The term "construction or improvement of any electrical facility" as used in this section and in RCW 54.04.085, shall mean the construction, the moving, maintenance, modification, or enlargement of facilities primarily used or to be used for the transmission or distribution of electricity at voltages above seven hundred fifty volts, including structures directly supporting transmission or distribution conductors but not including site preparation, housing, or protective fencing associated with but not included in a contract for such construction, moving, modification, maintenance, or enlargement of such facilities.

The commission shall be the final authority with regard to whether a bid is responsive to the call for bids and as to whether a bidder is a responsible bidder under the conditions of his bid. No award of contract shall be invalidated solely because of the failure of any prospective bidder to receive an invitation to bid.

Passed the House February 2, 1972.
Passed the Senate February 11, 1972.
Approved by the Governor February 20, 1972.
Filed in Office of Secretary of State February 21, 1972.

CHAPTER 42
[House Bill No. 266]
SAVINGS AND LOAN ASSOCIATIONS--
LOANS FOR TRAINING OR EDUCATION EXPENSES

AN ACT Relating to savings and loan associations; and amending section 15, chapter 107, Laws of 1969 and RCW 33.24.290.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
Section 1. Section 15, chapter 107, Laws of 1969 and RCW 33.24.290 are each amended to read as follows:

An association may, with or without security, make loans, advance credit, and purchase obligations representing loans and advances of credit (all of which are hereinafter referred to in this section as "loans") for the payment of expenses of vocational training, college or university education: PROVIDED, That ((no association shall have loans under this section, exclusive of any loan which is or which at the time of its making was otherwise authorized, aggregated at any one time more than five percent of its total assets)); an association making a loan under this section may require a co-maker or co-makers, insurance, guaranty under a government student loan guarantee plan, or other protection against contingencies. The borrower shall certify to the association that the proceeds of the loan are to be used by a full time student solely
for the payment of expenses of vocational training, college or university education. For the purpose of this section the term "college or university education" means education at an institution which provides an education program for which it awards a doctoral, master's or a bachelor's degree, or provides not less than a two-year program which is acceptable for full credit towards such a degree. Any person under the age of twenty-one years securing an educational loan under this section or an educational loan made by a federal association shall be deemed to have full legal capacity to contract and shall have all the rights, powers, privileges and obligations of a person of full age with respect thereto.

Passed the House January 27, 1972.
Passed the Senate February 11, 1972.
Approved by the Governor February 20, 1972.
Filed in Office of Secretary of State February 21, 1972.

CHAPTER 43
[Engrossed House Bill No. 277]
INDUSTRIAL INSURANCE