

(d) The Secretary may approve a workforce flexibility plan for a period of up to five years.

(e) Before submitting a workforce flexibility plan to the Secretary for approval, the State must provide adequate notice and a reasonable opportunity for comment on the proposed waiver requests under the workforce flexibility plan to all interested parties and to the general public.

(f) The Secretary will issue guidelines under which States may request designation as a work-flex State.

§ 661.440 What limitations apply to the State's Workforce Flexibility Plan authority under WIA?

(a)(1) Under work-flex waiver authority a State must not waive the WIA, Wagner-Peyser or Older Americans Act requirements which are excepted from the work-flex waiver authority and described in §661.430(a).

(2) Requests to waive statutory and regulatory requirements of title I of WIA applicable at the State level may not be granted under work-flex waiver authority granted to a State. Such requests may only be granted by the Secretary under the general waiver authority described at §§661.410 through 661.420.

(b) As required in §661.430(c)(5), States must address the outcomes to result from work-flex waivers as part of its workforce flexibility plan. Once approved, a State's work-flex designation is conditioned on the State demonstrating it has met the agreed-upon outcomes contained in its workforce flexibility plan.

PART 662—DESCRIPTION OF THE ONE-STOP SYSTEM UNDER TITLE I OF THE WORKFORCE INVESTMENT ACT

Subpart A—General Description of the One-Stop Delivery System

Sec.

662.100 What is the One-Stop delivery system?

Subpart B—One-Stop Partners and the Responsibilities of Partners

- 662.200 Who are the required One-Stop partners?
- 662.210 What other entities may serve as One-Stop partners?
- 662.220 What entity serves as the One-Stop partner for a particular program in the local area?
- 662.230 What are the responsibilities of the required One-Stop partners?
- 662.240 What are a program's applicable core services?
- 662.250 Where and to what extent must required One-Stop partners make core services available?
- 662.260 What services, in addition to the applicable core services, are to be provided by One-Stop partners through the One-Stop delivery system?
- 662.270 How are the costs of providing services through the One-Stop delivery system and the operating costs of the system to be funded?
- 662.280 Does title I require One-Stop partners to use their funds for individuals who are not eligible for the partner's program or for services that are not authorized under the partner's program?

Subpart C—Memorandum of Understanding for the One-Stop Delivery System

- 662.300 What is the Memorandum of Understanding (MOU)?
- 662.310 Is there a single MOU for the local area or are there to be separate MOU's between the Local Board and each partner?

Subpart D—One-Stop Operators

- 662.400 Who is the One-Stop operator?
- 662.410 How is the One-Stop operator selected?
- 662.420 Under what limited conditions may the Local Board be designated or certified as the One-Stop operator?
- 662.430 Under what conditions may One-Stop operators designated to operate in a One-Stop delivery system established prior to the enactment of WIA be designated to continue to act as a One-Stop operator under WIA without meeting the requirements of §662.410(b)?

AUTHORITY: Section 506(c), Pub. L. 105-220; 20 U.S.C. 9276(c).

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