## RCW 70A.455.100 Producers in violation of chapter—Penalties.

- (1) Producers who violate the requirements of this chapter are subject to civil penalties described in RCW 70A.455.090. A specific violation is deemed to have occurred upon the sale of noncompliant product by stock-keeping unit number or unique item number. The repeated sale of the same noncompliant product by stock-keeping unit number or unique item number is considered a single violation.
- (2)(a) A city or county enforcing a requirement of this chapter must send a written notice and a copy of the requirements to a noncompliant producer of an alleged violation, who will have 90 days to become compliant.
- (b) A city or county enforcing a requirement of this chapter may assess a first penalty if the producer has not met the requirements 90 days following the date the notification was sent. A city or county may impose second, third, and subsequent penalties on a producer that remains noncompliant with the requirements of this chapter for every month of noncompliance.
- (3) The department may only impose penalties under this chapter consistent with the standards established in RCW 43.21B.300. [2022 c  $180 \ \S \ 809$ ;  $2020 \ c \ 20 \ \S \ 1449$ ;  $2019 \ c \ 265 \ \S \ 10$ . Formerly RCW 70.360.100.]

Findings—Intent—Scope of authority of chapter 180, Laws of 2022 —2022 c 180: See notes following RCW 70A.205.007.

**Effective date—2020 c 20 §§ 1446-1450:** See note following RCW 70A.455.060.