5123:2-2-05 5123-2-05 Employment first.

(A) Purpose

This rule implements the Ohio's employment first policy in accordance with section 5123.022 of the Revised Code.

(B) Scope

This rule applies to county boards of developmental disabilities and providers of employment services, regardless of funding source, to individuals with developmental disabilities.

(C) Definitions

For the purposes of this rule, the following definitions apply:

- (1) "Benefits analysis" means information provided to individuals about the impact of earning wages on public assistance programs including but not limited to, social security disability insurance, supplemental security income, medicaid/medicare eligibility, medicaid buy-in for workers with disabilities, veteran's benefits, housing assistance, and food stamps.
- (2) "Community employment" means competitive employment that takes place in an integrated setting.
- (3) "Competitive employment" means full time or part time work in the competitive labor market in which payment is at or above the minimum wage and not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by persons who do not have disabilities.
- (3) "Competitive integrated employment" means work (including self-employment) that is performed on a full-time or part-time basis:
 - (a) For which an individual is:

(i) Compensated:

(a) At a rate that is not less than the higher of the rate specified in the Fair
Labor Standards Act of 1938, 29 U.S.C. 206(a)(1), as in effect on the
effective date of this rule, or the rate specified in the applicable state or
local minimum wage law and is not less than the customary rate paid by
the employer for the same or similar work performed by other
employees who do not have disabilities, and who are in similar
occupations by the same employer and who have similar training,
experience, and skills; or

- (b) In the case of an individual who is self-employed, yields an income that is comparable to the income received by persons without disabilities, who are self-employed in similar occupations or on similar tasks and who have similar training, experience, and skills; and
- (ii) Eligible for the level of benefits provided to other full-time and part-time employees;
- (b) At a location where the individual interacts with persons without disabilities to the same extent as employees who are not receiving home and community-based services;
- (c) That is not performed in:
 - (i) Dispersed enclaves in which individuals work in a self-contained unit within a company or service site in the community or perform multiple jobs in the company, but are not integrated with non-disabled employees of the company; or
 - (ii) Mobile work crews comprised solely of individuals operating as a distinct unit and/or self-contained business working in several locations within the community; and
- (d) That, as appropriate, presents opportunities for advancement that are similar to those for persons without disabilities who have similar positions.
- (4) "County board" means a county board of developmental disabilities.
- (5) "Department" means the Ohio department of developmental disabilities.
- (6) "Employment first policy" means the state of Ohio policy, established in section 5123.022 of the Revised Code, that employment services for individuals with developmental disabilities be directed at community employment and that individuals with developmental disabilities are presumed capable of community employment.
- (7) "Employment services" means:
 - (a) The following medicaid-funded home and community-based services:
 - (i) Career planning in accordance with rule 5123:2 9 13 5123-9-13 of the Administrative Code;
 - (ii) Group employment support in accordance with rule 5123:2-9-16 5123-9-16 of the Administrative Code;
 - (iii) Individual employment support in accordance with rule 5123:2 9 15 5123-9-15 of the Administrative Code; and

- (iv) Vocational habilitation in accordance with rule 5123:2 9 14 5123-9-14 of the Administrative Code.
- (b) Any services, regardless of funding, that are comparable to the services described in paragraph (C)(7)(a) of this rule.
- (8) "Home and community-based services" has the same meaning as in section 5123.01 of the Revised Code.
- (9) "Individual" means a person with a developmental disability.
- (10) "Individual plan" or "individual service plan" means the written description of services, supports, and activities to be provided to an individual and includes an "individual program plan" as that term is used in 42 C.F.R. 483.440 as in effect on the effective date of this rule.
- (11) "Informed consent" means a documented written agreement to allow a proposed action, treatment, or service after full disclosure provided in a manner the individual or his or her the individual's guardian understands, of the relevant facts necessary to make the decision. Relevant facts include the risks and benefits of the action, treatment, or service; the risks and benefits of the alternatives to the action, treatment, or service; and the right to refuse the action, treatment, or service. The individual or his or her the individual's guardian, as applicable, may revoke withdraw informed consent at any time.
- (12) "Integrated setting" means a setting typically found in the community where individuals interact with persons who do not have disabilities to the same extent as persons who do not have disabilities in comparable positions. "Integrated setting" includes employment settings in which employees interact with the community through technology.
- (13) "Provider" means an agency provider or an independent provider that is certified by the department or a residential facility that is licensed by the department.
- (14) "Working age" means at least eighteen sixteen years of age.
- (D) Person-centered planning process
 - (1) Each individual of working age and each individual approaching completion of a program or service under Chapter 3323. of the Revised Code shall participate in a person-centered planning process in accordance with rule 5123:2 1-11 or 5123:2-3-03 5123-3-03 or 5123-4-02 of the Administrative Code, as applicable, to identify the individual's unique strengths, interests, abilities, preferences, resources, and desired outcomes as they relate to community competitive integrated employment. The person-centered planning process shall will begin with a review of available information to determine what additional information is needed and what supplemental situational and/or other formal or informal evaluations are needed to

discover this information and culminate in informed consent. For individuals who receive public assistance, the importance of obtaining a benefits analysis shall will be emphasized to enable the individual to make informed decisions regarding employment. Resources available for obtaining a benefits analysis shall will be identified for the individual prior to job development.

- (2) The person-centered planning process shall will include identification and documentation of:
 - (a) The the individual's place on the path to community competitive integrated employment, that is:
 - (a) <u>Place I -</u> The individual is already engaged in <u>community</u> <u>competitive</u> <u>integrated</u> employment and needs support for job stabilization, job improvement, or career advancement;
 - (b) <u>Place II -</u> The individual expresses a desire to obtain <u>community</u> <u>competitive</u> <u>integrated</u> employment but is not currently employed and needs support to obtain employment or identify career options and employment opportunities;
 - (c) <u>Place III -</u> The individual is unsure about <u>community</u> <u>competitive integrated</u> employment and needs support to identify career options and employment opportunities and the economic impact <u>for the individual</u> of the <u>individual</u>'s decision <u>to work</u>; or
 - (d) <u>Place IV-</u> The individual does not express a desire to work and needs support to learn more about careers has been offered, within the most recent twelve-month period, information and support to identify career options and employment opportunities and the economic impact for the individual of the individual's decision not to work and has expressed a desire to refrain from working.
 - (b) When the individual's place on the path to community employment is described in paragraph (D)(2)(a)(i) or (D)(2)(a)(ii) of this rule, the individual's desired community employment outcome.
 - (c) When the individual's place on the path to community employment is described in paragraph (D)(2)(a)(iii) or (D)(2)(a)(iv) of this rule, the activities that will occur to advance the individual on his or her path to community employment.
 - (d) Clearly defined activities, services, and supports necessary for the individual to achieve or maintain community employment, job improvement, or career advancement.
- (3) The individual service plan will:

- (a) For an individual on place I or place II of the path to competitive integrated employment, include the individual's desired competitive integrated employment outcome and related action steps.
- (b) For an individual on place III of the path to competitive integrated employment, describe the activities that will occur to advance the individual on the path to competitive integrated employment.
- (c) For an individual on place IV of the path to competitive integrated employment, document the information and support offered to the individual within the most recent twelve-month period about career options, employment opportunities, and the economic impact of the individual's decision.
- (3) The results of the person-centered planning process, including the individual's desired outcomes as they relate to community employment, shall be integrated into the individual plan or individual service plan, as applicable.
- (4) The results of the person-centered planning process shall will be reviewed at least once every twelve months and whenever a significant change in employment, training, continuing education, services, or supports occurs or is proposed.
- (E) Requirements for county boards

Each county board shall:

- (1) The county board shall adopt Adopt and implement a local policy to implement the employment first policy which clearly identifies community competitive integrated employment as the desired outcome for every individual of working age.
- (2) In its strategic plan, the county board shall outline Outline and periodically update its strategy and benchmarks for increasing the number of individuals of working age engaged in community competitive integrated employment.
- (3) The county board shall collaborate Collaborate with workforce development agencies, vocational rehabilitation agencies, and mental health agencies in the county to support individuals to obtain community competitive integrated employment.
- (4) The county board shall collaborate Collaborate with school districts in the county to:
 - (a) ensure Ensure a framework exists for individuals approaching completion of a program or service under Chapter 3323. of the Revised Code such that the county board and school districts in the county use similar methods to support students with developmental disabilities to obtain community competitive integrated employment.
 - (b) Through this collaboration, the county board shall identify Identify and attempt to resolve any duplication of efforts.
- (5) The county board shall disseminate Disseminate information to individuals served,

families, schools, community partners, employers, and providers of services about resources and opportunities, including medicaid buy-in for workers with disabilities and other work incentive programs, that facilitate community competitive integrated employment.

- (6) The county board shall collect Collect and annually submit to the department department's outcome tracking system, individual-specific data regarding the cost of non-medicaid employment services, employment outcomes for individuals who receive non-medicaid employment services, and employment outcomes for individuals who do not receive paid employment services but who are engaged in competitive employment or community employment the place on the path to competitive integrated employment for individuals of working age.
- (F) Requirements for providers of employment services

Providers of employment services shall:

- (1) Providers of employment services shall submit Submit to each individual's team at least once every twelve months, or more frequently as decided by the team, a written progress report that demonstrates that employment services provided are consistent with the individual's desired community competitive integrated employment outcome and that the individual receiving employment services has obtained community competitive integrated employment or is advancing on the path to community competitive integrated employment. The written progress report shall will include the individual's annual wage earnings and identify the anticipated timeframe and tangible progress made toward achievement of each desired outcome of the employment services provided as set forth in the individual plan or individual service plan. The written progress for an individual receiving prevocational services will include verification that the individual is compensated in accordance with 42 C.F.R. 440.180(c)(2)(i)(B) as in effect on the effective date of this rule. If no progress is reported, the individual plan or individual service plan shall will be amended to identify the barriers toward achieving desired outcomes and the action steps to overcome the identified barriers.
- (2) Providers of employment services shall collect Collect and annually submit to the department department's outcome tracking system, individual-specific data regarding employment services and employment outcomes for individuals served by the provider including but not limited to, type of employment services provided, how individuals obtained employment, hours worked, wages earned, and occupations. The data shall be submitted through a web-based employment tracking system maintained by the department.
- (3) Providers of employment services shall disseminate Disseminate aggregate data regarding employment services and employment outcomes for individuals served by the provider including but not limited to, type of employment services provided, how individuals obtained employment, hours worked, wages earned, and

occupations, to individuals seeking employment services and others upon request. The data shall will be disseminated in a manner that does not disclose confidential information regarding individuals receiving employment services.