



1	APPEARANCES (Via Zoom):	
2	FOR WASHINGTON EMPLOYMENT SECURITY	
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1	BE IT REMEMBERED that on Monday, June 6, 2022, at
2	9:01 a.m., via Zoom videoconference, before REBECCA S.
3	LINDAUER, Certified Court Reporter, in and for the State of
4	Washington, the following proceedings were had, to wit:
5	
6	MR. BARRETT: Becky, are you ready?
7	THE COURT REPORTER: Yes, I am.
8	MR. BARRETT: Good morning and welcome everyone.
9	My name is Jason Barrett, and I am the lead policy analyst
LO	for the Leave and Care Division at the Employment Security
11	Department. There are a few other members from the Leave
L2	and Care Policy and Rules team on the call that I'll ask to
L3	introduce themselves at this time.
L4	MS. BENHAM: Good morning. I'm Janette Benham. I
L5	am the rules coordinator for the Leave and Care Division.
L6	MR. CAIN: Good morning. I'm Brett Cain. I'm a
L7	policy annalist for the Leave and Care Division. I'm
L8	working in the Rules and Policy team.
L9	MR. BARRETT: Thank you, Janette and Brett.
20	We are here this morning to review and discuss drafts
21	of rule amendments that the department is considering
22	regarding the Paid Family and Medical Leave Program. The
23	rule changes are associated with the passage of SB 5649 in
24	this year's legislative session. The bill made several
25	changes to the program, but not all of these changes require

The department has determined that only two 1 rulemaking. 2 amendments to the Washington Administrative Code are 3 necessary for implementation. The rest of the changes are 4 codified in statute. For more information about what changes the bill made 5 6 that might not require rulemaking, we encourage you to visit 7 the legislature's website at leg.wa.gov. That's leg.wa.gov. 8 The two proposed rulemaking changes are WAC 192-520-010, parties to collective bargaining 9 10 agreements, and WAC 192-610-025, documenting the birth or 11 placement of a child. 12 The drafts that we will be reviewing and discussing can 13 be found at paidleave.wa.gov/rulemaking. Again, that's 14 paidleave.wa.gov/rulemaking. 15 If you look at current rulemaking, the second subtitle 16 called "Implementation of Second Substitute Senate 17 Bill 5649," you can expand that list and click on "Draft Rules" to see the text of the proposed changes. 18 19 If you called in for this meeting, we ask that you 20 please keep your mute on by using the mute function on your 21 phone or by pressing star 6. Please keep in mind that the 22 subject of this call is the draft rules document that I just 23 referenced. We are not discussing other rules, and if you 24 have a question about your claim or application, please hang 25 up and call our customer care team at 833-717-2273.

1	I also want to ask that if you do provide comments on
2	the proposed rules to please state and spell your name and
3	indicate if you are here on behalf of an organization. And,
4	again, I want to remind everyone that this meeting is being
5	recorded.
6	Before we open the floor for comments, I want to give
7	folks an opportunity to ask any questions about anything I
8	just discussed, why we're here, where to find the draft
9	rules, or any other housekeeping items before we begin.
10	I actually see Bryan Mauss has his hand raised. Bryan,
11	you can unmute yourself and ask a question.
12	MR. MAUSS: No. I apologize. That was just an
13	effort to close a window. Thank you.
14	MR. BARRETT: No worries, not at all.
15	So, again, if anybody has any questions about the
16	purpose of this meeting, why we're all here this morning,
17	where to find the rules, please feel free to unmute yourself
18	and ask now.
19	With that, we will move on to our first rule, which is
20	WAC 192-520-010. Statute currently exempts any party to a
21	collective bargaining agreement from all rights and
22	responsibilities related to the Paid Family and Medical
23	Leave Program as long as that agreement was in effect on
24	October 19, 2017, has not yet expired, and has not been
25	renegotiated or reopened. The passage of SB 5649 has

25

1 implemented a sunset date for this exemption. This 2 exemption will now end on December 20- -- sorry, 3 December 31, 2023. The proposed change to WAC 192-520-010 4 implements this sunset date with regard to the rest of the 5 rule. 6 Are there any questions or comments on this rule? Did 7 somebody wish to provide comment on this draft rule? not, then we will move on to our next rule. 8 9 Before we move on to WAC 192-610-025 documenting the 10 birth or placement of a child, I would like to give a fair warning that this rule features the topic of child death, 11 12 which is obviously a very distressing and emotional thing to 13 discuss. Before we continue, I want to give anyone on the 14 call who may feel overwhelmed by this subject an opportunity to step off the call at this time. 15 16 SB 5649 also introduced a new concept called the 17 postnatal period. This refers to the six-week period after an employee gives birth. Leave taken in the postnatal 18 19 period by the birthing employee will default to medical 20 leave unless otherwise specified by the employee. Medical 21 leave taken in the postnatal period will not require a 22 medical certification, although other forms of documentation 23 may be required as described in the draft rule. 24 The bill also creates a new qualifying event when the

death of a child occurs when the birth of that child would

1 have qualified the employee for family or medical leave. 2 Are there any questions or comments on this draft rule? 3 MS. CARDI: Hi, this is Marti for Matrix. 4 MR. BARRETT: Hi, Marti. MS. CARDI: Hi, there. I would just like to point 5 6 out that there's a lot of ambiguity in this new leave reason, and employers need really detailed guidance about 7 when it applies and when it doesn't. And, again, to mention 8 some sensitive topics, does it include miscarriage, 9 10 stillbirth, abortion, in addition to the death of a child 11 that has been born? Employers are just going to need a lot 12 of detail on that in the rules. 13 MR. BARRETT: Thank you for that comment, Marti, 14 and we appreciate the fact that employers are looking for 15 quidance on this. We are in the process of finalizing our 16 website language as well as FAOs around this new qualifying 17 event; so hopefully that will address all of the questions. It does specifically address the issues of miscarriage and 18 19 abortion that you referred to. So once that language gets 20 posted, we hope employers will be able to look there for any 21 pending questions that they may have about this new 22 qualifying event. 23 THE COURT REPORTER: Can you spell your name, 24 please. 25 MS. CARDI: It's Marti, M-a-r-t-i, Cardi, Sure.

1	C-a-r-d-i, with Matrix Absence Management.
2	THE COURT REPORTER: Thank you.
3	MR. BARRETT: Thank you, Marti.
4	MS. CARDI: Thank you.
5	MS. SCHAAFSMA: This is Ali Schaafsma, spelling
6	A-l-i, last name, S-c-h-a-a-f-s-m-a, with Pacific Resources.
7	And concerning this statute, there also needs to be
8	additional information provided as to the coordination of
9	the bereavement component alongside the employer's current
LO	bereavement offerings. So whether or not an employer would
L1	be allowed to run the time concurrently with their
L2	bereavement if employees can access an employer's
L3	bereavement as well as Washington's in ensuring that more
L4	than 100 percent of average weekly wage is not earned, that
L5	information would be beneficial to spell out.
L6	MR. BARRETT: So, Ali, you're just looking for
L7	more information from the department about how the benefit
L8	runs concurrently with employer-offered benefits?
L9	MS. SCHAAFSMA: Correct. And we don't understand
20	that if it's going to be similar to how the rest of the
21	benefits operate today where an employer doesn't have to
22	offer those additional benefits but should they be made
23	available, it's an employee's choice. Just making sure that
24	it's clear to employers how this if this is running
25	similar to that or if there's a difference in how this

benefit will be able to coordinate with any employer 1 2 benefit. 3 MR. BARRETT: Ali, I think what you just described 4 is a great way to explain it. This is essentially a new 5 qualifying event that runs identically to any other 6 qualifying event in the program. Preexisting qualifying 7 events include things like the employee's own serious health conditions for medical leave, a family member's serious 8 9 health condition for family leave. This is simply a new 10 qualifying event that allows employees to take leave. It is not a new entitlement to additional leave. It is still 11 12 within the confines of the existing leave entitlement duration. It is simply a new reason that the employee is 13 14 permitted to take leave and, generally speaking, is going to operate identically to any other qualifying event in the 15 16 program with regard to how it needs to run concurrently with 17 benefits offered by the employer. 18 MS. SCHAAFSMA: Perfect. 19 MR. BARRETT: Thank you for that question, though, 20 Ali. I appreciate it. 21 MS. SCHAAFSMA: Absolutely. One last component to 22 that, will employers have access to information from 23 employees? Will the employee letters call this as the leave reasons so employers know to limit that coordination if the 24 25 employee asks for it to the seven days rather than a full

1	benefit year?
2	MR. BARRETT: Generally speaking, our letters do
3	not contain the specific reason for leave. They only
4	feature the type of leave being taken, whether it's family
5	or medical. This will run the same as that, I believe, as
6	far as current bills are concerned. So any information
7	about the specific reason for leave would not come from the
8	department. If the employee chooses to share that
9	information with the employer, then that is perfectly within
10	their rights to do so.
11	As we've said with other employer-offered benefits,
12	employers can certainly make any additional benefits
13	contingent upon the employee sharing certain information
14	points that the employer cannot receive from the department.
15	What an employee chooses to or not share with employers is
16	between those two parties.
17	MS. SCHAAFSMA: Thank you.
18	MR. BARRETT: Are there any questions or comments
19	on the two draft rules that we are discussing today?
20	MS. FREEMAN: Jason, this is Daris Freeman from
21	Unum.
22	MR. BARRETT: Hi, Daris.
23	MS. FREEMAN: Hey, how are you doing?
24	MR. BARRETT: Doing well.
25	MS. FREEMAN: So the rule on birth or placement

1	documentation, just trying to make sure I understand because
2	I was a little confused. The statute that this is
3	implementing talks about you know, makes the comment that
4	no documentation of a serious health condition is required
5	for the postnatal period, and then, of course, the new rules
6	talk about documentation sufficient to substantiate birth.
7	So I'm assuming the way those are meant to interplay is that
8	a medical certification from a healthcare provider may not
9	be required, but there is still some form of documentation
10	required in order to take postnatal leave, but I do that
11	would be a point that I don't know if you want to think
12	about it from a rulemaking perspective or maybe just clarity
13	on your website, but I had to kind of step back and think
14	about that for a little while because when I first saw the
15	statutory amendment I wasn't sure any documentation was
16	going to be required based on the wording. So
17	MR. BARRETT: Yeah, that's a great comment.
18	THE COURT REPORTER: Spell your name, please. I
19	just need you to spell your name.
20	MS. FREEMAN: Sure. First name is Daris,
21	D-a-r-i-s, last name is Freeman, F-r-e-e-m-a-n.
22	MR. BARRETT: And thank you for that comment,
23	Daris. We are obviously working very hard to finalize our
24	website language to really make clear exactly what these new
25	changes mean for employees and employers with regard to what

1	they need to provide to substantiate their claim. So we
2	absolutely hear that feedback, and we are working very hard
3	with our communications team to make sure that there is as
4	little ambiguity as possible on that subject.
5	MS. CARDI: This is Marti Cardi again. Do you
6	have any prediction or estimate of when those rules are
7	going to be available because employers are going to be
8	having to enforce this and honor it very soon.
9	MR. BARRETT: I think they are supposed to go
LO	online this week, but let me verify that, Marti. I've got
11	your email address, and I'm happy to reach out to you and
L2	confirm that, the exact timing that the language will be
L3	updated on the website.
L4	MS. CARDI: Thank you. That would be real
L5	helpful.
L6	MS. MASIMBI: Hi. This is Jocelyn Masimbi with
L7	Liberty Mutual, spelling J-o-c-e-l-y-n. Last name M-, as in
L8	Mary, a-s-, as in Sam, i-m-, as in Mary, b-, as in boy, i.
L9	And my question well, two-part question. If the
20	website is scheduled to be updated this week, you said, but
21	it goes into effect on Thursday, is the thought that it
22	would be before the actual effective date of Thursday is my
23	first question.
24	And then my second question is is there any
25	notification requirement for employees?

1 So I'm sorry. I don't have more MR. BARRETT: 2 information about exactly when the website is scheduled to 3 be updated. I do believe it is supposed to be in advance of 4 the effective date; so it should be early this week. 5 As far as your other question, are you referring to the 6 notification requirement that employees are required to give 7 to their employers? I'm sorry. I was asking is 8 MS. MASIMBI: No. 9 there a requirement for the employers to notify the 10 employees of these changes or just enforcing them as of the 11 effective date? 12 There's no requirement that MR. BARRETT: I see. 13 they -- I'm sorry. There's a statutory requirement that 14 they notify them of the changes to the law. It would certainly be helpful if employers were willing to share 15 16 information about the updates to the program. There is also 17 the requirement that employers post the kind of L&I style poster that, I believe, is required to feature reasons that 18 19 an employee can take leave as well as the notice that 20 employers are required to send to employees when they take 21 leave for a reason that the employer believes would qualify. 22 Those are still in place and have been in place since the 23 program's implementation. 24 So updates to that, to those materials, would certainly 25 need to happen from an employer perspective to make sure

1 that they accurately reflect the reasons that employees can 2 take leave, but there's no specific requirement that 3 employers have to say, hey, there's this new reason. You 4 just need to make sure that the materials that you are 5 otherwise required to publish and post are up to date with 6 the new reasons. 7 MS. MASIMBI: Thank you. And will there be an updated poster available on the website or -- and, if so, 8 9 would it be before the effective date? 10 MR. BARRETT: There will be an updated poster. I need to check in with our communications team to see exactly 11 12 when that would be available. If it's not available by the 13 effective date, we certainly would not hold employers 14 accountable for that if they are choosing to use our poster. 15 So I can certainly say stay tuned for that, but there won't 16 be any penalties for using an outdated poster that we 17 provided, but I'll check in with my coms team to make sure that that information is updated as soon as possible on the 18 19 poster that we provide. 20 MS. MASIMBI: Thank you so much. 21 MR. BARRETT: Thank you. 22 Erin Hensley has a hand raised. 23 MS. HENSLEY: Good morning. This is Erin Hensley, 24 E-r-i-n H-e-n-s-l-e-y. And I have question about the 25 bereavement leave. Specifically, I'm reading the bill 5649

1	and it says that employees will be entitled to use PFML for
2	seven calendar days following the death of their qualifying
3	member. Is that seven days from the death, or is it seven
4	days within the first 12 months of when they ordinarily,
5	perhaps, would have bonded with the child?
6	MR. BARRETT: It's seven days from the death of
7	the child. The idea behind this particular change was that,
8	among other reasons, an employee who was out on bonding
9	leave with a new child, if that child were to pass away, the
LO	legislature recognized that by the letter of the law that
L1	employee would immediately lose their access to
L2	MS. HENSLEY: Right.
L3	MR. BARRETT: leave because the family member
L4	for whom bonding leave was being taken has passed away.
L5	MS. HENSLEY: Okay.
L6	MR. BARRETT: So the kind of impetus was that we
L7	didn't want to the State did not want to create the
L8	burden on these employees who now suddenly, in addition to
L9	dealing with their horrible tragedy
20	MS. HENSLEY: Yes.
21	MR. BARRETT: now have to be back to work the
22	next day. So that's why this additional seven days
23	following the death was implemented to allow at least some
24	time to, you know, grieve the death of that family member
25	MS. HENSLEY: Certainly.

1	MR. BARRETT: and not require them to return to
2	work immediately the next day.
3	MS. HENSLEY: Understandable. I am following the
4	nature and the intent. I just was unclear about when the
5	calendar days started. You've been very specific on that,
6	and I assume that the website and the other materials will
7	be specific as well.
8	MR. BARRETT: You're absolutely right. Thank you,
9	Erin. Are you here with an organization or just on behalf
10	of yourself?
11	MS. HENSLEY: A little bit of both. I'm at Moss
12	Adams, M-o-s-s A-d-a-m-s, just an employer in Puget Sound.
13	MR. BARRETT: Great. Thank you very much.
14	Are there any other questions or comments on these two
15	draft rules today?
16	MS. BAIRD: Hi. This is Laurie Baird, L-a-u-r-i-e
17	B-a-i-r-d. I just wanted to clarify as the leave is
18	available for up to seven calendar days from the date of the
19	child's death or delivery of a deceased child, is that
20	extended if there's a stillbirth and someone qualifies for
21	the medical leave for this
22	MR. BARRETT: They
23	MS. BAIRD: the leave they would get for the
24	postnatal?
25	MR. BARRETT: The seven calendar days related to

1 the passing of the child is limited to the seven-day period 2 following the death of the child. Once that seven days is 3 past, then that particular qualifying event is no longer 4 available to the employee. Obviously, if the employee is eligible for leave for another reason such as medical leave, 5 6 they are certainly entitled to that leave, but if they do 7 intend to take this leave associated with this new qualifying event within seven days, it does need to be 8 9 within seven calendar days of the death of the child. 10 MS. BAIRD: So would they be eligible to take the 11 seven days of bereavement leave and then take postnatal 12 leave following those seven days? 13 MR. BARRETT: So they would be eligible for leave 14 within that seven-day period, and then once that seven-day period is over, they are certainly still eligible for any 15 16 other type of leave to which they may be entitled. If they 17 are still experiencing a medical need related to the birth or death of the child, then as long as they have the 18 19 appropriate substantiating evidence of the need for leave, 20 then they would certainly be granted that leave. 21 The use of this new qualifying event doesn't impact 22 eligibility for any other type of leave that they may be 23 entitled to. It does still draw from their bank of hours of 24 12 weeks of family leave or 12 weeks of medical leave, but as long as they still have leave available to them and they 25

1	do have a different qualifying event, they would still be
2	granted that leave following the seven-day period.
3	MS. BAIRD: Great. Thank you.
4	MR. BARRETT: Maggie Humphreys from our advisory
5	committee has her hand raised.
6	MS. HUMPHREYS: Hi, there. Thank you. Maggie
7	Humphreys, M-a-g-g-i-e, Humphreys, H-u-m-p-h-r-e-y-s,
8	representing MomsRising with the Paid Family Medical Leave
9	Advisory Committee. On the last part, just following up on
LO	the conversation that you all were just having, so this
11	might be in the coming web updates, but I was wondering,
L2	Jason, if a family is on family leave and experiences the
L3	death of a child, will they be required to submit another
L4	application in order to access these seven days, or will
L5	they be able to notify ESD and have the days added to their
L6	current leave while their other family leave is I don't
L7	know adjusted?
L8	So can you will that, the kind of the process for
L9	which families would navigate this, be part of the updates
20	coming, and if you have any information to share here, that
21	would be really helpful.
22	MR. BARRETT: Sure. So, generally speaking, if an
23	employee is already on family leave and they apply for this
24	bereavement leave for the death of the child, that would
25	also fall under family leave, and so as long as it's the

1 same type of leave, we generally do not request an 2 additional application. If it switches between family and 3 medical we may, depending on the circumstances, but, I 4 believe, our current bill is to simply extend the family 5 leave. So they would generally not be required to submit a 6 brand new application. 7 MS. HUMPHREYS: Okay. Thank you for that clarification. 8 9 MR. BARRETT: Victoria Farnum has her hand raised. 10 MS. FARNUM: Hi, yes. My name is Victoria. The first name is V-i-c-t-o-r-i-a, last name Farnum, 11 12 F-a-r-n-u-m. I just wanted to kind of see if we were going 13 to get clarification. You know, the bonding leave is used 14 whenever -- not only when an employee has a new child, gives birth to a new child, but when they have new child placed 15 16 with them, whether there's adoption, foster care, or they're 17 acting in loco parentis. If in the case there was the death 18 of a child that wasn't born but was placed and they are 19 taking a bonding leave because they adopted a new child, 20 would they also be covered under these seven days? 21 MR. BARRETT: So I just want to make sure I 22 understand your question. You're asking if the child in 23 question was placed with the family rather than directly born to the family, would this type of leave still be 24 25 available to them?

1	MS. FARNUM: Yes.
2	MR. BARRETT: That's a good question. Let me just
3	take a moment to I think I know the answer to that
4	question, but I want to make sure I have the right answer
5	so
6	MS. FARNUM: Okay, yes.
7	MR. BARRETT: let me ask my colleagues about
8	that question, and I will get you an answer very shortly.
9	MS. FARNUM: Okay. Thank you.
10	MR. BARRETT: Erin Hensley, I see your hand is
11	still raised. Is that just from before, or do you have a
12	new comment or question?
13	MS. HENSLEY: Apologies. That's from before.
14	MR. BARRETT: No problem. Just wanted to make
15	sure.
16	Are there any other questions or comments at this time?
17	MS. BAIRD: Can you answer the question prior? I
18	apologize. This Laurie Baird again, L-a-u-r-i-e B-a-i-r-d.
19	When you answer the question that was just asked, will we
20	all get access to the answer?
21	MR. BARRETT: I have the question out to a few of
22	my colleagues in my chat window right now; so I'll have an
23	answer before this call is over.
24	MS. BAIRD: Excellent. Thank you.
25	MR. BARRETT: Lori Welty, I see your hand is

1	raised.
2	MS. WELTY: Yeah. This is Lori Welty. I'm here
3	on behalf of FINEOS. My last name is W-e-l-t-y and Lori is
4	spelled L-o-r-i.
5	This is just you mentioned just a moment ago that we
6	were going to find out the answer to this on this call; so I
7	raised my hand before I heard that, but I guess I was just
8	going to make the point excuse me that by the
9	statutory language, it seems to indicate that bereavement
10	leave is available to anybody who would have qualified for
11	family leave under Section B of the statute, and Section B
12	of the statute appears to cover the first 12 months after
13	placement of a child under 18 with the employee whether
14	that's a foster or an adoption placement. So if, for some
15	reason, the answer comes back that it is not covered, I feel
16	like we're going to need more information about that
17	because
18	MR. BARRETT: Sure. And, Lori, that was my
19	initial read as well. I was 99 percent sure
20	MS. WELTY: Okay.
21	MR. BARRETT: but I didn't want to give a
22	99 percent answer.
23	MS. WELTY: Okay. Sounds good.
24	MR. BARRETT: That's why I punted it to my
25	incredibly intelligent colleagues to make sure that they

1 agree with me because I like it when smart people agree with 2 me before I give an answer. MS. WELTY: No worries at all --3 4 MR. BARRETT: Thank you. MS. WELTY: -- if you were going to find out on 5 6 this call, I wanted to say. 7 MR. BARRETT: Sure, sure. Those very intelligent 8 colleagues are agreeing with your interpretation, Lori, as 9 well as mine. So I think I can comfortably say at this 10 point that if the child was placed rather than born, then the employee would still be eligible for leave under the 11 12 5649 bereavement expansion. 13 MS. WELTY: Thank you for that. MS. FREEMAN: Jason, this is Daris Freeman with 14 15 Unum again. D-a-r-i-s. Freeman, F-r-e-e-m-a-n. 16 MR. BARRETT: Yes. 17 MS. FREEMAN: Hey. So the proposed req, WAC 192-610-025, birth or placement of a child and required 18 19 documentation, just a comment that if I were looking for 20 a -- if I were looking for guidance on how to take 21 bereavement leave, that is not where I would look, and yet 22 that is where the reg has been placed around eligibility for seven calendar days of leave. The proposed reg, that 23 24 Subsection 6 about bereavement, does not even talk about 25 what documentation would be required. I think you've

1 answered that question, but when I think about the 2 regulatory structure to place the entitlement to be reavement 3 leave within a regulation that's about documentation of birth or placement, I just don't know that people would 4 5 naturally go there, number one. 6 Number two, if they do, they're looking for required 7 documentation, which is not what it would address. So you may want to think about, you know, whether it makes sense to 8 9 have a regulation specific to bereavement. 10 MR. BARRETT: That's a great comment. Thank you, 11 Daris. We'll discuss that for sure. Thank you. 12 Maggie, I see your hand raised. 13 MS. HUMPHREYS: Yeah. I just wanted to generally 14 share a comment of appreciation to you and your people for this work and for MomsRising's behalf. We're really happy 15 16 to see the documentation expansion availability to ensure 17 that a variety of documentation that testifies to a birth and postnatal period entitlement will be accepted by the 18 department. We know that families navigating this 19 20 application process are doing so in a time of -- where their 21 time is limited and so appreciate the expansion there and 2.2 flexibility. 23 And also just appreciate the work around streamlining 24 the postnatal period leave for birth parents and trying to 25 maximize -- ensure that workers are able to take their

1	maximum entitlement of leave of both medical and family			
2	leave and in the work around inclusion of compassionate			
3	leave as well for families who have experienced a loss. So			
4	we are very much in support of these draft rules and			
5	appreciate the work that's been put into them. Thank you.			
6	MR. BARRETT: Thank you, Maggie. We appreciate			
7	that comment.			
8	Erin, back to you.			
9	MS. HENSLEY: Thank you, Jason. Erin Hensley,			
10	E-r-i-n H-e-n-s-l-e-y. I just wondered on since the			
11	seven days of bereavement leave doesn't extend the benefit,			
12	can you confirm that means if the employee has used all			
13	12 weeks of PFML for bonding, then the qualifying child			
14	sadly passes away, that there's not an additional seven days			
15	of PFML?			
16	MR. BARRETT: That is correct. It is not a leave			
17	extension. It is simply a new qualifying event, and the			
18	employee would still need to have the requisite number of			
19	hours in their bank to take the leave. And if they've			
20	already used their leave, then this particular type of leave			
21	would not be available to them.			
22	MS. HENSLEY: Thank you. Very clear.			
23	MR. BARRETT: Are there any other questions or			
24	comments on the two draft rules we are discussing today?			
25	MS. FREEMAN: Jason, this is Daris Freeman with			

1 Unum again. 2 MR. BARRETT: Hey, Daris. 3 MS. FREEMAN: I can't consolidate my comments very 4 well. The other is -- because I'm going back and forth 5 between existing regs and the proposed regs. The only other 6 thing I would say is because you're no longer requiring 7 actual documentation of a serious health condition for the postnatal period, although it is medical leave, you may want 8 9 to think about in WAC 192-610-020 what is required on the 10 certification for medical leave -- right? -- or in the -you know, that there's an exception because what it says is 11 12 when leave is taken because of an employee's own serious 13 health condition, which postnatal is -- right? --14 certification from a healthcare provider will be required and must include the following. So you've just got a 15 16 conflict since that's not actually going to be required for 17 postnatal leave, which is a serious health condition. 18 MR. BARRETT: Right. Thank you for that, Daris. 19 Any other questions or comments on today's rules? Last 20 call for questions or comments on the rules today before we 21 close out. All right. With that, we will go ahead and 22 close this meeting. 23 Thank you all so much for the comments and discussion 24 this morning. I recognize that this is a difficult topic in 25 many ways. I can say that for the conversations that we've

had here at the department, they have oftentimes resulted in 1 2 some very emotional conversations; so thank you all for 3 joining us for what I'm sure for many is an extremely 4 difficult and sensitive topic. 5 Regarding next steps, we will gather all the comments that we've received on these amendments to determine which 6 7 to be incorporated, then draft paperwork to formally propose rule language. Once the proposed rules and paperwork are 8 9 filed, individuals will have an opportunity to participate 10 in the public hearing and provide written comments up to and 11 through the day of the hearing. 12 Following the hearing, if no substantive changes to the amended rules are necessary, we will file paperwork 13 14 providing a response to each comment received during the 15 comment period and hearing and then adopt the rules. 16 For a timeline of these events, please visit 17 paidleave.wa.gov/rulemaking. We will provide timelines as soon as they become available. 18 19 If you have any additional comments or questions, 20 please feel free to send us an email at rules@esd.wa.gov. 21 That's rules@esd.wa.gov. 22 Thank you all so much for joining us this morning, and 23 we hope you enjoy the rest of your day. 24 (Concluded at 9:42 a.m.) 25

1	CERTIFICATE
2	I, REBECCA S. LINDAUER, a Certified Court Reporter in and
3	for the State of Washington, residing at Lacey, do hereby
4	certify:
5	That the foregoing Zoom public hearing was taken before me
6	and completed on the 6th day of June 2022, and thereafter
7	transcribed by me by means of computer-aided transcription; that
8	the public hearing is a full, true, and complete transcript of
9	the proceedings;
LO	That I am not a relative, employee, attorney, or counsel of
L1	any party to this action or relative or employee of any such
L2	attorney or counsel, and I am not financially interested in the
L3	said action or the outcome thereof;
L4	That I am herewith emailing the public hearing to MR. JASON
L5	BARRETT.
L6	IN WITNESS HEREOF, I have hereunto set my hand this 15th day
L7	of June 2022.
L8	
L9	
20	
21	
22	
23	
24	Rebecca S. Lindauer, CSR#2402 Certified Court Reporter, in and for the
25	State of Washington, residing at Lacey.

		allowed 8:11	23:10 24:6,16,23 25:2,
1	A	alongside 8:9	18
<b>100</b> 8:14	<b>A-D-A-M-S</b> 16:12	ambiguity 7:6 12:4	<b>based</b> 11:16
<b>12</b> 15:4 17:24 21:12	<b>A-L-I</b> 8:6	amended 26:13	Becky 3:6
24:13	<b>a-s-</b> 12:18	amendment 11:15	begin 5:9
<b>18</b> 21:13	<b>a.m.</b> 3:2 26:24	amendments 3:21	<b>behalf</b> 5:3 16:9 21:3 23:15
<b>19</b> 5:24	abortion 7:10,19	4:2 26:6	believes 13:21
<b>192-520-010</b> 4:9 5:20 6:3	Absence 8:1	analyst 3:9	beneficial 8:15
<b>192-610-020</b> 25:9	<b>absolutely</b> 9:21 12:2 16:8	annalist 3:17	<b>benefit</b> 8:17 9:1,2
<b>192-610-025</b> 4:10 6:9		Apologies 20:13	10:1 24:11
22:18	accepted 23:18	<b>apologize</b> 5:12 20:18	benefits 8:18,21,22
	access 8:12 9:22 15:11 18:14 20:20	appears 21:12	9:17 10:11,12
2	accountable 14:14	application 4:24 18:14 19:2,6 23:20	Benham 3:14
<b>20-</b> 6:2	accurately 14:1	applies 7:8	bereavement 8:9,10, 12,13 14:25 17:11
<b>2017</b> 5:24	acting 19:17	apply 18:23	18:24 21:9 22:12,21,
<b>2022</b> 3:1	actual 12:22 25:7	appreciation 23:14	24 23:2,9 24:11 <b>bill</b> 3:24 4:5,17 6:24
<b>2023</b> 6:3	Adams 16:12	asks 9:25	14:25 19:4
	<b>added</b> 18:15	assume 16:6	bills 10:6
3	addition 7:10 15:18	assuming 11:7	<b>birth</b> 4:10 6:10,18,25
<b>31</b> 6:3	additional 8:8,22 9:11	availability 23:16	10:25 11:6 17:17 19:15 22:18 23:4,17,
	10:12 15:22 19:2 24:14 26:19	average 8:14	24
5			birthing 6:19
<b>5649</b> 3:23 4:17 5:25	address 7:17,18 12:11 23:7	В	<b>bit</b> 16:11
6:16 14:25 22:12	adjusted 18:17	<b>b-</b> 12:18	bonded 15:5
6	Administrative 4:2	<b>B-A-I-R-D</b> 16:17 20:18	<b>bonding</b> 15:8,14
	adopt 26:15	back 11:13 15:21	19:13,19 24:13
<b>6</b> 3:1 4:21 22:24	adopted 19:19	21:15 24:8 25:4	<b>born</b> 7:11 19:18,24 22:10
	adoption 19:16 21:14	<b>Baird</b> 16:16,23 17:10 18:3 20:17,18,24	<b>boy</b> 12:18
8	advance 13:3	bank 17:23 24:19	brand 19:6
<b>833-717-2273</b> 4:25	advisory 18:4,9	bargaining 4:9 5:21	<b>Brett</b> 3:16,19
	agree 22:1	Barrett 3:6,8,9,19	Bryan 5:10
9	agreeing 22:8	5:14 7:4,13 8:3,16 9:3,	burden 15:18
<b>99</b> 21:19,22	agreement 5:21,23	19 10:2,18,22,24 11:17,22 12:9 13:1,12	
<b>9:01</b> 3:2	agreements 4:10	14:10,21 15:6,13,16,	c
<b>9:42</b> 26:24	<b>ahead</b> 25:21	21 16:1,8,13,22,25 17:13 18:4,22 19:9,21	<b>C-A-R-D-I</b> 8:1
	<b>Ali</b> 8:5,16 9:3,20	20:2,7,10,14,21,25	<b>Cain</b> 3:16
		21:18,21,24 22:4,7,16	
	1	I	l

Index: 100..Cain

calendar 15:2 16:5. 18.25 17:9 22:23 **call** 3:12 4:22,25 6:14, 15 9:23 20:23 21:6 22:6 25:20 called 4:16,19 6:16 Cardi 7:3,5,25 8:4 12:5,14 care 3:10,12,15,17 4:25 19:16 case 19:17 certification 6:22 11:8 25:10.14 Certified 3:3 change 6:3 15:7 **chat** 20:22 check 14:11.17 **child** 4:11 6:10,11,25 9:16 7:10 15:5,7,9 16:19 17:1,2,9,18 18:13,24 19:14,15,18,19,22 21:13 22:10,18 24:13 **child's** 16:19 choice 8:23 **chooses** 10:8,15 choosing 14:14 circumstances 19:3 claim 4:24 12:1 clarification 19:8,13 clarify 16:17 clarity 11:12 clear 8:24 11:24 24:22 26:2 **click** 4:17 **close** 5:13 25:21,22 9:24 **Code** 4:2 codified 4:4 colleagues 20:7,22

21:25 22:8

collective 4:9 5:21

comfortably 22:9

**comment** 6:7 7:13 11:3.17.22 20:12 22:19 23:10,14 24:7 26:14,15 comments 5:1,6 6:6 7:2 10:18 16:14 20:16 24:24 25:3,19,20,23 26:5,10,19 committee 18:5,9 communications 12:3 14:11 compassionate 24:2 **component** 8:9 9:21 coms 14:17 concept 6:16 concerned 10:6 concluded 26:24 concurrently 8:11,18 **condition** 9:9 11:4 25:7,13,17 conditions 9:8 confines 9:12 confirm 12:12 24:12 conflict 25:16 confused 11:2 consolidate 25:3 contingent 10:13 continue 6:13 conversation 18:10 conversations 25:25 coordinate 9:1 coordination 8:8 coordinator 3:15 **correct** 8:19 24:16 Court 3:3,7 7:23 8:2 11:18 **cover** 21:12

**covered** 19:20 21:15

Index: calendar..employees **create** 15:17 discussed 5:8 creates 6:24 discussing 4:12,23 10:19 24:24 current 4:15 8:9 10:6 18:16 19:4 discussion 25:23 customer 4:25 distressing 6:12 **Division** 3:10,15,17 D document 4:22 documentation 6:22 **D-A-R-I-S** 11:21 22:15 11:1.4.6.9.15 22:19.25 **Daris** 10:20.22 11:20. 23:3,7,16,17 25:7 23 22:14 23:11 24:25 documenting 4:10 25:2,18 6:9 date 6:1,4 12:22 13:4, **draft** 4:17,22 5:8 6:7, 11 14:5,9,13 16:18 23 7:2 10:19 16:15 day 15:22 16:2 26:11, 24:4,24 26:7 23 drafts 3:20 4:12 **days** 9:25 15:2,3,4,6, draw 17:23 22 16:5,18,25 17:2,8, 9,11,12 18:14,15 duration 9:13 19:20 22:23 24:11,14 dealing 15:19 Ε **death** 6:11.25 7:10 15:2,3,6,23,24 16:19 **E-R-I-N** 14:24 24:10 17:2,9,18 18:13,24 **early** 13:4 19:17 earned 8:14 deceased 16:19 effect 5:23 12:21 December 6:2,3 effective 12:22 13:4. default 6:19 11 14:9,13 delivery 16:19 effort 5:13 department 3:11,21 **eligibility** 17:22 22:22 4:1 8:17 10:8,14 23:19 26:1 **eligible** 17:5,10,13,15 22:11 depending 19:3 **email** 12:11 26:20 detail 7:12 **emotional** 6:12 26:2 detailed 7:7 **employee** 6:18,19,20 determine 26:6 7:1 9:13,23,25 10:8, determined 4:1

difference 8:25

directly 19:23

23:11

difficult 25:24 26:4

discuss 3:20 6:13

flexibility 23:22 **employer** 8:10,21 9:1, expansion 22:12 **happen** 13:25 17 10:9.14 13:21.25 23:16.21 floor 5:6 **happy** 12:11 23:15 16:12 experienced 24:3 **folks** 5:7 hard 11:23 12:2 **employer's** 8:9,12 experiences 18:12 form 11:9 **health** 9:7,9 11:4 25:7, employer-offered experiencing 17:17 13,17 8:18 10:11 formally 26:7 expired 5:24 **healthcare** 11:8 25:14 **employers** 7:7,11,14, forms 6:22 20 8:24 9:22,24 10:12, explain 9:4 hear 12:2 foster 19:16 21:14 15 11:25 12:7 13:7,9, extend 19:4 24:11 heard 21:7 15,17,20 14:3,13 **found** 4:13 extended 16:20 hearing 26:10,11,12, Employment 3:10 free 5:17 26:20 extension 24:17 encourage 4:6 Freeman 10:20,23,25 helpful 12:15 13:15 extremely 26:3 11:20,21 22:14,15,17 end 6:2 18:21 24:25 25:3 enforce 12:8 Hensley 14:22,23 F full 9:25 15:12,15,20,25 16:3, enforcing 13:10 function 4:20 11 20:10,13 24:9,22 **F-A-R-N-U-M** 19:12 enjoy 26:23 hey 10:23 14:3 22:17 **F-R-E-E-M-A-N** 11:21 ensure 23:16,25 G 25:2 22:15 ensuring 8:13 hold 14:13 fact 7:14 gather 26:5 entitled 15:1 17:6,16, **honor** 12:8 fair 6:10 generally 9:14 10:2 23 hope 7:20 26:23 18:22 19:1,5 23:13 **fall** 18:25 entitlement 9:11,12 horrible 15:19 **give** 5:6 6:10,13 13:6 23:2,18 24:1 families 18:19 23:19 21:21 22:2 **hours** 17:23 24:19 24:3 **Erin** 14:22,23 16:9 **good** 3:8,14,16 14:23 20:10 24:8.9 housekeeping 5:9 family 3:22 5:22 7:1 20:2 21:23 9:8,9 10:4 15:13,24 **ESD** 18:15 **Humphreys** 18:4,6,7 17:24 18:8,12,16,23, granted 17:20 18:2 19:7 23:13 essentially 9:4 25 19:2,4,23,24 21:11 great 9:4 11:17 16:13 24:1 estimate 12:6 18:3 23:10 ı **FAQS** 7:16 event 6:24 7:17,22 **grieve** 15:24 9:5,6,10,15 17:3,8,21 **Farnum** 19:9.10.11 i-m- 12:18 **guess** 21:7 18:1 24:17 20:1,6,9 idea 15:7 guidance 7:7,15 events 9:7 26:16 feature 10:4 13:18 22:20 identically 9:5,15 evidence 17:19 features 6:11 immediately 15:11 **exact** 12:12 feedback 12:2 Н 16:2 Excellent 20:24 feel 5:17 6:14 21:15 **impact** 17:21 **H-E-N-S-L-E-Y** 14:24 26:20 exception 25:11 **impetus** 15:16 24:10 **file** 26:13 excuse 21:8 implementation 4:3, H-U-M-P-H-R-E-Y-S filed 26:9 16 13:23 18:7 exemption 6:1,2 finalize 11:23 implemented 6:1 hand 5:10 14:22 18:5 exempts 5:20 15:23 19:9 20:10,25 21:7 finalizing 7:15 existing 9:12 25:5 23:12 implementing 11:3 **find** 5:8.17 21:6 22:5 expand 4:17 hang 4:24 implements 6:4 **FINEOS** 21:3

Index: employer..implements

Index: include..organization include 7:9 9:7 25:15 M-A-R-T-I 7:25 Momsrising 18:8 **language** 7:16,19 11:24 12:12 21:9 26:8 inclusion 24:2 M-O-S-S 16:12 Momsrising's 23:15 **Laurie** 16:16 20:18 incorporated 26:7 **made** 3:24 4:5 8:22 Monday 3:1 law 13:14 15:10 incredibly 21:25 Maggie 18:4,6 23:12 months 15:4 21:12 **lead** 3:9 24:6 individuals 26:9 morning 3:8,14,16,20 5:16 14:23 25:24 **make** 10:12 11:1,24 **leave** 3:10,11,15,17,22 information 4:5 8:8, 26:22 5:23 6:18,20,21 7:1,6 12:3 13:25 14:4,17 15,17 9:22 10:6,9,13 9:8,9,10,11,12,14,23 19:21 20:4,14 21:8,25 13:2.16 14:18 18:20 Moss 16:11 10:3,4,7 11:10 13:19, makes 11:3 23:8 21:16 21 14:2,25 15:9,13,14 move 5:19 6:8.9 **initial** 21:19 16:17,21,23 17:5,6,7, making 8:23 mute 4:20 11,12,13,16,19,20,22, intelligent 21:25 22:7 Management 8:1 24,25 18:2,8,12,16,23, **Mutual** 12:17 24,25 19:1,5,13,19,24 intend 17:7 Marti 7:3,4,13,25 8:3 21:10,11 22:11,21,23 12:5,10 intent 16:4 23:3,24 24:1,2,3,11, **Mary** 12:18 16,19,20 25:8,10,12, interplay 11:7 naturally 23:5 17 **Masimbi** 12:16 13:8 interpretation 22:8 14:7,20 nature 16:4 leg.wa.gov. 4:7 introduce 3:13 materials 13:24 14:4 navigate 18:19 legislative 3:24 introduced 6:16 16:6 navigating 23:19 legislature 15:10 **issues** 7:18 Matrix 7:38:1 **notice** 13:19 legislature's 4:7 **Mauss** 5:10,12 **items** 5:9 **letter** 15:10 notification 12:25 maximize 23:25 13:6 letters 9:23 10:2 J maximum 24:1 **notify** 13:9,14 18:15 Liberty 12:17 means 24:12 J-O-C-E-L-Y-N 12:17 **number** 23:5,6 24:18 limit 9:24 **meant** 11:7 **Janette** 3:14,19 limited 17:1 23:21 0 medical 3:22 5:22 **Jason** 3:9 10:20 18:12 LINDAUER 3:3 6:19,20,22 7:1 9:8 22:14 24:9.25 **occurs** 6:25 10:5 11:8 16:21 17:5, **list** 4:17 Jocelyn 12:16 17,24 18:8 19:3 24:1 October 5:24 **loco** 19:17 25:8,10 joining 26:3,22 offer 8:22 **long** 5:23 17:18,25 meeting 4:19 5:4,16 **June** 3:1 18:25 25:22 offered 9:17 longer 17:3 25:6 member 15:3,13,24 offerings 8:10 Κ **Lori** 20:25 21:2,3,18 member's 9:8 oftentimes 26:1 22:8 kind 11:13 13:17 members 3:11 online 12:10 15:16 18:18 19:12 lose 15:11 mention 7:8 **open** 5:6 loss 24:3 L mentioned 21:5 operate 8:21 9:15 lot 7:6,11 mind 4:21 opportunity 5:7 6:14 **L&i** 13:17 26:9 mine 22:9 М **L-A-U-R-I-E** 16:16 order 11:10 18:14 miscarriage 7:9,18 20:18 ordinarily 15:4 **M-** 12:17 moment 20:3 21:5 L-O-R-I 21:4 organization 5:3 16:9 M-A-G-G-I-E 18:7

	1 learning, 00/00/2022		maex. outdatedrule
outdated 14:16	23:4	qualifies 16:20	regard 6:4 9:16 11:25
overwhelmed 6:14	<b>point</b> 7:5 11:11 21:8 22:10	qualify 13:21	regs 25:5
Р	points 10:14	<b>qualifying</b> 6:24 7:16, 22 9:5,6,10,15 15:2	regulation 23:3,9
	policy 3:9,12,17,18	17:3,8,21 18:1 24:13,	regulatory 23:2
Pacific 8:6	post 13:17 14:5	17	related 5:22 16:25 17:17
Paid 3:22 5:22 18:8	posted 7:20	<b>question</b> 4:24 5:11 9:19 12:19,23,24 13:5	REMEMBERED 3:1
paidleave.wa.gov/ rulemaking. 4:13,14 26:17	poster 13:18 14:8,10, 14,16,19	14:24 19:22,23 20:2,4, 8,12,17,19,21 23:1	remind 5:4 renegotiated 5:25
paperwork 26:7,8,13	postnatal 6:17,18,21	<b>questions</b> 5:7,15 6:6 7:2,17,21 10:18 16:14	reopened 5:25
parentis 19:17	11:5,10 16:24 17:11 23:18,24 25:8,13,17	20:16 24:23 25:19,20	•
parents 23:24	prediction 12:6	26:19	<b>Reporter</b> 3:3,7 7:23 8:2 11:18
part 18:9,19	-	R	representing 18:8
participate 26:9	Preexisting 9:6		request 19:1
parties 4:9 10:16	pressing 4:21	raised 5:10 14:22 18:5	require 3:25 4:6 6:21
party 5:20	prior 20:17	19:9 20:11 21:1,7 23:12	16:1
pass 15:9	problem 20:14	reach 12:11	required 6:23 11:4,9,
passage 3:23 5:25	proceedings 3:4	read 21:19	10,16 13:6,18,20 14:5 18:13 19:5 22:18,25
passed 15:14	<b>process</b> 7:15 18:18 23:20	reading 14:25	23:6 25:9,14,16
passes 24:14	program 3:22,25 5:23	ready 3:6	requirement 12:25
•	9:6,16 13:16	real 12:14	13:6,9,12,13,17 14:2
passing 17:1	program's 13:23	reason 7:7 9:13 10:3,	requiring 25:6
past 17:3	propose 26:7	7 13:21 14:3 17:5	requisite 24:18
penalties 14:16	proposed 4:8,18 5:2	21:15	Resources 8:6
pending 7:21	6:3 22:17,23 25:5 26:8	reasons 9:24 13:18 14:1,6 15:8	response 26:14
people 22:1 23:4,14	<b>provide</b> 5:1 6:7 12:1 14:19 26:10,17	REBECCA 3:2	responsibilities 5:22
percent 8:14 21:19,22	provided 8:8 14:17	receive 10:14	rest 4:3 6:4 8:20 26:23
Perfect 9:18	provider 11:8 25:14	received 26:6,14	resulted 26:1
perfectly 10:9	providing 26:14		return 16:1
<b>period</b> 6:17,19,21 11:5 17:1,14,15 18:2	public 26:10	recognize 25:24	review 3:20
23:18,24 25:8 26:15	-	recognized 15:10	reviewing 4:12
permitted 9:14	publish 14:5	recorded 5:5	rights 5:21 10:10
<b>perspective</b> 11:12 13:25	Puget 16:12 punted 21:24	referenced 4:23 referred 7:19	rule 3:21,23 5:19 6:5, 6,7,8,11,23 7:2 10:25 26:8
<b>PFML</b> 15:1 24:13,15	purpose 5:16	referring 13:5	
phone 4:21	put 24:5	refers 6:17	rulemaking 4:1,6,8, 15 11:12
place 13:22 23:2 placement 4:11 6:10	Q	reflect 14:1 reg 22:17,22,23	rules 3:12,15,18 4:18, 22,23 5:2,9,17 7:12
10:25 21:13,14 22:18	qualified 7:1 21:10		10:19 11:5 12:6 16:15

Index: outdated..rules

Index: rules@esd.wa.gov...work **specific** 10:3.7 14:2 24:4,24 25:19,20 26:8, 13:3 14:8.10.18 Т 13.15 16:5.7 23:9 **updates** 13:16,24 rules@esd.wa.gov. specifically 7:18 18:11,19 taking 19:19 26:20,21 14:25 talk 11:6 22:24 run 8:11 9:16 10:5 **spell** 5:2 7:23 8:15 V 11:18,19 talks 11:3 running 8:24 V-I-C-T-O-R-I-A spelled 21:4 team 3:12,18 4:25 runs 8:18 9:5 19:11 12:3 14:11,17 **spelling** 8:5 12:17 variety 23:17 testifies 23:17 S star 4:21 **verify** 12:10 text 4:18 started 16:5 S-C-H-A-A-F-S-M-A Victoria 19:9,10 thing 6:12 25:6 **state** 3:3 5:2 15:17 8:6 videoconference 3:2 things 9:7 statute 4:4 5:20 8:7 **sadly** 24:14 visit 4:6 26:16 11:2 21:11,12 thought 12:21 Sam 12:18 **statutory** 11:15 13:13 **Thursday** 12:21,22 **SB** 3:23 5:25 6:16 W 21:9 time 3:13 6:15 8:11 Schaafsma 8:5,19 **stay** 14:15 15:24 20:16 23:20,21 W-E-L-T-Y 21:3 9:18,21 10:17 **step** 6:15 11:13 timeline 26:16 **WAC** 4:9,10 5:20 6:3,9 scheduled 12:20 13:2 22:18 25:9 **steps** 26:5 timelines 26:17 Section 21:11 stillbirth 7:10 16:20 wage 8:14 timing 12:12 Security 3:10 wanted 16:17 19:12 streamlining 23:23 today 8:21 10:19 **Senate** 4:16 20:14 22:6 23:13 16:15 24:24 25:20 structure 23:2 send 13:20 26:20 warning 6:11 today's 25:19 **style** 13:17 **sense** 23:8 Washington 3:4 4:2 topic 6:11 25:24 26:4 **subject** 4:22 6:14 12:4 **sensitive** 7:9 26:4 Washington's 8:13 topics 7:9 submit 18:13 19:5 session 3:24 ways 25:25 tragedy 15:19 Subsection 22:24 **seven-day** 17:1,14 web 18:11 tuned 14:15 substantiate 11:6 18:2 website 4:7 7:16 12:1 two-part 12:19 **share** 10:8,15 13:15 11:13,24 12:13,20 substantiating 17:19 18:20 23:14 **type** 10:4 17:16,22 13:2 14:8 16:6 19:1,24 24:20 substantive 26:12 sharing 10:13 week 12:10,20 13:4 Substitute 4:16 shortly 20:8 weekly 8:14 U subtitle 4:15 similar 8:20.25 weeks 17:24 24:13 unclear 16:4 suddenly 15:18 **simply** 9:9,13 19:4 Welty 20:25 21:2,20, 24:17 understand 8:19 11:1 23 22:3,5,13 sufficient 11:6 19:22 six-week 6:17 window 5:13 20:22 **sunset** 6:1.4 Understandable **smart** 22:1 wit 3:4 support 24:4 16:3 **Sound** 16:12 wondered 24:10 supposed 12:9 13:3 **unmute** 5:11.17 **Sounds** 21:23 wondering 18:11 switches 19:2 **Unum** 10:21 22:15 speaking 9:14 10:2 25:1 **wording** 11:16 18:22 work 15:21 16:2 **updated** 12:13,20

Rulemaking Stakeholder Hearing, 06/06/2022	Index: workersZoom
23:15,23 24:2,5	
workers 23:25	
working 3:18 11:23 12:2	
worries 5:14 22:3	
written 26:10	
Y	
year 10:1	
year's 3:24	
z	
<b>Zoom</b> 3:2	