

§ 223.1

223.145 Scope of suspension.

Subpart D—Timber Export and Substitution Restrictions

223.159 Scope and applicability.

223.160 Definitions.

223.161 [Reserved]

223.162 Limitations on timber harvested from all other states.

223.163 [Reserved]

223.164 Penalty for falsification.

Subpart E [Reserved]**Subpart F—The Forest Resources Conservation and Shortage Relief Act of 1990 Program**

223.185 Scope and applicability.

223.186 Definitions.

223.187 Determination of unprocessed timber.

223.188 Prohibitions against exporting unprocessed Federal timber.

223.189 Prohibitions against substitution.

223.190 Sourcing area application procedures.

223.191 Sourcing area disapproval and review procedures.

223.192 Procedures for a non-manufacturer.

223.193 Procedures for reporting acquisition and disposition of unprocessed Federal timber.

223.194 Procedures for reporting the acquisition and disposition of unprocessed private timber.

223.195 Procedures for identifying and marking unprocessed timber.

223.196 Civil penalties for violation.

223.197 Civil penalty assessment procedures.

223.198 Administrative remedies.

223.199 Procedures for cooperating with other agencies.

223.200 Determinations of surplus species.

223.201 Limitations on unprocessed timber harvested in Alaska.

223.202 Information requirements.

223.203 Indirect substitution exception for National Forest System timber from within Washington State.

AUTHORITY: 90 Stat. 2958, 16 U.S.C. 472a; 98 Stat. 2213, 16 U.S.C. 618, 104 Stat. 714-726, 16 U.S.C. 620-620j, unless otherwise noted.

SOURCE: 42 FR 28252, June 2, 1977, unless otherwise noted. Redesignated at 49 FR 2760-2761, Jan. 23, 1984.

Subpart A—General Provisions**§ 223.1 Authority to sell timber.**

Trees, portions of trees, and other forest products on National Forest System lands may be sold for the purpose of achieving the policies set forth in

the Multiple-Use Sustained-Yield Act of 1960, as amended (74 Stat. 215; 16 U.S.C. 528-531), and the Forest and Rangeland Renewable Resources Planning Act of 1974, as amended (88 Stat. 476; as amended, 16 U.S.C. 1600-1614), and the Program thereunder.

§ 223.2 Disposal of timber for administrative use.

Trees, portions of trees, or other forest products in any amount on National Forest System lands may be disposed of for administrative use, by sale or without charge, as may be most advantageous to the United States, subject to the maximum cut fixed in accordance with established policies for management of the National Forests. Such administrative use shall be limited to the following conditions and purposes:

(a) For construction, maintenance or repair of roads, bridges, trails, telephone lines, fences, recreation areas or other improvements of value for the protection or the administration of Federal lands.

(b) For fuel in Federal camps, buildings and recreation areas.

(c) For research and demonstration projects.

(d) For use in disaster relief work conducted by public agencies.

(e) For disposal when removal is desirable to protect or enhance multiple-use values in a particular area.

§ 223.3 Sale of seized material.

Seized material (trees, portions of trees or other forest products cut in trespass from National Forest System lands) may be sold to the highest bidder under specific authorization from the Regional Forester. If advertisement is impractical, sales of material with an appraised value of less than \$10,000 will be made on informal bids.

§ 223.4 Exchange of trees or portions of trees.

Trees or portions of trees may be exchanged for land under laws authorizing the exchange of National Forest timber. Cutting of exchange timber must comply with the purposes cited in § 223.1.

(42 Stat. 465, 16 U.S.C. 485; 43 Stat. 1215, 16 U.S.C. 516)