Chapter 296-16 WAC
EMPLOYER–WORKER REEMPLOYMENT INCENTIVES

WAC 296-16-100  What is the department's "preferred worker" program?  The department's "preferred worker" program provides eligible employers with financial incentives to hire certified "preferred workers," and to reemploy certified "preferred workers" with developmental disabilities.

WAC 296-16-110  Who may be certified as a "preferred worker"?  A worker may be certified as a "preferred worker" if he or she has an open claim for an industrial injury or occupational disease that:

(1) Prevents the worker from returning to work with the employer of record, and substantially impairs the likelihood of the worker's reemployment with a different employer; or

(2) Has resulted in payment of time-loss compensation benefits for a period of at least fourteen consecutive days, if the worker has a developmental disability as defined by RCW 71A.10.020.

WAC 296-16-112  For purposes of the "preferred worker" program, who is the "employer of record"?  When "preferred worker" certification is considered under a claim, the employer of record is any employer determined as responsible for all or part of that claim's costs in the department's final order establishing:

(1) Claim allowance, for injury claims; and

(2) Claim liability, for occupational disease claims.

[Statutory Authority: RCW 51.04.010, 51.04.020, and 51.16.120. WSR 05-17-040, § 296-16-112, filed 8/9/05, effective 9/15/05.]

WAC 296-16-115  How does a worker apply for "preferred worker" certification?  A worker who is unable to return to work with the employer of record, does not need to apply for "preferred worker" certification. Instead, the department will consider the worker's eligibility for certification after receiving the employer's Intent to Hire Preferred Worker form.

[Statutory Authority: RCW 51.04.010, 51.04.020 and 2004 c 258. WSR 05-01-015, § 296-16-115, filed 12/15/04, effective 1/15/05.]

WAC 296-16-130  How long does a worker's "preferred worker" certification last?  A worker's "preferred worker" certification lasts for thirty-six consecutive months, and will not be extended.

Exception:  The department may interrupt the certification period if:

(1) Medical documentation shows that the worker is unable to work or look for work, due to the industrial injury or occupational disease for which the "preferred worker" certification was granted; and

(2) The worker's claim for the same injury or disease is still open.

When the worker is again able to work or look for work, the certification period will resume. The period of interruption does not count toward the thirty-six month total.

[Statutory Authority: RCW 51.04.010, 51.04.020 and 2004 c 258. WSR 05-01-015, § 296-16-130, filed 12/15/04, effective 1/15/05.]

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

296-16-010  Premium waived for employment of preferred worker.  [Statutory Authority: RCW 51.16.120(3) and 51.32.095.  WSR 88-21-022 (Order 88-24), § 296-16-010, filed 10/10/88. Statutory Authority: RCW 51.04.020(1) and 51.16.120(3). WSR 85-13-027 (Order 85-12), § 296-16-010, filed 6/11/85. Statutory Authority: RCW 51.04.020 (4), 51.04.030 and 51.16.120(3). WSR 80-18-033 (Order 80-24), § 296-16-010, filed 12/1/80, effective 1/1/81. Repealed by WSR 05-01-105, filed 12/15/04, effective 1/15/05. Statutory Authority: RCW 51.04.010, 51.04.020 and 2004 c 258.

(8/9/05)
WAC 296-16-135 Will the department grant a worker "preferred worker" certification under multiple open claims at the same time? No. While a worker may have multiple open claims at the same time, the department will not grant the worker "preferred worker" certification under more than one of these claims at the same time.

(1) If the worker still has "preferred worker" certification time remaining from a previous claim, and also applies for "preferred worker" certification under a subsequent claim, the department will not grant the worker additional certification. In order to seek employment as a certified "preferred worker," the worker must use the certification time remaining from the previous claim.

(2) If the worker received "preferred worker" certification under a prior claim, and the thirty-six months of that certification has ended, the worker may be eligible for "preferred worker" certification under a subsequent or new open claim.

WAC 296-16-140 Which employers are eligible to benefit from the "preferred worker" program? When an employer offers the worker a medically appropriate job, the employer is eligible to benefit from the "preferred worker" program if:

(1) The employer is the employer of record who reemploys their own worker, and the worker:

(a) Has a developmental disability as defined by RCW 71A.10.020; and

(b) Under the open claim with that employer, has received payment of time-loss compensation for a period of at least fourteen consecutive days; or

(2) The employer is NOT the employer of record, and the employer hires a certified preferred worker.

WAC 296-16-150 What benefits do eligible employers receive from the "preferred worker" program? (1) Eligible employers insured with the state fund who hire a certified "preferred worker," or who reemploy a certified "preferred worker" with developmental disabilities:

(a) Do not pay accident fund and medical aid fund premiums for that worker during the "preferred worker" certification period; and

(b) Will not have the cost of any new claim filed by that worker charged to their experience rating, if the claim is for a new injury sustained or an occupational disease diagnosed during the "preferred worker" certification period.

(2) Eligible self-insured employers who hire a certified "preferred worker," or who reemploy a certified "preferred worker" with developmental disabilities, will receive reimbursement from the second injury fund for all benefits paid on any new claim filed by that worker, if the claim is for a new injury sustained or an occupational disease diagnosed during the "preferred worker" certification period.

WAC 296-16-160 What must an employer do to qualify for benefits when hiring or reemploying a "preferred worker"? An employer must complete an Intent to Hire Preferred Worker form. The employer must return the completed form to the department within sixty days from the "preferred worker's" first day of:

(1) Employment, if the employer is a subsequent or new employer. In these situations, the employer must also provide the department a description of the job offered to the worker.

(2) Reemployment, if the employer is the employer of record and the worker has a developmental disability as defined by RCW 71A.10.020. In these situations, if the doctor has released the worker without restrictions and the worker is returning to the job of record, a job description is not needed.

WAC 296-16-170 Where may an employer obtain an Intent to Hire Preferred Worker form? Employers may obtain an Intent to Hire Preferred Worker form from the department's offices or website.