The program shall be adopted by the county legislative authority at any time before adoption of the annual budget. The resolution of adoption shall include reference to availability of a priority array as required by WAC 136-14-050, and of an engineer's bridge condition report as required by WAC 136-20-060. Within 30 days of adoption, the county legislative authority shall submit the six-year program to the county road administration board.

WAC 136-100-030 Major collectors and minor collectors. The statute specifies that rural arterials and collectors shall be eligible for RATA funding. In developing project priorities and in approving RAP projects the CRABoard shall prioritize all prospectus applications to determine the priority rating of each proposed project in each region in relation to all other proposed projects in each region.

WAC 136-110-010 Purpose. RCW 36.79.030 and 36.79.040 provides that rural arterial trust account (RATA) funds available for expenditure by the CRABoard shall be apportioned to the five regions for expenditure upon county arterials in rural areas in the following manner:

(1) One-third in the ratio which the land area of the rural areas of each region bears to the total land area of all rural areas of the state;

(2) Two-thirds in the ratio which the mileage of county arterials and collectors in rural areas of each region bears to the total mileage of county arterials and collectors in rural areas of the state.
Chapter 136-130 WAC

REGIONAL PRIORITIZATION OF RAP PROJECTS

WAC 136-130-060 Project prioritization in southeast region (SER).

WAC 136-130-060 Project prioritization in southeast region (SER). Each county in the SER may submit projects requesting RATA funds not to exceed twice the per county percent limit of the SER biennial apportionment which is listed as follows:

- Asotin County: 10%
- Benton County: 14%
- Columbia County: 11%
- Franklin County: 13%
- Garfield County: 10%
- Kittitas County: 13%
- Klickitat County: 14%
- Walla Walla County: 14%
- Yakima County: 20%

Each project shall be rated in accordance with the SER RAP rating procedures. 10% of the SER biennial apportionment shall be reserved for bridge projects. Federally funded bridges for which counties are seeking matching funds shall receive first consideration for these funds, ranked against each other according to the WSDOT priority array. Bridges receiving federal funding may be added to this list at any time during the biennium. Stand-alone bridges may compete for funds in this reserve that remain after all bridges seeking match for federal funds have been funded. These bridges will be rated against each other according to their total points assigned from the RAP Rating Worksheets for the southeast region. Whatever part of the bridge reserve that is not allocated to bridge projects shall be available for allocation to other RAP projects. SER RAP rating points shall be assigned on the basis of 45 points for structural condition, 30 points for geometry, 22 points for traffic volume, 5 points for traffic accidents. A total of 20 points representing local significance may be added to one project in each county's biennial submittal. Prioritization of SER projects shall be on the basis of total SER RAP rating points shown on the project worksheet and the prospectus form of the project application.

Chapter 136-150 WAC

ELIGIBILITY FOR RURAL ARTERIAL TRUST ACCOUNT FUNDS

WAC 136-150-010 Purpose.
WAC 136-150-022 Ascertaining the expenditures for traffic law enforcement.
WAC 136-150-023 Identifying eligible counties.

WAC 136-150-010 Purpose. RCW 36.79.140 provides that only those counties that, during the preceding twelve months, have spent all revenues collected for road purposes only for such purposes, including traffic law enforcement, as are allowed to the state by Article II, section 40 of the state Constitution are eligible to receive funds from the rural arterial trust account (RATA); provided, however, that counties with a population of less than 8,000 shall be exempt from this requirement. This chapter describes how this statutory language will be implemented by the CRABoard.

WAC 136-150-022 Ascertaining the expenditures for traffic law enforcement. In those counties where diverted road levy has been budgeted for traffic law enforcement, and which have a RAP project awaiting approval by the CRABoard, the county sheriff will be required to submit a certification showing the actual expenditure for traffic law enforcement in the previous budget year, provided that counties with a population of less than 8,000 shall be exempt from this requirement.

WAC 136-150-023 Identifying eligible counties. Counties eligible to receive RATA funds shall be:

(1) Those in which there has been no diversion of the county road levy;

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(2) Those in which the actual expenditures for traffic law enforcement have been equal to, or greater than, the amount of diverted road levy budgeted for traffic law enforcement;
(3) Those with a population of less than 8,000; and
(4) Those expending revenues collected for road purposes only on other governmental services after authorization from the voters of that county under RCW 84.55.050.

This chapter describes how this statutory requirement will be implemented by the CRABoard.

Title 137 WAC
CORRECTIONS,
DEPARTMENT OF

Chapters
137-28 Prisons—Discipline.
137-55 Adult correctional institutions—Acquisition of personal hygiene items.
137-91 Adult correctional institutions—Medical care—Health care.
137-100 Occupational exposure to human immunodeficiency virus (HIV).

Chapter 137-28 WAC
PRISONS—DISCIPLINE

Reviser’s note: The following chapter has not been adopted under the Administrative Procedure Act, chapter 34.05 RCW, but was filed in the code reviser’s office and was published in the Washington State Register. It is published in the Washington Administrative Code exactly as filed by the agency with history notes added by code reviser’s office.

WAC
137-28-140 Purpose.
137-28-160 Definitions.
137-28-220 General infractions.
137-28-260 Serious infractions.
137-28-350 Sanctions—Authority to impose.

WAC 137-28-140 Purpose. The rules in this chapter provide a standardized system to determine whether misconduct by an inmate of an adult correctional institution has occurred, and to provide a system that clearly links an offender’s behavior and participation in available education and work programs as determined through classification with the receipt or denial of earned early release time and other privileges.

The rules in this chapter shall not apply to proceedings of the indeterminate sentence review board or the division of community corrections.

The following rules set forth procedural guidelines. They do not create any procedural or substantive rights in any person, including any liberty interests in time credits, levels of custody, classification status, or other privileges. In accordance with Washington statutes, such matters are governed solely by the discretion of the department of corrections.

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