Title 30 WAC
ARTS COMMISSION

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Chapter 30-01 WAC
WASHINGTON STATE ARTS COMMISSION

WAC 30-01-010 Purpose. The purpose of this chapter is to ensure compliance by the Washington state arts commission with the provisions of chapter 42.17 RCW.

WAC 30-01-020 Authority. The Washington state arts commission is authorized by RCW 43.46.040 to adopt rules under the provisions of the Administrative Procedure Act, chapter 34.04 RCW.

WAC 30-01-030 Definitions. The following definitions shall apply throughout this title:
(1) "Washington state arts commission" means the commission established pursuant to RCW 43.46.015.
(2) "Commission" means the Washington state arts commission.
(3) "Commissioners" means the members of the commission who are appointed pursuant to RCW 43.46.015.
(4) "Chairperson" means that person elected pursuant to RCW 43.46.040.
(5) "Executive director" means that person employed pursuant to RCW 43.46.045 to carry out the functions of that chapter.
(6) "Staff" means those persons employed by the executive director pursuant to RCW 43.46.045.
(7) "Committees" means those subgroups of the commission appointed by the chairperson as described in WAC 30-01-050(5).
(8) "Committee chairpersons" means those persons appointed by the chairperson of the commission as described in WAC 30-01-050(3).
(9) "Public records" include any writing containing information pertaining to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by any state or local agency, regardless of physical form or characteristics.
(10) "Writing" means handwriting, typewriting, printing, photostating, and every other means of recording, any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents.

WAC 30-01-040 Description of commission's purpose and goals. (1) The commission is charged with the conservation and development of the state's artistic resources as described in RCW 43.46.005. It is a citizens' commission consisting of nineteen members appointed by the governor and two members of the legislature. It is authorized by RCW 43.46.050 to study, plan, and advise the governor, state departments, and the legislature regarding cultural development. Through the authority granted by RCW 43.46.055, the commission may administer any activity, and assist any person or agency in programs or projects related to the growth and development of the arts and humanities.
(2) Statement of purpose. The commission has adopted as its statement of purpose: To improve the growth, development, and preservation of the arts, striving in all programs to maintain the highest possible quality.
(3) Goals. The commission has adopted the following goals:
(a) To improve the availability and access to the arts for all Washington residents;
(b) To conserve and develop the state's artistic resources, its artists, works of art, and arts institutions;
(c) To advocate society's need for the arts;
(d) To enhance education through the involvement of professional artists in all arts disciplines in schools and other educational settings.

(1989 Ed.)
WAC 30-01-050 Organization. (1) Officers. The officers of the commission shall be chairperson, first vice–chairperson, and second vice–chairperson.

(2) Election of officers. At each mid-year meeting of the calendar year, the current chairperson shall appoint a nominating committee. At the first meeting of each year, the nominating committee will report its recommendations for officers, after which nominations shall be open to the floor. An election shall be held by secret ballot and the member receiving the highest number of votes for each of the three positions shall be declared elected to the position for the coming year. The officers shall act as chairperson, first vice–chairperson, and second vice–chairperson until the next election or successors are elected. Vacancies may be filled by the chairperson between annual elections of officers.

(3) Duties of officers.

(a) The chairperson shall preside at all meetings of the commission, shall act as principal spokesperson for the commission, represent the commission between meetings, appoint standing and ad hoc committees, appoint committee chairpersons, remove members of committees, act as an ex officio member of all standing committees, provide a regular report to the commission regarding recent actions and activities, and perform other duties that pertain to the office. The chairperson shall lead commission activities in close partnership with the executive director, and coordinate with the executive director in the planning and arrangements for all meetings of the commission. The chairperson shall inform the executive director or prospective executive director of the terms of his/her employment and shall be responsible for the supervision of the executive director.

(b) The vice–chairperson shall act as chairperson in the absence or incapacity of the chairperson.

(c) The second vice–chairperson shall act as chairperson in the absence or incapacity of both the chairperson and the first vice–chairperson.

(4) Interim committee. The chairperson, first vice–chairperson, second vice–chairperson, and one commissioner at–large appointed by the chairperson shall constitute the interim committee. The interim committee may act on behalf of the commission between regular meetings when such action is necessary to authorize staff implementation of a required function in a timely manner. Any committee action shall be ratified at the next regular meeting of the commission.

(5) Committees. The chairperson shall appoint such committees as the commission or the chairperson shall deem necessary to carry on the business of the commission. A committee may act on behalf of the commission between regular meetings when such action is necessary to authorize staff implementation of a required function in a timely manner, and when such action has been specifically authorized in advance by a majority vote taken at a regular meeting of the commission. Any committee action shall be ratified at the next regular meeting of the commission.

WAC 30-01-060 Office location and hours—Correspondence to staff. (1) The official administrative location of the commission and its staff is at the Washington State Arts Commission, 9th and Columbia Building, Room 110, Olympia, Washington, 98504-4111. The commission office shall be open each day for the transaction of business from 8:00 a.m. to 5:00 p.m. (Saturdays, Sundays, and legal holidays excepted, and except for business relating to public records, which is governed by WAC 30-04-040).

(2) Address for communications. All communications with the commission, including but not limited to the submission of materials pertaining to its operations and these rules, requests for copies of the commission's decisions and other matters shall be addressed as follows: Washington State Arts Commission, 9th and Columbia Building, Room 110, Mailstop GH-11, Olympia, Washington, 98504-4111, 206/753-3860.

WAC 30-04 Purpose. The purpose of this chapter is to ensure compliance by the Washington state arts commission with the provisions of RCW 42.17.250 through 42.17.320 dealing with public records.

WAC 30-04-010 Public records available. All public records of the commission as defined in WAC 30-01-030(9), are available for public inspection and copying pursuant to these rules, except as otherwise provided by RCW 42.17.310 and WAC 30-04-070.

WAC 30-04-030 Public records officer. The commission's public records shall be in the charge of the public records officer designated by the executive director. The person so designated shall be located in the office. The public records officer shall be responsible for the following: The implementation of commission policy in regard to the release of public records, coordinating
the staff of the office in this regard, and generally insuring staff compliance with the public disclosure requirements of chapter 42.17 RCW.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-030, filed 4/1/86.]

WAC 30-04-040 Office hours. Public records shall be available for inspection and copying during the customary office hours. For the purposes of this chapter, the customary office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, (excluding Saturdays, Sundays, and legal holidays). All public records of the commission are located at the Washington State Arts Commission, 9th and Columbia Building, Room 110, Olympia, Washington.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-040, filed 4/1/86.]

WAC 30-04-050 Requests for public records. In accordance with the requirements of chapter 42.17 RCW, that agencies prevent unreasonable invasion of privacy, protect public records from damage or disorganization and prevent excessive interference with essential functions of the agency, public records may be inspected or copied, or copies of such records may be obtained, by members of the public upon compliance with the following procedure:

(1) A request shall be made in writing upon a form prescribed herein which shall be available at the location indicated in WAC 30-04-040. The form shall be presented to the public records officer, or to another designated member of the staff if the public records officer is not available, during customary office hours. The request shall include the following information:

(a) The name of the person requesting the record;
(b) The time of day and calendar date on which the request was made;
(c) The nature of the request;
(d) If the matter requested is referenced within the current index maintained by the public records officer, a reference to the requested record as it is described in such current index;
(e) If the requested matter is not identifiable by reference to the current index, an appropriate description of the record requested.

(2) The public records officer, or staff person assisting the member of the public making the request, will ascertain whether or not the information requested is exempt from public inspection and copying as outlined in WAC 30-04-070 and further defined in RCW 42.17.310. Included therein, but not limited to, are such exemptions as personal information that may violate the rights of privacy of the individual, national defense information, certain aspects of real estate appraisals as outlined in RCW 42.17.310 (1)(g), and other particular information.

(3) Only after a determination has been made that all or such portion of a public record as is not deleted may be inspected shall such public record or portion thereof be made available for inspection by a member of the public.

(4) In all cases, it shall be the obligation of the public records officer, or staffperson to whom the request is made, to:

(a) Locate the specific document(s) requested by the member of the public in the most timely manner possible;
(b) Assist the member of the public in appropriately identifying the public record requested;
(c) Protect and otherwise prevent damage to the public record being inspected and copied;
(d) Prevent disorganization of file folders or document containers;
(e) Remain in the company of the member of the public at all times during which a public document is being inspected, and provide the fullest assistance possible;
(f) Prevent excessive interference with the other essential functions of the agency.

(5) Only the staff and members of the commission may open files to gain access to commission records.

(6) No public record of the commission may be taken from the premises of the commission by a member of the public.

(7) Public inspection of commission records shall be done only in such locations as are approved by the public records officer, which locations must provide an opportunity for staff to ensure that no public record of the commission is damaged, destroyed, unreasonably disorganized or removed from its proper location or order by a member of the public.

(8) Public records of the commission may be copied only on the copying machine of the commission unless other arrangements are authorized by the public records officer.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-050, filed 4/1/86.]

WAC 30-04-060 Copying. No fee shall be charged for the inspection of public records. The commission shall charge twenty-five cents per page for copies of public records and the use of commission copy equipment. This charge is the amount necessary to reimburse the commission for its actual cost incident to such copying. If the public records officer deems it more efficient to have copying done outside the agency, the charges will be based on the actual cost of such outside copying service.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-060, filed 4/1/86.]

WAC 30-04-070 Exemptions. (1) The commission reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 30-04-050 is exempt under the provisions of RCW 42.17.310.

(2) The commission reserves the right to allow the public to only inspect certain public records where there is reason to believe that the ability to copy such records would be a violation of contractual copyright agreements.

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(3) In addition, pursuant to RCW 42.17.260, the commission reserves the right to delete identifying details when it makes available or publishes any public record in any cases where there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The public records officer will justify such deletion in writing.

(4) All denials of requests for public records must be accompanied by a written statement specifying the reason for the denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the withheld.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-080, filed 4/1/86.]

WAC 30-04-080 Review of denials of public records requests. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by rendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staffperson which constituted or accompanied the denial.

(2) Immediately after receiving a written request or review of a decision denying a public record, the public records officer or other staffperson denying the request shall refer it to the executive director or designee. The executive director shall immediately consider the matter and either affirm or reverse such denial. In any case, the request shall be returned with a final decision, within two days following the written request for review of the original denial.

(3) Administrative remedies shall not be considered exhausted until the executive director has returned the petition with a decision or until the close of the second business day following the request for review, whichever occurs first.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-090, filed 4/1/86.]

WAC 30-04-090 Protection of public records. (1) Records are available for inspection and copying at the location and during office hours identified in WAC 30-04-040 and then only in the presence of an authorized staffperson of the commission and with the aid and assistance of such staffperson.

(2) The viewing of those records that require specialized equipment shall be limited to the availability of that equipment located at the commission office and the availability of authorized staff to operate that equipment.

(3) The viewing of those public records that require specialized equipment shall be by appointment only. The request for an appointment shall be made on the request for public record form as provided in WAC 30-04-100 and 30-04-110. Staff shall acknowledge such request for an appointment within two working days of the receipt of such request and will provide the requester with the date(s) that such an appointment could be kept by an authorized staffperson.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-090, filed 4/1/86.]

WAC 30-04-100 Adoption of form. The commission hereby adopts for use by all persons requesting inspection or copies of its records, the form attached hereto as WAC 30-04-110, entitled "Request for public record form."

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-04-100, filed 4/1/86.]

WAC 30-04-110 Request for public record form.

REQUEST FOR PUBLIC RECORD
WASHINGTON STATE ARTS COMMISSION
9th and Columbia Building, Room 110
Mailstop GH-11 CAMPUS
Olympia, Washington 98504-4111 (206) 753-3860

NAME OF REQUESTER: PHONE:

STREET ADDRESS:
CITY: STATE: ZIP:

DATE OF REQUEST (M/D/Y): TIME: A.M. P.M.

PUBLIC RECORDS OR INFORMATION REQUESTED:

Completed by
Arts Commission Office

NUMBER OF COPIES, IF REQUESTED: NUMBER OF COPIES PROVIDED:
APPOINTMENT TO VIEW RECORDS: AMOUNT RECEIVED
(Preferred Dates) FOR COPIES:

(1st) DATE: TIME: APPOINTMENT
(2nd) DATE: TIME: CONFIRMED:
(3rd) DATE: TIME: DATE: TIME: STAFF:

IF SPECIAL EQUIPMENT REQUIRED FOR VIEWING RECORDS, PLEASE DESCRIBE:

AGREEMENTS: I have read, understand, and will comply with the rules of the Washington state arts commission governing the inspection and copying of public records. I also agree that any list of individuals and/or information provided me by the commission shall not be used for any commercial purpose by myself or by any organizations I represent. I will protect the list of individuals and/or information from access by anyone who may use it for the purposes of contacting the individuals named therein or otherwise personally affecting them in furtherance of any profit-seeking activity.

SIGNATURE OF REQUESTER: DATE:

(1989 Ed.)
The purpose of this chapter is to ensure compliance by the Washington state arts commission with the provisions of chapters 42.17 and 42.30 RCW, in particular those sections which deal with procedures and meetings.

WAC 30-08-010 Purpose. The purpose of this chapter is to ensure compliance by the Washington state arts commission with the provisions of chapters 42.17 and 42.30 RCW, in particular those sections which deal with procedures and meetings.

WAC 30-08-020 Uniform procedure rules. Practice and procedure in and before the commission are governed by the uniform procedural rules codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, as now or hereafter amended, which rules the commission adopts as its own, subject to any additional rules the commission may choose to adopt. The commission reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the commission, said determination to be in accordance with the spirit and intent of the law.

WAC 30-08-030 Commission meetings. (1) General schedule. The commission shall meet at least five times each year and at such other times as determined to be necessary. The meetings of the commission shall all be "regular" or "special meetings" as those designations are applied in chapter 42.30 RCW. Meetings may be called, subject to the notice requirements of chapter 42.30 RCW, at any time and place by the chairperson or a majority of the commissioners.

(2) Notice. Twenty days notice of all meetings shall be given by mailing a copy of the notice and draft agenda to each commissioner and to any person who has made a written request to the commission to receive meeting notices.

(3) Special or emergency meetings. The twenty-day notice may be waived for special or emergency meetings upon consent of a majority of the commission. In such cases, the provisions of RCW 42.30.080 will govern due notification of the time, place and business to be transacted.

(4) Executive session. An executive session may be called by the chairperson or a majority of the commission. Executive sessions shall deal only with matters authorized by chapter 42.30 RCW.

(5) Ballots by mail—Conference calls. Given the geographic distribution of the commissioners, the chairperson may call for a ballot by mail when an item calls for consideration by the full commission. The results of the vote shall be made available at the next regular meeting of the commission. The chairperson may also convene a meeting by conference call if the situation warrants immediate action by the full commission, subject to the notice requirements of chapter 42.30 RCW.


(7) Quorum. A simple majority of the regularly appointed and acting members of the commission shall constitute a quorum. If all twenty-one positions are filled, the quorum shall be eleven.

(8) Voting rights. All officers of the commission shall have the right to vote on all matters before the commission, just as any other commissioner.

(9) Minutes. Minutes shall be kept of the proceedings of all commission meetings.

WAC 30-08-040 Commission meetings—Public participation. Any person or organization is encouraged to offer its points of view to the commission.

(1) Any person or organization wishing to make a formal presentation at a scheduled meeting of the commission shall notify the executive director in writing at least ten days prior to the time of the meeting. The commission or executive director may waive the ten-day notice period in the event the proposed presentation is of critical importance to the operation of the commission.

(a) Such notification shall contain the name of the person or organization that desires to make a presentation; the address and phone number of the person or organization; and the topic to be presented or discussed.
(b) Permission to make a presentation to the commission shall be granted by the executive director in consultation with the chairperson, as authorized by the commission.

(c) Confirmation of permission to make a presentation to the commission shall be made if at all possible, by the staff prior to the meeting of the commission, and shall include the date and time of the meeting, and the time set for the formal presentation.

(2) The chairperson shall have the discretion to recognize anyone in the audience who indicates at the time of the meeting a desire to speak at such meeting. Depending on the number of individuals wishing to speak or the commission's sense of the business it must conduct, the chairperson may limit the time for comment to a reasonable period, but not less than five minutes.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order I, Resolution No. 86–1), § 30–08–040, filed 4/1/86.]

WAC 30–08–050 Commission meeting materials. The commission and its staff will make every effort to make commission meeting materials available for viewing by the public at the time of the meeting, pursuant to WAC 30–04–010 through 30–04–120, except as otherwise provided by RCW 42.17.310. Due to the unpredictability of attendance at meetings, extra copies of meeting materials will be distributed until depleted. Requests can be made to the staff to provide copies by mail.

[Statutory Authority: RCW 43.46.040. 86–08–072 (Order I, Resolution No. 86–1), § 30–08–050, filed 4/1/86.]

WAC 30–08–060 Committee meetings. Committees shall follow the same procedures as the full commission.

[Statutory Authority: RCW 43.46.040. 86–08–072 (Order I, Resolution No. 86–1), § 30–08–060, filed 4/1/86.]

WAC 30–08–070 Appeal procedure—Awards and contracts. The commission shall provide a procedure for applicants to appeal the commission's decisions when there is evidence that information available at the time of the commission's action was either not considered included in the review or was not clearly understood.

(1) Appeals may not be made based on new information not available at the time of the original decision.

(2) Appeals must be presented in writing to the executive director, outlining the nature of the appeal.

(3) The executive director, in consultation with the chairperson shall accept or reject the appeal.

(4) Upon confirmation that the appeal is legitimate, the executive director shall notify the commission and arrange for an appeals hearing at the next scheduled commission meeting. The appeal may be presented by the applicant at that time. The appeal must be presented in its entirety at that time and shall be considered final.

(5) The commission shall defer action to the next meeting of the commission, and must make it known to the applicant, at which time the final decision will be made.

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(6) After final commission action on the appeal, the executive director or a designated staffperson shall notify the applicant of the decision in writing, within five working days after the date of the commission action.

(7) Administrative remedies shall not be considered exhausted until the applicant has received the written description of the commission's decision and action on the appeal or ten working days since the decision have passed, whichever occurs first.

(8) Appeals may not be made during the public portion of a commission meeting agenda and the commission shall not take action on any such presentations that may be made without the above review by the executive director and chairperson.

[Statutory Authority: RCW 43.46.040. 86–08–072 (Order I, Resolution No. 86–1), § 30–08–070, filed 4/1/86.]

Chapter 30–12 WAC

GENERAL RULES

WAC 30–12–010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply generally to all commission programs and services, specifically, those that involve competitive application for support, awards or contracts for artistic services. In addition, each commission program or service has additional rules that apply. Those specific program rules are contained in chapters 30–16 through 30–52 WAC.

[Statutory Authority: RCW 43.46.040. 86–08–072 (Order I, Resolution No. 86–1), § 30–12–010, filed 4/1/86.]

WAC 30–12–020 Definitions. In addition to the definitions found in WAC 30–01–030, the following definitions shall apply to this chapter:

(1) "Art" shall be defined as:

(a) The production of the visual, literary, or performing arts;

(b) The study of these activities;

(c) The product of these activities.

(2) "Professional artist" means a person generally recognized by critics and peers as a professional producing high quality work on a regular basis. Other indicators of professionalism include frequent or consistent
exhibitions, performances, readings, publications, purchases by museums, commissions, honors and awards, and art training. Students enrolled in an on-going formal art education program and avocational practitioners are not considered professional. Hereinafter, professional artist will be referred to as "artist."

(3) "Advisors and panels" means those individuals from which the commission as a part of its regular practice may seek advice in order to provide a comprehensive professional perspective in the decision-making process, but does not include commissioners or staff.

(a) "Advisors" are individuals requested to make recommendations regarding programs, selections, and issues before the commission based on their expertise, training, or experience in a given field.

(b) "Selection panels" recommend artists, artworks, or arts organizations for selection and contracting by the commission.

(c) "Advisory panels" advise on commission directions and procedures.

(4) "Endorsements" mean statements made in support of the activities of other organizations or individuals which may be used by the commission or the organizations or individuals to help promote local support or funding from other public and private sources.

(5) "Support" means financial, technical, or information assistance provided by the commission and the staff to individuals or organizations.

(6) "Primary arts institutions" are those organizations which:

(a) Serve as models of artistic and administrative achievement;
(b) Provide the highest quality of service to a broad segment of the public;
(c) Are recognized for their stature on a state, regional, or national level;
(d) Make a significant contribution to the arts discipline in which they specialize; and
(e) By the scope of their operations, generate a positive economic impact beyond their immediate locale.

(7) "Complimentary tickets" are any free admissions provided by arts organizations to commissioners or staff.

(8) A "Native American" is a person of recognized North American Indian descent through tribal affiliation or general tribal community recognition.

WAC 30-12-030 Advisors and panels. (1) Advisory and selection panels are generally comprised of three to seven individuals whose expertise can address specific issues and program needs.

(2) Advisors and panel members are authorized to serve by the executive director, and may be reimbursed for their services and/or their travel expenses.

(3) Advisors and panels may refrain from making a recommendation, if, in their opinion, there is insufficient information or merit in the material under review.

(4) All advisor and panel recommendations are subject to the review and approval of the commission.

WAC 30-12-040 Support of individual artists. The commission recognizes the central role of the artist in the creation and performance of artistic works. The commission will support and encourage these individuals through direct and indirect financial, technical, and information services.

WAC 30-12-050 Support of primary arts institutions. The commission recognizes certain arts institutions as primary components of the state's cultural life deserving first consideration for financial support. The commission will provide general operations support. This assistance will contribute to the continued economic stability of the primary arts institutions and therefore full service to the general public.

WAC 30-12-060 Support of Washington artists and organizations. The commission gives priority to projects involving resident artists and arts organizations; this does not preclude the use of outside artists/arts organizations capable of providing programs or services to Washington residents that are not available within Washington state or those that supplement the artists/arts organizations available in the state.

WAC 30-12-070 Commissioning or purchase—Works of art. The commission believes that the means by which works of art are selected is of vital importance.

(1) Applications for the commissioning or purchase of works by professional, visual, performing or literary artists must include a selection procedure in which a jury comprised of professional artists and community representatives is involved.

(2) In instances where work is being commissioned or selected by a professional arts institution, the person or persons normally responsible for selection of artworks may be authorized to make the selection with advance approval of the executive director.

(3) Three customary selection procedures are approved by the commission:

(a) Open competition—distribution of a request for proposals through the use of direct mailings and public notices in the media;
(b) Invitational competition—direct invitations to known artists with not less than three invitations considered;
(c) Direct selection for purchase or commissioned work—selection of one professional artist by a professional arts institution or arts professional normally responsible for selection of artworks.
WAC 30-12-080 Special audiences. The commission encourages projects designed to reach special audiences or citizens who are not regularly served by arts events. Whenever possible, the commission favors opportunities for these citizens to be served in the same manner as the general public, emphasizing mainstreaming versus special or exceptional treatment. These audiences may include the handicapped, institutionalized, elderly, or lower income groups.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-080, filed 4/1/86.]

WAC 30-12-090 Native American arts. The commission encourages the maintenance, promotion and appreciation of Native American cultural art forms whether traditional or contemporary, existing or new creations. Preference will be given to Native American artists in projects involving their culture. Native American projects (visual arts, music, legends, dances, etc.) must clearly represent or be influenced by the Native American culture and heritage to be considered for support. Development of a project should include determination of proper ownership of any work involved, and written permission from the artist must precede any reproduction of works.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-090, filed 4/1/86.]

WAC 30-12-100 Ethnic minorities. The commission encourages projects by minority groups who have been under-served by traditional funding sources. The commission is particularly supportive of projects that promote ethnic cultures through their traditional art forms and those that promote cross-cultural exposure within the community.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-100, filed 4/1/86.]

WAC 30-12-110 Geographic distribution of services. The commission believes that access to the arts is equally important to all residents of the state. To make available arts opportunities among as many communities as possible, the commission may give special consideration to projects in communities which do not have reasonable access to high quality arts events or the resources to support them.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-110, filed 4/1/86.]

WAC 30-12-120 School, college and university activities. The commission provides financial support for activities sponsored by schools, colleges and universities only when the project will benefit and is made easily accessible to the general public. The proposed project must involve the community in planning and execution and significant attendance by the public must be demonstrated. The commission cannot support activities which might normally be considered a part of either regular or extracurricular school programs. No course credit may be offered.

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[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-120, filed 4/1/86.]

WAC 30-12-130 Continuing support. Financial support from the commission must be considered by all recipients as supplementary to their normal sources of revenue and should not be expected to continue beyond the period of time as defined in any current contractual relationship with the commission.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-130, filed 4/1/86.]

WAC 30-12-140 Conflict of interest—Subcontractor’s board members. The commission will consider financial support for projects that involve payments to members of the applicant’s board of directors only if, it is clearly demonstrated that the services provided by the board member are within the individual’s professional field, and that the contractual agreement has been authorized by the full board of the organization in accordance with its articles of incorporation and bylaws.

[Statutory Authority: RCW 43.46.040. 86-08-072 (Order 1, Resolution No. 86-1), § 30-12-140, filed 4/1/86.]

WAC 30-12-150 Complimentary tickets. The following procedures are intended to guide the commission in its efforts to maintain an active liaison with its constituents, to appraise the work of the artistic community as it relates to commission programs, and to assure compliance with RCW 42.18.200 which defines the laws regarding the acceptance of anything of economic value by a state employee.

In the context of the commission’s duties to evaluate its clients, commission staff member or staff may request or accept complimentary tickets or free admissions to arts events which are presented by applicants for grants or events funded in whole or in part by the commission. In order for the receipt of complimentary tickets to be clearly within the work of the commission, the following conditions must be observed:

1. It must be necessary or appropriate to see an event in order to evaluate an applicant or recipient of financial support.

2. Performances or exhibitions of all applicants or recipients of financial support should be attended. If the number of applicants or recipients for support makes it impractical to attend performances or exhibitions of all, only those events involving excessive travel or which are clearly unnecessary to attend in order to evaluate the organization may be omitted.

3. There should be a limit on the number of commission members or staff attending an event. Generally, free admissions shall be limited to two persons.

4. Those who attend an event must be prepared to evaluate it in the context of commission guidelines and rules.

5. A written evaluation, in a standard evaluation format, will be required from each commission staff member.

6. Each applicant or recipient of financial support will be required to provide the commission with two complimentary tickets to events, if so requested.

[1989 Ed.]
(7) The executive director or designee will authorize on-site evaluations and appoint the person or persons to perform the evaluation based upon their expertise and ability to report on the case.
(8) The executive director or his/her designee will notify the applicant or recipient of the assigned evaluation, the persons to perform the evaluation and request that admission be provided at no cost to the evaluator(s) at a time convenient to the client and evaluator(s).

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-12-160, filed 5/7/87.]
(3) An umbrella organization acting on behalf of a subapplicant:
   (a) Does not sponsor or present the arts event;
   (b) Is not expected to provide financial support to the subapplicant;
   (c) May not deduct administrative fees or indirect costs from the commission's award;
   (d) Assumes all fiscal accounting and reporting responsibilities associated with an award contract;
   (e) May act as an umbrella for more than one subapplicant;
   (f) Is not intended to serve individual artists' projects.

WAC 30-16-050 Project eligibility. Projects and services may be in any arts discipline. Priority will be given to projects which have a significant portion of their budgets covered by local funding sources and earned income. Projects which have been funded in the past include but are not limited to: Public performances, exhibitions, poetry readings, commission of new works, guest artists, residencies, royalty fees, touring events, anthologies, composers, costume design, music rentals, documentary films, clinicians, choreographers, or consultant services.

WAC 30-16-060 Project limitations and exclusions.
(1) Those activities or projects which can only be considered in limited circumstances are as follows:
   (a) Free activities. The commission will consider supporting free programs or performances only when there is clear evidence that an admission charge is inappropriate or restricted by formal policy.
   (b) Long-range planning, studies, and surveys. The commission recognizes the need for and encourages planning at all levels for activities involving the arts. To that end, the commission accepts applications from qualified organizations for financial support for planning projects which may include, but are not limited to: Long-range planning, arts-related surveys, community forums, and feasibility studies.
   (c) Activities for youth. The commission believes that activities for the benefit of youth are of vital importance to the full development of these future citizens. To that end, the commission provides through programs other than the partnership program, activities and services which enable youth to benefit from contact with professional artists and their work. The primary purpose of the partnership program is to fund arts activities by nonprofit organizations for the benefit of the general public. Activities specifically for youth are considered only when the proposed activity creates an exceptional opportunity for the participating youth, or when the proposed activity would establish a model for future youth programming within the state.
   (d) Touring arts events. Touring of professional arts events will be considered only when there is a clear demonstration of sponsor interest and cash match from the sponsor. Tours may be organized by artists or performing groups, but only a direct cash match from the local sponsor will be accepted.
   (e) Other state agencies. State agency projects will generally not be given priority for funding by the commission except where it is clearly demonstrated that funds for the project could not be realized through normal appropriations and when a project is not otherwise available in the community.
   (2) Those activities which are excluded from partnership program support are as follows:
   (a) Renovation, remodeling, restoration, or new construction;
   (b) Purchase of permanent equipment or real property;
   (c) Requests for general operating support;
   (d) Travel outside the state of Washington, except when benefitting a substantial number of Washington residents such as cooperative projects with neighboring states;
   (e) Tuition assistance for college, university, or other formal course of study;
   (f) Scholarships;
   (g) Awards to individuals;
   (h) Projects that have already been started or completed;
   (i) Replacement of funds normally budgeted for a project;
   (j) Amateur activities not under the direct guidance of recognized professionals;
   (k) Touring of nonprofessional arts programs;
   (l) Projects normally considered part of an educational institution's curriculum;
   (m) Projects offered by an educational institution and not open to the general public;
   (n) Students' projects;
   (o) Projects involving payments to individuals with less than one year of independent professional experience beyond training;
   (p) Requests to offset existing deficits;
   (q) Projects involving any type of entry fee for artists;
   (r) Projects which exclusively or primarily benefit the membership of the organization or preclude reasonable access by the general public;
   (s) Projects involving an individual's expenses to attend conferences, seminars or workshops;
   (t) Payment for hospitality expenses as prohibited by state laws;
   (u) The creation of new works by regularly employed personnel of the applicant organization unless it is clearly demonstrated that the project is not normal function of the employee.

WAC 30-16-070 Funding categories, deadlines and application procedures. The commission offers three categories of funding in the partnership program. Applicants are eligible to apply for one award in each category during each fiscal year. The commission makes
awards on a first-come, first-served basis until all available funds for each fiscal year have been committed. The dates pertaining to the project period must be considered by the applicant to determine the proper application deadline in all categories. Expenses which are anticipated by the applicant to be covered by commission funds must not be incurred outside the project period. The project must start and end within a single fiscal year (July 1 through June 30).

(1) Short-term project support is for matching requests up to seven hundred fifty dollars. Arts councils and arts commissions may apply in this category for technical assistance expenses associated with organizational development. Completed applications must be received in the commission office not later than six weeks before the starting date of the project.

(2) Program support is for matching requests over seven hundred fifty dollars. Each year, the commission will establish deadlines and publish those deadlines in the regular media, the commission's newsletter, and with the application form. Applicants must generally allow a minimum of four months from submittal to the month in which the project will start (i.e., the project starts in the fifth month) in order to meet the usual deadlines. Completed applications must be postmarked or delivered to the commission office by 5:00 p.m. on the established deadlines.

(3) Staff support is for matching requests over seven hundred fifty dollars to nonprofit organizations for the creation of a key administrative or artistic position. The position must be new or expanded. Commission support of a staff position will be limited to three years with a decreasing level of support each year. Successful applicants must reapply for each year of subsequent support. Applicants must generally allow a minimum of four months from submittal to the month in which the position will start (i.e., the position starts in the fifth month) in order to meet the usual deadlines. Completed applications must be postmarked or delivered to the commission office by 5:00 p.m. on the established deadlines.

If both staff support and program support are requested, they must be applied for at the same time.

Application to the partnership program shall be made on a form to be prescribed by the commission. The form will be available at the commission office as provided in WAC 30-16-080.

(3) In those cases where the applicant is serving as an umbrella, the financial responsibility for matching funds rests solely with the subapplicant.

WAC 30-16-090 Review procedures. The evaluation and review of applications is based on the written responses to the information and materials requested in the application and the application instructions. The review procedures are as follows:

(1) Review by the staff to determine eligibility and completeness;

(2) Evaluation by the staff resulting in recommendations to a review committee of commissioners;

(3) Evaluation by individual commissioners;

(4) Evaluation by the review committee resulting in recommendations to the full commission;

(5) Evaluation and a final decision by the full commission;

(6) If funding for a particular project has been denied by the commission, reapplication or reconsideration of the same project will not be accepted within the same fiscal year in any funding category;

(7) The review, and any subsequent appeal, will be conducted in accordance with chapter 30-08 WAC.

WAC 30-16-100 Special conditions. As a condition of the award contract, the commission requires the recipient of funds to provide assurance of compliance with all state and federal laws and regulations pertaining to the following:

(1) Fair labor standards, including minimum wage and working conditions;

(2) Civil rights, including prohibitions against discrimination on the basis of race, color, creed, disability, national origin, sex, age, and marital status;

(3) Handicapped access—Section 504 of the Rehabilitation Act of 1973 prohibits discrimination against the handicapped. Please note that National Endowment for the Arts regulations under this law apply to federal funds awarded through the commission. All recipients of awards are subject to the provisions of these regulations;

(4) Audits—The commission requires free access to accounting records for funds expended under the terms of the contract award for the purpose of audits, examination, reference or transcription.

WAC 30-16-110 Payment procedures. Applicants should be prepared to finance their projects until reimbursed by the commission. Payment will be made quarterly or at the end of the quarter following completion of the project. Payments will only be made for those expenses that take place within the project period as provided in the award contract. All awards are contingent upon receipt by the commission of anticipated funding.
from the National Endowment for the Arts and the state of Washington.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-16-110, filed 5/7/87.]

WAC 30-16-120 Evaluation methods. (1) All applicants must be prepared to provide access to events for two members of the commission or its staff if an on-site evaluation is requested by the commission. On-site evaluation will be conducted in accordance with WAC 30-12-150.

(2) Each organization awarded funding is required to submit a written final report on a form provided by the commission. Future funding is contingent upon receipt and acceptance of the report by the commission as stipulated in the contract.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-16-120, filed 5/7/87.]

Chapter 30-20 WAC

INSTITUTIONAL SUPPORT PROGRAM

WAC 30-20-010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the institutional support program. Those rules found in chapters 30-01 through 30-12 WAC also apply.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-010, filed 5/7/87.]

WAC 30-20-020 Definitions. In addition to the definitions found in WAC 30-01-030 and 30-12-020 the following definitions shall apply to this chapter:

(1) "Applicant" means a legally incorporated organization or unit of local government.

(2) "Matching" means the sharing of costs for the program or project between the commission and the applicant.

(3) "Cash match" means an amount of money committed by the applicant to the project.

(4) "Fiscal year" means the period beginning July 1 and ending June 30 of the following year.

(5) "In-kind contributions" means the value of materials or services provided to the applicant by volunteers or outside parties at no cash cost to the applicant.

(6) "Appeal" means any request by an applicant to the commission for reconsideration of a previous decision on an application to the institutional support program.

WAC 30-20-030 Applicant eligibility. Potential applicants must meet the following criteria in order to be considered in the institutional support program.

(1) Applicants must have an annual income from all sources of not less than three hundred thousand dollars.

(a) The annual income must be substantially cash, earned or contributed.

(b) In-kind contributions, volunteered services, transfers of capital or gifts of capital funds, and funds derived from work-study, work-training, or other educational programs will not be included in the commission's assessment of annual income.

(c) Income derived from special one-time events or grants that may temporarily inflate an institution's budget in a given year may be excluded in the commission's assessment of annual income.

(d) Should an institution funded under the program the previous year fall below the minimum income requirement for the current year, it will be granted a one-time, one-year grace period to reestablish eligibility.

(2) Applicants must qualify as a nonprofit, tax-exempt organization under 501(c)(3) of the Internal Revenue Code of 1954 (as amended), or as a public, tax-supported institution or agency.

(3) "Project period" means the dates setting the start and end of a project as proposed or contracted for an award.

(8) "Award" means the financial assistance committed or paid to an eligible applicant for a project approved by the commission.

(9) "Primary arts institutions" are those organizations which:

(a) Serve as models of artistic and administrative achievement;

(b) Provide the highest quality of service to a broad segment of the public;

(c) Are recognized for their stature on a state, regional, or national level;

(d) Make a significant contribution to the arts discipline in which they specialize; and

(e) By the scope of their operations, generate a positive economic impact beyond their immediate locale.

WAC 30-20-040 Application procedures. (1) Application procedures established by formula funding.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-040, filed 5/7/87.]

WAC 30-20-050 Funding intent—Limitations and exclusions. (1) Applications that may temporarily inflate an institution's budget in a given year may be excluded in the commission's assessment of annual income.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-050, filed 5/7/87.]
research; agencies of state or federal governments; and arts service organizations.

(4) Applicants must have had their principal place of business and performed services in the state for at least five years.

(5) Applicants must demonstrate substantial support from, and significant impact on, the community served or the state as a whole. Support is indicated by, but not limited to, earned, contributed and sustaining fund income, attendance, and number of public presentations.

(6) Institutions must have full-time paid professional administration and offer professional performances, productions, exhibitions or other services. A history of sound management must be evident. Organizations are not required by the commission to be union signatories, but must pay all artists minimum scale using a nationally recognized artists' labor organization as a guide.

(7) The applicant's performances, productions, exhibitions and other services must be regularly scheduled within the state of Washington.

(8) Should an institution funded under the program the previous fiscal year subsequently fail to meet any of the eligibility criteria, the commission may suspend further funding to the institution under the program, with the exception of subsection (2) of this section provided by subsection (2)(d) of this section.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-040, filed 5/7/87.]

WAC 30-20-050 Funding intent—Limitations and exclusions. (1) Qualifying applicants may apply for funds through the institutional support program, or they may waive this privilege and elect to apply in the competitive partnership programs as described in chapter 30-16 WAC.

(2) The commission's intent is to support a portion of the total operating costs, including program and administrative, of each participating institution. Prorated administrative costs, such as salaries and office overhead are eligible for support.

(3) Funds from the commission may not be used for capital expenditures, endowments, hospitality expenses, existing deficits, or out-of-state programming.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-050, filed 5/7/87.]

WAC 30-20-060 Funding formula. Funding is awarded on a formula basis to those institutions determined by the commission to meet the eligibility criteria of the program.

(1) Each institution participating in the program will receive a base amount of ten thousand dollars.

(2) The balance of program funds will be distributed by the percentage each institution's income represents of the total income of all participating institutions.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-060, filed 5/7/87.]

WAC 30-20-070 Application procedures. (1) Institutions currently accepted in the program must submit materials in two steps.

(a) Upon notification from the commission of an application intent deadline, the institution must submit:

(i) A letter stating the institution's intent to continue participation in the program;

(ii) A completed standard arts reporting form (as revised) for the last completed financial year;

(iii) A corresponding certified audited financial statement for the last completed financial year.

(b) After notification from the commission of the proposed award and an application deadline, the institution must submit:

(i) A plan for use of the proposed award on a form provided by the commission;

(ii) A resolution of the institution's board designating those officials authorized to sign the application and the contract with the commission;

(iii) A copy of the institution's Internal Revenue Service determination letter.

(2) Applicants seeking participation in the program must submit materials in two steps.

(a) To indicate interest in participation in the program, the applicant must submit to the commission:

(i) A letter stating the applicant's interest in being considered in the program;

(ii) A completed preapplication form to be provided by the commission;

(iii) A copy of the applicant's Internal Revenue Service determination letter.

(b) After notification from the commission of eligibility for the program, the proposed award and an application deadline, the applicant must submit:

(i) A plan for use of the proposed award on a form provided by the commission;

(ii) A resolution of the institution's board designating those officials authorized to sign the application and the contract with the commission.

(3) The commission will only consider additional institutions when sufficient additional funds above current fiscal year level have been appropriated to the commission for that purpose.

(4) Successful applicants and participating institutions must reapply for each fiscal year of subsequent support.

(5) Completed applications must be postmarked or delivered to the commission office by 5:00 p.m. on the established deadlines.

(6) Expenses which are anticipated by the institution to be covered by commission funds must not be incurred outside the project period as submitted in the program application. The project must start and end within a single fiscal year (July 1 through June 30).

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-070, filed 5/7/87.]

WAC 30-20-080 Financial responsibility of institutions. The amount awarded by the commission may not exceed fifty percent of the total project cost. Institutions must demonstrate a reasonable effort to secure local
funds and generate earned income to match the award from the commission.

[Statutory Authority: RCW 43.46.040, 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-080, filed 5/7/87.]

WAC 30-20-090 Review procedures. (1) The evaluation and review of applications from institutions currently accepted in the program is based on the written responses to the information and materials requested in the application and the application instructions. The review procedures are as follows:
(a) Review by the staff to determine eligibility and completeness;
(b) Evaluation by the staff resulting in recommendations to a review committee of commissioners;
(c) Evaluation by individual commissioners;
(d) Evaluation by the review committee resulting in recommendations to the full commission; and
(e) Evaluation and a final decision by the full commission.
(2) The review of new applicants seeking entry to the program is as follows:
(a) Review by the staff to determine eligibility and completeness from the preapplication materials;
(b) Review if appropriate, by a panel of professionals from the discipline of the applicant;
(c) Evaluation by individual commissioners;
(d) Evaluation by a review committee resulting in recommendations to the full commission; and
(e) Evaluation and a final decision by the full commission.
(3) The review, and any subsequent appeal as permitted by chapter 30-08 WAC, will be conducted in accordance with that chapter.

[Statutory Authority: RCW 43.46.040, 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-090, filed 5/7/87.]

WAC 30-20-100 Special conditions. As a condition of the award contract, the commission requires the institution to provide assurance of compliance with all state and federal laws and regulations pertaining to the following:
(1) Fair labor standards, including minimum wage and working conditions;
(2) Civil rights, including prohibitions against discrimination on the basis of race, color, creed, disability, national origin, sex, age, and marital status;
(3) Handicapped access—Section 504 of the Rehabilitation Act of 1973 prohibits discrimination against the handicapped. Please note that National Endowment for the Arts regulations under this law apply to federal funds awarded through the commission. All recipients of awards are subject to the provisions of these regulations;
(4) Audits—The commission requires free access to accounting records for funds expended under the terms of the contract award for the purpose of audits, examination, reference or transcription.

[Statutory Authority: RCW 43.46.040, 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-100, filed 5/7/87.]

WAC 30-20-110 Payment procedures. Institutions should be prepared to finance their projects until reimbursed by the commission. Payment will be made quarterly or at the end of the quarter following completion of the project. Payments will only be made for those expenses that take place within the project period as provided in the award contract. All awards are contingent upon receipt by the commission of funding from the National Endowment for the Arts and the state of Washington.

[Statutory Authority: RCW 43.46.040, 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-110, filed 5/7/87.]

WAC 30-20-120 Evaluation methods. (1) All institutions must be prepared to provide access to events for two members of the commission or its staff if an on-site evaluation is requested by the commission. On-site evaluation will be conducted in accordance with WAC 30-12-150.
(2) Each institution awarded funding is required to submit a written final report on a form provided by the commission. Future funding is contingent upon receipt and acceptance of the report by the commission as stipulated in the contract.

[Statutory Authority: RCW 43.46.040, 87-11-001 (Order 2, Resolution No. 87-1), § 30-20-120, filed 5/7/87.]

Chapter 30-24 WAC
ARTIST FELLOWSHIP PROGRAM

WAC 30-24-010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to artist fellowships.

[Statutory Authority: RCW 43.46.040, 87-11-001 (Order 2, Resolution No. 87-1), § 30-24-010, filed 5/7/87.]

WAC 30-24-020 Definitions. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:
(1) "Literary arts" shall include poetry, fiction, and literary or arts criticism.
(2) "Two dimensional visual arts" shall include painting, drawing, print-making, photography, multimedia, and two dimensional crafts.
(3) "Three dimensional visual arts" shall include relief and sculpture in the round and three dimensional crafts.
(4) "Performing arts" shall include music composition, choreography, and playwriting.

(1989 Ed.)
WAC 30-24-030 Program purpose and goals. Artist fellowships are awarded to professional artists of exceptional talent. The awards provide funds to create new work, to improve skills, or to pursue activities considered important for artistic development.

WAC 30-24-040 Eligibility. Professional artists currently residing in the state of Washington who are not enrolled in an educational degree program in the field in which they are applying are eligible. Priority will be given to artists who have not previously received a fellowship award from the commission in any category in the past five years.

WAC 30-24-050 Selection criteria. The selection panels will use the following criteria in making their recommendation to the commission:

1. The primary criterion is the creative ability of the applicant as demonstrated by work submitted and representing at least five years of work;
2. The statement describing the applicants' plans for artistic development.

WAC 30-24-060 Program procedures. The commission will use the following procedures for notification, applications, and selection of the fellowship recipients:

1. The commission will notify the public that the fellowships are available, including the application deadline and the application form. The notification will be made through the use of the commission's mailing lists and notice to the general media.
2. Application will be made on a form provided by the commission that includes a description of additional materials required for each artistic discipline.
3. The applications will be reviewed by selection panels made up of artists representing the specific artistic disciplines for the fellowship categories. The selection panels will make recommendations to a committee of the commission.
4. The committee of the commission will review the selection panel recommendations and make a recommendation to the full commission.
5. The commission will review the committee's recommendation and take final action on the award of the fellowships.
6. The commission will set the amount and the number of awards to be given each year.
7. Fellowships will be awarded once each year in the following categories on a rotating basis:
   a. In even-numbered years, awards will be given in the literary arts and two dimensional visual arts; and
   b. In odd-numbered years, awards will be given in the performing arts and three dimensional visual arts.
8. Each year, one award will be made to the top Washington state recipient of the Western States Regional Media Arts Fellowship Competition.
9. The commission does not require the production of a public service or the creation of a permanent work of art for public use as a result of the fellowship award. The artist is free to pursue whatever activities will best provide artistic development.

WAC 30-24-070 Ownership of work. Any work created during the time of the artist fellowship is retained by the artist, including all copyrights.

WAC 30-24-080 Commission liability. While every precaution will be taken to properly handle and protect application materials, the commission cannot be responsible for loss or damage that may occur by third parties during handling or shipping. Application materials will be returned by mail when return postage is provided by the applicant.

WAC 30-24-090 Responsibilities—Recipients. At the conclusion of the award period, the recipient must make a final report which will include a narrative accounting of the award period as it relates to the intent of the application. An optional personal presentation to the commission of work done during the period of the award or alternative ways the award furthered the recipient's artistic career is encouraged.

WAC 30-24-100 Evaluation methods. The commission will review the artist fellowships through site visits by members and staff.

Chapter 30-28 WAC STATE-WIDE SERVICES

WAC 30-28-010 Purpose.
30-28-020 Program purpose and goals.
30-28-030 Criteria.
30-28-040 Evaluation methods.

WAC 30-28-010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to state-wide services. Those rules found in chapters 30-01 through 30-12 WAC also apply.
Title 30 WAC: Arts Commission

30-32-010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the cultural enrichment program. The rules found in chapters 30-01 through 30-12 WAC also apply.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-32-010, filed 5/7/87.]

WAC 30-32-020 Definitions. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

(1) "CEP" means the cultural enrichment program administered by the commission.

(2) "Common schools" means the public schools of Washington state as defined by RCW 28A.01.060.

(3) "Performing arts" means the broad disciplines of music, dance, and drama and the various forms of expression and performances associated within them.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-32-020, filed 5/7/87.]

WAC 30-32-030 Program purpose and goals. The cultural enrichment program provides the best professional performing arts experiences not generally available to the common schools in Washington state. By the presentation of performances by professional artists and arts organizations and by accompanying study guide materials, the cultural enrichment program aims to enrich learning experiences, stimulate awareness and build positive attitudes toward the arts among students in kindergarten through 12th grade.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-32-030, filed 5/7/87.]

WAC 30-32-040 Eligibility and delivery of program services—Schools. (1) All common schools in the state of Washington are eligible to receive CEP services. Parochial schools are not eligible to receive CEP events in their facilities, however, parochial school students may be invited to join common school students in community facilities.

(2) The commission will deliver CEP services as follows:

(a) CEP events will be provided at no cost;

(b) The commission will determine the distribution of services and coordinate the schedule of events with local school district coordinators assigned to CEP. No applications are required;

(c) CEP events will be presented in public school facilities and in community cultural facilities when school districts are able to bus students to the central location;

(d) CEP events will be scheduled during school hours;

(e) Study guides will be distributed to school district coordinators in the common schools.

(1989 Ed.)
Artists-in-Residence Program

WAC 30-32-050 Eligibility—Artists. All professional artists and arts organizations are eligible to apply to participate in the CEP. They must submit an application form provided by the commission in the prior fiscal year, to be filed by the deadline determined by the commission. Applications shall be made available by direct mail to artists on the commission's mailing list who have indicated interest in CEP and public notice of the competition will be made through the media.

WAC 30-32-060 Application review process—Artists. Artist applications are reviewed by an advisory panel comprised of educators and professional artists with expertise in music, dance, drama, and other arts disciplines. The recommendations of the advisory panel are presented to the commission's education committee which makes recommendations to the commission for final approval. Applications are rated according to the following criteria:

1. Ability to build rapport with student audiences;
2. Presentation of a program appropriate to the educational environment, grade level to be served, and the overall needs of CEP;
3. Record of offering professional quality programs in schools;
4. History of sound management.

WAC 30-32-070 Contracting of artists. Artists who have been selected for inclusion in the CEP shall be contracted by the commission for specific dates, location of events, performance fees, and allowable expenses as related to the program to be performed. The artist(s) will be responsible for providing the commission with information on their program and related educational materials to be included in study guides to accompany the event. The commission will be responsible for the final production and distribution of the study guides to the participating school districts.

WAC 30-32-080 Evaluation methods. Each year, the commission will convene an advisory panel to review the CEP. Individual performances shall be evaluated by participating schools with written reports on forms provided by the commission. Also, on-site monitoring of events will be conducted by the commission, its staff and advisors.

WAC 30-36-010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the artists-in-residence program. Those rules found in chapters 30-01 through 30-12 WAC also apply.

WAC 30-36-020 Definitions. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

1. "AIR" means the artists-in-residence program administered by the commission.
2. "Sponsor" means any Washington state public school, school district, educational service district, private nonparochial school, college or university, or any cultural or community organization including local arts councils and commissions, retirement centers, libraries, hospitals, correctional centers, and other facilities for special populations.
3. "Primary sponsor" means the applicant organization that takes the primary responsibility for managing the program at the local site, receives the greater part of the resident artist's time, and is responsible for coordination between the artist and the primary and secondary program sites.
4. "Secondary sponsor" means the organization that shares a smaller part of the resident artist's time and may be responsible for a partial share of the cost of the program in cooperation with the primary sponsor.
5. "Matching" means the sharing of costs for the program between the commission, primary sponsor and, if applicable, the secondary sponsor.
6. "Special populations" means public or nonprofit institutions serving prison programs, incarcerated youth programs, and programs serving the mentally or physically disabled.

WAC 30-36-030 Program purpose and goals. The artists-in-residence program is a competitive matching grant program for sponsors seeking to integrate a working artist into the everyday life of a school, community center, or facility serving special populations so that participants can observe a professional artist at work and learn how to participate in that artist's process and form
of artistic expression. The AIR program is designed to augment the arts in the basic curriculum of the common schools or to provide professional artistic programs in other sites.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-030, filed 5/7/87.]

WAC 30-36-040 Eligibility—Sponsors. All sponsors meeting the definitions under WAC 30-36-020(2) are eligible to apply to the commission's artists-in-residence program. Sponsors wishing to participate in the AIR program must file an application provided by the commission to be submitted in the prior fiscal year on the deadline determined by the commission. Applications are competitive on a state-wide basis and awards are subject to the level of funds available to the commission. Applications must be submitted by the primary sponsor with a clear indication of a secondary sponsor and residency sites. Schools cannot be both a primary and secondary sponsor. The primary sponsor may contribute the secondary sponsor's share of the match for the program.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-040, filed 5/7/87.]

WAC 30-36-050 Eligibility—Artists. Professional artists in all arts disciplines are eligible to apply to participate in the AIR program. They must submit an application form provided by the commission in the prior fiscal year to be filed by the deadline determined by the commission. Application forms shall be made available by direct mail to all artists who are on the commission’s mailing list and who indicate interest in the AIR program. Public notice of the competition will be made through the media.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-050, filed 5/7/87.]

WAC 30-36-060 Application review process—Sponsors. Sponsor applications are reviewed by an advisory panel and by the commission's education committee which make recommendations to the commission for final approval. The following criteria are applied to all applications:

1. Demonstrated need for the program;
2. A clearly defined plan for the artist at the primary and secondary sites;
3. A documented cash and in-kind match commitment as required by the commission;
4. A plan for meeting the personal needs of the artist including food, lodging, and studio space;
5. A strong commitment to and arrangements for local management of the program;
6. Specific plans for publicity, evaluation, and follow-up activities;
7. Recognition that artists hired for residencies are practicing professionals in their chosen field, not teachers, to be used as resources for students, teachers and community members, and not to be considered as substitutes for regular teachers or program personnel;
8. A clear indication that sponsor guidelines, as outlined by the commission, will be followed;
9. In addition to the specific program criteria above, the commission will consider an applicant's prior history in the AIR program, the distribution of artists and their artistic disciplines among all possible program sites, and the geographic distribution of the commission's resources;
10. In the case of schools, the commission will consider applicants' commitment to the arts in their basic curriculum as documented by arts classes offered and professional teaching staff.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-060, filed 5/7/87.]

WAC 30-36-070 Application review process—Artists. Artist applications are reviewed by artist selection panels comprised of professional artists which make recommendations to the education committee and commission for final approval. Applications are rated on the strength of the applicant's artist abilities, philosophy in relation to the program's goals, and documented experience in youth and adult education programs. Approved artist applications are held until there is a sponsor request and then forwarded to a sponsor for final selection. Final selection of an artist is made either at interviews arranged by the commission or through a resume-sharing process among sponsors and the commission.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-070, filed 5/7/87.]

WAC 30-36-080 Responsibilities—Sponsors. Sponsors are required to establish an AIR planning committee to determine the objectives of the residency at both the primary and secondary sites. This committee should include educators, administrators, artists, and community members. This committee should:

1. Designate an on-site project coordinator;
2. Identify target groups to work with the artist(s);
3. Plan the work of the artist at all sites;
4. Apply to the commission for matching funds, contract with the commission and manage the overall residency project;
5. Select the resident artist(s) and notify the commission of the decision within ten days following artist interviews;
6. Oversee the duties as outlined in the original sponsor application.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-080, filed 5/7/87.]

WAC 30-36-090 Matching requirements. First and second year sponsors are required to match commission funds on a fifty-fifty basis. Third year (and above) sponsors are required to match fifty-five percent to the commission's forty-five percent. In-kind contributions cannot be considered as match.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-36-090, filed 5/7/87.]

WAC 30-36-100 Residency requirements. Sponsors and artists must adhere to the following residency requirements as set forth by the commission:
(1) The artist may not work more than four hourly periods per day. During the remainder of the day, the artist pursues his or her own artwork;
(2) Contact-period classes should not exceed thirty participants;
(3) Classroom teachers or sponsor representatives should remain in the artist's sessions at all times;
(4) The standard residency must be at least ten days in length. One hour is reserved for a teacher workshop. Three hours are to be spent at the secondary sponsor site;
(5) Artists are hired by the primary sponsor on a contract, and are paid in full upon satisfactory completion of services at the end of the residency. Long-term resident artists are paid in agreed upon installments;
(6) All materials and supply costs are covered by the sponsors;
(7) Sponsors and artists must evaluate the residency and submit reports on a form provided by the commission. A final report is due thirty days after the end of the contract period;
(8) The commission reserves the right to waive or revise scheduling and matching requirements for special populations.

WAC 30-36-110 Evaluation methods. The commission evaluates the artists-in-residence program as follows:
(1) Evaluation forms provided by the commission are required to be completed and returned by each sponsor and participating artist;
(2) Written evaluations by students and participants in each residency are optional, but encouraged by the commission;
(3) Site visits by commissioners, AIR program manager and other staff are conducted as time and budget allow;
(4) Every two years, the national endowment for the arts conducts an in-depth evaluation in conjunction with its funding of the program through the commission.

WAC 30-40-010 Purpose. The purpose of this chapter is to provide artists, state agencies, universities, colleges and community colleges, common schools, and the public with rules that apply to the art in public places program.

WAC 30-40-020 Authority. The Washington state arts commission is authorized by RCW 43.46.040 to adopt rules and is authorized under RCW 43.46.090 to administer the art in public places program. Under this authority, the commission develops, maintains and presents to the public the state art collection. The specific statutes these rules are intended to implement are: RCW 43.46.090, 43.46.095, 43.17.200, 43.17.205, 43.17.210, 43.19.455, 28A.58.055, 28B.10.025, and 28B.10.027.

WAC 30-40-030 Definitions. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:
(1) "Agency" means the agency with one-half of one percent of its capital construction appropriations designated for the acquisition of works of art under RCW 43.17.200, 43.19.455, 28A.58.055, and 28B.10.025, as follows:
(a) RCW 43.17.200 designates all state agencies, departments, boards, councils, commissions, and quasi-public corporations.
(b) RCW 43.19.455 designates all state agencies under the department of general administration.
(c) RCW 28A.58.055 designates "common schools" (public schools) recognized by the state of Washington.
(d) RCW 28B.10.025 designates the University of Washington, Washington State University, regional universities, The Evergreen State College and community college districts.
(2) "Agency project committee" means an advisory committee that works with the commission to develop a designated art project. The agency project committee shall be appointed at the commission's request by the agency receiving the project and may consist of three to seven members representing: Agency administration, project architect, artists or art professionals, community members, and building users. The commission may recommend representatives to the agency project committee.
(3) "Art selection panel" means a body appointed by the commission to review, recommend, and select artists for projects according to project specifications. Panels will vary in size and be comprised of artists, art professionals.
(4) "Maintenance" means the ongoing upkeep required for artworks to retain their structural and aesthetic integrity.
(5) The "state art collection" means all works of art and select design models commissioned or purchased under RCW 43.17.200, 28A.58.055, 28B.10.025, 43.46.090, and 43.19.455. Individual works are held in trust under the terms of an interagency agreement by agencies working in partnership with the commission. Development, administration, and management of the overall

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ART IN PUBLIC PLACES PROGRAM

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collection, including maintenance, deaccessioning and loan policies, archival recordkeeping and documentation, shall be carried out by the commission.

(6) The "artist resource bank" means a file of artists' slides and materials maintained by the commission. Artists included in the artist resource bank are selected by art selection panels through competitions and considered for project selection by agency project committees, primarily in the common schools.

(7) "Deaccessioning" means the removal of a work of art from the state art collection by the commission.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-40-030, filed 5/7/87.]

WAC 30-40-040 Program purpose and goals. (1) The legislature recognizes this state's responsibility to foster culture and the arts and its interest in the viable development of its artists and craftsmen.

(2) The legislature declares it to be a priority of this state that a portion of appropriations for capital expenditures be set aside for the acquisition of works of art to be placed in public buildings or on public lands.

(3) To provide high quality works of art in public places in the state of Washington.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-40-040, filed 5/7/87.]

WAC 30-40-050 Fiscal procedures/elgibility. (1) Construction eligibility. Funding for works of art are generated through the capital budget under the following statutes:

(a) RCW 43.17.200 (state agencies) — applies to construction of any new building and/or additions to an existing building (structure). Excludes highway construction sheds, warehouses and other buildings of a temporary nature.

(b) RCW 28A.58.055 (common schools) — applies to construction of any new building and/or additions to an existing building (structure).

(c) RCW 28B.10.027 (universities, colleges and community colleges) — applies to construction of any new building and/or additions to an existing building (structure). Renovation and remodel work exceeding two hundred thousand dollars are included. Excluded are sheds, warehouses and other buildings of a temporary nature.

(2) Calculation of funds. The amount to be made available for works of art is to be calculated as follows:

(a) (RCW 43.17.200 and 28B.10.027) For each eligible appropriation, the one-half of one percent formula is to be applied to architecture and engineering fees, total building cost and equipment costs.

(b) (RCW 28A.58.055) For each eligible appropriation, the one-half of one percent formula is to be applied to the total state matching funds to school districts.

(3) Determination of funds. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, shall determine the funds to be made available for art under RCW 43.17.210, 43.19.455, 28A.58.055, and 28B.10.025.

(4) Supplementing funds for art. The one-half of one percent expenditure is a required minimum for works of art. State agencies, universities, colleges and community colleges, and common schools may designate more than this amount in planning for a project. Other private and public funding sources may provide supplemental grants and matching funds.

(5) Transfer of funds. The commission maintains the fiscal system for all one-half of one percent funds for art. After project funds for art have been determined, the commission requests transfer of the funds for art to the commission. The transaction is made through an invoice voucher billing from the commission to the agency, and the agency transfers the funds to the commission through a journal voucher.

The funds are transferable to the commission at the time the law providing for the appropriation becomes effective. In the case of projects governed by the sale of bonds, the funds for art shall be eligible for transfer thirty days after the sale of the bond(s).

(6) Reappropriation of funds. Upon timely notification by the commission, the agency shall request reappropriation of the unspent funds for art in the coming biennium. The reappropriation of funds is made by the commission transferring the funds back to the agency through a journal voucher, and upon reappropriation, requesting the return transfer of funds for art to the commission.

(7) Use of funds for art. The one-half of one percent funds for art may be used for expenses incurred in the design, fabrication and installation of works of art, artists' expenses and the commission's administrative expenses.

Funds for art may not be used for administrative expenses of the agency or architect; expenses of the agency as agreed upon for the preparation and installation of the work, dedication, and insurance, or for the maintenance of the works of art.

(8) Determination of projects and sites. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, shall determine the projects and sites to be designated for works of art under RCW 43.17.210, 43.19.455, 28A.58.055, and 28B.10.025.

(9) Contracting and expenditure.

(a) The commission is responsible for contracting and expending the one-half of one percent funds for art.

(b) The artists enter into a contract with the commission to create a new work or transfer title of an existing work according to the terms of the contract.

(c) The agency will comply with the terms of the interagency agreement as negotiated with the commission.

(10) Waiver of funds. School districts under the superintendent of public instruction may elect to waive
their use of art funds. Waiver of funds for art will not cause loss of or otherwise endanger state construction funds. These funds are subsequently not available to the school district but shall be applied to works of art according to RCW 28A.58.055 at the discretion of the commission.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87–1), § 30–40–050, filed 5/7/87.]

WAC 30-40-060 Maintenance/deaccessioning. (1) Maintenance responsibilities. The agency is responsible for all routine maintenance operations required on a periodic basis as specified by the artist in his/her maintenance specifications report. The commission is responsible for any extraordinary repair or unscheduled maintenance required to restore a structurally or aesthetically diminished artwork to its original intent and function.

(2) Deaccessioning. Works of art will be removed from the state art collection if it has been determined by the commission that the work:

(a) Has been lost or stolen;
(b) Presents a safety hazard in its present condition; or that
(c) The restoration of the work's structural or aesthetic integrity is:
   (i) Technically infeasible;
   (ii) Disproportionate to the value of the work.

[Statutory Authority: RCW 43.46.040. 87–11–001 (Order 2, Resolution No. 87–1), § 30–40–060, filed 5/7/87.]

WAC 30-40-070 Program procedures. (1) Placement of works of art/projects and sites. Artwork may be placed on public lands; integral to or attached to a public building or structure; detached within or outside a public building or structure; part of a portable exhibition or collection; part of a temporary exhibition; or loaned or exhibited in other public facilities. Funds are designated for projects and sites as follows:

(a) State agencies – funds may be used within the jurisdiction of the agency or on any public land, building or structure of any state agency, including new and existing buildings, state park lands, and structures which may include bridges and waterways.

(b) Common schools – funds may be used within the jurisdiction of the school district or at any common school facility within the state. Funds under this section may not be designated to projects and sites outside of the common schools system.

(c) Universities, colleges and community colleges – funds may be used within the jurisdiction of the university, college or community college which generated the funds for art, and with the permission of the board of regents or trustees, designated to other projects and sites at other institutions of higher education. Funds under this section may not be designated to projects and sites at other state agencies or within the common school system.

(d) Any temporary relocation of an artwork initiated by the agency must be registered with the commission. Placement of works of art outside the agency must be processed through the loan procedures of the commission.

(2) Project specifications. The commission works with the agency project committee to develop the project specifications considering the available budget, sites and project approach.

The commission will determine whether a project is to be a commission or purchase of art. Design fees will be paid according to the commission's fee structure for design proposals and may vary according to the number of artist finalists and scope of design work as agreed upon by the commission, artist(s) and agency.

(3) Method of selection of artists. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the boards of regents or trustees of universities, colleges and community colleges, is responsible for the selection of artists and determines the method of selection which may be:

(a) Open competition – participation is open to any qualified professional artist.

(b) Limited competition – the art selection panel will recommend to the commission a list of artists who will be invited to submit.

(c) Direct selection – the artist will be recommended as the artist(s) by the art selection panel.

(d) Artist resource bank – the agency project committee will select the artist or works of art from a resource bank of available artists and works of art screened by art selection panels and approved by the commission. The artist is responsible for submitting slides, materials, and/or proposals in accordance with specifications set forth by the commission.

(4) Selection criteria. The highest priority is given to quality, the artistic excellence of the artist and proposed artwork, and evidence of the artist's ability to execute the work. Consideration will also be given to the structural and aesthetic integrity of any existing or proposed work.

In order to achieve diversity in the state art collection, priority consideration may be given to artists who are not currently under contract, have not recently had work purchased or commissioned, or who are not represented in the state art collection. Diversity of individual artists may be represented by scale, style or geographic placement.

(a) Special considerations for selection of projects under the superintendent of public instruction – the school district board of directors may appoint a representative to the agency project committee in order to participate in the selection of artists through the commission's artist resource bank selection process. In some cases, a separate art selection panel will be established by the commission to which the school district board of directors may appoint a representative.

(5) Reviewing of design, execution, placement and acceptance. The commission, in consultation with the director of general administration and/or the directors of state agencies, the superintendent of public instruction, and school district boards of directors, and the
boards of regents or trustees of universities, colleges and community colleges, is responsible for reviewing the design, execution, placement and acceptance of the works of art under the art in public places program.

(6) Artist responsibilities. The artists enter into a contract with the commission to create a new work of art or transfer title of an existing work according to the terms of the contract.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30--40-070, filed 5/7/87.]

WAC 30-40-080 Rejection of art. (1) Selections by school districts. The school district board of directors and the superintendent of public instruction may reject the results of the selection process or reject the placement of a work of art if the work is portable. Works that are integrated into the structure of the building, commissioned for a specific site where the aesthetic integrity of the work is dependent upon the site and/or works that physically cannot be moved without incurring a large expense are not considered portable. The determination as to whether a work of art is portable or not shall be made by the commission in consultation with the school district and artist. If the selection process or a work of art is rejected, the art funds are subsequently not available to the school district for uses other than art. The funds for art and/or works of art will be used in other school districts at the discretion of the commission.

(2) Selections by state agencies and universities, colleges and community colleges. The agency may request the commission to reconsider the selection of an artist or work of art based on the original project specifications. On receipt of such a request, the commission will review the project and may meet with the artist, agency representative, member(s) of the art selection panel and commission staff. These participants may elect to reschedule the project, request an alternative design from the artist, or reassign project funds or the selected work to an alternative site.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30--40-080, filed 5/7/87.]

WAC 30-40-090 Evaluation methods. The commission will review the art in public places program through reports of the state agencies, common schools, universities, colleges and community colleges on a form provided by the commission, reports submitted by artists and program staff, and by periodic reviews by the commission’s visual arts committee.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30--40-090, filed 5/7/87.]
The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the community development program administered by the commission. Those rules found in chapters 30-01 through 30-16 WAC also apply.

WAC 30-48-010 Purpose. The purpose of this chapter is to provide the public and the commission's constituents with those rules that apply to the community development program administered by the commission. Those rules found in chapters 30-01 through 30-16 WAC also apply.

WAC 30-48-020 Definitions. In addition to the definitions found in WAC 30-01-030 and 30-12-020, the following definitions shall apply to this chapter:

1. "Local arts council" means a private, nonprofit organization, designated under Section 501(c)(3) as a tax-exempt organization by the Internal Revenue Service, created to represent, serve and promote multidisciplinary arts, artists, and arts organizations within its community jurisdiction.

2. "Local arts commission" means a governmental agency created to represent, serve and promote interdisciplinary arts, artists, and arts organizations within its legal jurisdiction.

3. "Local arts agency" means either a local arts council or arts commission.

4. "Technical assistance" means the transmittal of information, skills, and/or resources that help to improve the ability of an organization to accomplish its purpose.

5. "Consultant" refers to an individual outside the employment of the commission who may provide needed expertise under a contract or grant.

6. "Community challenge award" means a category of the commission's partnership program for selected local arts agencies.

WAC 30-48-030 Program purpose and goals. The purpose of the community development program is to assist local arts councils and commissions to attain an effective federal-state-local partnership in support of the arts. The goals of the community development program are:

1. To improve local arts councils and arts commissions in the state of Washington by providing technical and financial assistance.

2. To advocate the needs and goals of local arts councils and arts commissions.

3. To enhance the sharing of information and expertise within the network of local arts councils and arts commissions within the state, region, and nation.
community challenge award program. These awards are designed specifically to help local arts agencies expand their local base of support and services to their constituents. Local arts agencies may request consideration for this funding category following discussion and preapplication planning with the staff. Organizations may be invited to proceed with a formal application only after the commission has reviewed a preliminary proposal and acted to authorize the commitment of funds in advance of a formal review of the application. These awards will be contingent each year on the availability of funds within the partnership program. The following information will be required for a formal application:

1. A formal plan for a financial challenge to local government or businesses;
2. Documentation of the organization's development and stability including documenting the sources for a two to one match representing new or additional funding;
3. A formal project plan developed by the organization's board, staff, and primary constituents including an outline of expanded programs, services, and public participation;
4. Evidence of sound management through budget documents, long-range plans, history of staff employment, and board minutes;
5. Qualified organizations must also meet general and specific requirements of the partnership program as described under chapter 30-16 WAC.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-48--060, filed 5/7/87.]

WAC 30-48-070 Evaluation methods. The commission will review the community development program through site visits by members and staff. Reports will be required of all clients receiving technical assistance or matching grants. Consultants will also be required to file reports on their services to both the local arts agency and the commission. Final report forms will be required by the commission.

[Statutory Authority: RCW 43.46.040. 87-11-001 (Order 2, Resolution No. 87-1), § 30-48-070, filed 5/7/87.]