may not be appealed to superior court. [Statutory Authority: RCW 28A.04.120. 78–03–014 (Order 2–78), § 180–95–060, filed 2/8/78.]

Chapter 180–100 WAC
MISCELLANEOUS PROVISIONS

WAC
180–100–020 Washington state teachers' retirement system—Appointment of members to.

WAC 180–100–020 Washington state teachers' retirement system—Appointment of members to. Pursuant to authority vested in the state board of education under provisions of RCW 41.32.040 and 41.32.050 to select and appoint the members of the board of trustees of the Washington state teachers' retirement system, except in the case of an ex officio member, the policies hereinafter set forth are hereby adopted.

A subcommittee of the board hereby is established by the state board of education to make recommendations to the state board of education for appointments to membership on the board of trustees of the Washington state teachers' retirement system, the advisory committee to consist of active and inactive classroom teacher members of the retirement system—two representatives, retired members—one representative, administrative or supervisory personnel—one representative, and the state superintendent of public instruction who shall serve as ex officio chairman. Recommendations by the committee shall not be binding upon the state board but it shall be the policy of the state board to give substantial weight to the recommendations of the said committee. [Statutory Authority: RCW 41.32.040 and 41.32.050. 79–11–023 (Order 13–79), § 180–100–020, filed 10/18/79.

WAC 182–08–080 Employee to elect option. [Order 7228, § 182–08–080, filed 12/8/76.] Repealed by 79–11–064 (Order 2–79), filed 10/18/79. Statutory Authority: Chapter 41.05 RCW.


WAC 182–08–080 Repealed. See Disposition Table at beginning of this chapter.

WAC 182–08–090 Repealed. See Disposition Table at beginning of this chapter.

WAC 182–08–111 Medical plan options between open enrollments. The following medical plan options are available between open enrollments:

(1) Enrolled employees or retirees who move to a new home residence area may; (a) continue their present plan with a clear understanding of the out of service area restrictions of such plan, (b) change to a health maintenance organization or panel plan which was not available in their former home residence area, or (c) change from a health maintenance organization or panel plan to the insured plan if their new home residence is outside the service area of their former plan.

(2) Employees or retirees who are terminated from a health maintenance organization or panel plan because of failure to comply with the provisions of such plan may change to another SEIB medical plan which is available in their home residence area.

Such enrollment changes must be made within 31 days of the date the above reason for change occurs. The change in coverage becomes effective on the first of the month following the date of application. [Statutory Authority: Chapter 41.05 RCW. 79–11–064 (Order 2–79), § 182–08–111, filed 10/18/79.]

WAC 182–08–160 Group coverage when not in pay status. An employee who is temporarily not in pay status may retain state group coverages, except long term disability and dental, by self-payment of premium up to twenty-nine months during any authorized leave without pay or during a layoff because of a reduction-in-force. An employee may retain long term disability coverage by self-payment of premium up to twenty-four months during an authorized leave without pay, but only if such leave is an approved educational leave. Employees not in pay status are ineligible to receive credit for the employer premium contribution. [Statutory Authority: Chapter 41.05 RCW. 80–01–082 (Order 5–79), § 182–08–160, filed 12/27/79; 78–03–021 (Order 3–78), § 182–08–160, filed 2/14/78; Order 7228, § 182–08–160, filed 12/8/76.]

WAC 182–08–170 Insurance status for a reverted employee. Employees who revert and are not successful in regaining pay status during the last month in which their employer contribution is made may continue their
state group coverages, except long term disability and dental, by self-payment of premium for a maximum of twelve months. During and up to the end of that twelve month term the reverted employee is ineligible to receive credit for the employer premium contribution. However, if a reverted employee moves to a noneligible position, i.e.; temporary, intermittent or emergency, without a break in service, the employee shall retain eligibility for the employer contribution during such employment. [Statutory Authority: Chapter 41.05 RCW. 78-02-015 (Order 2-78), § 182-08-170; Order 7228, § 182-08-170, filed 12/8/76.]

WAC 182-08-190 Employer contribution to the SEIB revolving fund. An employer contribution in the amount established by the board shall be made to the SEIB revolving fund for each eligible employee in pay status for eight or more hours during a calendar month. [Statutory Authority: Chapter 41.05 RCW. 78-02-015 (Order 2-78), § 182-08-190, filed 1/10/78; Order 3-77, § 182-08-190, filed 11/17/77.]

Chapter 182-12 WAC

Eligible And Noneligible Employees

WAC

182-12-111 Eligible entities.
182-12-115 Eligible employees and retirees.
182-12-121 Change in eligibility status.
182-12-122 Surviving dependents eligibility.

WAC 182-12-111 Eligible entities. Every department, division or separate agency of state government is eligible and required to participate in all board approved plans. Participation by any county, municipality, or other political subdivision of this state shall be subject to the board’s approval of the political subdivision’s application. Conditions under which the board may approve such applications include, but are not limited to, the following; the political subdivision shall:

(1) Include all eligible employees as a unit.
(2) Obligate itself to participate in all board approved plans.
(3) Make employer contributions in the same amount as those provided by the state as employer.
(4) Furnish the board, employee census data and prior claim experience, if available.
(5) Agree to maintain its participation in all board approved plans at least to the July 1 following its effective date of participation, and in the event of termination furnish the board written notice at least thirty days prior to its termination date. Provided the board shall:

(1) Consider and act on all applications received from political subdivisions.
(2) Hold a public hearing on all applications received. [Statutory Authority: Chapter 41.05 RCW. 78-02-015 (Order 2-78), § 182-12-111, filed 1/10/78.]

WAC 182-12-115 Eligible employees and retirees. The following definitions of eligible employees and retirees of an eligible entity, as defined in WAC 182-12-111, shall apply for all SEIB approved plans except as otherwise stated in this chapter:

(1) "Full-time Employees." Those who work a full-time work week for their agency and are expected to be employed for more than six months.
(2) "Permanent Part-time Employees." Those who do not work full-time, but who are under continuous employment by an agency, and who are scheduled to work at least 80 hours per month.
(3) "Career Seasonal Employees." Those who work at least 80 hours per month during a designated season for a minimum of three months per year and who have an understanding of continued employment with their agency season after season. These employees become eligible to enroll when they return to state employment for their second "season" of employment. Employees who work on a seasonal basis and do not elect to self pay during the break between seasons shall be treated as "new" employees on return to work in a following season.
(4) "Appointed and Elected Officials." Legislators are eligible on the date their term begins. All other elected and full-time appointed officials of the legislative and executive branches of state government are eligible on the date their term begins or they take the oath of office, whichever occurs first.
(5) "Judges." Justices of the supreme court and judges of the court of appeals and the superior courts become eligible on the date they take the oath of office.
(6) "Retirees or Disabled Employees." Retirees are eligible for only the medical plans if they will be receiving a monthly retirement income benefit from any SEIB approved retirement system, and employees who are permanently and totally disabled and deferring receipt of a monthly retirement income benefit are likewise eligible, provided the retiree or disabled person applies for retiree medical coverage before their SEIB active coverage ends. Retirees and disabled employees are not eligible for an employer premium contribution. [Statutory Authority: Chapter 41.05 RCW. 78-08-071 (Order 5-78), § 182-12-115, filed 7/26/78; Order 5646, § 182-12-115, filed 2/9/76.]

WAC 182-12-121 Change in eligibility status. Employees who voluntarily move from an eligible to an otherwise noneligible position shall retain their eligibility for the employer contribution each month in which they are in pay status eight hours or more, provided, (1) the new position is one in which the employee is scheduled to work half time or more, and (2) the employee did not terminate state service before taking the new position. Layoff because of reduction in force is not considered termination of state service. Proviso (1) above does not apply to employees who are on reduction in force status. [Statutory Authority: Chapter 41.05 RCW. 80-01-082 (Order 5-79), § 182-12-121, filed 12/27/79.]

WAC 182-12-122 Surviving dependents eligibility. The following classes of surviving dependents may continue their coverage in the medical program by premium

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withholding or direct payment of premium: (1) Surviving dependents of a deceased retiree, and (2) surviving dependents of a deceased employee with ten or more years of credited service: Provided, Such surviving dependents will be receiving a monthly retirement income benefit from any SEIB approved retirement system which was of an eligible entity, as defined in WAC 182–12–111, at the time of the retiree/employee's death. Application for surviving dependents medical coverage must be made within thirty-one days from the date of death of the retiree/employee. Coverage is retroactive to the date retiree/employee medical coverage terminated. Surviving dependents are not eligible for an employer premium contribution. With regard to dependents of deceased employees, this rule applies to death occurring after January 1, 1978. Dependents of employees who died between January 1, 1978 and the effective date of this rule must apply for coverage no later than July 1, 1978, and their coverage will be effective July 1, 1978. [Statutory Authority: Chapter 41.05 RCW. 78–08–071 (Order 5–78), § 182–12–122, filed 7/26/78.]

Title 184 WAC
PUBLIC EMPLOYEES' RETIREMENT SYSTEM

Chapters
184–01 Composition and function of board.
184–03 Disability and other applications.
184–05 Appeals to the board.
184–08 Practice and procedure.
184–09 Appeal to the superior court.
184–12 Contributions.
184–16 Retirement allowance deductions for payment of certain insurance premiums.
184–20 Public records.

Chapter 184–01 WAC
COMPOSITION AND FUNCTION OF BOARD

WAC
184–01–010 through 184–01–07001 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER
184–01–010 Members. [Order XX, § 184–01–010, filed 12/2/74; Rule .01.010, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–100.
184–01–020 Officers. [Order XX, § 184–01–020, filed 12/2/74; Rule .01.020, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–110.
184–01–025 Reference to 'Executive Secretary' amended to read "Director". [Rule .01.025, filed 1/13/66.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–010.

184–01–030 Function. [Order XII, § 184–01–030, filed 7/12/73; Rule .01.030, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–120.
184–01–035 Name. [Order XX, § 184–01–035, filed 12/2/74.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–010.
184–01–040 Location. [Rule .02.010, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–150.
184–01–050 Meetings. [Order XX, § 184–01–050, filed 12/2/74; Rule .02.020, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–150.
184–01–060 Office of director. [Order XX, § 184–01–060, filed 12/2/74; Rule .02.030, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–170.
184–01–070 Correspondence with the board. [Order XX, § 184–01–070, filed 12/2/74; Rule .02.040, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–180.
184–01–07001 Nominations. [Order XVII, § 184–01–07001, filed 6/19/74.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–190.

WAC 184–01–010 through 184–01–07001 Repealed. See Disposition Table at beginning of this chapter.

Chapter 184–03 WAC
DISABILITY AND OTHER APPLICATIONS

WAC
184–03–010 through 184–03–120 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER
184–03–010 Disability and benefit claims. [Rule .03.010, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–200.
184–03–020 Disability and benefit claims—Acknowledgment and forms. [Rule .03.020, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–210.
184–03–030 Disability and benefit claims—Processing applications. [Rule .03.030, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–220.
184–03–040 Disability and benefit claims—Recording. [Rule .03.040, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–230.
184–03–050 Disability and benefit claims—Legal examination. [Rule .03.050, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: RCW 41.50.050(6) and 41.50.090. Later promulgation, see WAC 415–108–240.
184–03–060 Disability and benefit claims—Medical examination. [Rule .03.060, filed 3/23/60.] Repealed by 78–03–023 (Order IV), filed 2/15/78. Statutory Authority: