

## **EXHIBIT 8**

**(Refer to SECTION V., J.)**

**State of Rhode Island  
Workforce Investment Act  
Waiver Request  
Workforce Investment Board Membership Requirements  
State HRIC to act as SWIB under WIA**

The Rhode Island Department of Labor and Training (RIDLT), as the State administrative entity for the Workforce Investment Act (WIA), is requesting a waiver of the WIA membership requirements for the SWIB.

The waiver request, if approved, would allow the Governor of the State of Rhode Island to create a SWIB that would be paramount and at the same time comply with the approved membership requirements set forth in Rhode Island Public Law 42-102-2 (b) and the recently amended Rhode Island State Constitution. The new SWIB's membership requirements would encompass the membership requirements of the HRIC (proposed membership requirements are attached as appendix "A" to this request) with two exceptions:

1. The Separation of Powers Amendment to the Rhode Island Constitution (this amendment was approved by the voters in November 2004 and its provisions supercedes the requirements of RI Public Law 42-102-2 enacted during the 2004 Rhode Island Legislative Session) prohibits state legislators from being on boards with executive functions. The removal of the state legislators reduces the size of the HRIC from fifteen (15) to thirteen (13) members.
2. The Governor also wishes to appoint four (4) additional members to the SWIB: (1) representative of the post-secondary education system, (1) representative of the lead state agency responsible for implementing the state's workforce development policy i.e., the Director of the Department of Labor and Training (2) additional representative of the employer community.

Therefore, if the waiver is approved, the new SWIB would have seventeen (17) Members with a business majority.

The Rhode Island HRIC is charged with the essentially the same mission as the State Workforce Investment Council (SWIB) under the WIA, i.e., providing the "strategic planning for an evaluation and coordination of workforce development efforts in Rhode Island and support of innovative and state-of-the-practice initiatives and programs for workforce development." In addition, the classes of the membership requirements of both boards are similar; therefore, to have two boards with the same mission and similar classes of membership would not make sense organizationally.

Finally, the new SWIB, encompassing the membership and mission of the Rhode Island Human Resource Investment Council (HRIC), is a much smaller board than the one required by the WIA. This is a desirable goal if one wishes to have an active, influential and involved board. Boards with over fifty (50) members, as required under WIA, are unwieldy, lead to low participation rates and are marked by having little meaningful discussion.

This waiver request adheres to the format identified in WIA Section 189 (i)(4)(B) and WIA Final Regulations at 20 CFR Section 661.420(c).

### **1. Statutory Requirements to be Waived:**

The WIA contains requirements for SWIB membership at section 111(b). This requirement results in large, unwieldy and, therefore, unsuccessful boards. In the case of Rhode Island, the HRIC has essentially the same mission and membership requirements—though smaller in size. The creation of a separate SWIB under WIA would divide authority and responsibility between two public bodies with the same purpose.

The following classes of membership are required under the State HRIC Statute for the fifteen (15) member HRIC: six (6) from the employer community, four (4) members must be women, three (3) must be minority community representatives and one member must represent the disabled community, two (2) legislators—one from the senate and house each.

The legislators, however, are excluded from membership on the State Workforce Investment Board and the HRIC by the RI Constitution. The Governor would appoint the representatives of two (2) state agencies and two (2) additional employer representatives and remove the two (2) legislators. The State Workforce Investment Council encompassing the membership and mission of the HRIC would still consist of seventeen (17) members—nine (9) would be representing the employer community.

### **2. State Statutory Barriers:**

There are no existing state statutory or regulatory barriers to implementation of this waiver request. The approval of the waiver would expedite the State's planning and implementation of WIA programs.

### **3. Goals of the Waiver and Expected Programmatic Outcomes:**

The approval of this waiver request will give the Governor greater control over development and achievement of Rhode Island's workforce development goals. The smaller SWIB appropriately modified with additional employer and state agency representation will be able to focus on strategic issues and simply be more effective. The main reason that influential private sector members do not

attend SWIB meetings more frequently is because of the size of the boards. It has also been difficult to achieve the necessary quorum for conducting meetings with larger boards.

**4. Description of the Individuals Impacted by the Waiver:**

The impact of this waiver would be having a smaller and more effective board.

**5. Description of the Process to Monitor Waiver Progress:**

The State Workforce Investment Office of the Rhode Department of Labor and Training already has the responsibility to monitor the composition of the State Workforce Investment Board and ensure their compliance with member requirements.

**6. Opportunity to Comment on the Waiver Request:**

This waiver request will be published on the State Workforce Investment Office (WIO) website at <http://www.DLT.RI.Gov/WIO>. A copy of the waiver request will be sent directly to local area boards.

**7. Public Comment on the Waiver Request:**

As noted in item six above, we will publish the waiver request at <http://www.DLT.RI.Gov/WIO> which is the State web site.

**Appendix "A"**  
**PROPOSED SWIB MEMBERSHIPS**

- (1) Nine (9) members shall be appointed by the governor from the employer community, in a manner that is representative of employers of different sizes and sectors, including the nonprofit sector. The chair shall will be appointed from one of these employer community representatives.
- (2) Four (4) members from organized labor shall be appointed by the governor;
- (3) Two (2) members from community-based organizations shall be appointed by the governor;
- (4) Two (2) members of state agencies, a representative of the post-secondary education system and the Rhode Island Department of Labor and Training (the lead state agencies responsible for the implementation of state workforce development policy).

The new SWIB will consist of seventeen members of which nine (9) members, including the chair, will be representatives of the employer community.

**State of Rhode Island  
Workforce Investment Act  
Waiver Request  
EXTENSION OF INITIAL ELIGIBILITY FOR ALL TRAINING PROVIDERS ON  
THE STATEWIDE ELIGIBLE TRAINING PROVIDER LIST**

**Background**

The State of Rhode Island developed and maintains an Eligible Provider list. The list resides on the State's Web Site and includes cost and performance data. In addition to requiring information related to WIA-funded students, the Act requires performance information for all students participating in the training providers' programs (Workforce Investment Act 122(d)(1)(A) (1998), 20 CFR 663.540 (a)(1)(i)(2000). The strict enforcement of this provision by the State unduly limits the training services available to WIA clients. While most training providers supply the State with performance information on "all students," some do not. In addition, some providers, notably, post-secondary public and private colleges, do not provide social security numbers. Consequently, the state is not able to test the veracity of the training provider's information in all cases. Despite many attempts to secure data with regard all students from those providers seeking to join the state's Eligible Training Provider list, complete data has not been obtained. Therefore, the state is seeking a waiver of this aspect of WIA in order to move into compliance regarding the ETPL and to continue to provide meaningful and plentiful training options for our clients.

The Rhode Island Department of Labor and Training (RIDLT), as the State administrative entity for the Workforce Investment Act (WIA), is requesting a waiver to extend the period of "Initial Eligibility of Training Providers." This waiver will address the Eligible Training Provider List ETPL requirement for subsequent eligibility determination included in the Workforce Investment Act (WIA) Section 122(c)(5) and Title 20 of the Code of Federal Regulations (CFR) Section 663.530, related to eligible training provider provisions.

The waiver request, if approved, would extend the period of initial eligibility through June 30, 2007.

This waiver request adheres to the format identified in WIA Section 189(i)(4)(B) and WIA Final Regulations at 20 CFR Section 661.420(c).

**8. Statutory Requirements to be Waived:**

The WIA Section 122(c)(5) and Title 20 CFR 663.530 dealing with the time limit for initial eligibility would be waived.

## **9. Goals of the Waiver and Expected Programmatic Outcomes:**

The State of Rhode Island fully understands the need for accountability and supports efforts to ensure that customers are making informed decisions based on quality data; however, the ability to effectively collect the required data is limited and the results could adversely impact customer choice and limit training options for clients.

The goal is to increase the quality and quantity of all performance information for training providers on the State list of eligible training providers. The State will continue to pursue this goal but does not want to be in the position of forcing the elimination of quality training providers or have providers opt out of the WIA system in the interest of complying with privacy concerns of their non-WIA clients. Our approach is that this is an ongoing process, whereby, the data available to clients will constantly improve over time.

The list of training offerings would be greatly expanded should this waiver request be approved. The community college system, for example, is a critical provider that has been opting out of full participation in the Rhode Island ETPL system. The Community College System has been only applying for inclusion of its not-for-credit courses because of concerns with the privacy of their non-WIA student body. The community college system would be able to offer for-credit courses on the ETPL that have not been offered before because of the subsequent eligibility requirements.

The approval of this waiver will allow Rhode Island to expand an established system that will continue to extract better and better performance information from individual providers on the ETPL.

## **10. State Statutory Barriers:**

There are no existing state statutory or regulatory barriers to implementation of this waiver request.

## **11. Description of the Individuals Impacted by the Waiver:**

The waiver will positively affect all LWIAs and boards, training providers, local One-Stop staff, and customers.

## **12. Description of the Process to Monitor Waiver Progress:**

The State Workforce Investment Office of the Rhode Department of Labor and Training already has the responsibility to monitor the Eligible Training Provider list (ETPL) compliance.

### **13. Opportunity to Comment on the Waiver Request:**

This request was developed at the request of local areas. As with all major workforce policies and procedures, the State has solicited dialogue and input from the local workforce boards and staff concerning the impact of this request. The local workforce areas support this request. This waiver request will be published on the State Workforce Investment Office (SWIO) Website at <http://www.DLT.RI.Gov/WIO>. A copy of the waiver request will be sent directly to local area boards.

### **14. Public Comment on the Waiver Request:**

As noted in item six above, we will publish the waiver request at <http://www.DLT.RI.Gov/WIO> which is the State web site. Copies of this waiver request will be forwarded to the local workforce areas.

**State of Rhode Island  
Workforce Investment Act  
Waiver Request  
CUSTOMIZED TRAINING:  
50% OF COST OF TRAINING EMPLOYER MATCH**

The Rhode Island Department of Labor and Training, the state operational entity for the Workforce Investment Act (WIA), is requesting a waiver to change the required 50% employer match to a match based on a sliding scale. Through this approach, the employer match would range from a minimum of 10% to a maximum of 50%. The match would be based on a particular business or industry's cost/benefit ratio of contributing to a match amount to receive skilled employees and the transferability of skills to be attained by the proposed employees. There would be a policy issuance by the State Workforce Investment Board defining the sliding scale to be used by Local Workforce Investment Boards.

This waiver request adheres to the format identified in WIA Section 189(i)(4)(B) and WIA Final Regulations at 20 CFR Section 661.420(c).

**15. Statutory Requirements to be Waived:**

WIA Section 101(8) and WIA Final Regulations at 20 CFR Section 663.715 defines customized training and requires employers to pay not less than 50% of the cost of training.

**16. Goals of the Waiver and Expected Programmatic Outcomes:**

Customized training optimizes the resources available under workforce development initiatives to meet the needs of employers and job seekers. However, the current 50% percent employer match requirement limits the ability to market customized training programs to local employers. Local employers too often conclude that the 50 percent match requirement creates costs that outweigh the benefits of participating in a WIA customized training program.

The proposed sliding scale for the employer match will create the necessary flexibility for employers to provide the required match at a rate that more appropriately represents a particular business' or industry's cost benefit ratio of contributing to a match amount to receive skilled employees. Allowing businesses and industries to apply the sliding scale to determine the match amount will increase employer participation in WIA customized training programs at the local level. The sliding scale will answer employers' primary reason for not participating in the customized training. Boards will increase their participation rates for skilled job

seekers that received training and found employment. Employers will benefit by having a labor pool with the marketable skills they require.

**Proposed Employer Match Sliding Scale:**

The proposed employer match sliding scale will range from 10 to 50 percent, based on quality characteristics of customized training. Quality characteristics will be based on the goals of the State Strategic Plan for Workforce Development that adhere to the principles of training workers in high growth and high demand jobs. The State Workforce Investment Board is committed to ensuring that participants in customized training programs will acquire skills to meet workplace requirements for long term employment and work toward sustaining employment in high-skill, high wage occupational areas.

**17.State Statutory Barriers:**

There are no existing state statutory or regulatory barriers to implementation of this waiver request.

**18.Description of the Individuals Impacted by the Waiver:**

The waiver will positively affect all of the State's WIA customers, employers and job seekers.

**19.Description of the Process to Monitor Waiver Progress:**

The State Workforce Investment Office of the Rhode Department of Labor and Training already has the responsibility to monitor the Eligible Training Provider list (ETPL) compliance.

**20.Opportunity to Comment on the Waiver Request:**

This request was developed at the request of local areas. As with all major workforce policies and procedures, the State has solicited dialogue and input from the local workforce boards and staff concerning the impact of this request. The local workforce areas support this request. This waiver request will be published on the State Workforce Investment Office (SWIO) Website at <http://www.DLT.RI.Gov/WIO>. A copy of the waiver request will be sent directly to local area boards.

**21.Public Comment on the Waiver Request:**

As noted in item six above, we will publish the waiver request at <http://www.DLT.RI.Gov/WIO> which is the State web site. Copies of this waiver request will be forwarded to the local workforce areas.

**State of Rhode Island**  
**Workforce Investment Act**  
**Waiver Request**  
**PROHIBITION ON USE OF YOUTH WIA DOLLARS TO FUND INDIVIDUAL**  
**TRAINING ACCOUNTS FOR OLDER YOUTH**

The Rhode Island Department of Labor and Training (RIDLT), as the State administrative entity for the Workforce Investment Act (WIA), is requesting a waiver of FROM Title 20 of the code of Federal Regulations (CFR) Section 664.510, under the provisions established in Section 189(i)(4)(B) of WIA. Section 664 prohibits the use of Individual Training Accounts (ITA's) for Youth participation, except in the case they are determined eligible and are co-enrolled either as an Adult or Dislocated Worker.

The waiver request, if approved, would allow the Governor of the State of Rhode Island to appropriately use ITAs for Youth participants, based on a valid needs assessment of interests, skills and aptitudes. Under the current regulation, older youth (ages 18 and over) may at the same time, be enrolled as adults and use ITAs as "adults." Also, there is no specified age for the Dislocated Worker program, which could mean that youth under the age of 18, could also meet the Dislocated Worker eligibility requirements, be co-enrolled and receive ITAs. Under the current regulations, expenditures for ITAs are charged to the Adult or Dislocated Worker funding streams, rather than to the Youth funding stream. This co-enrollment requirement is a duplicative and unnecessary process which does not allow local workforce boards to charge the cost of the ITA back to the Youth account, but draws down "limited" adult funds. The current regulation also does not allow some of those expenditures to be appropriately counted towards the 30 percent out-of-school expenditure requirement.

This waiver would allow older out-of-school youth to select approved ITA programs from the Rhode Island Eligible Training Provider list, while retaining their youth classification. Training costs can be charged as out-of school Youth expenditures, thereby, eliminating the need to track such expenditures across different funding streams as it is done presently.

**22. Statutory Requirements to be Waived:**

Title 20 CFR 664.510, Section 189(1)(4)(B) of WIA which prohibits the use of ITAs for youth unless they are found eligible for and co-enrolled in either the adult or dislocated worker program.

**23. Goals of the Waiver and Expected Programmatic Outcomes:**

The approval of this waiver will maximize the service delivery capacity of the Workforce Investment Act (WIA) Youth programs within the One Stop Career

Center delivery system by allowing youth, who are employment-focused, to have the same access as adults and dislocated workers to the advantages of ITAs. Presently, the co-enrollment of youth in the adult programs contributes to unnecessary and duplicative paperwork, not to mention the additional tracking and reporting burden on activities, expenditures and outcomes by the local workforce boards.

By providing a waiver to allow the use of ITAs for youth (without the need for co-enrollment), in which assessment has determined that an ITA is the appropriate and best strategy for the youth, would allow the youth to be treated equally with an adult who has similar training needs. Being allowed to charge the ITA cost to the Youth Program, instead of the adult or dislocated worker program, would reduce the dependence on “limited” adult funds and would contribute to the ability of the local boards to meet their 30 percent out-of-school expenditure requirement.

The Goals and Programmatic Outcomes to be achieved by the waiver are:

Goal I: Allow the State to train out-of-school youth, if their assessment concludes that employment is their logical choice, for demand occupations in conformity with the States Two-Year Strategic Plan. It would ensure that local boards have flexibility to deliver services based on individual needs of participants as intended under WIA.

Outcome I: A large percentage of older and out-of-school youth either want to train for an occupation or obtain employment due to financial needs. With a waiver, older youth can pursue their occupational goals without the additional barrier of having to meet adult or dislocated worker eligibility requirements.

Goal II: Eliminate duplicative paperwork for enrolling older youth into the adult programs. Co-enrollment has little purpose other than to provide documentation and justification for accessing ITAs for youth.

Outcome II: Granting the waiver will decrease state and local paperwork. Training providers would also be benefited because they would no longer have to follow two separate processes to provide services to Adults/Dislocated Workers and Older Worker Youth.

Goal III: Allow local workforce boards to improve their expenditures on out-of-school youth and meet the federal mandate to expend 30 percent of youth funds for this population.

Outcome III: With the training cost being charged directly to the Youth funding stream instead of the Adult or Dislocated Worker program; youth expenditure levels will improve and possibly contribute to the local workforce boards meeting their 30 percent of out-of-school expenditure requirements.

**24. State Statutory Barriers:**

There are no existing state statutory or regulatory barriers to implementation of this waiver request.

**25. Description of the Individuals Impacted by the Waiver:**

This waiver will directly impact older WIA eligible youth allowing them to benefit from training in a demand occupation. These customers would now directly receive the types of services afforded adult and dislocated workers that most closely and quickly meet their needs without unnecessary paperwork or tracking.

**26. Description of the Process to Monitor Waiver Progress:**

The State Workforce Investment Office of the Rhode Department of Labor and Training already has the responsibility to monitor the eligibility in the Adult and Youth categories and the corresponding suitability of charges to various the various funding streams.

**27. Opportunity to Comment on the Waiver Request:**

This request was developed at the request of local areas. As with all major workforce policies and procedures, the State has solicited dialogue and input from the local workforce boards and staff concerning the impact of this request. The local workforce areas support this request. This waiver request will be published on the State Workforce Investment Office (SWIO) Website at <http://www.DLT.RI.Gov/WIO>. A copy of the waiver request will be sent directly to local area boards.

**28. Public Comment on the Waiver Request:**

As noted in item six above, we will publish the waiver request at <http://www.DLT.RI.Gov/WIO> which is the State web site.

**State of Rhode Island  
Workforce Investment Act  
Waiver Request**

**IDENTIFICATION OF ELIGIBLE PROVIDERS OF YOUTH ACTIVITIES**

**Background**

Subsequent to the passage of the Workforce Investment Act of 1998 (WIA), the State of Rhode Island's Local Workforce Investment Boards designated the Rhode Island Department of Labor and Training's One-Stop Career Centers to carry out the provisions of WIA. The Local Workforce Investment Boards made this designation for a number of reasons, not the least of which was because the One-Stop Center System had for years characterized one of the key intents of WIA; to foster the integration, collaboration, and cooperation among multiple funding streams and service providers in the area of workforce development.

Programs and services that are now offered at the One-Stop Career Centers include all DOL employment and training programs, including Registered Apprenticeships, certain employment and training programs for TANF recipients supported by the TANF agency (including the food stamp employment and training programs among others), Vocational Rehabilitation, and older worker programs. In addition, close collaboration among non-co-located service providers includes adult education and literacy programs, community-based organizations, mental health and drug rehabilitation centers, area technical centers and post-secondary educational institutions, Job Corps and others. These services are only offered to adults. Within this system, the One-Stop Career Centers provide case management services for adults that include intake; assessment; career, occupational, and financial counseling; coordination of education and training services; support services; and follow-up services. The formation over time of this integrated network of programs and services prompted the Governor to assign by Executive Order 05-18 the primary responsibility for the delivery of workforce development services to the One-Stop Career Centers of the Rhode Island Department of Labor and Training.

By contrast, in order to provide programs and services to youth, it is mandated by law that a competitive model be established. There are three notable problems associated with the existing competitive model:

- 1) Over the years there has been progressively less competition and an increasingly limited pool of willing subrecipients;
- 2) Subrecipients provide some of the required ten elements well but not all; and,
- 3) The cost to provide services in this manner is administratively burdensome and expensive.

This has resulted in a delivery system that serves a very low number of youth and one that relies on a network of service providers who are not equipped to deliver all ten youth program elements in a comprehensive and efficient manner.

To address this situation, Rhode Island proposes to utilize the Youth Center located on site at the One-Stop Career Center in Providence, and in the near future, at a Youth

Center to be located on site in Pawtucket as the primary entry points for WIA youth services along with satellite offices to be determined. Access will also be ultimately be provided through internet as well. This we believe will lead to a more efficient, customer friendly and cost-effective system. Centralizing our youth delivery system at the Youth Center located at the One-Stop will enable us to develop partnerships, through formal Memoranda of Understanding with State, local and community-based agencies who have expertise in delivering youth services such as tutoring, referral to alternative secondary school offerings, leadership development opportunities, supportive services, adult mentoring, follow-up services and comprehensive guidance and counseling. With respect to summer employment opportunities and paid and unpaid work experience, we plan to competitively procure those program elements.

We are proposing that our Youth Centers will be staffed with a local Workforce Board youth services coordinator whose responsibility will be to oversee all youth services as well as staff from partnering agencies. The youth services coordinator will be responsible for determining which program elements cannot be delivered through partnership arrangements and need to be competitively procured. This approach will enable the local Workforce Boards to better manage performance. Additionally, this approach will enable vendors to apply for the delivery of program elements that are within their realm of expertise.

The Governors Workforce Board as well as the two Local Workforce Investment Boards have endorsed the concept of youth services being accessed through the One-Stop Career Centers.

#### **A. Statutory or Regulatory Requirements to be Waived:**

Rhode Island requests on behalf of the State (GWB) and Local Workforce Boards (LWIBs) a waiver of the requirements of Sections 117(d)(2)(B), 117(h)(4)(B)(i), and Section 123 that requires eligible providers of youth activities be selected by awarding grants or contracts on a competitive basis. These activities include the “ten program elements” listed under WIA section 129(c).

It is the intent of this waiver request that when these services can be provided by existing staff and/or through existing or prospective partner arrangements, then the option should exist for the local boards to use these services. If services cannot be provided by existing program staff or partner agencies, there would be a competitive procurement in compliance with the Section 123 of the regulations so that all ten program elements would always be available to eligible youth.

#### **B. Goals and Expected Programmatic Outcomes if Waiver is Granted**

The immediate and long-term impact of granting this waiver request is:

- The local Workforce Investment Boards will be better positioned to manage performance;
- To create points of collaboration for all youth service providers (public and non-public) affording seamless services to youth;

- To allow Rhode Island to maintain an effective, cohesive, and integrated network of service providers centered on the One-Stop System as required by the Governor's Executive Order No. 05-18;
- The establishment of an easy-to-navigate, coherent case management system for youth that requires minimal movement among service providers;
- To create partnerships to serve youth similar to the partnerships that currently exist by Memoranda of Understanding to serve Adults in the One-Stop Career Centers;
- To increase access to youth services under WIA by better utilizing Youth Centers in the existing One-Stop Career Centers, and creating appropriate satellite centers and website;
- To create the opportunity for the Local Boards to use current program staff and partner agreements to provide required services and to seek competitive procurement of outside services when needed. This is critical and necessary given the current state of resources and limited number of providers, and results in the maximum investment of available resources to directly serve to youth; and
- To allow RIDLT One-Stop Career Centers to build on the existing model of collaborative partnerships.

**C. State Statutory Barriers:**

There are no existing state or local statutory or regulatory barriers to prevent the implementation of this waiver request.

**D. Description of the Individuals Impacted by the Waiver:**

The waiver will positively impact all Local Workforce Areas (LWIAs) and Local Workforce Boards (LWIB), training providers, local One-Stop staff, and customers.

**E. Description of the Process to Monitor Waiver Progress:**

The State Workforce Investment Office of the Rhode Department of Labor and Training already has the responsibility to monitor the implementation and deliverables.

**F. Description of process used to provide notice to any Local Board affected by the Waiver;**

Should the waiver be granted, the RI Department of Labor and Training's State Workforce Investment Office will issue a Workforce Investment Notice (WIN) that will be disseminated to appropriate officials of the Local Workforce Areas. The WIN will also be posted on the RIDLT website.

**G. Opportunity to Comment on the Waiver Request:**

This waiver request was posted to the State Workforce Investment Office (SWIO) Website at <http://www.DLT.RI.Gov/WIO> on August 23, 2006. The notice of hearing was published in a paper of general circulation on August 27, 2006 allowing for a fifteen (15) day public comment period. A public hearing was conducted on September 18, 2006. There were no adverse comments received during the comment period or public hearing.

This Youth Waiver request was drafted in cooperation with the two local areas. As with all major workforce policies and procedures, the State has solicited dialogue and input from the local workforce boards and staff concerning the impact of this request. The State Board supports this request. The aforementioned process ensured a review by interested parties from business, organized labor and others throughout Rhode Island.

#### **H. Public Comment on the Waiver Request:**

As noted in Section "G" above, the Youth Waiver draft request was published at <http://www.DLT.RI.Gov/WIO> which is the State website and a public comment and hearing process was conducted. Copies of this waiver request were forwarded to the local workforce areas.