

**§ 641.602**

**20 CFR Ch. V (4-1-01 Edition)**

other monitoring activities as determined by SCSEP needs.

**§ 641.602 Limitation.**

In arranging for the assessment of a grantee, or the evaluation of a sub-grantee, or the evaluation of the overall program under title V of the OAA or this part, the Department shall not use any individual, institution, or organization associated with any project under title V of the OAA.

**PART 645—PROVISIONS GOVERNING WELFARE-TO-WORK GRANTS**

**Subpart A—Scope and Purpose**

Sec.

- 645.100 What does this part cover?
- 645.110 What are the purposes of the Welfare-to-Work program?
- 645.120 What definitions apply to this part?
- 645.125 What are the roles of the local and State governmental partners in the governance of the WtW program?
- 645.130 What are the effective dates for the Welfare-to-Work 1999 Amendments?
- 645.135 What is the effective date for spending Federal Welfare-to-Work formula funds on newly eligible participants and newly authorized services?

**Subpart B—General Program and Administrative Requirements**

- 645.200 What does this subpart cover?
- 645.210 What is meant by the terms “entity” and “project” in the statutory phrase “an entity that operates a project” with Welfare-to-Work funds?
- 645.211 How must Welfare-to-Work funds be spent by the operating entity?
- 645.212 Who may be served under the general eligibility and noncustodial parent eligibility (primary eligibility) provision?
- 645.213 Who may be served as an individual in the “other eligibles” (30 percent) provision?
- 645.214 How will Welfare-to-Work participant eligibility be determined?
- 645.215 What must a WtW operating entity that serves noncustodial parent participants do?
- 645.220 What activities are allowable under this part?
- 645.221 For what activities and services must local boards use contracts and vouchers?
- 645.225 How do Welfare-to-Work activities relate to activities provided under TANF and other related programs?

- 645.230 What general fiscal and administrative rules apply to the use of Federal funds?
- 645.233 What are the time limitations on the expenditure of Welfare-to-Work grant funds?
- 645.235 What types of activities are subject to the administrative cost limit on Welfare-to-Work grants?
- 645.240 What are the reporting requirements for Welfare-to-Work programs?
- 645.245 Who is responsible for oversight and monitoring of Welfare-to-Work grants?
- 645.250 What procedures apply to the resolution of findings arising from audits, investigations, monitoring, and oversight reviews?
- 645.255 What nondiscrimination protections apply to participants in Welfare-to-Work programs?
- 645.260 What health and safety provisions apply to participants in Welfare-to-Work programs?
- 645.265 What safeguards are there to ensure that participants in Welfare-to-Work employment activities do not displace other employees?
- 645.270 What procedures are there to ensure that currently employed workers may file grievances regarding displacement and that Welfare-to-Work participants in employment activities may file grievances regarding displacement, health and safety standards and gender discrimination?

**Subpart C—Additional Formula Grant Administrative Requirements and Procedures**

- 645.300 What constitutes an allowable match?
- 645.310 What assurances must a State provide that it will make the required matching expenditures?
- 645.315 What actions are to be taken if a State fails to make the required matching expenditures?
- 645.320 When will formula funds be reallocated, and what reallocation procedures will the Secretary use?

**Subpart D—State Formula Grant Administration**

- 645.400 Under what conditions may the Governor request a waiver to designate an alternate local administering agency?
- 645.410 What elements will the State use in distributing funds within the State?
- 645.415 What planning information must a State submit in order to receive a formula grant?
- 645.420 What factors will be used in measuring State performance?