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<table>
<thead>
<tr>
<th>Chapter</th>
<th>Remove Pages</th>
<th>Insert Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title Page</td>
<td>1 – 2</td>
<td>1 – 2</td>
</tr>
<tr>
<td>Contents</td>
<td>5 – 28</td>
<td>5 – 28</td>
</tr>
<tr>
<td>Chapter 3 General Information</td>
<td>3-1 – 3-14</td>
<td>3-1 – 3-14</td>
</tr>
</tbody>
</table>

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## Contents

Chapter 1  Administration and Operation .......................... 1-1

1-1  Acronyms .......................................................... 1-1

1-2  Personal Conduct ............................................... 1-1
  1-2.1 Code of Ethics ................................................ 1-1
  1-2.2 Political Activity ............................................. 1-1
  1-2.3 Sales to Employees Prohibited ............................. 1-2
  1-2.4 Rendering Emergency Assistance ......................... 1-2

1-3  Personnel Selection ............................................. 1-3
  1-3.1 Washington State Civil Service System .................. 1-3
  1-3.2 Classification Titles ......................................... 1-3
  1-3.3 Function Titles ............................................... 1-3
  1-3.4 Selection and Assignment ................................. 1-3

1-4  Training Program ............................................... 1-4

1-5  Travel ............................................................ 1-4

1-6  Vehicle Operation ............................................... 1-4

1-7  Highway Location and Design ................................ 1-4
  1-7.1 General ........................................................ 1-4
  1-7.2 Cost Estimates ............................................... 1-5

1-8  Right of Way Plans ............................................. 1-6

1-9  Compliance With FHWA Regulations ......................... 1-6
  1-9.1 Right of Way Projects ....................................... 1-6

1-10 Authority to Enter Lands for Surveys, Appraisals, Etc. .... 1-6

1-11 Actions Against State Employees ............................ 1-7

1-12 Local Agency Projects ........................................... 1-7
Chapter 2  Organization ................................................................. 2-1

2-1  Department Organization ..................................................... 2-1
2-1.1  Responsibility and Authority. .............................................. 2-1

2-2  Headquarters Real Estate Services Office Table of Organization ....... 2-1
2-2.1  Headquarters Real Estate Services Program Administrator (HQ RESPA) . . . . . . 2-1
2-2.2  Property Management Program Manager .............................. 2-2
2-2.3  Appraisal and Appraisal Review Program Manager ................. 2-3
2-2.4  Acquisition Program Manager ........................................... 2-3
2-2.5  Local Programs Right of Way Manager ............................... 2-5

2-3  Region Organization ............................................................. 2-5
2-3.1  General .............................................................................. 2-5
2-3.2  Responsibility and Authority. .............................................. 2-6

2-4  Organization of the Attorney General’s Office ......................... 2-8
2-4.1  General .............................................................................. 2-8
2-4.2  Responsibility and Authority. .............................................. 2-8
Chapter 4  Appraisal  ................................................................. 4-1

4-1  Policy .............................................................................. 4-1

4-2  Project Funding Estimates .............................................. 4-1
   4-2.1  Rules .......................................................................... 4-1
   4-2.2  Procedures ................................................................. 4-2

4-3  Appraisals ................................................................. 4-2
   4-3.1  Appraisals, Authorization ........................................... 4-2
   4-3.2  Number of Appraisals ................................................ 4-3
   4-3.3  Waiver of Appraisal .................................................. 4-3
   4-3.4  Appraisal Assignment ................................................ 4-4
   4-3.5  Distribution of Appraisal Reports .............................. 4-4

4-4  Special Appraisal Situations ......................................... 4-5
   4-4.1  Plan Revisions .......................................................... 4-5
   4-4.2  Damage Claims ......................................................... 4-5
   4-4.3  Advertising Signs ..................................................... 4-5
   4-4.4  Other Types of Appraisal Problems .......................... 4-5

4-5  Responsibilities ......................................................... 4-9
   4-5.1  Region Appraisal Supervisor ..................................... 4-9
   4-5.2  Appraiser ............................................................... 4-9

4-6  Appendices ................................................................. 4-10
   Appendix 4-1  Appraisal Report Guide .............................. 4-11
## Chapter 5  Appraisal Review

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>5-1</td>
<td>General</td>
<td>5-1</td>
</tr>
<tr>
<td>5-2</td>
<td>Responsibilities</td>
<td>5-1</td>
</tr>
<tr>
<td>5-2.1</td>
<td>Section Manager, Appraisal and Appraisal Review Program</td>
<td>5-1</td>
</tr>
<tr>
<td>5-2.2</td>
<td>Region Real Estate Services Manager</td>
<td>5-1</td>
</tr>
<tr>
<td>5-2.3</td>
<td>Review Appraiser</td>
<td>5-2</td>
</tr>
<tr>
<td>5-3</td>
<td>Preliminary Procedures</td>
<td>5-2</td>
</tr>
<tr>
<td>5-3.1</td>
<td>Preliminary Review</td>
<td>5-2</td>
</tr>
<tr>
<td>5-3.2</td>
<td>Joint Inspection With Owner</td>
<td>5-3</td>
</tr>
<tr>
<td>5-3.3</td>
<td>Desk Review</td>
<td>5-3</td>
</tr>
<tr>
<td>5-3.4</td>
<td>Field Review</td>
<td>5-3</td>
</tr>
<tr>
<td>5-4</td>
<td>Analysis of Appraisal Reports</td>
<td>5-3</td>
</tr>
<tr>
<td>5-4.1</td>
<td>Requirements</td>
<td>5-3</td>
</tr>
<tr>
<td>5-4.2</td>
<td>Minor Deficiencies</td>
<td>5-4</td>
</tr>
<tr>
<td>5-4.3</td>
<td>Major Deficiencies</td>
<td>5-5</td>
</tr>
<tr>
<td>5-4.4</td>
<td>Unacceptable Appraisals</td>
<td>5-5</td>
</tr>
<tr>
<td>5-4.5</td>
<td>Owner's Appraisal Report</td>
<td>5-6</td>
</tr>
<tr>
<td>5-5</td>
<td>Determination of Value (DV) – Preparation/Distribution</td>
<td>5-7</td>
</tr>
<tr>
<td>5-5.1</td>
<td>Normal Preparation/Distribution</td>
<td>5-7</td>
</tr>
<tr>
<td>5-5.2</td>
<td>Uneconomic Remnant</td>
<td>5-10</td>
</tr>
<tr>
<td>5-5.3</td>
<td>Surplus Property</td>
<td>5-10</td>
</tr>
<tr>
<td>5-5.4</td>
<td>Minimum Payment Policy</td>
<td>5-11</td>
</tr>
<tr>
<td>5-6</td>
<td>Appraisal Review for Other Public Agencies</td>
<td>5-11</td>
</tr>
</tbody>
</table>
## Chapter 6  Acquisition

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>6-1</td>
<td>General Requirements</td>
<td>6-1</td>
</tr>
<tr>
<td>6-1.1</td>
<td>Introduction</td>
<td>6-1</td>
</tr>
<tr>
<td>6-1.2</td>
<td>Rules</td>
<td>6-2</td>
</tr>
<tr>
<td>6-2</td>
<td>Standard Acquisition Process</td>
<td>6-4</td>
</tr>
<tr>
<td>6-2.1</td>
<td>General</td>
<td>6-4</td>
</tr>
<tr>
<td>6-3</td>
<td>Early Acquisitions and Advance Acquisitions</td>
<td>6-5</td>
</tr>
<tr>
<td>6-3.1</td>
<td>Definition</td>
<td>6-5</td>
</tr>
<tr>
<td>6-3.2</td>
<td>Early Acquisition Alternatives</td>
<td>6-5</td>
</tr>
<tr>
<td>6-3.3</td>
<td>Advance Acquisition</td>
<td>6-7</td>
</tr>
<tr>
<td>6-3.4</td>
<td>Processing Early and Advance Acquisitions</td>
<td>6-8</td>
</tr>
<tr>
<td>6-3.5</td>
<td>Acquisition with State Advance Right of Way Revolving Fund</td>
<td>6-8</td>
</tr>
<tr>
<td>6-4</td>
<td>Typical Pre-Acquisition Preparation</td>
<td>6-8</td>
</tr>
<tr>
<td>6-4.1</td>
<td>Plan Preparation</td>
<td>6-8</td>
</tr>
<tr>
<td>6-4.2</td>
<td>Project Inspection and Parcel Assignment</td>
<td>6-8</td>
</tr>
<tr>
<td>6-5</td>
<td>Acquisition of Property and/or Property Rights by WSDOT</td>
<td>6-10</td>
</tr>
<tr>
<td>6-5.1</td>
<td>General</td>
<td>6-10</td>
</tr>
<tr>
<td>6-5.2</td>
<td>Access Rights</td>
<td>6-10</td>
</tr>
<tr>
<td>6-5.3</td>
<td>Easements, Temporary Easements, Permits, and Rights of Entry</td>
<td>6-11</td>
</tr>
<tr>
<td>6-5.4</td>
<td>Easement for Transfer</td>
<td>6-15</td>
</tr>
<tr>
<td>6-5.5</td>
<td>Change of Grade</td>
<td>6-16</td>
</tr>
<tr>
<td>6-5.6</td>
<td>Acquisition Leases</td>
<td>6-16</td>
</tr>
<tr>
<td>6-5.7</td>
<td>Inventory Control Numbers</td>
<td>6-18</td>
</tr>
<tr>
<td>6-6</td>
<td>Identity of Parties</td>
<td>6-18</td>
</tr>
<tr>
<td>6-6.1</td>
<td>General</td>
<td>6-18</td>
</tr>
<tr>
<td>6-6.2</td>
<td>Rules</td>
<td>6-19</td>
</tr>
<tr>
<td>6-7</td>
<td>Acquisition Party Types</td>
<td>6-19</td>
</tr>
<tr>
<td>6-7.1</td>
<td>General</td>
<td>6-19</td>
</tr>
<tr>
<td>6-7.2</td>
<td>Procedures for Standard Acquisition Types</td>
<td>6-19</td>
</tr>
<tr>
<td>6-7.3</td>
<td>Procedures for Governmental Acquisition Types</td>
<td>6-22</td>
</tr>
<tr>
<td>6-7.4</td>
<td>Procedures for Other Acquisition Types</td>
<td>6-28</td>
</tr>
<tr>
<td>6-8</td>
<td>Property and Acquisition Specialist's Actions Prior to Contact With the Owner</td>
<td>6-41</td>
</tr>
<tr>
<td>6-9</td>
<td>Relocation Assistance Program</td>
<td>6-42</td>
</tr>
<tr>
<td>Section</td>
<td>Title</td>
<td>Page</td>
</tr>
<tr>
<td>---------</td>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>6-10</td>
<td>Property and Acquisition Specialist’s Contact With the Owner</td>
<td>6-43</td>
</tr>
<tr>
<td></td>
<td>6-10.1 In-State Owner</td>
<td>6-43</td>
</tr>
<tr>
<td></td>
<td>6-10.2 Alternate Contact (Offer) by Mail With In-State Owner or Out-of-State Owner</td>
<td>6-44</td>
</tr>
<tr>
<td></td>
<td>6-10.3 Post-Meeting Responsibilities</td>
<td>6-46</td>
</tr>
<tr>
<td></td>
<td>6-10.4 Owner Represented by Others</td>
<td>6-47</td>
</tr>
<tr>
<td>6-11</td>
<td>Remainders</td>
<td>6-48</td>
</tr>
<tr>
<td></td>
<td>6-11.1 Uneconomic Remnants</td>
<td>6-49</td>
</tr>
<tr>
<td></td>
<td>6-11.2 Excess Acquisition</td>
<td>6-49</td>
</tr>
<tr>
<td>6-12</td>
<td>Administrative Settlement</td>
<td>6-50</td>
</tr>
<tr>
<td></td>
<td>6-12.1 General</td>
<td>6-50</td>
</tr>
<tr>
<td></td>
<td>6-12.2 Rules</td>
<td>6-50</td>
</tr>
<tr>
<td></td>
<td>6-12.3 Procedures</td>
<td>6-51</td>
</tr>
<tr>
<td></td>
<td>6-12.4 Sample Administrative Settlement Format</td>
<td>6-52</td>
</tr>
<tr>
<td></td>
<td>6-12.5 Web Based Training is available for WSDOT employees through the Learning Management System (LMS)</td>
<td>6-53</td>
</tr>
<tr>
<td>6-13</td>
<td>Payment of Rent Prior to the Acquisition of the Property (Protective Rent)</td>
<td>6-53</td>
</tr>
<tr>
<td></td>
<td>6-13.1 General</td>
<td>6-53</td>
</tr>
<tr>
<td></td>
<td>6-13.2 Rules</td>
<td>6-53</td>
</tr>
<tr>
<td></td>
<td>6-13.3 Procedures</td>
<td>6-54</td>
</tr>
<tr>
<td></td>
<td>6-13.4 Payment Options</td>
<td>6-54</td>
</tr>
<tr>
<td>6-14</td>
<td>Special Benefits</td>
<td>6-55</td>
</tr>
<tr>
<td>6-15</td>
<td>Toxic/Hazardous Waste Situations</td>
<td>6-56</td>
</tr>
<tr>
<td>6-16</td>
<td>Property Rights Acquired and Occupancy by WSDOT</td>
<td>6-57</td>
</tr>
<tr>
<td></td>
<td>6-16.1 General</td>
<td>6-57</td>
</tr>
<tr>
<td></td>
<td>6-16.2 Rules</td>
<td>6-57</td>
</tr>
<tr>
<td></td>
<td>6-16.3 Procedures</td>
<td>6-58</td>
</tr>
<tr>
<td>6-17</td>
<td>Miscellaneous</td>
<td>6-59</td>
</tr>
<tr>
<td></td>
<td>6-17.1 Expenses Incidental to Selling to the State</td>
<td>6-59</td>
</tr>
<tr>
<td>6-18</td>
<td>Trades and Exchanges</td>
<td>6-61</td>
</tr>
<tr>
<td></td>
<td>6-18.1 General</td>
<td>6-61</td>
</tr>
<tr>
<td></td>
<td>6-18.2 Rules</td>
<td>6-61</td>
</tr>
<tr>
<td></td>
<td>6-18.3 Procedures</td>
<td>6-61</td>
</tr>
<tr>
<td>6-19</td>
<td>Construction Items</td>
<td>6-62</td>
</tr>
<tr>
<td>6-20</td>
<td>Road Approaches</td>
<td>6-62</td>
</tr>
<tr>
<td>6-21</td>
<td>Salvage of Improvements</td>
<td>6-63</td>
</tr>
</tbody>
</table>
6-22 Acquisition Transmittal .......................................................... 6-63
   6-22.1 General ................................................................. 6-63
   6-22.2 Rules ........................................................................ 6-63
   6-22.3 Procedures ............................................................... 6-64

6-23 Region Processing .............................................................. 6-66
   6-23.1 Headquarters Processing .............................................. 6-67

6-24 Condemnation, State .......................................................... 6-67
   6-24.1 General ................................................................. 6-67
   6-24.2 Rules ........................................................................ 6-67
   6-24.3 Procedures ............................................................... 6-69
   6-24.4 Headquarters Processing .............................................. 6-71
   6-24.5 Attorney General's Processing ..................................... 6-72
   6-24.6 Closing ................................................................. 6-74

6-25 Condemnation, Federal ....................................................... 6-74
   6-25.1 Rules ................................................................. 6-74

6-26 Damage Claims ................................................................. 6-74
   6-26.1 Initial Action .......................................................... 6-74
   6-26.2 Procedures – State Liabilities ...................................... 6-76
   6-26.3 Procedures – State Not Liable ...................................... 6-77

6-27 Appendices ................................................................. 6-77
   Appendix 6-1 Example Form RES-356 ................................. 6-79
   Appendix 6-2 Advance R/W Revolving Fund ......................... 6-83
Chapter 7  Title ................................................................. 7-1

7-1  General................................................................. 7-1

7-2  Title Functions – Region........................................... 7-1
  7-2.1  General............................................................. 7-1
  7-2.2  Title Commitments (Reports) ................................. 7-2
  7-2.3  Right of Way Plans – Special Distribution ................. 7-3
  7-2.4  Title Responsibilities for Acquisition and Condemnation 7-3
  7-2.5  Region Review – Final Payment and Transmittal .......... 7-3
  7-2.6  Assistant Attorney General, Department of Transportation – Liaison 7-6

7-3  Title Functions – Headquarters .................................. 7-6
  7-3.1  General............................................................. 7-6
  7-3.2  Headquarters Review – Acquisition Parcel File ........... 7-7
  7-3.3  Condemnation.................................................... 7-8
  7-3.4  Records............................................................ 7-8
Chapter 8 Encumbrances

8-1 General

8-2 Clearance of Encumbrances
   8-2.1 General Technique
   8-2.2 Escrow Technique

8-3 Lien Encumbrances
   8-3.1 Real Property Taxes
   8-3.2 Personal Property Taxes
   8-3.3 Assessments
   8-3.4 Deeds of Trust and Mortgages
   8-3.5 Judgments
   8-3.6 Miscellaneous Monetary Liens

8-4 Property Rights Encumbrances
   8-4.1 Real Estate Contracts
   8-4.2 Leases
   8-4.3 Utilities
   8-4.4 Private Easements
   8-4.5 Mineral Rights
   8-4.6 Water Rights
   8-4.7 Reservations, Restrictions, and Defects
   8-4.8 Vacated Streets and Roads
   8-4.9 Prescriptive Streets and Roads
   8-4.10 Riparian/Littoral Rights

8-5 Personal Rights Encumbrances
   8-5.1 Life Estate
   8-5.2 Incompetent, Mentally Ill, and Insane Persons
   8-5.3 Minors
   8-5.4 Dissolution of Marriage (Divorce)
   8-5.5 Death
   8-5.6 Errors in Parties

8-6 Appendices
   Appendix 8-1 Example Form RES-355
Chapter 9  Instruments ................................................................. 9-1

9-1  General ................................................................. 9-1
  9-1.1  Introduction .................................................... 9-1
  9-1.2  Rules ............................................................. 9-1

9-2  Elements (Paragraphs) ................................................. 9-2

9-3  Document Title .............................................................. 9-3

9-4  WSDOT Project Number and Federal Aid Project Number .......... 9-3

9-5  Recording Requirement Block ........................................... 9-3

9-6  Plan Title ................................................................. 9-4

9-7  Party Clause ............................................................... 9-4
  9-7.1  General .......................................................... 9-4
  9-7.2  Identity – Different Names ...................................... 9-4
  9-7.3  Marital Status .................................................... 9-5
  9-7.4  Corporate Names ............................................... 9-7
  9-7.5  Estate or Interest ................................................ 9-7
  9-7.6  Trustee (also see Execution Section 9-14.2.3) .............. 9-7
  9-7.7  Executor/Administrator (also see Executor/Personal Representative Section 9-14.2.3) ..................................................... 9-8
  9-7.8  Guardian (also see Section 9-14.2.3) .............................................. 9-8
  9-7.9  Tenants in Common and Joint Tenants (also see Execution Section 9-7.3) .... 9-9
  9-7.10  Fractional Interest ............................................. 9-9
  9-7.11  Partnerships ..................................................... 9-9
  9-7.12  Limited Liability Companies (see Section 9-14.5) ......... 9-10

9-8  Consideration ............................................................... 9-10
  9-8.1  Lump Sum ......................................................... 9-10
  9-8.2  Rate ............................................................... 9-11

9-9  Instrument Types ............................................................ 9-11
  9-9.1  Deeds ............................................................. 9-11
  9-9.2  Easement .......................................................... 9-11
  9-9.3  Right of Entry, Permit, Temporary Easement ................. 9-12
  9-9.4  Acquisition Lease ............................................... 9-12
  9-9.5  Option ............................................................. 9-13
  9-9.6  Consent to Change of Grade ..................................... 9-13
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>9-10</td>
<td>Property Description</td>
</tr>
<tr>
<td>9-10.1</td>
<td>Illustrations of Adequate Description</td>
</tr>
<tr>
<td>9-10.2</td>
<td>Controlling Elements of a Description</td>
</tr>
<tr>
<td>9-10.3</td>
<td>Rectangular Survey Descriptions</td>
</tr>
<tr>
<td>9-10.4</td>
<td>Government Lots</td>
</tr>
<tr>
<td>9-10.5</td>
<td>Water Boundaries</td>
</tr>
<tr>
<td>9-10.6</td>
<td>Metes and Bounds Descriptions</td>
</tr>
<tr>
<td>9-10.7</td>
<td>Platted Property</td>
</tr>
<tr>
<td>9-10.8</td>
<td>Streets, Roads, and Highways</td>
</tr>
<tr>
<td>9-10.9</td>
<td>Title Problems</td>
</tr>
<tr>
<td>9-10.10</td>
<td>WSDOT Line Survey Descriptions</td>
</tr>
<tr>
<td>9-10.11</td>
<td>Parcel Description</td>
</tr>
<tr>
<td>9-10.12</td>
<td>County Roads Acquired</td>
</tr>
<tr>
<td>9-10.13</td>
<td>Exchange Agreement</td>
</tr>
<tr>
<td>9-10.14</td>
<td>Vacated Street or Road</td>
</tr>
<tr>
<td>9-10.15</td>
<td>Sample WSDOT Descriptions</td>
</tr>
<tr>
<td>9-11</td>
<td>Miscellaneous Clauses</td>
</tr>
<tr>
<td>9-11.1</td>
<td>Limited Access</td>
</tr>
<tr>
<td>9-11.2</td>
<td>Specific Details</td>
</tr>
<tr>
<td>9-11.3</td>
<td>Payment Authorization</td>
</tr>
<tr>
<td>9-11.4</td>
<td>Improvement Straddling Right of Way Line</td>
</tr>
<tr>
<td>9-11.5</td>
<td>Timber (Crop) Removal</td>
</tr>
<tr>
<td>9-11.6</td>
<td>Road Approaches – Nonlimited Access</td>
</tr>
<tr>
<td>9-11.7</td>
<td>Construction Item</td>
</tr>
<tr>
<td>9-11.8</td>
<td>Occupancy Date</td>
</tr>
<tr>
<td>9-11.9</td>
<td>Land Locked</td>
</tr>
<tr>
<td>9-11.10</td>
<td>Release of Damages</td>
</tr>
<tr>
<td>9-11.11</td>
<td>Mineral Rights Reservation</td>
</tr>
<tr>
<td>9-11.12</td>
<td>Pit Site and Common Borrow</td>
</tr>
<tr>
<td>9-11.13</td>
<td>Slope Easement, Termination of</td>
</tr>
<tr>
<td>9-11.14</td>
<td>Easement for Transfer</td>
</tr>
<tr>
<td>9-11.15</td>
<td>Reversion</td>
</tr>
<tr>
<td>9-11.16</td>
<td>Right of First Refusal</td>
</tr>
<tr>
<td>9-11.17</td>
<td>Donation Clause</td>
</tr>
<tr>
<td>9-12</td>
<td>Delivery Clause</td>
</tr>
<tr>
<td>9-13</td>
<td>Instrument Date</td>
</tr>
</tbody>
</table>
Contents

9-14  Execution ................................................................. 9-49
  9-14.1 General. .......................................................... 9-49
  9-14.2 Individuals ....................................................... 9-49
  9-14.3 Corporations ...................................................... 9-51
  9-14.4 Partnerships ...................................................... 9-53
  9-14.5 Limited Liability Company (L.L.C.) ......................... 9-53

9-15  Acknowledgment ..................................................... 9-53
  9-15.1 General. .......................................................... 9-53
  9-15.2 Rules. ............................................................ 9-53
  9-15.3 Format Examples ................................................ 9-55

9-16  Attachments/Corollary Documents ............................... 9-55
  9-16.1 General. .......................................................... 9-55
  9-16.2 Rules. ............................................................ 9-55
  9-16.3 Exhibits .......................................................... 9-56

9-17  Acceptance and Approval ........................................... 9-56
# Chapter 10 Vouchers

## 10-1 General
- 10-1.1 Real Property Vouchers
- 10-1.2 Invoice Vouchers
- 10-1.3 Relocation Assistance Vouchers
- 10-1.4 TRAINS
- 10-1.5 Information Required by the Internal Revenue Service (IRS)
- 10-1.6 Statewide Vendor Registration
- 10-1.7 Payment Processing

## 10-2 Real Property Vouchers
- 10-2.1 Rules
- 10-2.2 Procedures
- 10-2.3 Internal Coding Sheet for Real Property Voucher

## 10-3 Reserved

## 10-4 Invoice Vouchers
- 10-4.1 Rules

## 10-5 Relocation Assistance Vouchers
- 10-5.1 Rules
- 10-5.2 Procedures
- 10-5.3 Relocation Assistance TRAINS Vendor Setup
Chapter 11  Property Management. ........................................ 11-1
11-1  Responsibility ............................................................. 11-1
11-2  Preparation for Management ........................................ 11-1
   11-2.1  Property Management System and Inventory ................ 11-1
   11-2.2  Property Management Diary .................................... 11-4
   11-2.3  Project Inspection ............................................... 11-4
   11-2.4  Salvage Appraisal Report ....................................... 11-4
   11-2.5  Grantor Retained Salvage ...................................... 11-5
   11-2.6  Acquisition Transactions – Regional Processing (Chapter 6) 11-6
11-3  Initiating Management ............................................... 11-7
   11-3.1  Taking Control of the Property ................................. 11-7
   11-3.2  Taking Physical Possession After Vacation by Occupant .... 11-8
11-4  Inspection and Maintenance of State-Owned Property .......... 11-9
   11-4.1  General ............................................................ 11-9
   11-4.2  Maintenance and Repair of Improved Properties ............ 11-9
11-5  Improvements or Personal Property Within Right of Way ...... 11-10
   11-5.1  Mobile Homes as Personal Property .......................... 11-11
   11-5.2  Disposal of Mobile Homes as Personal Property .......... 11-11
   11-5.3  Sale of Improvements/Personal Property by Auction ....... 11-12
   11-5.4  Removal of Improvements by Demolition Contract ......... 11-14
   11-5.5  Removal of Improvements by Project Contractor .......... 11-15
   11-5.6  Removal of Improvements for WSDOT Use .................. 11-15
   11-5.7  Mobile Homes .................................................... 11-15
11-6  Disposal of Timber .................................................... 11-15
   11-6.1  General ............................................................ 11-15
   11-6.2  Timber Disposal Processing .................................... 11-16
   11-6.3  Methods of Timber Disposal ................................... 11-17
11-7  Disposal of Surplus Property ........................................ 11-23
   11-7.1  General ............................................................ 11-23
   11-7.2  Disposal Processing ............................................... 11-23
   11-7.3  Methods of Disposal .......................................... 11-31
   11-7.4  Final Processing and Document Preparation .................. 11-37
   11-7.5  Modifications to Limited Access Highways .................. 11-38
Contents

11-8  Leasing .................................................... 11-43
  11-8.1  General ................................................. 11-43
  11-8.2  Application for Lease ................................. 11-51
  11-8.3  Lease Preparation ..................................... 11-53
  11-8.4  Rent Collection ......................................... 11-56
  11-8.5  Monitoring the Lease ................................... 11-58
  11-8.6  Assignment of Lease ................................... 11-58
  11-8.7  Termination of Lease ................................... 11-58
  11-8.8  Airspace Lease Specifics .............................. 11-59
  11-8.9  Wireless Rent Schedule ............................... 11-65
  11-8.10 How to Enter a New Lease Into IRIS When You Have Existing IC #: ........ 11-65
  11-8.11 How to complete a WSDOT Land Acquisition When a Communications
          Leasehold Interest Must Be Cleared ...................... 11-65

11-9  Right of Way Encroachments ............................. 11-66
  11-9.1  General ................................................ 11-68
  11-9.2  Identifying and Managing Encroachments .............. 11-68
  11-9.3  Developing an Action Plan ............................ 11-69
  11-9.4  Removing the Encroachment ............................ 11-70
  11-9.5  Curing the Encroachment ............................. 11-70

11-10 Assessments Against State-Owned Lands .................... 11-70

11-11 Facilities .................................................. 11-72

11-12 Appendices ................................................ 11-76
  Appendix 11-1  WSDOT Owned Land – Property Types .......... 11-77
  Appendix 11-2  Notice of Auction for Improvements .......... 11-80
  Appendix 11-3  Property Inventory Instructions ............... 11-82
  Appendix 11-4  Lease Exhibit Example ........................ 11-103
  Appendix 11-5  Unlawful Detainer Action in Washington .... 11-105
  Appendix 11-6  Short-Term Rent ................................ 11-136
  Appendix 11-7  Trail Lease Package Requirements ............ 11-137
  Appendix 11-8  Land and Related Intangible Asset Inventory Practices for
                 Financial Reporting Compliance ..................... 11-139
  Appendix 11-9  Contact Information ........................... 11-143
  Appendix 11-10 Creating a New Lease ......................... 11-164
12-8 Non-residential Relocation Entitlements (Business, Farm, and NPO) . . . . . . . . . . . . . . 12-66
12-8.1 Eligibility ......................................................... 12-66
12-8.2 Nonresidential Moving Payments ................................ 12-68
12-8.3 Fixed Payment for Nonresidential Moving Expenses .......... 12-83
12-8.4 Move Cost Estimates by Region Relocation Specialists .......... 12-87
12-8.5 Claiming Nonresidential Entitlements ............................ 12-88
12-8.6 Abandonment of Personal Property ................................ 12-94

12-9 Mobile Homes ..................................................... 12-94
12-9.1 Eligibility ......................................................... 12-94
12-9.2 Mobile Home Relocation Situations ................................ 12-95
12-9.3 Replacement Housing Payments for Mobile Home Owners ........ 12-96
12-9.4 Other Considerations ............................................ 12-99

12-10 Personal Property Only (PPO) Relocation ........................ 12-100
12-10.1 Definition ......................................................... 12-100
12-10.2 Types of Personal Property Only Relocations ................. 12-100
12-10.3 Personal Property Only Relocation Entitlements ............... 12-100
12-10.4 Payment of Personal Property Only Entitlements .............. 12-102

12-11 Voluntary Transactions .............................................. 12-103
12-11.1 Requirements .................................................... 12-103
12-11.2 Relocation Eligibility ............................................. 12-103

12-12 Temporary Relocations ............................................ 12-103

12-13 Temporary Construction Easements (TCE) ........................ 12-104

12-14 Relocation Inventory ................................................ 12-104

12-15 Appendices ......................................................... 12-104
Appendix 12-1 Scenario Examples ....................................... 12-105
Appendix 12-2 Appeal/Reconsideration Language ....................... 12-106
Appendix 12-3 Object Codes and Definitions ............................ 12-107
Appendix 12-4 Recommendation Memorandum .......................... 12-109
Appendix 12-5 Perishable Inventory ..................................... 12-110
Appendix 12-6 Fluctuating Inventory .................................... 12-112
Appendix 12-7 FHWA Annual Statistical Report .......................... 12-113
Appendix 12-8 Costs Reestablishment Expenses ......................... 12-114
Appendix 12-9 Major Exterior Attribute .................................. 12-116
Appendix 12-10 Larger Than Typical Lot and Mixed Use Property .... 12-117
Appendix 12-11 Determining the Number of Businesses ............... 12-119
Appendix 12-12 Professional Services Performed by Displaced Business .. 12-120
Appendix 12-13 Reestablishment and Duplication of Payment ........ 12-121
Appendix 12-14 Displaced Business Leasing to Themselves ............ 12-122
Appendix 12-15 Duplication of Payment .................................. 12-124
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13-1</td>
<td>Access for WSDOT Employees</td>
<td>13-1</td>
</tr>
<tr>
<td>13-2</td>
<td>Access From Outside of WSDOT</td>
<td>13-1</td>
</tr>
<tr>
<td>13-3</td>
<td>Appraisal Forms (Chapters 4 and 5)</td>
<td>13-1</td>
</tr>
<tr>
<td>13-4</td>
<td>Acquisition Forms (Chapters 6, 8, and 9)</td>
<td>13-2</td>
</tr>
<tr>
<td>13-5</td>
<td>Property Management Forms (Chapter 11)</td>
<td>13-5</td>
</tr>
<tr>
<td>13-6</td>
<td>Relocation Assistance Forms (Chapter 12)</td>
<td>13-7</td>
</tr>
<tr>
<td>13-7</td>
<td>Local Agency Forms and Brochures (Chapters 15 and 17)</td>
<td>13-8</td>
</tr>
</tbody>
</table>
Chapter 14  Design Build ................................................................. 14-1

14-1  Rules ..................................................................................... 14-1
   14-1.1 Federal Regulations ...................................................... 14-1
   14-1.2 State Procedures ......................................................... 14-1
   14-1.3 References ................................................................. 14-2

14-2  Acquisition of Right of Way .................................................... 14-2
Chapter 16  Use and Oversight of Consultants .......................... 16-1

16-1  Acronyms............................................................... 16-1

16-2  Purpose..................................................................... 16-1

16-3  Authority................................................................. 16-1

16-4  Non-A&E Professional Services Contracting by WSDOT Real Estate Services ............................................. 16-2

  16-4.1 General............................................................. 16-2
  16-4.2 Types of Services................................................ 16-2
  16-4.3 FHWA Compliance............................................. 16-2
  16-4.4 WSDOT Consultant Selection Process................... 16-3

16-5  Approved Consultant List for Project Real Estate Services ................................................................. 16-4

16-6  Real Estate Services Provided as Part of a Design Build or GEC Contract ......................................................... 16-4

16-7  Payments and Data Entry............................................. 16-5

16-8  Right of Way Certification......................................... 16-5

16-9  Oversight Feedback Review (OFR)................................. 16-6
Chapter 17  Project Certification  ......................................................... 17-1

17-1  Acronyms ................................................................. 17-1

17-2  Purpose ................................................................. 17-1

17-3  Authority ................................................................. 17-2

17-4  References .............................................................. 17-2

17-5  Training ................................................................. 17-2

17-6  Forms ................................................................. 17-2

17-6.1  WSDOT RES Forms .............................................. 17-2

17-6.2  Local Agency LPA Forms ........................................ 17-3

17-7  Definitions ............................................................. 17-3

17-8  General ................................................................. 17-5

17-9  Policy ................................................................. 17-5

17-10  Procedures ............................................................ 17-9

17-11  WSDOT Process ..................................................... 17-9

17-11.1  Design Bid Build .................................................. 17-9

17-12  Local Agency Process ............................................... 17-11

17-13  Appendices ........................................................... 17-14

Appendix 17.111 .............................................................. 17-15

Appendix 17.111a ............................................................ 17-16

Appendix 17.112 ............................................................ 17-21

Appendix 17.112a ............................................................ 17-22

Appendix 17.113 ............................................................ 17-27

Appendix 17.113a ............................................................ 17-28

Appendix 17.114  WSDOT Certification Process – Federal-Aid Projects .............. 17-33
Chapter 3  General Information

3-1  Acronyms  3-5  County Designations
3-2  Glossary  3-6  The Property and Acquisition Specialist as a Notary Public
3-3  The Acquisition Process  3-4  Why We Do What We Do

3-1  Acronyms

The following standard abbreviations may be used within the Real Estate Services Office (RES) without further explanation. In correspondence outside RES, abbreviations are not used. When using an abbreviation other than those given below, the abbreviation is defined by showing it in parentheses at the first opportunity in the text, e.g., right of way (R/W).

AASHTO  American Association of State Highway and Transportation Officials
AAG  Assistant Attorney General
AG  Attorney General
AGO  Attorney General's Office
AIREA  American Institute of Real Estate Appraisers
ALTA  American Land Title Association
AOS  Administrative Offer Summary
BLM  Bureau of Land Management
CFR  Code of Federal Regulations
CS  Control Section
DNR  Department of Natural Resources
DSS  Decent, Safe, and Sanitary
DV  Determination of Value
DCE  Documented Categorical Exclusion
ECS  Environmental Classification Summary
EIS  Environmental Impact Statement
FA No.  Federal Aid Project NumberF
FHA  Federal Housing Administration
FHWA  U.S. Department of Transportation, Federal Highway Administration
HES  Highway Engineer's Station
HQ RESPA  Headquarters Real Estate Services Program Administrator
I.C. No.  Inventory Control Number
IRIS  Integrated Realty Information System
IR/WA  International Right of Way Association
J&D  Judgment and Decree of Appropriation
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>LLC</td>
<td>Limited Liability Company</td>
</tr>
<tr>
<td>L No.</td>
<td>Location Job Number. An accounting code number with an &quot;L&quot; prefix used in conjunction with Preliminary Engineering</td>
</tr>
<tr>
<td>NEPA</td>
<td>National Environmental Policy Act</td>
</tr>
<tr>
<td>OAPU</td>
<td>Order Adjudicating Public Use and Necessity</td>
</tr>
<tr>
<td>OIPU</td>
<td>Order of Immediate Possession and Use</td>
</tr>
<tr>
<td>PAS</td>
<td>Property and Acquisition Specialist</td>
</tr>
<tr>
<td>P&amp;U</td>
<td>Possession and Use Agreement</td>
</tr>
<tr>
<td>PC</td>
<td>Preliminary Commitment for Title Insurance</td>
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<tr>
<td>PFE</td>
<td>Project Funding Estimate</td>
</tr>
<tr>
<td>PRM</td>
<td>Partial Release of Mortgage</td>
</tr>
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<td>QCD</td>
<td>Quitclaim Deed</td>
</tr>
<tr>
<td>RA</td>
<td>Regional Administrator</td>
</tr>
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<td>RAMP</td>
<td>Real Estate Acquisition Management Plan</td>
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<td>RCW</td>
<td>Revised Code of Washington</td>
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<td>RES</td>
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</tr>
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<td>Real Estate Services Manager</td>
</tr>
<tr>
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</tr>
<tr>
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</tr>
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</tr>
<tr>
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</tr>
<tr>
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<td>Statutory Evaluation Allowance</td>
</tr>
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<td>SEPA</td>
<td>State Environmental Policy Act</td>
</tr>
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<td>State Route</td>
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<td>SREA</td>
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<td>STIP. P&amp;U</td>
<td>Stipulated Order of Immediate Possession and Use</td>
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<tr>
<td>STR</td>
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<td>Urban Arterial Board</td>
</tr>
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</tr>
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</tr>
<tr>
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<td>Warranty Deed</td>
</tr>
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<td>Washington Land Title Association</td>
</tr>
<tr>
<td>WPI</td>
<td>Washington Patten Jury Instructions</td>
</tr>
<tr>
<td>WSDOT</td>
<td>Washington State Department of Transportation</td>
</tr>
</tbody>
</table>
This glossary defines terms that are used in RES activities. Not included are terms that are defined by RCWs, WACs, AASHTO, FHWA, or a standard dictionary. In correspondence outside RES, it may be necessary to explain special expressions.

**Access Control** – The limiting and regulating of public and private access to Washington State's highways as required by state law.

**Acquired Dwelling Unit** – The portion of the lands acquired for a public works project that includes all improvements of a residential nature serving the displaced person.

**Administrative Offer Summary (AOS)** – The approved form used as a basis for offers on low-value, uncomplicated process. Also referred to as a waiver of an appraisal for such properties.

**Adverse Possession** – A method of acquiring title to the land of another by actual, open, notorious, continuous, hostile, and exclusive holding of the land for a statutory period. An easement acquired by this method is a “prescriptive easement.” Title reports are often silent on adverse possession; therefore, these rights are determined by actual inspection of the property. To be compensable these rights must be perfected by a court action.

**Appraisal** – An opinion of value; the act or process of developing an opinion of value.

**Appurtenance** – Something which is joined or attached to property. When an easement benefits a property, it is an “appurtenance”. In order to be an appurtenance, an easement must be necessary for the enjoyment of the lands benefitted. A warranty deed conveys the appurtenant easement even if the easement is not mentioned in the deed.

**Assigns** – Those who take from the assignor whether by conveyance, devise, descent, or operation of law.

**Attorney in Fact** – A fiduciary (agent, representative) appointed by and empowered to act for a principal (a person or a corporation). The attorney in fact for a person is empowered by the principals having executed a power of attorney. The power of attorney may be either for a general or for a specific purpose. The attorney in fact may act only while the principal is alive and of sound mind, when the power of attorney permits the act, and provided that the power of attorney has not been superseded or revoked. The Attorney(s) in Fact of a corporation are those officers of the corporation who are empowered by the corporation's articles of incorporation to act for the corporation.

**Call** – A part of a legal description which combines a direction and a distance, e.g., “thence North 0°17' East 506 feet” or “thence along the said easterly boundary to the county road.” A series of “calls” locate and enclose a tract in a “metes and bounds” description.

**Color of Title** – An instrument or set of facts that give the appearance of title, but do not prove title.

**Condemnation** – The department’s use of eminent domain through court proceedings for lands and/or property rights needed for highway projects.
Date

**Clear Date** – Discipline specific dates displayed in the parcel summary in IRIS indicating that the parcel is ready to certify as available for construction.

**Closing Order Date** – The date on which the acquisition instrument(s) and appropriate instructions are sent to the title company for processing and recording.

**Initiation of Negotiations, Date of** – The date on which the state makes the first personal contact with the parcel owner (or his designated representative) where price is discussed. This is also the date of the state's initial Firm Offer Letter. The “date of initiation of negotiations” for a project is the earliest date of initiation of negotiations for any parcel (except advance acquisitions) on the project.

**Payment Available Date** – The estimated date on which the owner receives the state’s payment, or the date of payment into the court or out of an escrow closing.

**Property Management Certified Clear Date** – The date upon which no one other than the state has a valid interest in any remaining improvements on the parcel.

**Relocation Certified Clear Date** – The date upon which all displaced persons and/or personalty are off the parcel.

Deed

**Bargain and Sale Deed** – A deed in which the grantor makes no warranty. Any title that the grantor has or later acquires passes under this deed to the grantee.

**Sheriff’s Deed** – A deed given to the holder of the sheriff’s certificate after expiration of the redemption period. The certificate results from the foreclosure of a lien or mortgage.

**Trust Deed** – A deed in which the grantor conveys legal title to property to a trustee and states the authority and conditions binding the trustee in dealing with the property. Similar to a mortgage, this deed secures a debt to real property.

**Egress** – Right to go out or exit.

**Excess Right of Way** – Property acquired as operating right of way (R/W) but no longer needed as such. A plan revision mapping the excess R/W area is necessary prior to disposal.

**Fair Market Value** – The amount in cash which a well-informed buyer, willing but not obligated to buy the property, would pay, and which a well-informed seller, willing but not obligated to sell it, would accept, taking into consideration all uses to which the property is adapted or may be reasonably adaptable. (WPI 150.08)

**Geographic Information System (GIS)** – A system of people, institutions, and information technologies for collection, storage, analysis, transformation, and presentation of geographic information.

**Habitable Floor Space** – That space used for sleeping, living, cooking, or dining purposes. Excludes such enclosed places as closets, pantries, bath or toilet rooms, service rooms, connection corridors, laundries, unfinished attics, foyers, storage spaces, cellars, utility rooms, and similar spaces.
Highway Engineers Station (HES) – A precisely located survey point measured in increments of 100 feet. When noted on the map these usually have the station ID plus some distance from that station, for example 63 + 34.21. These are specific to WSDOT.

Household Income, Gross – Income from all sources, including amounts paid directly to the family (or individual) through public assistance agencies or programs.

Ingress – Right or permission to enter.

Inner Harbor Line – A line determined by the State Harbor Line Commission which is located and established in navigable tidal waters between the line of ordinary high tide and the outer harbor line and constituting the inner boundary of the harbor area.

Interim Use Improvement Value

A. The difference, if any, between the value of land under a highest and best use premise if vacant and the value of the property under its present use as improved.

B. The amount of value contributed by a building which is an under-improvement by reason of a change in the highest and best use of the land on which it is located.

Inventory Control Number (IC No.) – An identification number assigned to each parcel of real property or real property interest owned or controlled by WSDOT entered into the Real Property Inventory.

Judgment and Decree of Appropriation (J&D) – A court order setting over to the state of Washington, for the benefit of the public, the title to personal and/or real property or property rights. The State Constitution requires that just compensation must be paid for the acquisition of the property or property right. There are three forms of J&Ds:

   Stipulated – Following an out-of-court settlement between the condemning agency and the property owner, the court approves the stipulation and the order is entered in accordance with the terms of the stipulation.

   Court – The order resulting from a nonjury trial in which the judge decides the just compensation.

   Jury – The order resulting from a jury trial in which the jury decides the just compensation.

Life Estate – A freehold, i.e., a real property estate, the duration of which is measured by the life of the person holding it or by the life of some other person.

Limited Access Highway – All highways listed as “Established L/A” on the Master Plan for Limited Access Highways only where the rights of direct access to or from abutting lands have been acquired from the abutting landowners. Levels of limited access include: full, partial, modified.

Local Improvement District (LID) – A minor governmental subdivision having the power of taxation established to install a public improvement (e.g., water, sewer) in an area. The improvement is funded by assessments against the parcels real property in the LID’s area. These assessments become encumbrances against the respective parcels.
**Managed Access Highways** – Any highway not listed as “Established L/A” on the Master Plan for Limited Access Highways and any highway or portion of a highway designated on the Master Plan as “Established L/A” until such time as the limited access rights are acquired. Under managed access legislation, the property owner’s access rights are regulated through an access connection permitting process.

**Meander Line** – A “meander line” is a surveyed line made up of straight segments which theoretically approximate the line ordinary high tide or line of ordinary high water to delineate between uplands and tidelands or shorelands.

**Mortgage Balance** – The amount of the principal balance on the date that the mortgage is paid off by the acquiring agency.

**Nonoperating Property (Utility)** – Property held by a public or private utility by fee title, easement, lease, etc., and which is not presently integrated as a part of a public service network.

**Nonoperating Property (Departmental)** – Waste sites, pits, stockpile sites, maintenance sites, drainage and stream easements, and other such lands or easements required or used in the support of the construction and/or operation of a vehicular public way.

**One Buyer-Seller Concept** – An appraisal theory which holds that the total value of the separated remainders of a severed parcel is limited to the amount which one buyer would pay and one seller would accept, under the market value definition, for all of such remainders in a single transaction. This is distinguished from the sum of the amounts which multiple buyers would pay for the remainders if sold individually.

**Operating Property (Utility)** – Property held by a public or private utility by fee title, easement, lease, etc., and which is presently a part of a functioning public service network, e.g., a railroad or power transmission right of way.

**Operating Property (Departmental)** – The space above, at, or below the grade line of all completed highways, as well as the area alongside the traveled way within the right of way lines.

**Order Adjudicating Public Use and Necessity (OAPU)** – A court order establishing that the property and/or property rights sought are necessary for use by and for the benefit of the general public.

**Order of Immediate Possession and Use (OIPU)** – A court order confirming a written agreement between the condemning agency and the property owner which has been entered in the court. The written agreement stipulates that, upon payment of a specific amount of money into the registry of the court, the condemning agency is entitled to take possession of the property and that the just compensation will be decided by a later court action. Subject to the interests of other interested parties, the property owner is entitled to withdraw the funds from the court. (Also see Possession and Use Agreement.)
Outer Harbor Line – A line determined by the State Harbor Line Commission which is located and established in navigable tidal waters beyond which the state shall never sell or lease any rights whatsoever.

Person – For the purposes of the Relocation Assistance Program, includes a partnership, company, corporation, or association as well as an individual or family.

Possession and Use Agreement – A negotiated instrument in which the state and the property owner agree that, upon payment of a certain amount to the property owner, the state is entitled to immediate (or dated) possession and use of the property and that the final settlement will be decided at a later date.

Project Number

Construction Project Number – A seven-digit alphanumeric identifier that correlates the construction project with right of way project.

Project Title

Construction Project Title – The generic description of the route and termini of a construction project. The specific wording is shown in the title block of the PS&E. Engineering and fiscal considerations often result in a single right of way project being divided into several construction projects. Therefore, it is possible for a parcel to be associated with several construction projects.

Right of Way Project Title – The generic description of the route and termini of a right of way project. The specific wording is shown in the title block of the right of way plan and is exactly duplicated whenever used to identify the project.

Sundry Site Project Title – Projects involving sundry sites are identified by the name of the county. A materials site for use on a roadway project is identified by two titles: (1) The Sundry Site Plan name and site number; (2) The words “For use on” followed by the official name of the related right of way project, e.g., “Thurston County Sundry Sites, Pit Site No. PS-J-100. For use on SR 5, Lewis County Line to Tumwater.”

Real Estate Acquisition Management Plan (RAMP) - Means a written document that details how a non-State department of transportation grantee, subgrantee, or design-build contractor will administer the title 23 ROW and real estate requirements for its project or program of projects. The document must be approved by the SDOT, or by the funding agency in the case of a non-SDOT grantee, before any acquisition work may begin. It must lay out in detail how the acquisition and relocation assistance programs will be accomplished and any anticipated issues that may arise during the process. If relocations are reasonably expected as part of the title 23 projects or program, the Real Estate Acquisition Management Plan (RAMP) must address relocation assistance and related procedures. 23 CFR Part 710.105.

Real Property Inventory – An itemized list or catalog of all real property or real property interests owned or controlled by WSDOT and located outside the operating right of way limits.
Redemption – The right given to a judgment debtor (and to certain others) to redeem the property foreclosed within a time period specified by statute. The property is subject to the right of redemption from the time of the sheriff’s sale until the sheriff’s deed is delivered.

Reliction – The uncovering of land formerly covered by water.

Replacement Housing Payment (RHP) – Any one or certain combinations of payments authorized to be paid to an eligible displaced persons to enable such displaced persons to obtain replacement housing. There are five types of authorized payments, as follows:

   Incidental Purchase Expense – The amount necessary to pay or reimburse an eligible displaced persons for certain actual costs incurred incidental to the purchase of an eligible replacement dwelling. These include, but are not limited to, recording fees, escrow fees, title insurance premiums, appraisal fees, credit report fees, home inspection fees, revenue stamps, and transfer taxes. (Does not include prepayment of any expenses.)

Mortgage Interest Differential Payment (MIDP) – The amount, as determined by the agency, necessary to compensate an eligible 180-day owner occupant for increased costs required to obtain a replacement mortgage for the purpose of purchasing an eligible replacement dwelling.

Price Differential – That amount, in addition to the acquisition cost paid by the acquiring agency, which is necessary to enable an eligible displaced person to purchase an eligible replacement dwelling.

Rent Supplement – The amount, determined by the displacing agency, necessary to compensate an eligible displaced person for the increased cost of leasing or renting an eligible replacement dwelling.

Down Payment Allowance – The amount, determined by the displacing agency, which is necessary to enable an eligible displaced person to make a down payment (including incidental purchase expenses) on the purchase of an eligible replacement dwelling.

Satisfaction of Mortgage – Either an instrument or a marginal notation on the face of the mortgage itself which shows that the mortgage lien has been released.

Sheriff’s Certificate of Sale – The document given to the purchaser at a sheriff’s sale under foreclosure.

State Highway System – All roads, streets, and highways designated as state routes in compliance with Chapter 47.17 RCW.

State Route Mile Post – A linear referencing system measurement value used to assign a logical number to a given point along a state route.

Successor – One who assumes the place of another and fills the role or position.

Sundry Site – Any site under the authority of the department which is used (or is intended for use) for pit, quarry, stockpile, common borrow, riprap, maintenance, park and ride, ferry terminals, airports, etc.
Surplus Property – Property not acquired as operating right of way (e.g., pit sites, maintenance sites, uneconomic remnants) and is no longer needed. Disposal proceeds without a plan revision, unless part of the surplus area, is to be used as operating right of way.

Tax Roll – A record of all taxable property which includes the assessed value, the current mileage rate, and the resulting tax.

Tenancy in Common – A form of coownership of real or personal property by two or more persons without survivorship and property interests pass by devise and descent to the heirs of a deceased co-owner or as directed by the will of the deceased.

Tenancy, Joint – A form of coownership of real or personal property by two or more persons permitting the right of survivorship where said property passes to the surviving co-owner(s) without probate proceedings.

Thread of a Stream – The center of the fastest moving part of the main channel of a stream.

Tide Lines – Each day there are two high tides and two low tides. The two low tides are the "short run out" which is called the LOW TIDE, and the "long run out" which is called the LOWER LOW TIDE. By the same token, the two high tides are call HIGH TIDE and the HIGHER HIGH TIDE. The average of all "low" and "lower low" tides is called the MEAN LOW TIDE. The average of all "lower low" tides is called the MEAN LOWER LOW TIDE. The lowest line on the land reached by a receding tide is called the EXTREME LOW TIDE. Likewise, the MEAN HIGH TIDE is the average of all "high" and "higher high" tides; MEAN HIGHER HIGH TIDE is the average of all "higher high" tides; and EXTREME HIGH TIDE is the highest line on the land reached by an incoming tide.

Trial Attorney’s Certificate – A statement signed by the Assistant Attorney General who is assigned to the particular case reciting the findings and orders of a court and certifying that the award is due and payable. The certificate is accompanied by a request for a warrant.

Trial Attorney’s Closing Report – A statement signed by the Assistant Attorney General who is assigned to a particular case, setting forth the circumstances which resulted in the J&D. If the J&D was stipulated, this statement includes the rationale for entering into the stipulation.

Turnback – A general term including certifications and relinquishments used to describe the conveyance of real property to local agencies. Property used during construction phase returned to a party after work is complete.

Uneconomic Remnant – A parcel of real property in which the owner is left with an interest after the partial acquisition of the owner's property and which the agency has determined has little or no value or utility to the owner (49 CFR Part 24.2(27)).

Washington Pattern Jury Instructions (WPI) – The collection of instructions that are given to a jury by the judge for deliberation during a trial. The instructions are based on case law resulting from civil lawsuits.

WSDOT Parcel Number – A number assigned to a parcel geometry. Parcels have a region code (1-6) and then a dash followed by a five digit number.
3-3 The Acquisition Process

A. Project Scoping – In the early stages, RES personnel may be involved in interdisciplinary teams to identify ownerships and participate in analyses of various routes.

The first major Region RES involvement is in preparation of the Preliminary Funding Estimate for a project.

B. Appraisal/Review – A separation of functions maintains the integrity of the acquiring agency’s transactions. Thus, the appraisal, appraisal review, and negotiations for a parcel are typically performed by three different persons. If two or more appraisals are required for a parcel, only one appraisal is assigned to a staff appraiser from the region in which the parcel is located. The additional appraisals are made by either a staff appraiser from another region or a fee appraiser.

Uncomplicated acquisitions of relatively low value (not greater than $25,000) are identified during the Project Funding Estimate process. WSDOT’s method for doing an appraisal waiver is an Administrative Offer Summary (AOS). An AOS is prepared for these parcels. An appraisal is required if condemnation is commenced or when the just compensation indicated is greater than $10,000 and an appraisal is requested by the property owner.

All other parcels are assigned by the Real Estate Services Manager (RESM) for appraisal. The RESM, or designee, determines the type of appraisal report and whether the appraisal is to be done by staff or fee appraisers. Appraisal data are input to the computer and upon satisfactory completion, the parcel goes to appraisal review.

The Review Appraiser on staff examines the appraisal to ensure its adequacy and accuracy. The Review Appraiser prepares a Determination of Value (DV) that establishes the just compensation to be paid by the state for the needed property and property rights. The just compensation includes amounts for the value of the lands and improvements acquired for the project, damages, and deductions for special benefits. DV data are input into the computer; thus, enabling the negotiations process. A DV prepared by a fee Review Appraiser does not authorize just compensation, nor does the fee Review Appraiser declare an uneconomic remnant. Only an employee of the agency can do either of these functions.

C. Negotiations – When the approved DV or AOS is available, the RESM assigns the parcel for negotiations. The negotiator works with all parties to achieve a negotiated settlement at just compensation for the needed property and property rights. The negotiator makes the state’s offer both orally and in writing to the property owner or his representative. The negotiator keeps a diary of all contacts and events in such detail that he can attest to the facts therein.

Occupants must be given timely written notice of their right to receive relocation assistance. Therefore, the negotiator immediately notifies the RESM of the date of initiation of negotiations on the parcel.
Occasionally, an issue may stand in the way of completing a negotiated settlement. If the appropriate authority gives its prior approval, an administrative settlement may be arranged. The justification for an administrative settlement is documented in the parcel file, computer inputs are made, and the file is transmitted to Headquarters.

Upon conclusion of satisfactory negotiations, the negotiator obtains execution of necessary instruments and vouchers by all interested parties. The parcel file is reviewed in region, computer inputs are made, and the file is transmitted to Headquarters.

D. **Condemnation** – After at least three unsuccessful attempts to reach an amicable settlement, it may become necessary to condemn the parcel. The region prepares the file including names and addresses of all interested parties, makes computer inputs, and transmits the file to Headquarters.

Upon arrival in Headquarters, the parcel file is subjected to review in the Acquisition and Title Section.

When the region submits a parcel for condemnation, the file is reviewed by the Acquisition and Title Section. If two or more parcels are to be condemned on a project, they may be combined into a single “blanket condemnation” proceeding. The Acquisition and Title Section assembles the condemnation package, makes computer inputs and transmits the files to the Office of the Attorney General (AG).

Upon receipt, the AG becomes solely responsible for the eminent domain proceeding; however, the AG will often call upon both region and Headquarters personnel for assistance, concurrences, etc. The AG makes computer inputs that indicate the status and disposition of the case.

E. **Closing** – The state’s payment becomes available to the property owner by one of the following means:

- Mailing the state’s warrant to the property owner.
- Electronic Funds Transfer to property owner.
- Closure in escrow.
- Payment to the registry of the court.

Instruments are recorded or filed with the court and title passes when the money changes hands. The Acquisition and Title Section inputs the “Payment Available Date” into the computer. The “Payment Available Date” triggers the RESM to input property management and relocation assistance information into the computer system for the acquired parcel.

F. **Property Management** – Region property management functions include such activities as rental agreements with occupants, salvage and removal of improvements, and maintenance to avoid the creation of a public nuisance. When no one other than the state has a valid interest in any improvements on the acquired parcel, Region RES inputs the “P/M Certified Clear Date.”
G. **Relocation** – Region relocation activities are those related to moving all displaced persons and their personalty from the acquired parcel. Eligible occupants are given written notices of the maximum amounts of their replacement housing payments. Eligible tenants are given written notice that the acquiring agency has acquired the property. When an eligible occupant moves from the acquired parcel, the RESM inputs the “Vacated Date.”

H. **Certification** – The final step in the process is to certify the project as clear for construction. This must be done prior to the Contract Ad Date. When all parcels on the project have been acquired, the project can be certified to FHWA as clear for construction. This is done by the normal process. Some projects will be certified with exceptions. Certifications with exceptions should be rare and approved in advance. Certifications with exception must be followed by a “clear” certification when all acquisition is complete.

### 3-4 Why We Do What We Do

#### 3-4.1 Federal Regulations

Public Law 91-646, the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended, commonly called the Uniform Act, is the primary law for acquisition and relocation activities on Federal or federally assisted projects and programs.

Federal real estate acquisition statutes and regulations include:

**Unites States Code (U.S.C.)**
- Title 23 – Highways
- Title 42, Chapter 61, Sections 4601-4665 (42 USC §§ 4601-4665), the Uniform Relocation Assistance and Real Property Acquisition Policies for Federal and Federally Assisted Programs
- Title 49 – Transportation

**Code of Federal Regulations (CFR)**
- 23 Part 710
- 49 Part 24
- 23 CFR 635
- 23 CFR 1.23

#### 3-4.2 Revised Code of Washington

Chapters 8.25 and 8.26 RCW are the state laws that control the acquisition process.

#### 3-4.3 Washington Administrative Code

Chapter 468-100 WAC contains the administrative regulations pertaining to the acquisition process. WSDOT promulgates these regulations to assure implementation of the RCWs. Their principal impact is on the Relocation Assistance Program.
3-5 County Designations

The counties of the state of Washington have been given both letter and number designations. Current WSDOT practice uses only number designations. Examples of the use of these identifiers are as follows:

A. The county number forms the first two digits of the Control Section (CS) number, e.g., CS 0101 identifies: SR 90, Grant Co. Line to Jct. SR 395 S. of Ritzville, SR MP 191.89 to 220.49, Interstate, in Adams County.

B. The county number identifying the county is used in the Real Property Inventory as a part of the Inventory Control Number, e.g., 5-39-00001 identifies the first item in South Central’s real property inventory for Yakima County.

C. The county number is used in the identification of certain sundry sites, e.g., PS-01-123 identifies a pit site in Adams County. The three numeric digits are a serial number assigned by the department to the site.

3-6 The Property and Acquisition Specialist as a Notary Public

Chapter 42.44 RCW defines and sets forth the requirements of the Notaries Public.

If the Property and Acquisition Specialist’s (PAS) duties require the services of a Notary Public, the state will secure the necessary commission and seal. The PAS notifies the supervisor sufficiently in advance of the expiration date to allow the state time to have the seal renewed before it expires.

The jurisdiction of the PAS as a Notary Public extends to all counties of the state of Washington.

The opening statement of each certificate of acknowledgment is “STATE OF WASHINGTON, County of___________________,” which the acknowledgment is taken.

Beneath the signature of the Notary Public is a space provided for entry of the name of the city, town, or rural community having a post office, which is the place of residence of the Notary Public. Should the Notary Public change the place of residence, he/she must immediately notify the:

Department of Licensing  
Notaries Public Unit  
PO Box 9048  
Olympia, WA 98507-908

Attention: Professional Licensing – Notary Public

Licensing will require the notary’s name, former address, new address, and seal number.

Note that the Notary’s seal is invalid from the time of any change of place of residence until the time a new place of residence is on file. Therefore, the PAS must make the above notification promptly.
Usually, by the time the transaction has proceeded to the point of the execution of any instruments, the PAS will know the persons signing the instruments sufficiently well to avoid perjury by stating “... to me known to be the individuals ....” Should the Notary not know any person signing an instrument, they must require proof of identity. If the PAS is not satisfied with the identity of a person, he/she must refuse to take the acknowledgment and seek the services of another qualified officer who does know the person in question. In 84 Wn. 2d 360 (1974), the State Supreme Court held that:

The Notaries were responsible for reasonable care in learning the identity of the persons signing the documents. Although a Notary does not insure the identity of a person signing, when a signature proves forged the Notary has the burden of proof that a proper standard of care was used.

The Notary must be satisfied that each person signing an instrument is sane and knows the consequences of their act.