

281—56.7 (259) Areas in which exceptions shall not be granted. Pursuant to federal law, an exception shall not be granted for any of the following requirements:

1. The eligibility requirements in rule 281—56.5(259) (i.e., presence of disability, substantial impediment to employment, need for vocational rehabilitation services).

2. The required use of trial work experiences prior to closure in Status 08-0 due to severity of disability.

3. The required contents of the IPE.

4. Identification of a long-term follow-up provider in supported employment cases.

5. Being in employment and in Status 22-0 consistent with federal regulations prior to Status 26-0 closure.

6. Status progression, restrictions, and time frames, such as the federal requirement that eligibility be determined within 60 days of an individual's application for services unless the individual has agreed to an extension.

7. Services may be provided only to individuals who are not on a waiting list, except for assessments which will help the division appropriately determine on which waiting list an individual belongs.

[ARC 1778C, IAB 12/10/14, effective 1/14/15]