1	CHAPTER 802. INTEGRITY OF THE TEXAS WORKFORCE SYSTEM
2	
3	ADOPTED RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS
4	REGISTER. THIS DOCUMENT WILL NOT HAVE ANY SUBSTANTIVE CHANGES
5	BUT IS SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE TEXAS
6 7	REGISTER.
8	The Texas Workforce Commission (Commission) adopts new Chapter 802, relating to Integrity
9	of the Texas Workforce System, comprising the following subchapters, without changes, as
10	published in the November 26, 2010, issue of the <i>Texas Register</i> (35 TexReg 10465):
11	published in the 140 velimer 20, 2010, issue of the Texas Register (35 Texas 10 105).
12	Subchapter A. Purpose and General Provisions, §802.1 and §802.2
13	Subchapter B. Contracting, §802.21
14	Subchapter C. Local Workforce Development Board Restrictions, §§802.41 - 802.44
15	Subchapter D. Agency Monitoring Activities, §§802.61 - 802.67
16	Subchapter E. Board and Workforce Service Provider Monitoring
17	Activities, §§802.81 - 802.87
18	Subchapter F. Performance and Accountability, §§802.101 - 802.104
19	Subchapter G. Corrective Actions, §§802.121 - 802.125
20	Subchapter H. Remedies, §§802.141 - 802.152
21	Subchapter I. Incentive Awards, §§802.161 - 802.168
22	DADT I DUDDOGE DACKCDOUND AND AUTHODITY
23	PART I. PURPOSE, BACKGROUND, AND AUTHORITY PART I. FYRIAN ATTON OF INDIVIDUAL PROVISIONS
24	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS
2526	PART I. PURPOSE, BACKGROUND, AND AUTHORITY
27	Texas Government Code §2001.039 requires that every four years each state agency review and
28	consider for readoption, revision, or repeal each rule adopted by that agency. In its review of
29	Chapter 800, General Administration, and Chapter 801, Local Workforce Development Boards,
30	the Commission found that both chapters contained rules governing the integrity of the
31	workforce system.
32	·
33	The Commission has determined the need for a new chapter specifically addressing the integrity
34	of the workforce system. Therefore, the Commission adopts new Chapter 802, Integrity of the
35	Texas Workforce System, which includes new rules and retains certain provisions from the
36	Chapter 800 and Chapter 801 rules.
37	
38	Additionally, to ensure a seamless transition of rules, the Chapter 800 and Chapter 801
39	amendments are adopted concurrently with this rulemaking.
40	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS
41 42	PART II. EAPLANATION OF INDIVIDUAL PROVISIONS
42	SUBCHAPTER A. PURPOSE AND GENERAL PROVISIONS
44	The Commission adopts new Subchapter A, Purpose and General Provisions, as follows:
45	
46	New Subchapter A contains the general provisions of the Integrity of the Texas Workforce
47	System rules, specifically, purpose and general provisions, and definitions of terms used

throughout Chapter 802. 1

2 3

§802.1. Purpose and General Provisions

New §802.1 sets forth the purpose and general provisions of Subchapter A. This new section 4

retains without modification §801.51 of this title, concurrently adopted for repeal. 5

6 7

§802.2. Definitions

- New §802.2(1) defines "Agency grantees" as grantees that receive funding from the Agency, 8
- such as Skills Development Fund, Wagner-Peyser 7(b), and Workforce Investment Act (WIA) 9
- statewide, to provide workforce services. 10

11

- 12 New §802.2(2), the definition of "appearance of a conflict of interest," retains the provisions of
- §801.52(1) of this title, concurrently adopted for repeal, with modifications to replace the term 13
- 14 "workforce service contractor" with "workforce service provider," as defined in §802.2(15).

15

- 16 New §802.2(3), the definition of "Board decision-making position," retains without modification
- the provisions of §801.52(2) of this title, concurrently adopted for repeal. 17

18

- New §802.2(4), the definition of "conflict of interest," retains the provisions of §801.52(3) of this 19
- title, concurrently adopted for repeal, with modifications to replace the term "workforce service 20
- contractor" with "workforce service provider," as defined in §802.2(15). 21

22

- New §802.2(5), the definition of "corrective action plan," retains the provisions of §800.152(1) 23
- 24 of this title, concurrently adopted for repeal, with modifications to replace the term "other entity"
- with "Agency grantee," as defined in §802.2(1) of this chapter. 25

26

- 27 New §802.2(6), the definition of "hearing," retains without modification the provisions of
- §800.152(2) of this title, concurrently adopted for repeal. 28

29

- 30 New §802.2(7), the definition of "hearing officer," retains without modification the provisions of
- §800.152(3) of this title, concurrently adopted for repeal. 31

32

- New §802.2(8), the definition of "hearing representative," retains without modification the 33
- provisions of §800.152(4) of this title, concurrently adopted for repeal. 34

35

- New §802.2(9), the definition of "level-one sanction," retains the provisions of §800.152(5) of 36
- this title, concurrently adopted for repeal, with modifications to: 37
- --replace the term "other subrecipient of the Agency" with "Agency grantee," as defined in 38
- §802.2(1) of this chapter; and 39
- --make minor, nonsubstantive, editorial changes. 40

41

- New §802.2(10), the definition of "level-two sanction," retains the provisions of §800.152(6) of 42
- this title, concurrently adopted for repeal, with modifications to: 43
- --replace the term "other subrecipient of the Agency" with "Agency grantee," as defined in 44
- §802.2(1) of this chapter; and 45
- --make minor, nonsubstantive, editorial changes. 46

- New §802.2(11), the definition of "level-three sanction," retains the provisions of §800.152(7) of
- 2 this title, concurrently adopted for repeal, with modifications to:
- 3 --replace the term "other subrecipient of the Agency" with "Agency grantee," as defined in
- 4 §802.2(1) of this chapter; and
- 5 -- make minor, nonsubstantive, editorial changes.

- New §802.2(12), the definition of "particular matter," retains the provisions of §801.52(4) of this
- 8 title, concurrently adopted for repeal, with modifications to make minor, nonsubstantive,
- 9 editorial changes.

10

- New §802.2(13), the definition of "party," retains without modification the provisions of
- 12 §800.152(8) of this title, concurrently adopted for repeal.

13

- New §802.2(14), the definition of "substantial financial interest," retains the provisions of
- 15 §801.52(5) of this title, concurrently adopted for repeal, with modifications to make minor,
- 16 nonsubstantive, editorial changes.

17

- New §802.2(15), the definition of "workforce service provider," consolidates into one term the
- definition of "contract service providers" located in §800.302(1) and §800.352(1) of this title,
- concurrently adopted for repeal, and the definition of "workforce service contractor," §801.52(6)
- of this title, concurrently adopted for repeal.

22

- New §802.2(16), the definition of "workforce service provider employee in a decision-making
- position" retains the provisions of §801.52(7) of this title, concurrently adopted for repeal, with
- 25 modifications to replace the term "workforce service contractor" with "workforce service
- 26 provider," as defined in §802.2(15).

2728

SUBCHAPTER B. CONTRACTING

The Commission adopts new Subchapter B, Contracting, as follows:

2930

- New Subchapter B contains the Board contracting guidelines of the Integrity of the Texas
- Workforce System rules.

33 34

§802.21. Board Contracting Guidelines

- New §802.21, relating to fiscal integrity provisions; bonding, insurance, and other methods of
- securing funds to cover losses; standards of conduct; and disclosures, retains the provisions of
- 37 §801.54 of this title, concurrently adopted for repeal, with modifications to replace the term
- 38 "workforce service contractor" with "workforce service provider," as defined in §802.2(15).

39 40

SUBCHAPTER C. LOCAL WORKFORCE DEVELOPMENT BOARD RESTRICTIONS

- 41 The Commission adopts new Subchapter C, Local Workforce Development Board
- 42 **Restrictions, as follows:**

- New Subchapter C contains the Board restrictions provisions of the Integrity of the Texas
- Workforce System rules, specifically, Board member conflicts of interest; employment of former
- 46 Board employees by workforce service providers; prohibition against directly delivering
- 47 services; and service delivery waiver requests.

§802.41. Board Member Conflicts of Interest

New §802.41, relating to Board member conflicts of interest, retains the provisions of §801.13(e)

of this title, concurrently adopted for repeal, with modifications to make minor, nonsubstantive,

5 editorial changes.

6 7

§802.42. Employment of Former Board Employees by Workforce Service Providers

8 New §802.42, relating to post-employment restriction, exceptions, corrective actions, and

9 particular matter, retains the provisions of §801.55 of this title, concurrently adopted for repeal,

with modifications to replace the term "workforce service contractor" with "workforce service"

provider," as defined in §802.2(15).

11 12 13

§802.43. Prohibition against Directly Delivering Services

New §802.43(a), relating to prohibition against directly delivering services, retains the provisions

- of §801.53(c) of this title, concurrently adopted for repeal, with modifications to:
- --replace the term "Texas Workforce Centers" with "Workforce Solutions Offices," as defined in
- 17 §801.23(4) of this title, concurrently adopted for amendment; and

18 --replace the term "workforce service contractor" with "workforce service provider," as defined

in §802.2(15).

2021

§802.44. Service Delivery Waiver Requests

New §802.44, relating to the purpose of rule; provisions from which Boards can submit a waiver

- request; requesting a waiver; and duration of waiver, retains the provisions of §801.2 of this title,
- concurrently adopted for repeal, with modifications to replace the term "Texas Workforce

25 Centers" with "Workforce Solutions Offices," as defined in §801.23(4) of this title, concurrently

adopted for amendment.

2728

SUBCHAPTER D. AGENCY MONITORING ACTIVITIES

The Commission adopts new Subchapter D, Agency Monitoring Activities, as follows:

29 30

- New Subchapter D contains Agency monitoring activities provisions of the Integrity of the Texas
- Workforce System rules, specifically, purpose of the subchapter; program and fiscal monitoring;
- program monitoring activities; fiscal monitoring activities; Agency monitoring reports and
- resolution; access to records; and Commission evaluation of Board oversight capacity.

35 36

§802.61. Purpose

- New §802.61, relating to the purpose of Subchapter D, retains the provisions of §800.301 of this
- 38 title, concurrently adopted for repeal, with modifications to replace the terms "subrecipient" and
- 39 "contract service provider" with "Board," "workforce service provider," and "Agency grantee" as
- 40 defined in §800.2(3) of this title and §802.2(15) and §802.2(1) of this chapter, respectively.

41 42

§802.62. Program and Fiscal Monitoring

- 43 New §802.62, relating to the Agency's program and fiscal monitoring, retains the provisions of
- 44 §800.303 of this title, concurrently adopted for repeal, with modifications to:
- 45 --replace the terms "subrecipient" and "contract service provider" with "Board," "workforce
- service provider," and "Agency grantee" as defined in §800.2(3) of this title and §802.2(15) and
- \$802.2(1) of this chapter, respectively; and

1 --make minor, nonsubstantive, editorial changes.

2

§802.63. Program Monitoring Activities

- 4 New §802.63, relating to the Agency's program monitoring activities, retains the provisions of
- 5 §800.304 of this title, concurrently adopted for repeal, with modifications to:
- 6 --replace the terms "subrecipient" and "contract service provider" with "Board," "workforce
- service provider," and "Agency grantee," as defined in §800.2(3) of this title and §802.2(15) and
- 8 §802.2(1) of this chapter, respectively; and
- 9 --make minor, nonsubstantive, editorial changes.

10 11

§802.64. Fiscal Monitoring Activities

- New §802.64(a), relating to the Agency's fiscal monitoring activities, retains the provisions of
- \$800.305 of this title, concurrently adopted for repeal, with modifications to:
- --replace the terms "subrecipient" and "contract service provider" with "Board," "workforce
- service provider," and "Agency grantee" as defined in §800.2(3) of this title and §802.2(15) and
- 16 §802.2(1) of this chapter, respectively; and
- --remove the phrase "for all WIA funds" because fiscal monitoring activities apply to all funds.

18 19

§802.65. Agency Monitoring Reports and Resolution

- New §802.65, relating to Agency Monitoring Reports and Resolution, retains the provisions of
- \$800.306 and \$800.307 of this title, concurrently adopted for repeal, with modifications to:
- 22 --better reflect the process that the Agency's monitoring department uses following an on-site
- visit with a Board, workforce service provider, or Agency grantee;
- 24 --replace the terms "subrecipient" and "contract service provider" with "Board," "workforce
- service provider," and "Agency grantee" as defined in §800.2(3) of this title and §802.2(15) and
- §802.2(1) of this chapter, respectively; and
- 27 -- remove the specific requirements for "WIA funded activities," because this section applies to
- all activities.

29 30

§802.66. Access to Records

- New §802.66, relating to the right of access for the Agency, and for Boards and Agency
- grantees, retains the provisions of §800.308 of this title, concurrently adopted for repeal, with
- 33 modifications to:
- 34 --replace the term "reasonable access" with "unrestricted access." The Commission's intent is to
- 35 clearly communicate that the Agency has the right to access all public records maintained by
- Boards, workforce service providers, and Agency grantees; and that Agency grantees have the
- 37 right to access to all public records maintained by workforce service providers;
- 38 -- state that the Agency is the owner of all public records maintained by Boards, workforce
- 39 service providers, and Agency grantees in order to clarify federal administrative standards in
- 40 OMB Circulars A-102 and A-110 regarding retention of and access to records;
- 41 --replace the terms "subrecipient" and "contract service provider" with "Board," "workforce
- service provider," and "Agency grantee" as defined in §800.2(3) of this title and §802.2(15) and
- 43 §802.2(1) of this chapter, respectively;
- --add subsection (d), relating to the Board's responsibility for maintenance and retention of
- records as well as the Agency's right to access, when the Board's relationship with the workforce
- 46 service provider ends;
- 47 -- add subsection (e), relating to custody of records; and

--add subsection (f), regarding compliance with single audit requirements.

1 2 3

§802.67. Commission Evaluation of Board Oversight Capacity

- 4 New §802.67, relating to the process and criteria used by the Commission to evaluate Board
- 5 capacity to oversee and manage local funds and the delivery of local workforce services, retains
- 6 the provisions of §800.309 of this title, concurrently adopted for repeal, with modifications to:
- 7 -- add "Commission rules contained in Part 20 of this title" and "the Agency's Financial Manual
- 8 for Grants and Contracts, and other Agency guidance" to the list of items the Commission uses to
- 9 evaluate Boards' compliance and performance;
- --replace the term "contractors" with "workforce service providers," as defined in §802.2(15);
- --replace the term "local career development centers" with "Workforce Solutions Offices," as
- defined in §801.23(4) of this title, concurrently adopted for amendment;
- --clarify that a Board will be rated as above standards if it "meets its targets as defined in
- 14 800.2(13) of this title on 90 percent" of its measures and does not miss the target on any single
- measure by more the "10 percent of target";
- --clarify that a Board will be rated as within standards if it "meets its targets as defined in
- 17 \\$800.2(13) of this title on 80 percent" of its measures and does not miss the target on any single
- measure by more than "15 percent of target";
- --add that a Board "under level-one, -two, or -three sanction as defined in §802.123 of this
- 20 chapter will be rated as below standards."
- 21 -- add that "the Commission may consider any extraordinary situation related to any of the factors
- identified in subsection (b) of this section"; and
- 23 -- add that the Commission may exclude from consideration under this section performance on
- 24 measures "for which the Commission finds good cause exists for failure to meet the target." The
- economic downturn has shown that there are factors outside of the Boards' control that can
- 26 contribute to the failure to meet performance expectations. Allowing the Commission to assess
- 27 good cause acknowledges that there are times when a Board's failure to meet targets is a result of
- 28 external circumstances beyond the Board's control.

293031

SUBCHAPTER E. BOARD AND WORKFORCE SERVICE PROVIDER

MONITORING ACTIVITIES

The Commission adopts new Subchapter E, Board and Workforce Service Provider

Monitoring Activities, as follows:

33 34

32

- 35 New Subchapter E contains the Board and workforce service provider monitoring activities
- provisions of the Integrity of the Texas Workforce System rules, specifically, scope and purpose;
- 37 Board and workforce service provider monitoring; risk assessment; monitoring plan; controls
- over monitoring; reporting and resolution requirements; and independent audit requirements.

39 40

§802.81. Scope and Purpose

- New §802.81, relating to the scope and purpose of Subchapter E, retains the provisions of
- 42 §800.351 of this title, concurrently adopted for repeal, with modifications to replace the terms
- "subrecipients" and "contract service providers" with "Boards" and "workforce service
- providers" as defined in §800.2(3) of this title and §802.2(15) of this chapter, respectively.

45 46

§802.82. Board and Workforce Service Provider Monitoring

New §802.82, relating to Board and workforce service provider monitoring, retains the

- provisions of §800.353 of this title, concurrently adopted for repeal, with modifications to
- 2 replace the terms "subrecipients," "contract service providers," and "entities" with "Board" and
- 3 "workforce service providers," as defined in §800.2(3) of this title and §802.2(15) of this chapter,
- 4 respectively.

§802.83. Risk Assessment

- New §802.83, relating to risk assessment, retains the provisions of §800.354 of this title,
- 8 concurrently adopted for repeal, with modifications to:
- 9 --replace the terms "subrecipient" and "contract service provider" with "Boards" and "workforce
- service providers," as defined in §800.2(3) of this title and §802.2(15) of this chapter,
- 11 respectively; and
- 12 --make minor, nonsubstantive, editorial changes.

13 14

§802.84. Monitoring Plan

- New §802.84, relating to monitoring plans, retains the provisions of §800.355 of this title,
- 16 concurrently adopted for repeal, with modifications to:
- --replace the terms "subrecipients" and "contract service providers" with "Boards" and
- "workforce service providers," as defined in §800.2(3) of this title and §802.2(15) of this chapter,
- 19 respectively;
- 20 --remove the requirement for the monitoring plan to include the estimated time budgeted to
- 21 perform each review. The Agency's Subrecipient Monitoring department has never required this
- of Boards; therefore, the provision is not included in this chapter; and
- 23 -- make minor, nonsubstantive, editorial changes.

2425

§802.85. Controls over Monitoring

- New §802.85, relating to controls over monitoring, retains the provisions of §800.357 of this
- 27 title, concurrently adopted for repeal, with modifications to replace the terms "subrecipients" and
- "contract service providers" with "Boards" and "workforce service providers," as defined in
- 29 §800.2(3) of this title and §802.2(15) of this chapter, respectively.

30 31

§802.86. Reporting and Resolution Requirements

- New §802.86, the reporting and resolution requirements for Boards and workforce service
- providers, retains the provisions of §800.358 of this title, concurrently adopted for repeal, with
- 34 modifications to:
- 35 --replace the terms "subrecipient" and "contract service providers" with "Boards" and "workforce
- service providers," as defined in §800.2(3) of this title and §802.2(15) of this chapter,
- 37 respectively;
- 38 --replace the term "governing Board" with "Board members" for better clarity;
- 39 --remove the requirement that a copy of monitoring reports be provided to the Agency upon
- 40 request. This provision is no longer required under the Commission's new approval process for
- 41 monitoring reports; and
- 42 --make minor, nonsubstantive, editorial changes.

43 44

§802.87. Independent Audit Requirements

- New §802.87 requires that Boards, workforce service providers, and Agency grantees shall
- ensure that an annual audit or program-specific audit is obtained in accordance with the
- 47 following:

- 1 (1) Single Audit Act Amendments of 1996 (Public Law 104-156);
- 2 (2) OMB Circular A-133 and Compliance Supplement;
- 3 (3) Government Auditing Standards (U.S. Government Accountability Office); and
- 4 (4) State of Texas Single Audit Circular within the Uniform Grant Management Standards Act (Texas Government Code, Chapter 783).

This new section aligns with current independent audit requirements, and does not retain the provisions of repealed §800.359.

8 9 10

SUBCHAPTER F. PERFORMANCE AND ACCOUNTABILITY

The Commission adopts new Subchapter F, Performance and Accountability, as follows:

11 12

- New Subchapter F contains performance and accountability provisions of the Integrity of the
- 14 Texas Workforce System rules, specifically, scope and purpose; performance requirements and
- expectations; performance review and assistance; and performance improvement actions.

16 17

§802.101. Scope and Purpose

- New §802.101, relating to the scope and purpose of Subchapter F, retains the provisions of
- 19 §800.151 of this title, concurrently adopted for repeal, with modifications to:
- 20 --replace the term "subrecipients of the Agency" with "workforce service providers," and
- "Agency grantees" as defined §802.2(15) and §802.2(1) of this chapter, respectively;
- 22 --replace the term performance "standards" with "targets" to align with §802.2(13) of this title,
- 23 concurrently adopted for amendment;
- 24 --replace the term "Performance Improvement Plan" with "technical assistance plan." The
- 25 Commission's intent is to clarify that a technical assistance plan is not punitive; rather it outlines
- strategies to assist a Board with improving compliance or performance. Thus, the Commission
- believes this new term better describes the plan; and
- 28 --make minor, nonsubstantive, editorial changes.

29 30

§802.102. Performance Requirements and Expectations

- New §802.102, relating to the Commission's performance requirements and expectations, retains
- the provisions of §800.81 of this title, concurrently adopted for repeal, with modifications to:
- --add the term "Agency grantee" as defined in §802.2(1) of this chapter;
- 34 --provide a more comprehensive list of items with which Boards and Agency grantees must
- 35 comply:
- 36 -- add that "the Commission may adopt additional performance incentives";
- 37 -- add that a request for a performance target adjustment must be submitted "in the format
- 38 prescribed by the Agency"; and
- 39 -- make minor, nonsubstantive, editorial changes.

40 41

§802.103. Performance Review and Assistance

- New §802.103, relating to the Commission's role in performance review and assistance, retains
- 43 the provisions of §800.83(a), (c), and (d) of this title, concurrently adopted for repeal, with
- 44 modifications to:
- 45 --replace the term "Performance Improvement Plan" with "technical assistance plan." The
- 46 Commission's intent is to clarify that a technical assistance plan is not punitive; rather it outlines
- 47 strategies to assist a Board with improving compliance or performance. Thus, the Commission

- believes this new term better describes the plan; 1
- --replace the terms "subrecipients" and "contractors" with "workforce service providers" and 2
- "Agency grantees," as defined in §802.2(15) and §802.2(1) of this chapter, respectively; and 3
- --make minor, nonsubstantive, editorial changes. 4

§802.104. Performance Improvement Actions

- New §802.104, relating to performance improvement actions, retains the provisions of 7
- 8 §800.83(e) of this title, concurrently adopted for repeal, with modifications to:
- --replace the term "Performance Improvement Plan" with "technical assistance plan." The 9
- Commission's intent is to clarify that a technical assistance plan is not punitive; rather it outlines 10
- strategies to assist a Board with improving compliance or performance. Thus, the Commission 11
- believes this new term better describes the plan; 12
- --replace the term "contractor service provider" with "workforce service provider" and "Agency 13
- grantee," as defined in §802.2(15) and §802.2(1) of this chapter, respectively; and 14
- --make minor, nonsubstantive, editorial changes. 15

16 17

SUBCHAPTER G. CORRECTIVE ACTIONS

The Commission adopts new Subchapter G, Corrective Actions, as follows:

18 19 20

- New Subchapter G contains the corrective actions provisions of the Integrity of the Texas
- Workforce System rules, specifically, imposition of corrective actions and corrective action 21
- 22 plans; intent to sanction; sanctions; penalties for noncompliance with requirements; and sanction
- determination. 23

24 25 26

27

§802.121. Imposition of Corrective Actions and Corrective Action Plans

- New §802.121(a), relating to the Agency's ability to impose corrective actions for failure by a 28
- Board or Agency grantee to ensure compliance with contracted performance measures; contract 29
- 30 provisions; and items listed in §802.102(b) of this chapter, retains the provisions of §800.171(a)
- of this title, concurrently adopted for repeal, with modifications to: 31
- 32 --add the term "Agency grantee," as defined in §802.2(1) of this chapter; and
- 33 --make minor, nonsubstantive, editorial changes.

34

- New §802.121(b) provides that the Agency may impose corrective actions for failure by a Board 35
- or Agency grantee to appropriately oversee of the delivery of services and ensure the effective 36
- and efficient use of funds. The Commission's intent is to convey a Board's responsibility to 37
- actively oversee the management of funds and the appropriate delivery of services to ensure that 38
- the needs of the workforce area's citizens are addressed within the resources allocated by the 39
- Commission. 40

- New §802.121(c), relating to a Board or Agency grantee's failure to cooperate and comply with 42
- the Agency's performance improvement actions, including technical assistance plans, retains the 43
- provisions of §800.83(f) of this title, concurrently adopted for repeal, with modifications to 44
- replace "Performance Improvement Plan" with "technical assistance plan." The Commission's 45
- intent is to clarify that a technical assistance plan is not punitive; rather it outlines strategies to 46
- assist a Board with improving compliance or performance. Thus, the Commission believes this 47

1 new term better describes the plan.

2

- New §802.121(d), setting forth the four, nonsequential, corrective actions the Agency may
- 4 impose, retains the provisions of §800.172(d), of this title, concurrently adopted for repeal,
- 5 without modifications to make minor, nonsubstantive, editorial changes.

6

- New §802.121(e), providing that the Agency may impose a higher level of sanction on a Board
- 8 or Agency grantee, if a sanction is currently imposed when another sanctionable act occurs or is
- 9 discovered, retains the provisions of §800.171(b) of this title, concurrently adopted for repeal,
- with modifications to:
- --replace the term "subrecipient of the Agency" with "Agency grantee," as defined in §802.2(1)
- of this chapter; and
- --make minor, nonsubstantive, editorial changes.

14

- New §802.121(f), relating to a corrective action plan, retains the provisions of §800.174(b) of
- this title, concurrently adopted for repeal, with modifications to:
- --replace the terms "Board's contractor" and "subrecipient of the Agency" with "Agency
- grantee," as defined in §802.2(1) of this chapter;
- --replace the term "Texas Workforce Center" with "Workforce Solutions Office," as defined in
- 20 §801.23(4) of this title, concurrently adopted for amendment; and
- 21 adds that the Agency may require a Board or Agency grantee be ineligible for additional
- discretionary or other funds "including incentive awards."

23

24 **§802.122. Intent to Sanction**

- New §802.122, relating to the Agency's issuance of an intent to sanction, retains the provisions
- of §800.161 of this title, concurrently adopted for repeal, with modifications to:
- 27 -- remove the provision of §800.161(b) that "an Intent to Sanction letter shall not be required
- prior to the Agency placing a Board in sanction status or assessing a penalty." In accordance
- with §802.121(d) corrective actions may be imposed in nonsequential order; and
- 30 --make minor, nonsubstantive, editorial changes.

31 32

§802.123. Sanctions

- New §802.123, relating to sanctionable acts for which the Agency may impose a level-one,
- 34 level-two, or level-three sanction on a Board or Agency grantee, retains the provisions of
- 35 §800.172 of this title, concurrently adopted for repeal, with modifications to:
- 36 --replace the term "Performance Improvement Plan" with "technical assistance plan." The
- Commission's intent is to clarify that a technical assistance plan is not punitive; rather it outlines
- strategies to assist a Board with improving compliance or performance. Thus, the Commission
- believes this new term better describes the plan;
- 40 --replace the term "subrecipient of the Agency" with "Agency grantee," as defined in §802.2(1)
- 41 of this chapter.
- --add the phrase "rectifying health and safety may include investigating a complaint, taking
- 43 appropriate corrective actions, or making referrals to appropriate authorities" to align with
- subsection (c)(4) of this section; and
- 45 -- make minor, nonsubstantive, editorial changes.

46 47

§802.124. Penalties for Noncompliance with Requirements

- New §802.124(a), setting forth that the Agency may impose penalties on a Board or Agency 1
- grantee based on the criteria as determined appropriate by the Agency given the totality of the 2
- 3 circumstances surrounding the occurrence of the sanctionable act or acts, retains the provisions
- of §800.174(a) of this title, concurrently adopted for repeal, with modifications to: 4
- --remove the term "corrective actions," which no longer applies to this subsection; and 5
- --replace the term "subrecipient of the Agency" with "Agency grantee," as defined in §802.2(1) 6
- 7 of this chapter.

- 9 New §802.124(b) provides that the Agency may impose penalties for sanctionable acts listed in this subchapter. Notwithstanding the list of sanctionable acts appearing after each specific level
- 10 of sanction in §802.123 of this subchapter, the Agency may assign a higher or lower sanction 11
- level based on the severity or mitigating circumstances surrounding the sanctionable acts. This 12
- new subsection retains the provisions of §800.171(b) and §800.174(d) of this title, concurrently 13
- 14 adopted for repeal, with modifications to make minor, nonsubstantive, editorial changes.

15

- 16 New §802.124(c), relating to penalties that the Commission may recommend to TWIC for
- imposition on Boards, retains the provisions of §800.174(c)(7) (10) of this title, concurrently 17
- adopted for repeal, with modifications to make minor, nonsubstantive, editorial changes. 18

19

- 20 New §802.124(d), setting forth that more than one corrective action may be imposed in response
- to one occurrence of a sanctionable act, and that the corrective actions imposed for one or more 21
- 22 occurrences may correlate with the sanction level imposed on a Board or Agency grantee, retains
- the provisions of §800.174(d) of this title, concurrently adopted for repeal, with modifications to 23
- replace the term "subrecipient of the Agency" with Agency grantee," as defined in §802.2(1) of 24
- this chapter. 25

26

- 27 New §802.124(e), setting forth that a Board's or Agency grantee's failure to complete the
- corrective actions described in this subchapter within the specified time limits may result in the 28
- Agency imposing penalties under this subchapter and withholding contract payments to the 29
- 30 Board or Agency grantee, retains the provisions of §800.175(a)(2) of this title, concurrently
- adopted for repeal, with modifications to: 31
- 32 --add the term "Agency grantee," as defined in §802.2(1) of this chapter; and
- 33 --replace the term "WIA payments" with "contract payments" to clarify that this rule applies to
- all contract payments. 34

35

- New §802.124(f), relating to penalties for second-year WIA nonperformance, retains the 36
- provisions of §800.175(b) of this title, concurrently adopted for repeal, with modifications to 37
- clarify how the Commission intends to measure these criteria. 38

- New §802.124(g), relating to penalties for failures regarding the one-stop service delivery 40
- network, retains the provisions of §800.175(d) of this title, concurrently adopted for repeal, with 41
- modifications to: 42
- 43 --remove the term "WIA" to clarify that this rule applies to all administrative expenses;
- --add that a Board's "failure to properly certify Workforce Solutions Offices as defined in 44
- §801.24 of this title" may result in imposition of penalties and withholding of payment of 45
- administrative expenses; and 46
- --make minor, nonsubstantive, editorial changes. 47

§802.125. Sanction Determination

- 3 New §802.125, relating to sanction determination process, retains the provisions of §800.18 of
- this title, concurrently adopted for repeal, with modifications to: 4
- --add the term "Agency grantee," as defined in §802.2(1) of this chapter; 5
- --replace the term "Texas Council on Workforce and Economic Competitiveness" with "TWIC," 6
- 7 as defined in §800.2(19) of this title, concurrently adopted for amendment;
- 8 --add "Agency grantees' executive leadership" as a recipient of the sanction determination;
- --replace the reference to "facsimile (fax) transmission" with "electronic transmission," a broader 9
- 10 term that includes other methods, such as e-mail; and
- 11 --make minor, nonsubstantive, editorial changes.

12 13

SUBCHAPTER H. REMEDIES

The Commission adopts new Subchapter H, Remedies, as follows:

14 15

- 16 New Subchapter H contains the remedies provisions of the Integrity of the Texas Workforce
- System rules, specifically, informal conferences and informal dispositions; appeal; hearing 17
- procedures; postponements, continuances, and withdrawals; evidence; hearing officer 18
- independence and impartiality; ex parte communications; hearing decision; motion for 19
- reopening; motion for rehearing; finality of decision; and repayment. 20

21 22

§802.141. Informal Conferences and Informal Dispositions

- New §802.141, defining an informal conference, retains the provisions of §800.176 of this title, 23
- 24 concurrently adopted for repeal, with modifications to:
- --replace the term "subrecipient of the Agency" with "Agency grantee," as defined in §802.2(1) 25
- 26 of this chapter; and
- 27 --make minor, nonsubstantive, editorial changes.

28 29

§802.142. Appeal

- 30 New §802.142, setting forth the procedures under which a Board or Agency grantee may appeal
- a final determination or sanction determination, retains the provisions of §800.191 of this title, 31
- 32 concurrently adopted for repeal, with modifications to:
- 33 --add the term "Agency grantee," as defined in §802.2(1) of this chapter;
- --add the statement that "Failure by a Board, workforce service provider, or Agency grantee to 34
- timely request a hearing waives the right to a hearing"; and 35
- --make minor, nonsubstantive, editorial changes. 36

37 38

§802.143. Hearing Procedures

- New §802.143, setting forth the procedures for sanction determination hearings, retains without 39
- modification the provisions of §800.192 of this title, concurrently adopted for repeal. 40

41 42

§802.144. Postponements, Continuances, and Withdrawals

- New §802.144, setting forth the circumstances under which a sanction determination hearing 43
- may be postponed, continued, or withdrawn, retains the provisions of §800.193 of this title, 44
- concurrently adopted for repeal, with modifications to add the term "Agency grantee," as defined 45
- in §802.2(1) of this chapter. 46

§802.145. Evidence

- 2 New §802.145, relating to evidence generally, exchange of exhibits, stipulations, experts and
- 3 evaluations, and subpoenas, retains without modification the provisions of §800.194 of this title,
- 4 concurrently adopted for repeal.

5 6

1

§802.146. Hearing Officer Independence and Impartiality

New §802.146, relating to the independence and impartiality of hearing officers, retains without modification the provisions of §800.195 of this title, concurrently adopted for repeal.

9

§802.147. Ex Parte Communications

New §802.147, relating to ex parte communications, retains without modification the provisions

of §800.196 of this title, concurrently adopted for repeal.

12 13 14

10

§802.148. Hearing Decision

New §802.148, relating to the procedures for a hearing decision, retains without modification the

provisions of §800.197 of this title, concurrently adopted for repeal.

17

18 **§802.149. Motion for Reopening**

New §802.149, relating to a motion for reopening, retains without modification the provisions of

20 §800.198 of this title, concurrently adopted for repeal.

21 22

§802.150. Motion for Rehearing

- New §802.150, relating to a motion for rehearing, retains the provisions of §800.199 of this title,
- concurrently adopted for repeal, with modifications to add the term "Agency grantee," as defined
- 25 in §800.2(1) of this chapter.

2627

§802.151. Finality of Decision

- New §802.151, relating to finality of decision, retains without modification the provisions of
- 29 §800.200 of this title, concurrently adopted for repeal.

30 31

§802.152. Repayment

- New §802.152, relating to repayment to the Agency by a Board and chief elected officials, or an
- Agency grantee, retains the provisions of §800.175(e) of this title, concurrently adopted for
- repeal, with modifications to:
- 35 --remove the term "WIA" because this rule applies to repayment of all funds; and
- 36 -- add that an Agency grantee shall be liable for repayment to the Agency from nonfederal funds
- for expenditures that are found by the Agency not to have been expended in accordance with
- 38 §802.102; and
- 39 -- make minor, nonsubstantive, editorial changes.

40 41

SUBCHAPTER I. INCENTIVE AWARDS

The Commission adopts new Subchapter I, Incentive Awards, as follows:

- New Subchapter I contains the incentive awards provisions of the Integrity of the Texas
- Workforce System rules, specifically, scope and purpose; definitions; types of awards; data
- collection; Board classification; performance awards; WIA local incentive awards; and job
- 47 placement incentive awards.

- New §802.161, setting forth the scope and purpose of incentive awards, retains the provisions of
- 4 §800.101 of this title, concurrently adopted for repeal, with modifications to make minor,
- 5 nonsubstantive, editorial changes.

6 7 **§802.16**2

§802.162. Definitions

- 8 New §802.162, defining "allocation of funds," "classification," "extraordinary circumstances,
- 9 "local coordination," "regional cooperation," and "workforce development programs," retains the
- provisions of §800.102 of this title, concurrently adopted for repeal, with modifications to make
- minor, nonsubstantive, editorial changes.

12 13

§802.163. Types of Awards

- New §802.163, defining the two types of incentive awards--nonmonetary and monetary--retains
- the provisions of §800.103 of this title, concurrently adopted for repeal, with modifications to:
- --remove the term "Best Overall" to align with §802.166, which refers only to "performance"
- 17 awards":
- 18 --make minor, nonsubstantive, editorial changes.

19 20

§802.164. Data Collection

- New §802.164, relating to the collection of data, retains without modification the provisions of
- 22 §800.104 of this title, concurrently adopted for repeal.

232425

§802.165. Board Classification

- New §802.165, relating to Board classification, retains the provisions of §800.105 of this title,
- 27 concurrently adopted for repeal, with modifications to make minor, nonsubstantive, editorial
- changes.

2930

§802.166. Performance Awards

- New §802.166, governing the Commission's performance awards, retains the provisions of
- 32 §800.106 of this title, concurrently adopted for repeal, with modifications to:
- --remove the phrase "other than in the first year of the implementation of this rule" from
- subsection (d)(1) of this section. Under Chapter 800, this rule became effective September 29,
- 35 2003; therefore, this statement no longer applies;
- 36 -- add "a listing of awards" as an additional item that may be included in the notice; and
- 37 -- make minor, nonsubstantive, editorial changes.

38 39

§802.167. Workforce Investment Act Local Incentive Awards

- New §802.167, relating to the WIA Local Incentive Awards, retains the provisions of §800.107
- of this title, concurrently adopted for repeal, with modifications to:
- --add that the "Commission may modify the assignment of awards based on factors that the
- 43 Commission identifies as extraordinary circumstances"; and
- 44 --make minor, nonsubstantive, editorial changes.

45 46

§802.168. Job Placement Incentive Awards

New §802.168, relating to the job placement incentive awards, retains the provisions of §800.108

- 1 of this title, concurrently adopted for repeal, with modifications to:
- --replace the term Choices "individual" with "eligible," as defined in §811.2 of this title; 2
- --replace the term "contractors" with "workforce service providers," as defined in §802.2(15) of 3 this chapter; 4
- --add that the "Commission may modify the assignment of awards based on factors that the 5
- Commission identifies as extraordinary circumstances"; and 6
- 7 --make minor, nonsubstantive, editorial changes.

No comments were received. 9

10

The Agency hereby certifies that the adoption has been reviewed by legal counsel and found to 11 be within the Agency's legal authority to adopt. 12

13

14 The new rules are adopted under Texas Labor Code §301.0015 and §302.002(d), which provide the Texas Workforce Commission with the authority to adopt, amend, or repeal such rules as it 15 deems necessary for the effective administration of Agency services and activities. 16

17 18

The new rules affect Title 4, Texas Labor Code, particularly Chapters 301 and 302.

1						
2	C	APTER 802	INTEGRITY OF THE TEXAS WORKFORCE SYSTEM			
3						
4	SUBCHAPTER A. PURPOSE AND GENERAL PROVISIONS					
5 6	8802 1	Durnoco and	General Provisions.			
7	3002.1	i ui pose and	General Flovisions.			
8 9 10	(a)	Government (of the rules contained in this subchapter is to implement Texas Code, §2308.264 and §2308.267, including provisions relating to ering services, Local Workforce Development Board (Board)			
11			aidelines, and other conflict of interest provisions.			
12 13 14	(b)		of the Commission that these rules strengthen the confidence of the Texas workforce system.			
15 16 17	(c)	A Board may subchapter.	set local policies that are more restrictive than those set forth in this			
18 19	(d)	A Board shall	develop the policies and procedures required by this subchapter.			
20 21 22	(e)		aber with an existing contract for workforce services shall comply with er no later than the earliest of the following:			
232425		(1) the expi	ration of the contract;			
26 27		(2) the cont	ract renewal date; or			
28 29		(3) the expi	ration of the Board member's term or the Board member's resignation.			
30 31 32	(f)	Pursuant to Te shall:	exas Government Code, Chapter 551 (Open Meetings Act), a Board			
33 34		(1) post app	propriate notice;			
35 36 37		supervis	hat all public business or public policy over which the Board has sion or control is discussed, considered, or acted upon during a properly and convened open meeting; and			
38 39 40 41			and retain minutes or tape recordings of each open meeting of the The minutes shall:			
42 43		(A) stat	te the subject of each deliberation; and			
44 45 46		(B) ind	icate each vote, order, decision, or other action taken.			

38

39

40

43 44 45

46 47

§802.2. Definitions.

In addition to the definitions contained in §800.2 and §801.23 of this title, the following words or terms shall have the following meanings, unless the context clearly indicates otherwise.

- Agency grantees--Grantees that receive funding from the Agency, such as (1) Skills Development Fund, Wagner-Peyser 7(b), and Workforce Investment Act (WIA) statewide, to provide workforce services.
- (2) Appearance of a conflict of interest--A circumstance in which the action of a Board member, Board employee, workforce service provider, or workforce service provider employee in a decision-making position appears to be:
 - (A) influenced by considerations of one or more of the following: gain to the person, entity, or organization for which the person has an employment interest, substantial financial interest, or other interest, whether direct or indirect (other than those consistent with the terms of the contract); or
 - (B) motivated by design to gain improper influence over the Commission, the Agency, or the Board.
- Board decision-making position--A position with a Board that has final decision-making authority or final recommendation authority on matters that directly affect workforce service providers. A Board decision-making position is one that performs the function of a Board's executive director, deputy executive director, chief financial officer, lead contract manager, or lead contract monitor.
- (4) Conflict of interest--A circumstance in which a Board member, Board employee, workforce service provider, or workforce service provider's employee is in a decision-making position and has a direct or indirect interest, particularly a substantial financial interest, that influences the individual's ability to perform job duties and fulfill responsibilities.
- Corrective Action Plan--A plan developed and imposed by the Agency that requires a Board or Agency grantee to take Agency-identified actions within a specified time frame designed to correct specific instances of noncompliance or other failures.
- Hearing--An informal, orderly, and readily available proceeding held before an impartial hearing officer at which a party or hearing representative may present evidence to show that the Agency's determination of sanctions shall be reversed, affirmed, or modified.

(7) Hearing officer--An Agency employee designated to conduct hearings and 1 issue proposals for decision. 2 3 4 Hearing representative--Any individual authorized by a party to assist the party (8) in presenting the party's appeal. A hearing representative may be legal counsel 5 or another individual. Each party may have a hearing representative to assist 6 7 in presenting the party's appeal. 8 9 Level-one sanction--A sanction imposed by the Agency on a Board or Agency grantee for significant inability or failure to perform as required by the 10 Agency, including performing or failing to perform due to a sanctionable act as 11 described in this subchapter. A level-one sanction may be associated with the 12 imposition of one or more penalties as referenced in this chapter. 13 14 (10) Level-two sanction--A higher sanction than level one imposed by the Agency 15 on a Board or Agency grantee for severe inability or failure to perform as 16 required by the Agency, including performing or failing to perform due to a 17 sanctionable act as described in this chapter. A level-two sanction may be 18 associated with the imposition of more severe penalties than those imposed on 19 a Board or Agency grantee under a level-one sanction. 20 21 22 (11) Level-three sanction--The highest sanction level imposed by the Agency on a Board or Agency grantee for extreme inability or failure to perform as required 23 24 by the Agency, including performing or failing to perform due to a sanctionable act as described in this chapter. A level-three sanction may be 25 associated with the imposition of the most severe penalties imposed on the 26 27 Board or Agency grantee. 28 (12) Particular matter--A specific investigation, application, request for a ruling or 29 30 determination, rulemaking proceeding, administrative proceeding, contract, claim, or judicial proceeding, or any other proceeding as defined in Texas 31 Government Code §572.054(h)(2). 32 33 (13) Party--The person or entity with the right to participate in a hearing authorized 34 by applicable statute or rule. 35 36 37 (14) Substantial financial interest--An interest in a business entity in which a person: 38 39 (A) owns 10 percent or more of the stock, shares, fair market value, or other 40 interest in the business entity; 41 42 (B) owns more than \$5,000 of the fair market value of the business entity; 43 44 (C) owns real property if the interest is an equitable or legal ownership with a 45 fair market value of \$2,500 or more used for the business entity; 46 47

1 2			(D) receives funds from the business entity that exceed 10 percent of the person's gross income for the previous year;
3 4 5			(E) is a compensated member of the board of directors or other governing board of the business entity;
6 7			(F) serves as an elected officer of the business entity; or
8			
9			(G) is related to a person in the first degree by consanguinity or affinity, as
10			determined under Texas Government Code, Chapter 573, who has a
11			substantial financial interest in the business entity, as listed in
12			subparagraphs (A) through (F) of this section. First degree of
13			consanguinity or affinity means the person's parent, child, adopted child,
14			or spouse.
15 16		(15)	Workforce service providerAn entity or individual under contract with a
10 17		(13)	Board to operate:
18			Doute to operate.
19			(A) one or more Workforce Solutions Offices; or
20			
21			(B) one or more programs (e.g., child care) or components of one or more
22			programs (e.g., issuing checks for youth participating in summer
23 24			employment or performing child care billing).
25 26 27 28		(16)	Workforce service provider employee in a decision-making positionA position with a workforce service provider that includes the ability to commit or bind the provider to a particular course of action with respect to carrying out the provider's duties and activities under the contract.
29 30	SUBCHAPI	ER B.	CONTRACTING
31 32	§ 802.2	21. Boa	ard Contracting Guidelines.
33 34	(a)	Fisca	l Integrity Provisions.
35			
36		(1)	A Board shall develop fiscal integrity evaluation indicators designed to
37			appraise the fiscal integrity of its workforce service providers.
38		(2)	
39		(2)	A Board shall assess its workforce service providers to ensure the providers
40			meet the requirements of the Board's fiscal integrity evaluation based on the
41			following schedule:
42 43			(A) contracts under \$100,000the fiscal indicators must be verified prior to
+3 44			the award of the contract and at each renewal of the contract;
+4 45			uic award of the contract and at each fenewal of the contract,
+5 46			(B) contracts between \$100,000 and \$500,000the fiscal indicators must be
+0 47			verified prior to the award of the contract, at each renewal of the contract,

1		and not less than biennially; and
2 3		(C) contracts over \$500,000the fiscal indicators must be verified prior to the
		award of the contract, at each renewal of the contract, and not less than
4 5		
		once annually.
6 7	(3)	The fiscal integrity evaluation shall include the following provisions for
8	(3)	ensuring that workforce service providers are meeting performance measures
9		in compliance with requirements contained in:
10		in compnance with requirements contained in.
11		(A) federal and state statutes and regulations and directives of the Commission
12		or Agency;
13		of Agency,
14		(B) Office of Management and Budget (OMB) circulars applicable to the
15		entity, such as OMB Circulars A-21, A-87, or A-122, and the Office of the
16		Governor's Uniform Grant Management Standards; and
17		Governor's omnorm Grant Management Standards, and
18		(C) any other safeguards a Board has identified that are designed to ensure the
19		proper and effective use of funds placed under the control of its workforce
20		service providers.
21		service providers.
22	(4)	The fiscal integrity evaluation shall also include the review and consideration
23	(-)	of the prospective or renewing workforce service provider's prior three-year
24		financial history before the Board awards or renews a workforce service
25		contract. The review shall include any adverse judgments or findings, such as
26		administrative audit findings; Commission, Agency, or Board monitor
27		findings; or sanctions by a Board or court of law.
28		•
29	(5)	The fiscal integrity evaluation may include provisions such as accounting for
30	` /	program income in accordance with federal regulations, resolving questioned
31		costs and the repayment of disallowed costs in a timely manner, and
32		safeguarding fixed assets, as well as those referenced in the Agency's Financial
33		Manual for Grants and Contracts.
34		
35	(b) Bond	ling, Insurance, and Other Methods of Securing Funds to Cover Losses.
36		
37	(1)	A Board shall ensure that at least 10 percent of the funds subject to the control
38		of the workforce service providers is protected through bonds, insurance,
39		escrow accounts, cash on deposit, or other methods to secure the funds
40		consistent with this subchapter. A Board and its workforce service providers
41		may, consistent with this section, use any method or combination of methods
42		to meet this requirement. At the Board's discretion, the Board may pay for the
43		bonding, insurance, or other protection methods or require its workforce
44		service providers, to the extent allowable under state and federal law, to pay
45		for such protection.
46		
47	(2)	In conducting the fiscal integrity evaluation required in this section, a Board

1 2 3			may determine that more than 10 percent of the funds subject to the control of its workforce service providers shall be secured through bonds, insurance, escrow accounts, or other methods consistent with this subchapter.
4 5 6 7		(3)	Escrow of funds may also be used to satisfy the requirements of this subsection provided that:
8 9 10			(A) the funds placed in escrow require the signature of persons other than the persons with signatory authority for the Board's workforce service providers;
11 12 13 14			(B) the funds do not lapse due to requirements for timely expenditure of funds; and
15 16 17			(C) this provision does not conflict with any provision in contract, rule, or statute for the timely expenditure of funds.
18 19 20		(4)	If a bond is used, a Board shall ensure that the bond is executed by a corporate surety or sureties holding certificates of authority, authorized to do business in the state of Texas.
21 22 23 24		(5)	A Board shall ensure, based on the schedule referenced in subsection (a)(2) of this section, that each of its workforce service providers is required to verify that:
25 26 27 28 29 30			(A) the insurance or bond policy is valid, premiums are paid to date, the company is authorized to provide the bonding or insurance, and the company is not in receivership, bankruptcy, or some other status that would jeopardize the ability to draw upon the policy;
31 32			(B) the escrow account balances are at an appropriate level;
33 34 35			(C) the method of securing the funds has not been withdrawn, drawn upon, obligated for another purpose, or is no longer valid for use as the method of security; and
36 37 38 39			(D) other such protections as are applicable and relied upon by the Board are verified as in force.
40 41 42		(6)	A Board shall ensure that the workforce service providers are required to disclose any changes in and circumstances regarding the method of securing or protecting the funds under the workforce service providers' control.
43 44 45	(c)	Stand	dards of Conduct. A Board shall ensure that the workforce service providers:
46 47		(1)	comply with federal and state statutes and regulations regarding standards of conduct and conflict of interest provisions including, but not limited to, the

4			fallania a
1			following:
2 3			(A) 29 C.F.R. §97.36(b)(3), which includes requirements from the Uniform
			•
4			Administrative Requirements for Grants and Cooperative Agreements to
5			State and Local Governments;
6			(D)f
7			(B) professional licensing requirements, when applicable; and
8			
9			(C) applicable OMB circular requirements and the Office of the Governor's
10			Uniform Grant Management Standards.
11		(2)	
12		(2)	avoid any conflict of interest or any appearance of a conflict of interest; and
13		(2)	
14		(3)	refrain from using nonpublic information gained through a relationship with
15			the Commission, an Agency employee, a Board, or a Board employee, to seek
16			or obtain financial gains that would be a conflict of interest or the appearance
17			of a conflict of interest.
18			
19	(d)		losures. A Board shall require its workforce service providers to disclose the
20		follo	owing:
21			
22		(1)	Matters Subject to Disclosure. A Board shall ensure that its workforce service
23			providers promptly disclose in writing the following:
24			
25			(A) A substantial financial interest that the workforce service provider, or any
26			of its workforce service provider employees in decision-making positions
27			have in a business entity that is a party to any business transaction with a
28			Board member or Board employee who is in a Board decision-making
29			position;
30			
31			(B) A gift greater than \$50 in value given to a Board member or Board
32			employee by a workforce service provider or its employees; and
33			
34			(C) the existence of any conflict of interest and any appearance of a conflict of
35			interest, or the lack thereof.
36			
37		(2)	Content of Disclosure. A Board shall ensure that its workforce service
38			providers' written disclosures contain the following:
39			
40			(A) information describing the conflict of interest; and
41			
42			(B) information describing the appearance of a conflict of interest, and actions
43			the workforce service provider and its employees will take in order to
44			prevent any conflict of interest from occurring.
45			
46		(3)	Frequency of Disclosure. A Board shall ensure that its workforce service
47		` /	providers disclose:

1 2 3		(A) at least annually, and as frequently as necessary, any conflict of interest and any appearance of a conflict of interest;
4 5 6		(B) within 10 days of giving a gift greater than \$50 in value as referenced in this section; and
7 8 9		(C) at least annually that no conflict of interest and no appearance of a conflict of interest exists.
10 11	(4)	Matters Not Subject to Disclosure. This provision does not apply to:
12 13 14		(A) a financial transaction performed in the course of a contract with the Board; or
15 16 17		(B) a transaction or benefit that is made available to the general public under the same terms and conditions.
18 19	SUBCHAPTER	C. LOCAL WORKFORCE DEVELOPMENT BOARD RESTRICTIONS
2021	8802.41.]	Board Member Conflicts of Interest.
22	30021111	
23	(a) Pu	rsuant to WIA §117(g) (29 U.S.C.A. §2832(g)), this section sets forth the state's
24		oard conflict of interest requirements for disclosure and declaration of a conflict of
25		erest by a Board member.
26		
27		Board member may not vote on any matter that would provide direct financial
28		nefit to the member or the member's immediate family, or on matters of the
29		ovision of services by the member or the entity the member represents. No Board
30		ember may participate in a decision in which the member has a direct or indirect
31		terest, particularly a financial interest, which is in substantial conflict with the
32 33	uis	scharge of the duties of the Board.
34	(c) A	Board member shall avoid even the appearance of a conflict of interest. Prior to
35	` '	king office, Board members must provide to the Board Chair a written declaration
36		all substantial business interests or relationships they, or their immediate families,
37		ve with all businesses or organizations that have received, currently receive, or are
38		ely to receive contracts or funding from the Board. Such declarations shall be
39	up	dated within 30 days to reflect any changes in such business interests or
40	rel	ationships. The Board shall appoint an individual to timely review the disclosure
41		formation and advise the Board Chair and appropriate members of potential
42	CO	nflicts.
43	/ 1 \ •	
44	, ,	ior to a discussion, vote, or decision on any matter before a Board, if a member, or
45	_	person in the immediate family of such member, has a substantial interest in or
46		ationship to a business entity, organization, or property that would be pecuniarily
47	arı	fected by any official Board action, that member shall disclose the nature and

	extent of the interest or relationship and shall abstain from voting on or in any other way participating in the decision on the matter. All such abstentions shall be recorded in the minutes of the Board meeting.					
	10001	aca in the	minutes of the Bourd meeting.			
(e)			ust include in its organizational plan or bylaws, or in a separate code ovisions for penalties, sanctions, or other disciplinary actions for any			
	direc	t violation	as of the Board conflict of interest policy. The following definitions orated into those provisions.			
	(1)		te familyAny person related within the first degree of affinity e) or consanguinity (blood) to the person involved.			
	(2)	Substant	ial interestA person has a substantial interest:			
		(A) in a l	husings antity if			
		(A) III a	business entity if:			
		(i)	the person owns 10 percent or more of the voting stock or shares of			
			the business, owns 10 percent or more, or owns \$5,000 or more, of			
			the fair market value of a business; or			
		(ii)	funds received by the person from the business exceed 10 percent of			
		(11)	the person's gross income for the previous year;			
			the person's gross medine for the previous year,			
		(D) '				
			al property if the interest is an equitable or legal ownership with a fair			
		mark	ket value of \$2,500 or more; or			
			e Board member is related to a person in the first degree of affinity or			
		cons	anguinity who has a substantial interest as defined in subparagraph			
			or (B) of this paragraph.			
		` /				
§ 802. 4	12. En	nplovmen	t of Former Board Employees by Workforce Service Providers.			
50020		1,, 1,,				
(0)	Dogt	Employm	ent Restriction. In order to avoid a conflict of interest, a Board shall			
(a)						
			Board's workforce service providers shall not employ or otherwise			
	comp	pensate a f	Former Board employee who:			
	(1)	was in a	Board decision-making position as defined in §802.2 of this chapter;			
		and				
	(2)	was emp	loyed or compensated by the Board anytime during the previous 12			
	(-)	-	, tomp thomes of the board anjume during the provious 12			
		monuis.				
(L)	Evac	ntions II	There there is no notical conflict of interest but there is an amount			
(0)		-	There there is no actual conflict of interest, but there is an appearance			
			lict, a Board in an open meeting may provide for an exception to the			
			ed in subsection (a) of this section by a vote of two-thirds of the			
			resent. In making such a determination, the Board shall assess all			
	relev	ant factor	s, including, but not limited to, whether there is a critical need for the			
	§802. 4 (a)	(e) Each of condirect must (1) (2) (a) Postensur comp (1) (b) Exce of sur perior mem	way participating recorded in the recorded in the formula of conduct, product violation must be incorped in the incorped formula of the incorped formu			

1 2			trol the daily activities of its workforce service providers. The Agency shall ew a Board's compliance through an examination of the Board's exercise of
3 4		dire	ction and control over its workforce service providers. The Agency may use the ors for testing the employment status as set out in §821.5 of this title.
5		1400	ors for testing the employment status as serout in 302115 of this title.
6 7 8	(e)	fron	hing in this section restricts a Board member or a Board member's organization in receiving Texas workforce system services and thereby being a customer of a rd's workforce service providers' services.
9			r
10	§802.4	4. Se	ervice Delivery Waiver Requests.
11			
12 13	(a)	fortl	bose of Rule. Texas Government Code §2308.264, §2308.267, and §2308.312 set h prohibitions regarding service delivery, Board staffing, and developmental
14 15			ices. Only under circumstances that fit the criteria specified in those statutes will tests for waivers be granted.
16	(1-)	Daa	nda mary archanit a respire a na arcast af tha fallarring a narriai an ar
17 18	(D)	Боа	rds may submit a waiver request of the following provisions:
19		(1)	Independent Service Delivery. A Board is prohibited from directly providing
20		(1)	workforce training and services, including operational functions normally
21			associated with such services such as intake, eligibility determination,
22			assessment, and referral, unless a waiver is obtained.
23			assessment, and referral, amess a warver is obtained.
24		(2)	Separate Staffing. Board staff shall be employed separately and independently
25		(-)	of any person who provides workforce training and services, as described in
26			paragraph (1) of this subsection, unless the Board arranges for independent
27			evaluation of any other workforce services provided by the staffing
28			organization and obtains a waiver.
29			
30		(3)	Developmental Services. A person who provides one-stop services at a
31		` /	Workforce Solutions Office shall not also provide developmental services
32			unless a waiver is obtained.
33			
34	(c)	Req	uesting a Waiver.
35		-	-
36		(1)	Waiver requests shall be submitted to the Commission and contain detailed
37			justification as specified in the respective statutes. The Commission shall
38			review and forward a recommendation to the Texas Workforce Investment
39			Council (TWIC) for consideration. TWIC will forward its recommendation to
40			the Governor for approval.
41			
42		(2)	In recommending action on such requests, the Commission shall apply only the
43			criteria specified in the respective statutes.
44			
45	(d)	Dura	ation of Waiver.
46			
47		(1)	A waiver may be granted for a period less than, but not to exceed, the effective

1 2			term of an approved plan and budget.
3 4		(2)	A waiver may be conditioned upon the Board's completion of steps taken to eliminate the need for a waiver.
5 6	SUBCHAPT	ER D.	. AGENCY MONITORING ACTIVITIES
7 8	§802.6	1. Pu	irpose.
9			
10	(a)	-	purpose of this subchapter is to set forth the Agency's monitoring provisions and
11		-	ective responsibilities of Boards, workforce service providers, and Agency
12		gran	tees.
13	4.	CENT.	
14	(b)		rules contained in this subchapter apply in addition to any program-specific rules
15			l programs administered by the Agency, except that to the extent of any conflict,
16		tne p	program-specific rules will govern.
17 18	8802 6	2 Dr	ogram and Fiscal Monitoring.
19	8002.0	2. 11	ogram and risear women ing.
20	(a)	Roat	rds, workforce service providers, and Agency grantees shall cooperate with the
21	(4)		ncy's program and fiscal monitoring activities, site visits, reviews of
22			imentation, and requests for information. The Agency is committed to ensuring
23			accountability of Boards, workforce service providers, and Agency grantees.
24		Ther	refore, monitoring activities have been developed to:
25			
26		(1)	ensure programs achieve intended results;
27			
28		(2)	ensure resources are efficiently and effectively used for authorized purposes
29			and are protected from waste, fraud, and abuse; and
30		(2)	
31		(3)	ensure reliable and timely information is captured and reported to serve as the
32			basis to improve decision-making.
33 34	(h)	The	Agency shall conduct comprehensive monitoring activities to assess the
35	(0)		owing for Boards, workforce service providers, and Agency grantees:
36		10110	wing for Bourds, workforce service providers, and rigency grantees.
37		(1)	Progress in achieving program goals and maintaining fiscal accountability.
38		(-)	Program and fiscal monitoring activities include site visits, desk reviews, and
39			analyses of both financial and program outcomes to help identify potential
40			weaknesses before such weaknesses result in substandard performance or
41			questioned costs;
42			
43		(2)	Compliance with applicable laws, regulations, provisions of contracts and
44			Board plans, and official directives and circulars including, but not limited to,
45			U.S. Department of Labor (DOL) Training and Employment Guidance Letters,
46			DOL Training and Employment Notices, U.S. Department of Health and
47			Human Services guidance letters, Commission rules contained in Part 20 of

1 2		this title (relating to the Texas Workforce Commission), Texas Workforce Commission Workforce Development (WD) Letters, the Agency's Financial
3		Manual for Grants and Contracts, and other Agency guidance; and
4		Manual For Grants and Contracts, and other Figure y guidance, and
5	(3)	Compliance with the appropriate uniform administrative requirements for
	(3)	grants and agreements applicable to the type of entity receiving funds, as
6 7		promulgated in the OMB circulars or rules. Monitoring activities shall
8		encompass both financial and programmatic monitoring and shall be evaluated
9		on a periodic basis. Monitoring reviews result in recommendations that
10		provide practical solutions used to take immediate corrective action.
11	() D	1 16 ' 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
12		ds, workforce service providers, and Agency grantees are subject to audit and
13		w by the Agency. The Agency may audit and review all relevant records or a
14	-	ble of the records as needed to determine Board, workforce service provider, and
15	Agen	ncy grantee performance.
16	/ IV = II	
17	1 /	re to comply with this subchapter shall result in corrective action and possible
18	sanct	tions pursuant to Subchapter G of this chapter (relating to Corrective Actions).
19		
20	§802.63. Pr	ogram Monitoring Activities.
21		
22	-	ncy shall conduct program monitoring activities to ensure that programs achieve
23	intended	results. Processes and procedures used to determine Board, workforce service
24	provider,	and Agency grantee performance may include review and evaluation of one or
25	more of t	he following:
26		
27	(1)	Program results or outcomes
28		
29	(2)	Performance measures
30		
31	(3)	Reporting accuracy
32		
33	(4)	Record keeping and file maintenance
34	()	
35	(5)	Monitoring functions
36	,	
37	(6)	Self-monitoring activities
38	(0)	Sen memoring well-thes
39	(7)	Service delivery
40	(1)	Solvice delivery
41	(8)	Automated systems and reporting
42	(0)	Automated systems and reporting
42	(9)	Human resources
	(9)	Tuman resources
44	(10)	Daliains and progadures
45	(10)	Policies and procedures
46		

1 2		team and Board, workforce service provider, or Agency grantee responses to the observations, findings, and recommendations.
3		
4 5		(1) Management Letter. If there are no findings (i.e., administrative findings and/or questioned costs), a management letter is issued.
6		
7		(2) Draft Monitoring Report. If there are findings, a draft monitoring report is
8		issued, which sets forth a specified period in which to respond.
9		
10		(3) Final Monitoring Report. A final monitoring report is issued, which may
11		include responses to the findings and recommendations.
12		
13	(b)	Initial Resolution. Based on the final monitoring report, the Agency's audit
14		resolution department shall issue an initial resolution, which notifies a Board,
15		workforce service provider, or Agency grantee of administrative findings and
16		questioned costs and a specific time period for response.
17		
18		(1) Administrative Findings.
19		
20		(A) If the administrative findings set forth in the initial resolution are resolved,
21		a closure letter is issued.
22		
23		(B) If the administrative findings set forth in the initial resolution are not
24		resolved, the findings remain open until the following year's audit to
25		ensure follow-up.
26		
27		(2) Questioned Costs.
28		
29		(A) If the questioned costs set forth in the initial resolution are resolved, a
30		closure letter is issued.
31		(D) If the exectioned costs set fouth in the initial resolution one not resolved on
32		(B) If the questioned costs set forth in the initial resolution are not resolved, an initial determination is issued.
33 34		initial determination is issued.
35	(c)	Initial Determination. The Agency's audit resolution department shall issue an initial
36	(C)	determination notifying a Board, workforce service provider, or Agency grantee of
37		the following:
38		the ronowing.
39		(1) The unresolved questioned costs; and
40		(1) The unresorved questioned costs, and
41		(2) The 60-day period, from issuance of the initial determination, to submit a
42		response, including providing evidence or documentation of the appropriate
43		actions taken.
44		
45	(d)	Final Determination. If the questioned costs remain unresolved at the end of the 60-
46	(4)	day period, the Agency's audit resolution department shall issue a final determination
47		to notify a Board, workforce service provider, or Agency grantee of allowed or

 disallowed costs and to establish debts.

(e) If the administrative findings or questioned costs remain unresolved, the Agency's Regulatory Integrity Division may request a sanction, as set forth in §802.125 of this chapter (relating to Sanction Determination).

(f) Appeal Process

- (1) Only final determinations regarding questioned costs issued by the Agency may be appealed, pursuant to §802.142 of this chapter (relating to Appeal).
- (2) Failure by a Board, workforce service provider, or Agency grantee to timely request a hearing waives the right to a hearing. The final determination shall constitute final Agency action and is not subject to further review.
- (3) If an appeal is requested and approved, a hearing officer is designated and the collection of debt is pending until final decision of the hearing.

§802.66. Access to Records.

(a) Right of Access

- (1) Agency. All books, documents, papers, computer records, or other records prepared by Boards, workforce service providers, or Agency grantees that are pertinent to the use of any funds administered by the Agency are Agency property. Boards, workforce service providers, or Agency grantees in possession of such records shall be responsible for their secure and proper maintenance. The Agency or its authorized representatives have the right of timely and unrestricted access to any such records in order to conduct monitoring, audits, and examinations, and to make excerpts, transcripts, and photocopies of such documents.
- (2) Board or Agency grantee. A Board or its authorized representatives, and an Agency grantee or its executive leadership, have the right of timely and unrestricted access to any books, documents, papers, computer records, or other records of workforce service providers that are pertinent to the use of any funds administered by the Agency, in order to conduct monitoring, audits, and examinations; and to make excerpts, transcripts, and photocopies of such documents.
- (b) The right of access also includes timely and unrestricted access to Board, workforce service provider, and Agency grantee personnel for the purpose of interviews and discussions related to such documents.
- (c) The right of access is not limited to any required record retention period but shall last as long as the records are retained.

1 2 3	(d)	When a Board's relationship with the workforce service provider is terminated, the Board's responsibility for maintenance and retention of records as well as the Agency's right to access does not end.		
5	(e)	Custody of Records.		
6 7 8		(1) The Agency or the Board may request custody of records if either determines that:		
9 10		(A) the records possess long-term retention value; or		
11 12 13		(B) the workforce service provider is unable or unwilling to physically retain them.		
14 15 16		(2) The Agency may request custody of records from an Agency grantee if the Agency determines that:		
17 18		(A) the records possess long-term retention value; or		
19 20		(B) the Agency grantee is unable or unwilling to physically retain them.		
21 22 23	(f) To comply with single audit requirements:			
24 25		(1) the workforce service provider shall retain the right of access to records in the custody of the Agency or the Board; and		
262728		(2) the Agency grantee shall retain the right of access to records in the custody of the Agency.		
29 30	§802.6	7. Commission Evaluation of Board Oversight Capacity.		
31 32 33 34	(a)	This section outlines the process and criteria used by the Commission to evaluate Board capacity to oversee and manage local funds and the delivery of local workforce services.		
35 36 37	(b)	The Commission shall use oversight methods outlined in this chapter and elsewhere in statute and rules to evaluate each Board's performance and compliance with		
38		applicable laws, regulations, provisions of contracts and Board plans, and official		
39 40		directives and circulars including, but not limited to, DOL Training and Employment Guidance Letters, DOL Training and Employment Notices, U.S. Department of		
41		Health and Human Services guidance letters, Commission rules contained in Part 20		
42		of this title, Texas Workforce Commission WD Letters, the Agency's Financial		
43		Manual for Grants and Contracts, and other Agency guidance. In particular, the		
44		Commission shall evaluate and make findings as appropriate relating to Board		
45		fulfillment of responsibilities relating to:		
46				
47		(1) developing, maintaining, and upgrading comprehensive fiscal management and		

1 2			accountability systems;
3		(2)	hiring, training, and retaining qualified staff to carry out the Board's oversight
4		(2)	activities;
5			activities,
6		(3)	selecting and overseeing workforce service providers to improve delivery of
7		(3)	workforce services;
8			workforce services,
9		(4)	overseeing and improving operation of Workforce Solutions Offices in the
10		(+)	workforce area served by the Board;
11			workforce area served by the Board,
12		(5)	managing workforce service providers' performance across multiple Board
13		(3)	programs and achieving required performance targets; and
14			programs and achieving required performance targets, and
15		(6)	identifying and resolving long-standing oversight problems of the Board and
16		(0)	performance problems of workforce service providers.
17			performance problems of workforce service providers.
18	(c)	The	Commission shall rate each Board's capacity as "above standards," "within
19	(0)		dards," or "below standards." The following criteria shall be used to set the
20		ratin	<u> </u>
21		ratin	<i>δ</i> ·
22		(1)	A Board will be rated as above standards if:
23		(1)	Ti Bourd will be ruced us upove standards it.
24			(A) the Board meets its targets as defined in §800.2(13) of this title on 90
25			percent of its measures; and
26			P *** *** or 1.0 monounces, una
27			(B) the Board does not miss the target on any single measure by more than 10
28			percent of target;
29			r · · · · · · · · · · · · · · · · · · ·
30			(C) there are no disallowed costs since the prior evaluation; and
31			
32			(D) there are no repeat findings.
33			
34		(2)	A Board will be rated as within standards if:
35			
36			(A) the Board meets its targets as defined in §800.2(13) of this title on 80
37			percent of its measures; and
38			
39			(B) the Board does not miss the target on any single measure by more than 15
40			percent of target;
41			
42			(C) disallowed costs do not exceed 1 percent of allocation; and
43			
44			(D) there are no repeat findings.
45			
46		(3)	A Board will be rated as below standards if the Board is:
47			

1 2	(A)	found to not be above or within standards or if there are significant findings; or
3		
4	(B)	· · · · · · · · · · · · · · · · · · ·
5		chapter.
6		
7		ne purpose of calculating "disallowed costs" as used in this section, do not
8		de such costs that meet the following three criteria: discovered, quantified,
9		elf-reported to the Commission by a Board unless the Commission finds
10		sallowed costs were the result of gross mismanagement or other significant
11	violat	tion of Board responsibilities;
12	(5) N.	ta i ti cati a
13	(5) Not	withstanding any other provision of this section:
14	()	
15 16		The Commission may consider any extraordinary situation related to any of the factors identified in subsection (b) of this section.
17		
18	` ,	The Commission may exclude from consideration under this section
19		performance on measures:
20		
21		(i) related to new Board responsibilities; or
22		
2324		(ii) for which the Commission finds good cause exists for failure to meet the target.
25		
26	(d) At least an	nnually, the Commission shall post the results of its evaluation of each
27	Board and	l each Board's performance on its Web site with explanation of the rating,
28	rating crite	eria, and performance measures in a format that is readily accessible to and
29	understan	dable by a member of the public.
30		
31	(1) The	explanation shall include specifically how each of the criteria were applied
32	fore	each Board and how that affected the overall rating.
33		
34		luations shall be performed using information at the Commission's disposa
35		ne time of the evaluation. If no updated information is available, the
36		nmission is not obligated to schedule a review or visit to confirm or obtain
37	new	information.
38		
39		Commission may update the Board ratings when new information
40		omes available but does not intend to update them more often than
41	quai	rterly.
42	G	A DR. A VID WORK HODGE GERVAGE BROVEN TO THE STATE OF THE
43		ARD AND WORKFORCE SERVICE PROVIDER MONITORING
44	ACT	TIVITIES
45	600 4 04 0	I.D.
46	§802.81. Scope a	nd Purpose.

1 2	(a)	The purpose of this subchapter is to set forth the provisions governing the monitoring responsibilities of Boards and workforce service providers.
3		The state of the s
4	(b)	The rules contained in this subchapter apply in addition to any program-specific rules
5	(-)	to all programs administered by the Agency, except that to the extent of any conflict,
6		the program-specific rule will govern.
7		
8	§802.8	32. Board and Workforce Service Provider Monitoring.
9		
10	(a)	Boards and workforce service providers shall ensure that regular oversight of their
11		own activities and regular monitoring of the activities of their workforce service
12		providers that receive public funds administered by the Agency, are conducted and
13		completed. Monitoring shall include monitoring of both the fiscal and program
14		performance of the workforce service providers administering and delivering
15		services. These monitoring activities shall be designed to ensure programs achieve
16		intended results and resources are efficiently and effectively used for authorized
17		purposes and are protected from waste, fraud, and abuse. Monitoring activities shall
18		be planned to focus on areas of highest risk to help ensure the most effective use of
19		monitoring resources.
20		
21	(b)	Monitoring activities shall assess a workforce service provider's compliance with
22		applicable laws, regulations, provisions of contracts and Board plans, and official
23		directives and circulars including, but not limited to, DOL Training and Employment
24		Guidance Letters, DOL Training and Employment Notices, U.S. Department of
25		Health and Human Services guidance letters, Commission rules contained in Part 20
26		of this title, Texas Workforce Commission WD Letters, the Agency's Financial
27		Manual for Grants and Contracts, and other Agency guidance. The Board shall
28		assess the workforce service provider's compliance with the appropriate uniform
29		administrative requirements for grants and agreements applicable to the type of
30		entity receiving funds, as promulgated in OMB circulars or rules. These activities
31		shall encompass both financial and programmatic monitoring and shall be evaluated
32		on a periodic basis. Each Board and workforce service provider shall conduct
33		regular oversight and monitoring of its workforce service providers in order to:
34		
35		(1) determine that expenditures have been charged to the cost categories and within
36		the cost limitations specified in the applicable laws and regulations;
37		
38		(2) determine whether or not there is compliance with other provisions of applicable
39		laws and regulations; and
40		
41		(3) provide technical assistance as necessary and appropriate.
42		
43	(c)	The monitoring function shall include the development and implementation of:
44		
45		(1) a risk assessment tool;
46		
47		(2) a monitoring plan;

1 2 3		(2)	ensure that a briefing regarding monitoring activities and findings is provided to the Board or appropriate Board subcommittee at regularly scheduled meetings;
4			
5 6		(3)	require an annual evaluation of the monitoring function to determine its effectiveness, by a person or entity independent of the monitoring function;
7			and
8			
9 10		(4)	develop a written monitoring procedure to be used in monitoring both program and fiscal operations.
11			
12	§802.8	6. Re	porting and Resolution Requirements.
13		D	
14	(a)		ds and workforce service providers shall ensure that monitoring reports identify
15			nces of noncompliance with federal and state laws and regulations and Agency
16 17		-	ries, and provide recommendations for corrective action and program quality neements.
18		Cillia	ncements.
19	(h)	Roar	ds and workforce service providers shall ensure that timelines are established for
20	(0)		ompletion of corrective actions, based on the severity of the deficiency, and
21			work with the workforce service providers to ensure implementation of
22			ective actions.
23		• • • • • • • • • • • • • • • • • • • •	
24	(c)	Boar	ds and workforce service providers shall ensure that a copy of monitoring
25	()		rts is provided to Board members.
26		•	•
27	§802.8	7. Inc	dependent Audit Requirements.
28			
29	Bo	ards, v	vorkforce service providers, and Agency grantees are subject to the following
30			ensure that an annual audit or program-specific audit is obtained in accordance
31	wit	h the f	following:
32			
33		(1)	Single Audit Act Amendments of 1996 (Public Law 104-156);
34		(2)	
35		(2)	OMB Circular A-133 and Compliance Supplement;
36		(2)	
37		(3)	Government Auditing Standards (U.S. Government Accountability Office);
38			and
39		(4)	State of Towns Single Audit Cincular within the Uniform Creat Management
40		(4)	State of Texas Single Audit Circular within the Uniform Grant Management
41 42			Standards Act (Texas Government Code, Chapter 783).
43	SURCHAPI	TD F	PERFORMANCE AND ACCOUNTABILITY
44	SOBCIIAI I	EK F	LIG OMMINODIND MOCOUNTIDIDITI
45	8802.	101. S	Scope and Purpose.
46	30021	_ V _ I	
47	(a)	The 1	purpose of this subchapter is to:
	()	. 1	i k

1 2 3 4	(d)	A Board's achievement of high levels of performance may result in the Commission providing incentives for the Board as set forth in Subchapter I of this chapter (relating to Incentive Awards). In addition, the Commission may adopt additional performance incentives.		
5 6 7 8	(e)	The failure of Boards or Agency grantees to meet minimum levels of performance referenced in their contracts may result in corrective actions, other performance review and assistance activities, or sanctions as specified in:		
9 10		(1) Part 20 of this title, including this chapter;		
11 12		(2) the contract with the Agency; or		
13 14		(3) federal or state statute or rule.		
15				
16 17	(f)	A Board may submit to the Commission a request for a performance target adjustment in the format prescribed by the Agency.		
18				
19	(g)	The Commission may determine what constitutes a necessary adjustment to local		
20		performance targets and may consider specific economic conditions and		
21		demographic characteristics to be served in the workforce area and other factors the		
22		Commission deems appropriate including the anticipated impact of the adjustment		
23		on the state's performance.		
24				
25	§802.1	03. Performance Review and Assistance.		
26				
27	(a)	The Commission's intent is to define the role of performance review and assistance		
28		provided by the Agency. The role of performance review and assistance is to work		
29		with Boards, workforce service providers, and Agency grantees to:		
30				
31		(1) ensure successful service delivery outcomes; and		
32				
33		(2) provide accountability through technical assistance and contract management.		
34				
35	(b)	The Agency offers a sequence of interventions including the development of		
36		technical assistance plans, on-site reviews, staff training, and continued contract		
37		management and oversight.		
38				
39	(c)	Boards, workforce service providers, and Agency grantees shall ensure cooperation		
40		and compliance with the Agency's performance review and assistance activities and		
41		services.		
42				
43	§ 802.1	04. Performance Improvement Actions.		
44				
45	(a)	The Agency may assist Boards, workforce service providers, and Agency grantees		
46		with strategies for improving compliance or performance.		
47		· · · · · · · · · · · · · · · · ·		

1 2	(b)		chnical assistance plan, which may be jointly developed by the Agency with rds or Agency grantees, may include, but is not limited to:
3			
4 5		(1)	identification of one or more specific performance improvement issues;
6		(2)	assessment of specific technical assistance or training needs;
7 8 9		(3)	selection of one or more specific technical assistance or training activities to be implemented;
10			
11 12		(4)	identification of the appropriate entities to provide the technical assistance or training, including the Board, the Agency, other Boards, or other entities;
13			
14 15		(5)	identification of a timeline for completion of the technical assistance or training; and
16			
17 18		(6)	specific dates for reassessment of technical assistance or training needs and completion of the specific technical assistance or training.
19	Cryp grave per	C	CODDECTIVE ACTIONS
20	SUBCHAPI	ERG	. CORRECTIVE ACTIONS
21 22	8802 1	21 I	mposition of Corrective Actions and Corrective Action Plans.
23	8002.1	41, 1	imposition of Corrective Actions and Corrective Action Flans.
24	(a)	Ata	ny time, the Agency may impose corrective actions for failure by a Board or
25	(4)		ncy grantee to ensure compliance with the following:
26		1150	mey grantee to ensure comphanice with the ronowing.
27		(1)	one or more contracted performance measures;
28		(-)	F,
29		(2)	one or more contract provisions; or
30		` /	1 /
31		(3)	one or more of the items listed in §802.102(c) of this chapter.
32			
33	(b)	Th	e Agency may impose corrective actions for failure by a Board or Agency
34		gra	ntee to appropriately oversee of the delivery of services and ensure the effective
35		and	d efficient use of funds.
36			
37	(c)	Failu	are to cooperate and comply with the Agency's performance improvement
38		actio	ons, including technical assistance plans, may subject a Board or Agency grantee
39		to co	prrective actions.
40			
41	(d)		Agency may impose, in nonsequential order, the following corrective actions on
42		a Bo	ard or Agency grantee:
43			
44		(1)	Intent to Sanction
45		(2)	
46		(2)	Level-One Sanction
47			

1		(3)	Level-Two Sanction
2 3		(4)	Level-Three Sanction
4			
5	(e)		Agency may impose a higher level of sanction on a Board or Agency grantee, if
6			ction is currently imposed when another sanctionable act occurs or is
7		disco	overed.
8	(C)	C	
9	(1)		ective Action Plan. To assist in correcting any deficiencies, a Board or Agency
10		_	tee upon whom an intent to sanction or a sanction is imposed must enter into a
11			ective action plan. A corrective action plan is developed by the Agency and may
12			de the elements of a technical assistance plan, as outlined in §802.104(b) of this
13		спар	ter. In addition, the Agency may require:
14 15		(1)	participation in technical and quality assurance activities;
		(1)	participation in technical and quanty assurance activities,
16 17		(2)	mandatory participation in training;
18		(2)	mandatory participation in training,
19		(3)	on-site visits by the Agency to oversee and assist with daily operations of a
20		(3)	Board or Agency grantee;
21			Board of Agency grantee,
22		(4)	submission of additional or more detailed financial or performance reports;
23		(1)	submission of additional of more detailed infancial of performance reports,
24		(5)	modification of the Board's local plan;
25		(5)	mounteduon of the Board's focus plans,
26		(6)	issuing a notice of intent to revoke all or part of the affected local plan;
27		(-)	Z
28		(7)	designation as a high-risk Board or an Agency grantee requiring additional
29		` /	monitoring visits;
30			
31		(8)	appearances by the Board's executive director, other administrative officer, or
32			the Agency grantee's executive leadership, to report on activities and progress
33			in Commission meetings until performance is satisfactory;
34			
35		(9)	meetings with the workforce area's chief elected officials, Board chair, Board
36			members, Board executive director, or Agency grantee's executive leadership;
37			
38		(10)	formal Agency presentation to chief elected officials, Board members, or
39			Agency grantee's executive leadership;
40			
41		(11)	Agency oversight and management of problem situations, such as the
42			appointment of a steward;
43			
44		(12)	Agency approval of specified Board or Agency grantee actions (i.e.,
45			prohibition against entering into specific contracts or engaging in certain
46			activities without explicit prior approval of the Agency);
4:1			

1 2		(13) prohibition against a Board using designated workforce service providers, including state agencies and Workforce Solutions Office operators;				
3 4		(14)	(14) payment by reimbursement only, with required supporting documentation;			
5 6		(15)	(15) delay, suspension, or denial of contract payments;			
7 8 9		(16)	reduction or deobligation of funds;			
10 11		(17)	ineligibility for additional discretionary or other funds, including incentive awards;			
12 13		(18)	contract cancellation or termination; and			
14 15 16		(19)	other actions deemed appropriate by the Agency to assist the Board or subrecipient of the Agency in correcting deficiencies.			
17 18	§802.	122. I	ntent to Sanction.			
19 20	(a)	The A	Agency may issue an intent to sanction to set forth:			
21 22 23		(1)	a corrective action plan and performance review and assistance activities;			
24 25		(2)	a specific timeline for the implementation of the corrective action plan by a Board or Agency grantee; and			
26 27		(3)	an opportunity to cure the sanctionable acts.			
28 29 30	(b)	Ther	e shall be no appeal to an intent to sanction.			
31 32	§802.1	23. S	anctions.			
33 34 35 36 37	(a)	Agen progr	el-One Sanction. The Agency may impose a level-one sanction on a Board or acy grantee for sanctionable acts. Sanctionable acts that occur during the ram, grant, fiscal, contract, or calendar year include, but are not limited to, the wing:			
38 39		(1)	failure to submit timely and accurate required financial or performance reports;			
40 41 42 43		(2)	failure to take corrective actions to resolve findings identified during monitoring, investigative, or program reviews, including failure to comply with a technical assistance plan developed by the Agency;			
44 45		(3)	failure to rectify or resolve all independent audit findings or questioned costs within required time frames;			
46 47		(4)	failure to submit required annual audits;			

The Agency may impose penalties on a Board or Agency grantee based on the

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(a)

1			ing criteria as determined appropriate by the Agency given the totality of the
2 3		Circuin	stances surrounding the occurrence of the sanctionable act or acts:
4		(1) Se ³	verity, nature, duration, and extent;
5			
6		(2) Pre	evious occurrences of sanctionable acts; and
7			
8			forts by the Board, workforce service provider, or Agency grantee to prevent
9		the	e occurrence of the sanctionable act, including efforts to:
10 11		(A) obtain technical assistance, training, or other assistance from the
12		(A	Agency;
13			Agency,
14		(B)	resolve monitoring findings; and
15		` '	
16		(C)	prevent potential sanctionable acts.
17			
18	(b)	_	ncy may impose penalties for sanctionable acts listed in this subchapter.
19			standing the list of sanctionable acts appearing after each specific level of
20			in §802.123 of this subchapter, the Agency may assign a higher or lower
21			level based on the severity or mitigating circumstances surrounding the
22		sanction	able acts.
23	(a)	The Com	amission may recommend to TWIC numerout to Toyor Covernment Code
24 25	(0)		nmission may recommend to TWIC pursuant to Texas Government Code, 2308, that one or more of the following be imposed on Boards:
25 26		Chapter	2300, that one of more of the following be imposed on Boards.
27		(1) A 1	reorganization plan under Texas Government Code §2308.268 for the
28			orkforce area;
29			,
30		(2) A 1	restructuring of the Board, including decertification of the current Board and
31		apı	pointment and certification of a new Board;
32			
33		(3) A	merger of the workforce area into one or more other workforce areas; or
34		(4) 4	
35		(4) An	y other penalty deemed appropriate by the Commission.
36 37	(4)	More the	in one corrective action may be imposed in response to one occurrence of a
38	(u)		able act. The corrective actions imposed for one or more occurrences of
39			able acts may correlate with the sanction level imposed on a Board or
40		Agency	· · · · · · · · · · · · · · · · · · ·
41		8 1	
42	(e)	A Board	's or Agency grantee's failure to complete the corrective actions described in
43			hapter within the specified time limits may result in the Agency imposing
14		-	s under this subchapter and withholding contract payments to the Board or
45		Agency a	grantee.
46 47	(5)	Do so = 14!	for Coord Von WIA Norman forman If - Douglastic and State of the Coord
17	(1)	renalties	s for Second-Year WIA Nonperformance. If a Board fails to meet its targets

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on 25 percent of its contracted measures by more than 20 percent of target for two 1 consecutive program years, the Commission shall review the performance 2 deficiencies and shall make a recommendation to TWIC that it impose a 3 reorganization plan for the workforce area. The Commission's recommendation to 4 TWIC for reorganization of a workforce area may include one or more of the 5 corrective actions or penalties included in this subchapter. Notwithstanding this 6 subsection, the Commission may take other action deemed appropriate as consistent 7 with federal law. 8 9 (g) Penalties for Failures Regarding the One-Stop Service Delivery Network. Failure of 10 a Board to ensure the continued operation of a one-stop service delivery network as 11 required by WIA §121 and Chapter 801, Subchapter B, One-Stop Service Delivery 12 Network of this title, including failure to properly certify Workforce Solutions 13 Offices as defined in §801.24 of this title, may result in the imposition of penalties as 14 provided in this subchapter, and the Agency's withholding of payment for any 15 administrative expenses until the Board demonstrates to the satisfaction of the 16 Agency that all of the required elements of a one-stop service delivery network are 17 18 operational. 19 20 §802.125. Sanction Determination. 21 (a) The director of Agency's Workforce Development Division determines whether a 22 sanction shall be imposed, including whether it is appropriate to impose a sanction 23 24 level on the Board or Agency grantee and whether it is appropriate to assign a penalty. 25 26 27 (b) The Commission shall work in concert with TWIC, as appropriate, to impose sanctions as required by Texas Government Code §2308.268 and §2308.269. 28 29 30 (c) The Agency shall send a written notice of sanction determination (sanction determination) to the following: 31 32 (1) Board: 33 34 (A) The Board's executive director or administrative officer; 35 36 37 (B) The Board's chair; and 38 (C) The lead chief elected official of the workforce area; or 39 40 The Agency grantees' executive leadership. (2) 41 42 43 (d) The sanction determination date of notice shall be the date the sanction determination is sent by certified mail. All sanction determinations shall be sent by 44 electronic transmission and by certified mail, return receipt requested. 45 46 (e) The sanction determination shall include the following information: 47

1		(1)	a statement of the date, time, place, and nature of the hearing;
2 3		(2)	a statement of the legal authority under which the hearing is to be held; and
4 5		(3)	a short and plain statement of the issues to be considered during the hearing.
6			
7	§802.1	43. H	Iearing Procedures.
8			
9	(a)		sanction determination hearing shall be conducted in person in Austin, Texas,
10		unles	ss the parties agree to a telephonic hearing or request a different location.
11	(1.)	CC1 1	
12	(b)		hearing shall be conducted informally and in such manner as to ascertain the
13			tantial rights of the parties. All issues relevant to the appeal shall be considered
14 15		anu a	addressed, and may include:
16		(1)	Presentation of Evidence. The parties to an appeal may present evidence that
17		(1)	is material and relevant, as determined by the hearing officer. In conducting a
18			hearing, the hearing officer shall actively develop the record on the relevant
19			circumstances and facts to resolve all issues. To be considered as evidence in a
20			decision, any document or physical evidence must be entered as an exhibit at
21			the hearing.
22			the neumb.
23		(2)	Examination of Parties and Witnesses. The hearing officer shall examine
24		` '	parties and any witnesses, and shall allow cross-examination to the extent the
25			hearing officer deems necessary to afford the parties due process.
26			
27		(3)	Additional Evidence. The hearing officer, with or without notice to any of the
28			parties, may take additional evidence as deemed necessary, provided that a
29			party shall be given an opportunity to rebut the evidence if it is to be used
30			against the party's interest.
31			
32		(4)	Appropriate Hearing Behavior. All parties shall conduct themselves in an
33			appropriate manner. The hearing officer may expel any individual, including a
34			party, who fails to correct behavior the hearing officer identifies as disruptive.
35			After expulsion, the hearing officer may proceed with the hearing and render a
36			decision.
37	(a)	Dago	and a
38 39	(0)	Reco	nus.
		(1)	The hearing record shall include the audio recording of the proceeding and any
40 41		(1)	The hearing record shall include the audio recording of the proceeding and any other relevant evidence relied on by the hearing officer, including documents
42			and other physical evidence entered as exhibits.
43			and other physical evidence entered as exhibits.
44		(2)	The hearing record shall be maintained in accordance with federal and state
45		(2)	law.
46			AU ! ! .

Confidentiality of information contained in the hearing record shall be

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maintained	1n	accordance	with tec	terat:	and state law

§802.144. Postponements, Continuances, and Withdrawals.

(a) The hearing officer may grant a postponement of a sanction determination hearing for good cause at a party's request.

(b) A continuance of a hearing may be ordered at the discretion of the hearing officer to consider additional, necessary evidence or for any other reason the hearing officer deems appropriate.

(c) A Board or Agency grantee may withdraw an appeal at any time prior to the issuance of the final decision.

§802.145. Evidence.

(a) Evidence Generally. Evidence, including hearsay evidence, shall be admitted if it is relevant and if in the judgment of the hearing officer it is the kind of evidence on which reasonably prudent persons are accustomed to rely in the conduct of their affairs. However, the hearing officer may exclude evidence if its probative value is outweighed by the danger of unfair prejudice, by confusion of the issues, or by reasonable concern for undue delay, waste of time, or needless presentation of cumulative evidence.

(b) Exchange of Exhibits. Any documentary evidence to be presented during a telephonic hearing shall be exchanged with all parties and a copy shall be provided to the hearing officer in advance of the hearing. Any documentary evidence to be presented at an in-person hearing shall be exchanged at the hearing.

(c) Stipulations. The parties, with the consent of the hearing officer, may agree in writing to relevant facts. The hearing officer may decide the appeal based on such stipulations or, at the hearing officer's discretion, may set the appeal for hearing and take such further evidence as the hearing officer deems necessary.

(d) Experts and Evaluations. If relevant and useful, testimony from an independent expert or a professional evaluation from a source satisfactory to the parties and the Agency may be ordered by hearing officers, on their own motion, or at a party's request. Any such expert or evaluation shall be at the expense of one or more of the parties.

(e) Subpoenas.

(1) The hearing officer may issue subpoenas to compel the attendance of witnesses and the production of records. A subpoena may be issued either at the request of a party or on the hearing officer's own motion.

(2) A party requesting a subpoena shall state the nature of the information desired,

1 2		including names of any witnesses and the records that the requestor feels are necessary for the proper presentation of the case.
3 4 5		(3) The request shall be granted only to the extent the records or the testimony of the requested witnesses appears to be relevant to the issues on appeal.
6 7 8		(4) A denial of a subpoena request shall be made in writing or on the record, stating the reasons for such denial.
9	8000 1	
10 11	§802.1	46. Hearing Officer Independence and Impartiality.
12 13 14 15	(a)	A hearing officer presiding over a hearing shall have all powers necessary and appropriate to conduct a full, fair, and impartial hearing. Hearing officers shall remain independent and impartial in all matters regarding the handling of any issues during the pendency of a case and in issuing their written proposals for decision.
16 17 18 19 20	(b)	A hearing officer shall be disqualified if the hearing officer has a personal interest in the outcome of the appeal or if the hearing officer directly or indirectly participated in the determination on appeal. Any party may present facts to the Agency in support of a request to disqualify a hearing officer.
21 22 23	(c)	The hearing officer may withdraw from a hearing to avoid the appearance of impropriety or partiality.
24 25 26 27 28	(d)	Following any disqualification or withdrawal of a hearing officer, the Agency shall assign an alternate hearing officer to the case. The alternate hearing officer shall not be bound by any findings or conclusions made by the disqualified or withdrawn hearing officer.
29 30 31	§802.1	47. Ex Parte Communications.
32 33 34 35	(a)	The hearing officer shall not participate in ex parte communications, directly or indirectly, in any matter in connection with any substantive issue, with any interested person or party. Likewise, no person shall attempt to engage in ex parte communications with the hearing officer on behalf of any interested person or party.
36 37 38 39	(b)	If the hearing officer receives any such ex parte communication, the other parties shall be given an opportunity to review any such ex parte communication.
40 41 42 43	(c)	Nothing shall prevent the hearing officer from communicating with parties or their representatives about routine matters such as requests for continuances or opportunities to inspect the file.
44 45 46 47	(d)	The hearing officer may initiate communications with an impartial Agency employee who has not participated in a hearing or any determination in the case for the limited purpose of using the special skills or knowledge of the Agency and its staff in evaluating the evidence.

(d) The hearing officer shall issue a written proposal for decision in response to a timely filed motion for rehearing. The proposal for decision shall be submitted to the Agency's executive director for issuance of a final decision. §802.151. Finality of Decision. (a) The decision of the executive director is the final administrative decision of the Agency after the expiration of 30 calendar days from the mailing date of the decision, unless within that time: (1) a request for reopening is filed with the Agency; (2) a request for rehearing is filed with the Agency; or the Agency assumes continuing jurisdiction to modify or correct the decision. (3) (b) Any decision issued in response to a request for reopening or rehearing or a modification or correction issued by the Agency shall be final on the expiration of 30 calendar days from the mailing date of the decision, modification, or correction. §802.152. Repayment.

- (a) The Board and chief elected officials shall be jointly and severally liable for repayment to the Agency from nonfederal funds for expenditures in the workforce area that are found by the Agency not to have been expended in accordance §802.102 of this chapter.
- (b) An Agency grantee shall be liable for repayment to the Agency from nonfederal funds for expenditures that are found by the Agency not to have been expended in accordance with §802.102 of this chapter.

SUBCHAPTER I. INCENTIVE AWARDS

§802.161. Scope and Purpose.

 The purpose of incentive awards is to reward Boards that meet or exceed the performance benchmarks identified in each incentive award and accomplish the Commission's goals to fulfill the workforce needs of employers and to put Texans to work. The Board is responsible for providing strategic and operational planning for its workforce area. The development of an integrated and coherent workforce development system at the local level is the primary focus of Boards. Thus, this policy seeks to recognize Boards for achieving high performance as a system, as well as high performance on behalf of employers and the populations annually targeted by the Commission during the budget process. Incentives will emphasize accountability, high performance, and continuous improvement and support the state in achieving workforce development goals.

§802.162. Definitions.

The following words and terms when used in this chapter shall have the following meanings, unless the context clearly indicates otherwise.

(1) Allocation of Funds--The total yearly funds initially identified for allocation to a Board for all programs. This does not include consideration of adjustments in funding made to a specific program(s) by the Commission for purposes of reallocating or redistributing those funds. This may include new allocations or distributions made during a year that result from changes in law or new funding made available to the Boards during a year.

(2) Classification--Grouping of Boards with one or more common characteristics (e.g., size) for the purpose of evaluating performance and giving incentive awards.

(3) Extraordinary Circumstances--Conditions that may have an impact on the determination of which Boards may receive or be excluded from receiving incentive awards, which may include, but are not limited to, matters such as serious unforeseen events, unresolved audit or monitoring findings, sanctions, unanticipated changes in economic conditions, the occurrence of a disaster, or legislative changes having a direct impact on the Commission or Boards.

(4) Local Coordination--Boards fostering leadership and cooperation to achieve the most effective customer service results for their employers and residents through one or more of the following:

(A) Memoranda of Understanding with required partners that achieve active implementation and integration of related services;

(B) Memoranda of Understanding with partners required by WIA §121(b)(1) but not required by §801.27(b) of this title that include active implementation and integration of related services;

(C) ongoing and regular communication and training on the best practices and benchmarks in building systems or delivering services; or

(D) demonstrating local coordination through other means as determined by the Commission, such as by demonstrating coordination with demonstration grants, youth opportunity grants, self-sufficiency grants, and skills development grants.

(5) Regional Cooperation--Boards working together as a cooperative unit in a region to provide excellence in customer service through one or more of the following:

(A) submitting joint plans or agreements;

§802.165. Board Classification. 1 2 3 (a) The Commission may group Boards in classifications for comparison purposes such as for awarding incentives. 4 5 (b) In classifying Boards, the Commission may group Boards based on similarities or 6 differences among the Boards relating to: 7 8 9 (1) allocations of funds: 10 11 (2) prior performance; or 12 demographic, economic, or other characteristics of the individual workforce (3) 13 14 areas. 15 16 §802.166. Performance Awards. 17 18 (a) The Commission may determine the amount of funds for use to reward performance 19 20 annually. 21 (b) Incentive awards for performance may be given in each classification and the 22 Commission may give more than one award in each classification. 23 24 (c) The Commission may use any combination of existing state or federal performance 25 26 measures and may develop its own measures to evaluate performance. 27 (1) If the Commission includes a measure that does not already have a target, the 28 Commission may: 29 30 (A) set an incentive target for the sole purpose of evaluating eligible Boards 31 for the incentive awards (failure to meet an incentive target does not 32 subject the Board to sanction); 33 34 (B) rate performance based on each Board's "relative improvement" in 35 performance from the prior year; or 36 37 (C) compare exhibited performance among the Boards in a classification if the 38 measure allows comparability across Boards of different sizes. (For 39 example, the "percent of job orders timely posted" allows performance to 40 be measured across Boards of different sizes, but the "number of job 41 orders timely posted" does not.) 42 43 44 (2) The Commission may use a measure and a subset of a measure in the same year. For example, the Commission could include one measure that considers 45 employers with job postings in the job matching system and another measure 46 that considers employers with job postings in targeted occupations. 47

1 2 3	(d)	Awards may be made based on consideration of various factors consistent with WIA goals such as:
4 5		(1) identified changes in economic conditions, population characteristics, and the service delivery system in the workforce area;
6 7 8		(2) reported performance for each contract performance measure relative to other Boards;
9 10 11 12		(3) demonstrated performance in the elements considered most critical in accomplishing overall system goals, which includes performance related to each of the items listed in §802.168(b) of this subchapter;
13 14		(4) improved performance relative to the preceding year;
15 16 17		(5) demonstrated compliance with all expenditure requirements as required by \$800.63(h) of this title; and
18 19		(6) finalized monitoring reports and resolution activities.
20 21 22	(e)	Boards that receive a WIA local incentive award shall use the award to carry out workforce activities as allowed by state and federal laws.
232425	(f)	The Commission may modify the assignment of awards based on factors that the Commission identifies as extraordinary circumstances.
26 27	§802.1	68. Job Placement Incentive Awards.
28 29 30 31 32 33 34	(a)	The Commission may set aside an amount of funds for job placement incentive awards during the annual budget process or at other times during the year as deemed appropriate by the Commission based on the funds available to meet the objectives of the Commission. For the purposes of this section, the term "Choices eligible" shall have the same meaning as set forth in §811.2 of this title.
35 36	(b)	Administration through Boards shall be as follows.
37 38 39 40 41 42		(1) The Commission shall administer the job placement incentive awards through the Boards by distributing funds to Boards that demonstrate the highest percentage of increase in employment of Choices eligibles in higher wage jobs. Awards may be given in each classification and the Commission may give more than one award in each classification.
43 44 45 46 47		(2) Boards receiving a distribution of funds shall establish policies and procedures to create incentives for their workforce service providers. The Boards shall determine how the local awards of funds are expended to provide incentives to workforce service providers within the workforce area for effective employment of Choices eligibles in higher wage jobs. The Boards shall ensure

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that workforce service providers receiving the job placement incentive awards use the funds for expenses relating to education, training, and support services as necessary to prepare, place, and maintain Choices eligibles in employment leading to self-sufficiency.

- (c) The criteria for distributing award funds to Boards shall be the same as the measure of higher wage jobs. The measure of higher wage jobs shall use the most recent available in unemployment insurance (UI) wages reported quarterly by employers for Choices eligibles in employment and be determined by:
 - (1) each workforce area's baseline average quarterly reported UI wages for all Choices eligibles in employment during a 12-month period designated by the Commission:
 - (2) each workforce area's average quarterly UI wages for all Choices eligibles in employment during the 12-month period subsequent to the baseline measurement period; and
 - (3) comparing the average quarterly UI wages for all Choices eligibles in employment for the two measurement periods to determine Boards that have achieved the highest percent increase in overall wages to Choices eligibles.
- (d) The Commission may modify the assignment of awards based on factors that the Commission identifies as extraordinary circumstances.