## MASSACHUSETTS WORKFORCE DEVELOPMENT SYSTEM

# MassWorkforce Issuance

# 100 DCS 14.100.2

☑ Policy □ Information

To:	Chief Elected Officials
	Workforce Board Chairs
	Workforce Board Directors
	Title I Administrators
	Career Center Directors
	Title I Fiscal Officers
	DCS Operations Managers
cc:	WIOA State Partners
From:	Alice Sweeney, Director
	Department of Career Services
	Richard Jeffers, Director
	Department of Unemploymet, Astistance
Date:	July 6, 2017
Subject:	Massachusetts Eligible Traning Provider List (MA ETPL) Initial and
	Subsequent Eligi anty Process – UPDATED
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Purpose:	To notify local fork rce Boards, One-Stop Career Center Operators and other
	local work force pattners of policy guidance and instruction in establishing
	procedures plate to the review of applications for initial and subsequent
	eligibility from training organizations wishing to provide training services under
	the wood the Innovation and Opportunity Act of 2014 (WIOA). The Trade
	Justment Assistance Program (TAA), the Massachusetts Training
	Opertunities Program (TOP/Section 30), and Registered Apprentice Programs
	will follow the same protocols as described below unless otherwise noted. Please
	note each course is approved by each agency program separately; approval from
	one agency program does not constitute approval for all.

**Background:** The State Workforce Agencies (DCS and DUA) and the Local Workforce Development Boards (Local Boards) must establish procedures for the training providers and course approval for initial and subsequent eligibility, effective July 1, 2015, that are compliant with the MA ETPL requirements.

## Action

- **Required:** The State Workforce Agency and each Local Board must ensure that processes for initial and subsequent eligibility adhere to the policy and procedural framework described in this issuance.
- **Effective:** July 1, 2015
- **References:** Workforce Innovation and Opportunity Act, Section 122, Identification of Eligible Providers of Training Services.

<u>WIA Communication 04-68</u>, Process for Determination of Training Course Initial and Subsequent Eligibility for the Provision of Training Vervices to Individual Training Account Recipients under Title I of the Wolfferge Investment Act <u>http://www.mass.gov/massworkforce/docs/jssue/ses/projcy/2004/0468.pdf</u>

<u>WIA Communication 14-52</u>, Subsequent Eli, Ality, r ITA Training Provider Courses http://www.mass.gov/massworkforce/dg/s/issuance/policy/2014/1452.pdf

Training and Employment Gerbance Leurs 41-74 (<u>TEGL 41-14</u>): WIOA Title 1 Training Provider Eligibility transmission

Training and Employment Guida ce Letter 13-16 (<u>TEGL 13-16</u>): Guidance on Registered Apprenticeship Provisions and Opportunities in WIOA.

**Inquiries:** Any questions related to this policy should be sent to <u>PolicyQA@detma.org</u> with reference to this a quarce subject and number.



## I. OVERVIEW

Section 122(a)(1) of the Workforce Innovation and Opportunity Act requires that, "Except as provided in subsection (h), the Governor, after consultation with the State board, shall establish criteria, information requirements, and procedures regarding the eligibility of providers of training services to receive funds provided under section 133(b) for the provision of training services in local areas in the State." (referred to...as 'initial eligibility')."

Additionally, Section 122(c)(2) requires "Renewal procedures.--The procedures established by the Governor shall also provide for biennial review and prewal of eligibility under this section for providers of training services" (referred 1 ..., as 'subsequent eligibility')."

The workforce system established under the Workforce Internation and Opportunity Act of 2014 (WIOA) emphasizes provider financial and programma. Thegrity, system performance, informed customer choice and continuous improvement.

As the Commonwealth's designated Workforce Agency a dedministrator of WIOA programs, the Department of Career Services (CCS) is esponsible for maintaining the *Statewide List of Eligible Training (Cwice Providers) ourses.* As required by WIOA, DCS must ensure that Massachusetts providers meet the following:

- A. Financial stability and capacity. Providers must show evidence of overall financial stability and the caracity to administer funding following accepted accounting practices Add ionally, training providers will be evaluated on the following:
- a. Registered an issue a certificate of good standing with the Massachusetts Department of Un mproyment Assistance (DUA).
- b. No setsta ding circtions from the Office of the Attorney General, Fair Labor Practice or Contamer Protection Division within the prior 5 years.
  Filltheor repeat violations issued by the U.S. Department of Labor's Occupational Safety and Health Administration (OSHA).
- d. A active workers' compensation insurance policy and not debarred via the MA Department of Industrial Accidents (<u>Businesses Issued Stop Work Orders by the</u>
- <u>Department of Industrial Accidents</u>).e. A Certificate of Good Standing from the Massachusetts Department of Revenue
- f. Not listed on the Federal Government's Excluded Parties List System
- g. Not listed on the <u>Division of Capital Asset Management and Maintenance</u> Debarred Contractor's List
- h. Not listed on the Office of the Attorney General Vendor Debarment List
- i. Not listed on the Contractors Suspended or Debarred by MassDOT

- **B. Programmatic Capacity**: Providers must show evidence of programmatic capacity. Licensure by oversight/accreditation organizations such as the MA Dept. of Education, MA Board of Higher Education, the New England Association of Schools and Colleges or other recognized accrediting agencies satisfies the requirement of evidence of program capacity. Eligible providers include:
  - a. Massachusetts public colleges or universities accredited by the Massachusetts Department of Higher Education that offer training programs leading to a recognized post-secondary credential.
  - b. Institutions of higher education accredited by the Commission on Institutions of Higher Education, New England Association of Schools and Colleges that offers training programs leading to a recognized post-secondary credential.
  - c. Vocational or public schools accredited by the Massachus as appartment of Elementary and Secondary Education offering training pogretas bading to a recognized post-secondary credential.
  - d. Private providers of training services licensed or exempted near licensure by the MA Division of Professional Licensure's One of Leivate Occupational School Education (DPL) or other authorizing to accreate g board or agency.
  - e. Private providers of training services that two documented exemption from licensure.
  - f. Non-Massachusetts based providers neensed and or accredited in the state of business registration (home state) of uppearing on the home state's Eligible Training Provider List.
  - g. Entities that carry out programs of electered under the National Apprenticeship Act (29 U.S.C. 50 at seq.). Vec.: Sponsors of apprenticeship programs registered with the Division of Apprentice Standards (DAS), the State Apprenticeship Agency & Margachusetts, or with the US Department of Labor Office of Aprenticeship (USDOL/OA), are automatically eligible for inclusion on de Massichusetts ETPL. Sponsors are not subject to the same application and performance information requirements or to a period of initial eligibility on the Nitial eligibility procedures as other MA ETPL applicants due to the rigo pus application and vetting process required for registered programs. The application process to become a registered apprenticeship program is similar to the process outlined in Section A "Financial Stability and the output is solved and does not need to be replicated by DCS for ETPL approval. [\*Pre-apprenticeship programs do not have the same automatic TTPL approval as sponsors of registered apprenticeship programs.] Massachusetts DAS will notify registered apprentice program sponsors by letter of ETPL eligibility.
- **C.** Verifiable Performance: Training providers (except sponsors of registered apprenticeship programs) must provide the most recent available and verifiable performance data on all course participants. At a minimum, outcome data must be from performance within the previous two (2) years. Training providers must give sufficient explanation if performance data are not available (for example, a course not previously offered).

Performance must meet these minimums:

- Completion Rate: 70%
- Entered Employment/Placement Rate\*: 60%
- Placement Wage: State minimum wage

\*TOP/Section 30 Only –placement rate is as follows depending upon the State's unemployment rate (UR):

- UR at or below 7.0%, then placement rate must be at least 70%
- UR at or below 8.0%, then placement rate must be at least 60%
- UR above 8.0%, then placement rate must be at least 50%
- **D. Meeting Customer Needs:** The process for determining initial and costquent eligibility of providers' training programs is an integral part of the gratery for achieving consumer choice. Local Boards, using an application process and criteria established in partnership with the State will identify training providers whose performance qualifies them to receive funds under workforce programs.

In an effort to streamline and integrate workforms programs, provider and course approvals for the Trade Program (TAA) an (Training Cyportunities Program (TOP/ Section 30) will be included in the processes described within this policy, where applicable. Trade and TOP/Section, 20 course, when assions are approved centrally by DCS and DUA, respectfully.

The statewide list of training programs is compiled based on the eligible provider programs as determined by DCS and upcal Boards during the initial eligibility review/approval process and the subsequent eligibility process. Only those provider training programs appearing in the Statewide List of Eligible Training Service Courses/Providers are authorized for Individual Training Accounts (ITA) training services for WioA with enarticipants. The Trade Program and the Training Opportunitie Program upon customer request, will work with training providers directly begative additional required documentation to place them on approved rendor lists.

If the training program is approved by any of the Commonwealth's Local Boards, the training program will be included on the MA ETPL. Programs not approved by *any* Local Board for ITA, or by DCS or DUA, are excluded from the MA ETPL.

The MA ETPL includes information on training providers, descriptions of training programs, local workforce areas in which the programs are eligible, and performance and cost information about the training programs. The MA ETPL is available to the public through the JobQuest web application.

## E. State Appeal Process for Denied Training Providers

The Appeal Process is defined in MassWorkforce Issuance 100 DCS 03.108, 07/01/2015, Unified Workforce System Complaint and Appeal Process and any subsequent revisions.

Note that TOP/Section 30 and Trade course denials are not appealable. Training providers can update and resubmit course information at any time. Sponsors of registered apprentice programs receive automatic approval and removal from the list requires a request from the sponsor or from DAS when the program is no longer registered or in compliance.

## II. INITIAL AND SUBSEQUEST ELIGIBILITY APPLICATION PROCESS

## A. Training Provider Application Process

Prospective training providers must apply for course eligibility approved status for their programs electronically utilizing TrainingProgram on line training provider registration and course application program. It is descended to reable prospective providers to simultaneously apply for course approval no the following;

- WIOA Title I Individual Training Accord ts (ITAs,
- Trade Adjustment Assistance Programs (TAA)
- Training Opportunities Program (TOP/Schion 0)

Note: TAA requires completion of predditional Request for Resources (RFR) 0in order to meet TAA approval requirements and establish a contract with the State for providing TAA training. Access RFF at <u>https://www.commbuys.com/bso/</u>. The information on the additional KrR is reviewed by the Executive Office of Labor and Workforce Development (E. LWD) Administration and Finance (ANF), Contracts and Procurement Department.

Local Roards are authorized to review provider applications for WIOA ITA, only.

Training providers can access TrainingPro at https://web.detma.org/provider/prl.asp.

(\*1) te: Sponsors of registered apprentice programs will automatically be approved due to the vetting required before approval as a sponsor. Sponsors are not subject to the local eligibility review process outlined in Section III below. )

## **B.** Timeline

After the WIOA transition process described below, prospective training providers may apply at any time on a year-round basis. Eligibility will be open and rolling; however, provider and course approvals will end on a fiscal year basis, i.e., June 30, regardless of when providers apply. TrainingPro will be available at the beginning of each June for providers to reapply. (*The State reserves the right to review training providers and courses at any time and to place providers or courses in hold status, if* 

necessary, to resolve questions or concerns regarding a provider or course, or to remove a provider or course from the MA ETPL.)

## WIOA Transition Process Beginning July 1, 2015

In making the transition to Workforce Innovation and Opportunities Act (WIOA), provider and course approvals will be subject to new eligibility requirements. The timetable and process for review will vary depending on training provider and course status as of April 1, 2015.

### Transitioning Training Providers and Courses

- On close of business, June 30, 2015, training providers having at Lastone course with an enrollment since July 1, 2014 will be extended on the VA ET L with a course approval end date of December 31, 2015.
- Training providers identified above who submit a course after July 1, 2015, will also have a course approval end date of December 1, 2015.
- On December 1, 2015, TrainingPro will be a valable to training providers to reapply and satisfy new WIOA requirement for fixed and programmatic integrity and course approvals (see section III, brow). Providers and courses that are approved will have a course approval en date of June 30, 2017.

## New Training Providers and Cours

• Training providers and courses not covered above and training providers new to the MA ET L has of July 1, 2015, must apply under the new ETPL requirements and approve process (see section III, below). Providers and courses that are approved will have an approval end date of June 30, 2016.

# III. LOCAL E. IGI. LITY REVIEW PROCESS

On the same the state (DCS) will approve training providers that meet the requirements of financial stability and programmatic capacity described in Section I A, B, and C above. Local Boards will review and approve training courses/programs submitted by approve training providers.

Each Local Board must develop and maintain procedures to determine the eligibility of a training provider's courses/programs in an objective and consistent manner. Each Local Board must define its own procedures, consistent with the requirements of this policy directive.

#### A. Appointment of Reviewers

Procedures must include identification of the types of individuals who will review and determine eligibility of providers' courses/programs. Local Boards must consider and comply with their procurement requirements and procedures when appointing one or more reviewers. All reviewer(s) are subject to all WIOA and State conflict of interest requirements.

## B. Use of State Minimum Criteria

Procedures must clearly describe how reviewers will apply any local policies related to the following factors:

- **a.** Quality programs related to in-demand industries and occupations as betermined by the Local Board.
- **b.** Training programs that lead to industry recognized crede. And certificates.
- c. Documented performance meeting state minimums: Completion Rate: 70%; Entered Employment Rate: 60%; and Lacement Vige: State minimum wage.

Note: Local areas should notify CS at any time regarding questions or concerns about the programmatic or fiscal upact of a provider on the MA ETPL.

## C. Local Performance Criteria

Each Local Board may on higher levels of performance than the State minimum as criteria for training providen to become or remain on the MA ETPL to provide services in their local rea.

Procedures must describe now reviewers will apply local performance standards in an objective and consistent manner. Applicants may not be penalized for failure to provide performance information if it is not available. However, as part of the penalized for cess a prospective provider *must* provide an explanation as to why the performance information is not available.

## D. Review imeline

Local Board designated reviewers must complete the review and determine the eligibility of a training course/program within 30 days following the date the training provider was approved by the State.

Local reviewers must regularly review all ITA training programs in "pending" status for the local area and a determination should be entered within the 30-day period. It is expected that each Local Board will establish a regular and timely review process to assure compliance with the 30-day standard.

- **a.** It is recommended that, at a minimum, Board reviewers conduct *weekly* searches for ITA courses in "pending" status so courses are made available on the MA ETPL timely.
- **b.** It is recommended that, at a minimum, Trade Program reviewers conduct *weekly* searches for Trade courses in "pending" status.
- **c.** It is recommended that, at a minimum, TOPs reviewers conduct *weekly* searches for TOP/Section 30 courses in "pending" status.

The reviewer will submit a brief explanation of the reason for denial of any training course/program in MOSES.

If, after 90 days, the Local Board has not made a determination on a training course/program submitted for ITA consideration, the training program we automatically be defaulted to "No Action Taken" in the MOSUS as there for ITA determinations only.

Only training courses/programs approved by the local head are eligible for funding in WIOA by the Local Board.

As cited earlier, training program applications not a proved by *any* local area will be excluded from the MA ETPL.

## E. Appeal Process for Denied Training Course/Programs

Each Local Board must establish an appeal process consistent with requirements in MassWorkforce Issuance, 100 DCS 03.108, 07/01/2015, Unified Workforce System Complaint and Appeal Process and any subsequent revisions.

## IV. THE STATEWIDE ELIGIBLE PROVIDER LIST

The MA ETPL will be accessible to all local One-Stop Career Centers and their customers and to all Local Boards and to the public through JobQuest. The MA ETPL includes information on training providers, descriptions of training programs local workforce areas in which the programs are eligible, and performance of a cos information about the training programs.

If the training program has been approved by any of the common wilth's Local Boards, the training program will be included on the MA ETCL. The exception is automatic approval for sponsors of Apprenticeship programs regulated with Massachusetts DAS or USDOL Office of Apprenticeship. Programs no approve by any Local Board for ITA, or by DCS or DUA, are excluded from the MA ETPL.

Please note, at any time, if informatical becauses available to DCS via DAS, OA or any other viable source, which would require the need to suspend or end a provider's eligibility or course(s) approval, DCS was take action to do so and notify the vendor and any other appropriate parties (i.e. local areas and/or TOPS Unit at DUA).

# V. ITA SUBSEQUENT EL VIBILITY

## A. DCS Annual Subsequent Eligibility Procedures

On June 1 of each local year, DCS will identify all approved training providers with the start part of the falls between April 1 and June 30 and also had at lear one course enrollment since the previous July 1 (the start of the fiscal year). The training provider and course approval date(s) will be extended for an additional year, if:

- Training providers meet the fiscal, programmatic integrity and performance standards outlined in Overview sections A, B, and C above.
- DCS *will not* update any course approval for subsequent eligibility that does not meet the above criteria.
- Prior to actually performing the annual course subsequent eligibility for WIOA course approval, DCS will distribute to each Local Board the following:

- ✓ A list of all previously approved ITA courses for the local area that have been reviewed by DCS for subsequent eligibility determination. The list will specifically indicate which of those courses DCS intends to approve for subsequent eligibility and those it does not intend to approve for subsequent eligibility.
- ✓ Reports that the Local Board may use to review eligibility performance statistics based on data provided by the training provider and training provider performance for WIOA participants.

This "Subsequent Eligibility" communication will be forwarded to each Local Board no later than 2 weeks prior to the date that DCS intende to reaform the actual subsequent eligibility update in the MOSES database. The communication will specifically reference the date on which DCS plans to perform the statewide "subsequent eligibility" update.

## B. Local Area/Program Annual Subsequent Eligib. ty Projectures

Each Local Board, Trade and the TOP/Section 30 Flogram will designate a representative (or representative; to review be sub-equent eligibility communication from DCS to assess the consistent of the planned course/provider subsequent eligibility update to be performed by DLS (described above) with local or programmatic approval standards (related to local performance criteria such as completion rate, entered employment ate, etc.).

If a DCS "subsequent eligibility" update decision (to either approve or not approve) for a specific course a found table inconsistent with local policy, the designated local reviewer will main appropriate changes to the course status for that course in MOSES. The status change must be completed immediately following the date on which LCS completes its "subsequent eligibility" update. As stated above, the communication is narded to the Local Board will specifically identify the date on LDCS is uns to perform the update.