WAC 173-208-050 Applications for authorization. No particular
form shall be required for an application for authorization. No such
decision shall be made on any such application, however, unless the
applicant supplies to the department:

1. A request from the municipality seeking authority to conduct
a permit program for the discharge of commercial and industrial wastes
into its sewerage system in accordance with state and federal water
pollution control laws, regulations, and policies as now exist or are
hereafter amended.

2. A listing of all self-monitoring and reporting procedures to
be required, and inspection and other regulatory control criteria and
procedures applicant intends to use in administering the permit pro-
gram.

3. An estimate of the financial resources the applicant will
commit to the permit program on an annual basis and the sources of
funding therefor.

4. A commitment showing the number of personnel who will be as-
signed to the permit program, either on a full-time or part-time ba-
sis, broken down by person-years or person-hours or other appropriate
measure of personnel usage, and assurances that such personnel commit-
ment is or will be adequately funded.

5. An assurance that the background, experience and continuing
training of personnel to be assigned to the permit program will be
sufficient to achieve and maintain the goals and policies of state and
federal water pollution control acts.

6. A copy of the actual or proposed municipal ordinance or reso-
lution intended for use in establishing and conducting the proposed
waste discharge permit system.

7. An outline of the procedures to be used in processing indi-
vidual permit applications.

8. Copies of the application for permit and of the proposed per-
mit format.

9. A description of enforcement procedures to be followed.

10. A list of all potential dischargers into the sewerage system
which will require permits pursuant to any delegation hereunder.

11. If the applicant is the recipient of a federal grant for any
phase of treatment works construction to be utilized by the discharg-
er, it shall demonstrate to the department that it has adopted a sys-
tem of charges to assure that each discharger shall pay a proportion-
ate share of the costs of operation and maintenance of any waste
treatment services provided by the applicant, and further demonstrate
that it has made provision for the payment to the applicant by dis-
chargers of that portion of the cost of construction of such treatment
works which is allocable to the treatment of commercial and industrial
wastes to the extent attributable to the federal share of the cost of
construction.

12. Any additional information required by the department.

[Order DE 75-10, § 173-208-050, filed 4/30/75.]