AMENDMENT #1 TO THE
MEMORANDUM OF AGREEMENT
Between
THE CONNECTICUT STATE BOARD OF EDUCATION
and
THE CONNECTICUT DEPARTMENT OF LABOR

The Connecticut State Board of Education (CSBE), on behalf of the Connecticut State
Department of Education (CSDE), and the Connecticut Department of Labor ("DOL") are
parties to the original Memorandum of Agreement (the "MOA") last executed on January 14,
2015. The parties hereby agree to modify the MOA as follows:

1. Section I Definitions and Key Terms Subsection C "Participating Agencies is hereby
rescinded and shall be replaced with the following:

   C. Participating Agencies: The Participating Agencies are the Connecticut State
      Colleges and Universities ("CSCU"), formerly named the Board of Regents for
      Higher Education, the CSBE, DOL and those entities that have been approved for
      participation by every Participating Agency and that have executed a similar MOA
      for participation in the P20WIN System.

2. Section IV Methodology, is hereby amended to include the following new subsection F:

   F. If an approved P20 WIN data request requires the inclusion of wage records from other
      states in the nation in addition to Connecticut and falls within the allowable usages of
      WRIS2, DOL shall utilize WRIS2 to obtain wage and employment data from the
      additional states according to the provisions of the WRIS2 Data Sharing Agreement
      between DOL and the United States Department of Labor. This agreement is
      included with this amendment as Attachment 1.

3. Section VII.A Duration, is rescinded in its entirety and shall be replaced with the
   following:

   A. Duration. This MOA will become effective upon its execution by both parties and
      will expire on September 30, 2021. This Agreement may be extended in writing by
      both parties.

4. Integration Provision. Except as expressly modified by this amendment, the MOA will
   remain in full force and effect in accordance with its terms. If there is conflict between
   this amendment and the MOA or any earlier amendment, the terms of this amendment
   will prevail.
Acceptances and Approvals

IN WITNESS WHEREOF, the parties have executed this Amendment by their duly authorized representatives with full knowledge of and agreement with its terms and conditions. In the interest of expediency, this document may be executed in counterpart and all counterparts shall be considered originals.

For the Connecticut State Board of Education:

Dr. Dianna R. Wentzell  
Commissioner

9/20/16
Date

For the Department of Labor:

Scott D. Jackson  
Commissioner

9/26/16
Date