

**RCW 15.65.050 Director to enforce and administer chapter—
Marketing agreements, orders issued, amended, notice, grounds for
amendments.** The director shall administer and enforce this chapter
and it shall be his or her duty to carry out its provisions and put
them into force in accordance with its terms, but issuance, amendment,
modification, and/or suspension of marketing agreements and orders and
of any terms or provisions thereof shall be accomplished according to
the procedures set forth in this chapter and not otherwise. Whenever
he or she has reason to believe that the issuance or amendment of a
marketing agreement or order will tend to effectuate any declared
policy or purpose of this chapter with respect to any agricultural
commodity, and in the case of application for issuance or amendment
ten or more producers of such commodity apply or when a petition for
amendment is submitted by majority vote of a commodity board, then the
director shall give due notice of, and an opportunity for, a public
hearing upon such issuance or amendment, and the director shall issue
marketing agreements and orders containing the provisions specified in
this chapter and from time to time amend the same whenever upon
compliance with and on the basis of facts adduced in accordance with
the procedural requirements of this chapter he or she shall find that
such agreement, order, or amendment:

(1) Will tend to effectuate one or more of the declared policies
of this chapter and is needed in order to effectuate the same.

(2) Is reasonably adapted to accomplish the purposes and objects
for which it is issued and complies with the applicable provisions of
this chapter.

(3) Has been approved or favored by the percentages of producers
and/or handlers specified in and ascertained in accordance with this
chapter. [2002 c 313 § 5; 1961 c 256 § 5.]

Effective dates—2002 c 313: See note following RCW 15.65.020.