WAC 296-20-03015 What steps may the department or self-insurer take when concerned about the amount or appropriateness of drugs prescribed for the injured worker? (1) The department or self-insurer may take any or all of the following steps when concerned about the amount or appropriateness of drugs the worker is receiving:

- Notify the provider of concerns regarding the drugs such as interactions, adverse reactions, or prescriptions by other providers;
- Notify the provider when opioid prescribing is not in compliance with the department of health's (DOH) pain management rules, the department of labor and industries' (L&I) rules, the agency medical directors' group's interagency guideline on opioid dosing for chronic noncancer pain or L&I's guideline for prescribing opioids to treat pain in injured workers;
- Require that the provider send a treatment plan addressing the drug concerns;
 - Request a consultation from an appropriate specialist;
- Request that the provider consider reducing the dose or discontinuing the drug and provide information on chemical dependency programs, if indicated;
 - Limit the payment for drugs to one prescribing provider.
- (2) If the provider or worker does not comply with these requests, the department or self-insurer may discontinue payment for the drug after adequate prior notification has been given to the worker and the provider.
- (3) If the probability of imminent harm to the worker is high, as determined by the department's medical director, associate medical director or medical consultants, the department or self-insurer may require that the worker transfer care to another network provider.
- (4) Other corrective actions may be taken in accordance with WAC 296-20-01100, Risk of harm.

[Statutory Authority: RCW 51.04.020 and 51.04.030. WSR 13-12-024, § 296-20-03015, filed 5/28/13, effective 7/1/13; WSR 00-01-040, § 296-20-03015, filed 12/7/99, effective 1/20/00.]