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Introduction

The Relocation Assistance Program is designed to establish uniform procedures in relocation assistance that will assure legal entitlements and provide fair, equitable, and consistent treatment to persons displaced by projects administered by the Washington State Department of Transportation (WSDOT).

The program is administered in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended (Uniform Act or URA).

This brochure is designed to answer some of your questions about your relocation entitlements. Specific information about relocation assistance is contained in the law. While every effort has been made to assure the accuracy of this brochure, it does not have the force and effect of the law. Should any difference or error occur, the law will take precedence. The law is contained in Chapter 8.26 of the Revised Code of Washington (RCW) and the Washington Administrative Code (WAC) 468-100.

Your concerns are important to us and our goal is to minimize any disruptions and other impacts of the project. Thank you for taking the time to read this brochure. We appreciate your understanding and cooperation.
Relocation Advisory Services

If you are displaced by a WSDOT public works project, you will be offered relocation assistance services for the purpose of locating a suitable replacement property. It is our goal and desire to be of service to you, and assist in any reasonable way to help you successfully relocate.

Following is a summary of the relocation advisory assistance you will receive if you are displaced. The relocation specialist will personally interview you to:

- Offer relocation advisory assistance.
- Determine any special needs and requirements.
- Explain relocation process, entitlements, and payments.
- Offer transportation if necessary.
- Assure the availability of at least one comparable replacement property in advance of displacement.
- Provide referrals to comparable replacement properties.
- Provide the amount of maximum replacement housing entitlement and the basis for the determination in writing 90-days or more prior to the required vacate date.
- Inspect replacement houses for Decent, Safe, and Sanitary (DSS) acceptability.
- Supply information about other federal, state, and local programs offering assistance to displaced persons.
- Advise obtaining a professional home inspection when purchasing a replacement property.
Residential Assistance

A relocation specialist will contact you to explain relocation services available, the different types of relocation payments, move options, and the eligibility requirements to receive relocation payments that apply to you. During the first interview, your housing needs and desires will be assessed as well as your need for assistance by completing an Occupancy Survey. You will NOT be required to move unless at least one comparable replacement property is made available to you, and you have been given a written assurance at least 90 days prior to the date by which you will be required to vacate the property. WSDOT will provide this assurance in the relocation letter entitled, “Notice of Relocation Eligibility, Entitlements & 90-Day Assurance.” If occupancy of the property is allowed beyond the date WSDOT acquires possession, you will be required to sign a rental agreement and pay WSDOT rent.

If you desire, the relocation specialist will give you current listings of other available replacement properties and provide transportation to look at housing.

The relocation 90-day Assurance should not be confused with the required 20-day notice to terminate your lease, which is administered by WSDOT’s Property Management Program.

In Addition to Personal Contacts

Relocation offices are open during convenient hours, including evening hours when necessary. The personnel employed in the relocation office will assist you. Offices have access to or can refer you to the appropriate person/agency for a variety of information concerning:

- Listings of Available Replacement Properties
- Local Housing Ordinances
- Building Codes
- Social Services
- Security Deposits
- Interest Rates and Terms
- VA and FHA Loan Requirements
- Real Property Taxes
- Consumer Education Literature on Housing
Social Services Provided by Other Agencies

Your relocation specialist can direct you to the services provided by other public and private agencies in your community. If you have special needs, the relocation specialist will make every effort to secure the services of those agencies with trained personnel who have the expertise to help you. You should talk to your relocation specialist about your desires for these kinds of services.

Lawfully Present in the United States

Federal law requires certification of residency status. You will be required to sign a form certifying you are lawfully present in the United States before the relocation process can begin.

Not Lawfully Present in the United States

Any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child as defined in WAC 468-100-208.
Moving Payments

Please do not move before you have discussed your moving plans with your relocation specialist and have a signed “Move Expense Agreement.” You can jeopardize your right to receive relocation entitlements unless you advise WSDOT in advance of moving.

As a displaced person, you are entitled to reimbursement of your moving costs and certain related expenses incurred in moving. The methods of moving and the various types of moving cost payments are based on one or a combination of the following three move types:

Commercial Move

If you prefer to have your personal property moved by a professional mover, you will hire and coordinate with the mover to pack, load, move, and unload your personal property. Once the move is complete, WSDOT can make direct payment to the moving company at your request.

Reimbursement will be limited to a maximum of a 50-mile distance. Related expenses include:

- Packing and unpacking.
- Disconnecting and reconnecting household appliances.
- Reconnect fees for utilities at the replacement site (i.e., phone, cable, power).
- Moving Insurance while your property is in transit.
- Other related costs.

Self-Move: Fixed Payment

You may choose to be paid based on a fixed moving cost schedule as shown below. This schedule is based on how many rooms are in the displaced property and whether they are furnished or not. The number of eligible rooms is determined by the relocation specialist. Typically, bathrooms are not included in the room count. If you choose this option, you will not be eligible for reimbursement of related expenses listed under Commercial Move. The moving cost schedule is designed to cover such expenses.
Fixed Moving Cost Schedule

<table>
<thead>
<tr>
<th>Number of Eligible Rooms</th>
<th>Payment to Occupants Who Own Furnishings</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$800*</td>
</tr>
<tr>
<td>2</td>
<td>$1,100</td>
</tr>
<tr>
<td>3</td>
<td>$1,400</td>
</tr>
<tr>
<td>4</td>
<td>$1,700</td>
</tr>
<tr>
<td>5</td>
<td>$2,000</td>
</tr>
<tr>
<td>6</td>
<td>$2,300</td>
</tr>
<tr>
<td>7</td>
<td>$2,600</td>
</tr>
<tr>
<td>8</td>
<td>$2,900</td>
</tr>
</tbody>
</table>

*Includes $500 dislocation allowance for utility hookups and other miscellaneous moving expenses.

Note: The figures on this page were updated August 2021.

Note: The expense and dislocation allowance to a person with minimal personal possessions occupying a dormitory style room shared by two or more unrelated persons is limited to $100.

Note: The expense and dislocation allowance to a person with minimal personal possessions occupying (renting) a room within a residence with shared living spaces is $500 plus $100 for each additional room.

Self-Move: Actual Cost

An Actual Cost Move is the reimbursement of actual costs incurred for moving, supported by receipts or invoices for labor and equipment. Hourly labor rates should not exceed the cost paid by a commercial mover to their employees. Labor rates must be pre-approved by WSDOT. Equipment rental fees should be based on actual cost of renting the equipment but not to exceed the cost paid by a commercial mover. Limited to a maximum move distance of 50 miles.

Storage Costs

Temporary storage for up to 12 months, if determined to be necessary. Your request for storage must be in writing and pre-approved by WSDOT.
Mobile Homes

Mobile homes, as defined in WAC 468-100-002(17), may be determined to be either real property or personal property during the appraisal process. Owners and/or occupants of mobile homes that are displaced may be eligible for different types of relocation replacement housing payments depending on different situations in relation to ownership and occupancy. Ownership and occupancy requirements for receiving any replacement housing entitlement as a mobile home owner/tenant is the same as for a regular residential housing situation. The requirements for an owner/tenant occupant in a typical, constructed residential dwelling are applied to the occupant of a mobile home in all respects.

Mobile Home Considered Real Estate

The mobile home will be acquired through the acquisition process as real estate according to WSDOT’s procedures.

Mobile Home Considered Personal Property

The mobile home will not be purchased by WSDOT. You will be eligible for the reasonable costs of moving the mobile home, including disassembling, moving, reassembling, anchoring the unit, and utility hook up charges. All occupants of mobile homes being displaced are eligible for the costs to move their personal property located inside the mobile home and outside on the site of the mobile home using the move options described in the moving payments section of this brochure and for advisory services.
Replacement Housing Payments

If you are a displaced person, you will be given a written notice of the maximum relocation Replacement Housing Payment that will apply to your situation. The notice will be provided at least 90 days before the date by which you may be required to move.

You cannot be required to move unless at least one “comparable replacement property” is made available to you.

Replacement Housing Payments can be better understood if you become familiar with the definition of the following terms.

Comparable

A comparable replacement property should be functionally similar to your present dwelling. While not necessarily identical to your present dwelling, the replacement should have certain attributes:

- Similar number of rooms and living space.
- Located in an area not subject to adverse environmental conditions.
- Generally not located in an area less desirable than your present location with respect to public utilities and commercial and public facilities.
- Currently available to you.
- Lot size that is typical in size for similar property located in the same or similar neighborhood or rural area.
- Within the financial means of the displaced person.
- If you choose to purchase a replacement dwelling that is not similar to your displacement dwelling then the Replacement Housing Payment (RHP) will be adjusted accordingly. For example, a single-family dwelling is not considered similar to a multi-family dwelling and therefore not reasonable to apply the full calculated RHP to the purchase of your replacement dwelling.
Decent, Safe, and Sanitary (DSS)
Replacement housing must be DSS, which means it meets all the minimum requirements established by federal and state regulations and conforms to applicable housing and occupancy codes. The dwelling shall:

- Be structurally sound, weather tight, and in good repair.
- Contain a safe electrical wiring system adequate for lighting and other devices.
- Contain a heating system capable of sustaining a healthful temperature (of approximately 70 degrees).
- Be adequate in size with respect to the number of rooms and area of living space to accommodate the displaced person(s). The number of persons occupying each habitable room used for sleeping purposes should not exceed that permitted by local housing codes.
- Contain a well-lit ventilated bathroom, providing privacy to the user, and equipped with a sink, bathtub or shower, and toilet. Everything must be in good working order and properly connected to appropriate water and sewage systems.
- Please replace with this: Contain a kitchen area with a fully usable sink that is properly connected to potable hot and cold water, and to a sewage system. Must have adequate space and utility connections for stove and refrigerator.
- Contain unobstructed egress to safe open space at ground level.
- For displaced persons with a disability: Be free of any barriers which would preclude reasonable ingress, egress, or use of the dwelling.

The DSS inspection should be completed by your relocation specialist prior to entering into a contractual agreement for your replacement dwelling.

The purpose of the DSS inspection of the replacement dwelling is to determine eligibility for Replacement Housing Payment and is not intended to be, nor constitutes, warrants, or guarantees, that the replacement dwelling is free from defects.

You are advised to obtain a professional home inspection on the replacement dwelling prior to making the purchase. The cost of the home inspection is reimbursable as an incidental purchase expense.

Replacement housing payments are separated into two categories based on whether you are an owner or a tenant, and how long you have lived in the property being acquired prior to negotiations.
RHP Options for Owner Occupants of 90 days or more

Price Differential

If you are an owner and have occupied your home continuously for 90 days or more prior to the offer to purchase your property (90-day owner), you may be eligible to receive a Price Differential Payment for the cost necessary to purchase a comparable replacement dwelling. WSDOT will compute the maximum payment you are eligible to receive based on the most comparable dwelling selected by WSDOT.

The Price Differential Payment is the amount by which the cost of a comparable replacement dwelling exceeds the acquisition cost of the displacement dwelling. The price differential payment and the payments listed below are in addition to the acquisition price paid for your property.

If you receive more than the appraised value for your current dwelling in the form of an Administrative Settlement, your Price Differential Payment will be reduced.

- **Mortgage Interest Differential Payment (MIDP)** – You may be reimbursed for increased mortgage interest costs if the interest rate on your new mortgage exceeds that of your present mortgage. Your displacement dwelling must have been encumbered by a bona fide mortgage, which was a valid lien for at least 180-days prior to the initiation of negotiations.

- **Incidental Purchase Expenses** – You may also be reimbursed for other expenses such as reasonable costs incurred for appraisal, home inspection, title search, recording fees, and certain other closing costs normally paid by a purchaser, but not including prepaid expenses such as real estate taxes, property taxes, property insurance, prepaid interest, and homeowner association dues. These expenses are found on the preliminary closing statement provided by the title company. Some expenses reimbursed are based on the outstanding balance of your current mortgage at your displacement dwelling. Your relocation specialist can provide a list of those reimbursable items upon request. A professional home inspection is highly recommended when purchasing a replacement dwelling.
EXAMPLE - Maximum Price Differential Payment Computation

WSDOT computes the maximum price differential payment based upon a DSS comparable replacement property selected by WSDOT that is currently available for you to purchase. The EXAMPLE computation is shown as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price of Comparable Property</td>
<td>$130,000</td>
</tr>
<tr>
<td>Acquisition Price of Your Property</td>
<td>-$120,000</td>
</tr>
<tr>
<td>Maximum Price Differential</td>
<td>$ 10,000</td>
</tr>
</tbody>
</table>

In this example, the **Maximum Price Differential Payment is $10,000**
EXAMPLES - Actual Price Differential Payment Computation

How much of the price differential payment you receive depends on how much you actually spend to purchase a replacement property and the amount of the maximum price differential payment. Assuming the maximum price differential payment is $10,000, (as shown in the example above) your actual entitlement is computed as shown in the following examples:

Example A

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase Price of Replacement Property</td>
<td>$130,000</td>
</tr>
<tr>
<td>Acquisition Price of Your Property</td>
<td>$120,000</td>
</tr>
<tr>
<td>Actual Price Differential Payment</td>
<td>$10,000</td>
</tr>
</tbody>
</table>

Example B

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase Price of Replacement Property</td>
<td>$133,500</td>
</tr>
<tr>
<td>Acquisition Price of Your Property</td>
<td>$120,000</td>
</tr>
<tr>
<td>Actual Price Differential Payment</td>
<td>$10,000</td>
</tr>
<tr>
<td>You Must Pay the Additional</td>
<td>$3,500</td>
</tr>
</tbody>
</table>

Example C

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase Price of Replacement Property</td>
<td>$127,000</td>
</tr>
<tr>
<td>Acquisition Price of Your Property</td>
<td>$120,000</td>
</tr>
<tr>
<td>Actual Price Differential Payment</td>
<td>$7,000</td>
</tr>
</tbody>
</table>

Rent Supplement

If you decide not to purchase a replacement dwelling and elect to rent instead, you may be eligible for a rent supplement payment. Your relocation specialist can discuss this with you if you are interested in this option.

To become eligible for a Rent Supplement Payment or Replacement Housing Payment, you must rent/purchase and occupy a DSS replacement dwelling within one year and make your claim for your RSP/RHP within 18 months.

Note: Your 18-month claim period starts after either the date you move from the acquired property or the date you receive final payment, whichever is later.
RHP Options for 90-Day Tenant Occupants

Rent Supplement

If you are a displaced tenant occupant of 90 days or more, you may be eligible for a rent supplement. To be eligible for a Rent Supplement Payment, tenants and owners must be in actual and lawful occupancy for at least 90 days prior to WSDOT’s offer to purchase the property.

This payment was designed to enable you to rent a comparable Decent, Safe and Sanitary replacement dwelling for a three and one-half year period (42 months). If you choose to rent a replacement dwelling and the rental cost is higher than what you currently pay, you may be eligible for a Rent Supplement Payment.

The amount of your total gross monthly income may also influence the amount of your Rent Supplement Payment. Your relocation specialist will advise you further regarding this matter.

If you are paying little or no rent, your Rent Supplement Payment will be calculated based on fair market rent as determined by the appraiser.

WSDOT will compute the maximum payment you are eligible to receive based on the most comparable dwelling selected by WSDOT. The Rent Supplement Payment will be paid in accordance with WSDOT policy.

To become eligible for a Rent Supplement Payment, you must rent/lease and occupy a DSS replacement dwelling within one year and you must claim any entitlements within 18 months.

Note: The term “utilities” means expenses for electricity, gas, other heating and cooking fuels, water, and sewage.
EXAMPLE - Maximum Rent Supplement Computation

Monthly difference in rent plus utilities $100

Maximum rent supplement equals 42 times monthly difference in rent plus utilities $4,200

In this example, Rent Supplement Payment may be any amount up to $4,200

EXAMPLE - Actual Rent Supplement Computation

Original Rent $600 per month (includes utilities)
Replacement Rent $675 per month (includes utilities)

In this example, the Actual Rental Supplement Payment over 3½ years (42 months) is $3,150 ($75 difference times 42 months).
Down Payment Assistance

As a 90-day tenant occupant, you may use the full amount of your Rent Supplement Payment or $7,200, whichever is greater, as a down payment allowance and to pay some eligible incidental expenses to purchase a replacement dwelling.

Incidental expenses include the reasonable costs of an appraisal, home inspection, title search, recording fees, and certain other closing costs, but do not include prepaid expenses such as real estate and property taxes, insurance, prepaid interest, and homeowner association dues. You may also be eligible for the reimbursement of loan origination or assumption fees, if such fees are normal to real estate transactions in your area and they do not represent prepaid interest. The combined amount of the down payment assistance and incidental expenses cannot exceed the amount of the computed Rent Supplement Payment or the $7,200 down payment assistance, whichever is greater.

A professional home inspection of the replacement dwelling is strongly advised prior to the purchase of the replacement property.

Again, in order to become eligible for a RHP, you must purchase and occupy a DSS replacement dwelling within one year and make your claim for your replacement housing payment within 18 months.

Note: Owner occupants are further limited to an amount not to exceed the price differential they would be entitled to if they were classified as owners 90-days or more.
RESIDENTIAL RELOCATION ASSISTANCE PROGRAM

Housing of Last Resort

Normally, an adequate supply of housing will be available for sale or rent; and the entitlements provided will be sufficient to enable you to relocate to comparable housing. However, there may be projects in certain locations where the supply of available housing is insufficient to provide housing for those persons being displaced.

If comparable housing is not available, or the Replacement Housing Payment exceeds the statutory maximum of $7,200 for a 90-day tenant occupant or the statutory maximum of $31,000 for a 90-day owner occupant, housing will be provided under an administrative process called Housing of Last Resort.

For those displaced persons who fail to meet the length of occupancy requirements, additional assistance will be available through Housing of Last Resort.

Necessary housing may be provided in several ways, such as:

- Purchasing an existing comparable residential property and renting it to a displaced tenant.
- Relocating and rehabilitating (if necessary) a displacement dwelling to make it available to the displaced owner.
- Purchasing, rehabilitating, and/or constructing additions to an existing dwelling to make it comparable to the displacement property.
- Purchasing land and constructing a new replacement dwelling comparable to the displacement property when a comparable is not otherwise available.
- Purchasing an existing dwelling, removing barriers and/or rehabilitating the structure to accommodate a displaced person when a suitable comparable replacement dwellings are not available.
- Paying in excess of the statutory maximum of $7,200 or $31,000 payment limits to displaced persons to provide the necessary housing or financing.
- There is broad flexibility in implementing the Housing of Last Resort program.
You have freedom of choice in the selection of your replacement housing. WSDOT will not require any displaced person, without the person's written consent, to accept a replacement dwelling provided by WSDOT. If you decide not to accept the replacement housing offered by WSDOT, you may independently secure a replacement dwelling, providing it meets DSS housing standards. If you are eligible for replacement housing under the Housing of Last Resort program, you will be so informed by the relocation specialist who will explain the program.

**Relocation Payments Not Considered Income**
Relocation payments are not considered as income for the purpose of the Internal Revenue Code of 1986.
Finally...

If you disagree with a determination WSDOT makes as to your eligibility for or the amount of your relocation entitlement, you may seek an informal reconsideration of such determination by sending a letter explaining your grievance within 30 days after receipt of such determination to:

Washington State Department of Transportation
Acquisition Program Manager
Real Estate Services
PO Box 47338
Olympia, WA 98504-7338

Right to Appeal a WSDOT Decision

If you disagree with the reconsideration decision of the Acquisition Program Manager, you may request an adjudicative hearing. You also have the right to appeal a WSDOT determination which includes a relocation specialist decision and the decision of the Acquisition Program Manager, by filing an application for an adjudicative hearing before an administrative law judge of the Office of Administrative Hearings. You may file an application for an adjudicative hearing by serving a request for an adjudicative hearing pursuant to WAC 468-100-010 within 60-days of receipt of the WSDOT decision that you would like to appeal by certified mail, registered mail, or personal service addressed to:

Washington State Department of Transportation
Office of the Secretary
Transportation Building
310 Maple Park Drive
Olympia, WA 98504-7316
WSDOT Real Estate Services Offices

1. **Northwest Region**  
   (Seattle/Everett/Bellingham)  
   15700 Dayton Avenue N  
   Seattle, WA 98133-9710  
   Mailing Address:  
   PO Box 330310  
   Seattle, WA 98133-9710  
   206-440-4160

2. **North Central Region**  
   (Wenatchee/Moses Lake/Okanogan)  
   2830 Euclid Avenue  
   Wenatchee, WA 98801-5916  
   509-667-3000

3. **Olympic Region**  
   (Tacoma/Olympia/Port Angeles/Aberdeen)  
   7407 31st Ave NE  
   Lacey WA 98516  
   Mailing Address  
   PO Box 47440  
   Olympia, WA 98504-7440  
   360-357-2697

4. **Southwest Region**  
   (Vancouver/Raymond/Chehalis/Goldendale)  
   11018 NE 51st Circle  
   Vancouver, WA 98682-6686  
   360-905-2149

5. **South Central Region**  
   (Yakima/Ellensburg/Tri-Cities/Clarkston)  
   2809 Rudkin Road  
   Union Gap, WA 98903-1648  
   509-577-1650

6. **Eastern Region**  
   (Spokane/Colville/Ritzville/Pullman/Republic)  
   2714 N Mayfair Street  
   Spokane, WA 99207-2090  
   509-324-6286

7. **HQ. Headquarters and Mega Projects**  
   7345 Linderson Way SW  
   Tumwater, WA 98501  
   Mailing Address:  
   PO Box 47338  
   Olympia, WA 98504-7338  
   360-705-7307
Americans with Disabilities Act (ADA) Information: This material can be made available in an alternate format by emailing the Office of Equal Opportunity at wsdotada@wsdot.wa.gov or by calling toll free, 855-362-4ADA(4232). Persons who are deaf or hard of hearing may make a request by calling the Washington State Relay at 711.

Title VI Notice to Public: It is the Washington State Department of Transportation's (WSDOT) policy to assure that no person shall, on the grounds of race, color, national origin or sex, be excluded from participation in, be denied the benefits of, or be otherwise discriminated against under any of its federally funded programs and activities. Any person who believes his/her Title VI protection has been violated, may file a complaint with WSDOT's Office of Equal Opportunity (OEO). For additional information regarding Title VI complaint procedures and/or information regarding our non-discrimination obligations, please contact OEO's Title VI Coordinator at (360) 705-7090.

Notificación de Título VI al Público: Es la política del Departamento de Transportación del Estado de Washington (WSDOT, por sus siglas en inglés) asegurarse que ninguna persona, por razón de raza, color, u origen nacional, según provee el Título VI de la Ley de Derechos Civiles de 1964, pueda ser excluido de la participación, negado los beneficios de o ser discriminado de otra manera bajo cualquiera de sus programas y actividades. Cualquier persona que crea que su protección bajo el Título VI ha sido violada, puede presentar una queja o reclamación ante la Oficina de Igualdad de Oportunidades (OEO, por sus siglas en inglés) del Departamento de Transportación del Estado de Washington (WSDOT, por sus siglas en inglés). Para obtener información adicional sobre los procedimientos de quejas y/o reclamaciones bajo el Título VI y/o información sobre nuestras obligaciones anti-discriminatorias, pueden contactar al coordinador del Título VI en la EEOC 360-705-7090.

Información de la Ley sobre Estadounidenses con Discapacidades (ADA, por sus siglas en inglés): Este material está disponible en un formato alternativo, que puede ser solicitado al enviar un un correo electrónico a la Oficina de Igualdad de Oportunidades (OEO, por sus siglas en inglés)/ wsdotada@wsdot.wa.gov o llamando gratis al siguiente número de teléfono: 855-362-4ADA (4232). Personas sordas o con discapacidad auditiva pueden solicitar la misma información llamando al Washington State Relay al 711

한국어-Korean
제6조 관련 궁지사항
1964년 민권법 제6조의 규정에 따라, 누구도 인종, 피부색, 출신 국가 이유로 프로그램 및 활동에 대해 참여 배제, 혜택 거부 또는 그 밖의 차별을 받지 않도록 하는 것이 워싱턴주 운수국(WSDOT)의 정책입니다. 제6조에 따른 보호를 위반했다고 판단될 경우 누구든지 WSDOT의 평등 기회 사무국(OEO)에 불만을 제기할 수 있습니다. 제6조에 따른 불만 처리 절차 및/또는 차별금지 의무 내용에 관한 추가 정보는, (360) 705-7090을 통해 OEO의 제6조 조정관에게 문의하십시오.

미국 장애인법(ADA) 정보
해당 자료는 평등 기회 사무국 이메일 wsdotada@wsdot.wa.gov 또는 수신자부담전화 855-362-4ADA (4232)를 통해 요청하시면 대체 형식으로 받아보실 수 있습니다. 청각 장애인은 워싱턴주 중계 711로 전화하여 요청하실 수 있습니다.

русский-Russian
Раздел VI Общественное заявление
Политика департамента транспорта штата Вашингтон (WSDOT) — в соответствии с разделом VI Закона о гражданских правах 1964 года, обеспечить всем лицам вне зависимости от расы, цвета кожи, национальности право пользоваться всеми муниципальными программами департамента, участвовать в муниципальных мероприятиях, проводимых департаментом, и не подвергаться дискриминации. Любое лицо, считающее, что по отношению к нему не соблюдается раздел VI, может подать жалобу в управление по обеспечению равных возможностей WSDOT (OEO). Для дополнительной информации о процедуре подачи жалобы по поводу несоблюдения раздела VI, а также об информации о наших обязательствах по борьбе с дискриминацией, пожалуйста, свяжитесь с координатором OEO по разделу VI по телефону (360) 705-7090.
RESIDENTIAL RELOCATION ASSISTANCE PROGRAM

Закон США о защите прав граждан с ограниченными возможностями (ADA)
Данный материал может быть предоставлен в другом формате. Отправьте электронное письмо в управление по обеспечению равных возможностей по адресу wsdotada@wsdot.wa.gov или позвоните на бесплатную горячую линию по номеру 855-362- 4ADA (4232). Глухие и слабослышащие лица могут сделать запрос, позвонив в специальную диспетчерскую службу штата Вашингтон по номеру 711.

tiếng Việt-Vietnamese

Thông báo Khoản VI dend cho công chúng
Theo Khoản VI Đạo luật Sáng kiến 1964, Chính sách của Sở Giao thông Tiểu bang Washington (WSDOT) đảm bảo không ai bị loại bỏ, từ chối quyền lợi, hay nổi cach khác bị phân biệt đối xử trong mọi hoạt động và chương trình do Liên bang tài trợ dựa trên chủng tộc, màu da, nguồn gốc quốc gia. Bất kỳ ai kí nhận mình không được đảm bảo quyền lợi theo Khoản VI có thể nộp khiếu nại lên Văn phòng Cơ hội Cộng bằng (Office of Equal Opportunity, OEO) của WSDOT. Để biết thêm thông tin liên quan đến các thủ tục khiếu nại theo Khoản VI và/hoặc thông tin liên quan đến các nghĩa vụ không phân biệt đối xử của chúng tôi, vui lòng liên hệ Điều phối viên Khoản VI của OEO theo số (360) 705-7090.

Thông tin về Đạo luật Người Môi tàn tật (Americans with Disabilities Act, ADA)
Bạn có thể yêu cầu cung cấp tài liệu này dưới dạng khác bằng cách gửi email đến Văn phòng Cơ hội Cộng bằng theo địa chỉ wsdotada@wsdot.wa.gov hoặc gọi đến số điện thoại miễn phí 855- 362-4ADA(4232). Người điếc hoặc khiếm thính có thể yêu cầu bằng cách gọi cho Dịch vụ Tiếp âm Tiểu bang Washington theo số 711.

Arabic-

(داعة ميغ ع) - 1

(نيطنينشأو خيالوب لؤيسلا نراقلا لسّيس لشبيتننت روهچلن رامشل 6 ناونعلأا نراقلا) نراقلا 6 ناونعلأا نراقلا نراقلا نراقلا 6 ناونعلأا نراقلا N }