WAC 357-58-552 Under the provisions of temporary layoff, what happens if an employer has less than twenty hours per week of work for a WMS employee to perform? If an employer has less than twenty hours per week of work for a WMS employee to perform during a period of temporary layoff, the employer must provide notification to the $W M S$ employee that is being furloughed. The employer may then offer the available work hours to the WMS employee as an acting appointment under the provisions of WAC 357-58-265.
[Statutory Authority: Chapter 41.06 RCW and RCW 41.06.150. WSR 19-11-136, § 357-58-552, filed 5/22/19, effective 7/1/19. Statutory Authority: Chapter 41.06 RCW. WSR 06-07-048, § 357-58-552, filed 3/9/06, effective 4/10/06.]

