(DIGEST AS ENACTED)

Requires lead agencies, and other agencies jurisdiction, to process all applications and decisions relating to infrastructure improvements or activities necessary to implement renewable fuel standards under chapter 19.112 RCW and RCW 43.19.642 in a defined and efficient manner according to specific timelines and practices designed to minimize processing and review times. Such applications and decisions may be processed prior to competing applications and decisions, to the extent appropriate under current law. Application and permit review requirements, turnaround times, and agency and applicant performance according to these standards shall be posted and made easily accessible to the public.