

**RCW 34.12.140 Transfers and payments into revolving fund—
Limitation on employment security department payments—Allotment by
director of financial management—Disbursements from fund by voucher.**
The amounts to be disbursed from the administrative hearings revolving
fund from time to time shall be transferred thereto by the state
treasurer from funds appropriated to any and all agencies for
administrative hearings expenses on a quarterly basis. Agencies
operating in whole or in part from nonappropriated funds shall pay
into the administrative hearings revolving fund such funds as will
fully reimburse funds appropriated to the office of administrative
hearings for any services provided activities financed by
nonappropriated funds. The funds from the employment security
department for the administrative hearings services provided by the
office of administrative hearings shall not exceed that portion of the
resources provided to the employment security department by the
department of labor, employment and training administration, for such
administrative hearings services. To satisfy department of labor
funding requirements, the office of administrative hearings shall meet
or exceed timeliness standards under federal regulations in the
conduct of employment security department appeals.

The director of financial management shall allot all such funds
to the office of administrative hearings for the operation of the
office, pursuant to appropriation, in the same manner as appropriated
funds are allocated to other agencies under chapter 43.88 RCW.

Disbursements from the administrative hearings revolving fund
shall be pursuant to vouchers executed by the chief administrative law
judge or his or her designee. [2011 c 336 § 764; 1982 c 189 § 10.]

Effective date—1982 c 189: See note following RCW 34.12.020.