WAC 25-36-120 Adoption of form. The office hereby adopts for use by all persons requesting inspection or copying or copies of its records, the form attached hereto as WAC 25-36-130, entitled "Request for public record." [Statutory Authority: Chapter 27.34 RCW. 84-23-005 (Order 8), § 25-36-120, filed 11/8/84.]

WAC 25-36-130 Request for public record.
To: Council Administrator
Washington State Heritage Council
111 West 21st Avenue
Olympia, WA 98504

Name of requestor: __________________________
Address of requestor: __________________________
(Street) ___________________________________________
(City) (State) (Zip) __________________________
Date of request: (Month) (Day) (Year) __________________________
Time of request: AM __ PM __________________________

What information is requested? __________________________
__________________________
__________________________
__________________________
__________________________

Are copies requested? __________________________
If so, how many? __________________________
Total pages __________________________
Fee charged __________________________
(Pages x $ _____)

AGREEMENT TO PROTECT RECORDS FROM USE FOR A COMMERCIAL PURPOSE
I hereby agree that the list of individuals and/or information provided me by the _______ shall not be used for any commercial purpose by myself or by any organizations I represent. I will protect the list of individuals and/or information from access by anyone who may use it for purposes of contacting the individuals named therein or otherwise personally affecting them in furtherance of any profit-seeking activity.

Requestor __________________________

SUBSCRIBED AND SWORN TO before me this ______ day of __________, 19 __________.
__________________________
NOTARY PUBLIC in and for the State of Washington, residing at __________.

[Statutory Authority: Chapter 27.34 RCW. 84-23-005 (Order 8), § 25-36-130, filed 11/8/84.]
manner prescribed for verification of complaints in the superior courts of this state.

The original and two legible copies shall be filed with the agency. Petitions shall be on white paper, either 8 1/2" x 11" or 8 1/2" x 13" in size.

Any interested person petitioning the commission requesting the promulgation, amendment or repeal of any rules shall generally adhere to the following form for such purpose.

At the top of the page shall appear the wording "before the Washington state boxing commission." On the left side of the page below the foregoing the following caption shall be set out: "In the matter of the petition of (name of petitioning party) for (state whether promulgation, amendment or repeal) of rule (or rules)." Opposite the foregoing caption shall appear the word "petition."

The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and whether petitioner seeks the promulgation of new rule or rules, or amendment or repeal of existing rule or rules. The second paragraph, in case of a proposed new rule or amendment of an existing rule, shall set forth the desired rule in its entirety. Where the petition is for amendment, the new matter shall be underscored and the matter proposed to be deleted shall appear in double parentheses. Where the petition is for repeal of an existing rule, such shall be stated and the rule proposed to be repealed shall either be set forth in full or shall be referred to by agency rule number. The third paragraph shall set forth concisely the reasons for the proposal of the petitioner and shall contain a statement as to the interest of the petitioner in the subject matter of the rule. Additional numbered paragraphs may be used to give full explanation of petitioner's reason for the action sought.

Petitions shall be dated and signed by the person or entity named in the first paragraph or by his attorney. The original and two legible copies of the petition shall be filed with the agency. Petitions shall be on white paper, either 8 1/2" x 11" or 8 1/2" x 13" in size. [Statutory Authority: 1981 c 337, 84-16-035 (Order 84-1), § 36-08-590, filed 7/26/84; Rule .08.590, filed 3/17/60.]

**Chapter 36-12 WAC**

**BOXING AND WRESTLING**

**WAC 36-12-010** Penalties. In cases of infraction of the law, the rules and regulations, orders of the state boxing commission, or the failure to fulfill any contracts or agreements, it shall rest with the commission to impose such penalties as may be deemed expedient. [Statutory Authority: 1981 c 337, 84-16-035 (Order 84-1), $ 36-12-010, filed 7/26/84; Rule .04.010, filed 9/22/60; Rule .04.010, filed 3/17/60.]

**WAC 36-12-190** Duties of state inspector. (1) They shall attend to the forwarding of all reports to the executive secretary of the commission; prepare reports on suspensions, applications for reinstatement, and all other matters arising in their respective districts which require joint action by the commission.

(2) They shall have under their charge the issuing of licenses to boxers, managers, seconds, referees, timekeepers, clubs, physicians, judges, announcers and trainers. They shall investigate applications for club licenses and report same to the commission but shall not issue club licenses except upon the order of the commission. They shall not reinstate anyone under suspension or release fines or money held for forfeiture, these being matters for action by the commission's representative in the form of certified checks made payable to the order of the state boxing commission of Washington.

(3) Inspectors shall report directly to the chief inspector of the district and be under his authority.

(4) Inspectors shall be in charge of all details of the contest that do not come under the jurisdiction of the other officials.

(5) Inspectors shall see that all necessary equipment is provided, that the contestants are ready on time, that the seconds are properly instructed in their duties, that the doctor's report and the statement of weights are delivered to the referee, and that all regulations pertaining to the proper conduct of the bout are enforced.

(6) Inspectors shall insist that clubs enforce the rule against gambling.

(7) Inspectors shall see that all seconds present a neat appearance and are attired according to the requirements of the rules.

(8) The referee's report shall be made on the form supplied for that purpose by the inspector. The referee shall sign the report in the presence of a state inspector after the termination of the show.

(9) In accordance with the law, each inspector shall receive for each contest officially attended a fee not to exceed one percent of the net gate of such contest up to a maximum of one hundred fifty dollars for closed circuit televised contests and three hundred dollars for all other contests. Fifty dollars shall be the minimum charge for such fee with respect to closed circuit televised contests and twenty dollars for all other contests.

(10) Inspectors will check the number and places of ticket cans at the gates and see that they are sealed and padlocked. After the show have them opened and tickets counted under their supervision. [Statutory Authority: 1981 c 337, 84-16-035 (Order 84-1), § 36-12-190, filed 7/26/84. Statutory Authority: Chapter 67.08 RCW. 81-05-005 (Order 80-2), § 36-12-190, filed 2/6/81; Order 74-2, § 36-12-190, filed 11/17/76; Order 74-1, § 36-12-190, filed 11/19/74; Rule .04.190, filed 9/22/60, 3/17/60.]

**WAC 36-12-330** Contracts. (1) All contracts between clubs and boxers or their managers must be drawn...
in triplicate on the official forms supplied by the commission. The original copy for the state boxing commission must be filed at the commission office at least five days before the bout.

(2) All contracts must name the opponent and fix a certain date for the contest. If a boxer is signed for a series of bouts, dates and names of opponents must be a part of the agreement and a separate contract signed for each bout. Each contract shall be accompanied by an affidavit, signed by the boxer or manager and properly attested, giving an accurate account of his ring record. Such affidavit shall be in a form and style prescribed by the commission.

(3) It is provided, however, that should the club desire to rematch the boxer with the winner of an ensuing contest that may be done by writing in the space reserved for opponent's name, as follows: "(Name) or (name) or the winner of their contest on (date)." In signing the opponent in the case the matchmaker of the club may sign both principals in the said ensuing contest and with consent of all parties to the contract, have written in the blank space below, in each of their official contracts the provisions: "This contract shall become null and void if the boxer loses the contest with (name of opponent) on (date) and may be declared null and void at the pleasure of the club in the event of a "draw" decision, or a decision of "no decision."

(4) All papers filed with the commission, shall be the property of the commission.

(5) No verbal agreement or written agreement other than the contract on the official contract form, and no "blanket contract" or option on a boxer's services will be recognized by the commission. Such options and contracts are expressly prohibited.

(6) All contracts shall be paid in full according to their contracts, and no part or percentage of their remuneration may be withheld except by order of the commission or its referee, nor shall any part thereof be returned through arrangement with the boxer and his manager, to any matchmaker or club official.

(7) As a matter of record all communications to the commission regarding contracts, or violations or threatened violations thereof, must be made in writing or by telegraph to the commission through its nearest chief inspector, and rulings of the chief inspector or the commission must be made only in writing or by telegraph.

(8) If, through inclement weather (in case of an outdoor show), or other happening not within the control of the club, a postponement becomes necessary, the commission may grant an extension of the contracts and set a new date, and the action of the commission shall be binding upon all parties to the contracts. A small advance sale shall not be regarded as a legitimate reason for a postponement. [Statutory Authority: 1981 c 337, 84-16-035 (Order 84-1), § 36-12-330, filed 7/26/84; Order 74-1, § 36-12-330, filed 11/19/74; Rule .04.330, filed 9/22/60, 3/17/60.]

WAC 36-12-350 Tickets. (1) The sale of tickets for any proposed exhibition is prohibited until plans showing the seating arrangement, aisle spacing, exit facilities, and the location of fire appliances have been approved by the fire department.

(2) Clubs may use only tickets obtained from a printer approved by the commission. Authorized printers shall send by mail to the commission office, not less than twenty-four hours before the exhibition for which the tickets have been printed a sworn inventory of all tickets delivered to any licensed club. This inventory shall account also for any over prints, changes or extras. Clubs will notify printers of this requirement.

(3) No exchange of tickets shall be made except at the box office, and no ticket shall be redeemed after the show has taken place. Tickets in the hands of agencies must be returned to the box office not later than two hours after the show has started.

(4) All tickets, exclusive of working press, official, employee, and photographer, shall have the price and name of club and date of show printed plainly thereon. Changes in ticket prices or dates of shows must be referred to the commission for approval.

(5) No ticket shall be sold except at the price printed on it.

(6) Every club holding either boxing or wrestling matches must have printed on the stub of every ticket sold the following advice:

"Retain this coupon in event of postponement or no contest. Refund $________.

The price paid for the ticket shall be printed in the foregoing blank space and the coupon detached and returned to the ticket holder at the entrance gate. This coupon check shall also show the name of the club, and date of the exhibition, and shall be redeemed at its face value by the club upon presentation by the purchaser if the advertised main event is postponed or does not take place as advertised.

(7) Tickets of different prices must be printed on cardboard of different colors.

(8) Inspectors will check numbers and places of ticket cans at gates and see that they are sealed and padlocked, and after the show have them opened and tickets counted under their supervision.

(9)(a) All tickets issued to the press shall be marked "press." Working press tickets shall be consecutively numbered to correspond to the seats and shall not be issued to exceed the comfortable seating capacity of the press box surrounding the ring, and no one, except the officials designated by the commission and the timekeeper, shall be allowed to sit at the press table unless actually engaged in reporting the contest.

(b) All complimentary and attache tickets shall be marked "complimentary" and "attache" in large letters. Attache tickets must be made available for commission use.

(c) No person shall be admitted to any wrestling show or boxing contest, held in the state of Washington without presenting to the doorkeeper an official ticket, or pass.

(d) Each promoter shall provide himself with a rubber stamp with the word "attache" thereon.

(e) The persons who may receive "attache" passes or tickets for admission are included in the following list:

[1985 WAC Supp—page 107]
(i) Officials connected with the specific boxing or wrestling show on any given date.

(ii) Actual contestants.

(iii) Licensed seconds scheduled to work for said contestants.

(iv) Managers of actual contestants.

(v) Ushers scheduled to work at the specific show.

(vi) An agreed number of firemen and policemen in uniform, who are assigned to work at the specific show.

(vii) Two working newspaper reporters from each daily newspaper in the city where show is held. In case of a major or championship match, special arrangements may be made with the commission for passes to out-of-town news reporter, actually engaged in reporting the show.

(viii) Building custodian or manager; commission inspectors and referees assigned to work at a specific show.

All other persons to whom passes are issued by the management, including newspaper employees, check room employees, concessionaires, peanut, popcorn and refreshment vendors, must each present his pass to the box office window and purchase a state tax ticket for which he shall pay as follows: If the established price is $1.00 or less (exclusive of federal tax) the state tax is 5 cents; if the established price is more than $1.00 and not over $2.00, the state tax ticket will cost 10 cents; if the established price is more than $2.00 and not over $3.00 the state tax ticket will cost 15 cents. Add 5 cents for each dollar or fraction thereof in excess of an established price of $3.00 — example, a $4.00 top will cost 20 cents; a $5.00 top will cost 25 cents.

If the promoter elects to make a service charge on his passes, he must include in his charge the amount of the federal tax; the state tax as per the schedule set forth in this section and any other taxes, such as local city tax.

The pass and the tax ticket must be presented to the ticket taker at the door in order to gain admission.

No policemen, firemen, constables and/or employees of the sheriff’s office either in uniform or in civilian attire should be admitted to any boxing or wrestling show without a pass and tax ticket, except policemen and firemen designated in subsection (9)(e)(vi) of this section.

FIVE PERCENT STATE TAX MUST BE PAID ON THE VALUE OF THE SEAT REGARDLESS OF COURTESY TICKETS OR ANY OTHER FORM OF PARTIAL PASS.

(10) Complimentary passes shall be limited to one percent of the seating capacity of the house unless permission is obtained from the state boxing commission to exceed the said one percent.

(11) Under no circumstances shall a ticketholder be passed through the gate without having the ticket separated from the stub, or be allowed to occupy a seat, unless in possession of a ticket stub.

(12) Ushers must see to it that spectators get the seats their ticket stubs entitle them to, and that anyone occupying such seat unlawfully is asked to vacate, and if necessary is ejected.

(13) The sale of tickets cannot exceed the seating capacity of the house, and no person can be sold the right of admission without a ticket.

(14) Whenever an exhibition is given an authorized representative of the licensed club holding such exhibition shall, in addition to the written report required by the commission, give a memorandum in writing to the inspector immediately after the close of the box office, showing the number of each class of tickets unsold or unused, and permit the inspector to examine all unsold or unused tickets, stubs, coupons, books, cash, and all other matters relating to the box office and ticket takers. The inspector will make formal report to the commission by mail immediately upon the completion of such examination. Any fraud on the part of the club's representative will be deemed the act of the club. [Statutory Authority: 1981 c 337. 84-16-035 (Order 84-1), § 36-12-350, filed 7/26/84. Statutory Authority: Chapter 67.08 RCW. 80-09-065 (Order 80-1), § 36-12-350, filed 7/16/80; Rule .04.350, filed 9/22/60, 3/17/60.]

WAC 36-12-360 Clubs. (1) Licensed clubs shall not be allowed to hold more than one set of boxing bouts a week without special permission. All main event and semi-finals must have the okay of the commissioner or chief inspector in each particular district, before a bout or card is announced or publicity given to the newspapers.

(2) Clubs will be held responsible for maintaining order, and any person who is intoxicated, abusive or disorderly in conduct, to the annoyance of surrounding spectators, must be ejected.

(3) Licensed clubs are not to exceed forty rounds of boxing for any one program, without written consent of the commission. An emergency bout must be provided in case the arranged card breaks down and if it is necessary to put on another bout. The emergency bout should not be paid for unless used, but the boxers must then be given a preliminary bout at the following exhibition.

(4) Advance notices for all boxing shows must be in the office of the commission three days prior to the holding of any boxing show. In addition to the regular scheduled boxers the advance notice must show the names of boxers engaged by the club for an emergency bout.

(5) Notice of any change in announced or advertised programs for any contest must be filed immediately with the commission and the press. Notice of such change or substitution must also be conspicuously posted at the box office, and announced from the ring before the opening contest, and if any of the patrons desire to have the price of their tickets refunded, such refund shall be made if the tickets or ticket stubs are presented at the box office at once. The box office must remain open a reasonable time to redeem such tickets.

(6) Substitutions will not be permitted in the main bout unless more than twenty-four hours before weighing—in time of the day of the contest, and then will be permitted only when the substitute has been approved by the commission.

(7) No intermission shall exceed a period of 10 minutes at any boxing or wrestling show and the inspector in charge shall see that this rule is strictly enforced.
The time allowed for putting the gloves on main event boxers within the ring, shall not exceed five minutes and the referee and timekeeper shall advise the inspector in charge if this rule is violated.

(8) Clubs are not allowed to "farm out" or sell their show to any matchmaker, or manager of boxers, or other person.

No person other than boxer or person officially identified with the sport may be introduced from the ring.

(9) No club, or member or stockholder or official of a club shall be permitted to act directly or indirectly as a manager of a boxer, or to hold any financial interest in such management or in the boxer's ring earnings.

(10) Every club must provide a suitable room or place for the examination of contestants by the club physician. The club must furnish ice bags and a blanket at each boxing show, to be in readiness in the event same will be deemed necessary by the commission physician.

(11) Copies of all boxing contracts must be filed with the commission. The making of secret agreements contrary to the terms of the contracts so filed is prohibited under penalty of suspension of all parties thereto.

(12) Any club doing business directly or indirectly with managers or boxers under suspension may have its license revoked.

(13) Requests for charity shows must be referred to the commission.

(14) No soliciting of any kind by any individual, or organization shall be allowed in any boxing arena without the written permission of the commission.

(15) All drinks shall be dispensed only in paper cups. Violations of this rule may result in the suspension or revocation of the offending club's license.

(16) A club shall not employ any unlicensed referee, second, timekeeper, boxer, matchmaker, announcer or club physician.

It is imperative that every boxer competing must be licensed and in possession of his identification card bearing his photo and license number. Contestants must show their identification cards to the inspector in charge, and those not having cards in their possession will be required to pay an additional license fee as a fine, which fine with report concerning same by inspector shall be sent to the commission for approval or refund. Only one appearance is allowed on a receipt.

(17) No admission can be charged to a training quarters where boxers are training except by permission of the commission. Where such admission fee is charged it shall be considered by the commission that it is charged for the privilege of seeing an exhibition of boxing, and the club or person making the charge for admission shall furnish the commission a certified written report, detailing the number of admissions and the total amount of money taken in, within 72 hours thereafter. The state tax of 5 percent on such gross receipts, exclusive of any federal taxes paid thereon shall be forwarded to the commission with the report.

(18) The commission requires that whenever any person, licensed by the state boxing commission of Washington is approached with a request or suggestion that sham or collusive contest be entered into or that the contest shall not be conducted honestly and fairly, such licensed person must immediately report the matter to the state boxing commission.

(19) A state boxing commissioner, chief inspector or any inspector in attendance upon and supervising a contest or exhibition has the full power of the commission in enforcing the rules and regulations of the commission.

(20) Should any question come up, not covered by these rules, the state boxing commission of Washington reserves the right to make whatever decision seems to it fair and equitable, and in accordance with the spirit as well as the letter of the law, and such decision shall be final. [Statutory Authority: 1981 c 337. 84-16-035 (Order 84-1), § 36-12-360, filed 7/26/84; Rule .04.360, filed 9/22/60, 3/17/60.]

WAC 36-12-480 Method of operation. The state boxing commission composed of three members appointed by the governor is generally responsible for the supervision, licensing and control of all boxing contests and wrestling matches or exhibitions conducted within the state. The commission functions through announced periodic official commission meetings, throughout the state, which are open to the public, and conducts hearings in accordance with the practice and procedural rules, WAC 36-08-010 through 36-08-520 where required. State inspectors are appointed by the commission to perform various duties as contained in WAC 36-12-190. The commission also employs a secretary. Submissions, inquiries and requests may be directed to the boxing commission secretary, in care of the Commission Office, Olympia, Washington 98504 (telephone 753-3713). [Statutory Authority: 1981 c 337. 84-16-035 (Order 84-1), § 36-12-480, filed 7/26/84. Statutory Authority: Chapter 67.08 RCW. 81-05-005 (Order 80-2), § 36-12-480, filed 2/6/81; Rule, filed 12/6/67.]

Title 44 WAC

ATTORNEY GENERAL'S OFFICE

Chapter 44-06 Consumer protection division—Public records.

Chapter 44-06 WAC CONSUMER PROTECTION DIVISION—PUBLIC RECORDS

WAC 44-06-020 Definitions.
44-06-030 Function—Organization—Administrative offices.
44-06-050 Index.
44-06-060 Public records officer.
44-06-120 Review of denial of public records requests.
44-06-140 Adoption of form.

WAC 44-06-020 Definitions. (1) The definitions set forth in RCW 42.17.020 shall apply to this chapter.

[1985 WAC Supp—page 109]