1 2	CHAPTER 806. PURCHASES OF PRODUCTS AND SERVICES FROM PEOPLE WITH DISABILITIES
3 4 5 6 7	ADOPTED RULES WITH PREAMBLE TO BE SUBMITTED TO THE <i>TEXAS REGISTER</i> . THIS DOCUMENT WILL NOT HAVE ANY SUBSTANTIVE CHANGES BUT IS SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE <i>TEXAS REGISTER</i> .
8	
9	The Texas Workforce Commission (TWC) adopts the following amendments to Chapter 806, relating to Purchases of Products and Services from People with Disabilities:
11 12 13	Subchapter A. General Provisions Regarding Purchases of Products and Services from People with Disabilities, §806.2 Subchapter D. Community Rehabilitation Programs, §806.41
15	Subchapter E. Products and Services, §806.53
16 17 18	TWC adopts the following new sections to Chapter 806, relating to Purchases of Products and Services from People with Disabilities:
20 21	Subchapter B. Advisory Committee Responsibilities, Meeting Guidelines, §806.23
22 23 24	Subchapter D. Community Rehabilitation Programs, §806.42 Subchapter J. Transition and Retention Plans, §§806.100 - 806.104
25 26 27 28	The amendments to \$806.2 and \$806.53 and new \$\$806.23, 806.42, and 806.100 - 806.104 are adopted <i>without changes</i> to the proposed text as published in the November 27, 2020, issue of the <i>Texas Register</i> (45 TexReg 8499). The amendments to \$806.41 are adopted <i>with changes</i> to the proposed text as published.
29 30 31 32 33	PART I. PURPOSE, BACKGROUND, AND AUTHORITY The purpose of the amendments to Chapter 806 is to implement Senate Bill (SB) 753, 86th Texas Legislature, Regular Session (2019); and provide program clarification and improvement opportunities.
35 36 37	Senate Bill 753 SB 753 amended the Texas Human Resources Code, Chapter 122, relating to the Purchasing from People with Disabilities (PPD) program, by adding the following sections:
38 39 40	Section 122.0075, which requires Community Rehabilitation Programs (CRPs) that participate in the PPD program and that pay subminimum wage to develop, with the
11 12 13 14	assistance of TWC, a Transition and Retention Plan (TRP) to increase the wages of their workers with disabilities to the federal minimum wage by September 1, 2022, and to address specifically how they will retain workers after the increase in wages to at least the federal minimum wage
15 16	Section 122.0076, which requires all CRPs that participate in the PPD program to pay each worker with a disability at least the federal minimum wage

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2 Transition and Retention Plan

- 3 Texas Human Resources Code, §122.0075 requires TWC to assist CRPs that currently
- 4 pay subminimum wage in developing their TRPs and to provide:
- 5 --information about certified benefits counselors to ensure that workers are informed of
- 6 work incentives and the potential impact that the increase in wages may have on a
- 7 worker's eligibility for pertinent federal or state benefit programs; and
- 8 --a referral to a certified benefits counselor to any worker with a disability who requests a
- 9 referral.

10

- 11 Texas Human Resources Code, §122.0075 requires the TRP to ensure, to the fullest
- extent possible, that each worker with a disability is retained by the CRP after the
- program increases wages to at least the federal minimum wage. The section also requires
- 14 CRPs that cannot retain all workers with a disability after the wage increase to work with
- 15 TWC and other relevant governmental entities to obtain job training and employment
- services to help the workers find other employment that pays at least the federal
- minimum wage. The section further allows TWC, at the worker's request, to help the
- worker who is not retained by the CRP to secure employment that pays at least the
- 19 federal minimum wage.

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- 21 Additionally, Texas Human Resources Code, §122.0075(f) allows, but does not require,
- 22 TWC to extend the period for compliance with the minimum wage requirements in Texas
- Human Resources Code, §122.0076 for not more than 12 months if the CRP:
- 24 -- requests the extension by March 1, 2022;
- 25 -- has demonstrated to TWC that an extension would be in the best interest of the CRP's
- employees with disabilities;
- 27 -- has worked with TWC to develop a TRP and made meaningful progress toward
- 28 meeting the minimum wage requirements; and
- 29 --submits a revised plan to TWC detailing how the extension will allow the CRP to meet
- 30 the minimum wage requirements.

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- 32 TWC must decide on the request for an extension no later than May 1, 2022. The
- requirements of Texas Human Resources Code, §122.0075 expire on September 1, 2023.

34

- 35 CRP Minimum Wage Requirements
- Texas Human Resources Code, §122.0076(a) requires all CRPs participating in the PPD
- program to pay each worker with a disability at least the federal minimum wage for any
- work relating to products or services purchased by the CRP through the PPD program.
- 39 Texas Human Resources Code, §122.0076(d) states that the minimum wage requirement
- does not apply to a CRP's eligibility before the later of:
- 41 --September 1, 2022; or
- 42 -- the date of the extension granted by TWC under Texas Human Resources Code,
- 43 §122.0075(f).

- Texas Human Resources Code, §122.0076(b) allows, but does not require, TWC to
- 46 exempt a CRP worker with a disability from the minimum-wage requirements if TWC

- determines, based on the worker's circumstances, that requiring the minimum wage 1 would result in the: 2
- -- CRP not being able to retain the worker with a disability; 3
 - --worker not being successful in obtaining work with a different employer; and
 - --worker not being able to obtain employment at a higher wage than the CRP could pay.

4

Program Clarification and Improvement Opportunities

8 9

- Workforce Innovation and Opportunity Act Referrals to CRPs
- The Chapter 806 rule amendments address issues related to the percent of a CRP's direct 10
- labor hours that must be performed by individuals with disabilities, particularly in 11
- relation to Workforce Innovation and Opportunity Act (WIOA) of 2014 referrals. 12

13

- 14 Texas Human Resources Code, §122.013(c)(3) requires TWC to establish, by rule, the
- minimum percentage of employees with disabilities that an organization must employ to 15
- be considered a CRP for the PPD program. Section 806.53 requires CRPs to certify 16
- compliance with the requirement that, for each contract, individuals with disabilities 17
- perform 75 percent of each CRP's total hours of direct labor that are necessary to deliver 18
- services and products. 19

20

- WIOA and its implementing regulations established that employment outcomes in the 21
- Vocational Rehabilitation (VR) program must be in competitive integrated employment 22
- (CIE). The components of a CIE setting are defined further in 34 Code of Federal 23
- Regulations (CFR) Part 361. Successful employment outcomes that are reported by state 24
- VR agencies under WIOA must meet the definition of CIE. 25

26

- Based on these WIOA provisions, an employer that must meet a requirement that 75 27
- percent of its direct labor hours be performed by individuals with disabilities will have 28
- difficulty meeting the integrated location criteria in WIOA. The VR program may not 29
- refer customers to PPD CRPs for employment opportunities unless the opportunities meet 30
- WIOA requirements. 31

32

- 33 Similarly, the 75 percent requirement limits a CRP's options to offer CIE opportunities to 34
 - workers with disabilities who wish to work in an integrated setting.

35

- 36 Chapter 806 will maintain the 75 percent of direct hours requirement. However, these
- rule amendments allow the Commission to approve a percentage different from 75 37
- percent at the time of the CRP's initial certification and subsequent re-certifications for a 38
- CRP that proposes to participate in the PPD program and offer employment opportunities 39
- for individuals with disabilities that meet the WIOA definition of CIE or such other 40
- 41 reasons.

- 43 Other Program Clarification and Improvement Opportunities
- The Chapter 806 rule amendments also address: 44
- 45 -- CRP's compliance with state law and regulations;
- --communication with the PPD Advisory Committee; 46

- --Commission approval of products and services;
- 2 --determination of a worker with a disability;
- 3 --use of contract labor; and
- 4 --clarifying appreciable contribution and value added by individuals with disabilities.

Rule Review

- 7 Texas Government Code, §2001.039 requires that every four years each state agency
- 8 review and consider for readoption, revision, or repeal each rule adopted by that agency.
- 9 TWC has assessed whether the reasons for adopting or readopting the rules continue to
- exist. TWC finds that the rules in Chapter 806 are needed, reflect current legal and policy
- considerations, and reflect current TWC procedures. The reasons for initially adopting
- the rules continue to exist, therefore, TWC proposes to readopt Chapter 806, Purchases of
- 13 Products and Services from People with Disabilities, with the amendments described in
- this rulemaking.

15 16

PART II. EXPLANATION OF INDIVIDUAL PROVISIONS

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SUBCHAPTER A. GENERAL PROVISIONS REGARDING PURCHASES OF PRODUCTS AND SERVICES FROM PEOPLE WITH DISABILITIES

TWC adopts amendments to Subchapter A, as follows:

21 22

§806.2. Definitions

Section 806.2 is amended to add the following definitions:

232425

- Individual with Disabilities is defined as an individual with a disability recognized under
- the Americans with Disabilities Act and employed by a CRP or an entity selected by a
- 27 CRP.

28 29

Minimum wage is defined as the wage under Section 6, Fair Labor Standards Act of 1938 (29 USC §206).

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SUBCHAPTER B. ADVISORY COMMITTEE RESPONSIBILITIES, MEETING GUIDELINES

TWC adopts amendments to Subchapter B, as follows:

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§806.23. Submitting Reports and Input to the Commission

- Current §806.21 addresses the role of the PPD Advisory Committee and requires the
- 38 committee to provide input and recommendations to the Commission on the PPD
- 39 program. However, §806.21 does not address how the PPD Advisory Committee's
- 40 advice, activity, or recommendations that result from its meetings will be communicated
- 41 to the Commission.

- 43 New §806.23 establishes requirements for the PPD Advisory Committee for submitting
- reports and input to the Commission. The new section requires the PPD Advisory
- 45 Committee to:

- 1 --meet semiannually, with at least one meeting each fiscal year to review and, if
- 2 necessary, recommend changes to program objectives, performance measures, and
- 3 criteria established under §806.21(b); and
- 4 -- prepare and submit to the Commission a report containing any findings and
- 5 recommendations within 60 days of the completion of the meeting.

SUBCHAPTER D. COMMUNITY REHABILITATION PROGRAMS

TWC adopts amendments to Subchapter D, as follows:

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§806.41. Certification and Recertification of Community Rehabilitation Programs

Several provisions of §806.41 are amended relating to the certification and recertification

of CRPs.

13

- 14 Compliance with State Laws and Regulations
- 15 Section 806.41 is amended to add the requirement that CRPs maintain compliance with
- 16 Unemployment Insurance tax, wage claims, and state licensing, regulatory, and tax
- 17 requirements.

18

- 19 New §806.41(q) requires CRPs to:
- 20 -- be clear of any debts related to Unemployment Insurance taxes or wage claims; and
- 21 --meet the state licensing, regulatory, and tax requirements applicable to the CRP.

22

- Additionally, §806.41(e) is amended to add a reference to this new requirement and add
- that failure to maintain compliance shall result in revocation of the CRP's certification to
- participate in the PPD program. Section 806.41(i) is also amended to add a reference to
- 26 this requirement for continuation in the program.

27

- 28 Determinations of an Individual with a Disability
- 29 Section 806.41(e)(2) requires CRPs to provide documentation of approved disability
- determinations. However, Chapter 806 does not address the qualifications of individuals
- 31 who make the determination that a worker has a disability. As a result, standards are
- inconsistent among CRPs regarding the determination of an individual who qualifies as a
- worker with a disability. Additionally, some CRPs make their own determination of
- whether an individual meets the definition of a worker with a disability.

35

- 36 Section 806.41(e)(5) is added to require that a CRP must ensure that disability
- determinations are or were conducted by a medical professional, vocational rehabilitation
- professional, local education agency, Social Security Administration, or other individual
- 39 who:
- 40 -- has demonstrated the qualifications necessary to make such determinations; and
- 41 --is an independent, non-CRP individual.

- 43 The intent of this change is to require that a determination that a worker has a disability
- be made by an independent, non-CRP individual, including a medical professional,
- 45 vocational rehabilitation professional, local education agency, Social Security

Administration, or another individual who has expertise in diagnosing or providing 1 services to individuals with disabilities. 2

3 4

- Direct Labor Hours
- 5 Section 806.41(f)(9) is amended to include in the CRP's notarized statement that the CRP
- will comply with the Commission's approved percentage different from 75 percent of the 6
- CRP's total direct labor hours. Section 806.41(f)(9) is also amended to remove the waiver
- provisions of the 75 percent requirement as a waiver is no longer necessary if the CRP
- requests and is approved for a different percentage. 9

10

- 11 Section 806.41(f)(10) is added to state that if the CRP intends to seek a required
- minimum percentage other than the 75 percent of the CRP's total hours of direct labor for 12
- a contract, the CRP must submit the request with their application for approval. The 13
- request must include a rationale consistent with one or more criteria in §806.53(a)(4) and 14
- (b)(3) as applicable. 15

16 17

Section 806.41(i) is amended to include the requirements of §806.41(f)(10) in the recertification process.

18 19 20

- Other Changes
- Additionally, new §806.41(e)(6) adds the requirement that a CRP must provide all 21
 - communication, training, and planning materials to employees in an accessible format.

22 23 24

§806.42. Minimum Wage and Exemption Requirements

- New §806.42 sets forth the requirements of Texas Human Resources Code, §122.0076(b) 25
- (as added by SB 753) related to the minimum wage. Texas Human Resources Code, 26
- §122.0076(b) allows, but does not require, TWC to exempt a CRP worker with a 27
- disability from the minimum wage requirements if TWC determines, based on the 28
- worker's circumstances, that requiring the minimum wage would result in the: 29
- -- CRP not being able to retain the worker with a disability; 30
- --worker not being successful in obtaining work with a different employer; and 31
- --worker not being able to obtain employment at a higher wage than the CRP is able to 32 33 pay.

34

- SB 753 prohibited the minimum wage requirement from applying to a CRP's eligibility to 35 participate in the PPD program before the later of: 36
- --September 1, 2022; or 37
- -- the date an extension of the minimum wage as allowed under the new §806.103. 38

39 40

New §806.42 reflects the requirements of SB 753.

41

- 42 New §806.42(a) requires that a CRP participating in the PPD program shall pay each
- worker with a disability employed by the program at least the minimum wage for any 43
- work relating to any products or services purchased from the CRP through the program. 44

New §806.42(b) allows TWC to exempt a CRP from the requirements of §806.42 with respect to a worker with a disability if TWC determines an exemption is warranted. TWC may consider the following factors in making the determination:

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- --requiring the CRP to pay the worker at the minimum wage would result in:
 - -- the CRP not being able to retain the worker with a disability;
 - -- the worker would not have success obtaining work with a different employer;
 - --the worker, based on the worker's circumstances, would not be able to obtain employment at a higher wage than the CRP would be able to pay the worker notwithstanding the requirements of §806.42;

10 11 12

- -- the CRP's efforts to retain the worker;
- --the CRP's efforts to asset the worker in finding other employment, including other
 employment at a higher wage than the CRP will pay;
- 15 --whether the exemption is temporary or indefinite;
- 16 --whether employment services provided by other entities that serve individuals who
- have significant intellectual or developmental disabilities are available and could assist
- the worker to obtain employment at or above minimum wage.

19

- New 806.43(c) states that the minimum wage requirements do not apply to a CRP's eligibility to participate before the later of:
- 22 --September 1, 2022; or
- -- the date an extension granted under §806.103.

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SUBCHAPTER E. PRODUCTS AND SERVICES

TWC adopts amendments to Subchapter E, as follows:

262728

§806.53. Recognition and Approval of Community Rehabilitation Program Products and Services

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- Approval of Products and Services
- 32 Section 806.53(a) is amended to remove the requirement that the Commission approve a
- 33 CRP's products and services. The amended section assigns the approval of products and
- services to TWC's executive director or deputy director.

35

- The intent of the rule change is to streamline and shorten the period for review and approval and support timelier deployment of a CRP's products and services. The
- 38 Commission will continue to provide guidance on products and services but will delegate
- 39 the actual approval of a CRP's products and services to the executive director or deputy
- 40 executive director.

- 42 Direct Labor Hours
- 43 Section 806.53(a) and (b) are amended to allow the Commission to establish a percentage
- different from 75 percent after considering factors including but, not limited to, a CRP's
- 45 proposal to participate in the PPD program and offer employment opportunities for

individuals with disabilities that meet the WIOA definition of CIE at the time of the 1 CRP's initial certification and subsequent re-certifications. 2

3

- Clarifying Appreciable Value Added by Individuals with Disabilities 4
- Section 806.2(1) defines appreciable contribution as "...the substantial work effort 5
- contributed by individuals with disabilities in the reforming of raw materials, assembly of 6
- components or packaging of bulk products in more saleable quantities, by which value is 7
- added into the final product offered for sale or through which the individuals with
- disabilities develop new job skills that have not been previously attained through other 9 10
 - iobs."

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Section 806.2(11) defines value added as "The labor of individuals with disabilities applied to raw materials, components, goods purchased in bulk form resulting in a change in the composition or marketability of component materials, packaging operations, and/or the servicing tasks associated with a product. Pass-throughs are not allowed; therefore, solely affixing a packaging label to a commodity does not qualify."

16 17 18

19 20 Section 806.53(b)(2) states that "Appreciable contribution and value added to the product by individuals with disabilities must be determined to be substantial on a product-byproduct basis, based on requested documentation provided to the Agency upon application for a product to be approved for the state use program."

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26

Section 806.53(e) is added to provide criteria for determining if duties performed by individuals with disabilities qualify as value added as required under §806.53(b)(2). New §806.53(e) requires that before the inclusion of a product or service in the program, a CRP must describe the product or service that will be provided though the program in sufficient detail for TWC to determine the item's suitability for inclusion in the program.

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Rule language further states that TWC may consider those factors deemed necessary to the determination of the program suitability of a product or service, including, but not limited to, state and federal statutes governing state agencies, geographic saturation of CRPs providing like products and services, and whether the products and services will generate sufficient demand to provide employment for individuals with disabilities.

33 34 35

- **SUBCHAPTER J. TRANSITION AND RETENTION PLANS**
- TWC adopts new Subchapter J, as follows:

36 37 38

New Subchapter J sets forth rules for TRPs required by SB 753.

39 40

- §806.100. Scope and Purpose
- New §806.100 provides the scope and purpose of Subchapter J.

41 42 43

New §806.100(a) states that the purpose of the subchapter is to set forth the rules relating to a CRP's TRP, as required by Texas Human Resources Code, §122.0075, to meet the minimum wage requirements of Texas Human Resources Code, §122.0076.

45 46

New §806.100(b) states that the subchapter applies to a CRP that is participating in the state use program and pays workers with disabilities employed by the CRP wages that are less than the federal minimum wage under Section 6, Fair Labor Standards Act of 1938.

New §806.100(c) includes the expiration date of September 1, 2023, for the subchapter, which mirrors the expiration date of Texas Human Resources Code, §122.0075.

§806.101. Requirements for Transition and Retention Plans

SB 753 requires TWC to assist CRPs in developing the TRP by providing workers with information about and referrals to VR counselors to ensure that workers are informed of work incentives as well as the potential impact that the increase in wages may have on eligibility for federal and state benefit programs.

However, SB 753 did not specify requirements for the TRP regarding the milestones, documentation, resources, or reports needed to demonstrate that the CRP is making progress toward meeting the minimum wage and staff retention requirements--a necessary component of granting extensions, as discussed in new §806.102.

New §806.101 includes due dates and other requirements of the TRP.

New §806.101(a) requires that a CRP subject to Subchapter J shall submit a TRP no later than sixty days from the effective date of these rule.

New §806.101(b) requires that the TRP include the full transition goal, including full retention of workers, placement of workers in job training, and fully assisting workers in need of placement goal to meet the wage requirements no later than January 1, 2022.

It is the intent of the Commission that CRPs have full retention of workers with disabilities at the minimum wage or above the placement of workers in job training, or full assistance to workers in need of placement. CRPs not meeting this goal should consider requesting an extension.

New §806.101(c) requires that the TRP contain the following elements:

- --Worker Assessment (Employee Receiving Subminimum Wages), including:
 - --Wage difference / Minimum Wage pay gap
 - --Line of business employed
 - --Current skills
 - --Person-Centered Planning and Career Counseling
 - --Disability Benefits Impact Analysis based on wage increase
 - --Opportunities to transfer skills to other state use contract with CRP
- --Participation in the assessment by the employee's VR counselor, if the employee is a participant in the VR program at the time of the assessment.

-- Goals, including:

1	Raise wages for worker paid subminimum wage to Federal minimum wage or
2	more by September 1, 2022
3	Retain workers of the CRP as the CRP moves through the transition plan
4	
5	Milestones: Achieved by reporting progress in reaching specific actions in the TRP
6	through benchmarks and strategies:
7	Benchmarks to include the following:
8	Number and percentage of workers provided wage increases by a designated
9	point in time
10	Number and percentage of workers provided assessment and counseling by
11	certain date
12	Number and percentage of workers entering and completing training
13	ramoer and percentage or workers entering and compressing training
14	Strategies necessary to achieve goals including:
15	CRP evaluation of existing line of business for price and added value
16	adjustment consider increasing price to pay for increase in wages
17	Requesting assistance from WorkQuest in developing new lines of business
18	to provide employment opportunities to workers receiving sub minimum wage
19	CRP pursuing partnerships to expand lines of business and increase wages
20	of workers paid subminimum wages.
21	or workers paid subminimum wages.
22	Reports: Monthly or quarterly
23	Retention status
24	Progress on benchmarks and strategies
2 4 25	Wages
26	Hours Worked
27	Hours Worked
28	In accordance with Texas Human Resources Code, §122.0075(b)(2), new §806.101(d)
29	requires TWC to assist the CRP in developing the TRP by providing information about
30	certified benefits counselors and by providing a referral to a certified benefits counselor
31	for any CRP employee who requests a referral.
32	for any CRT employee who requests a referral.
32 33	New §806.101(e) requires TWC to review the progress of each TRP at intervals
34	established by TWC and provide technical assistance as necessary and upon request from
3 4 35	the CRP.
	uic CKr.
36	8906 102 Extensions for Transition and Detention Plans
37	 <u>§806.102. Extensions for Transition and Retention Plans</u> SB 753 allows, but does not require, TWC to extend the deadline for compliance with the
38	minimum wage requirements for no more than 12 months if the CRP requests the
39	
40	extension by March 1, 2022, and TWC approves by May 1, 2022.
41	E. TWC 4
42	For TWC to grant an extension, SB 753 requires that the CRP:
43	has demonstrated to TWC that an extension would be in the best interest of the CRP's
44 45	employees with disabilities;
45	has worked with TWC to develop a TRP and made meaningful demonstrable progress
46	toward meeting the minimum wage requirements; and

--has submitted a revised plan to TWC detailing how the extension will allow the CRP to meet the minimum wage requirements.

3

- 4 Extensions may not be for more than 12 months; therefore, the Commission has the
- 5 option to grant extensions of fewer than 12 months or grant extension dates specifically
- 6 requested by a CRP. To ensure consistent implementation of TRPs, the Commission may
- 7 grant a standard 12-month extension from May 1, 2022, to April 30, 2023, to CRPs
- 8 requesting and meeting the requirements for an extension.

9

New §806.102(a) contains the statutory requirement that no later than March 1, 2022, a CRP may request an extension of the TRP.

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- New §806.102(b) requires TWC to approve or deny all extension requests no later than
- April 1, 2022. The April 1 date is chosen to allow a CRP to request a reconsideration of a
- denial, and to have the denial decision resolved, by the statutorily required date of May 1,
- 16 2022.

17

- New §806.102(c) states the requirements for granting an extension as required in SB 753,
- 19 namely that the CRP shall:
- 20 --demonstrate that an extension would be in the best interest of the CRP's employees with
- 21 disabilities;
- 22 --have requested assistance and worked with the TWC before requesting an extension;
- 23 --have made meaningful progress toward meeting the minimum wage requirement;
- 24 --have submitted a revised TRP to the TWC detailing how the extension will allow the
- 25 CRP to meet the minimum wage requirements.

26

- 27 Finally, SB 753 does not address whether a CRP may appeal if TWC does not grant an
- extension. TWC's Chapter 823 Integrated Complaints, Hearings, and Appeals rules do
- 29 not apply to the PPD program.

30

- New §806.102(d) establishes a separate informal reconsideration process to grant a CRP
- 32 additional time to demonstrate that an extension is warranted. The new rule language
- 33 allows a CRP to request that TWC reconsider extension denials provided the request is
- made no later than April 10, 2022.

35

- New §806.102(e) requires the TWC executive director to review and make a
- 37 determination on reconsideration requests.
- New §806.102(f) requires TWC to make a final decision on all reconsideration requests
- no later than May 1, 2022.

40 **§806.103.** Withdrawal from the Program

- New §806.103 provides the requirements for a CRP to notify TWC of its intent to
- 42 withdraw from the PPD program if a CRP does not intend to meet the minimum wage
- requirements and determines that it will not seek any exemptions under Texas Human
- 44 Resources Code, §122.0076, if eligible.

New §806.103(a) states that a CRP shall notify TWC no later than March 1, 2022, if the CRP intends to voluntarily withdraw from the program.

New §806.103(b) states that any CRP that has not withdrawn voluntarily from the program, does not have an extension or approved exemptions in place and is not meeting the minimum wage requirements on September 1, 2022, or by the granted extension date, will be involuntarily removed by revocation of the CRP's certification to participate in the program

The effective date of the withdrawals will be September 1, 2022, which is the statutory deadline for CRPs to meet the minimum wage requirement. This time frame allows for a transition period for transferring contracts under the PPD.

§806.104. New CRPs during the TRP Period

Texas Human Resources Code, §122.0076(d) states that the requirement in Texas Human Resources Code, §122.0076(a) that all CRPs pay at least the minimum wage does not apply to a CRP's eligibility to participate in the PPD program before September 1, 2022, or to the extension date granted by TWC, whichever date is later. However, any entity applying for CRP certification before September 1, 2022, during the TRP period must either pay at or above the minimum wage or have a plan to pay at or above the minimum wage by September 1, 2022, unless the workers employed by the CRP are eligible for an exemption, as described §806.102.

CRPs paying subminimum wage and entering the PPD program after the proposed implementation start date in July 2020 will have less time to transition and retain workers effectively to meet the September 1, 2022, statutory deadline.

New §806.104 requires all CRPs not meeting minimum wage requesting certification after the date to request an extension pursuant to §806.102(a)--March 1, 2022--shall be required to meet the minimum wage requirements no later than September 1, 2022.

TWC hereby certifies that the rules have been reviewed by legal counsel and found to be within TWC's legal authority to adopt.

PART III. PUBLIC COMMENTS

The public comment period closed on December 28, 2020. Comments were received from Goodwill Industries of Fort Worth, Work Services Corporation, and one individual.

§806.41. Certification and Recertification of Community Rehabilitation Programs

- **Comment:** A commenter stated that proposed §806.41(e)(5) will impose an undue
- burden on CRPs. Proposed §806.41(e)(5) will increase lag time for filling temporary
- assignments for state agencies as additional time will be required to obtain a signature
- 45 from a non-CRP entity. Individuals at the commenter's organization are highly

experienced in working with individuals with disabilities, are highly trained to document a disability, and have been credentialed by UNTWISE.

Response: The Commission understands the concern with the potential impact of the change on CRP operations. However, the intent of the change is to avoid a real or perceived conflict of interest on the part of the CRPs. An effective way to avoid this is to have a qualified, independent third party certify an individual's disability. Many individuals applying for employment with a CRP will have been previously determined to have a disability by a qualified individual and may submit the documentation from the prior disability determination to the CRP for review.

Comment: A commenter stated that proposed §806.41(e)(5)(A) fails to define necessary qualifications.

Response: The proposed preamble included a sample listing of qualified individuals including medical professionals and VR Counselors. At adoption, this list is expanded to clarify the inclusion of disability determination documentation from the Social Security Administration and schools complying with the Individuals with Disabilities Education Act. In response to this comment, the Commission revises §806.41(e)(2) and (5) to clarify and incorporate the listing into the rule language.

Comment: A commenter stated that the intent of proposed §806.41(e)(5)(A) is to achieve proper and appropriate disability determinations; however, the rule oversimplifies the disability determination process.

Response: The Commission disagrees with the comment. The intent of the proposed change with respect to disability determination addresses only that determination. Determining an individual's disability should not be nuanced by the context of the environment in which that individual is or will be expected to function. The decision whether an individual can or cannot function in a specific work environment should be made independent of the disability determination and not be part of the disability determination process. No changes were made in response to this comment.

Comment: A commenter stated that proposed §806.41(e)(5)(B) will result in CRPs restructuring their process in a way that may not achieve the independence intended by the rule and will result in hiring delays and/or increased expenses for CRPs who place individuals with disabilities into jobs.

Response: The Commission understands the concern with the potential impact of the change on CRP operations. However, the intent of the change is to avoid a real or perceived conflict of interest on the part of the CRPs. An effective way to avoid this is to have a qualified, independent third party certify an individual's disability. Many individuals applying for employment with a CRP will have been previously determined to have a disability by a qualified individual and may submit the documentation from the prior disability determination for review. No changes were made in response to this comment.

Comment: A commenter stated that §806.41(e)(5)(B) could be interpreted to obligate VR Counselors to make disability determinations on behalf of CRPs, increasing the VR Counselor workload while creating a conflict of interest related to his or her case management.

Response: The Commission disagrees with this comment. The intent of the change is not to obligate TWC's VR Program to make disability determinations on the part of CRPs. However, VR Counselors may be a resource for providing certifications if the individual is receiving VR services. No changes were made in response to this comment.

Comment: A commenter stated that §806.41(e)(5)(B) reduces control, oversight, and accountability of disability determinations.

Response: The Commission disagrees with this comment. The adopted rules provide a means for improved consistency in disability determinations and therefore, improved accountability. No changes were made in response to this comment.

Comment: A commenter recommended the Commission not adopt §806.41(e)(5), and if widespread noncompliance exists concerning disability determinations, the Commission should create a disability determination credentialing program.

Response: The Commission does not foresee any changes to its review procedures of the program and will review the program to ensure compliance with the adopted rule requirements. No changes were made in response to this comment.

Comment: A commenter stated that paying an outside individual to determine qualification will add to CRP costs.

Response: The Commission understands the concern with the potential impact of the change on CRP operations. However, the intent of the change is to avoid a real or perceived conflict of interest on the part of the CRPs. An effective way to avoid this is to have a qualified, independent third party certify an individual's disability. Many individuals applying for employment with a CRP will have been previously determined to have a disability by a qualified individual and may submit the disability determination to the CRP for review. No changes were made in response to this comment.

PART IV. STATUTORY AUTHORITY

The rules are adopted under Texas Labor Code, §301.0015 and §302.002(d), which provide TWC with the authority to adopt, amend, or repeal such rules as it deems necessary for the effective administration of TWC services and activities.

The adopted rules implement the requirements of newly enacted Texas Human Resources Code, §122.075 and §122.076 and enable increased opportunities for competitive integrated employment as defined by 34 CFR §361.5(c)(9).

1 2	CHAPTE	R 806. PURCHASES OF PRODUCTS AND SERVICES FROM PEOPLE WITH DISABILITIES
3 4 5		. GENERAL PROVISIONS REGARDING PURCHASES OF ND SERVICES FROM PEOPLE WITH DISABILITIES
6 7	§806.2. Defir	nitions.
8 9		owing words and terms, when used in this chapter, shall have the
10 11		g meanings unless the context clearly indicates otherwise. "Agency" and ssion" are defined in §800.2 of this title (relating to Definitions).
12 13 14 15 16 17 18 19	(1)	Appreciable contributionThe term used to refer to the substantial work effort contributed by individuals with disabilities in the reforming of raw materials, assembly of components, or packaging of bulk products in more saleable quantities, by which value is added into the final product offered for sale or through which the individuals with disabilities develop new job skills that have not been previously attained through other jobs.
21 22 23 24	(2)	Advisory committeeThe Purchasing from People with Disabilities Advisory Committee, established by the Commission, as described in Texas Human Resources Code, §122.0057.
25 26 27 28	(3)	Central nonprofit agency (CNA)An entity designated as a central nonprofit agency under contract pursuant to Texas Human Resources Code, §122.019.
29 30 31	(4)	Chapter 122Texas Human Resources Code, Chapter 122, relating to Purchasing from People with Disabilities.
32 33 34 35 36	(5)	Community rehabilitation program (CRP)A government or nonprofit private program operated under criteria established by the Commission and under which individuals with severe disabilities produce products or perform services for compensation.
37 38	(6)	ComptrollerThe Comptroller of Public Accounts.
39 40 41 42 43	(7)	Direct laborAll work required for preparation, processing, and packaging of a product, or work directly relating to the performance of a service, except supervision, administration, inspection, or shipping products.
44 45 46	(8)	Disability A disability recognized under the Americans with Disabilities Act that impedes a person who is seeking, entering, or maintaining gainful employment.

1	SUBCHAPT	ER D. COMMUNITY REHABILITATION PROGRAMS
2 3	8806.41	. Certification and Recertification of Community Rehabilitation
4	Progra	· · · · · · · · · · · · · · · · · · ·
5	Trogra	1113.
6 7 8	(a)	No applicant for certification may participate in the state use program prior to the approval of certification.
9 10 11 12 13	(b)	The Commission may recognize programs that are accredited by nationally accepted vocational rehabilitation accrediting organizations and approve CRPs that have been approved by a state's habilitation or rehabilitation agency.
14 15 16	(c)	The Commission may delegate the administration of the certification process for CRPs to a CNA.
17 18 19 20	(d)	An applicant for CRP certification must be a government or nonprofit private program operated under criteria established by the Commission and under which individuals with severe disabilities produce products or perform services for compensation.
212223	(e)	A certified CRP must:
24 25 26 27		(1) maintain payroll, human resource functions, accounting, and all relevant documentation showing that the employees who produce products or perform services under the state use program are individuals with disabilities;
28 29 30 31 32 33 34 35		ensure that documentation includes a disability determination that identifies the individual and documents the presence of a disability, in addition to determining program eligibility, and that shall be subject to review at the request of the Agency or the CNA under authority from the Commission, with adherence to privacy and confidentiality standards applicable to such CRP and employee records;
36 37 38		(3) maintain and dispose of records or documents required by the Agency, including contracts with other entities, in accordance with generally accepted accounting principles, and all laws relevant to the records;
39 40 41 42 43		(4) maintain compliance with requirements in subsection (q) of this section, related to Unemployment Insurance tax, wage claims, state licensing, regulatory, and tax requirements. Failure to maintain compliance shall result in revocation of the CRP's certification to participate in the PPD program;
44 45 46		(5) ensure that disability determinations conducted under paragraph (2) of this subsection are or were conducted by a medical professional,

1 2			vocational rehabilitation professional, local education agency, Social Security Administration, or other individual who:
3 4 5			(A) has demonstrated the qualifications necessary to make such determinations; and
6 7			(B) is an independent, non-CRP individual; and
8		(6)	11 11 11 11 11 11 11 11 11 11 11 11 11
9 10		(6)	provide all communication, training, and planning materials to employees in an accessible format.
11			
12 13	(f)		applicant for certification must submit a completed application and the irred documents to the Agency through the CNA for the state use
		_	
14 15			gram. Upon receipt, the CNA will verify the completeness and accuracy ne application. No application will be considered without the following
16			uments:
17		aoct	*IIIOIIIO.
18		(1)	Copy of the IRS nonprofit determination under §501(c), when required
19		(1)	by law;
20			by law,
21		(2)	Copy of the Articles of Incorporation issued by the Secretary of State,
22		(2)	when required by law;
23			when required by law,
24		(3)	List of the board of directors and officers with names, addresses, and
25		(-)	telephone numbers;
26			
27		(4)	Copy of the organizational chart with job titles and names;
28			
29		(5)	Proof of current insurance coverage in the form of a certificate of
30			insurance specifying each and all coverages for the CRP's liability
31			insurance, auto insurance for vehicles owned or leased by the CRP for
32			state use contract purposes, and workers' compensation insurance
33			coverage or legally recognized equivalent coverage, if applicable. Such
34			insurance shall be carried with an insurance company authorized to do
35			business in the State of Texas, and written notice of cancellation or any
36			material change in insurance coverage will be provided to the CNA 10
37			business days in advance of cancellation or change;
38			<i>y</i>
39		(6)	Fire inspection certificate issued within one year of the formal
40		(-)	consideration of the CRP application, if required by city, county, or
41			state regulations, for each location where customers will be served or
42			where individuals with disabilities will be employed, or a statement of
43			unavailability from the appropriate city, county, or state entity;
44			and appropriate only, country, or some charty,
45		(7)	Copy of the building inspection certificate or certificate of occupancy,
46		(1)	if required by city, county, or state regulations, for each location where

1 2 3			empl	omers will be served or where individuals with disabilities will be loyed, or a statement of unavailability from the appropriate city, ty, or state entity;	
4 5 6		(8)		y of the wage exemption certificate (WH-228) if below minimum es will be paid to customers or to individuals with disabilities who	
7 8 9			will 1	be employed, and a statement of explanation of circumstances iring subminimum wages;	
9 10					
11		(9)	Nota	rized statement that the CRP agrees to maintain compliance with	
12		` /		r the 75 percent minimum percentage or other approved minimum	
13				entage approved by the Commission. The required percentage	
14			-	g that percentage of the CRP's total hours of direct labor, for each	
15				ract, necessary to perform services or reform raw materials,	
16 17				mble components, manufacture, prepare, process and/or package	
18				ucts that will be performed by individuals with documented bilities consistent with the definition set forth in this chapter.	
19			aisac	offices consistent with the definition set forth in this enapter.	
20		(10)	If a C	CRP intends to seek a required minimum percentage other than the	
21		()		ercent of the CRP's total hours of direct labor for a contract, the	
22			CRP	must submit the request, which shall include a rationale consistent	
23				one or more criteria in §806.53(a)(4) and (b)(3) of this chapter as	
24			appli	cable, with their application for approval; and	
25		(11)			
26 27		(11)		pplicant for certification must attest that it either has already loped or will develop, within 90 days of certification, a person-	
28				ered plan for each individual with a disability it employs that	
29				ly documents attainable employment goals and describes how the	
30				will:	
31					
32			(A)	help the individual reach his or her employment goals; and	
33					
34			(B)	match the individual's skills and desires with the task(s) being	
35				performed for the CRP.	
36	(a)	The	Λαορο	ay shall rayiayy agah complete application and all required	
37 38	(g)		_	by shall review each complete application and all required attion and, if acceptable, forward its recommendations to the	
39				on for approval. Once approved, the Agency will notify the CRP in	
40				d assign the CRP a certification number.	
41			U		
42	(h)	A CRP may protest a recommendation of non-approval pursuant to the			
43		Agen	icy's a	ppeal process in §806.61 of this chapter.	
44 4.5	(')	Т-	4 *	in the name of CDD and the CC 11 of CC 11	
45 46	(1)			e in the program, each CRP must be recertified by the Commission	

previously requested documentation, a review of reports submitted to the CNA, and a determination that the CRP has maintained compliance with the stated requirements of the state use program, including requirements described in subsection (q) of this section relating to compliance with unemployment taxes, wage claims, and state licensing, regulatory, and tax requirements. If a CRP intends to seek a required minimum percentage other than the 75 percent of the CRP's total hours of direct labor, the CRP must submit the request, which shall include a rationale consistent with one or more criteria in §806.53(a)(4) and (b)(3) of this chapter as applicable, with their recertification. The Commission shall establish a schedule for the recertification process and the CNA shall assist each CRP as necessary to attain recertification. The CRP, after notification, shall submit within 30 days the application for recertification and required documents to the CNA. If the CRP fails to do so, the Agency may request a written explanation and/or the appearance of a representative of the CRP before the Agency. If the CRP fails to respond in a timely manner, the Agency may consider the suspension of all state use program contracts until the recertification process has been completed and approval has been attained.

(j) The CRP shall submit quarterly wage and hour reports to the CNA. These reports are due no later than the last day of the month following the end of the quarter. If the CRP fails to submit reports on time, the Agency may request a representative of the CRP to appear before the Agency. The Agency may consider the suspension of the CRP's state use program contracts if compliance is not achieved in a consistent and timely manner.

 (k) CRPs shall maintain compliance with the state use program regarding percentage requirements related to administrative costs, supply costs, wages, and hours of direct labor necessary to perform services and/or produce products. Compliance will be monitored by the CNA and/or the Agency, and violations will be reported promptly to the Agency. A violation will result in a warning letter from the CNA or Agency, which will then offer assistance as needed to achieve compliance. A CRP that fails to meet compliance requirements, without a waiver from the Agency, for two quarters in any four-quarter period, shall submit a written explanation and a representative of the CRP will be requested to appear before the Agency. State use program contracts may be suspended and/or certification revoked if compliance is not immediately and consistently maintained. To attain reinstatement, the CRP must apply for recertification following the procedures outlined in this chapter.

(l) The Agency may review or designate a CNA or third party to review any CRP participating in the state-use program to verify compliance with the requirements outlined in this chapter.

1 2	(m)	A CRP must not serve, in whole or part, as an outlet or front for any entity whose purpose is not the employment of individuals with disabilities.					
3 4 5	(n)		all report to the Agency any state agency that is not using the benefit individuals with disabilities.				
6 7 8 9 10 11	(0)	promise of an individu result in su	all promptly report any conflict of interest or receipt of benefit or benefit to the Agency. The Agency will consider such reports on all basis. Verified instances of conflict of interest by a CRP may spension of the CRP's eligibility to participate in the state use ad/or revocation of certification.				
12 13 14 15 16	(p)	The Commany other T	nission, the Agency, individual members, the State of Texas, or Texas state agency will not be responsible for any loss or losses, or otherwise, incurred by a CRP should its product or services not d for the state use program as provided by law.				
17 18 19	(q)	A CRP sha	11:				
20 21		(1) be clear	ar of any debts related to Unemployment Insurance taxes or wages; and				
222324		(2) meet t the CF	he state licensing, regulatory, and tax requirements applicable to RP.				
25 26	§806.4 2	2. Minimun	1 Wage and Exemption Requirements.				
27 28 29 30 31 32	(a)	pay each v federal mi	articipating in the program administered under this chapter shall worker with a disability employed by the program at least the inimum wage for any work relating to any products or services from the CRP through the program administered under this				
33 34 35 36 37	(b)	respect to	cy may exempt a CRP from the requirements of this section with a worker with a disability if the Agency determines an exemption ed. The Agency may consider the following factors in making the tion:				
38 39 40			ther requiring the CRP to pay the worker at the minimum wage ld result in:				
41 42 43		(A)	the CRP not being able to retain the worker with a disability;				
44 45 46		(B)	the worker not having success obtaining work with a different employer;				

1 2			(C)	to obtain employment at a higher wage than the CRP would be
3				able to pay the worker notwithstanding the requirements of this section;
5				
6		(2)	the (CRP's efforts to retain the worker;
7		()		
8		(3)	the (CRP's efforts to assist the worker in finding other employment,
9		()		ading other employment at a higher wage than the CRP will pay;
10				
11		(4)	whe	ther the exemption is temporary or indefinite;
12		` '		
13		(5)	whe	ther employment services provided by other entities that serve
14		` '		viduals who have significant intellectual or developmental
15				bilities are available and could assist the worker to obtain
16			emp	loyment at or above minimum wage.
17			•	
18	(c)	Sub	section	n (a) of this section does not apply to a CRP's eligibility to
19	. ,			e in the state use program before the later of:
20		•	•	1 0
21		(1)	Sept	ember 1, 2022; or
22		()	•	
23		(2)	the c	late an extension is granted under §806.103 of this chapter.
24		` '		
25	SUBCHAPT	ER E.	PRO	DUCTS AND SERVICES
26				
27	§806.53	3. Rec	ogniti	on and Approval of Community Rehabilitation Program
28	Pr	oduct	s and	Services.
29				
30	(a)	A CI	RP des	iring to provide services under the state use program must comply
31		with	the fol	llowing requirements to obtain approval from the Agency's
32		exect	utive d	lirector or deputy executive director:
33				
34		(1)	A mi	nimum of 35 percent of the contract price of the service must be
35			paid	to the individuals with disabilities who perform the service in the
36			form	of wages and benefits;
37				
38		(2)	Supp	ly costs for the service must not exceed 20 percent of the contract
39			price	of the service;
40				
41		(3)	Admi	nistrative costs allocated to the service must not exceed 10 percent
42		•	of the	e contract price for the service. The minimum percentage required
43			by th	e Agency of the hours of direct labor for each contract necessary
44			to pe	rform a service must be performed by individuals with disabilities;
45			-	

1 2 3 4		(4)	perce re-ce	Commission may establish a different percentage other than 75 ent for each CRP at the time of initial certification or subsequent ertifications if the Commission determines that a percentage other 75 percent for the offered service is reasonable based on
5				ideration of factors, including, but not limited to:
6			00110	g, e
7			(A)	past practices in a particular area;
8			()	
9			(B)	whether other CRPs providing the same or similar services have
10			` /	required or achieved a different percentage requirement;
1				
12			(C)	whether the Commission has established a policy goal to
13 14				encourage employment of individuals with disabilities in a particular field; and
15				
16			(D)	the CRP proposes to offer employment opportunities for
17				individuals with disabilities that meet the WIOA definition of
18				CIE;
19				
20		(5)	Any	necessary subcontracted services shall be performed to the
21			maxi	imum extent possible by other CRPs and in a manner that
22			maxi	imizes the employment of individuals with disabilities; and
23				
24		(6)		tailed report will be submitted to the Agency providing breakdown
25			of 10	00 percent of contract dollars for services.
26				
27	(b)			ast comply with the following requirements to obtain approval for
28		state	use p	roducts:
29		(1)	E'4	75
30		(1)		er 75 percent or the minimum percentage required by the
31				mission of the hours of direct labor, for each contract, necessary to
32 33				m raw materials, assemble components, manufacture, prepare,
				ess, and/or package a product, must be performed by individuals disabilities;
34			WILII	disabilities,
35 36		(2)	1 222	reciable contribution and value added to the product by individuals
		(2)		reciable contribution and value added to the product by individuals disabilities must be determined to be substantial on a product-by-
37 38				uct basis, based on requested documentation provided to the
39			-	ncy upon application for a product to be approved for the state use
10			prog	*
11 11			prog	iam,
12		(3)	The	Commission may establish a different percentage from 75 percent
13				ach CRP at the time of initial certification or subsequent re-
14				fications if the Commission determines that a percentage different
15				the 75 percent for the offered product is reasonable based on
16				ideration of factors, including, but not limited to:

1	SUBCHAPTE	cr J. TRA	NSITION AND RETENTION PLANS
2 3	§806.10	0. Scope ar	nd Purpose.
4	· ·	-	•
5 6 7	(a)	Transition	se of this subchapter is to set forth the rules relating to a CRP's and Retention Plan (TRP), as required by Texas Human Code, §122.0075, to meet the minimum wage requirements of
8 9		Texas Hur	man Resources Code, §122.0076.
10	(b)	This subcl	napter applies to a CRP that is participating in the state use
11		program a	nd pays workers with disabilities employed by the CRP wages
12		that are les	ss than the federal minimum wage under Section 6, Fair Labor
13		Standards	Act of 1938.
14			
15	(c)	This subcl	napter expires September 1, 2023.
16 17	8806 10	1 Require	ments for Transition and Retention Plans.
18	8000.10	1. IXCquii C	ments for Transition and Recention Flans.
19	(a)	A CRP sui	bject to this subchapter shall submit a TRP no later than sixty days
20	(a)		ffective date of these rules.
21		mom the c	needive dute of these fales.
22	(b)	The TRP	shall include the full transition goal, including full retention of
23	(3)		placement of workers in job training, and fully assisting workers in
24			acement goal, to meet the wage requirements no later than January
25		1, 2022.	<i>5</i>) <i>5</i> 1
26		,	
27	(c)	The TRP s	shall contain the following elements:
28	()		
29		(1) Wor	ker Assessment (Employee Receiving Subminimum Wages)
30		inclu	iding the following:
31			
32		(A)	Wage difference/Minimum Wage pay gap;
33		. ,	
34		(B)	Line of business employed;
35			
36		(C)	Current skills;
37			
38		(D)	Person-Centered Planning and Career Counseling;
39			
40		(E)	Disability Benefits Impact Analysis based on wage increase;
41			
42 43		(F)	Opportunities to transfer skills to other state use contracts with CRP; and

1 2 3		(G)	Reha	cipation in the assessment by the employee's Vocational abilitation counselor, if the employee is a participant in the ational Rehabilitation program at the time of the assessment.
4 5	(2)	Goal	ls, inc	luding the following:
6 7 8		(A)		e wages for workers paid subminimum wage to the federal mum wage, or more, by September 1, 2022.
9 10 11		(B)	Reta plan	in CRP workers as the CRP moves through the transition.
12 13 14	(3)			s: Achieved by reporting progress in reaching specific the TRP through benchmarks and strategies:
15 16		(A)	Beno	chmarks, including the following:
17 18 19			(i)	Number and percentage of workers provided wage increases by a designated point in time;
20 21			(ii)	Number and percentage of workers provided assessment and counseling by a certain date; and
22 23			(iii)	
24		(B)	Strat	regies necessary to achieve goals, including:
25 26			(i)	CRP evaluation of existing line of business for price and added value adjustment consider increasing the price to pay
27				for increase in wages;
28 29			(ii)	Requesting assistance from WorkQuest in developing new lines of business to provide employment opportunities to
30 31			(;;;)	workers receiving subminimum wage; and CPR pursuing pertnerships to expend lines of hydrogs and
32 33 34			(iii)	CRP pursuing partnerships to expand lines of business and increase wages of workers who are paid subminimum wages.
35 36		(C)	Repo	orts: Monthly or quarterly:
37 38 39			(i)	Retention status;
40 41			(ii)	Progress on benchmarks and strategies;
42			(iii)	Wages;

1		(iv) Hours worked.
2 3 4 5	(d)	The Agency shall assist the CRP in developing the TRP by providing information about certified benefits counselors and by providing a referral to a certified benefits counselor for any CRP employee who requests a referral.
6 7 8 9	(e)	The Agency shall review the progress of each TRP based on intervals established by the Agency, and provide technical assistance as necessary and upon request from the CRP.
10 11	§ 806.10	2. Extensions for Transition and Retention Plans.
12 13	(a)	No later than March 1, 2022, a CRP may request an extension of the TRP.
14 15 16	(b)	The Agency shall approve or deny all extension requests no later than April 1, 2022.
17 18 19	(c)	To be granted an extension, the CRP shall:
20 21		(1) demonstrate that an extension would be in the best interest of the CRP's employees with disabilities;
22 23 24		(2) have requested assistance and worked with the Agency prior to requesting an extension;
252627		(3) have made meaningful progress toward meeting the minimum wage requirements; and
28 29 30 31		(4) have submitted a revised TRP to the Agency detailing how the extension will allow the CRP to meet the minimum wage requirements.
32 33 34	(d)	No later than April 10, 2022, a CRP may request that the Agency reconsider an extension denial.
35 36 37	(e)	The Agency executive director shall review and make a determination on reconsideration requests.
38 39 40	(f)	The Agency shall make the final decision on all reconsideration requests no later than May 1, 2022.
41 42	§ 806.10	3. Withdrawal from the Program.
43 44 45 46	(a)	A CRP shall notify the Agency no later than March 1, 2022, if the CRP intends to voluntarily withdraw from the program.

1	(b) Any requirements on September 1, 2022, or by the granted extension date,
2	will be involuntarily removed by revocation of the CRP's certification to
3	participate in the program.
4	
5	§806.104. New CRPs during the TRP Period.
6	
7	A CRP not meeting the minimum wage requirement that requests certification
8	after the date to request an extension pursuant to §806.102(a) of this subchapter
9	shall be required to meet the minimum wage requirements no later than
10	September 1, 2022.