Employment and Training Administration, Labor

§ 662.430 Under what conditions may One-Stop operators designated to operate in a One-Stop delivery system established prior to the enactment of WIA be designated to continue as a One-Stop operator under WIA without meeting the requirements of § 662.410(b)?

Under WIA section 121(e), the Local Board, the chief elected official and the Governor may agree to certify an entity that has been serving as a One-Stop operator in a One-Stop delivery system established prior to the enactment of WIA (August 7, 1998) to continue to serve as a One-Stop operator without meeting the requirements for designation under § 662.410(b) if the local One-Stop delivery system is modified, as necessary, to meet the other requirements of this part, including the requirements relating to the inclusion of One-Stop partners, the execution of the MOU, and the provision of services. (WIA sec. 121(e).)

PART 663—ADULT AND DISLOCATED WORKER ACTIVITIES UNDER TITLE I OF THE WORKFORCE INVESTMENT ACT

Subpart A—Delivery of Adult and Dislocated Worker Services Through the One-Stop Delivery System

Sec.
663.100 What is the role of the adult and dislocated worker programs in the One-Stop delivery system?
663.105 When must adults and dislocated workers be registered?
663.110 What are the eligibility criteria for core services for adults in the adult and dislocated worker programs?
663.115 What are the eligibility criteria for core services for dislocated workers in the adult and dislocated worker programs?
663.120 Are displaced homemakers eligible for dislocated worker activities under WIA?
663.145 What services are WIA title I adult and dislocated workers formula funds used to provide?
663.150 What core services must be provided to adults and dislocated workers?
663.155 How are core services delivered?
663.160 Are there particular core services an individual must receive before receiving intensive services under WIA section 134(d)(3)?
663.165 How long must an individual be in core services in order to be eligible for intensive services?

Subpart B—Intensive Services

663.200 What are intensive services for adults and dislocated workers?
663.210 How are intensive services delivered?
663.220 Who may receive intensive services?
663.230 What criteria must be used to determine whether an employed worker needs intensive services to obtain or retain employment leading to “self-sufficiency”?
663.240 Are there particular intensive services an individual must receive before receiving training services under WIA section 134(d)(4)(A)(i)?
663.245 What is the individual employment plan?
663.250 How long must an individual participant be in intensive services to be eligible for training services?

Subpart C—Training Services

663.300 What are training services for adults and dislocated workers?
663.310 Who may receive training services?
663.320 What are the requirements for coordination of WIA training funds and other grant assistance?

Subpart D—Individual Training Accounts

663.400 How are training services provided?
663.410 What is an Individual Training Account (ITA)?
663.420 Can the duration and amount of ITA’s be limited?
663.430 Under what circumstances may mechanisms other than ITA’s be used to provide training services?
663.440 What are the requirements for consumer choice?

Subpart E—Eligible Training Providers

663.500 What is the purpose of this subpart?
663.505 What are eligible providers of training services?
663.508 What is a “program of training services”?
663.510 Who is responsible for managing the eligible provider process?
663.515 What is the process for initial determination of provider eligibility?
663.530 Is there a time limit on the period of initial eligibility for training providers?
663.535 What is the process for determining the subsequent eligibility of a provider?
663.540 What kind of performance and cost information is required for determinations of subsequent eligibility?
663.550 How is eligible provider information developed and maintained?
663.555 How is the State list disseminated?