

program's reasons for challenging the fee and any other information the self-insurance program deems pertinent.

(b) The state risk manager shall review any fee challenged by a self-insurance program, together with the reasons for the challenge. Within fourteen days of receipt of notification from the self-insurance program, the state risk manager shall respond in writing to the self-insurance program, either reaffirming the fee or modifying it, and stating the reasons for the decision.

[Statutory Authority: Chapter 48.62 RCW. 93-16-079, § 236-22-200, filed 8/3/93, effective 9/3/93.]

WAC 236-22-210 Appeals of cease and desist orders. (1) Within ten days after a joint program covering property or liability risks, or an individual or joint program covering health and welfare benefits has been served with a cease and desist order under RCW 48.62.091(3), the entity may request an administrative hearing. The hearing provided may be held in such a place as is designated by the state risk manager and shall be conducted in accordance with chapter 34.05 RCW and chapter 10-08 WAC.

[Statutory Authority: Chapter 48.62 RCW. 93-16-079, § 236-22-210, filed 8/3/93, effective 9/3/93.]

Title 240 WAC

GOVERNOR, OFFICE OF THE

Chapters

240-10 State employee combined charitable contributions program.

Chapter 240-10 WAC

STATE EMPLOYEE COMBINED CHARITABLE CONTRIBUTIONS PROGRAM

WAC

240-10-030 Definitions.

WAC 240-10-030 Definitions. (1) **Committee** - The Washington state employee combined fund drive committee described in WAC 240-10-010.

(2) **State employee combined fund drive campaign** - An arrangement by which the committee provides one or more other participating organizations with the opportunity to receive funds contributed to them in the annual campaign, based on their compliance with the regulations herein.

(3) **Participating organization** - A health and welfare agency whose application has been accepted by the committee.

(4) **Annual campaign** - The once-a-year period of organized solicitation of state employees conducted annually to obtain voluntary contributions from state employees for charitable commitments to be allocated during the ensuing year of contributions.

(5) **Year of contributions** - The annual calendar year for collection of the voluntary payroll deductions for charitable contributions authorized by state employees pursuant to these regulations. The normal, full annual calendar year shall begin with January and end with the ensuing December.

(6) **Health and welfare agency** - The terms "voluntary agency," "voluntary health and welfare agency," "voluntary charitable agency," and "voluntary charitable health and welfare agency" mean an organization that is organized and operated for the purpose of rendering, or of materially or financially supporting the rendering of, one or more of the following services for the benefit of human beings:

- (a) Delivery of health care to ill or infirm individuals;
- (b) Education and training of personnel for the delivery of health care to ill or infirm individuals;
- (c) Health research for the benefit of ill or infirm individuals;
- (d) Delivery of education, training, and care to physically and mentally handicapped individuals;
- (e) Treatment, care, rehabilitation, and counseling of juvenile delinquents, criminals, released convicts, persons who abuse drugs or alcohol, persons who are victims of intra-family violence or abuse, persons who are otherwise in need of social adjustment and rehabilitation, and the families of such persons;

(f) Relief of victims of crime, war, casualty, famine, natural disasters, and other catastrophes and emergencies;

(g) Neighborhood and community-wide social services that directly assist needy, poor, and indigent individuals, including provision of emergency relief and shelter, recreation, transportation, the preparation and delivery of meals, educational opportunities, and job training;

(h) Protection of families that, on account of economic or other need, poverty, indigence, or emergency, are in long-term or short-term need of family, child-care, and maternity services, child and marriage counseling, foster care, and guidance or assistance in the management and maintenance of the home and household;

(i) Relief of needy, poor, and indigent infants and children, and of orphans, including the provision of adoption services;

(j) Relief of needy, poor, and indigent adults and of the elderly;

(k) Delivery of services or assistance that conserve, protect, or restore the environment.

(7) **Local presence** - Demonstration of direct and substantial presence in the local campaign community:

(a) The availability of services, such as examinations, treatments, inoculations, preventive care, counseling, training, scholarship assistance, transportation, feeding, institutionalization, shelter, and clothing to persons working or residing in the local campaign community.

(b) The presence within the local campaign community, or within reasonable commuting distance thereof, of a facility at which services may be obtained, such as an office, clinic, mobile unit, field agency, or direct provider, or specific demonstrable effects of research, such as personnel or facilities engaged therein or specific local applications thereof.

(c) The availability to persons working or residing in the local campaign community of communication with the voluntary charitable agency by means of home visits,

transportation, or telephone calls, provided by the voluntary agency at no charge to the recipient or beneficiary of the service.

(8) Overseas - Areas outside of the District of Columbia and the fifty states of the United States.

[Statutory Authority: WAC 240-10-010(7) and Executive Order 84-13, 94-01-038, § 240-10-030, filed 12/6/93, effective 1/6/94. Statutory Authority: RCW 41.04.035, 41.04.036 and 41.04.230. 87-18-003 (Order 87-1), § 240-10-030, filed 8/20/87; 86-08-070 (Order 86-1), § 240-10-030, filed 4/1/86; 86-02-015 (Order 85-2), § 240-10-030, filed 12/23/85.]

Title 242 WAC
GROWTH PLANNING HEARINGS
BOARDS

Chapters

242-02 Practice and procedure.

Chapter 242-02 WAC
PRACTICE AND PROCEDURE

WAC

242-02-220 Petition for review—Time for filing.

WAC 242-02-220 Petition for review—Time for filing. (1) A petition relating to whether or not an adopted comprehensive plan, development regulation, or subsequent amendments, is in compliance with the goals and requirements of the act shall be filed with a board within sixty days from the date of publication by the legislative body of the county or city as specified by RCW 36.70A.290(2).

(2) A petition relating to an adopted county-wide planning policy shall be filed within sixty days of its adoption.

(3) For all other matters, a petition must be filed with a board within sixty days of the final written decision, order, determination, publication, or action being entered.

[Statutory Authority: RCW 36.70A.270(6). 93-11-068, § 242-02-220, filed 5/17/93, effective 6/17/93; 92-21-034, § 242-02-220, filed 10/15/92, effective 10/15/92.]

Title 244 WAC
HARDWOODS COMMISSION

Chapters

244-12 Washington hardwoods commission.

Chapter 244-12 WAC
WASHINGTON HARDWOODS COMMISSION

WAC

244-12-060 Volume reporting and assessment payment procedures.
244-12-100 Hardwood processors quarterly assessment report form.

WAC 244-12-060 Volume reporting and assessment payment procedures. (1) Effective July 1, 1993, each affected processor, and each person who has been an affected processor during one or more of the preceding four quarters, shall, on a quarterly basis, complete and submit to the commission a hardwood processors quarterly assessment report form, as set forth in WAC 244-12-100.

(2) Each affected processor levied a quarterly assessment pursuant to RCW 15.74.060 and WAC 244-12-020 shall remit said assessment to the commission on a quarterly basis, along with the affected processor's quarterly assessment report.

(3) Quarterly assessments and quarterly assessment reports required by this section are due to the commission within forty-five days after the end of the quarter.

[Statutory Authority: Chapter 15.74 RCW. 93-13-013, § 244-12-060, filed 6/7/93, effective 7/8/93. Statutory Authority: 1991 c 67. 91-14-055, § 244-12-060, filed 6/27/91, effective 7/1/91.]

WAC 244-12-100 Hardwood processors quarterly assessment report form.

HARDWOOD PROCESSORS QUARTERLY ASSESSMENT REPORT

Processor Name:

Address:

. Zip

Phone Number: Fax:

Prepared By:

QUARTERLY QUANTITY OF LOGS PROCESSED
Tons

Red Alder Logs:

Other Hardwood:

Total Tons of Logs:

Assessment to be paid pursuant to WAC 244-12-050 and remitted with this report:

I hereby certify that the information contained on this form is true, accurate and complete to the best of my knowledge.

Signed: Date:

Title:

Table with 2 columns: PRINCIPAL PRODUCTS PRODUCED and VOLUME. Rows include Kiln Dried Hardwood Lumber, Green Hardwood Lumber, Hardwood Veneer, Hardwood Log Export, and Hardwood Chips.