

STATE OF WASHINGTON
HOP COMMODITY BOARD (COMMISSION)

REGULATIONS NO. 1 AND 2

EFFECTIVE NOVEMBER 15, 1964

PRESCRIBING REQUIREMENTS FOR
COLLECTION OF ASSESSMENTS AND
LABELING FOR HOPS

I, Ronald Riel, Chairman of the Washington Hop Commodity Board (Commission) do hereby certify that a quorum of the said Commodity Board (Commission) as designee of the Director of Agriculture of the State of Washington at an open meeting held in the City of Moxee, October 1, 1964, and by virtue of the authority granted to the said Hop Commodity Board (Commission) pursuant to Chapters 15.65 and 34.04 Revised Code of Washington did hereby promulgate the following regulations:

REGULATION 1. Assessments on all hops marketed shall be paid at the rate of twenty cents per bale (200 pounds) to the Hop Commodity Board (Commission) by the first handler receiving or handling such hops for or from a producer. Such assessments shall be deducted from the payment to be made by such handler to the producer.

Payment of such assessment shall be due and payable on the tenth day of the second calendar month following the receiving or delivery to said first handler or the assumption of control of a producer's hops, by said first handler.

Any handler failing to pay on or before the due date set forth for payment in this regulation, shall add ten percent to the total amount due as a cost for collection as prescribed in RCW 15.65.440.

REGULATION 2. In addition to any other brands, labels, stencils or other marks customarily used by hop handlers to identify their own trademarks, labels or firm names, all hops shall be branded, labeled, stenciled or marked with one distinctive identifying marking, defined or designated by the Hop Commodity Board (Commission), which shall identify the hops as having been grown in the State of Washington.

This mark or identification shall be stenciled in letters at least 1 inch-in height and shall read: "WASHINGTON", or "GROWN IN WASHINGTON", as prescribed by the Hop Commodity Board (Commission).

This mark or identification shall be affixed in a suitable position on the head or top of the bale, in the area generally used by the Federal/State inspectors to stencil their own identification mark and in the same general area where the grower's "G" number is applied.

At no time shall the said identification marking appear on the face or sides of the bales, as these areas are considered to be for the use of the dealer or handler for trademarks, shipping markings, bale numbers, firm insignias, etc.

The approved identification marking shall be affixed by the Federal/State inspector prior to the drawing of samples for Federal/State inspection, and, no hops may be sampled for this purpose unless said markings have been affixed thereto in compliance with the regulations prescribed by the Hop Commodity Board (Commission)

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Handlers who offer hops for sale in foreign countries where only shipping markings are permitted on the bales or containers, may apply to the Hop Commodity Board (Commission) for permission to blot out or remove the identifying marking.

We hereby certify that the foregoing is a true and correct copy of the regulations promulgated by the Washington Hop Commodity Board (Commission).

Signed at Moxee, Washington

October 15, 1964.

Ronald Riel
Ronald Riel Chairman

Elie Patnode
Elie Patnode Secretary

Lawrence Brulotte
Lawrence Brulotte

Amos Gamache
Amos Gamache Treasurer

Ben Charvet
Ben Charvet

Don Olson
Don Olson

Al Desserault
Al Desserault

Ray Poirier
Ray Poirier

William Gasseling, Jr.
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Irvin Sauve
Irvin Sauve