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RULE-MAKING ORDER PERMANENT RULE ONLY

CR-103P (December 2017) (Implements RCW 34.05.360)

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: December 12, 2019 TIME: 11:09 AM

WSR 20-01-087

Agency: Employment Security Department

Effective date of rule:

Permanent Rules

- \boxtimes 31 days after filing.
- Other (specify) _____ (If less than 31 days after filing, a specific finding under RCW 34.05.380(3) is required and should be stated below)

Purpose: The Employment Security Department (ESD) is responsible for implementing the Paid Family and Medical Leave Program in accordance with Title 50A RCW. Rulemaking is being done on an ongoing basis. In this rulemaking, ESD includes rules regarding clarification of definitions, assessing and collecting premiums, voluntary plans, penalties and audits, small business assistance, dispute resolution, claim determinations, overpayment of benefits, collections and recovery of overpayments, employment restoration, and public disclosure and privacy for Paid Family and Medical Leave.

Citation of rules affected by this order:

New: 192-500-185, 192-700-020, 192-810-010, 192-810-020, 192-810-030, 192-810-040 Repealed:

Amended: 192-500-080, 192-500-170, 192-510-010, 192-510-020, 192-510-025, 192-510-040, 192-510-050, 192-510-060, 192-510-065, 192-510-085, 192-530-040, 192-550-010, 192-550-020, 192-550-040, 192-560-020, 192-570-020, 192-630-010, 192-640-005, 192-650-015, 192-700-005, 192-700-010, Supported

Suspended:

Statutory authority for adoption: RCWs 50A.05.60 and 50A.25.030

Other authority:

PERMANENT RULE (Including Expedited Rule Making)

Adopted under notice filed as WSR 19-21-095 on October 15, 2019 (date).

Describe any changes other than editing from proposed to adopted version:

WAC 192-500-185 Waiting period.

The proposed rule and the final rule differ only in (6) of this rule. The final rule makes it clear that a waiting period does not apply for leave taken for bonding after a child's birth or placement. The proposed rule could have led to the conclusion that having a child would qualify as family leave instead of correctly being medical leave where a waiting week is required. This change provides that clarification that a waiting period is not required only for leave for bonding after the birth or placement of a child.

WAC 192-700-020 When does an employer need to provide a continuation of benefits to an employee who is on paid family or medical leave?

This proposed rule has been removed from this rulemaking based on stakeholder feedback. PFML will be giving this regulation further consideration before promulgating the concept.

WAC 192-810-030 How do individuals and entities request records from the department

The proposed rule and the final rule differ in two ways. First, the final rule requires public disclosure requests to be sent to the public records officer whereas the draft rule used permissive language indicating that public disclosure requests "may" be sent to the public records officer. Second, the final rule lists the contact information for the public records officer. This information was not present in the draft rule.

If a preliminary cost-benefit analysis was prepared under RCW 34.05.328, a final cost-benefit analysis is available by contacting:

Name: Christina Streuli Address: Employment Security Department PO Box 9046, Olympia, WA 98507-9046 Phone: 360-791-6710

Fax: TTY: WA Relay: 711 (contact Teresa Eckstein at 36	60-507-9	9890 for acc	ommodation	S		
Email: cstreuli@esd.wa.gov Web site: <u>https://www.peakdemocracy.com/portals/</u>	280/for	um home?n	hase-open			
Other:	203/1010	in nome:p	nase-open			
Note: If any category is left blank, it will be calculated as zero. No descriptive text. Count by whole WAC sections only, from the WAC number through the history note. A section may be counted in more than one category.						
Federal statute:	New		Amended		Repealed	
Federal rules or standards:	New		Amended		Repealed	
Recently enacted state statutes:	New	5	Amended	<u>21</u>	Repealed	
The number of sections adopted at the request of a	-		l entity: Amended		Repealed	
The number of sections adopted on the agency's own initiative:						
	New		Amended		Repealed	
The number of sections adopted in order to clarify, streamline, or reform agency procedures:						
	New		Amended		Repealed	
The number of sections adopted using:						
Negotiated rule making:	New		Amended		Repealed	
Pilot rule making:	New		Amended		Repealed	
Other alternative rule making:	New		Amended		Repealed	
Date Adopted: 12-12-19	5	Signature:				
Name: April Amundson			X	D,	7	
Title: Policy and Rules Manager			US	PC .		