non-reserved funds, the grantee is required under paragraph (a) of this section to participate in the State planning process for purposes of the non-reserved funds grant.

§ 641.325 What information must be provided in the State Plan?

The Department issues instructions detailing the information that must be provided in the State Plan. At a minimum, the State Plan must include the State’s four-year strategy, as described in §641.302, and information on the following:

(a) The ratio of eligible individuals in each service area to the total eligible population in the State;
(b) The relative distribution of:
   (1) Eligible individuals residing in urban and rural areas within the State;
   (2) Eligible individuals who have the greatest economic need;
   (3) Eligible individuals who are minorities;
   (4) Eligible individuals who are limited English proficient; and
   (5) Eligible individuals who have the greatest social need;
(c) The current and projected employment opportunities in the State (such as by providing information available under §15 of the Wagner-Peyser Act (29 U.S.C. 491–2) by occupation), and the types of skills possessed by eligible individuals;
(d) The localities and populations for which projects of the type authorized by title V are most needed;
(e) Actions taken and/or planned to coordinate activities of SCSEP grantees in the State with activities carried out in the State under title I of WIA;
(f) A description of the process used to obtain advice and recommendations on the State Plan from representatives of organizations and individuals listed in §641.315, and advice and recommendations on steps to coordinate SCSEP services with activities funded under title I of WIA from representatives of organizations listed in §641.335;
(g) A description of the State’s procedures and time line for ensuring an open and inclusive planning process that provides meaningful opportunity for public comment as required by §641.350;
(h) Public comments received, and a summary of the comments;
(i) A description of the steps taken to avoid disruptions to the greatest extent possible as provided in §641.365; and
(j) Such other information as the Department may require in the State Plan instructions. (OAA §503(a)).

§ 641.330 How should the State Plan reflect community service needs?

The Governor, or the highest government official, must ensure that the State Plan identifies the types of community services that are needed and the places where these services are most needed. The State Plan should specifically identify the needs and locations of those individuals most in need of community services and the groups working to meet their needs. (OAA §503(a)(4)(E)).

§ 641.335 How should the Governor, or the highest government official, address the coordination of SCSEP services with activities funded under title I of WIA?

The Governor, or the highest government official, must seek the advice and recommendations from representatives of the State and area agencies on aging in the State and the State and local boards established under title I of WIA. (OAA §503(a)(2)). The State Plan must describe the steps that are being taken to coordinate SCSEP activities within the State with activities being carried out under title I of WIA. (OAA §503(a)(4)(F)). The State Plan must describe the steps being taken to ensure that the SCSEP is an active partner in each One-Stop delivery system and the steps that will be taken to encourage and improve coordination within the One-Stop delivery system.

§ 641.340 How often must the Governor, or the highest government official, update the State Plan?

(a) Under instructions issued by the Department, the Governor, or the highest government official, must review the State Plan and submit an update to the State Plan to the Secretary for consideration and approval not less often than every two years. OAA §503(a)(1). States are encouraged to review their State Plan more frequently