

WAC 357-19-105 How much notice must an employer give when reverting an employee? An employer must give seven calendar days' written notice to an employee who is being reverted during a trial service period. If during the last seven days of a trial service period, the employee commits an egregious act which warrants reversion, the employer may immediately revert the employee without seven calendar days notice.

[Statutory Authority: Chapter 41.06 RCW. WSR 05-01-206, § 357-19-105, filed 12/21/04, effective 7/1/05.]