

§ 662.430

§ 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 WORK-FORCE INVESTMENT ACT

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

Sec.

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- 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?
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- 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?
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- 663.165 How long must an individual be in core services in order to be eligible for intensive services?

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- 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?

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- 663.300 What are training services for adults and dislocated workers?
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- 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?

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- 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?