

Self Sufficient and Adult Eligibility Policy

Purpose:

To establish eligibility requirements for adult intensive and training services, and to define Workforce Investment Area XVII criteria for determining whether employment leads to self-sufficiency.

References:

- P. L. 105-220 Workforce Investment Act (WIA)
- U.S. Department of Health & Human Services Poverty Guidelines
- U.S. Department of Labor Lower Living Standard Income Level

Policy:

Eligibility Requirements for Services to Adults

- In order to be eligible for adult services, the individual must:
 - o Be 18 years of age or over [20 CFR Part 663.110];
 - Comply with the provisions of the Military Selective Service Act [Section 189(h); 20CFR Part 667.250]; and
 - Be lawfully eligible to work in the United States.
- Dislocated worker funds may be applied to services for an eligible adult who:
 - Has been terminated or laid off, or has received a notice of termination or lay-off from employment; and
 - O Is eligible for or has exhausted entitlement to unemployment compensation; or has been employed for a duration sufficient to demonstrate, to the appropriate entity at a workforce center, attachment to the work force, but is not eligible for unemployment compensation due to insufficient earnings or having performed services for an employer that was not covered under a state unemployment compensation law; and
 - Is unlikely to return to a previous industry or occupation.

Definitions

1. Unlikely to return to a previous industry or occupation:

The WPWDB defines "unlikely to return to a previous industry or occupation" as prospects for continuing employment for which the customer is qualified by training and experience are minimal and are not likely to improve in the foreseeable future in the locality in which the customer resides.

This can occur due to the nature of the particular industry or occupation in an area (also known as "declining industries or occupations"), or can be the result of obsolete individual skills in a demand occupation or industry that preclude an individual from being competitive or finding reemployment without the upgrading of skills. Labor market information from multiple sources is used by the caseworker in making this determination on a case-by-case basis.

Or

Has been terminated or laid off, or has received a notice of termination or layoff, from employment as a result of any permanent closure of, or any substantial layoff at, a plant, facility, or enterprise; or is employed at a facility where the employer has made a general announcement that such facility will close within 180 days.

2. Substantial layoff:

WPWDB defines "substantial layoff" as the layoff at or about the same time and for the same reasons of at least 33.3% of the total number of workers employed in an establishment.

3. Dislocated workers: (do not include workers who are likely to remain with the layoff employer, or who are likely to retire and leave the labor market.)

a. A determination of whether an individual is likely to be recalled will be based upon the best available information from the worker and the employer at the time the layoff notice or closure is received. An individual who is employed at a facility at which the employer has made an unofficial, general announcement of closure, with no specific date as to when that closure will occur, may be eligible to receive staff-assisted core services as a dislocated worker;

Or

- **b.** Was self-employed (including employment as a farmer, a rancher, or a fisherman); **and**
- c. Is unemployed as a result of natural disasters or general economic conditions in the community where the individual resides.

4. Self-employed:

a. The WPWDB defines "self-employed" as an individual who is engaged in an independently established trade, occupation, profession or business for which an appropriate business license has been obtained and income taxes have been filed as a "business entity";

Or

- **b.** Is a displaced homemaker who has been providing unpaid services to family members in the home [20 CFR Part 663.120, Section101(10); and
- c. Who has been dependent on the income of another family member but is no longer supported by that income; and
- d. Is unemployed or underemployed; and
- e. Is experiencing difficulty upgrading or obtaining employment.

5. Self Sufficiency:

Prior to providing services to ANY individual, a Self-Sufficiency Analysis (SSA) **MUST** be performed for **ALL PARTICIPANTS**. The case manager **MUST** develop a Self-Sufficiency Analysis and review it with the client, both case manage and client **MUST** sign the Self-Sufficiency Analysis and a copy of the SSA be placed in client's file.

- Self Sufficiency Employed Adult: 150 percent of the Lower Living Standard Income Level updated annually by the U.S. DOL.
- Self Sufficiency Dislocated Worker: The highest of 150 percent of the Lower Living Standard Income Level or 80 percent of the layoff wage.

150% Lower Living Standard Income Level Metro-Level – South Region – SELF SUFFICIENCY

Size of Family Unit	150% LLSIL
1	19,343
2	31,694
3	43,000
4	53,705
5	63,384
6	74,132

For each family member above 6 add \$10,745 the above standards apply to the area of:

Danville, Va. MSA

Pittsylvania County (LWIA 17)

Danville City (LWIA 17)

150% Lower Living Standard Income Level NON- Metro- Level - South Region - SELF SUFFICIENCY

Size of Family Unit	150% LLSIL
1	19,223
2	31,490
3	43,220
4	53,352
5	62,961
6	73,631

For each family member above 6 add \$10,670. The above standard apply to the area of: West Piedmont (LWIA 17)

Henry County

Patrick County

Martinsville City

Eligibility

An eligible adult or an eligible dislocated worker may receive intensive services if he/she:

- a. Is unemployed and is unable to obtain employment through core services; and has been determined by a one-stop operator to be in need of more intensive services beyond core services in order to obtain employment; or
- b. Is employed, but who is determined by a one-stop operator to be in need of intensive services in order to obtain or retain employment that allows for selfsufficiency.

If funds are limited,

Priority of service guidelines must be considered in the case of adults, but do not apply to dislocated workers.

In order to receive training services,

Adults and Dislocated Workers must have already been found to be eligible and qualified for intensive services and MUST meet all four (4) of the following:

- 1. Be in need of training services; and
- 2. Have the skills and qualifications to successfully participate in the selected program of training services; and
- 3. Have selected a program of training services that are from the list published by the WPWDB and directly linked to board-identified priority occupations in the local area or in another area in which the participant is willing to relocate; and
- Have applied for other grant assistance, including Federal Pell Grants established under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.); and

Are unable to obtain other grant assistance for such services; or

Require assistance beyond the assistance made available under other education, training and employment assistance programs, including Federal Pell Grants; or

Are waiting for an application for a Federal Pell Grant to be processed, except that if such individual is subsequently awarded a Federal Pell Grant, appropriate reimbursement shall be made to the local area from such Federal Pell Grant.

If funds are determined to be limited, federal statutory priority of service guidelines must be considered in the case of adults, but do not apply to dislocated workers.

Waivers:

A waiver to the above maximum specifications may be requested from WPWDB Executive Director on a case-by-case basis. The necessity for waiver must be sufficiently justified documented in order for a waiver to be approved.

Approval Signature:	Revision Date: October, 2019