Policy Number: 3010 (2009)

Policy Title: Job Search Allowances under 2009 Amendments

Effective Date: August 22, 2017

1. Purpose:

To communicate guidance on job search allowances for workers eligible for Trade Adjustment Assistance (TAA).

2. Background:

The Trade Adjustment Assistance for Workers Program (TAA program) was first established in the Trade Act of 1974 as a tool to retrain trade impacted workers and help them find suitable employment. The Trade and Globalization Adjustment Assistance Act (TGAAA) of 2009 (Public Law 111-5) was enacted on February 17, 2009, and extended the TGAAA program through December 31, 2010. It expanded TAA benefits for workers, firms, and Farmers, including workers and firms in the service sector. It also improves workers' opportunities for reemployment services, training, and income support. The 2009 Program applies to workers covered under petition numbers TA-W 70,000 – 79,999.

3. <u>Policy</u>:

Job Search Allowances can cover expenses incurred by participants while seeking employment outside their normal commuting area.

Certified workers who apply for TAA services may be eligible for Job Search allowances. Job Search allowances are reimbursements for out of area Job Search expenses to participants who have been unsuccessful in obtaining employment inside their normal commuting area.

These funds are to assist participants in securing work within the United States, when the service provider determines that no <u>suitable work</u> is available in the commuting area in which the worker resides.

a. Maximum Allowance

Participants may receive reimbursement for not more than 100 percent of the necessary out-of-area job search not to cumulatively exceed \$1,500.

b. Conditions and Requirements

- i. An <u>Initial Assessment</u> must be completed prior to the approval of any request for job search allowances.
- ii. Participants must file a Job Search Allowance Request no later than one year (365 days) after the date of their last total separation from adversely affected employment or from the date of their certification, whichever is later.
- iii. Participants enrolled in TAA approved training must file the Job Search Allowance Request no later than six months (182 days) after completion.
- iv. Participants must request approval in writing prior to conducting the out of area job search and they must have a **<u>scheduled employment interview</u>** in order for the service provider to approve the request.
- v. The service provider must verify the job search interview and advise participants of the allowable duration for the out of area job search.
- vi. Participants may use job search allowances to pay for job search expenses not covered by the prospective employer or other partner programs.
- vii. The service provider cannot reimburse out-of-area job search expenses without original receipts as evidence of actual costs.
- viii. Participants must complete the out-of-area job search within 30 days from the day on which the job search began.
- ix. The service provider must only reimburse costs for the participant.
- x. The service provider must verify the outcome of the out of area job search.
- xi. A worker may request allowances after a Petition for Trade Adjustment Assistance has been filed. The service provider must not reimburse job search expenses until it is determined that participants covered under a certification and all of the conditions for approval outlined in this section have been satisfied.

c. Transportation

The amount allowable for transportation will not exceed the lesser of:

- i. Not more than 100 percent of the actual cost of a round trip by the most economical public transportation the worker reasonably can be expected to take from the place of residence to the area of the job search; or
- ii. Not more than 100 percent of the cost per mile at the prevailing federal mileage rate for such round-trip travel by the usual route from the place of residence to the area of the job search.

d. Lodging and Meals

The amount allowable for lodging and meals will not exceed the lesser of:

- i. Not more than 100 percent of the actual cost to the worker for lodging and meals while engaged in the job search; or
- ii. 50 percent of the prevailing federal rate for lodging and meals for the locality where the job search is being conducted.
- iii. In order to collect reimbursement for lodging and meals, a worker must be away from the local labor market area for twelve (12) hours or more.

e. Maximum Days Allowable

The maximum days allowable for payment of transportation and lodging and meals on an out-of-area job search will be calculated using one of the following formulas:

i. When a private vehicle is used, the number of allowable days for travel will be calculated by dividing the mileage traveled by 425 miles (this is the expected mileage for a worker to travel in one day). This will determine the number of days that will be allowed for travel to and from the interview.

One day (more if required by the employer) may be added to the number of days allowed for travel to cover the interview itself. This will determine the total number of days that will be allowed for payment for that job search request; or

ii. If a commercial carrier (plane, train, or bus) is used, the number of allowable days for travel will be based on the normal scheduled time it takes the carrier to travel from the home destination to the place of the interview and back, plus one day (more if required by the employer) for the interview, if necessary. This will determine the total number of days allowed for payment on the job search request.

f. Advance Payment

Service provider staff may authorize payment of an advance for up to 60 percent of the estimated job search allowance payable not to exceed \$360 (Except with an individual not yet covered under a certification). The service provider must not give this advance to the participant until approximately five days prior to the commencement of the verified out-of-area job search. Upon completion of the out-of- area job search, the participant will provide original receipts to the service provider. From these original receipts, the service provider must make a determination of the remaining balance or overpayment due.

g. Veteran's Priority of Services

The Trade Adjustment Assistance program will comply with the Jobs for Veterans Act, enacted into Public Law 107-288 on November 2, 2002. Covered veterans determined eligible for the TAA program must receive priority over nonveterans for the receipt of

appropriate services provided under the TAA program.

4. Definitions:

Suitable Work

- Suitable work as defined in the applicable state law for claimants for regular compensation (i.e., employment in an occupation in keeping with an individual's prior work experience, education), or training...or employment the individual would have the physical and mental ability to perform -- *RCW 50.20.100);* or
- Suitable work as defined in the applicable state law provisions consistent with section 202(a)(3) of the Federal-State Extended Unemployment Compensation Act of 1970; whichever is applicable but does not in any case include self-employment or employment as an independent contractor.

5. <u>References</u>:

- Public Law 111-5, Trade and Globalization Adjustment Assistance Act of 2009
- <u>20 CFR Part 618</u>, TAA Final Rule
- <u>Training and Employment Guidance Letter (TEGL) 22-08</u>, Operating Instructions for Implementing the Amendments to the Trade Act of 1974 enacted by the Trade and Globalization Adjustment Assistance Act of 2009; <u>Change 1</u>.

6. <u>Supersedes</u>:

None.

7. <u>Website</u>:

Workforce Professionals Center

8. <u>Action</u>:

Employment Security Department Regional Directors and WorkSource Administrators must distribute this policy broadly throughout the system to ensure that WorkSource System staff are familiar with its content and requirements.

9. Attachments:

None.

Direct Inquiries To:

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