
**Workforce Investment Act
State Compliance Policies**

**Coordination of Training Funds
with Other Financial Assistance Programs**

SECTION: 1.10 **August 2005**

I. Local Workforce Investment Boards (LWIBs) shall ensure that:

- A. WIA funding for training is limited to participants who [§663.320(a)(1)(2)]:
 - 1. Are unable to obtain grant assistance from other sources to pay the costs of their training; or
 - 2. Require assistance beyond that available under grant assistance from other sources to pay the costs of such training.
- B. Program operators and training providers must coordinate training funds available and make funding arrangements with One-Stop partners and other entities [§663.320(b)].
- C. Training providers consider the availability of Pell Grants and other sources of funds to pay for training costs, so that WIA funds supplement other sources of training grants [§663.320(b)].
- D. WIA participants may enroll in WIA funded training while their applications for Pell Grants are pending, as long as the One-Stop operator has made arrangements with the training provider and the participant regarding allocation of the Pell Grant [§663.320(c)].
- E. Training providers reimburse the One-Stop operator the WIA funds used to underwrite the training for the amount the Pell Grant covers, not including assistance for education-related expenses [§663.320(c) and Section 134(d)(4)(B)(ii)].
- F. Provider agreements are monitored at least once per program year. Monitoring will include examination of the school's financial data and individual student records to determine that contract specifications on the use of WIA and Pell funds have been met [§§667.400(c)(1) and (2) and 667.410].