Title 479 WAC: Transportation Improvement Board

(3) The university shall keep with the education record released, a log which will indicate the parties which have requested or obtained access to a student’s records maintained by the university, including the names of additional parties to whom the receiving party was permitted by the university to disclose the record, and which will indicate the interest claimed by the requesting party. The university need not maintain a log of releases made to university officials who have been determined to have a legitimate educational interest; releases to the student; releases made pursuant to a student’s written consent, or releases of directory information only. The log of disclosure may be inspected and reviewed by the student, the university official responsible for the custody of the records, and other authorized parties.

(4) Education records, other than directory information, released to third parties, with or without student consent, shall be accompanied by a written statement indicating that the information cannot be subsequently released to any other parties without obtaining consent of the student and must be destroyed when no longer needed for the purposes for which it was provided. Third parties and their agents may use such information only for the purposes for which it was released.

(5) The term "directory information" used in WAC 478-140-024(1) is defined as a student’s name, street address, e-mail address, telephone numbers, date of birth, major and minor field(s) of study, class, participation in officially-recognized activities and sports, weight and height if the student is a member of an intercollegiate athletic team, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended by the student. Students may restrict release of directory information, or remove a previous directory release restriction, by going to the registration office (225 Schmitz Hall) in person and presenting photo identification, or using STAR online.


WAC 478-140-050 University records. All university individual(s) or office(s) which have custody of education records will develop procedures in accord with WAC 478-140-010 through 478-140-024. Any supplementary policies and procedures found necessary by departments will be filed with the student records committee, which will be responsible for periodic review of policy and procedures.

[Statutory Authority: RCW 288.20.130. 99-12-110, § 478-140-050, filed 6/2/99, effective 7/3/99; Order 75-1, § 478-140-050, filed 3/5/75; Order 72-11, § 478-140-050, filed 11/30/72.]

WAC 478-140-060 Repealed. See Disposition Table at beginning of this chapter.

WAC 478-140-070 Notice of university rules governing student education records. The university will publish in the quarterly Time Schedule a notice of students’ rights under the Family Educational Rights and Privacy Act of 1974. Copies of the university rules are available through the Washington Administrative Code located in the reference stations on campus. The university shall provide copies of these rules to students upon request.


WAC 478-140-080 Appeals to the U.S. Department of Education. Students may file complaints with the U.S. Department of Education concerning alleged failures by the university to comply with the requirements of the Family Educational Rights and Privacy Act or its implementing regulations.


Chapter 478-210 WAC

THOMAS BURKE MEMORIAL WASHINGTON STATE MUSEUM

WAC 478-210-010 through 478-210-020 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


WAC 478-210-010 through 478-210-020 Repealed. See Disposition Table at beginning of this chapter.

Title 479 WAC

TRANSPORTATION IMPROVEMENT BOARD

(Formerly: Urban Arterial Board)

Chapters

479-01 Description of organization.
479-02 Public access to information and records.
479-05 Program requirements.
479-12 Submission of proposed urban arterial trust account projects to transportation improvement board.
479-13 Submission of six-year plans to transportation improvement board.
479-14 Submission of proposed transportation improvement account projects to transportation improvement board.
479-15 Submission on proposed public transportation systems account projects to transportation improvement board.
479-16 Requirements for urban arterial project development.
479-17 State-wide competitive and enhancement programs.

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479-20 Financial and payment requirements.
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479-112 Submission of proposed transportation improvement account (TIA) projects to transportation improvement board.
479-113 Submission of six-year plans for transportation improvement account projects.
479-116 Requirements for transportation improvement account project development.
479-120 Financial and payment requirements for transportation improvement account funded projects.
479-310 City hardship assistance program rules and regulations.
479-312 Submission of city hardship assistance program projects.
479-316 Allowable activities for CHAP projects.
479-320 Financial and payment requirements for city hardship assistance program projects.
479-410 Small city account program rules and regulations.
479-412 Submission of small city account projects.
479-416 Requirements for small city project development.
479-420 Financial and payment requirements for small city account projects.
479-510 Central Puget Sound public transportation account, public transportation systems account, and surface transportation programs.

Chapter 479-01 WAC

DESCRIPTION OF ORGANIZATION

WAC
479-01-010 Organization of transportation improvement board.
479-01-020 Time and place of meetings.
479-01-040 Definitions.
479-01-050 Administration costs.

WAC 479-01-010 Organization of transportation improvement board. The transportation improvement board is a twenty-one member board, organized under the provisions of chapter 269, Laws of 1995. The board administers the urban arterial trust account, the transportation improvement account, and public transportation systems account. The board evaluates petitions requesting any additions to or deletions from the state highway system and forwards recommendations to the legislature. The board selects projects for the STP state-wide competitive program and the enhancement program and forwards the recommended list to the legislature. Board membership is defined in RCW 47.26.121.

WAC 479-01-020 Time and place of meetings. Regular public meetings of the board shall be held on the fourth Friday of the month or the third Friday if the fourth 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 9:00 a.m. or at such other 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 479-01-040 Definitions. For purposes of implementing the requirements of RCW 47.26.160 relative to the transportation improvement board, the following definitions shall apply:

1. Board - the transportation improvement board.
2. TIB - the transportation improvement board.
3. Director - the executive director of the transportation improvement board.
4. Agency - all cities, towns, counties, and public transit agencies eligible to receive board funding.
5. Urban area - the term "urban area" as used for the arterial improvement program and the transportation partnership program refers to the portion of a county within the federal urban area boundary as designated by FHWA and/or Washington state's Growth Management Act.

WAC 479-01-050 Administration costs. The board costs for necessary staff services and facilities that are attributable to the urban arterial trust account, transportation improvement account, and public transportation systems account shall be paid in proportion to the anticipated expenditures of the accounts as determined by the biennial appropriation.

Chapter 479-02 WAC

PUBLIC ACCESS TO INFORMATION AND RECORDS

WAC
479-02-010 Purpose.
479-02-020 Repealed.
479-02-030 Repealed.
479-02-050 Public records officer.
479-02-060 Public records available.
479-02-110 Denial of request.

[2000 WAC Supp—page 2147]
WAC 479-02-010 Purpose. The purpose of this chapter shall be to ensure compliance by the Washington transportation improvement board with the provisions of RCW 42.17.250 through 42.17.348 dealing with public records.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-02-010, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW. 91-13-056, § 479-02-010, filed 6/17/91, effective 7/18/91.]

WAC 479-02-020 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-02-030 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-02-050 Public records officer. The transportation improvement board public records shall be in the charge of the executive secretary who shall be the public records officer for the board. The person so designated shall be office in the Transportation Improvement Boards office in Olympia, Washington. The public records officer shall be responsible for implementation of the board’s rules and regulations regarding release of public records, coordinating staff efforts of the board in this regard and generally ensuring compliance of the staff with the public records disclosure requirements of chapter 1, Laws of 1973.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-02-050, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapter 47.26 RCW. 91-13-056, § 479-02-050, filed 6/17/91, effective 7/18/91.]

WAC 479-02-060 Public records available. All public records of the board as defined in chapter 42.17 RCW are deemed available for public inspection and copying pursuant to these rules, unless the record falls within the specific exemptions of RCW 42.17.310 or other statute that exempts or prohibits disclosure of specific information or records.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-02-060, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapter 47.26 RCW. 91-13-056, § 479-02-060, filed 6/17/91, effective 7/18/91.]

WAC 479-02-110 Denial of request. (1) The executive director shall determine which public records requested in accordance with these rules are exempt under the provisions of RCW 42.17.310 or other statute.

(2) Each denial of a request for a public record shall be accompanied by a written statement to the person requesting the record clearly specifying the reasons for denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld.

[2000 WAC Supp—page 2148]
A copy of the six-year transportation program including the proposed projects to be approved shall be submitted to the board along with a copy of the resolution of the city or county adopting such program.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-020, filed 11/23/99, effective 12/24/99.]

WAC 479-05-030 Six-year financial plan. At the beginning of each fiscal year the board shall update its 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 projects approved by the board for the design phase where construction funding approval is pending.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-030, filed 11/23/99, effective 12/24/99.]

WAC 479-05-040 Value engineering study requirements. Value engineering studies shall be required in accordance with the policy adopted by the board.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-040, filed 11/23/99, effective 12/24/99.]

WAC 479-05-050 Procedures for project approval. Predesign, design proposals and related construction projects authorized by the board for financial assistance shall be selected for authorization based upon the following factors:

The proposed project scope shall include improvements that will address or mitigate the items for which the project was selected.

The board shall evaluate the project scope and may reduce the project scope if the scope exceeds that which is necessary to address or mitigate items.

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) Construction prospectuses for projects previously approved for design and right of way funding by the board shall be required to be accompanied by the following information demonstrating the readiness of the project to be placed under contract for construction.

(a) A certification from the legislative body or other designated responsible official, of the administering agency, that an environmental impact analysis has been conducted and an environmental impact statement including the conformity with the state and Federal Clean Air Acts 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 project and the work contemplated in the current six-year transportation program or the project design prospectus. An explanation and justification for such changes shall also be included.

(f) The board shall consider adjustments to the amount previously requested in accordance with the board's rule on increases in transportation improvement board funds.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-050, filed 11/23/99, effective 12/24/99.]

WAC 479-05-060 Methods of construction. All construction by agencies using board funds shall be advertised, competitively bid and contracted, except:

(1) Utility and railroad relocations and adjustments; and

(2) Installation of traffic control devices, if accomplished by the personnel of the agency.

A competitive bid is not required for projects which meet the requirements of chapters 36.77, 35.22, 35.23, and 35.27 RCW.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-060, filed 11/23/99, effective 12/24/99.]

WAC 479-05-070 Registered engineer in charge. All construction projects using transportation improvement board funds shall be planned, designed, and constructed under the supervision of a professional engineer registered in the state of Washington.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-070, filed 11/23/99, effective 12/24/99.]

WAC 479-05-080 Standard specifications. The current edition of the Standard Specifications for Road, Bridge, and Municipal Construction or equivalent, shall be included in any contract entered into by an agency using board funds.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-080, filed 11/23/99, effective 12/24/99.]

WAC 479-05-090 Design standards for transportation improvement board projects. All transportation improvement board funded projects shall be prepared using currently applicable design standards.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-090, filed 11/23/99, effective 12/24/99.]

WAC 479-05-100 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 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 [2000 WAC Supp—page 2149]

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-100, filed 11/23/99, effective 12/24/99.]

WAC 479-05-110 Undergrounding utilities. Board funds may be used in the actual, necessary costs of relocating utility or other service facilities resulting from an approved 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 be used in the costs to underground service connections for street illumination and traffic signal services within the prescribed limits of the approved project.

The board funds used in the 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 funds shall be limited. The board considers this type of improvements to be aesthetic in nature as is landscaping, therefore, the cost involved in undergrounding the utility facilities, in excess of the estimated cost to relocate them overhead, will be included within the three percent allowance for landscaping costs.

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

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-110, filed 11/23/99, effective 12/24/99.]

WAC 479-05-120 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 subject to the limits of RCW 35.22.620(3), 35.23.352(1), and 36.77.065(3); Provided, That the basis for payment of board funds is reimbursement of the appropriate portion of actual cost of such work, subject to audit.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-120, filed 11/23/99, effective 12/24/99.]

WAC 479-05-130 Project landscaping. Board funds may be used at the appropriate matching ratio in the cost of landscaping 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 landscaping 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 479-05-250 to be approved by the director. Erosion control treatment shall not be considered a part of landscaping costs.

The three percent limitation for landscaping and related costs shall not affect the agency's authority to include landscaping and the use of other plantings or supporting materials in the project in amounts that exceed the three percent limit provided they are paid for solely with funds other than board supplied funds.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-130, filed 11/23/99, effective 12/24/99.]

WAC 479-05-140 Acquisition of rights of way. Right of way for board funded projects shall be acquired in accordance with chapter 468-100 WAC.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-140, filed 11/23/99, effective 12/24/99.]

WAC 479-05-150 Inclusion of bicycle facilities in transportation improvement board projects. If an eligible agency has a project funded by transportation improvement board funds that includes the construction of bicycle facilities, the agency shall submit its bikeway plan to the board in map form along with the agency's verification that the plan has been reviewed with, and approved by, the agency's legislative body.

The proposed bicycle facility shall be in accordance with definitions, criteria, and design standards shown in Chapter 1020 of the Washington Department of Transportation Design Manual.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-150, filed 11/23/99, effective 12/24/99.]

WAC 479-05-160 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:

Reimbursement of right of way acquisition costs are eligible within the design phase of the project. In the event the project is not built, those funds expended for right of way shall be refunded to the board.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-160, filed 11/23/99, effective 12/24/99.]

WAC 479-05-170 Reimbursable costs for engineering. Design and construction engineering costs eligible for reimbursement shall be limited to twenty-five percent of the approved contract bid amount including adjustments for change orders and actual quantity amounts during construction and agency force construction. Exceptions to the twenty-five percent engineering limit may be considered by the board. Agency costs for value engineering and other special studies and right of way appraisals and acquisition costs will not be used to determine the amount subject to the limit.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-170, filed 11/23/99, effective 12/24/99.]

WAC 479-05-180 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:
   (i) Predesign engineering;
   (ii) Design engineering;
   (iii) Construction engineering;
   (iv) Acquisition of rights of way; and
   (v) 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 non-board 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;
   (iv) Life insurance;
   (v) Industrial and medical insurance;
   (vi) Vacation;
   (vii) Holiday;
   (viii) Sick leave;
   (ix) 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, and/or capital equipment acquisition approved by the board.

(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 audit:

Provided, That such costs shall be charged on a uniform basis to equipment used for all projects regardless of the source of funding. Cities which may not use this type of fund shall be allowed the same rates as used by the department of transportation.

(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 audit.

(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.

(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 ten percent 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 includable 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.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-180, filed 11/23/99, effective 12/24/99.]

WAC 479-05-190 Indirect costs. Indirect costs incurred by an agency 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 479-05-190, shall be eligible for board fund participation on a particular project at a rate not to exceed ten percent of direct labor costs.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-190, filed 11/23/99, effective 12/24/99.]

WAC 479-05-200 Partial or progress payments for project costs. Participation and payment of board funds to agencies 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 acceptance. 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 approval process. The agencies' participation in this process demonstrates 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 payment of funds claimed to be due on approved projects. Such requests are to be on forms prescribed by the board. Supporting data may be required by the board. Requests for payment may be submitted from time to time as the work progresses and final requests shall be signed and submitted within six months of contract completion. Payment of TIB funds shall not exceed the approved amount of the project costs incurred to the date of the payment request.

(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) Costs incurred prior to phase approval shall be considered ineligible.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-220, filed 11/23/99, effective 12/24/99.]

WAC 479-05-210 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 records would lend themselves to comparison with supporting records.

(2) All appraisal reports, record of negotiations with grantees 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 until notification from the board that a project audit is complete or is not required.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-210, filed 11/23/99, effective 12/24/99.]

WAC 479-05-220 Audits of project records. Projects shall be audited in accordance with the policy adopted by the board. 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 five hundred dollars 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.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-220, filed 11/23/99, effective 12/24/99.]

WAC 479-05-230 Expenditure schedule of board funds. Each eligible agency having an approved project shall, when requested by the director, submit an updated schedule of its estimated demand for board funds to the board. This schedule shall be on forms provided by the board and shall include the estimated demand for board funds at least biannually until project completion.

Such estimates shall be differentiated between the design engineering, right of way and construction stages of project development.

Additional information pertaining to estimated demands for board funds by eligible agencies may be requested by the director as required to permit adequate funding of the programs.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-230, filed 11/23/99, effective 12/24/99.]

WAC 479-05-240 Procedure to request increase in board funds. The amount of funds approved will be based upon the amount requested at design approval. This amount may be adjusted from the amount shown in the project application with adequate justification. Board fund increases are not approved at predesign phase.

Local agencies may request an increase in funds over the amount set forth in the design phase, at the construction phase, bid opening or contract completion of a project in accordance with the following procedures:

(1) At the construction phase all requests shall be reviewed by the director. The director shall report the findings to the board for its review, consideration and final
The board shall not grant a request for increase at this phase if:

(a) The requested increase is to pay for an expansion of the scope of the work that is beyond the work required to accomplish the intent of the project as approved at the design phase.

(b) The granting of the request will obligate funding beyond the level acceptable to the board or will in any way adversely affect authorized funds previously approved by the board.

(2) Request for increases at bid opening shall not exceed ten percent of the engineer's estimate submitted to the board at the time the construction phase was approved multiplied by the account matching ratio. Requests for increases at this phase will take priority over design and construction phase approvals. Such requests shall be reviewed by the director and will not be approved if:

(a) The requested increase is to pay for an expansion of the authorized scope of the work; or

(b) If the request is not substantiated and the director determines that the increased funds should have been anticipated by the local agency at the construction phase of the project.

(3) Requests for increases in funds submitted to the board at contract completion shall not exceed the account matching ratio multiplied by the sum of ten percent of the original contract amount up to one million dollars and five percent of the amount in excess of one million dollars. Requests for increases at this phase will take priority over design and construction phase approvals. Such requests shall be reviewed by the director and will not be approved if:

(a) The requested increase is to pay for an expansion of the authorized scope of the work; or

(b) If the request is not substantiated and the director determines that the increased funds should have been anticipated by the local agency at the construction approval phase of the project.

(4) If the director or the board, as the case may be, does not approve the request of a local agency for an increase, 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 participation; or, if applicable

(c) Within the authorized amount, and subject to approval by the director, reduce the scope of the project while retaining a usable and functional improvement.

WAC 479-05-250 Review of delayed projects. The director may contact, in writing, each local agency administering a transportation improvement board-funded project that appears to be delayed when evaluated in relation to the proposed schedule for project development. If the agency does not respond to the inquiry of the director within twenty days explaining why the project is delayed, it shall be placed before the board as a candidate for cancellation as a delayed project.

The written response from the administering agency shall be reviewed to determine if the reason or reasons for the project delay is acceptable. The administrative agency will be advised by certified mail by the director if the delay is for an unacceptable reason. The letter from the director shall advise the local agency that:

(1) The project is delayed for an unacceptable reason;

(2) The local agency 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 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.

WAC 479-05-260 Recovery of board funds on canceled projects. Project development costs incurred by an agency on behalf of an authorized project that is subsequently canceled at the request of the 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 agency on behalf of an authorized project as a result of falsification, negligence, 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 ninety days following cancellation of the specified project by request of the agency or by the board.

WAC 479-05-270 Identification and consideration of surplus funds on authorized board projects. When requested by the director, by certified mail, each project authorized for financial assistance from the local agency shall review their project to identify probable reductions in project cost in relation to the previously authorized amount of funds. The agency shall review the project to:

(1) Close the project by submitting a final request for payment and summary cost documents if all work has been completed; or

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(2) Advise the board of total costs to date, remaining costs necessary to complete the project, and the amount of estimated surplus funds, 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 agency does not appear to be pursuing the project to completion at a reasonable rate, or fails to submit a final request for payment within six months from the date that all work appears to be complete, shall be referred by the director to the board for appropriate action.

Each agency administering a project that is not considered to be developing to completion at a reasonable rate, or fails to submit a final request for payment within six months 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 authorized project, the reasons why the project has not been completed and finaled out, the amount of board funds estimated to be required to complete the project, and the resulting surplus in relation to previously authorized board funds.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-270, filed 11/23/99, effective 12/24/99.]

WAC 479-05-280 Funding shortfall. If it is determined by the transportation improvement board that the funding in any of the accounts will be insufficient to meet the obligations identified for the selected projects, the transportation improvement board shall have discretion as to the action it will take.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-280, filed 11/23/99, effective 12/24/99.]

WAC 479-05-290 Over-programming of funds. The transportation improvement board shall select projects based on its estimate of revenues and expenditures. The transportation improvement board may utilize the principle of over-programming when selecting projects, the degree of such over-programming to be at the discretion of the transportation improvement board for each account and application period.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-05-290, filed 11/23/99, effective 12/24/99.]

Chapter 479-12 WAC

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

WAC

479-12-005 Purpose and authority.
479-12-008 Definitions.
479-12-010 Repealed.
479-12-011 Programs funded from the urban arterial trust account.
479-12-020 Repealed.
479-12-100 Intent of the arterial improvement program.
479-12-110 Priority criteria for arterial improvement program projects.

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Submission of Proposed Projects

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(5) PSMP - pedestrian safety and mobility program.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-008, filed 11/23/99, effective 12/24/99. Statutory Authority: RCW 4.26.086, 47.26.080 and 82.44.180. 96-04-015, § 479-12-008, filed 12/29/96, effective 2/29/96. Statutory Authority: 1995 c 269 § 2601. 95-22-056, § 479-12-008, filed 10/30/95, effective 11/30/95. Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-12-008, filed 1/30/95, effective 3/2/95.]

WAC 479-12-010 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-12-011 Programs funded from the urban arterial trust account. Funds from the urban arterial trust account shall fund the arterial improvement program, the small city program, the city hardship assistance program, and the pedestrian safety and mobility program.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-011, filed 11/23/99, effective 12/24/99.]

WAC 479-12-020 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-12-100 Intent of the arterial improvement program. The intent of the arterial improvement program is to improve mobility and safety while supporting an environment essential to the quality of life of the citizens of Washington state. Eligible agencies are counties with urban areas, cities and towns within an urban area, and cities with a population of five thousand or greater.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-100, filed 11/23/99, effective 12/24/99.]

WAC 479-12-110 Priority criteria for arterial improvement program projects. The transportation improvement board shall evaluate the proposed arterial improvement projects by utilizing the following criteria to prioritize projects:
(1) Safety, improvements to reduce accidents;
(2) Mobility, improvements to increase mobility;
(3) Structural condition of the roadway, improvements to the roadway surface;
(4) Roadway widths, improvements to widen standard lanes and shoulders and adding sidewalks;
(5) Multimodal, improvements for a variety of transportation modes such as transit, bicycle, trucks, etc.;
(6) Project cost, improvements with lower cost in relationship to traffic and length;
(7) Other, consideration given to agencies that show initiative to improve their local transportation system in various ways.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-110, filed 11/23/99, effective 12/24/99.]

WAC 479-12-120 Establishing regions for arterial improvement program. For the purpose of apportioning arterial improvement program funds, the counties of the state are grouped within five regions of the state as follows:
(1) Northeast region shall include eligible agencies within the counties of Adams, Chelan, Douglas, Ferry, Grant, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, and Whitman.
(2) Southeast region shall include eligible agencies within the counties of Asotin, Benton, Columbia, Franklin, Garfield, Kittitas, Klickitat, Walla Walla, and Yakima.
(3) Puget Sound region shall include eligible agencies within the counties of King, Pierce, and Snohomish.
(4) Northwest region shall include eligible agencies within the counties of Clallam, Island, Jefferson, Kitsap, San Juan, Skagit, and Whatcom.
(5) Southwest shall include eligible agencies within the counties of Clark, Cowlitz, Grays Harbor, Lewis, Mason, Pacific, Skamania, Thurston, and Wahkiakum.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-120, filed 11/23/99, effective 12/24/99.]

WAC 479-12-130 Apportionment of funds to arterial improvement program regions. Beginning 1995, every four years, the board shall determine the distribution formula to apportion unobligated arterial trust account funds to each urban region. The distribution formula shall be defined in the following manner:
(1) One-third of the ratio shall be the population the urban areas of each region bears to the total population of all urban areas of the state as last determined by the office of financial management;
(2) One-third of the ratio shall be the vehicle to mile ratio traveled on the classified arterial system within the urban areas of each region, compared to the total vehicle to mile ratio traveled on all classified urban arterial systems;
(3) One-third of the ratio shall be an actual or historical indicator of needs within the region as determined by the board.

The distribution of funds within each region shall be administered so as to permit complete arterial improvement program projects in each arterial classification to be authorized and funded.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-130, filed 11/23/99, effective 12/24/99.]

WAC 479-12-140 Eligible arterial improvement program projects. Eligible projects are:
(1) Improvements on federally classified arterials;
(2) Improvement involving state highway and transit when they are part of a joint project with eligible agencies;
(3) Within the urban growth area in counties which are in full compliance with Washington state's Growth Management Act;
(4) Within the Federal Aid Urban Boundary for those counties that are in the process, but have not formally adopted urban growth areas; or
(5) Projects which have definite urban characteristics as defined by local comprehensive plans.
[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-140, filed 11/23/99, effective 12/24/99.]

WAC 479-12-150 Matching ratios for arterial improvement program projects. Urban arterial trust account funds for local agency arterial projects shall be

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matched in accordance with the following scheduled percentage of the total project cost.

City with a population less than 10,000 or a county with a population less than 70,000 - 10% match.

City with a population from 10,000 to 14,999 or a county with a population from 70,000 to 210,000 - 15% match.

City with a population from 15,000 and up or a county with a population over 210,000 - 20% match.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-150, filed 11/23/99, effective 12/24/99.]

WAC 479-12-200 Intent of the small city program. The intent of the small city program is to preserve and improve the roadway system in a manner that is consistent with local needs. An eligible agency is a city or town that has a population less than five thousand.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-200, filed 11/23/99, effective 12/24/99.]

WAC 479-12-210 Priority criteria for small city program projects. The board will use the following criteria to prioritize proposed small city account projects:

1. Structural ability to carry loads (pavement condition);
2. Roadway width;
3. Safety; and
4. Other factors: Criteria deemed appropriate by the board on a case-by-case basis.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-210, filed 11/23/99, effective 12/24/99.]

WAC 479-12-220 Establishing regions for small city program. For the purpose of apportioning urban arterial trust account funds to the small city program, the counties of the state are grouped within three regions as follows:

1. East region shall include eligible agencies within the counties of Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, 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: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-220, filed 11/23/99, effective 12/24/99.]

WAC 479-12-230 Apportionment of funds to small city program regions. Of the funds obligated to the small city program, the amount apportioned 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.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-230, filed 11/23/99, effective 12/24/99.]

WAC 479-12-240 Eligible small city program projects. Incorporated areas outside federal 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. Serves as the logical extension of a county arterial into the corporate boundary; or
2. Serves as a route connecting local (traffic) generators such as schools, medical facilities, social centers, recreational areas, commercial centers, or industrial sites within the corporate boundary; or
3. Acts as a bypass or truck route to relieve the central core area.

Streets failing to qualify under these standards for arterials are not eligible for small city account funds.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-240, filed 11/23/99, effective 12/24/99.]

WAC 479-12-250 Matching requirements for small city program projects. There will be no local agency matching requirements for cities with a population of five hundred or less. Those agencies with a population over five hundred must provide a minimum local match of five percent.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-250, filed 11/23/99, effective 12/24/99.]

WAC 479-12-260 Increases in small city program projects. An increase in the amount of small city program funds for a project may be requested in accordance with the provisions of WAC 479-05-250, except, where in the board's judgment at project completion, ten percent of unexpected project costs would create an undue financial burden on the agency, the board may elect to fund all or a portion of the unexpected cost.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-260, filed 11/23/99, effective 12/24/99.]

WAC 479-12-300 Intent of the city hardship assistance program. RCW 47.26.164, provides that the transportation improvement board shall adopt reasonable rules necessary to implement the city hardship assistance program as recommended by the road jurisdiction study. An eligible project is an improvement on a section of roadway that meets the requirements of RCW 47.26.164 and the requirements specified in this chapter. A listing of the roadways eligible for city hardship assistance program funding is included in WAC 479-12-340.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-300, filed 11/23/99, effective 12/24/99.]

WAC 479-12-310 Priority criteria for city hardship assistance program projects. The board will use the following criteria to prioritize proposed city hardship assistance program projects:

1. Structural ability to carry loads (pavement condition);
2. Deterioration rate for the roadway;
3. Safety; and
4. Other factors:
(a) Relationship to other local agency projects;
(b) Extent of previous participation in the program; and
(c) Other criteria deemed appropriate by the board on a case-by-case basis.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-310, filed 11/23/99, effective 12/24/99.]

WAC 479-12-340 Eligible city hardship assistance program agencies or streets. Agencies eligible for city hardship assistance program funds are:

(1) Only those cities with a net gain in cost responsibility due to jurisdictional transfers in RCW 47.26.164, which have a population of fifteen thousand or less may participate;
(2) The board is authorized to allocate funds from the city hardship assistance program to cities with a population under twenty thousand to offset extraordinary costs associated with the transfer of roadways other than pursuant to RCW 47.26.164, that occur after January 1, 1991.

The following cities or towns are eligible for city hardship assistance program funding: Clarkston, Old SR 128, 0.13 Miles, SR 12 to Poplar Street; Kelso, Old SR 431, 0.90 Miles, SR 5 to Cowlitz Way; Kelso, Old I-5, 1.20 Miles, north end of Coweeman River Bridge to 2,480 feet south of Haussler Road and those sections of Kelso Drive, Minor Road, Grade Street and Kelso Avenue referred to in the memorandum of understanding for this turn back, approximately 2.7 miles; Leavenworth, Old SR 209, 0.11 Miles, SR 2 to 260 feet north of Fir Street; Milton, Old SR 514, 2.46 Miles, Junction SR 99 to 50 feet west of SR 161; Napavine, Old SR 603, 0.79 Miles, 810 feet southwest of Lincoln Street to 8th Avenue West; Pomeroy, Old SR 128, 0.72 Miles, SR 12 to 2,690 feet south of Arlington Avenue; Skykomish, Old SR 2 Spur, 0.16 Miles, SR 2 to Railroad Avenue; Stanwood, Old SR 530, 1.59 Miles, 790 feet north of 86th Drive NW to 740 feet northwest of 72nd Avenue NW; Toledo, Old SR 505, 0.12 Miles, Fifth Street to 210 feet northwest of Sixth Street; Toppenish, Old SR 220, 0.27 Miles, Junction SR 22 to 630 feet east of Linden Road; Vader, Old SR 411, 0.25 Miles, 520 feet south of SR 506 to 1,840 feet south of SR 506; Washougal, Old SR 140, 0.70 Miles, SR 14 to west end of Washougal River Bridge; Winlock, Old SR 603, 0.61 Miles, Walnut Street to 160 feet south of Olequa Creek Bridge; and other cities under 20,000 population could become eligible for turn backs approved after January 1, 1991.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-340, filed 11/23/99, effective 12/24/99.]

WAC 479-12-350 Matching ratios for city hardship assistance program projects. There will be no local agency matching requirements for city hardship assistance program funded projects.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-350, filed 11/23/99, effective 12/24/99.]

WAC 479-12-360 Allowable city hardship assistance program activities. Unless otherwise approved by the board, city hardship assistance program funding shall be limited to the direct and attributable indirect costs associated with rehabilitation activities on the eligible project. City hardship assistance program funds cannot be used for landscaping. City hardship assistance program funds will not participate in the cost involved with adding lanes or turn lanes.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-360, filed 11/23/99, effective 12/24/99.]

WAC 479-12-370 City hardship assistance program participation with other funds. City hardship assistance program funds may be used to fund rehabilitation work associated with the widening of the section of roadway but participation will be limited to the minimum standard or existing lane and shoulder widths. City hardship assistance program funds will be considered local agency funds if they are used in other board funded projects.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-370, filed 11/23/99, effective 12/24/99.]

WAC 479-12-400 Intent of pedestrian safety and mobility program. The intent of this program is to enhance and promote pedestrian safety and mobility as a viable transportation choice by providing funding for pedestrian projects that provide access and address system continuity and connectivity of pedestrian facilities.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-400, filed 11/23/99, effective 12/24/99.]

WAC 479-12-410 Priority criteria for pedestrian safety and mobility projects. The board will use the following criteria to prioritize proposed urban pedestrian safety and mobility projects:

(1) Pedestrian safety;
(2) Pedestrian movements;
(3) Pedestrian convenience;
(4) Neighborhood impact; and
(5) Project cost.

The board will use the following criteria to prioritize proposed small city pedestrian safety and mobility projects:

(a) Pedestrian safety;
(b) Pedestrian movements;
(c) Economic development; and
(d) Funding partners.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-410, filed 11/23/99, effective 12/24/99.]

WAC 479-12-420 Establishing regions for the pedestrian safety and mobility program. For the purpose of apportioning urban arterial trust account funds to the pedestrian safety and mobility program, the counties of the state are grouped within three regions 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, 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,

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Jefferson, Kitsap, Lewis, Mason, Pacific, San Juan, Skagit, Skamania, Thurston, Wahkiakum, and Whatcom.

WAC 479-12-430 Apportionment of funds to pedestrian safety and mobility program regions. Of the funds obligated to pedestrian safety and mobility projects within urban areas, forty percent will be allocated to projects on a state-wide basis and then, at least fifteen percent will be allocated to projects in the east region, at least fifteen percent to projects in the Puget Sound region, and forty percent will be allocated to projects in a region bears to the state-wide population for cities under five thousand as last determined by the office of financial management.

Of the funds obligated to pedestrian safety and mobility projects within small cities, the amount apportioned 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 479-12-440 Eligible pedestrian safety and mobility projects. Minimum project requirements are:

1. An urban pedestrian safety and mobility project must be on a pedestrian route with linkages to a functionally classified route. Small city pedestrian safety and mobility projects must be on or related to a street on the board approved arterial system;

2. Primary purpose of the project is transportation;

3. Urban agency matching funds cannot be less than twenty-percent;

4. For small city pedestrian safety and mobility project there will be no local agency matching requirements for cities with a population of five hundred or less. For those agencies with a population over five hundred, but less than five thousand, there will be a minimum local match requirement of five-percent;

5. This program will not participate in the cost of right of way acquisition;

6. Maximum board participation for a project is specified by the board;

7. No increases are given on urban projects; and

8. All projects must be completed within two years of board selection.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-12-440, filed 11/23/99, effective 12/24/99.]

Chapter 479-13 WAC

SUBMISSION OF SIX-YEAR PLANS TO TRANSPORTATION IMPROVEMENT BOARD

WAC 479-13-010 through 479-13-070 Repealed. See Disposition Table at beginning of this chapter.

Chapter 479-14 WAC

SUBMISSION OF PROPOSED TRANSPORTATION IMPROVEMENT ACCOUNT PROJECTS TO TRANSPORTATION IMPROVEMENT BOARD

WAC

479-14-005 Purpose and authority.

479-14-008 Definitions.

479-14-010 Programs funded from the transportation improvement account.

479-14-100 Intent of the transportation partnership program.

479-14-110 Priority criteria for the transportation partnership program.

479-14-120 Establishment of regions for transportation partnership program.

479-14-130 Apportionment of funds to transportation partnership program regions.

479-14-140 Eligible transportation partnership program projects.

479-14-150 Designation of lead agency for transportation partnership program projects.

479-14-160 Verification of coordination with planning authority for transportation partnership program projects.

479-14-170 Planning requirements for multiagency transportation partnership program projects.

479-14-180 Local/private matching funds on transportation partnership program projects.

479-14-190 Certification of local/private matching funds for transportation partnership program projects.

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WAC 479-14-008 Definitions. For purposes of implementing the requirements of RCW 47.26.185 relative to the transportation improvement account, the following definitions shall apply:

1. TIA - Transportation Improvement Account.
2. TPP - Transportation Partnership Program.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-008, filed 11/23/99, effective 12/24/99.]

WAC 479-14-010 Programs funded from the transportation improvement account. Funds from the transportation improvement account shall fund the transportation partnership program.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-010, filed 11/23/99, effective 12/24/99.]

WAC 479-14-100 Intent of the transportation partnership program. The intent of the program is to improve mobility of people and goods in Washington state by supporting economic development and environmentally responsive solutions to our state-wide transportation system needs. Eligible agencies are counties that have an urban area, all cities with a population of five thousand or more, and transportation benefit districts.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-100, filed 11/23/99, effective 12/24/99.]

WAC 479-14-110 Priority criteria for the transportation partnership program. The following criteria shall be utilized by the transportation improvement board to prioritize projects:

1. The percentage of agency(ies) and private matching funds.
2. Multimodal solutions for projects including, but not limited to, transit, high occupancy vehicle (HOV) lanes, ferry, high capacity transit/rail, or intermodal facility.
3. Economic development is encouraged.
4. Multiagency involvement in projects.
5. Mobility enhancement by betterment of service level.
6. Improvements necessitated by existing or foreseeable congestion or safety problems due to economic development or growth.
7. Other considerations demonstrating improvement of the local transportation system such as traffic demand management or local transportation funding.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-110, filed 11/23/99, effective 12/24/99.]

WAC 479-14-120 Establishing regions for transportation partnership program. For the purpose of apportioning TIA funds to the transportation partnership program, 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, 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: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-120, filed 11/23/99, effective 12/24/99.]

WAC 479-14-130 Apportionment of funds to transportation partnership program regions. Of the funds in the program, forty percent will be allocated to projects on a statewide basis and then, at least fifteen percent will be allocated to projects in the East region, at least fifteen percent to projects in the West region, and approximately thirty percent to projects in the Puget Sound region.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-130, filed 11/23/99, effective 12/24/99.]

WAC 479-14-140 Eligible transportation partnership program projects. Eligible projects are:

1. Improvements on federally classified arterials;
2. Improvement involving state highway and transit when they are part of a joint project with eligible agencies;
3. Within the urban growth area in counties which are in full compliance with Washington state’s Growth Management Act;
4. Within the Federal Aid Urban Boundary for those counties that are in the process, but have not formally adopted urban growth areas; or
5. Projects which have definite urban characteristics as defined by local comprehensive plans.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-140, filed 11/23/99, effective 12/24/99.]

WAC 479-14-150 Designation of lead agency for transportation partnership program projects. The agencies involved in a multiagency transportation partnership program project shall designate one agency as the lead agency. The lead agency must be a city, county, or transportation benefit district.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-150, filed 11/23/99, effective 12/24/99.]

WAC 479-14-160 Verification of coordination with planning authority for transportation partnership program projects. All applications for transportation partnership program 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.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-160, filed 11/23/99, effective 12/24/99.]

WAC 479-14-170 Planning requirements for multiagency transportation partnership program projects. The board requires joint planning for all transportation partnership program 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 application.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-180, filed 11/23/99, effective 12/24/99.]

WAC 479-14-180 Local/private matching funds on transportation partnership program projects. Transportation partnership program funds 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.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-180, filed 11/23/99, effective 12/24/99.]

WAC 479-14-190 Certification of local/private matching funds for transportation partnership program projects. Within one year after board approval of a prospectus for funding and before any transportation partnership program funds are committed to the project, each agency with an interest in the transportation partnership program project shall provide written certification to the board of 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: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-14-190, filed 11/23/99, effective 12/24/99.]

Chapter 479-15 WAC
SUBMISSION OF PROPOSED PUBLIC TRANSPORTATION SYSTEMS ACCOUNT PROJECTS TO TRANSPORTATION IMPROVEMENT BOARD

WAC
479-15-005 Purpose and authority. RCW 47.66.010 provides that the transportation improvement board shall adopt reasonable rules necessary to implement the public transportation systems account.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-15-005, filed 11/23/99, effective 12/24/99.]

WAC 479-15-008 Definitions. For purposes of implementing the requirements of RCW 47.66.010 relative to the public transportation systems account, the following definitions shall apply:

(1) PTSA - Public Transportation Systems Account.
(2) PTSP - Public Transportation Systems Program.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-15-008, filed 11/23/99, effective 12/24/99.]

WAC 479-15-010 Programs funded from the public transportation systems account. Funds from the public transportation systems account shall fund the public transportation systems program.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-15-010, filed 11/23/99, effective 12/24/99.]

WAC 479-15-100 Intent of the public transportation systems program. The intent of the program is to ensure that viable multimodal programs are available throughout Washington state. All public transit agencies are eligible to apply for public transportation systems program funds.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-15-100, filed 11/23/99, effective 12/24/99.]

WAC 479-15-110 Priority criteria for public transportation systems program. The following criteria shall be utilized by the transportation improvement board to prioritize projects:

(1) Multimodal solutions;
(2) Mobility enhancements;
(3) Customer satisfaction/safety/security;
(4) Financial;
(5) Economic development;
(6) Environmental responsive solutions; and
(7) Innovative solutions.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-15-110, filed 11/23/99, effective 12/24/99.]

WAC 479-15-120 Establishing regions for public transportation systems program. For the purpose of apportioning public transportation systems funds to the public transportation systems program, the counties of the state are grouped within two regions of the state as follows:

The central Puget Sound region shall include eligible agencies within the counties of King, Kitsap, Pierce, and Snohomish.

The remaining region shall include eligible agencies within the counties of Adams, Asotin, Benton, Chelan, Clallam, Clark, Columbia, Cowlitz, Douglas, Ferry, Franklin, Garfield, Grant, Grays Harbor, Island, Jefferson, Kittitas, Klickitat, Lewis, Lincoln, Mason, Okanogan, Pacific, Pend Oreille, San Juan, Skagit, Skamania, Spokane, Stevens, Thurston, Walla Walla, Wahkiakum, Whatcom, Whitman, and Yakima.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-24-038, § 479-15-120, filed 11/23/99, effective 12/24/99.]

WAC 479-15-130 Apportionment of funds to public transportation systems program regions. Of the funds obligated to the public transportation systems program, the
amount apportioned to projects in a region will be based on the revenue provided by RCW 82.44.150.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-08-021, § 479-16-040, filed 3/29/99, effective 4/29/99; 95-04-072, § 479-16-040, filed 1/30/95, effective 3/2/95; 90-11-035, § 479-16-040, filed 5/10/90, effective 6/10/90; Order 33, § 479-16-040, filed 2/6/68.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.


Project plantings. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-16-045, filed 1/30/95, effective 3/2/95; 90-11-035, § 479-16-045, filed 5/10/90, effective 6/10/90; Order 233, § 479-16-045, filed 2/22/22; Order 80, § 479-16-045, filed 12/23/69.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

Acquisition of rights of way. [Statutory Authority: Chapter 47.26 RCW. 90-11-035, § 479-16-050, filed 5/10/90, effective 6/10/90; Order 173, § 479-16-050, filed 4/28/71; Order 17, § 479-16-050, filed 10/11/67.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

Design standards for transportation improvement board projects. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-16-060, filed 1/30/95, effective 3/2/95; 90-11-035, § 479-16-060, filed 5/10/90, effective 6/10/90; 81-04-015 (Order 81-01, Resolution Nos. 666, 667 and 668), § 479-16-060, filed 8/14/81; Order 460, § 479-16-060, filed 9/16/77; Order 67, § 479-16-060, filed 9/16/68; Order 9, § 479-16-060, filed 7/16/67.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

Apportionment of urban arterial trust account fund to regions. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-16-080, filed 1/30/95, effective 3/2/95; 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 7/22/85; 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 73, § 479-16-080, filed 10/10/68.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

Funding for pedestrian facilities. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-16-085, filed 1/30/95, effective 3/2/95; 90-11-035, § 479-16-085, filed 5/10/90, effective 6/10/90; Order 173, § 479-16-085, filed 2/6/68.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

Inclusion of bicycle facilities in transportation improvement board projects. [Statutory Authority: Chapter 47.26 RCW. 99-08-021, § 479-16-098, filed 3/29/99, effective 4/29/99; 95-04-072, § 479-16-098, filed 1/30/95, effective 3/2/95; 90-11-035, § 479-16-098, filed 5/10/90, effective 6/10/90; Order 319, § 479-16-098, filed 4/22/74.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

WAC 479-16-010 through 479-16-098 Repealed. See Disposition Table at beginning of this chapter.

Chapter 479-17 WAC

STATE-WIDE COMPETITIVE AND ENHANCEMENT PROGRAMS

WAC 479-17-100 Transportation Equity Act for the 21st Century or its successor acts, surface transportation program, state-wide competitive program account—Eligibility.

WAC 479-17-200 Transportation Equity Act for the 21st Century or its successor acts, state-wide competitive program account—Criteria.

WAC 479-17-300 Transportation Equity Act for the 21st Century or its successor acts, enhancement program account—Eligibility.

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Title 479 WAC: Transportation Improvement Board

WAC 479-17-100 Transportation Equity Act for the 21st Century or its successor acts, surface transportation program, state-wide competitive program account—Eligibility. (1) Eligibility to apply shall be limited to public agencies.

(2) Programs and projects eligible for funding shall be limited to the following purposes:
   (a) Planning;
   (b) Preliminary engineering;
   (c) Right of way acquisition;
   (d) Construction; and
   (e) Capital equipment acquisition.

(3) Projects eligible for funding under the account shall be limited to applications that directly benefit Washington state.

(4) All projects must be regionally significant.

WAC 479-17-200 Transportation Equity Act for the 21st Century or its successor acts, state-wide competitive program account—Criteria. (1) Projects selected for funding from the state-wide competitive program account shall be consistent with the following criteria without regard to geographic distribution:

   (a) Local, regional, and state transportation plans;
   (b) Local transit development plans; and
   (c) Local comprehensive land use plans.

(2) The following criteria shall be considered:

   (a) Objectives of the Growth Management Act, the High Capacity Transportation Act, the Commute Trip Reduction Act, transportation demand management programs, federal and state air quality requirements, and federal Americans with Disabilities Act and related state accessibility requirements; and

   (b) Energy efficiency issues, freight and goods movement, economic development, rural isolation, fish passage, flood mitigation, the leveraging of other funds including funds administered by the transportation improvement board, and safety and security issues.

(3) In addition to the criteria identified in subsections (1) and (2) of this section, the transportation improvement board may choose to identify additional criteria for program and project selection for the state-wide competitive program. Such criteria shall be subject to public meetings as required by federal law, and shall be identified in the application guidelines.

(4) The transportation improvement board shall prepare application forms and guidelines to assist eligible applicants and ensure their distribution to all eligible applicants no later than thirty days prior to the date on which the applications must be submitted.

(5) The transportation improvement board shall select projects for the state-wide competitive program and forward the recommended list to the legislature, governor's office, and Washington state department of transportation by February 1st of each year.

WAC 479-17-300 Transportation Equity Act for the 21st Century or its successor acts, enhancement program account—Eligibility. (1) Eligibility to apply shall be limited to public agencies.

(2) Programs and projects eligible for funding shall be limited to the following purposes:

   (a) Provision of bicycle and pedestrian facilities;
   (b) Acquisition of scenic easement;
   (c) Scenic or historic highway programs (including tourist and welcome center facilities);
   (d) Landscaping and other scenic beautification;
   (e) Historic preservation;

   (f) Rehabilitation and operation of historic transportation buildings, structures or facilities;
   (g) Preservation of abandoned railway corridors;
   (h) Control and removal of outdoor advertising;
   (i) Archaeological planning and research;
   (j) Mitigation of water pollution due to highway runoff or reduce vehicle-caused wildlife mortality while maintaining habitat connectivity;

   (k) Establishment of transportation museums.

(3) Projects eligible for funding under the account shall be limited to applications that directly benefit Washington state.

WAC 479-17-400 Transportation Equity Act for the 21st Century or its successor acts, enhancement program account—Criteria. (1) Projects selected for funding from the enhancement program account shall be consistent with the following criteria:

   (a) Local, regional and state transportation plans;
   (b) Local comprehensive land use plans.

(2) The following procedure shall be considered:

   (a) Project applications shall be reviewed and regionally prioritized by the regional transportation planning organizations or metropolitan planning organizations and shall be forwarded to the transportation improvement board for selection.

   (b) The Washington state department of transportation shall prepare application forms and guidelines to assist eligible applicants and ensure their distribution to all eligible applicants no later than thirty days prior to the date on which the applications must be submitted.

   (c) The transportation improvement board shall establish priorities to fund regionally significant projects by allocating twenty-five percent of the funds to projects on a state-wide basis and the remaining funds based on population distribution to the regional transportation planning organizations or metropolitan planning organizations.

   (d) The transportation improvement board shall select projects for the enhancement program and forward the recommended list to the legislature, governor's office and Wash-
Financial and Payment Requirements

Chapter 479-20 WAC

FINANCIAL AND PAYMENT REQUIREMENTS

WAC 479-20-007 through 479-20-095 Repealed.

WAC 479-20-010 Repealed.

WAC 479-20-011 Repealed.

WAC 479-20-012 Repealed.

WAC 479-20-013 Repealed.

WAC 479-20-014 Repealed.

WAC 479-20-015 Repealed.

WAC 479-20-016 Repealed.

WAC 479-20-017 Repealed.

WAC 479-20-018 Repealed.

WAC 479-20-019 Repealed.

WAC 479-20-020 Repealed.

WAC 479-20-021 Repealed.

WAC 479-20-022 Repealed.

WAC 479-20-023 Repealed.

WAC 479-20-024 Repealed.

WAC 479-20-025 Repealed.

WAC 479-20-026 Repealed.

WAC 479-20-027 Repealed.

WAC 479-20-028 Repealed.

WAC 479-20-029 Repealed.

WAC 479-20-030 Repealed.

WAC 479-20-031 Repealed.

WAC 479-20-032 Repealed.

WAC 479-20-033 Repealed.

WAC 479-20-034 Repealed.

WAC 479-20-035 Repealed.

WAC 479-20-036 Repealed.

WAC 479-20-037 Repealed.

WAC 479-20-038 Repealed.

WAC 479-20-039 Repealed.

WAC 479-20-040 Repealed.

[2000 WAC Supp—page 2163]
Chapter 479-112 WAC

SUBMISSION OF PROPOSED TRANSPORTATION IMPROVEMENT ACCOUNT (TIA) PROJECTS TO TRANSPORTATION IMPROVEMENT BOARD

WAC

479-112-001 through 479-112-020 Repealed. See Disposition Table at beginning of this chapter.

Chapter 479-113 WAC

SUBMISSION OF SIX-YEAR PLANS FOR TRANSPORTATION IMPROVEMENT ACCOUNT PROJECTS

WAC

479-113-010 through 479-113-070 Repealed. See Disposition Table at beginning of this chapter.
Transportation Improvement Account Funded Projects

Chapter 479-120

11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-116-070 . Funding for pedestrian facilities. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-116-070, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-116-080 . Inclusion of bicycle facilities in TIB projects. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-116-080, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

WAC 479-116-010 through 479-116-080 Repealed.
See Disposition Table at beginning of this chapter.

Chapter 479-116 WAC

REQUIREMENTS FOR TRANSPORTATION IMPROVEMENT ACCOUNT PROJECT DEVELOPMENT

WAC
479-116-010 through 479-116-080 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

479-116-010 . Methods of construction for transportation improvement account projects. [Statutory Authority: Chapter 47.26 RCW, § 479-116-010, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.


WAC 479-116-100 through 479-116-080 Repealed.
See Disposition Table at beginning of this chapter.

Chapter 479-120 WAC

FINANCIAL AND PAYMENT REQUIREMENTS FOR TRANSPORTATION IMPROVEMENT ACCOUNT FUNDED PROJECTS

WAC
479-120-010 through 479-120-095 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

479-120-010 . Reimbursable costs for transportation improvement account projects. [Statutory Authority: Chapter 47.26 RCW, § 479-120-010, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-011 . Reimbursable costs for engineering for transportation improvement projects. [Statutory Authority: Chapter 47.26 RCW, § 479-120-011, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-013 . Direct costs for transportation improvement account projects. [Statutory Authority: Chapter 47.26 RCW, § 479-120-013, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-016 . Indirect costs for transportation improvement account projects. [Statutory Authority: Chapter 47.26 RCW, § 479-120-016, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-020 . Partial or progress payments for transportation improvement account project costs. [Statutory Authority: Chapter 47.26 RCW, § 479-120-020, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-025 . Record requirements for transportation improvement account projects. [Statutory Authority: Chapter 47.26 RCW, § 479-120-025, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-027 . Audits of transportation improvement account project records. [Statutory Authority: Chapter 47.26 RCW, § 479-120-027, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-031 . Expenditure schedule of transportation improvement account funds. [Statutory Authority: Chapter 47.26 RCW, § 479-120-031, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-120-037 . Procedure for requesting an increase in authorized amount of transportation improvement account funds. [Statutory Authority: Chapter 47.26 RCW, § 479-120-037, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

[2000 WAC Supp—page 2165]
WAC 479-120-010 through 479-120-095 Repealed. See Disposition Table at beginning of this chapter.

Chapter 479-310 WAC

CITY HARDSHIP ASSISTANCE PROGRAM RULES AND REGULATIONS

WAC

479-310-010 through 479-310-200 Repealed.

Chapter 479-312 WAC

SUBMISSION OF CITY HARDSHIP ASSISTANCE PROGRAM PROJECTS

WAC

479-312-010 through 479-312-300 Repealed.

Chapter 479-316 WAC

ALLOWABLE ACTIVITIES FOR CHAP PROJECTS

WAC

479-316-010 through 479-316-300 Repealed.
## Submission of Small City Account Projects

### Chapter 479-412

#### SMALL CITY ACCOUNT PROGRAM RULES AND REGULATIONS

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<td>479-410-010</td>
<td>Purpose and authority. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-010, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 1/12/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<tr>
<td>479-410-020</td>
<td>Small city account program intent. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-020, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<td>479-410-100</td>
<td>Funds for the small city account program. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-100, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<td>479-410-150</td>
<td>Definitions. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-150, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<td>479-410-160</td>
<td>Classification standards for arterials in small cities. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-160, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<td>479-410-170</td>
<td>Establishing regions for small city account program. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-170, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<tr>
<td>479-410-180</td>
<td>Allocation of small city account funds to regions. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-180, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<tr>
<td>479-410-200</td>
<td>Administration costs. [Statutory Authority: Chapter 47.26 RCW. 95-04-072, § 479-410-200, filed 1/30/95, effective 3/2/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<td>479-410-010</td>
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#### Chapter 479-320 WAC

#### FINANCIAL AND PAYMENT REQUIREMENTS FOR CITY HARDSHIP ASSISTANCE PROGRAM PROJECTS

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<td>479-320-050</td>
<td>Eligible project costs. [Statutory Authority: Chapter 47.26 RCW and 1991 c 342 §§ 60 and 62. 91-23-091, § 479-320-050, filed 11/19/91, effective 12/20/91.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<tr>
<td>479-320-100</td>
<td>Eligible costs for engineering. [Statutory Authority: Chapter 47.26 RCW and 1991 c 342 §§ 60 and 62. 91-23-091, § 479-320-100, filed 11/19/91, effective 12/20/91.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<tr>
<td>479-320-150</td>
<td>Procedure for requesting an increase in authorized amount of city hardship assistance program funds. [Statutory Authority: Chapter 47.26 RCW and 1991 c 342 §§ 60 and 62. 91-23-091, § 479-320-150, filed 11/19/91, effective 12/20/91.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
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<td>479-320-200</td>
<td>Partial or progress payments for city hardship assistance program costs. [Statutory Authority: Chapter 47.26 RCW and 1991 c 342 §§ 60 and 62. 91-23-091, § 479-320-200, filed 11/19/91, effective 12/20/91.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.</td>
</tr>
</tbody>
</table>

WAC 479-320-050 through 479-320-200 Repealed. See Disposition Table at beginning of this chapter.
WAC 479-416-010 through 479-416-050 Repealed. See Disposition Table at beginning of this chapter.

Chapter 479-420 WAC

FINANCIAL AND PAYMENT REQUIREMENTS FOR SMALL CITY ACCOUNT PROJECTS

WAC

479-420-010 through 479-420-095 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

479-420-010 Eligible project costs for small city account projects.
[Statutory Authority: Chapter 47.26 RCW, 95-04-072, § 479-420-010, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-420-031, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-420-011 Eligible costs for engineering for small city account projects.
[Statutory Authority: Chapter 47.26 RCW, 95-04-072, § 479-420-011, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-420-016 Indirect costs for small city account projects.
[Statutory Authority: Chapter 47.26 RCW, 95-04-072, § 479-420-016, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-420-020 Partial or progress payments for small city account project costs.
[Statutory Authority: Chapter 47.26 RCW, 95-04-072, § 479-420-020, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-420-025 Record requirements for small city account projects.
[Statutory Authority: Chapter 47.26 RCW, 95-04-072, § 479-420-025, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-420-031 Audits of small city account project records.
[Statutory Authority: Chapter 47.26 RCW, 95-04-072, § 479-420-031, filed 1/30/95, effective 3/2/95.]
Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

WAC 479-416-010 through 479-416-050 Repealed. See Disposition Table at beginning of this chapter.
by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.

479-510-500

**Disposition of Sections Formerly Codified in This Chapter**


479-510-076 Funding shortfall. [Statutory Authority: 1995 c 269 § 2601. 95-22-056, § 479-510-076, filed 10/30/95, effective 11/30/95.] Repealed by 99-24-038, filed 11/23/99, effective 12/24/99. Statutory Authority: Chapters 47.26 and 47.66 RCW.


WAC 479-510-060 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-076 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-080 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-110 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-120 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-210 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-220 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-410 Repealed. See Disposition Table at beginning of this chapter.

WAC 479-510-420 Repealed. See Disposition Table at beginning of this chapter.

[2000 WAC Supp—page 2169]
WAC 479-510-450 Transportation Equity Act for the 21st Century or its successor acts, enhancement program account—Eligibility. (1) Eligibility to apply shall be limited to public agencies.

(2) Programs and projects eligible for funding shall be limited to the following purposes:
   (a) Provision of bicycle and pedestrian facilities;
   (b) Acquisition of scenic easement;
   (c) Scenic or historic highway programs (including tourist and welcome center facilities);
   (d) Landscaping and other scenic beautification;
   (e) Historic preservation;
   (f) Rehabilitation and operation of historic transportation buildings, structures or facilities;
   (g) Preservation of abandoned railway corridors;
   (h) Control and removal of outdoor advertising;
   (i) Archaeological planning and research;
   (j) Mitigation of water pollution due to highway runoff or reduce vehicle-caused wildlife mortality while maintaining habitat connectivity;
   (l) Establishment of transportation museums.

(3) Projects eligible for funding under the account shall be limited to applications that directly benefit Washington state.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-08-020, § 479-510-450, filed 3/29/99, effective 4/29/99.]

WAC 479-510-460 Transportation Equity Act for the 21st Century or its successor acts, enhancement program account—Criteria. (1) Projects selected for funding from the enhancement program account shall be consistent with the following criteria:

(a) Local, regional, and state transportation plans;
(b) Local comprehensive land use plans.

(2) The following procedures shall be considered:

(a) Project applications shall be reviewed and regionally prioritized by the regional transportation planning organizations or metropolitan planning organizations and shall be forwarded to the transportation improvement board for selection.

(b) The Washington state department of transportation shall prepare application forms and guidelines to assist eligible applicants and ensure their distribution to all eligible applicants no later than thirty days prior to the date on which the applications must be submitted.

(c) The transportation improvement board shall establish priorities to fund regionally significant projects by allocating 25% of the funds to projects on a statewide basis and the remaining funds based on population distribution to the regional transportation planning organizations or metropolitan planning organizations.

(d) The transportation improvement board shall select projects for the enhancement program and forward the recommended list to the legislature, governor's office and Washington state department of transportation on March 26, 1999 and by February 1st for each year thereafter.

[Statutory Authority: Chapters 47.26 and 47.66 RCW. 99-08-020, § 479-510-460, filed 3/29/99, effective 4/29/99.]