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3	SUBCHAPTER A. GENERAL PROVISIONS					
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5	§841.1. Goa	<b></b>				
6	7D1 1					
7	These rules provide the implementation of the Workforce Investment Act (WIA) as it					
8		the duties of the Commission and the Local Workforce Development Boards				
9		). This implementation accommodates prior consistent state laws as permitted				
10 11	by WIA. This integration of new federal law and prior existing state law will continue to					
12	-	and support Texas' ongoing workforce development reform efforts. WIA ents Texas' reform efforts, which stress:				
13	Complime	ents reads reform errorts, which stress.				
14	(1)	limited and efficient state government;				
15	(1)	minted and efficient state government,				
16	(2)	local control;				
17	(2)	Total Control,				
18	(3)	personal responsibility; and				
19	` '					
20	(4)	support for strong families.				
21						
22 23	The provision	ns of this §841.1 adopted to be effective June 22, 1999, 24 TexReg 4580				
24	Return to Ta	able of Contents				
25	\$9/1.2 Dof:	mitions				
<ul><li>26</li><li>27</li></ul>	§841.2. Defi	intions.				
28	The follo	wing words and terms, when used in this chapter, shall have the following				
29						
30	meanings	, unless the context clearly indicates other wise.				
31	(1)	Administrative costsThe necessary and allowable costs that are associated				
32	(-)	with the overall management and administration of the workforce investment				
33		system and which are not related to the direct provision of employment and				
34		training services, as further defined by the federal regulations and subject to				
35		the cost limitations set forth in WIA §134(a)(3)(B) and the cost principles set				
36		forth in WIA §184(a)(2)(B).				
37						
38	(2)	CertificateFor the purpose of establishing initial eligibility under §841.38, a				
39		document or other proof provided by an educational institution or other				
40		training provider awarded after successful completion of a course, sequence of				
41		courses or program that is a minimum of 144 non-credit clock/contact hours or				
42		9 credit hours in length.				
43						
44	(3)	Certified providerA training provider certified as eligible to receive training				
45		funds as authorized under WIA and state rules.				

1 2 3	(4)	CommissionThe Texas Workforce Commission as established in the Texas Labor Code, §301.001 and designated by the Governor as the state administrative agency for WIA in Texas.
4 5 6	(5)	ComplainantAny participant or other personally interested or personally affected party alleging a non-criminal violation of the requirements of WIA.
7 8 9 10	(6)	CompletionFinishing a program or course of study and receiving a formal credential as currently recognized by the Commission, a designated partner agency or State regulatory board.
11 12 13 14	(7)	Customized TrainingAs defined in WIA §101(8), training that is designed to meet the requirements of an employer, conducted with a commitment by the employer to employ an individual on successful completion of the training and
15 16		for which the employer pays not less than 50 percent of the cost of the training.
17 18 19	(8)	Hearing OfficerAn impartial party who shall preside at a hearing on a grievance.
20 21	(9)	ITAsIndividual Training Accounts.
22 23 24	(10)	LWDALocal Workforce Development Area designated by the Governor as provided in Texas Government Code §2308.252.
25 26 27 28	(11)	LWDBLocal Workforce Development Board created pursuant to Texas Government Code §2308.253 and certified by the Governor pursuant to Texas Government Code §2308.261.
29 30 31	(12)	On-the-Job TrainingAs defined in WIA §101(31), training by an employer that is provided to a paid participant while engaged in productive work in a job.
32 33 34 35	(13)	One-Stop PartnerAn entity which makes services available to participants through a one-stop delivery system under the terms of a memorandum of agreement with a LWDB.
36 37 38 39	(14)	ParticipantAs defined in WIA §101(34), an individual who has been determined to be eligible to participate in, and who is receiving services under, a program authorized by WIA.
40 41 42	(15)	Performance StandardsThe minimum acceptable levels of performance based on established measures of performance as described in WIA §122.
43 44 45	(16)	RespondentThe person, organization or agency against which a complaint has been filed for the alleged violation of the requirements of WIA.

1	(17) WIAWorkforce Investment Act, P.L. 105-220, 29 U.S.C.A. §2801, et seq.
2 3 4	The provisions of this §841.2 adopted to be effective June 22, 1999, 24 TexReg 4580; amended to be effective October 27, 1999, 24 TexReg 9311
5 6	Return to Table of Contents
7 8	SUBCHAPTER B. ONE-STOP DELIVERY SYSTEM
9 10	§841.11. Requirement to Maintain a One-Stop Delivery System.
11	
12	Each Board shall maintain a One-Stop Service Delivery Network consistent with WIA,
13	state law, and Chapter 801 of this Title, relating to Local Workforce Development
14	Boards. The One-Stop Service Delivery Network shall include at least one Certified Full
15	Service Workforce Center as defined in §801.23 of this Title, relating to Definitions,
16	providing the core services listed in §801.28 of this Title, relating to Services Available
17	Through the One-Stop Service Delivery Network.
18	
19	The provisions of this §841.11 adopted to be effective May 25, 2000, 25 TexReg 4595
20	
21	Return to Table of Contents
22 23	SUBCHAPTER C. TRAINING PROVIDER CERTIFICATION
24	SUBCHAFIER C. TRAINING I ROVIDER CERTIFICATION
25	§841.31. Scope and Coverage.
26	3041.21. Beope and Coverage.
27	This subchapter establishes rules governing the state's eligible training provider
28	certification system as required by WIA §122 and is applicable to providers of training
29	services for adults and dislocated workers. At the discretion of the Board, the Eligible
30	Training Provider Certification System (ETPS) may be applied to the delivery of training
31	services funded through the Commission including Choices, Food Stamp Employment
32	and Training (FS E&T), Welfare to Work (WtW), Trade Adjustment Assistance (TAA)
33	and North American Free Trade Agreement-Transitional Adjustment Assistance
34	(NAFTA-TAA).
35	
36	The provisions of this §841.31 adopted to be effective June 22, 1999, 24 TexReg 4580;
37	amended to be effective November 12, 2001, 26 TexReg 9223
38	
39	Return to Table of Contents
40	
41	§841.32. Training Services.
42	
43	(a) As used in this subchapter, training services shall mean those services which are
44	described in WIA §134(d)(4)(D) and are provided by an LWDB to eligible adults
45	and dislocated workers. At the discretion of the Board, the eligible training provider
46	certification system may be applied to the delivery of training services funded

	through the Commission including Choices, FS E&T, WtW, TAA and NAFTATAA.
(b)	Training services shall be directly linked with employment opportunities on the list
	of occupations in demand for the LWDA of the participant's residence or another
	area to which the participant is willing to relocate. In addition, each LWDB shall develop a process for considering requests from participants for training in
	occupations not on the demand list if sufficient and verifiable documentation is
	provided.
	provided
(c)	Training services shall be provided in such a manner as to maximize consumer
	choice in the selection of eligible providers.
(d)	Training services shall be provided through the use of individual training accounts
` /	except for those situations described in §841.35 of this title (relating to Training Services Which are Not Provided Through Individual Training Accounts).
	Services which are 1100 frovided Thiough individual Training Recounts).
_	ovisions of this §841.32 adopted to be effective June 22, 1999, 24 TexReg 4580;
ımende	ed to be effective November 12, 2001, 26 TexReg 9223
Keturr	to Table of Contents
§841.3	3. Determining Occupations in Demand.
(2)	Each I WDD shall annually establish a list of accountions in demand in the I WDA
(a)	Each LWDB shall annually establish a list of occupations in demand in the LWDA.
(b)	In establishing the list of occupations in demand, the LWDB shall consider:
	(1) labor market information provided by the Commission;
	(2) information provided by businesses and business organizations in the LWDA; and
	(3) information provided by workers and worker organizations in the LWDA.
The pro	ovisions of this §841.33 adopted to be effective June 22, 1999, 24 TexReg 4580
Returr	n to Table of Contents
§ <b>841.3</b>	4. Individual Training Accounts.
(a)	An ITA is an account established by a one-stop operator on behalf of an eligible
()	adult or dislocated worker program participant and funded with WIA adult and
	dislocated worker funds. Participants may use ITAs for training services for skills in
	demand or allowed occupations as defined by the LWDB from training providers on
	the state-distributed list of approved eligible training providers.

occı	its discretion, a LWDB is authorized to approve a request for training for
doct	upations not on the occupations in demand list, if sufficient and verifiable umentation is provided.
deli	he discretion of the Board, ITAs may be used as a payment mechanism for the very of training services funded through the Commission including Choices, FS Γ, WtW, TAA and NAFTA-TAA.
•	ons of this §841.34 adopted to be effective June 22, 1999, 24 TexReg 4580; be effective November 12, 2001, 26 TexReg 9223
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	raining Services Which are Not Provided Through Individual Training Accounts.
_	services may be provided pursuant to a contract for services instead of an ITA ded in WIA §134(d)(4)(G)(ii) in the following situations:
(1)	the services are on-the-job training provided by an employer or are customized training, as defined in §841.2 of this title (relating to Definitions);
(2)	the LWDB determines there is an insufficient number of eligible providers of training services in the LWDA to accomplish the purposes of a system of ITAs; or
(3)	the LWDB determines that there is a training services program of demonstrated effectiveness offered in the LWDA by a community-based organization or other private organization which serves participant populations that face multiple barriers to employment, including one or more of the following categories:
	(A) individuals with substantial language or cultural barriers;
	(B) offenders;
	(C) homeless individuals; or
	(D) other such population defined by the LWDB.
	· / 1 1
The provisio	ons of this §841.35 adopted to be effective June 22, 1999, 24 TexReg 4580

#### §841.36. Priority of Access to Services.

- (a) The LWDBs shall determine whether WIA funds allocated to the LWDA for adult employment and training activities are insufficient to meet the anticipated request for services. The LWDBs' local plans shall reflect this determination and the basis for the determination.
- (b) If a determination is made that funds are insufficient, the LWDBs shall determine the priority of access to services for participants, in compliance with WIA requirements. Priority for intensive services and training services shall be given to recipients of public assistance and other low-income individuals in the LWDA. The LWDB shall develop instructions for one-stop operators in the LWDAs regarding the provision of services related to such priorities.
- (c) If a determination is made that WIA funds are sufficient, the LWDBs shall provide services to any eligible participant.

The provisions of this §841.36 adopted to be effective June 22, 1999, 24 TexReg 4580

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#### §841.37. Coordination of Services.

- (a) Prior to enrolling a participant in an adult education or literacy activity provided in combination with other training services, the one-stop operator shall develop an individual employment plan with the participant. The plan shall identify the skill training for the occupation in demand that will be pursued and the required skill competency level associated with the additional training service.
- (b) LWDBs shall collaborate with adult education and literacy providers as well as other providers, whenever possible, to develop coordinated training activities.

The provisions of this §841.37 adopted to be effective June 22, 1999, 24 TexReg 4580

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# §841.38. Initial Certification Process for Exempt Providers.

- (a) For purposes of this section, exempt providers are those providers exempt from having to submit performance data for their initial application as set forth in WIA §122.
- (b) Each LWDB shall develop local application requirements for initial certification for the following providers of training services when offering the programs described:
  - (1) a postsecondary educational institution that:

1 2			(A) is eligible to receive federal funds under Title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.), and
3			
4			(B) provides a program that leads to an associate degree, baccalaureate
5		(2)	degree, or certificate; or
6 7		(2)	an entity that carries out programs under the Act of August 16, 1937, commonly known as the "National Apprenticeship Act," 50 Stat. 664, chapter
8			663; (29 U.S.C. 50 et seq.).
9			003, (23 O.S.C. 30 et seq.).
10	The nr	ovision	as of this §841.38 adopted to be effective June 22, 1999, 24 TexReg 4580;
11	-		e effective November 12, 2001, 26 TexReg 9223
12			
13	Return	to Ta	able of Contents
14			
15	§ <b>841.3</b>	9. Ini	tial Certification Process for Non-Exempt Providers.
16			
17	(a)	Non-	exempt providers are those not defined as exempt under §841.38.
18	(1-)	T1 0	- Harring and discarded to a Harring and the second
19	(b)		ollowing entities shall be eligible to receive WIA funds if they complete the
20		_	der certification process and are determined eligible for participation by a
21			OB in the LWDA in which the provider desires to provide training services and
22		tne C	ommission:
23		(1)	
24 25		(1)	public or private providers of a program of training services, including faith-
25			based providers which are not:
26 27			(A) most second any advectional institutions that are aliable to receive fodoral
27			(A) postsecondary educational institutions that are eligible to receive federal
28			funds under Title IV of the Higher Education Act of 1965 (20 U.S.C.
29			§1070 et seq.), and provide programs that lead to an associate degree,
30			baccalaureate degree or certificate; or
31 32			(D) antition that community and anomal and at the Act of Association 1027 also
33			(B) entities that carry out programs under the Act of August 16, 1937, also
			known as the "National Apprenticeship Act," 50 Stat. 664, chapter 663,
34			(29 U.S.C. 50 et seq.);
35		(2)	most second any advectional institutions which seek to massive WIA funding for
36		(2)	postsecondary educational institutions which seek to receive WIA funding for
37			a program that does not lead to an associate degree, baccalaureate degree or
38			certificate; and
39 10		(2)	more ideas that comes out maconomic and outle Autropess of the Autropess of
40 4.1		(3)	providers that carry out programs under the Act commonly known as the
41 12			National Apprenticeship Act that seek to receive WIA funding for a program
12 12			not covered by the National Apprenticeship Act.
3	(-)	A 11 4	sining massiden annlicente under this souther the Henry idea for Hell .
ļ4 . <del>c</del>	(c)		raining provider applicants under this section shall provide the following
45		ıntor	mation to the LWDB:

1		(1)	the name, mailing address and physical address of the training facility;
2 3		(2)	the name of the program(s) of training services submitted for WIA funding;
4 5		(3)	the total hours of instruction associated with each program of training services;
6 7 8		(4)	the cost of each program of training services, including tuition, fees, books, and any required tools, uniforms, equipment, or supplies;
9 10 11 12		(5)	a description of the skill set which will be acquired through each program of training services;
13 14		(6)	a list of occupations determined by using a coding system specified by the Commission, in which these skill sets are of primary interest;
15 16 17 18 19		(7)	if all of the occupations described in paragraph (6) of this subsection are not on the Occupations in Demand List provided by the LWDB, evidence from employers, in a format and meeting specification set by the LWDB, that demonstrates that the occupation is in demand;
20 21 22		(8)	information on whether the students in the course are eligible for Title IV of the Higher Education Act funding (Pell grant);
23 24 25		(9)	an outline of the course or program curriculum, including criteria for successful completion; and
26 27 28		(10)	any additional information that is required by the LWDB in the LWDA in which the training provider is located.
29 30 31 32 33	(d)	a pro	ing provider applicants who provide training on the date of application through gram for which they are seeking certification shall include in their application ollowing verifiable performance information, or appropriate portion of verifiable ormance information, for the program(s) of training services:
34 35 36 37		(1)	the program completion rates for all individuals participating in the applicable program;
38 39 40		(2)	the percentage of all individuals participating in the applicable program who obtained unsubsidized employment;
41 42 43		(3)	the wages at placement in employment of all individuals participating in the applicable program; and
44 45 46		(4)	a description of the methodology that will be utilized to collect and verify performance information.

1 2 3 4 5 6	(e) Each LWDB shall annually estal Such requirements shall include §841.44(a) of this title (relating t LWDB shall provide to each app the Commission or levels of perfestablished by the Commission.
7 8	(f) For purposes of confirming train
9 10	information, and as determined r by LWDB staff or representative
11	TI
12	The provisions of this \$841.39 adopted to
13	amended to be effective November 12, 20
14 15	10, 2002, 27 TexReg 2843
16	Return to Table of Contents
17	Return to Table of Contents
18	§841.40. Application Submission.
19	3041.40. Application Submission.
20	(a) Applications for initial eligibility
21	the LWDA in which the provide
22	Applications will be accepted the
23	
24	(b) Provider application submission
25	shall be conducted via the autom
26	certification system.
27	
28	(c) Training provider applicants sha
29	including Texas Education Code
30	
31	The provisions of this §841.40 adopted to
32	
33	<b>Return to Table of Contents</b>
34	80.44 44 T 14 LTH H H H T
35	§841.41. Initial Eligibility Determination
36	(-) A I WDD -1-11
37 38	(a) A LWDB shall provide a written of an initial application to an app
30 39	receipt of the completed initial e
39 40	receipt of the completed filtral e
40	(b) LWDB policy shall determine the
42	application may be afforded to a
43	certification was denied.

blish minimum requirements for initial eligibility. consideration of the information required by to Determination of Subsequent Eligibility). The plicant the current levels of performance required by formance required by the LWDB if higher than those

ing provider initial eligibility application reasonable by LWDBs, on-site visits shall be made es to training provider program sites.

o be effective June 22, 1999, 24 TexReg 4580; 001, 26 TexReg 9223; amended to be effective April

- y determination shall be submitted to the LWDB in r of training services desires to provide training. roughout the year.
- and LWDB and Commission application review nated, Internet-based eligible training provider
- Il be in compliance with applicable state law, Chapter 132, related to Proprietary Schools.

o be effective November 12, 2001, 26 TexReg 9223

#### ion.

- n notice of determination of acceptance or rejection plying entity within ninety (90) calendar days of the ligibility determination application.
- ne circumstances under which reconsideration of an n entity whose initial application for provider certification was denied.

The provisions of this §841.41 adopted to be effective June 22, 1999, 24 TexReg 4580; amended to be effective November 12, 2001, 26 TexReg 9223

44 45

# Return to Table of Contents §841.42. Exceptions to Provider Certification Requirements.

- (a) On-the-job or customized training providers are not subject to the training provider certification requirements. In order to be eligible to receive WIA funding, such training providers shall provide to one-stop operators the performance information as may be required by the Commission.
- (b) Providers of youth activities are not subject to the training provider certification system and are not eligible to provide training through the use of ITAs. Providers of youth activities are selected through a competitive procurement by LWDBs in consultation with providers of youth services and based on criteria contained in the state plan. Eligible providers of youth activities are subject to the Commission's standards for core indicators of performance established for youth programs in WIA.

The provisions of this §841.42 adopted to be effective June 22, 1999, 24 TexReg 4580

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#### §841.43. Application for Subsequent Eligibility Determination.

- (a) All training services providers, including training providers who were determined to be eligible under §841.38 and §841.39 of this chapter, shall annually, from date of certification, establish continuing eligibility to receive funds from WIA to provide training services.
- (b) Provider application submission and LWDB and Commission application review shall be conducted via the automated, Internet-based eligible training provider certification system.
- (c) Training provider applicants shall be in compliance with applicable state law, including Texas Education Code Chapter 132, related to Proprietary Schools.
- (d) If an application for subsequent eligibility determination is denied and later approved on appeal, the Agency may adjust the certification period to ensure that the certification period is one year in length.
- (e) Each training services provider shall provide verifiable program-specific performance information as required, and in a format and on a schedule determined by the Commission.
- (f) The Commission and the LWDB may accept program-specific performance information consistent with the requirements for eligibility under Title IV of the Higher Education Act of 1965 from the provider for purposes of enabling the

	-	vider to fulfill the applicable requirements of this section if the information is stantially similar to the information otherwise required.
The pr	ovisio	ons of this §841.43 adopted to be effective November 12, 2001, 26 TexReg 9223
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<b>§841.</b> 4	14. De	etermination of Subsequent Eligibility.
(a)		h Board shall annually establish minimum requirements for subsequent bility. In determining subsequent eligibility, Boards shall consider the following:
	(1)	the specific economic, geographic, and demographic factors in the local areas in which providers seeking eligibility are located;
	(2)	the characteristics of the populations served by providers seeking eligibility, including the demonstrated difficulties in serving such populations, where applicable;
	(3)	current and projected occupational demand within the local area;
	(4)	the performance of a provider of a program(s) of training services, including the extent to which the annual standards of performance established by the Board have been achieved;
	(5)	the program cost of training services;
	(6)	the involvement of employers in the establishment of skill requirements for the training program; and
	(7)	the feedback of employers who employ individuals who have recently completed WIA-funded training to verify that the training provided produced the expected skills.
(b)	deve	later than July 1, 2000, each Board shall ensure that training providers, in eloping programs of training services and establishing performance criteria for tessful course completion, use in descending order:
	(1)	skill standards recognized or conditionally recognized by the Texas Skill Standards Board;
	(2)	industry-endorsed skill standards; or
	(3)	skill requirements determined by employers.

(c)	Boards may require enhancements to programs or courses to meet local industry needs.
(d)	For programs of training services certified as initially eligible on or after July 1, 2000, a Board shall provide a written notice of determination of acceptance or rejection of a subsequent eligibility application to an applying entity within 30 calendar days of the receipt of the completed subsequent eligibility determination application.
(e)	Board policy shall determine the circumstances under which reconsideration may be afforded to an entity whose application for subsequent eligibility certification determination was denied.
amende	ovisions of this §841.44 adopted to be effective August 31, 1999, 24 TexReg 6850; ed to be effective June 6, 2000, 25 TexReg 5382; amended to be effective November 01, 26 TexReg 9223
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§ <b>841.4</b>	5. Standards of Performance.
(a)	The Commission shall annually adopt performance standards for WIA-supported participants and for all individuals enrolled in the program of training services, as applicable.
(b)	Each LWDB shall adopt local performance standards after the Commission's annual publication of state performance standards. LWDB standards shall meet or exceed the standards adopted by the Commission.
(c)	Performance standards may be adjusted by the LWDB for local conditions.
(d)	Each LWDB shall notify the Commission upon adoption of local performance standards. Until such notification occurs, the LWDB's local performance standards shall be considered by the Commission to be consistent with state performance standards for the determination of initial or subsequent eligibility.
_	ovisions of this §841.45 adopted to be effective November 12, 2001, 26 TexReg 9223; ed to be effective April 10, 2002, 27 TexReg 2843
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§841.4	6. Verifiable Program-Specific Performance Information.
(a)	Performance information submitted for a training services program, as a part of the subsequent eligibility determination process, shall be verifiable.

- (b) Participating training providers shall provide to the Commission the participant and employer information determined by the Commission to be necessary to utilize unemployment insurance wage records and employer-based, follow-up surveys to obtain performance information. The training providers shall submit the information in a form and format determined by the Commission.
- (c) Subject to approval by the Commission, alternate procedures may be used to collect and verify supplemental performance information in addition to those described in subsection (b) of this section. Approval or use of an alternate procedure shall not release the training provider from the obligation to provide the information required by subsection (b) of this section. Submission of supplemental performance data obtained through use of an alternate procedure must be in accordance with formats determined by the Commission.
- (d) An independent audit of any alternate methodology used shall be conducted on an annual basis by a certified public accountant for programs of training services in which 100 or more WIA-supported students are served within a twelve-month period. Programs that serve less than 100 WIA-supported students within a twelve-month period shall provide for an independent audit of the performance data collection methodology every two years. A copy of the report shall be made available to the LWDB and to the Commission within 30-days of the completion of the report.
- (e) The Commission may conduct performance verification throughout the year and may require training providers to submit additional information to resolve performance reporting anomalies or irregularities.
- (f) Providers of training services shall retain participant program records for a period of three years from the date the participant completes the program.

The provisions of this §841.46 adopted to be effective August 31, 1999, 24 TexReg 6850; amended to be effective November 12, 2001, 26 TexReg 9223

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#### §841.47. Eligible Training Provider Lists.

- (a) At least annually, the LWDB shall publish in a newspaper of general circulation in the LWDA an invitation to training providers to submit an application.
- (b) Each LWDB shall develop an eligible training provider list that includes the list of providers determined to be eligible to receive training funds as authorized under WIA and state rules.
- (c) The Commission shall publish the program, performance, and cost information of each program receiving eligibility certification.

1		
2	(d)	The Commission may remove a provider from the list of eligible providers or restrict
3		WIA funding eligibility if the Commission determines that:
4		
5		(1) the provider does not meet the performance levels established by the
6 7		Commission, or
8		(2) the training provider has committed fraud or has violated applicable state or
9		federal law, including prohibitions against discrimination and requirements
10		related to the Americans with Disabilities Act.
11		Totaled to the Timericans with Bisdonnies Tiet.
12	(e)	If the Commission, after consultation with an LWDB, determines that a provider, or
13	. ,	an individual providing information on behalf of the provider, has intentionally
14		supplied inaccurate program performance information, the Commission shall
15		terminate the eligibility of the provider to receive funds for training services for a
16		period of not less than two years.
17		
18	(f)	The Commission shall provide written notice of the removal of a provider from the
19		list of eligible providers to both the LWDB and the training provider. The notice
20		will include a description of the appeal process.
21	Theorem	ovicione of this \$941.47 adopted to be effective Nevember 12, 2001, 26 TevBee 0222
22 23	The pro	ovisions of this §841.47 adopted to be effective November 12, 2001, 26 TexReg 9223
24	Return	to Table of Contents
25 26	SUBCHAPT	ER E. STATE LEVEL HEARING
27	00.41 O	
28 29	§841.9 <sup>4</sup>	4. Appeal of Denial of LWDA Certification.
29 30	Δ11	appeals of denial of LWDA certification shall be referred to the Texas Council on
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32	****	TRIOTEC una Leonomic Competitiveness.
33	The pro	ovisions of this §841.94 adopted to be effective June 22, 1999, 24 TexReg 4580
34	1	
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37	SUBCHAPT	ER F. WIA NONDISCRIMINATION AND EQUAL OPPORTUNITY
38	0044	
39	§841.20	01. Scope and Purpose.
40	A 11	mainiants of Wouldfound Investment A at (WIA) founds are in-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
41 42		recipients of Workforce Investment Act (WIA) funds received under a contract with
42 43		Agency are responsible for meeting the nondiscrimination and equal opportunity uirements included in WIA §188 (29 U.S.C.A. §2938), 29 CFR Part 37, the Texas
43 44		rkforce Commission's Methods of Administration (MOA) and 40 TAC Chapter 841,
<del>44</del> 45		ochapter F. WIA recipients are prohibited from discriminating on the basis of race,
46		or, religion, sex, national origin, age, disability, political affiliation or belief, and, for

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beneficiaries only, citizenship or participation in a WIA Title I financially assisted activity.

The provisions of this §841.201 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### **§841.202. Definitions.**

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

- (1) Beneficiary--An individual or individuals intended by Congress to receive aid, benefits, services or training from a recipient.
- (2) Complainant--An individual alleging a violation of WIA §188 (29 U.S.C.A. §2938) or 29 CFR Part 37.
- (3) CRC--The Civil Rights Center of the U.S. Department of Labor.
- (4) EO Officer--The Equal Opportunity Officer is the individual responsible for coordinating a recipient's responsibilities under the nondiscrimination and equal opportunity provisions of WIA §188 (29 U.S.C.A. §2938) and 29 CFR Part 37.
- (5) MOA--The Methods of Administration developed by the Agency and described in 29 CFR Part 37.
- (6) Recipient--A recipient is any entity to which financial assistance under WIA Title I is extended directly from the U.S. Department of Labor, through the Governor or through another recipient but excluding the ultimate beneficiaries of the WIA Title I funded services or activities. The term recipient includes but is not limited to Boards, workforce area grant recipients, one-stop operators (operators of Texas Workforce Centers including Certified Texas Workforce Centers and Certified Full Service Texas Workforce Centers as defined in §801.21 *et seq.* of this title), service providers, including eligible training providers, on-the-job and training employers. One-stop partners (Texas Workforce Center partners) are also considered recipients to the extent that they participate in the one-stop delivery system. When used in this subchapter, the term recipient does not include the Commission or Agency.
- (7) Respondent--A respondent is an entity receiving WIA Title I funds directly or indirectly from the Agency and is the subject of a complaint alleging a violation of WIA §188 (29 U.S.C.A. §2938) or 29 CFR Part 37.

	(8) Service providerAs defined in 29 CFR §37.4, any operator or provider o WIA aid, benefits, services, or training, when used in this subchapter, the does not include one-stop operators.
	(9) Small recipientA small recipient is a recipient who serves a total of fewer than 15 beneficiaries during the entire grant year and employs fewer than employees on any given day during the grant year.
The pro	ovisions of this §841.202 adopted to be effective October 30, 2000, 25 TexReg 10
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§841.2	03. Assurances.
(a)	Recipients shall comply with the assurances requirements of 29 CFR §§37.20 - 37.22. All applications for financial assistance under Title I of WIA shall includ assurances required by 29 CFR §37.20. Recipients shall ensure that all contracts agreements, grants, cooperative agreements or other arrangements under which Title I funds are available shall include or incorporate by reference the assurance contained in 29 CFR §37.20.
(b)	Recipients shall include in any instrument effecting or recording a transfer of property acquired or improved under a WIA Title I program the covenant required by 29 CFR §37.22 assuring nondiscrimination and equal opportunity.
The no	ovicione of this \$841,202 adopted to be effective October 20, 2000, 25 Town as 10
ine pro	ovisions of this §841.203 adopted to be effective October 30, 2000, 25 TexReg 10
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Return §841.2	to Table of Contents
<b>Return</b> <b>§841.2</b> (a)	<b>1. to Table of Contents 04. EO Officers.</b> Each recipient, except small recipients and service providers, shall designate a slevel employee to act as EO Officer and to report directly to the recipient's administrative officer. The recipient's executive director shall not be designated
<b>Returr</b> <b>§841.2</b> (a)	D4. EO Officers.  Each recipient, except small recipients and service providers, shall designate a slevel employee to act as EO Officer and to report directly to the recipient's administrative officer. The recipient's executive director shall not be designated the recipient's EO Officer.

1 2		(3)	review the recipient's written policies to assure that those policies are nondiscriminatory;				
3 4 5		(4)	coordinate the recipient's compliance activities under WIA §188 (29 U.S.C.A. §2938) and 29 CFR Part 37;				
6 7		(5)	assist complainants in completing complaint forms;				
8 9 10		(6)	be responsible for accepting discrimination complaints, and forwarding such complaints to the Agency; and				
11 12		(7)	undergo, at the recipient's expense, nondiscrimination and equal opportunity				
13 14		(,,	training to maintain competency when such training is required by CRC or the Agency.				
15							
16	(c)		recipient shall provide to the Agency EO Officer the name, position title,				
17			ess, and telephone number of the individual appointed as the recipient's EO				
18 19		Officer, as well as the job description of the position detailing the EO Officeresponsibilities and the staff and resources available.					
20		1					
21 22 23	(d)	full r	Although small recipients are not required to designate EO Officers who have the full range of responsibilities, each small recipient must designate an individual who will be responsible for developing and publishing complaint procedures and				
24 25			essing complaints as required by 29 CFR §§37.76 - 37.79.				
26 27	The pro	ovisio	ns of this §841.204 adopted to be effective October 30, 2000, 25 TexReg 10764				
28	Return	ı to Ta	able of Contents				
29							
30 31	§ <b>841.2</b> 0	05. No	otice and Communication.				
32 33	(a)		recipient shall comply with the notice and communication requirements of 29 §\$37.29 - 37.36.				
34							
35	(b)		notice required by 29 CFR §37.30 shall be made available to each participant				
36			made part of each participant's file. A copy of an acknowledgment of receipt of				
37			re, in a format determined by the Agency EO Officer, signed by the participant				
38		must	be maintained in each participant's file.				
39	(a)	E :	information and convices accessed algorithmically, each recipient shall establish a				
40 41	(c)		information and services accessed electronically, each recipient shall establish a educative which assures that the notice requirements of 20 CEP Part 37 are met				
41		proce	edure which assures that the notice requirements of 29 CFR Part 37 are met.				

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(d) Each Board shall ensure compliance with and dissemination of information

regarding the requirements of 29 CFR Part 37 by assuring that training regarding the

nondiscrimination and equal opportunity requirements of WIA is provided to the

	Board, the operator of the Texas Workforce Center, other workforce area recipients and recipients' staffs.
The pro	ovisions of this §841.205 adopted to be effective October 30, 2000, 25 TexReg 10764
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§841.20	06. Data and Information Collection and Maintenance.
(a)	Each recipient shall collect such data and maintain such records, in accordance with
(a)	the requirements of 29 CFR §§37.37 - 37.41 and the procedures prescribed by the
	Director of CRC, as the Director finds necessary to determine whether the recipient
	has complied or is complying with the nondiscrimination and equal opportunity
	provisions of WIA and 29 CFR Part 37.
(b)	Each recipient shall permit access by the Agency or its designated agent during
	normal business hours to its premises and to its employees and participants for the
	purpose of conducting complaint investigations, compliance reviews, and monitoring
	activities, and for inspecting and copying such books, records, accounts and other
	materials as may be pertinent to ascertain compliance with and ensure enforcement
	of the nondiscrimination and equal opportunity provisions of WIA.
(c)	Each recipient shall notify the Agency EO Officer within five business days of
(0)	receipt of any complaint, administrative enforcement action, or lawsuit filed against
	the recipient alleging discrimination on the ground of race, color, religion, sex,
	national origin, age, disability, political affiliation or belief, and, for WIA
	beneficiaries only, citizenship or participation in a WIA Title I financially assisted
	program or activity. This notification shall include:
	(1) the names of the parties to the complaint, action, or lawsuit;
	(2) the forum in which each case was filed; and
	(2) the relevant case numbers on if applicable other identifying information
	(3) the relevant case numbers or, if applicable, other identifying information.
(4)	A recipient who is also a subrecipient of a Board shall provide the Board with the
(u)	same notice described in §841.206(c) of this subchapter.

(e) To enable the Agency to effectively monitor recipients' efforts to provide universal access to WIA Title I assisted programs as provided in 29 CFR §37.42, all recipient requests for proposals, proposals, and contracts shall contain information regarding the proposed levels of service to members of both sexes, various racial and ethnic groups, individuals with disabilities, and individuals in differing age groups.

The provisions of this §841.206 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.207. Universal Access.

As required in 29 CFR §37.42 recipients shall take appropriate steps to ensure that they are providing universal access to WIA Title I financially assisted programs and activities. These steps should involve reasonable efforts to include members of both sexes, various racial and ethnic groups, individuals with disabilities, and individuals in differing age groups.

The provisions of this §841.207 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.208. Filing Complaints of Discrimination.

- (a) Any person who believes that either he or she, or any specific class of individuals, has been or is being subjected to discrimination prohibited by WIA or 29 CFR Part 37 may file a written complaint, either by him/herself or through a representative.
- (b) A complainant may file a complaint with either:
  - (1) the Agency EO Officer at: The TWC Building, 101 E. 15th Street, Room 220, Austin, Texas 78778; or
  - (2) the Director of the Civil Rights Center at: U.S. Department of Labor, 200 Constitution Ave. NW, Room N-4123, Washington, DC 20210, or the address listed in 29 CFR Part 37.
- (c) Complaints shall be filed within 180 calendar days of the alleged violation unless such time limitation is waived by the Director of CRC for good cause shown.
- (d) All complaints shall be submitted in writing. A complainant may file a complaint by:
  - (1) completing and submitting a CRC Complaint Information and Privacy Act Consent Form;

	(2)	completing and submitting a Texas Workforce Commission Discrimination Complaint form; or		
	(3)		nitting a written document containing the information required by 29 CFR 73, which includes:	
		(A)	the complainant's name and address, or other means of contacting the complainant;	
		(B)	the identity of the respondent;	
		(C)	a description of the complainant's allegations with sufficient detail to allow the Agency's EO Officer to determine whether the Agency has jurisdiction, whether the complaint was filed on time, and whether the complaint has apparent merit; and	
		(D)	the complainant's signature or the signature of complainant's representative.	
(e)	attorn any c	ney or	omplainant and the respondent have the right to representation by an other individual of their choice. The Agency shall not be responsible for neutred by either the complainant or the respondent in obtaining tion.	
(f)		-	rposes of this subchapter, filing with the Agency shall be deemed to have in the date that written notice is actually received by the Agency.	
The pr	ovision	s of ti	his §841.208 adopted to be effective October 30, 2000, 25 TexReg 10764	
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§841.2	09. No	tice o	of Receipt of Complaint of Discrimination.	
of a	a comp	laint a	EO Officer shall issue a written acknowledgment of receipt by the Agency alleging discrimination by a WIA recipient and shall include a notice of t's right to representation in the complaint process.	
The pr	ovision	s of ti	his §841.209 adopted to be effective October 30, 2000, 25 TexReg 10764	
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§841.2	10. Ju	risdic	ction of Complaints of Discrimination.	
(a)	comp	olaints	ey EO Officer shall accept and investigate only those discrimination alleging a violation of WIA §188 (29 U.S.C.A. §2938) or 29 CFR Part 37 adent or the Agency.	

- (b) If a complaint filed with the Agency alleges discrimination by a recipient on a basis that is both prohibited by WIA §188 (29 U.S.C.A. §2938) and by a federal law enforced by a federal grant-making agency other than the U.S. Department of Labor, and the recipient is funded in whole or in part by that other federal agency, the Agency EO Officer shall refer the complaint to the other federal agency for processing under that other federal agency's procedures.
- (c) If the Agency EO Officer determines that the Agency does not have jurisdiction over the complaint, the Agency EO Officer shall provide written notification to the complainant which includes:
  - (1) a statement of the reasons for the determination; and
  - (2) a notice that the complainant may file a complaint with CRC within 30 days of the receipt of the notification.

The provisions of this §841.210 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.211. Acceptance of Complaints of Discrimination.

- (a) The Agency EO Officer shall issue to the complainant a statement of the issues raised in the complaint and a statement regarding each issue of whether the Agency will accept the issue for investigation or reject the issue with the reasons for any rejection.
- (b) The statement of acceptance of issues raised in the complaint shall include a notice informing the complainant that the complainant may choose to participate in an alternative dispute resolution process rather than the customary process described in 29 CFR §37.76(b) and §841.213 of this subchapter.

The provisions of this §841.211 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.212. Alternative Dispute Resolution of Complaint of Discrimination.

- (a) Each Board shall establish a written alternative dispute resolution (ADR) procedure. The Board EO Officer shall be responsible for implementing the ADR procedure in the case of a complaint within the workforce area.
- (b) A complainant within the workforce area may choose to use the Board's ADR procedure rather than the complaint processing procedure described in 29 CFR \$37.76(b) and \$841.213 of this subchapter. If the complainant elects to use the

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- Board's ADR procedure, the complainant shall file a notice with the Agency of this election within seven calendar days of the complainant's receipt of the Agency's statement of issues.
- (c) The Agency EO Officer shall inform the Board of the complainant's election to use the Board ADR process. The Board EO Officer shall coordinate the scheduling of mediation with a qualified mediator at a location convenient to the complainant and respondent.
- (d) The Board EO Officer shall file with the Agency a copy of the final agreement or the notice of failure to reach an agreement within 30 days of the Agency's receipt of the complainant's election to participate in an ADR process.
- (e) If the parties do not reach an agreement under the ADR process, the Agency EO Officer shall process the complaint as described in 29 CFR §37.76(b) and §841.213 of this subchapter.

The provisions of this §841.212 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.213. Agency Processing of Accepted Complaints of Discrimination.

- (a) If a complainant elects not to participate in the ADR process or if an agreement is not achieved through an ADR process, the Agency EO Officer shall investigate the circumstances underlying the complaint.
- (b) The Agency EO Officer shall attempt to resolve the complaint. At any point in the investigation of a complaint, the complainant, respondent, or the Agency EO Officer may request that the parties attempt conciliation. The Agency EO Officer shall act to facilitate such conciliation efforts.
- (c) Within 90 days of the date of receipt of the complaint, the Agency EO Officer shall issue a Notice of Final Action which shall include:
  - (1) for each issue raised, the Agency's decision on the issue and reasons for the decision, or a description of the way the parties resolved the issue; and
  - (2) notice that the complainant has the right to file a complaint with CRC within 30 days of the date on which the Notice of Final Action is issued, if the complainant is dissatisfied with the Agency's final action on the complaint.

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45 46 (d) If the complainant is dissatisfied with the Agency EO Officer's decision in the Notice of Final Action, the complainant or the complainant's representative may file a complaint with the Director of CRC within 30 days of the date on which the complainant received the Notice of Final Action.

The provisions of this §841.213 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.214. Corrective Actions and Remedies.

- (a) As part of the Notice of Final Action, the Agency may impose any corrective or remedial action which may be imposed by the Director of CRC under 29 CFR §37.94.
- (b) In addition to the corrective actions and remedies described in 29 CFR §37.94, the Agency may require that the respondent complete one or more of the following:
  - (1) development of an appropriate equal opportunity policy;
  - (2) removal of any discriminatory information from the complainant's records; and
  - (3) delivery of equal opportunity training to all staff members.
- (c) The respondent shall file a notice with the Agency within ten calendar days of receipt of the Notice of Final Action that it has accepted the Agency's resolution of the complaint and that it will complete the required corrective actions listed in the Notice.
- (d) Monetary relief required by a Notice of Final Action may not be paid from federal funds.

The provisions of this §841.214 adopted to be effective October 30, 2000, 25 TexReg 10764

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#### §841.215. Sanctions.

If the Agency finds a recipient to be in violation of the nondiscrimination and equal opportunity provisions of the WIA, or such entity has not accepted an Agency suggested resolution or conciliation agreement, or has breached an established resolution or conciliation agreement, the Agency may impose sanctions pursuant to Chapter 800, Subchapter E, of this title (relating to Sanctions).

The provisions of this §841.215 adopted to be effective October 30, 2000, 25 TexReg 10764

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