Chapter 4, Part 413  Page 1 of 10

The IPE reflects the culmination of everything that has transpired since the moment the consumer applied for vocational rehabilitation services. In essence, the IPE is the product of the Counselor’s professional assessment and analysis of all pertinent medical, psychological, educational, vocational, and other related information the Counselor has gathered. It reflects the consumer’s interests, aptitudes, assets, limitations, and unique background, as well as the Counselor’s professional expertise, experience, and guidance relative to employment-related needs of persons with disabilities. The IPE develops a “plan” that fosters self-growth, promotes independence, and results in competitive integrated employment for the consumer.

I. PROMPT DEVELOPMENT OF THE IPE:

The Rehabilitation Act requires that the IPE be developed as soon as possible, but not later than 90 days after the date of determination of eligibility, unless the State unit and the eligible individual agree to the extension of the 90 day deadline to a specific date by which the IPE must be completed. If the individual has been released from a delayed status waiting list for service, the 90 day time period begins on the date that they are placed in eligible status to be served.

A. When, due to reasons beyond the agency’s control, the individual is unable to participate in the development of the IPE within the 90 day time frame required, the counselor must discuss with the individual the reason for delay. *If the eligible individual and counselor agree, an extension can be granted for a specific agreed upon date.**

B. The counselor must make a case note entry in AWARE to document the individual’s consent to extend the 90-day timeline (a signed statement by the consumer is not required) and enter the specific extension date the eligible individual agreed to and input any other necessary information in AWARE to move the case to Eligible E status. *A case note indicating the reason for the extension given by the consumer and agreed upon by the counselor should also be entered.**

C. If the individual does not agree to an extension of time after the Counselor has given a full explanation of the option for extension then the Counselor should take the following action:

1. If the Counselor has sufficient information to develop an IPE to begin delivery of services, then the initial plan should be developed and can be amended in the future if needed.
2. If the Counselor does not have sufficient information to determine services that need to be provided, and the individual does not agree to an extension after further vocational guidance and counseling is provided, then the Counselor should initiate case closure by sending the closure letter, refer the individual to CAP and inform the individual of their due process rights (Refer to Chapter 4, Part 421, Due Process).

III. OPTIONS FOR DEVELOPING THE IPE

Many vocational rehabilitation consumers have expressed the need for greater choice and involvement in developing their IPE’s. The Rehabilitation Act affords eligible individuals the ability to determine the extent to which the LRS Counselor shall assist in the development of the individual’s IPE. The IPE’s implementation, however, is conditioned on the approval and signature of the eligible individual, the LRS Rehabilitation Counselor, the District Supervisor (until the Counselor has Independent Approval Status), and any additional Agency-required approvals, as well as available agency funding.

A. After completion of the assessment for determining eligibility and vocational rehabilitation needs and when the planning process begins, the Counselor shall provide the consumer a copy of the IPE Brochure which contains all pertinent information on the individual’s options for developing the IPE. The individual’s options include:

1. Assistance from the LRS Vocational Rehabilitation Counselor in developing all or part of the IPE.

2. The right of the individual or, as appropriate, their representative to develop all or part of their own IPE.

B. If the consumer or, as appropriate, their representative chooses to develop their own IPE, the Counselor must take the following actions:

1. Provide the consumer with a copy of, and an explanation of, Part 413 of the Technical Assistance and Guidance Manual.

2. Provide the consumer with a copy of the IPE that includes identifying information. This is printed from the AWARE, Participant Module, select client, Pages Button, Plan, Plan Browse, Reports, IPE.

3. Provide the consumer with a copy of, and an explanation of, Part 410 (Comparable Services and Similar Benefits) and Part 411, Financial Status, as applicable of the Technical Assistance and Guidance Manual.

4. Provide the consumer with a copy of, and an explanation of, LRS’ form RS-14.
5. As appropriate, provide the consumer with a copy of, and an explanation of, information in Part 412 (Services) of the Technical Assistance and Guidance Manual.

6. As appropriate, provide the consumer with any other forms and/or additional information, including assessment data, occupational forecasting information, etc., that the consumer may need to develop an IPE.

7. As appropriate, provide the consumer with a copy of and an explanation of pertinent section(s) of LRS’ Vocational Rehabilitation Policy Manual.

C. The Counselor shall also inform the consumer that the IPE shall, at a minimum:

1. Be a written document prepared on forms provided by LRS and follow all applicable laws, regulations, policies, procedures and guidelines.

2. Be developed and implemented in a manner that affords eligible individuals the opportunity to exercise informed choice in selecting an employment outcome, the specific vocational rehabilitation services to be provided under the IPE, the entity that will provide the services; and the methods to procure the services consistent with Informed Choice as defined in Chapter 7, Part 101 of LRS’ Vocational Rehabilitation Policy Manual.

LRS shall provide information and support services to assist applicants and eligible individuals in exercising informed choice throughout the rehabilitation process, consistent with the following:

a. To inform each applicant and eligible individual through appropriate modes of communication;

b. To assist applicants and eligible individuals in exercising informed choice in decisions related to the provision of assessment services;

c. To maintain flexible procurement guidelines and methods that facilitates the provision of services;

d. To provide or assist eligible individuals in acquiring information necessary to develop the components of the Individualized Employment Plan.

D. The consumer also has the option of requesting to have the Counselor assist with, or fully develop, the consumer’s IPE.
III. CONTENT OF AN INDIVIDUALIZED PLAN FOR EMPLOYMENT (IPE), CASE RECORD AND/OR AWARE CASE NOTES DOCUMENTATION

A. Employment Goal/Outcome

1. The employment goal/outcome must be consistent with the individual’s unique strengths, resources, priorities, abilities, interests, capabilities and informed choice. It must enable the consumer to overcome the impediment to employment. The Counselor must provide the consumer with sufficient information about each employment outcome alternative so that the individual can make an informed choice. The counselor should also provide information about occupations in top demand within the state. Resources for this information can be located on the Louisiana Workforce Commission webpage at the following locations:

   Employment Projections

   Labor Market Information
   [http://www.laworks.net/LaborMarketInfo/LMI_MainMenu.asp](http://www.laworks.net/LaborMarketInfo/LMI_MainMenu.asp)

   Top Rated Jobs
   [http://www.laworks.net/Stars/default.aspx](http://www.laworks.net/Stars/default.aspx)

2. The documentation leading to the selection of the consumer’s employment goal must clearly demonstrate justification and address, at a minimum, the following:

   a. What are the consumer’s career interests, aptitudes, and abilities?
   b. How did the consumer arrive at this employment goal?
   c. What assistance did the Counselor provide in helping the consumer select this employment goal?
   d. Why is it consistent with the individual’s unique strengths, resources, abilities, priorities, interests and capabilities?

3. *The counselor must enter a goal completion date in AWARE which is the date when all services end on the IPE. This will generate a “To Do” on the Activity Due list to assist in the case management process.**

4. The career field will be selected on the AWARE Plan page under Employment Goal.

B. Criteria for Evaluating Progress Toward the Employment Goal:

1. The Counselor and the consumer must identify the objective criteria the Counselor will use to measure the consumer’s success/progress in moving towards the identified employment outcome. In AWARE this is documented on the Plan page in Section 4 (Documentation) under A.
2. Examples of objective criteria are as follows:
   
a. Consumer will achieve at least a 2.0 cumulative grade point average each semester.
b. Consumer will complete at least 12 hours each regular semester and at least 6 hours in any summer semester.
c. Consumer will attend at least 1 Alcoholics Anonymous meeting per week.
d. Consumer will submit job applications to at least 1 potential employer daily for the next 2 weeks.
e. Consumer will meet with the counselor on a monthly basis for guidance and counseling.
f. Consumer will meet with the counselor at the end of each semester.

C. Services

1. All services planned for the consumer must be on an IPE. This includes services that are provided, purchased, and/or arranged by LRS, as well as services provided, purchased, or arranged by a comparable service/similar benefit.

2. Information contained under services on the IPE should be clear and concise. However, the rationale and justification to support the services should be documented under AWARE Case Notes (i.e. the calculation process for determining transportation assistance is placed in AWARE Case Notes, not on the IPE).

3. Services provided to eligible consumers must have a discernable impact on the individual’s employability.

4. All services must have both beginning and ending dates. The Counselor (if not on Independent Approval Status) must anticipate, to the best of his/her ability:
   
   - the date that the District Supervisor will approve and enter the IPE approval into AWARE; and then use that date as the services start date for Guidance and Counseling to begin. All other services must have begin dates that correspond to the actual date(s) the services are set to begin.

5. The District Supervisor must:
   
a. Review the IPE and, if approving, enter the signature start date into AWARE. The signature start date should be either the current date or the first service start date. Either date must be within 7 days prior to the current date. A future date cannot be entered into the signature start date field in AWARE.
b. If the plan is more than 7 calendar days past the start date when approved, this is considered a Late Plan. Follow the guidelines under Plan Approval Process in the AWARE Training Manual – Participant Module.

c. On the IPE under “Section 1. General Information,” hand write the start date that was entered in the AWARE system as the signature start date.

d. Sign and date the IPE. The date on the IPE must be the actual date of the District Supervisor’s signature.

e. Counselors on Independent Approval Status are not required to have the District Supervisor review, approve or sign the IPE hard copy or electronic version in AWARE.

6. The ending date of any service listed on the IPE cannot extend beyond one (1) year from the beginning date.

7. Guidance and Counseling

a. The most influential service provided by LRS is that of guidance and counseling. It is the common thread that provides the continuity to services and becomes the foundation for providing other services necessary to achieve successful employment by the consumer. It must be provided to every consumer. (Refer to Chapter 4, Part 408, Guidance & Counseling).

b. Counselors must capture and succinctly document in the case record the critical elements of the guidance and counseling relationship to demonstrate the positive impact of vocational rehabilitation services.

8. The Counselor can address through AWARE narrative case notes any required documentation that is not on the IPE.

9. Service Providers and Methods to Obtain Services

The LRS Counselor must have an integral level of involvement in the coordination delivery of vocational rehabilitation services.

a. The Counselor must present to the consumer a choice from among LRS’ approved service providers.
b. The Counselor must identify the entity(ies) responsible for purchasing and providing each service on the IPE form.

(1) “Purchased by” will usually be LRS and/or comparable services/similar benefits (i.e. private insurance, awards/scholarships, PELL).

(2) “Provided by” indicates the entity(ies) responsible for the service delivery (i.e. specified college university; physical/mental restoration provider; community rehabilitation program; consumer).

c. Vocational rehabilitation services identified on an IPE can take a number of forms. Examples are as follows:

(1) Counseling and guidance directly provided by the Counselor

(2) Maintenance and transportation paid to the consumer

(3) Purchase of physical/mental restoration, assistive technology devices, and training

(4) The Counselor coordinates the delivery of restoration and training services provided by other agencies and individuals (i.e. comparable services and similar benefits).

(5) The Counselor coordinates the delivery of transportation services paid for with similar cash benefits.

(6) The Counselor provides direct job placement.

d. When available, comparable services and similar benefits must be used before any other method of service delivery. (Refer to Part 410 Comparable Services and Similar Benefits) The Counselor must apply all policies and procedures relative to Consumer Participation in the Cost of Services. (Refer to Part 411 Financial Status.)

D. Post Employment Assessment

The Counselor must conduct a post employment assessment to determine whether post employment services are anticipated at the time of IPE development. (Refer to Part 416 for information about Post Employment Services.) The need for Post Employment services are documented on the AWARE plan report.
E. Consumer Statement

The Counselor must document how the consumer (or authorized representative) was informed about and involved in choosing among alternative employment outcomes, services, service providers, and service methods. This is documented on the AWARE Plan page. The consumer’s written statement on the plan is optional.

F. Signature/Copies

1. The counselor cannot give the consumer a copy of an IPE that has been signed by the counselor until the counselor has also obtained all other agency-required approvals on the IPE. Therefore, the counselor must adhere to the following guidelines.

2. Prior to obtaining the signature of the consumer on the IPE, the counselor must:
   a. Review the contents of the IPE with the consumer;
   b. Explain to the consumer if there is a need for supervisory and any other agency approvals that must be obtained on the IPE before the IPE can be considered “approved.”

3. If the consumer has not signed the IPE and corrections are identified on the IPE the counselor can:
   a. Line through the error(s) and make handwritten correction(s); and
   b. Both the counselor and the consumer must initial and date each individual correction made on the IPE;
   c. Explain to the consumer if there is a need for supervisory and any other agency approvals that must be obtained on the IPE before the IPE can be considered approved.
   d. The consumer can then sign the IPE under “participant’s signature;”
   e. IPE changes must be made in AWARE Plan Browse, before submission for final approval.
   f. Do not reprint IPE, however, the changes in AWARE must match the “hand corrected” IPE.
4. If the consumer has signed the IPE and it is subsequently discovered that there is a typographical error on the service date(s), even if all agency required approvals have been obtained, the following correction can be requested:

   a. The Counselor on Independent Approval Status, the District Supervisor or Regional Manager must request a review through LRS AWARE to correct the date typo mistake without having to do an amended IPE;

   b. LRS AWARE will review the request and notify if approved or disapproved. If change is approved, LRS AWARE will make the change to the IPE in AWARE;

   c. Upon approval, the Counselor makes a handwritten correction on the original case record copy of the IPE by drawing a line through the date error;

   d. The Counselor will then circle the correction in red ink on the IPE and write “Date correction due to typo;”

   e. Copy of corrected IPE must be provided to the consumer to notify him/her of the error, no cover letter is required;

   f. AWARE Case Note entry must be made to summarize the activities resulting from the typographical date correction and subsequent correction.

5. If the consumer has signed the IPE and any corrections/substantial changes are identified on the IPE, the Counselor must complete a new IPE and obtain the consumer’s signature and, if not on Independent Approval Status, must obtain supervisory approval. This can be accomplished by either a personal appointment with the consumer or via mail.

Examples of corrections/substantial changes: Omission of a needed service; need for additional services; change in funding source from no cost to LRS to a cost to LRS.

6. After obtaining all agency-required approvals, the Counselor (or the Counselor’s RCA) must provide the consumer with a final, approved copy of the IPE. An AWARE Case Note will be required to document that a copy of the approved Plan has been given/sent to the consumer.
IV. ANNUAL REVIEW

A. The Counselor must conduct a face-to-face meeting with the consumer for a formal annual review of the IPE. This annual review does not take the place of the progress review/assessment outlined as “objective criteria” on the IPE.

B. If IPE amendments are needed, the Counselor will record in the AWARE Case Notes any actions taken and prepare appropriate revisions.

C. If IPE amendments are not needed, the Counselor will document this in AWARE Case Notes, as appropriate.

V. CHANGES TO AN IPE

A. If there are any changes in the career field, the vocational rehabilitation services to be provided, or the service provider, the IPE must be amended to accurately reflect the change. If the employment outcome changes, but is still within the same career field, an amended IPE is not required.

B. Once the consumer becomes employed and a change in the employment outcome occurs that changes the career field, an amended IPE is required. The amended IPE can be completed by either a personal appointment with the consumer or via mail.

C. Services are expired when the ending date on the IPE has passed. At this time, an amended IPE must be developed if services are to continue or resume. *If an amended IPE is not developed within 30 days of the date the IPE expires, the case must be moved to Service-I status in AWARE and a case note entered to explain why services are interrupted.** All amendments to the Plan are numbered sequentially in AWARE.

VI. HIGH COST IPE’S

If the total of all items/services on any IPE or Plan is equal to or greater than $20,000, the IPE or Plan shall be considered “high cost”. In these instances, the Counselor must have both the IPE/Plan and the AWARE Draft Authorization approved by both the District Supervisor and the Regional Manager.