- RCW 49.84.035 Employer records—Requirements. (Effective July 1, 2024.) (1) An employer must establish, maintain, and preserve contemporaneous, true, and accurate records of the following:
 - (a) Each employee's own personal work speed data;
- (b) The aggregated work speed data for similar employees at the same warehouse distribution center; and
- (c) The written descriptions of each quota the employee was provided pursuant to RCW 49.84.020.
- (2) (a) The required records must be maintained and preserved throughout the duration of each employee's period of employment and for the period required by this subsection.
- (b) Except as required under (c) of this subsection, subsequent to an employee's separation from the employer, records relating to the six-month period prior to the date of the employee's separation from the employer must be preserved for at least three years from the date of the employee's separation.
- (c) Where an employer has taken adverse action against an employee in whole or in part for failure to meet a quota, the employer must preserve the records relating to the basis for the adverse action for at least three years from the date of the adverse action.
- (d) The employer must make records available to the director upon request.
- (3) Nothing in this section requires an employer to collect or keep such records if the employer does not use quotas or monitor work speed data.
- (4) An employer who fails to allow adequate inspection of records in an inspection by the department within a reasonable time period may not use such records in any appeal to challenge the correctness of any citation and notice issued by the department. [2023 c 306 § 6.]