

WORKFORCE DEVELOPMENT BOARD OF VENTURA COUNTY

EXECUTIVE COMMITTEE MEETING

Thursday, February 13, 2020 8:00 a.m. - 9:30 a.m.

Note: New Location

America's Job Center of California, Timber Room 2901 N. Ventura Rood, Oxnard CA, 93036

REVISED AGENDA

| 8:00 a.m. | 1.0 | Call to Order and Agenda Review | Tracy Perez |
|-----------|-----|---|---------------|
| 8:02 a.m. | 2.0 | Public Comments Procedure: The public is welcome to comment. All comments not related to items on the agenda may be made at the beginning of the meeting only. | Tracy Perez |
| 8:06 a.m. | 3.0 | WDB Chair CommentsIntroduction of Guests | Tracy Perez |
| 8:10 a.m. | 4.0 | Consent Item 4.1 Approve Executive Committee Minutes: November 14, 2019 | Tracy Perez |
| 8:15 a.m. | 5.0 | Financial Report 5.1 Fiscal Report on 2019-20 Budget | Rebecca Evans |

8:25 a.m. 6.0 Action Items Rebecca Evans

6.1 Recommendation that the Executive Committee of the Workforce Development Board of Ventura County (WDB) recommend that the full Workforce Development Board of Ventura County Approve the modification of two contracts to provide Comprehensive Workforce Innovation and Opportunity Act (WIOA) Youth Services to Boys & Girls Clubs of Greater Oxnard & Port Hueneme and PathPoint, including a one-year extension to the contract term and addition of \$535,000 supplement to the contract amount.

- 6.2 Recommendation that the Executive Committee recommend to the Workforce Development Board of Ventura County approval of the attached WDB Policies for WIOA Adult, Dislocated Worker, and Youth Programs:
 - WDB Policy #2019-05 Nondiscrimination and Equal Opportunity
 - WDB Policy #2019-09 WIOA Grievance and Complaint Resolution
 - WDB Policy #2019-14 Incident Reporting
 - WDB Policy #2019-15 Career Services
 - WDB Policy #2019-16 Nonperformance Policy
 - WDB Policy #2019-17 Conflict of Interest

8:50 a.m. 7.0 WDB Administration

7.1 Review of WDB committee structure and committee goals as aligned with WDB priority goals

Rebecca Evans

7.2 Review of Regional Plan Implementation Grant and alignment with WDB priority goal for Work-Based Learning

Rebecca Evans

7.3 Equal Opportunity Monitoring update

Andrea Sanchez

7.4 Grants Update Rebecca Evans

7.5 One-Stop Operator Request for Proposals (RFP) Rebecca Evans

7.6 CWA Youth Conference Takeaways Andrea Sanchez

9:20 a.m. **8.0 Membership Committee Update on Membership and Compliance** Patty Schulz

Norman Albances

9:25 a.m. 9.0 Committee Member Comments Committee

Members

9:30 a.m. **10.0 Adjournment**

Tracy Perez

Next Meeting

Note: New Location

March 12, 2020 (8:00 a.m. – 9:30 a.m.) America's Job Center of California, Timber Room 2901 N. Ventura Rood, Oxnard CA, 93036

WDB Meeting

February 27, 2020 (8:00 a.m. – 10:00 a.m.) VCOE – Salon C 5100 Adolfo Rd. Camarillo, CA 93012

Individuals who require accommodations for their disabilities (including interpreters and alternate formats) are requested to contact the Workforce Development Board of Ventura County staff at (805) 477-5306 at least five days prior to the meeting. TTY line: 1-800-735-2922.



WDB Executive Committee Meeting

Thursday, November 14, 2019 8:00 a.m. - 9:30 a.m.

United Food and Commercial Workers, Local 770 (UFCW) 816 Camarillo Springs Road (Meeting Room), Camarillo

MINUTES

Meeting Attendees

<u>Executive Committee</u> <u>WDB Administration</u> <u>Guests</u>

Tracy Perez (WDB Chair) Norman Albances Chris Vega (HSA Fiscal)

Peter Zierhut (WDB V.Chair) Rebecca Evans, Executive Director

Gregory Liu (Immediate Past Kelly Hardy

Chair) Patrick Newburn

Brian Gabler Andrea Sanchez

Patty Schulz
Anthony Mireles

Greg Barnes

1.0 Call to Order and Agenda Review

Tracy Perez called the meeting to order at 8:02 a.m. No changes were made to the agenda.

2.0 Public Comments

No public comments.

3.0 WDB Chair Comments

Tracy Perez welcomed Chris Vega (Senior Accountant HSA Fiscal) and thanked him and the committee for their attendance.

4.0 Consent Items

4.1 Approve Executive Committee Minutes: October 10, 2019

Motion to approve the Consent Items: Brian Gabler

Second: Patty Schulz

Motion carried.

5.0 Financial Report

5.1 Financial Report and Committee Discussion: Fiscal Year 2019-20 Plan Update Discussion and Approval

Rebecca Evans, WDB Executive Director presented the Financial Status Report (FSR) for Fiscal Year 2019-20 WIOA Budget Plan. Chris Vega (Finance) advised differences in the budget amount variances between Actual and Accrued Budgets.

Executive Director highlighted WIOA requirements of minimum amount spent on training from the WDB members approved plan in May 2019. Some slight differences were that the Regional Plan Implementation Grant ended in September 2019. This may affect Management Reserve money we hold in reserve for grants that are on an 18-month grant. This money is put in reserve and carried over to the next six months of this grant period.

The Executive Director discussed two issues that occurred with the Workforce Accelerator Program and the RPI Grant where not all funds had been utilized per Line 73 of the FY 2018-19 Plan Financial Report. This shows that these two grant balances were not fully extended. The issue with this is that money cannot be used for other programs, and must be returned to the state. This is not something that we want to happen in the future.

Note, for the detailed Financial Report, please refer to the meeting packet available on the WDB website at: www.workforceventuracounty.org.

6.0 Action Item

6.1 RECOMMENDATION THAT THE EXECUTIVE COMMITTEE APPROVE THE APPLICATION FOR FUNDING THROUGH THE RPI/SLINGSHOT 3.0 GRANT

Executive Director provided overview of the RPI/SLINGSHOT 3.0 Grant and advised that the Grant is due for submission on November 25, 2019. The RFP was released two weeks ago, and is not yet drafted for full proposal. The WDB will not be requesting the addition of new staff for this proposal, so it does not require board approval. The grant will focus on worked-based learning initiatives, increased data, and initiatives for High Road Training Partnerships. One example of a Career Pathway to explore is Hospitality. The WDB is searching options of bringing this training to our region.

WDB Member inquired how the money of this grant will be spent? Executive Director advised that funding can be used on interpreters for roundtables of non-English speaking individuals and the hiring of Facilitators to assist in coordination processes.

Motion to approve: Anthony Mireles

Second: Gregory Liu Motion carried.

6.2 RECOMMENDATION THAT THE EXECUTIVE COMMITTEE RECOMMEND TO THE WORKFORCE DEVELOPMENT BOARD OF VENTURA COUNTY (WDB) APPROVAL OF THE ATTACHED WDB

POLICIES FOR WIOA ADULT, DISLOCATED WORKER, AND YOUTH PROGRAMS:

- Policy #2019-02 Debt Collection
- Policy #2019-04 Definition of Basic Skills Deficient
- Policy #2019-07 Priority of Service (This policy supersedes Local Policy Bulletin #2018-01 Veteran and Adult Priority of Service, dated August 23, 2018)

WDB Administration Manager, Norman Albances presented the Policies for WIOA Adult, Dislocated Worker, and Youth Programs. Highlighted areas included providing Priority of Services for specific populations to include Veteran's and Eligible Veteran Spouses.

Member of the Board questioned the difference between Basic Skills Deficient and if this includes individuals with disabilities. WDB Administrative Manager advised that Basic Skills Deficient definition defines Deficient as lacking basic skills such as being unable to read, write, or speak English and is separate from the definition of individual with a disability.

Motion to approve: Peter Zierhut

Second: Greg Barnes

Motion carried.

7.0 WDB Administration

WDB Executive Director provided updates on:

- Follow up from the WDB Planning Meeting of 10/24/19
- Review of Mission, Vision and Values (attached)
- Review of Local and Regional Plan Report and Strategic Plan Document
- December WDB Meeting topics

WDB Executive Director reviewed main goals shared during the WDB Planning Meeting on October 24, 2019, and highlighted the Mission and Vision Goals, and Value statements developed during the WDB Meeting (per the attached handout in today's meeting packet). Executive Director requested feedback from the EC members and advised that a final report will be presented to the WDB Members on the December 12, 2019 meeting date.

WDB Executive Director gave a Grants Update (per handout included in meeting packet). The update highlighted multiple grants the WDB is currently working on to include RPI 3.0, Workforce Accelerator Fund 8.0 (Providing employment services to homeless or housing insecure populations), and SB1-Highroad Construction Careers. SB1-Highroad Construction focuses on establishing sustainable work regionally to develop pre-apprenticeship partnerships to connect disadvantaged workers to good paying jobs within the Tri-Counties, Ventura, Santa Barbara, and San Louis Obispo. Executive Director made a request to EC WDB Members to consider engaging in discussions on partnering in this program.

8.0 Committee Member Comments

8.1 Membership Committee Updates

WDB Member Patty Schulz requested members to continue to actively engage new businesses to join in WDB Committee membership, and noted that there was a vacancy in the workforce category: Business. In addition, there will be two members resigning in 2020. Requiring for at least one business category member to join in December 2019 and a total of four businesses required over the 2020 year.

WDB Administration Manager noted that Cal Lutheran is in the process of completing a membership application and in addition, we currently have an individual interested in membership in workforce category services - Operating Engineers Union that will be presented to the Board of Supervisors for approval in the WDB Member December 12, 2019 meeting.

9.0 Adjournment

Meeting adjourned at 8:33 a.m.

Motion to adjourn: Anthony Mireles Second: Gregory Liu Motion carried.

Next Meeting

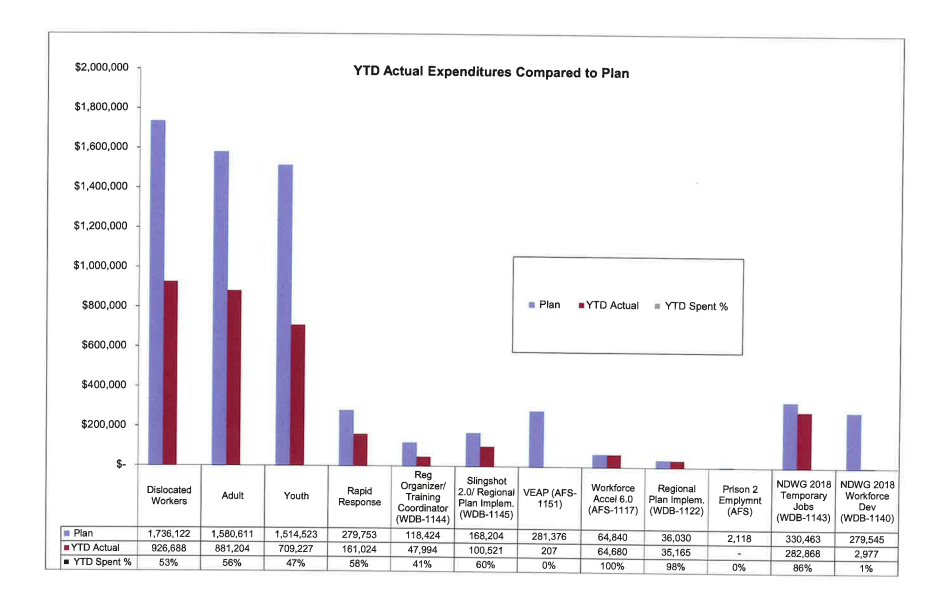
February 13, 2020 (8:00 a.m. – 10:00 a.m.) AJCC Riverpark – Timber Room 2901 N. Ventura Rd. Ventura, CA 93036



FINANCIAL STATUS REPORT for FISCAL YEAR 2019-2020

Year to Date Expenditures from 7/1/19 to 12/31/19 (50% into the Fiscal Year)

Submitted on: February 13, 2020



5.1 FSR December Authorized to Kelly.xlsx

WDB Chart (2)

| | To | tal | |
|--|-----------------|------------|-------------|
| Name of Grants | Plan | YTD Actual | YTD Spent % |
| Dislocated Workers | 1,736,122 | 926,688 | 53% |
| Adult | 1,580,611 | 881,204 | 56% |
| Youth | 1,514,523 | 709,227 | 47% |
| Rapid Response Reg Organizer/ Training | 279,753 | 161,024 | 58% |
| Coordinator (WDB-1144) Slingshot 2.0/ Regional Plan | 118,424 | 47,994 | 41% |
| Implem. (WDB-1145) | 168,204 | 100,521 | 60% |
| VEAP (AFS-1151) Workforce Accel 6.0 (AFS- | 281,376 | 207 | 0% |
| 1117) Regional Plan Implem. (WDB- | 64,840 | 64,680 | 100% |
| 1122) | 36,030 | 35,165 | 98% |
| Prison 2 Emplymnt (AFS) NDWG 2018 Temporary Jobs | 2,118 | - | 0% |
| (WDB-1143) NDWG 2018 Workforce Dev | 330,463 | 282,868 | 86% |
| (WDB-1140) Prison 2 Employment Imp | 279,545 | 2,977 | 1% |
| (AFS) 7/1/19-6/30/22 | 257,359 | - | 0% |
| | | - | #DIV/0! |
| | : = : | - | #DIV/0! |
| Total Ratio to total expense | \$ 6,649,369 \$ | 3,212,554 | 48.31% |

FSR December Authorized to Kelly

WDB Chart (2)

FINANCIAL STATUS REPORT for FISCAL YEAR 2019-2020

Year to Date Expenditures from 7/1/19 to 12/31/19 (50% into the Fiscal Year)

| and Experience from 71110 to 12101110 (50 /611110 the Fiscal Teal) | | | | | | | | | | | | | |
|--|--------------|-----------------|------|----------------|----------------|----------|------------|-----------------|------|--------------|------------|------|--------------|
| Name of Grants | Salari | es and Benefits | | Direct Program | m/WIOA Special | Projects | Other O | perating Expens | ses | | Total | | |
| | Plan | YTD Actual | % | Plan | YTD Actual | % | Plan | YTD Actual | % | Plan | YTD Actual | % | Plan Balance |
| Core Grants: | | | | | | | | | | | | | |
| Dislocated Worker | 1,093,277 | 647,803 | 59% | 427,250 | 154,005 | 36% | 215,595 | 124,881 | 58% | 1,736,122 | 926,688 | 53% | 809,433 |
| Adult | 994,135 | 580,735 | 58% | 385,750 | 194,483 | 50% | 200,726 | 105,986 | 53% | 1,580,611 | 881,204 | 56% | 699,407 |
| Youth | 219,730 | 99,560 | 45% | 1,101,500 | 525,098 | 48% | 193,292 | 84,569 | 44% | 1,514,523 | 709,227 | 47% | 805,296 |
| Rapid Response | 125,456 | 83,607 | 67% | 103,000 | 45,658 | 44% | 51,297 | 31,759 | 62% | 279,753 | 161,024 | 58% | 118,729 |
| Other Grants: Reg Organizer/ Training Coordinator | | | | | | | | | | | | | |
| (WDB-1144) (4/1/19- Slingshot 2.0/ Regional Plan Implem. | 80,254 | 43,647 | 54% | 15,867 | 590 | 4% | 22,303 | 3,758 | 17% | 118,424 | 47,994 | 41% | 70,430 |
| (WDB-1145) (4/1/19- VEAP | 41,268 | 18,965 | 46% | 112,068 | 78,674 | 70% | 14,869 | 2,882 | 19% | 168,204 | 100,521 | 60% | 67,683 |
| (AFS-1151) (6/1/19-12/31/20) Workforce Accel 6.0 (AFS-1117) | 116,507 | 180 | 0% | 150,000 | - | 0% | 14,869 | 27 | 0% | 281,376 | 207 | 0% | 281,168 |
| (2/1/18-9/30/19) Regional Plan Implem. (WDB-1122) (1/1/18- | 27,208 | 27,208 | 100% | 31,685 | 31,694 | 100% | 5,947 | 5,778 | 97% | 64,840 | 64,680 | 100% | 161 |
| 9/30/19) Prison 2 Employment (AFS) (10/1/18- | - | - | 0% | 33,800 | 33,228 | 98% | 2,230 | 1,937 | 87% | 36,030 | 35,165 | 98% | 866 |
| 3/31/20) NDWG 2018 Temporary Jobs | 198 | :#: | 0% | 2,118 | () = (| 0% | | : = | 0% | 2,118 | = | 0% | 2,118 |
| (WDB-1143) (12/6/18-12/31/20) NDWG 2018 Workforce Dev | 20,139 | 1,233 | 6% | 302,890 | 251,695 | 83% | 7,434 | 29,939 | 403% | 330,463 | 282,868 | 86% | 47,596 |
| (WDB-1140) (12/6/18-12/31/20) | 36,646 | - | 0% | 235,465 | 2,837 | 1% | 7,434 | 140 | 2% | 279,545 | 2,977 | 1% | 276,569 |
| Prison 2 Employment Imp (AFS) 7/1/19-6/30/22 | 106,924 | - | 0% | 143,000 | - | 0% | 7,434 | = | 0% | 257,359 | - | 0% | 257,359 |
| Total WIOA Grants | \$ 2,861,544 | \$ 1,502,938 | 53% | \$ 3,044,393 | \$ 1,317,961 | 43% | \$ 743,431 | \$ 391,656 | 53% | \$ 6,649,369 | 3,212,554 | 48% | 3,436,815 |

5.1 FSR December Authorized to Kelly.xlsx

Actual to Plan (2)

FINANCIAL STATUS REPORT for FISCAL YEAR 2019-2020 Year to Date Expenditures from 7/1/19 to 12/31/19 (50% into the Fiscal Year)

| | Sal | aries and Bene | fits | Direct P | ogram/Client Ex | penses | Other | Operating Exp | penses | | Total | |
|--|--------------|----------------|-------------|--------------------------|-------------------------------|-----------------------------|-------------------------|----------------------------|-----------------------|-------------------------------|----------------------------|---------------------------|
| | Paid | Accrued | YTD Total | Paid | Accrued | YTD Total | Paid | Accrued | YTD Total | Paid | Accrued | YTD Total |
| CORE GRANTS: | | | | | | | | | 1,12,14,1 | | Addition | TID TOTAL |
| Dislocated Worker | 587,951 | 59,851 | 647,803 | 98,246 | 55,759 | 154,005 | 75,199 | 49,682 | 124,881 | 761,396 | 165,292 | 926,688 |
| Adult | 527,080 | 53,655 | 580,735 | 117,837 | 76,646 | 194,483 | 63,785 | 42,201 | 105,986 | 708,702 | 172,502 | 881,204 |
| Youth | 90,361 | 9,198 | 99,560 | 416,768 | 108,330 | 525,098 | 51,366 | 33,203 | 84,569 | 558,495 | 150,732 | 709,227 |
| Rapid Response | 75,882 | 7,725 | 83,607 | 32,568 | 13,090 | 45,658 | 19,228 | 12,531 | 31,759 | 127,679 | 33,345 | 161,024 |
| OTHERS: Reg Organizer/ Training Coordinator (WDB-1144) Slingshot 2.0/ Regional Plan | 41,363 | 2,284 | 43,647 | 590 | 8 | 590 | 2,287 | 1,469 | 3,757 | 44,240 | 3,753 | 47,994 |
| Implem. (WDB-1145) VEAP | 17,213 | 1,752 | 18,965 | 52,674 | 26,000 | 78,674 | 1,755 | 1,127 | 2,882 | 71,642 | 28,879 | 100,521 |
| (AFS-1151) | 163 | 17 | 180 | ///// | | - | 17 | 11 | 27 | 180 | 27 | 207 |
| Workforce Accel 6.0 (AFS-1117) Regional Plan Implem. (WDB- | 27,208 | | 27,208 | 31,694 | <u> </u> | 31,694 | 5,778 | - | 5,778 | 64,680 | 120 | 64,680 |
| 1122) | - | (=) | 2 | 17,065 | 16,163 | 33,228 | 1,937 | = | 1,937 | 19,001 | 16,163 | 35,165 |
| Prison 2 Employment (AFS) | 2 | 327 | â | 100 | ā | 141 | # 1 | ¥ | 1- | 12 8 = 1 | | 22 |
| NDWG 2018 Temporary Jobs (WDB-1143) NDWG 2018 Workforce Dev | 1,119 | 114 | 1,233 | 177,695 | 74,000 | 251,695 | 18,230 | 11,709 | 29,939 | 197,044 | 85,823 | 282,868 |
| (WDB-1140) Total WIOA Grants | \$ 1,368,342 | \$ 134,596 \$ | 5 1,502,938 | 837 \$ 945,973 | 2,000 \$ 371,988 \$ | 2,837 3 1,317,961 | 85 \$ 239,666 | 55 \$ 151,989 \$ | 140 391,655 | 922 \$ 2,553,981 \$ | 2,055 658,573 \$ | 2,977 3,212,554 |

WIOA Training Activity Summary (Expended and Leveraged)

(based on annual report "Summary of Leveraged Resources - Attachment 6 - page 35 of WSD12-3)

Year to Date Expenditures from 7/1/19 to 12/31/19 (50% into the Fiscal Year)

| Rpt Line # | Program Year Funding and Traing Expenditures | 14-16 Grants (Due 10/1/16) | 15-17 Grants K698402 (Due 10/1/17) | 16-18 Grants K7102079 (Due 10/1/18) | 17-19 Grants K8106696 (Due 10/1/19) | 18-20 Grants K8106696 (Due 10/1/20) |
|---------------|--|-------------------------------|--|---|---|---|
| 4) | Adult and Dislocated Worker Formula Fund Allocations | 4,092,349 | 4,133,724 | 4,014,468 | 3,728,337 | 3,306,892 |
| 5) | Training Expenditures Required | 1,023,087 | 1,240,117 | 1,204,340 | 1,118,501 | 992,068 |
| | Training Expenditures % Required | 25% | 30% | 30% | 30% | 30% |
| 6) | Formula Fund Training Expenditures | 1,128,877 | 941,344 | 810,112 | 801,162 | 290,370 |
| | Leveraged Resources | | | | | |
| | - Total Leveraged Resources | 425,933 | 348,361 | 460,403 | 380,348 | 188,372 |
| | - Maximum Allowed Leveraged Resources (10%) | 409,235 | 413,372 | 401,447 | 372,834 | 330,689 |
| 7) | - Total Leveraged Resources Used Towards Training Expenditures | 409,235 | 348,361 | 401,447 | 372,834 | 188,372 |
| 8) | Total Amount Spent On Training (should equal/exceed Line 5) | 1,538,112 | 1,289,705 | 1,211,559 | 1,173,996 | 478,743 |
| | % of Training Requirement Met (final goal is 100%) | 150% | 104% | 101% | 105% | 48% |

| 9) | Leveraged Resources Detail (notes) | | | | | |
|----|---|---------|---------|---------|---------|---------|
| | (a) Pell Grant | 135,654 | 150,761 | 46,245 | 116,919 | 26,802 |
| | (b) Programs Authorized by the Workforce Innovation and Opportunity Act | _ | | | | , |
| | (c) Trade Adjustment Assistance (EDD) | _ | | | | |
| | (e) Match Fund from Empoyers, and Industry Associations (OJT 50%) | 290,279 | 197,600 | 355,201 | 255,915 | 161,570 |
| | Total | 425,933 | 348,361 | 401,447 | 372,834 | 188,372 |
| | Legends/Coding for Source/Type of Leveraged Resources: | | | | | |
| | 9a) = Pell Grant | | , | | | |
| | 9b) = Programs Authorized by the Workforce Innovation and Opportunity Act (specify) | | | | | |
| | 9c) = Trade Adjustment Assistance | | | | | |
| | 9d) = Dept of Labor National Emergency Grants | | | | | |
| | 9e) = Match funds from employers, industry, and industry associates (specify) | | | | | |
| | 9f) = Match funds from joint labor-management trusts (specify) | | | | | |
| | 9g) = Employment Training Panel grants | | | | | |

NOTES:

Early in the year, the "% of Training Requirement Met..." shown above may appear to "understate" the degree to which the organization is actually accomplishing its planned training goals (i.e. the organization is likely doing better than it looks here). This is because the training expenditures shown in this report do NOT include costs related to two areas of current year training activities that are in the current year Plan:

- 1) Current year training activities (in current year Plan) that have been paid with prior year grant funds
- 2) Current year training activities (in current year Plan) that have been committed to but not yet paid

5.1 FSR December Authorized to Kelly.xlsx

Training Report (2)

| | | | | (Ap | | | BUDGET PLA DB Executive | | | | | | | | | | |
|--|-----------|--------------------------|-----------|-----------|-------------------|--|--|--------------------|--------------------------------------|---|---------------------------------|--|---|-------------------------------------|------------------|--|--------------|
| | | Dislocated Worker | Adult | Youth | Rapid Response | Reg Organizer/ Training Coordinator (WDB-1144) | Slingshot 2.0/ Regional Plan Implem. (WDB-1145) | VEAP (AFS-1151) | Workforce Accel 6.0 (AFS-1117) | Regional Plan Implem. (WDB-1122) | Prison 2 Employment (AFS) | NDWG 2018 Temporary Jobs (WDB-1143) | NDWG 2018 Workforce Dev (WDB-1140) | Prison 2 Employment Imp (AFS) | FY 19-20 Plan | Year to Date Expenditures fro 7/1/19 to 12/31/19 (into the Fiscal Ye | 50% FY 1 |
| | | | | | | 4/1/19- | 4/1/19- | 6/1/19- | | 1/1/18- | 10/1/18- | 12/6/18- | 12/6/18- | 711110 0100100 | | | |
| evenue Projection: | | | | | | 9/30/20 | 9/30/20 | 12/31/20 | 2/1/18-9/30/19 | 9/30/19 | 3/31/20 | 12/31/20 | 12/31/20 | 7/1/19-6/30/22 | 7,889,919 | | 7,62 |
| FY19 -20 Grants (Based on FY 19/20 Allocation 12/5/19) | -2,0% | 1,917,051 | 1,389,841 | 1,510,485 | 278,506 | 157,300 | 180,000 | 488,635 | 250,000 | 350,000 | 47,500 | 333,333 | 277,071 | 710,197 | (785,348) | | (79 |
| FY 19 -20 Mgmt. Reserve:(2,0% DW, Adult, Youth) | | (38,341) | (27,797) | (30,210) | | (25,000) | (14,000) | (200,000) | • | | (3) | 7(#) | 30 % 3 | (450,000) | | | (19 |
| Transfer DW to Adult | | (200,000) | 200,000 | 190 | | 140,000 | | | (477.044) | (000,000) | (45.202) | (4.103) | (1 | ਲ ਹ | (409,745) | j | (30 |
| Grant balance rollover | | 58,544 | 21,533 | 38,746 | 1,659 | (12,898) | | * | (177,244) | (290,600) | (45,382) | (4,103) | | i i | | | (17 |
| Spent in prior years | | * | 38 | 9#3 | • | | | • | 3 | | - | 121 | | | | | (17 |
| Balance rolled over from prior year grants: | | | | | | | | | | | | | | | | | 16 |
| FY 18 -19 Mgt Reserve | | | · 5 | • | * | 720 | ¥ | 2 | 12 | | | - | • | *: | | | |
| Additional rollover - Salaries Savings/ | | | .e | 1.55 | | - | | - 8 | - 2 | | - | 928 | 320 | - | | | 13 |
| Overhead Saving/(Overage) | | * | | (e) | | a=8 | | | | 3 | 3 | × | 100 | | • | | |
| FY 18-19 Unspent Direct expense | | | 3 | 72 | 7.5 | 747 | 9 | - | - | | - | | ; . €.; | | :=: | | 36 |
| ITA/OJT Committed FY18-19 Spent in FY19-20 | | * | · | | 161 | 300 | | 5: | | | - | • | • | 2 | | | 6. |
| Total Available Grants to be Spent | | 1,737,254 | 1,583,577 | 1,519,021 | 280,165 | 119,402 | 166,000 | 288,635 | 72,756 | 59,400 | 2,118 | 329,230 | 277,071 | 260,197 | 6,694,826 | | 7,06 |
| Grants % | | 25,9% | 23.7% | 22.7% | 4.2% | 1.8% | 2.5% | 4.3% | 1.1% | 0.9% | 0.0% | 4.9% | 4.1% | 3.9% | 100.0% | | |
| AFS FTEs Assigned to the programs | | 7.70 | 6.95 | 0.10 | 0.50 | Sec. 1 | :- | | 0.25 | | :=: | 0.10 | 0.10 | 0.30 | 16.00 | | |
| % Direct FTES Allocated to Grants | | 48.1% | 43.4% | 0.6% | 3.1% | 0.0% | 0.0% | 0.0% | 1.6% | 0.0% | 0.0% | 0.6% | 0.6% | 1.9% | 100.0% | , | 11 12 |
| % Admin Staff Allocated to Grants | | 24_0% | 24.0% | 27.00% | 8.00% | 1.0% | 5.0% | 2.0% | 0.0% | 0.0% | 0.0% | 1.0% | 3.0% | 5.0% | 100.0% | | |
| penditure Projection: | | | | | | | | | | | | | | | | | |
| Salaries and Benefits: | | | | | | | | | | | | | | | | | |
| WIOA Career Srv (16 FTE's) | 1,901,699 | 915,192 | 826,050 | 11,886 | 59,428 | | | •: | 27,208 | | | 11,886 | 11,886 | 35,657 | 1,899,193 | 1,142,493 | 30% 2,52 |
| · · | | 198,084 | 198,084 | 222,845 | 66,028 | 8,254 | 41,268 | 16,507 | | - | | 8,254 | 24,761 | 41,268 | 825,351 | 329,367 | 10% 76 |
| WDB Admin (6 FTE's) | 825,351 | · | 190,004 | 222,040 | 00,020 | 72,000 | +1,200 | 100,000 | 8 | 9 | | V25 | | 30,000 | 202,000 | | 15% |
| Staff Cost from HSO | | (20,000) | (30,000) | (15,000) | | 72,000 | | 100,000 | - 3 | - | 5 | 40 | 4 | | (65,000) | - | 0% |
| Salaries Reduction | | (20,000) | 994,135 | 219,730 | 125,456 | 80,254 | 41,268 | 116,507 | 27,208 | 9 | | 20,139 | 36,646 | 106,924 | 2,861,544 | 1,502,938 | 3,29 |
| Subtotal Salaries and Benefits | | 1,093,277 | 994,133 | 219,730 | 125,450 | 30,234 | 41,200 | 110,001 | 21,200 | | | 20,100 | 55,515 | ,. | .,,. | | |
| Direct Expenses: | | | | | | | | | | | | | | | | | 1 - 3 |
| Grant Specific Contracts | | | | | 00.000 | | 90,000 | | | 15,800 | 12 | 50 | 520 | 320 | 195,800 | 127,932 | 55% 16 |
| EDC-VC Business Services | | | - | 505.000 | 90,000 | 3.5 | 90,000 | | | 13,800 | | 3) 31 | 526 | 120 | 535,000 | | 57% 59 |
| Boys and Girls Club: Core Program | | - | ä | 535,000 | 853 | · · | 5 | 555 1997 | | 5 | - | - | - | (4) | 535,000 | | 6% 59 |
| PathPoint: Core Program | | - | | 535,000 | | | 5 | | - | - | | 301,515 | 231,340 | 70,000 | 602,855 | 101,000 | 0% |
| Goodwill | | - | | - | - | - | - | 0=0 | - | * | | 301,515 | 231,340 | | 35,000 | 5 | 0% |
| VACE (100k 3 yrs) | | - | 2 | | - | 74 | * | (*: | × | - | * | :#? | 350 | 35,000 | JO,000 | | 0% |
| AFS-CalWORKs Activities | | - | • | | 360 | := | * |),* | | * | * | 204.545 | 224 240 | 105,000 | 1,903,655 | 624,477 | 3% 1,35 |
| Subtotal - Contracted Program Expense | | | | 1,070,000 | 90,000 | | 90,000 | 3. 8 8 | 5 | 15,800 | • | 301,515 | 231,340 | 105,000 | 1,903,033 | 024,477 | 1,33 |
| Client Expenses: | | | | | | | | | | | | | | 00.000 | 666 000 | 74 200 | 40/ 04 |
| ITA / OJT (30% required - 10% leverage) | | 342,000 | 241,000 | 150 | | 9 | • | 50,000 | = | - | - | - | <u>⇒</u> | 33,000 | 666,000 | - | 1% 81 |
| ITA / OJT Committed 18-19 Spent in 19-20 | | 23,000 | 92,000 | | * | = | • | 100,000 | - | • | * | - | | | 215,000 | | 00% 65 |
| Others/Childcare/Trans - JTA | | 15,000 | 15,000 | (4) | 5.2 | - | • | | * | * | * | 200 | | 5,000 | 35,000 | | 21% 3 |
| Subtotal - Client Expense | | 380,000 | 348,000 | (*) | 3.00 | | * | 150,000 | × | • | | | 3 | 38,000 | 916,000 | 293,564 | 32% 91 |
| Other Allocated/Contracted Expenses | | | | | | | | | | * | | | | | | | 132 |
| Contractual Services | | :(☀) | * | :9); | 22 | 13,000 | 20,000 | Q77,0 | 30,185 | 16,200 | 2,118 | 2 | æ | 35 | 81,503 | | 15 |
| Outreach - theAgency | 75,000 | 26,250 | 20,250 | 22,500 | 6,000 | := | - | * | * | *: | | 75 | 27 | 175 | 75,000 | 56,041 | 75% 18 |
| Outreach/Conference -WDB | 39,935 | 12,000 | 12,000 | 7,000 | 4,000 | 2,867 | 2,068 | 3.51 | 1,500 | 1,800 | | - 2 | 5 | • | 43,235 | 15,535 | 36% 4 |
| WDB Expense - Non Staff | 8,000 | 4,000 | 2,000 | 2,000 | 200 | -, | | | | | Ě | - | : | | 8,000 | 1,136 | 4% |
| Outreach/Meeting/Conf-AFS | 17,000 | 5,000 | 3,500 | 2,000 | 3,000 | | - | | <u> </u> | | | 1,375 | 4.125 | 300 | 17,000 | | 0% |
| | 17,000 | 47,250 | 37,750 | 31,500 | 13,000 | 15,867 | 22,068 | * | 31,685 | 18,000 | 2,118 | 1,375 | 4,125 | | 224,738 | 399,920 17 | 8% 39 |
| Subtotal - other allocated expense | | 47,250 427,250 | 385,750 | 1,101,500 | 103,000 | 15,867 | 112,068 | 150,000 | 31,685 | 33,800 | 2,118 | 302,890 | 235,465 | 143,000 | 3,044,393 | | 3% 2,66 |
| Subtotal- Program/Clients Expenses | | 421,200 | 303,730 | 1,101,300 | 100,000 | 10,001 | 112,000 | 100,000 | 31,000 | 50,500 | | 323,029 | 272,111 | 249,924 | 5,905,937 | | 8% 5,95 |

5.1 FSR December Authorized to Kelly.xlsx

| 16 | | Dislocated Worker | Adult | Youth | Rapid Response | | Slingshot 2.0/ Regional Plan Implem. (WDB-1145) | VEAP (AFS-1151) | Workforce Accel 6.0 (AFS-1117) | Regional Plan Implem. (WDB-1122) | Prison 2 Employment (AFS) | | Workforce Dev (WDB-1140) | Prison 2 Employment Imp (AFS) | FY 19-20 Plan | Year to D Expenditures 7/1/19 to 12/31/ into the Flsca | from 19 (50% | FY 18-19 Actual |
|--|---------|----------------------|-----------|-----------|-------------------|---------|--|--------------------|--------------------------------------|---|---------------------------------|---------|--------------------------------|-------------------------------------|------------------|---|-----------------|--------------------|
| Overhead/Administration: | | 29.00% | 27.00% | 26.00% | 6.90% | | 2.00% | 2.00% | 0.80% | | 0.00% | 1.00% | 1.00% | 1.00% | 100.0000% | | | 46.000 |
| Communication/Voice/data | 70,000 | 20,300 | 18,900 | 18,200 | 4,830 | 2,100 | 1,400 | 1,400 | 560 | 210 | | 700 | 700 | 700 | 70,000 | 40,356 | 58% | 64,249 |
| 49 A Insurance | 16,000 | 4,640 | 4,320 | 4,160 | 1,104 | 480 | 320 | 320 | 128 | 48 | ÷ | 160 | 160 | 160 | 16,000 | 9,018 | 56% | 18,409 |
| Facilities Maint. | 96,000 | 27,840 | 25,920 | 24,960 | 6,624 | 2,880 | 1,920 | 1,920 | 768 | 288 | = | 960 | 960 | 960 | 96,000 | 41,273 | 43% | 94,402 |
| Membership and dues | 12,000 | 3,480 | 3,240 | 3,120 | 828 | 360 | 240 | 240 | 96 | 36 | € | 120 | 120 | 120 | 12,000 | 10,538 | 88% | 11,282 |
| Education allowance (consolidated with line 64+65 | 0 | * | 300 | * | * | * | : €: | 1#1 | *: | %€: | × | 25 | 35 | ? = 3 | | * | | |
| A Indirect cost recovery(County A87) | 78,331 | 22,716 | 21,149 | 20,366 | 5,405 | 2,350 | 1,567 | 1,567 | 627 | 235 | | 783 | 783 | 783 | 78,331 | 52,221 | 67% | 82,146 |
| A Books and Publication | 5,000 | 1,450 | 1,350 | 1,300 | 345 | 150 | 100 | 100 | 40 | 15 | | 50 | 50 | 50 | 5,000 | 4,110 | 82% | 15,548 |
| ss Office Equip./Supp. & Furniture/Fixtures<5000 | 12,000 | 3,480 | 3,240 | 3,120 | 828 | 360 | 240 | 240 | 96 | 36 | - | 120 | 120 | 120 | 12,000 | 2,800 | 23% | 8,119 |
| A Mail Center - ISF | 7,000 | 2,030 | 1,890 | 1,820 | 483 | 210 | 140 | 140 | 56 | 21 | = | 70 | 70 | 70 | 7,000 | 4,195 | 60% | 7,124 |
| A Purchase Charges - ISF | 4,000 | 1,160 | 1,080 | 1,040 | 276 | 120 | 80 | 80 | 32 | 12 | | 40 | 40 | 40 | 4,000 | 1,992 | 50% | 3,645 |
| A Copy Machine - ISF | 7,100 | 2,059 | 1,917 | 1,846 | 490 | 213 | 142 | 142 | 57 | 21 | | 71 | 71 | 71 | 7,100 | 6,142 | 87% | 2,586 |
| A Information Tech - ISF | 9,000 | 2,610 | 2,430 | 2,340 | 621 | 270 | 180 | 180 | 72 | 27 | - | 90 | 90 | 90 | 9,000 | 4,410 | 49% | 7,295 |
| A Computer Services Non ISF | 28,000 | 8,120 | 7,560 | 7,280 | 1,932 | 840 | 560 | 560 | 224 | 84 | - | 280 | 280 | 280 | 28,000 | 14,000 | 50% | 28,056 |
| Building Lease/Rental | 80,000 | 23,200 | 21,600 | 20,800 | 5,520 | 2,400 | 1,600 | 1,600 | 640 | 240 | * | 800 | 800 | 800 | 80,000 | 46,131 | 58% | 89,283 |
| A Storage Charges - ISF | 7,000 | 2,030 | 1,890 | 1,820 | 483 | 210 | 140 | 140 | 56 | 21 | | 70 | 70 | 70 | 7,000 | 4,123 | 59% | 7,916 |
| Mileage Reimb Staffs only | 24,000 | 6,960 | 6,480 | 6,240 | 1,656 | 720 | 480 | 480 | 192 | 72 | Ē. | 240 | 240 | 240 | 24,000 | 11,920 | 50% | 20,346 |
| Conference/Seminars - AFS Staffs | 5,000 | 1,450 | 1,350 | 1,300 | 345 | 150 | 100 | 100 | 40 | 15 | 5 | 50 | 50 | 50 | 5,000 | 3,232 | 65% | 10,435 |
| Conference and Seminars - WDB Staffs | 20,000 | 5,800 | 5,400 | 5,200 | 1,380 | 600 | 400 | 400 | 160 | 60 | 9 | 200 | 200 | 200 | 20,000 | 12,202 | 61% | 26,275 |
| 66 A Fiscal/HR/BTD/ET (HSA) | 250,000 | 72,500 | 67,500 | 65,000 | 17,250 | 7,500 | 5,000 | 5,000 | 2,000 | 750 | 9 | 2,500 | 2,500 | 2,500 | 250,000 | 115,482 | 46% | 264,899 |
| 67 Attorney Fees | 8,000 | 2,320 | 2,160 | 2,080 | 552 | 240 | 160 | 160 | 64 | 24 | * | 80 | 80 | 80 | 8,000 | 6,230 | 78% | 2,453 |
| Other misc. Admin Services | 5,000 | 1,450 | 1,350 | 1,300 | 345 | 150 | 100 | 100 | 40 | 15 | * | 50 | 50 | 50 | 5,000 | 1,280 | 26% | 693 |
| Subtotal Overhead | 743,431 | 215,595 | 200,726 | 193,292 | 51,297 | 22,303 | 14,869 | 14,869 | 5,947 | 2,230 | | 7,434 | 7,434 | 7,434 | 743,431 | 391,655 | 53% | 765,160 |
| 70 Planned Total Grant Expenses | | 1,736,122 | 1,580,611 | 1,514,523 | 279,753 | 118,424 | 168,204 | 281,376 | 64,840 | 36,030 | 2,118 | 330,463 | 279,545 | 257,359 | 6,649,369 | 3,212,554 | 48% | 6,722,745 |
| A Admin Rate for State Reporting | | 7% | 7% | 7% | 10% | 10% | 5% | 3% | 5% | 3% | 0% | 1% | 1% | 2% | 6% | | | |
| 72 Admin Rate (State Reported + Other) | | 12% | 13% | 13% | 18% | 19% | 9% | 5% | 8% | 4% | 0% | 2% | 3% | 3% | 11% | | | 15 |
| Work in Progress: Grant Balances | | 1,132 | 2,966 | 4,498 | 412 | 978 | (2,204) | 7,259 | 7,916 | 23,370 | * | (1,233) | (2,474) | 2,838 | 45,460 | | | |
| Actual Spend Through 12/31/19 | | 926,688 | 881,204 | 709,227 | 161,024 | 47,994 | 100,521 | 207 | 64,680 | 35,165 | | 282,868 | 2,977 | | | | | |
| % of Actual to Budget (100% Through the Fiscal Year) | | 53% | 56% | 47% | 58% | , | 60% | 0% | 100% | 98% | 0% | 86% | 1% | 0% | | | | |
| | | 810,566 | 702,373 | 809,794 | 119,141 | 71,408 | 65,479 | 288,428 | 8,076 | 24.235 | 2,118 | 46,362 | 274,094 | 260,197 | | | | |
| Unspent Through 12/31/19 | | 810,506 | 102,313 | 009,194 | 119,141 | 71,408 | 65,479 | 200,420 | 0,070 | 24,233 | 2,118 | 40,302 | 214,094 | 200,197 | | | | |

Plan Updates
1 11/7/2019 Updated WAF (#1117) and RPI (#1122) to reflect revised projected spending for FY 19/20
2 12/5/2019 Updated core grant allocation amounts per 12/5/19 WSIN 19-17



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TO: WORKFORCE DEVELOPMENT BOARD

FROM: TONY SKINNER, CHAIR PROGRAMS COMMITTEE

DATE: FEBRUARY 13, 2020

SUBJECT: RECOMMENDATION THAT THE EXECUTIVE COMMITTEE OF THE WORKFORCE

DEVELOPMENT BOARD OF VENTURA COUNTY (WDB) RECOMMEND THAT THE FULL WORKFORCE DEVELOPMENT BOARD OF VENTURA COUNTY APPROVE THE MODIFICATION OF TWO CONTRACTS TO PROVIDE COMPREHENSIVE WORKFORCE INNOVATION AND OPPORTUNITY ACT (WIOA) YOUTH SERVICES TO EXTEND THE

CONTRACT TERM FOR ONE YEAR AND ADD \$535,000 TO THE CONTRACT VALUE.

RECOMMENDATION

Recommendation that the Executive Committee of the Workforce Development Board of Ventura County (WDB) recommend that the full Workforce Development Board of Ventura County approve the modification of two contracts to provide comprehensive Workforce Innovation and Opportunity Act (WIOA) Youth Services to Boys & Girls Clubs of Greater Oxnard & Port Hueneme and PathPoint, including a one-year extension to the contract term and addition of \$535,000 supplement to the contract amount.

BACKGROUND

The WDB issued the comprehensive youth services Request for Proposals (RFP) on October 21, 2019. Three proposals were received and reviewed. After carefully reviewing the reader scores, comments and ranking of the proposals, along with other relevant criteria (i.e., WIOA funding, direction, performance, and training), the proposals from PathPoint, Goodwill Industries of Ventura and Santa Barbara Counties, and Boys & Girls Clubs of Greater Oxnard & Port Hueneme we are currently unable to determine a clear choice of contractors for the provision of services.

DISCUSSION

The two contracts originally approved by the Ventura County Board of Supervisors on June 20, 2017 specify the initial base performance period of the contract is from July 1, 2017 - June 30, 2018 and may be extended for two option years upon mutual agreement of the parties, subject to all terms and conditions listed therein and subject to the appropriation of funds by the Board of Supervisors. The contracts have since been extended for two options years. Under the WIOA, Youth Services may be renewed every four years; therefore, this extension request would be in compliance within WIOA.

- 1. Base term: July 1, 2017 June 30, 2018
- 2. Option term 1: July 1, 2018 June 30, 2019
- 3. Option term 2: July 1, 2019 June 30, 2020
- 4. Modification Extension term: July 1,2020 June 30, 2021



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At the conclusion of the option term one, program year (PY) 2018-2019 and term two, PY 2019-2020, it is necessary to make a decision regarding renewal of each contract for an extension year (PY 2020-2021).

On February 5, 2020, the WDB Programs Committee, serving as the WDB oversight committee for WIOA programs, discussed the cancellation of the current RFP and re-release in late 2020.

Discussion involved carefully reviewing the provider's enrollment statistics, Workforce Experience expenditure reports, WIOA Performance Indicator reports, and accountability and compliance monitoring reports from the Contracts Department of the Human Services Agency (HSA) and from the State of California's Employment Development Department (EDD). Additionally, the committee carefully considered previous summary reports which detailed the corrective action plans and results of all monitoring activity, case reviews, and technical assistance provided to both contractors. Following discussion and evaluation of the evidence provided, the committee unanimously concluded to cancel the current RFP and re-release a new RFP in late (possibly October) 2020. Current contracts with current providers will be extended for one more year. Contracts from the new RFP should start July 1, 2021.

Prior to the new RFP being released, WDB staff will conduct a stakeholder process with youth-serving organizations, stakeholders and subject matter experts for input on program design, review challenges, and build opportunities for collaboration among the community based organizations.

Over the next year WDB Staff will also provide a series of trainings on program related topics and best practices particularly in a career-path approach to current contractors and any interested youth-serving organizations. Those attending will learn more about WIOA and how to serve various youth populations in order to build their capacity and interest in applying for the new RFP.

The Programs Committee recommends that the Executive Committee recommend to the WDB approval of a one-year extension (July 1, 2020 through June 30, 2021) for both providers and a contract increase of \$535,000 each to fund the additional year of services. If approved by the Executive Committee, the WDB will consider approval of the two contracts on February 27, 2020. Subsequent to WDB approval, the county Board of Supervisors will consider the two contract modifications for approval prior to June 30, 2020.

If you have questions, please call me at (805) 642-2149, or contact Norman Albances at (805) 289-8128, email Norman.Albances@ventura.org



NONDISCRIMINATION AND EQUAL OPPORTUNITY PROCEDURES

PURPOSE

This policy provides guidance and establishes the procedures regarding nondiscrimination and equal opportunity procedures.

This policy supersedes Local Policy Bulletin #2015-07 Policy on Non-discrimination and Equal Opportunity, dated July 1, 2015. Retain this policy until further notice.

SCOPE

The Workforce Development Board of Ventura County (WDBVC) and its contractors and subrecipients.

REFERENCES

- Workforce Services Directive WSD17-01, Nondiscrimination and Equal Opportunity Procedures (August 1, 2017)
- Civil Rights Act of 1964 (Public Law 88-352) Titles VI and VII
- Education Amendments of 1972 (Public Law 92-318) Title IX
- Rehabilitation Act of 1973 (Rehab Act) (Public Law 93-112) Title V, Section 504
- Age Discrimination Act of 1975 (Public Law 94-135)
- Americans with Disability Act of 1990 (ADA) (Public Law 101-336)
- Workforce Innovation and Opportunity Act (WIOA) (Public Law 113-128) Sections 121(b), 183(c), and 188
- Title 20 Code of Federal Regulations (CFR) Section 658.400
- Title 28 CFR Part 35, Subpart A
- Title 29 CFR Parts 31, 32, 34, 38, and 1690-1691
- Title 41 CFR Part 101-19, Subpart 101-19.6
- Title 45 CFR Part 90, Subpart D, Section 90.43(c)(3)
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency (LEP)
- Fair Employment and Housing Act, Government Code, Section 12900 12996
- Dymally-Alatorre Bilingual Services Act (DABSA), Government Code, Section 7290-7299.8
- Workforce Services Directive WSD17-05, Oversight and Monitoring of Nondiscrimination and EO Procedures (August 29, 2017)

POLICY

The nondiscrimination and equal opportunity provisions found in Section 188 of WIOA and 29 CFR Part 38 prohibit discrimination on the basis of race; color; religion; sex (including pregnancy, childbirth, and related medical conditions, transgender status, and gender identity); national origin (including LEP); age; disability; political affiliation or belief; or, for beneficiaries, applicants, and participants only, on the basis of citizenship status or participation in a WIOA Title I-financially assisted program or activity.

Definitions

For purposes of this policy, the following definitions apply:

Complaint – An allegation of a violation of the nondiscrimination and equal opportunity provisions.

Recipient – Any entity to which financial assistance under the WIOA Title I is extended, either directly from the Department of Labor (DOL) or through the Governor or another recipient (including any successor, assignee, or transferee of a recipient), but excluding the ultimate beneficiaries of the WIOA Title I funded program or activity. In addition, One-Stop partners, as defined in Section 121(b) of WIOA, are treated as "recipients" and are subject to the nondiscrimination and equal opportunity requirements of 29 CFR Part 38, to the extent that they participate in the One-Stop delivery system (29 CFR Section 38.4[zz]).

Assurances

Contracts, cooperative agreements, job training plans, and policies and procedures must contain the nondiscrimination assurance specified in 29 CFR Section 38.25 and 38.26. The nondiscrimination assurance must state that the grant applicant will "comply fully with the nondiscrimination and equal opportunity provisions of the WIOA" (29 CFR Part 38 Preamble) and acknowledge the government's right to seek judicial enforcement of the nondiscrimination assurance.

Also in accordance with 29 CFR Section 38.25, each application for federal financial assistance under WIOA Title I must include the nondiscrimination assurance. Application for assistance is defined as the process by which required documentation is provided to the Governor, recipient, or the DOL prior to, and as a condition of, receiving federal financial assistance under WIOA Title I (including both new and continuing assistance).

EO Officers

The WDBVC designated an EO Officer who is responsible for coordinating its obligation under these regulations. The state requires that WDBVC notify the EDD's Equal Employment Opportunity (EEO) Office whenever the designation of the WDBVC EO Officer changes. The WDBVC EO Officer's responsibilities include the following:

- Serving as the liaison with the EDD EEO Office.
- Investigating and monitoring the WDBVC and its subrecipients' WIOA Title I funded activities and programs.
- Reviewing the WDBVC's organizations' and its subrecipients' written policies.
- Developing, publishing, and enforcing the WDBVC's discrimination complaint procedures.
- Conducting outreach and education about equal opportunity and nondiscrimination requirements consistent with 29 CFR Section 38.40, and how an individual may file a complaint consistent with 29 CFR Section 38.69.
- Participating in continuing training and education, and ensuring that assigned staff receives the necessary training and support to maintain competency.
- Informing participants, employees, and program beneficiaries of their equal opportunity rights and responsibilities, and how the discrimination complaint process works.

The WDBVC will assign sufficient staff and resources to the EO Officer to ensure compliance with the nondiscrimination and equal opportunity provisions of the WIOA and 29 CFR Part 38.

The WDBVC's EO Officer's contact information is publicized at the local level through a variety of means, including posters, handouts, and listings in local directories. The WDBVC's EO Officer's identity and contact information appears on all internal and external communications about the recipient's nondiscrimination and equal opportunity programs.

Service Providers

Service providers, as defined in 29 CFR Section 38.4, do not need to designate an EO Officer with the full responsibilities as described above, but must designate an individual who will be responsible for the developing and publishing of complaint procedures and the processing of complaints as required by 29 CFR Section 38.72 through 38.75.

Notice and Communication

A recipient must provide initial and continuing notice that it does not discriminate on any prohibited basis. Attachments I and II of this policy contain the notice/poster relating to Equal Opportunity is the Law along with language highlighting the right to file a complaint under What to Do if You Believe You Have Experienced Discrimination. This notice/poster meets the following criteria (29 CFR Section 38.36[a]):

- Posted prominently, in reasonable numbers and places, in available and conspicuous physical locations and on the recipient's website pages.
- Disseminated in internal memoranda and other written or electronic communications with staff.
- Included in employee and participant handbooks or manuals regardless of form, including electronic and paper form if both are available.

 Provided to each participant and employee; the notice must be made part of each employee's and participant's file. It must be a part of both paper and electronic files, if both are maintained.

The notice must be provided in appropriate formats to registrants, applicants, eligible applicants/registrants, and applicants for employment and employees and participants with visual impairments. Where notice has been given in an alternate format to registrants, applicants, eligible applicants/registrants, participants, applicants for employment and employees with a visual impairment, a record that such notice has been given must be made part of the employee's or participant's file. The notice must be provided in appropriate languages other than English (29 CFR Section 38.36[b]).

As it concerns communication, recipients must indicate that the WIOA Title I-financially assisted program or activity in question is an "equal opportunity employer/program," and that "auxiliary aids and services are available upon request to individuals with disabilities." This must be included on recruitment brochures and other materials that are ordinarily distributed or communicated in written and/or oral form, electronically and/or on paper to staff, clients, or the public at large, to describe programs financially assisted under WIOA Title I or the requirements for participation by recipients and participants.

Where such materials indicate that the recipient may be reached by voice telephone, the materials must also provide the TTY number or equally effective communications system, such as a videophone, captioned telephone, or a relay service. The California Relay Service can be reached by dialing 711 or 1-800-735-2922.

Recipients that publish or broadcast program information in the news media must ensure that such publications and broadcasts state that the WIOA Title I-financially assisted programs or activity in question is an equal opportunity employer/program (or otherwise indicate that discrimination in the WIOA Title I-financially assisted program or activity is prohibited by Federal law) and indicate that auxiliary aids and services are available upon requests to individuals with disabilities.

A recipient must not communicate any information that suggests, by text or illustration, that the recipient treats beneficiaries, registrants, applicants, participants, employees or applicants for employment differently on any prohibited basis, except as such treatment is otherwise permitted under federal law or regulation.

During each presentation to orient new participants, new employees, and/or the general public to its WIOA Title I-financially assisted programs or activity, whether this be in person or over the internet or using other technology, a recipient must include a discussion of rights and responsibilities under the nondiscrimination and equal opportunity provisions of WIOA Section 188 and 29 CFR Part 38, including the right to file a complaint of discrimination with the recipient or the Director of the CRC. This information must be communicated in appropriate languages as

required in 29 CFR Section 38.9 and in formats accessible for individuals with disabilities as required in 29 CFR Part 38 and specified in Section 38.15.

In California, the DABSA requires that when state and local agencies serve a "substantial number of non-English-speaking people," they must employ a "sufficient number of qualified bilingual staff in public contact positions" and translate documents explaining available services in their clients' language. The DABSA establishes specific legal mandates for state agencies, but allows local agencies discretion in establishing the level and extent of bilingual services they provide.

Data and Information Collection and Maintenance

Each recipient must collect and maintain nondiscrimination data. The system and format in which the records and data are kept must be designed to allow the Governor and the CRC to conduct statistical or other quantifiable data analyses to verify the recipient's compliance with Section 188 of the WIOA and 29 CFR Part 38.

Nondiscrimination data must include, but is not limited to, records on applicants, registrants, eligible applicants/registrants, participants, terminees, employees, and applicants for employment. Each recipient must record the race/ethnicity, sex, age, and where known, disability status, of every applicant, registrant, participant, terminee, applicant for employment, and employee. Such information must be kept for a period of not less than three years from the close of the applicable program year, stored in a manner that ensures confidentiality, and must be used only for the purposes of any of the following:

- Recordkeeping and reporting.
- Determining eligibility, where appropriate, for WIOA Title I-financially assisted programs or activities.
- Determining the extent to which the recipient is operating its WIOA Title I-financially assisted program or activity in a nondiscriminatory manner.
- Other use authorized by law.

Any medical or disability-related information obtained about a particular individual, including information that could lead to the disclosure of a disability, must be collected on separate forms. All such information, whether in hard copy, electronic, or both, must be maintained in one or more separate files, apart from any other information about the individual, and treated as confidential. Whether these files are electronic or hard copy, they must be locked or otherwise secured (e.g., through password protection).

LEP and Preferred Language Data

As indicated in 29 CFR Section 38.41, "LEP and preferred language" has been added to the list of categories of information that each recipient must record about each applicant, registrant, eligible applicant/registrant, participant, and terminee. It should be noted that this data collection obligation would not apply to applicants for employment and employees because the

obligation as to LEP individuals in 29 CFR Section 38.9 does not apply to those categories of individuals. A recipients' collection of information relates directly to serving (not employing) LEP individuals.

As it relates to the collection of "LEP and preferred language" data, the CRC has decided to delay enforcement for two years from the January 3, 2017 effective date of 29 CFR Part 38 in order to allow recipients adequate time to update their data collection and maintenance systems. This means that full compliance is required by January 3, 2019, when the CRC will begin enforcing the collection of "LEP and preferred language" data.

Discrimination Complaint Log

Each recipient must promptly notify the WDBVC when any administrative enforcement actions or lawsuits are filed against it alleging discrimination on the basis of race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, transgender status, and gender identity), national origin (including LEP), age, disability, or political affiliation or belief, or, for beneficiaries, applicants, and participants only, on the basis of citizenship or participation in a WIOA Title I-financially assisted program or activity.

Each recipient must maintain a log (Attachment V) of complaints filed with the recipient that allege discrimination on the basis of race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, transgender status, and gender identity), national origin, age, disability, political affiliation or belief, citizenship, and/or participation in a WIOA Title I-financially assisted program or activity. The log must include the following:

- The name and address of the complainant
- The basis of the complaint
- A description of the complaint
- The date the complaint was filed
- The disposition and date of disposition of the complaint
- Other pertinent information

Information that could lead to identification of a particular individual as having filed a complaint must be kept confidential.

The WDBVC requires a copy of the recipient's complaint log annually (each calendar year). Please e-mail the complaint log to HSA-Info.WDB@ventura.org.

Affirmative Outreach

The guidelines found in 29 CFR Section 38.40 require recipients to take appropriate steps to ensure that they are providing equal access to their WIOA Title I-financially assisted programs and activities. These steps should involve reasonable efforts to include members of the various

groups protected by 29 CFR Part 38 including but not limited to persons of different sexes, various racial and ethnic/national origin groups, various religions, LEP individuals, individuals with disabilities, and individuals in different age groups. Such efforts may include, but are not limited to, the following:

- Advertising the recipient's programs and/or activities in media such as newspapers or radio programs that specifically target various populations.
- Sending notices about openings in the recipient's programs and/or activities to schools or community service groups that serve various populations.
- Consulting with appropriate community service groups about ways in which the recipient may improve its outreach and service to various populations.

Discrimination Prohibited Based on Disability

In providing any aid, benefit, service, or training under a WIOA Title I-financially assisted program or activity, whether directly or through contractual, licensing, or other arrangements, on the basis of disability, a recipient must not do any of the following:

- Deny a qualified individual with a disability the opportunity to participate in or benefit from the aid, benefit, service, or training, including meaningful opportunities to seek employment and work in competitive integrated settings.
- Afford a qualified individual with a disability an opportunity to participate in or benefit from the aid, benefits, services, or training that is not equal to that afforded others.
- Provide a qualified individual with a disability with any aid, benefit, service, or training that is not as effective in affording equal opportunity to obtain the same result, to gain the same benefit, or to reach the same level of achievement as that provided to others.
- Provide different, segregated, or separate aid, benefit, service, or training to individuals
 with disabilities, or to any class of individuals with disabilities, unless such action is
 necessary to provide qualified individuals with disabilities with any aid, benefit, service,
 or training that is as effective as those provided to others, and consistent with the
 requirements of the Rehab Act as amended by the WIOA, including those provisions that
 prioritize opportunities in competitive integrated employment.
- Deny a qualified individual with a disability the opportunity to participate as a member of planning or advisory boards.
- Otherwise limit a qualified individual with a disability in enjoyment of any right, privilege, advantage, or opportunity enjoyed by others receiving any aid, benefit, service, or training.

Accessibility Requirements

No qualified individual with a disability may be excluded from participation in, or be denied the benefits of a recipient's service, program, or activity or be subjected to discrimination by any recipient because a recipient's facilities are inaccessible or unusable by individuals with

disabilities. Recipients that are subject to Title II of ADA of 1990 must also ensure that new facilities or alterations of facilities that began construction after January 26, 1992, comply with the applicable federal accessible design standards, such as the ADA Standards for Accessible Design (1991 or 2010) or the Uniform Federal Accessibility Standards. In addition, recipients that receive federal financial assistance must meet their accessibility obligations under Section 504 of the Rehab Act and the implementing regulations at 29 CFR Part 32. Some recipients may be subject to additional accessibility requirements under other statutory authority, including Title III of the ADA that is not enforced by the CRC. As indicated in Section 38.3(d)(10), compliance with this part does not affect a recipient's obligation to comply with the applicable ADA Standards for Accessible Design.

All WIOA Title I-financially assisted programs and activities must be programmatically accessible. This includes providing reasonable accommodations for individuals with disabilities, making reasonable modifications to policies, practices, and procedures, administering programs in the most integrated setting appropriate, communicating with persons with disabilities as effectively as with others, and providing appropriate auxiliary aids or services, including assistive technology devices and services, where necessary to afford individuals with disabilities an equal opportunity to participate in, and enjoy the benefits of, the program or activity. Recipients shall complete the Physical & Program Accessibility Checklist (Attachment VI) each program year.

Reasonable Accommodation and Reasonable Modifications for Individuals with Disabilities

With regard to any aid, benefit, service, training, and employment, a recipient must provide reasonable accommodations to qualified individuals with disabilities who are applicants, registrants, eligible applicants/registrants, participants, employees, or applicants for employment, unless providing the accommodation would cause undue hardship. For more information on what would constitute undue hardship as it relates to a reasonable accommodation of individuals with disabilities, please see the definition of "undue burden or undue hardship" found in 29 CFR Section 38.4(rrr)(1).

With regard to any aid, benefit, service, training, and employment, a recipient must also make reasonable modifications in policies, practices, or procedures when the modifications are necessary to avoid discrimination on the basis of disability, unless making the modifications would fundamentally alter the nature of the service, program, or activity, which would constitute a fundamental alteration. For more information, see the definition of "fundamental alteration" found in 29 CFR Section 38.4(z).

In those circumstances where a recipient believes that the proposed accommodation would cause undue hardship, or the proposed modification would fundamentally alter the program, the recipient has the burden of proving that compliance with this section would result in such hardship and alteration. The recipient must make the decision that the accommodation would cause such hardship or result in such alteration only after considering all factors listed in the definitions of "undue hardship" and "fundamental alteration." The decision must be accompanied by a written statement of the recipient's reasons for reaching that conclusion. The

recipient must provide a copy of the statement of reasons to the individual(s) who requested the accommodation or modification.

If a requested accommodation would result in undue hardship or a modification would result in a fundamental alteration, the recipient must take any other action that would not result in such hardship or such alteration but would nevertheless ensure that individuals with disabilities receive the aid, benefits, services, training or employment provided by the recipient.

In addition, a recipient must take appropriate steps to ensure that communications with individuals with disabilities, such as beneficiaries, registrants, applicants, eligible applicants/registrants, participants, applicants for employment, employees, members of the public, and their companions are as effective as communications with others.

A Reasonable Accommodation Policy and Procedure Guide (Attachment IV) should be used when processing reasonable accommodation requests. This document should contain two sections: (1) provide general guidance and definitions for use when processing reasonable accommodation requests, and (2) provide step-by-step instructions on how to process these requests.

Service Animals

Generally, a recipient shall modify its policies, practices, or procedures to permit the use of a service animal by an individual with a disability.

Mobile Aids and Devices

A recipient must permit individuals with mobility disabilities to use wheelchairs and manually-powered mobility aids, such as walkers, crutches, canes, braces, or other similar devices designed for use by individuals with mobility disabilities, in any areas open to pedestrian use.

A recipient must make reasonable modifications in its policies, practices, or procedures to permit the use of other power-driven mobility devices by individuals with mobility disabilities, unless the recipient can demonstrate that the class of other power-driven mobility devices cannot be operated in accordance with legitimate safety requirements that the recipient has adopted.

Complaint Processing Procedures

 Any person who believes that he or she or any specific class of individuals has been or is being subjected to discrimination prohibited by the nondiscrimination and equal opportunity provisions of the WIOA may file a written complaint by using the Discrimination Complaint Form (Attachment III). It should be noted that a representative may also file a complaint on behalf of a person who believes that they have been subjected to discrimination.

- The complaint may be filed either with the WDBVC's EO Officer (or the person designated for this purpose), or directly with the CRC at DOL, 200 Constitution Avenue N.W., Room N 4123, Washington, D.C. 20210.
- A complaint filed, pursuant to 29 CFR Section 38.69, must be filed within 180 days of the
 alleged discrimination. The CRC, if shown good cause, may extend the filing time. In order
 to receive an extension, the complainant must be notified that a waiver letter is to be
 filed with the CRC. The waiver letter should include the reason the 180 day time period
 elapsed. This time period for filing is for the administrative convenience of the CRC and
 does not create a defense for the respondent.
- Complaints must be filed in writing by completing the Discrimination Complaint Form (Attachment III). It should be noted that both complainant and respondent have the right to be represented by an attorney or other individual of his or her choice.
- An Alternative Dispute Resolution (ADR). The complainant must be offered ADR immediately upon receipt of the complaint. The choice whether to use ADR rests with the complainant.

The preferred form of ADR is mediation. Mediation is a voluntary process during which a neutral third party assists both parties (complainant and respondent), communicates their concerns, and comes to an agreement about how to resolve a dispute. The mediator does not make decisions, rule as to who is right or wrong, nor take sides or advocate for one side or the other. The role of the mediator is to help with communication so the parties can reach an understanding about how to best resolve their differences.

As the law allows, mediation proceedings and the information shared are confidential and no information divulged during this mediation may be used in court or any legal or administrative proceedings.

If the parties do not reach an agreement under ADR, the complainant may file directly with the CRC as described in 29 CFR Sections 38.69 through 38.72.

A party to any agreement reached under ADR may file a complaint with the CRC in the event the agreement is breached. In such circumstances, the following rules will apply:

- The non-breaching party may file a complaint with the CRC within 30 days of the date on which the non-breaching party learns of the alleged breach.
- The CRC must evaluate the circumstances to determine whether the agreement has been breached. If the CRC determines that the agreement has been breached, the complainant may file a complaint with the CRC based upon his or her original allegation(s), and the CRC will waive the time deadline for filing such a complaint.

Complaints filed with the WDBVC

The WDBVC EO Officer shall issue a written acknowledgement of receipt by the WDBVC of a complaint alleging discrimination by a WIOA Title I recipient and shall include a notice of the complainant's right to representation in the complaint process.

If the complainant elects not to participate in the ADR process, the WDBVC EO Officer shall investigate the circumstances underlying the alleged complaint.

Conciliation

At any point in the investigation of the complaint, the complainant, respondent, or the WDBVC EO Officer may request that the parties attempt conciliation. The WDBVC EO Officer shall facilitate such conciliation efforts.

Conciliation is a process whereby the parties to a dispute agree to utilize the services of a conciliator, who then meets with the parties separately in an attempt to resolve their differences. Conciliation differs from mediation in that the main goal is to conciliate, most of the time by seeking concessions.

If the conciliator is successful in negotiating an understanding between the parties, said understanding is almost always committed to writing (usually with the assistance of legal counsel) and signed by the parties, at which time it becomes a legal binding contract and falls under contract law.

The WDBVC shall be allowed 90 days to issue a Notice of Final Action from the date on which the complaint was filed. If, during the 90-day period, the WDBVC issues a decision that is not acceptable to the complainant, the complainant or his or her representative may file a complaint with the CRC within 30 days after the date on which the complainant receives the Notice.

If the 90 days expire and the complainant does not receive a Notice of Final Action from the WDBVC, or the WDBVC failed to issue a Notice of Final Action, the complainant or his/her representative may file a complaint with the CRC within 30 days of the expiration of the 90-day period. In other words, the complaint must be filed with the CRC within 120 days of the date on which the complaint was filed with the WDBVC.

The CRC may extend the 30-day time limit if the complainant is not notified, as provided in 29 CFR Section 38.77, or for other good cause shown.

The WDBVC shall notify the complainant in writing immediately upon determining that it does not have jurisdiction over a complaint that alleges a violation of the nondiscrimination and equal opportunity provisions of the WIOA. The Notice of Lack of Jurisdiction must also include the basis for such determination, as well as a statement of the complainant's right to file a written complaint with the CRC within 30 days of receipt of the Notice.

During the resolution process, the WDBVC EO Officer shall assure that all parties involved are given due process. These due process elements include the following:

- A notice to all parties of the specific charges
- A notice to all parties of the responses to the allegations
- The right of both parties to representation
- The right of each party to present evidence, and to question others who present evidence
- A decision made strictly on the evidence on the record

Actions by the CRC

The CRC determines acceptance of a complaint filed pursuant to 29 CFR Section 38.78. When the CRC accepts a complaint for investigation, it shall do the following:

- Notify the WDBVC and the complainant of the acceptance of the complaint for investigation.
- Advise the WDBVC and complainant on the issues over which the CRC has accepted jurisdiction.

The WDBVC, the complainant, or a representative may contact the CRC for information regarding the complaint filed. When a complaint contains insufficient information, the CRC will seek the needed information from the complainant. If the complainant is unavailable after reasonable efforts have been made to reach him or her, or the information is not provided within the time specified, the complaint file may be closed without prejudice upon written notice sent to the complainant's last known address (29 CFR Section 38.79).

In accordance with WIOA Section 183(c), the CRC may issue a subpoena to the complainant to appear and give testimony and/or produce documentary evidence, before a designated representative, relating to the complaint being investigated. Issuing a subpoena can be done any place in the U.S., at any designated time and place.

Where the CRC lacks jurisdiction over a complaint, the CRC shall do the following:

- Notify the complainant, explaining why the complaint is not covered by the nondiscrimination and equal opportunity provisions of the WIOA or 29 CFR Part 38.
- Refer the complainant to the appropriate federal, state, or local authority, when possible.

The CRC will notify the complainant when a claim is not to be investigated and explain the basis for that determination.

The CRC will refer complaints governed by the Age Discrimination Act of 1975 to mediation as specified in 45 CFR Section 90.43(c)(3).

If the complainant alleges more than one kind of complaint, "joint complaint" (e.g., individual employment discrimination, age discrimination, equal pay discrimination, etc.), the CRC shall refer such joint complaint to the Equal Employment Opportunity Commission for investigation and conciliation under the procedures described in 29 CFR, Parts 1690 or 1691, as appropriate. The CRC will advise the complainant and the WDBVC of the referral.

Under the AJCC delivery system where the complainant alleges discrimination by an entity that operates a program or activity financially assisted by a federal grant making agency other than DOL, but participates as a partner in the AJCC delivery system, the following procedures apply:

- If the complainant alleges discrimination on a basis that is prohibited both by Section 188
 of the WIOA and by a civil rights law enforced by the federal grant making agency, the
 CRC and the grant making agency have dual jurisdiction over the complaint. The CRC will
 refer the complaint to the grant making agency for processing. The grant making agency's
 regulations will govern the processing of the complaint.
- If the complainant alleges discrimination on the basis that is prohibited by Section 188 of the WIOA, but not by any civil rights laws enforced by the federal grant making agency, the CRC has sole jurisdiction over the complaint and will retain and process the complaint pursuant to 29 CFR Part 38. The CRC will advise the complainant and the WDBVC of the referral.

The CRC may offer the parties of a complaint the option of mediating the complaint. In such circumstances, the following rules apply:

- Because mediation is voluntary, both parties must consent before the mediation process proceeds.
- The mediation will be conducted under the guidance issued by the CRC.
- If the parties are unable to reach resolution of the complaint through the mediation, the CRC will investigate and process the complaint under 29 CFR Sections 38.82 through 38.88.

After making such a cause finding, the CRC shall issue an Initial Determination. The Initial Determination shall notify the complainant and the WDBVC, in writing, of the following:

- The specific findings of the investigation
- The proposed corrective or remedial action and the time by which the corrective or remedial action must be completed
- Whether it will be necessary for the WDBVC to enter into a written agreement
- The opportunity to participate in voluntary compliance negotiations

Where a no cause determination is made, the CRC must issue a Final Determination to the complainant and the WDBVC. The Final Determination represents the DOL's final agency action on the complaint.

Complaint Determinations

A Letter of Findings, Notice to Show Cause, or Initial Determination issued pursuant to 29 CFR Sections 38.86 or 38.87, 38.88 and 38.89, or 38.90, respectively, must include the steps and the specific time period it will take the WDBVC to achieve voluntary compliance. See Section 38.90 for corrective action steps. Monetary corrective action may not be paid from federal funds.

Intimidation and Retaliation are Prohibited

No recipient may discharge, intimidate, retaliate, threaten, coerce, or discriminate against any individual because the individual has filed a complaint alleging any of the following:

- A violation of the WIOA.
- Opposed a practice prohibited by the nondiscrimination and equal opportunity provisions of the WIOA.
- Furnished information to, or assisted or participated in any manner in an investigation, review, hearing, or any other activity related to administration of, exercise of authority under, or exercise of privilege secured by the nondiscrimination and equal opportunity provisions of WIOA or 29 CFR Part 38.

The sanctions and penalties contained in these procedures may be imposed against any recipient who engages in any such retaliation or intimidation, or fails to take necessary steps to prevent such activity.

Oversight and Monitoring Responsibilities

The WDBVC is responsible for the oversight and monitoring of all WIOA Title I-financially assisted programs. Additionally, the WDBVC must annually monitor all service providers, including eligible training providers, for compliance with Section 188 of the WIOA and 29 CFR Part 38. Consequently, the WDBVC will conduct <u>ANNUAL</u> monitoring reviews of recipients. The annual monitoring reviews will ensure that the recipients are in compliance with the nondiscrimination and equal opportunity provisions of the WIOA. The WDBVC will determine whether each recipient is conducting its WIOA Title I-financially assisted program or activity in a nondiscriminatory way.

The WDBVC will keep copies of their compliance monitoring efforts and reports on file. The WDBVC's compliance monitoring reports will be used as an assessment reference when developing Corrective Action Plans, and for scheduled onsite monitoring reviews that may be required by authorized federal and state reviewers.

ACTION

Bring this policy to the attention of all affected staff.

INQUIRIES

Inquiries regarding this policy can be addressed to the WDBVC at 805-477-5306.

/S/ Rebecca Evans, Executive Director
Workforce Development Board of Ventura County

ATTACHMENTS:

Attachment I - Equal Opportunity is the Law/What to do if You Believe You Have

Experienced Discrimination Poster

Attachment II - Equal Opportunity is the Law/What to do if You Believe You Have

Experienced Discrimination Acknowledgement Form

Attachment III - Discrimination Complaint Form

Attachment IV - Reasonable Accommodation Policy and Procedure Guide

Attachment V - Discrimination Complaint Log

Attachment VI - Physical & Program Accessibility Checklist



EQUAL OPPORTUNITY IS THE LAW

It is against the law for this recipient of federal financial assistance to discriminate on the following bases: Against any individual in the United States, on the basis of race; color; religion; sex (including pregnancy, childbirth, and related medical conditions, sex stereotyping, transgender status, and gender identity); national origin (including limited English proficiency); age; disability; political affiliation or belief; or against any beneficiary of, applicant to, or participant in, programs financially assisted under Title I of the *Workforce Innovation and Opportunity Act* (WIOA), on the basis of the individual's citizenship status or participation in any WIOA Title I-financially assisted program or activity.

The recipient must not discriminate in any of the following areas: Deciding who will be admitted, or have access, to any WIOA Title I financially assisted program or activity; providing opportunities in, or treating any person with regard to, such a program or activity; or making employment decisions in the administration of, or in connection with, such a program or activity.

Recipients of federal financial assistance must take reasonable steps to ensure that communications with individuals with disabilities are as effective as communications with others. This means that, upon request and at no cost to the individual, recipients are required to provide appropriate auxiliary aids and services to qualified individuals with disabilities.

WHAT TO DO IF YOU BELIEVE YOU HAVE EXPERIENCED DISCRIMINATION

If you think that you have been subjected to discrimination under a WIOA Title I—financially assisted program or activity, you may file a complaint within 180 days from the date of the alleged violation with either the recipient's Equal Opportunity Officer (or the person whom the recipient has designated for this purpose); or the Director, Civil Rights Center (CRC), U.S. Department of Labor 200 Constitution Avenue NW, Room N-4123, Washington, DC 20210; or electronically as directed on the CRC website at www.dol.gov/crc.

If you file your complaint with the recipient, you must wait either until the recipient issues a written *Notice of Final Action*, or until 90 days have passed (whichever is sooner), before filing with the CRC (see the address above).

If the recipient does not give you a written Notice of Final Action within 90 days of the day on which you filed your complaint, you may file a complaint with CRC before receiving that notice. However, you must file your CRC complaint within 30 days of the 90-day deadline (in other words, within 120 days after the day on which you filed your complaint with the recipient).

If the recipient does give you a written *Notice of Final Action* on your complaint, but you are dissatisfied with the decision or resolution, you may file a complaint with CRC. You must file your CRC complaint within 30 days of the date on which you received the *Notice of Final Action*.

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WORKFORCE INNOVATION AND OPPORTUNITY ACT (WIOA) LA IGUALDAD A LA OPORTUNIDAD ES LA LEY

Es contra la ley para este programa, el cual es financiado por el gobierno federal, discriminar a un individuo que reside en los Estados Unidos con base a: su raza, color de piel, religión, sexo (que incluye embarazo, parto, o condición médica, estereotipos sexuales, estado transgénero, e identidad de género), origen nacional (que incluye personas con dominio limitado del idioma inglés), edad, discapacidad, afiliación política o creencia, o cualquier individuo que haya recibido pagos de beneficios, solicitado, o participado en programas que reciben financiamiento bajo el Titulo I Workforce Innovation and Opportunity Act (WIOA) de la ley titulada en inglés, por sus siglas en inglés, con base a su estado de ciudadanía o su participación en cualquiera de los programas o actividades financiados por la misma ley.

Los programas que reciben financiamiento por parte del gobierno federal deben tomar los pasos razonables para asegurar que su comunicación con cualquier persona con una discapacidad sea efectiva, igual que como lo haría con cualquier otra persona. Esto significa que cuando una persona con una discapacidad solicite ayuda, los programas que reciben financiamiento por parte del gobierno federal son requeridos de proporcionar la ayuda apropiada y proveer servicios a las personas con discapacidades que sean elegibles para obtener sus servicios sin costo adicional

¿QUE HACER SI USTED CREE QUE HA EXPERIMENTADO DISCRIMINACIÓN?

Si usted cree que ha sido discriminado por el programa que recibe financiamiento por parte del gobierno federal bajo el Titulo I de la ley titulada en inglés Workforce Innovation and Opportunity Act (WIOA), usted puede presentar una queja dentro de 180 días a partir de la fecha en que ocurrió el incidente. Su queja debe ser presentada por escrito al oficial de igualdad de oportunidad (Equal Opportunity Officer) o a la persona designada por el programa; o el Centro de Derechos Civiles (Civil Rights Center) del Departamento del Trabajo (Department of Labor) a: Director, Civil Rights Center (CRC), Department of Labor 200 Constitution Avenue NW, Room N-4123 Washington, DC 20210 O electrónicamente como se indica en el sitio web del CRC en www.dol.gov/crc.

Si usted primero presenta su queja con la persona designada del programa, usted debe esperar recibir una respuesta por escrito titulada en inglés Notice of Final Action por parte de la persona designada del programa o dejar pasar 90 días, lo que ocurra primero, antes de presentar su queja con el Centro de Derechos Civiles (CRC).

Si la persona designada del programa no le envía la notificación titulada en inglés Notice of Final Action dentro de 90 días después de la fecha en que usted presentó su queja, usted no tiene que esperar más tiempo para presentar su queja con el Centro de Derechos Civiles (CRC), pero asegúrese de presentar su queja con el Centro de Derechos Civiles (CRC) dentro de 30 días después de la fecha límite del período de 90 días (en otras palabras, usted debe presentar su queja dentro de I20 días después de haber presentado su queja con la persona designada del programa).

Si la persona designada del programa sí le envía la notificación titulada en inglés Notice of Final Action, pero no está satisfecho con la determinación hecha o la resolución propuesta para su caso, usted entonces puede presentar su queja con el Centro de Derechos Civiles (CRC). Usted tiene que presentar su queja con el Centro de Derechos Civiles (CRC) dentro de 30 días después de la fecha en que usted haya recibido la notificación titulada en inglés Notice of Final Action.

PARA INFORMACION O PARA REGISTRAR UNA QUEJA, COMUNIQUESE CON

Andrea Sanchez, EQUAL OPPORTUNITY OFFICER Andrea.Sanchez@ventura.org
County of Ventura
2901 N. Ventura Road, Oxnard, CA 93036
805-477-5306

Este aviso es efectivo inmediatamente y será efectivo hasta aviso adicional.

Yo certifico que han dado la oportunidad de discutir la forma de "Igualdad de Oportunidad la Ley" con un representante de Servicios de Carrera (WIOA) Titulo I.

Por favor ser avisado. Información que usted le da al programa de Servicios de Carrera (WIOA) Titulo I puede ser disponible a agencies Federales, Estatales y locales y a sus contratistas que administran programas de trabajo y entrenamiento.

| Nombre en | |
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| molde: | |
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WORKFORCE INNOVATION AND OPPORTUNITY ACT (WIOA) EQUAL OPPORTUNITY IS THE LAW

It is against the law for this recipient of Federal financial assistance to discriminate on the following basis: Against any individual in the United States, on the basis of race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, sex stereotyping, transgender status, and gender identity); national origin (including limited English proficiency); age; disability; political affiliation of belief; or against any beneficiary of, applicant to, or participant in, programs financially assisted under Title I of the Workforce Innovation and Opportunity Act (WIOA), on the basis of the individual's citizenship status or participation in any WIOA Title I-financially assisted program or activity.

The recipient must not discriminate in any of the following areas: Deciding who will be admitted, or have access, to any WIOA Title I financially assisted program or activity; providing opportunities in, or treating any person with regard to, such a program or activity; or making employment decisions in the administration of, or in connection with, such a program or activity. Recipients of federal financial assistance must take reasonable steps to ensure that communications with individuals with disabilities are as effective as communications with others. This means that, upon request and at no cost to the individual, recipients are required to provide appropriate auxiliary aids, and services to qualified individuals with disabilities

WHAT TO DO IF YOU BELIEVE YOU HAVE EXPERIENCED DISCRIMINATION

If you think that you have been subjected to discrimination under a WIOA Title I-financially assisted program or activity, you may file a complaint within I80 days from the date of the alleged violation with either the recipient's Equal Opportunity Officer (or the person whom the recipient has designated for this purpose); or **Director**, **Civil Rights Center (CRC)**, **U.S. Department of Labor 200 Constitution Avenue NW**, **Room N-4I23**, **Washington**, **DC 202I0** or electronically as directed on the CRC website at www.dol.gov/crc.

If you file your complaint with the recipient, you must wait either until the recipient issues a written Notice of Final Action, or until 90 days have passed (whichever is sooner), before filing with the CRC (see address above).

If the recipient does not give you a written Notice of Final Action within 90 days of the day on which you filed your complaint, you may file a complaint with CRC before receiving that notice. However, you must file your CRC complaint within 30 days of the 90-day deadline (in other words, within I20 days after the day on which you filed your complaint with the recipient).

If the recipient does give you a written Notice of Final Action on your complaint, but you are dissatisfied with the decision or resolution, you may file a complaint with CRC. You must file your CRC complaint within 30 days of the date on which you received the Notice of Final Action.

FOR INFORMATION OR TO FILE A COMPLAINT, CONTACT

Andrea Sanchez, EQUAL OPPORTUNITY OFFICER Andrea.Sanchez@ventura.org
County of Ventura
2901 N. Ventura Road, Oxnard, CA 93036
805-477-5306

Effective Date: This notice is effective immediately and will remain in effect until further notice

I certify that I have been afforded an opportunity to discuss the "EQUAL OPPORTUNITY IS THE LAW" notice with a Career Services (WIOA) Title I Representative.

Please be advised. Information you provide to the Career Services (WIOA) Title I program may be made available to the Federal, State or Local agencies and their subcontractors who administer employment and training programs.

| Print Name: | |
|-------------|--|
| Signature: | |
| Date: | |

DISCRIMINATION COMPLAINT FORM WORKFORCE DEVELOPMENT BOARD OF VENTURA COUNTY

This form should be used by anyone in the workforce development community system who wishes to file a discrimination complaint against any person(s)/entity. To file a discrimination complaint, complete this form, sign on page 4 and return to the Workforce Development Board of Ventura County Equal Opportunity Officer.

| 1. Compl | ainant Information | | | | |
|-----------------------|---|---------------------|--|---------------------|--------------------------|
| ☐ Miss Name: Street A | Ms. Mrs. M | | me Phone: (ork Phone: (Cell: (|) -) -) - | |
| City: | uui ess. | Fr | mail: | | |
| State: | Zip Code | | | | |
| | ainant Contact Infor | | a.m. to 5 p.m.) to | contact you by phor | ne about this complaint? |
| Day | Monday | Tuesday | Wednesday | Thursda | y Friday |
| Time | | | | | |
| Phone | | | | | |
| Provide th | : Information for the P e name of the entity v erson(s) who discrimin | vhere person(s) wor | | l Against You | |
| | person(s)/entity: | | | | |
| City: | | | | State: | ZIP Code: |
| Phone: | () - | = = = = | | | |
| Date of fire | et occurrence: | | Date of most rec | ent occurrence: | |
| 4. Tell Us | About the Incident(s) | | | | |

| Provide the date(s) when the Indicate who discriminated a If other people were treated | ed and how you were discriminated against. e incident(s) occurred. gainst you. Include names and titles if possible differently than you, tell us how they were tre you think might help us better understand you | eated differently. |
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| to Support or Clarify the Complain | | |
| | | nal Information Phone |
| to Support or Clarify the Complain | nt | |
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| Name Basis for the Discrimination Check the type of discriminatior | Address a you experienced, such as age, race, color, nais was involved, you may check more than or Citizenship Disability | Phone Stional origin, disability, etc. |
| Basis for the Discrimination Check the type of discriminatior If you believe more than one ba Age- provide date of birth: Color National Origin (Including limit | Address a you experienced, such as age, race, color, naisis was involved, you may check more than or Citizenship Disability Religion | Phone ational origin, disability, etc. ne box. |

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| a. Was your complaint in writing? Yes No |
| b. On what date did you file the complaint? |
| c. Name of office where you filed your complaint: |
| Address: |
| City: State: ZIP Code: |
| Phone number: () - |
| Contact person (if known): |
| d. Have you been provided a final decision or report? Yes No |
| If you marked "YES", please attach a copy of the complaint. |
| if you marked TES , please attach a copy of the complaints |
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| C. Milest Connective Action on Remody Do Vou Sock? Please Evaluin |
| 8. What Corrective Action or Remedy Do You Seek? Please Explain. |
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| 9. Choosing a Personal Representative |
| You may choose to have someone else represent you in dealing with this complaint. It may be a relative, friend, |
| union representative, an attorney, or someone else. |
| If you choose to appoint someone to represent you, all of our communication to you will be routed through |
| your representative. |
| Do you want to authorize a personal representative to handle this complaint? Yes No |
| If YES, complete the section below. If NO, go to Section 10. |
| |
| AUTHORIZATION OF PERSONAL REPRESENTATIVE |
| I wish to authorize the individual identified below to act on my behalf as my personal representative, in matters such as |
| mediation, settlement conferences, or investigations regarding this complaint. |
| Name: |
| I am an attorney representing the complainant. |
| |
| Mailing Address: City: State: Zip Code: |
| on, |
| Phone: () - Fax: () - |
| Email: |

| 10. | Alternate Di | ispute Resolu | ution (ADR) | Also Known as | Mediation |
|-----|---------------------|---------------|-------------|---------------|-----------|
| | | | | | |

Notice—You must indicate if you wish to mediate your case. The Local Area Workforce Development Area cannot begin to process your complaint until you have made a selection. Please check YES or NO in the spaces below.

- Mediation is an alternative to having your complaint investigated.
- Neither party loses anything by mediating.
- The parties to the complaint review the facts, discuss opinions about the facts, and strive for an agreement that is satisfactory for both.
 - Agreement to mediate is not an admission of guilt by the person(s)/entity that you claim discriminated against you.
 - Mediation is conducted by a trained, qualified and impartial mediator.
 - You (or your Personal Representative) have control to negotiate a satisfactory agreement.
 - Terms of the agreement are signed by the complainant and the person(s)/entity that you claim discriminated against you.
 - Agreements are legally binding on both parties.
 - If an agreement is not reached, a formal investigation will start.
 - Failure to keep an agreement will result in a formal investigation.

| | A formal investigation will be opened if retailation is reported. |
|---------|---|
| | Do you wish to mediate your complaint? (Please check only one box) |
| | YES, I want to mediate. NO, please investigate. |
| | If you select "YES" you will be contacted within five business days with more information. |
| 11. Con | pplainant Signature |
| | Your signature on this form will initiate the processing of this complaint. By signing this form, you are declaring under penalty of perjury that the information included is true and correct to the best of your knowledge of belief. |
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| Signatu | re: Date: |
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REASONABLE ACCOMMODATION POLICY AND PROCEDURE GUIDE

I. Introduction

The purpose of this guide is to assist local entities who are funded with *Workforce Innovation* and *Opportunity Act* (WIOA) or *Wagner-Peyser* (W-P) *Act* funding, in processing reasonable accommodation requests. Each entity will ensure that reasonable accommodations are provided to qualified individuals with disabilities to enable them to do the following:

- Be considered for the aid, benefits, services, training or employment as desired.
- Perform the essential functions of their jobs, or to receive aid, benefits, services, or training equal to that provided to qualified individuals without disabilities.
- Enjoy benefits and privileges of the aid, benefits, services, training, or employment equal to those that are enjoyed by other similarly situated individuals without disabilities, unless providing such accommodation would impose an undue hardship.

The requirement to provide reasonable accommodations applies to disabilities that are known to the local entity.

The reasonable accommodation process, including a description of key terms, is set forth below and should be implemented immediately.

II. Key Terms

A. Reasonable accommodation means any of the following:

- 1) Modifications or adjustments to an application/registration process that enables a qualified individual with a disability to be considered for the aid, benefits, services, training, or employment that the qualified individual desires.
- 2) Modifications or adjustments that enable a qualified individual with a disability to perform the essential functions of a job or to receive aid, benefits, services, or training equal to that provided to qualified individuals without disabilities.
- 3) Modifications or adjustments that enable a qualified individual with a disability to enjoy the same benefits and privileges of the aid, benefits, services, training, or employment as are enjoyed by other similarly situated individuals without disabilities.

- B. Qualified individual with a disability means any of the following:
 - With respect to employment, an individual with a disability who, with or without reasonable accommodation, is capable of performing the essential functions of the job in question.
 - 2) With respect to aid, benefits, services, or training, an individual with a disability who, with or without reasonable accommodation and/or reasonable modification, meets the essential eligibility requirements for the receipt of such aid, benefits, services, or training.
- C. An applicant is an individual seeking federally-assisted aid, benefits, services, or training. An individual is considered an "applicant" at the point in which they submit personal information in response to a request by the local entity for such information.
- D. A participant is an individual who is receiving aid, benefits, services or training under a WIOA Title I or W-P funded program.
- E. A disability means the following, with respect to an individual:
 - 1) "Medical condition" includes the following:
 - a) Any health impairment related to or associated with a diagnosis of cancer or a record or history of cancer.
 - b) Genetic characteristics. For purposes of this section, "genetic characteristics" means either of the following:
 - i. Any scientifically or medically identifiable gene or chromosome, or combination or alteration thereof, that is known to be a cause of a disease or disorder in a person or his or her offspring, or that is determined to be associated with a statistically increased risk of development of a disease or disorder, and that is presently not associated with any symptoms of any disease or disorder.
 - ii. Inherited characteristics that may derive from the individual or family member, that are known to be a cause of a disease or disorder in a person or his or her offspring, or that are determined to be associated with a statistically increased risk of development of a disease or disorder, and that are presently not associated with any symptoms of any disease or disorder.
 - 2) "Mental disability" includes, but is not limited to, all of the following:
 - a) Having any mental or psychological disorder or condition, such as mental retardation, organic brain syndrome, emotional or mental illness, or specific learning disabilities, that limits a major life activity. For purposes of this section:

- i. "Limits" shall be determined without regard to mitigating measures, such as medications, assistive devices, or reasonable accommodations, unless the mitigating measure itself limits a major life activity.
- ii. A mental or psychological disorder or condition limits a major life activity if it makes the achievement of the major life activity difficult.
- iii. "Major life activities" shall be broadly construed and shall include physical, mental, and social activities and working.

Any other mental or psychological disorder or condition not described in paragraph (a) that requires special education or related services.

- b) Having a record or history of a mental or psychological disorder or condition described in paragraph (a) or (b), which is known to the employer or other entity covered by this part.
- c) Being regarded or treated by the employer or other entity covered by this part as having, or having had, any mental condition that makes achievement of a major life activity difficult.
- d) Being regarded or treated by the employer or other entity covered by this part as having, or having had, a mental or psychological disorder or condition that has no present disabling effect, but that may become a mental disability as described in paragraph (a) or (b).

"Mental disability" does not include sexual behavior disorders, compulsive gambling, kleptomania, pyromania, or psychoactive substance use disorders resulting from the current unlawful use of controlled substances or other drugs.

- 3) "Physical disability" includes the following:
 - a) Having any physiological disease, disorder, condition, cosmetic disfigurement, or anatomical loss that does both of the following:
 - i. Affects one or more of the following body systems: neurological, immunological, musculoskeletal, special sense organs, respiratory, including speech organs, cardiovascular, reproductive, digestive, genitourinary, hemic and lymphatic, skin, and endocrine.
 - ii. Limits a major life activity. For purposes of this section:
 - "Limits" shall be determined without regard to mitigating measures such as medications, assistive devices, prosthetics, or reasonable

- accommodations, unless the mitigating measure itself limits a major life activity.
- A physiological disease, disorder, condition, cosmetic disfigurement, or anatomical loss limits a major life activity if it makes the achievement of the major life activity difficult.
- "Major life activities" shall be broadly construed and includes physical, mental, and social activities and working.
- b) Any other health impairment not described in paragraph (a) that requires special education or related services.
- c) Having a record or history of a disease, disorder, condition, cosmetic disfigurement, anatomical loss, or health impairment described in paragraph (a) or (b) which is known to the employer or other entity covered by this part.
- d) Being regarded or treated by the employer or other entity covered by this part as having, or having had, any physical condition that makes achievement of a major life activity difficult.
- e) Being regarded or treated by the employer or other entity covered by this part as having, or having had, a disease, disorder, condition, cosmetic disfigurement, anatomical loss, or health impairment that has no present disabling effect but may become a physical disability as described in paragraph (a) or (b).
- f) "Physical disability" does not include sexual behavior disorders, compulsive gambling, kleptomania, pyromania, or psychoactive substance use disorders resulting from the current unlawful use of controlled substances or other drugs.
- F. Essential eligibility requirements are such criteria that can be shown to be necessary for the provision of the aid, benefit, service, training, program, or activity being offered.
- G. Essential functions means the fundamental job duties of the employment position the individual with a disability holds or desires. "Essential functions" does not include the marginal functions of the position.
 - 1) A job function may be considered essential for any of several reasons, including, but not limited to, any one or more of the following:
 - a) The function may be essential because the reason the position exists is to perform that function.
 - b) The function may be essential because of the limited number of employees available among whom the performance of that job function can be distributed.
 - c) The function may be highly specialized, so that the incumbent in the position is hired for his or her expertise or ability to perform the particular function.

- 2) Evidence of whether a particular function is essential includes, but is not limited to the following:
 - a) The employer's judgment as to which functions are essential.
 - b) Written job descriptions prepared before advertising or interviewing applicants for the job.
 - c) The amount of time spent on the job performing the function.
 - d) The consequences of not requiring the incumbent to perform the function.
 - e) The terms of a collective bargaining agreement.
 - f) The work experiences of past incumbents in the job.
 - g) The current work experience of incumbents in similar jobs.
- H. Fundamental alteration means a change in the essential nature of a program or activity, or a cost that the local entity can demonstrate would result in an undue burden. Factors to be considered in determining whether a requested modification would result in a fundamental alteration are referenced in Step 3 of this process (described later in the Step by Step Process section of this guide.)
- I. Major life activities mean functions such as the following:
 - Caring for one's self
 - Performing manual tasks
 - Walking
 - Seeing
 - Hearing
 - Speaking
 - Breathing
 - Learning
 - Working
- J. *Undue hardship* means an action requiring significant difficulty or expense, when considered in light of the following factors:
 - 1) The nature and cost of the accommodation needed.
 - 2) The overall financial resources of the facilities involved in the provision of the reasonable accommodations, the number of persons employed at the facility, and the effect on expenses and resources or the impact otherwise of these accommodations upon the operation of the facility.
 - 3) The overall financial resources of the covered entity, the overall size of the business of a covered entity with respect to the number of employees, and the number, type, and location of its facilities.

- 4) The type of operations, including the composition, structure, and functions of the workforce of the entity.
- 5) The geographic separateness, administrative, or fiscal relationship of the facility or facilities.

III. Effective Communication and Other Assistance

Each local entity shall be responsible for ensuring effective communication between the qualified individual with a disability and entity staff throughout the reasonable accommodation process. Effective communication may require arranging for sign language interpreters, assistive listening equipment, alternative formats for people with visual impairments, or other approaches. In addition, the local entity shall also be responsible for providing such other reasonable assistance as is requested throughout the reasonable accommodation process, as well as through the process of any necessary appeals.

IV. Confidentiality

- A. Local entity must maintain confidentiality. All documentation and information concerning the medical condition or history of an individual with a disability requesting an accommodation must be collected on forms separate from other forms related to that individual, and must be maintained by the local entity in separate medical files. The information shall be treated as confidential medical records, and access to the records must be limited, except to the extent of the following:
 - 1) The local entity management must be informed about work restrictions or reasonable accommodations.
 - 2) The first-aid and safety personnel need to be informed if the disability may require emergency treatment.
 - 3) Government officials investigating compliance with law are required to be provided with relevant information upon request.

What Accommodations Are Reasonable?

The reasonableness of an accommodation will depend upon the circumstances of each case. For additional clarification as to what are reasonable accommodations in the employment context, refer to 29 CFR Part 32. Reasonable accommodations include, but are not limited to the following:

 Making facilities that are not otherwise required to comply with Federal accessibility standards physically accessible to and usable by people with disabilities (e.g., providing ramps, restroom grab bars, signage, etc.).

- Restructuring of job or training tasks (e.g., reallocating non-essential typing, telephone or other clerical assignments among employees, assignment of non-essential tasks to others, eliminating non-essential tasks, etc.).
- Modifying schedules (e.g., permitting alternative starting and ending times to avoid standing and jostling on subways).
- Providing or modifying equipment, devices or materials (e.g., raising a desk on boards for a person who uses a wheelchair, providing flashing lights and volume controls on intercoms and telephones, installing text telephones [TTYs], providing large-print computer display programs, or materials in alternative formats, including Braille, audio tape or enlarged print, etc.).
- Providing qualified readers, interpreters, or other support services for all aspects of programs and activities including the application, interview, and testing processes, and during training and employment-related activities.

Reasonable accommodation may also include permitting the individual with a disability to use aids or services that the local entity is not otherwise required to provide. For example, although a local entity generally would not be required to provide a motorized scooter to an individual with mobility impairment, reasonable accommodation may include providing an area to stow such a mobility aid, if necessary.

The local entity is not required to provide personal items to individuals with disabilities. Such items include hearing aids, prosthetic limbs, wheelchairs, or eyeglasses. However, such items may constitute reasonable accommodation where they are specifically designed to meet needs that are related to the program or activity in which the person is participating, or the job the person is performing. For example, eyeglasses designed to enable the individual to view a computer monitor, but which are not otherwise needed outside of the program or activity in which the person is participating, or the job the person is performing, may constitute a reasonable accommodation.

Where more than one possible reasonable accommodation exists, the local entity should give primary consideration to the individual's preference in determining what accommodation it will provide.

As noted above, some requests for reasonable accommodation can be granted and implemented immediately following their receipt, without formal evaluation, consistent with this procedure. Such may be the case where the individual identifies any requested accommodation with specificity. For example, an employee who is deaf and routinely uses a text telephone (TTY) can readily identify a job-related limitation, as well as the accommodation needed. Where it is obvious that providing the TTY will enable the individual to meet the job's essential functions, the TTY can be ordered, provided and documented without the more

comprehensive analysis provided for in Steps 2 and 3 (described later in the Step by Step Process section of this guide.) In these cases, the reasonable accommodation process is merely compressed; it is not eliminated.

Accommodations may be considered "unreasonable" only if they impose an undue hardship for the specific local entity in question. For example, shifting tasks among clerical employees to accommodate an employee with a disability may be reasonable where a sufficient number of employees exist among whom the tasks can be distributed; however, such an accommodation may be unreasonable in a very small office with few employees. The factors listed in the definition of "undue hardship" in 29 CFR Section 38.4(rrr) must be considered in making this determination.

If a requested accommodation would result in undue hardship, the recipient must, after consultation with an individual with a disability (or individuals with disabilities), take any other action that would not result in such hardship, but would nevertheless ensure that, to the maximum extent possible, individuals with disabilities receive the aid, benefit, service, training, or employment provided by the recipient.

REASONABLE ACCOMMODATION POLICY AND PROCEDURE

Step by Step Process

Step 1 – Individual with a Disability Requests Reasonable Accommodation

Initial Consultation

The individual with a disability should submit a reasonable accommodation request to designated staff. If a request for reasonable accommodation is made to facilitate the application process, the local entity manager supervising the application process should assist where requested and, in conjunction with the local entity staff, process the request for accommodation. The local entity manager receiving the request shall acknowledge each request in writing. The current request for reasonable accommodation shall not preclude the submission of subsequent requests.

Generally, it is the responsibility of the individual with a disability to inform the local entity of the need for an accommodation. Reasonable accommodation must be provided for disabilities that are known. Nevertheless, once the local entity is aware of an individual's disability, it may have the responsibility to initiate discussions about reasonable accommodation and set these procedures in motion.

Where the need for a requested accommodation is not apparent, the local entity manager supervising the application process may ask the individual to provide documentation in support of the request. For example, if the individual with dyslexia requests additional time within which to complete a timed, written entrance qualifying examination, that individual may be asked to provide documentation in support of that request.

Similarly, if an individual with a mental disability requests a flexible schedule to attend psychotherapy during the work day, the individual may be asked to provide documentation from the treating professional in support of that request.

After acknowledging a request for accommodation, the local entity manager should do one of the following:

- 1) Provide or implement the request and document the accommodation
- 2) Proceed to Step 2 of this procedure.

Step 2 – Consult with the Individual Requesting a Reasonable Accommodation

The reasonable accommodation process sometimes can be accomplished without a formal analysis of the individual's limitations and the local entity's resources, as in the example provided above, where an individual's desk is elevated on blocks to permit access from a wheelchair. Other situations are more complex, however, and require structured analysis. In these instances, upon receipt of a request for reasonable accommodation, the local entity should consult with the individual requesting the accommodation to assess the limitations of the disability and how the individual may best be involved in the accommodation process.

Using a collaborative, open and flexible approach, the local entity should consider how any limitations can be overcome, discuss possible reasonable accommodations, and assess the effectiveness of each. Other possible resources to consult with throughout this process include, but are not limited to, the following:

- The Job Accommodation Network, which can be reached at 1-800-JAN-7234 or by accessing their website at: www.Jan.wvu.edu.
- The California Committee on Employment of People with Disabilities at the Department of Rehabilitation. They can be reached at: (855) 894-3436 or via email at: CCEPD@dor.ca.gov.

The local entity must consider the individual's preferences, along with what is reasonable and does not impose an undue hardship.

The circumstances, in which documentation can be requested, as well as the procedure for requesting such documentation, are as follows:

A. When the disability and/or the need for accommodation are not obvious, the local entity may ask the individual for reasonable documentation about his/her disability and functional limitations.

Reasonable documentation means that the local entity may require only the documentation that is needed to establish that a person has an actual, current disability, and that the disability necessitates a reasonable accommodation. However, the local entity, in response to a request for reasonable accommodation, cannot ask for documentation that is unrelated to determining the existence of a disability and the necessity for an accommodation.

The local entity may require that the documentation about the disability and the functional limitations come from an appropriate health care or rehabilitation professional. The appropriate professional in any particular situation will depend on the disability and the type of function limitation it imposes. Appropriate professionals include, but are not limited to, doctors (including psychiatrists), psychologists, nurses, physical therapists, occupational therapists, speech therapists, vocational rehabilitation specialists, and licensed mental health professionals.

In requesting documentation the local entity should specify what types of information they are seeking regarding the disability, its functional limitations, and the need for reasonable accommodation. For example, the person can be asked to sign a limited release allowing the local entity to submit a list of specific questions to the health care or vocational professional. The local entity must maintain the confidentiality of all medical information collected during this process, regardless of where the information comes from.

- 1) It is unlawful except as provided in paragraph (2) or (3), for any employer or employment agency to require any medical or psychological examination of an applicant, to make any medical or psychological inquiry of an applicant, to make any inquiry whether an applicant has a mental disability or physical disability or medical condition, or to make any inquiry regarding the nature or severity of a physical disability, mental disability, or medical condition.
- 2) Notwithstanding paragraph (1), an employer or employment agency may inquire into the ability of an applicant to perform job-related functions and may respond to an applicant's request for reasonable accommodation.
- 3) Notwithstanding paragraph (1), an employer or employment agency may require a medical or psychological examination or make a medical or psychological inquiry of a job applicant after an employment offer has been made but prior to the

- commencement of employment duties, provided that the examination or inquiry is job-related and consistent with business necessity and that all entering employees in the same job classification are subject to the same examination or inquiry.
- 4) It is unlawful except as provided in paragraph (5), for any employer or employment agency to require any medical or psychological examination of an employee, to make any medical or psychological inquiry of an employee, to make an inquiry whether an employee has a mental disability, physical disability, or medical condition, or to make any inquiry regarding the nature or severity of a physical disability, mental disability, or medical condition.
- 5) Notwithstanding paragraph (4), an employer or employment agency may require any examinations or inquiries that it can show to be job-related and consistent with business necessity. An employer or employment agency may conduct voluntary medical examinations, including voluntary medical histories, which are part of an employee health program available to employees at that worksite.
- B. If a person provides insufficient documentation of a disability in response to the local entity's initial request, the local entity may require the person to go to a health care professional of the local entity's choice. However, the local entity should explain why the documentation is insufficient and allow the person an opportunity to provide the missing information in a timely manner.

Please note that under the federal disability nondiscrimination law, the local entity cannot ask for documentation under the following circumstances:

- 1) Both the disability and the need for reasonable accommodation are obvious, or
- 2) The person has already provided sufficient information to substantiate they have an actual, current disability and needs the reasonable accommodation requested.

If the individual's disability or need for reasonable accommodation is not obvious, and they refuse to provide the reasonable documentation requested by the local entity, then they are not entitled to reasonable accommodation. On the other hand, failure by the local entity to initiate or participate in an interactive process with the individual after receiving a request for reasonable accommodation could result in liability for failure to provide a reasonable accommodation.

Step 3 – Local Entity Management and/or Designated Staff Analyzes the Request for Reasonable Accommodation

After consulting with the individual with a disability, the entity should examine the request and determine if the requested accommodation is feasible and does not create an undue hardship or result in a fundamental alteration. Please note, if a requested accommodation would result

in undue hardship, the recipient must, after consultation with an individual with a disability (or individuals with disabilities), take any other action that would not result in such hardship, but would nevertheless ensure that, to the maximum extent possible, individuals with disabilities receive the aid, benefit, service, training, or employment provided by the recipient (29 CFR Section 38.14[a][3]).

It is unlawful for an employer or other entity covered by the WIOA, Section 188, 29 CFR part 38, W-P, the Americans with Disabilities Act (ADA), and the Fair Employment and Housing Act (FEHA), to fail to engage in a timely, good faith, interactive process with the employee or applicant to determine effective reasonable accommodations, if any, in response to a request for reasonable accommodation by an employee or applicant with a known physical or mental disability or known medical condition.

The factors to be considered in determining whether an accommodation would impose an undue hardship or in determining whether the cost of a modification would result in a fundamental alteration includes the following:

- A. The nature and net cost of the accommodation/modifications needed, taking into consideration the availability of tax credits and deductions, and/or outside funding, for the accommodation/modification.
- B. The overall financial resources of the facility or facilities involved in the provision of the reasonable accommodation/modification, including the following:
 - 1) The number of persons aided, benefited, served, or trained by, or employed at, the facility or facilities.
 - 2) The effect the accommodation/modification would have on the expenses and resources of the facility or facilities.
- C. The overall financial resources of the local entity, including the following:
 - 1) The overall size of the local entity.
 - 2) The number of persons aided, benefited, served, trained, or employed by the local entity.
 - 3) The number, type and location of the local entity's facilities.
- D. The type of operation or operations of the local entity, including the following:
 - 1) The geographic separateness and administrative or fiscal relationship of the facility or facilities in question to the local entity.
 - 2) Where the individual is seeking an employment related accommodation/modification, the composition, structure and functions of the local entity's workforce.

- E. The impact of the accommodation/modification upon the operation of the facility or facilities, including the following:
 - 1) The impact on the ability of other participants to receive aid, benefits, services, or training, or of other employees to perform their duties.
 - 2) The impact on the facility's ability to carry out its mission.

It is unlawful for an employer or other entity covered by the WIOA, Section 188, 29 CFR part 38, W-P, ADA, and the FEHA, to fail to make reasonable accommodation for the known physical or mental disability of an applicant or employee. Nothing in this document shall be construed to require an accommodation that is demonstrated by the employer or other covered entity to produce undue hardship to its operation.

Step 4 – Select and Implement an Appropriate Reasonable Accommodation

Within 10 business days of receipt of a request for reasonable accommodation, the local entity to where it was submitted shall either grant or deny the request in writing. Provisions of this accommodation should commence immediately. If a requested accommodation would result in undue hardship, the recipient must, after consultation with an individual with a disability (or individuals with disabilities), take any other action that would not result in such hardship, but would nevertheless ensure that, to the maximum extent possible, individuals with disabilities receive the aid, benefit, service, training, or employment provided by the recipient (29 CFR Section 38.14[a][3]).

Where the provision or implementation of a reasonable accommodation will take longer than 10 business days, the steps taken to order, secure or carry out the accommodation shall be documented and discussed with the individual requesting a reasonable accommodation. In all instances, however, the local entity shall act as expeditiously as possible to provide reasonable accommodations.

Where further supporting documentation has been sought from the individual requesting a reasonable accommodation, the grant or denial of a request for reasonable accommodation shall be rendered as noted below:

- A. For those cases in which medical documentation is necessary in order to understand the individual's limitations and what accommodations are possible, the grant or denial shall be issued within 10 business days of receipt of the requested documentation.
- B. For those cases in which the documentation is being requested merely to verify the information provided by the individual with a disability, the grant or denial shall be issued within 5 business days of receipt of the requested documentation.

C. For those cases in which the individual refuses to provide reasonable requested documentation, the grant or denial shall be issued within 5 business days of the notification of refusal.

Where the local entity determines to deny a request for accommodation, or to provide an accommodation other than the individual's expressed preference, the local entity shall first consult with the individual requesting the reasonable accommodation. The local entity will document the determination in writing. Where the determination is to deny the request on the basis of undue hardship or fundamental alteration, the proposed alternative accommodation or modification will also be documented.

What if an Appropriate Reasonable Accommodation cannot be identified?

Sometimes, the local entity, or the individual requesting the reasonable accommodation, cannot identify possible reasonable accommodations. In those instances, the local entity should consult with appropriate resources e.g., those listed in Step 2 of these instructions. The local entity will seek to facilitate effective communication between the parties with the goal of identifying and implementing appropriate reasonable accommodation and, where a reasonable accommodation has been selected, shall monitor its implementation.

Throughout the Step 2 consultation process, the individual, and the local entity may seek technical assistance or clarification of each component of the reasonable accommodation process from appropriate resources.

Recipient Name

| □ None to repo | ☐ None to report for calendar year | | | | | | | | |
|------------------------------|--|------------|----------------|-------------|----------|---------------------------------|------------------------------|--------------------------|-----------------------------|
| Date of initial Complaint | Date of Initial Last Name Complaint | First Name | Street Address | City, State | Zip Code | Zip Code Basis of the Complaint | Description of the Complaint | Summary of Investigation | Other Perlinent Information |
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PHYSICAL & PROGRAM ACCESSIBILITY CHECKLIST



In accordance with the Americans with Disability Act Accessibility Guidelines and Title 24 requirements

Compliance Assessment



PHYSICAL AND PROGRAM ACCESSIBILITY CHECKLIST

The Physical Program Accessibility (PPA) was created directly from the California PPA Self-Assessment Process.

This checklist combines both physical and program access elements that Local Workforce Development Area (LWDA) offices and America's Job Center of California (AJCCs)/One-Stop Career Centers (OSCCs) must assess. This may only be the first step in the effort to make the facilities and programs universally accessible for all potential customers. Where deficiencies are found, further review and exploration, with architects and other experts, may be required in order to fully understand and respond to specific, detailed requirements.

The PPA checklist is divided into nine broad access elements that cover the basics of both physical and program access requirements. Each element is broken down into one or more sub-elements, or specific factors that must be addressed.

SURVEY REQUIREMENTS

All questions should be answered with a "Yes", "No", or "N/A" answers.

If a specific measurement is requested, you are required to provide the measurement for that particular designated area. All measurements should be documented and entered within the text boxes provided. The text boxes are alpha/numeric and will accept fraction or decimal measurements. Please be accurate with all measurements.

If you answered "No" to any of the questions, a follow-up question will be asked to provide a possible solution and an implementation date.

If you have more than one possible solution or your solution is different than the solutions listed, please select "Other" and type your possible solution(s).

If you are not the EO Officer, when you have completed your part of the PPA Checklist, please notify your LWDA EO Officer for review.

| Subrecipient Name: | |
|--------------------|---|
| | |
| Date Completed: | ä |
| | |

ACCESS ELEMENT A: INTEGRATED BENEFITS AND SERVICES

The integration of individuals with disabilities into the mainstream of society is fundamental to the purposes of the Americans with Disability Act (ADA) and the provision of services.

1. Do all of your policies and practices provide services and benefits to individuals with disabilities in an integrated manner? 29 CFR 37.7(d) Example: You may also offer separate programs where necessary to assure that the program is equally effective for individuals with disabilities. Yes No **POSSIBLE SOLUTIONS** The policy and practice will be developed by: _____ Other:____ **Implementation Date:** 2. Does all of your staff receive disability awareness training? Yes No **POSSIBLE SOLUTIONS** Disability awareness training will be developed. Other: ____ Implementation Date: 3. Is staff aware of policies and practices to offer accommodations in order to provide accessibility to programs and services? 29 CFR 37.8 Yes No **POSSIBLE SOLUTIONS** Provide policy and practices to all staff. Other: _____

| Implementation Date: |
|--|
| RIGHT TO CHOOSE |
| 4. Do your policies and practices allow an individual with a disability to choose to participate in the non-disability program, even if a separate program is permitted? |
| Example: It would not be a violation for a AJCC/OSCC partner to offer training programs designed for participants with cognitive disabilities, but it would be a violation if the AJCC/OSCC partner refused to allow participants with cognitive disabilities to participate in its other training programs. Yes No |
| POSSIBLE SOLUTIONS |
| The policy and practice will be developed. Other: |
| Implementation Date: |
| |
| 5. Are all staff aware that it may be necessary to provide a reasonable accommodation to enable individuals with disabilities to participate in and benefit from the program? Yes No |
| POSSIBLE SOLUTIONS |
| The policy and practice will be developed. Other: |
| Implementation Date: |
| |
| 6. Do you have a process to offer reasonable accommodations in order to provide accessibility to programs and services? Yes No |
| POSSIBLE SOLUTIONS |

| The policy and practice will be developed. Other: |
|---|
| |
| Implementation Date: |
| |
| RIGHT TO REFUSE |
| 7. Do your policies and practices allow an individual with a disability to choose not to accept a reasonable accommodation or benefit? Yes No |
| |
| POSSIBLE SOLUTIONS |
| The policy and practice will be developed. Other: |
| Implementation Date: |
| |
| SURCHARGES & ADDITIONAL REQUIREMENTS |
| AJCC(s)/OSCC(s) MAY NOT impose extra charges upon individuals with disabilities to cover the costs of effective communication, reasonable accommodations or access features, and may not impose any additional requirements or burdens on individuals with disabilities that are not required of all other participants in the program. |
| 8. Do your policies and practices prohibit imposing extra charges upon individuals with disabilities to cover the costs of effective communication, reasonable accommodations or access features? Yes No |
| POSSIBLE SOLUTIONS |
| The policy to remove such practice will be developed and implemented. Other: |
| Implementation Date: |

ACCESS ELEMENT B: ACCESSIBLE APPROACH AND ENTRANCE

People with disabilities should be able to arrive on site, approach a building, and enter as freely as other individuals without disabilities. At least one route of travel should be safe and accessible to anyone.

| ROUTE OF TRAVEL |
|---|
| 9. Is there an accessible route of travel that does not require the use of stairs? ADAAG 4.3.10 Yes No |
| POSSIBLE SOLUTIONS |
| Add a ramp. Add an alternative route on level ground. Other: |
| Implementation Date: |
| |
| 10. Is the route of travel stable, firm and slip-resistant? ADAAG 4.5.1 Yes No |
| POSSIBLE SOLUTIONS |
| Repair uneven paving. Fill small bump/breaks with beveled patches. Replace gravel with hardtop. Other: |
| Implementation Date: |
| |
| 11. Is the route of travel at least 48 inches wide? ADAAG 4.3.3; Fig 7a; Fig 7b Yes No |
| Width in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS |

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| Widen route. |
|---|
| Modify or change route. |
| Other: |
| |
| Implementation Date: |
| |
| |
| 12. Can all objects protruding more than 4 inches into circulation paths be detected by |
| someone with a visual disability using a cane? ADAAG 4.4.1 |
| Districts more than 90 inches |
| Distance from ground: 27 inches or less; Overhead Objects: more than 80 inches. |
| Yes |
| ∐ No |
| POSSIBLE SOLUTIONS |
| POSSIBLE SOLUTIONS |
| Change/move landscaping, furnishings or other features. |
| Widen route. |
| Move/remove protruding objects. |
| Add a cane-detectable base that extends to the ground. |
| Place a cane-detectable object on the ground underneath as a warning barrier. |
| Other: |
| |
| Implementation Date: |
| |
| |
| 13. Do curbs on the accessible route have cut out ramps at driveways, parking lots, and drop- |
| off areas? ADAAG 4.7.2 |
| Yes |
| □ No |
| |
| POSSIBLE SOLUTIONS |
| |
| Install curb ramps. |
| Other: |
| I I I I I I I I I I I I I I I I I I I |
| Implementation Date: |
| |
| 14. Does the curb ramp cross slope of the accessible route have a maximum slope of 1:50 or |
| 2% and a running slope no greater than 1:20 or 5%? ADAAG 4.3.7 |
| Yes |
| □ No |

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| N/A, THERE ARE NO CURBS ALONG ACCESSIBLE ROUTE. |
|---|
| POSSIBLE SOLUTIONS |
| Add cross slope ramp up to the curb. Other: |
| Implementation Date: |
| RAMPS |
| A ramp is defined as a slope of greater than 1:20 or 5%. |
| Are there ramps at accessible routes of travel? Yes No N/A, THERE ARE NO RAMPS |
| 15. Are slopes of ramps no greater than 1:12 or 8.33%? ADAAG 4.8.2 |
| Slope is a ratio of height to length; 1:12 means for every 12 inches along the base of a ramp, the height increases 1 inch. For a 1:12 maximum slope, at least one foot of ramp length is needed for each inch of height. Yes No |
| POSSIBLE SOLUTIONS |
| Lengthen ramp to decrease slope. Relocate ramp. If space is limited, reconfigure ramp to include switchbacks. Other: |
| Implementation Date: |
| |
| 16. Do all ramps longer than 6 feet have handrails on both sides, where rise is more than 6 inches or run is longer than 72 inches? ADAAG 4.8.5 Yes No |
| N/A, RAMP(S) ARE SHORTER THAN 6 FEET. |

8

| POSSIBLE SOLUTIONS |
|---|
| Add handrail(s). Other: |
| Implementation Date: |
| |
| 17. Are handrails sturdy and between 34 and 38 inches high? ADAAG 4.8.5 Yes No |
| Height in inches: (enter "0" for none or N/A) POSSIBLE SOLUTIONS |
| Adjust height of railing if not between 34 and 38 inches. Secure handrails in fixtures. Other: |
| Implementation Date: |
| 18. Is the clear width of ramp between handrails and curbs at least 36 inches? ADAAG 4.8.5 Yes No |
| Width in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS |
| Relocate the handrails. Install a ramp with a width of at least 36 inches between the inside of the handrails. Other: |
| Implementation Date: |
| 19. Are ramp surfaces slip resistant? ADAAG 4.5.1 Yes No |

POSSIBLE SOLUTIONS

| Add non-slip material to surface. Other: |
|--|
| Implementation Date: |
| 20. Is there a 5-foot-long level landing at each 30 foot horizontal length of ramp, at the top and bottom of ramps and at switchbacks? ADAAG 4.8.4 Yes No |
| Length in feet: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS |
| Remodel or relocate the ramp. Other: |
| Implementation Date: |
| |
| 21. Is the ramp rise no more than 30 inches between landings? ADAAG 4.8.2 Yes No |
| Rise in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS |
| Remodel or relocate ramp. Other: |
| Implementation Date: |
| |
| 22. Are cross slopes of ramp no higher than 1:50 or 2.0%? ADAAG 4.8.6 Yes No |
| POSSIBLE SOLUTIONS |
| Remodel or relocate ramp. Other: |

| Implementation Date: |
|---|
| PARKING AND DROP-OFF AREAS |
| The following number of total accessible parking spaces are required for the number of vehicles indicated: ADAAG 4.1.2(5)(a) |
| 1-25 1 van space 26-50 2 spaces including 1 van space 51-75 3 spaces including 1 van space 76-100 4 spaces including 1 van space 101-150 5 spaces including 1 van space |
| 23. Are an adequate number of accessible parking spaces available, 8 foot wide by 18 foot long for car, plus a 5 foot wide access aisle? ADAAG 4.6.3 |
| Two accessible parking spaces may share a common access aisle. Yes No |
| Number of car accessible spaces: |
| POSSIBLE SOLUTIONS |
| Reconfigure appropriate number of accessible spaces by repainting stripes. Other: |
| Implementation Date: |
| 24. Are van accessible spaces 8-foot wide by 18 foot long minimum 8-foot wide access aisles and 8-feet 2-inches of vertical clearance available for lift-equipped vans? ADAAG 4.1.2(5)(b) Yes No |
| Number of van accessible spaces: (enter "0" for none or N/A) |

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POSSIBLE SOLUTIONS

| Reconfigure to provide the appropriate number of van-accessible space(s) by repainting stripes. Other: |
|---|
| Implementation Date: |
| |
| 24a. Do accessible parking spaces, at stalls and access aisles, have a 1:50 or 2% maximum slope? ADAAG 4.8.6 Yes No |
| POSSIBLE SOLUTIONS |
| Reconfigure slope. Other: |
| other. |
| Implementation Date: |
| |
| 25. Are parking access aisles part of an accessible route to the building or facility entrance? ADAAG 4.6.3 Yes No |
| POSSIBLE SOLUTIONS |
| Add curb ramps. |
| Reconstruct access aisles. |
| Other: |
| Implementation Date: |
| |
| 26. Are accessible spaces closest to the shortest route of travel to the accessible entrance? ADAAG 4.6 Yes No |
| POSSIBLE SOLUTIONS |
| Reconfigure spaces. |
| Other: |
| Implementation Date: |

| 27. Does each accessible parking space have a reflectorized sign visible from each stall? ADAAG 4.6.4 Yes |
|--|
| □ No |
| POSSIBLE SOLUTIONS Install reflectorized signs in parking lots. Add or update signs and mount signs so that cars do not obstruct them. Other: |
| Implementation Date: |
| 28. Are van spaces marked as "Van Accessible"? ADAAG 4.6.4 Yes No |
| POSSIBLE SOLUTIONS Install signs. Mark spaces. Other: |
| Implementation Date: |
| 29. Are accessible parking spaces identified with the International Symbol of Accessibility? ADAAG 4.1.2(7) Yes No |
| POSSIBLE SOLUTIONS Identify accessible parking space. Other: |
| Implementation Date: |
| |
| ENTRANCES |
| 30. Are there stairs at the main entrance of your facility? Yes No |

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| Yes No |
|---|
| N/A, ALL ENTRANCES ARE ACCESSIBLE. |
| POSSIBLE SOLUTIONS If the main entrance cannot be made accessible, create a dignified alternate accessible entrance. Other: |
| Implementation Date: |
| |
| 32. Are all accessible entrances identified by an International Symbol of Accessibility sign? ADAAG 4.1.3(7) Yes No |
| POSSIBLE SOLUTIONS Install an International Symbol of Accessibility sign at each accessible entrance. Other: |
| Implementation Date: |
| |
| 33. Do all inaccessible entrances have directional signs indicating the location of the nearest accessible entrance? ADAAG 4.1.2(7) Yes No |
| N/A, THERE ARE NO INACCESSIBLE ENTRANCES. |
| POSSIBLE SOLUTIONS Install directional signs so people do not have to retrace the approach searching for an accessible entrance. Other: |
| Implementation Date: |
| |
| 34. Can alternate entrances be used independently? ADAAG 4.13.9 Yes No N/A, THERE ARE NO ALTERNATE ENTRANCES. |

| POSSIBLE SOLUTIONS |
|--|
| As much as possible, eliminate the need for staff to answer a doorbell to operate a lift, etc. Other: |
| Implementation Date: |
| |
| 35. Does the entrance door have at least 32 inches clear opening with the door open at 90 degrees? ADAAG 4.13.5 Yes No |
| POSSIBLE SOLUTIONS |
| Widen the door to 32 inches of clearance. |
| Install offset (swing-clear) hinges. Other: |
| Implementation Date: |
| |
| 36. Is there at least 18 inches of clear wall space on pull side of interior door (24 inches preferred), next to handle? ADAAG 4.13.6 Yes No N/A, AUTOMATIC DOORS AT ENTRANCES. |
| Clear space in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Remove or relocate furnishings. Move door. |
| Consider adding power-assisted or automatic door opener. Other: |
| Implementation Date: |
| |
| 37. Is there at least 24 inches of clear wall space on pull side of exterior door, next to handle? ADAAG 4.13.6 Yes No |
| N/A. AUTOMATIC DOORS AT ENTRANCES. |

| Other: |
|---|
| Implementation Date: |
| |
| 38. Are the thresholds at other types of entry ways ½ inch high or less? ADAAG 4.13.8 Yes No N/A, THERE ARE NO THRESHOLDS AT OTHER TYPES OF ENTRY WAYS. |
| POSSIBLE SOLUTIONS If the threshold is greater remove it or modify to be a ramp. Other: |
| Implementation Date: |
| |
| 39. Are raised thresholds and floor level changes at accessible entry ways beveled with a slope no greater than 1:2? ADAAG 4.13.8 Yes No N/A, THERE ARE NO RAISED THRESHOLDS OR FLOOR LEVEL CHANGES AT ACCESSIBLE ENTRY WAYS. |
| POSSIBLE SOLUTIONS If the raised threshold is greater remove it or modify to be a ramp. Other: |
| Implementation Date: |
| 40. Are carpeting or mats a maximum of 1/2 inch high? ADAAG 4.5.3 Yes No N/A, THERE IS NO CARPETING OR MATS. |
| POSSIBLE SOLUTIONS Replace or remove carpeting or mats. Other: |
| Implementation Date: |

| 41. Are edges of carpets or mats securely installed to minimize tripping hazards? ADAAG 4.5.3 Yes |
|---|
| ☐ N/A, THERE IS NO CARPETING OR MATS. |
| POSSIBLE SOLUTIONS Secure carpeting or mats at edges. Other: |
| Implementation Date: |
| 42. Are the door handles no higher than 48 inches from the floor and easy to grasp with one hand and does not require tight grasping, tight pinching, or twisting of the wrist to operate? ADAAG 4.13.9 Yes No NA, THERE ARE NO DOOR HANDLES |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Lower handle. Replace inaccessible knobs with a lever or loop handle. Retrofit with an add-on lever extension. Other: |
| Implementation Date: |
| |
| 43. Is the exterior door pressure 5 pounds or less? ADAAG 4.13.11; 4.27.4 Yes No N/A, DOORS ARE AUTOMATIC OR POWER ASSISTED. |
| POSSIBLE SOLUTIONS Adjust door closures and oil the hinges. Consider installing power-assisted or automatic door openers. Other: |
| Implementation Date: |
| |

44. If the door has a closer, does it take at least 3 seconds to close? ADAAG 4.13.10

| Yes No N/A, THERE ARE NO DOORS WITH CLOSERS. |
|--|
| Time in seconds: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Install lighter doors. Adjust door closer. Other: |
| Implementation Date: |
| |
| 44a. Does the entrance door have an automatic or power assisted door opener? ADAAG 4.13.12 Yes No N/A, DO NOT HAVE AUTOMATIC OR POWER ASSISTED DOORS. |
| 45. Do automatic or power assisted doors close slower than 3 seconds? ADAAG 4.13.12 Yes No |
| POSSIBLE SOLUTIONS Adjust door closures. Other: |
| Implementation Date: |
| 45a. Do automatic and power assisted doors require 15 pounds or less of pressure to stop door movement? ADAAG 4.13.12 Yes No |
| POSSIBLE SOLUTIONS Adjust weight limit Other: |
| Implementation Date: |
| |

HORIZONTAL CIRCULATION

ACCESS ELEMENT C: ACCESS TO PROGRAMS AND SERVICES

Ideally, the layout of the building should allow people with disabilities to obtain materials and services without assistance.

| Implementation Date: |
|---|
| 49. Is there a 5-foot circle or T-shape area for turning a wheelchair completely? ADAAG 4.3.4 Fig 3b Yes No |
| POSSIBLE SOLUTIONS Rearrange furnishings, displays and equipment to provide clear area. Other: |
| Implementation Date: |
| |
| DOORS |
| 50. Do all doors have at least a 32 inch wide clear opening? ADAAG 4.13.5 Yes No |
| POSSIBLE SOLUTIONS Identify/widen/replace doors. Other: |
| Implementation Date: |
| |
| 51. Is there at least 18 inches of clear wall space on pull side of a door (24 inches preferred), next to handle, so a person using a wheelchair can get near to open the door? ADAAG 4.13.6 Yes No |
| Space in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Reverse the door swing if safe to do so. Move/remove obstructing partitions. Rearrange furnishings, displays and equipment. Other: |
| Implementation Date: |

| Yes |
|---|
| No |
| POSSIBLE SOLUTIONS Consider installing power-assisted or automatic door openers. Adjust or replace closers. Install lighter doors. Other: |
| Implementation Date: |
| |
| 53. Are door handles no higher than 48 inches from the floor and easy to grasp with one hand and does not require tight grasping, tight pinching, or twisting of the wrist to operate? ADAAG 4.13.9 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Lower handles no less than 30 inches from floor. Retrofit with add-on levers. Replace inaccessible knobs or latches with lever or loop handles. Consider installing power-assisted or automatic door opener. Other: |
| Implementation Date: |
| |
| 54. Do thresholds at doorways not exceed ¾ inch height for exterior sliding doors? ADAAG 4.13.8 Yes No N/A, THERE ARE NO THRESHOLDS AT EXTERIOR SLIDING DOORS. |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS If there is a threshold greater than 3/4 inch high, remove it or bevel with a slope no greater than 1:2. Other: |

| Implementation Date: |
|---|
| |
| 55. Do thresholds at other types of doorways not exceed ½ inch high or less? ADAAG 4.13.8 Yes No N/A, THERE ARE NO THRESHOLDS AT OTHER TYPES OF DOORWAYS. |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS If the threshold is greater, remove it or bevel with a slope no greater than 1:2. Other: |
| Implementation Date: |
| |
| 56. Are raised thresholds and floor level changes at accessible doorways beveled with a slope no greater than 1:2? ADAAG 4.13.8 Yes No No N/A, THERE ARE NO RAISED THRESHOLD OR FLOOR LEVEL CHANGES AT ACCESSIBLE DOORWAYS. |
| POSSIBLE SOLUTIONS If the raised threshold is greater, remove it or bevel with a slope no greater than 1:2. Other: |
| Implementation Date: |
| ROOMS AND SPACES |
| 57. Are all aisles and pathways to materials and services at least 36 inches wide? ADAAG 4.3.3 Yes No |
| Width in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Rearrange furniture and fixtures to clear aisles. Other: |
| Implementation Date: |

| 58. Is carpeting low-pile, tightly woven and securely attached along edges? ADAAG 4.5.3 Yes No N/A, NO CARPETING |
|--|
| POSSIBLE SOLUTIONS Secure edges on all sides. Replace carpeting. Other: |
| Implementation Date: |
| 59. In circulation paths through public areas, are all obstacles cane-detectable? ADAAG 4.4.2 |
| Cane detectable is determined as within 27 inches of the floor or less than 80 inches of headroom, or protruding less than 4 inches from the wall. Yes No |
| Height in inches: (enter "0" for none or N/A) |
| Protrusion in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Remove obstacles. Install furnishing, planters or other cane-detectable barriers underneath. Other: |
| Implementation Date: |
| EMERGENCY EGRESS |
| 60. Are emergency systems provided? ADAAG 4.28 |
| Such as fire alarms, smoke detectors, etc. Yes No |
| POSSIBLE SOLUTIONS Install emergency systems. |

| Other: |
|---|
| Implementation Date: |
| 61. Do emergency systems produce visual flashing lights? ADAAG 4.28.3 Yes No N/A |
| POSSIBLE SOLUTIONS Consider installing a visual flashing light system. Other: |
| Implementation Date: |
| 62. Do emergency systems produce audible sounds? ADAAG 4.28.2 Yes No N/A |
| POSSIBLE SOLUTIONS Consider installing an audible sound system. Other: |
| Implementation Date: |
| 63. Are exit doors clearly marked with appropriate tactile signs? ADAAG 4.30 Yes No |
| POSSIBLE SOLUTIONS Install appropriate tactile signs. Other: |
| Implementation Date: |

SIGNAGE FOR PROGRAMS & SERVICES

64. Do directional signs and room numbers designating permanent rooms and spaces where programs/services are provided comply with appropriate sign requirements? ADAAG 4.30

| Yes No |
|--|
| N/A. ROOM OR SPACE IS BEING USED TEMPORARILY. |
| POSSIBLE SOLUTIONS Provide signs that have raised letters, Grade 2 Braille, and meet other requirements for permanent room/space signage. Other: |
| Implementation Date: |
| |
| 65. Are tactile signs mounted 60 inches from the floor to centerline of sign? ADAAG 4.30.6 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS |
| Mount tactile signs. |
| Other: |
| Implementation Date: |
| |
| 66. Are tactile signs mounted on wall adjacent to latch side of door, or as close as possible? ADAAG 4.30.6 |
| Yes |
| □ No |
| POSSIBLE SOLUTIONS Mount tactile signs on adjacent wall. |
| Other: |
| Implementation Date: |
| |
| 67. Are raised characters on tactile signs between 5/8 and 2 inches high with high contrast, non-glare background? ADAAG 4.30.4; 4.30.5 Yes No |
| Character Height in inches: (enter "0" for none or N/A) |

| Install tactile signs with proper raised characters. Other: |
|---|
| Implementation Date: |
| 68. Is Braille text the same information? ADAAG 4.30.4 Yes No |
| POSSIBLE SOLUTIONS Install the same information in Braille Text. Other: |
| Implementation Date: |
| DIRECTIONAL AND INFORMATIONAL SIGNAGE |
| 69. If mounted above 80 inches, are letters at least 3 inches with high contrast background and non-glare finish? ADAAG 4.30.3; 4.30.5 Yes No N/A, SIGNAGE IS NOT MOUNTED ABOVE 80 INCHES. |
| Letter height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Provide signs that have raised letters, Grade 2 Braille, and meet other requirements for permanent room/space signage. Other: |
| Implementation Date: |
| 70. Do directional and informational signs comply with legibility requirements? ADAAG 4.30.1 |
| Directories and temporary signs need not comply. Yes No |
| POSSIBLE SOLUTIONS Review requirements and replace signs as needed. |

| Other: |
|--|
| Implementation Date: |
| |
| CONTROLS |
| 71. Are controls available for use by the public located at an accessible height of not less than 15 inches or more than 48 inches above the floor? ADAAG 4.27.3 |
| Such as electrical, mechanical, cabinet, self service controls, etc. Yes No N/A, NO CONTROLS FOR PUBLIC USE. |
| MYA, NO CONTROLS FOR FOREIGN |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Relocate controls. Other: |
| Implementation Date: |
| |
| 72. Are controls operable with one hand and not require tight grasping, pinching, or twisting of the wrist? ADAAG 4.27.4 Yes No |
| POSSIBLE SOLUTIONS Replace or retrofit controls. Other: |
| Implementation Date: |
| |
| SEATS, TABLES, and COUNTERS |
| 73. Are aisles between fixed seating (other than assembly areas) at least 36 inches wide? ADAAG 4.32.2 Yes No No N/A, THERE IS NO FIXED SEATING. |

| Width in inches: (enter "0" for none or N/A) |
|---|
| POSSIBLE SOLUTIONS Rearrange chairs or tables to provide minimum 36 inch aisles. Other: |
| Implementation Date: |
| 74. Are spaces for wheelchair seating dispersed throughout? ADAAG 4.32.2 Yes No |
| POSSIBLE SOLUTIONS Remove some fixed seating. Rearrange seating. Other: |
| Implementation Date: |
| 75. Are designated service tabletops and counters 28-34 inches high? ADAAG 4.32.4 Yes No |
| POSSIBLE SOLUTIONS Lower part or all of higher surface. Provide auxiliary table or counter. Replace or raise tables. Other: |
| Implementation Date: |
| 76. Is knee space at designated accessible tables at least 27 inches high, 30 inches wide and 19 inches deep? ADAAG 4.32.3 |
| ☐ Yes ☐ No |
| Height in inches: (enter "0" for none or N/A) |
| Width in inches: (enter "0" for none or N/A) |

| Depth in inches: (enter "0" for none or N/A) |
|---|
| POSSIBLE SOLUTIONS Replace table. Other: |
| Implementation Date: |
| |
| 77. At each type of transaction counter, is a part of the main counter 28-34 inches high? ADAAG 4.32.4 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Provide lower auxiliary counter or folding shelf. Arrange counter and furnishings to create a space to exchange items. Other: |
| Implementation Date: |
| |
| 78. Is a portion of the transaction counters no more than 34 inches high or has a space for passing items to persons who have difficulty reaching over a high counter? ADAAG 4.32.4 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Lower a section of counter. Arrange counter and furnishings to create a space to pass items. Other: |
| Implementation Date: |

VERTICAL CIRCULATION

79. Are there ramps, wheelchair lifts or elevators to all public areas?

| Yes No N/A - THERE ARE NO RAMPS, WHEELCHAIR LIFTS, OR ELEVATORS TO ALL PUBLIC AREAS. |
|---|
| POSSIBLE SOLUTIONS Install ramps or lifts. Modify a service elevator. Relocate programs/services to an accessible area. Other: |
| Implementation Date: |
| |
| 80. If there are stairs between the entrance and/or elevator and essential public areas, is there an accessible alternate route on each level? Yes No N/A - THERE ARE NO STAIRS OR ELEVATORS BETWEEN ENTRANCES AND ESSENTIAL PUBLIC AREAS. |
| POSSIBLE SOLUTIONS Post clear signs directing people along an accessible route. Other: |
| Implementation Date: |
| |
| STAIRS |
| These questions apply to stairs connecting levels not served by an elevator, ramp or lift. |
| Are there stairs in this facility that are used by customers seeking services? Yes No N/A - THERE ARE NO STAIRS WITHIN THIS FACILITY. |
| 81. Do stair treads have a slip resistant surface? ADAAG 4.9.2 Yes No |
| POSSIBLE SOLUTIONS Add a slip resistant surface to treads. Other: |

| Implementation Date: |
|---|
| 82. Do stairs have continuous handrails on both sides with extensions 12 inches beyond the top and bottom stairs? ADAAG 4.9.4 Yes No |
| POSSIBLE SOLUTIONS Add or replace handrails if possible within existing floor plan. Other: |
| Implementation Date: |
| ELEVATORS |
| Are there elevators in the building that are used by customers seeking services? No |
| 83. Are there visual and verbal or audible door opening/closing announcements and floor indicators? ADAAG 4.10.4 Yes No |
| POSSIBLE SOLUTIONS Install visual and verbal or audible announcements. Other: |
| Implementation Date: |
| 84. Are the call buttons in hallway centered at no higher than 42 inches above the floor? ADAAG 4.10.3 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Lower call buttons. Provide permanently attached reach stick. Other: |

| Implementation Date: |
|--|
| 85. Do controls in the cab have raised and Grade 2 Braille lettering? ADAAG 4.10.5 Yes No |
| POSSIBLE SOLUTIONS Install raised lettering and Braille signs next to buttons. Other: |
| Implementation Date: |
| |
| 86. Is inside dimension of elevator at least 51 inches x 68 inches for side opening door or 51 inches x 80 inches for center opening door, with the door at least 36 inches wide? ADAAG 4.10.9 Yes No |
| What is the inside width in inches of the elevator or lift? What is the inside depth in inches of the elevator or lift? What is the width in inches of the door? |
| POSSIBLE SOLUTIONS Other: |
| Implementation Date: |
| 87. Is there a sign on both doorjambs at every floor indicating the floor in raised and Braille letters? ADAAG 4.10.12 Yes No |
| POSSIBLE SOLUTIONS Install tactile signs to identify floor numbers, 60 inches to center of sign from floor Other: |
| Implementation Date: |

| 88. If an emergency intercom is provided, is it usable without voice communication? ADAA 4.10.14 |
|--|
| Yes |
| □ No □ N/A, EMERGENCY INTERCOM NOT USED. |
| |
| POSSIBLE SOLUTIONS Modify communication system. |
| Other: |
| Les Les estation Bates |
| Implementation Date: |
| |
| 89. Is the emergency intercom identified by Braille and raised letters? ADAAG 4.10.12 |
| □ No |
| POSSIBLE SOLUTIONS |
| Install tactile identification. |
| Other: |
| Implementation Date: |
| |
| 89a. Is the emergency intercom located higher than 48 inches from floor? ADAAG 4.10.14 |
| Yes |
| □ No |
| POSSIBLE SOLUTIONS |
| Adjust height of intercom. Other: |
| |
| Implementation Date: |
| |
| LIFTS |
| Are lifts used in the building by customers seeking services? |
| Yes |
| ☐ No |
| 90. Can the lift be used without assistance? ADAAG 4.11.3 |
| ☐ Yes |

| POSSIBLE SOLUTIONS At each stopping level, post clear instructions for using the lift. Other: |
|--|
| Implementation Date: |
| |
| 91. Is there at least 30 inches x 48 inches of clear space for someone using a wheelchair to reach the controls and use the lift? ADAAG 4.11.2 Yes No |
| POSSIBLE SOLUTIONS Rearrange furnishings and equipment to provide more clear space. Other: |
| Implementation Date: |
| |
| 92. Are controls between 15 and 48 inches high? ADAAG 4.11.2 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Move controls. Other: |
| Implementation Date: |

USABILITY OF TOILET ROOMS

ACCESS ELEMENT D: GETTING TO TOILET ROOMS

| 93. Is at least one toilet room (one for each sex or unisex) available to the public fully accessible? ADAAG 4.1.6(3)(e) Yes No |
|--|
| POSSIBLE SOLUTIONS Provide a fully accessible public toilet room. Other: |
| Implementation Date: |
| |
| 94. Are there signs at inaccessible restrooms that give directions to accessible ones? ADAAG 4.1.6(3)(e) Yes NO N/A, THERE ARE NO INACCESSIBLE RESTROOMS. |
| POSSIBLE SOLUTIONS Install directional signs. Other: |
| Implementation Date: |
| DOORWAYS and PASSAGES |
| 95. Is there tactile signage identifying restrooms? ADAAG 4.1.6(3)(e) Yes No |
| POSSIBLE SOLUTIONS Add accessible signage mounted to wall on the latch side of the door, 60 inches from floor to centerline of sign. Do not mount on the door itself. Other: |
| Implementation Date: |

| 96. Are pictograms or symbols used to identify toilet rooms? ADAAG 4.1.3(16)(a)(b) |
|---|
| □ No |
| POSSIBLE SOLUTIONS Install pictogram or symbol signs. Other: |
| Implementation Date: |
| |
| 97. Is the doorway at least 32 inches wide? ADAAG 4.13.5 Yes No |
| Clear width in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Install offset (swing-clear hinges). Widen the doorway. Other: |
| Implementation Date: |
| 98. Are doors equipped with accessible handles mounted no higher than 48 inches from floor? ADAAG 4.13.9 Yes No N/A- DOORS ARE OPENED BY OTHER MEANS. |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Lower handles. Replace knobs or latches with lever or loop handles. Add lever extensions. Consider installing power-assisted or automatic door openers Other: |
| Implementation Date: |
| 99. Is door pressure 5 pounds or less? ADAAG 4.13.11 |

| Yes No | | |
|--|-------------------------------|-----------------------|
| POSSIBLE SOLUTIONS Adjust doors. Install lighter doors. Consider installing power-assisted or automatic door openers. Other: | | |
| Implementation Date: | | |
| WHEELCHAIR | | |
| A person using a wheelchair will need 44 inches of clear width for forwer 5-foot diameter or T-shape clear space to make turns. A minimum 48 in swing is needed between the two doors of an entry vestibule. | ard movemen oches clear of | nt, and a the door |
| 100. Does the entry setup provide adequate maneuvering space for a pwheelchair? ADAAG 4.3.4 Yes No | erson using a | |
| Length in inches: (enter "0" for none or N/A) | | |
| Width in inches: (enter "0" for none or N/A) | | |
| POSSIBLE SOLUTIONS Rearrange chairs, trash cans, etc. Remove inner door if there is a vestibule with two doors. Move or relocate obstructing partitions. Other: | | |
| Implementation Date: | | |
| 101. Is there a 30 inches x 48 inches clear floor space to all fixtures? AD Yes No |)AAG 4.2.4 | |
| POSSIBLE SOLUTIONS Remove obstructions. Other: | | |

| Implementation Date: |
|---|
| STALLS |
| 102. Is the stall door hardware and locking mechanism operable with one hand and does not require tight grasping, pinching, or twisting of the wrist? ADAAG 4.13.9 Yes No |
| POSSIBLE SOLUTIONS Replace inaccessible knobs with lever or loop handles. Add lever extensions. Other: |
| Implementation Date: |
| 103. Is there a wheelchair accessible stall with a clear area at least 5 feet in diameter or a T-shaped clear space for turning around? ADAAG 4.2.3; Fig 3(a); Fig 3(b) Yes No |
| Length in inches: (enter "0" for none or N/A) |
| Width in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Move or relocate partitions. Reverse the door swing if it is safe to do so. Other: |
| Implementation Date: |
| 104. In the accessible stall, are there grab bars on the walls behind and to the side nearest the toilet? ADAAG 4.17.6 Yes No |
| POSSIBLE SOLUTIONS Add or adjust grab bars. Other: |

| Implementation Date: | |
|---|------|
| 105. Is the top of toilet seat 17 to 19 inches high from floor? ADAAG 4.16.6; Fig 29b Yes No | |
| POSSIBLE SOLUTIONS Raise or lower seat height. Other: | |
| Implementation Date: | |
| LAVATORIES | |
| 106. Does one lavatory have a 30 inch wide x 48 inch deep clear space in front? ADAAG 4.1 Yes No | 19.3 |
| Width in inches: (enter "0" for none or N/A) | |
| Depth in inches: (enter "0" for none or N/A) | |
| POSSIBLE SOLUTIONS Rearrange furnishings. Replace lavatory. Remove/alter cabinetry to provide space. Make sure hot pipes are covered. Move partition or wall. Other: | |
| Implementation Date: | |
| 107. Is the top of the lavatory rim no higher than 34 inches? ADAAG 4.19.2 Yes No | |
| Height in inches: (enter "0" for none or N/A) | |
| POSSIBLE SOLUTIONS Adjust or replace lavatory. | |

| Other: |
|--|
| Implementation Date: |
| 108. Is there at least 29 inches from the floor to the bottom of the lavatory apron excluding pipes? ADAAG 4.19.2 Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Adjust or replace lavatory. Other: |
| Implementation Date: |
| 109. Can the faucet be operated with one closed fist? ADAAG 4.19.5 Yes No |
| POSSIBLE SOLUTIONS Replace with paddle handles. Other: |
| Implementation Date: |
| 110. Is at least one of each soap, paper towel dispenser, and hand dryers operable parts located within reach ranges and usable with one closed fist? ADAAG 4.27.3; Fig 5; Fig 6 Yes No |
| POSSIBLE SOLUTIONS Lower dispensers. Replace with or provide additional accessible dispensers. Other: |
| Implementation Date: |
| |

111. Is the mirror mounted with the bottom edge of the reflecting surface 40 inches from

| Yes |
|--|
| No |
| |
| POSSIBLE SOLUTIONS |
| Add a larger mirror elsewhere in the room. |
| Lower or tilt mirror down. |
| Other: |
| Implementation Date: |

ACCESS ELEMENT E: ADDITIONAL ACCESS

When amenities such as drinking fountains and public telephones are provided, they should be accessible to people with disabilities.

| DRINKING FOUNTAINS |
|--|
| Are there drinking fountains in the facility? |
| Yes |
| □ No |
| |
| 112. Is there at least one fountain with clear floor space at least 30 inches x 48 inches in front? |
| ADAAG 4.15.5 |
| Yes |
| ∐ No |
| Width in inches: (enter "0" for none or N/A) |
| · |
| Depth in inches: (enter "0" for none or N/A) |
| |
| POSSIBLE SOLUTIONS |
| Clear more space by rearranging or removing furnishings |
| Other: |
| |
| Implementation Date: |
| |
| |
| 113. Is there one fountain with a spout no higher than 36 inches from the floor? ADAAG |
| 4.15.2 |
| ☐ Yes ☐ No |
| |
| Spout height in inches: (enter "0" for none or N/A) |
| |
| POSSIBLE SOLUTIONS |
| Provide cup dispensers for fountains with spouts that are too high. |
| Provide accessible fountain. |
| Other: |
| |
| Implementation Date: |
| |
| 444 Ans controls we control to the first of the second sec |
| 114. Are controls mounted on the front or on the side near the front edge and operable with |

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one closed fist? ADAAG 4.15.4

| ☐ Yes ☐ No |
|---|
| POSSIBLE SOLUTIONS Replace the controls. Provide accessible fountain. Other: |
| Implementation Date: |
| 115. Is each fountain cane-detectable? ADAAG 4.15.5 |
| Located within 27 inches of the floor or protruding less than 4 inches from the wall. Yes No |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Place a planter or other cane-detectable barrier on each side at floor level. Other: |
| Implementation Date: |
| TELEPHONES |
| Are there pay or public use telephones in the facility? Yes No |
| 116. If pay or public use telephones are provided, is there clear floor space of 30 inches x 48 inches in front of at least one phone? ADAAG 4.31.2 Yes No |
| POSSIBLE SOLUTIONS Move furnishings to create clear floor space. Replace or remove booth, with open station. Other: |
| Implementation Date: |

| Up to 54 inches if a side approach is possible. Yes |
|--|
| NoN/A, TELEPHONE IS LOCATED ON A TABLETOP OR COUNTER. |
| Height in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Lower telephone. Other: |
| Implementation Date: |
| |
| 118. Does the telephone protrude no more than 4 inches into the circulation space? ADAAG 4.31.4 Yes No |
| Protrusion in inches: (enter "0" for none or N/A) |
| POSSIBLE SOLUTIONS Place a cane-detectable barrier on each side at floor level. Other: |
| Implementation Date: |
| 119. Is the telephone identified with proper signage, which includes the symbol of a telephone earpiece with radiating sound waves? ADAAG 4.30.7 Yes No |
| POSSIBLE SOLUTIONS Add proper signage. Other: |
| Implementation Date: |

117. Is the highest operable parts of the telephone no higher than 48 inches? ADAAG 4.31.3

| 120. Is the location of a text telephone identified by accessible signage with the internation: TTY symbol? ADAAG 4.31.9 Yes No |
|--|
| POSSIBLE SOLUTIONS Add proper signage. Other: |
| Implementation Date: |
| 121. Does the pay or public use telephone have push-button controls? ADAAG 4,31.6 Yes No |
| POSSIBLE SOLUTIONS Contact local phone company to install push-button controls. Other: |
| Implementation Date: |
| 122. Is the pay or public use telephone hearing-aid compatible? ADAAG 4.31.5 Yes No |
| POSSIBLE SOLUTIONS Install a hearing-aid compatible phone. Other: |
| Implementation Date: |
| 123. Is the pay or public use telephone adapted with volume control? ADAAG 4.31.5 Yes No |
| POSSIBLE SOLUTIONS Have volume control added. Other: |

| Implementation Date: |
|--|
| |
| 124. If there are public pay phones, is one equipped with a text telephone (TDD/TTY)? ADAAG 4.31.9 Yes No |
| POSSIBLE SOLUTIONS Install a text telephone. Have a TTY available. Provide a shelf and outlet next to standard phone. Other: |
| Implementation Date: |

ACCESS ELEMENT F: COMMUNICATIONS

AJCC(s)/OSCC(s) must ensure effective communication with individuals with disabilities.

INFORMATION IN ALTERNATIVE FORMATS

| 125. Upon request, are you able to provide literature, posting information, and audio-visual materials in formats which are understandable to persons with visual, hearing, learning and cognitive impairments? 29 CFR 37.8(b) Yes No | |
|--|------|
| POSSIBLE SOLUTIONS Write materials at a fifth grade reading level and use graphics. Develop and keep up-to-date a Resource List of services available in your area for taping, Braille and publishing materials in large print. Develop an active network with community-based organizations that serve individuals wirdisabilities. All videos must be captioned. Other: | th |
| Implementation Date: ——— AUXILIARY AIDS | |
| 126. Are you able to provide appropriate auxiliary aids to ensure that communications with individuals with hearing, vision or speech impairments are as effective as communications with others? 29 CFR 37.9(b) | ı |
| A written plan should be available so that all staff can locate, request, and obtain auxiliary aids Yes No | |
| POSSIBLE SOLUTIONS Auxiliary aids include services or devices as: Certified sign language interpreters Assistive listening devices Televisions with captioning capability Telecommunications devices for deaf persons (TTY) Video text displays Readers | |

| Taped texts | |
|---|------------|
| Braille materials and large print materials | |
| Computer Diskette | |
| Other: | |
| | |
| Implementation Date: | |
| | |
| | _ |
| 127. Have you developed a budget for auxiliary aids which must be provided with | out charge |
| to participants upon request? 29 CFR 37.7(k) | |
| Yes | |
| No | |
| N/A, AN ON-GOING BUDGET IS IN PLACE, AUXILIARY AIDS ARE PURCHASED AS NI | EDED FOR |
| PARTICIPANTS. | |
| POSSIBLE SOLUTIONS | |
| The budget will be developed for the next fiscal year. | |
| Other: | |
| | |
| Implementation Date: | |
| | |
| | |
| 128. Is staff provided with on-going training in the use of auxiliary aids and the pro- | cedures to |
| obtain them? 29 CFR 37.9(b) | |
| Yes | |
| No | |
| | |
| POSSIBLE SOLUTIONS | |
| Training will be developed. | |
| Other: | |
| | |
| Implementation Date: | |
| | |
| | |
| INFORMATION TECHNOLOGY | |
| 420. Annual alla Annual de alternative annual de alternative | 1.19 1 |
| 129. Are you able to provide alternative access to a job network or other services of through a computer 2.20 CFR 27.8(a) | ieliverea |
| through a computer? 29 CFR 37.8(a) | |
| Staff should be trained on how to turn on the captions feature in different progran | ne and |
| websites so that videos and other graphics with sound can be viewed with the cap | |
| Yes | uviis. |
| No | |
| | |

| POSSIBLE SOLUTIONS |
|---|
| Have at least one staff member available to read and type for an individual with a visual |
| impairment or assist an individual with a cognitive or hearing impairment. |
| Provide adjustable workstation furniture that can be raised and lowered to accommodate |
| the needs of the customer. |
| Provide printed output at waist height. |
| Provide workstations that are designed to accommodate wheelchairs. |
| Provide universal workstation aids, such as a track ball, wrist rests and articulated forearm |
| rests that can be adapted to the individual user. |
| Consider configuring workstations with 17" or 21" monitors to accommodate the sight |
| impaired. |
| Equip workstations with a screen magnifier and a keyboard with large print key top labels |
| for easy viewing. |
| Incorporate Braille printing, screen reading software with speech synthesizer or possibly |
| speech input into the workstation configuration in accordance with industry standards |
| addressing compatibility. |
| Other: |
| |
| Implementation Date: |
| |

ACCESS ELEMENT G: EMERGENCY EVACUATION

AJCC(s)/OSCC(s) must ensure the safety of employees and participants with disabilities during emergencies.

EVACUATION PLAN

| assistance, roles of key staff, egress routes, emergency contact telephone numbers, debriefing and counseling services. ADAAG 4.3.10 Yes No |
|---|
| POSSIBLE SOLUTIONS The evacuation plan will be developed and in place. Other: |
| Implementation Date: |
| |
| 131. Does the emergency warning system include a visual flashing light signal and/or audible sound in all public and common use areas? ADAAG 4.28.2; 4.28.3 Yes No N/A |
| POSSIBLE SOLUTIONS Consider installing an emergency warning system that includes visual flashing lights and an audible sound. Other: |
| Implementation Date: |
| |

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ACCESS ELEMENT H: STAFF DEVELOPMENT

Staff must be knowledgeable of the AJCCs/OSCCs' legal obligations with respect to compliance with the Americans with Disabilities Act (ADA) Title II, the Rehabilitation Act (Section 504) and the Nondiscrimination and Equal Opportunity Regulations for WIOA.

| 132. Do you provide stall training | ig and development in | in the following areas. 29 CF | A 37.20 |
|--|-------------------------|-------------------------------|---------|
| Disability Awareness | Yes No | | |
| Civil Rights | Yes No | | |
| Confidentiality | Yes No | | |
| Ethics | Yes No | | |
| Conflict Management | Yes No | | |
| Work Place Diversity | Yes No | | |
| POSSIBLE SOLUTIONS Develop an Individualized Decompetencies indicated. Develop quick reference guid disabilities as well as all custome Provide staff training. Other: | elines for staff to use | when greeting individuals wi | |
| Implementation Date: | | | |

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ACCESS ELEMENT I: ACCESS TO PUBLIC MEETINGS

AJCC/OSCC programs and activities must be held in accessible buildings or facilities when accessibility is needed for staff or participants with disabilities.

PUBLIC MEETINGS AND TRAINING POLICIES

| participation in public meetings and training sessions? 29 CFR 37.7(a) Yes |
|--|
| □ No |
| POSSIBLE SOLUTIONS Send meeting notices that include the process for requesting reasonable accommodation, the name of a contact person and telephone/TTY number Put meeting notices on local TV and radio as well as newspapers for people with visual or cognitive impairments Provide individuals with allergies or environmental illness an opportunity to request a fragrance-free environment. If this is the case, notify all participants to refrain from wearing heavily scented products and to air out dry-cleaned clothes. |
| Provide information about bus routes, parking and physical accessibility. Arrange the seating for wheelchair accessibility. Other: |
| Implementation Date: |
| |
| 134. Does the AJCC/OSCC homepage website link include the following required Taglines: 29 CFR 37.34(a) |
| "This WIOA Title I-financially assisted program or activity is an equal opportunity employer/program;" and "Auxiliary aids and services are available upon request to individuals with disabilities." Yes No |
| Please provide the AJCC/OSCC webpage address: |
| POSSIBLE SOLUTIONS Add Taglines to homepage. Other: |
| Implementation Date: |
| |

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WIOA GRIEVANCE AND COMPLAINT RESOLUTION PROCEDURES

PURPOSE

This policy provides the guidance and establishes the procedures regarding grievances and complaints alleging noncriminal violations of Workforce Innovation and Opportunity Act (WIOA) Title I requirements. This policy applies to all WIOA Title I recipients and subrecipients, and is effective immediately. Retain this policy until further notice.

SCOPE

The Workforce Development Board of Ventura County (WDBVC) and its contractors and subrecipients.

REFERENCES

- Workforce Services Directive WSD18-05, WIOA Grievance and Complaint Resolution Procedures (September 4, 2018)
- WIOA (Public Law 113-128) Section 181(c)
- Title 20 Code of Federal Regulations (CFR) Sections 683.600 and 683.610
- Title 29 CFR Section 38.9
- Title 22 California Code of Regulations (CCR) Division 1, Subdivision 2, Chapter 2, Sections 5050 – 5070

POLICY

Under WIOA Section 181(c), each state, Local Workforce Development Area (Local Area), and direct recipient of Title I funding is required to establish and maintain procedures for participants and other interested parties to file grievances and complaints alleging violations of WIOA Title I requirements. These procedures must be made available to all relevant parties within the Local Area, including America's Job Center of CaliforniaSM (AJCC) partners, service providers, and program participants.

This policy contains guidance regarding the receipt, hearing, resolution, and appeals process of WIOA Title I grievances and complaints at the local, state, and federal level in accordance with Title 20 CFR Sections 683.600 and 683.610. These procedures apply only to programmatic complaints alleging violations of WIOA Title I requirements in the operation/administration of WIOA programs and activities. For information on complaints alleging discrimination under WIOA Section 188 and/or Title 29 CFR Part 38, see Workforce Services Directive Nondiscrimination and Equal Opportunity Procedures (WSD17-01). For information on complaints alleging criminal fraud, waste, abuse, or other criminal activity, see Workforce Services Directive Incident Reporting (WSD12-18). Lastly, for appeals of administrative or financial sanction(s) on a Local

Area resulting from monitoring, investigations, or audits, see Workforce Investment Act Directive Audit Resolution (WIAD05-17).

General Requirements

Grievances or complaints must be filed within one year of the alleged violation. All grievances, complaints, amendments, and withdrawals must be in writing. All persons filing grievances or complaints shall be free from restraint, coercion, reprisal, and discrimination.

Furthermore, all recipients and subrecipients of WIOA Title I funds must make reasonable efforts to ensure their policies and corresponding information will be understood by affected participants and individuals, including youth and individuals with limited English proficiency. These efforts must comply with the language requirements of Title 29 CFR Section 38.9.

Definitions

Complainant – any participant or other interested or personally affected party alleging a noncriminal violation of WIOA Title I requirements.

Complaint file – a file that is maintained in a central location within each office, which includes a copy of each complaint filed along with pertinent documentation.

Compliance Review Office – the organization within the EDD that oversees the administrative resolution of WIOA programmatic complaints.

Days – consecutive calendar days, including weekends and holidays.

Grievance or complaint – a written expression by a party alleging a violation of WIOA Title I, regulations promulgated under WIOA, recipient grants, subgrants, or other specific agreements under WIOA.

Hearing Officer – an impartial person or group of persons that shall preside at a hearing on a grievance or complaint.

Local Area – the Local Area administrative entity and its subrecipients to whom the administrative entity has delegated the grievance and complaint resolution process.

Participant – an individual who has been determined to be eligible to participate in and who is receiving services under a program authorized under WIOA.

Participant case file - either a hard copy or an electronic file.

Recipient – an entity to which a WIOA grant is awarded directly from the U.S. Department of Labor (DOL) to carry out a program under WIOA Title I.

Service Provider – a public agency, private nonprofit organization, or private-for-profit entity that delivers educational, training, employment, or supportive services to WIOA participants.

State Review Panel — an entity within the EDD composed of representatives from EDD's Compliance Review Office, Legal Office, and Director's Office. This panel shall review and approve or disapprove decisions and recommendations regarding grievances or complaints.

Subrecipient – an entity to which a recipient awards funds and is accountable to the recipient (or higher tier subrecipient) for the use of the funds provided.

Local Level Grievance and Complaint Resolution Procedures

Local Areas must establish procedures for resolving programmatic grievances and complaints alleging violations of WIOA Title I. These local procedures are intended to resolve issues related to WIOA Title I grant programs operated by the Local Area's administrative entity or its subrecipients. The local procedures must meet the following criteria:

1. Notice to Affected Parties

Local Areas must provide a copy of the local grievance and complaint procedures to each participant. These procedures must include the following:

- Notification that the participant has the right to file a grievance or complaint at any time within one year of the alleged violation.
- Instructions and timelines for filing a grievance or complaint.
- Notification that the participant has the right to receive technical assistance from the Local Area in filing the grievance or complaint.
- Notification that the participant may file an appeal or request a separate review by EDD if they experience an incident of restraint, coercion, or reprisal as a result of filing a complaint.

The local grievance and complaint procedures must be posted in a public location and made available to any interested parties or members of the public.

Where a hard copy case file is maintained, staff must include a signed copy of an acknowledgement of receipt of the local grievance and complaint procedures in each participant's case file. Where an electronic case file is maintained, staff must either: (1) enter a case note indicating that this notification did occur, the date of the notification, and the name of the staff person who provided it, or (2) scan a signed copy of an acknowledgement of receipt of the local grievance and complaint procedures and attach it to the participant's case file.

Local Areas have the responsibility to provide technical assistance to complainants, including those filing grievances or complaints against the Local Area. Technical assistance includes, but is not limited to, providing instructions on how to file a complaint, and

providing copies of relevant documents such as the WIOA, federal regulations, state laws and regulations, local procedures, and/or contracts. This does not require Local Areas to violate any rule of confidentiality or provide legal advice.

2. Filing a Grievance or Complaint

The official filing date of a grievance or complaint is the date it is received by the Local Area, AJCC partner, service provider, or subrecipient. The filing shall be considered a request for a hearing and the Local Area shall issue a written decision within 60 days of the official filing date. The Local Area shall send a copy of the grievance or complaint to the respondent.

The grievance or complaint must be in writing, signed, and dated by the complainant. The Local Area should obtain the following information for all complaints. However, the absence of any of the requested information shall not be used as a basis for dismissing the grievance or complaint.

- Full name, telephone number, and mailing address of the complainant and respondent.
- A clear and concise statement of the facts and dates describing the alleged violation.
- The provision(s) of WIOA, federal regulations, grant, or other agreements under WIOA believed to have been violated.
- Grievances or complaints against individuals, including staff or participants, shall
 indicate how those individuals did not comply with WIOA law, regulation, or
 contract.
- The remedy sought by the complainant.

A grievance or complaint may be amended to correct technical deficiencies at any time up to the start of the hearing. Grievances or complaints may not be amended to add new issues unless the complainant withdraws and resubmits the complaint. However, the one year time period in which a grievance or complaint may be filed is not extended for grievances or complaints refiled with amendments. Grievances or complaints may be withdrawn at any time prior to the issuance of the hearing officer's decision.

3. Informal Resolution

The Local Area shall notify the complainant and respondent of the opportunity for an informal resolution. Respondents must make a good faith effort to resolve all grievances or complaints prior to the scheduled hearing. Failure on the part of either the complainant or respondent to exert a good faith effort shall not constitute a basis for dismissing a grievance or complaint, nor shall this be considered a part of the facts to be judged during the resolution process. The Local Area must assure that all grievances or complaints not resolved informally or not withdrawn are given a hearing, regardless of the grievance or complaint's apparent merit or lack of merit.

If a complainant and respondent are able to reach an informal resolution, a notice of resolution must be sent to the complainant and entered into the complaint file. If the informal resolution leads to an impasse between the complainant and respondent, the complainant may choose to not proceed to a hearing. If this occurs, a notice of impasse must be sent to the complainant and entered into the complaint file. In the event of resolution or impasse, the Local Area must request the complainant to provide a written withdrawal of the complaint within 10 days of receipt of the notice of resolution or impasse.

4. Local Level Hearing

Hearings on any grievance or complaint shall be conducted within 30 days of the filing date of the grievance or complaint:

a. Notice of Hearing

The Local Area must notify the complainant and respondent in writing of the hearing at least 10 days prior to the date of the hearing. The 10-day notice period may be shortened with written consent from both parties. The notice shall be in writing and contain the following information:

- The date of the notice, name of complainant, and the name of the party against whom the grievance is filed.
- The date, time, and location of the hearing.
- A statement of the alleged violation(s). The statement must accurately reflect
 the content of the grievance or complaint as submitted by the complainant.
 However, clarifying notes may be added to assure that the grievance or
 complaint is addressed accurately.
- The name, address, and telephone number of the contact person issuing the notice.

b. Conduct of Hearing

An impartial hearing officer shall conduct the hearing. All members of the Local Workforce Development Board and the local Chief Elected Official(s) are considered interested parties and cannot conduct an impartial hearing. The state suggests the Local Area seek impartial hearing officers from among the staff of legal offices or personnel departments of local municipalities or counties that will not be directly affected by, or will not implement the final resolution of, a specific grievance or complaint.

The hearing must be conducted in an informal manner and not be bound by strict rules of evidence. All hearings must follow any applicable procedures established by the Local Area. Both parties have the right to be represented at their own cost, present written and oral testimony, call and question witnesses, and request and examine records and

documents relevant to the issues. The hearing must be recorded electronically or by a court reporter.

c. Decision of Hearing

The hearing officer shall provide a written decision to the Local Area. The Local Area shall mail the written decision to both parties by first class mail no later than 60 days after the filing date of the grievance or complaint. The decision shall contain the following information:

- The names of the parties involved.
- A statement of the alleged violation(s) and related issues.
- A statement of the facts.
- The hearing officer's decision and reasoning.
- A statement of the corrective action or remedies for violations, if any, to be implemented.
- A notice of the right of either party to request an appeal of the decision by the State Review Panel within 10 days of receipt of the decision.

5. Local Level Appeal

If a complainant does not receive a decision within 60 days of the filing date of the grievance or complaint, or receives an adverse decision, the complainant has the right to file an appeal with the state. See the subsection below entitled Appeals of Local Level Decisions or Requests for EDD Review.

State Level Grievance and Complaint Resolution Procedures

As required under Title 20 CFR Section 683.600(d), the state must establish procedures for resolving appeals of decisions issued at the local level, grievances or complaints regarding statewide workforce programs, and grievances or complaints alleging state violations of WIOA Title I requirements.

Appeals of Local Level Decisions or Requests for EDD Review

If the Local Area has issued an adverse decision or failed to follow the procedures in this policy, the complainant may file an appeal with the state. Additionally, if the Local Area has not issued a decision within the 60 day time limit, or if there has been any incident(s) of restraint, coercion, or reprisal at the local level as a result of filing a grievance or complaint, the complainant may file a request for EDD review.

The appeal or request for EDD review must be in writing, signed, and dated by the complainant. The state will attempt to obtain the following information. However, the absence of any of the

requested information will not be used as a basis for dismissing the appeal or request for EDD review.

- The full name, telephone number, and mailing address of the complainant and the Local Area's administrative entity.
- A statement of the basis of the appeal or request for EDD review.
- Copies of relevant documents, such as the complaint filed with the Local Area and their decision, if any was received.

Appeals must be filed or postmarked within 10 days from the date on which the complainant received an adverse decision from the Local Area. Requests for EDD review must be filed or postmarked within 15 days from either of the following:

- The date on which a complainant should have received a decision regarding a locally filed complainant, which is defined as five days from the date the decision was due.
- The date on which an instance of restraint, coercion, or reprisal was alleged to have occurred as a result of filing the complaint.

Complainants must submit appeals or requests for EDD review to the following address:

Chief, Compliance Review Office, MIC 22-M Employment Development Department P.O. Box 826880 Sacramento, CA 94280-0001

If an evidentiary hearing was held at the local level, the Compliance Review Office shall request the record of the hearing from the Local Area and the State Review Panel shall review the record without scheduling an additional hearing. The Local Area is to provide written transcripts of any audio or visual recordings of the hearings via overnight mail. Within 10 days of receipt of the grievance or complaint, the Compliance Review Office shall notify the complainant and respondent of the opportunity for an informal resolution and proceed with the informal resolution process.

If an evidentiary hearing was not held at the local level, the Compliance Review Office shall instruct the Local Area to hold a hearing within 30 days of receipt of the appeal or request for EDD review. If the Local Area refuses to hold a hearing within the required timeframe, the EDD shall schedule an evidentiary hearing before an impartial hearing officer within the 30 day timeframe.

State Level Grievances and Complaints

All grievances or complaints alleging noncriminal, state violations of WIOA Title I requirements, or grievances or complaints by individuals or interested parties affected by statewide workforce programs shall be filed in writing with the Chief of the Compliance Review Office. The official filing date of the grievance or complaint is the date it is received by the Compliance Review Office. The filing shall be considered a request for a hearing and the State Review Panel shall issue a

written decision within 60 days of the official filing date. The Compliance Review Office shall send a copy of the grievance or complaint to the respondent.

The grievance or complaint must be in writing, dated, and signed by the complainant. The state will attempt to obtain the following information for all complaints. However, the absence of any of the requested information will not be used as a basis for dismissing the grievance or complaint.

- Full name, telephone number, and mailing address of the complainant and respondent.
- A clear and concise statement of the facts and dates describing the alleged violation.
- The provision(s) of WIOA, federal regulations, state laws or regulations, grant, or other agreements under WIOA believed to have been violated.
- Grievances or complaints against individuals, including staff or participants, shall indicate how those individuals did not comply with WIOA law, regulation, or contract.
- The remedy sought by the complainant.

The Chief of the Compliance Review Office or their designee shall review the grievance or complaint and notify the complainant and respondent of the opportunity for an informal resolution within 10 days of receipt. If the state cannot resolve the grievance or complaint informally, a hearing will be held.

EDD Hearing

Hearings on any grievance or complaint shall be conducted within 30 days of the filing of the grievance or complaint. The complainant, respondent, and Local Area (in cases of local level appeals and requests for EDD review) shall be notified in writing of the hearing at least 10 days prior to the hearing. The hearing shall be conducted by an impartial officer. The hearing notice shall contain the following information:

- The date of the notice, name of complainant, and the name of the party against whom the grievance is filed.
- The date, time, and location of the hearing.
- A statement of the alleged violations. These statements must accurately reflect the content of the grievance or complaint as submitted by the complainant. However, clarifying notes may be added to assure that the grievance or complaint is addressed accurately.
- The name, address, and telephone number of the contact person issuing the notice.

The EDD hearing shall be conducted in an informal manner without the application of strict rules of evidence. Both parties shall have the right to be represented, present written and/or oral testimony under oath and arguments, call and question witnesses, and request and examine records and documents relevant to the issues. The hearing shall be recorded either electronically or by a court reporter.

Title 22 CCR regulates the responsibilities and processes of EDD administrative law judges and hearings and as such, applies to the EDD hearings and hearing officers described in this policy.

Title 22 CCR Sections 5050 through 5070 outline all applicable state laws and must be adhered to by the EDD hearing officers. Examples of subjects addressed include special hearing accommodation, electronic hearings, ex parte communications, and consolidation of similar cases. All references to "administrative law judge" hold the same meaning as "hearing officer" in regard to these regulations.

State Review Panel

Following completion of the EDD hearing, the EDD hearing officer shall make a written recommendation to the State Review Panel. The hearing officer's recommendation shall contain the following information:

- The names of the parties involved.
- A statement of the alleged violation(s) and related issues.
- A statement of the facts.
- The EDD hearing officer's decision and reasoning.
- A statement of the corrective action or remedies for violations, if any, to be implemented.

The State Review Panel shall not conduct a new evidentiary hearing, but shall review the record established by either the local level hearing or the EDD hearing. The State Review Panel shall issue a decision on the basis of the information contained within the record. The State Review Panel may accept, reject, or modify the EDD hearing officer's recommendation or the decision of the Local Area, and shall issue a written decision to the concerned parties within 60 days of the EDD's receipt of the local level appeal, request for EDD review, or grievance or complaint.

The State Review Panel shall send a written decision to both the complainant and the respondent by certified mail. The decision shall contain the following information:

- The names of the parties involved.
- A statement of the alleged violation(s) and related issues.
- A statement of the facts.
- The State Review Panel's decision and reasoning.
- A statement of the corrective action or remedies for violations, if any, to be implemented.
- A notice of the right of either party to file an appeal with the U.S. Secretary of Labor (Secretary).

Remanded Local Grievances and Complaints

Grievances or complaints filed directly with the state related to Local Area programs will be remanded to the Local Area. Reviews that reveal a trial issue, such as the hearing officer being an interested party, will be remanded to the Local Area for a retrial of the grievance or complaint.

Federal Level Appeal Process

If the State Review Panel has issued an adverse decision regarding a grievance or complaint, or has not issued a decision within 60 days of receipt of a local level appeal, request for EDD review, or grievance or complaint, the complainant may file an appeal with the Secretary. This appeal process applies to grievances and complaints that originated at the local or state level.

Appeals of an adverse decision must be filed within 60 days of receipt of the adverse decision from the State Review Panel. In cases where the State Review Panel did not issue a decision, the complainant must file an appeal within 120 days of either of the following:

- The date on which the complainant filed the appeal of a local level decision or request for EDD review with the state.
- The date on which the complainant filed the grievance or complaint with the state.

All appeals to the Secretary must be sent to the DOL National Office via certified mail with return receipts requested. Copies of the appeal must simultaneously be provided to the DOL Employment and Training Administration (ETA) Regional Administrator and the respondent. Mailing addresses for the DOL National Office and ETA Regional Administrator are included below:

DOL National Office Secretary of Labor

Attn: Assistant Secretary of ETA U.S. Department of Labor 200 Constitution Avenue, NW Washington, DC 20210

ETA Regional Administrator Office of Regional Administrator

U.S. Department of Labor

P.O. Box 193767

San Francisco, CA 94119-3767

Grievances or complaints filed directly with the Secretary that were not previously filed with the Local Area and/or state will be remanded to the Local Area or state, as appropriate.

The Secretary shall issue a final determination no later than 120 days after receiving the appeal.

Remedies

Remedies that may be imposed for a violation of any requirement under WIOA Title I shall be limited to the following:

- Suspension or termination of payments under WIOA Title I.
- Prohibition of placement of a participant with an employer that has violated any requirement under WIOA Title I.

- Reinstatement of an employee, where applicable, payment of lost wages and benefits, and reestablishment of other relevant terms, conditions, and privileges of employment.
- Other equitable relief, where appropriate.

None of the above shall be construed to prohibit a complainant from pursuing a remedy authorized under another federal, state, or local law for a violation of WIOA Title I.

Notice and Communication

A recipient must provide initial and continuing notice of summary of rights and complaints. Attachments I and II of this policy contain the notice/poster relating Summary of Rights and Program Grievance/Complaint Procedures. This notice/poster meets the following criteria:

- Posted prominently, in reasonable numbers and places, in available and conspicuous physical locations and on the recipient's website pages.
- Disseminated in internal memoranda and other written or electronic communications with staff.
- Included in employee and participant handbooks or manuals regardless of form, including electronic and paper form if both are available.
- Provided to each participant and employee; the notice must be made part of each employee's and participant's file. It must be a part of both paper and electronic files, if both are maintained.

The notice must be provided in appropriate formats to registrants, applicants, eligible applicants/registrants, and applicants for employment and employees and participants with visual impairments. Where notice has been given in an alternate format to registrants, applicants, eligible applicants/registrants, participants, applicants for employment and employees with a visual impairment, a record that such notice has been given must be made part of the employee's or participant's file. The notice must be provided in appropriate languages other than English.

Grievance Complaint Log

Each recipient must promptly notify the WDBVC when any administrative enforcement actions or lawsuits are filed against it alleging grievances and complaints regarding the WIOA Title I-financially assisted program or activity.

Each recipient must maintain a log (Attachment V) of complaints filed with the recipient that allege grievances and/or complaints regarding the WIOA Title I-financially assisted program or activity. The log must include the following:

- The name and address of the complainant
- The basis of the complaint
- A description of the complaint

- The date the complaint was filed
- The disposition and date of disposition of the complaint
- Other pertinent information

Information that could lead to identification of a particular individual as having filed a complaint must be kept confidential.

The WDBVC requires a copy of the recipient's complaint log annually (each calendar year). Please e-mail the complaint log to HSA-Info.WDB@ventura.org.

ACTION

Bring this policy to the attention of all affected staff.

INQUIRIES

Inquiries regarding this policy can be addressed to the WDBVC at 805-477-5306.

/S/ Rebecca Evans, Executive Director
Workforce Development Board of Ventura County

ATTACHMENTS:

Attachment I - Summary of Rights and Program Grievance/Complaint Procedures Poster
 Attachment II - Summary of Rights and Program Grievance/Complaint Procedures Acknowledgement Form
 Attachment III - Summary of Rights and Program Grievance/Complaint Procedures Poster (Spanish)
 Attachment IV - Summary of Rights and Program Grievance/Complaint Procedures Acknowledgement Form (Spanish)
 Attachment V - Grievance and Complaint Log

SUMMARY OF RIGHTS AND PROGRAM GRIEVANCE/COMPLAINT PROCEDURES

Everyone has the right to receive fair and impartial treatment under all of its services. We encourage and support a model of open communication and resolution at all program levels.

RIGHTS

Participants, applicants, sub-grantees, subcontractors and employees have the right to file a non-criminal complaint with regards to Workforce Innovation and Opportunity Act (WIOA) program activities. All persons filing a grievance or complaint shall be free from restraint, coercion, reprisal, or discrimination. You have the right to receive technical assistance in filing the grievance/complaint. You will not be punished in any way for filing a grievance/complaint.

FILING A GRIEVANCE/COMPLAINT

Grievances or complaints must be filed within one year of the alleged violation. All grievances or complaints, amendments and withdrawals must be in writing, signed, and dated. Your written grievance/complaint must include, at a minimum, the following:

- 1) Your full name, telephone number, and mailing address;
- 2) The full name, telephone number, and mailing address of the agency or party you are complaining against;
- 3) A clear and concise statement of the facts and dates describing the alleged violation;
- 4) The provision(s) of WIOA, federal regulations, grant, or other agreements under WIOA believed to have been violated;
- 5) If a grievance or complaint is against an individual, it shall indicate how those individuals did not comply with WIOA law, regulation, or contract.

Upon filing the grievance/complaint, you may be notified of the opportunity for an informal resolution. In the event of resolution or impasse, you must provide a written withdrawal of the complaint within 10 days of the receipt of the notice of resolution or impasse. Hearings on any grievance or complaint shall be conducted within 30 days of the filing date of the grievance or complaint. You will be notified, in writing, of the hearing at least 10 days prior to the date of the hearing.

DECISION

The hearing officer shall provide a written decision to the Workforce Development Board of Ventura County (WDBVC). The WDBVC shall mail the written decision to both parties by first class mail no later than **60 days** after the filing date of the grievance or complaint. If a complainant does not receive a decision within 60 days of the filing date of the grievance or complaint, or receives an adverse decision, the complainant has the right to file an appeal with the state.

STATE LEVEL

Appeals must be filed or postmarked within 10 days from the date on which the complainant received an adverse decision from the WDBVC. Requests for state review must be filed or postmarked within 15 days from either of the following:

- The date on which a complainant should have received a decision regarding a locally filed complainant, which is defined as five days from the date the decision was due.
- The date on which an instance of restraint, coercion, or reprisal was alleged to have occurred as a result of filing the complaint.

Complainants must submit appeals or requests for state review to the following address:

Chief, Compliance Review Office, MIC 22-M Employment Development Department P.O. Box 826880 Sacramento, CA 94280-0001

SUMMARY OF RIGHTS AND PROGRAM GRIEVANCE/COMPLAINT PROCEDURES (CONTINUED)

The state shall review the grievance or complaint and notify the complainant and respondent of the opportunity for an informal resolution within 10 days of receipt. State hearings on any grievance or complaint shall be conducted within 30 days of the filing of the grievance or complaint. You will be notified in writing of the hearing at least 10 days prior to the hearing.

Following completion of the state hearing, the state hearing officer shall make a written recommendation to the State Review Panel. The State Review Panel shall issue a decision on the basis of the information contained within the record. The State Review Panel may accept, reject, or modify the state hearing officer's recommendation or the decision of the WDBVC, and shall issue a written decision to the concerned parties within 60 days of the state's receipt of the WDBVC appeal, request for state review, or grievance or complaint.

FEDERAL LEVEL

If the State Review Panel has issued an adverse decision regarding a grievance or complaint, or has not issued a decision within 60 days of receipt of a local level appeal, request for state review, or grievance or complaint, the complainant may file an appeal with the Secretary of Labor. This appeal process applies to grievances and complaints that originated at the local or state level.

Appeals of an adverse decision must be filed within 60 days of receipt of the adverse decision from the State Review Panel. In cases where the State Review Panel did not issue a decision, the complainant must file an appeal within 120 days of either of the following:

- The date on which the complainant filed the appeal of a local level decision or request for state review.
- The date on which the complainant filed the grievance or complaint with the state.

All appeals to the Secretary of Labor must be sent to the Department of Labor (DOL) National Office via certified mail with return receipts requested. Copies of the appeal must simultaneously be provided to the DOL Employment and Training Administration (ETA) Regional Administrator and the respondent. Mailing addresses for the DOL National Office and ETA Regional Administrator are included below:

DOL National Office Secretary of Labor

Attn: Assistant Secretary of ETA U.S. Department of Labor 200 Constitution Avenue, NW Washington, DC 20210

ETA Regional Administrator Office of Regional Administrator

U.S. Department of Labor

P.O. Box 193767

San Francisco, CA 94119-3767

The Secretary shall issue a final determination no later than 120 days after receiving the appeal.

These procedures provide for resolution of complaints alleging a violation of WIOA regulations as promulgated under either Act, recipient grants, subagreements or other specific agreements under either Act, including terms and conditions of participant employment; and resolution of complaints arising from actions, such as audit disallowances or the imposition of sanctions taken by the governor with respect to audit findings, investigations or monitoring reports. All complaints will be handled confidentially.

SUMMARY OF RIGHTS AND PROGRAM GRIEVANCE/COMPLAINT PROCEDURES

(Insert Agency Name) recognizes each individual's right to receive fair and impartial treatment under all of its services. As such, (Insert Agency Name) encourages and supports a model of open communication and resolution at all program levels.

RIGHTS

Participants, applicants, sub-grantees, subcontractors and employees have the right to file a non-criminal complaint with regards to Workforce Innovation and Opportunity Act (WIOA) program activities. All persons filing a grievance or complaint shall be free from restraint, coercion, reprisal, or discrimination. You have the right to receive technical assistance in filing the grievance/complaint. You will not be punished in any way for filing a grievance/complaint.

FILING A GRIEVANCE/COMPLAINT

Grievances or complaints must be filed within one year of the alleged violation. All grievances or complaints, amendments and withdrawals must be in writing, signed, and dated. Your written grievance/complaint must include, at a minimum, the following:

- 1) Your full name, telephone number, and mailing address;
- 2) The full name, telephone number, and mailing address of the agency or party you are complaining against;
- 3) A clear and concise statement of the facts and dates describing the alleged violation;
- 4) The provision(s) of WIOA, federal regulations, grant, or other agreements under WIOA believed to have been violated;
- 5) If a grievance or complaint is against an individual, it shall indicate how those individuals did not comply with WIOA law, regulation, or contract.

Your written, signed, and dated grievance/complaint must be mailed to:

(Insert Point of Contact for Grievance/Complaints)
(Insert Agency Name)
(Insert Agency Street Address)
(Insert Agency City and Zip)

Upon filing the grievance/complaint, you may be notified of the opportunity for an informal resolution. In the event of resolution or impasse, you must provide a written withdrawal of the complaint within 10 days of the receipt of the notice of resolution or impasse. Hearings on any grievance or complaint shall be conducted within 30 days of the filing date of the grievance or complaint. You will be notified, in writing, of the hearing at least 10 days prior to the date of the hearing.

DECISION

The hearing officer shall provide a written decision to the Workforce Development Board of Ventura County (WDBVC). The WDBVC shall mail the written decision to both parties by first class mail no later than **60 days** after the filing date of the grievance or complaint. If a complainant does not receive a decision within 60 days of the filing date of the grievance or complaint, or receives an adverse decision, the complainant has the right to file an appeal with the state.

STATE LEVEL

Appeals must be filed or postmarked within 10 days from the date on which the complainant received an adverse decision from the WDBVC. Requests for state review must be filed or postmarked within 15 days from either of the following:

- The date on which a complainant should have received a decision regarding a locally filed complainant, which is defined as five days from the date the decision was due.
- The date on which an instance of restraint, coercion, or reprisal was alleged to have occurred as a result of filing the complaint.

Complainants must submit appeals or requests for state review to the following address:

Chief, Compliance Review Office, MIC 22-M Employment Development Department P.O. Box 826880 Sacramento, CA 94280-0001

SUMMARY OF RIGHTS AND PROGRAM GRIEVANCE/COMPLAINT PROCEDURES (CONTINUED)

The state shall review the grievance or complaint and notify the complainant and respondent of the opportunity for an informal resolution within 10 days of receipt. State hearings on any grievance or complaint shall be conducted within 30 days of the filing of the grievance or complaint. You will be notified in writing of the hearing at least 10 days prior to the hearing.

Following completion of the state hearing, the state hearing officer shall make a written recommendation to the State Review Panel. The State Review Panel shall issue a decision on the basis of the information contained within the record. The State Review Panel may accept, reject, or modify the state hearing officer's recommendation or the decision of the WDBVC, and shall issue a written decision to the concerned parties within 60 days of the state's receipt of the WDBVC appeal, request for state review, or grievance or complaint.

FEDERAL LEVEL

If the State Review Panel has issued an adverse decision regarding a grievance or complaint, or has not issued a decision within 60 days of receipt of a local level appeal, request for state review, or grievance or complaint, the complainant may file an appeal with the Secretary of Labor. This appeal process applies to grievances and complaints that originated at the local or state level.

Appeals of an adverse decision must be filed within 60 days of receipt of the adverse decision from the State Review Panel. In cases where the State Review Panel did not issue a decision, the complainant must file an appeal within 120 days of either of the following:

- The date on which the complainant filed the appeal of a local level decision or request for state review.
- The date on which the complainant filed the grievance or complaint with the state.

All appeals to the Secretary of Labor must be sent to the Department of Labor (DOL) National Office via certified mail with return receipts requested. Copies of the appeal must simultaneously be provided to the DOL Employment and Training Administration (ETA) Regional Administrator and the respondent. Mailing addresses for the DOL National Office and ETA Regional Administrator are included below:

DOL National Office Secretary of Labor

Attn: Assistant Secretary of ETA U.S. Department of Labor 200 Constitution Avenue, NW Washington, DC 20210

ETA Regional Administrator

Office of Regional Administrator U.S. Department of Labor P.O. Box 193767 San Francisco, CA 94119-3767

The Secretary shall issue a final determination no later than 120 days after receiving the appeal.

These procedures provide for resolution of complaints alleging a violation of WIOA regulations as promulgated under either Act, recipient grants, subagreements or other specific agreements under either Act, including terms and conditions of participant employment; and resolution of complaints arising from actions, such as audit disallowances or the imposition of sanctions taken by the governor with respect to audit findings, investigations or monitoring reports. All complaints will be handled confidentially.

Read and Acknowledged by

Date

Parent/Guardian Signature (if applicable)

Date

RESUMEN DE DERECHOS Y PROCEDIMIENTOS DE QUEJA CIVIL DEL PROGRAMA

(Insertar nombre de agencia) reconoce el derecho de cada individuo a recibir un trato justo e imparcial bajo todos sus servicios. Como tal, (Insertar nombre de agencia) alienta y apoya un modelo de comunicación abierta y resolución en todos los niveles del programa.

DERECHOS

Los participantes, solicitantes, subcontratistas y empleados tienen derecho a presentar una queja no penal con respecto a las actividades del programa de la Ley de Innovación y Oportunidad de la Fuerza Laboral (WIOA). Todas las personas que presenten una queja estarán libres de restricciones, coacciones, represalias o discriminación. Usted tiene derecho a recibir asistencia técnica para presentar la queja. Usted no será castigado de ninguna manera por presentar una queja.

PRESENTAR UN QUEJA

Las quejas deben presentarse dentro de un año de la presunta violación. Todas las quejas, enmiendas y retiros deben ser por escrito, firmados y fechados. Su queja por escrito debe incluir, como mínimo, lo siguiente:

- 1) Su nombre completo, número de teléfono y dirección postal;
- 2) El nombre completo, número de teléfono y dirección postal de la agencia o parte contra la que se está quejando;
- 3) Una declaración clara y concisa de los hechos y fechas que describan la presunta violación;
- 4) Las disposiciones de WIOA, regulaciones federales, subvenciones u otros acuerdos bajo WIOA que se cree que han sido violados;
- 5) Si una queja es contra una persona, indicará cómo esas personas no cumplieron con la ley, regulación o contrato de WIOA.

Su queja escrita, firmada y fechada debe enviarse por correo a:

(Inserte el punto de contacto para quejas) (Insertar nombre de la agencia) (Insertar la dirección de la calle de la agencia) (Inserte Agency City y Zip)

Al presentar la queja, es posible que se le notifique la oportunidad de una resolución informal. En caso de resolución o impasse, deberá presentar un retiro por escrito de la queja en un plazo de **10 días** a partir de la recepción del aviso de resolución o impasse. Las audiencias sobre cualquier queja se llevarán a cabo dentro de los **30 días** de la fecha de presentación de la queja. Se le notificará, por escrito, de la audiencia al menos **10 días** antes de la fecha de la audiencia.

DECISION

El oficial de audiencias deberá proporcionar una decisión por escrito a la Junta de Desarrollo de la Fuerza Laboral del Condado de Ventura (WDBVC). El WDBVC enviará la decisión por escrito a ambas partes por correo de primera clase a más tardar 60 días después de la fecha de presentación de la queja. Si un reclamante no recibe una decisión dentro de los 60 días de la fecha de presentación de la queja, o recibe una decisión adversa, el reclamante tiene el derecho de presentar una apelación ante el estado.

NIVEL ESTATAL

Las apelaciones deben presentarse o registrarse en un plazo de **10 días a partir** de la fecha en que el reclamante recibió una decisión desfavorable de la WDBVC. Las solicitudes de revisión del estado deben presentarse o registrarse en un plazo de **15 días a partir** de cualquiera de los siguientes:

- La fecha en la que un reclamante debería haber recibido una decisión con respecto a un reclamante presentado localmente, que se define como cinco días a partir de la fecha en que debía ser vencida la decisión.
- La fecha en que se alegó que se produjo un caso de restricción, coacción o represalia como resultado de la presentación de la queja.

Los reclamantes deben presentar apelaciones o solicitudes de revisión estatal a la siguiente dirección:

Chief, Compliance Review Office, MIC 22-M Employment Development Department P.O. Box 826880 Sacramento, CA 94280-0001

RESUMEN DE DERECHOS Y PROCEDIMIENTOS DE QUEJAS (CONTINUADO)

El Estado revisará la queja y notificará al reclamante y al demandado la oportunidad de una resolución informal dentro de los **10 días** posteriores a la recepción. Las audiencias estatales sobre cualquier queja se llevarán a cabo dentro de los 30 días posteriores a la presentación de la queja. Se le notificará por escrito de la audiencia **al menos 10 días** antes de la audiencia.

Una vez finalizada la audiencia estatal, el oficial de audiencia estatal hará una recomendación por escrito al Panel de Examen del Estado. El Grupo de Examen del Estado emitirá una decisión sobre la base de la información contenida en el expediente. El Panel de Examen del Estado puede aceptar, rechazar o modificar la recomendación del oficial de audiencia estatal o la decisión de la WDBVC, y emitirá una decisión por escrito a las partes interesadas dentro de los 60 días siguientes a la recepción por el estado de la apelación de la WDBVC, solicitud de revisión estatal, o queja.

NIVEL FEDERAL

Si el Panel de Revisión del Estado ha emitido una decisión desfavorable con respecto a una queja, o no ha emitido una decisión dentro de los 60 días siguientes a la recepción de una apelación a nivel local, solicitud de revisión estatal, o queja, el reclamante puede presentar una apelación a el Secretario del Trabajo. Este proceso de apelación se aplica a las quejas que se originaron a nivel local o estatal.

Las apelaciones de una decisión desfavorable deben presentarse dentro de los 60 días siguientes a la recepción de la decisión desfavorable del Panel de Revisión del Estado. En los casos en que el Grupo de Examen del Estado no emitió una decisión, el reclamante debe presentar una apelación dentro de los 120 días siguientes a cualquiera de los siguientes:

- La fecha en que el reclamante presentó la apelación de una decisión a nivel local o solicitud de revisión estatal.
- La fecha en que el reclamante presentó la queja ante el estado.

Todas las apelaciones al Secretario de Trabajo deben enviarse a la Oficina Nacional del Departamento de Trabajo (DOL) por correo certificado con los recibos de devolución solicitados. Las copias de la apelación deben proporcionarse simultáneamente al Administrador Regional de la Administración de Empleo y Capacitación (ETA) de DOL y al demandado. Las direcciones postales de la Oficina Nacional de DOL y del Administrador Regional de ETA se incluyen a continuación:

DOL National Office Secretary of Labor

Attn: Assistant Secretary of ETA U.S. Department of Labor 200 Constitution Avenue, NW Washington, DC 20210

ETA Regional Administrator Office of Region

Office of Regional Administrator
U.S. Department of Labor

P.O. Box 193767

San Francisco, CA 94119-3767

El Secretario emitirá una determinación definitiva a más tardar 120 días después de recibir la apelación.

Estos procedimientos prevén la resolución de las quejas que alegan una violación de las regulaciones de WIOA promulgadas en virtud de cualquiera de las dos Actas, subvenciones de beneficiarios, subacuerdos u otros acuerdos específicos en virtud de cualquiera de las dos Actas, incluidos los términos y condiciones de los participantes empleo; y la resolución de las quejas derivadas de acciones, tales como la desautorización de auditoría o la imposición de sanciones adoptadas por el gobernador con respecto a los resultados de auditoría, investigaciones o informes de monitoreo. Todas las quejas serán manejadas de forma confidencial. Entiendo estos procedimientos como explica el Personal. Se me ha proporcionado una copia de estos procedimientos.

RESUMEN DE DERECHOS Y PROCEDIMIENTOS DE QUEJA CIVIL DEL PROGRAMA

(Insertar nombre de agencia) reconoce el derecho de cada individuo a recibir un trato justo e imparcial bajo todos sus servicios. Como tal, (Insertar nombre de agencia) alienta y apoya un modelo de comunicación abierta y resolución en todos los niveles del programa.

DERECHOS

Los participantes, solicitantes, subcontratistas y empleados tienen derecho a presentar una queja no penal con respecto a las actividades del programa de la Ley de Innovación y Oportunidad de la Fuerza Laboral (WIOA). Todas las personas que presenten una queja estarán libres de restricciones, coacciones, represalias o discriminación. Usted tiene derecho a recibir asistencia técnica para presentar la queja. Usted no será castigado de ninguna manera por presentar una queja.

PRESENTAR UN QUEJA

Las quejas deben presentarse dentro de un año de la presunta violación. Todas las quejas, enmiendas y retiros deben ser por escrito, firmados y fechados. Su queja por escrito debe incluir, como mínimo, lo siguiente:

- 1) Su nombre completo, número de teléfono y dirección postal;
- 2) El nombre completo, número de teléfono y dirección postal de la agencia o parte contra la que se está quejando;
- 3) Una declaración clara y concisa de los hechos y fechas que describan la presunta violación;
- 4) Las disposiciones de WIOA, regulaciones federales, subvenciones u otros acuerdos bajo WIOA que se cree que han sido violados;
- 5) Si una queja es contra una persona, indicará cómo esas personas no cumplieron con la ley, regulación o contrato de WIOA.

Su queja escrita, firmada y fechada debe enviarse por correo a:

(Inserte el punto de contacto para quejas) (Insertar nombre de la agencia) (Insertar la dirección de la calle de la agencia) (Inserte Agency City y Zip)

Al presentar la queja, es posible que se le notifique la oportunidad de una resolución informal. En caso de resolución o impasse, deberá presentar un retiro por escrito de la queja en un plazo de 10 días a partir de la recepción del aviso de resolución o impasse. Las audiencias sobre cualquier queja se llevarán a cabo dentro de los 30 días de la fecha de presentación de la queja. Se le notificará, por escrito, de la audiencia al menos 10 días antes de la fecha de la audiencia.

DECISION

El oficial de audiencias deberá proporcionar una decisión por escrito a la Junta de Desarrollo de la Fuerza Laboral del Condado de Ventura (WDBVC). El WDBVC enviará la decisión por escrito a ambas partes por correo de primera clase a más tardar 60 días después de la fecha de presentación de la queja. Si un reclamante no recibe una decisión dentro de los 60 días de la fecha de presentación de la queja, o recibe una decisión adversa, el reclamante tiene el derecho de presentar una apelación ante el estado.

NIVEL ESTATAL

Las apelaciones deben presentarse o registrarse en un plazo de **10 días a partir** de la fecha en que el reclamante recibió una decisión desfavorable de la WDBVC. Las solicitudes de revisión del estado deben presentarse o registrarse en un plazo de **15 días a partir** de cualquiera de los siguientes:

- La fecha en la que un reclamante debería haber recibido una decisión con respecto a un reclamante presentado localmente, que se define como cinco días a partir de la fecha en que debía ser vencida la decisión.
- La fecha en que se alegó que se produjo un caso de restricción, coacción o represalia como resultado de la presentación de la queja.

Los reclamantes deben presentar apelaciones o solicitudes de revisión estatal a la siguiente dirección:

Chief, Compliance Review Office, MIC 22-M Employment Development Department P.O. Box 826880 Sacramento, CA 94280-0001

RESUMEN DE DERECHOS Y PROCEDIMIENTOS DE QUEJAS (CONTINUADO)

El Estado revisará la queja y notificará al reclamante y al demandado la oportunidad de una resolución informal dentro de los **10 días** posteriores a la recepción. Las audiencias estatales sobre cualquier queja se llevarán a cabo dentro de los **30** días posteriores a la presentación de la queja. Se le notificará por escrito de la audiencia **al menos 10 días** antes de la audiencia.

Una vez finalizada la audiencia estatal, el oficial de audiencia estatal hará una recomendación por escrito al Panel de Examen del Estado. El Grupo de Examen del Estado emitirá una decisión sobre la base de la información contenida en el expediente. El Panel de Examen del Estado puede aceptar, rechazar o modificar la recomendación del oficial de audiencia estatal o la decisión de la WDBVC, y emitirá una decisión por escrito a las partes interesadas dentro de los 60 días siguientes a la recepción por el estado de la apelación de la WDBVC, solicitud de revisión estatal, o queja.

NIVEL FEDERAL

Si el Panel de Revisión del Estado ha emitido una decisión desfavorable con respecto a una queja, o no ha emitido una decisión dentro de los 60 días siguientes a la recepción de una apelación a nivel local, solicitud de revisión estatal, o queja, el reclamante puede presentar una apelación a el Secretario del Trabajo. Este proceso de apelación se aplica a las quejas que se originaron a nivel local o estatal.

Las apelaciones de una decisión desfavorable deben presentarse dentro de los 60 días siguientes a la recepción de la decisión desfavorable del Panel de Revisión del Estado. En los casos en que el Grupo de Examen del Estado no emitió una decisión, el reclamante debe presentar una apelación dentro de los 120 días siguientes a cualquiera de los siguientes:

- La fecha en que el reclamante presentó la apelación de una decisión a nivel local o solicitud de revisión estatal.
- La fecha en que el reclamante presentó la queja ante el estado.

Todas las apelaciones al Secretario de Trabajo deben enviarse a la Oficina Nacional del Departamento de Trabajo (DOL) por correo certificado con los recibos de devolución solicitados. Las copias de la apelación deben proporcionarse simultáneamente al Administrador Regional de la Administración de Empleo y Capacitación (ETA) de DOL y al demandado. Las direcciones postales de la Oficina Nacional de DOL y del Administrador Regional de ETA se incluyen a continuación:

DOL National Office Secretary of Labor

Attn: Assistant Secretary of ETA U.S. Department of Labor 200 Constitution Avenue, NW Washington, DC 20210

ETA Regional Administrator

Office of Regional Administrator U.S. Department of Labor P.O. Box 193767 San Francisco, CA 94119-3767

El Secretario emitirá una determinación definitiva a más tardar 120 días después de recibir la apelación.

Estos procedimientos prevén la resolución de las quejas que alegan una violación de las regulaciones de WIOA promulgadas en virtud de cualquiera de las dos Actas, subvenciones de beneficiarios, subacuerdos u otros acuerdos específicos en virtud de cualquiera de las dos Actas, incluidos los términos y condiciones de los participantes empleo; y la resolución de las quejas derivadas de acciones, tales como la desautorización de auditoría o la imposición de sanciones adoptadas por el gobernador con respecto a los resultados de auditoría, investigaciones o informes de monitoreo. Todas las quejas serán manejadas de forma confidencial.

Entiendo estos procedimientos como explica el Personal. Se me ha proporcionado una copia de estos procedimientos.

| Read and Acknowledged by | Date |
|---|------|
| | |
| Parent/Guardian Signature (if applicable) | Date |

Recipient Name

| ■ None to repo | None to report for calendar year | | | | | | | | |
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| date of Initial complaint | Last Name | First Name | Street Address | City, State | Zip Code | Zip Code Basis of the Complaint | Description of the Complaint | Summary of Investigation | Other Perlinent Information |
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CAREER SERVICES

PURPOSE

This policy provides guidance on career services.

SCOPE

The Workforce Development Board of Ventura County (WDBVC) and its contractors and subrecipients.

REFERENCES

- Workforce Innovation and Opportunity Act, Public Law 113-128
- Training and Employment Guidance Letter WIOA No. 3-15, Guidance on Services Provided through the Adult and Dislocated Worker Program under the Workforce Innovation and Opportunity Act (WIOA or Opportunity Act) and Wagner Peyser, as Amended by WIOA, and Guidance for the Transition to WIOA Services (July 1, 2015)

POLICY

WIOA authorizes "career services" for adults and dislocated workers, rather than "core" and "intensive" services, as authorized by the Workforce Investment Act (WIA). There are three types of "career services": basic career services, individualized career services, and follow-up services. These services can be provided in any order; there is no sequence requirement for these services. Career services under this approach provide local areas and service providers with flexibility to target services to the needs of the customer.

The three categories of career services are defined as follows:

Basic Career Services

Basic career services must be made available to all individuals seeking services served in the America's Job Center of California (AJCC) delivery system, and include:

- Determinations of whether the individual is eligible to receive assistance from the adult, dislocated worker, or youth programs;
- Outreach, intake (including identification through the state's Worker Profiling and Reemployment Services system of unemployment insurance (UI) claimants likely to exhaust benefits), and orientation to information and other services available through the AJCC delivery system;

- Initial assessment of skill levels including literacy, numeracy, and English language proficiency, as well as aptitudes, abilities (including skills gaps), and supportive service needs;
- Labor exchange services, including—
 - Job search and placement assistance, and, when needed by an individual, career counseling, including—
 - Provision of information on in-demand industry sectors and occupations (as defined in sec. 3(23) of WIOA); and,
 - Provision of information on nontraditional employment (as defined in sec. 3(37) of WIOA);
- Provision of referrals to and coordination of activities with other programs and services, including those within the AJCC delivery system and, when appropriate, other workforce development programs;
- Provision of workforce and labor market employment statistics information, including the provision of accurate information relating to local, regional, and national labor market areas, including—
 - Job vacancy listings in labor market areas;
 - Information on job skills necessary to obtain the vacant jobs listed; and
 - Information relating to local occupations in demand and the earnings, skill requirements, and opportunities for advancement for those jobs;
- Provision of performance information and program cost information on eligible providers of training services by program and type of providers;
- Provision of information about how the local area is performing on local performance accountability measures, as well as any additional performance information relating to the area's AJCC delivery system;
- Provision of information relating to the availability of supportive services or assistance, and appropriate referrals to those services and assistance, including: child care; child support; medical or child health assistance available through the State's Medicaid program and Children's Health Insurance Program; benefits under the Supplemental Nutrition Assistance Program (SNAP); assistance through the earned income tax credit; housing counseling and assistance services sponsored through the U.S. Department of Housing and Urban Development (HUD); and assistance under a State program for Temporary Assistance for Needy Families (TANF), and other supportive services and transportation provided through that program;
- Assistance in establishing eligibility for programs of financial aid assistance for training and education programs not provided under WIOA; and
- Provision of information and assistance regarding filing claims under UI programs, including meaningful assistance to individuals seeking assistance in filing a claim—
 - Meaningful assistance means providing assistance:
 - On-site using staff who are properly trained in UI claims, filing, and/or the acceptance of information necessary to file a claim, or
 - By phone or via other technology, as long as the assistance is provided by trained and available staff and within a reasonable time;

 The costs associated in providing meaningful assistance may be paid for by the State's UI program, the WIOA Adult or Dislocated Worker programs, the Wagner-Peyser Employment Service, or some combination thereof these funding sources.

Individualized Career Services

If AJCC staff determine that individualized career services are appropriate for an individual to obtain or retain employment, these services must be made available to the individual. These services must be available in all AJCCs. AJCC staff may use recent previous assessments by partner programs to determine if individualized career services would be appropriate. These services include:

- Comprehensive and specialized assessments of the skill levels and service needs of adults and dislocated workers, which may include—
 - O Diagnostic testing and use of other assessment tools; and
 - In-depth interviewing and evaluation to identify employment barriers and appropriate employment goals;
- Development of an individual employment plan, to identify the employment goals, appropriate achievement objectives, and appropriate combination of services for the participant to achieve his or her employment goals, including the list of, and information about, eligible training providers;
- Group and/or individual counseling and mentoring;
- Career planning (e.g. case management);
- Short-term pre-vocational services, including development of learning skills, communication skills, interviewing skills, punctuality, personal maintenance skills, and professional conduct to prepare individuals for unsubsidized employment or training, in some instances pre-apprenticeship programs may be considered as short-term prevocational services;
- Internships and work experiences that are linked to careers;
- Workforce preparation activities that help an individual acquire a combination of basic academic skills, critical thinking skills, digital literacy skills, and self-management skills, including competencies in utilizing resources, using information, working with others, understanding systems, and obtaining skills necessary for successful transition into and completion of postsecondary education, or training, or employment;
- Financial literacy services;
- Out-of-area job search assistance and relocation assistance; and
- English language acquisition and integrated education and training programs

Follow-up Services

Follow-up services must be provided as appropriate for participants who are placed in unsubsidized employment, for up to 12 months after the first day of employment. Counseling

about the work place is an appropriate type of follow-up service. Follow-up services do not extend the date of exit in performance reporting.

ACTION

Bring this policy to the attention of all affected staff.

INQUIRIES

Inquiries regarding this policy can be addressed to the WDBVC at 805-477-5306.

/S/ Rebecca Evans, Executive Director
Workforce Development Board of Ventura County



Nonperformance Policy

PURPOSE

This policy provides the guidance and establishes the minimum performance requirements and the definition of nonperformance. This policy is effective on the date of issuance.

SCOPE

The Workforce Development Board of Ventura County (WDBVC) and its contractors and subrecipients.

REFERENCES

- Workforce Services Directive WIAD06-10, Subject: LWIA Nonperformance Policy (November 14, 2006)
- WIOA Section 116

POLICY

The WIOA Section 116 contains the requirements of the performance accountability system to assess the effectiveness of states and local areas in achieving continuous improvement of activities under Title I of WIOA. Section 116 informs local areas that failure to meet local performance levels in any year may result in the provision of technical assistance by the State, and that sanctions will be applied for failure to meet performance in two consecutive years. Section 116 specifies the provision of technical assistance, the imposition of corrective actions, and general sanctions that the state may require of local areas not meeting performance.

The Workforce Development Board of Ventura County's (WDBVC) policy regarding local area nonperformance:

The service providers, subrecipients and contractors are expected to achieve at least 80 percent of their local performance goal on each performance measure. The providers performing below 80 percent on one or more of the measures will be offered necessary technical assistance the first year.

Nonperformance on one or more of the same performance measures in two consecutive years will result in the WDBVC imposing sanctions as provided for under WIOA Section 116.

If a provider is not performing at a minimum of 80 percent on one or more of the measures, WDBVC staff will work with provider staff to identify the provider's needs relative to improving performance. The providers not meeting the minimum standard on one or more of the required measures must complete and submit the attached Corrective Action and Technical Assistance

Plan. The plan must be signed by both the President/Chief Executive/etc. and/or Board of Directors Chairperson, or by their officially designated alternates. The plan is due at the WDBVC no later than 60 days after the date of the letter of notification that the provider has failed performance.

If a need for technical assistance is identified, it may be provided from a variety of sources including local, State, federal and nongovernmental. Funding for technical assistance from the WDBVC is contingent upon the availability of funds.

The provider will be notified regarding the acceptance or nonacceptance of the Corrective Action and Technical Assistance Plan within 30 days of its receipt by the WDBVC.

If a provider does not achieve at least 80 percent on the same measure(s) for a second consecutive year, the WDBVC will take corrective action as required in WIOA Section 116.

ACTION

Bring this policy to the attention of all affected staff.

INQUIRIES

Inquiries regarding this policy can be addressed to the WDBVC at 805-477-5306.

/S/ Rebecca Evans, Executive Director
Workforce Development Board of Ventura County

ATTACHMENTS:

Attachment I = Corrective Action and Technical Assistance Plan

CORRECTIVE ACTION AND TECHNICAL ASSISTANCE PLAN

| Provider: | |
|-------------------|--|
| Date: | |
| Contact Person: | |
| Tolonhone Number: | |

Please be brief and specific in your responses.

| 1. | List the performance measure(s) for which the provider failed to achieve at least 80 percent, and list the percentage achieved for each. |
|----|---|
| 2. | For each of the above, provide an explanation or analysis of why the provider failed to achieve the minimum 80 percent. |
| 3. | Based on the above analysis, describe what corrective actions will be taken to ensure that the minimum 80 percent performance will be achieved in subsequent years. See the attached "Items to Consider in Developing a Corrective Action Plan" for guidance as applicable to your situation. |
| 4. | Will you require technical assistance from sources other than WDBVC staff resources as part of your corrective action plan? |
| 5. | If "Yes," identify the source(s) and the type(s) of assistance, and how the assistance will help to achieve the previously described corrective action goals. For example, local training/consultation may be available from other governmental or private entities. |
| 6. | Will any of the technical assistance sources identified above require funding not currently available to the WDBVC? Yes No |
| | |

ITEMS TO CONSIDER IN DEVELOPING A CORRECTIVE ACTION PLAN

- Improving the assessment methodology to ensure appropriate referrals to services
- Training for staff and/or subcontractors through a combination of cross-training by strong performers and on-site visits elsewhere in the State
- Training on adult, dislocated worker, and youth performance management
- Training on job development and client job retention
- Training on Workforce Innovation and Opportunity Act (WIOA) case management for adults and youth
- Improving customer service and customer satisfaction
- Improving local partnerships and expanding services in the America's Job Center of California (AJCC) system
- Improving internal monitoring
- Training on WIOA participant reporting forms
- Training regarding the efficient use of management information system data
- Procurement of updated labor market information tailored to local participant and employer needs
- Development of specialized outreach efforts to publicize the services available in the AJCC, including free public announcements through local media and professionally produced videos
- Reorganization study conducted by outside consultants
- Improving linkages with the business community
- Improving client follow-up services

SIGNATURE PAGE

| This Corrective Action and Technical Assis | stance Plan for | |
|---|---------------------------|---------------|
| is a | approved for submittal to | the Workforce |
| Development Board of Ventura County. | | |
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| Name President/CEO/Executive Director/etc. | Signature | Date |
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| Name Roard of Directors Chair (if applicable) | Signature | Date |



CONFLICT OF INTEREST

PURPOSE

This policy is established to provide direction and guidelines on conducting business in an open, sensitive manner that will prevent actual, potential, or questionable conflicts of interest. This policy is effective on the date of issuance.

SCOPE

The Workforce Development Board of Ventura County (WDBVC) and its contractors and subrecipients.

REFERENCES

- WIOA (Public Law 113-128) Sections 101(f); 102(b)(2)(E);107(h); 121(d)(4)
- Title 20 CFR "WIOA Final Rule" Sections 697.430; 679.130(f)(1) through (3); 679.410(a)(3) and (c); 679.430; 683.200(c)(5)
- Title 2 CFR Part 200 and Part 2900 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards" (Uniform Guidance)

POLICY

Grantees, subrecipients, and contractors funded under the Workforce Innovation and Opportunity Act (WIOA) must implement codes of conduct and conflict of interest policies and procedures as stipulated in WIOA; federal and state regulations and guidance; relevant Office of Management and Budget (OMB) circulars; and state conflict of interest policies. A conflict of interest policy is required to ensure that individuals and representatives of organizations entrusted with public funds will not personally or professionally benefit from the award or expenditure of such funds.

The WDBVC recognizes that by its very composition, conflict of interest and issues concerning the appearance of fairness may arise. Therefore, it is essential for the Board members and staff be sensitive and err on the side of caution when potential or real conflict or matters of fairness occur. To accomplish these purposes, the following definitions, actions and guidelines have been established.

Definitions

Conflict of Interest: Conflict between the official responsibilities and the private interests of a person or entity that is in a position of trust. A conflict of interest would arise when an individual or organization has a financial or other interest in or participants in the selection or award of

funding for an organization. Financial or other interest can be established either through ownership or employment.

Immediate Family: Immediate family consists of individuals' parents (including step-parents), spouse, domestic partner, children (including step-children), siblings, grandchildren, grandparents, and any relative by marriage (an "in-law").

Individual: An employee, officer, board member, WDBVC committee member, subrecipient, subcontractor or agent of WDBVC.

Partner: A business associate of an individual, whether an equal participant in a business with the individual, a supervisor or sub-ordinate.

Organization: A for-profit or not-for-profit entity that employs, or has offered a job to, an individual defined above. An entity can be a partnership, association, trust, estate, joint stock company, insurance company, or corporation, whether domestic or foreign, or a sole proprietor.

Code of Conduct

During the performance of duties, individuals' actions are a reflection upon WDBVC. It is important that all Board members, staff, subrecipients, and partners act in a courteous and friendly, helpful and prompt manner in dealing with the public, customers, other employees, officials and members of both internal and external organizations of WDBVC.

Ethical Principles

All WDBVC Board members, staff, subrecipients, and partners hereafter referred to as Representatives shall conduct themselves in an honest and ethical manner, including ethical handing of perceived, potential and actual conflicts of interest between WDBVC interests and the personal and financial interests of a WDBVC representative.

- Compliance with the Law: It is WDBVC's policy to be knowledgeable of and comply with applicable laws and regulations of the United States and State of California in a manner that will reflect a high standard of ethics. Compliance does not comprise one's entire ethical responsibility; rather it is at minimum, an essential condition for adherence to the organization's mission and duties.
- 2. <u>Professional Standards</u>: It is WDBVC's policy that its Representatives be knowledgeable of emerging issues and professional standards in the field and conduct themselves with professional competence, fairness, efficiency and effectiveness.

Guidelines for Interpretation

Areas of concern are those actions or lack of actions which may lead to conflict of interest or the appearance of conflict of interest or to a perception of unfairness related to WDBVC business outside board and committee meetings. Specific areas which may pose problems include, but are not limited to, comments made in public, information sharing, and disclosure of associations.

- Comments Made in Public: Representatives are encouraged to act in a public relations capacity for WDBVC. This includes public speaking engagements and comments in a public forum. Because there is public interest in WDBVC's actions, Representatives should differentiate between descriptive comments, which relate to actions already taken by the Board, statements which imply future WDBVC decision-making, or the ability to influence decision making.
- Information Sharing: Representatives are encouraged to share information with the
 community about WDBVC's activities. To the extent possible, access to information
 regarding Board activities and procurement of services should be available at the same
 time and under the same circumstances to all parties. Such information includes the local
 workforce plan, requests for proposals, notice of meetings, meeting minutes, and
 policies.
- 3. <u>Disclosure of Associations</u>: Representatives have professional and personal associations throughout the community. Associations include those which pertain to membership in organizations or contractual agreements between partners, stakeholders, or employers or employees, as well as associations which arise out of custom, shared interests, friendships, or other relationships.

Such associations have been and will continue to be of significant benefit to WDBVC. Where a direct or indirect financial conflict of interest exists, Representatives may not vote or serve on a rating team. When associations raise appearance of fairness as an issue, Representatives should qualify statements in public by disclosing the association and minutes of the Board meeting should reflect the disclosure.

Whenever a WDBVC representative is in doubt about a possible problem with appearance of fairness, they should disclose the association.

Conflict of Interest

 Each grant recipient and subrecipient shall maintain a written code of standards or conduct governing the performance of persons engaged in the award and administration of WDBVC contracts and subagreements. This policy can be adopted if none exists. A written acknowledgement adopting this policy must be maintained on record.

- No individual in a decision-making capacity shall engage in any activity, if a conflict of interest (real, implied, apparent, or potential) is involved. This includes decisions involving the selection, award, or administration of a contract supported by WIOA or any other federal funds.
- 3. Before any public discussions regarding the release of a Request for Proposal, or any matter regarding the release of funding or the provision of services, a WDBVC Board member or Representative must disclose any real, implied or apparent, or potential conflicts of interest before engaging in the discussion. The minutes of the meeting should reflect the disclosure.
- 4. An individual of the Board shall not cast a vote, nor participate in any decision-making capacity on the provision of services, or any organization which that individual directly represents, nor any matter which would provide any direct financial benefit to the individual, to the individual's immediate family, or to the individual's organization.
- An individual of the Board or WDBVC Representative cannot solicit or accept gratuities, favors, or anything monetary value from awardees, potential awardees, or other parties to agreements.
- 6. The standards of conduct shall provide for disciplinary action, including termination of employment, board membership or contract for violations of this policy by any individual. The WDBVC Executive Committee may evaluate any violations of these provisions on a case-by-case basis and recommend to the entire board, if and what penalties and sanctions or other disciplinary actions are appropriate.
- 7. Individuals shall not use, for their own private gain, for the gain of others, or for other than officially designated purposes, any information obtained as a result of their committee, board or working relationships with WDBVC where the information is not available to the public at large, or divulge such information in advance of the time prescribed for its authorized release.
- 8. One-Stop operators must disclose any potential conflicts of interest arising from relationships with training providers and other service providers, as specified in this conflict of policy. In the event the WDB staff acts in the capacity of the One-Stop operator, staff must disclose any potential conflict of interests arising from relationships with training providers and other service providers. In addition to the requirement for conflict disclosure the One-Stop operator may not perform any of the following: convening system stakeholders to assist in the development of the local plan; be responsible for oversight of itself, manage or significantly participate in the competitive selection process for One-Stop operators; select or terminate One-Stop operators, career services, and youth providers; negotiate local performance accountability measures; or develop and submit budget for activities of WDBVC.

- 9. An organization that has been selected or otherwise designated to perform more than one function related to WIOA must develop a written plan that clarifies how the organization will carry out its multiple responsibilities while demonstrating compliance with WIOA, corresponding regulations, relevant Office of Management Budget circulars, and this conflict of interest policy. This plan must limit conflict of interest or the appearance of conflict of interest, minimize fiscal risk, and develop appropriate firewalls within that single entity performing multiple functions. The plan must be agreed by both the WDB and the Executive Board.
- 10. Membership on the WDB, or being a recipient of WIOA funds to provide training or other services, is not by itself a violation of conflict of interest provisions of WIOA or corresponding regulations. Unless and until a situation arises where there is a conflict of interest.
- 11. Each grant recipient and subrecipient shall ensure all program participants complete the Conflict of Interest Statement (Attachment I).

ACTION

Bring this policy to the attention of all affected staff.

INQUIRIES

Inquiries regarding this policy can be addressed to the WDBVC at 805-477-5306.

/S/ Rebecca Evans, Executive Director
Workforce Development Board of Ventura County

ATTACHMENTS:

Attachment I - Conflict of Interest Statement

CONFLICT OF INTEREST STATEMENT

No individual receiving Workforce Innovation and Opportunity Act (WIOA) funding or services can be directly supervised by a member of his/her immediate family*, who is employed by Additionally, no individual receiving WIOA funding or services can be directly supervised by a member of his/her immediate family*, who is an employee in a WIOA-funded training program. employees and subcontractors avoid conflict of interest It is critical, under both circumstances, that and/or the appearance of a conflict of interest in the management of WIOA funds. Note: Answering yes to either question does not affect eligibility to participate in the WIOA program. Please answer the following questions: 1) Are you related to anyone by blood, marriage, or adoption, who works for Yes No If yes, please list: Relationship: Name: Position: Department: 2) Are you related to anyone by blood, marriage, or adoption, who is a staff person in your WIOA-funded training program? No Yes If yes, please list: Relationship: Name: Position: Department: *Immediate family are individuals who are related by blood, marriage or adoption include the following relationships: wife, husband, son, daughter, mother, father, brother, brother-in-law, sister, sister-in-law, son-in-law, daughter-in-law, mother-in-law, father-in-law, aunt, uncle, niece, nephew, step-parent and step-children.

Customer Signature

Customer Name

Date

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INCIDENT REPORTING

PURPOSE

This policy provides the guidance and establishes the procedures for reporting allegations of fraud, program abuse, or criminal conduct involving grantees or other entities and subrecipients receiving federal funds (either directly or indirectly from the Employment Development Department [EDD] to the EDD Compliance Review Office [CRO] and the US Department of Labor's [DOL] Office of Inspector General [OIG]).

SCOPE

The Workforce Development Board of Ventura County (WDBVC) and its contractors and subrecipients.

REFERENCES

- Title 2 Code of Federal Regulations (CFR) Part 200: "Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards;" (Uniform Guidance) Sections 200.22, 200.23, 200.92, 200.93, 200.333, and 200.344
- Title 20 CFR Sections 683.600 and 683.620
- DOL Training Employment and Guidance Letter (TEGL) 2-12 (PDF), Employment and Training Administration (ETA) Grant Recipient Responsibilities for Reporting Instances of Suspected Fraud, Program Abuse and Criminal Conduct (July 12, 2012)

POLICY

Per Title 20 CFR Section 683.620, information and complaints involving criminal fraud, waste, abuse or other criminal activity must be reported immediately through DOL's Incident Reporting System to the OIG with a copy simultaneously provided to the ETA. Complaints of a noncriminal nature (e.g., mismanagement and gross waste of funds) may be handled under the procedures set forth in Title 20 CFR Section 683.600 or may also be reported through DOL's Incident Reporting System.

When an individual has knowledge or suspicion of a violation of the WIOA or its regulations, the individual must take prompt and appropriate action.

Definitions

Complaint – allegations of criminal activity and serious misconduct accepted by the DOL as incidents, and allegations of fraud, waste, and abuse concerning federally-funded grants, contracts, programs and operations, and dangers to the public health and safety. The incident

reporting system should not be used for resolving employee grievances, Equal Employment Opportunity complaints, labor disputes, or other personnel concerns.

Contract — a legal instrument by which a non-federal entity purchases property or services needed to carry out the project or program under a federal award. The term as used in this part does not include a legal instrument, even if the non-federal entity considers it a contract, when the substance of the transaction meets the definition of a federal award or subaward. (Uniform Guidance Section 200.22)

Contractor – an entity that receives a contract as defined in 200.22 Contract. (Uniform Guidance Section 200.23)

Subaward – an award provided by a pass-through entity to a subrecipient for the subrecipient to carry out part of a federal award received by the pass-through entity. It does not include payments to a contractor or payments to an individual that is a beneficiary of a federal program. A subaward may be provided though any form of legal agreement, including an agreement that the pass-through entity considers a contract. (Uniform Guidance Section 200.92)

Subrecipient – a non-federal entity that receives a subaward from a pass-through entity to carry out part of a federal program, but does not include an individual that is a beneficiary of such program. A subrecipient may also be a recipient of other federal awards directly from a federal awarding agency. (Uniform Guidance Section 200.93)

General

All subrecipients that receive WIOA funds must promptly report to the CRO all allegations of WIOA-related fraud, abuse, and other criminal activity. The CRO must immediately report the allegations through the DOL's Incident Reporting System to the OIG with a copy simultaneously provided to the ETA. In addition to submitting allegations to the CRO, subrecipients may also report allegations directly to the OIG, if deemed appropriate.

Each subrecipient shall establish appropriate internal procedures to prevent and detect fraud, abuse, and criminal activity. These procedures must include a reporting process to ensure that the CRO is notified immediately of any allegations of WIOA-related fraud, abuse, or criminal activity, including the process for reporting allegations to the OIG. Internal procedures must be in writing and include the designation of a person on the subrecipients' staff who will be responsible for such notifications.

Subrecipients will establish, document, and implement procedures to immediately notify the funding entity of any suspected or proven fraud, abuse, or other criminal activity involving WIOA-funded activities. Funding entities must provide written notification to subrecipients regarding their responsibilities to be alert for instances of fraud, abuse, and criminal activity committed by staff, contractors, or program participants and to report all such instances to the funding entity and the CRO immediately, including that the allegations may also be reported to the OIG. Proof

of this notification must be maintained in the funding entity's files. Subrecipients detecting the presence or appearance of fraud, abuse, or other criminal activity must obtain sufficient information to provide a clear, concise report of each incident. Reports must include a statement of all facts, known at the time, as well as any known or estimated loss of WIOA funds resulting from the incident. It is important that an initial report is made to the CRO within one working day of the detection of the incident. The submission of an Incident Report should not be delayed, even if all facts are not readily available. Any facts subsequently developed by the subrecipient are to be forwarded in a supplemental incident report.

The reporting procedures do not supersede the responsibility for subrecipients to safeguard WIOA funds by taking prompt and appropriate corrective action when any evidence of a violation of WIOA or its implementing regulations is found. A glossary of terms and definitions related to reportable issues is available in Attachment I.

Reporting

Within one workday of detection or discovery of information alleging fraud, abuse, or other criminal activity involving WIOA funds, the detecting entity shall prepare a written Incident Report (Attachment II). The report must be submitted on the Incident Report form, which can be found as Attachment C to TEGL 2-12 (PDF), or a similar document containing the requested information to the CRO through one of the following methods.

CRO Mail: Employment Development Department

Compliance Review Office Compliance Resolution Unit P.O. Box 826880, MIC 22 Sacramento, CA 94280-0001

Email: PACBCROIncidentReports@edd.ca.gov

OIG The Incident Report may also be submitted to the OIG

Website: www.oig.dol.gov/contact.htm

Telephone: 1-800-347-3756
Fax: (202) 693-7035
Mail: Department of Labor

Office of Inspector General Office of Investigations

200 Constitution Avenue, N.W., Room S-5514

Washington, D.C. 20210

Allegations considered to be of an emergency nature may be reported by telephone to the Compliance Resolution Unit Supervisor at (916) 654-8354 and by calling the OIG Hotline at 1-800-347-3756 and followed immediately thereafter by a written incident report.

The Workforce Services Branch will forward any Incident Report it receives to the CRO. The CRO will record any Incident Report it receives in the WIOA Incident Report System, report the incident directly to the OIG Complaints Analysis Office, and forward the Incident Report to the DOL ETA Region 6, within one working day of receipt. However, the CRO may need to contact the reporting entity for clarification or additional details prior to forwarding it to the OIG and ETA Region 6. Concurrent with its transmittal of the Incident Report to the ETA Region 6, the CRO will, when applicable, notify the reporting entity to take appropriate action to recover misspent funds, or to contain its financial liability.

Upon receipt, ETA Region 6 will forward the Incident Report to the DOL Regional OIG, San Francisco. Subsequently, ETA Region 6 will advise the CRO of the action to be taken by the DOL Regional OIG. When the OIG receives an Incident Report, they will determine whether or not to investigate the incident. If the OIG decides not to investigate an Incident Report, the case is referred back to ETA for resolution. At this time the case is referred to the EDD by ETA Region 6 for investigation. If the OIG decides to investigate the incident, ETA Region 6 will instruct the CRO to wait for the OIG's results before commencing the state-level formal resolution.

When the CRO commences the state-level resolution, it will request a fact-finding and resolution report from the appropriate next level of oversight depending on the nature of the allegations. The CRO may require EDD's direct subrecipients to submit a fact-finding and local resolution report, or the fact-finding mission may be conducted by the EDD. The fact-finding may, in certain circumstances, rise to the level of a special monitoring review, an investigation, or an audit by the appropriate state entities or by independent third party auditors, as determined by the CRO.

Whenever the entity reporting the allegation of an incident believes that immediate action to prevent further financial loss or other damage is necessary, or recovery of funds or property may be impeded if immediate action is not taken, the reporting entity has the responsibility to take any action it deems appropriate, including contacting the local law enforcement agency. Any immediate action taken or planned by the reporting entity must be reported to the CRO when the Incident Report is submitted.

Allegations of fraud, abuse, or other criminal activity in WIOA-funded programs may originate from sources other than subrecipients. Such sources may include informants, independent auditors, or local law enforcement agencies. Whenever the EDD receives an allegation from such source, the CRO will prepare an Incident Report and submit it to the OIG Complaints Analysis Office and to ETA Region 6, in accordance with this Directive. In such a case, the CRO will, when appropriate, inform the subject subrecipient of the incident reported and advise the latter of the need to take certain action.

During an investigation, based on a report of fraud or abuse, the DOL OIG investigators or auditors may contact a subrecipient regarding an incident of which the subrecipient was not previously aware. Upon learning of the incident from federal sources, the subrecipient should contact the CRO to determine whether the latter is aware of the incident. If the subrecipient is

not aware of the allegations but the CRO is, then the CRO will, when appropriate, inform the subrecipient of the specific allegations contained in the Incident Report.

Action will not be taken against any complainant for disclosing information concerning criminal or improper activities or making a valid complaint to proper authorities. Complainants may remain anonymous. If a complainant considers that his or her position will be compromised by reporting information via an Incident Report, he or she may send the report directly to the OIG.

Post Close-Out Adjustments and Continuing Responsibilities

Per Uniform Guidance Section 200.344, the closeout of a federal award does not affect any of the following:

- The right of the federal awarding agency or pass-through entity to disallow costs and recover funds on the basis of a later audit or other review. The federal awarding agency or pass-through entity must make any cost disallowance determination and notify the non-federal entity within the record retention period.
- The obligation of the non-federal entity to return any funds due as a result of later refunds, corrections, or other transactions including final indirect cost rate adjustments.

Records Retention Requirements

Per Uniform Guidance Section 200.333, financial records, supporting documents, statistical records, and all other non- federal entity records pertinent to a federal award must be retained for a period of three years from the date of submission of the final expenditure report or, for federal awards that are renewed quarterly or annually, from the date of the submission of the quarterly or annual financial report, respectively, as reported to the federal awarding agency or pass-through entity in the case of a subrecipient. Federal awarding agencies and pass-through entities must not impose any other record retention on requirements upon non-federal entities. The only exceptions are the following:

- If any litigation, claim, or audit is started before the expiration of the 3-year period, the records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action taken.
- When the non-federal entity is notified in writing by the federal awarding agency, cognizant agency for audit, oversight agency for audit, cognizant agency for indirect costs, or pass-through entity to extend the retention period.
- Records for real property and equipment acquired with federal funds must be retained for 3 years after final disposition.

Grantees or other entities and subrecipients receiving federal funds either directly or indirectly from the EDD are required to retain all records related to Incident Reports until all litigation,

claims, or audit findings involving the records related to the Incident Report, have been resolved and final action taken.

ACTION

Bring this policy to the attention of all affected staff.

INQUIRIES

Inquiries regarding this policy can be addressed to the WDBVC at 805-477-5306.

/S/ Rebecca Evans, Executive Director
Workforce Development Board of Ventura County

ATTACHMENTS:

Attachment I - Glossary of Terms
Attachment II - Incident Report Form

GLOSSARY OF TERMS AND DEFINITIONS

The definitions of employee/participant misconduct, fraud, misfeasance or malfeasance, gross mismanagement, and misapplication of funds included below were developed to provide guidance for the purpose of this Directive. These definitions are illustrative and are not intended to be either comprehensive or restrictive.

Emergency – A situation involving imminent health or safety concerns, or the imminent loss of funds exceeding an amount much larger than \$50,000 (e.g., \$500,000).

Employee/Participant Misconduct – Actions occurring during or outside work hours that reflect negatively on the Department or its mission including, but not limited to: conflict of interest or the appearance of conflict of interest involving outside employment, business and professional activities; the receipt or giving of gifts, fees, entertainment, and favors; misuse of federal property; and, misuse of official information and such other activities as might adversely affect the confidence of the public in the integrity of the government (See 29 CFR Part O; 5 CFR Parts 2635 and 5201) as well as serious violations of federal and state laws.

Fraud, Misfeasance, Nonfeasance or Malfeasance – Any alleged deliberate action which may be in violation of federal statutes and regulations. This category includes, but is not limited to, indications of bribery, forgery, extortion, embezzlement, theft of participant checks, kickbacks from participants or contractors, intentional payments to a contractor without the expectation of receiving services, payments to ghost enrollees, misuse of appropriated funds, and misrepresenting information in official reports.

Gross Mismanagement – Actions or situations arising out of management ineptitude or oversight and leading to a major violation of the legislative process, regulations, or contract/grant provisions. Such actions or situations have the potential to severely hamper accomplishment of program goals, waste government resources, and jeopardize future support for a particular project. This category includes, but is not limited to, unauditable records, unsupported costs, highly inaccurate fiscal reports or program reports, payroll discrepancies, payroll deductions not paid to the Internal Revenue Service, and lack of good internal control procedures.

Misapplication of Funds – Any alleged deliberate use of funds, assets or property not authorized or provided for by legislation or regulations, grants, or contracts. This category includes, but is not limited to, nepotism, political patronage, use of participants for political activity, ineligible enrollees, conflict of interest, failure to report income from federal funds, violation of contract/grant procedures, and the use of federal funds for other than specified purposes. An incident report should be filed when there appears to be an intent to misapply funds rather than merely for a case of minor mismanagement.

U. S. DEPARTMENT OF LABOR MANUAL SERIES

DLMS - 8

AUDITS AND INVESTIGATIONS



Chapter 700 - Allegations of Wrongdoing or Misconduct, Incident Reporting, and Whistleblower Protection

ETA INSTRUCTIONS FOR OIG 1-156 INCIDENT REPORT (IR)

- 1. Using the Incident Report Form: The OIG 1-156 Incident Report Form should be used for filing:
 - (a) <u>Initial Incident Report</u>: Form OIG 1-156 is designed primarily as an initial report to inform the Employment and Training Administration's (ETA) Office of Financial and Administrative Management (OFAM) and the Office of the Inspector General (OIG) that a violation or apparent violation has occurred. It should also be used to inform OFAM and OIG of cases involving ETA employees, programs, and operations being investigated by or reported to other investigative agencies.
 - (b) <u>Supplemental Incident Report</u>: Once the initial Form OIG 1-156 has been filed Form OIG 1-156 should be used:
 - (1) To provide supplemental information not available at the time of the original report.
 - (2) If the matter cannot be resolved at the agency level and the case goes to litigation or arbitration at another level, supplemental reports will be submitted without awaiting results of adjudication or arbitration.
 - (c) Final Incident Report: Form OIG 1-156 should be used when:
 - (1) An incident is resolved, or otherwise settled.
 - (2) Adjudication and arbitration results are known and all requirements of such adjudication or arbitration have been completed.

2. Completing the Incident Report Form:

The agency designation code requested in block 2 is assigned by the office preparing the form and should include the fiscal year in which the report is being submitted, the agency acronym, and a number to indicate the chronological sequence of the report (for example, 09-CHI-ETA-01 would show that the report was submitted in Fiscal Year (FY) 2009, by Chicago, ETA, and was the first report they submitted in FY 2009, and 09-OWI-ETA-02 would show that the report was submitted in FY 2009 by the Office of Workforce Investment (OWI), ETA/NO, and was the second report OWI submitted in FY 2009).

Block 16 should be signed on all copies by the responsible official for the office unless the employee believes he/she should send the form directly to the OIG and OFAM.

Entries requiring additional space may be continued at the end of the synopsis entry in Block 14 or on a separate sheet(s) of bond paper. Head each additional sheet "Continuation" and give the Agency Identification Code from Block 2.

3. Transmitting the Completed Incident Report Form:

For IRs originating in a region or concerning a regional office (RO) program, the Regional Administrator/Regional Apprenticeship Director (RA/RD) should send the original signed OIG 1-156 via a transmittal memorandum to the Special Agent-In Charge (SAC) of the OIG's Regional Office of Labor Racketeering and Fraud Investigations within two days of discovery or receipt of the incident report and simultaneously forward copies to OFAM and the Office of Regional Management (ORM) or the Office of Apprenticeship (OA).

For IRs originating in the national office (NO) or concerning an NO program, the originating office should send the original signed OIG 1-156 to OFAM within two days of discovery or receipt of the incident report and simultaneously forward copies to ORM or OA. OFAM will send the original IR to the OIG within two working days of receipt.

See Attachment E for SAC and other OIG addresses.

Mail ETA NO copies to:

Office of Financial and Administrative Management 200 Constitution Avenue, N.W., Room N-4653 Washington, D.C. 20210 ATTENTION: OGM

Office of Regional Management
200 Constitution Avenue, N.W., Room C-4517
Washington, D.C. 20210
or
Office of Apprenticeship
200 Constitution Avenue, N.W., Room N-5311
Washington, D.C. 20210

Note: If the report concerns Department of Labor staff, the copies for the ETA NO should be sent in a sealed envelope addressed to the Administrator of OFAM with a notation on the envelope "TO BE OPENED BY ADDRESSEE ONLY."

Incident Report

U.S. Department of Labor Office of Inspector General

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| For Official Use Only (When filled in) | 1. Date of 2. Agency designation code 3. File Number report (Yr.) (Agency) (Report No.) (For IG use) |
|--|---|
| 4. Type of report Initial Supplem | nental Final Other (Specify) |
| 5. Type of incident Conduct violation | Criminal violation Program violation |
| | Grantee Other (Specify) e, etc. List telephone number, OWCP or other Claim File Numbber, if applicable, and other |
| 7. Location of incident (Give complete name(s) and addresses 8. Date and time of incident/discovery | s of organization(s) involved) |
| 9. Source of complaint Public | Contractor Grantee Program Audit Participant |
| Other (Specify) Give name and telephone number so additional information can 10. Contacts with law enforcement agencies (Specify name(s) | |
| 11. Expected concern to DOL Local Regional National Other (Specify) | Media interest Executive interest GAO/Congressional interest |
| | LAB LMSA MSHA OASAM OIG BLS NCEP WB OIPA |
| Amount of grant or contract (If known) 13. Persons who can provide additional information (Include cu | \$ Amount of subgrant of subcontract (If known) \$ ustodian of records) Grade Position or Employment1 Employment1 Cocal Address (Street, City, & State) or organization, if employed and telephone number Cocal Address (Street, City, & State) or organization, if employed and telephone number Cocal Address (Street, City, & State) or organization, if employed and telephone number Cocal Address (Street, City, & State) or organization, if employed and telephone number Cocal Address (Street, City, & State) or organization, if employed and telephone number Cocal Address (Street, City, & State) or organization, if employed and telephone number Cocal Address (Street, City, & State) Cocal Address (Street, City, & |
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| ¹ Enter one of these codes: | | | | | |
|--|---------------------|--------------|---------------------|--------------------------|-------------------------------------|
| U - Unemployed | G-Grantee | C-Contractor | D - DOL | F-Other Federal Employee | P - Program Participant or claimant |
| | | (Comp | plete page 2 of the | nis form) | DL 1-156 8/83 |
| For Official Use Only (When | filled in) | | | | |
| 14. Details of Incident (Desc | cribe the Incident) | | | | |
| | | | | | |
| If more room is needed attac | ch additional shee | ets. | | | |
| 15. Typed name and title of I | DOL employee | | | 16. Siç | gnature of DOL employee |
| | | | | | |
| 17. Copies furnished to: | | | | 18. At | tachments: (List) |

2901 N. Ventura Road, Oxnard, CA 93036

(805) 477-5306

workforceventuracounty.org

TO: EXECUTIVE COMMITTEE

FROM: REBECCA EVANS, WDB EXECUTIVE DIRECTOR

DATE: February 13, 2020

SUBJECT: INFORMATION REGARDING WDB COMMITTEE STRUCTURE

BACKGROUND:

On October 24, 2019, the Workforce Development Board of Ventura County (WDBVC) conducted its annual Strategic Planning Session. During the meeting, the WDBVC developed four priority goals through 2022:

- 1. Create a performance dashboard by June 2020 that tracks customers served by the AJCC and partner organizations so that we can track performance and facilitate continuous evaluation and improvement.
- 2. Develop a regional Work Based Learning strategy that initially focuses on 3 occupational clusters by convening WDB regional partners to select clusters and appropriate apprenticeship models by June 2020.
- 3. Align Career Technical Education (CTE) program offerings with industry needs by convening education institutions (K-12, Adult Education, Colleges, Universities, Certificate programs, etc.) and industry by December 2020.
- 4. Analyze WDBVC board governance and legal structures by creating an ad-hoc committee to review and implement structures that best support the accomplishment of the priorities and goals herein by April 2020

Keeping these goals in mind, the WDBVC discussed how it should be structured to achieve the goals. More specifically, what should the committee structure look like. As a result, WDBVC staff have been consulting with the seven committees to gather information and feedback.

COMMITTEE DISCUSSIONS TO DATE:

Programs

The Programs Committee met on January 8, 2020. The Committee discussed how it can better align itself with the goals of the Strategic Plan. The Committee expressed the need to learn more about the America's Job Center of California operations as well as other programs operated by the WDBVC. Further discussion is needed regarding the name of the committee since the scope of the committee has broadened to reviewing policy, performance, and evaluation.

Outreach

Next committee meeting to be scheduled.

Membership

The Membership Committee met on February 4, 2020. The Committee discussed the possibility of moving the responsibility of membership to the Executive Committee. This is due to WDBVC staff being heavily involved in membership administration and oversight. Moreover, the Committee stated that the recommendations will also go to the Executive Committee, which essentially duplicates the work that the Membership Committee is conducting.

Clean/Green

Discussion pending. Year-end review conducted to summarize activities of the committee.

Business Services

Next committee meeting to be scheduled.

Healthcare

Discussion pending. Year-end review conducted to summarize activities of the committee.

Manufacturing

Next committee meeting scheduled for February 25, 2020. On January 29th Executive Director, Rebecca Evans and WDB administration manager, Norman Albances spoke with WDB member Alex Rivera, the former chair of the manufacturing committee, to discuss the purpose, activity and goals of the committee in previous years and discussed ideas for a path forward.

Once all committees have had an opportunity to review their purpose, goals and activities staff will compile recommendations for any changes to committee structure and bring to the board.

If you have questions or need more information, contact me at (805) 477-5306 or email rebecca.evans@ventura.org.



WDB Grants Update

| GRANT NAME | PURPOSE/OBJECTIVE | FUNDING AVAILABLE | FUNDING AWARDED | STATUS | SUBMITTAL/AWARD DATES | GRANT START | GRANT END | PROJECT MANAGER | UPDATES |
|--|--|---|-----------------|------------------------------------|--|-------------|------------|-----------------------------------|--|
| Regional Plan Implementation (RPI 3.0) | The RPI/SlingShot 3.0 funds will continue the efforts of the RPUs to actualize the goals and objectives of the regional plans. | \$100,000-\$400,000 Grant range | \$293,617 | Awarded | Application due: 11/25/19 Award announcement: 2/2020 Submitted application 11/25/19 | 4/1/2020 | 9/30/2020 | Patricia Duffy | On 01/21/2020 received award announcement. The RPI 3.0 projects are co-managed by California Workforce Development Board (CWDB) staff and Employment Development Department (EDD) Regional Advisors. The CWDB Program Analyst, Kameela Howard, and Regional Advisors, Elleen Rohlfing, will be meeting next week to determine next steps in the award/subgrant process. Once this occurs, Kameela will send a Welcome and Next Steps, Exhibit Revision email. This may take two weeks to receive. Estimated grant term will be April 1, 2020 through September 30, 2021. |
| SB1 High Road Construction Careers | The goal of HRCC: SB 1 is to establish sustainable, regionally based pre-apprenticeship partnerships that systematically connect disadvantaged workers and communities to long-term middle-class careers through state-approved apprenticeship. | Maximum grant award is \$1,500,000 per application | 350 | Application submitted 1/21/2020 | 1)Application due: January 21, 2020 2)Award Announcement: 4/1/20 3)Program Start date: 9/1/20 | 9/1/2020 | 8/31/2022 | Patricia Duffy Andrea Sanchez | Application submitted requesting \$462,506: Ventura WDB- Fiscal Lead required 1:1 match A Partnership Agreement was signed with Tri-Counties Building Trades Council; San Luis Obispo WDB- SLO, Santa Barbara County |
| Workforce Accelerator Fund 8.0 | The goal of this initiative is to seed innovative thinking, expand partnerships, and generate cross-system collaboration to address the barriers to employment faced by people experiencing homelessness or housing insecurity. | \$150,000 | rec . | application submitted 12/23/202 | 1)Applications due: 12/23/19 2)Award Announcement: 2/2020 3)Program Start Date: 4/1/20 Grant term- 24 months 9/1/20-8/31/22 | 4/1/2020 | 9/30/2021 | Norman Albances Andrea Sanchez | Target individuals experiencing homelessness or housing insecurity - identify and implement cross-system approach to support shared clients. July 23, 2019 Board Letter provides authority to apply for and accept funds. Submitted 12/23/19, 1:1 match required, being provided by the City of Oxnard. |
| P2E Prison to Employment Initiative 1. Planning Grant 2. Direct Services & Supportive Services Grant | Ventura Regional Plan to provide employment and supportive services to formerly incarcerated and justice involved individuals. Emphasis on regional coalition with employers, labor, CBO's, CDCR, Sheriff, and local agencies. Gov. Brown & State legislature funded \$37 mil over three years. | 1) Planning Grant: \$47,500 received (planning grant) 2) Direct Services Grant: (Implementation of Plan) Provisional Award granted for P2E Implementation \$710,197 | \$757,697 | In progress | 1) Round I Submitted: 12/24/18; Award Received: 12/3/18. (Allocated to WDB for CWA Consultant) 2) Round II Submitted: 2/15/19 3) Revised application submitted 5.31.19 for \$710,197. Award announcement from EDD: | 9/1/2019 | 3/31/2022 | Norman Albances | P2E has started enrolling clients! |
| NDWG (Woolsey Fire) National Dislocated Worker Grant | DOL funded emergency grant to provide paid temporary jobs to repair/clean-up fire damage to public property from 11/8/18 Woolsey and Hill Fires. Workforce development services also to be provided including training and supportive services for up to 50 participants | \$2.4 mil awarded based on need. Amount Received: \$810,404 (1st increment 1/3 of total received for 17 participants) 1/3 increments available based on continued need. UPDATE: August 6, 2019 – 9 participants enrolled and assigned to National Park Service Worksite | \$810,404 | In progress | 1. Submitted: 12/24/18 Award Received: 12/3/18. 2. Goodwill subrecipient award \$651,515. | 12/6/2018 | 12/31/2020 | Patrick Newburn | UPDATE 6.21.19: EDD redirection of <\$200,000> to another fire region; Workforce Development component only affected. 12/5/19 Goodwill Budget modification Approved. 02/07/2020 The state is nearly 70% expended on the 1st increment. State may not receive 2nd increment until April 2020 and provided an opportunity to move Workforce Development Component to Temporary Jobs Component to avoid lay offs and the work that is in process. A modified budget which includes the 1st increment and 2nd increment has been sent to the state on 02/03/2020. Goodwill was able to move \$63, 250 from WD to TJ to cover activities until April. WDB staff will closely monitor to prevent overspending. |
| Slingshot 2.0 (RPI) Regional Plan Implementation | CWDB grant to provide for Implementation of WDB regional plan. Two Projects to include: Expanding Business Engagement; Expand Apprenticeships | \$185,000 requested. Award Received: \$180,000 | \$180,000 | In progress | Submitted: 11/20/18 Award Date: 1/11/19 | 4/1/2019 | 9/30/2020 | Patricia Duffy | Notified of funding in the amount of \$180,000. Initial rebudget submitted. Subaward agreement mod received 5/30/19. |
| VEAP Veterans Employment Assistance Program | Ventura regional collaboration to provide Veterans employment services and supportive services for 55 participants. This year's VEAP funding program sought to ensure that particular attention is paid to Gulf War-era II Veterans with a service connected disability and a disability rating of 60 percent or higher. | \$500,000 | \$488,635 | In progress | Submitted: 12/24/18 Awarded: \$488,635 awarded 6.2019 (allocated to AFS/WIOA) | 5/1/2019 | 3/31/2020 | Norman Albances | FedExed 12/24/18, FedEx confirmation of receipt on 12/16/18. Received notification of partial funding of \$488,635 and subgrant agreement received. Revised documents submitted to EDD to revert to 1 FTE staffing on the grant. Exhibits Approved by EDD on 8/8/19. Project launch planned for 12/12/19. |



WDB Grants Update

| GRANT NAME | PURPOSE/OBJECTIVE | FUNDING AVAILABLE | FUNDING AWARDED | STATUS | SUBMITTAL/AWARD DATES | GRANT START | GRANT END | PROJECT MANAGER | UPDATES |
|--------------------|---|-------------------|-----------------|------------|--|-------------|-----------|-----------------|---------|
| Regional Organizer | and regional plan implementation. The WDBVC will support efforts for program alignment across core programs and with all mandatory partners. Regional Organizing activities in Ventura County will help facilitate the importance of fostering demand-driven skills attainment; enabling upward mobility for all; and | \$85,714 | \$85,714 | n nrograss | Award Received: 3/1/2017 (Allocated to WDB Admin) | 3/1/2017 | 9/30/2018 | Patricia Duffy | |

\$2,616,067

7.4 2019-2-07 Grant Updates.xisx

CURRENT Grants

Updated 2/7/2020



CWAYOUTH CONFERENCE

2020

BUILDING CAREERS FOR YOUTH THROUGH BUSINESS ENGAGEMENT

TRESSA DORSEY, AND AARON LESON, TAD GRANTS

ACTIONS & BEHAVIORS TO ENGAGE BUSINESSES

- Use business language- No acronyms
- How will you increase profit- Impact on business
- Communicate effectively and professionally
- Establish point of contact- hiring manager, HR representative, recruiter

BUILDING CAREERS FOR YOUTH THROUGH BUSINESS ENGAGEMENT

ACTIONS & BEHAVIORS TO ENGAGE BUSINESSES

- Identify Business needs, shared goals, talents, and skills gap
- Educate employer: purpose, identify mutual benefit, consult, and follow up
- Talk about Opportunities vs Programs
 - √ Career Mentoring
 - ✓ Internships
 - √ Job Shadowing
 - ✓ Summer Jobs
 - ✓ Career Fair/ Career Day
 - ✓ Interview Preparation/ Mock Interviews

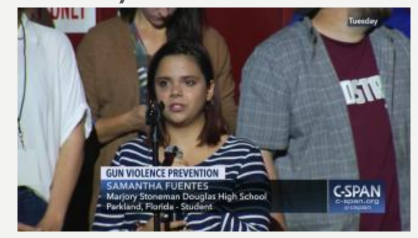
FROM TRAUMA TO ACTION: EXPLORING SURVIVOR LEADERSHIP

Samantha Fuentes, Survivor of the Parkland Florida Shooting February 14, 2018

- Working for Angel Faces, organization that serves girls who have suffered trauma.
- Traumatic event began her career as a public speaker.
- "If you don't step up, who will?"
- "Why does it matter? It matters because I matter."

Tips on How to connect with youth

- ✓ Have authentic connection
- ✓ Talk to their level
- √ Empathize to understand
- √"Be Silly- kids love it!"



HELPING EMPLOYERS AVOID THE TOP TEN ACCOMMODATION MISTAKES

KAREN TAYLOR, DEPT. OF REHAB

- I. Failure to recognize that a reasonable accommodation (RA) was made
- 2. Deny RA because employee didn't provide solution
- 3. Ending interactive process with employee too soon
- 4. Evoke the "we have never done that before.." defense
- 5. Inappropriately sharing employee's medical condition or RA with others

- 6. Employer fails to initiate interactive process when employee requests or becomes aware.
- 7. Inaccurate or poorly written duty statement.
- 8. Failing to document RA process
- 9. Defining "undue hardship" too broadly and denying RA based on undue hardship.
- 10. Failing to consider the relationship between the ADA, FEHA, FMLA, CFRA

THE FIVE ESSENTIAL SKILLS FOR THE WORKPLACE OF THE FUTURE

STACY PORTER, PEOPLE OPERATIONS AND CULTURE AT OUTSET MEDICAL

- I. Cognitive Flexibility- Most adaptable to change
- 2. Social Intelligence- ability to move into and between groups of people in an additive way. (Above EI)
- 3. Complex Problem Solving- small decisions have big implications
- 4. Creativity- ability to solve something novel
- 5. Activism- individuals be activists at work

Takeaways

- ✓ Community, people learn better in groups
- ✓ Hiring for character- will do the right thing each time
- ✓ Social workplace, connected all the time, spills into weekends, working remotely
- ✓ Purpose- matters...working beyond a paycheck
- ✓ Work is always on, so when do you take time to recharge?

DR. TRUDY ARRIAGA, DEAN OF EQUITY AND OUTREACH, CAL LUTHERAN FORMER

Cultural Proficiency: being aware of how we respond to those different from us.

Barriers: The barriers to cultural proficiency are systemic privilege, oppression, and resistance to change

The Guiding Principles: are the core values, the foundation upon which the approach is built

- ✓ Culture is a predominant force
- ✓ People are served in varying degrees by the dominant culture
 - ✓ Acknowledge group identities
 - ✓ Diversity within culture is important
 - ✓ Respect unique cultural needs

The Continuum

CULTURAL INCAPACITY: DOOR PARTIALLY CLOSED

- Questioning qualifications
- Mispronouncing or making fun of unfamiliar names
- With accent like that, she couldn't do the job
- I'm very successful when working with "normal" kids

CULTURAL PRECOMPETENCE: DOOR OPENING

Begin to know what we don't know; becoming aware of culture

- Begin to recognize and question issues of disproportionality
- What do they know that we don't know?
- I could tell it was the AP class as soon as I walked in.

CULTURAL BLINDNESS: DOOR CRACKED OPEN

- I don't see color; I treat all kids alike
- What's wrong with what we are doing; most are doing well
- Girls play on Thursdays... boys play on Fridays
- Don't be so sensitive, I was 'just kidding'
- Assumptions

CULTURAL COMPETENCE: DOOR WIDE OPEN

- Students and visitors can see images like and different from them... A child can look up and find herself...
- Disaggregated data drives decision making to develop strategies for inclusion.
- Speaking up against actions that don't reflect our values is invited.
- "Why are the students in continuation high school going to school half day?"

The Continuum

CULTURAL PROFICIENCY: ESCORTING THROUGH OPEN DOORS

- Advocacy for all
- Social justice; doing what's right for students
- Equity is giving what is needed...Not the same
- Realization that Cultural Proficiency is a "process" not an event
- "Do our actions reflect our values? If not, we have to change our values or change our actions."

ESSENTIAL ELEMENTS FOR CULTURAL COMPETENCE

- Assess Culture
- Value Diversity
- Manage the Dynamics of Difference
- Adapt to Diversity
- Institutionalize Cultural Knowledge

Partnerships among schools, home and communities are essential to quality education

- Have we held parent meetings during the afternoon?
- Have we held events that are exclusive of families?
- Have we outpriced parents from participating in fundraisers?
- Have we refused to feed a child a full meal because they are late in payment?
- Have we closed the doors on partners in education?

Recommendation: Invite Dr. Arriaga to a WDB Meeting and Youth Providers training

APPRENTICESHIP IN EARLY CARE & EDUCATION: DEVELOPING ECE APPRENTICESHIPS IN CA

RANDI B. WOLFE, PH.D., ECEPTS

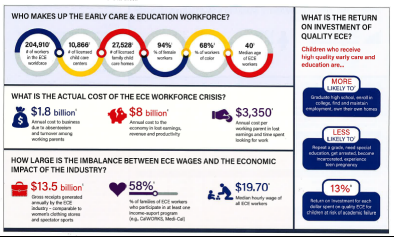
"In order for the 3 million young children (birth- age 5) in CA to reap the social-emotional and academic benefits of early care and education, we need a multitude of well-trained teachers and caregivers."

- Critical National Challenge: Not enough early childhood education.
- There is a career ladder in ECE
- \$1.8 billion lost due to parent absenteeism at work
- Median age of ECE workers 40
- Median hourly wage is \$19.70 (2018 CA index)



EARLY CARE & EDUCATION: A KEY LEVER IN WORKFORCE DEVELOPMENT

In order for the 3 million young children (birth-age 5) in California to reap the social-emotional and academic benefits of early care and education, we need a multitude of well-trained teachers and caregivers. But California is facing an Early Care & Education (ECE) workforce crisis. The crisis results in an alarming shortage of qualified workers for child care centers, Head Start programs, preschool and family child care homes - a shortage expected to intensify in coming years. The crisis is intensely felt by families and deeply consequential for communities, business and the economy. This Fact Sheet highlights statistics and trends that illustrate the scope of the crisis and its effect.





of available slots in home-based programs. of young children (birth-age 5

% of children with working parents for whom

out-of-home care

(including after school care) WHAT IS THE IMPACT ON PARENTS WORKING NON-STANDARD HOURS?

licensed child care slots

parents who have jobs hours (nationally)

% of child care requests for care during

% of center-based

evening, weeken

CAN TRAINING IN ECE LEAD TO JOBS THAT OFFER FAMILY-SUSTAINING

| Training in ECE pays off! Well-trained workers can climb the ECE career ladder to positions of greater leadership and compensation or work in a variety of related fields. The following is just a sample of the possibilities. | Median Annual Salaries | Size of CA Workforce | Projected Growth* (2016-2026) | Average of Annua Opening: |
|--|------------------------------|-------------------------|-------------------------------------|------------------------------|
| OCCUPATIONS IN EARLY CARE & EDUCATION | | | | |
| Child Care Program Administration | \$57,670 | 8,300 | 9.6% | 720 |
| Early Childhood Special Education | \$52,760 | 1,700 | 11.8% | 140 |
| Kindergarten Teacher | \$66,140 | 13,900 | 7.0% | 973 |
| Preschool/Nursery Teacher | \$36,760 | 55,600 | 9.7% | 6,160 |
| OCCUPATIONS IN RELATED FIELDS | | | | |
| Child & Family Social Worker | \$55,830 | 31,000 | 12.9% | 3,690 |
| Elementary School Teacher | \$77,990 | 152,700 | 6.9% | 12,130 |
| Occupational Therapist | \$89,870 | 11,300 | 24.8% | 890 |
| Speech-Language Pathologist | \$92,280 | 12,200 | 16.4% | 850 |

http://www.projectionscentral.com/frojections/Longform | https://www.constontine.org | https://www.bis.com/com/coment/com/cather/cather/com/cather/cathe

MISSION

ECEPTS is committed to advancing the rigorous professional development and economic well-being of the Early Care & Education workforce so that all children can reap the full benefits of their early learning and care experiences.

A society that fully respects and supports young children and those who teach and care for them

Program Development & Dissemination Systems Change

www.ECEPTS.org | 626-497-7645

mobell, F. A., Pungello, E. P., Burchinal, M., Kainz, K., Part Y., Week, R. H. Rame

An Abecedorien Project follow-up, Developmental Psychology, 4860, 1935-1043.

RECRUITING WIOA YOUTH- USING APPRENTICESHIPS, TEEN CENTERS, YOUTH BUILD, SPECIAL POPULATION PROGRAMS AND THE KITCHEN SINK

SOUTH BAY WORKFORCE INVESTMENT BOARD

AERO-FLEX

PRE-APPRENTICESHIP

- Aerospace Engineering Apprenticeship
- Classroom, online, and hands-on training
- Employer-defined training plan
- Receive industry recognized credentials
- May include paid work experience
- Opportunity to advance into a Registered Apprenticeship

BIOFLEX

PRE-APPRENTICESHIP

- The pre-apprenticeship curriculum consists of three learning tracks
- √ Track I work readiness skills training
- ✓ Track II: Industry specific occupational skills training
- ✓ Track III: Work based learning (OJT)
- Almost 40 graduates in bio-science preapprenticeship by summer in firms throughout the region.

AERO-FLEX PRE-APPRENTICESHIP



An Employer-Centric Earn and Learn Model for Engineering

Aero-Flex Pre-Apprenticeship

- Learn about exciting careers!
- Connect with top employers ready to hire
- Gain real world experience exploring career tracks
- Industry-recognized, stackable credentials
- Continue to college, a registered apprenticeship. and/or employment

Aerospace Engineering Apprenticeship

- * Gain on-the-job training
- Get paid employment
- Obtain technical education in Aerospace Engineering
- Complete a baccalaureate degree
- Opportunity to graduate employed

Employers

- Build your workforce pipeline of engineers
- Flex curriculum to your needs
- Build a flexible, dynamic workforce with common skill base
 Obtain funding to support training
- A Nationwide Program

- Access to pool of candidates with work-readiness and entry-level technical skills
- * Employer-defined training plan
- Scale program throughout the organization

Aero-Flex Employers & Partners



Contact us: info@sbwib.org; (310) 970-7700 · Visit: www.sbwib.org/aero-flex

This WICA Title 1 financially assisted program or activity is an equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities by calling in advance to CRS 1-800-735-2922 or 310-680-3700.

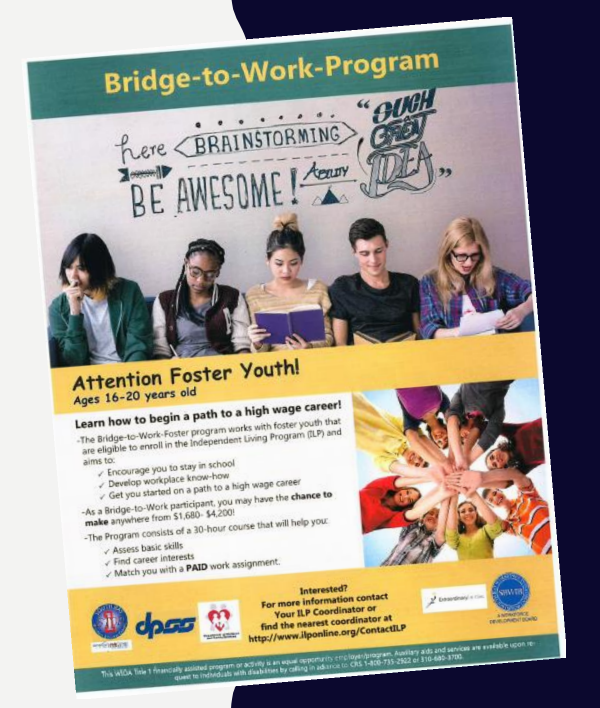
BRIDGE TO WORK

PURPOSE

- ✓ Increase motivation to stay in school
- ✓ Develop workplace know-how
- ✓ Enter and retain employment

ADVANTAGES

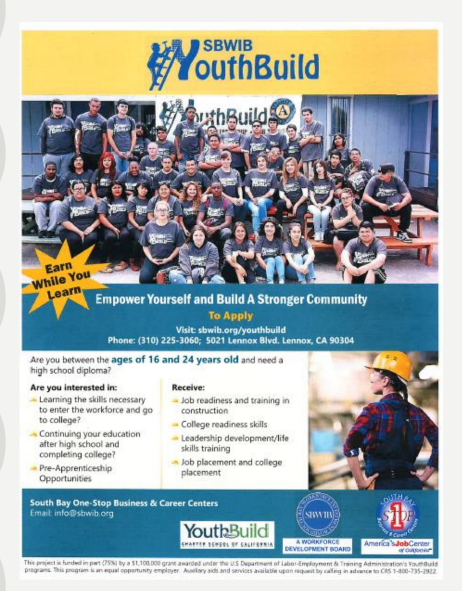
- ✓ Meet with Job Coach/Case Manager
- ✓ Assigned to Blueprint Training (30 hours employment prep)
- Receive referrals to other supportive services: Mental, Health, GED, Tutoring, and housing



SBWIB YOUTHBUILD

Offers comprehensive services to young adults, ages 16-24 who are unemployed and out-of-school, and are ready to make positive changes in their life.

- ✓ Leadership Development Training:
- ✓ Partnership with YouthBuild Charter school to help earn their High school diploma
- ✓ Construction training in partnership with Habitat for Humanity. Opportunity to earn industry recognized certifications like NCCER: National Center for Construction Education and Research. MC³, CPR, First Aid, OSHA: Occupational Safety and Health Administration
- ✓ Counseling Services
- ✓ Mentorship
- ✓ Post-secondary education
- ✓ Work readiness training (Blueprint)



QUESTIONSP

CWA YOUTH CONFERENCE: ARCHITECTS OF THE FUTURE
JANUARY 14-16, 2020
SAN JOSE, CA