



Independent
Living Fund

Equinox House
Island Business Quarter
City Link
Nottingham NG2 4LA

Phone: 0845 601 8815
or 0115 945 0700

www.dwp.gov.uk/ilf

Policy Circular

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Owner: Corporate Affairs Team
Subject: Run Off Payments (Group 3)
Version: 5 of 5
Last Amended: July 2013
Date Reviewed: July 2013

1.0 Background

The 2006 Trust Deed specifies 5 groups of candidates. Group 3 candidates are those who were formerly but ceased to be a Group 1 (former Extension Fund) or Group 2 (former 93 Fund) or Group 4 (DLA Appeals) candidate.

Any payment made to a group 3 candidate is referred to in this policy as a run off payment.

2.0 Policy

The ILF will normally make run off payments as outlined in the employer support policy (section entitled Notice period and end of employment compensation payments). Any other type of run off payment will not normally be made.

Where a user, their representative or another third party (where a user is deceased), demonstrates that there are exceptional reasons why a run off payment is needed which does not fall within Notice period and end of employment compensation payments section of the employer support policy, a referral can be made to the User Personal Cases Committee for consideration.

Textphone: 0845 601 8816
Fax: 0115 945 0945
Email: funds@ilf.gsi.gov.uk



Run off payments can be made to Group 3 candidates for a period not exceeding 12 weeks from the date they ceased to be eligible in Groups 1 or 2 or 4. Only one run off payment can be made in respect of any case.

A run off payment does not include costs that were incurred prior to a user becoming ineligible. If there are any outstanding Qualifying Support and Services (QSS) costs or on costs associated with these that were incurred prior to the user becoming ineligible, these should be paid as normal in line with appropriate policies.

3.0 Source

Trustees' Meeting 11 July 2007

Independent Living Fund 2006 Trust Deed

Trustees' meeting 13 February 2008, 12 March 2008

Trustees Meeting 9 June 2010

Trustees Meeting 18 September 2013

4.0 Cross References

Employer support policy

5.0 History Date Reviewed

19 June 2008

3 July 2009

10 June 2010

25 January 2012 (Review date amended from June 2012)

July 2013