

Appendix 10: Directions of Application for Living Allowance For Between-Jobs

Applicant	The involuntary unemployed laborers defined in Subparagraph 2 to 4 of Paragraph 1 of Article 3 of the Regulations
Application Conditions	<p>The laborers, whom after applying for an unemployment benefit in accordance with the related regulations of the Employment Insurance Act, did not obtain the approval of unemployment benefit owing to the insufficient accumulated enrollment period of employment insurance or having not been insured in employment insurance, or unable to be re-employed after the expiration of the period of receiving unemployment benefits, and conforms to any of the following conditions:</p> <ol style="list-style-type: none"> 1. The laborers applying for living allowance for between-jobs to the public employment service institutions and having counseled and been unsuccessfully employed through referrals or accepting vocational training programs within fourteen (14) days from the application date. 2. The laborers have been employed in the impacted enterprises or the designated industries needing enhanced guidance as defined in Article 7 of the Statute for no less than one (1) year. 3. Equipped with job skills and having intention of being employed.
Handling Facilities	Public employment service institutions
Required Documents	<ol style="list-style-type: none"> 1. Application form of living allowance for between-jobs for the involuntarily unemployed laborers. 2. The receipts of receiving allowance. 3. The rejection notification of the appropriation of allowance. For the involuntarily unemployed laborers not insured in employment insurance or the period of receiving unemployment benefit has expired, the requirement of this document shall be exempted.

	<ol style="list-style-type: none"> 4. National I.D. card or copies of other identification. 5. The front cover copy of the applicant's domestic banking institution account book. 6. The documentary evidence of being employed in the impacted enterprises or the designated industries needing enhanced guidance defined in Article 7 of the Statute for no less than one (1) year. 7. Related documentary evidence of the laborers defined in Subparagraph 2 to 4 of Paragraph 1 of Article 3 of the Regulations. (information that can be cross-check in administrative systems is exempt) 8. Any other documents required by the Ministry of Labor.
Application Procedure	The applicants shall submit their application to the public employment service institutions with required documents for subsidization.
P a y m e n t	The public employment services institutions shall distribute the allowance to the applicant's account on a monthly basis.
Subsidization	<ol style="list-style-type: none"> 1. For the laborers applying for the living allowance for between-jobs after expiration of the period of receiving unemployment benefits, such allowance shall be at sixty (60) percent of the applicant's average insured monthly salary in the six-month period prior to the withdrawal from the employment insurance after resignation, paid for up to three (3) months. 2. For the laborers conforming to the identification of the preceding item after being re-employed and unemployed thereafter, the living allowance for between-jobs and early re-employment incentives shall be combined in calculation within two (2) years and paid for up to three (3) months. 3. For laborers not obtaining the approval of unemployment benefit owing to the insufficient accumulated enrollment period of employment insurance or not being insured in employment insurance, the living allowance for between-jobs shall be at sixty

	<p>(60) percent of the applicant's average insured monthly salary in the six-month period prior to the withdrawal from the employment insurance or labor insurance after resignation, paid for up to six (6) months.</p> <p>4. For the involuntarily unemployed laborers not being insured in employment insurance or labor insurance defined in the preceding item whose previous insured monthly salary is not identifiable, the living allowance for between-jobs shall be at sixty (60) percent of the monthly basic wage announced by the Ministry of Labor and paid up for six (6) months.</p> <p>5. For the laborers defined in the item 3 and 4 being re-employed and unemployed conforming to the identification of the involuntary unemployment laborers thereafter, the living allowance for between-jobs and early re-employment incentives shall be combined in calculation within two (2) years and paid for up to six (6) months.</p>
Additional Directions	<p>1. The involuntary unemployment laborers conforming to the following conditions may apply for the living allowance for between-jobs without accepting the referral job from the public employment services institutions:</p> <p>(1) The compensation of the job opportunities is lower than the monthly amount of living allowance for between-jobs.</p> <p>(2) The commute distance between the location of the temporary job and the residence is more than thirty (30) kilometers.</p> <p>2. The involuntarily unemployed laborers conforming to the following conditions may apply for the living allowance for between-jobs without accepting the employment consultation or vocational training program arranged by the public employment services institutions; and may, at its discretion, choose to accepting the employment consultation or vocational training program during</p>

	<p>receiving the allowance:</p> <p>(1) Under medical treatment with proof, unable to accept the arrangement.</p> <p>(2) Unable to relocate for accepting the vocational training program of which difficulty has been determined by the public employment services institutions.</p> <p>3. The application for the living allowance for between-jobs shall be rejected if the involuntary unemployment laborers have any of the following circumstances:</p> <p>(1) Refuse to accept the referral job from the public employment services institutions without conforming to any of the conditions set forth in item 2 of this Additional Directions.</p> <p>(2) Refuse to accept the employment consultation or vocational training program arranged by the public employment services institutions without conforming to any of the conditions set forth in the preceding item.</p> <p>4. Any of the following circumstances is identified by the public employment services institutions, the application for the living allowance for between-jobs shall be rejected; or (for the laborers concurrently receiving unemployment benefits) the allowance shall be refunded in the case that the allowance has been distributed and thereafter been revoked or abolished:</p> <p>(1) The laborers may receive the unemployment benefits after the rejection of application for unemployment benefits of labor insurance has been revoked by the Bureau of Labor Insurance.</p> <p>(2) The laborers may receive the unemployment benefits after the rejection of application for unemployment benefits of labor insurance decided by the Bureau of Labor Insurance has been revoked by the decision of the appeal committee, the judgment of administrative proceedings or any other appealing proceeding.</p>
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	<p>5. The public employment services institutions shall, according to the following standards, distribute the allowance to the involuntary unemployment laborers who have been offered other occupations during the unemployment period:</p> <p>(1) For the monthly income exceeding the monthly basic wage announced by the Ministry of Labor, the application for the living allowance for between-jobs shall be rejected.</p> <p>(2) For the monthly income below the monthly basic wage announced by the Ministry of Labor, the overhead exceeding eighty (80) percent of average insured monthly salary by the aggregate amount of monthly income and the living allowance for between-jobs shall be deducted from the living allowance for between-jobs. Such deduction shall not apply to the laborers whose aforementioned aggregate amount is below the monthly basic wage.</p> <p>(3) For the laborers whose previous insured monthly salary is not identifiable, the overhead exceeding eighty (80) percent of the monthly basic wage by the aggregate amount of monthly income and the living allowance for between-jobs shall be deducted from the living allowance for between-jobs. Such deduction shall not apply to the laborers whose aforementioned aggregate amount is below the monthly basic wage.</p> <p>6. The laborers concurrently receiving unemployment benefits, labor insurance injury, training allowance, in-service education and re-adaptation allowance, temporary job allowance, job allowance of multi-employment promotion program, start-up loan interest subsidy or other subsidy on employment promotion shall not apply for this allowance.</p> <p>7. The unemployed laborers have labor disputes with the impacted enterprises for the subject matters of resignation or dismissal may still apply for the living allowance for between-jobs.</p>
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	<p>8. The distributed allowance shall be refunded within fifteen (15) days from the date of the final decisions of the labor disputes set forth in the preceding item that making the laborers not conforming to the conditions of receiving the living allowance for between-jobs. The reimbursement not being made within the designated period shall be enforced.</p> <p>9. The public employment service institutions may require the involuntary unemployment laborers to provide the following documents for job referral and vocational training program arrangement:</p> <p>(1) Copies of highest attained educational diploma and documented work experience.</p> <p>(2) Copies of certificates or licenses of professionals and skilled workers.</p> <p>(3) Copies of certificates of the completion of vocational training program.</p> <p>10. The laborers may apply for the living allowance for between-jobs within two (2) years from the date of rejection of application for unemployment benefits of labor insurance as decided by the Bureau of Labor Insurance, the date of involuntary dismissal or the expiration date of receiving unemployment benefits. The public employment service institutions shall reject applications overdue from the aforementioned period.</p> <p>11. The laborers reapplying for the living allowance for between-jobs shall apply for re-determination of unemployment to the public employment services institutions in person at each month within two (2) years from the next day of expiration date of the previous period of receiving the living allowance for between-jobs. For the laborers under medical treatment that might not be able to attend for applications may furnish the related documents issued by</p>
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	<p>medical institutions and appoint agents for applications with written statements.</p> <p>12. For the laborers not being re-determined as unemployed by the public employment services institutions, the appropriation of the living allowance for between-jobs shall be suspended.</p> <p>13. The laborers reapplying for the living allowance for between-jobs shall submit, at least twice, job seeking records whilst applying for re-determination of unemployment. The laborers not submitting such records shall be rectified within seven (7) days; the distribution of the living allowance for between-jobs shall be suspended if the laborers failed to rectify within that period.</p> <p>14. The involuntarily unemployed laborers shall notify the public employment service institutions when applying for determination of unemployment or re-determination of unemployment that currently have been offered other occupations during the unemployment period or the period of receiving the living allowance for between-jobs.</p> <p>15. The involuntary unemployment laborers shall submit the reply form of intention of job referral to the public employment service institutions within seven (7) days from the referral date.</p> <p>16. The public employment service institutions shall suspend the current examination of determination of unemployment or re-determination of unemployment if laborers failed to comply with the preceding item. The determination shall be abolished if it has been made.</p> <p>17. The laborers receiving the living allowance for between-jobs shall notify the public employment services institutions on their re-employment within three (3) days from the date of re-employment.</p>
R e m a r k s	1. In preparation of the summary reports of the subsidization budget,

	<p>the attached expenditure voucher shall be prepared in accordance with the Management Guidelines for The Disposal of Expenditure Voucher and shall provide the detailed objects of expenditure and the total amount of actual expenditure.</p> <p>2. The subsidization budget involving procurement matters shall be conducted in accordance with the Government Procurement Act. Any balance, interest or other derivative income from the subsidization budget shall be returned at the ratio of subsidization.</p>
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