



# NEW HAMPSHIRE EMPLOYMENT SECURITY Work InvestNH-EMT OJT Negotiated Contract

I.	NHES Contract No.:	NHES Office:			
	NHES Contract Developer:	Contract Developer Contact Info:			
	New Hampshire Employment Security	WorkInvestNH-EMT@nhes.nh.gov			
	LICENSED UNIT NAME and ADDRESS	AGENCY NAME and ADDRESS			
		New Hampshire Employment Security 45 South Fruit Street Concord, NH 03301 ATTN: Operations Unit			
	Telephone:	Telephone: 833-658-4760			
	Email:				
	Employer Name Employer Title	Agency Contact Name  Program Specialist  Agency Contact Title			
	Employer Signature / Date	Agency Signature / Date			
II.	This subsidized employment contract is entered into between New Hampshire Employment Security,				
	hereinafter called the <b>Agency</b> , and	, hereinafter called the <b>Employer</b> .			
	The parties agree that the <b>Employer</b> shall employ employee(s) and pay all wages associated				
	with the occupation. The Employer's intent is to provide the employee(s) with permanent employment at				
	the completion of the subsidized employment contract. In consideration for services to be provided by the				
	Employer for the period beginning	and <b>period ending</b> ( <i>not to exceed 4</i>			
	weeks) the Employer will receive a total maximum amount up to \$2,000.00 (per employee), such amount				
	to be paid pursuant to the terms and conditions set forth in this contract, which includes the attached General				
	Provisions				

## **PROGRAM COST TABLE**

EMPLOYEE 1	Total # of Hours	Llauriu Mara Mhila		Total Amount of OJT Reimbursement
Name and SS# of Employee	Worked While in Paid Training	Hourly Wage While in Training	Total Wages	(50% of total)
			J	(Maximum \$2000)
EMPLOYEE 2	Total # of Hours Worked While in	Hourly Wage While		Total Amount of OJT Reimbursement
Name and SS# of Employee	Paid Training	in Training	Total Wages	(50% of total)
				(Maximum \$2000)
EMPLOYEE 3	Total # of Hours Worked While in	Hourly Wage While		Total Amount of OJT Reimbursement
Name and SS# of Employee	Paid Training	in Training	Total Wages	(50% of total)
				(Maximum \$2000)
EMPLOYEE 4				Total Amount
LIVIT LOTEL 4	Total # of Hours			of OJT
Name and SS# of Employee	Worked While in Paid Training	Hourly Wage While in Training	Total Wages	Reimbursement (50% of total)
I	I			(Maximum \$2000)
EMPLOYEE 5	Total # of Hours Worked While in	Hourly Waga While		Total Amount of OJT Reimbursement
Name and SS# of Employee	Paid Training	Hourly Wage While in Training	Total Wages	(50% of total)

(Maximum \$2000)

#### IV. GENERAL PROVISIONS

The **Employer** assures the Agency the following:

- 1. The **Employer** is not in violation of any local, state or federal law.
- 2. The **Employer** is not under abnormal labor conditions such as strikes, lockout, or other similar conditions.
- 3. The **Employer** is not highly mobile or limited to minimal employee training.
- 4. No members of the **Employer** are now on lay off status or working involuntarily reduced hours.
- 5. The **Employer** has not moved from another area and left displaced workers.
- 6. The OJT employees will be subject to the same working conditions as all other employees and will not be required or permitted to work or be trained under working conditions, which are unsanitary, hazardous, or dangerous to the participant's health and safety.
- 7. Wages paid to the OJT employee are at the **Employer's** normal entry wage rate for the occupation for which they are hired, provided this wage equals or exceeds applicable federal and state laws. Subsidized employees will receive the same fringe benefits as other employees in similar positions.
- 8. The **Employer's** hiring policies are in accordance with existing Federal and State Civil Rights legislation.
- 9. The placement of an OJT participant with an **Employer** will not displace any current employee or result in replacement of any employee previously laid off for lack of work.

### V. REPORTING REQUIREMENTS

The **Employer** assures the Agency that:

- 1. OJT employment invoices shall be submitted within 30 business days of the completion date of the training.
- 2. The OJT employee evaluation form shall be completed and submitted with the invoice.
- VI. Upon receipt of the invoice and performance evaluation form, the **Employer** will be reimbursed fifty percent (50%) of documented and confirmed gross wages paid by the employer to the participant for the training period not to exceed 4 weeks or \$2,000, whichever comes first. **Employer** shall invoice the department within 30 days after completion of the OJT.

VII. The **Employer** agrees to maintain confidentiality of any information regarding the trainee(s) or their immediate families, which may be obtained through employee forms, interviews, test, reports or any other source.

The **Employer** agrees to provide to the State attendance reports, progress reports, grades, etc. The **Employer** further agrees that the State shall have access to and the right to examine directly pertinent books, documents, papers, and records of such training institution/**Employer** involving transactions related to this contract.

#### PROVISION FOR BREACH OF CONTRACT

The **Employer** agrees that if it fails to faithfully keep and perform any of the terms, covenants and conditions under-taken herein, or any of the duties imposed upon it by this contract, the State shall be entitled to terminate the contract. The State shall give the **Employer** at least 7 days written notice, specifying the particulars wherein it is claimed that there has been a violation; and, if at the end of such time the **Employer** has not removed the cause of the complaint, or remedied the violations, then the termination of the contract shall be deemed complete. The State shall have the ability to treat such breach on the part of the **Employer** a termination of the contract, the State shall be entitled to maintain an action to recover damages arising out of such breach as well as to all other legal or equitable remedies to which it may be entitled.

If for any reason whatsoever either party should be unable to carry out their part of this contract, then the contract shall be void to either party, provided that each party agrees to reimburse the other for all obligations then accrued under authority of this contract.