Title 479 WAC
TRANSPORTATION IMPROVEMENT BOARD
(Formerly: Urban Arterial Board)

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Chapter 479–01 WAC
DESCRIPTION OF ORGANIZATION

WAC
479–01–010 Organization of transportation improvement board. The transportation improvement board is a fifteen-member board, organized under the provisions of chapter 167, Laws of 1988 for the purpose of administering the urban arterial trust account program and the transportation improvement account program created and financed under the provisions contained therein. Eleven members of the board are appointed by the secretary of transportation, with six being city officials and five being county officials. The county road administration engineer, created by RCW 36.78-.060 is an ex officio member of the board. The state aid engineer for the department of transportation is an ex officio member. The remaining ex officio members are the assistant secretary of the department of transportation whose primary responsibilities relate to planning and public transportation and the assistant secretary for highways of the department of transportation.

WAC 479–01–020 Time and place of meetings. Regular public meetings of the board shall be held beginning on the third Friday of every month or the fourth Friday thereafter if that Friday is a holiday. Each such regular meeting shall be held at the offices of the board in Olympia, Washington, and begin at the hour of 9:30 a.m. or at such time and place as designated by the board.

A special meeting of the board may be called by the chairperson or by a majority of the members of the board, by delivering personally or by mail written notice to all other members of the board at least twenty-four hours before the time of such meeting as specified in the notice. The notice calling a special meeting shall state the purpose for which the meeting is called and the date, hour, and place of such meeting and all provisions of chapter 42.30 RCW shall apply.

WAC 479–01–030 Address of board. Persons wishing to obtain information or to make submissions or requests of any kind shall address their correspondence to:

Director, Transportation Improvement Board
Transportation Building
Olympia, Washington 98504.

WAC 479–01–040 Definitions. For purposes of implementing the requirements of RCW relative to the transportation improvement board, the following definitions shall apply:

(1) Board – the transportation improvement board.
(2) Director – the executive director of the transportation improvement board.
(3) Eligible agencies – the urban arterial trust account eligible agencies are the counties with urban areas and all cities. The transportation improvement account eligible agencies are counties with urban areas, cities and transportation benefit districts.

(1990 Ed.)
Chapter 479-12 WAC

SUBMISSION OF PROPOSED URBAN ARTERIAL
TRUST ACCOUNT PROJECTS TO
TRANSPORTATION IMPROVEMENT BOARD

WAC
479-12-010 Data to be submitted on proposed urban arterial trust account projects.
479-12-020 Time and place for submission of proposed urban arterial trust account projects.

WAC 479-12-010 Data to be submitted on proposed urban arterial trust account projects. When requested by the board, applications for proposed projects shall be submitted to the board by cities and counties seeking allocation of funds from the urban arterial trust account. The application form will be provided by the board.

WAC 479-12-020 Time and place for submission of proposed urban arterial trust account projects. All project prospectuses submitted by local governments shall be submitted to:
Director, Transportation Improvement Board
Transportation Building
Olympia, Washington 98504

Prospectuses for preliminary proposals shall be requested by the board after:
(1) Projects contained in the local governments' current six-year transportation programs and scheduled to begin in the subsequent biennium, have been evaluated as to priority;
(2) The obligation status of the urban arterial trust account and legislative appropriation authority have been reviewed and capacity to authorize additional projects determined.

Prospectuses for preliminary proposals shall be received by the board by the first day of the month preceding the month in which project authorization is proposed unless a later receipt date is specified and permitted, in writing, by the director.

Prospectuses for construction projects shall be received by the twentieth day of the month preceding the month in which construction project authorization is proposed unless a later receipt date is specified and permitted, in writing, by the director.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-12-020, filed 5/10/90; 90-11-035, § 479-12-010, filed 5/10/90; 79-08-139 (Order 79-01, Resolution Nos. 596, 597, 598), § 479-12-020, filed 8/1/79; Order 459, §§ 479-12-010, 479-12-020, filed 9/16/77; Order 290, §§ 479-12-010, 479-12-020, filed 7/23/73; Order 79, §§ 479-12-010, 479-12-020, filed 9/10/68; Resolution No. 14, filed 10/11/67.]

Chapter 479-13 WAC

SUBMISSION OF SIX-YEAR PLANS TO TRANSPORTATION IMPROVEMENT BOARD

WAC
479-13-010 Six-year transportation programs for urban areas.
479-13-020 Six-year financial plan.
479-13-030 Value engineering study requirements.
479-13-040 Procedures for two-phase projects.
479-13-050 Procedures for two-phase projects.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

479-13-015 Project proposals by newly eligible small cities. [Order 376, § 479-13-015, filed 10/15/75.] Repealed by Order 463, filed 9/16/77.
479-13-040 1975-77 Accelerated development urban arterial projects. [Order 369, § 479-13-040, filed 8/26/75.] Repealed by 90-11-035, filed 5/10/90, effective 6/10/90. Statutory Authority: Chapter 47.26 RCW.
479-13-050 1977-79 Accelerated development urban arterial projects. [Order 464, § 479-13-050, filed 9/16/77.] Repealed by 90-11-035, filed 5/10/90, effective 6/10/90. Statutory Authority: Chapter 47.26 RCW.

WAC 479-13-010 Six-year transportation programs for urban areas. The six-year transportation programs of urban area cities and counties required, respectively, by RCW 35.77.010 and 36.81.121, shall be divided into two sections:
(1) The basic six-year transportation program for the following six years based upon estimated revenues other than proposals for urban arterial trust account funds for new projects.
(2) A separate section of the six-year transportation program setting forth proposals, if any, for urban arterial trust account funds for new projects in the following biennium period.

The separate section of the six-year transportation program setting forth proposed new projects utilizing urban arterial trust account funds shall be considered as supplemental to the basic six-year transportation program and shall not contain duplicate projects: Provided, That the same project may appear in both the basic and supplemental six-year transportation programs if:
(1) The local agency intends to construct the project with other funds if urban arterial trust account funds are not approved.
(2) The total dollar amount of the basic six-year transportation program approximates estimated revenues available for construction for the following six-year period.

Upon board approval of any new project for financial assistance from the urban arterial trust account, such

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WAC 479-13-060 Procedures for two-phase projects. Preliminary proposals and related construction projects initially authorized by the board after the close of the 1977-1979 biennium and prior to July 1, 1987, for financial assistance from the urban arterial trust account shall be selected for authorization on the basis of the administering agency's projected ability to place the proposed project under contract for construction within eighteen months from the date of initial authorization. The scope of the preliminary or construction prospectus shall specifically address the type of improvement that will correct the deficiencies for which the project was selected. The prospectus shall also address the cumulative effect of other deficiencies considering design standards and project life. The board shall evaluate the project scope and may reduce the project scope if, in the board's opinion, the scope exceeds that necessary to improve the specific deficiencies, applicable design standards, and address unique local considerations. The following factors relative to each project, in addition to other factors required by law, shall be evaluated:

(1) Each project having an estimated total project cost of less than seven hundred fifty thousand dollars shall be evaluated on the basis of the following factors and any problems noted shall be resolved prior to project authorization:

(a) Availability and source of matching funds;

(b) Engineering capacity. Adequate in-house engineering capacity shall be available to permit each project authorized to be engineered without retarding development of other public works projects or the administering agency shall indicate that consulting engineering services will be obtained without delay;

(c) Right of way. Right of way acquisition required for each project authorized shall be minor in nature, or the administering agency shall provide a definitive plan

WAC 479-13-035 Value engineering study requirements. A value engineering (VE) study shall be required on all urban arterial trust account projects whose total cost exceeds one million dollars as reflected in the six-year program. Upon request from a local agency, the board may grant a variance from this requirement. The board may also require a VE study for a project whose total cost is one million dollars or less upon a determination by the board that a VE study is warranted.

An agency that proposes to obtain a variance from the requirement shall submit justification to the board by the first day of the month preceding the month in which project authorization is proposed unless a later receipt date is specified and permitted, in writing, by the director.

The board shall not authorize funds for a project until the VE study has been performed by an interagency study team in compliance with guidelines furnished by the board.

WAC 479-13-050 Six-year financial plan. At the beginning of each biennium the board shall update their six-year financial plan to determine the amount of estimated revenue to be available for new project starts in the ensuing biennium. The estimate of funds for new project starts shall take into consideration programming of funds after July 1, 1987, for projects approved by the board for the preliminary phase where construction funding approval is pending.

[Statutory Authority: Chapter 47.26 RCW. 87-21-068 (Order 87-01, Resolution No. 955), § 479-13-025, filed 10/19/87.]

WAC 479-13-025 Six-year financial plan. At the beginning of each biennium the board shall update their six-year financial plan to determine the amount of estimated revenue to be available for new project starts in the ensuing biennium. The estimate of funds for new project starts shall take into consideration programming of funds after July 1, 1987, for projects approved by the board for the preliminary phase where construction funding approval is pending.

[Statutory Authority: Chapter 47.26 RCW. 87-21-068 (Order 87-01, Resolution No. 955), § 479-13-025, filed 10/19/87.]

Submission of Six-Year Plans 479-13-060
for acquisition in order that all right of way or right of prior entry may be obtained prior to placing the project under contract for construction;

(d) Interrelationships with other agencies, railroads or utilities. Any interrelationships that, on the basis of previous experience may be expected to cause project delays, shall be evaluated and a definitive plan, including concurrence from the involved agency, railroad or utility, shall be available;

(e) Community reaction. Any community opposition, whether known or expected to materialize, shall be evaluated for its projected effect upon project development;

(f) Other factors. Other factors known to the agency that will affect the agency's ability to place the project under contract for construction within eighteen months from the date of project authorization.

(2) No urban arterial project which exceeds seven hundred fifty thousand dollars in total estimated project cost shall be considered for authorization by the board unless specifically requested by the administering local agency. The administering agency shall address itself to the same factors that are specified in subsection (1) of this section and which demonstrate that the project can be placed under contract for construction within eighteen months from the date of project authorization.

The board shall, in each case in which there is doubt concerning the ability of the local agency to place the project under contract for construction within eighteen months from the date of authorization, require preparation and submission of a detailed CPM or PERT time schedule reflecting scheduled development of the project.

The board shall review the written reply concerning each proposed project and the verbal representations of an official of the administering agency, and shall not authorize any project if one or more of the factors listed above are not resolved so that the project cannot, in the board's judgment, be placed under contract for construction within eighteen months from the date of authorization. Any project proposed to be developed in stages shall be capable of having at least seventy-five percent of the project, when evaluated in dollar terms, under contract for construction within the eighteen month period.

Each city or county administering an accelerated development project shall provide project development data on a monthly basis to the board in such form as is requested to permit a continuing review of project progress.

Any preliminary proposal or construction project that is authorized for development as an accelerated development project shall be subject to immediate cancellation at any time, if actual development in the judgment of the board, falls behind the rate of development required to permit the project to be placed under contract for construction within eighteen months of the date of authorization.

(3) The project agreement for each preliminary proposal project authorized by the board shall include a recognition and agreement on the part of the administering local agency or agencies that urban arterial trust funds provided by chapter 83, Laws of 1967 ex. sess., and section 13, chapter 317, Laws of 1977 ex. sess., chapter 5, Laws of 1979, as now or hereafter amended, have reached a status of total obligation and that:

(a) The full, normal ninety percent matching funds from the urban arterial trust account may not be available for all projects; and

(b) The administering local agency or agencies is/are required to plan and design each project in such a manner as to permit its development in phases with the first phase being a usable improvement as approved by the board; and

(i) Able to be developed with available urban arterial trust account and local matching funds; or

(ii) That the administering local agency or agencies agree(s) to pay additional project costs with other funds and that such funds will be available for the construction of the project being developed with the available financial assistance from the urban arterial trust account.

(4) Prospectuses for construction projects that relate to preliminary proposals initially authorized by the board for financial assistance from the urban arterial trust account shall be required to be accompanied by the following information demonstrating the readiness of the construction project to be placed under contract for construction.

(a) A certification from the legislative body or other designated responsible official, of the administering agency or agencies, that an environmental impact analysis has been conducted and an environmental impact statement or negative declaration of environmental impact, as appropriate, has been circulated pursuant to chapter 43.21C RCW, and that the results have been utilized in arriving at the decisions reflected in the prospectus for the construction project.

(b) A certification from the legislative body that the project is completely designed and ready to be advertised for bids for construction except as provided below:

(i) If the project is not completely designed and ready to be advertised, the legislative body may submit a time schedule detailing all significant items of work remaining to be accomplished, and an explanation of the feasibility of accomplishing such items of work in sufficient time to permit the construction project to be placed under contract for construction within eighteen months from the date of board authorization of financial assistance from the urban arterial trust account for the related preliminary proposal.

(ii) If any right of way remains to be acquired, a statement of the extent of the time period to be allowed for right of way negotiations and a firm date, not more than fifteen months from the date of board authorization of the preliminary proposal, by which condemnation authorization will be considered and approved by the legislative body. If more than fifteen months have elapsed since date of authorization of the related preliminary proposal by the board, a condemnation ordinance must have been approved and passed by the legislative body of jurisdiction prior to submission of the prospectus for the construction project.

(c) The date when the project will be advertised for bids for construction.
(d) Each construction project prospectus shall identify changes between the scope of work of the proposed construction project and the construction work contemplated in the current six-year transportation program and the preliminary project prospectus and provide an explanation and justification for such changes.

(e) The amount of urban arterial trust account funds authorized in total for the preliminary proposal and the construction project shall normally be the amount requested for the total project in the current six-year transportation program.

(f) Requests for authorization of urban arterial trust account funds for construction projects in:

(i) Federal urban areas shall be considered in the sequence in which the construction projects within each functional class of arterial within each region are, as defined by board rules, ready to be placed under contract for construction. In the event that two or more projects in the same functional class of arterial within the same region are proposed for construction project funding at the same board meeting, the request for urban arterial trust funds for the construction projects shall be considered in the priority sequence within functional class of arterial within region in which the related preliminary proposals were approved.

(ii) Rural incorporated cities shall be considered in the sequence in which the construction projects within each region are, as defined by board rules, ready to be placed under contract for construction. In the event that two or more projects in the same region are proposed for construction project funding at the same board meeting, the request for urban arterial trust funds for the construction projects shall be considered in the priority sequence within region in which the related preliminary proposals were approved.

A specific, maximum amount of urban arterial trust account funds for each construction project shall be authorized by the and shall be added to any remaining authorization of urban arterial trust account funds for the preliminary proposal to establish the total authorized amount of urban arterial trust account funds for each total project.

(g) The ten percent, not to exceed fifty thousand dollars, increase in urban arterial trust account funds authorized to be approved by the board by WAC 479-20-036 may be approved, for those projects for which financial assistance from the urban arterial trust account is provided in two phases, only after the construction project has been approved by the board.

The preliminary and construction prospectus shall specifically address the type of improvement that will correct the deficiencies for which the project was selected.

The board shall evaluate the project scope and may reduce the project scope if, in the board’s opinion, the scope exceeds that necessary to improve the deficiencies.

The following factors relative to each project, in addition to other factors required by law, shall be evaluated:

(1) Each project shall be evaluated on the availability and source of matching funds.

(2) Prospectuses for construction projects that relate to preliminary proposals initially authorized by the board for financial assistance from the account shall be required to be accompanied by the following information demonstrating the readiness of the construction project to be placed under contract for construction.

(a) A certification from the legislative body or other designated responsible official, of the administering agency or agencies, that an environmental impact analysis has been conducted and an environmental impact statement or negative declaration of environmental impact, as appropriate, has been circulated pursuant to chapter 43.21C RCW, and that the results have been utilized in arriving at the decisions reflected in the prospectus for the construction project.

(b) A certification that all right of way required for the project is available or if right of way remains to be acquired that the agency has obtained a possession and use agreement on the parcels in question.

(c) A certification from the legislative body that the project is completely designed and ready to be advertised for bids.

(d) The date the project will be advertised for bids.

(e) Each construction project prospectus shall identify changes between the scope of work of the proposed construction project and the construction work contemplated in the current six-year transportation program or the preliminary project prospectus and provide an explanation and justification for such changes.

(f) The board shall consider adjustments to the amount requested in the six-year transportation program in accordance with the board’s rule on increases in urban arterial trust account funds.

(3) Requests for authorization of funds for construction projects in:

(a) Federal urban areas shall be considered in the sequence in which the projects within each functional class of arterial within each region are, as defined by board rules, ready to be placed under contract for construction. In the event that two or more projects in the same functional class within the same region are proposed for funding at the same board meeting, the request for funds shall be considered in the same priority sequence within each functional class and region in which the related preliminary proposals were approved.

If insufficient funds are available in the account to allow the board to fund the construction phase when requested, the board shall notify the agency that notice
will be provided when funds are available to again proceed with the request. At that time the agency will re-submit their request and will be given priority within the appropriate region over all other requests for funding submitted after their original request for construction funds.

(b) Rural incorporated cities shall be considered in the sequence in which the projects within each region are, as defined by board rules, ready to be placed under contract for construction. In the event that two or more projects in the same region are proposed for funding at the same board meeting, the request for funds shall be considered in the same priority sequence within region in which the related preliminary proposals were approved.

If insufficient funds are available in the account to allow the board to fund the construction phase when requested, the board shall notify the agency that notice will be provided when funds are available to again proceed with the request. At that time the agency will re-submit their request and will be given priority within the appropriate region over all other requests for funding submitted after their original request for construction funds.

The board, when considering approval of the construction phase of a project that was previously approved for the preliminary engineering phase, shall take into consideration the current balance of available funds in the account and shall not authorize the construction phase if, in the board's opinion the total funding for construction will not be available within the ensuing twelve-month time period.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-13-070, filed 5/10/90, effective 6/10/90; 87-21-068 (Order 87-01, Resolution No. 955), § 479-16-071, filed 12/14/70; Order 68, § 479-16-071, filed 9/10/68.] Repealed by 90-11-035, filed 5/10/90, effective 6/10/90. Statutory Authority: Chapter 47.26 RCW.

**WAC 479-16-010 Methods of construction.** All construction, except utility and railroad relocations and adjustments and except installation of traffic control devices if accomplished by the personnel of the local governmental unit, done by cities and counties using urban arterial trust funds shall be required to be done by advertisement, competitive bid and contract.

[Order 32, § 479-16-010, filed 2/6/68.]

**WAC 479-16-015 Registered engineer in charge.** All projects using urban arterial trust account funds shall be planned, designed, and constructed under the supervision of a professional engineer registered in the state of Washington.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-16-015, filed 5/10/90, effective 6/10/90; 80-16-013 (Order 80-02, Resolution No. 656), § 479-16-015, filed 10/27/80; Order 34, § 479-16-015, filed 2/6/68.]

**WAC 479-16-016 Certification of completion.** Each voucher for payment of board funds shall be accompanied by certification of the registered engineer in charge that the work has been completed in accordance with plans and specifications.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-16-016, filed 5/10/90, effective 6/10/90; Order 34, § 479-16-016, filed 2/6/68.]


[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-16-020, filed 5/10/90, effective 6/10/90; Order 10, § 479-16-020, filed 9/12/67.]

**WAC 479-16-030 Utility and railroad adjustments and relocations.** Utility and railroad adjustments and relocations may be performed by negotiated contract with the owner of those facilities. The administering agency shall review and approve a written statement that includes the items of work and an estimate of cost prepared by the utility or railroad for the work required as a result of the arterial improvement. Updated statements of items of work and estimates of cost may be reviewed and approved by the administering agency. All costs of...
utility and railroad adjustments, as finally approved by the administering agency, shall be subject to audit. If federal aid highway funds are included in the project, the negotiated contract shall include the applicable provisions of federal highway administration policies and procedures prescribed in FHWM 1–4–3, FHWM 6–6–2–1, Code of Federal Regulations, 23 CFR 645 and 23 CFR 646.

WAC 479-16-035 Undergrounding utilities. Board funds shall participate in the actual, necessary costs of relocating utility or other service facilities resulting from an approved urban arterial project when:

(1) The local agency administering the project directly incurs such costs; or

(2) The local agency administering the project is obligated by law or by previously established and documented policies and practices for such costs.

Board funds may participate in the costs of undergrounding service connections for street illumination and traffic signal services within the prescribed limits of the approved project.

Board fund participation in the actual, necessary costs of relocating utility or other service facilities, other than service connections for street illumination and traffic signal services within the prescribed limits of the approved project, shall be further limited as follows:

(a) Where a local agency requires that existing overhead facilities be placed underground, board participation shall be limited to the agency's actual cost thereof or the cost which would be incurred in placing them overhead, whichever is the lesser.

(b) If utility lines or other service facilities are already underground, board funds may participate in the costs of replacing such facilities on an underground basis.

WAC 479-16-040 Traffic control devices. Traffic control devices included in a participating project may be installed by the employees and with the equipment and materials of the local governmental units: Provided, That the basis for payment of board funds is reimbursement of the appropriate portion of actual cost of such work, subject to appropriate audit.

WAC 479-16-045 Project plantings. Board funds may participate at the appropriate matching ratio in the cost of street tree plantings and the use of other plantings and supporting materials within the project right of way to a maximum of three percent of the total authorized project costs: Provided, That requests for increases in the authorized amount of board funds to cover street tree planting and related costs shall be considered jointly with other cost increases and approval of all such requests shall be limited to the amount authorized by WAC 479-20-036 to be approved by the director. Erosion control treatment shall not be considered a part of street tree planting costs.

The three percent limitation for street tree planting and related costs on a participating basis utilizing board funds shall not affect the local government's authority to include street tree plantings and the use of other plantings or supporting materials in the urban arterial project in amounts that exceed the three percent of total authorized project cost provided they are paid for solely with funds other than board supplied funds.

WAC 479-16-050 Right of way. Right of way for board funded projects shall be acquired in accordance with chapter 468-100 WAC.

WAC 479-16-060 Design standards for urban arterial trust account projects. All urban arterial trust account funded projects shall be prepared using currently applicable design standards.

WAC 479-16-070 Standards for functional classification of urban arterials. All roads and streets of each county and city lying within or having within its boundaries a federal urban area shall be divided by the county or city into arterial roads or streets and access roads or streets. Arterial roads or streets shall be established and subdivided into three functional classes to be known as principal arterials, minor arterials, and collector arterials in compliance with the guidelines for amending functional classifications, and/or federal-aid systems as developed by the Washington department of transportation. Incorporated cities lying outside federal designated urban areas are not required to divide their roads and streets by functional class.

WAC 479-16-072 Classification standards for arterials in rural incorporated areas. Incorporated areas outside federally designated urban areas shall be required to identify their streets as either arterials or local access. An arterial shall be defined by at least one of the following standards:

(1) Serve as the logical extension of a county arterial into the corporate boundary; or

(1990 Ed.) [Title 479 WAC—p 7]
(2) Serve as a route connecting local generators such as schools, medical facilities, social centers, recreational areas, commercial centers, or industrial sites within the corporate boundary; or
(3) Act as a bypass or truck route to relieve the central core area.

Streets failing to qualify under these standards for arterials will not be considered to be eligible for urban arterial trust account participation.

[Statutory Authority: Chapter 47.26 RCW. 90--11--035, § 479--16--072, filed 5/10/90, effective 6/10/90; 81--04-016 (Order 81--02, Resolution No. 669), § 479--16--072, filed 1/29/81.]

WAC 479--16--080 Rates of development of functional classes for urban arterial trust account projects. Urban arterial trust account funds apportioned to the five regions of the state within the federal urban areas shall be divided between functional classes of urban arterials. Beginning July 1, 1985, the board at the start of each new biennium shall determine the distribution formula to apportion unobligated arterial trust funds to each functional class of arterial within a given urban region as set forth below. The distribution of funds within each region shall be administered so as to permit complete urban arterial trust account projects in each arterial classification to be authorized and funded.

(1) By determining a ratio between functional classes of roadway within each region, based on the estimated cost of improvement for backlog and first biennium deficiencies, found in the current city and county long range plan inventory for two-lane roadways. All improvement costs shall be attributable to those sections with average daily traffic greater than the average traffic weighted by section length for two-lane roadways established from the long range plan inventory for each functional class within region.

(2) The ratio determined by subsection (1) of this section shall be weighted by the following amount for each classification to assure that the urban arterial construction program shall provide for a more rapid rate of completion of the long range construction needs of principal arterial roads than for minor and collector arterial roads pursuant to RCW 47.26.200 and 47.26.210.

(a) Principal arterial ratio weighted by three.
(b) Minor arterial ratio weighted by two.
(c) Collector arterial ratio weighted by one.

Urban arterial trust account funds apportioned to the five regions of the state outside the federal urban areas (incorporated cities) shall not be divided by functional class of arterial.

[Statutory Authority: Chapter 47.26 RCW. 90--11--035, § 479--16--080, filed 5/10/90, effective 6/10/90; 85--15--073 (Order 85--02, Resolution No. 886), § 479--16--080, filed 12/22/85; 81--04--015 (Order 81--01, Resolution Nos. 666, 667 and 668), § 479--16--080, filed 1/29/81; Order 457, § 479--16--080, filed 9/16/77; Order 189, § 479--16--080, filed 7/13/71; Order 75, § 479--16--080, filed 10/10/68.]

WAC 479--16--090 Introduction and purpose. The following rules governing the designation and development of a system of bicycle routes in the urban areas of Washington state are intended to:

(1) Recognize the increasing trend toward expanded ownership and usage of bicycles.
(2) Provide safe facilities for the use of bicycles as a transportation mode while not restricting bicycle usage to designated bikeways.
(3) Provide transportation capacity through bicycle usage in those areas of the state where traffic generators, population density, climate, and topography facilitate the use of bicycles as a transportation mode.
(4) Recognize that space and funds with which to implement bicycle and other transportation systems are limited.
(5) Integrate with bicycle designation systems primarily designated to serve recreational purposes.

[Order 319, § 479--16--090, filed 4/22/74.]

WAC 479--16--091 Definitions. The following definitions shall apply for purposes of designating and developing bicycle facilities in connection with the arterial street system in urban areas.

Bicycle. Bicycle means every device propelled by human power upon which any person may ride, having two tandem wheels either of which is more than 20 inches in diameter, as defined in RCW 46.04.071, or a three-wheeled vehicle propelled by human power upon which any person may ride having wheels which are more than 20 inches in diameter.

Bikeway. Bikeway shall mean all routes that are specifically designated for bicycle travel. Arterial bikeway shall mean all bikeways that are designated on an arterial right of way or on an adjacent low motor vehicle volume street: Provided, That no arterial bikeway shall be designated more than two city blocks or 500 feet, whichever is greater, from the arterial street.

Bikeway—Class I (WSDOT—bicycle path). A completely separated right of way designated for the exclusive use of bicycles. Crossflow by pedestrians and motorists are minimized. May be within or outside the right of way of the arterial or highway.

Bikeway—Class II (WSDOT—bicycle lane). A restricted travelway for the use of bicycles. Use by motor vehicles or pedestrians is not allowed; vehicle parking or sidewalks may be adjacent to the bikeway. Cars or pedestrians may cross the bikeway to reach adjacent driveways or property. Separated from adjacent lanes of motorized traffic by stripes, fixed cones or physical barrier.

Bikeway—Class III (WSDOT—bicycle route). A travelway shared with other traffic.

(1) Bikeway designated by signing only on low traffic volume roadway or local access street. Has no physical separation from traffic.
(2) Bikeway designated by signing only on sidewalk.

[Statutory Authority: Chapter 47.26 RCW. 90--11--035, § 479--16--091, filed 5/10/90, effective 6/10/90; Order 319, § 479--16--091, filed 4/22/74.]

WAC 479--16--092 Conceptual approach to bikeway system designation and development. Bikeways should be planned and developed on an incremental basis with the initial selection of routes being limited to those with the
largest amounts of existing bicycle traffic or the greatest expectation of additional bicycle traffic. As bicycle traffic increases, additional bikeways should be designated.

The sequence in which the different classes of bikeways should be considered for designation and development should be consistent with considerations of safety, from the lower cost and most easily developed facilities to the more desirable facilities which are higher cost and generally more difficult to develop as set forth below:

1. Bikeway - Class III.
   (a) Bikeway designated on low traffic volume roadway or local access street. Has no physical separation from traffic.
   (b) Bikeway designated on sidewalk.
2. Bikeway - Class II.
3. Bikeway - Class I.

In recognition of the varying physical conditions existing along potential bikeway corridors, bikeways may be comprised of a combination of bikeway classes.

As bicycle usage and safety requirements warrant, and funds are available for bikeway development, the class of bikeway designated and developed should be upgraded to provide for a restricted or exclusive bikeway.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-16-092, filed 5/10/90, effective 6/10/90; Order 319, § 479-16-092, filed 4/22/74.]

WAC 479-16-094 Criteria for bikeway system designation. Areas where bikeway facilities are needed, and subject to greatest potential use, should be identified by organizing available data including, but not necessarily limited to, the items set forth below and reviewing such data and resulting system recommendations with affected communities, bicyclists, and adjacent governments:

1. Bicycle traffic generators. Identification of bicycle traffic generating facilities including areas such as shopping centers, business districts, grade and high schools, colleges or universities, residential areas, industrial plants, governmental centers, park and ride lots, parks and recreational areas.
2. Bicycle traffic corridors - identification. Identification of bicycle traffic corridors, "user designated" as well as officially designated, or reasonably projected bicycle traffic routes.
3. Bicyclist behavior patterns. Observation of bicyclists’ behavior patterns while normally traveling on existing facilities.
4. Bicycle traffic corridors - characteristics. Evaluation of the characteristics of potential bicycle traffic corridors.
   (a) Speed differentials between motor vehicles and bicycles, and between bicycles and pedestrians. Particular emphasis should be given to speed differentials encountered by bicycles and motor vehicles on uphill grades and between bicycles and pedestrians on downhill grades.
   (b) Suitability of grade for bicycle traffic.
   (c) Connection with signalized intersections.
   (d) Complexity of intersections, number of traffic movements, and effect upon the safety of bicycle movements through the intersection.
   (e) Sight distance on uncontrolled intersections.
   (f) Evaluation of motor vehicle volumes on arterials, particularly at peak hours when bicycle commuter traffic would be anticipated.
   (g) Evaluation of motor vehicle volumes on streets adjacent and parallel to the designated arterial; particularly at peak hours when bicycle commuter traffic would be anticipated.
   (h) Directness of routes between major traffic generators.
   (i) Air quality, particularly where significant grades or elevation changes are encountered.
   (j) Accident patterns, if any, involving bicycles.
5. System continuity. Bikeway systems should be designated so as to:
   (a) Coordinate with existing "user designated," as well as officially designated, bikeways.
   (b) Integrate with the bikeway systems of adjacent units of government.
   (c) Bikeways should connect on at least one end to another bikeway. For transportation purposes, it is not necessary that all designated bikeways form a completed circuit.
6. Safety. Survey all proposed bikeway designations with reference to bicycle safety including, but not necessarily limited to, the following considerations:
   (a) Crossing of railroad tracks at angles with resulting hazards of poor ride quality and resulting loss of control.
   (b) Storm drainage inlets.
   (c) Use of the route by heavy commercial or industrial traffic or regularly by emergency vehicles.
   (d) Hazards to the bicyclist and motorist on a given route.

[Order 319, § 479-16-094, filed 4/22/74.]

WAC 479-16-096 Design standards for bikeways. The following general design considerations should be observed in designating and developing bikeway systems:

1. Roadway surface. The roadway surface of any bikeway should be adequate to support the wheel loads of bicycles and riders as well as maintenance vehicles or other types of vehicles which may use or cross the bikeway. The desirable surface should be smooth and consist of a material which is stable and traversable such as an asphaltic material or Portland cement concrete. Well keyed fine gravel or cinders may produce an adequate surface. Coarse graded crushed stone, gravel, or sand are unstable and do not provide a satisfactory roadway surface.
2. Traffic control devices. Signing for traffic control shall conform to the requirements set forth in the current edition of the Manual on Uniform Traffic Control Devices with stenciled word and symbol messages placed on the surface of all lanes and paths at regular intervals.

Other signing for informational purposes, such as area wide bikeway maps posted at strategic traffic generating locations, may be designed to suit the locality and area in which such informational signs are placed.
(3) Drainage grates. Any bikeway designated on a roadway along which storm drainage grates, or similar hazards are encountered, should, as a minimum, include the painting of warning stripes around such grates. As soon as feasible, such grates should be modified, by the addition of welded cross strips or other means, so as to prevent the entrance or entrapment of bicycle wheels.

The design of new roadways should provide for storm drain grates located off the bikeway and designed or installed in such a manner as to prevent the entrance or entrapment of bicycle wheels. Use of Department of Highways Design Standard b.2.a for drainage grates is recommended.

(4) Curb ramp. Any bikeway designated on a sidewalk along which curbs are encountered shall, except in those cases where continuation of the curb increases user safety, make curb modifications sufficient to permit bicycles to safely negotiate the curb without necessitating the stopping and lifting of the bicycle. Such curb ramps should be in accordance with the criteria established by RCW 35.68.075.

(5) Design standards. The design standards for exclusive, restricted, or shared bikeways shall be those standards developed by the Washington state department of highways, pursuant to RCW 47.30.060, as contained in Section 3–37 Highway Design Manual.

[WAC 479-16-098 Evaluation and approval of designated bikeway system. The bikeway plan of each urban city or county shall be submitted to the board in map form along with the agency's verification that the plan has been:

(1) Integrated with existing "user designated," as well as officially designated bikeways.

(2) Integrated with bikeways of adjacent units and levels of government.

(3) Reviewed with, and approved by, the agency's legislative body.

The total bikeway plan of the agency shall identify separately arterial bikeways, as previously defined, that would be desired to be improved in conjunction with an arterial construction project.

The board shall notify the submitting city or county of its concurrence in the bikeway plan after such plan has been reviewed and found to be reasonable in relation to the rules adopted by the board.

[Statutory Authority: Chapter 47.26 RCW. 90–11–035, § 479–16–098, filed 5/10/90, effective 6/10/90; Order 319, § 479–16–098, filed 4/22/74.]

Chapter 479–20 WAC

FINANCIAL AND PAYMENT REQUIREMENTS

WAC

479–20–007 Matching ratios for urban arterial trust account funds.

479–20–010 Reimbursable costs.

479–20–011 Reimbursable costs for engineering.

WAC 479–20–007 Matching ratios for urban arterial trust account funds. Urban arterial trust account moneys for city and county arterial projects originally authorized by the board for either the design phase or
the construction phase between May 20, 1971, and July 1, 1985, shall be matched from local funds by an amount not less than ten percent of the total cost of the construction for the life of the project.

Urban arterial trust account moneys for city and county arterial projects lying within federally designated urban areas authorized by the board on or after July 1, 1985, shall be matched by an amount not less than twenty percent of the total cost of the construction project.

Urban arterial trust account moneys for city arterial projects lying outside federally designated urban areas authorized by the board on or after July 1, 1985, shall be matched by not less than ten percent of the total cost of the construction project.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-007, filed 5/10/90, effective 6/10/90.]

WAC 479-20-010 Reimbursable costs. Project costs eligible for reimbursement from the account shall be those proper and allowable costs incurred on a project after the project is authorized by the board except as provided by the following:

1. In the case of two-phase project authorizations, approved by the board prior to July 1, 1987, the director may, after the administering agency has completed the environmental impact analysis, authorize right of way acquisition. Reimbursement from the account will be available for eligible right of way costs if and when the construction phase of the project is approved by the board. For projects approved by the board after July 1, 1987, reimbursement of right of way acquisition costs are eligible within the preliminary phase of the project. In the event the project is not built, those funds expended for right of way shall be refunded to the account.

2. In the case where an agency is required to perform a value engineering study prior to authorization of the preliminary phase, those costs incurred prior to approval will be eligible for reimbursement if and when the project is approved for funding by the board.

3. The eligible preliminary and construction engineering costs shall be limited to twenty-five percent of the original bid amount including adjustments for construction overruns, underruns, or agency force construction. Agency costs for the value engineering study and the right of way appraisals and acquisition costs will not be used to determine the amount subject to the limit.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-010, filed 5/10/90, effective 6/10/90; 87-21-068 (Order 87-01, Resolution No. 955), § 479-20-011, filed 10/19/87.]

WAC 479-20-011 Reimbursable costs for engineering. After July 1, 1987, preliminary and construction engineering costs eligible for reimbursement shall be limited to twenty-five percent of the approved contract bid amount including adjustments for construction overruns, underruns, or agency force construction.

(1990 Ed.)

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-011, filed 5/10/90, effective 6/10/90; 87-21-068 (Order 87-01, Resolution No. 955), § 479-20-011, filed 10/19/87.]

WAC 479-20-013 Direct costs. Direct costs eligible for board participation are those costs which are directly attributable to a specific project and shall include:

1. Direct labor (engineering and/or construction) including related employee benefits:
   a. Salaries and wages (at actual or average rates) covering productive labor hours of city and county employees (excluding the administrative organization of the operating unit involved) for periods of time, actively or incidentally engaged in (a) preliminary engineering, (b) construction engineering, (c) acquisition of rights of way, and (d) actual construction activities are considered a direct cost of construction projects. The cost of services rendered by employees generally classified as administrative are considered a direct cost only when such employees are assigned for short periods of time to perform on a full time basis the types of services described above and when similar procedures are followed for nonboard projects.
   b. Employee benefits relating to direct labor are considered a direct cost of construction projects. The following items may be included as employee benefits:
      i. F.I.C.A. (Social Security) – employer's share
      ii. Retirement benefits
      iii. Hospital, health, dental and other welfare insurance
   c. Life insurance
   d. Industrial and medical insurance
   e. Vacation
   f. Holiday
   g. Sick leave
   h. Military leave and jury duty
   Employee benefits shall be calculated as a percentage of direct labor dollars. The computation of predetermined percentage rates to be applied to current labor costs shall be based upon the average of total employee benefits and total labor costs for the prior fiscal year and adjusted by known current year variations.

2. Contract engineering services

3. Right of way acquisition costs including:
   a. Purchase of land and easements acquired for and devoted to the project;
   b. Purchase of improvements;
   c. Adjustment or reestablishment of improvements;
   d. Salaries, expenses or fees of appraisers, negotiators or attorneys;
   e. Removal or demolition of improvement;
   f. Other direct costs in connection with the acquisition. Amounts received from the sale of excess real property or improvements and from any rentals shall be a reduction of the direct cost.

4. Contract construction work

5. Direct vehicle and equipment charges at the actual rental cost paid for the equipment or, in the case of city or county owned equipment, at the rental rates established by the city's or county's "equipment rental and revolving fund" following the methods prescribed by the division of municipal corporations: Provided, That such...
costs shall be charged on a uniform basis to equipment used for all projects regardless of the source of funding. Cities with a population of 8,000 or less which may not use this type of fund shall be allowed the same rates as used by the department of highways.

(6) Direct materials and supplies. The cost of materials used in projects shall be based upon methods prescribed for the "equipment rental and revolving fund" by the division of municipal corporations.

(a) An overhead rate or "loading factor" shall not be considered an appropriate additive to the actual cost of materials and supplies used on construction projects unless the factor is readily and properly supportable by the governmental unit's accounting records.

(b) The cost, or reasonable estimate thereof, of materials paid for as contract estimate items, but not used, shall be considered a reduction of direct costs. Any material which may be salvaged in connection with a project shall be assigned a reasonable value and considered a reduction of direct costs.

(7) Interdepartmental charges for work performed by county or city departments, other than the road or street department, for the benefit of specific construction projects shall be limited to direct costs plus an allocation of indirect costs based upon 10% of direct labor dollars, excluding employee benefits. Such indirect costs shall be determined by a rate which is readily and properly supportable by the governmental unit's accounting records and shall be the same rate as applied to nonboard projects; however, this rate shall not exceed the indirect cost allocation rate established by the board. If individual units of government do not have such an internal indirect cost allocation rate, the rate predetermined by the board shall be used in determining the amount of indirect costs includible in the total interdepartmental charges.

(8) Other direct costs incurred for materials or services acquired for a specific project shall be eligible for participation by board funds and may include, but shall not be limited to, such items as:

(a) Telephone charges
(b) Reproduction and photogrammetry costs
(c) Computer usage
(d) Printing and advertising.

WAC 479-20-016 Indirect costs. Indirect costs incurred by a local government for common or joint objectives which include an authorized board funded project, and which are not included in those direct costs set forth and defined in WAC 479-20-013, shall be eligible for urban arterial trust fund participation on a particular project at a rate not to exceed ten percent of direct labor costs, excluding employee benefits, expended by the local government on that project.

WAC 479-20-020 Partial or progress payments for construction project costs. Participation and payment of board funds to counties and cities shall be governed by the following:

(1) Board participation. Board funds shall not participate in any cost which is not incurred in conformity with all applicable federal and state law and the rules, regulations and procedures as may be prescribed by the board promulgated in conformity with the statutes.

(2) Project agreements. Projects for which board funds are requested by the eligible agencies and for which the board has allocated funds will be the subject of a project agreement to be entered into by the eligible agency with the board evidencing acceptance of the conditions to payment of funds, as prescribed by laws and regulations, and the amount of funds to be obligated.

(3) Changes in project work and cost. No material change in the termini, character, or scope of the work on an approved project shall be made without prior concurrence in such changes by the board.

(4) Payments. Eligible agencies are to submit requests for payments of funds claimed to be due on approved projects. Such requests are to be in the form of vouchers as prescribed by the board, and shall be certified and accompanied by supporting data as may be required by the board. Such vouchers may be submitted from time to time as the work progresses and shall be submitted promptly at the completion of work on each project. Claims shall at no time exceed the board's share of the costs of construction incurred to the date of the voucher covering such payment.

(5) Compliance with laws and regulations. If an eligible agency has failed to comply with laws and regulations with respect to a project, payment of funds may be withheld on such projects, or approval of additional projects may be withheld until compliance or remedial action has been accomplished by the eligible agency to the satisfaction of the board.

(6) Progress payments. Progress payments for project costs shall be limited to the board's percentage share of the costs for project development incurred to the date of the voucher: Provided, That in all projects where the total project cost exceeds the amount of authorized board funds, there shall be imposed a limitation on progress payments in order that the percentage of board fund progress payments in relation to total progress costs as of each voucher date shall not exceed the percentage determined by dividing the total authorized amount of board funds by the most recently determined total project cost.

WAC 479-20-025 Record requirements. All eligible agencies requesting payment of board funds on authorized projects shall have procedures in effect that will provide adequate assurance that payments requested are proper and accurate.
(1) Quantities of complete construction contract work shall be supported by all related source documents upon which payment to the contractor is based. These source documents shall include, but shall not be limited to, tickets for items measured on a weight or volume basis, cross section notes, inspector's diaries, engineering calculations for items measured in place, material tests, shipping invoices for steel, and all other field records normally developed by field engineers to support final quantities paid to contractors. The quantity field record should be summarized so that final pay estimates would lend themselves to comparison with supporting records.

(2) All appraisal reports, record of negotiations with grantors including a negotiator's diary indicating dates of contracts, offers made, and final acceptance by grantor, title insurance documents, transfer documents such as warranty deeds, quit claim deeds, easements, contract and sale documents, shall be maintained.

(3) Daily labor time records, equipment use records, requisitions for materials used, invoices for goods and services, and other invoices shall be maintained. Records shall also be maintained which support employee benefit percentages which are used in calculating amounts charged to construction projects.

(4) All records shall be retained in compliance with the requirements of the division of municipal corporations and until after audit by the board designee.

WAC 479-20-027 Audits of urban arterial project records. Project records for each project developed through the use of board funds may be audited to determine that funds paid can be attributed to the project and supported by project records. The audit will determine if there has been compliance with the rules of the board. Projects may be audited by the board at the time of the project completion or at such additional times as may be directed by the director.

The director may, where the cumulative amount of audit exceptions is less than $250.00 in board funds, advise the agency that no recovery of funds is requested.

Audit exceptions which the director considers to be significant in relation to board rules or significant in amount to warrant potential recovery of funds, shall be furnished to the administering agency to allow an opportunity to respond in writing to the audit report.

After reviewing the written response, the director, shall advise the agency whether any recovery of funds is indicated.

If recovery of board funds is indicated, as determined by the director, or by the board, the agency shall be provided ninety days from the date of the notice from the board to make repayment.

If repayment of funds by the agency is not made within ninety days from the date of the notice from the board, the subject shall be placed before the board for review and action.
fifth stages in the project's development. All such requests shall be evaluated by the board in accordance with board rules.

[WAC 479-20-036] Consideration of requests for an increase in authorized amount of urban arterial trust funds. For those projects approved prior to July 1, 1987, local agencies may request an increase in the participation of urban arterial trust funds over the amount set forth in the current six-year transportation program at the preliminary prospectus, construction prospectus or contract completion stage of a project in accordance with the following procedures:

1. At the preliminary or construction prospectus stage all requests shall be reviewed by the director and he shall report his findings to the board for its review, consideration and final action. The board shall not grant a request for increase at these stages if:
   a. The original amount requested and approved by the board was not based upon reasonable engineering estimates;
   b. The requested increase is for funds to pay for an expansion of the scope of the work originally proposed;
   c. After a full investigation, the board determines that the project can be developed within the limits of the funds already approved;

2. The project can be reduced in scope while retaining a usable and functional segment by:
   a. Reduction in termini of the project in such a manner that the improvement will continue to improve the conditions underlying the project's position of priority and will continue to connect to adjacent traffic facilities capable of handling traffic volumes at the point of intersection; or
   b. Inclusion within the termini of the project only the following items of cost as required:
      i. Right of way (desirable minimum right of way widths as set forth in the board's design standards);
      ii. Grading and paving;
      iii. Structures;
      iv. Drainage;
      v. Relocation of existing illumination and traffic control devices;
   c. The granting of the request will in any way adversely affect the construction program previously approved by the board. In deciding on projects in federal urban areas or nonfederal urban areas, the board shall endeavor to leave an amount equal to 10 percent of all approved projects or $50,000, whichever is less, in reserve in the appropriate account to insure that the board has funds to deal with unanticipated cost overruns at the contract completion stage of those projects.

3. Requests for increases in urban arterial trust funds submitted to the board at the contract completion stage shall be reviewed by the director. The director may authorize increases above the amount originally approved by the board not to exceed 10 percent, or $50,000, whichever is the lesser when:
   a. The additional funds are not requested because of an expansion in the scope of the work originally proposed to the board by the local agency for the project; and
   b. The request is substantiated with reasons for the increase and the director determines that the increased funds should not have been anticipated by the local agency at the preliminary or construction prospectus stage of the project.

(3) If the board does not approve the request of a local agency for an increase at the preliminary prospectus, construction prospectus, or contract completion stage, the administering agency may:
   a. Proceed with the project, paying for any additional costs with local or other funds; or
   b. Withdraw the request for urban arterial trust fund participation; or, if applicable
   c. Within the original amount requested, and subject to approval by the director, reduce the scope of the project while retaining a usable and functional segment through the use of techniques set out in subsection (1)(d) of this section.

WAC 479-20-037 Procedure to request increase in board funds. The amount of funds approved by the board after July 1, 1987, will be based upon the amount requested in the current separate section of the local agency's six-year transportation program.

Local agencies may request an increase in the participation of funds over the amount set forth in the six-year transportation program at the preliminary prospectus, construction prospectus, bid opening or contract completion stage of a project in accordance with the following procedures:

1. At the preliminary or construction prospectus stage all requests shall be reviewed by the director and he shall report his findings to the board for its review, consideration and final action. The board shall not grant a request for increase at these stages if:
   a. The requested increase is to pay for an expansion of the scope of the work originally proposed; or
   b. The granting of the request will in any way adversely affect authorized funds previously approved by the board including the reserve for the following:
      i. Increases at bid opening that will not exceed ten percent of the engineers estimate multiplied by the account matching ratio.
      ii. Increases for construction overruns at the amount equal to the account matching ratio multiplied by the sum of ten percent of the original contract amount up to
Financial And Payment Requirements

479–20–075 Emergent nature urban arterial trust account projects. An eligible agency may submit a request on the board approved project prospectus form that the board consider a project for participation as a project of an emergent nature pursuant to the provisions of RCW 47.26.450.

A project will be considered by the board under this rule when the need for the improvement project has arisen unexpectedly or because of new developments in the area since the local agency prepared its six-year transportation program in the last preceding even-numbered year and when it can be clearly demonstrated that this need could not have been anticipated at the time that program was developed.

The local agency shall present evidence to the board concerning the emergent nature of the project and must demonstrate:

1. That the need for the project has significantly increased since the six-year transportation program in the preceding even-numbered year was prepared and submitted; and
2. That there has been a significant change in the location or development of traffic generators in the area of the project; and
3. That the work proposed to be performed in the project is now necessary to avoid serious traffic congestion in the area of the project in the near future; and
4. That the significant increase in the need for the project defined in the project prospectus could not have been reasonably anticipated at the time the six-year transportation program for the preceding even-numbered year was prepared and submitted.

Each application for board consideration of a project as being of an emergent nature shall be accompanied by supporting data including, but not limited to, the following:

a. An analysis of all traffic generators served including (i) applicable origin-destination studies and (ii) other data relating to arterial usage in the area of the proposed project;

b. An analysis of changes in traffic generators served by the proposed arterial project including (i) changes in existing and projected traffic volume data and (ii) changes in any other factors related to arterial usage in the area of the proposed project and (iii) an explanation as to why changes in traffic generators and need for the project improvement were unable to be reasonably anticipated at the time the six year construction program for the preceding even-numbered year was prepared and submitted;

c. All known commitments by public and/or private organizations to actions affecting traffic generators which affect the emergent nature and need for improvement of the particular proposed project.

Each such application shall be accompanied by the most current available data relating to the five priority rating factors specified in RCW 47.26.220 on forms provided by the board. The board shall evaluate projects proposed as emergent condition projects in relation to the priority array of projects developed by the board in preparing its appropriation request for the current biennial period. No project shall be considered for authorization unless the project's priority is sufficiently high that the project would have been included in the board's appropriation request for the current biennial period if it had been available for rating at that time.

No project will be approved for participation as an emergent nature project if the funding of that project may adversely affect the funding of the program as previously approved for participation by the board.

The board shall consider projects submitted as being of an emergent nature at each quarterly allocation meeting at which time the city or county submitting the request is present.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479–20–037, filed 5/10/90, effective 6/10/90; 87–21–068 (Order 87-01, Resolution No. 955), § 479–20–037, filed 10/19/87.]
proposed project will be given an opportunity to make a presentation to the board. All project prospectuses for emergent type projects must be received by the director not later than the first of the months of September, December, March and June to be eligible for consideration at the following quarter's allocation meeting. If the first of the months of September, December, March and June falls on a Saturday, Sunday or a holiday, project prospectuses received on the next working day shall be eligible for consideration at the following quarter's allocation meeting.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-075, filed 5/10/90, effective 6/10/90; Order 171, § 479-20-075, filed 4/28/71; Order 97, § 479-20-075, filed 7/15/69.]

WAC 479–20–086 Review of delayed projects. The director shall contact, in writing, each local agency administering a board-funded project that appears to be delayed when evaluated in relation to the approved schedule for project development. Any agency that does not respond to the inquiry of the director within twenty days explaining whether the project is delayed and, if so, the reasons therefore, may be placed before the board as a candidate for cancellation as a delayed project.

The written response of each administering agency shall be reviewed to determine the reason or reasons for each project's delay. Any project that appears to be delayed for an unacceptable reason shall be so advised by certified mail by the director. The letter from the director shall advise the local agency that:

(1) The project is delayed for an unacceptable reason;
(2) The local government has a period of three months from the date of the director's letter to resolve the reason or reasons for delay and to provide evidence to the board that the problems have been resolved. Such evidence shall, if requested by the director, include a time schedule for project development (CPM schedule) which sets forth project development dates in sufficient detail to permit monthly monitoring of project progress.
(3) If the reason or reasons for delay are not resolved within the specified time period, the project may be placed before the board as a candidate for cancellation.

The administering agency for any project placed before the board as a candidate for cancellation shall be requested to appear before the board to explain the status of the project.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-086, filed 5/10/90, effective 6/10/90; Order 217, § 479-20-086, filed 1/19/72; Order 151, § 479-20-086, filed 7/20/70.]

WAC 479–20–089 Recovery of urban arterial trust funds on canceled projects. Project development costs incurred by an administering local agency on behalf of an authorized project that is subsequently canceled at the request of the administering agency, or by the board, shall be eligible for participation by board funds if, in the opinion of the board, the agency has pursued the project's development in good faith with a reasonable expectation of completing the project: Provided, That in all projects where the total project cost exceeds the amount of authorized board funds plus local matching funds, board funds shall be recovered in sufficient amount that the percentage of nonrecovered payments in relation to total project costs to the date of cancellation or withdrawal shall not exceed the percentage determined by dividing the total authorized amount of board funds by the most recently determined total project cost.

All board funds previously paid to an administering agency on behalf of an authorized project as a result of falsification, negligence, chicanery or deliberate misrepresentation on the part of the administering agency, in the opinion of the board, shall be repaid to the appropriate account, or a repayment agreement that is acceptable to the board shall be executed between the local agency and the board, within 90 days following cancellation of the specified project by request of the administering agency or by the board.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-089, filed 5/10/90, effective 6/10/90; Order 171, § 479-20-089, filed 7/15/69.]

WAC 479–20–095 Identification and consideration of underruns on authorized urban arterial trust account projects. Each project authorized for financial assistance from the urban arterial trust account shall be reviewed by the director as of the last day of each quarter to identify probable underruns in project cost in relation to the previously authorized amount of urban arterial trust funds. Each agency administering a project on which there appears to be a probable underrun shall be contacted by certified mail and requested to review the project to:

(1) Close the project by submitting a final voucher and summary cost documents if all work has been completed; or
(2) Advise the board of total costs to date, remaining costs necessary to complete the project, and the amount of estimated underrun, if any, on the project.

Each response shall be reviewed by the director to determine whether the explanations appear reasonable and whether the agency appears to be pursuing the completion of the project at a reasonable rate. Any project where the administering agency does not appear to be pursuing the project to completion at a reasonable rate, or fails to submit a final voucher when all work appears to be completed, shall be referred by the director.

Each agency administering a project that is not considered to be developing to completion at a reasonable rate, or fails to submit a final voucher when all physical work appears to be completed, shall be notified by the director by certified mail that the project is being scheduled for a hearing before the board at a specified time and place. The agency shall be requested to provide suitable representation to such board meeting to explain the status of the previously authorized project, the reasons why the project has not been completed and finalized out, the amount of urban arterial trust funds estimated to be required to complete the project, and the resulting underrun in relation to previously authorized urban arterial trust funds.

Information presented by each agency regarding the status of each project upon which there appears to be an
underrun in relation to the authorized amount of urban arterial trust funds shall be evaluated by the board. If the administering agency does not respond to the board's request for presentation to the board regarding the status of the project, or if the agency does not adequately substantiate its need to retain the originally authorized amount of urban arterial trust funds, the board may reduce the remaining amount of authorized urban arterial trust funds to that amount reasonably necessary to complete the authorized urban arterial project.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-095, filed 5/10/90, effective 6/10/90; Order 356, § 479-20-095, filed 4/22/76.]

### Chapter 479-24 WAC

**RULES AND REGULATIONS PURSUANT TO STATE ENVIRONMENTAL POLICY ACT GUIDELINES**

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**DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER**

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| 479-24-060 | Designation of SEPA public information center. [Order 405, § 479-24-060, filed 7/16/76.] Repealed by 90-11-035, § 479-20-095, filed 5/10/90, effective 6/10/90. [Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-24-030, filed 5/10/90, effective 6/10/90; Order 405, § 479-24-030, filed 7/16/76.]

### WAC 479-24-010 Purpose. (1) The purpose of this chapter is to establish rules pertaining to the integration of the policies and procedures of the State Environmental Policy Act of 1971 (SEPA) into the programs, activities, and actions of the board. The rules contained herein are intended to implement and be consistent with the provisions and purposes of the SEPA guidelines (chapter 197-11 WAC).

(2) These rules are intended to establish procedures for implementing SEPA in a manner which reduces duplicative and wasteful practices, establishes effective and uniform procedures, encourages public involvement, and promotes certainty with respect to the requirements of SEPA.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-20-095, filed 5/10/90, effective 6/10/90; Order 356, § 479-20-095, filed 4/22/76.]

### WAC 479-24-020 Incorporation of the SEPA guidelines adopted by the council on environmental policy. (1) The provisions of chapter 197-11 WAC effective April 4, 1984, are hereby adopted by the board and are incorporated in and made a part of this chapter by reference herein, to the extent that the SEPA guidelines are applicable to the programs, activities, and actions of the board.

(1990 Ed.)

(2) The provisions of this chapter are intended to implement the provisions of chapter 197-11 WAC, and to be consistent therewith.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-24-020, filed 5/10/90, effective 6/10/90; Order 405, § 479-24-020, filed 7/16/76.]

### WAC 479-24-030 Timing of the EIS process. (1) As provided by WAC 197-11-055, the EIS process shall be completed before the board is irrevocably committed to a particular course of action. At the same time, the EIS process should not be undertaken until a proposal is sufficiently definite to allow meaningful environmental analysis.

(2) The threshold determination or any required EIS for the board's action of a nonproject nature shall be completed prior to official adoption of the action in question.

(3) The threshold determination or any required EIS for board action of a project nature shall in all cases be completed prior to the determination to construct the project in question. While the board may tentatively affirm the choice of a particular location or design based upon completion of the draft EIS, final determination to construct shall not occur until a final threshold determination has been made or a final EIS has been prepared.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-24-030, filed 5/10/90, effective 6/10/90; Order 405, § 479-24-030, filed 7/16/76.]

### WAC 479-24-040 Procedures when consulted. (1) When requests by another agency for comments or consultation are made pursuant to provisions of WAC 197-11-502 through 197-11-570, such requests shall be referred for response to the director. The director shall obtain such information which may be necessary, and supervise the transmittal of the requested information to the lead agency within the time period specified by WAC 197-11-545.

(2) When a request for consultation is made by a local agency preparatory to a request for funding by the board of a construction project, the director shall investigate the likelihood of funding of the proposed construction project by the board and shall transmit such information to the local agency. Such transmittal shall be deemed total compliance with WAC 197-11-550.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-24-040, filed 5/10/90, effective 6/10/90; Order 405, § 479-24-040, filed 7/16/76.]

### WAC 479-24-050 Designation of responsible official. The responsible official shall be the director or his designee.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-24-050, filed 5/10/90, effective 6/10/90; Order 405, § 479-24-050, filed 7/16/76.]

### WAC 479-24-070 Designation of lead agency. Pursuant to WAC 197-11-924 and 197-11-926, the local agency proposing a particular project for funding shall be designated the lead agency.

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Chapter 479-112 WAC

SUBMISSION OF PROPOSED TIA PROJECTS TO TRANSPORTATION IMPROVEMENT BOARD

WAC

479-112-005 Agencies eligible for transportation improvement account funds.
479-112-007 Designation of lead agency for transportation improvement account projects.
479-112-008 Verification of coordination with planning authority.
479-112-009 Planning requirements for multiagency transportation improvement account projects.
479-112-010 Application for transportation improvement account projects.
479-112-017 Local/private matching funds on transportation improvement account projects.
479-112-018 Certification of local/private matching funds for transportation improvement account projects.
479-112-020 Time and place for submission of proposed TIA projects.

WAC 479-112-005 Agencies eligible for transportation improvement account funds. In accordance with RCW 47.26.084, TIA funds will be distributed to two funding programs. The funding programs will be entitled the "urban program" and the "small cities program." The term "urban area" as used in this chapter refers to that portion of a county within the federal urban area boundary as designated by FHWA.

1. The urban program shall include:
   a. Urban areas of counties;
   b. Cities with population over five thousand; and
   c. Urban area transportation benefit districts.

2. The small cities program shall include transportation improvements in cities with a population of five thousand or less.

3. Transportation improvements involving state highways and transit will be eligible for funding from the account when they are part of a joint project in either the urban or small cities programs.

WAC 479-112-007 Designation of lead agency for transportation improvement account projects. The agencies involved in a multi-agency TIA funded project shall designate one agency as the lead agency. The lead agency must be a city, county, or transportation benefit district.

WAC 479-112-008 Verification of coordination with planning authority. All applications for TIA funding shall be consistent with the regional transportation plan. In areas of the state where there is no regional transportation planning authority, a letter of verification shall be signed by the chair of the lead agency legislative authority.

WAC 479-112-009 Planning requirements for multiagency transportation improvement account projects. The board requires joint planning for all TIA funded multiagency projects. The lead agency shall submit documentation to the board stating that the approving authority of each agency involved in the project has indicated support for the project. In the case of projects that stop at or near a corporate boundary or could affect other transportation agencies facilities or programs, a copy of a letter requesting review by other affected agencies shall accompany the project preapplication.

WAC 479-112-010 Application for transportation improvement account projects. When requested by the board, applications for proposed projects shall be submitted to the board by cities, counties, and transportation benefit districts seeking allocation of funds from the TIA. The application form will be provided by the board.

WAC 479-112-017 Local/private matching funds on transportation improvement account projects. (1) TIA moneys for urban program projects authorized by the board shall be matched by an amount not less than twenty percent of the total cost of the transportation project. Matching funds will be considered to be all contributions other than those provided by the board.

(2) TIA moneys for the small cities program projects authorized by the board for cities and towns with population greater than five hundred shall be matched by not less than five percent of the total cost of the transportation project. There is no matching fund requirement for cities and towns with a population equal to or less than five hundred. Matching funds will be considered to be all contributions other than those provided by the board.

WAC 479-112-018 Certification of local/private matching funds for transportation improvement account projects. Within one year after board approval of an application for funding and before any TIA funds are committed to the project, each agency with an interest in the TIA project shall provide written certification to the board that the pledged percentage of local and/or private funding. Funds allocated to an applicant that does not certify funding within one year after approval may be reallocated by the board.

[Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-24-070, filed 5/10/90, effective 6/10/90; Order 405, § 479-24-070, filed 7/16/76.]

[Statutory Authority: Chapter 47.26 RCW. 90-14-005 (Order 89-2, Resolution No. 035), § 479-112-008, filed 6/22/89.]

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-009, filed 6/22/89.]

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-005, filed 6/22/89.]

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-010, filed 6/22/89.]

[Statutory Authority: Chapter 47.26 RCW. 90-16-028, § 479-112-017, filed 7/23/90, effective 8/23/90; 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-017, filed 6/22/89.]

[Statutory Authority: Chapter 47.26 RCW. 90-16-028, § 479-112-017, filed 7/23/90, effective 8/23/90; 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-017, filed 6/22/89.]

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-018, filed 6/22/89.]

(1990 Ed.)
Six-Year Transportation Program

WAC 479-112-020 Time and place for submission of proposed TIA projects. All project prospectuses submitted by cities, counties, or transportation benefit districts for funding from the TIA will be submitted in accordance with the requirements of WAC 479-12-020.

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-112-020, filed 6/22/89.]

Chapter 479-113 WAC

SUBMISSION OF SIX-YEAR PLANS FOR TRANSPORTATION IMPROVEMENT ACCOUNT PROJECTS

WAC

479-113-010 Six-year programs for transportation improvement account projects.

479-113-011 Priority criteria for transportation improvement account projects.

479-113-029 Establishing regions for transportation improvement account programs.

479-113-031 Allocation of transportation improvement account funds to regions.

479-113-032 Contingency fund for the transportation improvement account urban program.

479-113-035 Value engineering study requirements for transportation improvement account projects.

WAC 479-113-010 Six-year programs for transportation improvement account projects. (1) The six-year transportation programs of urban area cities and counties required, respectively, by RCW 35.77.010 and 36.81.121, shall be divided into sections:

(a) The basic six-year transportation program for the following six years based upon estimated revenues other than proposals for board funds for new projects.

(b) A separate supplemental section of the six-year transportation program setting forth proposals, if any, for board funds for new projects to begin in the following biennial period.

(2) The separate supplemental section of the six-year transportation program setting forth proposed new projects utilizing board funds shall be considered as supplemental to the basic six-year transportation program and shall not contain duplicate projects: Provided, That the same project may appear in both the basic and supplemental six-year transportation programs if:

(a) The local agency intends to construct the project with other funds if TIA funds are not approved.

(b) The total dollar amount of the basic six-year transportation program approximates estimated revenues available for construction for the following six-year period.

Upon board approval of any new project for financial assistance from the board, such project shall be amended into the basic six-year transportation program.

The responses to the TIA funding criteria questions and inventory data for each proposed project shall be prepared under the supervision of a registered engineer in the state of Washington.

A copy of the basic six-year transportation program and the separate supplemental section of the six-year transportation program shall be submitted to the board along with a copy of the resolution of the city or county adopting such program. The TIA project preapplication form setting forth new project proposals for the TIA funding, shall be submitted to the board on preapplication forms provided by the board.

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-113-010, filed 6/22/89.]

WAC 479-113-011 Priority criteria for transportation improvement account projects. The lead agency shall evaluate its proposed TIA projects by utilizing the following criteria which shall also be utilized by the TIB to prioritize projects:

(1) Multiagency involvement in projects.

(2) Multimodal solutions for projects including but not limited to transit, high occupancy vehicle (HOV) lanes, ferry or high capacity transit/rail.

(3) Improvements necessitated by existing or foreseeable congestion or safety problems due to economic development or growth.

(4) The percentage of agency(ies) and private matching funds.

(5) For the small cities program projects, structural or geometric deficiencies.

(6) Other factors deemed appropriate by the board on a case-by-case basis.

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-113-011, filed 6/22/89.]

WAC 479-113-029 Establishing regions for transportation improvement account program. For the purpose of apportioning TIA funds to the urban and small cities programs, the counties of the state are grouped within three regions of the state as follows:

(1) East region shall include eligible agencies within the counties of Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, and Yakima.

(2) Puget Sound region shall include eligible agencies within the counties of King, Pierce, and Snohomish.

(3) West region shall include eligible agencies within the counties of Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, Kitsap, Lewis, Mason, Pacific, San Juan, Skagit, Skamania, Thurston, Wahkiakum, and Whatcom.

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-113-029, filed 6/22/89.]

WAC 479-113-031 Allocation of transportation improvement account funds to regions. (1) Of the funds in the urban program, at least fifteen percent will be allocated to projects in the East region, at least fifteen percent to projects in the West region, and at least thirty percent to projects in the Puget Sound region. An amount not to exceed ten percent of the urban funds will be placed in a contingency fund as provided for in WAC 479-113-032.

(2) Of the funds in the small cities program, the amount allocated to projects in a region will be within...
plus or minus five percent of the ratio which the population of cities under five thousand in a region bears to the state-wide population for cities under five thousand as last determined by the office of financial management.

[WAC 479-116-016 Certification of completion of work for transportation improvement account projects. Each voucher for payment shall be submitted in accordance with WAC 479-16-016.]

WAC 479-116-020 Standard specifications for transportation improvement account projects. All TIA funded projects shall be constructed in accordance with WAC 479-16-020.

WAC 479-116-030 Utility and railroad adjustments and relocations for transportation improvement account projects. Utility and railroad adjustments and relocations on TIA funded projects shall be constructed in accordance with WAC 479-16-030.

WAC 479-116-035 Undergrounding utilities on transportation improvement account projects. TIA funds shall participate in undergrounding utilities under conditions as provided for in WAC 479-16-035.

WAC 479-116-040 Traffic control devices on transportation improvement account projects. Traffic control devices included in TIA funded projects shall be installed in conformance with WAC 479-16-040.

WAC 479-116-045 Project plantings on transportation improvement account projects. TIA funds may participate in the cost of project plantings in accordance with WAC 479-16-045.

WAC 479-116-050 Acquisition of right of way for transportation improvement account projects. Right of way for TIA funded projects shall be acquired in accordance with chapter 468-100 WAC.

WAC 479-116-060 Design standards for transportation improvement account projects. All TIA funded projects shall be prepared using currently applicable design standards.

[WAC 479-116-060, filed 6/22/89.]
WAC 479-120-020 Partial or progress payments for transportation improvement account project costs. Participation and payment of TIA funds shall be governed by the requirements of WAC 479-20-020.

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-120-020, filed 6/22/89.]

WAC 479-120-033 Procedure for requesting an increase in authorized amount of transportation improvement account funds. An increase in the amount of TIA funds in a project may be requested in accordance with the provisions of WAC 479-20-033 and 479-20-037.

[Statutory Authority: Chapter 47.26 RCW. 89-14-005 (Order 89-2, Resolution No. 035), § 479-120-033, filed 6/22/89.]