

November 12, 2019

TO:

Region 8 RWDB Members

FROM:

Beth Winquist, Workforce Director

RE:

November RWDB Meeting

The next meeting of the Region 8 RWDB will be on **Thursday, November 14, 2019** at 5:30 PM at **Region XII COG in Carroll**. Please contact Beth Winquist (712-792-2685 ext. 32; beth.winquist@iwd.iowa.gov) if you have any questions about the agenda.

RWDB MEETING AGENDA TRAINING ROOM, REGION XII COG, CARROLL IA November 14, 2019 - 5:30 p.m.

- I. Roll Call/Call to Order
- II. Introductions
- III. Approve minutes of the August 15, 2019 RWDB Meeting
- V. Disclosures of Any Conflicts of Interest
- VI. Old Business
 - A. Report on Statewide Regional Reorganization
- VII. New Business
 - A. WIOA Title I Report
 - B. Consider Extending the Existing MOU with No Changes to 06/30/20
 - C. IWD Report
 - D. Partners' Reports
 - E. Other
- VIII. Adjourn

SDR08 board meetings are open to all individuals regardless of disability. Any person with a disability requiring a reasonable accommodation to participate in a board meeting should contact Region XII COG at 712-792-9914 at least two business days prior to the meeting. This institution is an equal opportunity provider and employer.

REGION 8 CHIEF ELECTED OFFICIALS August 8, 2019 Region XII COG Board Room, Carroll, IA

The meeting was called to order at 1:57 p.m. Board members present were Skoog, Muir, Lloyd, and Drake. Lloyd moved to approve the minutes of the July 11, 2019 meeting. Muir seconded. Motion carried. Skoog asked the board if any members had a conflict of interest in regards to the agenda items. There were none reported. RWDB application from Brian Smith to fill the RWDB Business vacancy and RWDB application from Clay Adams to fill the RWDB Apprentice/Labor/Management vacancy were reviewed and discussed. Muir moved and Drake seconded to approve the appointment of Smith to the RWDB and submit the required papers to IWD for filing. Motion carried. Lloyd moved and Drake seconded to approve the appointment of Adams to the RWDB and submit the required papers to IWD for filing. Motion carried. WIOA Director's report was given. Muir moved and Lloyd seconded to adjourn meeting. Motion carried.

Secretary		

Local Plan Modification Transmittal Form

To Be Complete	d by LWDB	STATE USE ONLY
LWDB:	Region 8	Date Received:
Date Submitted:		Date Approved:
Provide a description of Local Plan changes below:		Effective Date:
		Title I Rep:

Appendix J Local Plan Modifications; addition to the following to the Region 8 local plan:

Geographical Preference for Enrollment Policy and Procedures:

The Geographical Preference for the Region is that the participant must be a resident within the following counties; Audubon, Carroll, Crawford, Greene, Guthrie, and Sac. Approval must be documented in the data management system.

Eligibility Determination Policy for Participation of Minors:

Region 8 does not authorize any additional responsible adults outside of those mentioned in the State Policy to authorize program participation for minors. State Policy states: Another responsible adult may include:

- An adult relative with whom the individual resides
- An adult who has been delegated custodial or administrative responsibilities in writing, either temporarily or permanently, by parents or by an appropriate agency
- An agency or organization representative who is in a position to know the individual's circumstances (i.e., that they could not get a parent's or guardian's signature authorizing participation), for example, a clergyperson, a school teacher or other school official a probation or other officer of the court or foster parent.
- A representative of an agency which provided support services to the individual and who is aware of the individual's circumstances (i.e., that they cannot get a parent's or guardian's signature authorizing participation), for example a social worker a homeless shelter official, a child protective worker, a health clinic official; or
- Other responsible adults to be appropriate to authorize the individuals' participation, as defined in policy by the Local WDB.

A final eligibility determination will be made within 30 days. The individual will be notified by mail or email a final determination of services no later than 5 business days after the 30 day determination period has expired.

Ineligibility to Receive Services Policy:

On the date that an individual is found ineligible to receive services, the individual will be notified by mail or email why they are ineligible and providing them 30 days to respond to correct the ineligible status. A final eligibility review and determination will be made within 30 days. The individual will be notified by mail or email a final determination of services no later than 5 business days after the 30 day determination period has expired.

Closure of Services Due to Fraud:

On the date that an individual is found to have committed or attempted to commit fraud to receive services, the individual will be mailed a letter stating the determination and allow them 30 days to respond to the fraud stats. A final determination will be made after the 30 days have expired. The

individual will be notified by mail or email a final determination of services no later than 5 business days after the 30 day determination period has expired.

Screening and Selection of Adult Mentors:

The following is the selection and screening process for Adult Mentors in Region 8:

- Mentors must be at least 21 years of age.
- Mentors must pay for and complete a background check. Background check must be within 90 days before mentorship.
- Mentor must complete a mentorship application, confidentiality statement, a rights and responsibilities agreement and provide background check results.
- Mentor's completed application must be approved by the Youth Standing Committee.
- Applications will be good for 90 days.

The LWDB will screen the interested mentor based on application, background check and interview. Or Region 8 could partner with other agencies that provide mentoring services.

Objective Assessment:

Region 8 will utilize on or a combination of the following assessments as part of the Objective Assessment Process: TABE, CASAS, ALEKS, Career Coach, NCRC, O*Net Interest Profiler, and Career Decision Maker. Assessment tools are evaluated on an ongoing basis by the service provider. The selection/addition of actual instruments will occur throughout the course of enrollment.

Support Services:

Support service payments may be provided when necessary to enable a participant to participate in a WIOA Title 1 activity. Support service payments can be made only when the participant is unable to obtain the service through other programs providing such services. The American Job Center partners will work in conjunction to ensure that duplication of services does not happen for dual enrolled participants. Region 8 policy states no more than \$5000 per participant per program year will be available to assist individuals with their training and/or supportive service needs. Support caps can be altered with written permission of an administrator and documented in the data management system.

Following are the allowable types of Support Service Payments and a description of each:

Clothing (CHG)

Payments for items such as clothes and shoes that are necessary for participation in WOIA Title I Activities, including interviewing employment or work experience are allowable. Items such as uniforms and safety equipment are generally allowable. The total enrollment maximum expenditure is \$300 per activity.

Dependent Care (DPC)

Dependent care includes child or adult care for which the participant would normally be responsible. If the unemployed parent of the child(ren) resides in the home, no childcare support will be provided. DPC payments are paid directly to the participant dependent care support should only be used when the participant is not eligible for, or is pending approval of, Child Care assistance through DHS/PROMISE JOBS. Participants may receive a reimbursement rate of \$20.00 per day for every day of documented participation in a WIOA activity up to \$5000 per program year and as described in the participants plan.

Educational Assistance (EST)

Assistance with books, fees, school supplies and other required items for students enrolled in postsecondary education classes is allowable. Maximum expenditure is \$2000 per program year.

Educational Testing (EDT)

Assistance with educational testing required for participation in WIOA Title 1 activities is allowable. Some samples of educational testing include, but are not limited to, high school equivalency testing and vocational testing. If required for employment the costs for license and application fees are allowable. Maximum expenditure is \$400 per participant per program year.

Financial Assistance (FAS)

The purpose of a Financial Assistance Payment is to make a payment to a service provider or vendor on behalf of a participant. This payment is used to cover an emergency financial need of a participant that if unmet would prevent the participant from participating in WIOA Title 1 activities or maintaining employment.

FAS may not be used to pay any type of fines or penalties imposed because of failure to comply with any federal state or local law statute. Maximum expenditure is \$500 per participant per fiscal program year.

Health Care (HLC)

Health Care assistance should be made available to participants when lack of assistance will affect their ability to obtain or maintain employment, or if it is a requirement of an educational program. This supportive service should be used only when there are no other resources available to the participant. Maximum expenditure is \$300 per participant per program year.

Miscellaneous Services (MSS)

The cost of required equipment is allowed. Various fees related to education and/or employment is allowed. Fees must be required for their WIOA Title 1 sponsored program. Limit is not to exceed \$300 per participant per program year.

Needs-Related Payments

Not allowed in Region 8

Services for Individuals With Disabilities (SID)

The costs of special services, supplies, equipment and tools necessary to enable a participant with a disability to participate in an education or employment related activity is allowable. It is not an allowable use of WIOA Title 1 funds to make capital improvements to a training or work site for general compliance with the Americans with Disabilities act Requirements. Maximum expenditure is \$1000 per participant per program year.

Stipends (STI) – Youth Only

Region 8 awards a stipend of \$50 per week to students meeting a minimum attendance threshold for HiSED classes.

A stipend of \$50 per week will be awarded to enrolled high school students with a documented full week of attendance as defined by school district policy.

Stipend payments may not be paid for more than 52 weeks total.

A stipend of \$50 per class/workshop will be awarded for attending and successfully completing any classes directly related to the 14 youth services, including but not limited to, leadership development, entrepreneurial skills, and financial literacy up to a maximum of \$300 per program year.

All terms, timelines and conditions of stipends awards will be clearly defined in the Individual Service Strategy.

Supported Employment and Training (SET)

Supported Employment and Training payments are allowable to provide individuals requiring individualized assistance with one-on-one instruction and the support necessary to enable them to

complete occupational skill training and to obtain and retain competitive employment. SET may only be used in training situations that are designed to prepare the participant for continuing non-supported competitive employment. Total enrollment maximum is \$2500.

Transportation (TRN)

Cost of transportation necessary to participate in WIOA Title 1 activities and services, including job searching and job interviews is allowable.

Assistance can consist of per mile reimbursement, fuel purchase orders, bus and or taxi passes and bicycle purchases. Maximum mile reimbursement is \$.20 cents per mile, with a minimum of 10 miles per round trip. Daily travel reimbursements are limited to one round trip per day per activity and capped at \$20.00 per day up to \$5000 per program year. Daily travel reimbursements for bus or taxi passes are limited to one round trip per day per activity and capped at \$50.00 per day up to \$5000 per program year. Total enrollment maximum of \$500 is allowed for the purchase of a bike.

Youth Incentive payments (YIP)

Incentive payments to youth participants are allowed for recognition and achievement directly tied to training activities and experiential learning activities. Incentive payments must be: (a) Tied to the goals of the specific program; (b) Outlined in writing before the commencement of the program that may provide incentive payments; (c) Align with the local program's organizational policies; and (d) In accordance with the requirements contained in the Uniform Administrative Requirements 2CFR 200.

Region 8 YIPs are as follows:

- Certified Nurse Aid
- Pre-Apprenticeship Construction Certification (PACT)
- ServeSafe
- Business Applications Certification (Word, Excel, PowerPoint)
- Retail Operations Certification
- Certified Production Technician
- Para Educator Certification
- One or two ear diploma through post-secondary education
- Production Welding

Additional Assistance for Youth Policy:

Region 8 identifies the following categories for Youth Needing Additional Assistance in addition to those barriers outlined in State Policy: Father of an unborn child, Out of School Youth with no work history.

Economic Self-Sufficiency:

Region 8 adopts the State Standard for Economic Self-Sufficiency.

Underemployed Individuals Policy:

Region 8 outlines the following criteria to qualify as an Underemployed Individual under the Adult and Dislocated Worker Programs:

 Currently in a position that is below their level of skills and training, Currently does not meet the definition of a low-income individual, but their current job's earnings are not sufficient compared to their previous job's earnings. Must be at 80% below previous earnings. Individualized Career Services Policy: Region 8 will utilize the following assessments when necessary to determine eligibility: TABE and/or CASAS 	_WDB Chair	Date	CEO Chair	Date	
 Currently in a position that is below their level of skills and training, Currently does not meet the definition of a low-income individual, but their current job's earnings are not sufficient compared to their previous job's earnings. Must be at 80% below previous earnings. Individualized Career Services Policy: Region 8 will utilize the following assessments when necessary to determine eligibility: TABE and/or CASAS These assessments are approved for use by the national Reporting System. 	Approvals:				
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 Currently in a position that is below their level of skills and training, Currently does not meet the definition of a low-income individual, but their current job's earnings are not sufficient compared to their previous job's earnings. Must be at 80% below previous earnings. 	 TABE and/or CA 	SAS	•	• •	
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Currently employed on a less than full time basis and is seeking full time employment,	 Currently in a position Currently does not earnings are not 	sition that is below the ot meet the definition sufficient compared to	eir level of skills and training of a low-income individual	ng, , but their current job's	

MEMORANDUM OF UNDERSTANDING

between

The Region 8

CHIEF ELECTED OFFICIALS, REGIONAL WORKFORCE DEVELOPMENT BOARD,

and

WORKFORCE DEVELOPMENT PARTNERS

I. Background.

Congress enacted The Workforce Innovation and Opportunity Act (WIOA) to strengthen our country's workforce development system by aligning its employment, training, and education programs. This alignment of program services will combine with a metrics-based assessment of performance to improve our workforce development system. WIOA prioritizes a forward-looking one-stop system that provides integrated employment, training, and education programs responsive to the employment needs of the system's customers: job seekers, employees, and businesses. This focus will result in a one-stop system that will lead to economic growth for the individual, State, and nation.

Iowa has previously taken steps to integrate and streamline its workforce services, but WIOA requires further integration between agencies and programs. The parties to this memorandum of understanding (MOU) will come together to develop a partnership for workforce services delivery that fosters cooperation, collaboration, communication and accessibility. This MOU sets forth the framework for local-level collaboration in pursuit of attaining the goals and meeting the requirements set forth by WIOA.

Iowa's one-stop delivery system is a locally-driven system that provides the programs and services to achieve the goals set forth in the Iowa Unified State Plan:

- Goal I: Iowa's employers will have access to advanced, skilled, diverse, and Future Ready workers.
- **Goal II:** All Iowans will be provided access to a continuum of high quality education, training, and career opportunities.
- Goal III: Iowa's workforce delivery system will align all programs and services in an accessible, seamless, and integrated manner.

These goals will be accomplished by providing all customers in each region across the state access to a high-quality one-stop system with the full range of services available in their communities.

2. Purposes.

The purposes of this MOU are to:

- **2.1.** Establish a cooperative working relationship among partners;
- **2.2.** Define respective party roles and responsibilities;
- **2.3.** Coordinate resources to prevent duplication;
- **2.4.** Develop a one-stop system that creates a seamless customer experience;
- **2.5.** Ensure the effective and efficient delivery of workforce services;
- **2.6.** Establish joint processes and procedures that will enable partners to align and integrate programs and activities across the regional one-stop system;
- **2.7.** Increase and maximize access to workforce services for individuals with barriers to employment; and
- **2.8.** Coordinate to implement state workforce development initiatives.

3. Parties.

The following entities are parties to this MOU:

- 3.1. Region 8 Chief Elected Official Board (CEO Board).
- **3.2.** Region 8 Workforce Development Board.
- **3.3.** Region 8 One-Stop System Partners:
 - 1. Title I Adult, Dislocated Worker and Youth
 - 2. WIOA Title II Adult Education and Literacy
 - **3.** WIOA Title III Wagner-Peyser
 - 4. WIOA Title IV Vocational Rehabilitation
 - 5. WIOA Title IV Iowa Department for the Blind
 - **6.** Title V Older Americans Act
 - 7. Carl Perkins Career Technical Education
 - **8.** Job Corps
 - 9. Native American Programs
 - 10. Proteus/ Migrant Seasonal Farmworkers
 - 11. Veterans
 - 12. YouthBuild
 - **13.** Trade Adjustment Act
 - 14. Community Services Block Grant (Employment & Training)
 - **15.** Housing and Urban Development (Employment & Training)
 - 16. Unemployment Compensation
 - 17. Second Chance ReEntry Program
 - 18. TANF/PROMISE JOBS

4. Region 8 Vision and Goals.

Mission Statement

To Promote and support an effective workforce system that offers employers, individuals and communities the opportunity to achieve and sustain economic prosperity.

Vision Statement

To empower those who are unemployed or underemployed to achieve self-sufficiency while developing and promoting strategic partnerships that contribute to a model workforce and a vital community.

Values Statement

Our Core Value is to provide service with integrity and commitment to meet the needs of all Stakeholders in Region 8.

5. Term.

This MOU commences on July 1, 2016, and concludes June 30, 2019. The Parties may agree to amend this MOU at any time before its designated conclusion date.

6. Development and Implementation.

This MOU will be developed and implemented in two phases:

- **Phase I:** Phase I of this MOU focuses on the operation of the one-stop system. This phase will foster alignment and integration of programs and services and specify the responsibilities of the Partners under WIOA.
- Phase II: Phase II will be an addendum to this MOU that will incorporate and include Phase I. Phase II will include the application of an agreed upon formula or plan developed by State Partners. Phase II will address costs of services, operational costs, and infrastructure costs in accordance with WIOA section 121(c)(2)(A)(ii). Phase II will take effect in accordance with the deadline set by the United States Department of Labor (USDOL) and United States Department of Education (USDOE).

By signing this MOU, the Partners agree to adhere to and execute Phase I and support and participate in good faith in the development of Phase II.

7. Legal Obligations.

The parties propose to coordinate and perform the activities and services described herein within the scope of legislative requirements governing the parties' respective programs, services, activities, and entities. Nothing in this MOU supersedes any provision of WIOA or any other state or federal statutes or regulations. The parties agree to amend this MOU in response to changes in applicable state and federal law in order to ensure compliance with applicable state and federal law.

8. One-Stop System Description.

All career services offered through the IowaWORKS center are designed to meet the strategic vision and goals of the Regional Workforce Development and CEO Boards. These services are reviewed regularly by the IowaWORKS management, the core partners and the RWDB and CEO to ensure they are aligned with the goal and vision of the board. The RWDB and CEO provide oversight to ensure the following career services are available at the center:

- Eligibility for services
- Outreach, intake, orientation
- Initial assessment
- Labor exchange services
- Referrals to programs
- Labor market information
- Performance, cost information
- Supportive services information
- UI information and assistance
- Financial aid information
- Follow-up services
- Comprehensive assessment
- Individual employment plan
- Career planning and counseling
- Short-term prevocational services
- Internships and work experiences
- Out-of-area job search
- Foreign language acquisition
- English Language Learner
- Workforce preparation

Proteus

National Farmworker Jobs Program

Migrant and seasonal farmworkers who have performed agricultural work within the last 24 months and meet other requirements may be eligible to access services such as assistance with tuition, tools, books, uniforms, mileage reimbursement, and/or money just for attending class. For individuals who are job seeking and not interested in attending school, we offer career readiness training and job placement assistance.

Health Program-Mobile Clinic

Through this program migrant and seasonal farmworkers and their families are able to receive physical exams, tests, get medicine, and referrals to other providers or health programs. A copay is requested for services depending on income level and size of the household. Services will not be denied due to lack of payment.

Supportive Services

Proteus provides assistance with housing, food, and/or gas for migrant farmworkers who have done agricultural work within the past 24 months. These individuals need to fall within federal income guidelines, be documented (work permit, legal permanent residency, or deferred action for childhood arrivals), and be registered with Selective Service.

Proteus also has an in house food pantry at each office that can be accessed by anyone in the community at no cost.

9. Responsibilities of the Parties.

- **9.1.** The parties agree to participate in joint planning and modification of activities to result in:
 - **9.1.1.** Continuous partnership building;
 - **9.1.2.** Continuous planning responsive to State and federal requirements;
 - **9.1.3.** Timely response to specific local economic conditions including employer needs; and
 - **9.1.4.** Adherence to common data collection and reporting needs.
- **9.2.** Make available to customers through the one-stop delivery system the services that are applicable to the partner's programs;
- **9.3.** Participate in the operation of the one-stop system consistent with the terms of this MOU and requirements of applicable law;
- **9.4.** Participate in staff capacity-building and development, including but not limited to cross-training between partner staff;
- **9.5.** Participate in one-stop assessments under applicable state policies and procedures, utilizing state standards created to develop a base-line for one-stop center and system certification and continuous improvement as required by WIOA section 121(g); and
- **9.6.** Develop, offer and deliver quality business services that assist industry sectors in overcoming the challenges of recruiting, retaining and developing talent for the regional economy.

10. Methods of Customer Referral and Tracking.

The partners agree to develop a referral process to aid in the integration and alignment of services within the regional one-stop system. The referral process must help create a more seamless customer experience by providing convenience of services to individuals and businesses. This process also provides for a continuum of services and follow-up to ensure customer needs have been met. All partners agree to follow the Region 8 one-stop center referral

process outlined in Attachment _A__ via the following documents: Customer Flow, Referral Form.

- One-Stop partner's common referral process will allow partners to share information necessary to provide excellent customer centered service with seamless referral and enrollment procedures.
- All partner staff participates in cross training to ensure that all can pass general information regarding one-stop center programs services and activities and resources are made available to all customers as appropriate.
- A partner process is established to process a common referral form. The purpose of the form is to communicate service needs and referral.
- One-Stop partners will communicate through program electronic mail boxes. A designated staff from each partner is identified to track referrals and outcomes. Designated staff will report to partners at regularly scheduled meetings.

11. Increased and Maximized Access

The Partners agree that meeting WIOA's mandate for increased access to the Region's workforce services—particularly for individuals with barriers to employment—must be a priority as we work together to deliver workforce services. This necessarily includes outreach to individuals with barriers to employment, a group that includes members of the following populations:

Individuals with disabilities, including but not limited to individuals with vision loss,

- 11.1. Displaced homemakers
- 11.2. Low-income individuals
- **11.3.** Native Americans, including Indians, Alaska Natives and Native Hawaiians as those terms are defined in WIOA section 3
- **11.4.** Individuals age 55 and older
- 11.5. Returning citizens (ex-offenders)
- **11.6.** Homeless individuals
- 11.7. Youth who are in or have aged out of the foster care system
- **11.8.** English language learners, a group that is also often referred to as individuals with Limited English Proficiency (LEP)
- **11.9.** Individuals who have low levels of literacy
- 11.10. Individuals facing substantial cultural barriers
- **11.11.** Eligible migrant and seasonal farmworkers
- **11.12.** Single parents, including single pregnant women
- **11.13.** Long-term unemployed individuals
- 11.14. Individuals within two years of exhausting lifetime eligibility under part A of title

IV of the Social Security Act

To achieve the priority of increased access for individuals with barriers to employment, the parties will:

- Leverage the expert knowledge of its membership and collaborate to maximize access to workforce services;
- Conduct outreach to stakeholders and other organizations within the Region; and
- Participate in state workforce development accessibility initiatives.

12. Common Performance Measures.

The Partners will collaborate to achieve common performance indicators outlined in the State of Iowa Unified State Plan and any modifications made thereto. This collaboration includes strategizing on approaches to attain these measures and providing data in the method and of the substance requested by state-level partner agencies.

13. Service Design.

The Partners will work together to achieve an integrated partnership that seamlessly incorporates the services provided by Partner programs. The Partners will collaborate to develop and implement operational policies, procedures and proven and promising practices that reflect an integrated system of performance, communication and case management, and use technology to achieve integration and expanded service offerings.

13.1. Alignment of Services.

The Partners will collaborate to develop policies, procedures and proven and promising practices to facilitate the organization and integration of workforce services by function (rather than by program) when permitted by a program's authorizing statute and as appropriate. This will include coordinating staff communication, capacity building, and training efforts. Functional alignment includes having One-Stop Center staff who perform similar tasks serve on relevant functional teams (e.g. Skills Development Team, Business Services Team). Service integration will focus on serving all customers seamlessly (including individuals with barriers to employment) by providing a full range of services staffed by cross-functional teams, consistent with the purpose, scope and requirements of each Partner Program.

13.2. Career Services.

Career Services include a variety of self-help services and services requiring more staff involvement, generally provided to individuals deemed to be in need of more intensive/training services to obtain employment; or who are employed but deemed to be in need of more intensive or individualized services to obtain or retain employment that allows for self-sufficiency.

Each partner is responsible for the provision of services associated with the One-Stop system site. The levels of service begin with a set of basic career services available to the universal

population. Further assessments may necessitate the need for more intensive or individualized services. These services, customized and based upon the Region 8 needs, are customized so that each required partner will ensure that integration and non-duplication of services is addressed.

13.3. Employer Services.

WIOA requires that Local One-Stop Systems provide workforce services that meet the labor-market needs of employers. To meet this requirement, the Partners will collaborate to achieve an integrated approach to business services delivery. This will include the implementation of business-focused outreach and initiatives:

13.3.1. Employer-Focused Outreach.

The Partners will create an Integrated Business Services Team that includes local staff from each core partner agency to:

- a. Facilitate engagement of employers in workforce services programs;
- **b.** Offer and deliver quality business services that assist specific businesses and industry sectors in overcoming the challenges of recruiting, training, retaining, and developing talent for the regional economy;
- **c.** Identify and develop a clear understanding of industry skill needs, strategies for assisting employers and coordinating business services activities across programs;
- **d.** Incorporate an integrated and aligned business services strategy among partner to present a unified voice for the One-Stop Center in its communications with employers; and
- **e.** Engage employers to develop sector partnerships that are responsive to labor-market trends.

13.3.2. Business-Focused Initiatives.

The partners will develop policies, procedures and promising practices regarding the development of programs and activities that may include but are not limited to implementation of initiatives such as:

- a. Incumbent worker training programs;
- **b.** On-the-job training;
- c. Customized training programs;
- d. Registered apprenticeships;
- e. Industry and sector partnerships;
- f. Career pathways; and
- **g.** Public-Private partnerships.

13.4. Equal Opportunity.

The parties agree to obey all applicable state and federal nondiscrimination laws. The parties

shall not unlawfully discriminate against any customer, applicant for employment, or employee of a party to this MOU or other entity. The parties shall adhere to the policies, procedures, and guidance issued by the State of Iowa Workforce Development Board and state-level partner agencies regarding equal opportunity, nondiscrimination, and increased accessibility. Nothing in this Section shall be construed as limiting the parties' agreement to increase and maximize access for individuals with barriers to employment under Section 11 of this MOU.

13.5. Integrated Management System.

WIOA emphasizes technology as a critical tool in making possible all aspects of information exchange including client tracking, common case management, data collection, and reporting. Iowa Workforce Development, Iowa Vocational Rehabilitation Services, Iowa Department for the Blind, and Iowa Department of Education, Adult Education and Literacy, are working to develop technological enhancements that allow interfaces of common information needs for WIOA implementation. To support the use of these tools, the One-Stop Partner agrees to:

- 13.5.1. The principles of common reporting and shared information through electronic mechanisms including shared technology;
- 13.5.2. Commit to share information to the greatest extent allowable under their governing legislation and confidentiality requirements; and
- 13.5.3. Develop a process for shared case management that coordinates services and leverage funding to meet the employment needs of an individual job seeker/customer.

13.6. Confidentiality.

The parties agree to comply with provisions of WIOA, the Wagner-Peyser Act, the Rehabilitation Act of 1973, and the Adult Education and Literacy Act, and any other applicable requirement of state or federal law to assure that customer information shall be shared solely for the purpose of enrollment, referral, or provision of services. When required under applicable state or federal law, a release of information will be obtained from the customer before sharing confidential protected information. In carrying out their respective responsibilities, each party shall respect and abide by the confidentiality policies, procedures, and guidance of the other parties.

14. Amendment.

This MOU may be amended at any time upon mutual agreement of the parties. Any amendment to this MOU must be consistent with federal, state or local laws, regulations, rules, plans, or policies. Any amendment of this MOU must involve the process outlined in this section.

A party may request to amend this MOU during its term. A party seeking an amendment must submit a written request to each party. The request must include:

- **14.1.** The requesting Partner's name;
- **14.2.** The reason(s) for the amendment request;
- **14.3.** Each section of this MOU that will require revision;

- **14.4.** The desired date for the amendment to take effect; and
- **14.5.** The signature of an authorized representative of the requesting Partner.

After receipt of an amendment request, the parties must attempt to reach consensus on amending this MOU. If the parties reach unanimous agreement to amend this MOU, this MOU may be amended. Each party must execute the amended MOU via an authorized representative for the amended MOU to take effect. If a party objects to the requested amendment to this MOU and consensus on amending this MOU cannot be reached, the requesting party may utilize the Dispute Resolution process outlined in Section 15 to seek amendment of this MOU.

15. Dispute Resolution.

The parties agree to act in good faith to implement this MOU to help execute the local plan. However, should a dispute arise among the parties while attempting to implement the provisions contained in Phase I of this MOU that results in an impasse, the parties agree to utilize the following process:

- **15.1.** A written document detailing the dispute must be submitted to the State of Iowa Workforce Development Board, with a copy delivered by U.S. mail or email to each of the parties to this MOU.
- **15.2.** The State Workforce Development Board will appoint a standing committee to review and work with the parties to attempt to resolve the impasse. Impasses involving state level partners will have the participation of their respective executive director or administrator, or their designees, in all resolution activities.
- 15.3. If the standing committee successfully brokers a resolution to the dispute, the parties must execute a written agreement containing the terms of the dispute resolution. The standing committee must them make a written report to the State Workforce Development Board at the first meeting to occur after the impasse is resolved and agreement between the parties is executed, detailing the dispute and the resolution. The State Workforce Development Board must publish the standing committee's report on its website.
- 15.4. In the event the dispute cannot be resolved within thirty (30) days, the standing committee will make a recommendation to the State Workforce Development Board regarding a resolution to the impasse. At its next meeting, the State Workforce Development Board will vote on whether to adopt the standing committee's proposed resolution.
 - 15.4.1. If the State Workforce Development Board votes to not adopt the standing committee's proposed resolution, the State Workforce Development Board may direct the standing committee to engage in further efforts to resolve the dispute or dissolve the standing committee and create another standing committee to take the initial standing committee's place.
 - **15.4.2.** If the State Workforce Development Board adopts the standing committee's proposed resolution, the standing committee must draft a

report detailing the dispute, its efforts to resolve the dispute, and the resolution. The State Workforce Development Board must post the standing committee's report on its website.

The policies and procedures outlined in this section will not apply to any dispute among the parties regarding cost or resource sharing. Any dispute among the parties regarding cost or resource sharing must be subject to a separate and distinct dispute resolution process that will be outlined in Phase II of this MOU and be compliant with WIOA.

16. Termination.

- 16.1. The parties understand that implementation of the one-stop system is dependent on everyone's good faith effort to work together to improve services to the community. The parties also agree that this is a project where different ways of working together and providing services are being tried.
- 16.2. In the event that it becomes necessary for one or more party to cease being a party to this MOU, said party shall notify the other parties and the State Workforce Development Board, in writing, ninety (90) days in advance of that intention.
- **16.3.** A party's termination in whole or in part of its participation in this MOU will not affect its duties and obligations under any applicable federal or state law, including but not limited to WIOA.
- **16.4.** A party's termination in whole or in part of its participation in this MOU will be effective only as to that entity.
- **16.5.** If a party terminates in whole or in part its participation in this MOU, this MOU will remain in full force and effect as to all other parties.
- 16.6. A party's termination in whole or in part its participation in this MOU will trigger a review of the regional workforce development board's certification under WIOA section 107(c) and local workforce development area's designation under WIOA section 106(b) by the State Workforce Development Board which will result in recommendations to the Governor of the State of Iowa.

17. No Indemnification and Liability.

By executing this MOU each partner agrees to work together to deliver Region 8 one-stop services for employers, employees, and those seeking employment. However, the parties are not legally "partners" to the extent that term encompasses joint and several liabilities under Iowa law. Each partner under this MOU is responsible for its own employees, representatives, agents, and subcontractors.