Reciprocal Agreement Between the States of Nevada and California to Increase Customer Access to Training Offered by WIOA Eligible Training Providers

The States of Nevada and California enter into this reciprocal agreement to broaden the choice of training options and training localities available to eligible adults and dislocated workers who qualify for Workforce Innovation and Opportunity Act (WIOA) Title I-B Individual Training Accounts (ITAs).

WIOA Section 122(g) encourages states to enter in reciprocal agreements to permit eligible providers of training services in a state to accept ITAs provided in another state.

Agreement

Nevada and California each agree to maintain a publicly accessible statewide WIOA Eligible Training Providers List (ETPL).

To increase customer choice, the State of Nevada agrees to permit qualifying Nevada residents to use their ITAs to enroll in a program of training identified on the State of California’s ETPL. Final approval for using a Nevada Funded ITA at a California school rests with Nevada’s One-Stop operators. In arranging out-of-state ITA vouchers, the Nevada One-Stop Career Centers must follow the requirements of WIOA Section 134(f)(iv), Nevada WIOA policies, and local area Workforce Investment Board ITA policies. The area policies may affect the terms of an individual training plan and individual financial feasibility plan and may be more restrictive concerning out-of-state ITAs.

To increase customer choice, California similarly agrees to permit qualifying California residents to use ITAs to enroll in a program of training identified on the State of Nevada’s ETPL. Final approval for using a California funded ITA at a Nevada schools rests with California’s WIOA program operators. In arranging out-of-state ITA vouchers, the California WIOA program operators must follow the requirements of WIOA Section 134(f)(iv), California WIOA Policies, and Local Workforce Investment Board ITA policies. The local policies may affect the terms of an individual training plan and individual financial feasibility plan and may be more restrictive concerning out-of-state ITAs.

The reciprocal agreement between the States of Nevada and California shall be in effect from the date the signatory process is complete and until modified or rescinded.

This agreement may be rescinded when (1) either party provides 30-day written notification to the other of its intent to rescind the agreement, or (2) both parties agree in writing to rescind the agreement by a mutually agreed upon date.

Based on California’s waiver from the Department of Labor regarding subsequent eligibility requirements for the state, vendors based in the state of California will be exempt from participating in Nevada’s subsequent eligibility process.

Any grievances that arise regarding client training services will be addressed and followed up by representatives from the Local Workforce Investment Area of the client’s residency.

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