Title 137 WAC  Corrections, Department of

Chapter 137-12A WAC  One-time impact funds available to qualifying political subdivisions.

Chapter 137-48 WAC  Inmate mail and communications.

Chapter 137-91 WAC  Adult correctional institutions—Medical care—Health care.

Chapter 137-12A WAC  Definitions. As used in this chapter, the following items shall have the following meanings:

1. "Secretary" shall mean the secretary of the department of corrections.

2. "Department" shall mean the department of corrections.

3. "Inmate" shall mean an individual sentenced to the custody of the department under state law and an individual transferred from another state or the federal government.

4. "Institution" shall mean a facility described in RCW 72.01.050(2), such other similar facility hereafter established and a community residence operated pursuant to chapter 72.65 RCW.

5. "Political subdivision" shall mean any city, town, county or other unit of local government.

6. "Additional correctional facility" shall mean (a) a new building constructed at a new location for use in housing or servicing inmates; (b) a new building constructed on the grounds of an existing institution for use in housing or servicing inmates; and/or (c) a preexisting building heretofore not used by the department as a correctional facility which is reopened for use in housing or servicing inmates.

7. "One-time cost impact" shall mean an economic impact experienced by a political subdivision associated with locating an additional correctional facility within its boundaries or associated with such other event specifically designated by the legislature.

8. "Inmate family" shall mean the inmate's dependent children, the inmate's spouse or state registered domestic partner or parent and their dependents, or the legal guardian of the inmate's dependent children who were not residents of the local county where the inmate is incarcerated prior to the incarceration of the inmate.

9. All references to the singular shall include the plural unless noted otherwise.

Chapter 137-48 WAC  Mail costs.

(1) Except as otherwise stated in this section, mail costs shall be the responsibility of the inmate.

(2) Mail which arrives at the institution with postage due may, at the option of the superintendent, be delivered to the inmate. The institution may pay the postage due in accordance with subsection (3) of this section, or hold the mail for a reasonable period of time so as to allow the inmate to arrange for payment of the postage due. If such arrangements are not made within the time provided, the package/mail may be donated to charity or discarded.

(3) Indigent inmates shall be authorized to receive postage up to the equivalent to the mailing cost of five standard first class letters per week. This indigent postage provision shall cover both legal and/or regular letters.

(4) The department shall recoup any expenditures made by the institution for postage due on incoming mail and/or indigent postage for letters, as identified in subsection (3) of this section) may be recouped by the institution whenever such indigent inmate has ten dollars or more of disposable income in his/her trust fund account.

Chapter 137-91 WAC  Medical care—Health care.

WAC 137-91-010  Health care—General policy.

WAC 137-91-010  Health care—General policy. The policy of the department of corrections (the department) with regard to health care for offenders in adult correctional facilities is to provide that care, consistent with the Offender Health Plan (OHP), which is medically necessary to respond to the offender's medical, dental, and mental health needs. Medically necessary is defined as that care that is determined by the department to:

[Statutory Authority: RCW 72.01.090, 10-07-143, § 137-12A-020, filed 3/23/10, effective 4/23/10; 91-10-018, § 137-12A-020, filed 4/23/91, effective 5/24/91. Statistical Authority: RCW 72.01.090 and 1984 c 246 § 2. 84-14-077 (Order 84-10), § 137-12A-020, filed 7/2/84. Statutory Authority: RCW 72.02.040 and 72.72.040. 84-06-009 (Order 84-03), § 137-12A-020, filed 2/27/84.]
• Be consistent with applicable department policies and procedures;
• Be ordered by an authorized department health care provider;
• Not be considered experimental or be lacking in medically recognized professional documentation of efficacy; and
• Not be administered solely for the convenience of the offender or the health care provider.

[11-01-149, § 137-91-010, filed 12/21/10, effective 1/21/11. 97-22-057, § 137-91-010, filed 11/3/97, effective 10/22/97.]

Reviser’s note: Under RCW 34.05.030 (1)(c), as amended by section 103, chapter 288, Laws of 1988, the above section was not adopted under the Administrative Procedure Act, chapter 34.05 RCW, but was published in the Washington State Register and codified into the Washington Administrative Code exactly as shown by the agency filing with history notes added by the code reviser’s office.