

To: Indiana's Workforce System

From: Indiana Department of Workforce Development (DWD)

April 5, 2024 Date:

**Subject:** DWD Policy 2022-18, Change 1

**National Dislocated Worker Grants** 

# **Purpose**

The purpose of this policy is to provide Local Workforce Development Boards (within this guidance, referred to as local WDBs or local areas) an overview of grant requirements and basic grantee responsibilities for Disaster Recovery and Employment Recovery Dislocated Worker Grants. This guidance is designed to provide high-level grant information, and local areas should review TEGL 16-21 Updated National Dislocated Worker Grant Program Guidance for more detailed guidance. Additional technical assistance will be issued for specific qualifying events as was issued in the past for funds related to COVID-19 and the Opioid Crisis. Such guidance may include grantee application instructions, eligibility requirements, implementation requirements, or other information specific to the event. 1

# **Change 1 Summary**

The following has been added to the Participant Eligibility section of the Disaster Recovery DWG:

- Definition for long-term unemployed;
- Updated information on the performance metric "Effectiveness in Serving Employers" (Retention with the Same Employer);
- Examples of DR-DWG qualifying events; and
- New Attachment C, Disaster Recovery DWG Participant Eligibility Allowable Documentation
  - The Employment Recovery DWG Participant Eligibility Allowable Documentation attachment is now labeled Attachment D.

#### Rescissions

- DWD Policy 2022-18 National Dislocated Worker Grants
- DWD Memorandum Interim Guidance on the Delivery of WIOA Title I Adult and Dislocated Worker Services and the Impact on Participation and Exit Dates, July 2, 2015

#### References

See Attachment A

<sup>&</sup>lt;sup>1</sup> Examples include DWD's Quality Jobs, Equity, Strategy, and Training (QUEST) Disaster Recovery National Dislocated Worker Grant (DWG) and the REVISED NHE-DW Grant Implementation Guidance technical assistance documents.

### Content

National Dislocated Worker Grants (DWGs) are discretionary grants enabling states and communities to respond to and recover from large, unexpected dislocation events. They are supplemental, time-limited funding assistance provided in response to major economic dislocations or other events that cause a significant impact exceeding the capacity of existing formula funds and other relevant resources. There are two types of DWGs: Disaster Recovery and Employment Recovery. DWD may apply for either of these DWGs and can potentially sub-award funds to local areas. In the case of an Employment Recovery DWG, local WDBs and consortiums of WDBs are eligible to apply as well.

# **Disaster Recovery DWG**

Disaster Recovery (DR) DWGs provide temporary disaster-relief employment as well as employment and training activities, as appropriate, to minimize the employment and economic impact of declared disasters and emergency situations (events), in disaster-declared areas. Indiana understands and emphasizes the importance of quickly beginning services to support post-disaster employment and economic recovery through DR DWGs.

# **Qualifying Events**

The following events are eligible for DR DWGs:

- Emergencies and major disasters<sup>3</sup> declared by the Federal Emergency Management Agency (FEMA) as eligible for public assistance;
- Emergencies or disaster situations of national significance, natural or man-made, that could result in a potentially large loss of employment (USDOL defines "large loss of employment" as the potential loss of at least 50 jobs within the disaster area covered by the relevant declaration); and
- Relocation of a substantial number of individuals from an area affected by a disaster or emergency to areas outside the disaster or emergency area. The definition of "substantial" will vary depending on the specific DR DWG, per TEGL 16-21.

#### **Participant Eligibility**

The following individuals are eligible to participate in a DR DWG:<sup>4</sup>

- Individuals temporarily or permanently laid off as a consequence of the emergency or disaster;
- Dislocated workers as defined in WIOA Section 3(15), including displaced homemakers as defined in WIOA Section 3(16);<sup>5</sup>
- Long-term unemployed individuals

<sup>&</sup>lt;sup>2</sup> As defined in 20 CFR 687.110(b).

<sup>&</sup>lt;sup>3</sup> As defined under Section 102 of the Stafford Act (42 USC.5122).

<sup>4 20</sup> CFR 687.170(b).

<sup>&</sup>lt;sup>5</sup> DWD's Workforce Innovation and Opportunity Act (WIOA) Title I Adult and Dislocated Worker Program Eligibility policy provides additional guidance.

- TEGL 16-21 allows grant recipients to provide their own definitions of this term. Indiana generally defines "long-term unemployed" as an individual who has not worked for twenty-seven (27) or more weeks in aggregate over the past year.
- This definition may change based on qualifying events; or
- Self-employed individuals who became unemployed or significantly underemployed as a result of the disaster or emergency.

DWD will issue additional guidance defining key eligibility terms including but not limited to "laid-off," "long-term unemployed individuals," and "significantly underemployed" for each qualifying event. Local staff must collect and maintain eligibility documentation in DWD's case management system. <sup>6</sup> DWD will also issue guidance outlining proper case management protocol for each qualifying event.

#### **Allowable Activities**

Except for the following situations, all DR DWG projects must include disaster-relief employment:<sup>7</sup>

- Disaster Recovery DWGs are awarded in response to non-Stafford Act disaster or emergency declarations, where the circumstances and nature of the disaster do not allow for cleanup or humanitarian temporary employment opportunities authorized by WIOA.
- Disaster Recovery DWGs that are awarded due to an influx of individuals relocated from a
  disaster area, where the grant recipient is not responding to the declared disaster, because it is
  in another geographic area. In these circumstances, the DWG may provide employment and
  training activities as the primary activity, as participants are outside of the disaster area.
  However, these grants may also offer participants disaster-relief employment where
  appropriate, such as working in designated shelters to provide humanitarian assistance to
  relocating individuals impacted by the disaster.

Although DR DWGs unrelated to the aforementioned exceptions must include disaster-relief employment, not every DR DWG participant must be enrolled in this aspect of the grant. Grant recipients may enroll DR DWG participants in:

- Disaster-relief employment only; or
- Employment and training activities (including supportive services) only; or
- Both disaster-relief employment and employment and training activities.

#### **Disaster-Relief Employment**

DR DWGs provide funding for the creation of temporary, disaster-relief employment, which is temporary employment of eligible individuals for the purposes described in WIOA Section 170(b)(1)(B) and (d), as well as 20 CFR 687.180(b) and (c). Disaster-relief employment must align with at least one of the following two categories:

 Cleanup and recovery efforts include a broad set of possible activities that focus on demolition, cleaning, repair, renovation, and reconstruction. Cleanup activities must be designed to address, mitigate, or otherwise limit the damage, or the health and safety impacts, of the declared disaster area. Repairs and reconstruction must be done to the areas damaged due to a declared

 $<sup>^{\</sup>rm 6}$  See  ${\bf Attachment}~{\bf C}$  for allowable eligibility documentation.

<sup>&</sup>lt;sup>7</sup> TEGL 16-21.

- event. WIOA prohibits the use of these funds for new construction or other activities aimed at preventing future disasters. Other cleanup activities may be developed in response to specific disaster events; or
- Humanitarian assistance generally includes actions designed to save lives, alleviate suffering, and maintain human dignity in the aftermath of disasters. The provision of general humanitarian assistance that solely focuses on prevention and planning of future disaster events is not an allowable activity under a DR DWG. This assistance includes activities such as the provision of food, clothing, and shelter. The assistance must address the needs resulting from the disaster situation named in the DWD DWG application and the federal declaration. Although DR DWG funds can be used to cover positions delivering humanitarian assistance, they cannot be used for the supplies being provided.

#### Wages and Duration

Local areas must obtain or work collaboratively with their disaster relief employers to develop participant job descriptions that align with disaster relief employment categories. There are two (2) disaster-relief employer situations that will guide entry-level wages for disaster-relief employment participants:

- When a Disaster Relief Employer has an existing position, participants must be compensated at the same rate,<sup>8</sup> including periodic increases, shift differential, benefits, or overtime pay, as employees who are similarly situated in similar occupations by the same employer and who have similar training, experience, and skills; or
- In cases where the Disaster-Relief Employer does not have other employees doing the same or similar work, the employer should also provide the same benefits to the grant participant that they offer other employees working a similar length of time. Local areas must also ensure that the wages:
  - o Are at least \$15.00 per hour; or
  - Align with the industry standard for that type of work in the area where the work is to be performed, supported by documentation including but not limited to local LMI, similar job postings within DWD's labor exchange system, BLS data, or Hoosiers by the Numbers data. Documentation must be made available on request for DWD grant management and monitoring purposes.

Participants in disaster-relief positions may be employed for a maximum of 12 months or 2,080 hours, whichever is longer. Local areas must develop internal processes for tracking participant hours and wage information. This information must be made available on request for DWD grant management and monitoring purposes.

#### Disaster Relief Employer and Worksites

Disaster-relief employers are the entities that carry out day-to-day human resources and payroll activities of a DR DWG. There is no limitation on what type of entity or organization may be a disaster

<sup>&</sup>lt;sup>8</sup> Such rates must be in accordance with applicable law but in no event less than the higher of the rate specified in Section 6(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 206(a)(1)) or the applicable state or local minimum wage law.

relief employer. Disaster-relief employers must ensure that project participants are afforded the same health and safety standards established under federal and state law applicable to working conditions of permanent employees.

Local areas must have a written worksite agreement<sup>10</sup> in place with disaster-relief employers to ensure that they comply with all DWG requirements, including those regarding employment activities, participant eligibility, participant safety and health (including OSHA safety and work condition standards), pay and benefits, unemployment insurance or workers compensation, and state requirements. Local areas must ensure that negotiations, pricing and any fees contained in the agreement and charged to the grant are reasonable and fair, and that any competition is full and open.

Worksite agreements must be signed by all parties, including the participant. The participant must be provided with a copy of the agreement or a document that clearly explains the conditions of the agreement. A copy of the agreement must be maintained in DWD's case management system and be made available on request for DWD grant management and monitoring purposes.

Worksites must be in the geographic disaster area covered by the qualifying declaration for the DR DWG. Local areas must give the highest priority to the cleanup of the disaster areas' most severely damaged public communities, facilities, and property and the provision of humanitarian assistance to economically disadvantaged areas within the disaster area. Where possible, grant local areas should prioritize enrollment of eligible participants most in need of economic support or workforce development services.

Local areas must conduct periodic worksite monitoring. Monitoring may include virtual, on-site visits, and phone/email communications with the employer, supervisor, and participant to ensure health and safety standards are maintained and to ensure participant daily work tasks are aligned with those specified in the agreement and participant's job description. Monitoring activities must be documented in the participant's electronic file in DWD's case management system.

Under the following conditions, work may be performed on private property:

- The work is intended to remove health and safety hazards to the larger community or to address
  or alleviate specific economic or employment-related impacts of the disaster, such as cleanup
  work needed for disaster-affected employers to resume or continue operations;
- The work is necessary to remove health and safety hazards on private property and will only
  return the land to a safe and habitable level rather than improving the original condition of the
  private property; and
- The DR DWG funds are not used to cover the cost of materials to do repairs.

If the local area determines that work on private property is needed, they must develop and maintain documentation that provides the rationale for that determination and how each private property worksite meets requirements. This documentation must be made available on request for DWD grant management and monitoring purposes.

<sup>&</sup>lt;sup>9</sup> Costs charged to the grant by a disaster relief employer must comply with the limitations in the WIOA statute and regulations (including DWG regulations at 20 CFR part 687), grant award terms and conditions (found at, and Uniform Guidance (2 CFR parts 200 and 2900.

<sup>&</sup>lt;sup>10</sup> Guidance for contracting and procurement may be found in the Procurement Standards at 2 CFR part 200.

### **Employment and Training Activities**<sup>11</sup>

DR DWGs can fund employment and training activities<sup>12</sup> for eligible participants. Employment and training services may be provided regardless of an individual's participation in disaster relief employment.

#### **Supportive Services**

Supportive services are allowable under DR DWGs when needed to enable individuals to participate in disaster-relief employment and employment and training activities as well as when the services cannot be obtained through other programs. There are two ways that supportive services may be utilized:

- Supportive services provided to participants in disaster-relief employment must be designed to
  enable the participant to safely and effectively carry out the job for which they have been hired;
- Supportive services provided to participants in employment and training activities must align with state<sup>13</sup> and local supportive services policies and enable the individual to participate in grant-funded employment and training activities.

NOTE: Participant data must be entered into DWD's case management system within three (3) business days.<sup>14</sup>

#### **Coordination with Emergency Management Agencies**

WDBs must coordinate the activities funded under a DR DWG with the appropriate organizations, including state emergency management agencies, to avoid duplication of efforts and to ensure that its activities appropriately respond to the affected community's needs after a disaster. The board must coordinate with any federal agencies handling the federal response to the disaster or emergency in the local area either through direct contact or contact with state or local agencies coordinating with these federal agencies.

# **Employment Recovery DWG**

Employment Recovery (ER) DWGs provide resources to respond to major economic dislocations, such as plant closures and mass layoffs, as well as closures and realignments of military installations, which cause significant job losses.

NOTE: Local WDBs or a consortium of WDBs are eligible to apply for an ER DWG. See TEGL 16-21 for application guidance.

<sup>&</sup>lt;sup>11</sup> As described in WIOA Section 134(c)(2) and 20 CFR Part 680.

<sup>12</sup> DWD's Workforce Innovation and Opportunity Act (WIOA) Title I Service Delivery policy provides additional guidance.

<sup>&</sup>lt;sup>13</sup> DWD's Workforce Innovation and Opportunity Act (WIOA) Supportive Services for Title I Adult and Dislocated Workers policy provides additional guidance.

<sup>&</sup>lt;sup>14</sup> See DWD's Maintaining Data Integrity in Workforce Programs policy for additional guidance.

# **Qualifying Events**<sup>15</sup>

- Mass Layoff or Plant Closure. Layoffs or plant closures affecting 50 or more workers from one
  employer within the service area of the applicant may qualify for Mass Layoff or Plant Closure
  ER DWGs.
- **Community Impact.** Multiple small dislocations occurring over a period of up to 12 months that have significantly increased the number of unemployed individuals in a state, or a regional or local workforce area or areas may qualify for a Community Impact ER DWG.
- Higher-than-Average Demand for Services from Dislocated Service Members. A higher-thanaverage demand for employment and training activities from dislocated military service members and dislocated military spouses that exceeds state and local resources for providing such activities may qualify for ER DWG funding.

# **Participant Eligibility**

NOTE: Participant eligibility differs between DR DWGs and ER DWGs.

The following individuals are eligible to participate in an ER DWG:

- Dislocated workers, as defined in WIOA Section 3(15) including displaced homemakers as defined in WIOA Section 3(16);<sup>16</sup>
- Civilian employee of the Department of Defense or the Department of Energy employed at a
  military installation that is being closed, or that will undergo realignment, within the next 24
  months after the date of the determination of eligibility;
- An individual who is employed in a non-managerial position with a Department of Defense contractor, who is determined by the Secretary of Defense to be at risk of termination from employment as a result of reductions in defense expenditures, and whose employer is converting operations from defense to nondefense applications in order to prevent worker layoffs; or
- Member of the Armed Forces who:
  - o was on active duty or full-time National Guard duty;
  - is involuntarily separated<sup>17</sup> from active duty or full-time National Guard duty; or is separated from active duty or full-time National Guard duty pursuant to a special separation benefits program under 10 U.S.C. 1174a, or the voluntary separation incentive program under Section 1175 of that title;
  - o is not entitled to retired or retained pay incident to the separation; and
  - o applies for employment and training assistance within 180 days of that separation.
- Dislocated members of the Armed Forces (service members who are transitioning to the civilian workforce), including recently separated veterans. This includes all members of the Armed Forces who were discharged under conditions other than dishonorable;<sup>18</sup>

 $<sup>^{15}</sup>$  TEGL 16-21 provides additional "qualifying event" guidance.

<sup>&</sup>lt;sup>16</sup> DWD's Workforce Innovation and Opportunity Act (WIOA) Title I Adult and Dislocated Worker Program Eligibility provides additional guidance.

 $<sup>^{17}</sup>$  As defined in Section 1141 of Title 10 United States Code.

<sup>&</sup>lt;sup>18</sup> 20 CFR 687.170(a)(1)(iv).

- Dislocated spouses of members of the Armed Forces on active duty, including spouses who have experienced a loss of employment as a direct result of relocation to accommodate a permanent change in the service member's duty station, or a spouse who:
  - is a dependent spouse of a member of the Armed Forces on active duty whose family income is significantly reduced—as determined by statutes or policies of the state or local area for defining "significantly reduced"—because of a deployment, a call or order to active duty, a permanent change of station, or the service-connected death or disability of the service member; and
  - is unemployed or underemployed and is experiencing difficulty in obtaining or upgrading employment (see WIOA Sections 3(15)(E) and 3(16)(A) and (B)).

Eligibility documentation<sup>19</sup> must be collected and maintained in DWD's case management system.

#### **Allowable Activities**

# **Employment and Training Assistance<sup>20</sup>**

Employment and training assistance<sup>21</sup> includes career services, training services, and supportive services as described below:<sup>22</sup>

- Career services are designed to help support dislocated workers in making informed decisions
  for the purpose of achieving reemployment and education goals. Career services may include,
  but are not limited to outreach, intake, labor exchange services, initial and comprehensive
  assessments, development of an individual employment plan, referral, provision of labor market
  information, and information on eligible training providers and the availability of supportive
  services.
- **Training services** are allowable under ER-DWGs and may include occupational training, workbased learning such as on-the-job training<sup>23</sup> and Registered Apprenticeships, entrepreneurial training, and customized training.
- Supportive services are allowable whenever they are needed to enable individuals to
  participate in employment and training activities. NOTE: DWG supportive services must align
  with the state or local supportive service policy and have the same requirements as applicable
  to the WIOA Dislocated Worker formula program.<sup>24</sup>

NOTE: Participant data must be entered into DWD's case management system within the timeline described in DWD's *Maintaining Data Integrity in Workforce Programs* policy.

#### **DR and ER DWG General Provisions**

The following provisions apply to both DR and ER DWGs.

<sup>&</sup>lt;sup>19</sup> See **Attachment D** for allowable eligibility documentation for ER DWGs.

<sup>&</sup>lt;sup>20</sup> For Employment Recovery DWGs, the terms "employment and training assistance" and "employment and training activities" are used interchangeably.

<sup>&</sup>lt;sup>21</sup> DWD's Workforce Innovation and Opportunity Act (WIOA) Title I Service Delivery policy provides additional guidance.

<sup>&</sup>lt;sup>22</sup> Employment and training activities as described in WIOA Section 134(c)(2) and 20 CFR Part 680.

<sup>&</sup>lt;sup>23</sup> DWD's Workforce Innovation and Opportunity Act (WIOA) Title I Adult and Dislocated Worker On-the-Job Training (OJT), Change 1 policy provides additional guidance.

<sup>&</sup>lt;sup>24</sup> TEGL 16-21.

### **Veterans' Priority**

DWGs are subject to the provisions of 38 U.S.C. 4215, which provides priority of service to veterans and eligible spouses in all Department of Labor-funded job training programs. Veterans and eligible spouses who meet DWG eligibility will receive priority of service for training made available under DWGs.<sup>25</sup>

#### Rapid Response

Although DWGs do not fund early intervention or layoff aversion activities, early intervention is a critical component of successful workforce transition efforts. Local Rapid Response Teams should work collaboratively with the State Rapid Response Unit to ensure rapid response activities and interventions are deployed as appropriate.

### **Employment and Training**

The use of DWG funds for employment and training activities is subject to the limitations and requirements, as applicable, to the WIOA Dislocated Worker program. Therefore, training providers funded through either type of DWG must be an Eligible Training Provider in Indiana unless they meet the exceptions in 20 CFR 680.320.<sup>26</sup>

### **Performance Goals**

**Performance Measures.** Although measures negotiated with DWD for the Title I Dislocated Worker program may serve as a basis for DWG performance, DWD may request alternative performance metrics (such as enrollment benchmarks) when applying for DWGs.<sup>27</sup> DWD will communicate performance expectations for each local area sub-awardee in alignment with the performance requirements specific to the DWG award.

**Participant Enrollments.** Grant funding is based in large measure on the total number of participants the local area proposes to enroll, and assessing grant performance requires a consistent expectation for planned participant numbers are met.

#### **DWD Grant Management**

DWGs are non-formula funded and are subject to the requirements and practices specified in DWD's *Non-Formula Grant Performance Management* policy.

DWGs are managed by the DWD Grant Management Team (GMT) and will be included as part of the GMT's routine quarterly meetings. The GMT will obtain grant information from appropriate DWD data systems<sup>28</sup> and provide local areas with a status update on grant progress and performance. Technical

<sup>&</sup>lt;sup>25</sup> DWD's Priority of Service for Veterans and Eligible Spouses in Indiana DWD's Integrated WorkOne Offices policy provides additional guidance.

<sup>&</sup>lt;sup>26</sup> DWD's INTraining and Eligible Training Provider List (ETPL) Eligibility and Establishment Under the Workforce Innovation and Opportunity Act (WIOA) Title I policy provides additional guidance.

<sup>&</sup>lt;sup>27</sup> These performance measures are Employment Rate the second and fourth quarter after exit, Median Earnings the second quarter after exit, Credential Attainment, Measurable Skill Gains, and Retention with the Same Employer.

<sup>&</sup>lt;sup>28</sup> Specific data systems will be identified in guidance issued for each event.

assistance and next steps will be developed based on each quarter's quantitative and qualitative reports.

In addition to the grant management and performance protocols described herein, grant performance outcomes will be reviewed and assessed during routine DWD grantee monitoring and may result in monitoring findings, including questioned or potentially disallowed costs, and corrective action requirements.

#### **Action**

Local areas must ensure appropriate staff are aware of and understand the content of this policy as well as any supplemental guidance that is issued as a result of a DR or ER DWG.

# **Attachments**

Attachment A - References

Attachment B - USDOL NWDG Desk Reference

Attachment C – Disaster Recovery DWG Participant Eligibility Allowable Documentation

**Attachment D -** Employment Recovery DWG Participant Eligibility Allowable Documentation

# **Effective Date**

Immediately.

# **Ending Date**

Upon rescission.

# **Additional Information**

Questions regarding the content of this publication should be directed to policy@dwd.in.gov.

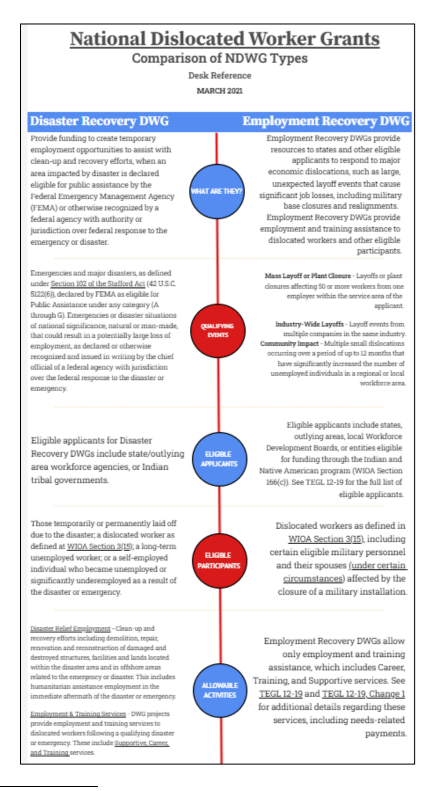
# Attachment A References

- WIOA Sections 3, 134, and 170
- 2 CFR parts 200 and 2900
- 20 CFR Part 680 and 687
- 10 U.S.C. 1141, 1174(a), and 1175
- 29 U.S.C. 206(a)(1)
- 38 U.S.C. 4215
- 42 U.S.C. 5122 Section 102
- TEGL 23-19, Change 2 Guidance for Validating Required Performance Data Submitted by Grant Recipients of U.S. Department of Labor (DOL) Workforce Programs
- TEGL 16-21 Updated National Dislocated Worker Grant Program Guidance
- TEGL 12-19, Change 1 National Dislocated Worker Grant Program Guidance
- DWD Policy 2023-05 Maintaining Data Integrity in Workforce Programs
- DWD Policy 2022-12, Change 1 Quality Jobs, Equity, Strategy, and Training (QUEST) Disaster Recovery National Dislocated Worker Grant (DWG)
- DWD Policy 2022-02, Change 1 Workforce Innovation and Opportunity Act (WIOA) Title I Adult and Dislocated Worker On-the-Job Training (OJT)
- DWD Policy 2021-03, Workforce Innovation and Opportunity Act (WIOA) Title I Adult and Dislocated Worker Program Eligibility
- DWD Policy 2021-02 Workforce Innovation and Opportunity Act (WIOA) Supportive Services for Title I Adult and Dislocated Workers
- DWD Policy 2020-10, Change 1 Workforce Innovation and Opportunity Act (WIOA) Title I Service Delivery
- DWD 2015-08 Priority of Service for Veterans and Eligible Spouses in Indiana DWD's Integrated WorkOne Offices
- DWD Policy 2020-16, Change 1 INTraining and Eligible Training Provider List (ETPL) Eligibility and Establishment Under the Workforce Innovation and Opportunity Act (WIOA) Title I
- DWD TA WF20-2 REVISED NHE-DW Grant Implementation Guidance
- National Archives Veterans' Service Records<sup>29</sup>
- US Department of Labor's (USDOL) Employment and Training Administration National Dislocated Worker Grants Comparison of NDWG Types Desk Reference<sup>30</sup>

<sup>&</sup>lt;sup>29</sup> <u>https://www.archives.gov/veterans/military-service-records.</u>

<sup>&</sup>lt;sup>30</sup> https://www.dol.gov/agencies/eta/dislocated-workers/technical-assistance.

# Attachment B USDOL NWDG Desk Reference<sup>31</sup>



<sup>&</sup>lt;sup>31</sup> The desk reference and other NDWG resources are available at <a href="https://www.dol.gov/agencies/eta/dislocated-workers/technical-assistance">https://www.dol.gov/agencies/eta/dislocated-workers/technical-assistance</a>.

# Attachment C Disaster Recovery DWG Participant Eligibility Allowable Documentation

Eligibility Category	Allowable Documentation	
Individuals temporarily or permanently	Paystubs or other payroll records;	
laid off as a consequence of the	A bank statement indicating direct deposit from the most recent	
emergency or disaster;	employer;	
	A letter of layoff from the most recent employer; or	
	Unemployment insurance claim printout. <sup>32</sup>	
Dislocated workers as defined in WIOA	WIOA 3(15)	
Section 3(15), including displaced	DW eligibility documentation is unchanged for DWGs.	
homemakers as defined in WIOA	WIOA 3(16) Per TEGL 23-19, Change 2:	
Section 3(16);	<ul> <li>Intake application or enrollment Form (signed);</li> </ul>	
	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); or	
22	Self-attestation.	
Long-term unemployed individuals; <sup>33</sup>	Per TEGL 23-19, Change 2:	
	Public Assistance Records;	
	Refugee Assistance Records; or	
	Self-Attestation.	
Self-employed individuals who became	Documentation must clearly show that the individual (1) was self-	
unemployed or significantly	employed and (2) is now unemployed or significantly underemployed:	
underemployed as a result of the	Documentation for self-employment:	
disaster or emergency.	A business tax return,	
	A business license, or	
	Any other legal document which establishes self-employment.	
	Documentation that owner is unemployed or significantly	
	underemployed:	
	Financial records;  Press release or other public notification of business electrons.	
	Press release or other public notification of business closure; or	
	Unemployment claim printout. <sup>34</sup>	

NOTE: Detailed case notes must be entered indicating the individual has been determined eligible for the DR-DWG.

NOTE: Additional technical assistance will be issued for specific qualifying events. This guidance may include expanded eligibility categories and/or definitions and/or additional eligibility documentation requirements.

<sup>&</sup>lt;sup>32</sup> As established by Indiana DWD.

<sup>&</sup>lt;sup>33</sup> Indiana has defined "long-term unemployed" as an individual that has not worked for twenty-seven (27) or more weeks in aggregate over the past year.

<sup>&</sup>lt;sup>34</sup> As established by Indiana DWD.

# Attachment D Employment Recovery DWG Participant Eligibility Allowable Documentation

Eligibility Category Allo	wable Documentation
Dislocated Worker (DW) as defined in WIOA Sec 3(15) and WIOA 3(15)	
displaced homemakers as defined in WIOA Section 3(16); DW eligibility	y documentation is unchanged
for DWGs.	
WIOA 3(16)	Per TEGL 23-19, Change 2:
• Intake a (signed)	pplication or enrollment Form ;
Copy of	spouse's layoff notice;
	spouse's death record;
• Copy of station (	spouse's permanent change of
Orders (	for a military move or
assignm	-
	divorce records;
	applicable court records;
	bank records (showing financial
	ence on spouse, no separate
	al income support, or no
	ment income earned); or
• Self-atte	estation
Civilian employee of the Department of Defense or the	
	lignment Assessment Closure
being closed, or that will undergo realignment, within the next	(BRAC)
24 months after the date of the determination of eligibility;	
An Individual who is employed in a non-managerial position with	
a Department of Defense contractor, who is determined by the	
Secretary of Defense to be at risk of termination from Letter from	m the Department of Defense
employment as a result of reductions in defense expenditures,	
and whose employer is converting operations from defense to	
nondefense applications in order to prevent worker layoffs;  Member of the Armed Forces who:	
125.0	
b. is involuntarily separated or from active duty or full-time  National Guard duty; or is separated from active duty or	
full-time National Guard duty pursuant to a special	
	orm 214 Member Copy 4 <sup>36</sup>
voluntary separation incentive program under section 1175	7.111 214 Welliber Copy 4
of that title;	
c. is not entitled to retired or retained pay incident to the	
separation described in Subclause b above; and	
d. applies for employment and training assistance within 180	
days of that separation.	

 $<sup>^{\</sup>rm 35}$  As defined in section 1141 of title 10, United States Code.

<sup>&</sup>lt;sup>36</sup> Former service members and deceased service members' next of kin may request military personnel records (e.g., DD-214s/Separation Documents) through the National Archives, <a href="https://www.archives.gov/veterans/military-service-records">https://www.archives.gov/veterans/military-service-records</a>.

Eligibility Category	Allowable Documentation
Dislocated members of the Armed Forces (service members who are transitioning to the civilian workforce), including recently separated veterans. This includes all members of the Armed Forces who were discharged under conditions other than dishonorable. <sup>37</sup>	DD-Form 214 Member Copy 4
Dislocated spouses of members of the Armed Forces on active duty, including spouses who have experienced a loss of employment as a direct result of relocation to accommodate a permanent change in the service member's duty station, or a spouse who:  a. is a dependent spouse of a member of the Armed Forces on active duty whose family income is significantly reduced—as determined by statutes or policies of the state or local area for defining "significantly reduced"—because of a deployment, a call or order to active duty, a permanent change of station, or the service-connected death or disability of the service member; and  b. is unemployed or underemployed and is experiencing difficulty in obtaining or upgrading employment (see WIOA Sections 3(15)(E) and 3(16)(A) and (B)).	DD-Form 214 Member Copy 4
Member of the Armed Forces who:  a. was on active duty or full-time National Guard duty (as defined in 10 U.S.C. 1141) and is involuntarily separated or is separated under the special separation benefits program at 10 U.S.C. 1174(a) or the voluntary separation incentive program at 10 U.S.C. 1175; is not entitled to retired or retained pay incident to the separation; and applies for employment and training assistance within 180 days of separation.	DD-Form 214 Member Copy 4

<sup>&</sup>lt;sup>37</sup> A basic requirement to qualify as a dislocated worker is that the worker be terminated or laid-off. The term "terminated" is not defined in the WIOA statute or regulations. It is Department of Labor policy that being discharged, under conditions other than dishonorable, either voluntarily or involuntarily, terminates the employment relationship between the individual and the military for the purposes of the WIOA definition of a dislocated worker. To be eligible, the separating or separated service member must also satisfy other criteria for dislocated worker eligibility, including the requirement that the individual is "unlikely to return to a previous industry or occupation."