

**RCW 35.43.030 Charters superseded—Application—Ordinances—
Districts outside city authorized, within city authorized for
transportation and infrastructure purposes.** This and the following
chapters relating to municipal local improvements shall supersede the
provisions of the charter of any city of the first class.

They shall apply to all incorporated cities and towns, including
unclassified cities and towns operating under special charters.

The council of each city and town shall pass such general
ordinance or ordinances as may be necessary to carry out their
provisions and thereafter all proceedings relating to local
improvements shall be conducted in accordance with this and the
following chapters relating to municipal local improvements and the
ordinance or ordinances of such city or town.

Cities or towns may form local improvement districts or utility
local improvement districts composed entirely or in part of
unincorporated territory outside of such city or town's corporate
limits in the manner provided in this chapter, or, upon approval of
the legislative authority of an adjoining city or town, may form local
improvement districts or utility local improvement districts for
transportation and infrastructure purposes that are composed entirely
or in part of territory within that adjoining city or town. [2009 c
237 § 1; 1971 ex.s. c 116 § 4; 1967 c 52 § 2; 1965 c 7 § 35.43.030.
Prior: 1963 c 56 § 1; prior: (i) 1911 c 98 § 60; 1899 c 146 § 1; RRS §
9413. (ii) 1911 c 98 § 67; RRS § 9420. (iii) 1911 c 98 § 71; RRS §
9424.]

Effective date—2009 c 237: "This act is necessary for the
immediate preservation of the public peace, health, or safety, or
support of the state government and its existing public institutions,
and takes effect immediately [April 25, 2009]." [2009 c 237 § 2.]

Construction—Severability—1967 c 52: See notes following RCW
35.43.042.