Title: Continuation Coverage and Retiree Insurance Coverage Reinstatement for Subscribers with Mental <u>or physical</u> Impairment or Physical Incapacitation

PEBB Program Administrative Policy 56-1

Contact:	Rules Specialist, ERB Division	Effective:	January 1, 2018 <u>9</u>
		Rescinded:	
Associated RCW:		Supersedes:	
Associated WAC:	182-08-180		
Assoc. fed law/reg:		Owner:	Policy <u>, &</u> Rules <u>, & Compliance</u> Manager, ERB Division
Associated Procedures:			
Associated Forms & Communication		Approved by:	
		Position:	ERB Division Director of the PEBI Program
		Date approved:	

Purpose:

This policy applies whenever a subscriber (or another party<u>acting</u> on behalf of the subscriber) requests reinstatement of continuation coverage or retiree insurance coverage due to non-payment of premiums, or any applicable premium surcharges, for reason of mental <u>or physical</u> impairment or physical incapacitation.

This policy establishes the methodology that the PEBB Program will use to make a determination of mental <u>or physical</u> impairment or physical incapacitation <u>for the purpose</u> of reinstatement of coverage terminated due to non-payment of premiums, or applicable premium surcharges.

This policy provides timing requirements for requesting reinstatement due to nonpayment of premiums, or any applicable premium surcharges, for reason of mental <u>or</u> <u>physical</u> impairment or physical incapacity.

Policy:

- Reinstatement Eligibility: The subscriber, and anyone who is permitted to pay premiums on behalf of the subscriber (i.e., spouse, state-_registered domestic partner, dependent, legal representative, hospital administration, etc.), may request reinstatement of continuation coverage or retiree insurance coverage due to the mental<u>or physical</u> impairment or physical-incapacitation of the subscriber.
- <u>A Dd</u>etermination of the subscriber's mental <u>or physical</u> impairment or physical incapacitation shall be made by the subscriber's physician. A written note from the subscriber's physician will be sufficient proof of the subscriber's impairment or incapacitation <u>if it includes the following information:</u>-

- a. The condition that renders the subscriber mentally or physically impaired or incapacitated; and
- b. The date that the subscriber's mental or physical impairment or incapacitation began, and if it has ended, the date the period of impairment or incapacitation ended.
- 2.3. If the subscriber, or a party acting on behalf of the subscriber, is not able to provide a note from the subscriber's physician, cannot establish the subscriber's impairment or incapacitation, then the Health Care Authority's (HCA) Clinical Quality and Care Transformation (CQCT) Division (CQCT) will make a determination of impairment or incapacitation based upon supporting documents submitted on behalf of the subscriber. The supporting documents must clearly state the medical condition that renders the subscriber mentally or physical impaired or incapacitation has ended, the date it ended that has prevented the subscriber from paying premiums or any applicable premium surcharges.
- 3.4. A Rrequests for reinstatement due to the mental or physical impairment or physical incapacitationy of the subscriber must be made in writing and received by the PEBB Program withinno later than 120 days of after the date that on the termination letter was sent by the HCA. A written note from the subscriber's physician as described in section 2 above, or supporting documentation as described in section 3 must be submitted with the reinstatement request.
- 5. If the request for reinstatement is approved, coverage will be reinstated retroactive to the date of termination for non-payment of premiums, or any applicable premium surcharges, and is contingent upon the subscriber or another party acting on behalf of the subscriber making the payment of any unpaid premiums and any unpaid applicable premium surcharges.
- 6. If the request for reinstatement is denied, the subscriber's coverage will remain terminated. The subscriber or another party acting on behalf of the subscriber may appeal the denial to the PEBB Appeals Unit by following the process described in WAC 182-16-2030.