# Washington State Trade Adjustment Assistance Policy

**Policy Number:** 3085 (2021)

**Policy Title:** Trade Adjustment Assistance (TAA) Reasonable Training Cost

Effective Date: July 1, 2021

## 1. Purpose:

To communicate the established state education expense, which requires local area discretion and must be within a reasonable cost and meet the conditions for approval of training.

#### 2. Background:

There is no imposed cap on training expenses. Approved training must be within reasonable cost and is dependent upon funds available. Local discretion applies. Books, academic fees, and equipment explicitly required in course syllabi will be funded when approving training programs.

### 3. Policy:

Approved training plans should result in the most reasonable and cost-effective ways of returning participants to sustainable employment. Case managers must take into consideration the varying costs for training. If a training plan exceeds the reasonable cost threshold, the TAA Operator must be informed and will make the final decision on approval or denial.

The following must be documented in the participant's record when approving training plans:

- When training that is substantially similar in quality, content and results is offered by more than one training provider within the commuting area, the lowest cost training must be approved.
- Sufficient funds are available to cover the reasonable cost of suitable training for high growth, demand occupation.
- Costs of a training program must include tuition and related expenses such as books, tools, academic fees, supplemental assistance with transportation expenses, and subsistence. (Subsistence and transportation allowances must be calculated using federal per diem rates, not state per diem rates).
- Training at facilities outside the local commuting area that involves transportation or

subsistence costs that add substantially to the total cost cannot be approved if other appropriate training is available within the commute area.

- Case managers must consider cost, suitability for the participants, quality and results
  when approving training plans. Case managers may approve a more expensive training
  program that is of demonstrably higher quality or that may be expected to produce
  better results for participants to obtain suitable employment.
- Reasonable cost may include other funding sources such as grants, scholarships, etc., but not personal funds of participants such as savings, family members, or friends.
- An application for training must be denied if training is in an occupation that requires
  an extraordinarily high skill level and for which the total cost of training is substantially
  higher than the cost of other training that is suitable for participants.

Most importantly, when it comes to approval of TAA training, the following six criteria found at

20 CFR 618.10 and state <u>TAA Policy 3065</u> must be satisfied and case managers must ensure that all assessments and an Individual Employment Plan have been completed and that participant case files thoroughly and accurately document the following:

- 1. No suitable employment available.
- 2. Participants' will benefit from training.
- 3. Reasonable expectation of employment following completion of training.
- 4. Training is reasonably available from either public or private sources.
- 5. Participants' are qualified to undertake and complete the training.
- 6. Training is suitable and available at a reasonable cost.

Note: Paper or electronic documents must be respectively signed by TAA Case Manager and the original signed document placed in participants' files in the Management Information System.

#### Denials

Case managers must review <u>Policy 3025 Denial of TAA and Appeals</u> before denying participants any TAA benefits.

Participants may use the appeal process in the <u>Customer Concern and Complaint</u> <u>Resolution Policy 1012 Revision 2</u> if the request for training is denied.

#### 4. **Definitions**:

<u>Suitable Employment</u> - Work of a substantially equal or higher skill level than the worker's past adversely affected employment (as described for the purposes of the Trade Act of 1974, P.L 93-618), and wages for such work that are not less than 80 percent of the worker's average weekly wage. Part-time, temporary, short-term, or threatened employment

is not suitable employment.

Education Expense – tuition, books, fees, tools.

#### 5. References:

- 20 CFR Part 618
- Training and Employment Guidance Letter (TEGL) 24-20

## 6. Supersedes:

None.

### 7. Website:

**Workforce Professionals Center** 

## 8. Action:

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.

## **Direct Inquiries To:**

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