Audit Resolution

GENERAL INSTRUCTIONS

The attached directive is being issued in draft to give the Workforce Development Community the opportunity to review and comment prior to final issuance.

Submit any comments by email no later than **Saturday, January 7, 2022**
All comments received within the comment period will be considered before issuing the final directive. Commenters will not be responded to individually. Rather, a summary of comments will be released with the final directive.

Comments received after the specified due date will not be considered.

**Email:** arodriguez@tularewib.org
Include “Draft Directive Comment” in the email subject line.

**Mail:**
Workforce Investment Board of Tulare County
Attn: Anabel Rodriguez
309 W. Main St., Ste. 120
Visalia, CA 93291

If you have any questions, contact Anabel Rodriguez at 559-713-5201
TO: WIB Subrecipients and WIB Staff

SUBJECT: Audit Resolution

EXECUTIVE SUMMARY
This policy provides guidance and establishes procedures regarding the resolution of audit findings and disallowed costs. This policy applies to the WIB and its subrecipients, and is effective on the date of issuance.

This directive contains WIB-imposed requirements. These requirements are indicated by **bold**, *italic type*.

This policy supersedes WIB directive *Audit Resolution (TCWIBD 10-03)*, dated May 12, 2010. This directive is to be retained until further notice.

REFERENCES:
- Title 2 CFR Part 2900: Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (DOL Exceptions)
- Title 20 CFR Sections 667.510, 683.210, and 683.420
- Title 29 CFR Sections 95.26, 96.53, and 97.26
- One-Stop Comprehensive Financial Management Technical Assistance Guide
- Workforce Services Directive WSD22-07, Debt Collection (November 14, 2022)
- Workforce Services Directive WSD20-03, Audit Requirements (March 1, 2021)
- Workforce Services Directive WSD16-05, WIOA Closeout Requirements (July 29, 2016)
- Tulare County Workforce Investment Board (WIB), Inc., Audit Requirements directive TUL 21-02
- Tulare County Workforce Investment Board, Inc., Contract Closeout directive TUL 19-05
- Tulare County Workforce Investment Board, Inc., Debt Collection directive
- Tulare County Workforce Investment Board, Inc., Audit Requirements directive TUL 21-02
BACKGROUND:
Entities receiving awards of Workforce Innovation and Opportunity Act (WIOA) and Wagner-Peyser Act (WP) funds must meet the audit requirements of 2 CFR Part 200, Subpart F – Audit Requirements, 2 CFR 2900, Subpart F – Audit Requirements, and Title 29 CFR Section 97.26 – Non-federal audit.

Title 20 CFR Section 683.210 requires that all subrecipients of WIOA Title I and WP funds who expend more than $750,000 of federal funds during the fiscal year must have a program-specific or single audit conducted in accordance with 2 CFR part 200, Subpart F. These regulations require the establishment of procedures for audit resolution.

Audit findings must be resolved by the awarding entity. The Workforce Investment Board of Tulare County (WIB), is therefore required to establish an audit resolution process. This procedural process applies to the resolution of WIB audits, incident and investigation reports, and monitoring of Federal, State, Local, and or other WIB funded awards of subrecipients and contractors. Mail should be addressed to:

Workforce Investment Board of Tulare County
309 W. Main St., Suite 120,
Visalia, CA 93291

POLICY AND PROCEDURES:

Definitions:

**Administrative finding** – a finding that is non-monetary and related to procedural or administrative matters.

**Auditee** – a non-federal entity that expends federal awards which must be audited under Uniform Guidance Subpart F – Audit Requirements. (Uniform Guidance Section 200.6)

**Auditor** – an auditor who is a public accountant or a federal, state, local government, or Indian tribe audit organization that meets the general standards specified for external auditors in generally accepted government auditing standards (GAGAS). The term auditor does not include internal auditors of nonprofit organizations. (Uniform Guidance Section 200.7)

**Awarding agency** – means (1) with respect to a grant, Department of Labor (DOL); and (2) with respect to a subgrant or contract, the entity that awarded the subgrant or contract.

**Disallowed costs** – those charges to a federal award that the federal awarding agency or pass-through entity determines to be unallowable according to the applicable federal statutes, regulations, or the terms and conditions of the federal award.

**Federal award** – federal financial assistance that a non-federal entity receives either directly from...
a federal awarding agency or indirectly from a pass-through entity. (Uniform Guidance Section 200.38)

*Final Determination* – the awarding agency's final decision to disallow the cost and the status of nonmonetary findings.

*Informal resolution* – a reasonable period of time (not more than 6 months) from the date of issuance of the initial determination to informally resolve matters in which the recipient/contractor disagrees with the decisions of the awarding agency on the allowability of questioned costs or activities.

*Initial Determination* – a preliminary decision on whether to allow or disallow questioned costs and resolve any non-monetary (administrative) findings. The initial determination is based on applicable statutes, regulations, administrative directives, or terms and conditions of the grant/contract award instrument. It offers the auditee/subrecipient an opportunity for an informal resolution, not a formal hearing.

*Non-federal entity* – a state, local government, Indian tribe, institution of higher education, or nonprofit organization that carries out a federal award as a recipient or subrecipient. (Uniform Guidance Section 200.69)

*Pass-through entity* – a non-federal entity that provides a subaward to a subrecipient to carry out part of a federal program (Uniform Guidance Section 200.74). The EDD is the pass-through entity for WIOA Title I Adult, Dislocated Worker, and Youth programs, and other federal grant awards.

*Program-Specific Audit* – an audit of an individual federal program rather than a single audit of an entity’s financial statements and federal programs. When an auditee expends federal awards under only one federal program (excluding research and development), and the federal program's statutes, regulations, or the terms and conditions of the federal award do not require a financial statement audit of the auditee, the auditee may elect to have a program-specific audit conducted in accordance with Uniform Guidance Section 200.507. A program-specific audit may not be elected for research and development unless all of the federal awards expended were received from one federal agency, or one federal agency and one pass-through entity, and that federal agency, or pass-through entity in the case of a subrecipient, approves in advance a program-specific audit.

*Recipient* – a non-federal entity that receives a federal award directly from a federal awarding agency to carry out an activity under a federal program. The term recipient does not include subrecipients. (Uniform Guidance Section 200.86)

*Single Audit* – a comprehensive review of an organization’s financial activity for a fiscal year. All single audits must be conducted by an independent auditor in accordance with GAGAS. In order to determine whether the $750,000 threshold is met, a non-federal entity must count the amount of federal awards received directly from federal agencies and pass-through entities.
**Stand-In Costs** – costs paid from non-federal sources to substitute federal costs that have been disallowed as a result of an audit. Stand-in costs must come from the same year as the costs that they are proposed to replace, and they must not cause a violation of the administrative or other cost limitation. These costs must be included in the appropriate expenditure reports if they will be used at a later time.

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

**Subrecipient** – a non-federal entity that receives a subaward from a pass-through entity to carry out part of a federal program but does not include an individual that is a beneficiary of such program. A subrecipient may also be a recipient of other federal awards directly from the federal awarding agency (Uniform Guidance Section 200.93). The WIB is the subrecipient of WIOA funds and other federal grant awards. The WIB may allocate funds to their subrecipients to carry out a part of the federal program. This directive references both the awarding agency subrecipient (WIB) and their subrecipients.

**Procedures:**

I. WIB Subrecipient Audit Resolution Standards

For the purposes of this directive, subrecipients are identified as the following:

- The “awarding agency subrecipient” is the **WIB**, which is directly funded and in a subgrant with the EDD.
- And “their subrecipient” is the **subrecipient** at the local level that receives funds from the **WIB** to carry out a portion of the program.

A. The WIB will do the following:

1. Review the audit report of their subrecipients to ensure compliance with the requirements of Uniform Guidance 2 CFR Part 200, Subpart F. **The WIB’s subrecipient audit reports must be submitted to the WIB, the Federal Audit Clearinghouse (FAC), and the State Controller’s Office (SCO) within 30 calendar days after receipt of the auditor’s report(s) or nine months after the end of the audit period, whichever is earlier (refer to WIB Audit Requirements directive TUL 21-02 for further guidance).** If there are no concerns, a copy of the single audit must be kept on file and added to the audit control log as being compliant. If there are concerns, follow the following steps.

2. Establish an audit resolution file to document the disposition of reported questioned costs and corrective actions taken for all findings. The audit file may be saved electronically or in a physical file or binder.

3. Complete an audit control log. The log must contain: the date of the audit, the period
covered by the audit, date the audit was received, the auditor name, questioned costs (number of findings and amounts), administrative findings (number of findings), assigned audit number, date or dates of Initial and Final Determinations, and documentation of decisions regarding administrative findings, disallowed costs, and appeals. This log should include the review of all single audits including those that are compliant.

4. Issue a letter of Initial Determination to their subrecipient based on the audit review. The Initial Determination letter includes the following:
   - A list of all questioned costs.
   - Whether the costs are allowed or disallowed, including the reasons with appropriate citations for such actions.
   - Acceptance or rejection of any corrective action taken to date, including corrective action on non-monetary administrative findings.
   - Possible sanctions, and
   - The opportunity for informal resolution of no more than 60 days from the date of Initial Determination.

5. During informal resolution, their subrecipient may provide documentation to support allowability of costs and proposed corrective action of administrative findings.

   Informal resolution discussions may be held by telephone, video conference, or in person, if practicable. When a meeting is held, provide a sign-in sheet. The sign-in sheet must be retained as part of the audit file. The meeting must be documented either with a voice recording or written notes. Negotiations of repayments can be initiated at this time.

6. Issue a written Final Determination to their subrecipient and include the following:
   - Reference to the Initial Determination.
   - Summation of the informal resolution meeting, if held.
   - Decisions regarding the disallowed costs, listing each disallowed cost and noting the reasons for each disallowance.
   - Questioned costs that have been allowed by the awarding agency and the basis for the allowance.
   - Demand for repayment of the disallowed costs.
   - Description of the debt collection process and other sanctions that may be imposed if payment is not received. See the debt collection process in Debt Collection (WSD22-07), the WIB Debt Collection Directive, and the WIB Fiscal Policy Manual.
   - Rights to a hearing.
   - The status of each administrative finding.
   - Identified areas of disagreement between the parties.
   - Advise their subrecipient that the determination is based on information that is currently available. If new information becomes available, the Final Determination may be reopened at the awarding agencies (WIB) option.
B. The audit resolution process must be completed within six months after receipt of their subrecipient's audit report and must ensure that their subrecipient takes appropriate and timely corrective action.

C. The audit file must be assembled for reference in the event of future action. Electronic files must be saved in a logical order (generally chronological) and contain all supporting documentation. Physical files must be tabulated with the most current documentation first. All audit files should include the following:

- Final Determination and proof of receipt by their subrecipient.
- Additional documentation submitted as part of the informal resolution process:
  - Notes related to the informal resolution.
  - Sign-in sheets from any informal resolution meetings.
- Initial Determination and proof of receipt by their subrecipient.
- Response to the final audit report.
- Final audit report.

D. The WIB will establish local-level hearing procedures and reserve the right to overturn a hearing officer's decision when it determines that noncompliance with the applicable act or its regulations still exists.

The hearing allows both parties the right to present either written or oral testimony, call and question witnesses in support of their position, present oral and written arguments, examine records and documents relevant to the issues, and be represented. The hearing shall be documented either with a voice recording, written notes, or by court reporter.

The WIB’s subrecipient has 30 calendar days after the Final Determination is issued to submit a written request for a hearing. At least ten calendar days before the hearing, written notice of the date and site of the hearing must be provided to the subrecipient. The 10-day notice may be shortened with the written consent of both parties. The subrecipient may withdraw the hearing request; the withdrawal request must be submitted in writing.

The hearing officer must issue a decision within 60 days of the request filing date.

The WIB’s subrecipient has ten days from receipt of an adverse decision to file an appeal of the local hearing officer’s adverse decision to the State Review Panel. If a local hearing is not held or the decision is not rendered timely, the subrecipient has 15 days from the date on which the hearing should have been held or the decision should have been issued to file an appeal with the State Review Panel.

If the WIB’s subrecipient appeals the decision of the WIB’s hearing officer to the state, the WIB will send the EDD’s Compliance Review Office (CRO) the complete audit file and hearing transcripts for review by the State Review Panel. Within 30 days of receipt by the CRO of the WIB’s subrecipients’ written appeal, the State Review Panel will be convened to review all evidence and issue a decision based on the evidence without consideration
of any imposed sanctions.

Stand-In Costs
During the audit resolution process, the auditee may propose the use of stand-in costs to substitute for the disallowed costs. Stand-in costs must be actual expenses paid with non-federal funds. To be considered, stand-in costs must be incurred for allowable WIOA costs that were reported as uncharged WIOA program costs, included within the scope of the audit, and accounted for in the auditee's financial system. Cash match in excess of the required match may also be considered for use as stand-in costs. To be accepted, the stand-in costs must come from the same year as the costs they propose to replace, and they must not cause a violation of the administrative or other cost limitations.

E. There is no administrative appeal beyond the State Review Panel.

F. The WIB shall ensure the correction of any unresolved administrative findings and will determine the status of the unresolved administrative findings through its monitoring process and determine that appropriate corrective action has been taken. A copy of the monitoring report substantiating the implementation of the appropriate corrective action must be filed with the audit report.

ACTIONS:
Bring this Directive to the attention of all WIB subrecipients and WIB staff.

INQUIRIES:
Please direct inquiries about this directive to the WIB, at (559) 713-5200.

Adam Peck
Executive Director

AP:AR:

Path: