**Title 175 WAC**

**ECONOMIC ASSISTANCE AUTHORITY**

**Chapter 175-08 WAC**

**UNIFORM PROCEDURAL RULES**

WAC 175-08-010 Uniform procedural rules. The economic assistance authority, hereinafter designated the authority, adopts as its own rules of practice all those uniform procedural rules promulgated by the code reviser now codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, (excepting WAC 1-08-010 which is adopted as amended by the authority and set out herein as WAC 175-12-005) as now or hereafter amended subject to any additional rules that the authority may add from time to time. The authority reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the authority, said determination to be in accordance with the spirit and intent of the law (chapter 117, Laws of 1972 1st ex. sess. is attached as Appendix A).

[Order 3940, § 175-08-010, filed 11/30/73.]

WAC 175-08-990 Appendix A—Relating to chapter 117, Laws of 1972 1st ex. sess. as codified in chapter 43.31A RCW.

**Chapter 175-12 WAC**

**GENERAL OPERATING RULES**

WAC 175-12-005 Appearance and practice before agency—Who may appear. No person may appear in a representative capacity before the agency or its designated hearing officer other than the following:

1. Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington;
2. Attorneys at law duly qualified and entitled to practice before the highest court of record of any other state, if the attorneys at law of the state of Washington are permitted to appear in a representative capacity before administrative agencies of such other state, and if not otherwise prohibited by our state law;
3. A bona fide officer, partner, or full-time employee of an individual firm, association, partnership, corporation, or municipal corporation.

[Order 3940, § 175-12-005, filed 11/30/73.]

WAC 175-12-010 Authority organization. (1) The authority shall consist of eleven members as follows:

- (a) The chairman who shall be the director of the department of commerce and economic development;
- (b) Two appointed by the governor as city representatives;
- (c) Two appointed by the governor as county representatives;
- (d) Four appointed by the governor as citizen members;
- (e) Two ex officio members: Directors of the planning and community affairs agency and the department of ecology or their designees.

2. The members of the authority, at the first meeting of the calendar year, shall elect a vice chairman.

3. The principal office of the authority shall be at Olympia, Washington, in care of the director of the department of commerce and economic development, General Administration Building, which office shall be open each day for the transaction of business from 8:00 a.m. to 5:00 p.m. (Saturdays, Sundays and legal holidays excepted). Submissions, requests and communications shall be sent to the authority chairman, in care of the Department of Commerce and Eco-

[Title 175 WAC—p. 1]
Title 175 WAC: Economic Assistance Authority

WAC 175-12-015 Definitions. (1) "Economic assistance area" is initially that area within the state which has been designated by the secretary of the United States Department of Commerce as a redevelopment area; it shall also include those counties in which the rate of increase in population is less than fifteen percent between the two prior decennial federal census figures available for the counties in this state.

The authority is empowered, at its discretion, to redefine these initially designated economic assistance areas where one or more of the following criteria are present:

(a) Prescribed high rate of unemployment as set out in section 9(1)(a), chapter 117, Laws of 1972 ex. sess.

(b) Prescribed slow rate of population increase as set out in section 9(1)(b), chapter 117, Laws of 1972 ex. sess.

(c) Area is a federal Indian reservation manifesting economic distress as based on unemployment, low income levels, and other evidence of economic under-development.

(2) "Special impact area" is defined as any county, city or community wherein the loss, curtailment or closing of a major source of employment, including a major state institution, has caused or will cause an unusual and severe rise in unemployment.

(a) Such designation as special impact area shall be for a period of two years from date of designation by the authority.

WAC 175-12-020 Notice of pending authority action. The authority shall provide reasonable notice to each applicant of those pending applications it is to consider at its meeting and to the general public by providing a general notice to a local newspaper in the area of the proposed project in advance of said meeting.

WAC 175-12-025 Consistency with local and state government policies, plans and programs. All projects approved by the authority for economic assistance under chapter 117, Laws of 1972 ex. sess. shall be consistent with the policies, plans, and programs of state agencies and local governmental units within whose jurisdiction the project is located.

WAC 175-12-030 Intervention. The authority shall allow any person, company or public agency, including federal, state and/or local, to petition to be heard for or against an application. Said material may be received in writing or orally at the discretion of the authority and may include submissions that such project is or is not consistent with policies, plans and programs of state agencies and/or local governmental units within whose jurisdiction the project is located.

WAC 175-12-035 Private hearings. As authorized by section 5(5), chapter 117, Laws of 1972 ex. sess., the authority may conduct private hearings of any matter material for its information that will assist in its determinations.

WAC 175-12-040 Petition for reconsideration. (1) Any party may, after final decision by the authority respecting the denial of a grant or loan or tax deferral certification for a proposed project, petition for a reconsideration. Such petition must be filed with the authority's office within fifteen days of service of notice of final decision on the application.

(2) The filing of a petition for reconsideration shall suspend the final decision of the authority until denied or a modified decision is entered.

(3) In response to a petition for reconsideration the authority may either (a) deny same, (b) call for further answer, (c) modify its decision, or (d) permit a rehearing.

WAC 175-12-045 Contested case hearings. The authority shall hold a formal hearing, conducted as a contested case under the Administrative Procedure Act, chapter 34.04 RCW, whenever lawfully requested by a proper party to an application for investment tax deferral.

WAC 175-12-050 Judicial review. Any person, including public agencies, aggrieved by a final decision in a contested case before the authority, whether such decision is affirmative or negative in form, is entitled to judicial review in the manner prescribed in chapter 34.04 RCW as now or hereafter amended.

Chapter 175-16 WAC
INVESTMENT TAX DEFERRALS APPLICATION AND PROCEDURES

WAC
175-16-010 Application.
175-16-020 Application processing.
175-16-030 Definitions.
175-16-040 Deferral period and repayment schedule.

(1999 Ed.)
Section II. ELIGIBILITY REQUIREMENTS FOR PROJECT RESULTING IN A [NEW] MANUFACTURING [PLANT COMPLEX] [BUILDING]. Complete the appropriate items under this section only if the investment project is a [new] manufacturing [plant complex] [building].

Item 12. Any investment project which results in a [new] manufacturing [plant complex] [building] located in an economic assistance area qualifies for the investment tax deferral. Economic assistance areas are listed on the attachment to the application form.

Item 13. Any investment project not located in an economic assistance area but which results in a [new] manufacturing [plant complex] [building] in a special impact area qualifies for the investment tax deferral. Special impact areas (if any) are listed on the attachment to the application form.

Item 14. Projects not qualifying under items 12 and 13 may qualify for the investment tax deferral if at least twenty percent of [the employees at] [those employed in] the completed [plant complex] [building] will be of [a] minority race. Employment figures used in the determination of the minority percentage should be the annual average of figures consistent with employment reports required by the department of employment security pursuant to chapter 50.12 RCW. The definition of minority is found in WAC 175-16-030(9).

Item 15. Projects not qualifying under items 12, 13[,] or 14 may qualify if the applicant firm is an industry classification other than that assigned to either of the two manufacturing industries within a county which employs the greatest number of persons on an annual average basis in the most recent calendar year for which such information is available from the department of employment security. A list of major employing industries in the counties not designated as economic assistance areas are listed on the attachment to the application form.

Section III. ELIGIBILITY REQUIREMENTS FOR PROJECT[S] RESULTING IN A MAJOR IMPROVEMENT TO AN EXISTING BUILDING. Complete the appropriate items under this section only if the investment project involves expansion, renovation or remodeling of an existing building for manufacturing use.

Item 16. Any investment project that satisfies the criteria for a major improvement and is located in an economic assistance area qualifies for the investment tax deferral. Economic assistance areas are listed on the attachment to the application form.

Item 17. Any investment project which satisfies the criteria for major improvement that is not located in an economic assistance area qualifies for the investment tax deferral if it is located in a special impact area. Special impact areas (if any) are listed on the attachment to the application form.

Item 18. Projects satisfying the criteria for a major improvement and not qualifying under items 16 or 17 may qualify for the investment tax deferral if at least twenty percent of [the employees at] [those employed in] the completed [plant complex] [major improvement] will be of [a] minority race. Employment figures used in the determination of the minority percentage should be the annual average of figures consistent with employment reports required by the department of employment security pursuant to chapter 50.12
RCW. The definition of minority is found in WAC 175-16-030(9).

Item 19. Projects satisfying the criteria for a major improvement and not qualifying under items 16, 17 [and] [or] 18 may qualify [for the investment tax deferral if the completed plant complex will not be in a major employing industry classification in the county in which the project is located. Industry classifications are determined by the two-digit level standard industrial classification code number.] [if the applicant firm is an industry classification other than that assigned to either of the two manufacturing industries within a county which employs the greatest number of persons on an annual average basis in the most recent calendar year for which such information is available from the department of employment security.] A list of major employing industries in the counties not designated as economic assistance areas are listed on the attachment to the application form.

Item 20. The average annual employment at the [investment project for the previous] [existing building for the most recent] [calendar] year is to be computed from monthly reports.

Item 21. The applicant will indicate the true and fair value of the land, building, and machinery, prior to the initiation of the project. The applicant is to indicate if the cost of the investment project is greater than twenty-five percent of the true and fair value of the facilities prior to initiation of construction. The applicant for the deferral may be a lessee, but must [at the time of the deferral application, either be obligated on a lease of the project of at least ten years, commencing on or after the date of such application, or must have executed such lease, contingent only upon the grant of the investment tax deferral.] provide reasonable evidence of permanency. In determining permanency, the authority will consider, among other things, (1) reasonable viability of business, (2) reasonable perception of stable market, and (3) magnitude of investment.

Section IV. DECLARATION STATEMENT. To be completed by ALL applicants.

Item 22. The declaration statement is self-explanatory. The authority must rule on the application within sixty days of receipt thereof as detailed in WAC 175-16-020.

Item 23. Attach any documentation material believed appropriate and identify clearly.

Item 24. When the application has been completed and signed, the original is to be forwarded to the chairman of the authority. The applicant should retain a copy for his records.

[Statutory Authority: RCW 43.31A.050. 79-11-088 (Order 79-2, Resolution 79-2), § 175-16-010, filed 10/24/79; Order 77-2, § 175-16-010, filed 9/16/77; Order 76-1, § 175-16-010, filed 4/7/76; Order 73-4, § 175-16-010, filed 12/14/73; Order 3940, § 175-16-010, filed 11/30/73.]

Reviser’s note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules, and deems ineffectual changes not filed by the agency in this manner. The bracketed material in the above section does not appear to conform to the statutory requirement.

WAC 175-16-020 Application processing. (1) The authority shall rule on the application within sixty days of receipt of a valid application; and, if the project satisfies existing legal criteria for an eligible project, the authority shall so certify to the department of revenue and the applicant.

(2) The authority shall determine for all approved investment tax deferrals that such projects are consistent with policies, plans, and programs of state agencies and local governmental units within whose jurisdiction the project is located.

(3) When necessary, the authority shall obtain from the department of employment security a standard industrial classification number for each applicant that will be consistent with the product description supplied.

(4) The authority will issue a certificate which identifies the date on which the construction project is operationally complete.

[Order 73-4, § 175-16-020, filed 12/14/73; Order 3940, § 175-16-020, filed 11/30/73.]

WAC 175-16-030 Definitions. (1) "To manufacture" according to RCW 82.04.120, embraces all activities wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful substance or article of tangible personal property is produced for sale or commercial or industrial use, and shall include the production or fabrication of special made or custom made articles.

The following is taken from WAC 458-20-136: Manufacturing - special classification: Manufacturing as a term includes milling flour, processing raw seafood, splitting and processing dried peas, the slaughter and processing of perishable meat; processing of aluminum, freezing and processing of fresh fruit and vegetables.

(2) "Eligible investment project" shall mean construction of new buildings or major improvements to existing buildings and the machinery installed in such buildings in the course of such construction or major improvements, when said buildings, equipment and machinery are to be used for manufacturing activities as defined in WAC 175-16-030(1).

(3) "Buildings" shall mean and include only those structures used or to be used to house or shelter manufacturing activities. The term shall include plant offices and warehouses or other facilities for the storage of raw material or finished goods when such facilities are an essential or an integral part of a factory, mill, or manufacturing plant and such factory, mill, or manufacturing plant is used or to be used in the business of manufacture for sale or commercial or industrial use of an article, substance, or commodity. Where a building is used partly for manufacturing and partly for other purposes the applicable tax deferral shall be determined by apportionment of the costs of construction under such rules as the department of revenue shall provide.

(a) "New building" shall mean those portions of a new or existing structure and the machinery installed therein during the course of construction which increases the usable floor space and which floor space is covered by a new roof and which is supported by a new foundation.

(4) "Machinery" shall mean all industrial fixtures, equipment, and support facilities that are an integral and necessary part of a manufacturing operation.

(5) "Major improvement" shall mean the physical alteration by expansion, modernization, or renovation of an existing structure where the cost exceeds twenty-five percent of the true and fair value of the existing plant complex prior to
the initiation of construction; major improvement is further
defined to include those portions of an existing structure
which do not increase the usable floor space, but is limited to
the renovation, modernization or any other form of alteration
or addition and the machinery installed therein during the
course of construction.

(6) "True and fair value" is defined by the authority as:
(a) The cost/value of land, buildings and machinery as
reflected in the applicant's books reduced by depreciation
computed on the straight line method using the useful life
procedure as authorized by the Internal Revenue Service or,
(b) The value set by a qualified appraiser on the land,
buildings or equipment or,
(c) The fair rental/lease value of the land, building or
equipment as determined by a qualified appraiser.

(7) "Plant complex" shall mean land, machinery, and
buildings adapted to industrial use as a single functional or
operational unit for the designing, assembling, processing or
manufacturing of finished or partially finished products from
raw material or fabricated parts.

(8) "Minority" shall include those ethnic groups generally
referred to as Negro, Oriental, American Indian, Spanish-surnamed Americans, as defined in the Civil Rights Act
of 1964 (PL 88-352) as now or hereafter amended.

(9) "Initiation of construction" for purposes of applying
for the investment tax deferral, as it relates to construction of
new buildings, shall mean that date upon which work is initi­
ated after completion of the building's foundation.

(10) "Initiation of construction" for purposes of applying
for the investment tax deferral as it relates to major improve­
ment of existing buildings, shall mean that date on which the
new construction by renovation, modernization or expansion
- by physical alteration - begins.

(11) "Ownership requirements." The applicant must be
the owner or lessee of the building and/or equipment on
which the deferral is made. In the case of a lessee/applicant
the applicant must provide reasonable evidence of perma­
nency. In determining permanency, the authority will con­
sider, among other things, (1) reasonable viability of busi­
ness, (2) reasonable perception of stable market, and (3) mag­
nitude of investment.[]

(12) "Special conditions." A deferral may be given an
applicant if initiation of construction is planned to commence
prior to receiving all necessary permits and licenses from
state agencies and local government provided there is suffi­
cient information available to indicate the applicant has made
requests for the necessary permits. Such deferrals may carry
special conditions of time or performance as the authority
from time to time may deem necessary.

[Statutory Authority: RCW 43.31A.050. 79-11-088 (Order 79-2, Resolution
79-2), § 175-16-030, filed 10/24/79; Order 73-4, § 175-16-030, filed
12/14/73; Order 3940, § 175-16-030, filed
11/30/73.]

Reviser's note: RCW 34.05.395 requires the use of underlining and
deletion marks to indicate amendments to existing rules, and deems ineffec­tual
changes not filed by the agency in this manner. The bracketed material
in the above section does not appear to conform to the statutory requirement.

WAC 175-16-040 Deferral period and repayment schedule. The prescribed taxes by the department of revenue
on an eligible investment project will be deferred for a period
of three years after the certified date for operational completion
of the project, with repayment commencing in the fourth
year thereafter and spread over a five-year period. Ten per­
cent of the total amount of authorized taxes deferred will be
due on December 31st of the first repayment year with fif­
ten, twenty, twenty-five and thirty percent due, respectively,
on December 31st of the second, third, fourth, and fifth
repayment years. The department of revenue may authorize
an accelerated repayment schedule upon application of the
manufacturing firm.

[Order 73-4, § 175-16-040, filed 12/14/73; Order 3940, § 175-16-040, filed
11/30/73.]

WAC 175-16-050 Responsibility of department of revenue. (1) The department of revenue is responsible for
administration of the deferral. Such administration includes
issuing the tax deferral certificate and determining the
amount thereof, collecting the deferred tax, applying penalties
for delinquent payment, notifying the authority when the
project is operationally complete and all other action necessary
for implementing responsibilities of the department of
revenue under the Economic Assistance Act of 1972.

(2) The department of revenue may be consulted by the
authority to assist in any other matter relating to this act.

[Order 73-4, § 175-16-050, filed 12/14/73; Order 3940, § 175-16-050, filed
11/30/73.]

WAC 175-16-060 Official forms and instruction materials supplied on request. The application form and
instructions may be obtained on request from the chairman of the
authority:

(1) Form EAA-TD-4: Application for investment tax
deferral.

(2) Instructions EAA-TD: Instruction material for completing Form EAA-TD-4.

[Order 73-4, § 175-16-060, filed 12/14/73; Order 3940, § 175-16-060, filed
11/30/73.]

WAC 175-16-990 Appendix A—Application form and instructions—Investment tax deferral for manufactur­
ers.

Appendix A

APPLICATION FORM AND INSTRUCTIONS
INVESTMENT TAX DEFERRAL FOR MANUFACTURERS

Available from:

Economic Assistance Authority
c/o Department of Commerce [Trade]
and Economic Development
101 General Administration Building
Olympia, Washington 98504

[Order 73-4, Appendix A (codified as WAC 175-16-990), filed 12/14/73;
Order 3940, Appendix A, filed 11/30/73.]

[Title 175 WAC—p. 5]
Chapter 175-20
Title 175 WAC: Economic Assistance Authority

Chapter 175-20 WAC
GRANTS AND LOANS APPLICATION AND PROCEDURES

WAC 175-20-010 Public facilities loans and grants.
The authority may make loans, grants, or a combination thereof, to political subdivisions of the state and to Indian tribes to assist in financing eligible public facility projects as defined in WAC 175-20-020.

[Order 3940, § 175-20-010, filed 11/30/73.]

WAC 175-20-020 Eligibility for public facilities grants or loans.
(1) Eligibility extends to political subdivisions of the state and Indian tribes recognized as such by the federal government in order to assist them in financing the cost of public facilities including the acquisition and development of land and improvements for public facilities and the acquisition, construction, rehabilitation, alteration, expansion or improvement of such facilities.

(2) The grants or loans shall be used to fund those public facility projects which will improve the opportunity for successful maintenance, establishment or expansion of industrial or commercial plants or will otherwise assist in the creation or retention of long-term economic opportunities.

(3) All public facility projects approved by the authority must be consistent with the policies, plans and programs of state agencies and/or local governmental units within whose jurisdiction the project is located.

[Order 3940, § 175-20-020, filed 11/30/73.]

WAC 175-20-030 Division of funding between economic assistance areas and other areas.
(1) Not less than two-thirds of public facilities construction loan and grant account moneys within any biennium may be made available to areas not designated as economic assistance areas and special impact areas.

(2) Not more than one-third of the amount estimated to be available to the public facilities loan and grant account within any biennium may be made available to areas not designated as economic assistance areas and special impact areas. Provided, that any such project for which such funds are sought satisfies one or more of the following criteria:

(a) Provides for greater balance in the distribution of economic opportunity, or

(b) Provides for greater equity in the distribution of economic opportunities for state residents relative to racial, ethnic or social group, and educational or skill levels, or

(c) Provides for continued economic diversification leading to greater seasonal or cyclical stability.

[Order 3940, § 175-20-030, filed 11/30/73.]

WAC 175-20-040 Loan terms.
(1) Public facility loans shall have a duration not greater than 20 years. The authority may defer repayment of principal and/or interest for a period of up to five years.

(2) The interest rate on public facility loans authorized at a particular authority meeting shall be determined by the rate for 91-day treasury bills as of the sale immediately prior to the subject meeting, rounded upward to the nearest half percentage point except that such rate shall not exceed five percent.

(3) The authority may, where a loan is to be a revenue obligation of the applying municipality, subordinate the loan to existing and future parity debt of the municipality.

[Order 3940, § 175-20-040, filed 11/30/73.]

WAC 175-20-050 Project funding priorities.
(1) In establishing project priorities the authority shall place primary emphasis on the permanent employment impact of the project.

(2) Additionally, the authority may consider:

(a) Immediacy of the project's economic impact.

(b) Permanence of the project's economic impact.

(c) The local and/or federal participation in project funding.

(d) The contribution by the project to geographical dispersion of industry or commerce in the state.

(e) The contribution by the project to diversification of the state's industrial or commercial base.

(f) The creation by the project of job opportunities for the disadvantaged, minority races, or underemployed.

(g) The financial condition of the local government entity undertaking the project.

(h) Availability of other funding sources.

[Order 3940, § 175-20-050, filed 11/30/73.]

WAC 175-20-060 Application dates.
To be eligible for consideration at a particular regular monthly meeting of the authority an application for a public facility grant or loan must be received by the authority no later than the first working day of that month.

[Order 3940, § 175-20-060, filed 11/30/73.]

WAC 175-20-070 Application for grants or loans.
Applications for grants or loans shall be submitted substan-
Grants and Loans Application and Procedures

WAC 175-20-080 Appearance before the authority. A representative of the applicant who is either an elected official or employee of the applying municipality or Indian tribe must be present when the authority considers the project application and will be allowed to make a brief presentation on behalf of the project.

WAC 175-20-090 General conditions of aid. All applicants whose projects are approved for aid must fulfill the following conditions before funds may be disbursed:

1. The project must be cleared through the regional and state A-95 review process.
2. The applicant must review the state environmental policy act, take appropriate action and provide the authority with a statement to the effect that requirements of the state environmental policy act have been met.
3. The applicant must supply an attorney's statement to the effect that the applicant is legally able to undertake the project. A copy of a suggested legal statement is attached as Appendix B [WAC 175-20-99001].
4. Wherever a loan is involved the applicant must supply the authority with an ordinance of its governing body authorizing acceptance and stating the precise status of the debt. A suggested ordinance is attached as Appendix C [WAC 175-20-99002].

WAC 175-20-100 Special conditions of aid. The authority may at its discretion impose special conditions to be fulfilled by the applicant prior to disbursement of funds.

WAC 175-20-110 Offer of aid. After a project has been approved by the authority the chairman shall transmit an offer of aid form to the applicant which shall describe in detail the form of aid, conditions which must be met and, where appropriate, loan terms. If the applicant wishes to accept the offer, the form must be signed by the applicant and returned to the next regularly scheduled meeting of the authority unless otherwise provided by the authority. A sample offer of aid form is attached as Appendix D [WAC 175-20-99003].

WAC 175-20-120 Refusal or acceptance of offer of aid. The offer of aid must be accepted or refused by the applicant in its entirety.

WAC 175-20-130 Contract. After the applicant signs the offer of financial aid, there shall be a 90-day period to complete requirements for final contract. Upon completion of such requirements a final contract shall be prepared and the applicant shall sign and return the contract to the authority within 45 days of its mailing by the authority. A sample final contractual agreement form is attached as Appendix E [WAC 175-20-99004].

WAC 175-20-140 Disbursement of grant and/or loan funds. There shall be two options available to the applicant:

Option 1
1. No funds shall be disbursed until bid is awarded for project.
2. Authority funds shall be allocated to the applicant on the basis of 90-day advances. The applicant shall file a construction and projected cost schedule covering the initial 90 days of project construction prior to allocation of funds. A similar schedule with a recap of expenditures of the previous 90-day period shall be filed with the authority for each 90-day advance until the project is completed.
3. Where aid is offered on a combination grant/loan basis, loan funds shall be disbursed first and grant funds disbursed only after all loan funds have been utilized by the applicant.

Option 2
1. Funds will be disbursed on a reimbursable basis only.
2. The initial installment will be payable upon submission of a state voucher form (A-19) certifying the project starting date and appropriate certification of the amounts paid to date. The second and any additional payments will be made in a similar manner.
3. Where aid is offered on a combination grant/loan basis, loan funds shall be disbursed first and grant funds disbursed only after all loan funds have been utilized by the applicant.

WAC 175-20-145 Investment of authority funds. In those cases where funds have been disbursed by the authority and project performance is delayed beyond 90 days after execution of the final contractual agreement, all unexpended funds shall be placed by the applicant, in an interest bearing account in the authority's name, and all interest accruing on such funds shall inure to the benefit of the authority.

WAC 175-20-150 Cost overruns. Applicants shall not be entitled to additional aid from the authority due to costs in excess of estimates in the application materials.

WAC 175-20-155 Final inspection. There shall be a final inspection by staff upon completion of the project. All funds not drawn by the applicant within 45 days after final inspection will revert to the authority's revolving account.

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**Title 175 WAC: Economic Assistance Authority**

WAC 175-20-160 Audits. Projects shall be subject to audit by the state auditor’s office. In the case of projects undertaken by Indian tribes, special arrangements for audits may be prescribed by the authority.

WAC 175-20-170 Decisions of authority final. All decisions by the authority regarding applications for public facilities grants or loans are final.

WAC 175-20-990 Appendix A—Application form and instructions public facilities grant/loan program. WAC 175-20-070, Appendix A relating to application form and instructions for public facilities grant/loan program is available from:

Economic Assistance Authority  
c/o Dept. of Commerce [Trade]  
and Economic Development  
General Administration Building, Room 101  
Olympia, Washington 98504  
[Order 75-1, Appendix A (codified as WAC 175-20-990), filed 11/19/75;  
Order 3940, Appendix A, filed 11/30/73.]

WAC 175-20-99001 Appendix B—Sample form—Attorney’s certificate public facilities grant/loan program. WAC 175-20-090, Appendix B relating to sample form of attorney’s certificate for public facilities grant/loan program is available from:

Economic Assistance Authority  
c/o Dept. of Commerce [Trade]  
and Economic Development  
General Administration Building, Room 101  
Olympia, Washington 98504  
[Order 3940, Appendix B (codified as WAC 175-20-99001), filed 11/30/73.]

WAC 175-20-99002 Appendix C—Sample ordinance and resolution public facilities grant/loan program. WAC 175-20-090, Appendix C relating to sample ordinance and resolution for public facilities grant/loan program is available from:

Economic Assistance Authority  
c/o Dept. of Commerce [Trade]  
and Economic Development  
General Administration Building, Room 101  
Olympia, Washington 98504  
[Order 3940, Appendix C (codified as WAC 175-20-99002), filed 11/30/73.]

WAC 175-20-99003 Appendix D—Offer of financial aid and instructions public facilities grant/loan program. WAC 175-20-110, Appendix D relating to offer of financial aid and instructions for public facilities grant/loan program is available from:

[Title 175 WAC—p. 8]