

Chapter VA 13

VETERANS REHABILITATION PROGRAM

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Note: Chapter VA 13 was created as an emergency rule effective January 6, 1994.

VA 13.01 Definitions. In this chapter the following terms shall have the designated meanings:

(1) “Applicant” means a person who requests assistance under the veterans rehabilitation program by filing a written application with the department.

(2) “Department” means the department of veterans affairs.

(3) “Veteran” means a veteran as defined in s. 45.37 (1a), Stats.

(4) “Veterans rehabilitation program” means the program authorized under s. 45.357, Stats.

History: Cr. Register, May, 1994, No. 461, eff. 6–1–94.

VA 13.02 Eligibility. (1) VETERAN STATUS. The department shall verify an applicant’s veteran status during the assessment conducted under s. VA 13.03.

(2) **NEED FOR ASSISTANCE.** Assistance shall be provided to a veteran under the veterans rehabilitation program when the veteran’s need for assistance arises because of any of the following circumstances:

(a) Homelessness or conditions which indicate that the veteran is at risk of becoming homeless.

(b) Incarceration.

(c) Unemployment or underemployment which significantly limits a veteran’s ability to be self-supporting.

(d) Affliction with acute or chronic physical or mental health problems which significantly limits a veteran’s ability to be self-supporting.

(3) **PROVISION OF ASSISTANCE.** A veteran who establishes a need for assistance under this section shall enter into a written agreement with the department identifying the assistance that the veteran shall receive and the veteran’s responsibilities under the veterans rehabilitation program. The department may terminate assistance whenever the veteran fails to fulfill his or her responsibilities under the agreement.

History: Cr. Register, May, 1994, No. 461, eff. 6–1–94.

VA 13.03 Assessment. Each applicant shall be assessed to determine his or her veteran status and need for assistance in the following areas:

(1) Medical.

(2) Legal.

(3) Alcohol and other drug abuse.

(4) Mental health.

(5) Vocational.

(6) Housing.

(7) Employment.

History: Cr. Register, May, 1994, No. 461, eff. 6–1–94.

VA 13.04 Assistance. Upon completion of an assessment conducted under s. VA 13.03 and pursuant to a written agreement between the department and the eligible veteran the following assistance shall be provided:

(1) Transitional housing.

(2) Referrals to service providers.

History: Cr. Register, May, 1994, No. 461, eff. 6–1–94.

VA 13.05 Program fees. The department may collect a monthly fee from a veteran assistance program participant in an amount calculated under the following schedule:

(1) **RESIDENTS OF REGIONAL TRANSITIONAL HOUSING SITES.** A resident of a regional transitional housing site who has full-time, part-time or seasonal employment or who is receiving supplemental security income, social security disability insurance payments or any other disability or pension benefits, other than compensated work therapy or industrial/incentive therapy, may be assessed a monthly program fee of 10% of monthly gross income, after a deduction for debt service payments. Allowable debt service payments include recoupment of veterans affairs benefits, past due medical expenses repaid under a repayment agreement, payments to governmental agencies under a repayment agreement, and any court-ordered payments. The assessment may begin upon the resident’s receipt of a second pay or benefit check.

(2) **RESIDENTS OF SINGLE ROOM OCCUPANCY HOUSING.** A resident of single room occupancy housing who has full-time, part-time or seasonal employment or who is receiving supplemental security income, social security disability insurance payments or any other disability or pension benefits, shall be assessed a monthly program fee of 25% of monthly gross income or \$250, whichever is less. The assessment may begin upon the resident’s receipt of a pay or benefit check.

History: Cr. Register, July, 1998, No. 511, eff. 8–1–98.