Eligibility Policy Handbook – Attachment A

Effective Date: July 1, 2015

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Introduction

The content of this procedural handbook is equivalent to [WorkSource System Policy 1019, Revision 7](#). This handbook serves as the vehicle for implementing and managing eligibility policy changes.

This handbook provides guidance to staff and partners concerning eligibility requirements for the youth, adult, and dislocated worker programs under WIOA Title I of the Workforce Innovation and Opportunity Act (WIOA) and Wagner-Peyser Act under WIOA Title III. Specific components of this handbook provide guidance on requirements.

Sections 2, 3 and 4 cover program eligibility requirements for the WIOA Title 1 youth, adult and dislocated worker programs. Specific parameters and guidance are provided in the subsequent sections under each program. Section 5 covers additional guidance that applies to multiple (though not necessarily all) programs.

The Eligibility Matrix in Section 6 serves as a tool to review eligibility requirements for each program, including the corresponding documentation requirements.

The Eligibility Policy Handbook is being issued at this time in order to provide system partners with information needed to make eligibility determinations. The information is based on the best information available at this time per WIOA law and final rules, DOL guidance, and state policies and guidance. The handbook will be revised and as relevant DOL guidance is received. Compliance with eligibility policy will be based on the version of the handbook in effect at the time of the action or activity under review.
Definitions

- **Basic Skills Deficient** – An individual who:
  1. is a youth, that the individual has English reading, writing, or computing skills at or below the 8th grade level on a generally accepted standardized test; or
  2. who is a youth or adult, that the individual is unable to compute or solve problems, or read, write, or speak English, at a level necessary to function on the job, in the individual’s family, or in society.

- **Career Pathway** – A combination of rigorous and high-quality education, training, and other services that:
  1. Aligns with the skill needs of industries in the economy of the State or regional economy involved;
  2. Prepares an individual to be successful in any of a full range of secondary or postsecondary education options, including apprenticeships registered under the Act of August 16, 1937 (commonly known as the “National Apprenticeship Act”; 50 Stat. 664, chapter 663; 29 U.S.C. 50 et seq.) (referred to individually in this Act as an “apprenticeship”, except in section 171);
  3. Includes counseling to support an individual in achieving the individual’s education and career goals;
  4. Includes, as appropriate, education offered concurrently with and in the same context as workforce preparation activities and training for a specific occupation or occupational cluster;
  5. Organizes education, training, and other services to meet the particular needs of an individual in a manner that accelerates the educational and career advancement of the individual to the extent practicable;
  6. Enables an individual to attain a secondary school diploma or its recognized equivalent, and at least 1 recognized postsecondary credential; and
  7. Helps an individual enter or advance within a specific occupation or occupational cluster.

- **Case Notes** – For the purpose of Data Element Validation (DEV), case notes refer to either paper or electronic statements by staff that identify, at a minimum, the following: a participant’s status for a specific data element, the date on which the information was obtained, and the staff who obtained the information (TEGL 23-19, Change 1).

- **Covered Person (for Priority of Service)** – A veteran or his or her eligible spouse.

- **Cross- Match** – For the purpose of DEV, a cross-match requires validating staff to find detailed supporting evidence that confirms the data element in a secondary database. Supporting information such as dates of participation and services rendered must also be confirmed. (TEGL 23-19, Change 1).

- **Data Element Validation (DEV)** – The federally mandated process by which the state annually assesses the accuracy of reported participant data (refer to WorkSource System Policy 1003, Revision 4 and TEGL 23-19, Change 1).

- **Displaced Homemaker** – An individual who has been providing unpaid services to family members in the home and who:
  1. (i) has been dependent on the income of another family member but is no longer supported by that income; or
  (ii) is the dependent spouse of a member of the Armed Forces on active duty (as defined in section 101(d)(1) of title 10, United States Code) and whose family
income is significantly reduced because of a deployment (as defined in section 991(b) of title 10, United States Code, or pursuant to paragraph (4) of such section), a call or order to active duty pursuant to a provision of law referred to in section 101(a)(13)(B) of title 10, United States Code, a permanent change of station, or the service-connected (as defined in section 101(16) of title 38, United States Code) death or disability of the member; and

2. Is unemployed or underemployed and is experiencing difficulty in obtaining or upgrading employment.

- **Disadvantaged Adult** – An adult who received an income, or is a member of a family that received a total family income, that, in relation to family size, does not exceed the higher of:
  1. the poverty line; or
  2. 70 percent of the lower living standard income level.

- **Eligible Spouse (of a Veteran)** – The spouse of any of the following (JVA Section 2(a)):
  1. Any veteran who died of a service-connected disability;
  2. Any member of the Armed Forces serving on active duty who, at the time of application for the priority, is listed in one or more of the following categories and has been so listed for a total of more than 90 days:
     a. missing in action;
     b. captured in line of duty by a hostile force; or
     c. forcibly detained or interned in the line of duty by a foreign government or power;
  3. Any veteran who has a total disability resulting from a service-connected disability, as evaluated by the Department of Veterans Affairs; or
  4. Any veteran who died while a disability, as indicated in paragraph (3) of this section, was in existence.

- **Employment that leads to Self-Sufficiency** – Employment lasting more than 6 consecutive months which provides the worker with a wage that is equal to or greater than 90% of his/her wage at the time of dislocation.

- **General announcement of plant closing** – Plant closing as confirmed by written notice from employer or layoff or termination notice; WARN notice; newspaper article; documentation that disaster necessitated business closure or layoff; foreclosure notice; or self-certification in absence of other documents (must include reason why other documentation is unavailable).

- **Homeless Individual** – Defined in section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C. 14043e-2(6)).

- **Homeless Youth** – Defined in section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)).

- **Individual with a Barrier to Employment** – A member of 1 or more of the following populations:
  1. Displaced homemakers.
  2. Low-income individuals.
  3. Indians, Alaska Natives, and Native Hawaiians, as such terms are defined in section 166.
  4. Individuals with disabilities, including youth who are individuals with disabilities.
  5. Older individuals.
7. Homeless individuals (as defined in section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C. 14043e–2(6))), or homeless children and youths (as defined in section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2))).
8. Youth who are in or have aged out of the foster care system.
9. Individuals who are English language learners, individuals who have low levels of literacy, and individuals facing substantial cultural barriers.
10. Eligible migrant and seasonal farmworkers, as defined in WIOA section 167(i).
11. Individuals within 2 years of exhausting lifetime eligibility under part A of title IV of the Social Security Act (42 U.S.C. 601 et seq.).
12. Single parents (including single pregnant women).
13. Long-term unemployed individuals.

- **Low income** – An individual who:
  1. Receives, or in the past 6 months has received, or is a member of a family that is receiving or in the past 6 months has received, assistance through the supplemental nutrition assistance program established under the Food and Nutrition Act of 2008 (7 U.S.C. 2011 et seq.) (Food Stamp Program), the program of block grants to States for temporary assistance for needy families program under part A of title IV of the Social Security Act (42 U.S.C. 601 et seq.) (TANF Assistance), or the supplemental security income program established under title XVI of the Social Security Act (42 U.S.C. 1381 et seq.) (SSI), or State or local income-based public assistance;
  2. Is in a family with total family income that does not exceed the higher of—
     a. the poverty line; or
     b. 70 percent of the lower living standard income level;
  3. Is a homeless individual (as defined in section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C. 14043e–2(6))), or a homeless child or youth (as defined under section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)));
  4. Receives or is eligible to receive a free or reduced-price lunch under the Richard B. Russell National School Lunch Act (42 U.S.C. 1751 et seq.);
  5. Is a foster child on behalf of whom State or local government payments are made; or
  6. Is an individual with a disability whose own income meets the income requirement of clause (2), but who is a member of a family whose income does not meet this requirement.

- **Lower Living Standard Income Level (LLSIL)** – Income level (adjusted for regional, metropolitan, urban, and rural differences and family size) determined annually by the Secretary of Labor based on the most recent lower living family budget issued by the Secretary. See WSW Policy #3018 Income Chart.

- **Offender** – An adult or juvenile –
  1. Who is or has been subject to any stage of the criminal justice process, and for whom services under this Act may be beneficial; or
  2. Who requires assistance in overcoming artificial barriers to employment resulting from a record of arrest or conviction.

- **Older Individual** – Means an individual age 55 or older.

- **Requires Additional Assistance (youth)** – An individual who requires “Additional Assistance” to complete an educational program, or to secure and hold employment, locally defined as:
1. Personal/family substance abuse
2. Gang involved/affiliated/affected
3. Lacking affordable housing
4. Victim of domestic violence/sexual or child abuse
5. Identified social adjustment or mental health issue(s)
6. Lacking a significant or positive work history and document one other additional assistance need
7. Individual or member of a family that recently exhausted TANF benefits
8. OTHER additional assistance for education or employment not listed can be submitted to WSW for consideration of approval prior to program participation.

- **Self-Attestation** – Self-attestation means a written, or electronic/digital declaration of information for a particular data element, signed and dated by the participant. Electronic signatures or a submission from the participant such as an email, text, or unique online survey response is considered an electronic signature or verification; it must be participant generated and traceable to the participant. Service providers must retain documentation of the self-attestation. Refer to Section 7 of this handbook.

- **Service Provider** – The agency that WSW is contracting with to administer WIOA services.

- **Substantial Layoff** (Dislocated Worker) – a reduction (excluding a plant closing) that results in an employment loss at a single site of employment for at least 30 full-time employees during a 6-month period, or any reduction in force of at least 25% of a company’s workforce at a single site during a 6-month period.

- **State Management Information System (MIS)** – For the purpose of DEV, State MIS refers to specific, detailed information that is stored in the state’s information system that supports a data element (TEGL 23-19, Change 1).

- **Stop-Gap Employment** – An eligible dislocated worker remains eligible for assistance after dislocation as long as the individual has not been employed in a job since dislocation and prior to application that paid a wage defined by WSW as a self-sufficient dislocated worker wage or leading to self-sufficiency or providing more than stop-gap employment. Stop-gap employment means work an individual does only because s/he has lost the customary work for which s/he is qualified through prior training, experience, or work history. There may be times when stop-gap employment provides a self-sufficient wage, e.g., contract employment or employment obtained through a temporary employment services agency. Such employment would not change the individual’s dislocated worker status. Determinations regarding stop-gap employment must be made on a case-by-case basis and take into consideration an individual’s personal, family, financial, and employment situation.

- **Unemployed as a result of general economic conditions** (for use in determining the eligibility of self-employed individuals including family members and farm and ranch hands) – Unemployed, including from self-employment, due to economic conditions in the local community because of natural disasters or general economic conditions which include, but not limited to: the failure or closure of one or more businesses in the community or substantial layoffs in one or more businesses in the community that had a direct effect on the individual’s unemployment; depressed price(s) or market(s) for articles produced by the self-employed individuals; inability to turn a profit during preceding 12 months; inability to obtain capital necessary to continue operations; or other event indicative of the likely insolvency of the farm, ranch or business.

- **Unemployed Individual** – An individual who is without a job and who wants and is
available for work. The determination of whether an individual is without a job, for purposes of this paragraph, shall be made in accordance with the criteria used by the Bureau of Labor Statistics of the Department of Labor in defining individuals as unemployed.

- **Unlikely to return to previous occupation (dislocated worker)** - Refers to the status of an unemployed worker as having limited opportunities for employment or reemployment in the same or similar occupation in the area in which the individual resides as confirmed by labor market information and/or labor analysis by the Employment Security Department or recent local labor market events.

- **Veteran** – For the purpose of providing Priority of Service (using the broad definition) and Dislocated Worker eligibility, veteran means a person who served at least one day in the active military, naval, or air service, and who was discharged or released under conditions other than dishonorable, as specified in 38 U.S.C. 101(2). Active service also includes full-time duty in the National Guard or a Reserve component, other than full-time duty for training purposes.

**References**

- Public Law 113-128, Workforce Innovation and Opportunity Act of 2014
- Public Law 107-288, Jobs for Veterans Act (JVA) of 2002
- Training and Employment Guidance Letter (TEGL) 22-04
- Training and Employment Guidance Letter (TEGL) 22-04, Change 1
- Training and Employment Guidance Letter (TEGL) 10-09
- Training and Employment Guidance Letter (TEGL) 11-11 Change 2
- Training and Employment Guidance Letter (TEGL) 19-13
- Training and Employment Guidance Letter (TEGL) 19-13, Change 1
- Training and Employment Guidance Letter (TEGL) 19-13, Change 2
- Training and Employment Guidance Letter (TEGL) 23-14
- Training and Employment Guidance Letter (TEGL) 04-15
- Training and Employment Guidance Letter (TEGL) 08-15
- Training and Employment Guidance Letter (TEGL) 23-19, Change 1
- Training and Employment Guidance Letter (TEGL) 10-16
- Training and Employment Guidance Letter (TEGL) 10-16, Change 2
- Training and Employment Guidance Letter (TEGL) 19-16
- Training and Employment Guidance Letter (TEGL) 21-16
- Training and Employment Guidance Letter (TEGL) 21-16, Change 1
- Training and Employment Guidance Letter (TEGL) 07-20
- Veterans Program Letter (VPL) 07-09
- Veterans Program Letter (VPL) 03-14
- Veterans Program Letter (VPL) 03-14, Change 1
- Veterans Program Letter (VPL) 03-14, Change 2
- Veterans Program Letter (VPL) 04-14
- Veterans Program Letter (VPL) 03-19
- WorkSource System Policy 1003, Revision 4 – Data Element Validation
- WorkSource System Policy 1009, Revision 3 – Priority of Service for Veterans and Eligible Spouses
- WSW #3019 Rev 2 Veterans Priority of Service
- WIOA Title I Policy 1019, Revision 7 – Eligibility Guidelines and Documentation Requirements
- WIOA Title I Policy 5403, Revision 1 – Records Retention and Public Access
- WIOA Title I Policy 5602, Revision 3 – Supportive Services and Need-Related Payments
- WSW #3005, Revision 8 Supportive Services
- WSW #3037, Revision 2 Data Element Validation
- WIOA Title I Policy 5607, Revision 5 – Incumbent Worker Training
- WIOA Title I Policy 5617, Revision 2 – Co-enrollment of Trade Adjustment Assistance participants into the WIOA Title I-B Dislocated Worker program
- WSW #3036, Revision 1 – Trade Act and Dislocated Worker Co-Enrollment
- WorkSource Information Notice (WIN) 0027, Change 4 – Assisting Customers in Using the UI Claimant Website (eServices)
- WorkSource Information Notice (WIN) 0041, Revision 1 – Address Confidentiality Program
- WSW Training Handbook
1. Alignment of Wagner-Peyser and WIOA Title 1 Services

1.1 Purpose

According to Training and Employment Guidance Letter (TEGL) 04-15, the overarching vision for the One-Stop system is the coordination of fully integrated programs, services and governance structures so job seekers have access to a seamless system of workforce investment services. This intent is accomplished by establishing career services that are consistent across federally-funded workforce development programs. In addition, the U.S. Department of Labor (DOL) has furthered its integration efforts by establishing common performance metrics (TEGL 10-16, Change 2) and developing an integrated performance reporting system (Participant Individual Record Layout or PIRL) for DOL-funded workforce programs.

States and local areas are encouraged to utilize common intake, case management, and job development systems in order to take full advantage of the One-Stop potential for efficiency and effectiveness. WIOA Title I programs and Wagner-Peyser are mandated to provide the same set of career services described at WIOA Section 134c(2)(A). There is a natural alignment of service delivery under Wagner-Peyser since all individuals legally entitled to work in the U.S. are eligible for these services.

NOTE: Personal records of WIOA registrants are private and confidential and not disclosable to the public. Refer to WIOA Title I Policy 5403, Revision 1 and RCW 50.13 for additional guidance on data privacy and security.

1.2 Career Services

There are three types of career services: basic, individualized, and follow-up. There is no sequence requirement for basic and individualized, which can be provided in any order to provide flexibility in targeting services to the needs of the customer. Follow-up, however, can only be provided after exit. Section 4 of TEGL 19-16 identifies the services that fall under the basic, individualized, and follow-up categories.

Per 20 CFR 680.120 and 680.130 and TEGL 19-16, individuals 18 years of age or older who are registered, meet the eligibility criteria for, and are enrolled in the WIOA adult program are eligible to receive career services. Per 20 CFR 680.130, individuals who meet WIOA dislocated worker program criteria are also eligible to receive career services.

Staff-assisted Wagner-Peyser employment services fall under the category of basic career services and must be provided in coordination with other one-stop center partners. Wagner-Peyser staff can also provide individualized career services in coordination with other one-stop center partners. Although Wagner-Peyser employment services are available to all individuals, only those who are legally entitled to work in the U.S. can obtain employment. To ensure that individuals who apply or are referred are legally entitled to work in the U.S., the WorkSourceWA.com registration requires customer attestation to legal entitlement to work in the U.S.

In addition to universal access under Wagner-Peyser, basic career services can be provided
with WIOA Title I funding. Individuals must be registered, determined eligible and enrolled to receive WIOA Title I funded, staff-assisted career services beyond self-service or informational activities. These services are offered under WIOA Title I (in addition to Wagner-Peyser) to ensure seamless service delivery in the One-Stop Center to minimize referrals and to ensure leveraging of resources between programs.

Per 20 CFR 680.110, self-service and informational activities are services made available and accessible to the general public that are designed to inform and educate individuals about the labor market and the range of services appropriate to their situation, and that do not require significant staff involvement with the individual in terms of resources or time. Both can be provided before registration and neither constitutes enrollment as neither is formally recognized as a staff-assisted WIOA Title I-B or III service. More information on reportable individuals and self-service and information-only activities can be found in Sections 8 and 9 of TEGL 10-16, Change 2.

NOTE: This policy covers basic eligibility requirements for Wagner-Peyser, including priority of service requirements for Covered Persons (using the broad definition of veteran – see Section 5.3). For verification of veteran status, the Wagner-Peyser program has specific requirements. For an overview of services for veterans (using the standard definition) under Wagner-Peyser, please refer to Wagner-Peyser Employment Service Policy 4030 – Services for Veterans.

### 1.3 Training Services

Training services are funded and provided to jobseekers under the WIOA Title I programs. Individuals provided training services funded by WIOA Title I must be registered, determined eligible and in need of additional service beyond career services to obtain or retain employment per proposed 20 CFR 680.210.

As part of the aforementioned eligibility process, individuals must receive, *at a minimum*, an interview, evaluation or assessment and career planning or other means by which eligibility for WIOA-funded training services can be determined (proposed 20 CFR 680.220 and TEGL 19-16).

Per WIOA Section 134l(3)(A)(iii), proposed 20 CFR 680.220, and TEGL 19-16, there is no requirement that career services first be provided as a condition of receiving training services. However, if career services are not provided before training, Service Providers must document the circumstances justifying their course of action.

### 1.4 Supportive Services

Per TEGL 19-16 and WIOA Title I Policy 5602 Revision 4, supportive services can be provided to WIOA Title I adults and dislocated workers during participation subject to having also received a career or training service (i.e., supportive services cannot be the only service in a participant record) and after program completion as part of follow-up services. The supportive service can be recorded on or after the date of the career or training service and
should include a case note explaining how the supportive service connects to a career or training service.

Per TEGL 21-16, WIOA Title I Policy #5602, Revision 3, and WSW Policy #3005 Revision 8, supportive services for WIOA Title I youth can be provided either during participation or after exit as Program Elements 7 and 9, respectively.

Per TEGL 10-16 and TEGL 19-16, Attachment II, individuals in incumbent worker training are not eligible to receive supportive services unless they meet eligibility for and are co-enrolled in either the WIOA Title I adult or dislocated worker programs and receive a qualifying career service or training. In other words, supportive services cannot be provided to individuals who are in incumbent worker training only. See also Section 10.5 – Incumbent Worker Training.

Note: Food and groceries are prohibited as supportive services as DOL has determined that they are beyond the scope of WIOA. For more information see Supportive Service Policy #5602 Rev 3 and WSW #3005 Rev 8.
2. WIOA Title I Youth Program

2.1 Youth Program Requirements

Youth program requirements are distinguished by In-School youth and Out-of-School youth, which have different eligibility requirements.

2.1.1 In School Youth

Service Providers within the WSW area will not enroll In-School youth without prior approval from the Program Manager.

Individuals must meet the following eligibility guidelines to be In-School youth:

- U.S. citizen or otherwise legally entitled to work in the U.S.;
- Attending school as defined by state law;
- Age 14 through 21;
- Selective Service Registration (males who are 18 or older and born on or after January 1, 1960), unless an exception is justified (see Section 5.2 for guidance on Selective Service registration);
- Low-income individual (see Section 2.3 for guidance on exceptions); and
- One or more of the following:

<table>
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<tr>
<th>Category</th>
<th>Eligibility</th>
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<tbody>
<tr>
<td>Category 1</td>
<td>Basic skills deficient</td>
</tr>
<tr>
<td>Category 2</td>
<td>An English language learner</td>
</tr>
<tr>
<td>Category 3</td>
<td>An offender&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Category 4</td>
<td>A homeless individual (as defined in Section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C. 14043e-2(6))), a homeless child or youth (as defined in Section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2))), or a runaway</td>
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<tr>
<td>Category 5</td>
<td>An individual in foster care or has aged out of foster care system or who has attained the age of 16 years of age and left foster care for kinship guardianship or adoption; a child eligible for assistance under Section 477 of the Social Security Act (42 U.S.C. 677), or in an out of home placement</td>
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<tr>
<td>Category 6</td>
<td>An individual who is pregnant or parenting&lt;sup&gt;3&lt;/sup&gt;</td>
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<tr>
<td>Category 7</td>
<td>A youth who is an individual with a disability</td>
</tr>
<tr>
<td>Category 8</td>
<td>An individual who requires additional assistance to complete an educational program or to secure or hold employment&lt;sup&gt;4&lt;/sup&gt;</td>
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<sup>1</sup> Section 4 of **TEGL 21-16** conditions the designation of home-schooled individuals as In-School Youth (ISY) or Out-of-School Youth (OSY) based on state and/or local education agency policies. In Washington, state statutes for the Office of Superintendent of Public
Instruction (RCW 28A.200, 28A.225.010(4)) articulate the requirements for being recognized as home-schooled individuals. Individuals whose home-schooling activity meets those requirements can seek eligibility as ISY; if not, they need to meet OSY eligibility criteria

2 Section 4 of TEGL 21-16 addresses eligibility related to “offender” status for ISY and OSY. Youth who have been charged with an offense, but subsequently directed to community-based diversion programs rather than the formal court system, meet the definition of having been “subject to any stage of the criminal justice process” due to having been charged with an offense, even though they have not been remanded to the court system.

3 Section 4 of TEGL 21-16, Change 1 clarifies that an individual who is parenting can be a mother or father, custodial or non-custodial, and that the age the youth becomes a parent does not factor into this definition as long as the youth is within the WIOA youth age eligibility. One important distinction is that the father does not attain parenting status under WIOA until the child is born; that status does not convey to the father during pregnancy. To be clear, only the expectant mother can be a pregnant individual.

4 Per proposed 20 CFR 681.300, WSW defines “Requires Additional Assistance” as an individual who requires “Additional Assistance” to complete an educational program, or to secure and hold employment, locally defined as:

1. Personal/family substance abuse
2. Gang involved/affiliated/affected
3. Lacking affordable housing
4. Victim of domestic violence/sexual or child abuse
5. Identified social adjustment or mental health issue(s)
6. Lacking a significant or positive work history and document one other additional assistance need
7. Individual or member of a family that recently exhausted TANF benefits
8. OTHER additional assistance for education or employment not listed can be submitted to WSW for consideration of approval prior to program participation

Service Providers must document why the youth requires additional assistance at enrollment.

Refer to Section 6 for an overview of eligibility criteria and documentation requirements.

2.1.2 Out of School Youth

Individuals must meet the following eligibility guidelines to be Out-of-School youth:

- U.S. citizen or otherwise legally entitled to work in the U.S.;
- Not attending school as defined by state law;
- Age 16 through 24;
- Selective Service Registration (males who are 18 or older and born on or after January 1, 1960), unless an exception is justified (see Section 5.2 for guidance on Selective Service registration); and
One or more of the following:

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category 1</td>
<td>A school dropout&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Category 2</td>
<td>A youth who is within the age of compulsory school attendance&lt;sup&gt;3&lt;/sup&gt;, but has not attended school for at least the most recent complete school year calendar quarter</td>
</tr>
<tr>
<td>Category 3</td>
<td>A recipient of a secondary school diploma or its recognized equivalent who is a low-income individual and is basic skills deficient or an English language learner</td>
</tr>
<tr>
<td>Category 4</td>
<td>An individual who is subject to the juvenile or adult justice system&lt;sup&gt;4&lt;/sup&gt;</td>
</tr>
<tr>
<td>Category 5</td>
<td>A homeless individual (as defined in Section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C. 14043e-2(6))), a homeless child or youth (as defined in Section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2))), or a runaway</td>
</tr>
<tr>
<td>Category 6</td>
<td>An individual in foster care or has aged out of foster care system or who has attained the age of 16 years of age and left foster care for kinship guardianship or adoption; a child eligible for assistance under Section 477 of the Social Security Act (42 U.S.C. 677), or in an out of home placement</td>
</tr>
<tr>
<td>Category 7</td>
<td>An individual who is pregnant or parenting&lt;sup&gt;5&lt;/sup&gt;</td>
</tr>
<tr>
<td>Category 8</td>
<td>A youth who is an individual with a disability</td>
</tr>
<tr>
<td>Category 9</td>
<td>A low-income individual who requires additional assistance to enter or complete an educational program or to secure or hold employment&lt;sup&gt;6&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

<sup>1</sup> The state’s dropout reengagement program authorized under RCW 28A.175.100 provides educational opportunities and access to services to older youth ages 16 to 21 who have dropped out of high school or are not accumulating sufficient credits to reasonably complete a high school diploma in a public school before the age of 21 and are unlikely to re-engage in education by re-enrolling in a traditional or even alternative high school. RCW 28A.175.110 states that youth in this program are regularly enrolled students of the school district in which they are enrolled.

Section 4 of TEGL 21-16 on high school equivalency programs and dropout reengagement programs states that “Youth attending high school equivalency (HSE) programs, including those considered to be dropout re-engagement programs, funded by the public K–12 school system that are classified by the school system as still enrolled in school are considered ISY.” Because Washington’s Open Doors program, which is cited in state RCW and WAC, recognizes a range of models or approaches with varying degrees of school or school district engagement, DOL acknowledges that Washington’s In-School Youth (ISY) and Out-of-School Youth (OSY) determination is situational and depends on the degree to which schools and school districts are service providers and funders in dropout re-engagement programs. If schools or school districts, despite having enrolled the youth into school, largely cede service provision to other entities (e.g., WIOA
Title I youth providers, community-based organizations, non-profits), have minimal financial investment, and require little or no district-based accountability of participants, youth in those programs can be designated OSY. Conversely, if schools or school districts are substantially directive, invested, and accountable (e.g., WIOA Title I Youth program only provides supportive services to participants), those youth should be designated ISY. This also applies to dropout re-engagement programs not connected to Open Doors. Based on these guidelines, local areas must thoroughly document OSY designation when youth participants in dropout re-engagement programs are enrolled in school.

2Per WIOA Section 3(54), the term “School Dropout” means an individual who is no longer attending any school and who has not received a secondary school diploma or its recognized equivalent. .

3Per RCW 28A.225.010, the age of compulsory school attendance in Washington is eight (8) years of age to under 18 years of age. For the purpose of WIOA Title I Out-of-School Youth, that encompasses 16–17-year-olds.

4Section 4 of TEGL 21-16 addresses eligibility related to “offender” status for ISY and OSY. Youth who have been charged with an offense, but subsequently directed to community-based diversion programs rather than the formal court system, meet the definition of having been “subject to any stage of the criminal justice process” due to having been charged with an offense, even though they have not been remanded to the court system.

5Section 4 of TEGL 21-16 clarifies that an individual who is parenting can be a mother or father, custodial or non-custodial, and that the age the youth becomes a parent does not factor into this definition as long as the youth is within the WIOA youth age eligibility. One important distinction is that the father does not attain parenting status under WIOA until the child is born; that status does not convey to the father during pregnancy. To be clear, only the expectant mother can be a pregnant individual.

6Per proposed 20 CFR 681.300, WSW defines “Requires Additional Assistance” as an individual who requires “Additional Assistance” to complete an educational program, or to secure and hold employment, locally defined as:

1. Personal/family substance abuse
2. Gang involved/affiliated/affected
3. Lacking affordable housing
4. Victim of domestic violence/sexual or child abuse
5. Identified social adjustment or mental health issue(s)
6. Lacking a significant or positive work history and document one other additional assistance need
7. Individual or member of a family that recently exhausted TANF benefits
8. OTHER additional assistance for education or employment not listed can be submitted to WSW for consideration of approval prior to program participation

Service Providers must document why the youth requires additional assistance at enrollment.
Refer to Section 6 for an overview of eligibility criteria and documentation requirements.

2.2 Defining Low Income

Referencing the definition of low-income at WIOA Section 3(36), a low-income individual meets one of the following:

1. Receives, or in the past 6 months has received, or is a member of a family that is receiving or in the past 6 months has received, assistance through the supplemental nutrition assistance program established under the Food and Nutrition Act of 2008 (7 U.S.C. 2011 et seq.) (Food Stamp Program), the program of block grants to States for temporary assistance for needy families program under part A of title IV of the Social Security Act (42 U.S.C. 601 et seq.) (TANF Assistance), or the supplemental security income program established under title XVI of the Social Security Act (42 U.S.C. 1381 et seq.) (SSI), or State or local income-based public assistance;

2. Is in a family with total family income that does not exceed the higher of—
   a. the poverty line; or
   b. 70 percent of the lower living standard income level;

3. Is a homeless individual (as defined in section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C. 14043e–2(6)), or a homeless child or youth (as defined under section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)))

4. Receives or is eligible to receive a free or reduced-price lunch under the Richard B. Russell National School Lunch Act (42 U.S.C. 1751 et seq.);

5. Is a foster child on behalf of whom State or local government payments are made; or

6. Is an individual with a disability whose own income meets the income requirement of clause (2), but who is a member of a family whose income does not meet this requirement

See Section 8 for a list of includable and excludable income and reference the WSW Income Chart #3018 to determine 70% of the lower living standard income level.

WIOA Section 129(a)(2) states that low-income additionally includes youth living in high-poverty areas with proposed 20 CFR 681.260 defining a high-poverty area as a Census tract, a set of contiguous Census tracts, Indian Reservation, tribal land, or Native Alaskan Village or county that has a poverty rate of at least 30 percent as set every five years using American Community Survey data.

TEGL 21-16, Change 1, announced specific, updated instructions from the U.S. Bureau of the Census for accessing its American Community Survey data and using the data to document high poverty areas for the purpose of determining low-income status for WIOA Title I youth program eligibility. The instructions can be accessed through this link. Note that you will need the youth’s residential address to make this determination.

20 CFR 681.250 and 681.270 allow that low-income for ISY further includes youth who receive (or are eligible to receive) free or reduced-price lunches under the Richard B. Russell National School Lunch Act. Per Section 4 of TEGL 21-16, Change 1, however, if
schools offer all students with free or reduced price lunches, this criterion cannot be used to determine individual low-income eligibility for ISY. Also, with that same qualifier, OSY who are parents of children living in the same household who receive (or are eligible to receive) free or reduced-price lunches meet low-income criteria based on their children’s qualification.

WIOA Section 3(36)(A)(vi) and proposed 20 CFR 681.280 allow that the income eligibility level for youth with disabilities is based on the disabled youths’ own income rather than their family income.

2.3 Exceptions to Youth Eligibility Requirements

Exceptions to the low-income requirement. In any single program year, no more than five percent of a local area’s total youth participants can be those who are not low-income despite the low-income eligibility requirement (in-school youth or out-of-school youth in Category 3 or 8). [WIOA Section 129(a)(3)(A)(ii) and proposed 20 CFR 681.250]. All exceptions must be approved prior to enrollment by the WSW Program Manager.

Limitation on In-School youth requiring additional assistance. In any single program year, no more than five percent of a local area’s total in-school youth participants can be those who require additional assistance to complete an educational program or to secure or hold employment (Category 8). [WIOA Section 129(a)(3)(B)] Service Providers within the WSW area will not enroll In-School youth without prior approval from the WSW Program Manager.
3. WIOA Title I Adult Program

3.1 Adult Program Requirements

Individuals must meet the following eligibility criteria for the adult program:

- U.S. citizen or otherwise legally entitled to work in the U.S.;
- Age 18 or older; and
- Selective Service Registration (males who are 18 or older and born on or after January 1, 1960), unless an exception is justified (see Section 5.2 for guidance on Selective Service registration).

Refer to Section 6 for eligibility criteria and documentation requirements.

3.2 Priority for Services under the Adult Program

Priority selection is established for and local areas must target certain populations in accordance with WIOA Section 134(c)(3)(E), 20 CFR 680.600, and 20 CFR 680.640. These targeted populations must first meet the eligibility requirements for the adult program. Note: priority selection does not apply to individuals receiving only basic career services.

The table below describes the order and rationale for prioritization based on the requirements in WIOA Section 134(c)(3)(E), 20 CFR 680.600, 20 CFR 680.640, TEGL 10-09, and TEGL 07-20. For purposes of this section, the term “covered person(s)” refers to veterans and eligible spouses per priority of service for veterans.

Priority requirements for the WIOA Title 1 adult program are as follows:

<table>
<thead>
<tr>
<th>Priority</th>
<th>Mandatory Priority Group</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>Covered persons (veterans and eligible spouses) who are low income, recipients of public assistance, or basic skills deficient.</td>
<td>Guidelines for serving covered persons (WorkSource System Policy 1009 Revision 3 – Priority of Service AND WSW Veterans Priority of Service Policy #3019) apply within the mandatory priority criteria of low-income / public assistance recipient / basic skills deficient recipient.</td>
</tr>
<tr>
<td>Second</td>
<td>Individuals (non-covered persons) who are low-income (may include unemployed individuals), recipients of public assistance, or basic skills deficient.</td>
<td>The mandatory priority criteria (low-income / public assistance recipients / basic skills deficient) have preference over covered persons (veterans and eligible spouses) who do not meet the mandatory priority criteria.</td>
</tr>
<tr>
<td>Third</td>
<td>Covered persons (veterans and eligible spouses) who are not low-income and not basic skills deficient.</td>
<td>Guidelines for serving covered persons (WorkSource System Policy 1009 Revision 3 – Priority of Service AND WSW Veterans Priority of Service Policy #3019) apply in the third category (individuals who are not low-income / public assistance recipients / basic skills deficient).</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Fourth</td>
<td>Individuals (non-covered persons) who are not low-income and are not recipients of public assistance with income under 175% of poverty and are not basic skills deficient.</td>
<td>Individuals (non-covered persons) with income under 175% of poverty have precedence over those not low income.</td>
</tr>
<tr>
<td>Fifth</td>
<td>Eligible adults who do not fit into the four priorities listed above may be served on a case-by-case basis. Customers served under this fifth priority must: • Be approved in writing by a designated WSW staff person; and • Be submitted &amp; given approval using a standard format; and • Include the estimated amount of WIOA adult funds to be spent on the individual; and • The adult applicant must have one or more significant barriers to full-time employment leading to self-sufficiency, including but not limited to a disability.</td>
<td>The mandatory priorities established by DOL ETA do not prohibit WIOA Title I adult services to only the recipients of public assistance and other low-income individuals. The LWDB and the Governor may establish a process that gives priority for services to other individuals meeting eligibility criteria, as long as the mandatory priority groups are given priority.</td>
</tr>
</tbody>
</table>

NOTE: An adult with a disability can be considered a family of one for low-income determinations (refer to Section 5.6.2). For income verification refer to Section 5.6.1

According to 20 CFR 680.120, 680.130, and 680.210, the aforementioned priority requirements do not necessarily mean that only recipients of public assistance and other low-income individuals can receive WIOA Title I Adult funded individualized career services and training services. Service providers may serve other eligible individuals who are not recipients of public assistance, other low-income, or basic
skills deficient after serving eligible individuals who meet the established priority selection criteria. Unemployed individuals may be considered low-income individuals provided that they meet local parameters regarding low-income (refer to Section 5.6.1).

**Priority Selection for Career Services and Training Services Funded with WIOA Statewide Activities Funds**

For purposes of WIOA Title I statewide activities funds, the Governor has determined that these funds will be prioritized as follows:

1. Eligible veterans and spouses;
2. Unemployed individuals;
3. Low-income individuals;
4. Other Washington job seekers.

As indicated by the first priority, recipients of WIOA statewide activities funds must continue to provide priority selection of veterans for career and training services as required under P.L. 107-288 “Jobs for Veterans Act” and in alignment with WorkSource System Policy 1009 Revision 3. In applying this policy to such projects, veterans who are unemployed and/or low-income, have priority over all other individuals served under these projects.

**3.2.1 Tracking Metrics with Priority for Service**

To align with TEGL 7-20, the following metric will be used. For those individuals enrolled in the WIOA Adult program and receiving an individualized career or training service, priority must be given to those in the categories one (1) or two (2) above. At least 75% of the participants must be from category one (1) or two (2) and no lower than 50.1%. Additional benchmarks may be given to Subrecipients in their contract.
4. WIOA Title I Dislocated Worker Program

4.1 Dislocated Worker Program Requirements

Individuals must meet the following eligibility guidelines for the Dislocated Worker Program:

- U.S. citizen or otherwise legally entitled to work in the U.S.;
- Selective Service Registration (males who are 18 or older and born on or after January 1, 1960), unless an exception is justified (see Sec. 5.2 for guidance on Selective Service registration) or the individual is less than 18 years of age; and
- One of the Dislocated Worker categories (see table below).

NOTE: For an overview of eligibility criteria and documentation requirements refer to Section 6.

The matrix on the following page is meant to provide clarity on the requirements within each Dislocated Worker category. Military Service Members (Category 5) and Spouses of Dislocated Military Service Members (Category 6) have been included as individual categories to allow for specificity, though it is commonly understood that these categories fall under the General Dislocation category (1). Refer to Section 5.7 for guidance related to the impact of Washington’s Marriage Equality Act.

<table>
<thead>
<tr>
<th>Category</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. General Dislocation</strong></td>
<td>1.1 An individual who was terminated, laid off, or received a notice of termination or layoff. <strong>AND</strong></td>
</tr>
<tr>
<td></td>
<td>1.2 Is determined unlikely to return to previous industry or occupation (see Definitions); <strong>AND</strong></td>
</tr>
<tr>
<td></td>
<td>1.3.1 Is eligible for or has exhausted entitlement to unemployment compensation; <strong>OR</strong></td>
</tr>
<tr>
<td></td>
<td>1.3.2 Is not eligible for unemployment compensation but can show attachment to the workforce of sufficient duration.</td>
</tr>
<tr>
<td><strong>2. Dislocation from Facility Closure / Substantial Layoff</strong></td>
<td>2.1 An individual who was terminated, laid off, or received a notice of layoff from employment at a plant, facility, or enterprise as a result of: <strong>OR</strong></td>
</tr>
<tr>
<td></td>
<td>- Permanent closure; or</td>
</tr>
<tr>
<td></td>
<td>- Substantial layoff (see Definitions);</td>
</tr>
<tr>
<td></td>
<td>2.2 An individual employed at a facility at which the employer has made a general announcement that such facility will close within 180 days.</td>
</tr>
</tbody>
</table>
### 3. Self-employed Dislocation

- **3.1** An individual who was self-employed (including employment as a farmer, rancher or a fisherman), but is unemployed as a result of:
  - General economic conditions in the community in which the individual resides; or
  - A natural disaster.

### 4. Displaced Homemaker

- **4.1** An individual who was dependent on the income of another family member and is no longer supported by the income of another family member;

**OR**

- **4.2** Is the dependent spouse of a member of the armed forces on active duty and whose family income is significantly reduced because of a deployment, a call or order to active duty, or a service-connected death or disability of the member;

**AND**

- **4.3** Is unemployed or underemployed and is experiencing difficulty in obtaining or upgrading employment.

### 5. Dislocated/Seperating Military Service Members

- **5.1** A non-retiree military service member who was discharged or released from service under other than dishonorable discharge or has received a notice of military separation (see Section 4.2.1). Per proposed 20 CFR 680.660, separating military service members automatically qualify as unlikely to return to a previous industry or occupation and as eligible for or exhausted entitlement to Unemployment Insurance.

**Note:** Dislocated military service members, veterans and other covered persons are eligible for Priority of Service (POS) as described in ESD POS Policy 1009, Revision 1 & WSW Policy #3019.

### 6. Spouses of Military Service Members

- **6.1** A spouse of a member of the armed forces on active duty, and who has experienced a loss of employment as a direct result of relocation to accommodate a permanent change in duty station of such member;

**OR**

- **6.2** A spouse of a member of the armed forces on active duty and who is unemployed or underemployed and is experiencing difficulty in obtaining or upgrading employment.

**Note:** A military spouse may also qualify as a displaced homemaker (Category 4).

### 4.2 Serving Non-Retiree Military Service Members and Eligible Spouses

#### 4.2.1 Non-Retiree Military Service Members (Dislocated Worker – Category 5)

A military service member who is separated from military service under conditions other than dishonorable, or who receives a notice of future separation, may be eligible under the WIOA Dislocated Worker program based on the “termination” criteria. This may include National Guard or Reserve members who have been discharged from active-duty service, but not necessarily from other reserve commitments, such as training. Note: Retirement orders do
not qualify as “terminated” or “laid off.”

Veterans and other covered persons determined eligible for the Dislocated Worker program are given priority for services according to the Jobs for Veterans Act and WorkSource (see WorkSource System Policy 1009 Revision 3 – Priority of Service AND WSW Veterans Priority of Service Policy #3019).

The following serves as an outline of Dislocated Worker eligibility criteria as it applies to discharged and separating military service members:

   Section (3)(15)(A)(i): Has been terminated or laid off or received notice of termination or layoff.

    TEGL 22-04 states that a discharge from the military under honorable circumstances meets the “termination” criterion. A DD-214 form is the most common documentation used to determine discharge status.

Washington has determined that still-active, transitioning military service members may also qualify for Dislocated Worker services. While these individuals may be eligible to receive WIOA Dislocated Worker services and funds, they would not be considered ‘veterans’ for the purposes of DOL reporting.

For the purposes of serving still-active transitioning service members under the “notice of termination or layoff” eligibility criterion, documentation must align with the DEV requirement for “Date of Actual Qualifying Dislocation” (refer to Handbook Section 6).

WSW established a designated timeframe of up to 12 months prior to a qualified service member’s planned separation during which they are eligible to receive Dislocated Worker services.

4.2.2 Spouses of Military Service Members (Dislocated Worker – Category 6)

DOL affords local areas significant flexibility to serve military spouses. TEGL 22-04 clarifies that the term “military spouse” includes individuals who are married to active-duty service members (including National Guard or Reserve personnel on active duty) and surviving spouses of active-duty service members who lost their lives while on active-duty service in combat-related areas (e.g., Afghanistan, Iraq, Syria). Refer to Section 5.7 for guidance related to Washington’s Marriage Equality Act.

When the spouse is unable to continue an employment relationship due to the service member’s permanent change of military station, or the military spouse loses employment as a result of the spouse’s discharge from the military, then the separation from employment meets the termination component of the WIOA definition of Dislocated Worker. Eligibility determinations must align with UI policy regarding “good cause” for voluntary quits. Below are two common scenarios that would qualify:

- The spouse of a military service member voluntarily quits because he/she is relocating with the service member to a new duty location.
- The spouse of a military service member is no longer eligible to work on the base as a
result of the (military service member’s) discharge.

NOTE: Good cause is not found when claimants quit work to relocate somewhere other than their military spouse's or domestic partner's new duty location, including relocation to the home of record or elsewhere.

As provided in TEGL 22-04 and TEGL 22-04 Change 1, “termination” of military spouses based on the circumstances described above can be considered to determine “unlikely to return to a previous industry or occupation” to qualify as a dislocated worker.

Determination is a matter of judgment based on relevant circumstances, but in most cases, military spouses impacted by a service member's duty reassignment or discharge will meet the “unlikely to return to a previous industry or occupation” criterion under WIOA and could be served as dislocated workers.

Military spouses can also be served as dislocated workers if they meet the definitional requirements for displaced homemakers at WIOA Section 3(15)(A)(ii).

### 4.3 Eligibility for Employed Individuals

#### 4.3.1 Under-Employed Workers

Per Section 11 of TEGL 19-16, the State allows under-employed workers to qualify for the WIOA Title I Dislocated Worker program if they have been dislocated from full-time employment and meet one of the following eligibility criteria:

1. Employed less than full-time but actively seeking full-time employment
2. Employed in a position that is inadequate with respect to documented skills and training
3. Employed but meet the definition of “low-income” in WIOA Section 3(36)
4. Employed but current earnings are insufficient compared to earnings from previous employment

Note: Underemployed workers also qualify for the WIOA Title I Adult Program, while those who meet the “low income” definition also receive priority of service.

Employed adults are eligible for career services if they are 18 years of age or older and additionally eligible for training services if they are determined to be in need of such services to obtain or retain self-sufficient employment (WIOA Section 134(c)(3)(I)).

Self-sufficiency for Dislocated Workers shall be defined as employment lasting more than 6 consecutive months which provides the worker a wage that is equal to or greater than 90% of his/her wage at the time of dislocation. The special needs of individuals with disabilities or other barriers to employment should be taken into account when determining self-sufficiency.

#### 4.4 Stop Gap Employment

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Stop-gap employment is temporary work an individual accepts only because they have been laid off or terminated from the customary work for which their training, experience or work history qualifies them. Stop-gap employment must be temporary in nature with the intent to end employment upon completion of training, obtaining self-sufficient employment or as specified in the individual employment plan (IEP).

Typically, stop-gap employment will pay less than the individual’s wage of self-sufficiency where stop-gap employment does provide a sufficient wage temporarily, but is not considered permanent employment that leads to self-sufficiency. This stop-gap employment would not change the individual’s dislocated worker status if it meets the criteria.

An otherwise eligible dislocated worker remains eligible if either prior to or during Title I Dislocated Worker program participation, their stop-gap employment is obtained for the purpose of income maintenance. If dislocation from a stop-gap position occurs, the job of dislocation remains the original job that established the self-sufficient income. If, at any time, an individual obtains employment that meets the definition of self-sufficiency, including a scenario where the employment period exceeds the established criteria for temporary employment, then that position would be considered the self-sufficient job of dislocation in the event of a future dislocation.

### 4.5 UI Good Cause Voluntary Quits

Individuals can qualify under Category 1 (General Dislocation) if they file and are approved for Unemployment Insurance (UI) benefits after having been determined by the Employment Security Department (ESD) as having voluntarily left employment due to no fault of their own for one of the following good cause reasons (RCW 50.20.050; WAC 192-150, et al):

- Illness or disability of the claimant or death, illness, or disability of an immediate family member.
- Relocate to follow spouse’s or registered domestic partner’s employment.
- Need to protect the claimant or immediate family member from domestic violence or stalking.
- Usual hours, compensation, or benefits are reduced by 25 percent or more.
- Involuntary change in work site or location (no minimum distance or mile threshold).
- Work site safety has deteriorated.
- Illegal activities at work site.
- Usual work changed to work that violates religious or moral beliefs.
- Left part-time work to accept full-time job that was eliminated without prior knowledge.

Under these circumstances, claimants have satisfied criteria 1.1. because ESD recognizes them as terminated even though they, rather than their employers, are the moving party. Such individuals must also be determined unlikely to be return to the industry or occupation they left for a UI good cause voluntarily quit reason (criteria 1.2). Finally, they must satisfy criteria 1.3.1 (1.3.2 is not an option) by documenting their status as having been determined eligible for or exhausted UI benefits as good cause voluntary quits are inseparably tied to UI and documented through separation determination letters provided by the Employment Security Department or, if that is not available, other documentation in the form of UI correspondence from the Employment Security Department.
5. Additional Program Guidance

5.1 U.S. Citizenship or Legal Right to Work in the U.S.

As outlined in Sections 2.1, 3.1 and 4.1, Service Providers are required to verify U.S. citizenship or legal right to work for all WIOA Title I programs. WSW requires verification by using I-9 Documentation, such as: driver’s license / ID card along with Social Security card. Other documentation may only be used to supplement accepted I-9 documentation.

5.2 Selective Service Requirements

To be eligible to receive WIOA Title I-funded services, all males born on or after January 1, 1960 must present documentation showing compliance with the Selective Service registration requirements or exceptions, One Stop Management or WSW Designee must determine that the failure to register was not knowing and willful. Complete Selective Service registration requirements and exceptions are found in TEGL 11-11, Change 2, including acceptable documentation to determine registration status and procedures for determining whether or not failure to register was knowing and willful.

Additionally, the Selective Service System Website provides additional information about registration requirements, including the Who Must Register Quick Reference Chart.

Males 25 Years and Under

Before being enrolled in WIOA Title I services, all males who are not registered with the Selective Service and have not reached their 26th birthday must register through the Selective Service website or provide documentation indicating they are covered by an exception (i.e., serving in the military on full-time active duty or a non-U.S. male on a valid non-immigrant visa, born female and transitioned to male after 26th birthday). Males turning 18 while participating in WIOA Title I services must complete their Selective Service registration no later than 30 days after turning 18 to continue to receive WIOA Title I services. Males between 18 and 25 years of age who refuse to register with the Selective Service must be suspended from WIOA Title I services until registered.

If a youth fails to provide verification of Selective Service registration within 30 days of his 18th birthday, services must be suspended (i.e. on the 31st day after his 18th birthday). Service Providers must stop providing services to participants who have not met Selective Service registration requirements until the requirements are met.

These requirements apply to transgender females. Selective Service registration requirements are based on the gender assigned at birth and not on gender identity or gender reassignment. Individuals who are born male and change their gender identity or assignment to female are required to register. Individuals who are born female and change their gender identity or assignment to male are not required to register (see exemptions below.)
Males 26 Years and Over

Before enrolling in WIOA Title I services, all males 26 years of age or older must provide (1) documentation of compliance with Selective Service registration requirements; (2) documentation showing they were not required to register; or (3), if they were required to register but did not, documentation establishing that their failure to register was not knowing and willful.

Service providers that enroll individuals in WIOA Title I-funded activities are required to ensure that males 26 years and over, who failed to comply with the Selective Service registration requirement, request a Status Information Letter (SIL) before making a determination that the failure to register was knowing and willful. This letter will indicate whether the individual was required to register and did not or is exempt from registering.

Individuals exempt from Selective Service registration:

- Males on current non-immigrant visas as long as they remain on valid visas up until they turn 26. The list of supporting documentation can be found here.
- Male nationals or citizens of the Republic of the Marshall Islands, the Federated States of Micronesia, or Palau who reside in the U.S. for less than one year (non-habitual) under any status or are in the U.S. as employees of the government of their homeland or as students who entered the U.S. for the purpose of full-time studies as long as they maintain that status.
- Males who were neither citizens nor residents of the United States from 30 days before they turned 18 through the age of 25. Hospitalized or incarcerated males who can prove they were continuously institutionalized or confined from 30 days before they turned 18 through the age of 25.
- Males serving in the military on full-time active duty if they served continuously from age 18 to through age 25.
- Males attending U.S. military service academies.
- Transgender males (born female, but identify as or transitioned to males).

The Status Information Letter process and form noted in TEGL 11-11, Change 2, cites documentation requirements for several registration exemption categories, as does the table found at this link.

Determining Knowing and Willful Failure to Register

TEGL 11-11, Change 2 provides local areas with detailed information about requesting a Status Information Letter and the process for determining knowing and willful failure to register. The intent of the TEGL is to provide a framework for local areas to make determinations through a local process where determinations are based on the individual circumstances (e.g., questions, considerations, statements, status information letter) and relevant documentation (i.e., documentation that supports the reason for not registering or further supports the belief that it was not knowing or willful).

Because circumstances will vary and need to be considered on a case-by-case basis, there is not an exhaustive list of acceptable evidence, but the SSS provides guidance in TEGL.
11-11 Change 2, through the Status Information Letter process and form described on the SSS website, and through a table that can be found at this link. Individuals should be encouraged to offer as much evidence and in as much detail as possible to support their case.

If WSW Service Provider determines that an individual’s failure to register was not knowing and willful and the individual otherwise eligible, services may be provided. If service provider determines that the evidence shows an individual’s failure to register was knowing and willful, services must be denied. Individuals denied services must be advised of available WIOA grievance procedures. Service provider must keep documentation related to evidence presented in determinations related to Selective Service.

5.3 Priority of Service for Veterans and Eligible Spouses

All WIOA programs and service delivery must align with federal law, regulations, and guidance on Priority of Service for veterans and eligible spouses. Priority of service entitles eligible veterans or spouses to enrollment and services before eligible non-covered persons. Refer to 38 US Code 4215, 20 CFR Part 1010, WorkSource System Policy 1009 – Priority of Service for Veterans and Eligible Spouses, VPL 07-09, and TEGL 10-09 for additional guidance on Priority of Service. Refer to Section 3.2 for specific guidance on priority of service for the Title I Adult program.

5.4 Assisting Victims and Survivors of Human Trafficking

This guidance is appropriate for one-stop center staff, especially intake workers and frontline staff who may encounter individuals they believe may be victims of human trafficking. If individuals are under immediate threat and/or state that they are in danger, staff should call 911.

Recognizing the Characteristics of Victims and Referring Individuals to Proper Authorities and Resources

Many victims of trafficking do not self-identify. A role for staff is to recognize the characteristics of potential victims of trafficking and refer them to proper authorities and resources. The U.S. Department of Homeland Security (DHS) has information on how to identify potential victims of trafficking and current hotlines that one-stop staff can call to get help for potential victims. See the DHS web page at dhs.gov/blue-campaign/partnerships.

Employment and Training Services for Survivors of Human Trafficking:

U.S. citizens or lawful residents who are survivors of trafficking can receive the same services provided to the general public under WIOA. In addition, under the Traffic Victims Protection Act, certain foreign nationals are also eligible for WIOA Title I services. This includes survivors of both a severe form of trafficking in persons and individuals granted a nonimmigrant “T” (trafficking) visa.

To be eligible for WIOA Title I services as survivors of a severe form of trafficking:
• Individuals 18 years of age or older must have been subjected to an act or practice described in the definition of “severe forms of trafficking in persons” and have received a letter of certification issued by the U.S. Department of Health and Human Services (HHS).

• Children under 18 years old who have been subjected to a severe form of trafficking need not be certified by HHS to be eligible for services; instead, HHS issues Letters of Eligibility to survivors of trafficking who are minors. As with any participant, they must meet all applicable program eligibility requirements to receive WIOA Title I services.

Individuals who are granted “T” visas by the U.S. Department of Homeland Security (DHS) are also eligible for WIOA Title I services. The “T” nonimmigrant status (T visa) is available to individuals who are or have been victims of human trafficking and protects these individuals by allowing them to remain in the United States to assist in an investigation or prosecution of human trafficking.

Employment and training services should be provided to survivors of trafficking to the same extent as and following the same procedures and case management processes for other one-stop customers. However, services to survivors of trafficking may need to be tailored and adapted to meet the particular needs of this population. For instance, survivors of trafficking may have Limited English Proficiency (LEP), criminal records (including from being forced into prostitution), or limited resumes.

Offering Information and Referrals to Other Wrap-Around Services and/or Law Enforcement

In most cases, survivors of trafficking will approach one-stop centers toward the end of their rehabilitation process and will have already been working with other federal, state, local or non-profit organizations and agencies. In the event that survivors have not yet received services, it is important for staff to be aware of and utilize local resources and service providers, particularly non-profit organizations that provide services to survivors of trafficking. Service providers for survivors of trafficking can also refer or accompany their clients to the nearest one-stop center when they are ready for employment and training services.

5.5 Use of Unemployment Insurance Self Service (eServices) Web Site

WorkSource Information Notice (WIN) 0027, Change 4 provides information on the use of data accessible to Unemployment Insurance (UI) claimants through the Unemployment Insurance Self Service web site to secure information that can assist in determining Dislocated Worker program eligibility. Staff can use printouts of UI information provided by UI claimants who have Secure Access Washington (SAW) accounts that allow them to access, view and print their on-line UI claim information.

5.6 Income Verification and Family Size for the Low-Income Criteria

5.6.1 Income Verification:
Unemployed individuals do not automatically meet local parameters regarding low-income. The intent is to prioritize services to individuals based on family income (low-income or on public assistance).

Using the definition of low-income at WIOA Section 3(36), service providers will use WSW Income Chart #3018 to determine 70% of the lower living standard income level. Section 8 of this handbook provides samples of excludable and includable income.

To determine whether an individual is low-income under the definition at WIOA Section 3(36), it is also necessary to consider family size and family income.

5.6.2 Determining Family Size:

For these purposes, “family” under WIOA means two or more individuals related by blood, marriage, or decree of court, who are living in a single residence, and are included in one or more of the following categories:

- A married couple, and dependent children;
- A parent or legal guardian and dependent children; or
- A married couple.

Refer to Section 5.7 for guidance related to the impact of Washington’s Marriage Equality Act.

NOTE: Based on proposed 20 CFR 681.280, even if the family of a disabled individual does not meet the income eligibility criteria, the disabled individual may be considered a low-income individual if their income meets the income criteria of WIOA section 3(36)(A) or 3(36)(B). Disabled individuals would be considered a family of one and only their income considered in determining low-income.

5.6.3 Defining Dependent:

WIOA does not define dependent. To avoid uncertainty in making eligibility decisions regarding family size and income, the State has identified three circumstances where youth must be considered dependents of parents or legal guardians for the purpose of determining family size for WIOA Title I youth and adult program eligibility:

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Youth not yet 18, who are not emancipated youth nor runaway youth, living “at home” with their parents or legal guardians, including individuals in the temporary care of another individual or household (but not claimed as a dependent by that household).</td>
</tr>
<tr>
<td>2</td>
<td>Youth age 18-19 who are full-time students in a secondary school or equivalent and are living “at home” with their parents or legal guardians.</td>
</tr>
<tr>
<td>3</td>
<td>Youth age 18-24 who are not full-time students and are living “at home” with their parents or legal guardians and who are primarily supported by their parents.</td>
</tr>
</tbody>
</table>

A legal guardian is a blood relative (e.g., grandparent, aunt, or uncle) or other legally recognized relative (e.g., by decree of the court) who claims the youth as a dependent. The
key factors are:

- Relationship by blood or decree of court;
- Living in a single residence; and
- The youth is claimed as a dependent.

All other circumstances (outside of 1 -3 above) of living situations of youth will be considered “independent” for purposes of eligibility.

5.7 Washington’s Marriage Equality Act

Washington’s Marriage Equality Act (RCW 26.60) expands the definition of a “married couple” beyond that of a male and female. The federal Respect for Marriage Act of 2022 (Public Law 117-228) further codified this expanded definition. Accordingly, with respect to this policy, the State and Federal definition of a married couple extends beyond that of a male and female.

This expanded definition applies to all WIOA Title I policy guidance and specifically impacts family size, eligible spouses (Priority of Service), military spouses (Dislocated Worker eligibility), and displaced homemakers (Dislocated Worker eligibility).

5.8 Jobs for Veterans State Grant (JVSG) Eligibility

Eligibility for the Disabled Veterans’ Outreach Program (DVOP) under the Jobs for Veterans State Grant (JVSG) is separate and distinct from consideration of either veterans’ and eligible spouses’ priority of service under the WIOA Title I Adult program (refer to Section 3.2) or Dislocated Worker program eligibility for transitioning military service members and eligible spouses (refer to Section 4.2).

Individuals eligible for case-managed DVOP employment and training services include the following:

Category 1- Base eligibility:
- Veteran discharged from military service with an other-than-dishonorable discharge, AND
- Served on active duty for more than 180 consecutive days (including Title 10 orders), outside of training, OR
- Was discharged or released from active duty because of a service-connected disability or sole survivorship, OR
- Served in support of a conflict or campaign which a campaign or expeditionary badge or medal was authorized.

Category 2 – Veterans who meet the criteria in Category 1 and attest to meeting at least one of the following criteria representing a DOL-VETS identified special population:

- Veterans aged 18-24
- Vietnam-era Veterans (at least 1 day of service between 2/28/61-5/7/75)
- Eligible transitioning service members (TSM), spouses, and caregivers:
o TSM’s deemed “Not Career Status Ready,” as identified by Department of Defense (DD) Form 2648 – Pre-separation Counseling Checklist.

o Armed Forces members who are wounded, ill, or injured and receiving treatment in a military treatment facility (MTF), warrior transition unit (WTU), or soldier recovery unit (SRU).

o The spouses or other family caregivers* of such wounded, ill, or injured members.

*. Definition of “family caregiver” (38 U.S.C. 1720G(d)):
1. The term “caregiver” with respect to an eligible veteran means an individual who provides personal care services to the veteran.
2. The term “family caregiver” with respect to an eligible veteran means a family member who is a caregiver of the veteran.
3. The term “family caregiver” with respect to an eligible veteran means an individual who –
   a. Is a member of the family of the veteran, including –
      i. A parent;
      ii. A spouse;
      iii. A child;
      iv. A step-family member;
      v. An extended family member; or
   b. Lives with, but is not a member of the family of the veteran.

Category 3 – Veterans who meet the criteria in Category 1 and do not meet the criteria in Category 2, but attest to meeting at least one of the following criteria representing Significant Barriers to Employment:

• Special disabled veterans and other disabled veterans as defined by 38 U.S.C. 4211, with an emphasis on those who are economically or educationally disadvantaged or pending a rating from the U.S. Department of Veterans Affairs compensation for a disability.
• Being homeless or in danger of becoming homeless, to include those fleeing or attempting to flee a hostile home environment.
• Currently or has previously been incarcerated.
• Receiving or eligible for public assistance (Low Income).
• Being discharged in the past three years and unemployed for 27 weeks or longer in the past 12 months.
• Lacking a high school diploma or high school equivalency degree.
• Separated from the military and discharged due to forced downsizing or Reduction in Force (RIF).

Note: Available on the Workforce Professionals Center website is a video featuring a veterans’ screening questionnaire that covers JVSG program eligibility.

5.9 Trade Act Assistance (TAA) Eligibility

Eligibility for Trade Adjustment Assistance (TAA) is based on an affirmative decision by the DOL’s Office of Trade Adjustment Assistance (OTAA) to certify a TAA petition that covers a
defined worker group. To that end, OTAA issues to the worker group a decision titled, “Certification Regarding Eligibility to Apply for Worker Adjustment Assistance” that covers all members of the worker group who are separated or threatened with separations during the period beginning one year before the petition was filed and ending two years after the date of the certification. Each certification describes the worker group and specifies the beginning and ending dates.

Certified TAA petitions in Washington, including the “Certification Regarding Eligibility to Apply for Worker Adjustment Assistance,” can be found on-line on the DOL’s searchable web page for listings of petitions and determinations or by contacting ESD’s State TAA Program Operator.

Note: TAA participants, excluding those who are incumbent workers, are required to be co-enrolled into the WIOA Title I-B Dislocated Worker program if they are eligible, unless they decline, per 20 CFR 618.325 and WSW Policy 3036, Revision 1.

5.10 Incumbent Workers

WIOA Section 134(d)(4) and 20 CFR 680.780 directs states and local areas to establish policies and definitions to determine which workers, or groups of workers, are eligible for incumbent worker training (IWT) services. Per 20 CFR 680.780, to qualify, incumbent workers need to be employed, meet Fair Labor Standards Act requirements for an employer-employee relationship, and have established employment histories with the employer for six months or more by the time the IWT contract is fully executed. However, if the training is provided to a cohort or group of employees, only a mathematical majority must meet the six months or more employment history requirement.

Because IWT is a business service (per TEGL 10-16, Change 2 and 19-16 individuals in IWT are not participants), service providers must document that employers meet the eligibility requirements in WSW Training Handbook – Incumbent Worker Training and ensure that employers document that their IWT employees meet incumbent worker eligibility requirements in WIOA Title 1 Policy 5607 and WSW Training Handbook as conditions for approving IWT for employers.

Per 20 CFR 680.780 and Section 13 of TEGL 19-16, incumbent workers need not meet the WIOA Title I eligibility requirements for adults or dislocated workers to receive career and training services unless they are also co-enrolled as participants in the WIOA Title I Adult or Dislocated Worker programs. For Southwest area eligibility and training requirements reference the WSW Training Handbook – Incumbent Worker Training.

Per 20 CFR 682.320-340 and TEGL 19-16, IWT funded by first-year statewide Rapid Response funds must be associated with and documented as part of a layoff aversion strategy designed to prevent layoffs or minimize durations of unemployment resulting from layoffs.

Per TEGL 10-16, Change 2 and TEGL 19-16, Attachment II, IWT does not trigger participation and individuals in IWT are not program participants. Accordingly, individuals in IWT are not eligible to receive supportive services unless they meet eligibility for and are co-
enrolled in either the WIOA Title I adult or dislocated worker programs and receive a qualifying career service or training service (presumably the former as they are already engaged in IWT). In other words, individuals in IWT only are not eligible to receive supportive services. See also Section 1.4 – Supportive Services.

5.11 Long-Term Unemployed Definition for National Dislocated Worker Grants

For National Dislocated Worker Grants (NDWG), Washington defines them as individuals legally-entitled to work in the U.S. and of legal working age who are looking for a job, available for work, and:

a. Have never been employed (i.e., no prior attachment to either an employer or self-employment);
b. Have dropped out of the labor force, but desire to return (e.g., discouraged workers – who were not actively looking for work because they did not think they could find work; individuals who took time off to raise a child or care for another family member; individuals who took time off to further their education);
c. Have regular or frequent spells of unemployment (i.e., seasonal or sporadic attachment to work);
d. Are determined ineligible for WIOA Title I Dislocated Worker programs but unemployed for 13 or more weeks;
e. Are under-employed (i.e., working part-time out of necessity but desirous of full-time work; working full-time but wages or working conditions are unsuitable);
f. Are ex-offenders who are unemployed after incarceration;
g. Are currently incarcerated offenders within one year of release;
h. Are individuals who suffered an on-the-job injury, non-work-related injury or illness, were institutionalized, or were victims of a crime and have been out of work as a result; or
i. Are active-duty service members (or spouses) who face involuntary, other than dishonorable, discharge from the military.

Note: The minimum source documentation requirement for Long-Term Unemployed eligibility is written self-attestation.
6. Eligibility Documentation Requirements

The corresponding eligibility criteria and documentation requirements can be found in WSW Policy 3037, Rev 2 Data Element Validation Attachment B.

One document is required for each relevant eligibility criteria/category. Each criteria is connected to one or more potential DRVS lists, but only one document (from the relevant list) is necessary.

Service providers may use supplemental data to document wage information for those jobs that are not captured through UI Wages and State systems. All supplemental data must be uploaded into MIS under employment verification.

The matrix below describes documentation requirements for program eligibility criteria. Some, though not all, of these requirements are also found in WorkSource System Policy 1003, Revision 4 and TEGL 23-19, Change 1.

Instructions for the eligibility and documentation matrix:

Criteria
This column represents all eligibility components for WIOA Title III (W-P) and WIOA Title I Youth, Adult, and Dislocated Worker (DW) programs.

Eligibility Requirement
This column includes each program with a checkmark indicator if the eligibility criteria applies to that specific program.

Documentation Requirement
The corresponding eligibility documentation requirements to the right align, which aligns with DEV documentation requirements where there is cross-application.

One document in this column is required for each relevant eligibility criteria/category. Each criterion is connected to one or more potential lists, but only one document (from the relevant list) is necessary (e.g., low-income and youth category 3 include multiple “options” but only one option is necessary).

Service providers may use supplemental data to document wage information for those jobs that are not captured through UI Wages and State systems. All supplemental data must be uploaded into MIS under employment verification.

Self-attestation
The self-attestation column indicates whether or not the corresponding documentation list allows self-attestation. To ensure properly documented customer self-attestation, please consult the self-attestation definition from TEGL 23-19, Change 1, provided on page 8 of this Handbook for allowable forms of source documentation. Service providers may use the self-attestation forms provided in Section 7 of this Handbook. Furthermore, staff must
document the reason for using self-attestation as opposed to other allowable documentation in case notes.

Improperly documented self-attestation or self-attestation on eligibility elements not permitted under federal law or guidance or this policy may result in disallowed costs. Properly documented self-attestation serves as documentary evidence of eligibility determination and does not, by itself, warrant disallowed cost findings. At the same time, properly documented self-attestation does not, by itself, preclude disallowed cost findings if it is determined during monitoring, reviews, or audits that the attestation was false.

**Note:** Under WorkSource System Policy 1023, Revision 1 and WSW’s Integrated Service Delivery Policy 4010, WSW is implementing Integrated Service Delivery with co-enrollment and can utilize self-attestation to document that participants are 18 years of age or older, are legally entitled to work in the U.S., and have registered for Selective Service (as applicable) for the purposes of eligibility determinations for the WIOA Title I adult and dislocated worker programs so long as those individuals are **provided basic career services only**. If those participants subsequently pursue individualized career services or training services, full eligibility documentation is required.

<table>
<thead>
<tr>
<th>Eligibility Requirement For:</th>
<th>Documentation Requirement</th>
<th>Self-Attestation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criteria</td>
<td>W-P</td>
<td>ISY</td>
</tr>
</tbody>
</table>
| Legally Entitled to Work in the U.S. | ✓ | ✓ | ✓ | ✓ | ✓ | • Self-attestation  
  • Accepted I-9 Documentation, such as: driver’s license / ID card along with Social Security card. |
|                             |     |     |     |       |    | Yes |

Note: for more information on employment eligibility guidance and alignment with I-9 documentation please see M-274, Instructions for Completing Form I-9.
<table>
<thead>
<tr>
<th>Age</th>
<th>N/A</th>
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<th>✓</th>
<th>✓</th>
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<tbody>
<tr>
<td>Date of Birth:</td>
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<tr>
<td>• Driver’s license</td>
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<td>• Baptismal record</td>
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<td>• Birth certificate</td>
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<td>• DD-214</td>
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<td>• Report of Transfer or Discharge paper</td>
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<tr>
<td>• Federal, state, or local ID card</td>
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<tr>
<td>• Passport</td>
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<td>• Hospital record of birth</td>
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<td>• Public assistance/social service records</td>
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<tr>
<td>• School records or ID cards</td>
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<tr>
<td>• Work permit</td>
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<tr>
<td>• Family Bible</td>
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<tr>
<td>• Cross-match with state agency records</td>
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<tr>
<td>• Justice system records</td>
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<tr>
<td>• Selective Service registration</td>
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</tr>
<tr>
<td>• Signed letter from parent or guardian</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>• Medical records</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>• Self-attestation</td>
<td></td>
<td></td>
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<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Selective Service Registration ¹⁄₂</th>
<th>N/A</th>
<th>✓</th>
<th>✓</th>
<th>✓</th>
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</thead>
<tbody>
<tr>
<td>TEGL 11-11 Change 2:</td>
<td></td>
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<td></td>
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<tr>
<td>• Selective Service acknowledgement letter</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>• Form DD-214 “Report of Separation”</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>• Screen printout of the <a href="#">Selective Service Verification</a></td>
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<tr>
<td>• Self-attestation for basic career services only.</td>
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</tbody>
</table>

<p>| | |</p>
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<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• Selective Service Registration Card; Selective Service Verification (Form 3A)</td>
<td></td>
</tr>
<tr>
<td>• Stamped Post Office Receipt of Registration.</td>
<td></td>
</tr>
<tr>
<td>Low-Income</td>
<td>N/A</td>
</tr>
<tr>
<td>------------</td>
<td>-----</td>
</tr>
</tbody>
</table>

**Low-income, TANF, and Other Public Assistance for Adult and Youth**

**Low-Income:**
- Award letter from Veteran’s Administration
- Bank statements
- Pay stubs
- Compensation award letter
- Court award letter
- Pension statement
- Employer statement/contact
- Family or business financial records
- Housing authority verification
- Quarterly estimated tax for self-employed persons
- Social Security benefits
- UI claim documents
- Copy of authorization to receive cash public assistance
- Copy of public assistance check
- Public assistance eligibility verification
- Cross-match with refugee assistance records
- Cross-match with public assistance records
- Cross-match with UI wage records
- Self-attestation

**TANF:**
- TANF eligibility verification
- TANF period of benefit receipt verification
- Referral transmittal from TANF
- Cross-match with TANF public assistance records
- Self-attestation or hard or electronic case notes (noting that staff saw proof of TANF)

Yes for low-income

Yes for TANF and Other Public Assistance (basic career services only)
Other Public Assistance
(State/Local General Assistance, Refugee Cash Assistance, or Food Stamp Assistance)
Recipient:
- Copy of authorization to receive cash public assistance
- Copy of public assistance check
- Medical card showing cash grant status
- Public assistance eligibility verification
- Cross-match with refugee assistance records
- Cross-match with public assistance records
- Cross-match with state MIS (WorkSourceWA/ETO) database for basic career services only
- Self-attestation for basic career services only
- Hard or electronic case notes (noting that staff saw proof of public assistance document) for basic career services only.

### Youth Program – In-School

<table>
<thead>
<tr>
<th>Category 1</th>
<th>Basic skills deficiency:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CASAS pre-test score(s)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Category 2</th>
<th>English Language Learner:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Case notes</td>
</tr>
<tr>
<td></td>
<td>Assessment test results</td>
</tr>
<tr>
<td></td>
<td>Applicable records from education institution (transcripts or other school documentation)</td>
</tr>
<tr>
<td></td>
<td>Self-attestation</td>
</tr>
<tr>
<td></td>
<td>Signed intake application or enrollment form</td>
</tr>
<tr>
<td></td>
<td>Signed individual service strategy</td>
</tr>
</tbody>
</table>

<p>| Yes | No |</p>
<table>
<thead>
<tr>
<th>Category 3</th>
<th>Offender:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Self-attestation</td>
<td></td>
</tr>
<tr>
<td>• Documentation from juvenile or adult criminal justice system</td>
<td></td>
</tr>
<tr>
<td>• Documented phone call with court or probation representatives</td>
<td></td>
</tr>
<tr>
<td>• WIOA intake or registration form.</td>
<td></td>
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<table>
<thead>
<tr>
<th>Category 4</th>
<th>Homeless/Runaway Youth or Foster Care</th>
</tr>
</thead>
<tbody>
<tr>
<td>Homeless individual and/or runaway youth:</td>
<td></td>
</tr>
<tr>
<td>• Self-attestation</td>
<td></td>
</tr>
<tr>
<td>• Signed intake application or enrollment form</td>
<td></td>
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<tr>
<td>• Written statement or referral transmittal from a shelter or social service agency</td>
<td></td>
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<tr>
<td>• Needs assessment</td>
<td></td>
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<tr>
<td>• Case notes</td>
<td></td>
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<tr>
<td>• Signed individual service strategy</td>
<td></td>
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<tr>
<td>• Letter from caseworker or support provider</td>
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<thead>
<tr>
<th>Foster Care Youth:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Written confirmation from social services agency</td>
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<tr>
<td>• Case notes</td>
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<tr>
<td>• Self-attestation</td>
</tr>
<tr>
<td>• Foster care agency referral transmittal</td>
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<th>Category 3</th>
<th>Basic Skills Deficiency or English Language Learner</th>
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<td>Basic skills deficiency:</td>
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<td>English Language Learner:</td>
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<tr>
<td>• Assessment Test Results</td>
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<tr>
<td>• Applicable Records from</td>
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<td>No (Basic skills deficiency)</td>
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<th>Pregnant or Parenting Youth:</th>
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<tbody>
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<td>• Needs assessment</td>
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<td></td>
<td>• WIC eligibility verification</td>
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<td></td>
<td>• TANF single parent eligibility verification</td>
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<tr>
<td></td>
<td>• Signed intake application or enrollment form</td>
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<th>Category 6</th>
<th>Youth who needs additional assistance:</th>
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<td>• Self-attestation</td>
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<td>• Case notes</td>
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<td>• Signed individual service strategy</td>
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<td>Offender: Documentation from the juvenile or adult criminal justice system</td>
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<td>- Written statement or referral document from a court or probation officer</td>
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<td>- Referral transmittal from a reintegration agency</td>
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<td>- Signed intake application or enrollment form</td>
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<td>- Case notes</td>
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<td>- Needs assessment</td>
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<td>- Self-attestation</td>
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<td>- Signed individual service strategy</td>
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<tr>
<td></td>
<td>- Federal bonding program application</td>
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<td></td>
<td>Yes (English Language Learner)</td>
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<td>Category 5</td>
<td>Homeless/Runaway youth or Foster Care</td>
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<td>• Written statement or referral transmittal from a shelter or social service agency</td>
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<td>• Letter from caseworker or support provider</td>
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<td>Foster Care Youth:</td>
<td></td>
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<tr>
<td>• Self-attestation</td>
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<tr>
<td>• Foster care agency referral transmittal</td>
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<td>• Needs assessment</td>
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<td>Pregnant or Parenting Youth:</td>
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<td>• Self-attestation</td>
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<tr>
<td>Category 7</td>
<td>Disability:</td>
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<td>• Needs assessment</td>
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<td>• Signed intake application or enrollment form</td>
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<td>• Self-attestation</td>
<td></td>
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<tr>
<td>• School 504 records provided by student</td>
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<tr>
<td>• Assessment test results</td>
<td></td>
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<tr>
<td>Dislocated Worker Program</td>
<td>Category 8</td>
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<table>
<thead>
<tr>
<th>Category 1</th>
<th>Date of Actual Qualifying Dislocation:</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>• Verification from employer</td>
</tr>
<tr>
<td></td>
<td>• Rapid response list</td>
</tr>
<tr>
<td></td>
<td>• Notice of layoff</td>
</tr>
<tr>
<td></td>
<td>• Public announcement with follow-up by</td>
</tr>
<tr>
<td></td>
<td>cross-match with UI database</td>
</tr>
<tr>
<td></td>
<td>• Self-attestation</td>
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<td></td>
<td>Yes</td>
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</tbody>
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<thead>
<tr>
<th>Category 2</th>
<th>Refer to Category 1 list above</th>
<th>Yes</th>
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</thead>
</table>

| Category 3 | Refer to Category 1 list above | Yes |
### Displaced Homemaker:
- Self-attestation
- Signed intake application or enrollment form
- Cross-match with public assistance records
- Copy of spouse’s layoff notice
- Copy of spouse’s death record
- Copy of spouse’s permanent change of station (PCS) orders (for a military move or assignment)
- Copy of divorce records
- Copy of applicable court records
- Copy of bank records (showing financial dependence on spouse, no separate individual income support, or no employment income earned)
- Needs assessment
- Signed individual employment plan

### Category 4

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<td>Yes</td>
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### Category 5

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<tbody>
<tr>
<td>No</td>
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</tbody>
</table>

- DD-2648 (Pre-separation Counseling Checklist) – Dislocated Service Member
- Counseling statements indicating separation proceedings – Dislocated Service Member
- Veterans Administration Release of Information Hospital Inquiry (VA ROIHINO) – Dislocated Veteran

### Category 6

<p>| | |</p>
<table>
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<tbody>
<tr>
<td>Yes</td>
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</tbody>
</table>

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1 Refer to Section 5.2 and TEGL 11-11 Change 2 for additional guidance on determining whether or not failure to register was knowing/willful.

2 Selective Service Registration applies to youth who are 18 years of age or older, either at the time of enrollment or during participation (Refer to Section 5.2).

3 Income as an eligibility requirement for the Adult program is determined by the LWDB in alignment with Section ii.b of this attachment. Income as an eligibility requirement for youth does not apply to youth enrolled in the 5% window.

4 Per Section 4.2, transitioning service members may qualify under the Dislocated Worker program even if a DD-214 has not been obtained. While these individuals may be eligible to receive WIOA Dislocated Worker services and funds, they are not veterans for the purposes of DOL reporting.
7. Self-Attestation Forms

You can download the Adult & DW Self-Attestation form [here](#).

### Adult & DW Self-Attestation Form

**Applicant Information:**

<table>
<thead>
<tr>
<th>Last Name:</th>
<th>First Name:</th>
<th>Middle Initial:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Address:</th>
<th>City:</th>
<th>State:</th>
<th>Zip:</th>
</tr>
</thead>
</table>

**Individuals entering WIOA services may self-attest to the information below:**

1. **Date of birth? (Adult and DW)**
   - Month: [ ]
   - Day: [ ]
   - Year: [ ]

2. **Are you low-income? (please explain below)**
   - Yes [ ] No [ ]

   *Note: LWDBs make local determinations regarding income verification and what is included or excluded as income (Policy 1019 Sec. 3.d - Local Responsibilities).*

   **Explanation:**

3. **Are you legally entitled to employment within the U.S. and territories? (Adult and DW)**
   - Yes [ ] No [ ]

4. **Have you been terminated, laid off, or received a notice of termination or layoff? (DW Categories 1 and 2)**
   - Yes [ ] No [ ]

5. **Are you a military service member who was discharged or released from service (under conditions other than dishonorable) or has received a notice of military separation? (DW Category 5)**
   - Yes [ ] No [ ]

6. **Were you unable to continue employment due to your spouse’s permanent change of military station, or did you lose employment as a result of your spouse’s discharge from the military? (DW Category 6)**
   - Yes [ ] No [ ]

7. **Were you self-employed, but are unemployed as a result of general economic conditions in the community in which you reside? (DW Category 3)**
   - Yes [ ] No [ ]

   *Are you a displaced homemaker? (DW Category 4)*

   *Note: A displaced homemaker is an individual who was dependent on the income of another family member and is no longer supported by the income of another family member.*

   **Yes [ ] No [ ]**

<table>
<thead>
<tr>
<th>Dislocation Information</th>
<th>Current Employment Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Date</strong></td>
<td><strong>Separation Date (if known):</strong></td>
</tr>
<tr>
<td><strong>Job Title</strong></td>
<td><strong>Start Date:</strong></td>
</tr>
<tr>
<td><strong>Business Name</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Address</strong></td>
<td></td>
</tr>
<tr>
<td><strong>City, State, Zip</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Self-Attestation Statement:**
I certify that the information provided on this document is true and accurate to the best of my knowledge and belief. I understand that such information is subject to verification and further understand that the above information, if misrepresented or incomplete, may be grounds for immediate termination from any WIOA program and/or penalties as specified by law.

<table>
<thead>
<tr>
<th>SIGNATURE OF PARTICIPANT</th>
<th>DATE</th>
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<tbody>
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Staff Verification Statement:

I certify that the individual whose signature appears above provided the information recorded on this form.

<table>
<thead>
<tr>
<th>SIGNATURE OF STAFF</th>
<th>DATE</th>
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<tbody>
<tr>
<td>X</td>
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</table>
You can download this Youth Self-Attestation form [here](#).

<table>
<thead>
<tr>
<th>Youth Self-Attestation Form</th>
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<tbody>
<tr>
<td><strong>Applicant Information:</strong></td>
</tr>
<tr>
<td>Last Name:</td>
</tr>
<tr>
<td>Address:</td>
</tr>
</tbody>
</table>

**Individuals entering WIOA services may self-attest to the information below:**

1. **Date of birth?**  Month: Day: Year:  
   - Are you low-income? (please explain below)  
   - Note: LWDBs make local determinations regarding income verification and what is included or excluded as income (Policy 1019 Sec. 3.d - Local Responsibilities).
   - Yes ☐  No ☐  
   - Explanation:

2. **Are you legally entitled to employment within the U.S. and territories?**  Yes ☐  No ☐

3. **Have you dropped out of school?**  Yes ☐  No ☐

4. **Are you homeless or did you run away from home?**  Yes ☐  No ☐

5. **Are you pregnant or currently parenting a child?**  Yes ☐  No ☐

6. **Are you an offender?**  Yes ☐  No ☐

7. **Locally established criteria for “Requires Additional Assistance” may allow for self-attestation (includes individuals with disabilities).**  Yes ☐  No ☐

8. **Are you one or more grade levels below the appropriate grade level for your age?** (Only applies to the 5% not meeting the low income criteria)  Yes ☐  No ☐

**Self-Attestation Statement:**

I certify that the information provided on this document is true and accurate to the best of my knowledge and belief. I understand that such information is subject to verification and further understand that the above information, if misrepresented or incomplete, may be grounds for immediate termination from any WIOA program and/or penalties as specified by law.

**SIGNATURE OF PARTICIPANT**  
X  
**DATE**

**Staff Verification Statement:**

I certify that the individual whose signature appears above provided the information recorded on this form.

**SIGNATURE OF STAFF**  
X  
**DATE**
8. **Includable and Excludable Income**

Income requirements are computed by recording the total reportable family income for six months prior to the date the application is signed and then multiplying by two (2). This is the total annual family income.

The following are income types that fall into either includable or excludable income for purposes of WIOA eligibility.

**Include the following when computing annual family income:**
- Pay stubs (wages and salaries before any deductions)
- Net receipts from non-farm self-employment (recipients from a person's own unincorporated business, professional enterprise, or partnership after deductions for business expense).
- Unemployment insurance
- Child support payments
- Old Age and Survivors Insurance (OASI)
- Net receipts from farm self-employment (receipts from a farm which one operates as an owner, renter, or sharecropper, after deductions for farm operating expenses).
- Regular payments from railroad retirement, strike benefits from union funds and worker's compensation (not lump sum) training stipends.
- Alimony
- Military pay or allowances paid while on active duty or paid by the Department of Veterans Affairs (VA) for vocational rehabilitation, disability payments, or related VA-funded programs are not includable income (TEGL 19-16; 20 CFR 683.230).
- Pensions whether private, government employee (including military retirement pay), law enforcement firefighters (LEF) disability income.
- Regular insurance or annuity payment.
- College or university grants, fellowships, and assistantships, state work-study (not needs based scholarships): the key is whether or not the money is a loan to be paid back. If it is to be paid back, then it is a loan and excludable income if not, then it is includable.
- Dividends, interest, net rental income, net royalties, and periodic receipts from estates or trusts.
- Net gambling or lottery winnings.
- L & I paid on a monthly basis.
- Social Security Disability (SSDI) Insurance payments (Title II of the Social Security Act, Federal Old-Age, Survivors and Disability Insurance). SSDI pays benefits to individuals that have worked in the past, paid Social Security taxes, and are currently unable to work for a year or more because of a disability. SSDI in considered income replacement.

**Exclude the following when computing annual family income:**
- Public assistance payments (including TANF, SSI, RCA, GA).
- Training stipends under WIOA
- Foster childcare payments
- Financial assistance under Title IV of the Higher Education Act, i.e. Pell grants, federal opportunity grants and federal work study, as well as needs-based scholarships (loans are debt and not income).
- Capital gains
▪ Any assets drawn down as withdrawals from a bank.
▪ Tax refund, gifts, loans, inheritance, one-time insurance payments, or compensation for injury.
▪ Non-cash benefits such as employer fringe benefits, food or housing received in lieu of wages, Medicare, Medicaid, food stamps, school meals, fuel or housing assistance.
▪ Certain one-time cash payments including: tax refunds; one-time gifts; loans, which are debt and not income; assets from the sale of a home, property, or car; one-time insurance settlements; lump sum inheritances; one-time compensation for injury; etc.
▪ Job Corps payments.
▪ Wages paid through the Senior Community Service Employment Program funded under Title V of the Older Americans Act.
▪ Payments received under the Trade Adjustment Assistance (TAA).
▪ U. S. Housing and Urban Development (HUD) rental assistance subsidies.
▪ Stipends received in the following programs: VISTA, Peace Corps, Foster Grandparent Program, YouthWorks/AmeriCorps Programs, and Retired Senior Volunteer Program.

If payment is a one-time lump sum, it is generally excludable. If a payment occurs in monthly installments, then it is generally includable. If the payment does not meet one of the excludable criteria, then the payment will be includable income.