1	CHAPTER 840. WIOA ELIGIBLE TRAINING PROVIDERS		
2 3 4 5	PROPOSED RULES TO BE PUBLISHED IN THE TEXAS REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE OFFICE OF THE		
6	SECRETARY OF STATE.		
7 8	The Texas Workforce Commission (TWC) proposes amendments to Chapter 840, relating to		
9 10	WIOA Eligible Training Providers, as follows:		
11	Subchapter A. General Provisions, §840.2		
12	Subchapter F. Adverse Actions, §§840.51, 840.53, and 840.54		
13	Subchapter G. State and Local Flexibility, §840.61		
14			
15	PART I. PURPOSE, BACKGROUND, AND AUTHORITY		
16	TWC's Chapter 840 addresses the requirements of training services provided through the		
17	Workforce Innovation and Opportunity Act (WIOA). The chapter became effective on		
18	January 4, 2021.		
19	The amount of Chapter 940 will elevify the appringments for most cinemts. I and		
20 21	The amendments to Chapter 840 will clarify the requirements for participants, Local Workforce Development Boards (Boards), and eligible training providers (ETPs) engaged		
22	with TWC's statewide Eligible Training Provider List (ETPL) specifically, and the ETP		
23	system in general.		
24	by stem in general.		
25	Chapter 840 describes rules for the provision of training services funded through TWC as		
26	required by WIOA §§116, 122, and 134; 20 Code of Federal Regulations (CFR) Part 680,		
27	Subparts B - D; and 20 CFR §681.550.		
28			
29	Communication with Boards and ETPs indicates that enhancements to Chapter 840 relating		
30	to the local administration of training services provided through the ETPL will be beneficial		
31	to the effective administration of the ETP system and statewide ETPL.		
32	DADT II EVDI ANATION OF INDIVIDITAL DEOVICIONS		
33	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS (Note: Minor editorial above as a mode that do not above a the magnine of the males and		
3435	(Note: Minor editorial changes are made that do not change the meaning of the rules and, therefore, are not discussed in the Explanation of Individual Provisions.)		
36	therefore, are not discussed in the Explanation of Individual Flovisions.)		
37	SUBCHAPTER A. GENERAL PROVISIONS		
38	TWC proposes the following amendments to Subchapter A:		
39	The proposed the rone mag mineralise to busineprotein.		
40	§840.2. Definitions		
41	Section 840.2 is amended to add the definition for "eligible training provider list" and the		
42	subsequent paragraphs are renumbered accordingly.		
43			
44	SUBCHAPTER F. ADVERSE ACTIONS		
45	TWC proposes the following amendments to Subchapter F:		

§840.51. Reporting Actions

2 Section 840.51(a) and (d) are amended to make technical corrections to the language.

3 4

1

§840.53. WIOA Violations

- 5 Section 840.53 is amended to rename the section "Compliance Violations." New §840.53(b)
- 6 is added to explicitly require providers to acknowledge TWC's authority under the Family
- 7 Educational Rights and Privacy Act to receive education records. Relettered §840.53(c) and
- 8 (d) are amended to require providers to submit acknowledgement of §840.53(a) and
- 9 proposed §840.53(b) requirements during initial eligibility determination and annual
- 10 reporting periods. New §840.53(g) is added to clarify that providers no longer meeting the
- requirements in §840.10 will be removed from the statewide ETPL. 11

12 13

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§840.54. Continuation of Students in Removed Programs

Section 840.54 is amended to update the relating to statement for the reference to §840.53

from "WIOA Violations" to "Compliance Violations."

15 16 17

SUBCHAPTER G. STATE AND LOCAL FLEXIBILITY

TWC proposes the following amendments to Subchapter G:

18 19 20

§840.61. Individual Training Accounts

- Section 840.61 is amended to add subsection (c) to clarify that all changes to program costs 21
- 22 must be included on the statewide ETPL and add subsection (g) to require that a Board
- 23 informs participants and training providers that funds are not available unless the Board or
- 24 Board's fiscal agent has approved and issued an individual training account.

25 26

PART III. IMPACT STATEMENTS

Chris Nelson, Chief Financial Officer, determined that for each year of the first five years

the rules will be in effect, the following statements will apply:

28 29

27

30 There are no additional estimated costs to the state and to local governments expected as a 31

result of enforcing or administering the rules.

32

33 There are no estimated cost reductions to the state and to local governments as a result of 34

enforcing or administering the rules.

35 36

There are no estimated losses or increases in revenue to the state or to local governments as

a result of enforcing or administering the rules.

37 38

39 There are no foreseeable implications relating to costs or revenue of the state or local 40

governments as a result of enforcing or administering the rules.

41 42

There are no anticipated economic costs to individuals required to comply with the rules.

43 44

There is no anticipated adverse economic impact on small businesses, microbusinesses, or

45 rural communities as a result of enforcing or administering the rules.

- Based on the analyses required by Texas Government Code, §2001.024, TWC determined
- 2 that the requirement to repeal or amend a rule, as required by Texas Government Code,
- 3 §2001.0045, does not apply to this rulemaking.

4 5

- Takings Impact Assessment
- 6 Under Texas Government Code, §2007.002(5), "taking" means a governmental action that
- 7 affects private real property, in whole or in part or temporarily or permanently, in a manner
- 8 that requires the governmental entity to compensate the private real property owner as
- 9 provided by the Fifth and Fourteenth Amendments to the US Constitution or the Texas
- 10 Constitution, Article I, §17 or §19, or restricts or limits the owner's right to the property that
- would otherwise exist in the absence of the governmental action, and is the producing cause
- of a reduction of at least 25 percent in the market value of the affected private real property,
- determined by comparing the market value of the property as if the governmental action is
- 14 not in effect and the market value of the property determined as if the governmental action is
- in effect. TWC completed a Takings Impact Analysis for the proposed rulemaking action
- under Texas Government Code, §2007.043. The primary purpose of this proposed
- 17 rulemaking action, as discussed elsewhere in this preamble, is to amend Chapter 840 to
- clarify licensure requirements for training providers and the role that a Board plays as the
- sole approval agent of training funds through individual training accounts.

20 21

The proposed rulemaking action will not create any additional burden on private real

- property or affect private real property in a manner that would require compensation to private real property owners under the US Constitution or the Texas Constitution. The
- proposal also will not affect private real property in a manner that restricts or limits an
- owner's right to the property that would otherwise exist in the absence of the governmental
- action. Therefore, the proposed rulemaking will not cause a taking under Texas Government
- 27 Code, Chapter 2007.

28 29

Government Growth Impact Statement

- TWC determined that during the first five years the rules will be in effect, they will not:
- 31 -- create or eliminate a government program;
- 32 -- require the creation or elimination of employee positions;
- 33 -- require an increase or decrease in future legislative appropriations to TWC;
- 34 -- require an increase or decrease in fees paid to TWC;
- 35 -- create a new regulation;
- 36 -- expand, limit, or eliminate an existing regulation;
- 37 -- change the number of individuals subject to the rules; and
- 38 -- positively or adversely affect the state's economy.

39

- 40 Economic Impact Statement and Regulatory Flexibility Analysis
- 41 TWC determined that the rules will not have an adverse economic impact on small
- 42 businesses or rural communities, as the proposed rules place no requirements on small
- businesses or rural communities.

- 45 Mariana Vega, Director, Labor Market Information, determined that there is not a significant
- 46 negative impact upon employment conditions in the state as a result of the rules.

Courtney Arbour, Director, Workforce Development Division, determined that for each year of the first five years the rules are in effect, the public benefit anticipated as a result of enforcing the proposed rules will be to ensure the continued availability of workforce-supported high-quality training programs while providing clear operational rules to

6 providers of training programs and their local Board partners.

TWC hereby certifies that the proposal has been reviewed by legal counsel and found to be within TWC's legal authority to adopt.

9 10 11

7 8

PART IV. COORDINATION ACTIVITIES

In the development of these rules for publication and public comment, TWC sought the involvement of the Boards. TWC provided the policy concept regarding the rule amendments to the Boards for consideration and review on December 7, 2021. TWC also conducted a conference call with Board executive directors and Board staff on December 17, 2021, to discuss the policy concept. During the rulemaking process, TWC considered all information gathered in order to develop rules that provide clear and concise direction to all parties involved.

18 19

20

PART V. PUBLIC COMMENT

- 21 Comments on the proposed rules may be submitted to
- 22 TWCPolicyComments@twc.texas.gov and must be received no later than April 25, 2022.

23 24

PART VI. STATUORY AUTHORITY

- 25 The rules are proposed under Texas Labor Code, §301.0015 and §302.002(d), which provide
- 26 TWC with the authority to adopt, amend, or repeal such rules as it deems necessary for the
- 27 effective administration of TWC services and activities.

- 29 The rules implement the requirements set out in WIOA §§116, 122, and 134; 20 CFR Part
- 30 680, Subpart D; and 20 CFR §681.550.

1	CHA	APTER 840. WIOA ELIGIBLE TRAINING PROVIDERS
2 3 4	SUBCHAPTER	A. GENERAL PROVISIONS
5	§840.2. Defin	itions.
7 8 9		ving words and terms, when used in this chapter, shall have the following unless the context clearly indicates otherwise.
10 11 12 13 14 15 16	(1)	Address of recordIn addition to the mailing address contained in the application for approval, each provider shall establish an email address of record, with the format of the address to be "ProviderName.Director@xdomain." This email address of record must consistently include a minimum of two current recipients. Providers currently licensed with TWC's Career Schools and Colleges (CSC) program must use their CSC-approved email of record.
18 19 20 21 22 23 24	(2)	AgencyThe unit of state government established under Texas Labor Code, Chapter 301, that is presided over by the Commission and administered by the executive director to operate the integrated workforce development system and administer the unemployment compensation insurance program in this state as established under the Texas Unemployment Compensation Act, Texas Labor Code Annotated, Title 4, Subtitle A, as amended. The definition of Agency shall apply to all uses of the term in rules contained in this chapter.
25 26 27 28 29 30 31 32	(3)	Community-Based Community-Based OrganizationAs defined in WIOA §3(10), a private nonprofit organization (which may include a faith-based organization), that is representative of a community or a significant segment of a community and that has demonstrated expertise and effectiveness in the field of workforce development.
33 34 35 36	(4)	Customized TrainingAs defined in WIOA §3(14), means training: (A) that is designed to meet the specific requirements of an employer (including a group of employers);
37 38 39 40		(B) that is conducted with a commitment by the employer to employ an individual upon successful completion of the training; and
41 42		(C) for which the employer pays:
43 44 45 46		(i) a significant portion of the cost of training, as determined by the local Board, taking into account the size of the employer and such other factors that the local Board determines to be appropriate, which may include the number of employees

1 2 3 4	participating in training, wage, and benefit levels of those employees (at present and anticipated upon completion of the training), relation of the training to the competitiveness of a participant, and other employer-provided training and
5	advancement opportunities; and
6 7 8	(ii) in the case of customized training (as defined in subparagraphs (A) and (B) of this paragraph) involving an
9 10	employer located in multiple local areas in the state, a significant portion of the cost of the training, as determined by
11	the Commission, taking into account the size of the employer
12	and such other factors that the Commission determines to be
13 14	appropriate.
15	(5) Eligible Training Provider (ETP)A training provider as defined by this
16	chapter with one or more programs included on the statewide ETPL.
17	(6) Elicible Training Drawider Liet (ETDL) The etaterride liet of ETDs that
18 19	(6) Eligible Training Provider List (ETPL)The statewide list of ETPs that may receive funds through individual training accounts for training
20	services at the discretion of Boards and as defined by this chapter.
21	
22	(7)(6) Individual Training Account (ITA)Payment agreement established by
23	a local Board on behalf of a participant with a training provider. ITAs may
24 25	be used only to pay for a training program included on the statewide
25 26	ETPL, except where an out-of-state program is approved by the Board in accordance with §840.53 of this chapter (relating to Compliance WIOA
27	Violations).
28	
29	(8)(7) LWDALocal Workforce Development Area (workforce area)
30	designated by the governor as provided in Texas Government Code,
31	§2308.252.
32	(0) (0) I WDD I 1W 1C D 1 (D 1/D 1) (1
33	(9)(8) LWDBLocal Workforce Development Board (Board) created
34 35	pursuant to Texas Government Code, §2308.253, and certified by the governor pursuant to Texas Government Code, §2308.261.
36	governor pursuant to Texas Government Code, §2508.201.
37	(10)(9) On-the-Job Training (OJT)As defined by WIOA §3(44), a training by
38	an employer that is provided to a paid participant while engaged in
39	productive work in a job that:
40	ı y
41	(A) provides knowledge or skills essential to the full and adequate
42	performance of the job;
43	
44	(B) is made available through a program that provides the employer with
45	partial reimbursement of the wage rate of the participant for the

1 2		extraordinary costs of providing the training and additional supervision related to the training; and
3	(=)	
4	, ,	is limited in duration as appropriate to the occupation for which the
5		participant is being trained, taking into account the content of the
6		training, the prior work experience of the participant, and the service
7		strategy of the participant, as appropriate.
8		
9	$\frac{(11)(10)}{(10)}$ Ta	arget OccupationsAs determined by LWDA, include:
10		
11	(A)	occupations that:
12		
13		(i) are in-demand, as defined by WIOA §3(23);
14		
15		(ii) have a dedicated training component; and
16		
17		(iii) provide wages that meet self-sufficiency requirements in the
18		LWDA; or
19		
20	(B)	occupations that are included in career pathway leading to an
21	. ,	occupation described in subparagraph (A) of this paragraph.
22		
23	(12)(11) T ₁	raining ProviderAs set out in WIOA §122(a)(2), provides a
24		am containing one or more training services, as defined by this
25		er, and must be one of the following entities:
26	<u>-</u>	
27	(A)	an institution of higher education that provides a program that leads
28	` /	to a recognized postsecondary credential;
29		to a recognized posisocondary eredendar,
30	(B)	an entity that carries out programs registered under the Act of
31	` /	August 16, 1937 (commonly known as the "National Apprenticeship
31		Act"; 50 Stat. 664, Chapter 663; 29 USC §50 et seq.); or
33		Act , 50 Stat. 004, <u>Chapter 005, 27 OSC §50 ct seq.)</u> , 01
34	(C)	another public or private provider of a program of training services,
35		which may include:
		which may include.
36		(i)iiiii
37		(i) community-based organizations;
38		
39		(ii) joint labor-management organizations; and
40		
41		(iii) eligible providers of adult education and literacy activities
42		under WIOA Title II, if such activities are provided in
43		combination with occupational skills training.
44	(10) (10) =	
45	$\frac{(13)(12)}{(13)(12)}$	raining ServicesAs provided in WIOA §134(c)(3)(D), may include:
16		

1 2 3	(A)	occupational skills training, including training for nontraditional employment;
4	(B)	OJT;
5	(C)	
6 7	(C)	incumbent worker training;
8	(D)	programs that combine workplace training with related instruction,
9	(D)	which may include cooperative education programs;
10		which may include cooperative education programs,
11	(E)	training programs operated by the private sector;
12	(_)	tuning programs operator of the private sector,
13	(F)	skill upgrading and retraining;
14	()	
15	(G)	entrepreneurial training;
16		
17	(H)	transitional jobs;
18		
19	(I)	job readiness training provided in combination with any services
20		described in subparagraphs (A) - (H) of this paragraph;
21	(
22	(J)	adult education and literacy activities, including activities of English
23		language acquisition and integrated education and training
24		programs, provided concurrently or in combination with any
25		services described in subparagraphs (A) - (H) of this paragraph;
26 27	(K)	customized training conducted with a commitment by an employer
28	(K)	or group of employers to employ an individual upon successful
29		completion of the training.
30		completion of the training.
31	(14) (13)	WIOAWorkforce Innovation and Opportunity Act, PL 113 - 128, 29
32		CA §3101, et seq., enacted July 22, 2014.
33		
34	SUBCHAPTER F. A	DVERSE ACTIONS
35		
36	§840.51. Reportir	ng Actions.
37		
38	* *	submit required annual reporting information, including performance
39		in accordance with within Agency-determined timelines time lines
40		t in removal of affected programs from the statewide ETPL for not
41	less than t	wo years.
42	(L) F 1	
43	` /	submit information for any individual program shall result in the
44 45	removal o	f such program.
43		

1 2	(c) Removal shall occur following the end of the reporting period, as determined by the Agency.
3 4 5	(d) Registered Apprenticeship Programs RAPs shall be exempt from actions taken under this section.
6 7 8	§840.53. Compliance WIOA Violations.
9 10	(a) Training providers shall comply with all nondiscrimination protections included in WIOA §188.
11 12 13 14 15 16	(b) Training providers shall designate the Agency as an authorized representative under the Family Educational Rights and Privacy Act regarding the disclosure of education records to be used for audit and/or evaluation purposes and for performance reporting and program evaluation under WIOA and in accordance with 34 Code of Federal Regulations, Part 99.
17 18 19 20 21	(c)(b) The Agency shall require providers to submit an acknowledgment of compliance requirements, addressed in <u>subsections</u> subsection (a) and (b) of this section, at initial eligibility determination in electronic format, or by such other means determined by the Agency.
22 23 24 25 26 27	(d)(e) The Agency shall require providers to submit an acknowledgment of compliance requirements, addressed in <u>subsections</u> subsection (a) and (b) of this section, during annual report submission in electronic format or by such other means determined by the Agency.
28 29 30 31	(e)(d) A local Board or the Agency may determine if a provider has violated any protection provided by WIOA §188. If such determination is made, the provide will be considered to have substantially violated the rules of this chapter.
31 32 33 34 35	(f)(e) Providers determined to have substantially violated the rules of this chapter shall have their programs removed from the statewide ETPL immediately. Removal for such violation shall be for not less than two years.
36 37 38	(g) Providers that are no longer licensed in accordance with §840.10 of this chapter (relating to Appropriate Licensure) shall have their programs immediately removed from the statewide ETPL.
39 40 41 42	(h)(f) The Agency may require providers that have been determined to have violated the rules of this chapter to repay any funds provided under this chapter during the period of such violation.
43 44 45	§840.54. Continuation of Students in Removed Programs.

1 2 3	(a)	Students enrolled in a program removed under this subchapter, except §840.53 of this subchapter (relating to Compliance WIOA Violations), shall be allowed to continue in training when the ITA was encumbered before such removal.
4 5 6 7 8	(b)	For programs removed under §840.53 of this subchapter, the Agency may require that students be discontinued following removal. Boards may place a student affected by program removal into a similar program, in accordance with local policies, when available.
9 10	SUBCHAI	PTER G. STATE AND LOCAL FLEXIBILITY
11	20201111	
12	§840.6	1. Individual Training Accounts.
13 14 15	(a)	A participant determined eligible for training may use an ITA to pay for the cost of training programs that are:
16		
17		(1) included on the statewide ETPL; or
18		
19		(2) locally approved out-of-state programs.
20 21 22 23	(b)	ITAs shall include only those costs required for successful completion of training programs, which are paid directly to providers of programs on the statewide ETPL or locally approved out-of-state programs.
242526	<u>(c)</u>	All changes to a program, including any increase in program costs, must be included on the ETPL prior to issuance of an ITA(s).
27		
28 29	<u>(d)</u> (Boards shall ensure that the ITA allowance does not exceed training costs listed on the ETPL for programs at the time of student enrollment.
30 31	(a)(d) Additional costs related to training programs may be paid using support
32	<u>(c)</u> (services funds, in accordance with existing guidance.
33		services rands, in decordance with existing gardenee.
34	<u>(f)</u> (Boards may apply additional criteria to training programs beyond those
35		included in this chapter. Such additional criteria may include limitations on the:
36		
37		(1) cost of training programs; and
38		
39 40		(2) length of training programs.
40 41	(a)	Boards shall ensure that participants and training providers are informed that
42	(8)	WIOA training funds are not available unless the Board has approved and issued
1 2 Δ 3		an ITA to the training provider or eligible participant