## THE BOARD OF SUPERVISORS OF THE COUNTY OF STANISLAUS

ACTION A	GENDA SUMMARY
DEPT: Alliance Worknet	BOARD AGENDA # *B-1
Urgent Routine	AGENDA DATE June 11, 2013
CEO Concurs with Recommendation YES	NO 4/5 Vote Required YES NO _
` \	mation Attached)
SUBJECT:	
	Investment Act (WIA) Funds in Accordance with the Approved al Plan and Contracted Stan WORKS Funds as Authorized by ncy in Program Year 2013-2014
STAFF RECOMMENDATIONS:	
	Vorknet or his designee to receive and expend Program Year ith the approved Stanislaus County Strategic Five-Year Local
Authorize the Director of the Alliance W modifications or adjustments as required	Norknet to sign all WIA-related sub-grant agreements, and any by the State of California.
2013-2014 contracted StanWORKS fun	Vorknet or his designee to receive and expend Program Year ands as authorized by the Director of the Community Services inued on Page 2)
FISCAL IMPACT:	
\$6,485,093 in new WIA funding for the 2013 receive from the Community Services Age Approval of this item will have no impact of Budget for Fiscal Year 2013-2014 establish funding. The Alliance Worknet anticipate process (Continued on Page 2)	ral and State sources. Stanislaus County will receive a total of 8-2014 Program Year. Stanislaus County Alliance Worknet will ency a contracted total of \$6,047,877 in StanWORKS funds. On the County General Fund. The Recommended Proposed ed the Alliance Worknet budget based on an estimate of WIA es adjusting its budget during the Final Budget Addendum
BOARD ACTION AS FOLLOWS:	<b>No.</b> 2013-265
On motion of Supervisor Monteith	, Seconded by Supervisor Withrow
and approved by the following vote,	e Martini and Chairman Chiesa
Noes: Supervisors: None	
Abstaining: Supervisor: None None	·
1) X Approved as recommended	
2) Denied	
3) Approved as amended 4) Other:	
4) Other:	

CHRISTINE FERRARO TALLMAN, Clerk

ATTEST:

Approval to Receive and Expend Workforce Investment Act (WIA) Funds in Accordance with the Approved Stanislaus County Strategic Five-Year Local Plan and Contracted StanWORKS Funds as Authorized by the Director of the Community Services Agency in Program Year 2013-2014

## **STAFF RECOMMENDATIONS:** (Continued)

 Authorize the Director of the Alliance Worknet or his designee to enter into and sign agreements and contracts to expend Program Year 2013-2014 WIA funds and contracted StanWORKS Funds.

## FISCAL IMPACT: (Continued)

to accurately reflect the County's actual WIA allocation based on the recent notification by the California Employment Development Department and after the StanWORKS Program Year 2013-2014 contract is finalized.

## DISCUSSION:

## Workforce Investment Act Formula Funds:

The Workforce Investment Division of the California Employment Development Department (EDD), the designated State Grant Manager of the Department of Labor's Workforce Investment Act (WIA) funding, has announced allocations to Local Workforce Investment Areas for Program Year (PY) 2013-2014. Due to the Federal sequestration this year's allocation for Stanislaus County is \$6,485,093, a decrease of \$435,043 or approximately a 9% decrease in comparison to the prior year allocation. It is anticipated that approximately 14,500 individuals will receive services through the Career Resource Centers, a 3% increase, compared to the 14,000 individuals served in Fiscal Year 2012-2013.

The Stanislaus County Board of Supervisors must annually authorize the receipt of WIA funds and designate the fund administrator. With approval of this recommendation, the Alliance Worknet will serve as fiduciary agent on behalf of the Stanislaus Economic Development and Workforce Alliance (Local Workforce Investment Board) and the Board of Supervisors in administrating these funds. The Alliance Worknet Director will administer the program based on Board direction and approval.

The Alliance Worknet provides employment services to Stanislaus County residents at the following four locations: 629 12<sup>th</sup> St., Modesto, 1405 West F St. #I, Oakdale, 125 N. Broadway, Turlock, 66 N. El Circulo Ave., Patterson. Services include access to job openings, resume and application assistance, job search workshops, skill assessment, career planning and counseling, and job training. In addition, Alliance Worknet staff provides "Rapid Response" assistance to workers who are being laid off due to business closures and downsizing in the effort to quickly re-establish them in the workforce. To date, Alliance Worknet has offered Rapid Response assistance to 1144 workers this fiscal year.

Approval to Receive and Expend Workforce Investment Act (WIA) Funds in Accordance with the Approved Stanislaus County Strategic Five-Year Local Plan and Contracted StanWORKS Funds as Authorized by the Director of the Community Services Agency in Program Year 2013-2014

Approval of staff's recommendation will allow the Alliance Worknet Director to enter into and sign contracts and expend 2013-2014 WIA funds in the general administration of the program. Individual contract amounts for the provision of these employment and training services are expected to exceed \$100,000. Contracts will be approved by the Local Workforce Investment Board and will follow the Board of Supervisors policies regarding the reporting of contracts and agreements.

## Contracted StanWORKS Funds:

Alliance Worknet has provided employment services to StanWORKS participants under contract with the Community Services Agency (CSA) for over 16 years. For the upcoming 2013-2014 Program Year, CSA is providing Alliance Worknet additional funding targeted for subcontracts with local community based organizations (CBOs) to provide ancillary services necessary for these clients to obtain employment. Approximately 1,800 customers will participate in intensive job readiness classes and job search assistance, approximately 150 customers per month will be participating in subsidized employment activities, and about 1,140 customers will be involved in the Community Service Program. In addition, approximately 80 customers will receive basic skills remediation in preparation for taking the General Education Development (GED) exam.

With approval of this recommendation, the Alliance Worknet will serve as fiduciary agent on behalf of the Stanislaus County Community Services Agency and the Board of Supervisors in administration these funds. The Alliance Worknet Director will administer the program based on Board direction and approval.

Approval of staff's recommendation will allow the Alliance Worknet Director to enter into, sign contracts and expend 2013-2014 contracted StanWORKS funds with local CBOs. Individual contract amounts for the provision of these ancillary employment and training services are expected to exceed \$100,000 and will follow the Board of Supervisors policies regarding the reporting of contracts and agreements.

## **POLICY ISSUE:**

The recommended action supports the Board of Supervisors' goals and priorities as follows:

## A Strong Local Economy

WIA funds are invested in workforce development in coordination with economic development through the Alliance Board. This represents a unique approach to improving economic conditions in Stanislaus County.

Approval to Receive and Expend Workforce Investment Act (WIA) Funds in Accordance with the Approved Stanislaus County Strategic Five-Year Local Plan and Contracted StanWORKS Funds as Authorized by the Director of the Community Services Agency in Program Year 2013-2014

## Efficient Delivery of Public Services

Approval of the recommendations allows for contracts for employment and training services to be implemented expeditiously in response to the needs of employers and job seekers alike. Approval of the recommendations also allows for the continued operation of the Alliance Worknet One-Stop Resource Centers which provide employment services to Stanislaus County residents.

## Effective Partnerships

Approval of the recommended action allows the Alliance Worknet to deliver employment and training services in cooperation with the following community partners:

The Stanislaus County Community Services Agency, the Employment Development Department, the Stanislaus Economic Development and Workforce Alliance, Modesto Junior College, California Department of Rehabilitation, Central Valley Opportunity Center, Area Agency on Aging, the Stanislaus Literacy Center, Ceres Unified School District, Friends Outside, Computer Tutor and Technical Business College, Modesto Police Department and the Stanislaus County Office of Education.

## STAFFING IMPACT:

There are no additional staffing impacts associated with this item. Funding provided through the Workforce Investment Act and Community Services Agency support staffing levels as contained in the Recommended Proposed Budget for Fiscal Year 2013-2014.

## **CONTACT PERSON:**

Jeff Rowe, Alliance Worknet Director. Telephone: 209-558-2113.



## INFORMATION NOTICE

## **WORKFORCE SERVICES**

Number: WSIN12-57

Date: May 8, 2013 Expiration Date: 6/7/15 69:116:df:16228

TO:

WORKFORCE DEVELOPMENT COMMUNITY

SUBJECT: WIA FORMULA ALLOCATIONS—PY 2013-14

The purpose of this Information Notice is to announce the release of Workforce Investment Act (WIA) formula fund allocations for each Local Workforce Investment Area (local areas) for the Adult, Youth, and Dislocated Worker (DW) funding streams for Program Year (PY) 2013-14. These allocations are based on the allotments issued by the U.S. Department of Labor (DOL) to the states (refer to DOL Training and Employment Guidance Letter [TEGL] 25-12 dated May 1, 2013). As described in the TEGL, both sequestration and 0.2 percent rescission reductions were applied to the PY 2013-14 Youth allotment, which began April 1, 2013, and to the "base" allotment for Adult and Dislocated Worker programs, which will begin July 1, 2013. All local areas should review their allocations with the first-quarter reductions in mind and take all possible steps to ensure they have sufficient operating funds available to start the new PY 2013-14.

Please note that this notice is being issued for planning and budgeting purposes only because the state has not yet received the federal notice of obligations (NOO's) for any of the funding streams. Once the NOO's have been received, Youth allocations will be released to local areas immediately. The Adult and Dislocated Worker allocations will be released as soon as we receive federal and state spending authority for these funds.

As in previous years, the allocations for the Adult and Youth funding streams were calculated using the "hold-harmless" factor. Additionally, as approved by the California Workforce Investment Board on November 30, 2006, the DW funding now contains a "hold-harmless" factor. This hold-harmless provision for DW helps mitigate the year-to-year volatility by ensuring each local area receives no less than 90 percent of their average percentage share from the prior two years. The local areas that receive more than 100 percent of their average percentage share from the prior two years were proportionately reduced by an amount to total funding necessary for those local areas that were below the 90 percent threshold.

Additionally, the DW allocation formula contains the following four factors and their weights:

- Long-Term Unemployment Insurance (UI) claims—weighted at 40 percent
- Mid-Term UI Claims—weighted at 30 percent
- Short-Term UI Claims—weighted at 10 percent
- Long-Term Civilian Unemployment—weighted at 20 percent

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The allotments to California and the amounts available for formula allocation to the local areas are listed below. Attachment 1 reflects the total amount local areas will receive for each of the funding streams during the PY 2013-14. Additionally, Attachment 2 provides a breakdown of how each of the three funding streams is allocated between formula and Governor's Discretionary amounts.

PY 2013-14	Total Allotment	Amount Available for Formula Allocation
Adult Program (Title I)	\$113,293,307	\$ 107,628,642
Youth Program (Title I)	\$118,211,133	\$112,300,577
Dislocated Worker Program (Title I)	\$162,982,853	\$114,087,998

Youth allotments to the states will be issued in one sum with an April 1, 2013, effective date under grant code 301.

If you have any questions about this notice, please contact Viviana Neet at <u>Viviana.Neet@edd.ca.gov</u> or by phone (916) 653-9150.

/S/ MICHAEL EVASHENK, Chief Workforce Services Division

Attachments

## Workforce Investment Act Within-State of California Allocations Program Year 2013-14

		V	Ad	dult Rd. 1		Adult Rd. 2		Adult - Total		Dislocated orker Rd. 1	w	Dislocated orker Rd. 2		Dislocated		Grand Total
Local Areas	_	Youth	Ļ	(Base)		(Advance)	_		_	(Base)		(Advance)	┡	orker - Total	_	
Alameda	\$	2,131,532	\$	50,902	\$	1,960,764	\$	2,011,666	\$	297,772	\$	2,646,717	\$	2,944,489	\$	7,087,687
Anaheim	\$	982,546	\$	24,033	\$	925,765	\$	949,798	\$	88,770	\$	789,025	\$	877,795	\$	2,810,139
Contra Costa	\$	1,948,519	\$	48,661	\$	1,874,413	\$	1,923,074	\$	257,383	\$	2,287,722	\$	2,545,105	\$	6,416,698
Foothill	\$	613,513	\$	16,182	\$	623,322	\$	639,504	\$	66,342	\$	589,671	\$	656,013	\$	1,909,030
Fresno	\$	4,286,130	\$	100,190	\$	3,859,324	\$	3,959,514	\$	446,981	\$	3,972,941	\$	4,419,922	\$	12,665,566
Golden Sierra	\$	1,216,899	\$	30,198	\$	1,163,227	\$	1,193,425	\$	161,489	\$	1,435,381	\$	1,596,870	\$	4,007,194
Humboldt	\$	431,560	\$	9,667	\$	372,365	\$	382,032	\$	37,851	\$	336,431	\$	374,282	\$	1,187,874
Imperial	\$	1,472,389	\$	35,660	\$	1,373,618	\$	1,409,278	\$	169,735	\$	1,508,670	\$	1,678,405	\$	4,560,072
Kern/Inyo/Mono	\$	3,454,757	\$	84,490	\$	3,254,557	\$	3,339,047	\$	348,785	\$	3,100,142	\$	3,448,927	\$	10,242,731
Kings	\$	594,938	\$	16,821	\$	647,952	\$	664,773	\$	60,135	\$	534,506	\$	594,641	\$	1,854,352
Los Angeles City	\$	14,646,569	\$	360,742	\$	13,895,856	\$	14,256,598	\$	1,117,645	\$	9,934,069	\$	11,051,714	\$	39,954,881
Los Angeles County	\$	11,617,916	\$	282,828	\$	10,894,604	\$	11,177,432	\$	1,029,167	\$_	9,147,642	\$	10,176,809	\$	32,972,157
City of Long Beach	\$	2,084,444	\$	49,164	\$	1,893,818	\$	1,942,982	\$	173,876	\$	1,545,481	\$	1,719,357	\$	5,746,783
Madera	\$	589,605	\$	15,420	\$	593,967	\$	609,387	\$	60,842	\$	540,785	\$	601,627	\$	1,800,619
Marin	\$	374,755	\$	11,084	\$_	426,971	\$	438,055	\$	48,642	\$	432,353	\$	480,995	\$	1,293,805
Mendocino	\$	248,841	\$	6,381	\$	245,801	\$	252,182	\$	26,336	\$	234,087	\$	260,423	\$	761,446
Merced	\$	1,203,175	\$	28,306	\$	1,090,335	\$	1,118,641	\$	127,466	\$	1,132,966	\$	1,260,432	\$	3,582,248
Mother Lode	\$	452,345	\$	13,126	\$	505,624	\$	518,750	\$	57,136	\$	507,846	\$	564,982	\$	1,536,077
Monterey	\$	1,532,119	\$	37,438	\$	1,442,133	\$	1,479,571	\$	203,687	\$	1,810,455	\$	2,014,142	\$	5,025,832
Napa - Lake	\$	544,368	\$	14,237	\$	548,410	\$	562,647	\$	64,661	\$	574,731	\$	639,392	\$	1,746,407
North Cities County	\$	1,007,211	\$	24,368	\$	938,666	\$	963,034	\$	113,525	\$	1,009,056	\$	1,122,581	\$	3,092,826
NorTEC	\$	2,512,201	\$	61,281	\$	2,360,534	\$	2,421,815	\$	267,582	\$	2,378,376	\$	2,645,958	\$	7,579,974
Nova	\$	842,173	\$	21,367	\$	823,041	\$	844,408	\$	115,183	\$	1,023,791	\$	1,138,974	\$	2,825,555
Oakland	\$	1,643,262	\$	41,024	\$	1,580,246	\$	1,621,270	\$	135,559	\$	1,204,905	\$	1,340,464	\$	4,604,996
Orange	\$	4,245,797	\$	100,249	\$	3,861,601	\$	3,961,850	\$	539,299	\$	4,793,505	\$	5,332,804	\$	13,540,451
Richmond	\$	425,474	\$	11,280	\$	434,512	\$	445,792	\$	34,563	\$	307,208	\$	341,771	\$	1,213,037
Riverside	\$	6,650,355	\$	162,905	\$	6,275,136	\$	6,438,041	\$	708,896	\$	6,300,950	\$	7,009,846	\$	20,098,242
Sacramento	\$	4,161,437	\$	101,023	\$	3,891,413	\$	3,992,436	\$	456,307	\$	4,055,837	\$	4,512,144	\$	12,666,017
Santa Ana	\$	1,231,373	\$	29,886	\$	1,151,211	\$	1,181,097	\$	81,642	\$	725,668	\$	807,310	\$	3,219,780
Santa Barbara	\$	1,310,386	\$	23,994	\$	924,236	\$	948,230	\$	104,550	\$	929,278	\$	1,033,828	\$	3,292,444
San Benito	\$	203,205	\$	4,867	\$	187,480	\$	192,347	\$	27,283	\$	242,500	\$	269,783	\$	665,335
San Bernadino City	\$	979,671	\$	23,247	\$	895,481	\$	918,728	\$	67,746	\$	602,157	\$	669,903	\$	2,568,302
San Bernadino Coty	\$	5,331,530	\$	129,046	\$	4,970,867	\$	5,099,913	\$	549,000	\$	4,879,728	\$	5,428,728	\$	15,860,171
Southbay	\$	1,489,097	\$	38,596	\$	1,486,741	\$	1,525,337	\$	147,969	\$	1,315,208	\$	1,463,177	\$	4,477,611
Santa Cruz	\$	964,578	\$	21,277	\$	819,575	\$	840,852	\$	109,969	\$	977,444	\$	1,087,413	\$	2,892,843
San Diego	\$	8,262,254	\$	193,081	\$	7,437,484	\$	7,630,565	\$	870,145	\$	7,734,192	\$	8,604,337	\$	24,497,156
Southeast Los Angeles	\$	1,111,414	\$	26,840	\$	1,033,868	\$	1,060,708	\$	121,745	\$	1,082,114	\$	1,203,859	\$	3,375,981
San Francisco	\$	1,674,103	\$	46,712	\$	1,799,361	\$	1,846,073	\$	223,888	\$	1,990,007	\$	2,213,895	\$	5,734,071
San Joaquin County	\$	2,717,612		64,129	\$	2,470,240	\$	2,534,369	\$	302,550		2,689,189	\$		\$	8,243,720
San Jose Silicon Valley	\$	3,039,530	\$	72,835	\$	2,805,619	\$	2,878,454		339,788	_	3,020,169	\$	3,359,957	\$	9,277,941
San Luis Obispo	\$	803,371	\$	15,860	\$	610,918	\$	626,778		64,717	\$	575,226	\$	639,943	\$	2,070,092
San Mateo City	\$	1,152,739	\$	30,188	\$	1,162,836	\$	1,193,024		157,818		1,402,749	\$	1,560,567	\$	3,906,330
Solano	\$	1,078,469	\$	29,909	\$	1,152,107	\$	1,182,016		142,490		1,266,510	\$	1,409,000	\$	3,669,485
Sonoma	\$	1,191,812	\$	28,568	\$	1,100,445	\$	1,129,013		138,297		1,229,238	\$	1,367,535	\$	3,688,360
Stanislaus	\$	2,086,916	\$	50,957	\$	1,962,876	\$	2,013,833	\$	241,125	\$	2,143,219	\$	2,384,344	\$	6,485,093
Tulare	\$	2,163,828	\$	50,769	\$	1,955,609	\$	2,006,378	\$	227,693	\$	2,023,822	\$	2,251,515	\$	6,421,721
Verdugo	\$	767,232	\$	21,015	\$	809,512	\$		\$	88,699		788,396	\$	877,095		2,474,854
Ventura	\$	2,054,472	\$	47,880	\$	1,844,328	\$		\$	248,249	\$	2,206,534	\$	2,454,783	\$	6,401,463
Yolo	\$	772,155	\$	14,706	\$	566,484	\$	581,190		66,585	\$	591,838	\$	658,423	\$	2,011,768
		12,300,577	_	2,723,389	_	104,905,253	_		\$	11,537,563		102,550,435	_	114,087,998		334,017,217

## Workforce Investment Act (WIA) Funding Program Year 2013-14

Funding Stream		Round 1 (Base)		Round 2 (Advanced)	Share	Total		
Youth Total	\$	118,211,133		\$ •	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$	118,211,133	
Formula	\$	112,300,577	95%	\$ -		\$	112,300,577	
Governor's Discretionary	\$	5,910,556	5%	\$ -		\$	5,910,556	
Adult Total	\$	2,866,725		\$ 110,426,582		\$	113,293,307	
Formula	\$	2,723,389	95%	\$ 104,905,253	95%	\$	107,628,642	
Governor's Discretionary	\$	143,336	5%	\$ 5,521,329	5%	\$	5,664,665	
Dislocated Worker Total	\$	16,482,232		\$ 146,500,621		\$	162,982,853	
Formula	\$	11,537,563	70%	\$ 102,550,435	70%	\$	114,087,998	
Rapid Response	\$	4,120,558	25%	\$ 36,625,155	25%	\$	40,745,713	
Governor's Discretionary	\$	824,111	5%	\$ 7,325,031	5%	\$	8,149,142	
Total WIA Funds	\$	137,560,090	entre de la constantina della	\$ 256,927,203		\$	394,487,293	
Formula	\$	126,561,529		\$ 207,455,688		\$	334,017,217	
Rapid Response	\$	4,120,558		\$ 36,625,155		\$	40,745,713	
Governor's Discretionary	\$	6,878,003		\$ 12,846,360		\$	19,724,363	

<sup>\*</sup>Program Year 2013-14 WIA allotments based on TEGL 25-12, dated May 1, 2013.





June 26, 2013

Mr. Jeffrey Rowe, Director Stanislaus County Alliance Network 251 E. Hackett Road, C-2 Modesto, CA 95358

Dear Mr. Rowe:

WORKFORCE INVESTMENT ACT (WIA) SUBGRANT AGREEMENT K491055

Enclosed is a copy of your new WIA Subgrant Agreement. This new agreement initiates the Program Year (PY) 2013-14 WIA subgrant and incorporates WIA Youth formula funding under grant code 301. The term of these funds are from 04/01/2013 to 06/30/2015.

If you have any questions, please contact your Regional Advisor.

Sincerely,

Jose Luis Marquez Chief Workforce Services Division

Enclosure

CC:

Mr. William O'Brien, Chief Elected Official

Roni Armstrong, Regional Advisor

Roger Gadley, FMU

#### WIA SUBGRANT AGREEMENT

STANISLAUS COUNTY

REGISTRATION NO: K491055 MODIFICATION NO: NEW

SUBGRANTEE CODE: STN

SUBGRANTOR: State of California

Employment Development Dept. Workforce Services Division P.O. Box 826880, MIC 69 Sacramento, CA 94280-0001

SUBGRANTEE: STANISLAUS COUNTY

251 E. HACKETT ROAD C-2

MODESTO

, CA 95358

GOVERNMENTAL ENTITY:

This Subgrant Agreement is entered into by and between the State of California, Employment Development Department, hereinafter the Subgrantor, and the STANISLAUS COUNTY , hereinafter the Subgrantee. The Subgrantee agrees to operate a program in accordance with the provisions of this Subgrant and to have an approved WIA Local Plan for the above named Subgrantor filed with the Subgrantor pursuant to the Workforce Investment Act (WIA). This modificator consists of this sheet and those of the following exhibits, which are attached hereto and by this reference made a part hereof:

Funding Detail Chart Jeneral Provisions and standards of Conduct Title I-Y (WIA TITLE I YOUTH FORMULA)

Exhibit AA, pages Exhibit BB, pages 1 through 1 through 14 Exhibit DD, pages 1 through 1

ALLOCATION(s): The Subgrantor agrees to reimburse the Subgrantee not to exceed the amount listed hereinafter "TOTAL":

PRIOR AMOUNT: INCREASE/DECREASE: TOTAL:

\$0.00 \$2,086,916.00 \$2,086,916.00

Terms of Exhibits are as

TERMS OF AGREEMENT:

From 04/01/2013 to 06/30/2015

designated on each exhibit

PURPOSE:

To initiate the Program Year (PY) 2013-14 WIA Subgrant and add WIA Youth formula funding under grant code 301. The term of these funds are from 04/01/13 to 06/30/15.

APPROVED FOR SUBGRANTOR (EDD) (By Signature)

APPROVED FOR SUBGRANTER (By Signature)

Mame and Title

MICHAEL EVASHENK  $t_{ t HIEF}$ 

WORKFORCE SERVICES DIVISION

I hereby certify that to my knowledge, the budgeted funds are available for the period and purpose of expenditures as stated herein:

Signature of EDD Accounting fficer

JEFFREY ROWE Name

DIRECTOR ALLIANCE WORKNET

This Agreement does not fall within the meaning of Section 10295 of Chapter 2 of Part 2 of Division 2 of the Public Contract Code of the State of California and pursuant to 58 OPS Cal. Atty. Gen. 586, is exempt from review or approval of the Dept. of Ceneral Services and the Dept. of Finance:

> 'Kren Kinisa Signature of EDD Contract Officer

Budget item: 7100 Fund: 0869 Budgetary Attachment: YES Chapter 021 Statutes: 2012 FY: 12/13

#### WIA SUBGRANT AGREEMENT FUNDING DETAIL SHEET

SUBGRANTEE NAME: STANISLAUS COUNTY

Exhibit AA Page 1 of 1

SUBGRANT NO: K491055 MODIFICATION NO: NEW

#### I. ALLOCATION

PRIOR AMOUNT	INCREASE	DECREASE	ADJUSTED ALLOCATION
\$0.00	\$2,086,916.00	\$0.00	\$2,086,916.00
\$0.00	\$2,086,916.00	\$0.00	\$2,086,916.00
\$0.00	\$2,086,916.00	\$0.00	\$2,086,916.00
	\$0.00 \$0.00	\$0.00 \$2,086,916.00 \$0.00 \$2,086,916.00	\$0.00 \$2,086,916.00 \$0.00 \$0.00 \$2,086,916.00 \$0.00

Exhibit BB
Page 1 of 14
SUBGRANT NO: K491055
MODIFICATION NO: NEW

#### 1. Compliance

In performance of this subgrant agreement, Subgrantee will fully comply with:

- a). The provisions of the Workforce Investment Act (WIA) and all regulations, legislation, directives, policies, procedures and amendments issued pursuant thereto.
- b). All State legislation and regulations to the extent permitted by federal law and all policies, directives and/or procedures, which implement the WIA.
- c). The provisions of Public Law 107-288, Jobs for Veterans Act, as the law applies to Department of Labor (DOL) job training programs
- d). Subgrantee will ensure diligence in managing programs under this subgrant agreement, including performing appropriate monitoring activities and taking prompt corrective action against known violations of the WIA. Subgrantee agrees to conform to the provisions of the WIA and the contract requirements as referenced in 29 CFR Part 95, Appendix A and 29 CFR, Part 97.36(i)(1-13).

This subgrant agreement contains the entire agreement of the parties and supersedes all negotiations, verbal or otherwise and any other agreement between the parties hereto. This subgrant agreement is not intended to and will not be construed to create the relationship of agent, servant, employee, partnership, joint venture or association between the Subgrantor and the Subgrantee. Subgrantee represents and warrants it is free to enter into and fully perform this subgrant agreement.

#### 2. Certification/Assurances

Except as otherwise indicated, the following certifications apply to all Subgrantee's.

- a). Corporate Registration: The Subgrantee, if it is a corporation, certifies it is registered with the Secretary of State of the State of California.
- b). The Subgrantee agrees to comply with the Americans with Disabilities Act (ADA) of 1990, which, prohibits discrimination on the basis of disability, as well as all applicable regulations and quidelines issued pursuant to ADA. (42 U.S.C.12101 et seq.
- c). Sectarian Activities: The Subgrantee certifies that this subgrant agreement does not provide for the advancement or aid to any religious sect, church or creed, or sectarian purpose nor does it help to support or sustain any school, college, university, hospital or other institution controlled by any religious creed, church, or sectarian denomination whatsoever, as specified by Article XVI, Section 5, of the Constitution, regarding separation of church and state.
- d). National Labor Relations Board: The Subgrantee (if not a public entity), by signing this subgrant agreement, does swear under penalty of perjury, that no more than one final unappeasable finding of contempt of court by a federal court has been issued against the Subgrantee within the immediately preceding two-year period because of Subgrantee's failure to comply with an order of a federal court, which orders the Subgrantee to comply with an order of the National Labor Relations Board (PCC10296).
- e). Prior Findings: Subgrantee, by signing this subgrant agreement, does swear under penalty of perjury, that it has not failed to satisfy any major condition in a current or previous subgrant agreement with the DOL or the State of California and has not failed to satisfy conditions relating to the resolution of a final finding and determination, including repayment of debts.
- f). Drug-Free Workplace Certification: By signing this subgrant agreement the Subgrantee hereby certifies under penalty of perjury under the laws of the State of California that the Subgrantee will comply with the requirements of the Drug-Free Workplace Act of 1990 and will provide a drug-free workplace by taking the following actions:
  - (1). Publish a statement notifying employees that unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited and specifying actions to be taken against employees for violations.
  - (2). Establish a Drug-Free Awareness Program as required to inform employees about:
    - the dangers of drug abuse in the workplace;
    - the person's or organization's policy of maintaining a drug-free workplace;
    - any available counseling, rehabilitation and employee assistance programs; and,
    - penalties that may be imposed upon employees for drug abuse violations.
  - (3). Every employee who works on this subgrant agreement will:
    - receive a copy of the company's drug-free policy statement; and,
    - agree to abide by the terms of the company's statement as a condition of employment on the subgrant/contract.
- g). Child Support Compliance Act: In accordance with the Child Support Compliance Act, the

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Subgrantee recognizes and acknowledges:

- (1). The importance of child and family support obligations and shall fully comply with applicable state and federal laws relating to child and family support enforcement, including, but not limited to, disclosure of information and compliance with earnings assignment orders, as provided in Chapter 8 (commencing with Section 5200) of Part 5 of Division 9 of the Family Code; and that to the best of its knowledge is fully complying with the earnings assignment orders of all employees and is providing the names of all new employees to the New Employee Registry maintained by the California Employment Development Department (EDD).
- h). Debarment and Suspension Certification: By signing this subgrant agreement, the Subgrantee hereby certifies under penalty of perjury under the laws of the State of California that the Subgrantee will comply with regulations implementing Executive Order 12549, Debarment and Suspension, 29 CFR Part 98.510, that the prospective participant (i.e., grantee), to the best of its knowledge and belief, that it and its principals:
  - (1). Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency.
  - (2). Have not within a three-year period preceding this subgrant agreement been convicted of or had a civil judgement rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction, violation of federal or state antitrust statutes, or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements, or receiving stolen property.
  - (3). Are not presently indicted for or otherwise criminally or civilly charged by a government entity (federal, state or local) with commission of any of the offenses enumerated in Section 2 of this certification.
  - (4). Have not within a three year period preceding this subgrant agreement had one or more public transactions (federal, state or local) terminated for cause of default.

Where the Subgrantee is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this agreement.

- Lobbying Restrictions: By signing this subgrant agreement the Subgrantee hereby assures and certifies to the lobbying restrictions which are codified in the DOL regulations at 29 CFR Part 93.
  - (1). No federal appropriated funds have been paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress, in connection with this federal contract, grant loan, or cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
  - (2). If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress, in connection with this subgrant agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying" in accordance with its instructions.
  - (3). The undersigned shall require that the language of the lobbying restrictions be included in the award documents for subgrant agreement transactions over \$100,000 (per OMB) at all tiers (including subgrant agreements, contracts and subcontracts, under grants, loan, or cooperative agreements), and that all subrecipients shall certify and disclose accordingly.
  - (4). This certification is a material representation of fact upon which reliance is placed when this transaction is executed. Submission of the Lobbying Certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, and U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each failure.
- j). Priority Hiring Considerations:

If this subgrant includes services in excess of \$200,000, the Subgrantee shall give priority consideration in filling vacancies in positions funded by the subgrant to qualified recipients of aid under Welfare and Institutions Section Code 11200 in accordance with Public Contract Code 10353.

- k). Sweatfree Code of Conduct:
  - 1). All Subgrantees contracting for the procurement or laundering of apparel, garments or corresponding accessories, or the procurement of equipment, materials, or supplies, other

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than procurement related to a public works contract, declare under penalty of perjury that no apparel, garments or corresponding accessories, equipment, or supplies furnished to the state pursuant to the contract have been laundered or produced in whole or in part by sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor, or with the benefit of sweatshop labor, forced labor, convict labor, indentured labor under penal sanction, abusive forms of child labor or exploitation of children in sweatshop labor. The Subgrantee further declares under penalty of perjury that they adhere to the Sweatfree Code of Conduct as set forth on the California Department of Industrial Relations website located at www.dir.ca.gov, and Public Contract Code Section 6108.

- 2). The Subgrantee agrees to cooperate fully in providing reasonable access to the subgrantees' records, documents, agents or employees, or premises if reasonably required by authorized officials of the Subgrantor, the Department of Industrial Relations, or the Department of Justice to determine the subgrantees' compliance with the requirements under paragraph a of the Sweatfree Code of Conduct.
- 1). Unenforceable Provision: In the event that any provision of this subgrant agreement is unenforceable or held to be unenforceable, then the parties agree that all other provisions of this subgrant agreement have force and effect and shall not be affected hereby.
- m). Nondiscrimination Clause
  - The conduct of the parties to this subgrant agreement will be in accordance with Title VI
    of the Civil Rights Act of 1964, and the Rules and Regulations promulgated there under
    and the provisions of WIA, Section 188.
    - (a). As a condition to the award of financial assistance from the Department of Labor under Title I of WIA, the grant applicant assures that it will comply fully with the nondiscrimination and equal opportunity provisions of the following laws:

Section 188 of the Workforce Investment Act of 1998 (WIA), which prohibits discrimination against all individuals in the United States on the basis of race, color, religion, sex, national origin, age, disability, political affiliation or belief, and against beneficiaries on the basis of either citizenship/status as a lawfully admitted immigrant authorized to work in the United States or participation in any WIA Title I - financially assisted program or activity;

Title VI of the Civil Rights Act of 1964, as amended, which prohibits discrimination on the basis of race, color, and national origin;

Section 504 of the Rehabilitation Act of 1973, as amended, which prohibits discrimination against qualified individuals with disabilities;

The Age Discrimination Act of 1975, as amended, which prohibits discrimination on the basis of age; and

Title IX of the Education Amendments of 1972, as amended, which prohibits discrimination on the basis of sex in educational programs.

The grant applicant also assures that it will comply with 29 CPR part 37 and all other regulations implementing the laws listed above. This assurance applies to the grant applicant's operation of the WIA Title I-financially assisted program or activity, and to all agreements that grant applicant makes to carry out the WIA Title I-financially assisted program or activity. The grant applicant understands that the United States has the right to seek judicial enforcement of this assurance.

- (b). This Subgrantee shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under the subgrant agreement.
- (c). This Subgrantee agrees to conform to nondiscrimination provisions of the WIA and other federal nondiscrimination requirements referenced in 29 CFR, Part 37.
- n). Indemnification:
  - 1). The following provision applies only if the Subgrantee is a governmental entity:

Pursuant to the provision of Section 895.4 of the California Government Code, each party agrees to indemnify and hold the other party harmless from all liability for damage to persons or property arising out of or resulting from acts or omissions of the indemnifying party.

2). The following provision applies only if the Subgrantee is a non-governmental entity:

The Subgrantee agrees to the extent permitted by law, to indemnify, defend and save harmless the Subgrantor, its officers, agents and employees from any and all claims and

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losses accruing or resulting to any and all contractors, subcontractors, materials persons, laborers and any other persons, firms or corporations, furnishing or supplying work, services, materials, or supplies in connection with the performance of this agreement, and from any and all claims and losses accruing or resulting to any persons, firms or corporations which may be injured or damaged by the Subgrantee in the performance of this subgrant agreement.

Failure to comply with all requirements of the certifications in Section 2 may result in suspension of payment under this subgrant agreement or termination of this subgrant agreement or both, and the Subgrantee may be ineligible for award of future state subgrant agreements/contracts if the department determines that any of the following has occurred:

(1) false information on the certifications, or (2) violation of the terms of the certifications by failing to carry out the requirements as noted above.

#### o). Salary and Bonus Limitations:

In compliance with Public Law 109-234, none of the funds appropriated in Public Law 109-149 or prior Acts under the heading "Employment and Training" that are available for expenditure on or after June 15, 2006, shall be used by a recipient or subrecipient of such funds to pay the salary and bonuses of an individual, either as direct costs or indirect costs, at a rate in excess of Executive Level II, except as provided for under section 101 of Public Law 109-149. This limitation shall not apply to vendors providing goods and services as defined in OMB Circular A-133. Where States are recipients of such funds, States may establish a lower limit for salaries and bonuses of those receiving salaries and bonuses from subrecipients of such funds, taking into account factors including the relative cost-of-living in the States, the compensation levels for programs involved including Employment and Training Administration programs. See Training and Employment Guidance Letter number 5-06 for further clarification.

The incurrence of costs and receiving reimbursement for these costs under this award certifies that your organization has read the above special condition and is in compliance.

#### p). Clean Air and Water Act:

For subgrants in excess of \$100,000, compliance with all applicable standards, orders, or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 1857  $\{h\}$ ); Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and the U.S. Environmental Protection Agency regulations (40 CFR 15, revised as of July 1, 1989).

#### 3. Standards of Conduct

The following standards apply to all Subgrantees.

- a). General Assurance: Every reasonable course of action will be taken by the Subgrantee in order to maintain the integrity of this expenditure of public funds and to avoid favoritism and questionable or improper conduct. This subgrant agreement will be administered in an impartial manner, free from efforts to gain personal, financial or political gain. Subgrantee agrees to conform to the nondiscrimination requirements as referenced in WIA, Section 188.
- b). Avoidance of Conflict of Economic Interest: An executive or employee of the Subgrantee, an elected official in the area or a member of the Local Board, will not solicit or accept money or any other consideration from a third person, for the performance of an act reimbursed in whole or part by the Subgrantee or Subgrantor: Supplies, materials, equipment or services purchased with subgrant agreement funds will be used solely for purposes allowed under this subgrant agreement. No member of the Local Board will cast a vote on the provision of services by that member (or any organization, which that member represents) or vote on any matter which would provide direct financial benefit to that member (or immediate family of the member) or any business or organization which the member directly represents.

#### 4. Coordination

Subgrantee will, to the maximum extent feasible, coordinate all programs and activities supported under this part with other programs under the WIA, including the Wagner-Peyser Act, Title 38 of the United States Code, and other employment and training programs at the state and local level.

Subgrantee will consult with the appropriate labor organizations and/or employer representatives in the design, operation or modification of the programs under this subgrant agreement.

#### 5. Subcontracting

- a). Any of the work or services specified in this subgrant agreement which will be performed by other than by the Subgrantee will be evidenced by a written agreement specifying the terms and conditions of such performance.
- b). The Subgrantee will maintain and adhere to an appropriate system, consistent with federal,

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state and local law, for the award and monitoring of contracts which contain acceptable standards for insuring accountability.

c). The system for awarding contracts will contain safeguards to insure that the Subgrantee does not contract with any entity whose officers have been convicted of fraud or misappropriation of funds within the last two years.

#### 6. Insurance

Except for city and county governmental entities, Subgrantees must provide the Subgrantor evidence of the coverage specified in a, b, c and d below. The evidence of coverage shall include the registration number of the subgrant agreement for identification purposes.

- a). Subgrantee will obtain a fidelity bond in an amount of not less than \_\_\_\_\_\_, prior to the receipt of funds under this subgrant agreement. If the bond is canceled or reduced, Subgrantee will immediately so notify the Subgrantor. In the event the bond is canceled or revised, the Subgrantor will make no further disbursements until it is assured that adequate coverage has been obtained.
- b). Subgrantee will provide general liability insurance with a combined limit of \$1,000,000 or public liability and property damage coverage with a combined limit of not less than \$1,000,000.
- c). Subgrantee will provide broad form automobile liability coverage with limits as set forth in (b) above, which applies to both owned/leased and non-owned automobiles used by the Subgrantee or its agents in performance of this subgrant agreement, or, in the event that the Subgrantee will not utilize owned/leased automobiles but intends to require employees, trainees or other agents to utilize their own automobiles in performance of this subgrant agreement, Subgrantee will secure and maintain on file from all such employees, trainees or agents a self-certification of automobile insurance coverage.
- d). Subgrantee will provide Worker's Compensation Insurance, which complies with provisions of the California Labor Code, covering all employees of the Subgrantee and all participants enrolled in work experience programs. Medical and Accident Insurance will be carried for those participants not qualifying as "employee" (Section 3350, et seq. of the California Labor Code) for Worker's Compensation.
- e). The Subgrantor will be named as "Certificate Holder" of policies secured in compliance with paragraphs a-d above and will be provided certificates of insurance or insurance company "binders" prior to any disbursement of funds under this subgrant agreement, verifying the insurance requirements have been complied with. The coverage noted in b and c above must contain the following clauses:
  - (1). Insurance coverage will not be canceled or changed unless 30 days prior to the effective date of cancellation or change written notice is sent by the Subgrantee to:

Employment Development Department WIA - Financial Management Unit P.O. Box 826880, MIC 69 Sacramento, CA 94280-0001

- (2). State of California, its officers, agents, employees and servants are included as additional insured, but only insofar as the operations under this subgrant agreement are concerned.
- (3). The State of California is not responsible for payment of premiums or assessments on this policy

#### 7. Resolution

A county, city, district or other local public body must provide the state with a copy of a resolution, order, motion, or ordinance of the local governing body which by law has authority to enter into an agreement, authorizing execution of this subgrant agreement. Preferably resolutions should authorize a designated position rather than a named individual.

#### 8. Funding

It is mutually understood between the parties that this subgrant agreement may have been written before ascertaining the availability of congressional and legislative appropriation of funds, for the mutual benefit of both parties, in order to avoid program and fiscal delays which would occur if the subgrant agreement was executed after that determination was made.

This subgrant agreement is valid and enforceable only if (1) sufficient funds are made available by the State Budget Act of the appropriate state fiscal years covered by this subgrant agreement for the purposes of this program and; (2) sufficient funds available to the state by the United States Government for the fiscal years covered by this subgrant agreement for the purposes of this program. In addition, this subgrant agreement is subject to any additional restrictions, limitations, or conditions enacted by the Congress and Legislature or any statue enacted by the

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Congress and Legislature which may affect the provisions, terms, or funding of this subgrant agreement in any manner.

- a). At the expiration of the terms of this subgrant agreement or upon termination prior to the expiration of this subgrant agreement, funds not obligated for the purpose of this subgrant agreement will be immediately remitted to the Subgrantor, and no longer available to the Subgrantee.
- b). The Subgrantor retains the right to suspend financial assistance, in whole or in part, to protect the integrity of the funds or to ensure proper operation of the program, providing the Subgrantee is given prompt notice and the opportunity for an informal review of the Subgrantor's decision. The Chief Deputy Director or his designee will perform this informal review and will issue the final administrative decision within 60 days of receiving the written request for review. Failure on the part of the Subgrantee or a Subcontractor of the Subgrantee to comply with the provisions of this subgrant agreement, or with the WIA or regulations, when such failure involves fraud or misappropriation of funds, may result in immediate withholding of funds.
- c). The local Chief Elected Official (CEO) of a unit of general local government designated as a Local Workforce Investment Area (LWIA) shall be liable to the EDD for all funds not expended in accordance with WIA, and shall return to the EDD all of those funds. If there is more than one unit of general local government in a LWIA, the CEO(s) will be the individual(s) designated under an agreement executed by the CEO(s) of the local units of government. The CEO(s) designated under the agreement shall be liable to the EDD for all funds not expended in accordance with the WIA, and shall return to the EDD all of those funds.

#### 9. Accounting and Cash Management

- a). Subgrantee will comply with controls, record keeping and fund accounting procedure requirements of WIA, federal and state regulations and directives to ensure the proper disbursal of, and accounting for, program funds paid to the Subgrantee and disbursed by the Subgrantee, under this subgrant agreement.
- b). Subgrantee will submit requests for cash to coincide with immediate cash needs and assure that no excess cash is on deposit in their accounts or the accounts of any sub-contracting service provider in accordance with procedures established by the Subgrantor. Failure to adhere to these provisions may result in suspending cash draw down privileges and providing funds through a reimbursement process.
- c). The Subgrantor retains the authority to adjust specific amounts of cash requested if the Subgrantor's records and subsequent verification with the Subgrantee indicate that the Subgrantee has an excessive amount of cash in its account.
- d). Income (including interest income) generated as a result of the receipt of WIA activities, will be utilized in accordance with policy and procedures established by the Subgrantor. Subgrantee will account for any such generated income separately.
- e). Subgrantee shall not be required to maintain a separate bank account but shall separately account for WIA funds on deposit. All funding under this subgrant agreement, will be made by check or wire transfer payable to the Subgrantee for deposit in Subgrantee's bank account or city and county governmental bank accounts. To provide for the necessary and proper internal controls, funds should be withdrawn and disbursed by no less than two representatives of the Subgrantee. The Subgrantor will have a lien upon any balance of WIA funds in these accounts, which will take priority over all other liens or claims.

#### 10. Amendments

This subgrant agreement may be unilaterally modified by the Subgrantor under the following circumstances:

- a). There is an increase or decrease in federal or state funding levels.
- b). A modification to the Subgrant is required in order to implement an adjustment to a Subgrantee's plan.
- c). Funds awarded to the Subgrantee have not been expended in accordance with the schedule included in the approved Subgrantee's plan. After consultation with the Subgrantee, the Subgrantor has determined that funds will not be spent in a timely manner, and such funds are for that reason to the extent permitted by and in a manner consistent with state and federal law, regulations and policies, reverting to the Subgrantor.
- ${\tt d})$  . There is a change in state and federal law or regulation requiring a change in the provisions of this subgrant agreement.
- e). An amendment is required to change the Subgrantees' name as listed on this subgrant agreement. Upon receipt of legal documentation of the name change the state will process the amendment. Payment of invoices presented with a new name cannot be paid prior to

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approval of said amendment.

Except as provided above, this subgrant agreement may be amended only in writing by the mutual agreement of both parties.

#### 11. Reporting

Subgrantee will compile and submit reports of activities, expenditures, status of cash and closeout information by the specified dates as prescribed by the Subgrantor. All expenditure reports must be submitted upon the accrual basis of accounting. Failure to adhere to the reporting requirements of this agreement will result in funds not being released.

#### 12. Termination

This subgrant agreement may be terminated in whole or in part for either of the two following circumstances:

- a). Termination for Convenience Either the Subgrantor or the Subgrantee may request a termination, in whole or in part, for convenience. The Subgrantee will give a ninety- (90) calendar-day advance notice in writing to the Subgrantor. The Subgrantor will give a ninety (90) calendar-day advance notice in writing to the Subgrantee.
- b). Termination for Cause The Subgrantor may terminate this subgrant agreement in whole or in part when it has determined that the Subgrantee has substantially violated a specific provision of the WIA regulations or implementing state legislation and corrective action has not been taken.
  - (1). All notices of termination must be in writing and be delivered personally or by deposit in the U. S. Mail, postage prepaid, "Certified Mail-Return Receipt Requested", and will be deemed to have been given at the time of personal delivery or of the date of postmark by the U. S. Postal Service.

Notices to the Subgrantee will be addressed to:

JEFFREY ROWE DIRECTOR P O BOX 3389 251 E HACKETT RD C-2 MODESTO CA 95353-3389

Notices to the Subgrantor will be addressed to:

Employment Development Department Workforce Services Division Financial Management Unit P.O. Box 826880, MIC 69 Sacramento, CA 94280-0001

#### 13. Records

- a). If participants are served under this subgrant agreement, the Subgrantee will establish a participant data system as prescribed by the Subgrantor.
- b). Subgrantee will retain all records pertinent to this subgrant agreement for a period of three years from the date of final payment of this subgrant agreement. If, at the end of three years, there is litigation or an audit involving those records, the Subgrantee will retain the records until the resolution of such litigation or audit. Refer to 29 CFR, Part 97.42(b)(2) or 29 CFR, Part 95.53(b)(1).
- c). The Subgrantor and/or the U. S. DOL, or their designee (refer to 29 CFR, Part 95.48(d) or 29 CFR Part 97.36(i)(10)) will have access to and right to examine, monitor and audit all records, documents, conditions and activities related to programs funded by this subgrant agreement. For purposes of this section, "access to" means that the Subgrantee shall at all times maintain within the State of California a complete set of records and documents related to programs funded by this agreement. The Subgrantee shall comply with this requirement regardless of whether it ceases to operate or maintain a presence within the State of California before the expiration of the subgrant. Subgrantee's performance under the terms and conditions herein specified will be subject to an evaluation by the Subgrantor of the adequacy of the services performed, timeliness of response and a general impression of the competency of the firm and its staff.

#### 14. Audits

a). The Subgrantee will maintain and make available to auditors, at all levels, accounting and program records including supporting source documentation and cooperate with all auditors. All governmental and non-profit organizations must follow the audit requirements of OMB single audit or program-specific audit requirement) Circular A-133 (29 CFR 97.26 and 29 CFR 95.26).

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b). The Subgrantee and/or auditors performing monitoring or audits of the Subgrantee or its sub-contracting service providers will immediately report to the Subgrantor any incidents of fraud, abuse or other criminal activity in relation to this subgrant agreement, the WIA, or its regulations.

#### 15. Disallowed Costs

Except to the extent that the state determines it will assume liability, the Subgrantee will be liable for and will repay, to the Subgrantor, any amounts expended under this subgrant agreement found not to be in accordance with WIA including, but not limited to, disallowed costs. Such repayment will be from funds (Non-Federal), other than those received under the WIA.

#### 16. Conflicts

- a). Subgrantee will cooperate in the resolution of any conflict with the U. S. DOL that may occur from the activities funded under this agreement.
- b). In the event of a dispute between the Subgrantor and the Subgrantee over any part of this subgrant agreement, the dispute may be submitted to non-binding arbitration upon the consent of both the Subgrantor and the Subgrantee. An election for arbitration pursuant to this provision will not preclude either party from pursuing any remedy for relief otherwise available.

#### 17. Grievances and Complaint System

Subgrantee will establish and maintain a grievance and complaint procedure in compliance with the WIA, federal regulations and state statues, regulations and policy.

#### 18. Property

All property, whether finished or unfinished documents, data, studies and reports prepared or purchased by the Subgrantee under this subgrant agreement, will be disposed of in accordance with the direction of the Subgrantor. In addition, any tools and/or equipment furnished to the Subgrantee by the Subgrantor and/or purchased by the Subgrantee with funds pursuant to this subgrant agreement will be limited to use within the activities outlined in this subgrant agreement and will remain the property of the United States Government and/or the Subgrantor. Upon termination of this subgrant agreement, Subgrantee will immediately return such tools and/or equipment to the Subgrantor or dispose of them in accordance with the direction of the Subgrantor.

#### 19. Intellectual Property Provisions

#### a). Federal Funding

In any subgrant funded in whole or in part by the federal government, Subgrantor may acquire and maintain the Intellectual Property rights, title, and ownership, which result directly or indirectly from the subgrant, except as provided in 37 Code of Federal Regulations part 401.14. However, pursuant to 29 CFR section 97.34 the federal government shall have a royalty-free, non-exclusive, irrevocable, paid-up license throughout the world to use, duplicate, or dispose of such Intellectual Property throughout the world in any manner for governmental purposes and to have and permit others to do so.

#### b). Ownership

- (1). Except where Subgrantor has agreed in a signed writing to accept a license, Subgrantor shall be and remain, without additional compensation, the sole owner of any and all rights, title and interest in all intellectual property, from the moment of creation, whether or not jointly conceived, that are made, conceived, derived from, or reduced to practice by Subgrantee or Subgrantor and which result directly or indirectly from this subgrant agreement.
- (2). For the purposes of this subgrant agreement, Intellectual Property means recognized protectable rights and interest such as: patents, (whether or not issued) copyrights, trademarks, service marks, applications for any of the foregoing, inventions, trade secrets, trade dress, logos, insignia, color combinations, slogans, moral rights, right of publicity, author's rights, contract and licensing rights, works, mask works, industrial design rights, rights of priority, know how, design flows, methodologies, devices, business processes, developments, innovations, good will, any data or information maintained, collected or stored in the ordinary course of business by Subgrantor, and all other legal rights protecting intangible proprietary information as may exist now and/or hereafter come into existence, and all renewals and extensions, regardless of whether those rights arise under the laws of the United States, or any other state, country or jurisdiction.
  - (a). For the purposes of the definition of Intellectual Property, "works" means all literary works, writings and printed matter including the medium by which they

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are recorded or reproduced, photographs, art work, pictorial and graphic representations and works of a similar nature, film, motion pictures, digital images, animation cells, and other audiovisual works including positives and negatives thereof, sound recordings, tapes, educational materials, interactive videos, computer software and any other materials or products created, produced, conceptualized and fixed in a tangible medium of expression. It includes preliminary and final products and any materials and information developed for the purposes of producing those final products. "Works" does not include articles submitted to peer review or reference journals or independent research projects.

- (3). In the performance of this subgrant agreement, Subgrantee may exercise and utilize certain of its Intellectual Property in existence prior to the effective date of this subgrant agreement. In addition, under this subgrant agreement, Subgrantee may access and utilize certain of Subgrantor's intellectual property in existence prior to the effective date of this subgrant agreement. Except as otherwise set forth herein, Subgrantee shall not use any of Subgrantor's Intellectual Property now existing or hereafter existing for any purposes without the prior written permission of Subgrantor. Except as otherwise set forth herein, neither the Subgrantee nor Subgrantor shall give any ownership interest in or rights to its Intellectual Property to the other Party. If, during the term of this subgrant agreement, Subgrantee accesses any third-party Intellectual Property that is licensed to Subgrantor. Subgrantee agrees to abide by all license and confidentiality restrictions applicable to Subgrantor in the third-party's license agreement.
- (4). Subgrantee agrees to cooperate with Subgrantor in establishing or maintaining Subgrantor's exclusive rights in the Intellectual Property, and in assuring Subgrantor's sole rights against third parties with respect to the Intellectual Property. If the Subgrantee enters into any agreements or subcontracts with other parties in order to perform this subgrant agreement, Subgrantee shall require the terms of the agreement(s) to include all Intellectual Property provisions of paragraph nineteen a) through nineteen i). Such terms must include, but are not limited to, the subcontractor assigning and agreeing to assign to Subgrantor all rights, title and interest in Intellectual Property made, conceived, derived from, or reduced to practice by the subcontractor, subgrantee or subgrantor and which result directly or indirectly from this subgrant agreement or any subcontract.
- (5). Pursuant to paragraph nineteen (b) (4) of the Intellectual Property Provisions in Exhibit BB to this subgrant agreement, the requirement for the Subgrantee to include all Intellectual Property Provisions of paragraph nineteen a) through nineteen i) of the Intellectual Property Provisions in all agreements and subcontracts it enters into with other parties does not apply to subgrant agreements or subcontracts that are for customized and on-the-job training as authorized under 20 CFR 663.700-730.
- (6). Subgrantee further agrees to assist and cooperate with Subgrantor in all reasonable respects, and execute all documents and, subject to reasonable availability, give testimony and take all further acts reasonably necessary to acquire, transfer, maintain, and enforce Subgrantor's Intellectual Property rights and interests.

#### c). Retained Rights / License Rights

- (1). Except for Intellectual Property made, conceived, derived from, or reduced to practice by Subgrantee or Subgrantor and which result directly or indirectly from this subgrant agreement, Subgrantee shall retain title to all of its Intellectual Property to the extent such Intellectual Property is in existence prior to the effective date of this subgrant agreement. Subgrantee hereby grants to Subgrantor, without additional compensation, a permanent, non-exclusive, royalty free, paid-up, worldwide, irrevocable, perpetual, non-terminable license to use, reproduce, manufacture, sell, offer to sell, import, export, modify, publicly and privately display/perform, distribute, and dispose of Subgrantee's Intellectual Property with the right to sublicense through multiple layers, for any purpose whatsoever, to the extent it is incorporated in the Intellectual Property resulting from this subgrant, unless Subgrantee assigns all rights, title and interest in the Intellectual Property as set forth herein.
- (2). Nothing in this provision shall restrict, limit, or otherwise prevent Subgrantee from using any ideas, concepts, know-how, methodology or techniques related to its performance under this subgrant agreement, provided that Subgrantee's use does not infringe the patent, copyright, trademark rights, license or other Intellectual Property rights of Subgrantor or third party, or result in a breach or default of any provisions of paragraph nineteen a) through nineteen i) or result in a breach of any provisions of law relating to confidentiality.

#### d). Copyright

(1) Subgrantee agrees that for purposes of copyright law, all works (as defined in Ownership, paragraph nineteen (b) (2) (a) of authorship made by or on behalf of

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Subgrantee in connection with Subgrantee's performance of this subgrant agreement shall be deemed "works made for hire." Subgrantee further agrees that the work of each person utilized by Subgrantee in connection with the performance of this subgrant agreement will be a "work made for hire," whether that person is an employee of Subgrantee or that person has entered into an agreement with Subgrantee to perform the work. Subgrantee shall enter into a written agreement with any such person that:

(i) all work performed for Subgrantee shall be deemed a "work made for hire" under the Copyright Act and (ii) that person shall assign all right, title, and interest to Subgrantor to any work product made, conceived, derived from or reduced to practice by Subgrantee or Subgrantor and which result directly or indirectly from this subgrant agreement. Refer to 29 CFR, Part 95, Appendix A 5 or Part 97.34.

(2) All materials, including, but not limited to, computer software, visual works or text, reproduced or distributed pursuant to this subgrant agreement that include Intellectual Property made, conceived, derived from, or reduced to practice by Subgrantee or Subgrantor and which result directly or indirectly from this subgrant agreement may not be reproduced or disseminated without prior written permission from Subgrantor.

#### e). Patent Rights

With respect to inventions (refer to 29 CFR, 97.36(i)(8)) made by Subgrantee in the performance of this subgrant agreement, which did not result from research and development specifically included in the Subgrant's scope of work, Subgrantee hereby grants to Subgrantor a license as described under paragraph nineteen c) for devices or material incorporating, or made through the use of such inventions. If such inventions result from research and development work specifically included within the subgrant agreement's scope of work, then Subgrantee agrees to assign to Subgrantor, without addition compensation, all its right, title and interest in and to such inventions and to assist Subgrantor in securing United States and foreign patents with respect thereto.

#### f). Third-Party Intellectual Property

Except as provided herein, Subgrantee agrees that its performance of this subgrant agreement shall not be dependent upon or include any Intellectual Property of Subgrantee or third party without first: (i) obtaining Subgrantor's prior written approval; and (ii) granting to or obtaining for Subgrantor's, without additional compensation, a license, as described in paragraph nineteen c), for any of Subgrantee's or third-party's Intellectual Property in existence prior to the effective date of this subgrant agreement. If such a license upon these terms is unattainable, and Subgrantor determines that the Intellectual Property should be included in or is required for Subgrantee's performance of this subgrant agreement, Subgrantee shall obtain a license under terms acceptable to Subgrantor.

#### g). Warranties

- (1). Subgrantee represents and warrants that:
  - (a). It has secured and will secure all rights and licenses necessary for its performance of this subgrant agreement.
  - (b) Neither Subgrantee's performance of this subgrant agreement, nor the exercise by either Party of the rights granted in this subgrant agreement, nor any use, reproduction, manufacture, sale, offer to sell, import, export, modification, public and private display/performance, distribution, and disposition of the Intellectual Property made, conceived, derived from, or reduced to practice by Subgrantee or Subgrantor and which result directly or indirectly from this subgrant agreement will infringe upon or violate any Intellectual Property right, non-disclosure obligation, or other proprietary right or interest of any third-party or entity now existing under the laws of, or hereafter existing or issued by, any state, the United States, or any foreign country. There are currently no actual or threatened claims by any such third party based on an alleged violation of any such right by Subgrantee.
  - (c). Neither Subgrantee's performance nor any part of its performance will violate the right of privacy of, or constitute a libel or slander against any person or entity.
  - (d). It has secured and will secure all rights and licenses necessary for Intellectual Property including, but not limited to, consents, waivers or releases from all authors.
  - (e). Of music or performances used, and talent (radio, television and motion picture talent), owners of any interest in and to real estate, sites locations, property or props that may be used or shown.
  - (f). It has not granted and shall not grant to any person or entity any right that would or might derogate, encumber, or interfere with any of the rights granted to Subgrantor in this subgrant agreement.

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. . . . . .

- (g). It has appropriate systems and controls in place to ensure that state and federal funds will not be used in the performance of this subgrant agreement for the acquisition, operation or maintenance of computer software in violation of copyright laws.
- (h). It has no knowledge of any outstanding claims, licenses or other charges, liens, or encumbrances of any kind or nature whatsoever that could affect in any way Subgrantee's performance of this subgrant agreement.
- (2). SUBGRANTOR MAKES NO WARRANTY, THAT THE INTELLECTUAL PROPERTY RESULTING FROM THIS SUBGRANT AGREEMENT DOES NOT INFRINGE UPON ANY PATENT, TRADEMARK, COPYRIGHT OR THE LIKE, NOW EXISTING OR SUBSEQUENTLY ISSUED.

#### h). Intellectual Property Indemnity

- (1). Subgrantee shall indemnify, defend and hold harmless Subgrantor and its licensees and assignees, and its officers, directors, employees, agents, representatives, successors, and users of its products, ("Indemnities") from and against all claims, actions, damages, losses, liabilities (or actions or proceedings with respect to any thereof), whether or not rightful, arising from any and all actions or claims by any third party or expenses related thereto (including, but not limited to, all legal expenses, court costs, and attorney's fees incurred in investigating, preparing, serving as a witness in, or defending against, any such claim action, or proceeding, commenced or threatened) to which any of the Indemnities may be subject, whether or not Subgrantee is a party to any pending or threatened litigation, which arise out of or are related to (i) the incorrectness or breach of any of the representations, warranties, covenants or agreements of Subgrantee pertaining to Intellectual Property; or (ii) any Intellectual Property infringement, or any other type of actual or alleged infringement claim, arising out of Subgrantor's use, reproduction, manufacture, sale, offer to sell, distribution, import, export, modification, public and private performance/display, license, and disposition of the Intellectual Property made, conceived, derived from, or reduced to practice by Subgrantee or Subgrantor and which result directly or indirectly from this subgrant agreement. This indemnity obligation shall apply irrespective of whether the infringement claim is based on a patent, trademark or copyright registration that was issued after the effective date of this subgrant agreement. Subgrantor reserves the right to participate in and/or control, at Subgrantee's expense, any such infringement action brought against Subgrantor.
- (2). Should any Intellectual Property licensed by the Subgrantee to Subgrantor under this subgrant agreement become the subject of an Intellectual Property infringement claim, Subgrantee will exercise its authority reasonably and in good faith to preserve Subgrantor's right to use the licensed Intellectual Property in accordance with this subgrant agreement at no expense to Subgrantor. Subgrantor shall have the right to monitor and appear through its own counsel (at Subgrantee's expense) in any such claim or action. In the defense or settlement of the claim, Subgrantee may obtain the right for Subgrantor to continue using the licensed Intellectual Property or, replace or modify the licensed Intellectual Property so that the replaced or modified Intellectual Property becomes non-infringing provided that such replacement or modification is functionally equivalent to the original licensed Intellectual Property. If such remedies are not reasonably available, Subgrantor may be entitled to a refund of all monies paid under this subgrant agreement, without restriction or limitation of any other rights and remedies available at law or in equity.
- (3). Subgrantee agrees that damages alone would be inadequate to compensate Subgrantor for breach of any term of these Intellectual Property provisions of paragraph nineteen a) through nineteen i) by Subgrantee. Subgrantee acknowledges Subgrantor would suffer irreparable harm in the event of such breach and agrees Subgrantor shall be entitled to obtain equitable relief, including without limitation an injunction, from a court of competent jurisdiction, without restriction or limitation of any other rights and remedies available at law or in equity.

#### i). Survival

The provisions set forth herein shall survive any termination or expiration of this subgrant agreement or any project schedule.

#### 20. Confidentiality Requirements

The State of California and the Subgrantee will exchange various kinds of information pursuant to this subgrant agreement. That information will include data, applications, program files, and information about specific clients receiving services. These data and information are confidential when they define an individual or an employing unit or when the disclosure is restricted or prohibited by any provision of law. Confidential information requires special precautions to protect it from unauthorized use, access, disclosure, modification, and destruction. The sources of information may include, but are not limited to, the Employment

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Development Department, the California Department of Social Services, the California Department of Education, the California Department of Corrections, the County Welfare Department(s), the County IV-D Directors Office of Child Support, the Office of the District Attorney, the California Department of Mental Health, the California Office of Community Colleges, the Department of Alcohol and Drug Programs, and individuals requesting program services.

The Subgrantor and Subgrantee agree that:

- a). Each party shall keep all confidential information that is exchanged between them in the strictest confidence and make such information available to their own employees only on a "need-to-know" basis.
- b). Each party shall provide security sufficient to ensure protection of confidential information from improper use and disclosures, including sufficient administrative, physical, and technical safeguards to protect this information from reasonable unanticipated threats to the security or confidentiality of the information.
- c). The Subgrantee agrees that information obtained under this subgrant agreement will not be reproduced, published, sold or released in original or in any other form for any purpose other than those specifically identified in this agreement.
  - i. Aggregate Summaries: All reports and/or publications developed by the Subgrantee based on data obtained under this agreement shall contain confidential data in aggregated or statistical summary form only. "Aggregated" refers to a data ouput that does not allow identification of an individual or employer unit.
  - ii. Publication: Prior to publication, Subgrantee shall carefully analyze aggregated data outputs to ensure the identity of individuals and/or employer units cannot be inferred pursuant to Umemployment Insurance Code section 1094(c). Personal identifiers must be removed. Geographic identifiers should be specified only in large areas and as needed, and variables should be recorded in order to protect confidentiality.
  - iii. Minimum Data Cell Size: The minimum data cell size or derivation thereof shall be three participants for any data table released to outside parties or to the public.
- d). Each party agrees that no disaggregate data, identifying individuals or employers, shall be released to outside parties or to the public.
- e). The Subgrantee shall notify Subgrantor's Information Security Office of any actual or attempted information security incidents, within 24 hours of initial detection, by telephone at (916) 654-6231. Information Security Incidents include, but are not limited to, any event (intentional or unintentional), that causes the loss, damage, or destruction, or unauthorized access, use, modification, or disclosure of information assets.

The Subgrantee shall cooperate with the Subgrantor in any investigations of security incidents. The system or device affected by an information security incident and containing confidential data obtained in the administration of this program shall be immediately removed from operation upon confidential data exposure or a known security breach. It shall remain removed from operation until correction and mitigation measures are applied.

If the Subgrantee learns of a breach in the security of the system which contains confidential data obtained under this Subgrant, then the Subgrantee must provide notification to individuals pursuant to Civil Code section 1798.82.

- f). The Subgrantee shall provide for the management and control of physical access to information assets (including personal computer systems, computer terminals, mobile computing devices, and various electronic storage media) used in performance of this Subgrant. This shall include, but is not limited to, security measures to physically protect data, systems, and workstations from unauthorized access and malicious activity; the prevention, detection, and suppression of fires; and the prevention, detection, and minimization of water damage.
- g). At no time will confidential data obtained pursuant to this agreement be placed on a mobile computing device, or on any form of removable electronic storage media of any kind unless the data are fully encrypted.
- h) Each party shall provide its employees with access to confidential information with written instructions fully disclosing and explaining the penalties for unauthorized use or disclosure of confidential information found in section 1798.55 of the Civil Code, section 502 of the Penal Code, section 2111 of the Unemployment Insurance Code, section 10850 of the Welfare and Institutions Code and other applicable local, state and federal laws.
- Each party shall (where it is appropriate) store and process information in electronic format, in such a way that unauthorized persons cannot reasonably retrieve the information by means of a computer.
- Each party shall promptly return to the other party confidential information when its use ends, or destroy the confidential information utilizing an approved method of destroying

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confidential information: shredding, burning, or certified or witnessed destruction. Magnetic media are to be degaussed or returned to the other party.

- k). If the Subgrantor or Subgrantee enters into an agreement with a third party to provide WIA services, the Subgrantor or Subgrantee agrees to include these data and security and confidentiality requirements in the agreement with that third party. In no event shall said information be disclosed to any individual outside of that third party's authorized staff, subcontractor(s), service providers, or employees.
- 1). The Subgrantee may, in its operation of the One-Stops, permit a One-Stop Operator to enter into a subcontract to manage confidential information. This subcontract may allow an individual to register for resume-distribution services at the same time the individual enrolls in CalJOBS. Subgrantee shall ensure that all such subcontracts comply with the intellectual property requirements of paragraph 19 of this Subgrant, the confidentiality requirements of paragraph 20 of this Subgrant and any other terms of this Subgrant that may be applicable. In addition, the following requirements must be included in the subcontracts:
  - (1) All client information submitted over the Internet to the subcontractor's databases must be protected, at a minimum, by 128-bit Secure Socket Layer (SSL) encryption. Clients' social security numbers must be stored in a separate database within the subcontractor's network of servers, and protected by a firewall and a secondary database server firewall or AES data encryption. If a subcontractor receives client social security numbers or other confidential information in the course of business, for example a resume-distribution service that provides enrollment in CalJOBS, social security numbers must be destroyed within two days after the client registers for CalJOBS. If a subcontractor obtains confidential information as an agent of the subgrantee, the subcontract must specifically state the purpose for the data collection and the term of records retention must be stated, and directly related, to the purpose and use of the information. In accordance wiht 29 Code of Federal Regulations 97.42, social security numbers and other client specific information shall not be retained for more than three years after a client completes services. The subgrantee should extend this period, only if any litigation, claim, negotiation, audit, or other action involving the records has been started before the end of the three-year retention period. In this case the records should be maintained until completion of the action and resolution of all issues arising from it, or until the close of the three-year retention period, whichever is later. (29 CFR sec. 97.42 (b)(2).)
  - (2) Client information (personal information that identifies a client such as name and social security number) and/or demographic information of a client (such as wage history, address, and previous employment) shall not be used as a basis for commercial solicitation during the time the client or agency is using the subcontractor's services. Client information and/or demographic information shall not be used for any purposes other than those specific program purposes set forth in the subcontract.
  - (3) A One-Stop client must still be given the option to use the One-Stop's services, including CalJOBS, even if he or she chooses not to use any services of the subcontractor. This option shall be prominently, clearly, and immediately communicated to the client upon registration within the One-Stop or for CalJOBS, the subcontractor's resume-distribution services, or any other services subcontractor offers to the client or the One-Stop Operator.
  - (4) The subcontractor must clearly disclose all of its potential and intended uses of the client's personal and/or demographic information for the services the clients seeks and for any other services the subcontractor offers. The subcontractor shall not use a client's personal and/or demographic information without the client's prior permission. A link to the subcontractor's Privacy Policy shall appear prominently on the registration screens that list the potential and intended uses of the client's personal and/or demographic information.
  - (5) When the Subgrantor modifies State automated systems such as the State CalJOBS System, it shall provide reasonable notice of such changes to the Subgrantee. The Subgrantee shall be responsible to communicate such changes to the One-Stop Operator(s) in the local area.
- m). Each party shall designate an employee who shall be responsible for overall security and confidentiality of its data and information systems and each party shall notify the other of any changes in that designation. As of this date, the following are those individuals:

FOR THE SUBGRANTOR

Name: Art O'Neal Title: Section Manager Address: P.O. Box 826880, MIC 69 Sacramento, CA 94280-0001 Telephone: (916) 654-9699 WIA SUBGRANT AGREEMENT

Subgrantee: STANISLAUS COUNTY

Exhibit BB Page 14 of 14 SUBGRANT NO: K491055 MODIFICATION NO: NEW

Fax: (916) 654-9657
FOR THE SUBGRANTEE

 Name:
 JEFFREY ROWE

 Title:
 DIRECTOR

 Telephone:
 209-558-2150

 Fax:
 209-558-2164

## 21. Signatures

This subgrant agreement is of no force and effect until signed by both of the parties hereto. Subgrantee will not commence performance prior to the beginning of this subgrant agreement.

Revised October 2007

SUBGRANT NO: K491055 MODIFICATION NO: 00

EXHIBIT DD Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA TITLE I YOUTH FORMULA 301

TERM OF THESE FUNDS: 04/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

The purpose of this action is to initiate this Local Workforce Investment Area's (LWIA) new Program Year (PY) 2013-14 Workforce Investment Act (WIA) Title I subgrant agreement and to incorporate WIA Youth formula funding into Grant Code (GC) 301. The amount in GC 301 represents this LWIA's entire youth formula allocation for PY 2013-14. The term date for these funds is April 1, 2013 to June 30, 2015.

The LWIA will operate the WIA program in accordance with the approved Workforce Investment Plan on file in the Workforce Services Division of the Employment Development Department, P.O. Box 826880, MIC 50, Sacramento, CA 92480-0001.

This exhibit adds to and does not replace the terms and conditions of any other exhibit included in this agreement which terms and conditions remain in full force and effect.





August 15, 2013

Mr. Jeffrey Rowe, Director Stanislaus County Alliance Network 251 E. Hackett Road, C-2 Modesto, CA 95358

Dear Mr. Rowe:

WORKFORCE INVESTMENT ACT (WIA) SUBGRANT AGREEMENT K491055

Enclosed is modification number one of your WIA Subgrant Agreement. This modification adds formula Adult, Dislocated Worker and Rapid Response funding for Program Year (PY) 2013-14 into grant codes 201, 501, 540 and adds participant only grant code 241 for Rapid Response or Additional Assistance. All of the added grant codes have a term date of 7/1/2013 to 6/30/2015.

If you have any questions, please contact your Regional Advisor.

Sincerely,

/s/ VIVIANA NEET Manager Financial Management Unit

Enclosure

cc: Mr. Vito Chiesa, Chief Elected Official Roni Armstrong, Regional Advisor Roger Gadley, FMU

#### WIA SUBGRANT AGREEMENT

STANISLAUS COUNTY

REGISTRATION NO: K491055 MODIFICATION NO: 01

SUBGRANTEE CODE: STN

SUBGRANTOR:

State of California

Employment Development Dept. Workforce Services Division P.O. Box 826880, MIC 69 Sacramento, CA 94280-0001

SUBGRANTEE: STANISLAUS COUNTY

251 E. HACKETT ROAD C-2

MODESTO

, CA 95358

GOVERNMENTAL ENTITY: YES

This Subgrant Agreement is entered into by and between the State of California, Employment Development Department, hereinafter the Subgrantor, and the STANISLAUS COUNTY , hereinafter the Subgrantee. The Subgrantee agrees to operate a program in accordance with the provisions of this Subgrant and to have an approved WIA Local Plan for the above named Subgrantor filed with the Subgrantor pursuant to the Workforce Investment Act (WIA). This modification consists of this sheet and those of the following exhibits, which are attached hereto and by this reference made a part hereof:

Funding Detail Chart	Exhibit	AA, pages	1	through	1
Title I-A (WIA TITLE I ADULT FORMULA)	Exhibit	CC, pages	1	through	1
Title I-D (RAPID RESPONSE FOR RA&PGM)	Exhibit	FF, pages	1	through	1
Title I-D (TITLE I DISLOCATED WORKER)	Exhibit	EE, pages	1	through	1
Title I-D (TITLE I RAPID RESPONSE)	Exhibit	FF, pages	1	through	1

ALLOCATION(s): PRIOR AMOUNT: The Subgrantor agrees to reimburse the Subgrantee INCREASE/DECREASE: not to exceed the amount listed hereinafter "TOTAL":

\$353,252.00 TOTAL: \$2,440,168.00

\$2,086,916.00

TERMS OF AGREEMENT:

From 04/01/2013 to 06/30/2015

Terms of Exhibits are as designated on each exhibit

PURPOSE -To add WIA formula funding for Program Year (PY) 2013-14 into grant codes 201, 501, and 540, and to add gc 241 for participants only for Rapid Response or Add'l Assistance.

APPROVED FOR SUBGRANTEE (By Signature) OVED FOR SUBGRANTOR (EDD) By Signature

Unilateral modification. Subgrantee Signature not required.

Name and Title

JOSE LUIS MARQUEZ

CHIEF

WORKFORCE SERVICES DIVISION

I hereby certify that to my knowledge, the budgeted funds are available for the period and purpose of expenditures as stated herein:

Officer

This Agreement does not fall within the meaning of Section 10295 of Chapter 2 of Part 2 of Division 2 of the Public Contract Code of the State of California and pursuant to 58 OPS Cal. Atty. Gen. 586, is exempt from review or approval of the Dept. of General Services and the Dept. of Finance:

> Wellanjise-Signature of EDD Contract Officer

Budget item: 7100 Fund: 0869 Budgetary Attachment: YES

Chapter 020

Statutes: 2013

FY: 13/14

PPS

#### WIA SUBGRANT AGREEMENT FUNDING DETAIL SHEET

Exhibit AA Page 1 of 1

SUBGRANTEE NAME: STANISLAUS COUNTY

SUBGRANT NO: K491055 MODIFICATION NO: 01

#### I. ALLOCATION

FUNDING SOURCE	PRIOR AMOUNT	INCREASE	DECREASE	ADJUSTED ALLOCATION
				I ————————————————————————————————————
TITLE I-A: WIA-ADULT				
96154 WIA TITLE I ADULT FORMULA (201)   : 07/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417258	\$0.00	\$50,957.00	\$0.00	\$50,957.00
TOTAL TITLE I-A	\$0.00	\$50,957.00	\$0.00	\$50,957.00
TITLE I-D: WIA-DISLOCATED WORKERS				
96214 RAPID RESPONSE FOR RA&PGM (540) : 07/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$0.00	\$61,170.00	\$0.00	\$61,170.00
96204 TITLE I DISLOCATED WORKER (501)   : 07/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417278	\$0.00	\$241,125.00	\$0.00	\$241,125.00
96214 TITLE I RAPID RESPONSE (241) : 07/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$0.00	\$0.00	\$0.00	\$0.00
TOTAL TITLE I-D	\$0.00	\$302,295.00	\$0.00	\$302,295.00
TITLE I-Y: YOUTH			·	
06104 WIA TITLE I YOUTH FORMULA (301)   : 04/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417259	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
TOTAL TITLE I-Y	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
	40 005 016 00	4353, 050, 00	40.00	70 440 160 00
GRAND TOTAL:	\$2,086,916.00	\$353,252.00	\$0.00	\$2,440,168.00

SUBGRANT NO: K491055 MODIFICATION NO: 01

EXHIBIT CC Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA TITLE I ADULT FORMULA 201

TERM OF THESE FUNDS: 07/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

Workforce Investment Act (WIA) Adult Formula funds are being incorporated into the Program Year 2013-14 Subgrant Agreement to support the WIA Adult Program. The funds in grant code 201 consist of 1st round funding and are available for expenditure from July 1, 2013 through June 30, 2015. Adult funds are available for expenditure provided an approved plan is on file with the State of California.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect.

SUBGRANT NO: K491055 MODIFICATION NO: 01 EXHIBIT FF Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA RAPID RESPONSE

540

TERM OF THESE FUNDS: 07/01/2013 TO: 06/30/2014

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

These Workforce Investment Act (WIA) 25 percent Rapid Response (RR) funds are being incorporated into your Program Year (PY) 2013-14 Subgrant Agreement to support the WIA Dislocated Worker Program. The funds in grant code 540 consist of first round funding and are available for expenditures from July 1, 2013 through June 30, 2014.

These "formula based" Rapid Response funds (see Information Notice WSIN 12-68) must be used for the cost of required and allowable Rapid Response activities in response to layoffs, business closures, and natural disasters.

Please use grant code 241 for participants only for the RR or Additional Assistance purpose. This is a "participant only" grant code with zero funding.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect. |

SUBGRANT NO: K491055 MODIFICATION NO: 01 EXHIBIT EE Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA TITLE I DISLOCATED WR 501

TERM OF THESE FUNDS: 07/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

Workforce Investment Act (WIA) Dislocated Worker formula funds are being incorporated into your Program Year 2013-14 Subgrant Agreement to support the WIA Dislocated Worker Program. The funds in grant code 501 consist of 1st round funding and are available for expenditure from July 1, 2013 through June 30, 2015. Dislocated Worker funds are available for expenditure provided an approved plan is on file with the State of California.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect. |

SUBGRANT NO: K491055 MODIFICATION NO: 01 EXHIBIT FF Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: RAPID RESP AA PARTCP ONLY 241

TERM OF THESE FUNDS: 07/01/2013 TO: 06/30/2014

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

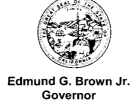
Please use grant code 241 for participants only for the Rapid Response or Additional Assistance purposes. This is a "participant only" grant code with zero funding.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect. |

## California Labor and Workforce Development Agency



TO ARD OF SUPERVISORS



2013 NGV 13 A 10:55

November 6, 2013

Mr. Jeffrey Rowe, Director Stanislaus County Alliance Network 251 E. Hackett Road, C-2 Modesto, CA 95358

Dear Mr. Rowe:

WORKFORCE INVESTMENT ACT (WIA) SUBGRANT AGREEMENT K491055

Enclosed is modification number two of your WIA Subgrant Agreement. This modification adds second round formula Adult, Dislocated Worker and Rapid Response funding for Program Year (PY) 2013-14 into grant codes 202, 502 and 541.

As always, funding provided under this subgrant agreement must be expended in accordance with the requirements of DOL guidance and the provisions of appropriation acts and other law, including any guidance and procedures for the reservation and/or return of funds due to federal sequestration. Grant recipients may want to consider the possibility of future reductions in funding as spending plans are made in order to help mitigate the service disruptions that would be associated with rescissions, if they are necessary.

If you have any questions, please contact your Regional Advisor.

Sincerely,

/s/ VIVIANA NEET
Manager
Financial Management Unit

Enclosure

cc: Mr. Vito Chiesa, Chief Elected Official Roni Armstrong, Regional Advisor Roger Gadley, FMU

# WIA 11/5/13

#### WIA SUBGRANT AGREEMENT

STANISLAUS COUNTY

SUBGRANTOR:

REGISTRATION NO: K491055 MODIFICATION NO: 02

SUBGRANTEE CODE: STN

STANISLAUS COUNTY SUBGRANTEE:

251 E. HACKETT ROAD C-2 MODESTO

, CA 95358

Workforce Services Division P.O. Box 826880, MIC 69

Employment Development Dept.

Sacramento, CA 94280-0001

State of California

GOVERNMENTAL ENTITY: YES

This Subgrant Agreement is entered into by and between the State of California, Employment Development Department, hereinafter the Subgrantor, and the STANISLAUS COUNTY , hereinafter the Subgrantee. The Subgrantee agrees to operate a program in accordance with the provisions of this Subgrant and to have an approved WIA Local Plan for the above named Subgrantor filed with the Subgrantor pursuant to the Workforce Investment Act (WIA). This modification consists of this sheet and those of the following exhibits, which are attached hereto and by this

reference made a part hereof:

Funding Detail Chart Title I-A (WIA TITLE I ADULT FORMULA) Title I-D (RAPID RESPONSE FOR RA&PGM) Title I-D (TITLE I DISLOCATED WORKER)

Exhibit AA, pages 1 through Exhibit CC, pages 1 through 1 Exhibit FF, pages through 1 Exhibit EE, pages through

ALLOCATION(s):

The Subgrantor agrees to reimburse the Subgrantee not to exceed the amount listed hereinafter "TOTAL": PRIOR AMOUNT:

\$2,440,168.00

INCREASE/DECREASE: TOTAL: \$4,347,361.00

\$6,787,529.00

TERMS OF AGREEMENT:

From 04/01/2013 to 06/30/2015

Terms of Exhibits are as designated on each exhibit

PURPOSE:

To add WIA formula funding for Program Year (PY) 2013-14 into grant codes 202, 502, and

APPROVED SUBGRANTOR (EDD) (By Signat APPROVED FOR SUBGRANTEE (By Signature)

Unilateral modification. Subgrantee Signature not required.

Name nd Title

JOSE LUIS MARQUEZ

CHLES

WORKFORCE SERVICES DIVISION

I hereby certify that to my knowledge, the budgeted funds are available for the period and purpose of expenditures as stated herein:

Signature of EDD Accounting

Name and Title

This Agreement does not fall within the meaning of Section 10295 of Chapter 2 of Part 2 of Division 2 of the Public Contract Code of the State of California and pursuant to 58 OPS Cal. Atty. Gept. 586, is exempt from review or approval of the Dept. of Gene Services and the Dept. of Finance:

> of EDD Contract Officer Signature

Budget item: 7100 Fund: 0869 Budgetary Attachment: YES

Chapter 020

Statutes: 2013

FY: 13/14

PPS

amiso

# WIA SUBGRANT AGREEMENT FUNDING DETAIL SHEET

Exhibit AA Page 1 of 1

SUBGRANTEE NAME: STANISLAUS COUNTY

SUBGRANT NO: K491055
MODIFICATION NO: 02

#### 1. ALLOCATION

FUNDING SOURCE	PRIOR AMOUNT	INCREASE	DECREASE	ADJUSTED ALLOCATION
			I	
TITLE I-A: WIA-ADULT	1			
96154 WIA TITLE I ADULT FORMULA (201) : 07/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417258	\$50,957.00	\$0.00	\$0.00	\$50,957.00
98284 WIA TITLE I ADULT FORMULA (202)   : 10/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417258	\$0.00	\$1,962,876.00	\$0.00	\$1,962,876.00
TOTAL TITLE I-A	\$50,957.00	\$1,962,876.00	\$0.00	\$2,013,833.00
TITLE I-D: WIA-DISLOCATED WORKERS				
96214 RAPID RESPONSE FOR RA&PGM (540) : 07/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$61,170.00	\$0.00	\$0.00	\$61,170.00
98424 RAPID RESPONSE FOR RA&PGM (541) : 10/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$0.00	\$241,266.00	\$0.00	\$241,266.00
96204 TITLE I DISLOCATED WORKER (501) : 07/01/2013 to 06/30/2015 Prog/Element 61/ 00 Ref 101 Fed Catlg 417278	\$241,125.00	\$0.00	\$0.00	\$241,125.00
98214 TITLE I DISLOCATED WORKER (502) : 10/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417278	. \$0.00	\$2,143,219.00	\$0.00	\$2,143,219.00
96214 TITLE I RAPID RESPONSE (241) : 07/01/2013 to 06/30/2014 Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$0.00	\$0.00	\$0.00	\$0.00
TOTAL TITLE I-D	\$302,295.00	\$2,384,485.00	\$0.00	\$2,686,780.00
TITLE I-Y: YOUTH				
96104 WIA TITLE I YOUTH FORMULA (301)   : 04/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417259	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
TOTAL TITLE I-Y	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
GRAND TOTAL:	\$2,440,168.00	\$4,347,361.00	\$0.00	\$6,787,529.00
GRAND TOTAL:	γ2,440,100.00	γ4,547,501.00	ŢŪ. 00	

SUBGRANT NO: K491055 MODIFICATION NO: 02 EXHIBIT CC Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA TITLE I ADULT FOR 2 202

TERM OF THESE FUNDS: 10/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

These Workforce Investment Act (WIA) Adult Formula funds are being incorporated into the Program Year 2013-14 Subgrant Agreement to support the WIA Adult Program. The funds in grant code 202 consist of 2nd round funding and are available for expenditure from October 1, 2013 through June 30, 2015. Adult funds are available for expenditure provided an approved plan is on file with the State of California.

As always, funding provided under this subgrant agreement must be expended in accordance with the requirements of DOL guidance and the provisions of appropriations acts and other law, including any guidance and procedures for the reservations and/or return of funds due to federal sequestration. Grant recipients may want to consider the possibility of future reductions in funding as spending plans are made in order to help mitigate the service disruptions that would be associated with rescissions, if they are necessary.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect.

SUBGRANT NO: K491055 MODIFICATION NO: 02 EXHIBIT FF Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA RAPID RESPONSE #2

541

TERM OF THESE FUNDS: 10/01/2013 TO: 06/30/2014

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

These Workforce Investment Act (WIA) 25 percent Rapid Response (RR) funds are being incorporated into your Program Year (PY) 2013-14 Subgrant Agreement to support the WIA Dislocated Worker Program. The funds in grant code 541 consist of 2nd round funding and are available for expenditures from October 1, 2013 through June 30, 2014.

These "formula based" Rapid Response funds (see information Notice WSN12-68) must be used for the cost of required and allowable Rapid Response activities in response to layoffs, business closures, and natural disasters.

As always, funding provided under this subgrant agreement must be expended in accordance with the requirements of DOL guidance and the provisions of appropriations acts and other law, including any guidance and procedures for the reservations and/or return of funds due to federal sequestration. Grant recipients may want to consider the possibility of future reductions in funding as spending plans are made in order to help mitigate the service disruptions that would be associated with rescissions, if they are necessary.

This exhibit adds to and does not replace the terms and conditions of any other exhibit included in this agreement which terms and conditions remain in full force and effect.

SUBGRANT NO: K491055 MODIFICATION NO: 02 EXHIBIT EE Page 1 OF 1

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA TITLE I DISLOCAT WR2 502

TERM OF THESE FUNDS: 10/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

Workforce Investment Act (WIA) Dislocated Worker formula funds are being incorporated into your Program Year 2013-14 Subgrant Agreement to support the WIA Dislocated Worker Program. The funds in grant code 502 consist of 2nd round funding and are available for expenditure from October 1, 2013 through June 30, 2015. Dislocated Worker funds are available for expenditure provided an approved plan is on file with the State of California.

As always, funding provided under this subgrant agreement must be expended in accordance with the requirements of DOL guidance and the provisions of appropriations acts and other law, including any guidance and procedures for the reservations and/or return of funds due to federal sequestration. Grant recipients may want to consider the possibility of future reductions in funding as spending plans are made in order to help mitigate the service disruptions that would be associated with rescissions, if they are necessary.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect. |





June 3, 2014

Mr. Jeffrey Rowe, Director Stanislaus County Alliance Worknet 251 East Hackett Road, C-2 Modesto, CA 95358

Dear Mr. Rowe:

WORKFORCE INVESTMENT ACT (WIA) SUBGRANT AGREEMENT K491055

Enclosed is a copy of modification number three of your WIA Subgrant Agreement. This modification is to transfer second round Dislocated Worker funds into second round Adult funds for Program Year 2013/14.

If you have any questions, please contact your Regional Advisor.

Sincerely,

/s/ VIVIANA NEET
Manager
Financial Management Unit

**Enclosure** 

cc: Mr. Jim DeMartini, BOS Chairman

Roni Armstrong, MIC 21 Maria McNamara, MIC 69

#### WIA SUBGRANT AGREEMENT

STANISLAUS COUNTY

REGISTRATION NO: K491055 MODIFICATION NO: 03

SUBGRANTEE CODE: STN

SUBGRANTOR:

State of California

Employment Development Dept. Workforce Services Division P.O. Box 826880, MIC 69 Sacramento, CA 94280-0001

SUBGRANTEE: STANISLAUS COUNTY

251 E. HACKETT ROAD C-2

MODESTO

. CA 95358

GOVERNMENTAL ENTITY:

YES

This Subgrant Agreement is entered into by and between the State of California, Employment Development Department, hereinafter the Subgrantor, and the STANISLAUS COUNTY , hereinafter the Subgrantee. The Subgrantee agrees to operate a program in accordance with the provisions of this Subgrant and to have an approved WIA Local Plan for the above named Subgrantor filed with the Subgrantor pursuant to the Workforce Investment Act (WIA). This modification consists of this sheet and those of the following exhibits, which are attached hereto and by this reference made a part hereof:

Funding Detail Chart

Title I-D (RAPID RESPONSE FOR RA&PGM) Title I-D (TITLE I DISLOCATED WORKER)

Exhibit AA, pages 1 through Exhibit FF, pages 1 through 1 Exhibit EE, pages through 2

Tansfer Request of Funds from GC 502 to GC 500

Participant Plan Budget Plan

Exhibit A 1 Page Exhibit B 1 Page

ALLOCATION(s): The Subgrantor agrees to reimburse the Subgrantee PRIOR AMOUNT:

\$6.787.529.00

INCREASE/DECREASE: \$0.00 TOTAL: \$6,787,529.00

TERMS OF AGREEMENT:

From 04/01/2013 to 06/30/2015

Terms of Exhibits are as designated on each exhibit

PURPOSE:

To tranfer Second Round Dislocated Worker funds into Second Adult funds for Program Year 2013/14

APPROVED FOR SUBGRANTOR (EDD) (By Signature)

not to exceed the amount listed hereinafter "TOTAL":

APPROVED FOR SUBGRANTEE (By Signature)

Unilateral modification. Subgrantee Signature not required.

Name and Title

Name and

JOSE LUIS MARQUEZ

**CHIEF** 

WORKFORCE SERVICES DIVISION

I hereby certify that to my knowledge, the budgeted funds are available for the period and purpose of expenditures as stated herein:

This Agreement does not fall within the meaning of Section 10295 of Chapter 2 of Part 2 of Division 2 of the Public Contract Code of the State of California and pursuant to 58 OPS 2d1. Atty. Gen. 586, is exempt from review or approval

Dept. of General and the of Finance:

#### WIA SUBGRANT AGREEMENT FUNDING DETAIL SHEET

Exhibit AA Page 1 of 1

SUBGRANTEE NAME: STANISLAUS COUNTY

SUBGRANT NO: K491055
MODIFICATION NO: 03

#### I. ALLOCATION

FUNDING SOURCE	PRIOR AMOUNT	INCREASE	DECREASE	ADJUSTED ALLOCATION
1				
TITLE I-A: WIA-ADULT				
96154 WIA TITLE I ADULT FORMULA (201) : 07/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417258	\$50,957.00	\$0.00	\$0.00	\$50,957.00
98284 WIA TITLE I ADULT FORMULA (202) : 10/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417258	\$1,962,876.00	\$0.00	\$0.00	\$1,962,876.00
TOTAL TITLE I-A	\$2,013,833.00	\$0.00	\$0.00	\$2,013,833.00
	<u>\$</u>			
TITLE I-D: WIA-DISLOCATED WORKERS				
96214 RAPID RESPONSE FOR RA&PGM (540)   : 07/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$61,170.00	\$0.00	\$0.00	\$61,170.00
98424 RAPID RESPONSE FOR RA&PGM (541) : 10/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$241,266.00	\$0.00	\$0.00	\$241,266.00
98214 TITLE I DISLOCATED WORKER (500)   : 10/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417278	\$0.00	\$232,267.00	\$0.00	\$232,267.00
96204 TITLE I DISLOCATED WORKER (501)   : 07/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417278	\$241,125.00	\$0.00	\$0.00	\$241,125.00
98214 TITLE I DISLOCATED WORKER (502) : 10/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417278	\$2,143,219.00	\$0.00	\$232,267.00	\$1,910,952.00
96214 TITLE I RAPID RESPONSE (241)   : 07/01/2013 to 06/30/2014   Prog/Element 61/ 70 Ref 001 Fed Catlg 417278	\$0.00	\$0.00	\$0.00	\$0.00
TOTAL TITLE I-D	\$2,686,780.00	\$232,267.00	\$232,267.00	\$2,686,780.00
		1		
TITLE I-Y: YOUTH			_	
96104 WIA TITLE I YOUTH FORMULA (301) : 04/01/2013 to 06/30/2015   Prog/Element 61/ 00 Ref 101 Fed Catlg 417259	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
TOTAL TITLE I-Y	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
	Ac 101 -00 -0	4000 050 05	4020 000 00	AC BC
GRAND TOTAL:	\$6,787,529.00	\$232,267.00	\$232,267.00	\$6,787,529.00 

SUBGRANT NO: K491055 MODIFICATION NO: 03

EXHIBIT EE Page 1 OF 2

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: TRANSFER DW TO ADULT RND2 500

TERM OF THESE FUNDS: 10/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

The purpose of this modification is to transfer Second Round Dislocated Worker funds (GC 502) in the amount of \$232,267\$ into Second Round Adult funds (GC 500). The term of these funds are October 1, 2013 to June 30, 2015.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect. |

SUBGRANT NO: K491055 MODIFICATION NO: 03 EXHIBIT EE Page 2 OF 2

SUBGRANTEE: STANISLAUS COUNTY

FUNDING SOURCE: WIA TITLE I DISLOCAT WR2 502

TERM OF THESE FUNDS: 10/01/2013 TO: 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

#### PROGRAM NARRATIVE

The purpose of this modification is to transfer Second Round Dislocated Worker funds (GC 502) in the amount of \$232,267 into Second Round Adult funds (GC 500). The term of these funds are October 1, 2013 to June 30, 2015.

| This exhibit adds to and does not replace the terms and conditions of any other exhibit | included in this agreement which terms and conditions remain in full force and effect. |

# TRANSFER REQUEST PARTICIPANT PLAN

Exhibit A

Local A	\rea:	Stanislau	s County		
Date:	Date:	3/11/2014		 	
	_			 	

### TITLE IB PARTICIPANT PLAN SUMMARY

WIA 118; 20 CFR 661.350(a)(13); TEGL 17-05

Enter the number of individuals in each category.

OT/	ALS IFOR PY 2013 (07/01/13 through 06/30/2014)	ADULT	(D)(W)	YOUTH
1.	Registered Participants Carried in from PY 2012	260	279	
2.	New Registered Participants for PY 2013	303	135	
3.	Total Registered Participants for PY 2013 (Line 1 plus 2)	563	414	
4.	Exiters for PY 2013	336	248	
5.	Registered Participants Carried Out to PY 2014 (Line 3 minus 4)	227	166	

PRO	GRAMISERVICES - TO A SECTION OF THE			
6.	Core Self Services	8,610	6,497	
7.	Core Registered Services	563	414	
8.	Intensive Services	563	414	
9.	Training Services	210	115	
VOE				
YUU	THIMEASURES	And the second section of the second section is a second section of the second section of the second section s	t des la companya de	
10.	Attainment of a Literacy and/or Numeracy Gain			
11.	Attainment of a High School Diploma, GED, or Certificate			

EXIT	STATUS		al San	
12.	Entered Employment	234	191	
12A.	Training-related	100	91	
13.	Remained with Layoff Employer		3	
14.	Entered Military Service			
15.	Entered Advanced Training			
16.	Entered Postsecondary Education			
17.	Entered Apprenticeship Program			
18.	Returned to Secondary School		and the second section is a second section of the second section of the second section of the second second sec	
19.	Exited for Other Reasons	16	12	

Adolph Lopez, Manager III	(209) 595-5580	3/11/2014	
Contact Person, Title	Telephone Number	Date Prepared	
Comments:			

## TRANSFER REQUEST

Exhibit B

_		יסטט	JLIF	LAN			
	,				Local area: Date:		
	<b>LE IB BUDGET PLAN SUMMARY</b> 118; 20 CFR 661.350(a)(13)	(Adult and		ated W		•	d Worker to Adult
	Subgrant # <u>K491055</u>	Grant		201 <i>→</i>			501 → 499
	Year of Appropriation 2013	Code		202 →			502 → 500
	DINGIDENTIFICATION			ADU			DISLOCATED
1.	Formula Allocation			<u></u>	2,013,833		2,384,344
2.	Prior Adjustments - Plus or Minus						
3.	Previous Amounts Transferred						(0.00 0.00)
4.	Current Amount to be Transferred	A	ļ		232,267		(232,267)
5.	TOTAL FUNDS AVAILABLE (Lines 1 th	<u>1ru 4)</u>			2,246,100		2,152,077
<b>சுவர</b> /	AL ALLOCATION COST CATEGORY P	I ANIZE BRAS	100 (100 <b>14) 400</b>	in St. Paris		o roeti see	
6.	Program Services (Lines 6A through 68	The same of the sa			2,021,490		1,936,869
<u> </u>	A. Core Self Services	_/	<u> </u>		756,037		904,518
	B. Core Registered Services	-			145,547		106,528
	C. Intensive Services	<del></del>	<u> </u>		687,307		637,230
	D. Training Services				260,772		151,076
	E. Other				171,827		137,518
7.	Administration	•			224,610		215,208
8.	TOTAL (Lines 6 plus 7)				2,246,100		2,152,077
QUAI	RTERLY TOTAL EXPENDITURE PLAN	(Cumulative)			PARTONIA KARAKTA		
9.	September 20_13_				172,003		296,625
10.	December 20_13_				941,442		623,610
11.	March 20_14_				341,718		400,713
12.	June 20_14_	<del></del>			341,718		400,713
13.	September 20_13_				449,220		430,415
14.	December 20_13_		<u> </u>				
15.	March 20_14_						
	June 20_14_		<u> </u>				
	September 20_14		ļ				
	December 20_14_						
19. 20.	March 20_15						
20.	Julie 20_10_			····		l	
cos	COMPLIANCE PLAN (maximum 10%)						
21.	% for Administration Expenditures (Line				10.00%	Section that the North Addition	10.00%
		<del></del>				I	
Vinal	Chand, Manager III 2	09-558-2120				3/11/201	4
		elephone Nu	mber			Date Pre	epared
Comr	ments:	T	<u>-</u>				



BOARD OF SUPERVISORS



2014 AUG 27 A 10:33

August 25, 2014

Mr. Jeffrey Rowe Director Stanislaus County 251 East Hackett Road, C-2 Modesto CA 95358

Dear Mr. Rowe:

WORKFORCE INVESTMENT ACT (WIA) SUBGRANT AGREEMENT K491055

Enclosed is a copy of modification number four of your WIA Subgrant Agreement. To change term end dates to 06/30/2015 for Grant Code 541 and Participation Code 241.

If you have any questions, please contact your Regional Advisor.

Sincerely,

/s/ VIVIANA NEET Manager Financial Management Unit

**Enclosure** 

cc: Mr. Jim DeMartini, Chairman Roni Armstrong, MIC 50 Michael Garcia, MIC 69

#### WIA SUBGRANT AGREEMENT

STANISLAUS COUNTY

SUBGRANT NO: K491055 MODIFICATION NO: 4

SUBGRANTEE CODE: STN

SUBGRANTOR:

State of California Employment Development Dept. Workforce Services Division P.O.Box 826880, MIC 69 Sacramento, CA 94280-0001

SUBGRANTEE: STANISLAUS COUNTY

251 EAST HACKETT ROAD, C-2

MODESTO, CA 95358

GOVERNMENTAL ENTITY: Yes

This Subgrant Agreement is entered into by and between the State of California, Employment Development Department, hereinafter the Subgrantor, and the STANISLAUS COUNTY, hereinafter the Subgrantee. The Subgrantee agrees to operate a program in accordance with the provisions of this Subgrant and to have an approved WIA Local Plan for the above name Subgrantor filed with the Subgrantor pursuant to the Workforce Investment Act(WIA). This modification consists of this sheet and those of the following exhibits, which are attached hereto and by this reference made a part hereof:

Funding Detail Chart Rapid Response by Formula Rapid Response by Application Participants Only

ALLOCATION(s)

not to exceed the amount listed hereinafter 'TOTAL'

PRIOR AMOUNT:

\$6,787,529.00 \$0.00

The Subgrantor agrees to reimburse the Subgrantee

INCREASE/DECREASE: TOTAL

\$6,787,529.00

TERM OF AGREEMENT

From: 4/1/2013 To: 6/30/2015

Terms of Exhibits are as designated on each exhibit

PURPOSE: To change term end dates to 06/30/2015 for GC 541 and Participation code 241.

APPROVED FOR SUBGRANTOR (EDD) (By Signature)

APPROVED FOR SUBGRANTEE (By Signature)

Unilateral modification. Subgrantee Signature not

required

Name

JOSÉ LUIS MÁRQUEZ ÇHIEF

WORKFORCE SERVICES DIVISION

I hereby certify that to my knowledge, the budgeted This agreement does not fall within the meaning of funds are available for the period and purpose of

expenditures as stated herein

Name and Title

Section 10295 of Chapter 2 of Part 2 of Division 2 of the Public Contract Code of the State of California and pursuant to 58 OPS Cal. Atty. Gen 586, is exempt from review or approval of the Dept. of General Services and the Dept. of Finance

Budget item: 7100 Fund: 0869

Chapter: 020 Statute: 2012 Budgetary Attachment: No

FY: 12/13

Signature of EDD Contract

SUBGRANT AGREEMENT FUNDING DETAIL SHEET

Page 1 SUBGRANT NO: K491055 MODIFICATION NO: 4

STANISLAUS COUNTY

#### I. Allocation

Funding Source	Prior Amount	Increase	Decrease	Adjusted Allocation
WIA 25% - Dislocated Worker Rapid				
Response	1			
96214 241 Rapid Response by Application	\$0.00	\$0.00	\$0.00	\$0.00
Participants Only				
07/01/2013 to 06/30/2015				
Prog/Element 61/70 Ref 001 Fed Catlg				
17.278				
96214 540 Rapid Response by Formula	\$61,170.00	\$0.00	\$0.00	\$61,170.00
07/01/2013 to 06/30/2014				
Prog/Element 61/70 Ref 001 Fed Catlg	İ			
17.278				
98424 541 Rapid Response by Formula	\$241,266.00	\$0.00	\$0.00	\$241,266.00
10/01/2013 to 06/30/2015				
Prog/Element 61/70 Ref 001 Fed Catlg				
17.278				
Total WIA 25% - Dislocated Worker Rapid	\$302,436.00	\$0.00	\$0.00	\$302,436.00
Response			/	
WIA Formula				
96154 201 Adult Formula RD 1	\$50,957.00	\$0.00	\$0.00	\$50,957.00
07/01/2013 to 06/30/2015				
Prog/Element 61/00 Ref 101 Fed Catlg		•		
17.258				
98284 202 Adult Formula Rd 2	\$1,962,876.00	\$0.00	\$0.00	\$1,962,876.00
10/01/2013 to 06/30/2015	1			
Prog/Element 61/00 Ref 101 Fed Catlg				
17.258				
96104 301 Youth Formula Rd 1	\$2,086,916.00	\$0.00	\$0.00	\$2,086,916.00
04/01/2013 to 06/30/2015				
Prog/Element 61/00 Ref 101 Fed Catlg 17.259				
98214 500 Transfer Dislocated Worker To	6222 267 00	\$0.00	\$0.00	6222 267 00
Adult Rd 2	\$232,267.00	\$0.00	\$0.00	\$232,267.00
10/01/2013 to 06/30/2015				
Prog/Element 61/00 Ref 101 Fed Catlq				
17.278				
96204 501 Dislocated Worker Rd 1	\$241,125.00	\$0.00	\$0.00	\$241,125.00
07/01/2013 to 06/30/2015	Q211,123.00	70.00	\$0.00	Ψ211/123.00
Prog/Element 61/00 Ref 101 Fed Catlg	1			
17.278				
98214 502 Dislocated Worker Rd 2	\$1,910,952.00	\$0.00	\$0.00	\$1,910,952.00
10/01/2013 to 06/30/2015	,	, , , , ,	,	
Prog/Element 61/00 Ref 101 Fed Catlg				
17.278				
Total WIA Formula	\$6,485,093.00	\$0.00	\$0.00	\$6,485,093.00
Grand Total:	\$6,787,529.00	\$0.00	\$0.00	\$6,787,529.00

#### NARRATIVE

SUBGRANT NO:K491055 MODIFICATION NO: 4

SUBGRANTEE:STANISLAUS COUNTY

FUNDING SOURCE: Rapid Response by Formula - 541

TERM OF THESE FUNDS: 10/01/2013 - 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

PROGRAM NARRATIVE

The purpose of this modification is to extend the term date to 06/30/2015 from 06/30/2014 for the Rapid Response 2nd Round funds in grant code 541.

This exhibit adds to and does not replace the terms and conditions of any other exhibit included in this agreement which terms and conditions remain in full force and effect.

#### NARRATIVE

SUBGRANT NO:K491055 MODIFICATION NO: 4

SUBGRANTEE:STANISLAUS COUNTY

FUNDING SOURCE: Rapid Response by Application Participants Only - 241

TERM OF THESE FUNDS: 07/01/2013 - 06/30/2015

Use of funds added by this modification is limited to this period and additionally limited by the recapture provisions applicable to this funding source. The state may at its discretion recapture funds obligated under this exhibit, if expenditure plans are not being met.

PROGRAM NARRATIVE

The purpose of this modification is to extend the term date to 06/30/2015 from 06/30/2014 for the Participation Code 241.

This exhibit adds to and does not replace the terms and conditions of any other exhibit included in this agreement which terms and conditions remain in full force and effect.