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 denials 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.

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Section 44-06-030 Function—Organization—Administrative offices. The attorney general's office is charged by the constitution and statutes with the general obligation of advising and legally representing the state of Washington, its officials, departments, boards, commissions and agencies but not the local units of government. In response to requests from state officers, legislators and prosecuting attorneys, the attorney general's office issues attorney general opinions. The published opinions of the attorney general's office are numbered as AGO (year of issue and number; i.e., AGO 1974 No. 1). The attorney general's office also issues office opinion which are not published, which are numbered as AGLO (year of issue and number; i.e., AGLO 1974 No. 1).

The organization of the office of the attorney general necessarily mirrors the organization of state government itself and a number of the assistant attorneys general are physically housed with the agency which they represent. Inquiries and correspondence should be directed to specifically named assistant attorneys general, if known; or the appropriate section of the office, if known.

Consumer protection complaints should be directed to the Consumer and Business Fair Practices Division, Dexter-Horton Building, Seattle, Washington or to local division offices located in Tacoma, Olympia, or Spokane. Other inquiries, including requests for attorney general's opinions, should be directed to the Attorney General's Office, Temple of Justice, Olympia, Washington 98504.

Attorney general offices located in other cities are as follows:

1. Everett Office
   1411 Wall Street
   Everett, Washington
   Social and Health Services
   Public Assistance

2. Tacoma Office
   949 Market Street
   Suite 380
   Tacoma, Washington
   Consumer Protection
   (Pierce County)

3. Vancouver Office
   500 West 8th Street
   Suite 751
   Vancouver, Washington
   Social and Health Services
   Public Assistance

4. Spokane Office
   1116 West
   Riverside Street
   Spokane, Washington
   Consumer Protection
   (Eastern Washington)

5. Olympia Office
   122 North Capitol Way
   Olympia, Washington
   Consumer Protection
   (Thurston County)

Offices of sections of the attorney general's office and their addresses are as follows (inquiries involving subject matters described in the following list should be initially directed to the respective section):

1. Agriculture — Legal Division
   General Administration Bldg.
   Olympia, Washington 98504

2. Ecology — Legal Division
   St. Martin's College
   Lacey, Washington 98504

3. Education — Legal Division
   531 E. 15th
   Olympia, Washington 98504

4. Employment Security — Legal Division
   Employment Security Building
   Olympia, Washington 98504

5. Departments of Game and Fisheries — Legal Division
   600 North Capitol Way
   Olympia, Washington 98504

6. Highways — Legal Division
   5th Floor — Highway Licenses Building
   Olympia, Washington 98504

7. Human Rights Commission — Legal Division
   WEA Building
   Olympia, Washington 98504

8. Labor and Industries — Legal Division
   General Administration Building
   Olympia, Washington 98504

9. Legal—Fiscal Division
   Temple of Justice
   Olympia, Washington 98504
   (Auditor, General Administration, Office of Program Planning and Fiscal Management, Public Disclosure Commission)

10. Liquor Board — Legal Division
    Capitol Plaza Building
    Olympia, Washington 98504

11. Motor Vehicles — Legal Division
    5th Floor — Highway Licenses Building
    Olympia, Washington 98504

12. Natural Resources — Legal Division
    Public Lands Building
    Olympia, Washington 98504

13. Revenue Department — Legal Division
    General Administration Building
    Olympia, Washington 98504

14. Social and Health Services — Legal Division
    101 Public Lands Bldg.
    Olympia, Washington 98504

15. Tort Claims
    5th Floor — Highway Licenses Building
    Olympia, Washington 98504

16. Utilities and Transportation Commission — Legal Division
    5th Floor — Highway Licenses Building
    Olympia, Washington 98504

17. University of Washington
    112 Administration Building
    Seattle, Washington

18. Washington State University
    432 French Administration Bldg.
    Pullman, Washington

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Other inquiries should be directed to the Attorney General’s Office, Temple of Justice, Olympia, Washington 98504, unless the sender is aware of another specific address for the appropriate attorney general legal section. [Statutory Authority: RCW 42.17.250 through 42.17.320. 84-10-031 (Order 103), § 44-06-030, filed 4/30/84; Order 102, § 44-06-030, filed 2/20/74.]

WAC 44-06-050 Index. The attorney general’s office biennial reports have indexed by subject matter the published opinions of the attorney general. A card index is maintained in the central office, Temple of Justice, Olympia, Washington, indexing all attorney general opinions (published and unpublished) by subject matter and by statute. Appellate briefs filed by the office of the attorney general are card indexed by subject and case name in the same office.

A card index is maintained in the central office, Temple of Justice, Olympia, Washington, for cases which have been filed involving the state, giving the name, the county and the cause number. For cases involving the department of labor and industries a comparable card index file is maintained in the Attorney General’s Office, Dexter-Horton Building, Seattle, Washington.

The volume of correspondence received by the attorney general’s office is such that it would be unduly burdensome to formulate and maintain an index for all such correspondence. In lieu of an index the following filing system is utilized.

(1) Consumer protection complaints received by the consumer and business fair practices division are filed by firm name of the subject of the complaint, or by the subject matter of the complaint if no specific firm is named.

(2) Letters from the public and the responses thereto are filed in the central office, Temple of Justice, Olympia, Washington, by alphabetical batching for specific time periods.

(3) Letters to and from agencies are filed in the central office, Temple of Justice, Olympia, Washington, by the name of the agency in a chronological sequence. [Statutory Authority: RCW 42.17.250 through 42.17.320. 84-10-031 (Order 103), § 44-06-050, filed 4/30/84; Order 102, § 44-06-050, filed 2/20/74.]

WAC 44-06-060 Public records officer. The public records officer for the attorney general’s office shall be the administrative assistant to the attorney general for all records maintained in the central office, Temple of Justice, Olympia, Washington. For those records maintained at other locations, the assistant attorney general in charge of the legal division having custody of the records or any staff member designated by the assistant attorney general shall be the public records officer. [Statutory Authority: RCW 42.17.250 through 42.17.320. 84-10-031 (Order 103), § 44-06-060, filed 4/30/84; Order 102, § 44-06-060, filed 2/20/74.]

WAC 44-06-120 Review of denials of public records requests. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall refer it to the attorney general or his designated deputy attorney general. The attorney general or his designee shall immediately consider the matter and either affirm or reverse such denial within two business days following the original denial.

(3) Administrative remedies shall not be considered exhausted until the attorney general or the designated deputy attorney general has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first. [Statutory Authority: RCW 42.17.250 through 42.17.320. 84-10-031 (Order 103), § 44-06-120, filed 4/30/84; Order 102, § 44-06-120, filed 2/20/74.]

WAC 44-06-140 Adoption of form. The attorney general’s office hereby adopts use by all persons requesting inspection and/or copies of records of the form set out below, entitled “Request for public records.”

Return to:

Public Records Officer
Office of the Attorney General
(Name and address of specific legal division.
If not known, return to Office of Attorney General, Temple of Justice, Olympia, Washington 98504)

OFFICE OF THE ATTORNEY GENERAL
REQUEST FOR PUBLIC RECORDS

Date _______________ Time ___________________
Name ____________________________
Address ____________________________
Phone number where you can be reached during day —
Description of Records (see index):
____________________________________
____________________________________
____________________________________
____________________________________
____________________________________
____________________________________
____________________________________
____________________________________
____________________________________
Signature________________________________

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Title 50 WAC
BANKING, DIVISION OF

Chapter 50-12 WAC
BANKS AND TRUST COMPANIES

(b) $1,500.00 for filing an application for certificate authorizing an alien bank to establish and operate an office in the state of Washington and attendant investigation.

(c) $500.00 for filing an application for certificate authorizing an alien bank to establish and operate a bureau in the state of Washington.

(d) $500.00 for filing an application for a certificate of authority for a branch and attendant investigation.

(e) $500.00 for filing an application for a certificate conferring trust powers and attendant investigation.

(f) $2,000.00 for filing merger, consolidation or reorganizational agreement and attendant investigation. If three or more banks are involved, then the fee for each is $1,000.00.

(g) $300.00 for filing an application for a certificate of appropriate adjunct and attendant investigation.

(h) $300.00 for filing application to relocate main office or branch and attendant investigation.

(i) $100.00 for issuing each branch certificate for branch resulting from merger.

(j) $100.00 for filing articles of incorporation, or amendments thereof, or other certificates required to be filed with the supervisor.

(k) $100.00 for issuing a certificate of increase or decrease of capital stock or issuing a certificate of authority.

(l) $100.00 for issuing any other certificate.

(m) Fifty cents per page for furnishing copies of papers filed with the supervisor.

(n) $300.00 for filing an application for approval of the supervisor for a bank, trust company, mutual savings bank, or stock savings bank to provide a satellite facility or facilities which are to be used by its own customers or customers of another bank. In the event the application is for approval of the supervisor to provide more than one such satellite facility, the filing fee on such a multiple application is $300.00 for the first such satellite facility and $100.00 for each additional satellite facility.

(o) $100.00 for the issuance of a certificate of approval to provide a satellite facility.

(p) $1,000.00 for filing an application for approval of a network system of satellite facilities as defined in WAC 50-40-010(4).

(q) $100.00 for each application to modify a previously approved network system made in accordance with WAC 50-40-060 (1) or (2).

(r) $300.00 for issuing certificate of approval for capital notes.

(s) $5,000.00 for each application by an out-of-state bank holding company for acquisition and control of more than five percent of the shares of voting stock or substantially all of the assets of a bank, trust company, national banking association, or bank holding company, the principal operations of which are conducted within this state.

(t) $500.00 for each application for a certificate of authority and attendant investigation of a phantom or interim bank created to acquire all of the capital stock of a bank or trust company.

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