WAC 180-100-010 Repealed. See Disposition Table at beginning of this chapter.

Title 182 WAC
STATE EMPLOYEES INSURANCE BOARD

Chapters
182–08 Procedures.

Chapter 182–08 WAC
PROCEDURES

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.
(3) In the case of a court order requiring an employee or retiree to provide medical coverage for an eligible spouse or child, the employee/retiree may change medical plans and add such dependent without proof of insurability.

Such enrollment changes must be made within 31 days of the date the above reason for change occurs. For subsections (1) and (2) of this section, the change is retroactive to the effective date of the court order. [Statutory Authority: Chapter 41.05 RCW, 81–03–014 (Order 1–81), § 182–08–111, filed 1/9/81; 79–11–064 (Order 2–79), § 182–08–111, filed 10/18/79.]

WAC 182–08–300 Criteria for selection of insurance company for automobile and homeowners insurance. Insurance companies to be considered must meet the following criteria:
(1) Eligibility to include all employees and retirees, and their dependents, except those failing to meet eligibility requirements specified by the board.
(2) Premium cost to be paid entirely by the insured through payroll deduction for active employees and by provisions established by the board for all other eligible persons.
(3) The company must be a financially sound insurance carrier licensed to do business in the state of Washington having at least a B + Best rating.
(4) The board may establish additional criteria as necessary to make an adequate evaluation of the proposals.
(5) The board may approve one or more carriers which meet the above criteria. [Statutory Authority: Chapter 41.05 RCW. 81–03–014 (Order 1–81), § 182–08–300, filed 1/9/81.]

Title 192 WAC
EMPLOYMENT SECURITY DEPARTMENT

Chapters
192–12 Substantive rules.
192–16 Interpretive regulations of the commissioner of the employment security department.

Chapter 192–12 WAC
SUBSTANTIVE RULES

WAC 192–12–015 Definitions relating to RCW 50.04.145 and 50.24.130.
192–12–017 Definitions relating to use of shop facilities contingent upon compensation—Other consideration—RCW 50.04.225.
192–12–025 Requirements of corporations requesting exemption of corporate officers.
192–12–070 Cash value of certain remunerations.

WAC 192–12–015 Definitions relating to RCW 50.04.145 and 50.24.130. For the purposes of RCW 50.04.145 and 50.24.130.
Definitions:
(1) "Same work" is defined as work performed in the same trade or craft (i.e., carpenters, electricians, etc.).
(2) "At the same time" is defined as occurring concurrently as opposed to the case of one contractor replacing another in the same trade.