.00

- a. The Client will be responsible for any costs involved in setting up and cleaning up the food service areas for non-food service functions (such as testing, dances, etc.)
- b. Prices to be charged for outside groups and Client-sponsored functions will be determined by mutual agreement between the Client and Saga.

- c. That Saga will bill the Client directly for all conferences, banquets, special parties, etc., served by Saga. The Client will pay Saga within thirty (30) days of receipt of invoice.

- (1) That Saga will be responsible for preparing and submitting invoices to individuals or groups served by Saga with payment to be made directly to Saga.

NOTE: Sales tax will be added to any of the above when applicable

2. It is understood and agreed that any changes in the existing policies or practices of the Client, wage rates, feeding days, or service changes, which result in increased costs to Saga, will necessitate a concurrent and commensurate increased charge by Saga to the Client. Such increased charge will be accomplished in a manner mutually agreeable to the parties hereto.
3. During the year Saga will invoice the Client within five (5) days of the end of each of Saga's accounting periods. The Client agrees to make payment to Saga within five (5) days of receipt of billing.
4. That for guests of the Client or of the students, charges for meals served will be as follows:

Breakfast	\$1.35 plus tax if applicable
Dinner	2.40 plus tax if applicable
Steak Dinner	2.75 plus tax if applicable
Brunch	1.75 plus tax if applicable
Special Event Night	2.75 plus tax if applicable
5. That the Client will assume the cost of all utilities consumed in the operation of the food service.
6. That the Client will assume the expense for the removal of trash and garbage.
7. That maintenance costs, including repair parts and supplies, will be provided by the Client at no charge to Saga.

AN AGREEMENT ESTABLISHING THE WASHINGTON ARCHAEOLOGICAL RESEARCH CENTER

THIS CONTRACT is among CENTRAL WASHINGTON STATE COLLEGE, EASTERN WASHINGTON STATE COLLEGE, THE EVERGREEN STATE COLLEGE, and WESTERN WASHINGTON STATE COLLEGE, acting through their respective Boards of Trustees, and the UNIVERSITY OF WASHINGTON and WASHINGTON STATE UNIVERSITY, acting through their respective Boards of Regents. The parties are referred to collectively herein as "participating institutions," and Washington State University is sometimes referred to herein as the "Coordinating Institution." This agreement is entered into pursuant to the Interlocal Cooperation Act, Chapter 232, Laws of 1967, as amended (Chapter 39.34 RCW).

Recitals

(1) Identification, preservation, and protection of archaeological resources have been established as goals of the federal government and the State of Washington by the United States Congress and the Legislature of the State of Washington, and efforts to coordinate information and research activities, and to prevent destruction of archaeological resources, are essential if these goals are to be achieved.

(2) By virtue of Executive Order 11593, the various federal agencies have been directed to locate and inventory all historic and prehistoric sites, districts, buildings and objects under their jurisdiction; and by virtue of the National Environmental Policy Act of 1969 and the State of Washington Environmental Policy Act of 1971, impact statements must be filed by all agencies contemplating action that might affect the environment, including historic and prehistoric cultural resources, all of which necessitates involvement of trained and skilled archaeologists.

(3) There exists a need, therefore, for the establishment of a known office or center in the State of Washington, where information relative to the locations of all archaeological sites can be maintained, where copies of all published and unpublished documents concerning the archaeology of the State are filed; and where, in cooperation with archaeologists at the various public institutions of higher education of the State and the archaeological societies within the State, needed

archaeological expertise will be available to assist representatives of state and federal agencies, local groups, schools, and private citizens upon request.

(4) Each of the participating institutions party to this agreement has established and conducted or has demonstrated an interest in programs of archaeological research and study as part of its response to the needs alluded to above.

(5) Each of the participating institutions party to this agreement recognizes that many needed activities can best be undertaken jointly, under the auspices of a Center for Archaeological Research, and enters into this agreement for the purpose of establishing, maintaining, and assisting the operation of such a center.

(6) The Board of Trustees of Central Washington State College by resolution adopted _____ has approved and authorized the terms of this agreement.

(7) The Board of Trustees of Eastern Washington State College by resolution adopted _____ has approved and authorized the terms of this agreement.

(8) The Board of Trustees of The Evergreen State College by resolution adopted _____ has approved and authorized the terms of this agreement.

(9) The Board of Trustees of Western Washington State College by resolution adopted _____ has approved and authorized the terms of this agreement.

(10) The Board of Regents of the University of Washington by resolution adopted _____ has approved and authorized the terms of this agreement.

(11) The Board of Regents of Washington State University by resolution adopted March 28, 1975, has approved and authorized the terms of this agreement.

NOW, THEREFORE, the parties agree as follows:

ARTICLE I

Period of Contract

The period covered by this agreement shall commence _____ and shall continue indefinitely.

ARTICLE II

Establishment of Center - Location of Offices

Each of the parties to this agreement agrees to join with the other parties to this agreement to establish an Archaeological Research Center to be known as the Washington Archaeological Research Center, hereinafter sometimes referred to as the "Center," the primary offices of which shall be located on the Washington State University Campus in Pullman, Washington. The Center shall function within the organizational framework of the coordinating institution for administrative purposes in accordance with policies established jointly by all parties as provided by this agreement.

ARTICLE III

Responsibilities of the Parties

Each of the parties to this agreement shall have responsibility for this undertaking as hereinafter specified, and each shall provide financial support or assistance to the operation of the Center established by this agreement in accordance with Article VIII of this agreement. The participating institutions shall act as partners in the program of the Center.

Archaeological research activities undertaken by the participating institutions, or others, with funds other than those obtained in the name of the Center shall be subject to the sole direction of those originating such activities; and the Center shall have no authority to direct or control such expenditures.

All participating institutions agree that none shall speak unilaterally in the name of the Center; except that the Coordinating Institution shall have full authority to act on behalf of the Center in accordance with this agreement.

ARTICLE IV

Designation of Coordinating Institution

Central Washington State College, Eastern Washington State College, The Evergreen State College, Western Washington State College, and the University of Washington each agrees that Washington State University shall act as coordinating institution, and each hereby designates Washington State University as its agent for undertaking all necessary

activities relating to fiscal, business, legal, contractual and accounting matters, employee relations, lease and property transactions, acquisition of supplies and equipment, negotiation of funding assistance from federal or other sources, procurement of or arranging for insurance coverage for the Center, the faculty, and the participating institutions, and all other operational matters relating to administration, management, and operations undertaken by the Center. Washington State University hereby agrees to undertake all activities required in this regard; provided, that the participating institutions shall reimburse Washington State University for the actual costs of service provided as coordinating institution. Each party shall bear its share of the costs of the necessary activities of the coordinating institution unless specified percentage shares are agreed upon in advance as part of the budget process established in Article VIII.

ARTICLE V

General Description of the Program and Activities of the Center

The program and activities of the Center shall include the following:

- A. To establish and maintain a current inventory of the locations of all known archaeological sites within the state.
- B. To establish and maintain a library of all publications and manuscripts relating to the archaeology of the State.
- C. To establish and maintain a current inventory of locations of archaeological collections within the State.
- D. To operate a resource facility where state and federal agencies, schools, and private citizens can obtain information about archaeology within the State.
- E. To sponsor archaeological research within the state of Washington in cooperation with archaeologists at universities and colleges throughout the state, and generally with archaeologists from elsewhere, concerned with the cultural history of the state of Washington.
- F. To publish, or arrange for publication, of technical and popular studies concerning the archaeology of Washington.
- G. To solicit grant funds from federal, state, and private

sources and to administer such funds for archaeological investigations, within guidelines approved by the Administrative Board and the Coordinating Institution.

- H. To award grant funds in support of archaeological research to participating institutions, and others, to the extent funds are made available.
- I. To preserve for research purposes, and where appropriate to arrange for public display, materials recovered as a result of activities undertaken with funds provided by the Center.

ARTICLE VI

Establishment of Regional Units

The Center will operate through regional units as necessary. Regional units shall be established initially to serve the following areas of the state:

- A. A Western Regional Unit, located within the Office of Public Archaeology, University of Washington.
- B. A Central Regional Unit, located within the Archaeological Survey Office, Central Washington State College.
- C. An Eastern Regional Unit, located at the Washington Archaeological Research Center, Washington State University.

It shall be the responsibility of the Center to supervise and coordinate all activities of the various regional units. The participating institutions agree to provide office space and facilities for regional units as necessary, without charge to the Washington Archaeological Research Center or the Coordinating Institution.

ARTICLE VII

Organizational Structure of the Center

The organizational structure of the Center and the chain of responsibilities shall be as follows:

A. Administrative Board

- 1. An Administrative Board shall be established which shall consist of one voting member from each of the participating institutions. The president of each institution shall designate the individual within his institution who shall serve on this board at the pleasure of the

president. The director of the Washington Archaeological Research Center shall also serve, ex officio, and without a vote, as the secretary of the board. The chairmanship of the board shall rotate among the participating institutions.

- 2. The Administrative Board shall be responsible for general approval of the biennial budget requests and allocations and for establishment of policies for operation and organization of the Center and submittal of such budget requests to the Coordinating Institution.
- 3. The Administrative Board shall provide advice and guidance to the director, and to the Coordinating Institution in all matters of policy and operation of the Center.
- 4. The Administrative Board shall have primary responsibility for development of a distribution plan for the preservation for research purposes and for public display, where appropriate, of artifacts or materials recovered as a result of activities or funds provided by or through the Center. The plan shall be in accordance with the requirements of specific grantors, state and federal laws, and accepted practices of professional archaeologists as determined by the Scientific Committee.
- 5. All expenses of Administrative Board members shall be paid by the institution represented by the Board member.

B. Personnel Serving the Center

1. Director

a. Appointment

The Center shall have a director who shall be the chief executive officer of the Center. The director shall be selected upon recommendation of the Administrative Board and appointed by the president of the Coordinating Institution and subject to the personnel policies of the Coordinating Institution. In reaching its recommendation, the Administrative Board shall solicit and duly consider recommendations from the various participating institutions and the Coordinating Institution. The

director shall be an employee of and responsible to the Coordinating Institution, but shall be guided by the Administrative Board in matters relating to the activities of the Center.

b. Duties

It shall be the director's general responsibility to coordinate the participation of each party to this agreement; support the interinstitutional concept; utilize appropriate campus channels to facilitate the program and affairs of the Center; cooperate with other administrative units of the participating institutions; seek advice and consultation from the Administrative Board regarding administration and operation of the Center; implement research standards, policies, and procedures established by the Administrative Board and the Coordinating Institution; and administer the programs and affairs of the Center. The director's specific duties shall include, but not be limited to:

- (1) Service as the official representative of the Center.
- (2) Determination, after consultation with the Scientific Committee, of policies and procedures for the operation of the Washington Archaeological Research Center subject to review and approval by the Administrative Board.
- (3) Preparation of the proposed sponsored research program of the Center for review and recommendation by the Scientific Committee.
- (4) Participation as a nonvoting member of the Scientific Committee.
- (5) Participation as a nonvoting member of the Advisory Council.
- (6) Solicitation of funds to support the activities of the Center.
- (7) Submittal of an annual report to the presidents of the participating institutions and the Administrative

Board on the activities of the Center.

- (8) Preparation of reports and dissemination of the proceedings of conferences and research findings resulting from Center activities.
- (9) Execution of programs of the Center.

2. Staff

Professional and support staff may be employed by the Coordinating Institution to serve the Center upon approval by the Administrative Board and subject to availability of funds. All employees will be subject to the personnel policies applicable at the Coordinating Institution.

3. Scientific Committee

- a. A Scientific Committee shall be established to assist in the affairs of the Center and shall be advisory in nature to the director.
- b. The Scientific Committee shall consist of six professional archaeologists. The president of each participating institution shall designate a representative to serve on the Scientific Committee who has demonstrated an active research interest in the cultural history of the State of Washington.
- c. The members of the Scientific Committee shall serve four-year terms. These appointments may be renewable.
- d. The Scientific Committee shall elect a chairman from its membership who shall serve a one-year term of office.
- e. The Scientific Committee shall:
 - (1) Initiate recommendations to the director regarding the sponsored research program of the Center including approval or disapproval of research proposals with recommendations for the funding of approved proposals.
 - (2) Recommend to the director criteria and rules for the submission and evaluation of research proposals.
 - (3) Perform other duties as may be requested by the director and the Administrative Board or the Coordinating Institution.

- f. The director of the Center shall serve as an ex officio member (without vote) of the Scientific Committee.
 - g. Members of the Scientific Committee shall also be members of the Advisory Council.
 - h. The Scientific Committee shall meet at least twice each year, and additionally as may be determined by the chairman or as requested by the majority of the Committee or by the director of the Center.
 - i. The Scientific Committee shall recommend to the Administrative Board the names of persons for appointment to the Advisory Council.
 - j. All expenses of members of the Scientific Committee shall be paid by the individual member or by the member's employer.
4. Advisory Council
- a. An advisory council, called the Advisory Council of the Washington Archaeological Research Center, shall be established and shall be advisory to the director and through him to the Administrative Board.
 - b. Consideration for membership on the Advisory Council shall be given to all professional archaeologists with active research interests in the cultural history of the State of Washington. Membership shall include representatives of the professional archaeologists, representatives of state and federal agencies, and representatives from the archaeological societies in Washington recognized by the Scientific Committee. In addition, four at-large members shall be appointed, at least two of whom shall be representatives of Indian tribes in the State of Washington.
 - c. All appointments to the Advisory Council shall be made on behalf of the participating institutions by the president of the Coordinating Institution, on recommendation of the Administrative Board.
 - d. Membership on the Advisory Council shall be established as follows:

- (1) The Scientific Committee shall present to the Administrative Board the names of professional archaeologists and members-at-large including American Indian representatives for appointment to the Advisory Council.
 - (2) The Scientific Committee shall present to the Administrative Board the names of representatives of state and federal agencies for appointment to the Advisory Council after first consulting with the directors of the various agencies involved.
 - (3) The Scientific Committee shall present to the Administrative Board the names of one representative of each recognized amateur archaeological society for appointment to the Council after first consulting with the administrative officers of the societies.
 - (4) The director of the Center shall serve as an ex officio member and without vote of the Advisory Council.
- e. Membership on the Advisory Council shall be for a four-year term and is renewable.
 - f. The chairman of the Council shall be elected by the members of the Council and serve a two-year term.
 - g. The Council shall meet at least once each year and additionally as may be requested by the chairman of the Council, or as requested by a majority of the members of the Council, or as requested by the director of the Center.
 - h. Responsibilities of the Advisory Council are to:
 - (1) Meet periodically to discuss problems affecting archaeology within the State of Washington.
 - (2) Assist the director and the Scientific Committee in promoting understanding of archaeology throughout the state.
 - (3) Aid the director and the Scientific Committee in securing funds with which to carry on the activities and programs of the Center.

- (4) Assist the Center to undertake a survey of archaeological needs throughout the state.
- (5) Perform other duties as may be requested by the director and the Scientific Committee.
- i. All expenses of members of the Advisory Council shall be paid by the individual member or by the member's employer.
5. Organizational Chart

An organizational chart is attached herewith as Exhibit A to this agreement, which reflects the organizational relationships of the various committees, the regional units, the director, and the Coordinating Institution.

ARTICLE VIII

Budget and Accounting Matters

A special fund will be established at the Coordinating Institution designated as the operating fund of the Center to service the needs of the Center. All personal or real property acquired, or held or disposed of by the Coordinating Institution on behalf of the Center shall be accounted for, and a report given annually by the Coordinating Institution to all other parties.

Annual budgets will be prepared for the period July 1 to June 30 of each year this contract is in effect by the director in consultation with the Administrative Board and submitted to the Coordinating Institution. The Coordinating Institution will submit the budget to the other five participating institutions for the approval of their Board of Trustees or Board of Regents, or their designees, and submittal to state budget authorities. If deemed desirable by state budget authorities or the Administrative Board, the Coordinating Institution shall submit a single budget request for all parties and units of the Center; and the participating institutions will provide supporting information and project descriptions in their respective budget requests. The participating institutions agree to provide financial assistance to the Center in accordance with the budget as approved or as modified by all parties, and to remit funds when due to the Coordinating Institution for Center operations in accordance with procedures established therefor by the Coordinating Institution. The Coordinating Institution will undertake

to establish procedures which will, insofar as practicable, expedite the Center's ability to utilize grant funds made available to the Center.

Attached herewith as Exhibit B is a copy of the proposed budget for the initial period of operation of the Center from _____ until _____. For budgeting purposes, the Center shall function as a unit of the Coordinating Institution and shall comply with internal schedules and processes established by the Coordinating Institution.

ARTICLE IX

Termination - Disposition of Assets

Any party may terminate its participation in the agreement for any reason after notice in writing is given to the other parties one year in advance of the termination date, provided that any participating institution terminating its participation in the Center shall relinquish all right and title to any property, supplies, or equipment acquired or held by the Coordinating Institution for the Center, or acquired with funds made available by the participating institutions or appropriated for the use of the Center, unless other terms are specifically agreed upon by the remaining parties. In the event that a party fails to remit financial assistance in accordance with the procedures established pursuant to Article VIII of this agreement, that party may be excluded from further participation as a member of the Center program until payments are current, or permanently if payments remain in past-due status more than sixty (60) days after final billing; provided that a majority of the remaining parties agree that such exclusion is warranted under the circumstances.

In the event that this agreement is terminated by agreement of all or all remaining parties, all assets held for the use and benefit of the Center except artifacts or items found as a result of activities of the Center shall be appraised, or sold in accordance with procedures applicable at the Coordinating Institution unless otherwise provided as a condition of a specific grant or contract, and the proceeds from equipment disposal dispensed to the participating institutions party to the agreement at the time of final dissolution of the

Center and following termination of the agreement. Proceeds of liquidation shall be divided among the eligible recipients in proportion to the financial contributions to the Center during the last five-year period immediately preceding dissolution. Artifacts or other material recovered as a result of activities or funds provided by or through the Center shall be distributed to the parties in accordance with a distribution plan recommended by the Administrative Board as provided in Article VII of this agreement.

ARTICLE X

Notices

All notices, payments, requests, consents, approvals, or other communications which may be required under this contract shall be given as follows:

- A. Notice or payments to the Coordinating Institution relating to operation of the Center: Warren A. Bishop, Vice President-- Business and Finance, Washington State University, Administration Building, Pullman, Washington 99163, or his successor in office.
- B. Notice to Eastern Washington State College: Dr. Emerson Shuck, President, Eastern Washington State College, Cheney, Washington 99004, or his successor in office.
- C. Notice to Central Washington State College: _____
- D. Notice to Western Washington State College: _____
- E. Notice to Washington State University: Dr. Glenn Terrell, President, Washington State University, Administration Building, Pullman, Washington 99163, or his successor in office.
- F. Notice to University of Washington: _____

ARTICLE XI

Effective Date and Filing Requirements

Copies of this agreement shall be filed with the Whitman County

Auditor, the Kittitas County Auditor, the Spokane County Auditor, the Thurston County Auditor, the Whatcom County Auditor, the King County Auditor, and the Secretary of State of the State of Washington prior to its entry into force. This agreement shall be effective upon execution by any two of the parties and accomplishment of all filing requirements as provided herein; provided that only the signatories hereto shall assume any obligations under this agreement.

ARTICLE XII

Amendments

This agreement may be amended by unanimous consent of the parties evidenced in writing and appended herewith.

DATED this _____ day of _____, 1975.

Approved as to form:

WASHINGTON STATE UNIVERSITY

By Glenn Terrell
Glenn Terrell, President

CENTRAL WASHINGTON STATE COLLEGE

Approved as to form:

By James E. Brooks
James E. Brooks, President

EASTERN WASHINGTON STATE COLLEGE

Approved as to form:

By Emerson C. Shuck
Emerson C. Shuck, President

THE EVERGREEN STATE COLLEGE

Approved as to form:

By Charles J. McCann
Charles J. McCann, President

WESTERN WASHINGTON STATE COLLEGE

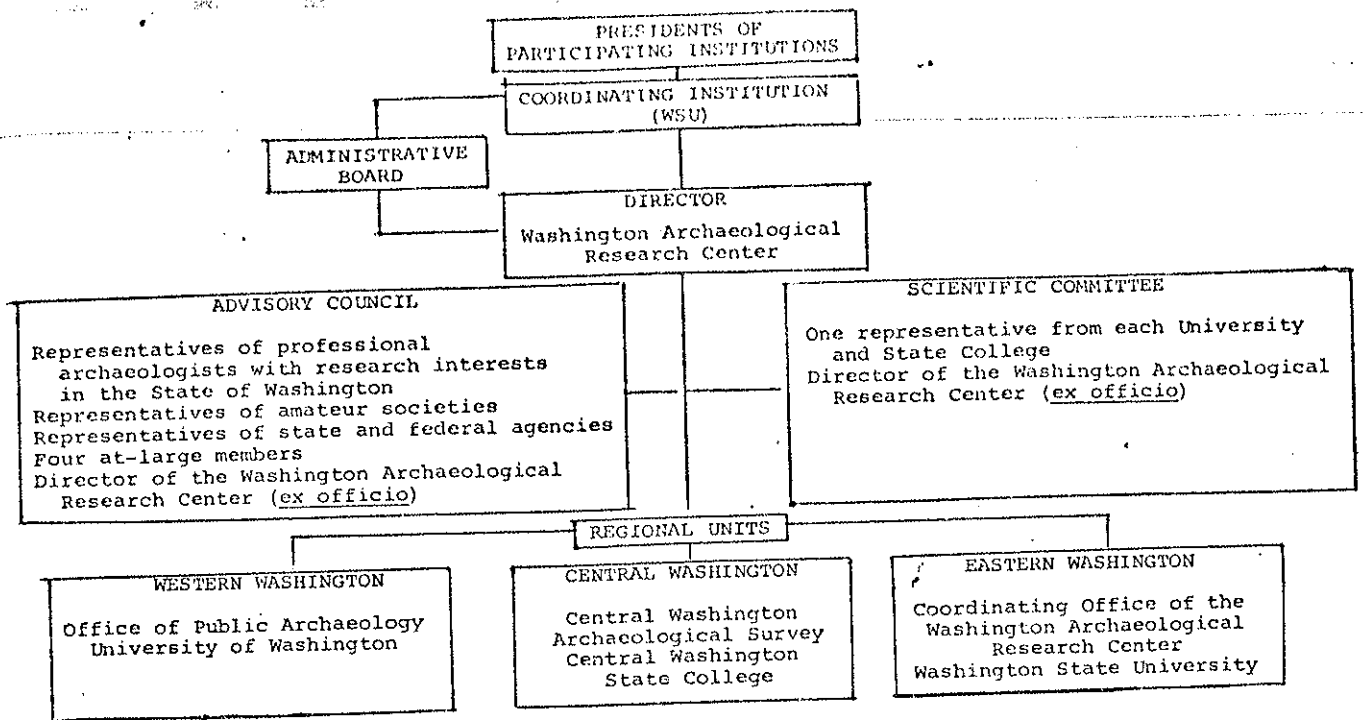
Approved as to form:

By _____, President

UNIVERSITY OF WASHINGTON

Approved as to form:

By John Hogness
John Hogness, President



(PROPOSED BUDGET FOR INITIAL PERIOD OF OPERATION)

00440

EXHIBIT A

EXHIBIT

9/11/75

THE EVERGREEN STATE COLLEGE

RESOLUTION NO. 75-7

RESOLUTION OF THE BOARD OF TRUSTEES OF
THE EVERGREEN STATE COLLEGE, REQUESTING
THE ATTORNEY GENERAL TO DEFEND A LAWSUIT
AGAINST CERTAIN OF ITS EMPLOYEES

WHEREAS, the legislature by enactment of Chapter 23, Laws of 1972, Ex. Sess., granted authority for the Attorney General to defend lawsuits against individual Trustees and employees of institutions of higher education; and

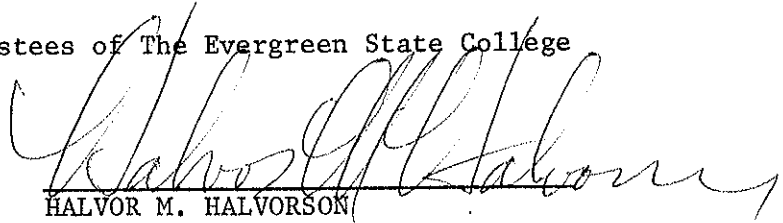
WHEREAS, the act authorizes the Board of Trustees of the institution to grant a request by such persons that the Attorney General be authorized to defend said claim, suit or proceeding, and the cost of the defense of such action shall be paid from the appropriation made for the support of the institution; and

WHEREAS, the Board of Trustees has received a request from Charles McCann, Ed Kormondy, and Larry Stenberg to authorize such a defense in an action currently pending in Thurston County Superior Court entitled Jerome Byron versus Charles McCann, et al., now, therefore,

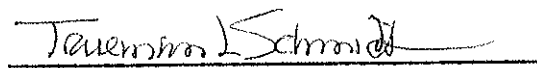
BE IT RESOLVED by the Board of Trustees of The Evergreen State College that the Attorney General be requested to proceed to defend the action commenced by Jerome Byron versus Charles McCann, et al., filed in Thurston County Superior Court, and that the costs of defense of such action be paid from the appropriation made for the support of The Evergreen State College.

BE IT FURTHER RESOLVED that the Board of Trustees of The Evergreen State College has reviewed the request made by the three named defendants in the lawsuit who are also employees of the College and based upon a review of the facts giving rise to this lawsuit finds that each of the three employees was acting in good faith in regard to the acts done which gave rise to the lawsuit.

ADOPTED by the Board of Trustees of The Evergreen State College on this 7th day of August, 1975.


HALVOR M. HALVORSON
Chairman, Board of Trustees

ATTEST:


Trueman L. Schmidt
Secretary, Board of Trustees

Tuition & Fee Schedule

Summer Session, 1975

Number of Evergreen Units	Appli- cation Fee*	Advan- ced Deposit*	Tuition and Fees			
			Tuition	Operating Fee	S & A Fee	Total
Resident Students:						
Non-Vietnam Veterans:						
1	0	0	\$12.00	\$44.50	\$23.50	\$ 80.00
2	0	0	16.50	61.00	32.50	110.00
3	0	0	21.50	77.50	41.00	140.00
4	0	0	25.00	91.50	48.50	165.00
Vietnam Veterans:						
1	0	0	\$12.00	\$44.50	\$23.50	\$ 80.00
2	0	0	16.50	61.00	32.50	110.00
3	0	0	18.00	66.50	35.50	120.00
4	0	0	18.00	66.50	35.50	120.00
Non-resident Students:						
1	0	0	\$41.00	\$130.50	\$48.50	\$220.00
2	0	0	60.00	191.50	48.50	300.00
3	0	0	79.00	252.50	48.50	380.00
4	0	0	96.00	308.50	48.50	453.00

*For new students enrolling only for the summer session

Provided, however, that there shall be a special tuition charge of \$20.00 per participant in the National Science Foundation-supported program for Olympia area elementary school teachers.

Tuition & Fee Schedule

Summer Session, 1975

Distribution of Fees

<u>Number of Evergreen Units</u>	<u>Appli- cation Fee*</u>	<u>Advanced Deposit*</u>	<u>Operating Fee</u>	<u>S & A Fee</u>	<u>Total</u>
Resident Students:					
Non-Vietnam Veterans:					
1	0	0	\$ 57.50	\$23.50	\$ 80.00
2	0	0	77.50	32.50	110.00
3	0	0	99.00	41.00	140.00
4	0	0	116.50	48.50	165.00
Vietnam Veterans:					
1	0	0	\$ 57.50	\$23.50	\$ 80.00
2	0	0	77.50	32.50	110.00
3	0	0	84.50	35.50	120.00
4	0	0	84.50	35.50	120.00
Non-Resident Students:					
1	0	0	\$171.50	\$48.50	\$220.00
2	0	0	251.50	48.50	300.00
3	0	0	331.50	48.50	380.00
4	0	0	404.50	48.50	453.00

* For new students enrolling only for the summer session

Provided, however, that there shall be a special fee of \$20.00 per participant in the National Science Foundation-supported program for Olympia area elementary school teachers. This fee is to be classified as an operating fee.

Provided, however, that there shall be a special audit fee of \$60.00 for non-resident students participating in Wagner's Ring Cycle. This fee is to be classified as an operating fee.