FRESNO REGIONAL WORKFORCE DEVELOPMENT BOARD WORK EXPERIENCE AGREEMENT

This Worksite Agreemen	nt describes the terms a (Employer).The Effec	nd conditions between ctive Date of this agreeme	ent is: to _	_ (WIOA Provider of Services)
WIOA Provider of Servic	es Address:	; Phone:	;	Email:
Employer Address:		; Phone:	; E	Email:
Participant Name:	; WIOA	Application #:	; Maxim	um Hours:
Total Agreement Amount compensation insurance and a	t: \$ This ny other applicable fees. Emp	amount is inclusive of employee ployee hours wage must be equ	e hourly wage, all applicately all to or more than the cal	able payroll taxes, workers urrent California/local minimum wage.
Approvals				
Participant I hereby acknowledge the interest. Furthermore, I h	at the Work Experience ave reviewed and acce	activity described in the appropriate and conditions as outlined	attached training placed in the training placed	an is within my occupational an and this agreement.
Participant Name	Part	ticipant's Signature		Date
Employer As an authorized agent o agrees to the requirement of the second of the secon	ats set forth in this agree	Employer, I hereby acknown the general provision of the general provisi	wledge that the Em ions and the work e	ployer understands and experience training plan. Date
Provider of Services I hereby acknowledge an experience training plan.	d accept all conditions a	as set forth in this agreen	nent, the general pr	ovisions and the work
Provider Staff Name	Prov	vider Staff Signature		Date

General Contract Provisions

The Worksite/Worksite Supervisor agrees to:

- 1. The Provider of Services will compensate the youth directly on the basis of actual on-site training hours. The Worksite Supervisor will provide the Provider of Services with an accurately completed and approved timesheet, signed in ink by both the youth and the designated supervisor. The Provider of Services will provide Worker's Compensation insurance, and will pay all applicable payroll taxes. No overtime hours will be allowed; however, if overtime compensation becomes due to a youth participant, the worksite employer agrees to reimburse the Provider of Services for the overtime compensation costs incurred.
- 2. Work Assignment: Provide productive work assignments, as agreed upon in the Work Experience Training Plan by the Provider of Services and worksite employer, and assure that adequate work is available to keep youth participants busy during working hours. If the Worksite Employer determines that a change of job duties is necessary, the Work Experience Training Plan must be revised with the new/additional job duties and the Provider of Services must provide its prior written approval.
- 3. These provisions do not establish an employer/employee relationship between the employer and the youth participant. The Provider of Services will be the employer of record, and the relationship between the employer and the youth participant is one of trainer/youth.
- 4. Safety Training: Provide safety instructions necessary to reasonably protect the youth against injury, and provide them with necessary equipment to carry out training responsibilities and duties. The worksite supervisor will not allow the youth to use any tools, equipment, or machinery until such time as the Verification of Safety Training has been completed, and understands and agrees that the youth participants are prohibited from beginning work assignments until they have been adequately trained and qualified to perform such work assignments.
- 5. **Work Schedule:** Each Participant's dates of placement, maximum number of allowable hours, and work schedule will be outlined in his or her Work Experience Training Plan. The worksite employer is responsible for paying <u>any</u> hours worked over the maximum hours allowed or after the last day of work outlined in the Training Plan, unless an extended end date is requested and approved by the Provider of Service.

The Participant's schedule, which is determined by the Worksite Supervisor, based on staffing needs and the Participant's age and availability, must be approved by the Provider of Service.

An onsite Supervisor must be available during <u>all</u> scheduled work hours, including weekend hours, if any, <u>and</u> the Provider must have staff available on-call to respond to any emergencies or concerns.

Any change from the originally agreed upon schedule, job duties or placement dates must be pre-approved by provider staff.

- 6. Time Sheet Responsibilities: Require that Participants accurately and completely record all hours worked on paper or electronic time sheets provided by the Provider and verified by the Worksite Supervisor. Worksite Supervisors are encouraged to review each Participant's time sheet, whether paper or electronic, at the end of each week to insure that time records accurately report the actual hours worked and do not record any hours for unexcused absences, lunch breaks, hours not worked or recreational activities not approved by the Provider.
- 7. Supervision: Provide adequate full-time adult supervision of each Participant by paid staff members (non-volunteer) and timely, constructive feedback, with a maximum ratio of one (1) adult Worksite Supervisor to two (2) Participants. The Provider will consider the number of on-site supervisors and a facility's physical size in placement decisions; more than two (2) youth may be placed at one (1) site only if the youth are separated physically in different departments or on different floors. When the Worksite Supervisor assigned to each Participant is unavailable, ensure an alternate supervisor is designated. The Worksite should, whenever possible, inform the Provider if a new supervisor is assigned to the Participants. Assure that sufficient training, materials and equipment are available to carry out work assignments.
- 8. **Performance Reviews:** Prepare and submit youth mid-point and post evaluations as required by Fresno Regional Workforce Development Board (FRWDB) policy and per the guidelines of the Supervisor's Handbook. The Mid-point performance review should include recommendations to improve the performance of the youth or should document the basis for a decision to terminate further worksite training, if necessary. The final performance review should indicate whether the youth will be retained as a full-time employee.
- 9. **Worksite Monitoring:** Allow Provider of Services, FRWDB, State of California, and/or Department of Labor representatives to monitor all conditions and activities involved in performing this agreement. The Worksite Supervisor must assure the following:
 - a. No currently employed worker will be displaced by a youth. This includes partial displacement such as reduction in hours of non-overtime work, wages, or employment benefits.
 - b. No training assignment will infringe upon the promotional opportunities of currently employed individuals.
 - c. No youth shall be placed in a position substantially equivalent to positions for which employees have been laid off.

- d. Ensure that Participants do not engage in political, labor organizing, religious, or non-work related fundraising activities during work hours.
- e. The youth will not assist in the operation or maintenance of that part of any facility that is used for religious instruction or worship.
- f. Appropriate standards of health and safety and a drug free workplace will be maintained.
- g. Adequate insurance will be in effect at all times.
- h. Comply and cooperate with audit surveys, audits, and any request by the State of California Department of Labor, Comptroller General, or FRWDB to secure an audit or audit waiver in compliance with Public Law 97-300 Section 164 or the Single Audit Act.
- 10. Nepotism. Not provide a training assignment under this program for a member of the owner of the Worksite's immediate family.
- 11. Subcontract. Not subcontract the services of the youth provided under this agreement.
- 12. **Transportation.** Ensure that the Participant does not operate a motor vehicle and is not transported offsite to attend meetings or work at different sites during the work day without the express written approval of provider staff in advance.
- 13. **Insurance.** Certify that there will be in effect, throughout the term(s) of training, proper personal and property liability insurance, and if required, appropriate bonding. The worksite shall provide proof of said coverage prior to the youth commencing training.
- 14. **Collective Bargaining.** Obtain the concurrence of the appropriate bargaining entity, when a collective bargaining agreement exists, in order to ensure compliance of the prescribed training with the terms of said agreement.
- 15. **Confidentiality.** Insure youth are aware of any Worksite policies and procedures with respect to protecting confidential information from disclosure, except to authorized persons.
- 16. Discipline. Not initiate discipline on the youth without the written concurrence of the Provider of Services.
- 17. Youth File Folder onsite. Maintain a list of Participants, their work assignments, schedules, and emergency card at each worksite as well as a valid work permit for Participants under the age of 18.
- 18. Hot and Inclement Weather and Drinking Water. Provide adequate indoor work to occupy Participants during inclement weather and periods when the temperature reaches 105 degrees Fahrenheit, when the regular Worksite is designated as out-of-doors.

Provide adequate cool water, access to shade and extra rest periods for Participants when the temperature exceeds 95 degrees Fahrenheit. Insure Participants know how to recognize the symptoms of heat stroke and heat exhaustion and what to do.

Provide access to an on-site source of heat, extra rest periods, and thermal insulating materials on equipment handles for Participants when the temperature drops below 30 degrees Fahrenheit.

- 19. Comply with all applicable federal, state, and local laws and regulations relating to a safe and accessible work environment, including but not limited to, federal and state Occupational Safety and Health Administration ("OSHA") laws and regulations, Americans With Disabilities Act (the "ADA") and its regulations, and the Fair Employment and Housing Act (the "FEHA") and its regulations.
- 20. **Compliance with OSHA.** Worksite Supervisor, Service Provider, and FRWDB shall, consistent with the manner described in this section, comply with all federal and state OSHA regulations, which apply to the youth assigned to Worksite Supervisor's location. The following describes the general obligations of worksite employer with regard to OSHA compliance:
 - a. FRWDB and/or Service Provider shall provide that its employees are trained in general safe work practices prior to commencement of services for Worksite Supervisor. Worksite supervisor shall provide that the youth are trained with regard to the specific hazards of and safe work practices before commencing such work and/or training.
 - b. FRWDB and/or Service Provider may inspect Worksite Supervisor's worksite before assigning youth to work there. Fresno Area Workforce Investment Corporation and/or Service Provider may do so thereafter on a periodic basis, with prior notification.
 - C. Upon request by FRWDB and/or Service Provider the Worksite Supervisor will provide documentation of the completion of their OSHA obligations under this section. Worksite Supervisor will include training in its exposure monitoring and sampling programs for the purpose of quantifying employee exposures to chemical, physical, and biological hazards in the youths' assigned tasks. Worksite Supervisor will inform youth of the results of such monitoring and sampling in accordance with OSHA requirements. FRWDB, Service Provider, and any youth will be informed of any suspected or known employee exposure in excess of OSHA permissible exposure limits, immediately following Worksite Supervisor's first knowledge of such overexposure.
- 21. The Worksite Supervisor is to notify the Provider within 24 hours of any accidents, special situations, or unusual occurrences. If a Participant is injured or becomes ill, provide first aid or medical attention and notify the Provider immediately, no matter how minor

the injury. No more than 24 hours after notice of the injury or illness, the Worksite Supervisor shall file all forms required by the Provider. Furthermore, the Worksite shall cooperate with any injury or illness-related reporting requirements deemed necessary by Provider.

- 22. **Compliance with Equal Employment Opportunity (EEO) laws:** Worksite Employer and Provider of Services shall, consistent with the manner described in this section, comply with all federal, state, and local laws requiring equal employment opportunity, and prohibiting discrimination, harassment, and retaliation in the workplace. The following describes the general obligations of the parties with regard to compliance with EEO and nondiscrimination obligations:
 - a. Provider of Service will provide Worksite Supervisor and all youth with Provider of Service's policies against harassment, discrimination, and retaliation in the workplace upon assignment of any youth to Worksite Supervisor's location, and Service Provider will ensure that all youth are trained on the application of said policies against harassment, discrimination, and retaliation.
 - b. Worksite Supervisor will ensure that Provider of Service's policies against harassment, discrimination, and retaliation are effectively implemented and followed in all respects.
 - c. Worksite Supervisor will report immediately to Provider of Service and to the FRWDB, any information that might constitute a violation of **EEO** policies against harassment, discrimination, or retaliation, whether such information is a formal complaint or any other information giving notice of a potential violation of FRWDB's policies.
 - d. Worksite Supervisor will cooperate with Provider of Service and FRWDB with respect to investigating promptly any complaint of harassment, discrimination, or retaliation, and with respect to implementing any corrective action that is reasonable or necessary to ensure that FRWDB's policies against harassment, discrimination, and retaliation are fully and effectively enforced. Upon the written request of FRWDB, either Worksite Supervisor or Service Provider will be given the primary responsibility to investigate any complaints of noncompliance with the FRWDB's EEO and nondiscrimination policies and to take any corrective action. Worksite Supervisor and Service Provider will provide FRWDB with copies of all documents relating to the investigation and any corrective action taken.

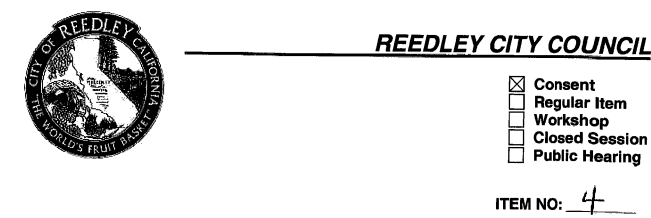
WORK EXPERIENCE TRAINING PLAN

Youth Name:	App#	Contract #	
Agency Name:	Provider:	OGINIAGE #	
Worksite Name and Work Experience (WEX) Location:	Provider Address:		
Worksite Supervisor: Name and Title	Provider Staff Name:		
Phone: Email:	Phone: En	nail:	
Alternate Supervisor: Name and Title	Provider Program Manage	r:	<u> </u>
Phone: Email:	Phone: En	nail:	
Youth Job Title: Department (if any) Dates of WEX Placement:	Work Schedule:		
Youth may work a maximum of hours per week and a maximum of total hours during WEX placement.			
The youth participant shall be compensated for actual hours hours per day, and not to exceed 40 hours per week (20 hours)	at the rate of 100% of the hors if in-school)	urly wage, not to ex	ceed eight (8)
WORKSITE T	RAINING PLAN		-
4. And other duties as assigned: List any equipment, tools, machinery or chemicals this y computer:	outh will use, i.e. gardenin	g tools, cleaning s	upplies,
SPECIAL EMPL	OYMENT NEEDS		
Describe any special equipment or clothing this youth wietc.		ms, safety glasses	, work boots,
Describe your expectations for employee dress:		-	40
Transportation issues:			
Participant Name:	Appl.#		
Occupational E	Educational Plan		
Clearly describe the Occupational Education component the	e participant will complete:	Start Date	End Date
1.			
2.	·		
3.			
<u> </u>			

	Academic Ed	ucational Plan		
Clearly describe the Academic Edu	cation component the pa	rticipant will complete:	Start Date	End Date
1.				
2.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_	
3.				
4.				
Youth Signature	Date	Provider Staff Sign	ature	Date
with the requirements therein. I have requirements for the Fresno Region these provisions will be monitored.	ave also reviewed the Si al Workforce Investment i	ent and the General Contrac upervisor Handbook, which Board WEX in more detail. I	sets forth the expunderstand that co	pectations and ompliance with
Worksite Supervisor's Signature		Date		

VERIFICATION OF SAFETY TRAINING

YOUTH NAME:		
WORKSITE NAME:		ACT #
The Worksite Supervisor must complete the youth's file.	s form within the first week of tra	ining and place a copy of the original in
My signature below attests that:		
youth will utilize in the performa c. Training in emergency procedure d. Training in the Worksite Supervi prevention plans, and all other youth's work assignments. 3. This worksite shall abide by all applic	is youth: rules and regulations. of all the tools, equipment, and make of his/her job. s. sor's Injury and Illness Prevention P site-specific safety rules and safety	nachinery listed in Section A. which this rogram (IIPP), emergency action and fire y and health programs pertinent to this ations.
A. The following is a complete list of all to his/her job:	ols, equipment, and machinery this	youth will utilize in the performance of
	🗆	
	🗆	
	🗆	
	🗆	
	🗆	
		12 /15
Worksite Supervisor Signature	<i>Υ/</i> (Date/
have been trained in the use of all tools, e equipment, and machinery on which I have loolicies.		
Youth Signature	l	Date



\boxtimes	Consent
	Regular Item
	Workshop
	Closed Session
	Public Hearing

ITEM NO:

DATE:

May 14, 2019

TITLE:

APPROVE AND AUTHORIZE CITY MANAGER TO SIGN A WORK EXPERIENCE

AGREEMENT AND TRANSITIONAL JOBS WORKSITE AGREEMENT WITH THE

FRESNO REGIONAL WORKFORCE DEVELOPMENT BOARD

SUBMITTED:

Sarah Reid

Community Services Director

APPROVED:

Nicole R. Zieba

City Manager

RECOMMENDATION

Approve and authorize City Manager to sign a Work Experience Agreement and Transitional Jobs Worksite Agreement with the Fresno Regional Workforce Development Board

BACKGROUND

The Community Services Department was approached by the Reedley Workforce Connection regarding available funding to put people to work. There are two separate programs offered. The Work Experience Program is for youth workers and the Transitional Jobs Worksite Program is for adult workers. Both programs are designed to provide work experience for individuals and introduce them to new skills in a work environment. Each worker is allocated 120 hours with the agency.

Staff is very interested in utilizing the youth program to support the Recreation Division by having this person work directly with the two Recreation Coordinators. The adult program is more appropriately suitable for Maintenance and Senior Services.

FISCAL IMPACT

No cost to the City. The Workforce Development Board will cover all wages, payroll taxes and workers comp cost.

ATTACHMENTS

- Work Experience Agreement
- 2. Transitional Jobs Worksite Agreement

Second:	