



Veteran Priority Documentation
Workforce Innovation and Opportunity Act (WIOA)
 FORM WIOA I-B – 2.2 (Updated 6/15/21)

For Adult, Dislocated Worker, and Youth Programs

Name:	Participant No.:
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Note: When an applicant identifies himself/herself as a veteran or eligible spouse, the Service Provider must notify him/her of the priority of service, the full array of employment, training, and placement services available, and the applicable eligibility requirements for programs and services. Veteran status is then documented at the time of eligibility and **priority determination, especially for Adults**. Documents presented can support self-identification as the specific category of veteran to be entered into Arkansas Job Link (AJL)

Required Information Give or check required information	Documentation <u>Documentation must support information being documented</u> Check appropriate documentation used Unless otherwise indicated, only one document required per eligibility criterion Must maintain copies of all documents used
<u>Veteran</u> (for priority purposes, must have served at least <u>one day</u> in the active military, naval, or air service and was discharged for reasons other than dishonorable. Also includes <u>National Guard and Reserve members who were mobilized by Federal authorities</u>)	<input type="checkbox"/> DD-214 <input type="checkbox"/> Cross-Match with Department of Defense Records <input type="checkbox"/> Cross-Match with Veterans Service Database <input type="checkbox"/> A Letter from the Veterans' Administration

Classifications of veterans (Does not affect eligibility – for information only):

PIRL #301 Programs: **A/D/DWG**

Required only if participant received Individualized Career Services or Training

<input type="checkbox"/> <=180	Served in the active U.S. military, naval, or air service for a period of less than or equal to 180 days and was discharged or released from such service under conditions other than dishonorable.
<input type="checkbox"/> 180 days / Eligible Veteran	Served on active duty for a period of more than 180 days and was discharged or released with other than a dishonorable discharge
<input type="checkbox"/> Disabled/ Eligible Veteran	Was discharged or released because of a service-connected disability
<input type="checkbox"/> Campaign / Eligible Veteran	As a member of a reserve component under an order to active duty, pursuant to section 167(a), (d), or (g), 673(a) or Title 10, U.S.C., served on active duty during a period of war or in a campaign or expedition for which a campaign badge is authorized and was discharged or released from such duty with other than a dishonorable discharge.

Eligible Spouse / Other Eligible Person:

PIRL #301 Programs: **A/D/DWG**

- DD-214
- Cross-Match with Department of Defense Records
- Cross-Match with Veterans Service Database
- A Letter from the Veterans' Administration or the Department of Defense

Classifications of Eligible Spouse / Other Eligible Person:

- The spouse of any person who died on active duty
- The spouse of any person who died of a service-connected disability
- The spouse of any member of the Armed Forces serving on active duty who, at the time of application for WIOA assistance, is listed, pursuant to 38 U.S.C. 101 and the regulations issued there under, by the Secretary concerned, is one or more of the following categories and has been so listed for more than 90 days:
 - Missing in action
 - Captured in the line of duty by a hostile force
 - Forcibly detained or interned in the line of duty by a foreign government or power
- The spouse of any person who has a total (100%) disability permanent in nature resulting from a service-connected disability, as evaluated by the Department of Veterans Affairs
- The spouse of a veteran who died while a total disability described above was in existence, whether or not that disability was the cause of death

Note: A spouse whose eligibility is derived from a living veteran or service member would lose his or her eligibility if the veteran or service member were to lose the status that is the basis for the eligibility (e.g. if a veteran with a total service-connected disability were to receive a revised disability rating at a lower level). Similarly, for a spouse whose eligibility is derived from a living veteran or service member, that eligibility would be lost upon divorce from the veteran or service member. If a widow or widower remarries, however, does not disqualify that individual from eligibility.

If the participant was referred to the Department of Veteran Affairs Vocational Rehabilitation and Employment Program: PIRL #1006 Programs: A/D/DWG

Date referred: _____

Documentation: Case Notes