



**RULE-MAKING ORDER**  
(RCW 34.05.360)

**CR-103** (10/1/89)

Agency: **County Road Administration Board**

- Permanent Rule
- Emergency Rule

(1) Date of adoption: **August 5, 1993**

(2) Purpose: **Update the definition of 'arterials' to include rural arterials (Federal Functional Classes 02 & 06) for CAPA eligibility**

(3) Citation of existing rules affected by this order:

Repealed:

Amended: **WAC 136-310-010**

Suspended:

(4) Authority for adoption:

Statute: **Section 103(4), Chapter 42, Laws of 1990**

Other Authority:

(5.1) **PERMANENT RULE ONLY**

Pursuant to notice filed as WSR \_\_\_\_\_ on \_\_\_\_\_ (date)

Describe any changes other than editing from proposed to adopted version:

(5.2) **EMERGENCY RULE ONLY**

Pursuant to RCW 34.05.350 the agency for good cause finds:

- (a) That immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.
- (b) That state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this finding:

**As a result of the Road Jurisdiction Study, counties can now classify roads as Rural Arterials (Federal Functional Classes 02 and 06). This amendment changes the definition of 'arterials' for CAPA eligibility to include these classes of roads.**

(5.3) Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule?

Yes  No If yes, explain:

(6) Effective date of rule:

**Permanent Rules**

**Emergency Rules**

31 days after filing

Immediately

Other (specify) \_\_\_\_\_ \*

Later (specify) \_\_\_\_\_

\*(If less than 31 days after filing, specific finding in 5.3 under RCW 34.05.380(3) is required)

**CODE REVISER USE ONLY**

**CODE REVISER'S OFFICE  
STATE OF WASHINGTON**

**AUG 06 1993**

TIME: **11:28** AM

WSR **93-17-010**

NAME (TYPE OR PRINT)

**Vern E. Wagar**

SIGNATURE

TITLE **Executive Director**

DATE **8-5-93**

## WAC 136-310-010 CERTIFICATION OF COUNTY ARTERIAL MILEAGE

(1) ~~(e)~~ Classification. The act specifies that expenditure of CAPA funds is restricted to paved arterials in the unincorporated area of each county. Arterials are defined as being those county roads:

(a) In urban areas, classified as arterials (Federal Functional Classes 12, 13, 14, 15, and 16) or classified as collectors (Federal Functional Class 17);

(b) In rural areas, classified as arterials (Federal Functional Classes 02 and 06) or classified as major collectors (Federal Functional Class 07) or minor collectors (Federal Functional Class 08).

Paved roads are defined as those roads which at the time of CAPA allocation determination, are hard surfaced thru the application of a bituminous surface treatment, (BST), asphaltic concrete pavement (ACP), or portland cement concrete (PCC). Brick or block surfaces shall also be considered as paved.

(2) Source of information. The master county road log as maintained by the CRAboard in accordance with chapter 136-60 WAC shall be the source of official paved road mileages to be used for CAPA distribution.