AMENDATORY SECTION (Amending WSR 19-23-090, filed 11/19/19, effective 12/20/19)

WAC 192-560-010 Which businesses are eligible for small business assistance grants? (1) <u>An employer((s))</u> determined to have one hundred fifty or fewer employees in the state that ((are)) <u>is</u> assessed the employer share of the premiums ((are)) <u>is</u> eligible to apply for small business assistance grants.

(2) <u>An employer((s))</u> determined to have fewer than fifty employees ((are)) <u>is</u> only eligible for a small business assistance grant if ((those)) <u>the</u> employer((s)) opt<u>s</u> to pay the employer share of the premiums. ((Such))

(a) The employer((s)) will be assessed the employer share of the premiums for a minimum of ((three years)) twelve consecutive calendar quarters beginning with the first calendar quarter after ((any)) the most recent grant is ((received)) approved. ((An))

(b) The employer may provide notice ((for opting out after the three-year period)) at any time after the approval of the grant to opt out of paying the employer share of the premiums.

(i) If the twelfth consecutive quarter following approval of the grant has ended, the opt-out will become effective on the first day of the following quarter.

(ii) If the twelfth consecutive quarter following approval of the grant has not ended, the opt-out will become effective on the first day of the thirteenth quarter following approval of the grant.

(3) An employer is not eligible for a small business assistance grant if, at the time of application, the employer has outstanding and delinquent reports, outstanding and delinquent payments, or due and owing penalties or interest under Title 50A RCW.

(4) An employer may request only one grant per year for each employee who takes paid family or medical leave under this title. Submissions under (a) and (b) of this subsection do not qualify as grant applications and therefore do not count against the employer's limit of ten applications per year.

(a) An employer that qualifies for a grant under RCW 50A.24.010 (((3)(b))) for an amount that is less than one thousand dollars may submit documentation of significant additional wage-related costs incurred after filing the initial grant application in an attempt to qualify for additional grant funds.

(b) An employer may submit a revised application for a grant under RCW 50A.24.010 (((3)(c))) in an attempt to qualify for additional grant funds.

(5) An employer must apply for ((the)) any grant no later than four months following the last day of the employee's paid family or medical leave.