Title:	Confidentiality and Personally Identifiable Information (PII)	Policy #:	1.1
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To provide guidance to the South Central Workforce Development Board (SCWDB), employees, and service providers on compliance with the requirements of handling and protecting Personally Identifiable Information (PII) and any other confidential information.

Definitions:

PII-OMB defines PII as information that can be used to distinguish or trace an individual's identity, either alone or when combined with other personal or identifying information that is linked or linkable to a specific individual.

Sensitive Information-any classified information whose loss, misuse, or unauthorized access to or modification of could adversely affect the interest or the conduct of Federal programs, or the privacy to which individuals are entitled under the Privacy Act.

Protected PII and Non-sensitive PII- the Department of Labor has defined two types of PII, Protected PII and Non-sensitive PII. The differences between protected PII and non-sensitive PII are primarily based on an analysis regarding the "risk of harm" that could result from the release of the PII. Protected PII is information that if disclosed could result in harm to the individual whose name or identity is linked to that information. Examples of protected PII include, but are not limited to, Social Security Number (SSNs), credit card numbers, bank account numbers, home telephone numbers, ages, birthdates, marital status, spouse names, educational history, biometric identifiers (fingerprints, voiceprints, iris scans, etc.), medical history, financial information, and computer passwords.

Non-sensitive PII, on the other hand, is information that if disclosed, by it, could not reasonably be expected to results in personal harm. Essentially, it is standalone information that is not likely or closely associated with any protected or unprotected PII. Examples of non-sensitive PII include information such as first and last names, e-mail addresses, business addresses, business telephone numbers, general education credentials, gender or race. However, depending on

the circumstances, a combination of these items could be categorized as protected or sensitive PII.

Policy:

Information designated as confidential should not be discussed with anyone outside the SCWDB and should only be discussed within the SCWDB on a "need to know" basis. In addition, employees have a responsibility to avoid unnecessary disclosure on non-confidential internal information about the SCWDB and its employees, participants, and business associates. The responsibility is not intended to impede normal business communications and relationships, but is intended to alert employees to their obligation to use discretion to safeguard internal SCWDB affairs.

Employees authorized to have access to confidential information are required to sign a Confidentiality Statement and must treat the information as proprietary SCWDB property, for which they are personally responsible. The original should be kept on file in the SCWDB office.

The release of any participant information without a signed Release of Information for an adult/emancipated participant or a juvenile's parent/guardian may result in discipline up to and including termination.

Under no circumstances are any copies of the case files to be made without the permission and specific approval of the Contract Supervisor in conjunction with the Executive Director of the SCWDB.

The case file is not to be used in any manner that may jeopardize the participant's interests, and should the intentional or unintentional release of confidential information occur, disciplinary action to include termination and/or prosecution to the full extent of the law may occur.

All WIOA files must be kept in locked file cabinets or other authorized locked storage containers. The files must only be accessible to specified personnel and/or agents of the SCWDB.

Medical information must be kept in a confidential file separate from nonconfidential client information and can only be disclosed with the written consent of the client.

To ensure that such PII is not transmitted to unauthorized users, all PII and other sensitive data transmitted via email or stored on CD's, DVD's, thumb drives, etc., must be encrypted. Any participant information should not include: Social Security Numbers (SSNs), or Date of Birth (DOB). Information concerning a participant should include only: State ID, User Name, or User ID from the Virginia Workforce Connection (VaWC) when provided as part of a data correction or related VaWC transaction. If the question is related to performance and/or reporting, the State ID, User ID, or User Name should be the only identifier used in communications with appropriate VCCS staff. Grantees/sub-grantees must not email sensitive PII to any entity, including ETA or contractors.

SCWDB and VCCS programs supported by WIOA funds must take the steps necessary to ensure the privacy of all PII obtained from participants and/or other individuals, and to protect such information from unauthorized disclosure.

All programs supported by WIOA funds must maintain such PII in accordance with the ETA standards for information security described in TEGL 39-11 and any updates to such standards provided to the ETA grantee (VCCS). Staff from the SCWDB, its contractors or VCCS program supported by WIOA funds should contact VCCS for additional information on data security.

SCWDB and VCCS programs funded by WIOA funds shall ensure that any PII used during the performance of their grant has been obtained in conformity with applicable Federal and State laws governing the confidentiality of information. SCWDB programs and VCCS programs funded by WIOA funds further acknowledge that all PII data obtained through their ETA grant shall be stored in an area that is physically safe from access by unauthorized persons at all times, and the data will be processed using grantee/sub-grantee issued equipment, managed information technology (IT) services, and designated locations approved by ETA. Accessing, processing, and storing of ETA grant PII data on personally owned equipment, at off-site locations (e.g., employee's home), and non-grantee managed IT services (e.g., Yahoo mail) is strictly prohibited unless approved by ETA and/or VCCS.

SCWDB and VCCS programs funded by WIOA funds employees and other personnel who will have access to sensitive/confidential/proprietary/private data must be advised of the confidential nature of the information, the safeguards required to protect the information, and that there are civil and criminal sanctions for noncompliance with such safeguards that are contained in Federal and state law.

SCWDB and VCCS programs funded by WIOA funds must have their policies and procedures in place under which administrative and program employees, before being granted access to PII, acknowledge their understanding of the confidential

nature of the data and the safeguards with which they must comply in their handling of such data as well as the fact that they may be liable to civil and criminal sanctions for improper disclosure.

SCWDB and VCCS programs funded by WIOA funds must not extract information from WIOA (ETA) funded programs for any purpose not stated in the grant agreement, contract, and/or memorandum of understanding (MOU). Access to any PII created by the ETA grant must be restricted to only those employees of the grant recipient, SCWDB and VCCS programs funded by WIOA funds that need it in their official capacity to perform duties in connection with the scope of work in the grant agreement, contract or MOU.

All PII data must be processed in a manner that will protect the confidentiality of the records/documents and is designed to prevent unauthorized persons from retrieving such records by computer, remote terminal or any other means. Data may be downloaded to, or maintained on, mobile or portable devices only if the data are encrypted and properly secured. Wage data may only be accessed from secure locations and access to wage information may be limited based on agreements between VCCS and other entities (Virginia Employment Commission [VEC], Wage Record Interchange System [WRIS and WRIS 2], and Federal Employment Data Exchange [FEDES]).

PII data obtained through a request from ETA must not be disclosed to anyone but the individual requestor except as permitted by the Grant Officer. Grantees must permit ETA to make onsite inspections during regular business hours for the purpose of conducting audits and/or conducting other investigations to assure that the grantee(to include: SCWDB and VCCS programs funded by WIOA funds) is complying with the confidentiality requirements described in the Virginia Workforce Letter. In accordance with this responsibility, granted (to include: SCWDB and VCCS programs funded by WIOA funds) must make records available to this Agreement (to include: grant agreement, contract of MOU) available to authorized persons for the purpose of inspection, review and/or audit.

Grantees (to include: SCWDB and VCCS programs funded by WIOA funds) must retain data received from ETA only for the period of time required to use it for assessment and other purposes or to satisfy applicable Federal records retention requirements, if any. Thereafter, the grantee (to include: SCWDB and VCCS programs funded by WIOA funds) agree to destroy the data using appropriate processes related to the data (for example: deletion of electronic data).

A grantee's (to include: SCWDB and VCCS programs funded by WIOA funds) failure to comply with the requirements included in this policy (and TEGL 39-11), or any improper use or disclosure of PII for an unauthorized purpose, may result

in the termination or suspension of the grant, contract or memorandum of understanding, or the imposition of special conditions or restrictions, or such as the Grant Officer may deem necessary to protect the privacy of participants or the integrity of data.

Instructions to Protect PII:

Before collecting PII or sensitive information from participants, have the participants sign a release acknowledging the use of PII for grant purposes only. Whenever possible, ETA and VCCS recommend the use of unique identifiers for participant tracking instead of SSNs. While SSNs may initially be required for performance tracking purposes, a unique identifier could be linked to each individual record. WIOA uses the State ID, which is a system-generated number not related to the SSN. Once the SSN is entered for performance tracking, the unique identifier would be used in place of the SSN for tracking purposes. If SSNs are to be used for tracking purposes, they must be stored or displayed in a way that is not attributable to a particular individual, such as using a truncated SSN.

Use appropriate methods for destroying sensitive PII in paper files (i.e., shredding, or using a burn bag) and securely deleting sensitive electronic PII.

Do not leave records containing PII open and unattended.

All documents containing PII shall be stored in locked cabinets when not in use.

Any breach or suspected breach of PII shall be reported immediately to the Executive Director of the SCWDB.

Do not use any PII as identifiers on participant file folders

Signature of SCWDB Chairman:_	Date:

Title:	Property Inventory Management	Policy #:	1.10
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

The purpose of the policy is to provide guidance to staff and contractors for safeguarding and managing property inventory.

Policy:

A control system shall be maintained which insures adequate safeguards to prevent loss, damage, or theft of property. At a minimum, this must include insurance coverage.

Any purchase of non-consumable items valued at or above \$300.00 shall be tagged by the Fiscal Officer and monitored by the SCWDB at least annually for:

- Description of the property;
- SCWDB inventory tag number;
- Funding source for acquisition of the property;
- Whether the title (if applicable) rests with the recipient or other governmental agency;
- Acquisition date;
- Cost of the property and/or unit acquisition cost;
 Location, use and condition of the property
- Date information was reported.

Any difference between quantities determined by the physical inspection and those shown in the accounting records shall be investigated to determine the causes of the differences. The recipient shall, in connection with the inventory, verify the existence, current utilization, and continued need for the property. Any damage, transfer or loss of property shall be immediately reported to the SCWDB and shall be investigated.

Adequate maintenance procedures must be developed to keep the property in good condition.

Personal or real property acquired with WIOA funds must be used for the purposes authorized by the Act and SCWDB.

Disposal of any property purchased under WIOA shall be at the discretion of the administrative office of the SCWDB.

Signature of	of SCWDB Chairman:	_ Date:	
Title:	Reimbursement Policy for SCWDB Members	Policy #:	1.11
Effective Date:	7/1/2015	Revision Date:	

Purpose:

The purpose of the policy is to provide guidance to SCWDB members for reimbursement of travel and meal costs when performing a function of the SCWDB.

Policy:

Mileage/Meals for SCWDB/CLEO Members

When administrative funds allow, SCWDB members who do not have access to agency/state vehicles (primarily private business) and must use their own vehicles to attend meetings may be reimbursed for mileage over 10 miles. (If you have use of an agency/state vehicle and choose not to use it, you may not be reimbursed).

Meals

When administrative funds allow, SCWDB members attending meetings of the board that involve a meal may have their meals reimbursed up to \$10.00 (primarily private business) provided they are not reimbursed by their employer; those who may be reimbursed may not request reimbursement from the SCWDB.

Signature of SCWDB C	hairman:	Date	• •

Title:	Vehicle Use	Policy #:	1.12
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

The purpose of the policy is to provide guidance for the use of any vehicle purchased with WIOA funds.

Policy:

Each employee who is responsible for driving shall have a valid Virginia Driver's license with an acceptable driving record. The employee will be required to submit a copy of his/her DMV driving record on an annual basis.

Employees shall operate vehicles in a careful and safe manner. This will include the transportation of workers as well as use of the vehicle for other agency operations. Any staff charged with operating an agency vehicle in a reckless or dangerous manner, including speeding, may lose their privilege to use agency vehicles. In an instance in which a vehicle's operator's license is essential to the job position, it is assumed that if a person loses his/her license then they may be terminated from that job position. (Exception: SCWDB staff to the board may not transport clients in any vehicle due to insurance constraints).

At no time shall anyone other than an employee operate any agency vehicle without the permission of the Executive Director of that agency.

Mileage and maintenance reports must be maintained by each employee and turned into the administrative offices on a monthly basis. It is required that daily logs reflect mileage and purpose of trip (monthly begin/end miles are not acceptable).

Employees using their personal vehicles for client transportation or other agency business must have minimum insurance required by Virginia law. Documentation of such insurance may be required. In the event of an accident, the insurance coverage on the vehicle involved will be the primary responsible insurance coverage, not the employee's employer.

Seat belts shall be worn at all times by the driver and all passengers. In addition, all state laws must be obeyed to include the use of child restraint seats. Employees, clients and authorized personnel are the only persons permitted in company vehicles. Authorization for individuals other than employees and clients

is to be given in writing by the Executive Director of each agency. If an employee is heading home and needs to run an errand that "is on the way" home, without adding additional mileage, it is acceptable to stop. However, if the employee is already home and needs to run an errand, the car is not to be used. Again, the only acceptable use for personal business is in the case of the employee passing by the stop on the way to/from work.

At no time shall an employee:

Conduct personal business in your car, purchase and/or transport alcohol, firearms, or illegal drugs in the company car, use company car for personal use when no client/agency service is being provided.

Infractions of these rules could result in disciplinary action and/or loss of vehicle use. Program Directors shall enforce this policy and after two infractions by an employee, this shall be reported to the SCWDB Executive Director, who will refer the matter to the SCWDB Executive Committee for review.

Signature of SCWDB Chairman:	Date:

Title:	Vendor Certification	Policy #:	1.13
Effective Date:	7/1/2015	Revision Date:	

Purpose:

The purpose of the policy is to provide eligibility criteria for providers of training, information and procedures for implementing the Eligible Training Provider (ETP) requirements in the Workforce Innovation and Opportunity Act of 2014. This policy is applicable to providers of occupational skills training services for adults, dislocated workers and other populations as defined in WIOA, Title 1-B.

The South Central Workforce Development Board (SCWDB) has the responsibility for receiving, reviewing and approving training providers and their programs. The SCWDB must also ensure that data elements related to initial application, continued eligibility and performance information regarding approved providers and programs are entered into the supported state system.

Approval by the SCWDB places the provider and the program on the state Eligible Training Provider List (ETPL) but does not guarantee a local area will fund the approved training activity through the issuance of an Individual Training Account (ITA). In order for a training program to be funded through an ITA, the program must be related to the regional demand occupations, must have sufficient funds available and the training must support the individual in meeting their career objectives and employment.

Policy:

There are five (5) categories of providers who may apply at the local level for consideration to be included on the state Eligible Training Provider list:

- A postsecondary educational institution that is eligible to receive federal funds under Title IV of the Higher Education Act of 1965 and that provides a program that leads to certification or license or college certificate, associate degree or baccalaureate degree,
- 2. A postsecondary school that offers formal instructional programs with curricula designed primarily for students who have completed the requirements for a high school diploma or its equivalent. Such schools include academic-vocational, vocational, and continuing professional education that may lead to a certification or licensure. This category excludes avocational and adult basic education programs,
- 3. An entity that carries out related instruction under the National Apprenticeship Act that is recognized by the Virginia Department of Labor and Industry,

- 4. A provider of a program of occupational training services that under Section 23276.2 of the Code of Virginia is exempt from certification as a postsecondary school such as a professional or occupational training program regulated by another state or federal governmental agency other than the State Council of Higher Education for Virginia (SCHEV), any school, institute, or course of instruction offered by any trade association or any nonprofit affiliation of a trade association on subjects related to the trade, business, or profession represented by such association, or
- 5. A provider of adult education and literacy under Title II of WIOA, if these activities are provided in combination with occupational skills training.

Programs and providers under CATEGORIES 1 and 2 must provide evidence of active certification by the appropriate state agency to operate or must have program approval from an applicable state agency in order to be considered for approval by the SCWDB to offer training services to WIOA customers through the ITA method.

Programs and providers under CATEGORY 3 will be granted approval, if requested, following confirmation by the Virginia Department of Labor and Industry (DOLI) that the sponsoring employer and apprenticeship related instruction have been recognized by the state and are active and in good standing.

Programs and providers who are exempt from the certification requirements are listed on <u>ATTACHMENT A</u>. A list of certifying agencies is provided as <u>ATTACHMENT B</u>.

Training providers applying for inclusion on the ETPL must provide information using the common statewide application (See <u>ATTACHMENT C</u>). The following must be documented:

- Description of each program of training services to be offered;
- Information regarding student outcomes, as described in WIOA sec 116 (b)(2)(A)(i)(I)-(IV);
- Information on cost of attendance, including tuition and fees;
- Whether the training program leads to an industry-recognized certificate or credential, including recognized post-secondary credentials;
- Whether the certificate or credential can be stacked with other credentials over time as part of a sequence to move an individual along a career pathway or up a career ladder;
- Whether the provider has developed the training in partnership with business (a description of the partnership(s) and the name of the business(es));
- Which in-demand industry sectors and occupations best fit with the training program; and
- Average wages for the primary target occupation for which the training prepares the individual, as published by the Virginia Employment Commission, for the state and local area where they are pursuing application;

- A description of the prerequisites or skills and knowledge required prior to the commencement of training;
- Description of how the provider will ensure access to training services throughout the State, including rural areas and through the use of technology; and
- Description of how the training provider will work with the local board to serve individuals with barriers.

Online Providers/Programs

WIOA funds may be used for programs that are conducted in a completely online format. Online providers may apply and be considered for inclusion on the state ETPL and are required to meet the same eligibility and performance criteria established for classroombased instructional providers.

Out of State Providers/Programs

WIOA funds may also be used for approved programs from other states. Approved programs and providers based in other states are not required to complete an application for approval in Virginia. In order for an eligible customer to obtain training through an outof-state provider, the training provider must be listed on a state maintained ETPL from another state. ETPL from other states can be found at:

http://www.servicelocator.org/program_search.asp?prgcat=1&officeType_1=0&frd=true

To receive funding through the SCWDB, all providers and programs recognized by other states must meet Virginia's state criteria established for initial eligibility and performance criteria established by this policy must be met. The Virginia Community College System (VCCS), as the Administrator of Title I funding will establish, maintain and periodically review reciprocity agreements with neighboring (bordering) states.

Informed Customer Choice Requirement

Occupational skills training shall be provide in a manner that ensures informed customer choice in the selection of training for regionally in-demand occupations and prudent use of public funds in the selection of such providers.

Accessibility

Training programs must make every effort to provide training services that are physically and programmatically accessible for individuals who are employed and individual with barriers to employment, including individuals with disabilities.

Continued Eligibility and Program Performance Requirements

After one full year of eligibility, approved Eligible Training Providers will be required annually to provide basic information for continued eligibility and will submit performance information for participants whose activities were funding through WIOA with an Individual Training Account (ITA). The information will be reviewed by the Employment Enhancement Committee and recommendations for renewal will be forwarded to the SCWDB for action using the standard statewide template and procedures.

The provided data must be entered by the SCWDB into the state reporting system to ensure transparency and support informed customer choice in the evaluation and selection of training providers. Training providers who fail to provide the verification and performance information within 90 days of request will be removed from the state ETPL.

A recognized apprenticeship program may remain on the ETPL as long as it remains registered and recognized by the Virginia DOLI.

Beginning in the Program Year 2017, in order to remain on the ETPL, all eligible training providers and programs who receive funding through an ITA must annually provide information on the following four outcomes for WIOA Title I participants:

- 1. Training Completion Rate
- 2. Credential Attainment Rate
- 3. Entered Employment Rate
- 4. Post Training Earnings

Outcomes 1 and 2 will be used to evaluate inclusion on the ETPL. The performance levels required to remain on the ETPL are as follows:

- 1. Training Completion Rate must meet or exceed 50%.
- 2. Credential Attainment Rate must meet or exceed 65%.

State apprenticeship programs are not subject to the state performance requirements. Any apprenticeship program may remain on the ETPL as long as it remains registered and recognized in good standing by the Virginia DOLI.

If a provider or program failed to meet the criteria established above, they will be removed from the state ETPL. A letter informing them of that removal will be issued by the SCWDB (for those that were originally reviewed and accepted by SCWDB). Training providers who are removed from the state list may appeal.

*** Completion and credential attainment rates may be impacted by multiple factors and each local board will adopt a policy that describes the factors that will be evaluated during the appeals process.....

Accuracy of Information and Appeals Process

The Commonwealth of Virginia has the responsibility for maintaining the statewide ETPL and as such, will have final responsibility to ensure that the list is accurate and is an honest reflection of the training opportunities in Virginia.

1. Accuracy of Information-If after consultation with the SCWDB, it is determined that an eligible provider or individual supplying information on behalf of the provider intentionally supplies inaccurate information, the Commonwealth may terminate the eligibility of the provider or program to receive WIOA funds for any program for a period of time that is not less than 2 years.

- 2. Noncompliance-If the Commonwealth, or the SCWDB working with the Commonwealth, determines that an eligible provider substantially violates any requirement under this Act, the Commonwealth, or the SCWDB working with the Commonwealth, may terminate the eligibility of such provider or individual program to receive WIOA funds for the program involved or take such other action as the Commonwealth or SCWDB determines to be appropriate.
- 3. Repayment-A provider whose eligibility is terminated under paragraph (1) or (2) for a program shall be liable for repayment of all WIOA funds received for the program during any period of noncompliance. The SCWDB will make reasonable efforts to collect funds.
- 4. Construction-These penalties shall be construed to provide remedies and penalties that supplement, but do not supplant, other civil and criminal remedies and penalties.

The training provider may appeal to the Virginia Board of Workforce Development (VBWD) if the SCWDB denies their application or renewal or subsequently denies them in a local appeal process. The provider must do so within thirty (30) calendar days from the date the final notification was provided. The appeal request must be submitted in writing and signed. At a minimum, the appeal must identify the provider and training program(s) denied and must clearly state the reasoning for the appeal. A representative of the SCWDB who initially approved the application may be present at any hearing. The VBWD shall review the request and issue a written decision that either upholds or reverses the original. If the decision is upheld, that program must wait 12 months to reapply.

ATTACHMENT A-Training Providers/Programs Exempt from Certification as a Postsecondary School

§23-276.2 of the Code of Virginia allows for the following exemptions from certification:

- 1. Public institutions of higher education in Virginia
- 2. Educational offerings or activities that meet the following:
- a. A nursing education program or curriculum regulated by the Board of Nursing;
- b. A professional or occupational training program regulated by another state or federal governmental agency;
- c. Those courses or programs of instruction given by or approved by any professional body that are principally for continuing or professional education and for which no degree credit is awarded;
- d. Those courses or programs offered through approved multistate compacts, including, but not limited to the Southern Regional Education Board's

Electronic Campus;

- e. Those courses offered and delivered by a postsecondary school that is accredited by an entity recognized by the U. S. Department of Education for accrediting purposes, if such courses are provided, solely on a contractual basis for which no individual is charged tuition and for which there is no advertising for open enrollment;
- f. Any school, institute or course of instruction offered by any trade association or any nonprofit affiliate of a trade association on subjects related to the trade, business or profession represented by such association;
- g. Any public or private high school accredited or recognized by the Board of Education;
- h. Tutorial instruction delivered and designed to supplement regular classes for students enrolled in any public or private school or to prepare an individual for an examination for professional practice or higher education;
- i. Religious institutions whose primary purpose is to provide religious or theological education.

§23-276.4 C of the Code of Virginia states that institutions of higher education are not required to obtain further certification if they (i) were formed, chartered or established in the Commonwealth; (ii) have maintained a main campus continuously in the Commonwealth for at least 20 calendar years under their current ownership; (iii) were continuously approved or authorized to confer or grant academic or professional degrees by the Council during those 20 years; and (iv) are fully accredited by an accrediting agency that is recognized by the U. S. Department of Education.

Postsecondary institutions that do not meet the requirements of §23-276.2 or §23-276.4 © above are required to obtain certification in accordance with Attachment B.

Attachment B-List of Certifying State Agencies (This is not an all-inclusive list)

The following State agencies can provide approval for Occupational Skills Training programs:

- Criminal Justice Services Department
- Department of Health Professions (DHP
- Department of Medical Assistance Services (DMAS)
- Department of Motor Vehicles
- Department of Professional and Occupational Regulation (DPOR) Board for Barbers and Cosmetology ○ Board for Contractors ○ Fair Housing Board ○ Real Estate Board ○ Real Estate Appraisers Board ○ Tradesmen
 - Board for Waste Management Facility Operators
 - Board for Waterworks and Wastewater Works Operators and Onsite
 Sewage System Professionals
- State Council of Higher Education in Virginia (SCHEV)
- Virginia Board of Pharmacy
- Virginia Board of Nursing

ATTACHMENT C-TRAINING PROGRAM APPLICATION

A separate application form must be completed for each training program or occupational skills course of study.

1.	Training Organization			
2.	Contact Person – Name & Title			
3.	Training Program or stand-alor	ne course name		
4.	Program or course description			
5.	Year Program Established	6. Total Credit or Curriculum Hours	7. Number of training weeks or hours	8. Minimum Class Size
9.	Is curriculum certified by an ac		national standardization pro	ogram:
10	. Description of training and skil what is covered in the prograr			n, include an outline of
11	11. Which in-demand industry sectors and occupations best fit with the training program; and the average wage for the primary target occupation for which the training prepares the individual, as published by the Virginia Employment Commission, for the local area. If the in-demand sectors & occupation differ from what is defined by the region, please provide LMI Information to support the sector & occupation.			
12	. Does training lead to an indust	, ,	ploma, license, or degree?	If yes, indicate which.
	Yes	s No		
13	. Is this a stackable credential, p ladder? Yes No	part of a sequence to move	an individual along a career	pathway or up a career
	Was this training developed in press, Name of Business(s):	partnership with a business	? Yes	No

15. List Businesses that support this training program:

16. Describe how you will ensure access to training services areas and through the use of technology:	s throughout the state, including rural
17. Describe how you will work with the local board to	serve individuals with barriers:
D ura mana	Cont
Program 19 Posistration/Dro servaning/Admissions Foos	
18. Registration/Pre-screening/Admissions Fees 19. Tuition (check all items included in Tuition)	\$ \$
Books	\$
Required Supplies(Tools, uniforms, etc.	\$
Testing/Exam Cost	\$
Licensure/Certification Cost(s)	\$
Other Required Fees	\$
20. Total Cost to Complete Curriculum/Course	\$
,	1,
Criteria for A	dmission
21. Describe the prerequisites or skills and knowledge requ	ired prior to the commencement of training:
22. Is a High School Diploma or GED required: Y	es No

Training Provider Application

1. Name of Training Organization		2. Federal	Гах ID#
3. Mailing Address	4. City	5. State	6. Zip
7. Physical Address	8. City	9. State	10. Zip
11. Name & Title of Contact Person:			
12. Email Address of Contact Person:	13. Phone Numbe	er of Contact Person:	
14. Mailing Address of Contact Person (if different	t from above)		
15. Year Established	16. Website Ad	dress:	
17. Type of Entity Other, not listed			
Other (please Describe)			
18. Does your organization provide job search assis (if yes, please describe)	stance or placement services	? Yes	No
19. What types of financial aid are available to stu	idents?		

20. Does your organization have a tuition refund policy?	Yes	No	
(if yes, please attach the policy including time frames a	nd percentage	e of reimbursement)	
	1		
21. Name of Financial Aid Contact Person	22. Email Ad	ldress of Financial Aid Co	ontact Person

Training Provider Application

23. Please provide three customer references including contact information:
1.
2.
3.

SUPPLEMENTAL INFORMATION

In addition to the attachments associated with the previous sections of this application, copies of the following documents **MUST** be included:

1.	Copy of Virgini Nursing, e		versight documentation(SCHEV, VA School of
		2.	Copy of License to Conduct Business in Virginia
3.		mp	Provider Grievance Procedure for individuals with laints on issues, such as discrimination, etc.
	packet)	4.	Suspension/Debarment Certification (included in
	packet)	5.	Anti-Discrimination Certification (included in
6.	(included i	n pa g Pr	program, fill out training program application acket) and provide documentation which includes ogram description, 2) Outline of the Program, 3) obtained.

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION—LOWER TIER COVERED TRANSACTIONS

(1) The prospective lower tier subcontract proposer certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
(2) Where the prospective lower tier subcontract proposer is unable to certify to any of the statements in this certification, such prospective subcontract proposer shall attach an explanation to this proposal.
Organization
Authorized Signature Date

Printed Name and Title

6

ANTI-DISCRIMINATION CERTIFICATION

The Contractor certifies to the Commonwealth that they will conform to the provisions of the Federal Civil Rights Act of 1964, as amended, as well as the Virginia Fair Employment Contracting Act of 1975, as amended, where applicable, the Virginians With Disabilities Act, the Americans With Disabilities Act and Section 11-51 of the Virginia Public Procurement Act which provides:

In every contract over \$10,000 the provisions in (a) and (b) below apply:

- 1) During the performance of this contract, the Contractor agrees as follows:
 - a) The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, or disabilities, except where religion, sex or national origin is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
 - b) The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, will state that such Contractor is an equal opportunity employer.
 - c) Notices, advertisements and solicitations placed in accordance with federal law, rule or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
 - d) The Contractor will include the provisions of (a) above in every subcontract or purchase order over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

Organization

Authorized Signature
7
Certification and Representation
I, (Name) as (Title) of (Applicant Agency), hereby
certify and represent the following:
 That the information contained in this application and all attachments is true and correct to the best of my knowledge and belief; and That (Applicant Entity) will permit representatives of the Workforce Development Board and the Commonwealth of Virginia access to its facilities, staff, and records for the purpose of verifying information contained in this application and for collecting any additional information related to its qualifications as a provider of training services under the WIOA. I understand that approval by a LWDB places the provider and program on the state Eligible Training Provider List but does not guarantee a local area will fund the approved training activity through the issuances of an ITA. That determination is further based on local policy which must include, at minimum, relevance of training to demand occupations that are in demand regionally, availability of local funds, and likelihood that training will support the individual in meeting their career objectives and employment. The selection of a training provider is based on participant choice.
Signed thisday of,,
Signature

			Email address
FOR LWDB OFFICE USE ONLY			
Date Received by /WDB	Date Approved by /WDB	Date /WDB Submitted to State	Authorized /WDB Signature
ignature of SCV	VDB Chairman:		Date:

Title:	Conflict of Interest for Board Staff	Policy #:	1.14
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

The South Central Workforce Development Board (SCWDB) Staff, hereinafter referred to as "Employee," hereby agrees he/she will comply with the standards of conduct, hereinafter specified, for maintaining the integrity of SCWDB programming and avoiding any conflict of interest.

Policy:

General Assurance: Every reasonable course of action will be taken by the Employee in order to maintain the integrity of this expenditure of public funds and to avoid any favoritism or questionable or improper conduct.

This SCWDB funded grant will be awarded in an impartial manner, free from personal, financial, or political gain. The Employee will avoid situations which give rise to a suggestion that any decision was influenced by prejudice, bias, special interest and/or personal gain.

The Employee will be particularly aware of the varying degrees of influence that may arise and will exercise due diligence to avoid situations which may give rise to an assertion that favorable treatment is being granted.

Conducting Business Involving Relatives:

Immediate family* of the Employee will not receive favorable treatment for enrollment into services provided or employment with a SCWDB funded contractor. The Employee also will avoid entering into any agreements for services with immediate family.

When it is in the public interest for the Employee to conduct business (only for the purpose of services to be provided) with a relative, the Employee will obtain approval from the board before entering into an agreement. All correspondence will be kept on file and available for monitoring and audit reviews.

Avoidance of Conflict of Economic Interest:

The Employee will not solicit or accept money or any other consideration from a third person or entity for the performance of an act reimbursed. Supplies, materials, equipment, or services purchased with SCWDB funds will be used solely for purposes of the organization.

Consequences:

Any contract, transaction or business conducted by the Employee in violation of this policy or related applicable federal and/or state law and regulation is subject to dismissal by the SCWDB in addition to any other fines.

Conflict of Interest for Board Staff Signature Form

Print Name of Employee: D	ate:
Print Title of Employee:	Signature:
Reviewed by SCWDB Executive Di	rector or Board Chair:
	Date:

Date:

Title:	Conflict of Interest Policy for Contractors and Sub- Contractors	Policy #:	1.15
Effective Date:	7/1/2015	Revision Date:	

Purpose:

The One Stop Operator, Youth Service Provider and/or sub-contractor of the operator and/or provider, hereinafter referred to as "Contractor," hereby agrees that in administering South Central Workforce Development Board (SCWDB) grants (specifically WIOA), along with all of its employees, will comply with the standards of conduct, hereinafter specified, for maintaining the integrity of SCWDB programming and avoiding any conflict of interest in its administration.

Policy:

General Assurance:

Every reasonable course of action will be taken by the Contractor in order to maintain the integrity of this expenditure of public funds and to avoid any favoritism or questionable or improper conduct.

This SCWDB funded grant will be administered in an impartial manner, free from personal, financial or political gain.

The Contractor and its staff, in administering this SCWDB funded grant, will avoid situations, which give rise to a suggestion that any decision was influenced by prejudice, bias, special interest and/or personal gain. Contractors will be particularly aware of the varying degrees of influence that may arise in administering the grant and will exercise due diligence to avoid situations which may give rise to an assertion that favorable treatment is being granted.

Conducting Business Involving Relatives:

Signature of SCWDB Chairman:_____

Immediate family of the Contractor will not receive favorable treatment for enrollment into services provided, or employment with the Contractor. The Contractor also will avoid entering into any agreements for services with immediate family.

When it is in the public interest for the Contractor to conduct business (only for the purpose of services to be provided) with a relative, the Contractor will obtain approval from the SCWDB before entering into an agreement. All correspondence will be kept on file and available for monitoring and audit reviews.

Avoidance of Conflict of Economic Interest:

An executive or employee of the Contractor will not solicit or accept money or other any consideration from a third person or entity for the performance of an act reimbursed in whole or in part by the Contractor. Supplies, materials, equipment or services purchased with SCWDB grant funds will be used solely for purposes allowed under the grant.

Consequences:

Any contract, transaction or business conducted by the Contractor in violation of this policy or related applicable federal and/or state law and regulation is subject to rescission by the SCWDB in addition to any other fines or penalty that may be imposed or required by law.

In the event a contract or transaction is rescinded or invalidated, compensation or payment due to SCWDB or the Contractor shall be determined in accordance with applicable law.

*For purposes of this policy, "immediate family" means (1) a spouse and (2) any other person residing in the same household who is a dependent, or as such definition may be amended from time to time by applicable federal and/or state law and regulation. "Dependent" means any person, whether or not related by blood or marriage, who receives from or provides to the Employee more than one-half of his/her financial support.

Conflict of Interest for Contractor/Subcontractor Staff Signature Form

Print Name of Employee:	Date:
Print Title of Employee:	_
Signature:	
Reviewed by Supervisor of Contracted Employ	yee:
τ	Date:
Reviewed by SCWDB Executive Director or Bo	oard Chair:
Date:	

Signature of So	CWDB Chairman:	Date:	
Title:	Contract Monitoring	Policy #:	1.2
Effective Date:	7/1/2015	Revision Date:	

Purpose:

Contract monitoring establishes a system which contains acceptable standards for ensuring accountability, provides technical assistance as necessary and appropriate, and defines the criteria that will be used to monitor sub-recipients and contractors in the SCWDB. Compliance monitoring will be conducted by reviewing records and documents maintained by the SCWDB administrative office on each program or contract; conducting onsite reviews and desk reviews of procedures, records and documents maintained by the contractor or program operations staff; and by submission of written reports of findings, including corrective action recommendations, if appropriate or necessary.

The SCWDB Staff shall monitor each sub-recipient at least quarterly for compliance with the WIOA Federal and State requirements. These requirements include, but are not limited to, the applicable State WIOA policies Virginia Workforce Letters, SCWDB local policies, VCCS Contracts/Grant Agreements, Federal laws and regulations Federal Uniform administrative requirements, and/or Federal cost principles. The major systems of local compliance review shall include, but not be limited to, administrative, financial and program. Appropriate corrective action will be administered when evidence indicates possible violation of one of the aforementioned regulations or policies.

The Contractor Staff will perform an audit of at least 1 file for each program for each case manager per month and report to the Policy/Oversight Committee quarterly.

Policy:

A written monitoring checklist is utilized to ensure all acceptable standards of accountability are reviewed.

Compliance monitoring activities are scheduled in advance with each Program Operator. Reports, records, and documents maintained by the SCWDB on each contract or program are reviewed for completeness, accuracy, and the timeliness of submission. Such reports, records and documents include but are not limited to: approved contracts and revisions and/or program specifications, correspondence and reports, transmittal of individual participant records, previous monitoring reports and corrective action plans.

Each contract or program is monitored at the site of operation or case files can be monitored off site. On-site monitoring may include, but is not limited to: an entry interview with the Program Operator's designated representative, a review of applicable written policies and procedure, staff and participant interviews, a review of participant records, a review of financial procedures/records/documentation, a review of performance and follow-up procedures/records/documentation, and an exit interview with the Program Operator's designated representative. Technical assistance may also be provided in order to ensure continuous improvement.

A written monitoring report is completed on each monitored contractor program and distributed to the Program Operator. The written report includes, but is not limited to, findings and recommendations on identified deficiencies as well as administrative concerns regarding program operations. A response will be requested from Program Operators with all corrections by the date established by the Executive Director.

Verbal reports may be made to the Executive Director when apparent deficiencies are identified which may need immediate action. Such deficiencies include, but are not limited to: inaccurate or insufficient financial management procedures, inaccurate or insufficient participant eligibility determination, child labor law violations, or non-compliance with the terms and conditions of the contract or other applicable federal, state, board or WIOA requirements.

The Executive Director will review the Program Operator's responses to the monitoring report and will determine if action taken by the Program Operator is sufficient to satisfy the recommendations contained in the monitoring report. Additional information may be requested if deemed necessary by SCWDB staff and staff may conduct follow up monitoring reviews/visits to ensure corrective action has been initiated, is on-going or has been completed. Once it has been determined that deficiencies have been corrected, the Program Operator will be notified that no additional action is necessary.

Signature of SCWDB Chairman:	Date:
-	

Title:	Nondiscrimination and Equal Opportunity Policy	Policy #:	1.3
Effective Date:	7/1/2015	Revision Date:	10/20/2016

Purpose:

It is the policy of the South Central Workforce Development Board (SCWDB) to provide equal opportunity in employment to all employees and applicants for employment to reflect the available workforce in the local and regional areas without regard to race, color, religion, gender, national origin, age, disability, or political affiliation

This policy applies to all terms, conditions, and privileges of employment, including: recruitment, hiring, compensation, benefits, work assignments, evaluations, promotion, transfer, disciplinary actions, educational assistance, training, social and recreational programs, and use of SCWDB facilities. This policy prohibits the lowering of bona fide job requirements and qualification standards to give preference to any applicant.

In addition to its equal opportunity commitment in employment, the SCWDB shall provide equal opportunity in accordance with Section 188, "Nondiscrimination and Equal Opportunity Provisions of the WIOA of 2014"; Title VI and VII of the Civil Rights Act of 1964, as amended; Title II of the Americans with Disabilities Act; 29 CFR Part 37, Implementation of the Nondiscrimination and Equal Opportunity Provisions of the WIOA of 2014; Training and Employment Guidance (TEGL), WIOA No. 37-14 "Update on Complying with Nondiscrimination Requirements: Discrimination Based on Gender Identity, Gender Expression and Sex Stereotyping are Prohibited Forms of Sex Discrimination in the Workforce Development System"; Age Discrimination Act of 1975, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; Title IX of the Education Amendments of 1972; Immigration and Nationality Act and other pertinent directives. To that end, no person shall, on the basis of race, color, religion, gender, national origin, age, disability, political affiliation or belief, and for beneficiaries only, citizenship or participation, be excluded from participation in, be denied the benefits of, or

otherwise subjected to discrimination in any WIOA Title I funded program or activity.

Policy:

Programs and activities funded by the United States Department of Labor under the Workforce Innovation and Opportunity Act (WIOA) are subject to federal equal opportunity laws and regulations. The SCWDB, as a recipient of federal funds, is obligated to comply with the nondiscrimination and equal opportunity provisions of the Workforce Innovation and Opportunity Act in admission or access to, opportunity or treatment in, or employment in the administration of or in connection with any program funded in whole or in part with WIOA funds. Section 188 of the WIOA describes the prohibition against discrimination on the basis of race, color, religion, gender, national origin, age, disability, political affiliation or belief, and for beneficiaries only, citizenship and participation in WIOA programs.

Notification:

- All employees, applicants for employment and customers shall be provided initial and continuing notification of this policy.
- Customers should be notified of this policy by posting the agency's "Equal Opportunity is the Law" posters in all Workforce Centers.
- New employees (classified and wage) should be given a copy upon employment.
- Current employees should be informed of changes to the policy.
- Signature on EO notification will be required and placed in the employee/applicant file.

Who May File A Complaint:

An individual may file discrimination complaints with the WIOA Title I service provider, SCWDB EO Officer (Executive Director), State WIOA Officer and directly with the Director of the Civil Rights Center (CRC) of the United State Department of Labor within 180 days of the alleged discrimination Retaliatory action shall not be taken by agency management against any person for filing a complaint of discrimination.

Debra Crowder, Executive Director P. O. Box 580
Charlotte Court House, VA 23923
dcrowder@pure.net
434-542-5871 (p)
434-542-5874 (f)

VA Relay 711

Vicki Tanner, State WIOA EO Officer Workforce Development Services Virginia Community College System 300 Arboretum Place, Suite 200 Richmond, VA 23236

vtanner@vccs.edu

804-819-1682 (p)

Director, Civil Rights Center (CRC) U.S. Department of Labor 200 Constitution Avenue, NW, Room N-4123 Washington, DC 20210.

Filing A Discrimination Complaint at the Grant Recipient Level::

- A complaint of discrimination must be filed with the respective EO
 Officer/agency within 180 days of the alleged act of discrimination.
 Complaints may be filed by the individual or on behalf of the individual by
 an authorized representative (anyone the complainant designates to
 conduct business on their behalf). Complaints must be filed in writing and
 signed by the complainant or by his/her representative. It is recommended
 but not required that complaints be filed on the USDOL Complaint
 Information Form.
- The complaint document must contain the following:
- Complainant's name and address, or other means by which the complainant may be contacted;
- Identification of individual(s) and/or organization responsible for the alleged discrimination;
- Descriptions of the complainant's allegations to (1) determine the grant recipient's jurisdiction of the complaint, (2) timeline of the alleged act of discrimination, (3) specific prohibited basis or bases for the alleged discrimination (i.e., race, sec, etc.) and (4) apparent merit of the complaint.

Time Frames

- Any person who elects to file his or her complaint with the SCWDB shall allow the SCWDB 90 days to process the complaint and provide a determination. Virginia's discrimination complaint process includes 60 days for the grant recipient to investigate and provide a determination to the complainant and 30 days for a review at the state level if warranted.
- If the complainant elects to file with both the CRC and the grant recipient, the complainant shall be informed that the grant recipient has 90 days to

process the complaint and that the CRC shall not investigate the complaint until the 90 day period has expired.

- If by the end of the 90days from the date on which the complaint was filed the grant recipient fails to issue a Notice of Final Action, the complainant may file a complaint wit the Director of the CRC within 30 days of the expiration of the 90 day period.
- Immediately upon determining that it does not have jurisdiction, the grant recipient's EO Officer shall notify the complainant in writing that he or she does not have jurisdiction over the complaint, including reasons for the determination and the complainant's right to file with the appropriate party or the Director of the CRC within 30 days of the notice.
- The complainant shall be notified that if the complaint is not filed within 180 days of the alleged act of discrimination or a complaint has not been filed within 30 days of the receipt of the grant recipient's determination of expiration of the 90 day period, the Director of the CRC may extend the time limits for good cause shown.

Processing a Discrimination Complaint:

It is the responsibility of the EO Officer receiving the complaint to determine the appropriate jurisdiction over the complaint. Upon determining that a One-Stop partner/WIOA Title I service provider has jurisdiction, the complaint shall be recorded in the EO Officer's complaint log and referred to the appropriate One Stop partner/service provider for resolution in accordance with that partner's complaint processing procedures. Where the EO Officer has jurisdiction for a complaint, he/she shall notify the complainants, in writing, of the specific timeframes for processing of the complaint. Where the EO Officer determines there is no jurisdiction over the complaint (i.e., the complaint is not related to WIOA Title I services), or the complaint has been filed after 180 days from the alleged act of discrimination, he/she shall notify the complainant(s), in writing, detailing that determination and applicable next steps.

All complaints shall be investigated in accordance with the Discrimination Complaint Process and procedures outlined below. WIOA Title I service providers must follow the Local Workforce Development Area's (LWDA) complaint processing procedures if they do not have their own. Such complaint procedures must include the following elements:

- Initial, written notice to the complainant, including notice that the complainant has the right to be represented in the complaint process;
- A written statement provided to the complainant that contains a list of the issues raised in the complaint and, for each issue, a statement whether the grant recipient will accept or reject the issue, and the reasons for each rejection;

- A period of fact-finding or investigation of the issues, which includes interviews with the complainant and individual or entity named in the complaint;
- A written Notice of Final Action provided to the complainant within 90 days of the date on which the complaint was filed that contains the grant recipient's determination. All activites and records of the EO Officer related to an investigation shall ensure the confidentiality of the complainant and any resulting actions. The investigation must be managed in a manner that does not have an adverse effect on the complainant or any other party related to the complaint.

Responding to a Discrimination Complaint:

It is the responsibility of the EO Officer investigating the complaint to sign the investigation documentation, including the determination and recommendation. The EO Officer shall provide a written determination (Notice of Final Action) of the complaint and offer resolution within 90 days of the date the complaint was filed. The determination of each issue filed should include:

- 1) the grant recipient EO Officer's decision on the issue and an explanation of the reasons underlying the decision;
- 2) a description of the way the parties resolved the issue;
- 3) notice that the complainant has a right to file a complaint with the Director of the CRC within 30 days of the Notice of Final Action is he/she is dissatisfied with the grant recipient's final action on the complaint.

Determinations:

The grant recipeint's EO Officer shall determine at the conclusion of the investigation of ta complaint whether there is reasonable cause to believe that a violation occurred. In an investigation results in a reasonable cause finding, the EO Officer shall submit the signed investigative report, including determination and recommendation to the State WIOA EO Officer for review within 60 days of the filing date. Based on a review of the determination, the State WIOA EO Officer will determine if further review by the VCCS Administrator of Federal Workforce Development Programs or the Attorney General's Office is warranted. If the VCCS State WIOA EO Officer or Administrator of Federal Workforce Development Programs concurs with the determination, the originating grant recipient EO Officer shall issue a written determination. The determination shall notify the complainant of the specific findings; the proposed remedial or corrective action and the time in which a corrective action must be completed.

Where a no cause finding is made by the grant recipient's EO Officer, the complainant shall be notified in writing. Such a determination represents the final action of the grant recipient's EO Officer and should include notification to the complainant of his/her right to file a complaint (not an appeal) with the State

WIOA EO Officer or the CRC is he/she believes the grant recipient's resolution is unsatisfactory. The complainant shall be informed that this right must be exercised within 30 days.

Corrective Action:

If a determination of discrimination is found through the process of a complaint investigation, the respondent shall be requested to voluntarily comply with corrective action(s) or conciliation agreement to correct the discriminatory actions or conditions. Actions to correct discrimination deficiencies may include any of the following:

- Back pay, or other monetary relief (Federal funds shall not be used to provide monetary relief-also requires approval by the Attorney General's office);
- · Hire or reinstatement;
- Promotion;
- Benefits or other services denied; and
- Any other remedial or affirmative relief such as outreach, recruitment and training to ensure equal opportunity.

It is the responsibility of the investigating EO Officer to provide technical assistance and evaluate respondent progress made toward completion of corrective actions. The State WIOA EO Officer must be notifed in writing of all investigations resulting in determinations of discrimination. If respondent compliance with the corrective actions or conciliation agreement is not secured through voluntary means, the State WIOA EO office must be notified and shall consult with the VCCS Administrator of Federal Workforce Development Programs regarding appropriate sanctions to be imposed, which could include but not be limited to termination of funding, termination of partial funding, and disallowance of selected costs.

Recordkeeping:

Grant recipient EO Officers shall maintain an automated or manual log of discrimination complaints to include name and address of the complainant; the basis of the complaint (i.e., race, gender, age, etc.), a description of the complaint; the date the complaint was filed; the disposition and date of disposition of the complaint; and other pertinent information. Records pertaining to discrimination complaints, investigations or any other such actions shall be retained for a minimum of three (3) years from the date of the resolution.

Information pertaining to the identity of any persons provding information related to or assiting in an investigation or a compliance review shall be maintained in a confidential manner to the extent possible. If it is necessary that a person's identity be disclosed, the person shall be protected from retaliation.

Intimidation and Retaliation are Prohibited:

Consistent with 29 CFR 37.11, intimidation and retaliation against individuals for filing a complaint; opposing a prohibited practice; furnishing information; assisting or participating in any manner in an investigation, review, hearing or any other activity related to administration of, exercise or authority under, or privilege secured by, the nondiscrimination and equal opportunity provision of WIOA are prohibited. In accordance with 29 CFR 37.11, complaints may be filed alleging intimidation and retaliation.

EO Monitoring

The SCWDB will conduct at least one local review of EO policies and procedures each year that will coincide with local monitoring of WIOA participant files. The EO monitoring will include a review of EO policies for the SCWDB and for participants in the WIOA programs. The review will ensure that EO policies are being dispersed to all participants and contact information for all local, state and federal EO resources are provided. The review will also ensure that the local provider liaisons are up to date on EO policies and procedures of the WIOA program and have made EO policies accessible to all participants and job seekers. The Local Monitor will ensure that the local service providers have EO policies and information posted in the Workforce Centers for job seekers and that Resource Room staff are equipped to provide the appropriate information. The EO Monitoring Checklist will be completed during the annual local monitoring and will be attached to the local monitoring report for the program year.

Violations:

Any SCWDB employee found in violation of this policy shall be subject to appropriate disciplinary action.

EQUAL OPPORTUNITY (EO) RIGHTS NOTIFICATION South Central Workforce Development Board

Equal Opportunity Is The Law Know Your Rights!

It is against the law for this recipient of Federal financial assistance to discriminate on the following bases:

- Against any individual in the United States on the basis of race, color, religion, sex, national origin, age, disability, political affiliation or belief; and
- Against any beneficiary of programs financially assisted under Title I of the Workforce Innovation and Opportunity Act of 2014 (WIOA) on the basis of the beneficiary's citizenship/status as a lawfully admitted immigrant authorized to work in the United States, or his or her participation in any WIOA Title I-financially assisted program or activity;

- Deciding who will be admitted, or have access, to any WIOA Title Ifinancially assisted program or activity;
- Providing opportunities in, or treating any person with regard to, such a program or activity;
- Making employment decisions in the administration of, or in connection with, such a program or activity.

What to Do if You Believe You Have Experienced Discrimination If you believe that you have been subjected to discrimination under a WIOA Title I-financially assisted program or activity, you may file a complaint within 180 days from the date of the alleged violation with either: the recipient's Equal Opportunity Officer (Debra Crowder, Executive Director, SCWDB, 130 Le Grande Ave., P. O. Box 580, Charlotte Court House, VA 23923); or the Director, Civil Rights Center (CRC), U. S. Department of Labor, 200 Constitution Avenue, NW, Room N-4123, Washington, D.C. 20210.

If you file your complaint with the recipient, you must wait either until the recipient issues a written Notice of Final Action, or until 90 days have passed (whichever is sooner), before filing with the Civil Rights Center (see address above). If the recipient does not give you a written Notice of Final Action within 90 days of the day on which you filed your complaint, you do not have to wait for the recipient to issue that Notice before filing a complaint with CRC. However, you must file your CRC complaint within 30 days of the 90-day deadline (in other words, within 120 days after the day on which you filed your complaint with the recipient).

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

l,, as a representative of the South Central Workforce Development Board, have explained the information contained in the Notification of Equal Opportunity Rights to the WIOA partici		
Signature of Representative:	Date:	
	, the applicant/participant, agree that ty Rights has been explained to me, and I	

Signature of	Applicant/Participant:	Date:	
Copy to be n	naintained in applicant/participant file		
Signature of So	CWDB Chairman:	Date:	
	1		1
Title:	Corrective Actions/Sanctions for Discrimination and Equal Opportunity	Policy #:	1.4
Effective Date:	7/1/2015	Revision Date:	

Purpose:

The purpose of this policy is to establish and communicate procedures for obtaining prompt corrective action or as necessary, applying sanctions when recipients are determined to be in violation of the nondiscrimination and equal opportunity provisions of the Workforce Innovation and Opportunity Act (WIOA).

The South Central Workforce Development Board (SCWDB) will seek corrective action for a WIOA recipient if a violation is identified as the result of EO monitoring or a complaint investigation. Efforts will be made to secure voluntary compliance.

Policy:

Technical Violations: Instances of noncompliance which are generally insufficient to constitute illegal discrimination (for example failure to post required material, failure to include an EO assurance in a contract, etc.)

Corrective Action: The EO Officer should notify the recipient (an entity or partner in a One-Stop delivery system or training and service providers) in writing of the violations along with recommendations for corrective action. The EO Officer is responsible for providing technical assistance to correct the violations. Corrective action may include policy development or educating individuals responsible for implementing the required action. A follow-up visit or contact should be made to evaluate progress made toward resolving the violations.

Sanctions: Reporting the violation to the Executive Committee for action.

Discrimination Violations: Findings which are more serious such as disparate treatment or failure to provide reasonable accommodation.

Corrective Action: Corrective action should be completed within 45 days from the date of initial notification of the violation. Follow-up monitoring shall be conducted to determine whether compliance has been attained. Recipients shall provide access to information to include the provision of reports and other information pertaining to determined violations, as requested. Efforts should be made to achieve voluntary compliance by corrective action as described above or a Conciliation Agreement to correct the discrimination. Conciliation Agreements must include the following provisions:

- 1. Be in writing.
- 2. Address each cited violation;
- 3. Specify the corrective action to be taken,
- 4. State the period of time needed to attain compliance.
- 5. Provide for periodic reporting as determined by the EO Officer regarding status or corrective action.
- 6. Provide that the violation(s) do not recur.
- 7. Provide for enforcement if a breach of the agreement occurs.

Sanctions: May include termination of contract, or other action as deemed appropriate by the Executive Committee.

Signature of SCWDB Chairman:	Date:

Title:	Crisis Plan-Continuity of Operations	Policy #:	1.5
Effective Date:	7/1/2015	Revision Date:	

Purpose: The South Central Workforce Development Board (SCWDB) has developed its Continuity of Operations Plan (COOP). This plan will continue to be reviewed and modified as needed each year.

The purpose of the COOP is to provide guidance to South Central Workforce Development Board staff in case of emergencies, including severe weather events and criminal activity. Recent disaster events have highlighted the need to develop and maintain disaster Continuity of Operations Plans.

Policy: CONTRACTOR RESPONSIBILITIES

The South Central Workforce Development Board (SCWDB) role in relation to its contractors is to inform, educate, train, provide technical assistance, and to serve as a resource for developing their own internal COOP Plan. The contractors are responsible for developing their own disruptive impact preparedness. SCWDB will incorporate a statement in all contracts with the agency contractors that acknowledge their responsibility to establish and prepare their own COOP.

Following a natural or other disaster, SCWDB will remain in close contact with the contractors. If further communication is received from the Department of Emergency Services, the Governor, Secretary of Health and Human Resources, Secretary of Commerce and Trade, Advisor to the Governor for Workforce Development or the Virginia Community College System, the SCWDB will work with those agencies to assess and accommodate the needs.

SCWDB will monitor potential Governor's requests to the President to declare Virginia (or a portion of the Commonwealth) a disaster area. SCWDB Executive Director will maintain contact with any affected contractor and gather information about their operational status and their need for assistance to serve impacted citizens.

OFFICE CLOSINGS

Employees are contacted concerning office closing due to inclement weather by the Executive Director to employee phone numbers as provided by the employee.

ONGOING PREPARATIONS for COOP

Time Period	Activities	Staff Assigned
Ongoing	Ensure SCWDB employee safety and facility security.	SCWDB Staff
Ongoing	Carry the updated staff list and contact numbers home-Appendix B	Executive Director
Weekly	Prepare a backup of SCWDB computers	SCWDB Staff
Annually	Review this plan and update as necessary including updating Appendix B-Staff and Car Telephone List	Executive Director
Annually	Provide refresher training on COOP and the use of the forms included in the plan.	SCWDB Staff

IMPENDING PREPARATION for COOP

If the potential for disruptive impact is known in advance, the Executive Director, in conjunction with the Contractors, will assess and plan for the following to the extent that advance planning permits.

Activity	Staff Assigned
Turn off/unplug all computers and monitors Turn off/unplug the fax machine Turn off/unplug all printers Turn off/unplug both copiers Turn off/unplug small office machines (shredder, postage meter)	SCWDB Staff responsible for own office
Unplug small appliances in kitchen (except refrigerators)	SCWDB Staff
In the event of possible flooding or wind damage, conduct an inspection of the premises to ensure items are protected from possible water damage.	SCWDB Staff
Cover all computers and equipment with plastic	SCWDB Staff
Park all vehicles away from trees or power lines if possible	SCWDB Staff
Check and maintain supplies in the first aid kit	WIOA Coordinator
Take home a copy of backup files for each computer	SCWDB Staff
Communicate with SCWDB Chairman	Executive Director
Take home a copy of the SCWDB members and CLEO members and contact information	Executive Director
Take home a copy backup files for financial records	Fiscal Officer

Check all windows and doors for building security before leaving	Executive Director
Take home contact numbers for Charlotte County administration to check on damages to the office building if needed	Executive Director

POST RESPONSE for COOP

The SCWDB will open a Command Center in the event of a severe disruptive event.

The Command Center will be located as follows:

South Central Workforce Development Board P. O. Box 580 130 Le Grande Ave.

Charlotte Court House, VA 23923

Command Center Telephone Number: 434-955-0491

Office Telephone Number: 434-542-5871

Office Fax Number: 434-542-5874

If the facility is unusable, an alternative Command Center may be established as determined in the "Relocation of Command Center and Agency Staff" section. If possible, prior to a disruptive event, the Executive Director will ensure the Command Center is properly configured.

Configuration of the Command Center includes:

- 1) A copy of this plan
- 2) A working telephone
- 3) Radio (battery operated)
- 4) A computer connected to email and the internet (laptop preferred
- 5) SCWDB employee telephone and address
- 6) Basic Office Supplies: paper and pens
- 7) Digital camera to document damages

All media inquiries are to be handled by the Executive Director

Activity	Staff Assigned
Complete initial assessment to determine if there is employee injury.	Executive Director or Assigned Staff
In the event there is employee injury, ensure appropriate medical care and complete required documentation such as Worker's Compensation Claim.	Executive Director or Assigned Staff

Perform a quick assessment of the nature and scope of the disruptive event as to its impact on the physical location of the agency and the ability of the SCWDB staff to perform their duties	Executive Director or Assigned Staff
Report any damage to the Charlotte County Administrative Office	Executive Director
Inspect in detail the agency's internal operations to ensure all systems are functioning appropriately. Complete the Post Response Checklist and report to appropriate contacts. Document contacts.	Fiscal Officer
Report final status of impact on employees, building, operations and if problems exist, the situation will be triaged to assess the impact on the SCWDB. Problems will be documented and communicated to appropriate persons/agencies.	Executive Director

Relocation of Command Center and Agency Staff

If necessary, the Executive Director may need to find an alternative location for the Command Center if the SCWDB Office is unusable. If another location is used, the Executive Director may authorize all or part of the staff to relocate. The alternative facility may be the Charlotte Workforce Center (upon receiving permission) or a site at the Charlotte County Public Schools (upon receiving permission). If an offsite location is authorized, designated staff will be asked to report at a specified time. The Executive Director will notify the contractors of the offsite location.

Maintain contact and information regarding location of Command Center or relocation of office with:

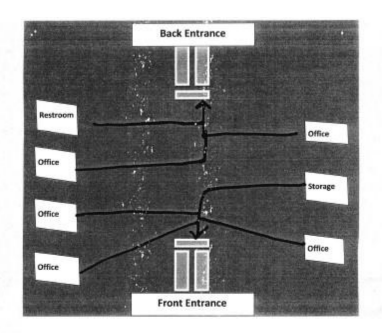
George Taratsas Virginia Community College System gtaratsas@vccs.edu 804-819-1687

POST RESPONSE CHECKLIST

Function	Responsible Party
Building Assessment	
Does Charlotte County Administration need to be contacted to inspect the building for structural safety?	Executive Director

Executive Director
kitchen, Executive Director ards/leaks that
k and outside WIOA Coordinator the agency
owned power WIOA Coordinator
ated correctly? Executive Director
ied of any Executive Director
is normal and WIOA Coordinator
on need to be WIOA Coordinator
WIOA Coordinator
dial tone on all Fiscal officer
ncerning phone Fiscal officer
Fiscal officer
d concerning Fiscal officer
Office Support Technician
ccessed Fiscal officer
SCWDB Staff
I concerning Fiscal officer
WIOA Coordinator
SCWDB Staff
t informational Financial Officer
Fiscal Officer
oncerning Fiscal Officer

Determine which One-Stop Centers are operating and revised schedules/locations, if necessary	WIOA Coordinator
Determine which In-School Youth sites are operating and revised schedules/locations, if necessary	WIOA
Determine which Out of School Youth sites are operating and revised schedules/locations, if necessary	WIOA



WORK FORCE INVESTMENT BOARD
OF
CHARLOTTE COURT HOUSE

SCWDB FACILITY LAYOUT 130 LeGrande Ave. Charlotte Court House, VA

Electrical Room/Box/Panel

Located in the back hallway in front of men's restroom.

Internet box located in furnace room of basement.

Employee Emergency Contact Information

Emergency contact information is located in the employee's personnel file.

Entrance/Exit Locations

The SCWDB office has 2 exit doors. The main entrance is a wooden door. There is an exit wooden door at the rear of the building.

Fire Extinguishers

There are 2 fire extinguishers in the building. One is to the right of the front door and one is beside the rear door sitting on floor.

First Aid Kit

There are 2 first aid kits in the building. The first aid kit is located in the rear restroom in the cabinet under the sink. The second kit is located in the cabinet below the fax machine in the reception area near the front entrance.

Flashlights

One is located in the store room.

Generator Capabilities

The SCWDB office does not have built in generator capabilities.

Material Safety Data Sheets (MSDS)

The only potential hazardous material is toner. The Material Safety Data Sheets are kept in the cabinet beneath each copier.

Smoke Detectors

Two smoke detectors are in the building—one in the hallway and one in the conference area.

Sprinkler Locations There are no sprinklers.

Toolbox

The toolbox is located on the shelves in the conference area.

EVACUATION PLAN

This section provides instructions to be used during emergency evacuations for the protection and safety of all employees and guests. It is subject to change, either by written or oral directive of the Executive Director when certain emergency conditions arise.

Authorization

The following are authorized to order evacuation of the building:

Name	Title	Work Phone	Home Phone	Cell Phone
Debra Crowder	Executive Director	434-542-5871	434-372-5483	434-955-0491

IN THE EVENT OF AN IMMEDIATE THREAT OR EMERGENCY, THE BUILDING MAY BE EVACUATED BY THE STAFF PERSON WHO DISCOVERS AND/OR REPORTS THE THREAT.

Evacuation Assembly Point

In the event of an evacuation, all staff and guests will assemble across the street on the sidewalk in front of the building in an area away from power lines and trees, if possible. From this vantage point, staff can direct fire and safety rescue vehicles and personnel, if needed.

Responsibilities for Evacuation

The Executive Director, designated as the Emergency Response Coordinator, has as his/her primary responsibility, the safety and welfare of the staff and guests. He/She will oversee the evacuation of the building when necessary. Under no circumstances should the Executive Director endanger his/her own life in the evacuation process. If there are questions about building safety, he/she should evacuate the building until appropriate emergency personnel arrive.

The Emergency Response Coordinator upon receipt of a report of fire or other threat responds immediately to the area involved.

In the event of an emergency evacuation, the person located in the center office (WIOA Coordinator presently) removes the first aid kit from the store room and establishes a first aid station across the street on the sidewalk in front of the

building in an area away from trees and power lines where first aid may be administered. The WIOA Coordinator is designated as the First Aid Coordinator.

The Fiscal Officer will take a cell phone to the Evacuation Assembly Point. Be familiar with all aspects of the building, such as special hazards, exit locations and the work station locations of personnel with disabilities.

Keep personnel informed of any changes to the emergency procedures.

Upon notification of an emergency that requires evacuation, the Emergency Response Coordinator oversees the evacuation of all offices, determining that everyone leaves the building. Also, a check of all restrooms, storage rooms, furnace room and kitchen will be made to be certain that every room is empty, closing all doors and turning off all lights as he/she goes.

SPECIFIC DISRUPTIVE EVENTS

I. Fire Alarm Evacuation

A. Procedures

- 1. Turn off all lights and close all windows and doors.
- 2. Evacuate to the nearest, safest exit.
- 3. In the event of an evacuation, all staff and guests will assemble on the sidewalk across the street in front of the SCWDB office building in an area away from trees and power lines. From this vantage point, staff can direct fire and safety rescue vehicles and personnel.
- 4. The Emergency Response Coordinator will escort the fire department to the location of the problem.
- 5. After evacuating the building, the Emergency Response Coordinator will conduct a head count of all staff and guests.
- 6. Once the fire department verifies that the building is safe to re-enter, the Emergency Response Coordinator will notify personnel to return to work or, if there is serious damage to the building, to go home.

B. Exits

1. There are only 2 exits for evacuation. Staff should plan out the closest exit route from their own work area. If staff plans to exit by the front door, be aware of hazards that may exist in the lobby.

C. Evacuation of Persons with Disabilities

1. Visitors or staff members with disabilities should be assisted to the nearest safe exit by the Emergency Response Coordinator.

D. Meetings in Conference Room

1. If there is a meeting in the conference room, the staff person hosting the meeting will instruct the participants to go to the nearest safe exit and told to assemble on the sidewalk across the street in front of the building in an area away from trees and power lines.

E. Building Access/Security

1. After evacuating, the Emergency Response Coordinator will assign a staff person to every entrance of the building to direct other building evacuees safely to the Evacuation Assembly Point, ensure no visitors or

unauthorized access to the building and to assist in directing rescue/fire and safety personnel.

II. Bomb Threat

A. Procedures

- 1. Keep the caller on the telephone if possible and record information noted in Appendix D-Bomb Threat Report Form.
- 2. Immediately call the Charlotte County Police Department at 911.
- 3. Evacuate building.
- 4. Notify Emergency Response Coordinator and First Aid Coordinator.

III. Earthquakes

A serious earthquake will likely knock over wall shelves, storage units, and equipment. Book shelves and ceiling tiles may crash to the floor. In addition, structural supports may be twisted or broken. The most serious problem will be structural damage to the building and water damage from broken pipes.

A. Procedures

Staff should take shelter in a doorway, under a sturdy desk or table, or in another well protected area.

After the main shock has occurred, take the following actions:

- 1. Be prepared for aftershocks.
- 2. Turn off the water at main valves or meter boxes if accessible. Turn off all appliances.
- 3. Check for broken water pipes and shorting electrical circuits.
- 4. Listen to a battery-powered radio for instructions.
- 5. Notify the fire department of any fires.
- 6. Assist those who have been trapped or injured by falling debris, glass, etc. Do not move any seriously injured persons unless they are in obvious, immediate danger from fire, building collapse, etc.
- 7. Open doors carefully and watch for falling objects.
- 8. Do not use the telephone or cell phone, except in an emergency. The telephone lines and cell phones should be kept free for rescue operations. 9. Evacuate the building if it is safe to do so. Do not re-enter until the building has been declared safe by the fire department and/or Charlotte County Administration.

IV. Fire

A. Procedures

- 1. Call the Charlotte County Fire Department by dialing 911. Give the exact location: 130 Le Grande Avenue, Charlotte Court House. The building is the old Red Cross Building located between the library and the Presbyterian Church.
- 2. Alert all staff and guests to evacuate the building. See EVACUATION PLAN.
- 3. Contact the following:
 - a. Charlotte County Administration 434-542-5117
 - b. Lisa Crews, SCWDB Chairman 434-517-3032
- 4. The Emergency Response Coordinator will direct firefighters to the location of the fire.

V. Severe Storms: Blizzard/Tornado/Hurricane/Tropical Depression

Severe storms, including blizzards, tornados, hurricanes, and tropical depressions, may bring heavy rains, high wind and hail, which can cause flooding (local or widespread), roof leaks, broken windows, toppled trees/light poles and assorted forms of water damage.

A. Procedures

When a severe storm warming is forecast, notify the Emergency Response Coordinator or the First Aid Coordinator.

- 1. The Emergency Response Coordinator will communicate with the Charlotte County Administration to determine appropriate level of response. If warranted, begin to implement hurricane preparedness. See Appendix E-HURRICANES.
- 2. The Emergency Response Coordinator will brief staff on weather condition plans and confirm responsibilities.
- 3. Ensure the following files and equipment is secure: financial records, server and data backup.
- 4. Perform the necessary backups of software and data files.
- 5. Move vehicles to a safe area.
- 6. If warranted, disconnect electrical equipment and turn off utilities as appropriate in coordination with Charlotte County Administration.
- 7. If necessary, evacuate staff and visitors to the conference area. No one should remain in an office space that has exposed windows. Office doors with an exterior window should be closed.
- 8. Remain in the conference room until radio announcement gives the all clear or until the Emergency Response Coordinator declares it is safe to leave. Evacuate building if it is safe to do so. If damage has occurred to

the building, do not re-enter until the building has been declared safe by the fire department.

9. After the storm, WIOA Coordinator will contact the Workforce Centers and Youth Case Managers to determine their operational status. See APPENDIX C-CONTRACTOR PHONE LIST.

VI. Suspicious/Disruptive Visitor

In the event an individual enters that agency that arouses concern, the person receiving the visitor will ask them to talk with the Executive Director. If the person continues to be disruptive, he/she will be asked to leave the building. If the individual continues to be disruption or refuses to leave the building, a staff person will be asked to "bring me a cup of coffee." The staff person should go to the kitchen and dial 911 there. If the Executive Director is not present, the person receiving the visitor should ask another staff person to assist them to provide escort services and within reason provide safety to other staff. 911 should be called for assistance if needed.

VII. Utilities/Systems Malfunctions

In the event of an emergency related to utilities (electricity, phones, etc.) or systems (HVAC, etc.) contact the following:

Charlotte County Administration 434-542-5117 (water, heating, plumbing, etc.)

Dominion Virginia Power 888-667-3000 (electricity)

Verizon 1-888-599-0193

VIII. Water/Flooding

If easily done, attempt to determine the cause or source of the water. Attempt to cut off the water, if feasible, or contact the following:

Town of Charlotte Court House 434-542-5781

- 1. Make sure staff have turned off all electrical circuits in the affected area. No one should walk through the water until the Emergency Response Coordinator has declared the area safe. Electrical circuits are located in the furnace room.
- 2. If critical information system, financial, and/or WIOA records are threatened by water, make reasonable efforts to protect these records.

Notify the appropriate persons at the state level for each program if records are damaged.

WIOA Vicki Tanner

804-819-1682 or 804-396-0610 (c)

- 3. If possible, protect computer equipment, copier, and files while awaiting assistance:
 - a. If water is coming from above, obtain plastic sheeting located under the kitchen cabinet and use it to cover affected equipment, cabinets, etc.
 - b. If water is coming in on the floor, obtain the hand truck located in the storage room and remove materials from the affected area, beginning with those in lower drawers/shelves and move to a safe location.

IX. White Powder Risk Assessment

An unknown substance that just "appears" in your normal workplace is unlikely to be dangerous. Assess the situation before concluding there is danger. However, always take reasonable precautions with exposed white powders while assessing the risk:

- If practical, cover the substance with a clear plastic sheet to limit spread of powder.
- Notify the Executive Director at once.
- Keep other staff away until the Executive Director does the initial risk assessment.
- Wash your hands with soap and water.
- 1. Assessing envelopes and packages: Was the substance delivered or found in an envelope or package? If it was, then call 911 and evacuate the building.
- 2. Physical assessment of a hazardous material emergency: Here are some physical indicators that an unknown substance in your workplace is a serious, immediate hazard. A substance that is NOT causing effects like these is one you can afford to assess further. If it IS causing the effects below, call 911.
 - The substance is producing physical effects. As examples, it might produce sound, sparks, fumes, clouds, or smoke. It might melt or alter the surface it touches.
 - It is causing any kind of symptoms, illness, or distress to anyone present.

- It is spreading beyond your ability to manage with your routine plans.
- 3. Threat Assessment: Evidence of a deliberately harmful substance: Is it likely that the substance is a deliberate attempt to harm people? Your assessment should include a criminal threat assessment. The following are indicators of possible criminal threat:
 - The substance was found where someone seeking to do harm reasonable could have placed it. Strangers were seen in the area.
 - The substance appears to have been placed to cause harm. It could not be easily seen and avoided. It was on or in a package, envelope, briefcase, or the like, which is of unknown origin.
 - The substance is accompanied by a specific written or spoken warning or threat or the apparent target person, unit or program has been receiving threats.
 - The person, unit or program recently did something that would have angered someone or it receives many threats of harm or retaliation because of the nature of its work.
 - The person, unit or program is frequently or was recently in the news in a controversial matter or is a high-profile symbol of government.
 - The person, unit or program knows of an unstable individual who might do harm.
- 4. White powder indicators of no emergency or no credible threat: You don't want to call emergency responders for powdered sugar, powdered creamer, flakes of dried paint, glue or white-out correction fluid or paper dust from a copier, printer, shredder or old files. Ask yourself what could the substance be? How might it have gotten to where it was found? Is there a mess in the nearest waste container that shows donut wrappers, more paper dust or other evidence that your problem is just a messy coworker?
- 5. Risk Assessment Conclusions:

Level I (low or no risk)

Letter and parcel handling guides indicate low risk or no risk. Clear evidence indicates the substance is harmless (food or office residue, etc.)

No significant criminal threat indicators are present

Level II (warrants emergency action)

The letter or parcel guide indicates the substance is a probably risk.

The physical assessment indicates an immediate emergency. The threat assessment indicates a probable risk.

If the Executive Director determines that the substance presents a Level II risk, call 911 immediately. If the local authorities advise that a risk does not appear to exist then:

Communicate the local authority's response to all staff.

Clean up the substance as provided in this guide.

Document the incident, action and outcome and properly report it to the WDB Chairman.

6. Clean Up Procedures

No Risk Clean Up: If you decide you know what the substance I and that it is harmless, like powdered creamer on a coffee tray, clean it up as you would normally do.

Risks with emergency calls: If the suspect substance prompted you to make an emergency call, the local fire department or hazardous materials responder will advise you on whether the cleanup should be performed by a skilled hazardous material response team or firm. Or, they may advise you that the material is low risk or no risk. Follow their advice.

Low Risk Clean Ups: If your assessment (or that of emergency responders) is that the substance is not high risk, but you are not really sure what the substance is, this is a recommended cleaning method: Assume that the substance poses a low risk, such as a cleaning powder that may cause irritation. Clean up using clear plastic, closable bags, nonlatex disposable gloves, disposable, disinfectant wipes and wear a dust or particulate mask using the following steps:

- Put on gloves and mask.
- Use disinfectant wipe to gently push material into a clear plastic back along with any other contaminated materials (papers, etc.)
- Wipe down the surrounding surfaces. Remove gloves and mask and place in the clear plastic bags along with the wipes. Put the bags in a second, clean bag.
- Tag these with the date and a copy of your incident report. Keep them in a secure area for 60 days, then dispose of them in the regular trash.
- If papers, mail, checks or money is essential for your business, monitor for 60 days. If no illness or credible

contamination is reported, you may remove and process as usual.

- Wash your hands with soap and water.
- Do not use the absorbent powder contained in many kits. Use that only for liquid spills such as body fluids.
- Do not use the red biohazard bag. It is only for known or likely biohazards or body fluids.
- · Replenish your clean up kit immediately.

APPENDIX A - EMERGENCY TELEPHONE NUMBERS

Police/Fire/Ambulance	911
Highway Emergencies to State Police-Cell Phone	#77
Virginia State Police	800-552-9965
Poison Control	800-222-1222
Utilities	
Building Maintenance/Sewage	434-542-5117
Town Utilities-Water	434-542-5781
Electricity: Dominion Virginia Power	888-667-3000
Verizon Business Telephone Repair	888-599-0193
Pure Internet	434-476-8800

APPENDIX B - STAFF AND CAR TELEPHONE LIST

Name	Title	Work Phone	Home Phone	Cell Phone
Crowder, Debra	Executive Director	434-542-5871	434-3725483	434-9550491
Hankley, Stephanie	Compliance Officer	434-542-5871	434-676- 3895	434-5474008 434-917- 4164
Jackson, Christin	WIOA Coordinator	434-542-5871	434-3914876	434-3948904
Jefferson, Pat	Fiscal Officer	434-542-5871	-	434-4806395

APPENDIX C - SCWDB CONTRACTOR PHONE LIST

Contractor	Contact Name	Phone Number	Cell Number
WIOA			
Charlotte County DSS	Sari Goff	434-542-5164 X121	434-736-8686
Charlotte County Workforce Center	Terra Napier	434-542-5605	434-470-1227
Farmville Workforce Center	LaToya Brooks	434-391-1246	
Southside Virginia Community College	Keith Harkins	434-736-2000	434-851-5128
South Boston Workforce Center	Kris Tuck	434-572-4472	

South Hill Workforce Center-	Shannon Hinkle	434-955-2252	
WIOA Coordinator- Adult and Youth	Christin Jackson	434-572-5871	434-391-4876
South Boston Workforce Center Manager	Mike King	434-572-4467	434-579-4139
ISY/OSY Case Manager-South Boston	Suzanne Lawson	South Boston: 434-575-5107	434-222-0213
ISY/OSY Case Manager- South Hill	Monica McMillan	434-955-2252	434-532-2644
ISY/OSY Case Manager-Cumberland	D'Elia Gafford	804-492-9275	434-390-9196
ISY/OSY Field Supervisor	Kelly Powell		434-315-3886
ISY/OSY Field Supervisor	Julia McInturf	434-372-5086	434917-2480
ISY/OSY Administrative Assistant	Wanda Vaughan	434-736-2093	
Financial Literacy Coach	Landon Rock Mason	434-575-5855	434-222-0375

APPENDIX D - BOMB THREAT REPORT FORM

Date:		Time:	a.m./p.m.	
Person r	receiving the ca	II:		
Exact W	ords of Caller:			
	-			
	-			
	-			

Ask the caller the following information: 1. Where is the exact location of the bomb?
2. When is it going to explode?
3. What does it look like? (shape? color?)
4. Other information to aid in the investigation and search: a. Voice characteristics of the caller: Male High Pitch Young Soft
FemaleDeep VoiceOldRaspy
Middle Age
b. Speech characteristics of the caller:
Fast Stutter Distorted Slurred
Slow Nasal Distinct
c. Background noise:
d. Other information:

IMMEDIATELY CALL 911! EVACUATE BUILDING!!
APPENDIX E – HURRICANES

Most hurricanes become tropical depressions by the time they enter Area 8. Please refer to the Severe Storm section for more immediate action.

Hurricanes are accompanied by heavy rains and high winds that may cause major structural damage (especially loss of or damage to roofs, windows, trees/light poles, etc.), flooding, widespread power outages, and major disruption of customary services.

AT THE BEGINNING OF HURRICANE SEASON (JUNE):

- 1. The Emergency Response Coordinator will conduct a walk-through of the building to look for changes since the Emergency Response Plan was developed and determine what revisions are needed.
- 2. Update the Plan as necessary, with copies distributed to all staff members. If no update is required, the Emergency Response Coordinator will send a memo to all staff reminding them that hurricane season is beginning and asking them to review their Emergency Response Plan.
- 3. The Emergency Response Coordinator will inventory the first aid kit to make sure all items are present and in good order.

WHEN A HURRICANE IS IN THE AREA:

- 1. The Emergency Response Coordinator will notify all SCWDB staff that a potential hurricane disaster could occur.
- 2. Begin an hourly round-the-clock monitoring of the storm. Review reports from the Department of Emergency Services and follow their directions.
- 3. The Emergency Response Coordinator will determine when various staff should report to work after the storm depending upon the extent of storm damage, road closures, power outages, etc.

WHEN A HURRICANE WATCH IS ANNOUNCED:

- 1. The Emergency Response Coordinator will notify all SCWDB staff that a hurricane watch has been announced and that the SCWDB is entering an advanced stage of preparedness. As far in advance as possible, staff will be freed from routine duties so they can concentrate on preparedness responsibilities. This may require closing the office.
- 2. If the hurricane watch is announced outside of normal business hours, the Emergency Response Coordinator will notify key employees by phone and have them begin preparations at once.
- 3. The Emergency Response Coordinator will begin preparations in the SCWDB office building. Have all staff clear their desks and put papers, files, collections and other materials under cover.
- 4. The Emergency Response Coordinator will make sure all vehicles are filled with gas. Vehicles will be moved away from trees, light poles and other objects that could be blown over.

WHEN A HURRICAN WARNING IS ANNOUNCED:

- 1. The Emergency Response Coordinator will oversee efforts to secure the building as directed by Charlotte County Administration. Activities may include closing doors and limiting building access.
- 2. The Emergency Response Coordination has a small purchase charge card for use in acquiring post-hurricane emergency supplies.
- 3. The Emergency Response Coordinator will oversee the movement and securing of critical files that remain in the building:
- a. Move files away from windows.
- b. Cover files with plastic sheeting and secure the sheeting with duct tape.
- c. Cover desks, computers, copiers, and other equipment with plastic sheeting and secure the sheeting with duct tape.
- 4. Staff members will be informed when and where to meet after the hurricane. The Emergency Response Coordinator will pick a time and location based upon the extent of damage to the SCWDB Office Building and the instructions from local police, the Department of Emergency Services and/or Charlotte County Administration.
- 5. Upon direction of the Emergency Response Coordinator, the building will be closed:
- a. Secure doors as staff leaves.

THE FIRST DAY AFTER THE HURRICANE:

- 1. The Emergency Response Coordinator and Charlotte County
 Administration will assess the building's condition as soon as possible. 2.
 Ensure that the building is safe to enter. If there is any doubt, the
 Charlotte County Administration or Charlotte County Fire Department will
 conduct an inspection
- 3. Begin taking photographs of damage to the SCWDB Office (obtain agency digital camera before the storm hits).
- 4. The Emergency Response Coordinator will begin assigning staff responsibilities depending on those who are able to reach the site, and initiate a personnel management system to contact employees and provide them with instructions on when to return to work.
- 5. After the storm, program or assigned staff will contact each contractor to determine their operational status and their potential need for disaster assistance. See Appendix C- SCWDB Contractor Phone List.
- 6. Make sure that the Charlotte County Administration takes steps to make the building weather-tight by covering broken windows and damaged roofs.

ATTACHMENT F

INCIDENT REPORT

Date of Incident:		
Person Making Report:		
Type of Incident:		
Specific Location:		
Description of Incident:		
Witnesses:		
Action Taken:		
Action Taken.		
Executive Director Response:		
Signature:	Date:	

Signature of SCWDB Chairman:		Date:	
			23
Title:	Fiscal Requirements	Policy #:	1.6
Effective Date:	7/1/2015	Revision Date:	

Purpose:

The South Central Workforce Development Board (SCWDB) and all contractors receiving Federal funds must abide by the requirements of the applicable Office of Management and Budget (OMB) circulars and Department of Labor (DOL) administrative requirements including the Workforce Innovation and Opportunity Act (WIOA) and the Virginia Community College System (VCCS).

Policy:

Case Management:

Grantees can either be paid in advance or by reimbursement. The SCWDB requests funds in advance from the VCCS using the Cash Payment Schedule. The funding streams are administrative, adult, dislocated worker, in-school youth, out-of-school youth, and rapid response. Funds are directly deposited into the checking account of the fiscal agent (Charlotte County, effective 7-1-04). The Director of Finance for Charlotte County notifies the SCWDB when funds have been deposited. The SCWDB Fiscal Officer records the deposit into the accounting system (Quick Books) by funding source as appropriate.

Disbursements:

The SCWDB Fiscal Officer sorts and distributes the mail. The Executive Director opens all invoices for approval of payment and gives them to the Fiscal Officer who inputs the invoices into the Financial Management Information System in the appropriate line item and class. A class is used to identify each contractor. A voucher is printed and signed by the Fiscal Officer, Executive Director, and SCWDB Treasurer and the bill or invoice is attached. A Check Register is printed and signed by the Executive Director and forwarded to the Charlotte County Director of Finance for check printing with checks signed by the County Administrator and County Treasurer. Charlotte County then returns the printed checks and the check register to the SCWDB Fiscal Officer for mailing. Documentation of payment is secured in a locked file cabinet.

Payroll:

Each full-time SCWDB staff prepares timesheet at the end of each month and submits to Executive Director for approval. Executive Director prepares his/her timesheet at the end of each month and submits to SCWDB Chairman for approval. A time distribution report is prepared by the Executive Director based on time allocated to each funding stream for all staff.

Fiscal Officer enters salary amount as expenditure into accounting system based on time distribution.

Each part-time SCWDB staff prepares timesheet at the end of each month and submits to Executive Director for approval. Approved timesheets are submitted to Fiscal Agent Finance Director for payment. Printout from County Finance Director is received in SCWDB Office and amounts are used to allocate expenditures to appropriate funding stream.

Cost Allocation Plan:

Funds are received by Notice of Obligation (NOO) in the funding streams allocated for adults, dislocated workers and youth. The SCWDB receives 10% of the local allocation for administrative use. The cost allocation for the SCWDB is based on time sheets. Each staff person prepares his/her time sheet based on the hours spent on program. Time sheets are signed and submitted monthly to the Executive Director to prepare a Time Distribution Sheet indicating the percent of time for each category. Charges to categories must be of benefit to that program and costs should be necessary, reasonable, allowable, and allocable. A signed Time Sheet Distribution Sheet is given to the Fiscal Officer to use for indirect costs. The cost allocation is calculated from the 10th of the current month to the 10th of the next month.

Access to Records:

Fiscal records must be maintained and accessible as necessary to assure that all funds are being expended in accordance with the purposes and provisions of applicable legislation.

Right to Examine:

The grantee shall give the DOL, State of Virginia and VCCS/WIOA, through any authorized representative, the access and right to examine all records, books, papers, or documents related to its SCWDB contracts, including the records that relate to SCWDB contracts of its sub-grantees and contractors.

Cooperation with Reviews:

The grantee shall cooperate with monitoring, auditing and evaluation activities regarding its VCCS/WIOA funded programs, including unannounced monitoring review conducted by SCWDB or the DOL.

Public Records:

The grantee shall retain and make available to the public all records pertaining to grants and contracts. The grantee is subject to the Virginia Open Records statute and the federal Freedom of Information Act to the same degree as VCCS/WIOA.

Applicable Statutes:

Federal Freedom of Information Act (5 USC s. 552)

Exceptions:

The grantee is not required to disclose the home address or home telephone number of program participants. The grantee may not release any individual's social security number.

Retention of Records:

This requirement applies to all records pertinent to grants and agreements funded by SCWDB including financial, statistical, property and participant records and supporting documentation.

Retention Period:

The grantee must retain the following records for three years (plus additional time beyond three years until any applicable litigation, audit findings or claims have been resolved):

- All records pertinent to each participant's enrollment in programs funded under the agreement, including dates of entry and termination in each activity. The retention period begins on the last day of the participant's enrollment in the program.
- All records pertinent to participants that have been provided eligibility and are determined eligible, but not served for the applicable eligibility limit.
 After the applicable eligibility determination has expired, records of applicants determined eligible but not served will then meet the retention period requirement.
- All records pertinent to each agreement. The retention period will begin on the date of submission of the settlement of closeout reports.
- All records pertinent to complaints/grievances, appeals, and resolutions.
 The retention period will begin on the day the complaint/grievance is closed following final settlement of the case.

Equipment:

The grantee must retain records of equipment acquired with SCWDB funds until three years after its disposition (plus additional time beyond three years until applicable litigation, audit findings or other claims have been resolved).

Applicants Determined Ineligible/ Refused Certification/ Otherwise Not Served: The grantee shall retain all pertinent records of each applicant who is determined ineligible. The grantee shall maintain a file with records of each affected applicant for three years from the date of determining ineligibility/refusal. The records shall indicate the reason for eligibility/refusal.

Custody of Records:

Each grantee shall designate a records manager whose duties shall include safeguarding records while allowing appropriate access and ensuring timely, authorized disposal. The following are additional requirements for the custody of records:

- Transfer- SCWDB may request transfer of certain records to its custody from recipient organizations if the organization is no longer able to maintain custody of those records.
- Discontinuance- The grantee must provide SCWDB with 30 days advance notice if it intends to discontinue maintenance of its records before the end of the mandatory retention periods indicated above.

Record Storage:

Records shall be retained and stored in a manner that will preserve their integrity and admissibility as evidence in any audit or other proceedings. The burden of production and authentication of the records shall be on the custodian of the records.

Audit and Audit Resolution:

The grantee shall comply with the provisions for audit and audit resolution described as follows:

- Audit- The following requirements apply to audits of grantees:
 - Scope-At a minimum, SCWDB grantees shall be subject to preliminary fiscal reviews and financial and compliance audits.
 SCWDB reserves the right to conduct other audits and investigations in accordance with applicable federal and state laws or regulations.

 Grantees that are units of government or nonprofit organizations shall have an audit that:
 - Is on an annual basis, coinciding with the grantee's normal fiscal year. (SCWDB may authorize a biannual audit period);
 - Is completed within nine months after the end of the period covered by the audit and submitted to SCWDB upon completion.

- SCWDB may authorize an extension of the submittal date;
- Is an agency-wide audit that includes financial and compliance coverage of the SCWDB program within its scope;
- Complies with 2 CFR PART 200—UNIFORM
 ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES,
 AND AUDIT REQUIREMENTS FOR FEDERAL AWARDS
- o Grantees that are commercial organizations shall have an audit that:
 - Is usually performed annually, but not less frequently than every two years;
 - Is completed within nine months after the end of the period covered by the audit and submitted to SCWDB upon completion; SCWDB may authorize and extension of the submittal date;
 - Is either a grant-specific audit or an agency-wide audit. This audit must include coverage of the SCWDB program within its scope. The audit must be conducted and prepared in accordance with generally accepted government auditing standards.

Compliance with the audit requirements listed in this paragraph do not limit the ability of authorized state or federal agencies to make or contract for additional audits, evaluations or reviews, including regular monitoring of program activities.

Monthly Income/Expenditure Reports (Adopted 1/29/2012)
All requests for reimbursements are due to the SCWDB Office by the 15th of the month for the previous month's expenses. The requests are approved by the Workforce Center case managers and forwarded to his/her supervisor for signature approval before being forwarded to the SCWDB Office.

The expenditures are approved by the SCWDB Executive Director and forwarded to the SCWDB Fiscal Officer for a desk audit and proper payment based on the funding stream indicated by the case manager.

The Fiscal Officer prints a check register for all payments to be processed and the Executive Director approves by signature before forwarding to the Finance Director of Charlotte County. The data is entered into the county fiscal system and checks are printed by County and then delivered for signature to County Treasurer and co-signed by the County Administrator. Checks along with county

printed check registers are returned to the SCWDB Office and mailed along with copy of invoice. Checks are usually written at least twice a month. Payroll is only once a month.

The SCWDB Fiscal Officer compiles an expenditure summary report for each funding stream from QuickBooks by the 20th of each month for the prior month's expenditures. The SCWDB Executive Director uses the reports to complete the MEDR on an accrual basis.

Accruals are reported on the last day of each month in QuickBooks and included in the monthly report to the SCWDB Executive Director as expenditures but so noted as accruals on the MEDR. Unobligated funds are tracked using spreadsheets that the Fiscal Officer compiles that show the line items such as rent, salaries, etc. that are not obligated and are reported as such.

Staff payroll is handled by Charlotte County Finance Director. The Executive Director of the SCWDB notifies the Finance Director of salary amounts and changes, if applicable. The SCWDB Chairman notifies the Finance Director of the Executive Director's salary amounts and changes, if applicable.

Staff leave is maintained by the Executive Director of the SCWDB.

Executive Director leave is maintained by SCWDB Chairman.

Signature of SCWDB Chairman:	Т	Date:
Signature of SCWDB Chairman.		Jaic

Title:	Grievance Procedure	Policy #:	1.7
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

This policy is established by the South Central Workforce Development Board (SCWDB) in accordance with Public Law 105-220 and in accordance with the Code of Virginia and the United States Department of Labor for programs under the Workforce Innovation and Opportunity Act (WIOA) to outline the grievance procedure for Workforce Area 8.

Policy:

Any individual or organization may file a grievance alleging a violation of the Workforce Innovation and Opportunity Act, rules, regulation, grants, or other agreements made under the Act by the Commonwealth of Virginia, its Workforce Areas, sub-recipients, or contractors. Grievances, which do not involve a violation of the Act, are not subject to this procedure.

Informal Resolution Process:

The sub-recipient agency must document any allowable grievance in writing and must include all involved parties, contact information for all involved parties, the details surrounding the incident(s) in question and the dates of occurrence.

An informal meeting shall be called with all involved parties, either separately or as a group, to discuss the incidents in question.

Solutions and/or decisions achieved as a result of the informal meeting(s) shall be documented.

If a resolution and plan of action satisfactory to all parties involved cannot be reached within 20 days from the date of original notification of grievance to

subrecipient agency, the grievance must be forwarded with all related documentation to:

Debra Crowder, Executive Director
South Central Workforce Development Board
130 Le Grande Avenue
P. O. Box 580
Charlotte Court House, VA 23923

The SCWDB Executive Committee will review the grievance file and notify in writing, all involved parties, of the time and place of a grievance hearing. The grievance hearing will be held within 30 days of receipt of grievance file. In the event of a conflict of interest, the complaint will be forwarded to the state EO Officer for resolution.

Within five days of the grievance hearing, the SCWDB Executive Committee will provide a written decision to the complainant and all applicable parties. The recommendation/decision shall be based on preponderance of the evidence and shall include a determination of the issue to support the recommendation as well as an explanation of the reasons for the recommendation. The recommendation shall be based only on information which the parties have had the opportunity to challenge through the hearing process. The final decision must be signed by the SCWDB Executive Director, the SCWDB Chair and all members of the hearing committee.

A decision of the SCWDB Executive Committee may be appealed to the Chief Locally Elected Officials (CLEO) Board. Notice to appeal must be received by the SCWDB Executive Director within 10 days of the notification of decision from the SCWDB Executive Committee. The CLEO Board will then follow the steps as outlined above.

If the Grievant decides to appeal the SCWDB/CLEO decision, he/she must notify the SCWDB Executive Director in writing of their intent within 5 days. The SCWDB Executive Director will send documentation to the Workforce Innovation and Opportunity Act Department under the VCCS. The grievance will then be handled according to the rules and regulations of the VCCS. The Grievant will be sent notification of this action and given a contact name and address in the WIOA Department under the VCCS.

In the event that an acceptable resolution to the grievance is negotiated, a memorandum of agreement shall be prepared by the SCWDB Executive Director and shall list the provisions of the negotiated resolution and deadlines by which the provisions must be accomplished. A copy of such agreement, once signed by appropriate parties, shall be distributed as follows: the original to the grievant, a copy to the respondent, a copy maintained in the SCWDB Administrative Office.

Signature of SCWDR Chairman:	Date:

Title:	Personnel Policy	Policy #:	1.8
Effective Date:	7/1/2015	Revision Date:	

Purpose:

The purpose of the personnel policy is to provide guidance to staff regarding employment practices, benefits, leave, termination, discipline and grievance.

Policy:

The Executive Director is employed by the Chief Local Elected Officials (CLEO) and is the only staff member directly responsible to the CLEO. The staff, through the Executive Director, is accountable to the CLEO. The Executive Director shall be responsible for managing the SCWDB's personnel and shall have the direct responsibility for hiring as well as terminating an employee.

Probationary Period

Each new employee must serve a probationary period of ninety days. At any time during this ninety-day period, the Executive Director may release the employee or request him/her to resign without stating a reason should he/she feel the employee is not meeting the required standards. During this ninety-day period, the employee may resign without notice or statement of reason.

Types of Employment

Permanent Full Time: All employees hired as full time with benefits.

Part Time/Temporary: Hours will be based on complexity of job and/or design of grant funding position. Part-time and temporary staff will not receive benefits.

Outside Employment

Outside employment is allowed if such employment is not detrimental to the efficient performance of duties performed for the SCWDB. Outside employment must be approved by the Executive Director.

Personnel Qualities

The SCWDB provides public services and must earn and continuously maintain a high position of respect to achieve success. Therefore the following qualities are considered essential for SCWDB staff: accuracy, cooperation, courtesy, integrity, personal appearance, and punctuality.

Work Week

The work week will be based on 40 hours. It is anticipated that all work can be accomplished within that time period. Should the occasion arise where staff need to work more than 40 hours in a week they will be given compensatory time.

The Executive Director must approve all compensatory time prior to usage. The Executive Director is authorized to establish the office hours according to the above.

Selection and Hiring

All position vacancies will be advertised in local newspapers and listed with the Virginia Workforce Connection except when a vacancy is filled from within existing staff. All SCWDB employees will be hired solely on the basis of education/experience without regard to age, color, race, sex, religion, national origin or physical disability which will not interfere with performance of duties. So far as practical, vacancies shall be filled by promotion from within when qualified employees are available. When an employee is promoted, the salary shall be increased to the minimum rate for the higher class, but not less than the pay received for the position held at the time of the promotion.

Leave Time

Recognized absences from work are listed below. Other requests may be granted at the discretion of the Executive Director. In all instances, employees should give as much notice as possible so the workload may be covered as appropriate. The Executive Director approves or denies requests for leave of staff and maintains the record of leave time for all staff. The Workforce Development Board Chairman approves or denies requests of leave for the Executive Director and the record of leave time.

Annual/Vacation (Revised January 24, 2008)

Each employee shall receive the following annual leave with pay per month based on years' experience with an accumulation from year to year not to exceed 24 working days (192 hours). Leave is taken at the convenience of the employee subject to the approval of the Executive Director. The Executive Director's leave is subject to approval by the Workforce Development Board Chair. No leave may be taken until accrued. In the event of resignation or dismissal the employee is paid for accumulated annual/vacation leave. Leave is to be taken in no less than one-hour increments. Salaries will not be paid in lieu of vacation.

Less than 5 years=8 hours leave 5 but <10 years=10 hours leave 10 but<15 years=12 hours leave 15 but<20 years=14 hours leave 20 but<25 years=16 hours leave

The Executive Director maintains the leave record for the staff and the SCWDB Chair maintains the leave record for the Executive Director.

Sick Leave

Each employee shall receive one (1) day sick leave with pay per month with an accumulation from year to year not to exceed 90 days (720 hours). Any accumulated sick leave will be lost upon resignation, dismissal or death.

Maternity Leave

Maternity leave shall be authorized to begin when advised by a certificate from the employee's doctor. Accumulated sick leave and vacation leave may be used until exhausted and the employee may then be placed on leave without pay until allowed by her physician to return to work. No employee may be dismissed due to maternity leave.

Jury Duty Leave

Employees are authorized to use jury leave as follows:

- 1. The SCWDB will make up the difference between the jury compensation and their pay. Employee will need documentation of time served and pay, or
- 2. The employee may receive regular leave pay and turn over the compensation from the court to the SCWDB.

Military Leave

An employee of the SCWDB inducted into the U.S. Armed Services is authorized military leave of absence without pay. An employee on extended military leave without pay will retain earned vacation and sick leave credits, but shall not accrue leave credits during the absence. Regular (not temporary) employees shall be eligible for reemployment after completing military service provided they receive an honorable discharge, length of service was not in excess of four years and application for reinstatement is received within 60 days after release from active duty for more than three months or 30 days after initial release from active duty for training not less than three months. The SCWDB authorizes military reserve training leave as leave without pay.

Administrative Leave

Administrative leave is authorized by the Executive Director to cover absences necessitated by inclement weather, other unauthorized holidays, and other instances when employees are not required to be at work.

Authorized Holidays

New Year's Day January 1 Lee-Jackson

Day Third Friday in January

Martin Luther King Day Third Monday in January
President's Day Third Monday in February

Memorial Day Last Monday in May

Independence Day July 4

Labor Day First Monday in September Columbus

Day Second Monday in October

Veteran's Day Second Monday in November

Thanksgiving Day
Day after Thanksgiving

Christmas Day

You will be notified of any other holiday proclaimed by the State of Virginia. If a holiday falls on Saturday the preceding Friday will be observed; if it falls on Sunday the following Monday will be observed. Holidays falling within an employee's vacation or approved sick leave will not be charged to vacation or sick leave.

Raises/Bonuses

The Executive Committee shall meet annually, prior to the adoption of the new year budget, to approve cost of living raises. The Executive Director will evaluate staff performance using an approved evaluation form; the Executive Committee will evaluate the Executive Director. The Executive Committee may recommend merit raises over and above the cost of living raises based on evaluation (merit raises are not necessarily across the board) and the availability of funds.

Travel

Employees of the SCWDB are authorized to drive any vehicles owned by the SCWDB. Should an employee need to drive a personal vehicle for business they shall be reimbursed at a rate equivalent to what is paid by the County of Charlotte. Every effort should be made by the employee to use SCWDB vehicles for business travel when available. If an employee elects to drive their personal vehicle in lieu of a SCWDB vehicle, reimbursement shall be at the rate of \$0.20 per mile. When using a personal vehicle for business travel, the mileage incurred by the employee for their commute to and/or from work shall be deducted from the mileage amount subject to reimbursement. Allowable expenses, if reported correctly on an expense voucher with original itemized receipts, will be fees for conferences, taxis, expense of transportation, tolls, parking, lodging, subsistence and other related costs. Alcohol is not an allowable expense. Gratuities/tips are limited to no more than 20% for reimbursement. A travel advance may be used if approved by the Executive Director with appropriate documentation and the provided form. Travel shall be by the method most beneficial to the SCWDB.

Benefits

All full time employees will receive benefits allowed by the County of Charlotte which include, at a minimum, Worker's Compensation, health insurance, life insurance and the Virginia Retirement System.

Resignation

The Executive Director shall receive two weeks written notice in advance of the last working date when an employee resigns. The SCWDB Chair shall receive two weeks written notice in advance of the last working date from the Executive Director in the event of resignation. Resignations shall state reason(s) for leaving. An employee shall not set a date for resignation/retirement to take effect and then begin a period of vacation extending up to that date.

Disciplinary Action and Separation from Service

The Executive Director has sole authority for disciplinary action or dismissal of an employee for inefficiency, misconduct or other just cause. The employee shall be given two weeks written notice of his/her dismissal and the reasons thereof; a copy will be placed in the personnel file. The Executive Director will report the circumstances concerning all dismissals and disciplinary actions to the Chairman of the SCWDB.

The following is a list of violations that may result in disciplinary action or dismissal:

- Absence from work without approval or failure to give proper notice of absence.
- Insubordination or breach of established policies.
- Any employee speaking adversely about the SCWDB or its management shall be liable for insubordination and may be terminated immediately.
- Convicted of a felony on or off of the job which may be discreditable to the SCWDB.
- Incompetence or unwillingness to render satisfactory service.
- Continued or gross neglect of duty or established safety procedures.
- Offensive in his/her conduct or language in public, or toward the public, Executive Director or fellow employees, either on or off duty.
- Use of intoxicants while on duty.
- Careless or negligent with the monies or other property of the SCWDB or takes any property of the SCWDB for his or her own personal use or for sale or gift to others.
- Has used or threatened to use, or attempted to use a personal or political influence in securing promotion, leave of absence, transfer, change of pay rate, or in any manner related to his/her work.
- Takes for his/her personal use from any person any fee, gift or other valuable thing in the course of his/her work or in connection with it, when such gift or other valuable thing is given in the hope or

expectation of receiving a favor or better treatment than that accorded other persons. Nor shall he/she accept any bribe, gift, token, monies or other things of value intended as an inducement to perform or refrain from performing any official act. Nor shall he engage in any action of extortion through his/her position with the SCWDB.

- Divulges or discusses any SCWDB business not having previously been made public or discloses confidential information to any person unless directed to do so by the Executive Director and shall not give out interviews or make public speeches concerning information not previously made public.
- Any employee bypassing the chain of command and the grievance procedure shall be terminated without notice.

Suspension and Minor Disciplinary Measures

The Executive Director may suspend without pay for a period not exceeding thirty days or reprimand or apply other less. When a suspension is effected pending completion of investigation or court action for alleged violation of rules or statutes, the limitation of thirty days shall not apply. Also, if the employee is found not guilty of such alleged violation, he/she shall be paid for the period of suspension as if it had not occurred.

The type of disciplinary action is generally applied to the seriousness and/or the frequency of the violation in each instance. Disciplinary action may be in the form of suspension from service (temporary) and/or allowances and benefits; and/or separation (permanent) from service and/or benefits. All employees are allowed to appeal in accordance with the established and approved grievance procedures.

Staff Grievance Procedure: (Adopted 1-25-2007)

The South Central Workforce Development Board continually strives for a productive work environment that offers opportunities, fair treatment, and personal respect. When an employee believes that a condition of employment, or a decision affecting him/her is unjust or inequitable, the employee may use the following grievance process. All current employees are encouraged to utilize our grievance resolution process; filing of a grievance does not prevent us from making an employment-related decision at any time.

Grievance Process

Step 1: The employee shall state the complaint in writing within five (5) business days of the incident to his/her immediate Supervisor for discussion and resolution.

The Supervisor shall respond to the employee in writing within five (5) business days of the receipt of the employee's grievance. If circumstances prevent the Supervisor from responding within the allotted time, the Supervisor must notify the employee. If the employee is not notified, he/she may take his/her issue to the next level.

The Supervisor should:

- 1. Consult with the SCWDB Chairman, when necessary.
- 2. Notify the SCWDB Chairman and the Executive Committee if the problem relates to discrimination or harassment.
- 3. Document the conversation.

After five (5) business days from the time the employee presented the complaint to his/her Supervisor and the issue resulting in either no response, an unacceptable response as viewed by the employee, and/or a failure to agree on an extension of Step 1, the employee should contact, in writing the Chairman of the South Central Workforce Development Board to discuss the issue within five (5) business days.

Step 2: The employee will submit a written statement summarizing the facts surrounding the grievance along with a request of how the grievance can be resolved to the SCWDB Chairman. The SCWDB Chairman will notify the SCWDB Executive Committee that a grievance has been filed and provide a brief summary of facts and resolution the employee is seeking. The Supervisor will prepare a summarization of the facts surrounding the decision that was made (appropriate policies, other pertinent information). The Executive Committee will meet to review the grievance and make a decision.

This step should be accomplished within thirty (30) business days. If circumstances prevent the SCWDB Chairman from responding within the allotted time, the SCWDB Chairman must notify the employee. The decision of the Executive Committee is final.

Failure of the employee to comply with time limits specified in this policy will be deemed to be an abandonment of the complaint.

All grievances may only be filed on an individual basis. No group complaints shall be permitted. Two or more employees may file separately the same complaint, but each complaint will be considered on an individual basis.

The following items are not accepted as grievances:

- · Admitted or flagrant violations of extreme misconduct
- · Changes in compensation associated with job reclassification
- Termination during first 90 days of employment
- · Actions grieved after resignation
- Hiring decisions
- Violation of drug policy
- · Termination due to criminal conviction
- Compensation and Pay Scale
- Performance Evaluations

Signature of SCWDB	Chairman	Date:	
Signature of SC W DD V	Ciiaii iiiaii	_ Daic	

Title:	Property Management ProceduresPurchases, Inventory and Disposal	Policy #:	1.9
Effective Date:	7/1/2015	Revision Date:	10/22/2015

Purpose:

The purpose of the policy is to provide guidance for purchases, inventory and disposal of goods.

Policy:

Property: All non-consumable property purchased by Workforce Centers or Contractors of the South Central Workforce Development Board (SCWDB) will remain property of the SCWDB in the event the entity no longer operates as a Workforce Center or Contractor.

Three bids must be procured for non-consumable property with a value of \$5,000 or more. The lowest bid must be honored or justification provided as to why it was not honored if the purchase is not for the lowest bid. Approval must be obtained from the SCWDB Executor Director, Virginia Community College System (VCCS) and SCWDB prior to purchase. Items with a value of \$5,000 or more are tagged and kept on the state inventory.

The Fiscal Officer of the SCWDB must tag all non-consumable property with a value of \$300.00 or more. Notification must be given to the SCWDB in a timely manner when such property is purchased. While not required, bids should be obtained on all property to be tagged and copies kept by the Contractor (this is simply best practice and not something the SCWDB will monitor).

When purchasing multiples of the same items, if the total price is over \$5,000, the same rules apply as if it were a single item; three bids must be procured with the lowest honored (if not, justification must be documented as to why not). Approval must be obtained from the SCWDB Executive Director prior to purchase.

For every purchase of equipment, furniture or other non-consumable item (even if under the \$5,000 ceiling for prior approval), there must be documentation of need that justifies each purchase.

For equipment, furniture or other non-consumable items with a value over \$300.00 the justification should include consideration given to lease vs. purchase option with the option chosen to benefit the SCWDB.

Laptop Computers:

A log must be kept that includes who uses the computer, dates checked out, returned and purpose of use.

Vehicles:

Purchase of vehicles will be done by following the Virginia Public Procurement Act procedures and in addition, no vehicle may be purchased for WIOA without documentation forwarded to the Executive Director who will submit such to VCCS and SCWDB for approval. If approved, vehicles must be titled to the WIOA grant recipient.

The SCWDB must request written prior approval from the State WIOA Administrative Agency (VCCS) for equipment purchases with a per unit cost of \$5000 or more. Lack of written prior approval may result in a disallowed cost.

The following considerations should be made prior to requesting approval for the VCCS to utilize Workforce Innovation and Opportunity Act (WIOA) funds for the purchase of equipment:

- Is this purchase necessary and reasonable?
- Why is this purchase needed?
- Have the best products been selected?
- What procurement method will be used?
- Was a lease option considered in lieu of the purchase?
- What other costs are associated with the purchase?
- Is there a cost sharing agreement if multiple partners will share the cost of the purchase? If so, a cost sharing schedule must be provided with the purchase approval request. NOTE: The SCWDB must obtain prior approval regardless of the portion of the equipment purchase that is allocated to WIOA funds.

The SCWDB must submit a signed hardcopy Equipment Purchase Approval Request (found in VWL #10-04) to the VCCS Workforce Development Services Resource Administrator. The purchase request, along with supporting documentation, will be reviewed for completeness and reasonableness.

Inventory Records

Equipment records shall be maintained accurately and shall include the following information:

- A description of the equipment.
- A serial number or other identification number.
- Source of the equipment, including the award number.
- Title Holder.

- Acquisition date.
- Per unit cost of acquisition.
- Percentage of Federal participation in the cost of the property.
- Location, use and condition of the property and the date the information was reported.
- Any ultimate disposition data including the date of the disposal, sale price of the property, loss, theft, etc.

Inventory Records will be reviewed periodically through the monitoring process and at the request of VCCS staff.

Disposition of Property

For equipment with a residual fair market value of less than \$5000, the SCWDB may retain, sell or otherwise dispose of the equipment with no further obligation to the awarding agency.

For equipment with a residual fair market value of \$5000 or more, the SCWDB must request disposition instructions in writing from the VCCS.

Program Income

The SCWDB may permit employers to use WIOA-funded equipment on a feeforservice basis to provide employment and training activities to incumbent workers:

- When the equipment is not being used by eligible participants;
- If employer use does not affect the ability of eligible participants to use the equipment, and;
- If the income generated from such fee is used to carry out authorized programs.

Retention and Access Requirements for Records

All equipment records must be maintained from the date of acquisition through final disposition. The SCWDB must retain those records for a period of 3 years from the date of last expenditure report submitted to the VCCS. If any litigation, claim, or audit is started before the expiration of the 3-year period, all records must be retained until all findings have been resolved and final action taken.

Signature of SCWDB Chairman:		Date:	
Γitle:	WIOA Criteria for Registration	Policy #:	2.1

Revision

Date:

10/22/2015

Purpose:

Effective

Date:

7/1/2015

To provide eligibility guidance for the adult and dislocated worker programs under the Workforce Innovation and Opportunity Act (WIOA).

Policy:

Adults

An individual (18 or older) shall be eligible to participate in the WIOA Title I Adult Program if such individual meets the general eligibility definition of and provides verification consisting of:

- Citizenship or Eligible to Work-includes citizens and nationals of the United States, lawfully admitted permanent resident aliens, lawfully admitted refugees and parolees, and other individuals authorized by the Attorney General to work in the United States;
- Selective Service Registrant, if applicable (Males born on or after January 1, 1960, must register with the selective service system within 20 days after their 18th birthday or at least before they reach the age of 26);
- Age-18 years of age or older.

Priority of service shall include recipients of public assistance, other low-income individuals, and individuals who are basic skills deficient.

Dislocated Worker

An applicant shall be eligible to participate in the WIOA Title I Dislocated Worker Program is such applicant meets the definition and provides verification of:

 Citizenship or Eligible to Work-includes citizens and nationals of the United States, lawfully admitted permanent resident aliens, lawfully admitted refugees and parolees, and other individuals authorized by the Attorney General to work in the United States;

- Selective Service Registrant, if applicable (Males born on or after January 1, 1960, must register with the selective service system within 20 days after their 18th birthday or at least before they reach the age of 26;
- Age-18 years of age or older;

AND meets the definition and verification of one of the following:

- Terminated/Laid off <u>AND</u> eligible for Unemployment Compensation <u>AND</u> unlikely to return to previous occupation or industry; or
- Permanent closure/Substantial layoff; or
- General announcement of closure; or
- Formerly self-employed (including farmer, rancher or a fisherman)/currently unemployed; or
- · Displaced homemaker; or
- Spouse of member of the Armed Forces on active duty, and who has experienced a loss of employment as a direct result of relocation to accommodate a permanent change in duty station of such member.

Signature of SCWDB Chairman:	Date:
· ·	

Title:	Customized Training	Policy #:	2.10
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

The term "customized training" means:

- Training designed to meet the special requirement of an employer (including a group of employees) to employ, or in case of employed workers, to continue to employ an individual on successful completion of the training and
- For which the employer pays for not less than 50% of the cost of the training targeted at groups of employees.

Policy:

Customized training contracts may be written for eligible WIOA clients when:

- The employed worker is earning at or below the 150% LLSIL.
- The unemployed worker has total family income at or below poverty guidelines or 70% LLSIL.
- A need is determined for:
 - Introduction of new technology;
 - Introduction to new production or service procedures; ○
 Upgrading to new jobs that require additional skills; Short-term training projects for business-specific purposes. Workplace literacy; or Other purposes identified by the SCWDB.

Eligible Employers:

- May be in the public, private non-profit or private sector.
- Must sign a training contract that describes the skills to be learned.
- Must provide at least 50% of the training costs throughout the training for all enrolled whether training is completed or not.
- Must commit to employ all those who complete the training.
- Must stipulate that the company currently plans to retain the employee and that as economic conditions permit, employer will commit to a specified level of appropriate wage increases determined solely by the employer upon successful application of the training by the employee.

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No more than 10	1% of WIOA Customized training match funds can be used
y an employer.	Supportive services costs will be handled like any other
ligible participant.	

Signature of SCWDB Chairman:	Date:
- C	

Title:	Local Incumbent Worker Training	Policy #:	2.11
Effective Date:	10/22/2015	Revision Date:	

Purpose:

To improve the education and skill levels of the current workforce, to improve state and local economies and increase the ability of businesses to effectively compete in the global market.

Policy:

WIOA funds may be available to a single firm or a group of firms that share similar workforce needs, using a sector strategy approach to meet the skills training needs of their incumbent workforce.

Statewide rapid response and local funds are available to provide incumbent worker training. Up to 20% of the WIOA Title I Adult and Dislocated Worker funds allocated to the local area may be reserved and used to pay for the Federal share of the cost of providing a training program for incumbent workers.

- Incumbent Worker Employee Eligibility
 All employees participating in incumbent worker training must meet the eligibility below. An incumbent worker is:
 - At least 18 years of age;
 - A citizen of the United States or a non-citizen whose status permits employment in the United States;
 - Males born on or after January 1, 1960 must register with the selective service system within 30 days after their 18th birthday or at least before they reach the age of 26;
 - Meet the Fair Labor Standards Act requirements for employeremployee relations and have an established history with the employer for 6 months or more;
 - An employee to be trained that works at a facility located in Virginia or working for a staffing agency and placed at a Virginia facility.
- Employer Eligibility

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The Virginia Board of Workforce Development (VAWD) defines the criteria for employer eligibility. The Governor and the VAWD may make recommendations to the local board for providing incumbent worker training that has statewide impact. WIOA Rapid Response funds may also be used for incumbent worker training to avoid layoff situations through early intervention.

Demonstration of linkages of the training activity to demand occupations and/or regionally targeted industries;
The positive relationship of the training to the competitiveness of a participant and the employer;

- The relative wage and benefit levels of those employees (pretraining and anticipated upon completion of the training);
 and
- The potential state and regional economic impact, if any, of the training project. ○ Current on all federal, Virginia tax obligations, including all applicable county, city and local taxes;
- A standardized pre-award review must be completed and documented jointly between the local area and the business establishment as a prerequisite to training. ○ Proposed training costs must be reasonable and necessary and clearly relate to the purposes and activities of the project as described.

The pre-award review must be approved by the WIOA Coordinator and the Executive Director of the Workforce Development Board prior to awarding of an Incumbent Worker Training contract.

- Non-Federal Share of Costs
 Employers participating in the program are required to pay the nonFederal share of the cost of providing the training to incumbent workers of the employers. The non-Federal share shall not be less than:
 - 10% of the cost, for employers with not more than 50 employees
 25% of the cost, for employers with more than 50 employees but not more than 100 employees; and
 - o 50% of the cost, for employers with more than 100 employees. The non-Federal share provided by an employer may include the amount of wages paid by the employer to a worker while the worker is participating in the training activity (if that is the case). The employer may provide that share in cash or in-kind, fairly evaluated.

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- Examples of allowable activities and expenses o Training for participants for productive, high demand employment; o Work-site-based learning strategies using cutting-edge technology and equipment;
 - Training programs incorporating technological changes in the workplace;
 - Training programs designed to impart learning to meet employerspecified or industry-specific skills;
 - Train-the trainer instruction to build the capacity of businesses to effectively respond to the challenges of an increasingly diverse workforce
 - Consumable training materials and supplies
 - Textbooks
 Off-site facility rental expense directly related to an necessary for the
 training
 Rental of tools and equipment critical to the project
 - Travel expense and per diem of instructor
 Instructor/trainer fees
- Prohibitions and Restrictions of No funds provided shall be used, or proposed for use, to encourage or induce the relocation of a business or part of a business if such relocation would result in a loss of employment for any employee of such business at the original location and such location is within the United States. O No funds provided under this title for an employment or training activity shall be used for customized or skill training, on-the-job training, incumbent worker training, transitional employment, or company-specific assessments of job applicants or employees, for any business or part of a business that has relocated, until the date that is 120 days after the date on which such business commences operations at the new location, if the relocation of such business or part of a business results in a loss of employment for any employee of such business at the original location and such original location is within the United States. o A business that has a history or pattern of failing to provide WIOA participants with continued employment with wages, benefits, and working conditions that are equal to those

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provided to regular employees who have worked a similar length of time and are doing the same type of work are not eligible.

Business Services

Incumbent worker training is an important business services initiative that is designed to benefit business and industry by assisting with existing employees' skill development and by increasing employee productivity and company growth. Incumbent worker training shall be detailed in the business services plan, will be tracked in the business engagement report and reported to the VBWD.

Outcomes

Strategies for developing new workforce skills in the existing workforce shall be designed to benefit business and industry in ways that encourage and support the integration of new technology and business processes, increase employee productivity and support the competiveness of the company. Outcomes include: o Improving the alignment of existing workers' skills with new job requirements;

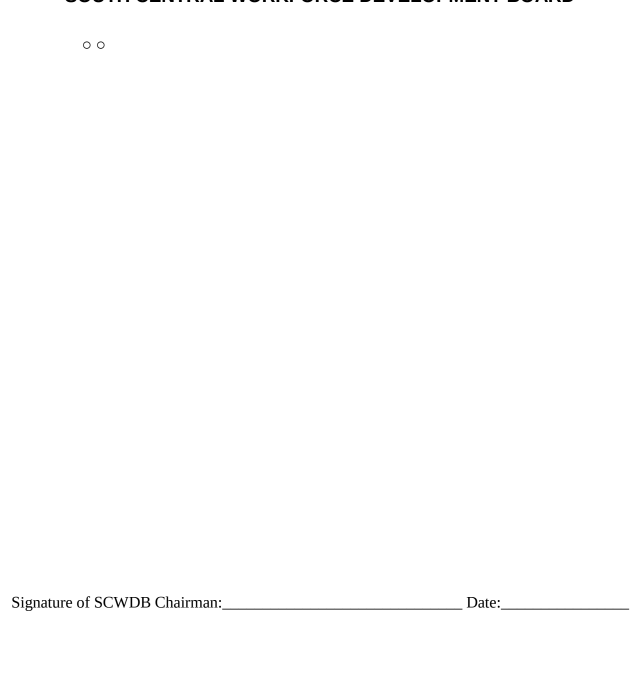
 Providing individuals access to new career opportunities within a business;

Encouraging the retention of existing personnel who otherwise may become dislocated because of skill deficiencies; Increasing the wages of newly trained workers;

Creating new

opportunities for entry-level workers through the promotion of existing workers;

- Supporting the overall enhancement of local and regional economic development efforts, and
- Employer and industry-recognized credentials and certificates.



Title:	Exhaustion of Funds	Policy #:	2.12
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To provide guidance for serving customers if funds available for services are insufficient to meet the demand.

Policy:

Emergency Policy for Service to Dislocated Workers/Adults:

- All customers shall be eligible for basic and individualized career services that do not require expenditures above those offered by staff of the Workforce Centers.
- No ITA's shall be written to cover the cost of training (PELL/TRADE or other assistance may continue to be used for tuition costs for enrolled customers).
- Customers enrolled who are targeted for OJT will have contracts negotiated at 35% reimbursement rate or less by the SCWDB.
- Customers already enrolled into the program but not enrolled into training that hold an associate, bachelor or higher degree will not be offered occupational skills training at the expense of the SCWDB.
- Transportation will be allowed but offered only to those who require it in order to attend training and need must be documented.

Signature of SCWDB Chairman: Date:				
Title:	General Education Diploma (GED)		Policy #:	2.13
Effective	7/1/2015		Revision	

Purpose:

It is the policy of the South Central Workforce Development Board (SCWDB) to encourage participants receiving WIOA funds who have not obtained a high school diploma or its equivalent to actively pursue one. The SCWDB realizes the importance of this achievement and its relevance to employment opportunities in the future, as well as the present.

Policy:

In order to continue receive WIOA funds for training, Out of School Youth, Adults, and Dislocated Workers must be actively enrolled, participating in, and showing progress in obtaining their GED. Failure to do so may result in the termination of training services.

Signature of SCWDB Chairman: Date:			<u> </u>
Title:	Custody of Records	Policy #:	2.14
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To provide guidance relating to custody of records and to protect the confidentiality and integrity of data.

Policy:

File Transfers from Contractor to SCWDB:

- The contractor must provide a list indicating all active participants by full name, state identification number, program and location.
- The contractor must provide a list indicating the inactive participants (in follow-up and exited) by full name, state identification number, program and location.
- The contractor must provide an updated VaWC Client Listing Report that indicates all the participants who should be active in the program at the time of the transfer.
- The contractor must indicate in writing an explanation of any missing files.
- A Chain of Custody document must be completed indicating the date of transfer, the recipient entity and any problems incurred during the transfer, i.e., missing files. The chain of custody must be signed by all parties representing the contractor and the SCWDB.
- The contractor will retain the signed original Chain of custody document and the SCWDB will maintain a copy.

File Transfers from SCWDB to contractors:

- The SCWDB must provide a list of all the participant files (active, follow-up and exited) that are to be transferred to the contractor including full name, state identification number and program.
- The SCWDB must print out and provide a current client listing report with all active participants as of the date of transfer and give the contractor a copy.

- The client listing report will be compared with the actual files to be transferred and any missing or unaccounted for files should be indicated on the chain of custody report.
- Complete the chain of custody document indicating the date of transfer, the recipient, the number of files being transferred and an explanation for any missing or unaccounted for files.
- The chain of custody must be signed by the SCWDB and recipient contractor with the SCWDB retaining the original and a copy going to the contractor.

Record Security

- All files must be stored in locked file cabinets when not in use.
- Any information that describes an individual's medical condition or disability must be maintained in a separate locked file consistent with policies and procedures.
- Policy 1.1 Confidentiality and Personally Identifiable Information (PII) shall be followed.

Signature of	of SCWDB Chairman:	Date:
Title:	Employed Worker Training	Policy #: 2.15
Effective Date:	7/23/2015	Revision Date:

Purpose:

To provide guidance to serve individuals using WIOA funds who are employed.

Policy:

WIOA funds may be used to serve individuals already employed as follows:

- Customized Training o Contracts may be made with specific employers to train employees who need the training in order to retain their jobs, who meet the WIOA eligibility and are not at a self-sufficient wage as defined by the SCWDB (See Policy 2.1-Criteria for Registration and 2.10-Customized
 - Training) The employer must match at least half of the cost of training and have the intent to continue employing the individual. A form of commitment of employers to raise wages after training needs to be established.
- Individualized Training-
 o A customer who is employed but not at a self-sufficient wage as defined by the SCWDB, can document he/she needs training to obtain or retain employment that will lead to self-sufficiency, and meets the criteria for eligibility under WIOA. 100% of the cost will be paid by WIOA.

The SCWDB has adopted 200% of the lower living standard income level as a level of self-sufficiency for Workforce Area 8. Priority will be given to those who are at or below the lower living standard, recipients of public assistance or basic skills deficient.

Signature of SCWDB Chairman:		Date:
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Title:	Career Readiness Certification (State or National)	Policy #:	2.16
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To encourage employment enhancement and certification for career readiness.

Policy:

Tests for Career Readiness Certificates (CRC) may be administered by Southside Virginia Community College (SVCC) staff or Workforce Center staff who have been trained by SVCC. SVCC shall score and issue the appropriate certificates for all customers.

Forms for career readiness testing will be made available to the Workforce Centers. Customers who are self-pay for the assessment will be referred to SVCC for testing, scoring and issuance of the appropriate certificate. The customer will be responsible for the payment of fees for this service.

Workforce Centers may refer WIOA customers to SVCC for testing, scoring and issuance of the appropriate certificate or the trained Center staff person may administer the assessment and SVCC will score and issue the certificate. The WIOA Case Manager will authorize payment for this service out of WIOA funds based on the negotiated fee structure.

Enhancement training will be offered by SVCC or online through Work Keys for those customers who do not receive certification, and for those customers that wish to increase the level of their certification.

WIOA funds may be used to pay for one additional testing, scoring and issuance of certification for those customers who did not receive certification the first time. WIOA funds cannot be used after the second testing to pay for additional testing. The customer must be receiving training to be eligible for this service.

WIOA funds may be used to pay for a second testing, scoring and issuance of certification for those customers who possess a certificate and wish to increase their level of certification. WIOA funds cannot be used after the second testing to pay for additional testing. The customer must be receiving training to be eligible for this service.

The Virginia Board of Workforce Development requires attainment of the Career Readiness Certificates for Adult, Dislocated Worker and Out of School Youth programs. Attainment levels are negotiated annually.

Signature of	of SCWDB Chairman:	Date:	
Title:	Follow-Up	Policy #:	2.17
Effective Date:	7/1/2015	Revision Date:	10/20/2016

Purpose:

WIOA requires that follow up services must be made available to adults and dislocated workers for up to 12 months following the first day of employment and/or case closure. The goals of follow-up services are to ensure job retention, wage gains and career progress for participants who have been referred to unsubsidized employment.

Policy:

Services:

Follow-up services include, but are not limited to:

- Additional career planning;
- Counseling regarding the workplace;
- Contact with the participant's employer, including assistance with workrelated problems that may arise;
- Peer support groups;
- Information about additional educational opportunities; and Referral to supportive services available in the community.

Scope and Intensity:

 Must be based on the needs of the individual participant with a minimum contact of

> Once each month of the first quarter following closure; Once during the first month of the 2nd quarter following closure; Once during the 3rd quarter following closure; Once during the first month of the 4th quarter following closure. o

Supportive services are allowed with proper documentation of need prior to the client's first paycheck.

Participant must be provided services for job search, career planning, job retention or workplace counseling if he/she is no longer employed.

Documentation:

- Follow-up case notes should be maintained in the Virginia Workforce Connection (VWC) and in the file to document all contacts and efforts made on behalf of the customer during the twelve-month follow-up period.
- Should verify the complete status of the client, including place of employment, wage, hours per week, and information regarding any lapses in employment.
- Should assess if additional services are needed.
- Must update follow-up screen in the VWC quarterly to document that follow-up has occurred.
- Document diligent effort to secure/upgrade employment for the client when he/she is unemployed or has received a cut in hours or wages during the twelve months following exit.
- While unemployment insurance wage records are the primary source of information in the calculation of performance rates, supplemental data is acceptable for calculating performance rates when wage data is unavailable (with the exception of average earnings measure).
 Supplemental data must be recorded quarterly after exit in VWC using the Follow Up section.
- In order to ensure the accuracy of customer employment status at the time of closure and during the follow-up periods, the SCWDB requires that one of the following supplemental sources be used to verify employment:
 - o employment verification signed by employer
 - documentation of phone conversation with employer indicating period of time client was employed ,name and title of employer representative who verified information, date and time of conversation.

- (reasonable efforts to obtain the signed employment verification must be documented in case notes before using telephone documentation)
- copy of paycheck stub covering the period required by the applicable measure. . ○ Self-attestation can be used only as a last resort if case manager had documented unsuccessful other attempts. ○ For those self- employed, self-attestation covering the period of time required is permitted.
- Data entry of performance information should occur in VWC at the time performance verifications are obtained.
- Follow-up screens must be updated quarterly to indicate that follow-up has occurred.
- Performance data must be entered in VWC as supplemental data will be used to determine performance outcomes.

Signature of SCWDB Chairman:	 Date:

Title:	Documentation of Unlikely to Return Status	Policy #:	2.18
Effective Date:	7/1/2015	Revision Date:	

Purpose:

It is the policy of the SCWDB to consider an individual's previous occupation(s) and skills in relation to the individual's current career goal(s). The Workforce Center Specialist has the responsibility for determining if an individual is unlikely to return to a previous occupation or industry prior to enrollment in a training program.

Policy:

Procedure:

- During the intake process, the Workforce Center Specialist will consider the client's present job skills and past work experience to make the determination of unlikely to return using the following criteria. ○ Does the client have job skills that are associated with demand occupation?
- This would be based on the Occupations in Demand listing and the client's past job experience.
- A client having marketable skills/experience would be required to search
 for employment within the range of occupations requiring these skills. The
 search would be for not less than 30 calendar days before or after
 receiving WIOA Career Services. The job searches must be well
 documented and a copy placed in the client's file.
- At the end of the job search period, if no job has been secured, the client may be considered for further training. This training should be in line, if possible, with their past skills/experience and enable them to move into a demand occupation.
- The Labor Market Analysis Statement Form must be completed by the Workforce Center Specialist, signed by the client and filed in the client's folder.
- The client has a choice of training providers (provided their vendor of choice is on the state vendor's list) but must be in a demand occupation.

Signature of SCWDB Chairman:	Ι	Date:
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Title:	Fraud Policy	Policy #:	2.19
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To outline customer responsibilities for documentation, review and verification of eligibility or payment through WIOA.

Policy:

Each client registered for WIOA will be required to sign a statement outlining his/her responsibilities for documentation, review and verification of information provided for WIOA eligibility and/or payment of services.

In the event of a suspected intentional act by the client to forge, change or defraud documentation that results in eligibility or payment, reimbursement will be withheld during the investigation. Every effort should be made to carry out the investigation in approximately 30 business days. After the investigation, if fraud is found, the client will be terminated from the program and an incident report will be sent to the WIOA Division of the Virginia Community College System for possible prosecution.

Signature of SCWDB Chairman:	Date:
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Title:	Self-Sufficiency	Policy #:	2.2
Effective Date:	7/23/2015	Revision Date:	10/22/2015

Purpose:

The self-sufficiency criterion is used as a condition for providing career and training services to employed adults and dislocated workers. If a customer is employed and not earning a self-sufficient wage, he/she is eligible to receive WIOA services.

Policy:

Self-Sufficiency for Employed Adults

Any employed adult who meets the general eligibility criteria and is not earning at least 200% of the Lower Living Standard Income Level (LLSIL), according to the Department of Labor guidelines for the county of residence, is not considered economically self-sufficient and is eligible to receive career and training services through WIOA.

Self-Sufficiency for Employed Dislocated Workers

Any employed dislocated worker who is not earning at least 80% of their dislocated wage is not considered economically self-sufficient and is eligible to receive career and training services.

*2015 EMPLOYED WORKER INCOME LEVELS

200% Lower Living Standard Income Level

Non-Metro Level - SOUTH Region ck. Buckingham. Charlotte. Cumberland. Halifax. Lunenbu

Brunswick, Buckingham, Charlotte, Cumberland, Halifax, Lunenburg, Mecklenburg, Nottoway and Prince Edward counties

Size of Family Unit	200% LLSIL
1	\$25,274
2	41,406
3	56,830
4	70,154
5	82,788
6	96,818

For each family member above 6 add \$14,030.

Metro Level - SOUTH Region Amelia County

Size of Family Unit	200% LLSIL
1	\$27,584
2	45,196
3	62,034
4	76,586
5	90,392
6	105,716

For each family member above 6 add \$15,324.

^{*} Income Levels are adjusted annually by Department of Labor.

Signature of SCWDB	Chairman:	Date:	

Title:	Transitional Jobs	Policy #:	2.20
Effective	7/1/2015	Revision	10/20/16
Date:		Date:	

Purpose:

WIOA defines transitional jobs as time-limited work experiences that are subsidized and are in the public, private, or nonprofit sectors for individuals with barriers to employment who are chronically unemployed or have an inconsistent work history. Transitional jobs should be combined with comprehensive employment and supportive services as described in the customer's individual employment plan. Transitional jobs are designed to establish a work history, demonstrate success in the workplace, and develop the skills that lead to entry into and retention in unsubsidized employment. When employers have internship programs that pay for a portion or 100% of the cost of the training, these should be utilized.

Policy:

Program Standards:

The One Stop Contractor shall ensure that transitional jobs are appropriate based on the needs identified by the individual's comprehensive assessment.

Transitional jobs should be -based on a service strategy identified in the Individual Employment Plan and combined with other services. These services will be of limited duration based on the needs of the individual participant.

Because transitional jobs are pre-vocational services, the relationship between the WIOA participant and the employer that volunteers to provide the site for the activity for the WIOA program does not constitute an employee/employer relationship. WIOA payments to participants in transitional jobs are incentives for progress and attendance -not compensation for work performed for an employer.

The Board will monitor and evaluate the effectiveness of transitional jobs in responding to the needs of participants and the results of participant outcomes.

Program Design:

The SCWDB approves the local One Stop Service Provider to offer and provide work based learning activities in the form of transitional jobs to eligible adult customers.

Any customer receiving this service will receive an hourly rate of pay comparable to minimum wage and will participate no more than 20 hours per week for a maximum of 6 months. A maximum of 10% of funds allocated to the area may be used for transitional jobs.

Customers participating in this activity are not employees of the program operator or the work site. Therefore, no withholdings will be taken from the customer's compensation to participate in this service. Worker Compensation Insurance will be provided by the Program Service Provider.

Process:

- Contractor must provide Worker's Compensation Insurance.
- Determine eligibility for the adult -program.
- Determine need for program and service.
- Once eligibility is determined, customer will need to be assessed academically and for career interests and aptitudes.
- The Individual Employment Plan should be completed with the customer. The plan should reflect the customer is in need of a work based learning/intensive service based on the assessment results. The Plan should also outline the specific duration of the short-term process and indicate how this activity is going to help the customer move from the work experience to employment. Whenever possible, participants should be placed in a work experience that complements their field of vocational study and/or career interests and aptitudes.
- The Plan should show the customer has no skills or a mismatch of skills and how the customer will be learning a new skill and experience for work experiences/internship activities.
- The client file must contain Labor Market Information on the occupation the customer had previous experience in and show the decline in the industry. Labor Market Information must also be provided on the occupation the customer is being referred to for a work experience to show that jobs are in demand.
- Once the determination of need for this service has been established, the Case Manager will consult with the Business Services Specialist to check the availability of work sites for the customer.
- Once the worksite availability has been established, the client must participate in orientation by Workforce Center staff and must interview for the service with the business. The business may accept or reject the client.
- After the business has accepted the client to perform the transitional job at his/her site, all paperwork must be completed for the customer and business with copies given to all parties which includes a worksite manual, worksite agreement, training plan and participant manual.

Signature of SCWDB (Chairman:	Date:	

Title:	Coordination with Other Grants	Policy #:	2.21
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

The Workforce Innovation and Opportunity Act limits the use of WIOA funds for training services to instances when there is no or insufficient grant assistance from other sources available to pay for those costs. WIOA funds cannot be used to pay for the costs of training when Pell Grant funds or grant assistance from other sources are available to pay those costs. WIOA funds will be used for activities that are in addition to those already available in the local area. Services are to be made available to eligible adults and dislocated workers who are unable to obtain grant assistance from other sources. The One-Stop Operator/Youth Case Manager will have knowledge of additional resources and will coordinate WIOA services with those of other partner programs.

Policy:

WIOA funding for training is limited to participants who:

- Are unable to obtain grant assistance from other sources to pay the cost of training; OR
- Require assistance beyond that available under grant assistance from other sources to pay the costs of such training.

Coordination of funds available to pay for training is described below:

- Program Operators must coordinate funds that are available for training and make funding arrangements with One Stop Partners and other entities so that WIOA is the payer of last resort.
- Training providers must consider the availability of other sources of grants to pay for training costs such as Welfare to Work, State-funded training funds and Federal Pell Grants, so that WIOA funds supplement other sources of training grants.
- A WIOA participant may enroll in WIOA-funded training while his/her application for a Pell Grant is pending as long as the One Stop Operator/Youth Case Manager has made arrangements with the training provider and the WIOA participant regarding allocation of the Pell Grant, if it is subsequently awarded. In that case, the training provider must reimburse the One-Stop Operator/Youth Program the WIOA funds used to underwrite the training for the amount the Pell Grant covers. Reimbursement is not required from the portion of Pell Grant assistance disbursed to the WIOA participant for education-related expenses.

Date:

Date:

2-8			
Title:	Veteran Priority of Service	Policy #:	2.22
Effective	7/1/2015	Revision	

Purpose:

Date:

Signature of SCWDB Chairman:

The 'Jobs for Veterans Act' calls for priority of service for 'covered persons' for DOL-funded programs, A 'covered person,' as defined below, is entitled to and must be given priority of service over non-covered persons for the receipt of employment, training and placement services if the person otherwise meets the eligibility requirements of a particular program. Covered individuals (as defined below) are given priority over non-veterans for all available services if they otherwise meet the eligibility requirements of a particular program.

Policy:

The term 'covered person' includes anyone who is a veteran and also includes spouses of veterans that fall into the following categories:

- any veteran who died of a service-connected disability;
- any member of the armed forces on active duty who, at the time of the spouse's application, is listed in one or more of the categories and has been so listed for more than 90 days:
 - o missing in action,
 - captured in the line of duty by a hostile force, or o forcibly detained or interned in the line of duty by a foreign government or power;
- any veteran who has a total disability resulting from a serviceconnected disability; or
- any veteran who died while a disability so evaluated was in existence.
 For programs that have existing statutory priorities that target certain
 groups, such as WIOA Adult and Youth programs, veterans' priority is
 applied to covered persons that meet program criteria. Thus, an
 individual meeting both the veterans and the program requirements
 would receive the highest priority for WIOA Youth or Adult services over
 a non-covered person satisfying the program requirements.

For programs that do not target specific groups, such as WIOA Dislocated Worker program, the veterans priority is given to those that first meet the program's existing eligibility requirements. Thus, a covered person would receive a priority for services over a non-covered individual only after satisfying the Dislocated

Worker program's eligibility requirements. In cases where targeting of a particular group is discretionary and not required by law, such as in the case of local policy, veterans priority takes precedence over the discretionary priority group. Local programs are not required to change their allocations among services to reserve funds for veterans, but are required to ensure that eligible veteran workers (covered persons) are given priority over non-veterans for available services.

Adult Programs

All service provided under the adult funding stream will provide for priority of service to covered persons. Currently, WIOA requires that priority of services funded with Title I must be given to recipients of public assistance, other lowincome individuals and those persons who are basic skills deficient in the local area. The application of the veterans' priority, however, requires that veterans' priority as well as priority for public assistance recipients, low-income and basic skills deficient individuals will be considered. Thus, the following sequence of services priority will apply:

- 1. First priority will be provided to recipients of public assistance, lowincome and basic skills deficient individuals in the local area who are covered persons with respect to veterans' priority;
- 2. Second priority will be provided to recipients of public assistance, lowincome and basic skills deficient individuals in the local area;
- Third priority will be covered persons (these would be covered persons not considered to be recipients of public assistance, lowincome and basic skills deficient individuals);
- 4. Other local discretionary target population groups.

Dislocated Worker Programs

All services provided under the dislocated worker funding stream will provide for priority of service to covered persons. The WIOA and its accompanying regulations hold that dislocated worker funds are not subject to the same requirement as adult funds with regard to priority of service to public assistance recipients or low-income individuals. However, the veterans' priority must be considered. Thus, covered individuals will receive priority over non-covered individuals for the provisions of services funded under the dislocated worker funding stream.

Date:

U			
Title:	Assessments	Policy #:	2.3
Effective Date:	7/1/2015	Revision Date:	10/22/2015

Purpose:

Assessments are administered if determined to be appropriate in order for an individual to receive priority of service and to obtain or retain employment to include comprehensive and specialized assessments of the skill levels and service needs of jobseekers.

Policy:

Basic Skills Deficiencies

Signature of SCWDB Chairman:

The Test of Adult Basic Education (TABE) will be administered to all adults and to any dislocated worker who cannot document attainment of a high school diploma or GED. If the enrollee scores lower than a 9th grade reading and/or math level, he/she will be required to enroll into adult basic education/literacy/remedial class and document regular attendance (6 hours per week) in order to be simultaneously enrolled in training through an

Individual Training Account (ITA) (OJT/customized training not included).

Priority of Service

If a customer does not meet the Priority of Service due to low-income or recipient of public assistance criteria, the case manager will assess the individual for basic skills deficiencies using the Test of Adult Basic Education (TABE).

Objective Assessments

A career skills assessment (Career Scope) must be administered as part of the Individual Employment Plan (IEP) to record skill levels and/or aptitudes or interests. The results will be used to assist in planning employment and training services.

WorkKeys, an employability skills assessment, may be used to test individuals in reading, applied math and locating information in order to qualify for the Career Readiness Certificate (CRC) or the National CRC.

Signature of	f SCWDB Chairman:	Date:		
Title:	Dislocated Worker-Trade Co-enrollment Procedures	Policy #:	2.4	
Effective Date:	7/1/2015	Revision Date:		

<u>Purpose</u>: To establish procedures for ensuring the Trade Act and dislocated worker programs are well coordinated and delivered within the workforce investment system in a manner that is seamless to clients and responsive to their needs.

Policy:

Procedures:

When there is a layoff of 25 or more with Trade Act certified petition, state rapid response procedures are followed and can be found at http://www.vwn.virginia.gov/rapidresponse.cfm

For less than 25 employees, the process is described below.

- Employer and employee briefings are scheduled and planned.
- At the Employee Briefing or Rapid Response Mass Meeting, which is to provide basic career services and next steps, representatives from the VEC, WIOA, Virginia Workforce Center and other mandated and optional partners provide program information.
- Examples:
 - EC Job services and unemployment filing, documentation requirements and TAA services and training
 - WIOA WIOA-available intensive services, supportive services and training
 - Other WIOA partners the number of partners will vary by employers' requests.

Trade affected employee must:

- File Trade Eligibility Claim forms. Times and dates of the Trade Act claims taking sessions will be set by VEC. Notice will be mailed to employee addresses as provided by the employer layoff list (may be prior to or following layoff date).
- Register for Unemployment Insurance by telephone, online or staff assisted, if not already done so.
- · Register for job services to begin job search.

- Attend Trade Act claim taking session which includes completing paperwork to establish Trade eligibility.
- After paperwork is processed by VEC in Richmond, entitlement determination is forwarded to local Trade representative and a copy is sent to the WIOA case manager. Schedule one-on-one meeting (within 26 weeks of layoff date) for reemployment options.
- Reports to WIOA to complete an application
- Determine eligibility and enrollment
- Receive initial assessment
- Conduct initial one-on-one interview with VEC Trade Representative
- Complete Partner Referral/Consent Form (which is a consent to exchange information)

Trade Representative will:

- Utilize assessments and training justification documentation from WIOA and determine appropriate training for client if training is determined to be needed.
- Give two (2) training cost estimate sheets to customer to be completed by selected training provider/s.
- Complete TAA enrollment
- Training is approved or disapproved.
- If approved, a copy of the 8-58 Training Request, Training Cost Estimate Sheet, Curriculum, class schedule for first semester (copy before and after the Add/Drop date) and Occupational Skills Training Agreement will be given to WIOA within 10 business days from the date it is completed.
- Provide current documentation, with regular updates to WIOA case manager for client file folder, on-going throughout training activity; Curriculum; class schedules for each semester-one copy before the Add/Drop date and one after; grades each semester and at completion showing grade average or other indication of success; credential upon completion and employment.
- Case notes in VOS will be updated at least monthly.
- If waiver is issued for training, a copy of the waiver will be given to the WIOA case manager.

Clients determined to meet waiver criteria at Trade Act claims taking session (i.e., retirement, health, or recall) will not be referred to WIA for assessment. VEC will manage these clients.

If client desires training or intensive services and has not met with WIOA case manager, VEC will make a referral to WIOA and await assessment results.

WIOA case manager initiates one-on-one contact following Rapid Response Meeting (may be prior to, or following layoff date):

- Those who signed up for intensive services or training.
- Make an appointment for enrollment and assessment.
- Group enrollment and assessment may be performed with an initial interview (explain WIOA program requirements, assessments and training relationship between Trade, WIOA and the client), documentation of core services, creation of client folder, determination of eligibility, enrollment, and assessment.

For Trade purposes, clients that are 60 years of age and older that DO NOT plan on entering training are not required to have an assessment completed. The client will be issued a waiver (retirement) and required to look for work.

WIOA case manager also will:

- Meet one-on-one with client to discuss intensive services, training and supportive services.
- · Enroll client into VaWC
- Update IEP and send to VEC's Trade representative.
- For purposes of eligibility, there must be a basic career service entered into the VaWC prior to dislocated worker program involvement. The signup sheet from the Rapid Response meeting plus the layoff letter provided by the company can serve as proof that a basic career service was provided to the client.
- If WIOA funds are used for any training activity, the WIOA eligible training
 provider list will be used. If Trade uses a training provider not on the WIOA
 state or local training provider list, WIOA case manager will ensure the
 client is made aware that WIOA funds cannot be used to pay for tuition
 and/or books should the need arise.
- Case notes will be entered by WIOA staff for clients that are receiving supportive services from WIOA.

The Trade representative will:

- · Print case notes for file.
- Enter case notes for those on waivers. ALL case notes will include detailed information on progress of training, job search, and other information.

Case Closure

Both the VEC Trade representative and WIOA case manager will:

- Notify each other if client ceases or completes training activity and/or enters employment. Information will be entered into the VaWC.
- Exit the client when appropriate and notify each other.

Follow up:

WIOA case manager provides follow up for one year. Employment and credential status is entered in VaWC during follow up. WIOA staff will request employment information and wage reports from VEC Trade Representative each quarter during the follow-up period.

Signature o	f SCWDB Chairman:1	Date:	
Title:	Priority of Service	Policy #:	2.5
			ı

Revision

Date:

10/22/15

Purpose:

Effective

Date:

7-1-2015

The priority of service policy defines the populations who are to receive priority of service in the Workforce Centers to include veterans, low income individuals, recipients of public assistance, individuals who are basic skills deficient and those living out of the area.

Policy:

Recipients of Public Assistance, Low Income Individuals and Basic Skills Deficient

At least 51% of funding used for customers enrolled into WIOA as adults must meet the definition of hardest to serve which is those who are recipients of public assistance, other low-income individuals (poverty or 70% LLSIL) and individuals who are basic skills deficient for receipt of career and training services. At most, 49% of funding used for customers enrolled into WIOA (intensive and training services) as adults may qualify as Non-priority of Service eligible. The amount cannot exceed 49% of funding. These recipients must meet all criteria for WIOA enrollment (career and training services) and must be unemployed. Income must be evaluated to determine whether the customer falls into the Priority or Non-priority of Service program. Once this has been determined, the customer's income is not used as an eligibility factor for enrollment in the Nonpriority of Service program.

Veterans

The 'Jobs for Veterans Act' calls for priority of service for 'covered persons' for DOL-funded programs. A 'covered person,' as defined below, is entitled to and must be given priority of service over non-covered persons for the receipt of employment, training and placement services if the person otherwise meets the

eligibility requirements of a particular program. Covered individuals (as defined below) are given priority over non-veterans for all available services if they otherwise meet the eligibility requirements of a particular program.

The term 'covered person' includes anyone who is a veteran. The term 'covered person' also includes spouses of veterans that fall into the following categories:

- any veteran who died of a service-connected disability;
- any member of the armed forces on active duty who, at the time of the spouse's application, is listed in one or more of the categories and has been so listed for more than 90 days:
 - a) missing in action,
 - b) captured in the line of duty by a hostile force, or
 - c) forcibly detained or interned in the line of duty by a foreign government or power;
- any veteran who has a total disability resulting from a serviceconnected disability; or
- any veteran who died while a disability so evaluated was in existence.

Priority for Eligible Adults

For programs that have existing statutory priorities that target certain groups, such as WIOA Adult and Youth programs, veterans' priority is applied to covered persons that meet program criteria. Thus, an individual meeting both the veterans and the program requirements would receive the highest priority for WIOA Youth or Adult services over a non-covered person satisfying the program requirements. The following sequence of services priority will apply: First priority will be provided to recipients of public assistance, other lowincome individuals and individuals who are basic skills deficient in the local workforce area who are covered persons with respect to veterans' priority; Second priority will be provided to recipients of public assistance, other lowincome individuals and individuals who are basic skills deficient in the local workforce area; Third priority will be covered persons with respect to veterans' priority not considered to be recipients of public assistance, low-income or individuals who are basic skills deficient in the local workforce area;

<u>Fourth priority</u> will be those adults not considered to be recipients of public assistance, low income or individuals who are basic skills deficient in the local workforce area:

Other local discretionary target population groups in the local workforce area;
Out of the workforce area adults will be placed on a waiting list due to the SCWDB priority of service, which gives higher order ranking to residents of the 10 member counties of Area 8.

Priority for Dislocated Workers

For programs that do not target specific groups, such as WIOA Dislocated Worker program, the veterans priority is given to those that first meet the program's

existing eligibility requirements. Thus, a covered person would receive a priority for services over a non-covered individual only after satisfying the Dislocated Worker program's eligibility requirements.

In cases where targeting of a particular group is discretionary and not required by law, such as in the case of local policy, veterans priority takes precedence over the discretionary priority group.

Out of the workforce area dislocated workers will be placed on a waiting list due to the SCWDB priority of service, which gives higher order ranking to residents of the 10 member counties of Area 8.

Local programs are not required to change their allocations among services to reserve funds for veterans, but are required to ensure that eligible veteran workers (covered persons) are given priority over non-veterans for available services.

Signature of SCWDB Chairman:	Date:
Digitation of De 11 DB Chairman.	Bate

Title:	Individual Training Accounts	Policy #:	2.6
Effective Date:	7/23/2015	Revision Date:	4/21/2016

Purpose:

To provide guidance for payment of training services for individuals who are eligible for WIOA training services through individual training accounts (ITA).

Policy:

An individual who seeks training services and who is eligible as a WIOA Adult and/or Dislocated Worker, may, in consultation with a case manager, select an eligible provider of training services from the approved Eligible Training Provider List (ETPL). Upon selection, the One-Stop Operator shall, to the extent practicable, refer the individual to the eligible provider of training services, and arrange for payment of such services through an Individual Training Account (ITA).

ITAs for Adults and Dislocated Workers:

- All other sources of funding must be explored and/or exhausted prior to using WIOA funds.
- ITAs may be issued for an amount up to \$8,500 covering a period up to two years. The funds may be used in less time; however, no more than \$8,500 may be issued in a two-year period. ITAs for welding, RN and LPN may be issued for an amount up to \$10,000 covering a period up to two years.
- ITAs may be issued for a lesser amount based upon assessment and customer choice of training vendor.
- The cap may be used for training and supportive services at the discretion
 of local case managers based on assessment of individual needs. No ITA is
 issued for supportive services—ITAs are only for training, however,
 supportive services are included in the cap amount.
- Additional funds, up to \$1,000, may be requested by the case manager, with approval of the SCWDB Executive Committee.

ITAs for Employed Individuals:

- ITAs will be issued for an amount up to \$8,000 for a two-year period. The money may be used in less time; however, only one ITA may be issued in the two-year period.
- It is anticipated that supportive services will not be needed on a regular basis for this population; however, if needed in extenuating circumstances, the amount is included in the ITA cap amount.

Access to Training Vouchers:

Access to training vouchers will be provided at not less than one physical comprehensive workforce center and at the satellite centers in Area 8 for securing the following training services for eligible and qualified individuals (as defined by WIOA):

- Occupational skills training, including training for nontraditional employment;
- On-the-job training
- Incumbent worker training
- Programs that combine workplace training with related instruction, which may include cooperative education programs;
- Training programs operated by the private sector
- · Skill upgrading and retraining
- Entrepreneurial training
- Transitional jobs
- Job readiness training provided in combination with other training services as listed;
- Adult education and literacy activities, including activities of English language acquisition and integrated education and training programs, provided concurrently or in combination with training services listed above;
- Customized training conducted with a commitment by an employer or group of employers to employ an individual upon successful completion of the training.

(Stand-alone adult literacy, basic skills education and English as a second language classes and rudimentary computer lessons that prepare adults to enter occupational skills training may be considered pre-vocational services and may be provided as individualized career services.)

Occupations in Demand:

The use of vouchers must be linked to occupations in demand in the local area or to sectors of the economy that have a high potential for sustained demand or growth in the local area. If individuals are willing to relocate, they may receive training in occupations in demand in another area.

Issuing Training Vouchers:

Training vouchers shall be issued after a participant has been assessed and found to be in need of training. Vouchers shall be issued only in consultation with a skilled and knowledgeable case manager/career coach. Personnel responsible for providing career counseling and assessment to WIOA customers, either employed by the partners or the one stop operator, shall have the appropriate qualifications/training to provide such services.

The Case Manager shall:

- Determine that a customer is in need of training after an individual interview and assessment. The individual assessment shall identify barriers to successful employment, including the need for training, and to the completion of training and shall identify any need for supportive services.
- Assist with the development of a training plan and employment goals.
 Individual assessments shall also be used to indicate appropriateness of the training and employment goals based on skills, abilities and interests.
- In addition, the case manager shall provide career counseling to ensure that training and employment goals are realistic and achievable.
- In addition, the case manager shall provide labor market information, including current information on employment and wage trends and projections, to ensure that vouchers are used for training that is directly linked to employment opportunities in the local area or in an area to which the individual is willing to relocate.
- Assist the customer in objectively comparing and evaluating consumer reports of training providers.
- Ensure that necessary support services, such as childcare and reliable transportation, are in place subject to local policies and partnership efforts.
- Coordinate WIOA vouchers with all other sources of financial aid available to the customer so that duplication does not occur. (WIOA requires the coordination of training costs with funds available under other Federal programs). To avoid duplicate payment of costs when an individual is eligible for both WIOA and other assistance, including a Pell Grant, case managers shall consider all available sources of funds, excluding loans, in determining an individual's overall need for WIOA funds. The exact mix of funds shall be determined based on the availability of funding for either training costs or supportive services, with the goal of ensuring that the costs of the training program the participant selects are fully paid and that necessary supportive services are available so that the training can be completed successfully. The case manager shall also verify that there is no duplication of training vouchers provided by other local workforce investment areas in Virginia.
- Provide follow-up on a regular basis with customers that are in training programs, to develop retention strategies, if necessary, and to authorize or cancel continued training vouchers as appropriate. Payments may be made incrementally, through payment of a portion of the costs at different points in the training course.

Provision of Training Services:

Training services must be provided in a manner that maximizes informed consumer choice in selecting an eligible provider.

- The SCWDB, through the One-Stop system, must make available to customers the State list of eligible and certified providers of WIOA training services.
- Each One Stop Operator must make available information about on-the-job training and customized training, the expected outcomes, performance and cost information on that training.
- Each One Stop Operator must make available the consumer reports of any other adult training that is provided under contract in the local area. The customers must have enough information to understand fully all of the options available to them.
- Program specific factors include expected outcomes, expected wages for target jobs, overall performance, performance for significant customer groups (including wage replacement rates for dislocated workers), special accommodations or support services available and duration of training programs.
- If all the requirements for eligibility, qualification, priority of service and case management are met, and if the program has not exhausted funds for the program year, the operator can provide a voucher, in accordance with local policy, to pay for training.

ITA Limits:

Unemployed: The maximum amount that can be paid through a voucher for an Individual Training Account (ITA) is \$8500, (or \$10,000 if client is enrolled in welding, RN or LPN training) which includes tuition and books. Even though supportive services, which include travel reimbursement, tools, uniforms, physicals and supplies, are not part of the ITA, the costs of such services are included in the maximum amount allowed per client. The ITA can be written for a maximum of two (2) years. A waiver for an additional \$1000 may be requested of the Executive Committee using the appropriate form.

Employed: The maximum amount that can be paid through a voucher for an ITA is \$8000, which includes tuition and books. Even though supportive services, which include travel reimbursement, tools, uniforms, physicals and supplies, are not part of the ITA, the costs of such services are included in the maximum amount allowed per client. The ITA can be written for a maximum of two (2) years. A

waiver for an additional \$1000 may be requested of the Executive Committee using the appropriate form.

Student Loan Default

If a participant is not eligible for financial aid due to default of a federal student loan, the participant will be ineligible for federal WIOA assistance for tuition, books and supplies until the loan has been satisfied. The client will then be eligible to apply for financial aid and WIOA may pay based on those results. Grade Point Average (GPA) Requirements

If a participant is not eligible for financial aid due to a low GPA (from an institution of higher education) that has been acquired in the recent past, the participant will be required to begin the semester without WIOA assistance until the GPA reaches at least a 2.0 (or shows significant progress toward that goal).

Title:	Training Cap Waiver Requests	Policy #:	2.7
Effective Date:	July 1, 2015	Revision Date:	4/21/16

Signature of SCWDB Chairman: _____ Date: _____

Purpose:

To provide guidance for requesting waivers for the maximum amount of expenditures allowed for customers receiving training services.

Policy:

The Executive Committee of the SCWDB will hear waiver requests as follows:

- The requests must be submitted by the One-Stop Operator or Contractor using the appropriate form and must be in accordance with this policy.
- There will be no target populations considerations for waivers all requests will be heard on a case-by-case basis in the same manner.
- Waivers will be considered for an amount up to \$1,000.00 over the maximum allowed. The maximum that a person may receive in WIOA funds within a 2-year period will be \$9,500.00 unless the person is in training for welding certification, registered nurse or practical nurse, and then the maximum is \$11,000.
- In order to be considered for a waiver, the application must include documentation of satisfactory progress toward the participant achieving set goals.

Waivers will not be granted in the following instances:

- To any individual who has been in the program two years with no prospective end of training date or prospect of being hired.
- To any individual in training in an occupation in decline unless there is documentation supporting a likely job.
- To any individual who has already been granted one waiver within the 2year time limit.
- · To any individual not providing documentation of other funding sources.

Waiver requests submitted according to the policy will be heard by the Executive Committee and a decision returned to the One-Stop Operator or Contractor within 30 days.

Signature of SCWDB Chairman:	Date:
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Title:	Supportive Services	Policy #:	2.8
	7/23/2015	Revision	
Date:		Date:	

Purpose:

To provide guidance relating to available supportive services for WIOA customers who are in training and unable to obtain such services through other means.

Policy:

Supportive services are:

- Available to qualified clients in WIOA Title I programs that are unable to obtain such services through other means.
- Not an entitlement and will be offered only on an as needed basis when documentation substantiates that need.
- To be used only when it is necessary to enable eligible individuals to participate in training and follow up services in WIOA Title I programs.
- May be continued up to twelve (12) months after case closure to enhance the client's ability for continued success.
- Listed on the Cumulative Expenditures sheet and calculated as part of the client's cap total.
- Assessed every 30 days to establish continued need and will be documented in the client's file.
- Part of the total of the training cap therefore if the client has reached his/her cap, or there are insufficient funds remaining to support the service requested, then that service cannot be offered without an approved Training Cap Waiver Request.
- Determined individually according to the documentation of need and may be increased or decreased monthly.
- Property of the SCWDB in the cases of books, tools and equipment. The client must sign a consent form stating that if they stop attending training they will immediately return all items except clothing to their Local Workforce Center Case Manager.

One Stop Centers will establish in-house procedures on how they will assess and regulate supportive services. A copy of these procedures will be on file with the SCWDB Compliance Officer.

In the event monitoring reveals payments or reimbursement for unauthorized purchases made by a client, arrangements shall be made to reimburse the SCWDB for those expenses in question.

Case Managers are responsible for determining the amount of supportive services given to each client based on individual need. • Approved supportive services may include but are not limited to:

- Transportation; Pre-physicals; Immunizations; ○
 Uniforms; Professional pins; Tools, and Other supplies required for training and/or employment. •
 Prohibited services may include but are not limited to:
- Purchase of vehicle;
- Computers (unless required for training such as IT class);
 - Child care, and Payment of rent or utility bills.

Documentation: A simple request from the client for these services may not be used.

- Documents used to determine need may include income, household obligations necessary for persons to live and extenuating circumstances such as illness, accident, death, etc.
- Documents used to determine need for supportive services along with a copy of the SCWDB Supportive Services Needs Statement will be kept in the client's file.
- Signed statement validating that all alternative sources have been explored and they are either not available or exhausted.
- Attendance records or any proof of active/continuous participation in an employment or training activity will be kept in the client's file. Covered Services:
- Travel Customers will be reimbursed on a scale of \$0.15 \$0.35 per mile up to \$400.00 per month for participation in approved training programs. Waiver requests for an additional \$100.00 per month may be made to the Executive Director to cover extenuating circumstances. In addition, for job search activities and/or state board examinations, mileage will be reimbursed at the rate of up to \$0.35 per mile up to \$100.00 per month. These expenses are to be calculated as part of the client's cap total. Documentation:
 - Appropriately signed attendance records covering each day for which service is requested.
 - Signed affirmation that job search activities were performed or interviews held.

- Out of Area Training out of Area Training that requires overnight lodging must be approved on a case-by-case basis and the same criteria for other supportive services should be used to determine client need.
 - o A client may be reimbursed for meals while out of the area for overnight training up to \$30 per day. Documentation:
 - Original itemized receipt (not credit card receipts or statements)
 Original attendance sheet with client and instructor signatures.
 The cost of alcoholic beverages will not be reimbursed.
- - A signed document from the employer that these items are an absolute condition of employment.
 - There are no other provisions within the company to assist employees with the acquisition of tools.
 - The request for tools must be documented and approved by a One Stop Manager.
 - Client signs statement acknowledging that he/she is responsible for all maintenance, security and replacement of tools.
 - If client quits job or is fired prior to the end of follow-up, the tools shall be returned to the SCWDB.
- Training Supplies: Training supplies are those that are used to assist qualified WIOA participants to successfully complete an approved training curriculum. The Case Manager has the discretion to offer these services once a documented statement of need has been established. Since these services are not an entitlement, they should be used only for training programs, including On the Job Training (OJT), that lead to a credential and subsequent job placement. Training Supplies may include but are not limited to:
 - Stethoscopes Calculators
 - Specialty shoes
 - Required uniforms,

- Supplies
- Training related tools
- Documentation: A signed statement from the training provider that the supplies are required for the client to complete the training. A statement of need from the Case Manager. A signed form confirming attendance.
 - o Original receipts, invoices etc., associated with the purchase of any item.

Title:	On The Job Training	Policy #:	2.9
Effective Date:	7/1/2015	Revision Date:	10/22/2015; 10/20/2016

Signature of SCWDB Chairman: Date:

Purpose:

The term "on the job training: (OJT) means:

- training that is provided to a paid employee while engaged in productive work in a job;
- knowledge or skills training that is essential to the full and adequate performance of the job; and
- training that provides reimbursement to the employer for a certain percentage of the wage rate of the customer, or the extraordinary costs of providing the training and additional supervision related to the training.

Policy:

OJT contracts may be written for eligible clients when:

- the employed worker is not earning at or below 200% Lower Living Standard Income Level (LLSIL);
- the unemployed worker has total family income at or below poverty guidelines or 70% LLSIL.
- A need is determined for:
 - o introduction of new technologies
 - o introduction to new production or service procedures ○
 upgrading to new jobs that require additional skills ○
 workplace literacy or other purposes identified by the
 SCWDB.
- The identified training needs of the customer are met according to the IEP.

Eligible Employers:

- May be in the public, private non-profit or private sector;
- Must have the personnel to provide adequate supervision and training;
- Must have a training plan signed by the employer that describe the skills to be learned and the responsibilities of the supervisor or trainer.

- Must provide the required minimum of the employee's wages throughout the training.
- Must compensated these employees at the same rates, including periodic increases, as trainees or employees who are similarly situated in similar occupations by the same employer and who have similar training, experience and skills. Such rates must be in accordance with section 6(a) (1) of the Fair Labor Standards Act of 1938 or the applicable state or local wage law.
- Must provide benefits and working conditions at the same level and to the same extent as other trainees or employees working a similar length of time and doing the same type of work;
- Must not have a history or pattern of failing to provide OJT customers with continued long-term employment with wages, benefits, and working conditions that are equal to those provided to regular employees who have worked a similar length of time and are doing the same type of work;
- Must not have relocated from any location in the United States within 120 days, if the location resulted in any employee losing his or her job at the or original location;
- Must not use OJT assignments to displace regular employees, or to replace any employee on layoff.

Reimbursement Rates:

- If wage rate is at least \$9.00 per hour and the employer has less than 50 employees, the contract may be written to reimburse the employer up to 75% of the wage rate.
- If the wage rate is less than \$9.00 per hour and/or has 50 or more employees, the contract may be written to reimburse the employer up to 50% of the wage rate.
- Contracts may only be written for full-time employee (working at least 30 hours per week with benefits.
- If employees work overtime, the reimbursement rate will be based on the base pay and will count towards the total hours of the contract, thus shortening the anticipated end date of the contract.

Payments to employers:

- Are deemed to be compensation for the extraordinary training costs associated with training customers including additional supervision and the costs associated with the lower productivity of the customers, and those extraordinary costs need not be documented by the employer; and
- Must not be in excess of the approved contract amount or the wage rate of the OJT customer.

Duration:

- An OJT contract must be limited to the period of time required for a customer to become proficient in the job for which the training is designed.
- The OES (Occupational Employment Services) codes will be used to determine the length of time for specific occupations as well as the skills of the OJT customer.
- No contract may exceed 6 months.
- The training plan shall describe a timeline for completion of the training.

Limits:

- In any given year, the amount of no more than 30% of the total dollars designated for training by a Workforce Center may be used for OJT; no single employer may receive more than 30% of this calculated amount.
- The Workforce Center may apply for a waiver in circumstances where employees have a justified need for additional contracts.
- If, by April 1 of any given year, the amount of money designated for OJT
 has not been used, the limitation by employer is lifted for the remainder of
 the program year.
- The Executive Director has the authority to reduce the reimbursement rate in equal amounts for small and large employers due to funding constraints.

Supportive Services

 Supportive services costs will be handled like any other eligible participant.

Documentation Required for Reimbursement to Employer

- Employer or Supervisor Signature
- Employee Signature (If Employee has been terminated, resigned or quit job and is not currently employed when the reimbursement is submitted, the case manager will attempt to contact the former employee to get the employee signature by telephone to schedule a meeting or mail a copy with a self-addressed stamped envelope. If these attempts fail, the actual payroll records from the employer are attached to the reimbursement request).
- Timesheet

Documentation of Case Notes

- OJT case notes should provide an adequate depiction of the participants' progress in training on the job.
- Case notes should be written monthly for each participant. The contact should be with the employer and/or employee at least monthly.

Signature of SCWDB Chairman:Date:			
Title:	Criteria for Registration	Policy #:	3.1
Effective Date:	7/1/2015	Revision Date:	

<u>Purpose</u>: To provide eligibility guidance for the youth programs under the Workforce Innovation and Opportunity Act (WIOA).

Policy:

Eligibility determination includes the completion of a WIOA application, documentation of the information provided for the application, and determining if the individual who has applied meets the criteria established by the WIOA. These application forms, and all other participant forms, are standardized and are the responsibility of the Case Manager to maintain and enter into the Virginia Workforce Connection (VaWC).

Youth Eligibility Requirements

An individual who is not less than 14 and not more than 24 shall be eligible to participate in the WIOA Title I Youth Program if such individual:

- Meets General Eligibility, which consists of providing a verification source for each applicable category:

 Citizenship or Eligible to Work
 - Selective Service Registrant (if applicable)

AND

For Out of School Youth meets the definition and provides a verification source for one or more of the following barrier categories:

- Not attending any school (as defined under State law); Not younger than age 16 or older than age 24; and • One or more of the following:
 - A school dropout.
 - A youth who is within the age of compulsory school attendance, but has not attended school for at least the most recent complete school year calendar quarter.
 A recipient of a secondary school diploma or its recognized equivalent who is a low-income individual and is—

i. basic skills deficient; or ii. an English language learner.

- An individual who is subject to the juvenile or adult justice system. A homeless individual (as defined in section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C 14043e-2(6))), a homeless child or youth (as defined in section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2))), a runaway, in foster care or has aged out of the foster care system, a child eligible for assistance under section 477 of the Social Security Act (42 U.S. C. 677), or in an out of home placement.
- Oher individual who is pregnant or parenting. Oher individual with a disability.

For In School Youth meets the definition and provides a verification source for one or more of the following barrier categories:

- Attending school (as defined by State law);
- Not younger than age 14 or(unless an individual with a disability who is attending school under State law) older than age 21;
- Low-income individual; and One or more of the following:
 - o Basic skills deficient. o An English language learner. o An offender.
 - A homeless individual (as defined in section 41403(6) of the Violence Against Women Act of 1994 (42 U.S.C 14043e-2(6))), a homeless child or youth (as defined in section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2))), a runaway, in foster care or has aged out of the foster care system, a child eligible for assistance under section 477 of the Social Security Act (42 U.S. C. 677), or in an out of home placement.
- · Pregnant or parenting.
- A youth who is an individual with a disability.

OR

Exception—Not more than 5% of participants assisted under the youth program in each local area may be individuals who do not meet the low income criteria to be considered eligible youth, where applicable.

Title:	Custody of Records	Policy #:	3.10
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To provide guidance relating to custody of records to protect confidentiality and integrity of data.

Policy:

File Transfers from Contractor to SCWDB:

- The contractor must provide a list indicating all active participants by full name, state identification number, program and location.
- The contractor must provide a list indicating the inactive participants (in follow-up and exited) by full name, state identification number, program and location.
- The contractor must provide an updated VaWC Client Listing Report that indicates all the participants who should be active in the program at the time of the transfer.
- The contractor must indicate in writing an explanation of any missing files.
- A Chain of Custody document must be completed indicating the date of transfer, the recipient entity and any problems incurred during the transfer, i.e., missing files. The chain of custody must be signed by all parties representing the contractor and the SCWDB.
- The contractor will retain the signed original Chain of custody document and the SCWDB will maintain a copy.

File Transfers from SCWDB to contractors:

- The SCWDB must provide a list of all the participant files (active, follow-up and exited) that are to be transferred to the contractor including full name, state identification number and program.
- The SCWDB must print out and provide a current client listing report with all active participants as of the date of transfer and give the contractor a copy.
- The client listing report will be compared with the actual files to be transferred and any missing or unaccounted for files should be indicated on the chain of custody report.
- Complete the chain of custody document indicating the date of transfer, the recipient, the number of files being transferred and an explanation for any missing or unaccounted for files.
- The chain of custody must be signed by the SCWDB and recipient contractor with the SCWDB retaining the original and a copy going to the contractor.

Record Security

All files must be stored in locked file cabinets when not in use.

- Any information that describes an individual's medical condition or disability must be maintained in a separate locked file consistent with policies and procedures.
- Policy 1.1 Confidentiality and Personally Identifiable Information (PII) shall be followed.

Signature of SCWDB Chairman:	Γ	Date:
Signature of SCWDD Chanfillan.	L	Jale.

Title:	Youth Housing	Policy #:	3.11
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

To provide guidance for assisting youth with emergency housing payment as a supportive service.

Policy:

- Assistance with housing for youth participants is considered to be a supportive service.
- Must be pre-approved by the WIOA Program Coordinator and the following conditions must be met before approval of housing assistance can be obtained. ○ Housing assistance will be granted on a one-time basis and will be for a maximum of \$500.00
 - The youth participant must be 18 years of age or older or has received emancipation through a court of law.
 - Can be for rent payments only.
 - The participant must have an established rental agreement for at least six (6) months.

The contractor will be reimbursed for any housing assistance out of the participants deposit money should they relocate.

The contractor will get a signed letter of agreement from the participant that they will reimburse the contractor for the money spent should they vacate their rental property and receive reimbursement from a rental deposit.*

*This signed letter of agreement is not binding, but rather an attempt on the part of the contractor to establish a feeling of responsibility by the participant for the monies received. If reimbursement for the monies received by the participant for housing assistance proves to be unaffordable or a detriment to the participant's future success then the money will not have to be repaid.

Signature of	of SCWDB Chairman:	Date:	·
Title:	Fraud Policy	Policy #:	3.12

Effective Date:	7/1/2015		Revision Date:	
Purpose:				
	e customer responsibilities for payment through WIOA.	for documentation	on, review and	l verification of
Policy:				
his/her re	nt registered for WIOA will be esponsibilities for document for WIOA eligibility and/or p	ation, review and	d verification	_
defraud of be withher investigatis found, be sent to	ent of a suspected intentional locumentation that results in all during the investigation. It is approximately 30 bust the client will be terminated the WIOA Division of the Viprosecution.	n eligibility or pa Every effort sho siness days. Afto from the progra	yment, reimbould be made er the investion and an inci	ursement will to carry out the gation, if fraud dent report will
Signature of	of SCWDB Chairman:		Date	:

Policy #:

Revision

Date:

3.13

Veteran Priority of Service

7/1/2015

Title:

Date:

Effective

Purpose:

The 'Jobs for Veterans Act' calls for priority of service for 'covered persons' for DOL-funded programs, A 'covered person,' as defined below, is entitled to and must be given priority of service over non-covered persons for the receipt of employment, training and placement services if the person otherwise meets the eligibility requirements of a particular program. Covered individuals (as defined below) are given priority over non-veterans for all available services if they otherwise meet the eligibility requirements of a particular program.

Policy:

The term 'covered person' includes anyone who is a veteran and also includes spouses of veterans that fall into the following categories:

- · any veteran who died of a service-connected disability;
- any member of the armed forces on active duty who, at the time of the spouse's application, is listed in one or more of the categories and has been so listed for more than 90 days:
 - o missing in action,
 - captured in the line of duty by a hostile force, or o forcibly detained or interned in the line of duty by a foreign government or power;
- any veteran who has a total disability resulting from a serviceconnected disability; or
- any veteran who died while a disability so evaluated was in existence.
 For programs that have existing statutory priorities that target certain
 groups, such as WIOA Adult and Youth programs, veterans' priority is
 applied to covered persons that meet program criteria. Thus, an
 individual meeting both the veterans and the program requirements
 would receive the highest priority for WIOA Youth or Adult services
 over a non-covered person satisfying the program requirements.

For programs that do not target specific groups, such as WIOA Dislocated Worker program, the veterans priority is given to those that first meet the program's existing eligibility requirements. Thus, a covered person would receive a priority for services over a non-covered individual only after satisfying the Dislocated Worker program's eligibility requirements. In cases where targeting of a particular group is discretionary and not required by law, such as in the case of local policy, veterans priority takes precedence over the discretionary priority group.

Local programs are not required to change their allocations among services to reserve funds for veterans, but are required to ensure that eligible veteran

workers (covered persons) are given priority over non-veterans for available services.

Youth Programs

All service provided under the youth funding stream will provide for priority of service to covered persons. Currently, WIOA requires that priority of services funded with Title I must be given to recipients of public assistance, other lowincome individuals and those persons who are basic skills deficient in the local area. The application of the veterans' priority, however, requires that veterans' priority as well as priority for public assistance recipients, low-income and basic skills deficient individuals will be considered. Thus, the following sequence of services priority will apply:

- 1. First priority will be provided to recipients of public assistance, lowincome and basic skills deficient individuals in the local area who are covered persons with respect to veterans' priority;
- 2. Second priority will be provided to recipients of public assistance, lowincome and basic skills deficient individuals in the local area;
- 3. Third priority will be covered persons (these would be covered persons not considered to be recipients of public assistance, lowincome and basic skills deficient individuals);
- 4. Other local discretionary target population groups.

Title:	Coordination with Other Grants	Policy #:	3.14	
Signatur	e of SCWDB Chairman:	Date:		

Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

The Workforce Innovation and Opportunity Act limits the use of WIOA funds for training services to instances when there is no or insufficient grant assistance from other sources available to pay for those costs. WIOA funds cannot be used to pay for the costs of training when Pell Grant funds or grant assistance from other sources are available to pay those costs. WIOA funds will be used for activities that are in addition to those already available in the local area. Services are to be made available to eligible adults and dislocated workers who are unable to obtain grant assistance from other sources. The One-Stop Operator/Youth Case Manager will have knowledge of additional resources and will coordinate WIOA services with those of other partner programs.

Policy:

WIOA funding for training is limited to participants who:

- Are unable to obtain grant assistance from other sources to pay the cost of training; OR
- Require assistance beyond that available under grant assistance from other sources to pay the costs of such training.

Coordination of funds available to pay for training is described below:

- Program Operators must coordinate funds that are available for training and make funding arrangements with One Stop Partners and other entities so that WIOA is the payer of last resort.
- Training providers must consider the availability of other sources of grants to pay for training costs such as Welfare to Work, State-funded training funds and Federal Pell Grants, so that WIOA funds supplement other sources of training grants.
- A WIOA participant may enroll in WIOA-funded training while his/her application for a Pell Grant is pending as long as the One Stop Operator/Youth Case Manager has made arrangements with the training provider and the WIOA participant regarding allocation of the Pell Grant, if it is subsequently awarded. In that case, the training provider must reimburse the One-Stop Operator/Youth Program the WIOA funds used to underwrite the training for the amount the Pell Grant covers.
 Reimbursement is not required from the portion of Pell Grant assistance disbursed to the WIOA participant for education-related expenses.

Signature of SCWDB Chairman:	Date:
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Title:	Youth Incentives	Policy #:	3.15
Effective Date:	7/1/2015	Revision Date:	7/21/2016

Purpose

Issuing incentives allows the SCWDB opportunities to improve employment, training, and education outcomes. Incentives do not include supportive services such as child care, transportation, or reimbursement of work-related expenses.

Moving a participant toward self-sufficiency is the aim of incentives. Incentives are a way to encourage workforce participants' participation or to reward participants for achieving specific elements in the employment plan.

Policy

South Central Workforce Development Board will ensure that the value of nonmonetary incentives:

- Is tied to the size and nature of the achievement for which they are awarded; and
- Scaled to inspire participants to work toward the associated achievements.

An incentive is a payment to a WIOA Youth registrant for the successful participation and achievement of expected outcomes as defined in the participant's VWC plan. The incentive must be linked to an achievement and must be tied to training and education, leadership development activities, work readiness skills and/or an occupational skills attainment goal as identified in the Individual Service Strategy. Such achievements must be documented in the participants file as the basis for an incentive payment. Incentives will be compensation in the form of nonrefundable gift cards provided to a customer in exchange for meeting specified goals.

An incentive may be awarded for the following achievements by out of school youth:

- Attainment of Recognized Credential \$50
- Entered Employment, Enrolled in Post-Secondary Education, \$25
 Advanced Training (including Apprenticeship), or Military Achieving Literacy/Numeracy Goal
- Leadership Development (such as field trips, volunteer services, job fairs, college tours, school organizations and events and community service

projects) \$10 • Dream It Do It Academy Projects \$100 • Client Referrals \$25

An incentive may be awarded to in-school youth for the following goal accomplishments or achievements:

Attainment of High School Diplomas/GED

\$50 or

Payment of Cap and Gown •

Completion of Skill Attainment:

\$25

○ Basic Skills Increase – Reading/Math (if tested deficient on pretest); ○ Work Readiness – Successful completion of Work-Readiness Activities and a copy of Work Readiness Pre and Post-tests; • Entered Employment, Enrolled in Post-Secondary Education, \$25 Advanced Training, Military or returned to secondary education • Achieved A/B Honor Roll in High School

\$10

- Leadership Development (such as participation in field trips, volunteer services, job fairs, college tours, school organizations and events and community service projects)
- Dream It Do It Academy Projects Referrals

\$100 • Client

\$25

Incentives may be awarded providing that the incentive is included in the participant's Individual Service Strategy. At a minimum, the following documentation must be maintained in the youth's file and entered into the VWC system:

- The Individual Service Strategy (ISS) must specify the goal that must be met in order to qualify for the incentive and/or;
- To qualify for high school diploma or GED incentive: copy of the high school diploma, GED or official transcripts verifying completion of a diploma or GED that includes required information for data validation;
- To qualify for a Skill Attainment incentives: test scores indicating level of increase in Reading or Math; copy of work readiness pre and post-tests; transcript indicating completion of one year/minimum two semesters or certificate from post-secondary institution;
- To qualify for Recognized Credential incentive; copy of the certificate, degree or official transcript;
- To qualify for Entered Employment, Enrolled in Post-Secondary Education or Training incentive: copy employment information (i.e., check stub, letter of employment, etc.), school records, training records, military records.

 To qualify for A/B Honor Roll incentive: copy of current 6 week or 9 week report card.

INCENTIVE AWARD AMOUNTS-

Incentive award amounts may be decreased depending upon the availability of funds.

WIOA YOUTH PERFORMANCE INCENTIVE TRACKING/RECEIPT FORM

Participant Name:	
State ID#:	Service Provider:
,	

Instructions: Please specify the performance outcome achieved to receive each performance incentive. All performance incentives must be recorded on this form and maintained in the participant's case file.

Date of	Performance	Documentation	Performance	Incentive	Sign upon	Date
Performance	Outcome	Documentation	Incentive	Amount	Sign upon	Date
	Outcome			Amount	disbursement/receipt	
Attainment			Description			
			(Card			
			Number)			

Title:	Work Experience and Internship	Policy #:	3.16
Effective Date:	7/1/2015	Revision Date:	10/20/2016

Purpose:

Signature of SCWDB Chairman:

WIOA defines transitional jobs as time-limited work experiences that are subsidized and are in the public, private, or nonprofit sectors for individuals with barriers to employment, who are chronically unemployed or have an inconsistent work history. Transitional jobs should be combined with other comprehensive employment and supportive services as described in the customer's individual employment plan. Transitional jobs are designed to establish a work history, demonstrate success in the workplace, and develop the skills that lead to entry into and retention in unsubsidized employment. When employers have internship programs that pay for a portion or 100% of the cost of the training, these should be utilized.

Policy:

Program Standards:

The Youth Contractor shall ensure that transitional jobs are appropriate based on the needs identified by the individual's comprehensive assessment. Transitional jobs should be limited and based on a service strategy identified in the Individual Service Strategy and combined with other services. These services will be of limited duration based on the needs of the individual participant.

Because transitional jobs are pre-vocational services, the relationship between the WIOA participant and the employer that volunteers to provide the site for the activity for the WIOA program does not constitute an employee/employer relationship. WIOA payments to participants in transitional jobs are incentives for progress and attendance in an intensive service, not compensation for work performed for an employer.

The Board will monitor and evaluate the effectiveness of transitional jobs in responding to the needs of participants and the results of participant outcomes.

Program Design:

The SCWDB approves the local Youth Provider to offer and provide work based learning activities in the form of work experiences or internships to eligible youth customers.

Any customer receiving this service will receive an hourly rate of pay comparable to minimum wage and will participate no more than 20 hours per week for a maximum of 6 months.

Customers participating in this activity are not employees of the program operator or the work site. Therefore, no withholdings will be taken from the customer's compensation to participate in this service. Worker Compensation Insurance will be provided by the Youth Provider.

Process:

- Contractor must provide Worker's Compensation Insurance.
- Determine eligibility for the adult or dislocated worker program.
- Determine need for program and service.
- Once eligibility is determined, customer will need to be assessed academically and for career interests and aptitudes.
- The Individual Service Strategy (ISS) should be completed with the
 customer. The plan should reflect the customer is in need of a work based
 learning/intensive service based on the assessment results. The Plan
 should also outline the specific duration of the short-term process and
 indicate how this activity is going to help the customer move from the work
 experience to employment. Whenever possible, participants should be
 placed in a work experience that complements their field of vocational
 study and/or career interests and aptitudes.
- The ISS should show the customer has no skills or a mismatch of skills and how the customer will be learning a new skill and experience for work experiences/internship activities.
- The client file must contain Labor Market Information on the occupation the customer had previous experience in and show the decline in the industry. Labor Market Information must also be provided on the occupation the customer is being referred to for a work experience to show that jobs are in demand.
- Once the determination of need for this service has been established, the Case Manager will consult with the Business Services Team to check the availability of work sites for the customer.
- Once the worksite availability has been established, the client must interview for the service with the business. The business may accept or reject the client.
- After the business has accepted the client to perform the transitional job at his/her site, all paperwork must be completed for the customer and business with copies given to all parties which includes a worksite manual, worksite agreement, training plan and participant manual.

	Signature of SCWDB Chairman:		Date:
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Title:	Follow-Up	Policy #:	3.17
Effective Date:	7/1/2015	Revision Date:	10/20/2016

Purpose:

WIOA requires that 12 month follow up services must be made available to youth for a minimum of 12 months following the first day of employment. The goal of follow-up services is to ensure job retention, wage gains and career progress for participants who have been referred to unsubsidized employment or successful participation in postsecondary training or the military.

Policy:

Services:

Follow-up services include, but are not limited to:

- Additional career planning;
- Counseling regarding the workplace;
- Contact with the participant's employer, including assistance with workrelated problems that may arise;
- · Peer support groups;
- Information about additional educational opportunities; and Referral to supportive services available in the community.

Scope and Intensity:

 Must be based on the needs of the individual participant with a minimum contact of :

Once each month of the first quarter following closure;

Once during the first month of the 2nd quarter following closure;

Once during the 3rd guarter following closure:

Once during the first month of the 4th quarter following closure.

- Supportive services are allowed with proper documentation of need prior to the client's first paycheck.
- Participant must be provided services for job search, career planning, job retention or workplace counseling if he/she is no longer employed.

Documentation:

- Follow-up case notes should be maintained in the Virginia Workforce Connection (VWC) and in the file to document all contacts and efforts made on behalf of the customer during the twelve-month follow-up period.
- Should verify the complete status of the client, including place of employment, wage, hours per week, and information regarding any lapses in employment.
- Should assess if additional services are needed.
- Must update follow-up screen in the VWC quarterly to document that follow-up has occurred.
- Document diligent effort to secure/upgrade employment for the client when he/she is unemployed or has received a cut in hours or wages during the first nine months following exit.
- While unemployment insurance wage records are the primary source of information in the calculation of performance rates, supplemental data is acceptable for calculating performance rates when wage data is unavailable (with the exception of average earnings measure).
 Supplemental data must be recorded quarterly after exit in VWC using the Follow Up section.
- In order to ensure the accuracy of customer employment status at the time of closure and during the follow-up periods, the SCWDB requires that one of the following supplemental sources be used to verify employment:
 - o employment verification signed by employer
 - o documentation of phone conversation with employer indicating period of time client was employed ,name and title of employer representative who verified information, date and time of conversation. Reasonable efforts to obtain the signed employment verification must be documented in case notes before using telephone documentation
 - copy of paycheck stub covering the period required by the applicable measure. Reasonable efforts to obtain information through #1 and/or #2 should be documented.
 - Self-attestation can be used only as a last resort if case manager had documented unsuccessful other attempts.
 For those selfemployed, self-attestation covering the period of time required is permitted.
- Data entry of performance information should occur in VWC at the time performance verifications are obtained.
- Follow-up screens must be updated quarterly to indicate that follow-up has occurred.

 Performance data must be entered in VWC as supplemental data will be used to determine performance outcomes. 		
Signature of SCWDB Chairman:	Date:	

Title:	Supportive Services	Policy #:	3.2
Effective Date:	7.1.2015	Revision Date:	10/20/2016

Purpose:

To provide guidance on the provision of supportive services when it is necessary to enable eligible individuals to participate in training and follow up in WIOA Title I programs.

Policy:

Supportive services are:

- Available to qualified clients in WIOA Title I programs that are unable to obtain such services through other means.
- Not an entitlement and will be offered only on an as needed basis when documentation substantiates that need.
- To be used only when it is necessary to enable eligible individuals to participate in training and follow up services in WIOA Title I programs.
- May be continued up to twelve (12) months after <u>case closure</u> to enhance the client's ability for continued success in employment.
- Listed on the Cumulative Expenditures sheet and calculated as part of the client's cap total.
- Assessed every 30 days to establish continued need and will be documented in the client's file.
- Part of the total of the training cap therefore if the client has reached his/her cap, or there are insufficient funds remaining to support the service requested, then that service cannot be offered without an approved Training Cap Waiver Request.
- Determined individually according to the documentation of need and may be increased or decreased monthly.
- Property of the SCWDB in the cases of books, tools and equipment. The client must sign a consent form stating that if they stop attending training they will immediately return all items except clothing to their Local Youth Case Manager.

The Youth Contractor will establish in-house procedures on how they will assess and regulate supportive services. A copy of these procedures will be on file with the SCWDB Compliance Officer.

In the event monitoring reveals payments or reimbursement for unauthorized purchases made by a client, arrangements shall be made to reimburse the SCWDB for those expenses in question.

Case Managers are responsible for determining the amount of supportive services given to each client based on individual need. • Approved supportive services may include but are not limited to:

- Transportation; Child care Pre-physicals; ○
 Immunizations; Uniforms; Eyeglasses; One-time vehicle repair; One-time rent payment; Professional pins; ○
 Tools, and Other supplies required for training and/or employment. Prohibited services may include but are not limited to:
- Purchase of vehicle; Ocomputers (unless required for training such as IT class).
- Documentation to be maintained in file: (A simple request from the client for these services is not sufficient). ○ Documents used to determine need may include income, household obligations necessary for persons to live and extenuating circumstances such as illness, accident, death, etc. ○ The SCWDB Supportive Services Needs Assessment.
 - Signed statement validating that all alternative sources have been explored and they are either not available or exhausted, if permissible. ○
 Attendance records or any proof of active/continuous participation in an employment or training activity.

Covered Services:

Transportation
 Oustomers will be reimbursed on a scale of \$0.35 per mile up to

\$300.00 per month for participation in approved training programs. Waiver requests for an additional \$100.00 per month may be made to the Executive Director to cover extenuating circumstances. In addition, for job search activities and/or state board examinations, mileage will be reimbursed at the rate of \$0.35 per mile up to \$100.00 per month. These

expenses are to be calculated as part of the client's cap total. O Documentation:

- Appropriately signed attendance records covering each day for which service is requested.
- Signed affirmation that job search activities were performed or interviews held.
- Out of Area Training Out of Area Training that requires overnight lodging must be approved on a case-by-case basis and the same criteria for other supportive services should be used to determine client need. ○ A client may be reimbursed for meals while out of the area for overnight training up to \$30 per day. ○ Documentation:
 - Original itemized receipt (not credit card receipts or statements)
 - Original attendance sheet with client and instructor signatures.
 - The cost of alcoholic beverages will not be reimbursed. •

Relocation:

- Relocation is only offered when older youth have accepted positions that require them to move from their present residence. Three quotes must be obtained from moving van/trucking companies; the lowest bid will be honored.
 Mileage, meals and lodging for customers will be handled as above (and only for the customer). Needs Based Payments:
 - Not available Tools for Employment:
- Job related tools may be purchased only as a condition of employment. These tools will be a one-time only purchase not to exceed \$1500.00 after the following criteria have been met:
 - A signed document from the employer that these items are an absolute condition of employment.
 - There are no other provisions within the company to assist employees with the acquisition of tools.
 - The request for tools must be documented and approved by the Case Manager and WIOA Coordinator.
 - Client signs statement acknowledging that he/she is responsible for all maintenance, security and replacement of tools.
 - If client quits job or is fired prior to the end of follow-up, the tools shall be returned to the SCWDB.

Training Supplies:

 Training supplies are those that are used to assist qualified WIOA participants to successfully complete an approved training curriculum.

The Case Manager has the discretion to offer these services once a documented statement of need has been established. Since these services are not an entitlement, they should be used only for training programs, including On the Job Training (OJT), that lead to a credential and subsequent job placement.

- Training Supplies may include but are not limited to:
 - Stethoscopes Calculators
 - Specialty shoes
 - Required uniforms
 - Supplies
 - Training related tools o Documentation:
 - A signed statement from the training provider that the supplies are required for the client to complete the training.
 - A statement of need from the Case Manager.
 - A signed form confirming attendance.
 - Original receipts, invoices etc., associated with the purchase of any item.
- Child Care: (Adopted 5-16-02, Revised 3-27-03, 1-22-04) The costs of childcare services are to be negotiated between the client and their selected service provider for days the client is in a training/transitional job. The maximum amount allowed by this policy for childcare will not be disclosed to the client unless their negotiated price exceeds that amount. A contract (WIOA Contract for Child Care Services) between the client and the provider must be properly signed and a copy placed in the client's file. Childcare payments will be made directly to the childcare provider for those in an approved training program. Job search activities and interviews may be approved at the discretion of the Case Manager based on a statement of need. All other sources for day care must be exhausted before WIOA money may be used. If other sources only pay a portion, then WIOA may pay the remainder not to exceed the maximum amount approved. Listed below are the maximum allowable daily childcare charges.
 - Infants and Toddlers: Up to \$15.00 per day
 - Students: Up to \$12.00 per day

In the event that a child is kept less than 4 hours, the rate of reimbursement shall be \$2.50 per hour unless the institution charges for a full day, regardless of hours. This must be properly documented.

Documentation:

- Appropriately signed attendance records for payment requested.
 A signed contract with the childcare provider.
- Out of Area Job Search: (Revised 5-27-04) (Revised 1-26-06) Out of area
 job reimbursements must be approved on a case-by-case basis and the
 same criteria for other supportive service should be used to determine
 client need. These reimbursements may be provided for out of school
 youth who have job interviews scheduled out of the area as follows:
 - If the individual has to travel more than 100 (one-way) miles for the interview, it is considered out of area.
 - The individual will be reimbursed mileage at the rate of up to \$0.25 per mile.
 - A completed travel voucher must be submitted with request of payment.
 - If an individual has to travel more than 2 1/2 hours (one-way) for an interview, mileage will be reimbursed as above and in addition, lodging and meals may occur.
 - Meals may not exceed \$30.00 per day including tip (no alcohol).
 - Lodging is at the discretion of the Case Manager and must be reasonable.
 - Meals and lodging will only be paid when documented with receipts.

Open Documentation:

- Out of Area/Relocation Service Authorization form, receipts, travel vouchers.
- Relocation: (Revised 5-27-04) Relocation is only offered when out of school youth have accepted positions that require them to move from their present residence. Three quotes must be obtained from moving van/trucking companies; the lowest bid will be honored.
 - Mileage, meals and lodging for customers will be handled as above (and only for the customer).
- Vehicle Repairs: (Adopted 7-21-2004) Must be pre-approved by the Case Manager and WIOA Program Coordinator and the following conditions must be met before approval of the car repairs can be obtained:

- Three (3) estimates are to be submitted for each requested repair.
 If unable to obtain the required estimates, then documentation must be attached as for the reason.
- The repair must be deemed critical to the Participant's ability to continue their WIOA training.
- The vehicle must be registered to the Participant and/or their spouse.
- If the repair expense is granted, it can only be for a one-time repair, per qualified participant.
- The one time repair will not exceed \$500.00. A waiver may be requested and approved by the WIOA Program Coordinator, with the amount not to exceed a maximum \$1000.00.
- A copy of the DMV Title or Registration showing the Vehicle Identification Number (VIN) must be presented prior to approval of repair. The vendor performing the repair must submit the VIN of the repaired vehicle with their bill for payment.
- The repairperson must agree, if necessary, to wait up to 45 days for processing of the payment.
- Training Supplies: (Adopted 5-27-04) Training supplies are those that are used to assist qualified WIOA participants to successfully complete an approved training curriculum. The Case Manager has the discretion to offer these services once a documented statement of need has been established. Since these services are not an entitlement, they should be used only for training, including On the Job Training (OJT), that lead to a credential and subsequent job placement. Training Supplies may include but are not limited to: Stethoscopes, calculators, specialty shoes, required uniforms, supplies, and training related tools.
- o Clients enrolled in a full time curriculum may be reimbursed at 100%.

These expenses are to be considered as part of the client's training cap. o

Documentation:

- A signed statement from the training provider that these supplies are required for the client to complete the training.
- A statement of need from the Case Manager.
- A signed form confirming attendance.
- Original receipts, invoices etc., associated with the purchase of any item.

- The client must sign a consent form stating that if they stop attending training, they will immediately return all items except clothing to the case manager.
- Pre-Paid Vouchers The purpose of this policy is to clarify local procedures for providing prepaid vouchers to youth participants needing emergency transportation assistance. This policy is meant to provide temporary assistance to participants. The pre-paid voucher can be utilized in instances where a participant has shown an inability to attend classes and/or training programs without immediate financial assistance. The ultimate goal is for the participant to be transitioned to the reimbursement of funds system of payment as quickly as possible. Procedures
 - Prior approval to use a voucher for gasoline assistance must be received from the WIOA Program Coordinator. The emergency transportation supportive service must be documented in the participant's file and include the following:
 - 1. Justification for fuel assistance supportive services.
 - 2. Proof of non-availability of supportive services through other agencies.
 - 3. Budget worksheet to justify planned funding.
 - 4. Dollar amount and anticipated duration of planned funding.
 - 5. Signed WIOA Supportive Services Agreement (contractor and participant must sign).
 - 6. All other forms of monetary support must be shown to be exhausted prior to usage of this payment system.
 - 7. Case Managers must conduct a monthly needs assessment in order to determine that pre-paid funding (voucher) is still necessary.
 - 8. The Case Manager must document fully the participants' continued need of a pre-paid voucher rather than the regular reimbursement of funds.
 - 9. If documentation shows that the participant can continue classes and/or training programs without the issuance of a pre-paid voucher, then the Case Manager should begin using the regular reimbursement procedure.
 - 10. The youth contractor must follow the procurement law and obtain bids for fuel with as many vendors as possible within the participant's local area.
 - 11. The participant must use only those gas stations that have a signed agreement to accept the voucher for payment for the purchase of gasoline. The participating service station must agree to accept reimbursement from the

contractor for the services rendered by the contractor within a specified amount of time.

- 12. The voucher must be calculated at the current mileage rate of 0.35/mile up to \$125.00/month. The voucher may be written prior to the participant attending a school or training program, however there must be documentation attached verifying that the training was attended during the time of the issuance of the voucher. No further vouchers may be approved until prior documentation of the previous voucher has been received.
- 13. If a participant is seeking transportation assistance in order to begin a new job, a voucher may be considered and approved by the WIOA Program Coordinator until such time as the participant receives their first paycheck.

 Documentation verifying that the participant actually attended work must be received and retained in the participant's case file.
- 14. A copy of each approved voucher must be maintained in the participant's case file. Each case file must include the following:

 i. Signed and dated voucher to include the exact dollar amount of the services expected.
 - ii. A gas station receipt showing the cost of the gasoline, amount disbursed and the initial or signature of the attendant.
 - iii. A signed school/training agreement to include the signatures of the Case Manager and training site/representatives. iv. A signed and verified school/training attendance sheet.
 - v. Monthly budget worksheets to justify the need for continue voucher funding.
 - vi. Verification of the number of miles traveled by the participant regarding the school/training assignment. Mileage calculation must be from the point of departure to the point of arrival. vii. The receipt from the vendor must contain the date of service.

 viii. The vendors' receipt must contain the make and model of the vehicle. ix. The mileage must be recorded on the receipt.
- x. The receipt must be reviewed and initialed by the Case
 Manager who authorized the voucher.

 participant must prove they have vehicle insurance.

 identification number must show registration to

 the

participant. xiii. A signed letter of agreement with the participant

indicating school/training or reimburse the contractor that should they not attend the scheduled employment assignment, they will for the allocated funds.

Signature of SCWDB Chairman: Date:			
	Signature of SCWDB Chairman:	Date:	

Title:	Training Cap	Policy #:	3.3
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To set a limit for the amount of WIOA funds that can be expended for a customer.

Policy:

The \$8,500 cap may be used for training and supportive services at the discretion of local case managers based on assessment of individual needs. Supportive services are included in the cap.

A request for up to an additional \$1000 may be submitted to the Executive Director and the Executive Committee with approval from the WIOA Program Coordinator using the Training Cap Waiver Request form.

Signature of SCWDB Chairman:	Date:

Title:	Training Cap Waiver Requests	Policy #:	3.4
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To provide guidance for the process of requesting additional training funds for a customer.

Policy:

The Executive Committee will hear waiver requests as follows:

- The requests must be submitted to the WIOA Coordinator using the SCWDB Waiver Request form and be in accordance with this policy.
- If approved by the WIOA Coordinator, the request is forwarded to the Executive Director of the SCWDB for inclusion on the SCWDB Executive Committee agenda.
- There will be no target population considerations for waivers all requests will be heard on a case-by-case basis in the same manner.
- Waivers will be considered for an amount up to \$1,000.00 over the cap of \$8,500.00 or \$8,000 for employed individuals. The maximum that a person may receive in WIOA funds within a 2-year period will be \$9,500.00.
- In order to be considered for a waiver, the application must include documentation of satisfactory progress toward the participant achieving set goals.

Waivers will not be granted in the following instances:

- To any individual who has been in the program two years with no definitive end of training date or prospect of being hired.
- To any individual in training in an occupation in decline unless there is documentation supporting a job upon completion of training.
- To any individual who has already been granted one waiver within the 2year time limit.
- To any individual not providing documentation showing no other funding source is available for training.

Waiver requests submitted correctly will be heard by the Executive Committee and a decision returned to the Contractor within 30 days.

Signature of SCWDB Chairman: Date:

Title:	Tools For Employment	Policy #:	3.5
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To provide guidance for purchase of required tools for customers entering employment.

Policy:

Job related tools may be purchased only as a condition of employment. These tools will be a one-time only purchase not to exceed \$1500.00 after the following criteria have been met:

- A signed document from the employer that these items are an absolute condition of employment.
- Confirmation that there are no other provisions within the company to assist employees with the acquisition of tools.
- The request for tools must be documented and approved by the WIOA Coordinator or Youth Program Coordinator.

The client is responsible for all maintenance, security and replacement of tools.

All supportive service expenditures affect the training cap total. If the client has reached his/her cap, or there are insufficient funds to support the service requested, then the service cannot be offered without an approved Training Cap Waiver Request.

Signature of SCWDB	
Chairman:	Date:

Title:	Training Supplies	Policy #:	3.6
Effective	7/1/2015	Revision	
Date:		Date:	

Purpose:

To define training supplies as supportive services for WIOA customers.

Policy:

Training supplies are those that are used to assist qualified WIOA participants to successfully complete an approved training curriculum.

The Case Manager has the discretion to offer these services once a
documented statement of need has been established. Since WIOA
services are not an entitlement, they should be used only for programs,
including On the Job Training (OJT), that lead to a credential and
subsequent job placement.

Training Supplies may include but are not limited to:

- · Stethoscopes,
- Calculators,
- · Specialty shoes,
- Required uniforms,
- School supplies, and Training related tools.

Clients enrolled in a full time curriculum may be reimbursed at 100%. Clients enrolled in intensive services may be reimbursed at 50% with the remainder paid by the client.

These expenses are to be considered as part of the client's training cap.

Documentation:

- A signed statement from the training provider that these supplies are required for the client to complete the training.
- · A statement of need from the Case Manager.
- · A signed form confirming attendance.
- Original receipts, invoices etc., associated with the purchase of any item.
- The client must sign a consent form stating that if they stop attending training they will immediately return all items except clothing to the Contractor.

Date:

Title:	On The Job Training	Policy #:	3.7
Effective Date:	7/1/2015	Revision Date:	10/22/2015 10/20/2016

Purpose:

The term "on the job training: (OJT) means:

Signature of SCWDB Chairman:_____

- training that is provided to a paid employee while engaged in productive work in a job;
- knowledge or skills training that is essential to the full and adequate performance of the job; and
- training that provides reimbursement to the employer for a certain percentage of the wage rate of the customer, or the extraordinary costs of providing the training and additional supervision related to the training.

Policy:

OJT contracts may be written for eligible clients when:

- the employed worker is not earning at or below 200% Lower Living Standard Income Level (LLSIL);
- the unemployed worker has total family income at or below poverty guidelines or 70% LLSIL.
- A need is determined for:
 - introduction of new technologies
 - introduction to new production or service procedures ○
 upgrading to new jobs that require additional skills ○
 workplace literacy or other purposes identified by the
 SCWDB.
- The identified training needs of the customer are met according to the IEP.

Eligible Employers:

- May be in the public, private non-profit or private sector;
- Must have the personnel to provide adequate supervision and training;
- Must have a training plan signed by the employer that describe the skills to be learned and the responsibilities of the supervisor or trainer.

- Must provide the required minimum of the employee's wages throughout the training.
- Must compensated these employees at the same rates, including periodic increases, as trainees or employees who are similarly situated in similar occupations by the same employer and who have similar training, experience and skills. Such rates must be in accordance with section 6(a) (1) of the Fair Labor Standards Act of 1938 or the applicable state or local wage law.
- Must provide benefits and working conditions at the same level and to the same extent as other trainees or employees working a similar length of time and doing the same type of work;
- Must not have a history or pattern of failing to provide OJT customers with continued long-term employment with wages, benefits, and working conditions that are equal to those provided to regular employees who have worked a similar length of time and are doing the same type of work;
- Must not have relocated from any location in the United States within 120 days, if the location resulted in any employee losing his or her job at the or original location;
- Must not use OJT assignments to displace regular employees, or to replace any employee on layoff.

Reimbursement Rates:

- If wage rate is at least \$9.00 per hour and the employer has less than 50 employees, the contract may be written to reimburse the employer up to 75% of the wage rate.
- If the wage rate is less than \$9.00 per hour and/or more than 50 employees, the contract may be written to reimburse the employer up to 50% of the wage rate.
- Contracts may only be written for full-time employee (working at least 30 hours per week with benefits.
- If employees work overtime, the reimbursement rate will be based on the base pay and will count towards the total hours of the contract, thus shortening the anticipated end date of the contract.

Payments to employers:

- Are deemed to be compensation for the extraordinary training costs associated with training customers including additional supervision and the costs associated with the lower productivity of the customers, and those extraordinary costs need not be documented by the employer; and
- Must not be in excess of the approved contract amount or the wage rate of the OJT customer.

Duration:

- An OJT contract must be limited to the period of time required for a customer to become proficient in the job for which the training is designed.
- The OES (Occupational Employment Services) codes will be used to determine the length of time for specific occupations as well as the skills of the OJT customer.
- No contract may exceed 6 months.
- The training plan shall describe a timeline for completion of the training.

Limits:

- In any given year, the amount of no more than 30% of the total dollars designated for training may be used for OJT; no single employer may receive more than 30% of this calculated amount.
- The Youth Provider may apply for a waiver in circumstances where employees have a justified need for additional contracts.
- If, by April 1 of any given year, the amount of money designated for OJT
 has not been used, the limitation by employer is lifted for the remainder of
 the program year.
- The Executive Director has the authority to reduce the reimbursement rate in equal amounts for small and large employers due to funding constraints.

Supportive Services

 Supportive services costs will be handled like any other eligible participant.

Documentation Required for Reimbursement to Employer

- Employer or Supervisor Signature
- Employee Signature (If Employee has been terminated, resigned or quit job and is not currently employed when the reimbursement is submitted, the case manager will attempt to contact the former employee to get the employee signature by telephone to schedule a meeting or mail a copy with a self-addressed stamped envelope. If these attempts fail, the actual payroll records from the employer are attached to the reimbursement request).
- Timesheet

Documentation of Case Notes

- OJT case notes should provide an adequate depiction of the participants' progress in training on the job.
- Case notes should be written monthly for each participant. The contact should be with the employer and/or employee at least monthly.

Signature of SCWDB Chairman:	Date:	

Title:	General Education Diploma (GED)	Policy #:	3.8
Effective Date:	7/1/2015	Revision Date:	

Purpose:

It is the policy of the South Central Workforce Development Board (SCWDB) to encourage participants receiving WIOA funds who have not obtained a high school diploma or its equivalent to actively pursue one. The SCWDB realizes the importance of this achievement and its relevance to employment opportunities in the future, as well as the present.

Policy:

In order to continue receive WIOA funds for training, Out of School Youth must be actively enrolled, participating in, and showing progress in obtaining their GED. Failure to do so may result in the termination of training services.

Signature of SCWDB Chairman:	Da	te:

Title:	Career Readiness Certification	Policy #:	3.9
Effective Date:	7/1/2015	Revision Date:	

Purpose:

To encourage employment enhancement and certification for career readiness.

Policy:

Tests for Career Readiness Certificates (CRC) may be administered by Southside Virginia Community College (SVCC) staff or Workforce Center staff who have been trained by SVCC. SVCC shall score and issue the appropriate certificates for all customers.

Forms for career readiness testing will be made available to the Workforce Centers. Customers who are self-pay for the assessment will be referred to SVCC for testing, scoring and issuance of the appropriate certificate. The customer will be responsible for the payment of fees for this service.

Workforce Centers may refer WIOA customers to SVCC for testing, scoring and issuance of the appropriate certificate or the trained Center staff person may administer the assessment and SVCC will score and issue the certificate. The WIOA Case Manager will authorize payment for this service out of WIOA funds based on the negotiated fee structure.

Enhancement training will be offered by SVCC or online through Work Keys for those customers who do not receive certification, and for those customers that wish to increase the level of their certification.

WIOA funds may be used to pay for one additional testing, scoring and issuance of certification for those customers who did not receive certification the first time. WIOA funds cannot be used after the second testing to pay for additional testing. The customer must be receiving training to be eligible for this service.

WIOA funds may be used to pay for a second testing, scoring and issuance of certification for those customers who possess a certificate and wish to increase their level of certification. WIOA funds cannot be used after the second testing to pay for additional testing. The customer must be receiving training to be eligible for this service.

The Virginia Board of Workforce Development requires attainment of the Career Readiness Certificate for the Out of School Youth program. Attainment levels are negotiated annually.

Signature of SCWDB Chairman:	_Date: