

RCW 51.04.065 Claim resolution settlement agreements—

Availability of copies. The department must maintain copies of all claim resolution settlement agreements entered into between the parties and furnish copies of such agreements to any party actively negotiating a subsequent claim resolution settlement agreement with the worker on any allowed claim when requested. An employer may not consider a prior agreement when making a decision about hiring or the terms or conditions of employment. [2021 c 89 § 4; 2011 1st sp.s. c 37 § 303.]

Effective date—2021 c 89: See note following RCW 42.56.230.

Rules—2011 1st sp.s. c 37 §§ 302 and 303: See note following RCW 51.04.063.

Finding—Effective date—2011 1st sp.s. c 37: See notes following RCW 51.32.090.