

**RCW 15.24.190 Claims enforceable against commission assets—  
Nonliability of other persons and entities—Exception—Application of  
chapter 4.92 RCW.** Obligations incurred by the commission and any  
other liabilities or claims against the commission shall be enforced  
only against the assets of the commission, and, except to the extent  
of such assets, no liability for the debts or actions of the  
commission exists against either the state of Washington or any  
subdivision or instrumentality thereof, or against any member,  
employee, or agent of the commission in his or her individual  
capacity. Except as otherwise provided in this chapter, neither the  
members of the commission nor its employees may be held individually  
responsible for errors in judgment, mistakes, or other acts, either of  
commission or omission, as principal, agent, person, or employee, save  
for their own individual acts of dishonesty or crime. No such person  
or employee may be held responsible individually for any act or  
omission of any other member of the commission. The liability of the  
members of the commission shall be several and not joint, and no  
member is liable for the default of any other member. This provision  
confirms that commissioners have been, and continue to be, state  
officers or volunteers for purposes of RCW 4.92.075 and are entitled  
to the defenses, indemnifications, limitations of liability, and other  
protections and benefits of chapter 4.92 RCW, as provided in that  
chapter. [2004 c 178 § 14; 1987 c 393 § 4; 1961 c 11 § 15.24.190.  
Prior: 1937 c 195 § 7; RRS § 2874-7.]