NOTICE

Amendment to 803 KAR 2:140, Contest of citation, was filed with the Legislative Research Commission on April 27, 2021.

The amendment is posted at https://.legislature.ky.gov. Select the Kentucky Law Tab, Kentucky Administrative Regulations, KAR List by Title, then Title 803 Labor Cabinet and scroll down to the regulation under Chapter 2 Occupational Safety and Health.

Changes to the regulation and public hearing information is available at the aforementioned website or in the pages below following this notice.

FILED WITH LRC
TIME: 4:34 (LM)

APR 27 2021

Emily B Caudill
REGULATIONS COMPILER

- 1 LABOR CABINET
- 2 Department of Workplace Standards
- 3 Division of Occupational Safety and Health Compliance
- 4 Division of Occupational Safety and Health Education and Training
- 5 (Amendment)
- 6 803 KAR 2:140. Contest of citation [Employer and employee contests].
- 7 RELATES TO: KRS Chapter 338
- 8 STATUTORY AUTHORITY: KRS 338.051, 338.061 [KRS Chapter 13A]
- 9 NECESSITY, FUNCTION, AND CONFORMITY: KRS 338.051(3) requires [Pursuant to the
- authority granted] the Kentucky Occupational Safety and Health Standards Board to promulgate
- 11 occupational safety and health [by KRS 338.051, the following rules and] administrative
- 12 regulations and authorizes the chairman to reference federal standards without board approval if
- 13 necessary to meet federal time requirements. KRS 338.061 authorizes the board to establish,
- 14 modify, or repeal standards and reference federal standards. This [are adopted governing the
- employer and employee contests before the review commission. The function of this
- administrative regulation establishes procedures [is to inform the employer and employees of the
- 17 proper procedure] to be followed in contesting a citation and/or penalty issued by the
- 18 Commissioner of the Department of Workplace Standards.
- 19 Section 1. Definitions. (1) "Commissioner" is defined by KRS 338.015.
- 20 (2) "Employee" is defined by KRS 338.015(2).
- 21 (3) "Employer" is defined by KRS 338.015(1).

- 1 (4) "Review commission" is defined by KRS 339.015(8).
- 2 (5) "Working days" means Monday through Friday and does not include Saturday, Sunday,
- 3 <u>federal or state holidays, and the day of receipt of notice.</u>
- 4 Section 2. [Contesting] Procedure. (1)(a) An [Any] employer that receives a citation may [to
- 5 whom a citation or notice or penalty has been issued may, under KRS Chapter] notify the
- 6 <u>commissioner</u> [Commissioner of the Department of Workplace Standards] in writing that <u>she or</u>
- 7 he contests [intends to contest] the citation, proposed penalty, or both [such citation, or notice of
- 8 proposed penalty before the review commission].
- 9 (b) The [Such] notice of [intention to] contest shall be transmitted by the employer [postmarked]
- within fifteen (15) working days of [the] receipt of citation [by the employer of the notice of
- 11 proposed penalty].
- 12 (c) The [Every] notice of [intention to] contest shall specify whether it is directed to the citation,
- proposed penalty, or both [or, the proposed penalty, or a variance].
- (d) The commissioner shall immediately transmit the [such] notice to the review commission in
- accordance with the rules of procedure prescribed by the commission.
- 16 (2) Any employee or representative of employees of an employer that receives [to whom] a
- citation [has been issued] may:
- (a) Notify [File a written notice with] the commissioner in writing that she or he contests
- 19 [alleging that] the [period of] time established [fixed] in the citation for the abatement of the
- 20 violation [is unreasonable];
- 21 (b) Notify [File a written notice to] the commissioner in writing that she or he contests [alleging
- 22 that] the citation, or proposed penalty, or both [and penalties are unreasonable].
- 23 (c) The notice [Such notices] shall be postmarked within fifteen (15) working days of the receipt

- by the employer of the notice of the citation [proposed penalty or notice that no penalty is being
- 2 proposed].
- 3 (d) The commissioner shall immediately transmit the [such] notice to the review commission in
- 4 accordance with the rules of procedure prescribed by the commission.
- 5 [(3) If any party is adversely affected by a variance issued under KRS 338.151 he may file an
- 6 appeal to the review commission.

Larry Roberts, Secretary of Labor

April 26, 2021

PUBLIC HEARING AND PUBLIC COMMENT PERIOD: A public hearing on this administrative regulation shall be held on July 21, 2021 at 10:00 am (ET). The meeting will be conducted by live videoconference (ZOOM) pursuant to Senate Bill 150, Section 1, subparagraph (8) b (2020) and the continuing state of emergency. Public access to the meeting will be available at

https://us02web.zoom.us/j/86731399141?pwd=Q2VOcDQ3ZkVBaUtoNERCMDNIKzZJZz09, password 446261; or by telephone at (713) 353-0212, (888) 822-7517 toll free, conference code 194378.

Individuals interested in being heard at this hearing shall notify this agency in writing five (5) working days prior to the hearing of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be canceled. This hearing is open to the public. Any person who wishes to be heard will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to attend the public hearing, you may submit written comments on the proposed administrative regulation. Written comments shall be accepted through July 31, 2021. Send written notification of intent to be heard at the public hearing or written comments on the proposed administrative regulation to the contact person.

CONTACT PERSON: Robin Maples, OSH Standards Specialist, Labor Cabinet, Mayo-Underwood Building, 500 Mero Street, 3rd Floor, Frankfort, Kentucky 40601, Telephone: (502) 564-4107, Facsimile: (502) 564-4769, Email: Robin.Maples@ky.gov.

REGULATORY IMPACT ANALYSIS AND TIERING STATEMENT

Regulation Number: 803 KAR 2:140

Contact person: Robin Maples (502) 564-4107, Robin.Maples@ky.gov, Facsimile: (502) 564-

4769

(1) Provide a brief summary of:

- (a) What this administrative regulation does: Section 1 of this administrative regulation, effective since December 11, 1974, defines terms. Section 2 establishes the requirements pursuant to 29 CFR 1903.17 to contest a citation. This amendment also updates this administrative regulation to meet KRS Chapter 13A considerations and was reviewed in accordance with House Bill (HB) 50 from the Regular Session of the 2017 General Assembly. Amendments to this regulation are technical and intended to maintain consistency with other regulations.
- (b) The necessity of this administrative regulation: This administrative regulation was reviewed in accordance with HB 50 from the Regular Session of the 2017 General Assembly. This regulation is necessary to meet the requirements established in Public Law 91-596 84 STAT. 1590 Section 18 (OSH Act of 1970), 29 CFR 1902.3(c), 29 CFR 1902.3(d), 29 CFR 1953.1(a), 29 CFR 1953.1(b), and 29 CFR 1956.2(a), which all require Kentucky OSH regulations to be as effective as the federal requirements. This regulation is equivalent.
- (c) How this administrative regulation conforms to the content of the authorizing statutes: KRS 338.051(3) requires the Kentucky Occupational Safety and Health (OSH) Standards Board to promulgate OSH administrative regulations. This regulation is necessary to meet the requirements established in Public Law 91-596 84 STAT. 1590 Section 18 (OSH Act of 1970), 29 CFR 1902.3(c), 29 CFR 1902.3(d), 29 CFR 1953.1(a), 29 CFR 1953.1(b), and 29 CFR 1956.2(a), which all require Kentucky OSH regulations to be as effective as the federal requirements. This regulation complies and conforms with the authorizing statutes.
- (d) How this administrative regulation currently assists or will assist in the effective administration of the statutes: This administrative regulation promotes worker safety and health throughout Kentucky and ensures the state is as effective as the federal requirement. This regulation is necessary to meet the requirements established in Public Law 91-596 84 STAT. 1590 Section 18 (OSH Act of 1970), 29 CFR 1902.3(c), 29 CFR 1902.3(d), 29 CFR 1953.1(a), 29 CFR 1953.1(b), and 29 CFR 1956.2(a), which all require Kentucky OSH regulations to be as effective as the federal requirements. This regulation is equivalent.
- (2) If this is an amendment to an existing administrative regulation, provide a brief summary of:
- (a) How the amendment will change this existing administrative regulation: Section 1 of this administrative regulation, effective since December 11, 1974, defines terms not used in the federal standard. Section 2 establishes the requirements pursuant to 29 CFR 1903.17 to contest a citation. This amendment also updates this administrative regulation to meet KRS Chapter 13A considerations and was reviewed in accordance with HB 50 from the Regular Session of the

- 2017 General Assembly. Amendments to this regulation are technical and intended to maintain consistency with other regulations.
- (b) The necessity of the amendment to this administrative regulation: This administrative regulation was reviewed in accordance with HB 50 from the Regular Session of the 2017 General Assembly. This regulation is necessary to meet the requirements established in Public Law 91-596 84 STAT. 1590 Section 18 (OSH Act of 1970), 29 CFR 1902.3(c), 29 CFR 1902.3(d), 29 CFR 1953.1(a), 29 CFR 1953.1(b), and 29 CFR 1956.2(a), which all require Kentucky OSH regulations to be as effective as the federal requirements. This regulation is equivalent. Amendments to this regulation are technical and intended to maintain consistency with other regulations.
- (c) How the amendment conforms to the content of the authorizing statutes: KRS 338.051(3) requires the Kentucky OSH Standards Board to promulgate OSH administrative regulations. This regulation is necessary to meet the requirements established in Public Law 91-596 84 STAT. 1590 Section 18 (OSH Act of 1970), 29 CFR 1902.3(c), 29 CFR 1902.3(d), 29 CFR 1953.1(a), 29 CFR 1953.1(b), and 29 CFR 1956.2(a), which all require Kentucky OSH regulations to be as effective as the federal requirements. This regulation complies and conforms with the authorizing statutes.
- (d) How the amendment will assist in the effective administration of the statutes: This amendment maintains consistency with the federal requirements. This amendment promotes employee health and safety throughout Kentucky and keeps the state program consistent with the federal program.
- (3) List the type and number of individuals, businesses, organizations, or state and local governments affected by this administrative regulation: This administrative regulation affects all employers in the Commonwealth covered by KRS Chapter 338.
- (4) Provide an analysis of how the entities identified in question (3) will be impacted by either the implementation of this administrative regulation, if new, or by the change, if it is an amendment, including: (a) List the actions that each of the regulated entities identified in question (3) will have to take to comply with this administrative regulation or amendment: No additional compliance duties are imposed and no immediate action is required.
- (b) In complying with this administrative regulation or amendment, how much will it cost each of the entities identified in question (3): There is no additional cost to the OSH Program to implement this administrative regulation.
- (c) As a result of compliance, what benefits will accrue to the entities identified in question (3): This administrative regulation promotes worker safety and health throughout Kentucky and ensures the state is as effective as the federal requirement.
- (5) Provide an estimate of how much it will cost to implement this administrative regulation: (a) Initially: There is no cost to the OSH Program to implement this administrative regulation.