

NEBRASKA ADMINISTRATIVE CODE

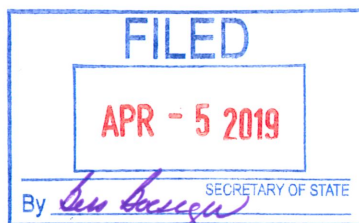
TITLE 225 - DEPARTMENT OF LABOR
CHAPTER 1 - APPROVAL OF TRAINING PROGRAMS

001. This chapter is adopted pursuant to *Neb. Rev. Stat.* §§48-607, 48-627, 48-628 and 48-628.05.
002. Any claimant may request approval to receive benefits while attending school for training purposes. He or she shall make a written application on a form prescribed by the Commissioner. The claimant's application for approval of training shall be submitted to Nebraska Department of Labor, or an equivalent office in another state.
003. A. The Commissioner shall approve a training program for a claimant if:
1. The claimant was involuntarily separated from employment as the result of a permanent reduction of operations at the claimant's place of employment or is unemployed as the result of a separation from a declining occupation and:
 - a. The training sought is training which is preparing the individual for entry into a high-demand occupation;
 - b. The claimant enrolls in training no later than the end of the benefit year established with respect to the separation that makes the individual eligible for the training benefit;
 - c. The claimant is not receiving similar stipends or other training allowances for nontraining costs. Similar stipend means an amount provided under a program with similar aims, such as providing training to increase employability, and in approximately the same amounts; and
 - d. The qualifying separation is from employment during the most recently completed five calendar quarters prior to the filing of the claim for benefits or from an employer during the quarter in which the original claim is filed; or
 2. The claimant is enrolled in a job training program authorized under the federal Workforce Innovation and Opportunity Act of 2014. The federal Workforce Innovation and Opportunity Act of 2014 is available for viewing at the Nebraska Department of Labor, 550 South 16th Street, Lincoln, Nebraska 68508.

APPROVED

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ATTORNEY GENERAL

OCT 10 2018

BY 
ASSISTANT ATTORNEY GENERAL

- B. For purposes of this section, the determination of whether an occupation is a declining occupation for will be based upon generally accepted current labor market information, based on regional occupational projections provided by the Office of Labor Market Information.
004. No training program for affected workers administered by the Department of Labor under 20 CFR Part 617 shall be approved if the training program cannot be completed within one hundred four weeks of the date the training is commenced. 20 CFR Part 617 is available for viewing at the Nebraska Department of Labor, 550 South 16th Street, Lincoln, Nebraska 68508.
005. A. Except when approval is required under sections 003(A)(2) and 004 above or federal statute or regulation, the Commissioner shall only approve training programs under the following conditions:
1. Reasonable employment opportunities for which the claimant is qualified and can earn a living wage do not exist or have been substantially diminished making a change in occupation necessary for reemployment;
 2. The claimant must have the required qualifications or aptitudes to successfully complete the training program. Basic education programs which are a prerequisite for skilled training or other short term, vocationally directed academic courses may be approved;
 3. The training program must consist of a practical curriculum for development of vocational, rather than avocational, skills;
 4. The written description of the course of instruction relates to an occupation or skill for which there are, or are expected to be in the immediate future, reasonable employment opportunities in any labor market area of this state in which the individual intends to seek work; and
 5. The training program has been planned and scheduled so as to lead to the earliest feasible completion and readiness for reemployment.
- B. Other than those training programs identified under sections 003(A)(2) and 004 above, the Commissioner shall only approve applications for training approval in which the training program is designed to prepare participants for gainful employment in recognized or new occupations at which they can earn a living wage.
- C. An individual shall not be eligible for unemployment insurance benefits under this section for any week with respect to which he or she receives a subsistence allowance on account of participation in training. Subsistence allowances are direct or indirect payments to the claimant which are not made specifically to defray the costs associated with participation in training. Subsistence allowances specifically include any payments made or usable for routine living expense not directly associated with participation in training, such as room, board, utilities, or general transportation costs. Dependent's allowances, one time emergency payments, and reimbursements for any of the direct costs of training, which might include the cost of tuition, books, supplies, tools, transportation costs to and from training, and the cost of child care during time spent in training, shall have no bearing on the claimant's entitlement to benefits under this section.
- D. Except as otherwise allowed under the programs described in sections 003 and 004 above, the Commissioner shall not approve any application if the claimant's most recent separation, as adjudicated by the Department, is a "quit to attend school".
006. A. A claimant whose training program has been approved shall, as of the date of the

Commissioners approval, not be required to make an active search for work during actual participation in the training program.

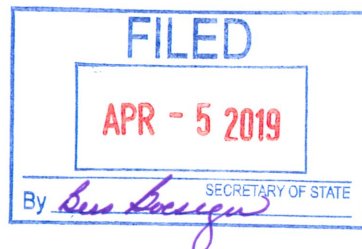
- B. A break in training of thirty or more days requires an active work search for continued eligibility for regular state, extended state or federally funded unemployment benefits other than additional training benefits payable pursuant to *Neb. Rev. Stat. §48-628.05*.
 - C. A claimant enrolled in approved training and receiving benefits pursuant to *Neb. Rev. Stat. §48-628.05*, shall be ineligible to receive additional training payments during the period of any break in training of thirty or more days. The claimant receiving additional training payments is not subject to work search requirements as required by regular or extended benefit compensation programs.
007. The Commissioner may disqualify a claimant's approved training program if the claimant does not regularly attend the classes of the program or receives notice of unsatisfactory progress from the training institution.
008. A claimant enrolled in an approved training program shall promptly notify his or her regular claims office in writing if he or she discontinues regular attendance of the training program or receives notice of unsatisfactory progress from the training institution.
009. At the time a course of training is approved, the training institution shall be notified by electronic mail or regular mail of the claimant's status under this chapter. This notification shall direct the training institution to promptly notify the claimant's regular claims reporting office in writing if the claimant's attendance or progress becomes unsatisfactory.

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