RCW 36.70A.106 Comprehensive plans—Development regulations—
Transmittal to state—Amendments—Expedited review. (1) Each county
and city proposing adoption of a comprehensive plan or development
regulations under this chapter shall notify the department of its
intent to adopt such plan or regulations at least sixty days prior to
final adoption. State agencies including the department may provide
comments to the county or city on the proposed comprehensive plan, or
proposed development regulations, during the public review process
prior to adoption.

(2) Each county and city planning under this chapter shall
transmit a complete and accurate copy of its comprehensive plan or
development regulations to the department within ten days after final
adoption.

(3)(a) Any amendments for permanent changes to a comprehensive
plan or development regulation that are proposed by a county or city
to its adopted plan or regulations shall be submitted to the
department in the same manner as initial plans and development
regulations under this section. Any amendments to a comprehensive plan
or development regulations that are adopted by a county or city shall
be transmitted to the department in the same manner as the initial
plans and regulations under this section.

(b) Each county and city planning under this chapter may request
expedited review for any amendments for permanent changes to a
development regulation. Upon receiving a request for expedited review,
and after consultation with other state agencies, the department may
grant expedited review if the department determines that expedited
review does not compromise the state's ability to provide timely
comments related to compliance with the goals and requirements of this
chapter or on other matters of state interest. Cities and counties may
adopt amendments for permanent changes to a development regulation
immediately following the granting of the request for expedited review
by the department.

(c) A federally recognized Indian tribe may request to receive
from the department copies of notices received from cities or counties
under this section. Upon receipt of a submittal from a city or county
under this section, the department shall forward the submittal to any
tribe that has requested notification. [2022 c 252 § 3; 2004 c 197 §
1; 1991 sp.s. c 32 § 8.]