Mny 23, 2023

Du. Jose L. Dotres<br>Superintendent<br>The School Board of Minmi-Dnde County, Flotids<br>1450 NE $2^{\text {nid }}$ Avenue, Sute 912<br>Miami, Flocida 33132

## SUBJEC'L' Letter of Intent

Dear Mr. Dotres:
This Letter of Intent is to notify you that the South Flotida Workfosce Investment Board (SFWIB) approved the Pre-Apprenticeship Internship Program. Your agency was awatded Worlforce Innovation and Oppotunity Act Youth Punds (WIOA) up to $\$ 7,500$ to provide a cextfied M-DCIS teacher to supervise the programmatic and neademic part: of the preappreaticeship Program. The effective period for the funding allocation is from June 8, 2023 to Auguat 12, 2023 pusuant to the terms contained herein.

The Contractor agrecs to render services in a manner deemed satisfactoky to the SFWIB, in its sole discretion, and in accordance with the Statement of Wotk $a_{3}$, ntached hereto and incorporated herein, respectively, as Exhibit A.

Modifications to Exhibit A, Statement of Work, shall not be effective until approved, in writing, by the SFWIB.

The Contractor agrees to accept the funding identifed herein, pursuant to the terms and conditions included in Exhibit A, Statement of Work.

The Contractor and the SFWIB agree this Letter of Intent will be replaced by a duly executed contract within 90 calendar days from the date of transmittal. Failure to submit documents identified below within the specified timeframe may result in a disallowance of the expenditure made and/ot cost incused by the Contactor, which shall be determined by the SIPWIB in its sole discretion.

Please submit the following to Fernando Odio, Contracts Officer within 90 days of the day of transmittal.

- Signed contract and ouganizational responsibilities

Dr. Jose L. Dotes
The School Boned of Mimm-Dade County, Florida
May 23, 2023
$\mathrm{H}_{\mathrm{gg}} 2 \mathrm{of} 2$
The Contract for the Pre-Apprenticeship Internship Program is forthcoming for your signature, Once executed, we will return one (1) scanned original to you. Should you have any questions or concerns, please contact the SFWIIB Contracts Officer Identified above.

Congratulations, on your selection to receive the funding award and we look forward th working with you to accomplish the important mission of CareetSource South Florida, Please acknowledge your acceptance of this award by signing below and returning a copy of this letter, with your algnature to the Executive Office c/o Reck Beasley, Executive Director, 7300 Corporate Center Dive, Suite 500, Miami, FL 33120.


South Florida Workforce Investment Board d/b/a CareerSource South Florida

## CONTRACTOR'S RESPREBEENTATIVE

Signature:


PRINTED NAME. Jose L. Dotes
TITLE: Superintendent
DATE


Allachments
Pc: Renee Bennett, Assistant Director, SFWIB Finance
Robert Smith, Special Projects Administrator II, SFWIB/CSSF
Central File, SFWIB/CSSF

SOUTH FLORIDA WORKPORCE INVESTMENT BOARD
7300 Corporate Center Drive, Sulte 500
Mlami, Florlda 33126-1234

TRAINING VENDOR
The School Board of Miami Dade County, Florlda
AGREEMENT NUMBER
WS-CTVA-PY'22-46-00
1450 N, E, Second Avenue, Sulte 912
Miami, Florida 33132

## ARTICLE 1 <br> PARTIESTO AGRECMENT

This Custom Training Vendor Agreemont (heroinafter "Agreement" or "Contract") is made and entered into by and between the South Flordda Workforce Investment Board d/b/a CarearSource South Florida, (herelnafter the "SFWIB") and The School Bonrd of Miami Dade County, Florlda, a political subdivision of the State of Florida (heroinatter "Training Vendor" or "Contractor") individually referred to as the "Party" or colleotivoly referred to as the "Parties." This Agreement establishes a relationship with the Training Vendor wherein the Training Vendor has agreed to provide training programs to eligible individuals ("oustomers") referred by the SFWIB and the SFWIB's authorized representatives and accepts responsibilitios and obligations based upon the terms and conditions set forth in this Agreement.

## ARTICLE 2 INTRODUCTION

This Agreement establishes the process for payment for trainings conduoted by the Training Vendor whioh are approved programs in ocoupations on the SFWIB's Workforce Development Area 23 Targeted Ocoupations List (" TOL "). Said programs and training will be made available to SFWIB's customers who receive Individual Training Account ("ITA") Vouohers from the SFWIB or the SFWIB's authorized representatives.

ITA Vouchers issued pursuant to this Agreement are funded through the Workforce Innovation and Opportunity Act ("WIOA") Title I - (Youth) for training cohort services for eligible individuals.

## ARTICLE 3

EFFECTIVE TERM
This Agreement shall commence upon June 08, 2023, irrespective of the date of execution, and terminate at the close of business on August 12, 2023, unless earlier terminated as provided bolow.

## ARTICLE 4

STATEMENT OF WORK
The Training Vendor shall deliver all training services idenified in this Agreement and in accordance with Exhlbit A, Statement of Work, which is attached hereto and incorporated herein by reference. The Parties agree that the Statement of Work is a description of the Training Vendor's responsibilities and obligations. The Training Vendor shall implement the Statement of Work set forth in Exhibit A in a manner deemed satisfactory to the SFWIB, at the sole discretion of the SFWIB. No changes in the Slatement of Work shall be made unless such changes are mutually agreed upon by the Parties in writing.

The refertal of ellgible participants by the SFWIB or the SFWIB's authorized representatives is contingent upon the SFWIB's avaltable funding as weil as the SPWIB's need for suoh services to be provided.

## ARTICLE 6 <br> COMPENSATION

The SPWIB agrees to compensate the Training Vendor for the coats assooiated with the provision of services provided in accordance with Exhibit A, Statement of Work The maximuin amount payable for the approved training cohort program shall not exceed $\$ 7, \mathbf{5 0 0 , 0 0}$, as set forth in Exhlbit B, Payment Provislons and shall be in accordance with Exhlbit B, Section II - Method of Payment and Invoicing attached hereto and incorporated herein by reference.

## ARTICLE 7

CONDITIONS PRECEDENT
The Training Vendor shall provide to the SFWIB, prior to the exegution of thls Agreament, the following documentation:

1. Board of Directors Requirements A formal resolution from the Training Vendor's Board of Direotors or other dooument from its governing body authorizing execution of the Agreement with the SFWIB to ensure that the Training Vendor's governing body is apprised of the flscal, administrative, and contractual obligations of the services funded through the SFWIB, if required by the Training Vendor's Board of Directors.
2. W-9-Request for Taxpayer Identification Number and Cortification. The Training Vendor shall ensure that a current form W-9 is provided to the SFWIB prior to the exeoution of this Agreement.

## ARTICLE 8

LICENSING
The Training Vendor shall obtain and maintain in full force and effect during the term of this Agreement any and all Hoenses, certifioations, approvals, insurance, permits and acoreditations, required by the state of Florida, by the oounty where the services are being provided, the local municipality where the services are being provided, by the SFWIB and by the federal govemment. If the Training Vendor fails to provide the foregoing within thity (30) days of written request by the SFWIB, the SFWIB may, in its sole discretion, immediately terminate this Agreement.

## ARTICLE 9 <br> INSURANCE

The Training Vendor, as a self-Insured govemmental entity, shall provide to the SFWIB, prior to the exeoutlon of this Agreement, a letter from the Training Vendor stating that the Training Vendor is self-insured and maintains an ongoing Self-Insurance Program as allowed under the Florida Statutes and that such self-insurance offers protection applicable to the Training Vendor's officers, employees, servants and agents while rating within the scope of their employment with the Training Vendor. The SFWIB shall not disburse any funds until the SFWIB is provided with the letter of selfinsurance and the SFWIB has approved such document. .

## ARTICLE 10

VERIFICATION OF EMPLOXMENT ELIGIBILTTY (E-VERIFY)
E-Verify is an Internet-based system that allows an employer, using information reported on an employee's Form I-9, Employment Eligibility Verification, to determine the eligibility of all new employeos hired to work in the United States. There is no charge to employers to use E-Verify.

By entering into this Contract, the Contractor becomes obligated to comply with the provisions of section 448.095, Florida Statutes, titled "Verification of Employment Eligibility." This includes but is not limited to utilization of tie U.S. Department of Homeland Securty's E-Verify System to verify the employment eligibility of ell newly hired
employes by the Contractor effeotive, January 1,2021 , and requiring all Subcontraotors to provide an affidavit aitesting that the Subcontractor does not employ, contract with, or subcontract with, an unaulhorized alien. Contractors must also inolude in all subcontraots tho requirement that subcontractors performing work or providing services pursuant to this Contract utilize the E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the term of the subcontract. Failure to comply may lead to termination of this Contract, or if a Subcontractor knowingly violates the statute, the subcontract muat be terminated immediately, Any challenge to termination under thls provision must be filed in the Ciroult Court no later than twenty (20) calendar days after the date of termination, and the Contractor may be liable for any additional costs inourred by the SFWIB rasulting from the termination of the Contract. If this Contract is terminated for a violation of the statute by the Contractor, the Contraotor may not be awarded a public contraot for a period of one year after the date of termination, Public and private employers must enroll in the E-Verify System (hthpi/hwww, usols goy/e-verlfy) and retain the I-9 Forms for inspection.

The Department of Homeland Security's E-Verify system can be found at:

## htipi//wow, ths, gov/files/programs/go 1185221678150 shitm

The Contractor shall maintain evidence of the use of the E-Verify system in the employee's personnel file. The Contractor shall maintain a personnel file for each ataff porson funded under this Contract in accordanoo with the SFWIB's Policies and Procedures, state and federal laws.

## ARTICLEII <br> IMMIGRATION REFORM AND CONTROL ACT

The Training Vendor shall comply with the requirements of the Immigration Reform and Control Act of 1986, which requires employment verifioalion and retention of verification forms for individuals who ars hived and will perform services under the Contract.

## ARTICLE 12 <br> CONTINUATION OF SERVICES

Training Vendors, who execute an agreement during a speciffo program year and enroll now and/or have current SFWIB partioipants that were enrolled under a proviously exeouted agreoment, may continue to serve suoh partioipants throughout the duration of the approved program even if it extends beyond the contract term. Training Vendor must maintain insurance for the duration of the training program, as set forth in Article 9, Insurance.

## ARTICLE 13 CERTIFICATION OF CONDUCT

The Training Vendor shall comply with all federal, state and local laws related to conflict of interest, nepotism and oriminal and fraudulent aotivities.

## ARTICLE 14 CODES OR CONDUCT

The Training Vendor shall maintain wilten standards of conduot governing the performance of its employees engaged in the award and administration of contracts. No employee, officer, or agent shall participate in the selection, award, or administration of a contract supported by federal funds If a real or apparent conflict of interest would be involved. Such a confliot would arise when the employee, officer, or agent, any member of his or her immediate family, his or her domestic partner, or an organization which employs or is about to employ any of the Parties indicated herein, has a financial or other interest in the firm selected for an award. The officers, employees, and ugents of the recipient shall neither solicit nor accept gratuities, favors, or anything of monelary value from contraotors, or Parties to sub-agreements. The Training Vendor agrees to comply with the Miami-Dade County, Conflict of Interest and Code of Ethies Ordinance codified at Section 2-11.1 et al. The Training Vendor shall set and/or adopt standards of conduct which describe its obligations under Section 2-11.1 et al. and provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the Truining Vendor.

In the event the Training Vendor implements its own Cods of Ethios, It should transmit a copy of said Code of Ethles to the SFWIB. Should the SFWIB approve of Training Vendor's Code of Ethics or Training Vendor complies with Fla. Stat. $\S 112.313$, it shall be exempt from the regulrements of this provislon.

## ARTICLE 15

GRATUITIES
The Training Vendor shall not acoept a gitt from, or offer to give or give any gift to, any SFWIB member, SFWIB employea, SFWIB Contractor, or to any family member of an SFWIB monber, SFWIB employee, or SFWIB Contractor.

The term "family member" includes, but is not limited to father, mother, son, daughter, brother, sister, unole, aunt, first cousin, nephew, nieco, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-inwlaw, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepslster, half-brother, half-slster, grandfather, grandmother, grandson, granddaughter and domestio partner.

The torm "gift" shall refer to the transfor of anything of economic value, whether in the form of money, service, loan, travel, food, beverage, entertainment, hospltality, item or promise, or in any other form, without adequate and lawili consideration.

Violation of this provlsion will constitute a breach of this Contract. In addition to any other remedies available to the SFWIB, any violation of this provision will result in refermal of the Training Vendor's name and description of the vlolation of this term to the state of Florida, Department of Management Services for the potential inclusion of the Training Vendor's name on the suspended vendors list for an appropriate poriod. This provision will survive the Contraot for a period of two (2) years after its explration or termination,

## ARTICLE 17 <br> APPLICABLE LAW AND VENUE

17.1. The Training Vendor shall comply with all applicable federal, state, and looal laws and regulations, including those of the WIOA (Pub. L, 113-128) and TANF as may be amended from time to time, as well as all applicable SFWIB's direotives, polioies and procedures, in the implementation of the terms and conditions of this Agreement or modifioations thereto.
17.2. The Training Vendor shall ensure that all its activities under this Agreement are conducted in conformance with these provisions, as applicable: 45 CFR Part 74, 45 CFR Port 75, 45 CFR Part 92, 29 CFR Part 97, 20 CFR Part 600 et seg., 20 CPR Part 667, Subpart B, 45 CFR 98, the TANF, 45 CFR Parts 260-265, and all other applicable federal regulations.
17.3. This Agreement shall be interpreted and construed in accordance with and governed by the laws of the state of Florida. Any legal controversies or legal issues arising out of this Agreement and any action involving the enforcement or interpretation of any rights hereunder shall be submitted to and resolved under the jurisdiotion of the state courts of the Eleventh Judicial Circuit of Miami-Dade County, Florida, to the exclusion of all others.

## ARTICLE 18 TERMINATION

18.1. Termination for Cause Inoluding Default and Breach of Contract. The SFWIB may terminate this Contract, for default and breach of Contract, including, but not limited to, for the reasons identified in Article 19, Breach of Contract. In the event of termination of this Contract for cause, any payments to the Training Vendor shall be determined based upon the provisions of Artlcle 20-Breach of Contract: SFWIB Remedles. Rule 60A-1.006(3), F.A.C. govens the procedure and consequences of default. The Training Vordor shall continue to perform any work not terminated. The SPWIB's rights and remedies in this clause are in addition to any other rights and remedies provided by law or under the Contraot. If SFWIB terminates the Contract for default, the Training Vendor shall not be entitied to recaver any cancellation charges, consequential damages, indirect cosis, or lost profits.
18.2. Termination for Cirounstanoes Bexond the Trainimg Vendor's Control. Elther Party may ferminate this Agreement for circumstances beyond the Training Vendor's control Inoluding, but not limited to, labor disputes, strikes, fire, rlot, war, terrorism, acts of Ood, or any other causes beyond the control of the Parties. In the event of temmination of this Contraot under this provision, neither Party will be responsible for fallure nor delay in performance of this Contraot. Such fallure or delay in performance will not result in any additional oharge or costs, under this Contract, to either Party. The Party seoking termination of the Contract under this provlsion shall provide prompt notice of termination to the other Party. In no event shall notlce be provided later than thinty (30) days after the occurrence itiggering termination.

18,3. Termination without Cause. The SFWIB may terminate this Contract without cause by providing thity (30) days' prior written notics to the Training Vendor. The Training Vendor shall be entitled to recelve compensatlon for services performed in accordance with the conditions set forth herein through and inoluding the date of termination. However, the SFWIB shall not be llable for any expenses incurred by the Training Vendor after the effective date of termination of this Contract. The Training Vendor shall not be entitled to recover any cancellation charges, lost profits, indirect costs, or consequential damages inourred as a result of said termination.
18.4. Temination Due to the Lack of Funds. If funds recelved by SFWIB to finance this Contraot become unavailable or if federal or state funds upon whioh this Contraot is dependent ane withdrawn or redirected, the SFWIB, in its sole discretion, may terminate this Contract upon no less than twenty-four (24) hours' notice, in writing, to Training Vendor. Sald notice must bo delivered by certified mall, return receipt requested or in person with proof of dellvery. The SFWIB ahall be the final authority as to the availability of funds and may not reallocate funds earmarked for this Contract to another program thus causing "lack of funds." In the avent of termination of this Contract due to the leok of funds, the SFWIB shall compensate the Training Vendor for any work completed in accordance with the terms of the Contract prior to the date of the notification of termination. The Training Vendor shall not be ontited to recover any cancellation charges, consequential damages, indirect costs, or lost profits as a result of a termination due to the laok of funds.

## ARTICLE 19 <br> BREACH OF CONTRACT

If the Training Vendor fails to comply, in whole or in part, with any provision of the Contract, such failure constitutes a breach of the Contract A non-exhaustive list of breaches of this Contract is as follows:

1. The Training Vendor fails, in whale or in part, to provide the training services set forth in Statement of Work, Exhiblt A;
2. The Training Vendor ineffeotively or improperly uses the SFWIB's funds provided to the Training Vendor under this Agreement;
3. The Training Vendor fails to submit the dooumentation required under Arficle 7, Conditions Precedent of this Agreement;
4. The Training Vendor does not furnish proof of licensure, certification or both as required under Article 8, Liceusing of this Agreoment in accordance with the time periods set forth thereln;
5. The Training Vendor does not furnish the Certificates of Insurance as required under Article 9, lingurance of this Agreement or as determined by the SFWIB;
6. The Training Vendor fails to comply with the Gratuities provision set forth in Arricle 15, Gratuities;
7. The Training Vendor fails to submit, or submits improperly supported or erroneous invoices, or for charges which violated the terms of this Agreement, applicable local, state or federal reguiations, and the SFWIB's Policies, Procedures and Directives;
8. The Training Vendor does not submit or submits incomplete or incorrect required reports;
9. The Training Vendor refuses to allow the SFWIB full access to the SFWIB funded participant records or refuses to allow the SFWIB to monitor, avaluate and review the Training Vendor's program(s);
10. The Training Vendor unlawfully discriminates under any of the applicable laws;
11. The Training Vendor attempts to meet its obligatlons under this Agreement through fraud, misrepresentation or material misstatement; including, but not limited to, data entry delays in the WFMS that result in fraudulent reporting of Placement after training data;
12. The Training Vendor fails to correct deficiencies discovered during a monitoring, evaluation or review by
the SPWIB and/or any governmental body acting within the scope of its jurisdition within the time poriod speolfied by the SFWIB and/or the governmental body;
13. The Training Vendor fails to comply, in whole or in part, with the publio yecords disolosure requirement set forth in Seotion 119.0701, Florida Statutes and Article 35, Florlda Public Records Laws;
14. The Training Vendor falls to comply, in whole or in part, with Article 41, Ioformation Securty Obllgatlons;
15. The Tralning Vendor fails to maintain, throughout the torm of this Agreement, qualified staff, equipment, approved training services and other portinent quality control standards as may be required by the SPWIB;
16. The Training Vendor fails to meet the terms and conditions of any obllgation under this Agreement or any repayment sohedule to the SFWIB, or any of its agenoles or instrumentalities;
17. The Training Vendor fails to comply with CaveerSource Flortda Administrative Pollcy \#90, Attachment 6, WIOA, state of Florida and/or the SFWIB's Policles;
18. The Training Vendor falls to fultill in a timely and proper manner any and all of its obligations, covenants and agreements set forth in this Agreement; and
19. The Training Vendor fails to maintain and ensure its compliance, as applicable, with foderal, state, county, and local laws, whioh inolude, but are not limited to, adherence to IRS rules and regulations requiring timely filling of tax returns and payment of payroll laxes, as applicable, throughout the term of this Contract or any other contractual agreement the Training Vendor has with the SFWIB.

Waiver of a breach of any provisions of thls Contraot by the SFWIB shall not be deemed to be a waiver of any other breach of any other provision and shall not bo construed to be a madification of the terms of this Contraot.

## ARTICLE 20

## BREACH OF CONTRACT: SFWIB'S REMEDIES

If the Training Vendor breaches this Contract, the SFWIB may pursue any or all of the following remedies:

1. The SFWIB may terminate this Contract by providing written notice to the Training Vendor of such termination and specifying the effeotive date thereof. In the event of termination, the Training Vendor shall, upon the SFWIB's request: (a) return all finished or unfinished documents, data studles, surveys and reports prepared or obtained by the Training Vendor with the SFWIE's funds under this Contraot; (b) reimburse any funds the SFWIB awarded to the Training Vendor, whioh were not lawfully expended, under this Contract; and (o) terminate or oancel any other contracts entered into between the SFWIB and the Training Vendor. Each party shall be responsible for its own attorney's fees and costs that may be incurred as a result of any aotion or proceeding under this agreement;
2. The SFWIB may suspend payment, in whole or in part, under this Contract by providing written notice to the Training Vendor of such suspension and speoifying the effective date thereof. All payments to the Training Vendor as of the effective date of suspension shall cease. On the cffective date of suspension, if requested by the SFWIB, the Training Vendor shall immediately cease to provide services pursuant to this Contract. If payments are suspended, the SFWIB shall specify in writing the actions that shall be taken by the Training Vendor as a condition precedent to resumption of payments and shall specify a date for compliance. The SFWIB may also suspend any payments, in whole or in part, under any other contracts entered Into between the SFWIB and the Training Vendor. The SFWIB may also require repayment of funds in accordance with CareerSource Florida Administrative Pollcy \#90, Atfachment 6. Each party shall be responsible for its own attorney's fees and costs that may be incurred as a result of any action or proceeding under this agreement;
3. The SFWIB may seek enforcoment of this Contract by any action at law or equity available to the SFWIB, including, but not limited to, filing an action in a court of competent jurisdiotion. The venue of any such action shall be in Miami-Dade County, Florida. The Training Vendor shall be responsible for all program and administrative costs of the SFWIB associated with auch enforcement. Each party shall be responsible for its own attorney's fees and costs that may be incurred as a result of any action or proceeding under this agreoment through final resolution of the matter including appeal;
4. If, for any reason, the Training Vendor attempis to meet Training Vendor's obligations under this

Contract through fraud, misrepresentation or material misBlatement, the SFWIB may, whenever the SFWIB deems it to be in the SFWIB's best intereat, terminate this Contraot by providing written notlee to the Training Vendor of such termination and specifying the effeotive date thereof, In such case, the SFWIB may terminate or oancel any other contracts the Training Vendor has with the SFWIB. The Training Vendor shall be responsible for all of the SFWIB's program and adminisirative costs assooiated with any such termination or cancallation. Eaoh party shall be responsible for lis own attorney's fees and cosis that may bs incurred as a result of any action or proceeding under this Agreement;
5. Any other remedy avallable at law or equity or administrativaly.

## ARTICLE 21 <br> NOTICES

It is understood and agreed between the Parties that written notice addressed to the Executive Director of the SFWIB, and mailed or delivered to the address appearing on page one (1) of this Agreement and written notice addressed to the Training Vendor and mailed or dellvered to the address appearing on page ons (1) of this Agreement shall constitute sufficient written notice to the raspeotive Party and same shall bs effective upon mailing or hand delivery,

## ARTICLE 22

## CHANGE IN CONDITION/NOTIRICATION OR LEGAL ACTION

The Training Vendor shall notify the SFWIB in writing within five (5) days of any materlal change from the Training Vendor's present finanolal or other condition, which could signiffcantly affeot the Training Vendor's ability to perform or comply with any provision of this Agreement, or any continuation of services to partiolpants enrolled in training under this Agreement. Material ohanges inolude, but are not Imited to: bankruptoy of the Training Vendor, lawsuits or other legal action which may impact the financial viability of the Training Vendor, suspioions or official investigations of fraud or abuse on the part of the Training Vendor's staff, officers or directors, resignation of key staff, theft or loss of funds, and a change in status or loss of acoreditation, licensing, certifications or equipment whioh support this Agreement for training servicos.

## ARTICLE 23

## AUTONOMY

The Parties agree that this Contrast recognizes their independence and autonomy and implles no affliation of any kind between the Parties. The Training Vendor is an Independent contractor in all respeots under this Contraot. It is expressly understood, agreed and intended that the Training Vendor is only a recipient of funding from the SFWIB and is not an agenoy or instrumentality of any kind of the SFWIB. Furthermore, the Training Vendor's, officers, agents, servants, and employees are not officers, agents, servants, or employees of the SFWIB or any of the SFWIB's agencies or instrumentalities.

## ARTICLE 24 INDEMNIFICATION

24.1. The parties agree to be fully responsible for their own acts of negligence, or their respective agent's acts of negligence when acting within the scope of their employment, and agree to be liable for all attomey fees and damages proximately caused thereby; provided, however, that the parties' liability is subject to the monetary limitations and defenses imposed by Section 768.28, Florida Statutes. Nothing herein is intended to serve as a waiver of sovereign immunity by the parties, nor shall anything hersin be construed as consent by the parties to be sued by any third party for any cause or matter arising out of or related to this Agreement.
24.2. Term of Indemnification The provisions of this indemnification shall survive the expiration or termination of this Agreement.

## ARTICLE 25 PRIOR AGRELMENTS

This Agreement and its attachments and exhibits incorporate all prior negotiations, corraspondence, conversations, agreements, and understandings, whether oral or written, applicable to the matters contained herein and the Parties
agree that there are no other commitments, agreements or understandings concerning the subject matter of this Agreement whith are not contalned in this Agreement or in its attachments and exhibits. Accordingly, the Parties agree that no deviation from the terms hereof shall be predioated upon any prior representations or agreoments, whelher oral or witten.

The following Aftachments and Exhibits are incorporated Into this Agreement:

Type
Attachment

## Attachment

## Attachment

Attachment
Exhibit A
Exhiblt

Exhibit C
Exhibit - D
Exhiblt E

Number/Letter Dearintion
Confidentaality Agreement
Indivldual Non-Disclosure and Confldentiality Certification Form
The Florida Departmeut of Economle Opportunity Memorandum dated
July 1, 2021
Trafficking Victims Protection Act of 2000, ав amended
Disclasure and Certification of Conflict of Interest in a Contract
CarearSource Florlda Adminlatrative Pollcy $\$ 90$
Statement of Work
Payment Provisions
Intentionally Left Blauk
Assurances and Certifications
Assurances-Non-Construction Programs
ARTICLE 26
NO ASSIGNMENT

The Training Vendor shall not assign thls Agreement or any rights accruing hereunder in whole or in part without the express written authorization of the SFWIB, whioh authorization may be witheld in the sole diseretion of the SFWIB.

## ARTICLE 27

## AUTHORITY TO EXECUTE AGREEMENT

Each person executing this Agreement represents and warrants that he or she is duly authorized and has full legal authority to execute and deliver this Agreement. Each Party represents and warrants to the other that the execution and delivery of the Agreement and the performance of such Party's obligations hereunder have been duly authorized and that the Agreement is a valid and legal agreement binding on the other Party and enforceable in accordance with ifs terms.

## ARTICLE 28

MODIFICATIONS
Any alterations, variations, modifications, extensions or waivers of provisions of this Agreement shall only be valid when they have been reduced to writing, duly approved and signed by both Partiss.

The Training Vendor Agreements are subjeot to change based upon the SFWIB's actions, funding avallability, changes to the Region's Targeted Ocoupations List, the SFWIB's Industry/Employer priorities and changes in the ITA cost structure and/or Policy.

## ARTICLE 29 <br> PERSONS WITH DISABILITIES AND ACCESSIBILITY OF FACILITIES

The Training Vendor shall conduct all activities under thls Agreement in accordance with the Americans with Disabilities ("ADA") Act of 1990 as amended, Section 504 of the Rehabilitation Act of 1973 as amended, Title VI of the Civil Rights Act of 1964 as amended, and the regulations promulgated under such Acts, with respect to persons with disabilities.
The Training Vendor shall assure that programs and activities under this Agreement are accessible to individuals with disabilities without discrimination, by:

Gov't Page 8 of $25 \quad$| PY'22-23 CTVA |
| :---: |
| (Pro-Apprenticeship) |

1. Making reasonable accommodations;
2. Providlng servicos in the most appropriate integrated setting:

- 3. Providing auxiliary aids for individuals with vision and hearing impaiments during recruitment, referral, and assessment of prospestive program participants; and

4. Having resource materials avallable in alternate formats.

The Training Vendor shall ensure that the physical facilities utllized under this Agreement are accessible at all times to individuals with disabilities; in aocordance with the applicablo standards of the state of Florida as set forth in DEO/Office of CIVII Rights "Paoility Accessibility Cheeklist" posted on the DBO web site at: www,floridajobs,org or shall submit to the SFWIB an alternate plan to achleve physical accessibility to individuals with disablittes provided services under this Agreement.

## ARTICLE 30

## COPYRIGHT, PATENTS, RIGHTTODATA

Except for the Training Vendor's own internal use, the Training Vendor shall not publish or reproduce any data or information, in whole or in part, that is recorded in any form or medium whatsoover and that is delivered or speoified to be delivered under this Agreement, nor may the Training Vendor authorlze or permit others to do 80 without the advanced written consent of the federal government, through the state of Florida until such time as the federal government may have released such data or information to the publle.

As authorized by 49 CFR 18.34, the federal government, through the state of Florida, reserves a royalty free, nonexolusive and irrevocable lloense to reproduce, publish or otherwise use, and to authorize the state of Plorida and others to use:

1. Any work developed under this Agrement or a resulting subcontract irrespectlve of whether it is copyrighted.
2. Any rights of copyright to which the Training Vendor or subcontraotor purchases ownership with funds provided for under this Agrcement.

## ARTICLE 31

## RIGHTS TO INVENTIONS MADE UNDER A CONTRACT OR AGREEMENT

Contraots or agreements for the performance of experimental, developmental, or research work shall provide for the rights of the federal government and the recipient In any resulting invention in accordance with 37 CFR part 401 , "Rights to Inventions Made by Non-profit Organizations and Small Business Firms Under Covernment Grants, Contracts and Cooperative Agreements," and any implomenting regulations issued by the awarding agency,

## ARTICLE 32 <br> INTELLECTUAL PROPERTY RIGHTS

The federal government reserves a paid-up, nonexclusive and irrevocable license to reproduce, publish or otherwise use, and to authorize others to use for federal purposes: (i) The copyright in all products devaloped under a federal grant, inoluding a subgrant or contract under the grant or subgrant; and (ii) any rights of copyright to which the grantee, sub-grantee or a contractor purchases ownership under an award (including but not limited to curricula, training models, technical assistance products, and any related materials). Such uses include, but are not limited to, the right to modify and distribute such products worldwide by any means, electronically or otherwise. Federal funds may not be used to pay any royalty or licensing fee associated with such copyrighted material, aithough they may be used to pay costs for obtaining a copy which, are limited to the developer/seller costs of copying and shipping. If revenues are genemted through selling produots developed with grant funds, including intellectual property, these revenues are program income. Program income is added to the grant and must be expended for allowable grant activilies (2 CFR § 215.36).

If applicable, the Training Vendor must include the following language on all products developed in whole or in part wilth grant funds:
"This workforce solution was funded by a grant awarded by the U.S. Department of Labor's Employment and Training Administration. The solution was created by the grantee and does not necessarily reflect the officlal position of the U.S. Department of Labor. The Department of Labor makes no guarantees, Warranties, or assurances of any kind, express or implied, with respeat to suoh information, Inoluding any information on linked sites and including, but not limited to, accuracy of the information or its completeness, timeliness, usefuiness, adequacy, continued availability, or ownership. This solution is copyrighted by the institution that created it. Internal use by an organization and/or personal use by an individual for non-commercial purposes is permissible. All other uses reguire the prior authorization of the copyright owner,"

## ARTICLE 33 <br> PERFORMANCE

Performance shall bo defined as the Training Vendor having attained the goals and objectivas set forth in this Agreement, in accordance with Exhlbit A, Statement of Work, which is attached hereto and incorporated herein by reference.

ARTICLIL 34

## ACCESS TO TRAINING SITE

In accordance with Training Vendor's policies and Florida Statutes on background screenings, the Training Vendor shall allow access to the training site to the SFWIB or the SFWIB's authorized representative to provide counseling to participants and conduct on site visils.

## ARTICLE 35

FLORIDA PUBLIC RECORDS LAWS
The Training Vendor shall allow public access to all documents, papers, letters, or other material subject to the provisions of Chaptor 119, Florida Statutes, made or received by the Training Vendor in conneotion with this Contract, except that publio records whioh are made confidential or exempt from public record disolosure by law must be protected from disolosure and include, but is not limited to oriminal history information derived from the U.S. Department of Justice. The Training Vendor's failure to allow such publio accoss shall result in the immediate termination of this Contract or any renewal. The Training Vendor shall maintain publio records stored in eleotronie record keeping systems in accordance with Chapter 119, Fiorida Statutes, and Rule IB-26.003 of the Florida Administrative Code.
35.1 Pursuant to section 119.0701, Florida Statutes, the Training Vendor shall:
35.1.1 Keep and maintain publio records required by the SFWIB to perform the services;
35.1.2 Upon request from the SFWIB's custodian of public records, provide the SFWIB with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in this chapter or as otherwise provided by law;
35.1.3 Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disolosed except as authorized by law for the duration of the contract term and following complation of the contract if the Training Vendor does not transfer the records to the SFWIB; and
35.1.4 Meet all requirements for retaining public records and transfer to the SFWIB, at no cost to the SFWIB, all public records created, reccived, maintained and or directly related to the performance of this Contract that are in possession of the Training Vendor upon termination of this Contract. Upon termination of this Contract, the Training Vendor shall destroy any duplioate publio records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the SFWIB, upon request from the SFWIB's custedian of public records, in a format that is compatible with the SFWIB's information technology systams.
35.2 For purposes of this section, the term "public records" shall mean all dacuments, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the
physical form, oharacteristics, or means of transmission, made or recelved pursuant to law or ordinance or in connection with the transaction of the SFWIB's officlal business.

### 35.3 IF THE TRAINING VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE TRAINING VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

Via e-mail: recordsrequest@careersourcesfl.com
Office of the Executive Director. Telephone: 305-929-1500
South Florida Workforce Investment Board
The Landing at MLA
7300 Corporate Center Drive, Suite 500
Miami, Florida 33126-1234

### 35.4 IF THE SFWIB HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE PROVIDER'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT: 305-995-1128, prr@dadeschools.net, and 1450 NE 2 Avenue, Miami, Florida 33132.

35.5 In the event the Training Vendor does not comply with the public records requirements set forth in section 119.0701, Florida Statutes and this Article 35 of this Agreement, the SFWIB shall avail itself of the remedies set forth in Article 18-Termination, Article 19-Breach of Contract, and Artlele 20-Breach of Contract: SFWIB's Remedies of this Agresment.
35.6 A Training Vendor who falls to provide the public records as required by law, within a reasonable time, may also be subject to penalties under section 1 19.10, Florida Statutes.

## ARTICLE 36

AUDIT, INSPECTION AND ACCESS TO RECORDS
The Training Vendor shall permit the SFWIB or the SFWIB's dosignees, the state of Florida and the federal government or any other duly authorized agent of a governmental agenoy ("Monitoring Agency") to audit, inspect, examine, excerpt, copy or transcribe the Training Vendor's cllent records, financial records, supporting documents, statistioal records, and any other doouments (inoluding storage media) pertinent to this Agreement during the term of this Agreement and for a period of six (6) yeara following termination of this Agreement or final payment hereunder, whichever is later, to assure compliance with the terms hereof, or to evaluate the Training Vendor's performance hereunder. The Training Vendor shall also permit any or all theso aforesaid entities to monitor all aotivities conduoted by the Training Vendor pursuant to the terms of this Agreement. The Monitoring Agency may, in its sole disoretion, deem necessary or appropriate such monitoring which may consist of internal evaluation procedures, examination of program data, evaluation of participants files, special analyses, on-site reviews or any other procedure.

The Training Vendors shall provide full and unrestrioted access to any and all records for services paid for under this Agreement to the SFWIB, the state of Plorida or the U. S. Department of Labor or the Comptroller General of the United States, or any of their duly authorized representatives. Participant records for servicos paid under this Agreement shall be the property of the SFWIB and the Training Vendor agrees to turn over records at the request of the SFWIB.

The Training Vendor shall allow timely and reasonable access to its school records of participants referred to training
through an SFWIB voucher for the purpose of interviews, disoussions and inspections of all doouments that are relevant to this Agreament.

## ARTICLE 37 <br> RECORDS RETENTION

Six (6) Year Requiroment. The Training Vendor shall keep all records, accounts, and documents related to the operation and performance of this Agreement or any modification hereto for six (6) yeaps following the expiration or termination of this Agreamont. Howover, if any audlt, olaim, litigation, negotiation or other aotion involving this Agreement or modification hereto has commenced before the expiration of the six ( 6 ) year period, the records shall be retained until completion of the action and resolution of all lesues which arlse from if, or until the end of the regular six (6) year period, whlohever is later. The Training Vendor shall cooperate with the SFWIB to facilitate the duplication and transfer of any of aatd records or documents during the required retention period. Tho Training Vendor shall advise the SFWIB of the location of all records pertaining to this Agreement upon the request of the SFWIB and shall notify the SFWIB by cortified mail within ten (10) days of moving said records if and when the records are moved to a new location.

## ARTICLE 38

## CONFIDENTIALITY OF RECORDS

The Training Vendor shall maintain the confidentiality of any information regarding program partioipants that identifies or may be used to identify program partioipants and which may be obtained through proposal forms, interviews, tests, reports from public agencles or counselors, or any other source. The Training Vendor shail not divulge such information, inoluding but not limited to social securlty numbers, demographio data (race/ethniolty, sex, aga, and disability status), employment services records, supplemental nutrition assistance program records, job corps records, migrant and seasonal farm worker records, North American Free Trade Agreement-Transitional Adjustment records, Trade Adjustment Assistance under Trade Act of 1974 records, Worker adjustment and Retraining Notification Act records, Welfare Transition Program/TANF records, displaced homemaker records, Labor Market Information individual identifiable data, sohool readiness records, medioal records and disability related information, unemployment compensation records, beckground soreaning records, WIOA records as speolfied in the applioable federal law and implementing procedures, etc. without the written permission of the partioipant, or partioipant's oustodial parent or guardian when authorized by law, if applicable, except that such information which is necessary, as determined by the SFWIB, for purposes related to the performance or evaluation of the Contract may be divulged to the SPWIB or such other persons as the SFWIB may designate who have responsibilittes for monitoring or evaluating the services and performances under the Contraot, or to governmental authorities to the extent nacessary for the proper administration of the law and the provision of services. All releases of information shall be in accordance with applicable federal and stato laws as well as the pollcies and procedures of the SFWIB. The Training Vendor shall abide by all applicable federal, state and local laws and regulations regarding confidential information, including personally identifiable information (PII) from educational records, as identified in, but not limited to, 20 CFR Part 603, 45 CFR Section 205.50, 20 USC 1232g and 34 CFR 361.38. The Training Vendor shall provide, prior to the execution of this Contract, a completed Confdentiality Agreement, Attachment I, whioh is attached hereto and incorporated herein by reference.

## ARTICLE 39 INDIVIDUAL NON-DISCLOSURE AND CERTIPICATION FORM

The Training Vendor, in the course of receiving and utilizing confidential workforce program information for the purpose of performing the Training Vendor's duties under this Agreement, shall ensure that all staff, security officers, contractors, subcontractors, and any subsequent subcontractors and their employees complete the Individual Non-Disclosure and Confidentiality Certification Form, Attachment 2, which is attached hereto and incorporated herein by reference prior to permitting those individuals to perform any work under or relating to this Contract.

All completed forms shall be retained as required herain In accordance with Articie 37, Records Retention of this Agreement. The Training Vendor shall maintain the completed confidentiality forms in each employee's personnel file and forward conleg to the SFWIB's IT Depariment unon renuestine pccess fo atate and/or local gyatem(s).

## ARTICLE 40 VIOLATION OF THE PRIVACY ACT

Funds awarded under this Contraot cannot be used in contravention of the 5 USC 552a or regulations implementing that section.

## ARTICLCA 4 <br> INFORMATION SECURITY OBLIGATIONS

41.1. The Training Vendor shall abide by the SFWIB's Information Technology Security Policies and Procedures.
41.1.1. The Training Vendor (inoluding its officers, employees, subcontraotors, agents, partners, prinoipals, servants, representatives or any other individuals to whom Training Vendor exposes or authorizes to access confidential information obtained under thls Agreament), shall not store, or allow to be stored, any confidential information on any portable storage media (e.g., laptops, thumb drives, hard drives, etc.) or peripheral device with the capacity to store information. The Training Vendor shall not elcotronloally transmit, or allow to be transmilted, any personal or confidential information. Failure to strictly comply with this provision shall constitule a breach of this Contraot.
41.1.2. During the term of this Agreement, the Training Vendor must obtain signed confidentiality access sareements, which are required by the SFWIB and/or the DEO for systoms access privileges, for any Individual inoluding, but not limited to all of the Training Vendor's officors, employeos, subcontraotors, agents, partners, prinoipals, servants, representatives and security officers, prior to their access to electronio data systems.
41.1.3. The Training Vendor shall ensure that the Training Vendor's staff who has access to ollent information through the WFMS and/or any other information systems as required, complets the Information Seourity and Awareness Training annually.
41.1.4. The Training Vendor shall make every effort to protect and avold unauthorized release of any personal or confidential information, as set forth in Article 38, Confidentialty of Records.
41.1.5. The Training Vendor shall notify the SFWIB in writing of any disolosure of SFWIB's and/or state of Florida's confidential information or data by the Training Vendor, its officers, employees, subcontraotors, agents, partners, principals, representatives or any other individuals to whom Training Vendor exposes or authorizes to nccess confidential information obtained under this Agreement, which is not in compliance with the terms of the Agreement (of which it becomes aware).
41.1.6. The Training Vendor shall also report to the SFWIB any Security Inoidents of which it becomes aware, inoluding those incidents reported to the Training Vendor by its officers, employees, subcontractors, agents, partners, primoipals, servants, representatives. For purposes of this Agreement, "Security Incident" means the attempted or successful unauthorized accass, use, disclosure, modification, or destruction of SFWIB or DEO information in the Training Vendor's possession or electronic interference with the SFWIB's operations; however, random attempts at access shall not be considered a seourity incident.
41.1.7. The Training Vendor shall notify the SPWIB's Help Desk, not later than 24 hours following the determination of any breach or potential breach of personal and confidential data, as required by the SFWIB's Information Technology Security policies and procedures.
41.1.8. In the event of a breach of security conceming confidential personal information involved with this Agreement, the Training Vendor shall comply with seetion 501.171 . Florida Statutes, as applicable. When notifleation to affeeted peraons ts required under this section of the statute, the Training Vendor shall provide such notification, using the SFWIB's approved format, not later than seven (7) calendar days following the determinatlon of any potential breach of personal or confidentlal data.
41.1.9. Por purposes of this Agreament"security breach" means the unauthorizad acoess of data in eleotronic form containing personal data. Oood fatith acguisltion of personal information by an employee or agent of the Training Vendor is not a seourity breach, provided the information is not used for a purpose unrelated to the Training Vendor's obligations under this Agreement or is not subject to further unauthorized use.
41.1.10. The Training Vendor shall be wholly llable for security breaches and personal identity thef committed by ifs officers, employees, subcontraotors, agents, partners, principals, servants, representatives or any other individuals to whom the Training Vendor exposes or aulhorizes to nocess confidential information obtained under thls Agrcement, including, but not limited to volunteers. The Training Vendor ahall be liable for: (1) direot payment and/or reimbursement of all costs intourred for notifying and providing Identlty theft proteotion sorvices to customers who may be viotims of the security breaches and personal identity theft; (2) resolving any and all claims related thereto; and (3) all other costs and damages resulting from seourly breaches or personal identity theft.
41.1.1t.The Training Vendor shall notify the SPWIB's Regional Security Officer(s) at the time of termination or transforring of an employee. Notifloation requesting system access removal must be submitted via email to the Helpdesk at helpdesk@oareersourcesil.com with the appropriate system form, as follows:

- WFMS - CareerSource South Plorida ("CSSF") Application Development Unit Seourity Access Form.
41.1.12. If the employee has security access to multiple systems, the Training Vendor shall submit all corresponding forms.
41.1.13. For employeas that only have a CSSF network account and/or VPN account, only an email requesting disabling of the account(s) is required at time of termination.
41.2. Failure to comply with this Article 41, Information Security Obilgations, shall constitute a breach of this Agreement.


## ARTICLE 42 <br> PELL GRANT AND OTHER FINANCIAL ASSISTANCE

The Training Vendor shall first access PELL and other federal, state, and local financial assistance prior to accessing ITA funds under this Agreement.

## ARTICLE 43 <br> GRIEVANCE PROCEDURES

The Training Vendor shall comply with all of the SFWIB's applicable Grievance and Complaint Procedures of the SFWIB and as required by state and federal law.

ARTICLE 44
LIMTEED ENGLISH PROFICIENCY ("LEP")
Title VI of the Civil Rights Act of 1964 has prohibited discrimination on the bases of race, color, or national origin in any program or activity that receives federal financial assistance. The Training Vendor shall take reasonable steps to

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onsure meaningful access to their programs and activitles by LEP individuals as required by Titie VI of the Clvil Rights Act of 1964.

## ARTICLE 45

## ABUSE, NEGLECT, AND EXPLOITATION INCIDENT REPORTING

The Training Vendor shall immediately report knowledge or reasonable suspicion of abuse, neglect, or exploltation of a child, aged person, or disabled adult to the Florida Abuse Holline on the statewide toll-fiee telephone number (1-800-96ABUSB) or via the web reporting option at htfp:/www, dof.state,fl, us/abuse/report/, or via fax at 1-800-914. 0004 or via TDD (800) 453-5145 as required by Chapters 39 and 415, Florida Statutes, this provision is binding upon both the Training Vendor and the Training Vendor's employess.

## ARTICLE 46

## PUBLIC ANNOUNCEMENTS AND ADVERTISING

In accordance with Publio Law 101-166, seetion SII, Steven's Amendment; as renewed in the Consolidated Appropriations Act of 2018, Pub. L. No. 115-141, 132 Stat. 348, div H, Title V, section 505 and Department of Defense and Labor, Heath and Human Services, and Education Appropriations Act, 2019, and Continuing Appropriations Act, 2019, Pub, L. No, 115-245, div, B, tit. V, seotion 505, 132 Stat. 2981 (Sept, 28, 2018): when issuing statements, press releases, requests for proposals, bld solloitations, and other doouments desoribing the project or programs funded in whole or in part with federal money, the Training Vendor shall cleariy state (1) the percentage of the total cost of the program or project that will be financed with federal monoy, and (2) the dollar amount of federal funds for the projeot or program, and (3) percentage and dollar amount of the total costs of the project or program that will be financed by nongovernmental sources.

## ARTICLE 47 <br> RETURN OF FUNDS

The Training Vendor shall return to the SFWIB any overpayments due to unearned funds or funds disallowed that were disbursed to the Training Vendor by the SFWIB and any interest attributable to suoh funds pursuant to the terms and conditions of this Agreement. If the Training Vendor or its indopendent auditor discovers that an overpayment has been made, the Training Vendor shall repay said overpayment immediately without prior notification from the SFWIB. If the SFWIB first discovers any overpayment has been made, the SFWIB Executive Divector will notify the Training Vendor in writing of such findings. If the Training Vendor falls to repay the SFWIB for the overpayment within thirty (30) oalendar days following either the Training Vendor's discovery of or the SPWIB's notification of the overpayment, the Training Vendor shall also pay SFWIB interest at the lawful rate of interest on the outatanding balance after the earlier of SFWIB's notification or Training Vendor's discovery.

## ARTICLE 48 <br> PURCHASE OF AMERICAN-MADE EQUIPMENT AND PRODUCTS

The Training Vendor assures that, to the greatest extent practicable, all equipment and produots purchased with funds made available in this Act (P.L. 113-128 S. 502) will be American-made.

## ARTICLE 49 <br> UNIFORM ADMINISTRATIVE REQUIREMEN'SS, COST PRINCIPLES, AND AUDIT REQUIREMENTS FOR FEDERAL AWARDS

The Training Vendor shall comply with 2 CFR Chapter II, Part 200 Uniform Adminsistrative Requirements, Cost Principles, and Audit Requirements for federal awards, 78 FR 78590-01 (Dec. 26, 2013), as supplemented by 2 CFR Part 2900 (December 19, 2014).

## ARTICLE 50 ADMINISTRATHVE PROVISIONS UNDIE TTTLE I OF THE WIOA ADMINISTRATIVE RULES, COSTS AND LIMITATIONS

The Training Vendor shall comply with the requirements of the Administrative Provisions under Tite I of the WIOA

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## ARTICLE 51 <br> UNIFORM ADMINISTRATIVE REQUIREMENTS FOR GRANTS AND AGREEMENTS WITH INSTITUTIONS OF HIGHER EDUCATION, HOSPITALS, AND OTHER NON-PRORIT ORGANIZATIONS

The Training Vendor shall comply with the Uniform Administrative Requirements for Orants and Agreements with Institutions of Higher Education, Hospitals, and Other Non-Proft Organizations (2 CPR 8215.48).

Coniracts for construction or facility improvements must require the reoipient to follow its own requirements relating to bid guarantees, performance bonds, and payment bonds unless the oontraot or sub-contract exceeds $\$ 100,000.00$. Refer to the HHS rule requirements if the contract or subcontract exceede $\$ 100,000.00$.

## ARTICLE 52 <br> RELATED PARTY CONTRACTS

The Contractor shall comply with the requirements of the Reimagining Education and Carear Help (REACH) Aot, Chapter 2021-164, Laws of Florlda (House Blli 1507) as speolfied in Attachmont 3 (The Ilorlda Department of Economle Opportunity Memorandum dated July 1, 2021) attached hereto and incorporated herein by reference. The Contractor shall provide a completed Disclosure and Certification of Conflet of Interest in a Contract, Attachment 5.

## ARTICLC 53

TRAFFICKING VICTIMS PROTECTION ACT OF 2000
The Training Vendor shall comply with the Trafficking Victims Protection Aot of 2000, as amonded (22 U.S.C. $7104(\mathrm{~g})$. The full text of 2 CFR 175.15, Award Term, is provided as Attachment 4.

## ARTICLE 54

LOBBYING - RLORIDA STATUTE
The Training Vendor shall comply with the provisions of Sections 11,062 and 216,347 , Florida Statutes, which prohibit the expenditure of Contract funds for the purpose of lobbying the Legislature, judicial branch, or a state agenoy.

## ARTICLE 55

BYRD ANTI-LOBBYING AMENDMICNT (3I U.S.C. 81352)
Contractors that apply or bid for an award exceeding $\$ 100,000.00$ must file the required certification as described in this seotion. Each tier certifies to the fier above that it will not and has not used federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any federal contraot, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-federal funds that takes place in conneotion with obtaining ony federal award. Such disclosures are forwarded from tier to tier up to the non-federal award. The Training Vendor shall provide, prior to the execution of this Contract, a completed Assurances and Certifications, Exhlbit D, inolusive of the certifioation required in this seotion.

## ARTICLE 56 <br> DEBARMENT AND SUSPENSION (EXECUTIVE ORDERS 12549 and 12689)

A contract award (see 2 CFR 180.220) must not be made to parties listed on the government-wide exolusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Execulive Onder 12549. The Training Vendor shall provide, prior to the execution of this Contract, a completed Assurances and

Certifcations, Exhibit D, inclusive of the certification required in this section.

## ARTICLE 57

GOVERNMENT-WIDE REQUIREMENT FOR DRUG-FREE WORKPLACE
The Training Vendor shall comply with drug-free workplace requirements in Subpart B (or Subpart C, if the reciplent is an indivldual) of 29 CFR part 94. The Training Vendor shall provide, prior to the exeoution of this Contract, a completed Assurances and Certfleations, Exalblt D, Inclusive of the certifioation required in this section.

## ARTICLIL 58 <br> CIVIL RIGHTS REQUIREMENTS

In accordance with Title VII of the Civil Rights Aot of 1964, the Americans with Disabilities Act of 1990, or the Florida Civil Rights Act of 1992, as applioable the Trainlug Vendor shall not discriminate agalnst any employee (or applioant for employment) in the performance of this Agreement beaause of race, color, rellgion, sex, national origin, disability, age, or marital status. Further, the Training Vendor agreas not to disoriminate against any applicant, olient, or employee in service delivery or benefits in connection with any of its programs and activities in accordance with 45 CFR 80, 83, 84, 90, and 91, Title VI of the Civil Rights Act of 1964, or the Florida Civil Rights Aot of 1992, as applicable. These requirements are applioable to the Training Vendor or others with whom the Tralning Vendor arranges to provide services or benefits to olients or employees in conneotion with its programs and astivities.

## ARTICLE 59 <br> NON-DISCRIMINATION AND EQUAL EMPLOYMENT OPPORTUNITY

As a conditlon to the award of finanolal assistance from the Department of Health and Human Services, the Department of Labor under Title 1 of WIOA, and the Personal Responsiblity and Work Opportunity Reconcillation aot of 1996 ("PRWORA"), the Training Vendor assures that it has the ability to comply fully with the nondisorimination and equal opportunity provisions of the following laws and will temain in compliance for the duration of the award of federal financial assistance:

1. Section 188 of the WIOA, whioh prohibits discrimination against all individuals in the United States on the bases of race, color, rellgion, sex (including pregnancy, ohildbirth and related medical conditions, transgender status and gender identity, gender expression or sex stereotyping) (except as otherwise permitted under Title IV of the Education Amendments of 1972), national origin (including limited English Profioienoy), age, disability, or political affiliation or bellef, or against beneficiaries on the bases of either citizenship status or participation in any WIOA Title I - financlally assisted program or activity
2. Title VI of the Civil Rights Act of 1964 (Pub, L. 88-352), as amended, 42 U.S.C 2000d et. seq. whioh prohibits discrimination on the bases of race, oolor, and national origin, and all requirements imposed by or pursuant to the Regulation of the Department of Health and Human Servicas (45 C.R.R. Part 80), to the end that, in accordanoe with Title VI of tiat Aot and the Regulation, no person in the United States shail, on the ground of race, color, or national origin, be exoluded from participation in, be denied the beneflts of, or be otherwise subjected to discrimination under any program or activity for which the Training Vendor receives federal finanoial assistance;
3. Section 504 of the Rehabilitation Act of 1973 (Pub. L. 93-112), as amended, 29 U.S.C. 794, which prohibits disorimination against qualified individuals with disabillties, and all requirements imposed by or pursuant to the Regulation of the Department of Health and Human Services (45 C.F. R., Part 84), to the end that, in accordance with Section 504 of that Act and the Regulation, no otherwise qualified handicapped indjvidual in the United States shall, solely by reason of his/her handicap, be excluded from participation in, be denied the benefits of, or be subjected to disorimination under any program or activity for which the Training Vendor receives federal finanolal assistance;
4. The Age Discrimination Act of 1975 (Pub. L. 94-135), as amended, 42 U.S.C. 6101 , which prohibits discrimination on the basis of age, and all requirements imposed by or pursuant to the Regulation of the Deparment of Health and Human Services (45 C.F.R., Part 91), to the end that, in accordance with the

Act and the Regulation, no person in the United States shall, on the basis of age, be denied the benefits of, be exoluded from participation in, or be subjected to diserimination under any education program or aotivity for whith the Tralning Vendor recoives federal finanoial assiatance;
5. Title IX of the Bducational Amendments of 1972 (Pub, L, 92-318), as amended, 20 U.S.C. 1681 et, seq., which prohibits discrimination on the basis of sex In educational programs, and all requirements imposed by or pursuant to the Regulation of the Depaitment of Health and Human Services ( 45 C.F.R,, Part 86), to the end that, in accordanoe with Title IX and the Regulation, no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be otherwise subjeoted to discrimination under any program or activity for whioh the Training Vendor recelves federal finanoial assistance;
6. Section 654 of the Omnlbus Budget Reconailiation Aot of 1981 as amended, 42 U.S.C. 9849, which prohibits diserimination on the bases of race, oreed, color, national origin, sex, handicapping condition, politioal affiliation or beliefs;
7. Titles I (42 U.S.C. 12111 et seq.), II (42 U.S.C. 12131 et seq.) and III ( 42 U.S.C. 12181 et seq.) of the Amerioans with Disabilities Aot of 1990, as amended, which prohibit disorimination on the basis of disability, respeotively, by; (a) private employers, state and local governments, employment agensies and labor unions that employ 15 or more employees; (b) state and loail government entities ("public entlies") and requires public entities to provide parsons with disabilities an equal opportunlty to benofit from their programs, services and activities; and (0) places of public accommodations and mandates that places of publio accommodations and commeroial facilities be designed, constructed, and altered in compliance with speoiflo accessibility standards;
8. Executive Order ("EO") No. 11246, "Equal Employment Opportunity", as amended by EO No. 11375, "Amending Exeoutive Order 11246 Relating to Equal Employment Opportunity", and as supplemented by regulations at 41 CFR Part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor"; and in Department of Labor regulation 29 CFR Parts 33 and 37 as well as 45 CFR Part 80; and Part 92, if applioable;
9. Equal Employment Opportunity in Apprenticeship and Training (29 CFR Part 30); and
10. Chapter IIA of the Code of Miami-Dads County, Florida which prohibits discrimination in employment and places of publio ancommodations on the bases of race, color, soliglon, ancestry, national origin, sex, pregnancy, age, disability, marital status, familial status, actual or percelved status as a viotim of domeatio violence, dating violence and stalking, gender identity, gender expression, or sexual orientation.

The Training Vendor also assures that Training Vendor will comply with 29 CRR Part 38 and all other regutations implementing the laws listed above. Thls assurance applies to Training Vendor's operation of the WIOA Tille 1 and TANF - financially assisted program or activity.

The Training Vendor understands the United States has the right to seek judicial enforcement of this assurance. The Training Vendor shall provide, prior to the execution of this Contract, a completed Assurancea and Certifications, Exhlbit $D_{1}$ including the assurances required by this seotion.

## ARTICLE 60

## PUBLIC ENTITY CRIMES (SECTION 287.133, FLORIDA STATUTES)

The Training Vendor shall comply with the Public Entity Crimes Act, section 287.133, Florida Statutes, and the Training Vendor certifies that neither it, nor any person or affiliate of the Training Vendor, has been convicted of a Public Entity Crime as defined in section 287.133, Florida Statutes, nor placed on the convicted vendor list. The Training Vendor understands and agrees that the Training Vendor is required to inform the SFWIB immediately upon any change of circumstances regarding this status. The Training Vendor shall provide a completed Assurances and Certifications, Exhibit D.

## ARTICLE 61

## SARBANES-OXLEY ACT OF 2002

The Tralning Vendor assures that the Training Vendor will comply with the two provisions of the Sarbanes-Oxley Act ("SOX") that apply to all corporate entities, Inoluding non-proft organizations. These two provisions are as follows:

1. It is a orime to aiter, cover up, falaify, or destroy any document that may be relevant to an offocial investigation (SOX, Section 1102, Section 1512 of Title 18, USC).
2. It is illegal for any corporate entity to punish whistieblowers or retallate against any employee who reports suspeoted cases of fraud or abuse (SOX, Section 1107, Section 1513 of Title 18, USC),

The Training Vendor shall provide, prior to the execution of this Contract, 'a completed Assurances and Certifications, Exhibit D, inclusive of the assurance required by this seotion.

## ARTICLE 62 <br> ASSOCIATION OF COMMUNITY ORGANIZATIONS FOR REFORM NOW ("ACORN") FUNDING RESTRICTIONS ASSURANCE

As a condtion of the Contract, the Training Vendor assuras that it will comply fully with the federal funding restrictions pertaining to ACORN and its subsidiaries per the Consolidated Appropriations Act, 2010, Division E, Section 511 (Pub, L. 111-117). The Continuing Appropriation Act, 2011, Seation 101 and 103 (Pub, L، 111-242), provides that appropriations made under Pub. L. 111-117 are available under the conditions provided by Pub. L. 111 117. The Training Vendor shall provide, prior to the execution of this Contract, a completed Assurances and Certiflcations, Exhibit D, inclusive of the assurance required by this section.

## ARTICLE 63

## SCRUTINIZED COMPANIES

The SFWIB's agreement with the Florida Department of Economic Opportunity provides:
If the [SFWIB] enters into a contract in the amount of $\$ 1,000,000$ or more, in accordance with the requirements of section 287.135, Florida Statutes, the [SFWIB] will obtain a certification that the contractor is not listed on the Sorutinized Companies that Boycott Israel List or is engaged in a Boycott of Israel, the Scrutinized Compantes with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, engagad in business operations in Cuba or Syria, or meats the conditions for exemptions as provided in section $287.135(4)$, Florida Statutes. The Contractor shall provide a completed Assurances and Cerlifications, Exhiblt D, certifying the Contractor's compliance with this seotion.

## ARTICLE 64 <br> DISCRIMINATORY VENDORS

The Training Vendor shall disclose to the SFWIB if the Training Vendor appears on the discriminatory vendor list. An entity or affiliate placed on the discriminatory vendor list pursuant to section 287.134, Florida Statutes may not:

1. Submit a bid on a contraot to provide any goods or sarvices to a public entity;
2. Submit a bid on a contract with a publio entity for the construction or repair of a public building or public work;
3. Submit bids on leases of real property to a public entity; or
4. Be awarded or perform as a contractor, supplier, sub-contractor, or consulfant under a contraot with any public entity; or transact business with any public entity.

The Training Vendor shall provide, prior to the execution of this Contract, a completed Assurances and Certifications, Exhibit D, certifying the Training Vendor's compliance with this section.

# CLEAN AIR ACT ( 42 U.S.C. 87401 ot seq.) AND FEDERAL WATER POLLUTION CONTROL ACT ( 33 U.S.C. $\$ 1251$ et seq.), AS AMENDED 

If this Contraot is for more than $\$ 150,000,00$, the Training Vendor shall comply with all applitable standards, orders or regulations issued pursuant to the Clean Air Act ( 42 U.S.C. $7401-767 \mathrm{Iq}$ ) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violatlons must be reported to the federal awarding agenoy and the regional office of the Environmenta! Protection Agency ("EPA"), As applicable, the Training Vendor shall comply with the Clean Air Act and Federal Water Pollution Control, as amended.

## ARTICLE 66 <br> CERTIPICATION REGARDING FLORIDA CLEAN INDOOR AIR ACT

The purpose of the Florlda Clean Indoor Air Act is to protect people from the heath hazards of second hand tobacco smoke and to implement the Florida Health inttiative in Seotlon 20, Article X of the Florida Constitution. However, the intent of thil legislation is not to inhibit, or otherwise obstruct, medical or soientifle research or smoking-cessation programs approved by the Florida Department of Health. The Training Vendor shall provide a completed Certificalion Regarding the Flostda Claan Indoor Alr Act.

ARTICLE 67 ENVIRONMENTAL TOBACCO SMOKE

In accordance with Part C of P.L. 103-227, the "Pro-Children Aot of 1994," smoking is prohlbited in any portion of any indoor facility owned or leased or contracted by an entity and used regularly for the provision of health, day care, education, or library services to children under the age of 18, if the services are funded by federal programs whether directly or through atate or local govermments. Federal Programs inolude grants, cooperative agreements, loans, and loan guarantees, and contraots. The law does not apply to children's services provided in prlvate residences, faoilities funded solely by Medioare or Medioald funds, and portions of facilities used for inpatient drug and alcohol treatment.
The Training Vendor shall provide a completed Certification Regarding Environmental Tobacco Smoke.

## ARTICLE 68 <br> EQUAL TREATMENT FOR FAITH-BASED ORGANIZATIONS

Equal Treatment For Faith Based Organizations, 45 CFR 87, prohibits any state or local government receiving funds under any United States Department of Health and Human Services program, or any intermediate organization with the same duties as a govemmental entity, from disoriminating for or against an organization on the basis of the organization's religious character or affillation.
Equal Treatment For Faith Based Organizations, 45 CFR 87, prohibits religious organizations from engaging in inherently religious activities, such as worship, religious instruction, or proselytization, as part of the programs or services funded with direct financial assistance.

Equal Treatment For Faith Based Organizations, 45 CFR 87, prohibits an organization that participates in programs funded by direct financial assistance from the Department, in providing services, from discriminating against a program beneficiary or prospective program benefioiary on the basis of religion or religious belief.
Any restrictions on the use of grant funds shall apply equally to religious and non-religlous organizations.

## ARTICLE 69 <br> CHARITABLE CHOICE (45 CRR §260.34)

A state or local government in its use of federal TANF or state Maintenance of Effort ("MOE") funds shall not, in the selection of service providers, discriminate for or against an organization that applies to provide, or provides TANF services or benefits on the basis of the organization's religious character or affiliation. No federal TANF or state MOE funds provided directly to participating organizations may be expended for inherently religious activities, such as

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| :--- | :---: | :---: |
| CTVA |  | (Pre-Apprenticeship) |

worship, religious instruction, or proselytization.
A religious organization that receives federal TANP or state MOB funds shall not, in providing program services or benefits, discriminate against a TANP applicant or recipient on the basis of religlon, a rellgious belief, a refusal to hold a rellgious belief, or a refusal to actively participate in a roligious praotice, If an otherwise eligible TANF applicant or recipient objects to the religious charaoter of a TANF service provider, the recipient is entitled to receive services from an alternative provider to which the individual has no rellgious objeotlon.

If a non-governmental internediate organization, acting under a contract or other agreement with a state or looal government, is given the authority under the contraot or agreement to seleot non-governmental organizations to provide federal TANF or MOB funded services, the intermediate organization must ensure that there is compliance with the Charitable Choice statutory provisions and these regulations.

## ARTICLE 70

VETERAN'S PRIORITY PROVISIONS
Federal grants for qualified job training programs funded, in whole or in part, by the U.S. Department of Labor are subject to the provisions of the "Jobs for Veterans Act" (JVA), P.L. 107-288. The JVA provides priority of services to veterans and spouses of cortain veterans for the receipt of employment, training, and placement services. To obtain priority service, a person must meet the program's eligibility requirements. 20 CFR Part 1010 provides general guidance on the scope of the veteran's priority statute.

## ARTICLE 71

COMPLLANCE WTTH ENERGY EFFICIENCY PROVISION
The Training Vendor shall oomply with the mandatory standards and policies relating to energy efflciency which are contained In the state of Florlda's Energy Conservation Plan issued in compliance with the Energy Polioy and Conservation Aot (Public Law 94-163).

ARTICLE 72

## COMPLIANCE WITH SECTION 6002 OF THE SOLID WASTE DISPOSAL ACT, AS AMENDED BY THE RESOURCE CONSERVATION AND RECOVERY ACT ROR THE PROCUREMENT OF RECOVERED MATERIALS

The requirements of Section 6002 inolude procuring only items designated in guidelines of the BPA at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintalning a satisfectory level of competition, where the purohase price of the item exceeds $\$ 10,000,00$ or the value of the quantity acquired during the preoeding fiscal year exceeded $\$ 10,000.00$; procuring solid wasto martagement services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materlals ldentified in the EPA guidelines, As applicable, the Training Vendor shall comply with Section 6002 of the Solid Waste Disposal Act, as amended by the RCRA.

## ARTICLE 73

## ASSURANCES ~ NON-CONSTRUCTION PROGRAMS

The Training Vendor shall provide a completed Assurances - Non-Construction Programs, Exhibit E.

## ARTICLE 74 <br> INTERGOVERNMENTAL PERSONNEL ACT

The Training Vendor shall comply with the requirements of the Intergovernmental Personnel Act (42 USC 84701). The Training Vendor shall provide a completed Assurances - Non-Construction Pragrams, Exhibit E.

## ARTICLE 75 <br> COMPLIANCE WITH THE HATCH ACT

The Training Vendor shall comply with the provisions of the Hatoh Act (5 U.S.C. 1501-1508 and 7324-7328), which limit the political activilles of employees whose principal employment activities are funded in whole or in part with

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federal funds, if applicable. The Training Vendor shall provide a completed Assurances Non-Construction Programe, Exhlbit LI.

## ARTYCLE 76

DAVIS-BACON ACT, AS AMENDED (40 U.S.C. 3141-3148)
When required by federal program legislation, all prime construction contracts in excess of $\$ 2,000,00$ awarded by non-federal entities must inoiude a provision for compliance with the Davis-Bacen Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Appicable to Contracts Covering Federally PJnanced and Assisted Construcion'), In accordance with the statute, contractors must be required to pay wages to taboress and mechanies at a rate not less than the pravailing wages specified in a wage determination made by the Seoretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-federal entty must place a copy of the ourrent prevailing wage determination issued by the Department of Labor In each solloltation. The declsion to award a contract or subcontraot must be conditioned upon the accaptance of the wage determination. The non-federal entity must report all suspected or reported violations to the federal awarding agency. The Training Vendor shall provide a completed Aesurances Non-Construction Programs, Exhibit E.

## ARTICLE 77 COPELAND ANTI-KICKBACK ACT

The contraots must also include a provision for compliance with the Copeland "Anti-Klokback" Act (40 U.S.C. 3145 and 18 U.S.C. 874), as supplemented by Department of Labor regulations ( 29 CPR Part 3, "Contractors and Subcontractors on Publlc Building or Publio Work Financed in Whole or in Part by Loans or Grants from the United Slates"). The Act provides that each contraotor or subreoipient must be prohibited fiom Inducing, by any means, any person employed in the construction, completion, or repair of publio work, to give up any part of the compensation to whith he or she is otherwise entitled. The non-federal entity must report all suspected or reported violations to the federal awarding agenoy. The Training Vendor shall provide a completed Assurances Non-Construction Programs, Exhlbit E.

## ARTICLE 78

## CONTRACT WORK HOURS AND SAFETY STANDARDS ACT (40 U.S.C. 3701-3708)

Where applicable, all contracts awarded by the non-federal ontity in axcess of $\$ 100,000,00$ that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contraotor must be required to compute the wages of every mechanle and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basle rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are appllcable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or artioles ordinarily available on the open market, or contracts for transportation or transmission of intelligence. As applicable, the Training Vendor shall comply with the Contract Work Hours and Safety Standards Act. The Training Vendor shall provide a completed Assurances Non-Consiruction Programs, Exhihit E.

## ARTICLE 79 <br> WHISTLEBLOWER'S ACT

In accordance with seotion 112.3187(2), Florida Statutes, the Training Vendor shall not retaliate against an employee for reporting violations of law, rule, or regulation that creates substantial and specific danger to the public's health, safety, or welfare to an appropriate agency. Furthermore, the Training Vendor shall not retaliate against any person who discloses information to an apprapriate agency alleging impropor use of govermmental office, gross waste of funds, or any other abuse or gross naglect of duty on the part of an agency, pubtic officer, or employee. The Training Vendor shall inform its employees that they and other persons may file a complaint with the Office of Chlef Inspector General, the Florida Commission of Human Relations or the Whistle blowers Hotline number at 1-800-543-5353.

## ARTICLE 80 <br> sURVIVAL

The Parties aoknowledge that any of the obligations in this Agreement will survive the term, termination and cancollation hereof. Accordingly, the respective obligations of the Training Vendor and the SFWIB under this Agreement, whioh by nature would continue beyond the termination, cancellation or expiration thereof, shall survive termination, cancellation or expiration hereof.

## ARTICLIE 81 <br> JOIN' PREPARATION

The Parties hereto acknowledge that they have sought and received competent advice and counsel neesssary for them to form a full and complete understanding of all rights and obligations hereln. The language agteed to expresses the Parties' mutual intemt and the resulting dooument shall not; solely as a matter of judiclal constructlon, be construed more severely against one of the Parties than the other.

## ARTICLE 82 SCRUTINIZED COMPANIES THAT BOYCOTT ISRAEL

Regardless of the amount of this Contraot, the SFWIB may terminate this Contract at any time the Training Vendor is found to have been placed on the Sorutinized Companies that Boycott Israel List or is engaged in a Boycott of Israel as described in section 215.4725, Florida Statutes.

## ARTICLE 83

## COMPLIANCE WITH FEDERAL PAIR LABOR STANDARDS ACT

The Contraotor shali comply with the federal Fair Labor Standards Act (FLSA), 29 U.S.C. 88 201, et, seg.

## ARTICLE 84 <br> FAR DEVIATION CLAUSE

## Executive Order 14042, Ensuring Adequate COVID Safety Protocols for Federal Contractors

ENSURING ADEQUATE COVID-19 SAFETY PROTOCOLS FOR FEDERAL CONTRACIORS (OCT 2021) (DEVIATION)
(a) Definition. As used in this clause -

Uniled Slates or its outlying areas means-
(1) The fifty States;
(2) The District of Columbia;
(3) The commonwealths of Puerto Rico and the Northern Mariana Islands;
(4) The territories of American Samoa, Guam, and the United States Virgin Islands; and
(5) The minor outlying islands of Baker Island, Howland Island, Jarvis Island, Johnston Atoll, Kingman

Reef, Midway Islands, Navassa Island, Palmyra Atoll, and Wake Atoll.
(b) Authority. This clause implements Executive Order 14042, Ensuring Adequate COVID Safety Protocols for Federal Contractors, dated September 9, 2021 (published in the Federal Register on September 14, 2021, 86 FR 50985).
(o) Compliance. The Contractor shall comply with all guidance, inoluding guidance conveyed through Frequently Asked Questions, as amended during the performance of this contract, for contractor or
subcontractor workplace locations published by the Safor Federal Workforce Task Force (Task Force Ouidance) at htpsi//www, seferfederalworkforce, gov/confractors.
(d) Subcontracts. The Contractor shall include the substance of this clause, including this paragraph, in subcontraots at any tler that exceed the simplified acquistion threshold, as defined in Pederal Acquisition Regulation 2.101 on the date of subcontract award, and are for services, inoluding construction, performed in whole or in part within the United States or its outlying areas,

Contractor agrees to abide by this subsection so long as the requirements do not run coutrary to State Law.

## SIGNATORY FORM

THE PARTIES HERETO ARE DULY AUTHORIZED TO BXECUTE THIS AGREEMENT ON BEHALI OF TIIE RESPRCTIVE PARTIES:

| AUTHORIZED SIGNATURES FOR; | The School Board of Miami Dade County, |
| :--- | :--- |
| AGREEMENT NUMBER: | Florida WS-CTVA-PYי22-46-00 |
| CFDA NUMBER: | WIOA Youth: 17.259 |



2 a.


2b.
Typed Name of President or Vice-President


Appraved Grants Admin: Nelina dotuo 8-31-23

PY'22-25
(PreApprenticeship Internship Program 2023)
AGENCX: $\qquad$ The School Board of Miami-Dade County, Florida $\qquad$ DATE: $\qquad$ May 30, 2023

## ORGANIZATIONAL RESPONSIBILITIES

Provide the names(s) and telephone number of the person(s) who has been designated the responsibility within the following areas:


- Person(s) Authorized to Sign and/or Pick Up Other Relevant Documents
*Specify Title: President, CEO, Mayor, City Manager, Superintendent, etc. as applicable
- FASCIMILE SIGNATURES REQUIRED: MUST BE BONDED

Attachment 1

CONFIDENTIALITY AGREEMENT

Department of Economic Opportunity (DEO) policy concerning safeguarding confidential information obtained from applicants, participants, employers and other sources is based on legislative direction and federal and state statutes and rules. These confidential records may include, but not limited to, personal identifying information of program applicants, recipients, or participants such as names, social security numbers, payroll information, employer information and resource and referral information, which are private and confidential under federal and state laws and rules, including 20 Code of Federal Regulations (CRF) 603.9, 45 CRF 205.50, 7 CFR 272.1c, sections 414.295 and 443.1715(1) Florida Statutes (F.S.), and rule 73B-1, Florida Administrative Code (FAC).

Disclosure of this information, including information received electronically, by phone calls or other communication is protected by law. The Training Vendor shall not disclose or allow access to this information unless such action is required and necessary for the performance of official duties pursuant to any contract or agreement awarded to the Training Vendor by South Florida Workforce Investment Board (SFWIB).

In compliance with the requirements of 20 CFR 603.9(b)(v)(A), the Training Vendor agrees to instruct all personnel having access to any disclosed information about the confidentiality requirements of the information, the requirements of 20 CFR 603.9(b), 45 CFR 205.50, 7 CFR 272.1c, sections 414.295 and 443.1715(1), F.S., the potential criminal charges individuals could face if convicted for the willful unauthorized use or disclosure of the information specified in sections 775.082 or 775.083 , F.S.; agrees to store and process this information in such a way that unauthorized persons cannot view or obtain the information by any means; and agrees to dispose any confidential information obtained, and any copies thereof made by the Training Vendor or its employees or agents after the purpose for which the information is disclosed is served in accordance with the provisions of 20 CFR 603.9(b)(vi).

By signing this agreement, the Training Vendor agrees to abide by DEO, state and federal statutes, policies and rules described above, and SFWIB policies and procedures, and that the Contractor and any of its employees or agents will not release or disclose any confidential information while providing services for SFWIB.

Confidential Information Certificate
I have reviewed the foregoing and my signature below indicates I understand the requirements described above and accept responsibility for complying with it.


## Individual Non-Disclosure and Confidentiality Certification Form

I understand that I will or may be exposed to certain confidential information, including but not limited to, personal identifying information of individuals who receive public assistance, employment and unemployment insurance records maintained by the Department of Economic Opportunity (Department or DEO) made available to my employer, for the limited purpose of performing its official public duties pursuant to a Contract for Services and Non-Disclosure and Confidentiality Certification agreement.

These confidential records may include the name (or other personally identifiable information), social security numbers, wage, unemployment and employment data and public assistance information which are protected under federal and state law. Such information is confidential and may not be disclosed to others. In order to perform my public duties associated with the program requirements set forth under contract or agreement, I understand that I may be granted access to confidential data managed and controlled by entities that are not party to this agreement. Prior to receiving access to such systems, I acknowledge and agree to abide by the following standards:

1. I will comply with all security requirements imposed as a condition of use for any system(s) to which I may be granted access.
2. I will use access to the systems only for purposes authorized by law to secure information to conduct official program business consistent with my official public duties.
3. I will not disclose my user identification, password, or other information needed to access the systems to any party nor shall I give any other individual access to information secured.
4. If I become aware that any unauthorized individual has or may have obtained access to my user identification, password, or other information needed to access systems to which I have been granted access, I will immediately notify the South Florida Workforce Investment Board's (SFWIB) Security Officer.
5. I will store any disclosed confidential information in a place physically secure from access by unauthorized persons.
6. I will store and process disclosed information maintained in electronic format, such as magnetic tapes or discs, in such a way that unauthorized persons cannot obtain the information by any means.
7. I will undertake precautions to ensure that only authorized personnel are given access to disclosed information stored in computer systems.
8. I will not share with anyone any other information regarding access to the systems unless I am specifically authorized by the SFWIB.
9. I will not access or request access to any social security numbers, personal information, wage, employer, unemployment or employment data unless such access is necessary for the performance of my official duties.
10. I will not disclose any individual data to any parties who are not authorized to receive such data except in the form of reports containing only aggregate statistical information compiled in such a manner that it cannot be used to identify the individual(s) or employers involved.
11. I will retain the confidential data only for that period of time necessary to perform my public duties. Thereafter, I will either arrange for the retention of such information consistent with federal or state record retention requirements or destroy such data, and any copies made, after the purpose for which the information is disclosed is served in such a way to prevent the information from being reconstructed, copied, or used by any means.
12. I certify or affirm I have received training on the confidential nature of the data to which I am being granted access to, the safeguards required for access privileges, and the penalties involved for any violations or have received written standards and instructions in the handling of confidential data from my employer, the Department or SFWIB. I will comply with all confidentiality safeguards contained in such training, written standards, or instructions, including but not limited to, the following: a) protecting the confidentiality of my user identification and password; b) securing computer equipment, disks, and offices in which confidential data may be kept; and c) following procedures for the timely destruction or deletion of confidential data.
13. I understand that if I violate any of the confidentiality provisions set forth in the written standards, training, and/or instructions I have received, my user privileges may be immediately suspended or terminated. I also understand that applicable state and/or federal law may provide that any individual who discloses confidential information in violation of any provision of that section may be subject to criminal prosecution and if found guilty could be fined, be subject to imprisonment and dismissal from employment. I have been instructed that if I should violate the provisions of the law, I may receive one or more of these penalties.

Should I have any questions concerning the handling or disclosure of confidential information, I shall immediately ask my supervisor or SFWIB security officer for guidance and comply with their instructions.

Employee Signature:
Date: $\qquad$
Print Employee Name: $\qquad$
Address: $\qquad$

Work Telephone: $\qquad$
E-Mail: $\qquad$

Ron DeSantis GOVERNOR

Dane Eagle SECRETARY

## MEMORANDUM

DATE: July 1, 2021
TO:
FROM: Keantha B. Moore, Administrator, Bureau of One-Stop and Program Support

## SUBJECT: Reimagining Education and Career Help Act (House Bill 1507) and Related Party Contracts

The Reimagining Education and Career Help (REACH) Act (House Bill 1507), has been signed into law and is effective July 1, 2021. The REACH Act creates several strategic opportunities to enhance and expand services provided through Florida's workforce development system by promoting, encouraging, and taking bold steps towards unification of partner programs and agency coordination. The Act also strengthens oversight, accountability and transparency measures for the system. Additionally, the REACH Act contains operational and administrative requirements for related party contracts.

Effective July 1, 2021, the REACH Act serves as the authority for related party contract requirements. This memorandum serves to reconcile any differences between current state policy and agreements between the Department of Economic Opportunity (DEO) and local boards until applicable policies and agreements are updated to align with the requirements in the REACH Act.

## Related Parties

A related party includes any:

- Local board member;
- Employee of the local board;
- Relative (see s. 112.3143(1)(c), Florida Statutes) of a local board member or employee of the local board; or,
- Organization or individual represented by or employing a local board member.


## Process for Related Party Contracts

Using the process and documentation requirements outlined in CareerSource Florida Strategic Policy 2012.05.24.A. 2 and Section 15. Related Parties in the Grantee Subgrantee Agreement, local boards must submit all related party contracts via email to DEO at: WorkforceContract.Review@deo.myflorida.com.

Related party contracts, as well as documentation demonstrating adherence to these requirements as specified by DEO, must be submitted to DEO for review and approval prior to execution of the contract. Contracts subject to these requirements may not be included on the local board's consent agenda.

Noted Exception: Contracts under $\$ 10,000$ between the local board and either a relative (as defined in s. 112.3143(1)(c)) of a local board member or of an employee of the local board, or an employee of the local board, do not require prior approval by DEO. However, such contracts must be reported to DEO and CareerSource Florida via email at: WorkforceContract.Review@deo.myflorida.com within 30 days of approval by the local board.

## Posting Related Party Contracts to Local Board's Website

All related party contracts approved on or after July 1, 2021, must be published on the local board's website within 10 days after approval by the local board or DEO, whichever is later, and must remain published on the local board's website for at least one year after termination of the contract.

If you have questions, please submit them to the Governance Team via email at: LWDBGovernance@deo.myflorida.com.
cc: Steven Gustafson
Charles Williams
Christa Nelson

## Trafficking Vietims Protection Act of 2000, as amended (22 U.S.C. § 7104(g))

 2 CFR § 175.15, Award Term
## I. Trafficking in persons.

## a. Provisions appllcable to a recipient that is a private entity.

1. You as the recipient, your employees, sub-recipients under this award, and sub-recipients' employees may not--
i. Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
ii. Procure a commercial sex act during the period of time that the award is in effect; or
iii. Use forced labor in the performance of the award or sub-awards under the award.
2. The Department of Labor, Federal awarding agency, may unilaterally terminate this award, without penalty, if you or a sub-recipient that is a private entity-
i. Is determined to have violated a prohibition in paragraph a. 1 of this award term; or
ii. Has an employee who is determined by the agency official authorized to terminate the award to have violated a prohibition in paragraph a. 1 of this award term through conduct that is either-
A. Associated with performance under this award; or
B. Imputed to you or the sub-recipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR part 180, "OMB Guidelines to Agencies on Government-wide Debarment and Suspension (Non-procurement)," as implemented by our agency at 2 CFR part 376.
b. Provisions applicable to a recipient other than a private entity. The Department of Labor may unilaterally terminate this award, without penalty, if a sub-recipient that is a private entity-
3. Is determined to have violated an applicable prohibition in paragraph a. 1 of this award term; or
4. Has an employee who is determined by the agency official authorized to terminate the award to have violated an applicable prohibition in paragraph a. 1 of this award term through conduct that is either--
i. Associated with performance under this award; or
ii. Imputed to the sub-recipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CRR part 180, "OMB Guidelines to Agencies on Government-wide Debarment and Suspension (Non-procurement)," as implemented by our agency at 2 CFR part 376.

## c. Provisions applicable to any recipient.

1. You must inform the Department of Labor immediately of any information you receive from any source alleging a violation of a prohibition in paragraph a. 1 of this award term.
2. Our right to terminate unilaterally, which is described in paragraph $a .2$ or $b$ of this section:
i. Implements section $106(\mathrm{~g})$ of the Trafficking Victims Protection Act of 2000 (TVPA), as amended (22 U.S.C. §7104(g)), and
ii. Is in addition to all other remedies for noncompliance that are available to the Department of Labor under this award.
3. You must include the requirements of paragraph a. 1 of this award term in any sub-award you make to a private entity.

## d. Definitions. For purposes of this award term:

1. "Employee" means either:
i. An individual employed by you or a sub-recipient who is engaged in the performance of the project or program under this award; or
ii. Another person engaged in the performance of the project or program under this award and not compensated by you including, but not limited to, a volunteer or individual whose services are contributed by a third party as an in-kind contribution toward cost sharing or matching requirements.
2. "Forced labor" means labor obtained by any of the following methods: the recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjection to involuntary servitude, peonage, debt bondage, or slavery.
3. "Private entity":
i. Means any entity other than a State, local government, Indian tribe, or foreign public entity, as those terms are defined in 2 CFR § 175.25.
ii. Includes:
A. A nonprofit organization, including any nonprofit institution of higher education, hospital, or tribal organization other than on included in the definition of Indian tribe at 2 CFR § 175.25(b).
B. A for-profit organization.
4. "Severe forms of trafficking in persons," "commercial sex act," and "coercion" have the meanings given at section 103 of the TVPA, as amended (22 U.S.C. § 7102).

5. Puaposie and scope

The purpose is to provide guidance to Local Workforce Developments Boards ("Local Board(s)"), as well as posksecondary training providers of training servicas programs funded under the Workforce Innovatlon and Opportunity Act (WIOA), regarding the Ellgibla Trainlmg Provider ("ETP") requireinents. The document provides guldellnes for: the inital and subsequent determination of eligiblity of training providers; the federal and state requirements for trainhug providers; parformance standards, the reporting of data and the removal provisions for training providers.
II. BACKORDUND (If appllcable, include revision history)

The Warkforee Innovatlon and Opportunity Act, at Sectlon 122, WIOA, requires the Governor, through CarearSource florida, to astabllsh criterla, informaton requirements and procedures regarding the ellgiblity of providers of training services to recaive funds provided under section 133(b), WIOA, for the provision of training services in local areas in the Stata.

This policy describes the process for determining ellgible training providers for WIOA Titte itt adult and disfocated worker tratining participants and for pubilicly disseminating the list of these providers with relevant information about theif programs, The workforce developmant system established undar WIOA emphasizes informed consumar cholces, Jah-driven training, provider performance, and conthuous impsovement. The quality and salection of providers and training
services programs is vital to achleving these core principles. The State and Local Boards' Eilgible Tralning Provider Lsts ("ETPL") and the related elligibility procedures ensure the accountability, quallty and labom-market relevance of trainling services programs that recelve funds through WIOA tite 1-B. Thie State and Local Boards' ETPLs are also a means for ensuring informed customer cholca for Indwiduals ellaible for training, In administering the ellgible training provider process, the state and Local Boards nust work to ansura that qualified providers, offering a wide vartaty of Job-driven training programs, are avallable. The State and Local Boards' ETSLS are made publicly avallable oniline through Weh sites and scarchable databases as wall as aiy other means the State and Loral Boards use fo disseminate Information to customers, The ETPls, easlly avaliable in an electronic format, are accompanied by relevant parformance and cost information and are presented in a way that is easily understood, in order to maximize informed customer cholce and serve all slgulficant populations groups,
III. AUTHORITY

Workforce Innovation and Opportunity Act (WIOA), Sections 122, 133 WIOA Regulations, 20 CFR 680.460 et seq,, Sulipart D - Eilgglbla Training Providers Florlda Statutes, Chapter 445 - Workforce IInnovation FS Chapter 1005 Florida Statutes, Choptar 1008 - Fforlda Education and Training Placement Information Program

- Nonpublic Postsecondary Education FAC6E - Commission for Independent Education FS Chapter 1008
IV. POLCIES AND PROCEDURES

NOTE: Consistentwith TEGL, 41-18, this Administrative Pollcy requires all Local Boards to revisa : :thdir pollcies for the solection and retention of algible Training Providers and Programs to be conslstent wilth WIOA and $x$ ils pollcy no later than June 30, 2016,

## V. PROCEDURES/POLICY

A. TRAINING PROVIDERS AND PROGRAMMS SUBIECTTO ETP REQUIREMENTS

Ellgible providers of training servicas progtams ("ETP") are entites that are ellgible to secelve WIOA tifle $1-B$ funds for aduit and dislocated worker participants who enroll in training services programis through "Indluidual Training Accounts ${ }^{4}\left({ }^{a} T T A^{\mu}\right)$. ITAs may also be used for WIOA Tite I

Youth funds to yrovide training to oider, out-مf-school youth, gges 18 to 24 , To be ellgible to receive training funds under Section 233(b), WIOA, the ETP shall be:

## 2. Higher Education

An mistitution of higher education that provides a program that leads to a recognized pustsecondary credential, or;

## 2. Appranticaship programs

An entity that carries out programs registered under the Act of August 16, 1937 (commonly known as Nattonal Apprenticeshilp Act (NAA) (50 Stat, 66n, chapter 669; 29 U.S.C. 50 et seq.), or;

## 3. Other puhlle/privata prouldars

Other public or private providers of training services programs, willch may Include joint laborinanagement organizations, presapprenticeshlp programs and occupational/technical training, on
4. Adurt education and iltaracy activites

Providers of adult education and ilteracy activities under titie II if such activitles are provided in combination with occupational skills training.

## 5. Targeted Occupation LIst (TOL) Compllance

With the excepton of $V(B)(2)$ sraining providers, all other training providers' programs shall se for training for occupallons on the appilcable Local Board TOL, current at the time of training, to be ellgglale to recalve training funds under Section 193(b), WIOA

## B. EAIGIEILITY UNDER WIOA

Of those ellglble training providers linited in section $V(A)(1-4)$, training providers fall inta thrae categories: those already eltgible; those that ore exainpt, andj non-exempt providars not prevlously eligible under WIA.:
1, Training Providers Already Ellgible Before The Tranisition Perlodt
Training providars ellgible to provide trainlug services programis under chapter 5 of subtite $B$ of title I of the Worlforce investment Act of 1998 (WIA) bcfore the effective staring dele of this Pollcy may conilnus to provide services up to and durling the transition parlod, but are required to apply for "Continued Eligibilty" and be approvad before the end of the transition period (fune 30, 2016). (See Sections V(E\&L)). (Cavaat: Those institutions; such as state universittos and state colleges, which ware "exempt" under WIA are no longer exempt under WIOA except as defined below.) The ellgibility of the providers will be determined under the application procedure for
"Continuad Ellylilility" establishad by C5F-on bahalf of the Governormas described below in saction V(E).
2. Exempt Elgible Training Providersi

Entitles that carry out apprenticeship programs registorad under the Natlonal Apprenticeship Act (NAA) (50 Stat, 664, chapter 663; 29 U,S.C. 50 et sec.) are exempt from ${ }^{\text {FIntilalt }}$ and "Continued Elleibillity" appllcation procedures under V(C) and V(E). Repistered apprenticeship programs are to be included and maintained on the Eligible irraining Providers List (ETPL) as long as the corresponding program remains registered and will remain on the ETPl. untll it is daragistered or untll the registered apprenticashilp program notifias DEO In writing that it no longer wants to be included on the FTPL., Ekempt eilgolble training providers shall not be subject to section $V(J)$,

## 3. Nan-exainpt Providars Not Praviously tillghla Under WIA.i

Entites that do not fall under the abova two categorles must apply through the "Initial Ellgibility" applleation procedure (see below) for listing on the ETPL. through the appropriate Local Board(s). Note: when a posisecondary educational institution or an entity providing apprenticaships offers training services programs that do not meet the requirements under the criterla llsted ahove (as examples; not degree or cerificate-based, or not a registered apprenticeshlp), they must also spply through the "Inittal Eligibility" application procedure in section V(C)(3).

## C. INFORMATION REQUIREMENTS TO ESTABLSH "INITIAL ELIGIBILITY"

1. Inttal Ellgiblilty Pursuant.To WIA

Providers of training services programs who are not currently eligible may seek ellgibility pursuant to the Workforce inveatment Act of 1898 ("WIA") eligibility requirements (as set forth in the Local Plans of the Local Boards to which the provider is appiying) before the effective starting date of this pollicy.
2. Inftial Ellaliblily Pursuant To WiOA Starting January 1, 2016

Providers of training services programs who are not ellgible on the effective starting date of this Polloy shall seek ellgiblity pursuant to the Workforce Innovation and Opportuility Act ('WIOA") "Inltial cllgibility" requirements (as well as the criteria of the Local Boards to which the provider is appiying). Providers of training sevices programs seeking "Initlai Eligibility" recelve "Inillai



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## 3. Appltcation:

A. Except for $V(1)(2)$ tralning providers (registered appronticeships), all applicatlons for WIOA "inttral Eligiblity' must be submitted to each of the Local Boards for which tha traiming provider wants to provide trating services. The training provider must specticically Identify the program(s) it intends to provide for each Local Area. The training provider shall provide the Information described In subparagraph $V(C)$ (2)(a cthrougli) above to the Locel Board In a manner that will permit the Local Bnard to make a decision on induston of the training provider on the Local ETPL.
b. A provider that recelves "Intitial Eligblbility" under this paragraph for any program shall be subjact to all the requirements for that program even affer such "Inttal Ellglbility" explres.
c. Registered apprantlceship programs are not subject to the "Inittal Eligbllity" criterla or application requirements. While reglstered apprenticeships are autamatically elighble, not all regstered apprenticestilp programs may want to be included on the list. Reglstered apprenticeship programs shall automatically be Included on the State ETPL. untli such time as the

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program: 1) loses its reglatratlon; or 2) nottfies DEO in wriling that it wants to be removed from the ETPL.
4. Future Dille Applications

It is DEO and CSF's intent to create a single onlina yesource for training providers to submit their applications to one or more l.ocal Boards. Wheri the oniline system is created, this pollcy shail bo amended accordingly, Unitltheni, each Local Board shall establlsh its own lacal application procediures for inittal Eliglbility and Continued Ellgibility training providers (similar to how training providers' applications ware processed under WIA.)

## D. ADDITIONAL GAKGIBILITY INFORMATION AND CRITLRIA FOR LOCAL AREAS

1. Addilional Ellgiblility information And Criterla

Pursuant to sectlon 122(b)(3), WIOA, a Local Board, through local pollcy, may establish addifional criteria and required information for program ellgliblity within its Local Area, This may include setting required levals of performance as criteria for training providers (and thair programs) to become or remain eligible to pravide training services programs in that Local Board's particular Local Area. Training providers are advised that the same program(s) approved for some Local Areas may be denled for otheri Local Areas based on local criterla and/or need. Only the training providers and training provider programs approved by the Local Boards will be listed as part of the ETPL.

## 2. Local Board ETPL Polley and Procedures

Local 8oards must establlsh a local ETPL. Polley and Procedures for the approval of providers and programs that Includes (but is nat (Imited to):
a. The method for publice notification of the local approval process for the approval of ellgibla training providers, and"
b. Aliy local criterh which is in addition to the WIOA-requirad criterla for Initial Ellgibility and Continuing Elig|billty training providers, and;
c. The process for adding and deleting tralning providars and trating providar progrants to or from the local ETPL, and;
d. The pracess for posting local policies partaining to the approval or disapproval of training providers and tralaing provider programs on the local websites, and;
e. The process for listing of approved training providers and training provider prograins, the fising of the local ETPL and the listing of the State ETPL on the One-Stop website, and;

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f. The process for the Local Boardilisting, solely at the Local Board's discretion, onits Iocal Erifl, training providers und training provider programs approved elsawhera in Flondo when the training provider has not applied in that Local Area provided they meet the Local Board's needs and criterio:

## E. INFORMMATION REQUREMENTS TO ASTABLSH "CONTINUED LLLGBILLTY"

## 1. Two-Year Renewals

After a training provider has: 1. completed the "Initlal Ellgibillty" partod of at least one (1) full year, or; 2. successfully applled under the initial implementation of thls polloy as a training provider ellglble under $V(B)(X)$, all allablble training providers, must sulamlt appllcations for "Continued Ellgibilty" evary two years to malntain their eligibility, Applications for "Continued Eligibility" must be submitted three (9) months before ellgibility expires (except for the Iniltal implementation of this policy). Once on the ETPL, the "Continued Ellgibility" application is requised. Removal from the ETPL for a pariod of time does nat return the training program to an "Inttal Ellgililitry" status unless, pursuant to section V(I) ("Enforcement"), the troining provider's "Continued Filtgiblityy" status was removed.

## 2. Information

Each "Continued Eligiblity" applicant shall supply the following information:
a. Verification the provider is licensed, certfied, or otherwise authorixed under florlda law (If applicable) to provide training services progrems. Thls applles to in-state and out-of-state providers. If,an out-of-state provider, Attachment 2 also applias, $A$ section $V(B)(1)$ training provider is exempt from providing verification unless its license, certification or authorization status has changed since its last appilication,
b. The total number of persons emrolled in the program.
c. The total number of participants enrolled in the program.
d. The total number of persons complating in the program.
e. The total number of participants completing the program.
f. The total number of persons awarded a Racognized Postsecondary Credential (or other credential, If applicable),
g. The totaf number of participants awarded a Recognizad Postsecondary Credentlal (or other credential, if applicab(es),
h. The total nuinber of persans employed after completing in the program.

1. The total number of participants employed after completing the program.
J. Informatlon oll cost of attendance, including costs of tutton and fees, for particlpants completing the progran).
k, Information oll Recognized Postsecondary Credentials (or other credental, if applicable) recalved by such participants,
I. Whether tho credential can be stacked with other credentlals os part of a sequence to move an Individual along a carear pathway or up a caveer ladder.
m. Description of how the proulder will ensure access to tralining services programs througlout the State, including in rural areas, and through the use of tachnology (if appilcable).
n. Descriptlon of haw the training services progrems serve individuals who are employed and Indlulduals with barliers to employment,
2. Information raported to State agencias with respect to Foderal and State training services programs (other than the program carried out under thls subtitie), Including one-stop partner programs.
p. Such other factars as a Local Board determines are appropriate to ensura:
1) the accountablility of the providars;
ii) that the one-stop centers in the State will ensure that such providers meet the neads of local employers and participants;
(II) the informed cholce of parlicipants among training servites providers, and
iv) see section V(D) ahova
9. Florida Education And Training Placemantinformation Program $($ "Fitpip $)$ Information

Those training providers who have reportad any of the above information to FETpif may utilize FETPIP information in thair applications.

## A. Application

a. Except fop $\mathrm{V}(B)(2)$ training providers (registered appranticaships), oll applications for WIOA "Continued Eilgilility" must te submilted to each of the Local Boards for which the training provider wants to provide training services, The tralining provider must: spacifically identify the progrem(s) it intends to provide for each Local Area. Tha tralning provider shall provita the information described In subparagraph $V(E)(2)($ s through $p$ ) ahove to the Local Board in a manner that will permit the local soard to make a deccision on inclusion of the tralning provider on the Local ETPL. A provider that recelves "Continued Eligghility" under this paratiraph for any program shall be subject to all the requirements for that program even after such "Continued ellgiblity" expires.
b. Registerad apprenticeship programs who chose to remaln on the ETPL are not subject to the "Continued Elugibilly" application process.

## P. MINIMUM PERFORMANCE TARGETS

During program year 2016, while the ETPL. Polley will not impose state-wide mintmum perfomiance targets as eligibility criteria for training programs to remain on elther the State or Locel ETPL, a Locel Board, at its discretion, may continue (or commence) to apply Locel Area performance standards (or "targets') as part of its lacal atp criterla, Performance information for each program will be posted on the ETPL, to help consumers make an Informed decision. Once the transitton from WIA to WIOA Is complete, this Pollcy may be revised to establish mintmum performance targets, by the State for statewide 'application or by Local Boards for Local Area applicatioil, in order for training providers and their programs to remain on the State or Local Area ETPL

## ©. EXCEPTIONS TO THE ETPL POLICY REQUIREMENTS

There are exceptions to the required use of the ETPL for ITA funded trainning. In sttuations covered by these exceptions, a contract for services may be used to provide for training Instead of the ETPL,

1. Workogased Training On-the-job ("OJJ") training, customized tralining, incumbant worker training, internshilps, pald or unpald work experlance and transitional employmant are not Includad in the ETPL and tharefore are not subject to the allgiblility requirements. Local Boards are required to identify their cilteria for selecting sucil contractors in local polity in their Local Plans, and any performance information required by the state will be specifled in the specific policies for those types of training.
2. Insufficient Number of Providers

Where a Local Boasd determines there are an insufficient number of ellgible providers in the Local Area to accomplish the purpose of an ITA, the Local Board may use providers not on the ETPL only If the Local Board uses a process for training provider selection previously approved in its Local Plan. The Local Plan must doseribe how this deternination is to be made and the process for contracting training sarvice providers.
H. ELIGIRLE TRAINING PROVIDER LIST AND INTORMATION TO ASSIST PARTICIPANTS IN CHOOSING PROVIDRRS

1. Eliglble Training providar list

DEO shall annually prepare on or before January 31 of each year a Florida statewido Ellglble Training Provider list from the informatlon recelved fram the Local Board's' selection of ETPS. The ETPL, may ba updated during the year at DEO's discratlon, in order to facilitate and assist: participants in.choosing employment and trahing activities and in choosing providers of training. services programs, the Local Board shail ensure there is an appropriate number of ETPS offering program(s) In the Local Area. Each partiolpant shall be given accass to "accompanying Information identifying the recognized pastsecondary credential offered by the provider and othor approprlate accompanying informatioll as described in section $V(H)$ (2). The ETPL shall bo provided to all the Local Boards in the State, and made avallable to such participants and to membars of the public through the one-stop delivery system in the State,
2. Accomparying information.

The accompanyhig information shall include, but is not limited to:
a.) with respect to ellgiblo training providers described in subparagraphs $V(E)(1)$, ["Comtinued Ellgibility"), information listed in section V(E)(2)(a-1) and Attachment 1 supplied by such providars, disagaregated by lacal areas servad;
b.) with respect to training providers described in subsection V(C) $(2)_{i}$ I "Initial Ellgibility" $)$, Informatlon Ilsted in section $V(C)(2)(a-1)$ supplied by such providers, dlsaguregated by focal areas served.
c.) such othar Information as the Local Board determities to be approyriate,
a. Avallabillty And Imptatloh.

The ETPL and the accompanying information shall be made avallable to such pasticipants and to members of the pubilc through the one-stop delively system in the State. In carrying out the requirements of this subsection, no personally identifiable information regarding a student, including a Social Security numizer, student identification number, or othar identifier, may be disclosed without the prior written consent of the parent or student in conipliance with section 444 of the Genaral Education Provisions Act (20 U.S.C. 12328).

## 4. Publle Oppartunity To Comment

In establishing criteria, information requirements, procedures, and the list of allglbie providers, both the State for the state pollcy/statewide ETP list and the Local Boards for the Lacal Area poilcy/Local Area ETP list shall provide ail opportunity for interested members of the public to make recammendatlans and submit comments regarding such criterla, information ruquirements, procedures, and list.

## I. ENFORCEMENT ,

## 1, Supplying Inacuirate Information

Upon a determination thiar a provider of trainling services progyams, or an Individual providing

- Information on behalf of the providar, violated thls Pollicy or WHOA for ittle I of the Workforce Investmant Act of 1998, as in effect on the day before such date of ansatmant of WIOA) by supplying thaccurate information,the ellgiblility of such provider to raçive funds under chapter3 shaill be tarminated for a period of time that is not lass than 2 years and the provider's program shall be removed from the ETpl.for the same length of time, The provider may be excused if the supplying of inaccurate information was unintentional but the burdel) of proof of that dafanse is upan the provider.


## 2. Substantial Vlatation

Upon a detarmination that a provider of training servicas prograins substantlally violated a requirement or requitements under thits Polley or under WIOA (or tille I of the Workforce Investment Act of 1998, as in effect on the cay before such date of enactment of WIOA), the ellgliblity of such provider to recalve funds undar chapter 3 (as statad in section 222f())(2)(B), WIOA) For the program involved shall be termluated for a pariod of not less than 2 years and the provider's program shall be removed from the ETPL for the same length of time, "Substantial Vlolation" may be construed to be one or more egregious vilations in a short perlod of time or numerous minor violations over a longer period of time,

## 3. Removal

A training provider or its programs may be removed for falling to comply with this Pollcy, WIOA, Stpte of Florida and/or Local Area requiremants, or when the training program is no longer needed or desired, or for cause. "For cause" shall Include, bur not be limited to, engaging in fraud or other criminal acts, incapacily, unfitnass, neglect, incompetence, Irresponsibility, misfeasance, malfeasance, nonfeassance or lack of performance.
'4. Unlawful Remuneration
An ETP's offer of unlawful remuneration to attract partcipants shall resuit in the eliglbutity of such providerto recelve funds undarchapter3 (as stated in section 122()(1)(B), WIOA) for the program

Invoived to be terminated for a period of not less than 2 years and the provider's program shalif be removed from the ETPL for the samie langth of ilme.

## 5. Repaymant

A provider of training services programs whose ellgibllity is terminated undar paragraph (1), (2) or (3) shall be llable for the repayment of funds recaluad under chapter 5 of subtitie 8 of titla 1 of the Workforce investment Act of 1998, as th affect on the day lafore such date of enactment, or "chapters of this subtilie" (as stated In section $\mathbf{2 2 2 ( n ) ( 1 ) ( C ) , ~ W I O A ) ~ d u r i n g ~ a ~ p e r i o d ~ o f ~ v i o l a t i o n ~}$ described in such subparagraph.

## 5. "Continuad Elgiblitity" Status May.日a Ramoved

A "Continued Eiligiblity" provider of trainling services programs whose eligibility is terminated under paragraph (1); (2)(3) or (4) may, at DEO's discrettion, lose its status as a "Continted Eligibillty" training provider (see section $V(E)(1)$ ) and may he required to reapply as an "Inltal Ellalbility" traliling provider hefore being allowad to provide serviess.

## G. Construction

The above subsections $V(1)(1.5)$ shall be construed to provide remedles and penaltes that supplement, but shall not supplant, civil and criminal remedles and penaltes specifiad in other provislons of law.

## J. COLLECTION AND DISSEMINATION OF INFGRMATION

## 1. ETP Reports To FETPIP and EFM

ETPs must repart partcipants' data for each approved program to the flonda Education \& Training Placement Information Program (FstPIP) pursuant to section 445,004(9)(e) and the amploy Florida Marketplace (EFM) once accommodations have been completed for reporting. Florida law requires that educational and workforce training providers report student/participant parformance data for each of-thelr training programs to PETPIP. Florida school districts, community colleges, state colleges and state univarsitias raport their data directly to FETPIP. Other institutions that wish to be approved as a WIOA ETP must become licensed with the Commission for Independent Education (CE), when appilicabla, which coordinates the gathering and analysis of student performance data with FETPIP. Insttutions providing secondary training, education or skills that wish to be approved as a WIOA ETP must maintaln reglonal AdvancED/SACS accreditation as a secondary public or private school district.

## K. APPEALS

For an appeal from any deciston made by a Local Board, the appailant shall follow the appeals procedure established in its Local Plan by the Local Board making the decision, For an appeal from any declsloil made at the state level, the appellant shall follow the appeals procedura estabilshed by DEO.

## L. TRANSITION PERIOD FOR IMPLEMENTATION

CapeerSource flarida, DEO and the Local Boards shall implement the requirements of thils Policy in a timely manner after the date of enactment of WIOA oll suly 22, 2014. Pursuant to "TEGL 4114, Change 1, providers eilgitle on July 22, 201A to provide training services programs under chapter 5 of subtitle B of title $I$ of the Workforce Investmant Act of 1998, (WiA) "'may continue to be ellgible to provide such servicas until June 30, 2016. Providers seeling ellgiblilty after July 22, 2014 up to the effective starting date of thls Pollcy shall cortinue to use the application and approval process used under WIA. Pursuant to TEGL 41-14, Change 1 , there shall be a transition period starting on the effective starting date of thls Polity and ending June 30, 2016 In which aH Sectlon V(E) eraining providers ("Continued Ellgiblity" training providers) shall submit and have their applications approved under this Pollicy. "Comtnued Eilgibllity" training providers whosa applicatlons has not been approved by close of business June 30,2016 must cease providing training servicess untll such time as thals appilcations are approved under this Pollcy, Those training providers seeking "Initial Ellegblity" aye not affected by this transitlon period and may apply for "Initial Ellgiblilty" at any time starting on the effective starting date of thits Policy.
VI, DEFINITIONS
A. CaraerSource Florlda ("CSF"): CareerSource Florida is the principal workforce polity - organization for the State of Florida. When mentioned in this policy, it is understood that CSF is actlng on thehalf of the Governor as provided in Saction 101(d), WIOA,
B. Credantial: a formalized racognition (such as a certificate or certification) of an individual's attainment of measurable techical or occupatlonal skills necessary to obtoin erriployment or advance within an occupation, the technical or occupational skills being ganerally based on standards developad and/or endorsed by employers. A credentlal can ba stacked with other credentials as part of a sequence to move an individual along a carear pathway or up a career ladder. ' (A "work readiness" certificate is not included in thit definition because it does not document "measurable techntcal or occupational skills necessary to gaith employment or arivanca within an occupatlon. ${ }^{\text {H }}$ )
C. Department of Economilc Opportunity $\left\{\right.$ " $\mathrm{DEO}^{\prime \prime}$ : The Department of Economic Opportunity is

Florida's state sworkforce exacutive agency and is CSF administrative antity for thils policy. When mantioned in this policy, it is understood that DEO is acting on behalf of the Governor as provided in Section 101(d), WIOA.
O. Elisible "Training Provider ("ETP")/ A provider of trainling services programs whin has inat the ellgibillty requitements to raceive WIDA Tite I Adult and Dlslocated Worker funds for providing training seivices programs to ellgible individuals, Eligibla training providars may also receive Title I Youth funds through ITAs under cartain comdiftons, se日'S.Sectonn B, An ETP is an ETP only for the LWDBs which have approved the ErP for their Local Areas and only for the program(s) which each LWDB has approved the ETP to provide in that LWOB's Local Area. AnETP approved by one LWDB does not necessarlly mean the ETP Will be approved by other LWDËs as each LWDA's ETf criterla and need may differ. An ETP's prozram(s) approved by one LWDE does not necessarly mean the program(g) will be approved for other Local Areas as the other LWQBs' criteria and nead for the program(s) may diffar. An ETP will be listed on the LWD日's Loeal ETPL. only if the ETP has its program(s) currently approved hy the LWDB complling the Local ETPh,
E. Participanti $A$ parson who is ellgible under, and recelving training services under, Thtie $1-8$ in an approved program from an approved training provider.
F. Program complaterl A progrem partcipant wha has met all the requirements of a training progrom.
G. Program of Trainlug Services: A training servicas program is one or mare courses or classes, or a structured regimen that leads to one or more of the following:

1) A recognized post-secondary credential, secondary school diploma or its equlvalent, OH:
2) Employment, or;
3) Measurable skill galns toward such a credental or amployment.
H. Recognized Postsecondary Cradential: A formalized recognition consisting of an Industryrecognized certificate or certification, a certificate of completlon of an apprenticeship, a license recognized by the State or federal Government, or an associate or baccalaureate degree. 1. Targeted Occupation Lists (TOL): Thase are the lists, complled locally as well as statewide, which define demand occupations based an shoit and long term growth forecasts with a focus on occupattons requifing high skills and provide high wages. L.ncal 'Tols are complled and approved by Local Boards in consultation with DEO's Labor Market Statistes Center, based on data provided by the Workforce Estimating Conference as wall as additional data provided by the Local Boards

## POLICVTITLEAND NUMBER

Page 15 of 17 themselves, The stote list is a complation of the lacal TOLS from the 24 Local Aoardb, Unless excepted, training services programs for aduils and dislocated workers must be direckly ilnked to demand occupations on the lacal and/or state lists. Pursuant to TOL. policy, Local Boards may add or remove occupations hased on loceil needs or requirements,
Vi. Attachmentis (If applicable)

Attachment 1-Performance Reporting
Attachmant 2-Out of State Training Institutions

## ATTACHMENT 1

## PEREOBMANCEREPODTINE

Training providers' performancas in respect to the performance accounteblility maesures and other matters for which information is required undar section 122(b)(2), WIOA include:
I. Information on the performance of the provider with raspect to the following parformance accountabillty measures described in section 116())(AVV), WIDA, for such participants (taking into consideration the characteristics of the population served and relevant economic conditions), and information speelfying the percentage of such participants who entarad unsubsidileed employment in an occupation ralated to the program, to the extent practicable;
II. The percentage of program participants who are in unsubsidized employment during the second quarter after exll from the prograin;
III. The percentage of program participants who are in unsubsidized employment during the
fourth quarter after exitform the program;
IV. The median earnings of program partcipants who are in unsubsidized employment during the sscond quarter after exil from the programs
V. The parcentage of program participants who obtaln a racognized postsecondary credential, or a sacondany school diploma or its recognized aquivalent during participation in or within 1 year after exit from the program. (for the purposes of thls clause, program partripants who obtain asecondary diploma orits racognized equivalant shall be included in the percentage counted only if such participants, in addition to obsaining such diploma or its recognizad equivalent, have obteined or retained employment or are in an education or traloning program leading to a racognized postsecondary credential within one (1) year after exit from the program.)

## ATTACHMENT2

## OUT-OF-STATE TRAINING INSTITISTIONS

Out-of-state postsecondary training institutions that are not operating within the Stote of Florida and are not regulred to be licensed by the Florida Commission for Indepandent Education (CIE) must provide the following information to each Local Board with which it wishes to do business: 1. Information listed in V(C) if applying for "initial Eligibility" or V(E) if applying for "Continuing Eligibility" and Attachment I if appllcable for each program for which it seeks approval, and;
2. Evidencathat the institullon (and applicable programs) is accredited by an accreditation agency appioved by the United states,Departnient of Education, and;
3. Evidence that the in'stitution meets the ficensing requiraments of its home state, and;
4. Evidenca that the institution is an its state's Eligibla Training Provider List.

In order to provide performance information for its programs, out-of-state providers are required to report their student completer data to FETPIP to the extent feasible undar estabilshed reporting incchantsms.

Exhiblt A

## STATEMENT OI WORK <br> PRE-APPRENTICESHIP CAREER AND TECHNICAL TRAINING INTERNSHIP PROGRAM REGISTERED PRE-APPRENTICESEIIP PROGRAM P-08G <br> THE SCHOOL BOARD OF MIAMI DADE COUNTY, FLORIDA <br> (MIAMI-DADE COUNTY PUBLIC SCHOOLS) <br> JUNE 8, 2023-AUGUST 12,2023

This Statement of Work articulates the conditions under whtch The School Board of Miani Dade County, Florida. (hereinafter "Miami-Dade County Public Schools" or "M-DCPS" or "Training Vendor") shail provide the South Florida Workforce Investment Board (hereinafter "SFWIB") training cohort services.

## I. INTRODUCTION

The underlying premise of the M-DCPS's Pre-Apprenticeship Career and Technical Training Program is to help fill the employment gap and expose students to the Carpentry trade.

Tite SFWIB and M-DCPS have fomed a speolalized, collaborative partnership to deliver one (I) Pre-Apprenticeship Career and Teohnical Training program in one (1) occupation/trade in one (1) M-DCPS Senior High Sohooi; Homestead Senior High School. Registered Pre-Apprenticeship provides an avenue for youth who are at least 16 years old to become qualfifed to enter registered apprenticeship programs. Programs for high sohool students may begin in the junior year and may inolude On-the-Job Training (OJT) with partolpating employers.

Upon completion of a program, pre-apprentices may be granted prefarence for entry into registered apprenticeshlp programs. Pre-apprentices may also receive oredlt towards the completion of their registered apprenticeship, which can shorton the program's length by as much as a year. Additionally, participating employers are able to develop and apply industry standards to training programs that can inorease produotivity and improve the quality of their workforce by attracting and retaining these highly qualiffed employees.
A. The Training Vendor shall implement activities to dellver instructions for the following program:

- Carpentry training which will provide students with an entry point into the activity or cooupation of making or repairing things in wood.
B. Program Duration:
- The program is seven (7) weeks, beginning June 8, 2023 through August 12, 2023.

This program is designed to prepare and expose students to become an apprentice in a Registered Apprenticoship in the carpentry program occupation/trade through a paid internahip program.
C. Student Minimum Qualifications:

Participating students should be deemed eliglble and meet the SFWIB's WIOA youth eligibility requiraments.

- The program is a two (2) year pre-apprenticeship program comprised of three hundred (300) classroom hours of instruction:
- Year 1: one hundred twenty (120) eleventh ( $11^{\text {th }}$ ) grade senior high school students will complete up to one hundred fifty (150) olassroom training hours.
- Year 2: Fifty-six (56) twelth ( $12^{\text {h }}$ ) grade senior high school students will complete up to one hundred fifty ( 150 ) classroom training hours.

Students must be elfgible to work, reside in Miami-Dade County, open an account with the South Florida Educational Federal Credit Union and complete the online pre-internship course. Students must be OSHA10 cortified.
Students must be currently enrolled in the Pre-Apprenticeship Program at:

- Homestead Senior High Sohool
D. The Training Vendor shall input grades in the Miami-Dade County Database and supervise the student interns at their assigned work looation. Additionally, the Training Vendor should provide guldance to students who are partiolpating in the internship program and aot as a mentor. M-DCPS staff will evaluate the intern twice during the internshlp and will communicate twice with the workplace supervisor and intern (a minimum of two (2) on-site visits during the seven (7) week Internshlp period is required).
E. The Pre-Apprenticeship Career and Techulcal Training Internship Program ahall have the following main components:

1. Provide students with a broad understanding of the carpentry (1) program ocoupation/trade
ii. Orlentation

1ii. Communlcation Skills (Terms of the Trade)
iv. Ocoupational related exposure
v. Basio Safety and OSHA
vi. Use of Hand Tools
vil. Use of Power Tools
vili. Construction Math
ix. Construation Drawings
$x_{1}$ Liting and Rigglng
xi. Employability Skills
xii. Matorial Handling
xili. Other Apprenticeship Trades

## II. PARTICIPATION

Student's internship hours will count towards the required three hundred (300) classroom hours of instruotion for the Pre-Apprenticeship Careor and Teohnioal Training Program
Upon completion of thase programs, participants will have the following options:
A. Choice of career in the industry trade
B. Matriculate in a post-secondary program
C. Articulate to an apprenticeship program
D. Employment with entry level skills

## 1II. PROGRAM OFFERINGS

The Training Vendor shall provide the following to Pre-Apprenticeship participants, but are not limited to:
A. Information to Identify different carear opportunities in their respective industry.
B. Instruction on the importance of professionalism in the workforce with regards to hygiene, dress, behavior and etiquette.
C. Instruction on positive work behaviors needed to obtain and retain employment.
D. Enhanoed basic communication both verbal and written.
E. Presentations on customer service skills, job applications and interviewing teciniques, resume coaching, tips on appearance, computer instruction, job descriptions, the keys to successful employment and how to access further education.

## IV. SERVICES

A. The Training Vendor shall be responsible for the following, but are not limited to:

1. Assessment
2. Supervising student at worksites
3. Monitoring student progress in the internship program
4. Input student grades/oredits into the M-DCPS Datababe
5. Provide feedback to the student on performance
6. Support student while in the internship program
B. The Training Vendor shall also be responsible for the following, but are not limited to:
7. Maintain ongoing communication with the SFWIB regarding partiojpant attendance records, evaluations, conduoted, and outcomes.
8. Reparting the partloipant outcomes to SFWIB's Youth Services Providar/Youth Programs Manager such as tralning completion,
9. Contact the SFWIB's authorized representative (SFWIB's Youth Services Providers and/or Youth Program Manager) In the event a partioipant drops the internship program.
10. Assure the Participating Employer have quallfied Journey workers to oversee and train the PreApprentices when Paid Work Experience (PWE) is incorporated into the program.

## V. PAYMENT PROCESS AND INVOICING

A. The SFWIB's designated authorized representative (SFWIB's Youth Services Providers) shall igsue the participant a vouoher payable under the Training Vendor's legal business name,
B. To secure payment for training services rendered, the Training Vendor shall subnit the original voucher to the SFWIB.
C. Invoicing for services rendered under the Agreement shall be set forth in Article IL-Method of Payment and Involeing of Exhilbit B, Payment Provisions. The amount payable to the Training Vendor under this Agreement shall not exceed $\$ 7,500,00$

## PAYMENT PROVISIONS <br> PRE-APPRENTICESKIP CAREER AND TECHNICAL TRAINING INTERNGHIP PROGRAM REGISTERED PRE-APPRENTICESHIP PROGRAM P-086 THE SCYOOL BOARD OR MIAMI DADE COUNTY, TLORIDA <br> (MIAMI-DADE COUNTY PUBLIC SCHOOLS) <br> JUNE 8, 2023-AUGUST 12, 2023

## I. PROGRAM COSTS

A. The amount payable to the Tralning Vendor for the provision of the services provided in accordance with Exhibit A, Statement of Work is up to seven-thousand five hundred dollars (\$7,500,00) for one (1) certified teacher to supervise the programmatic/aoademio part of the Pre-Apprenticeship Career and Teohnical Training Internship Program at worksitos, and input data entry of students grades into the MDCPS grading system. The program shall bogin no earlier than June 8, 2023 and shall end on August 12, 2023.
B. Program Cosis include, but are not limited to, tho followings

1. Personnel cost

## II. METHOD OF PAYMENT AND INVOICING

A. The SFWIB agrees to compensate the Training Vendor for the costs assooiated with the provision of the services provided in accordance with the terms of the Statement of Work, Exhibit A.
B. Upon receipt of a completed original signed invoice paokage, the Tratning Vendor shall receive payment of up to seven-thousand five hundred dollars ( $\$ 7,500.00$ ) for the cohort(s) for costs set forth in Article I-Section B above when the conditions are met as defined in Article II-Section Colow,
C. Requests for Paymant. To receive payment the Training Vendor shall forward to the SFWIB an itemized original signed invoice paokage for the payment being requested, this invoice package shall inolude the supporting documents as described below:

1. A statement on letterhead (Attachment 1) indicating that the participants completed all the requirements of the program and that the results were entered in the gradebook, as speolfied in the Statement of Work, Exhibit A.
D. Upon satisfactory submission, review and approval of the complate invoice package with the required supporting documents, the SFWIB shall make payment to the Training Vendor via Electronio Fund Transfer. The Contractor shall complete an Authorization Agreement for Direct Deposits (ACH Credits).
C. This payment represents an all-inolusive fee. No other payments by the SFWIB to the Training Vendor for any goods or services of any kind whatsoever, including, but not limited to, charges or expenses for travel, copying, courier, postage, or personal expenses, shall be made and the Training Vendor shall be solely responsible for any such goods or services, charges or expenses, inourred by the Training Vendor.
F. Failure to submit an original signed involce with the required supporting doouments for each cohort stipulated in the Agreement shall be considered a breaoh of this Agreement.
G. Processing the Requast for Payment. The parties agree that the processing of a payment request by the Training Vendor shall be completed within fifteen (15) business days or less after receipt of the request by the SFWIB if the required invoice paokage and required supportíng documentation are complete, satisfactory, and have been approved by the SFWIB. It is solely the responsibllity of the Training Vendor to maintain sufficient finanoial

## Cxhibit B

resources to meet the expenses inourred during the period between the provision of services and payment by the SFWIB,

## ASSURANCESAND CERTXXYCATKONS





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## ASBURANCES - NON.CONSTRUCTION PROQRAME



 reduchng ibla burden, to the Office ol Management and Budgal Paperwork Reduction Project (0348-0040), Waehlngion, DC 20803,

PLEASE DO NOT.RETURN YOUR COMPLETED FORM TO THE OFFICE OF MIANAGENENT AND BULIEET. SEND IT TO THE ADIRESS PRDVIDED EY THE SPONEORING ACJENOY.

NOTE: Certain of these a日Burances may not be appitioabte to your profeof or program. If you have questione, please contant the awarding agenoy, Furthar, certain Federal awarding agenclas may requira applicants lo cerilify in aldillional assuranoas, If atuoh ts tho oase, you will he nothod.

As the duly euthorizad rapresentallive of the appileanl, i ciertify that the applloant:

1. Has the legal audiorily to apply for Fadstal asslatance and fhe Inalluxilonal, managertas and financial capabilly (micuiding fulida suttrodent to pay the non-Federal ehare of profeot cosi) to ensurs proper plannligg, inanagement and compiation of the project desartbed in thits applloathol.
2. Will give the awarding agenoy, the Comptrollor Genaral of the Unuled Slates and, if appropfate, the slala, through any authorked represanlalive, access to and the hight to examine all reoorda, books, peppers, or daciumente retaled to the award; end will sitablish a propar accounding syastem in accordanoa with genarally acceplad accouniling standarda or ayenoy direotives,
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6. Will coniply. with all Federal statutas relating to nondisoriminallon. Thees inolude but are not limiled to; (a) Tille Vi of the Civit Rights Aot of 1964 (P.L. 88-382) whioh proiliblls disormination on the hapls of race, color or natlonal arigh; (b) Thle IX of the Eduoation Amendmente of 1972, as amanded ( 20 U.8.C. $881881-$ 1693, snd-1885:1086), witich prohiblis dlacithnsnation on the basle of sexi (0) Eaction 604 of the Rehablilitillon

A0t of 1073, as amanded (20 U.S.C. 8794), whith prohlibile discorminallon on the basle of handicaps; (d) the Ags Disortiminatlon Aol of 1976, as amandied (42 U.S,C, $8 \$ 8101-8107$ ), whilah prohlita diactimination on the bask of ago; (e) the Drug Abuse Ofliae and Treatment ACl of 1972 (P.L. 22.265), as amended, retaling to nandiscrimination on the babls of drutg abuse; (if the Comprehensive Atcoliol Abuse and Alcohollsm Prevention, Treatmant and Reftabllltallen Act of 1970 (P,L. 81-618), 日e amandad, relalling to mondsasilmination on the basle of alcohol abusa of alcohollsmi (a) 88523 and 527 of the Publio Heallh Sorviou Ant of 1012 (42 U.8.C. s8280 dedra and 280 es 3), as amanded, relalling to conidenllally of aloohol and drug abuse palient rebordg; (h) Tilie Vill of the Clvill Rights Acl of 1888 (42 U.8,0, (883B01 el seq.) as amandei, relaling to nondisorimination in the sata, rentat or flnanting of hiousing: (i) any olher nondiantmination provialons in the speolllo slatute(a) under whith application for Federal assialanice is boling mada; and, (0) the requirements of any ollsar nondiscimininalion slatule(a) whlch may apply to the appllicallon.
7. Will comply, of has atresdy compllad, with the requilrameints of Thilos II and III of the Unflorm Rolonatlon Asblstance and Real Property Aequideilion Polloses Aol as 1970 (P.L. 91-(149) witioh provide (or fats and equilabla trealment of persetse displacesd or whose property to soqulied as a resull of Federal or fedarally-asslaled programe. These requinements apply (o all interosts in real proserty acquitrad for projeot purposes regarchess of Faderal parlicipalian in purohases.
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0. Will comply, as appilloablo, will the provisions of the DavisBacun Aol (40 U.s.C. 88276a to 27(8a-7), the Copreland Acl ( 40 U.S.C. ${ }^{8} 278^{\circ} \mathrm{C}$ and 18 U,S.C. §074), and the Conkracl Work Hours and Bafaly Slandards Aot (40 U.8,C. 88327333), regarding labor slandards for federally-abstotod oonstrucilon subayreamenls.
10. Will coniply, il appiloable, with llood insurance pirohase requitements of Seallon 102(a) of the Flood Dlsastar Proleotion Act of 1973 (P.h, e3-224) whith requires reoplante in a epecial flosd hazard area to participate in tho progrem and to purchass'thood insurance if the total coel of insurable consitruillon and acquisilian is $\$ 10,000$ or more.
11. Will comply with enviformantal standards whloh may be prescribed pursuant to the followitg: (a) Instluttion of environmanial quafily control measuras under the Nalional Environmenlel Polloy Act of 1889 (P.L. $01-190$ ) and Exeoulive Ordar (EO) 11614; (b) nollifioallon of violaling facillties pursuant to EO 1173B; (0) protsolion of wellande pursuani to EO 11890; (d) evaluation of flaad fiazards in floodplains in scoordanos wilh EO 11988; ( 0 ) assurance of projed consialenoy with the approvad Staile management program dovoloped under the Coastal Zone Managsment Aot of 1072 ( 18 U.8.0. 851461 et 889.); ( $(1)$ conformily of Fedoral actlons to Stale (Clean Alr) Implomentallon Plans under Ssction $178(0)$ of tho Claan Air Act of 1056, as amerudes (42 U,8.C. 887401 et seq.); $(B)$ protectlon of underground sauroas of drinking waler uider the Bafe Drinking Water Aol of 19Y4, as amanded (P.L, 93-523); and, ( i ) protection of endahgared speotes under the Endangared Spooles Aol of 1973, as amended (P.L. 93. 205).
12. Will comply wilh the Wild and Scento Rivars Aol of 1580 (10 U.8.C. $5 \$ 1271$ ot seq.) related to prolecolisy compoinents or polentlal componente of tha national wild end scento tivers system.
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14. Will comply wilh P.L. $93-318$ regarding tha proteotion of humen subjeols involved in researoh, development, and relaled activilles supported by thle award of asslalairce.
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10. Will comply with the LeadrBased Paint Polaoniny Prevanilion Act ( 42 U, $8,0,884801$ of seq.) whith prohibits the use of lead-based palint in consituction or rehabillation of residences struotures.
17. Will cause to be pertonmad the requited finanotal and compllanee audhe in abcordantee will the singlo Audil Aof Amendments of 1988 and OMB Clroular No. A-133, "Auddite of States, Locel Governmentes, wid Non-Prosil Organizallons."
18. Will comply with all applloable requitraments of all othise Federal laws, execulve oriders, regulalions, and polloles goveming dils program.


