Monitoring and Resolution Policy No. MP-304, Change 2

Subject: Monitoring and Resolution Policy

Effective: PY19 – August 19, 2019

BACKGROUND:

The Workforce Innovation and Opportunity Act (WIOA) requires Recipients of federal financial assistance awarded under Title I to conduct regular oversight and monitoring of its WIOA programs and those of its sub-recipients and contractors as required under Title I of WIOA, as well as under Section 2 CFR 200, including 2 CFR 200.327, 200.328, 200.330, 200.331, and 2 CFR 2900.

OBJECTIVE:

The purpose of monitoring activities is to identify strengths and weaknesses in the program operations and minimize risk for local boards. Monitoring serves as a way to provide technical assistance and resources to Sub-recipients (Service Providers) as they are held accountable for the appropriate and effective expenditure of funds, as well as the scope of activities associated with the implementation of WIOA. To ensure the WCCNM follows the requirements provided through the state administrative entity's monitoring provisions and respective responsibilities of the local boards, sub-recipients, and contract service providers.

[11.2.19.7. NMAC – N,7/1/2018]

POLICY:

The Workforce Connection of Central New Mexico (WCCNM) will monitor its own grant-supportive activities to include the development of local-level monitoring plans, tools and processes.

- A. Written Procedures. WCCNM must have a written monitoring and resolution procedure in place that are consistent with Section 2 CFR part 200 to be used in monitoring both program and fiscal operations. In addition, WCCNM shall develop their own local-level monitoring plan that includes:
 - 1. The schedule or timetable for monitoring WIOA funded activities; and
- 2. Identification of type of review planned, such as on-site review, comparative financial analysis, desk review, staff analysis, or other types of appropriate reviews.
- B. Monitoring Controls. To ensure comprehensive and effective monitoring, WCCNM must adhere to the following:

- 1. Require periodic reports from their Administrative Entity/Fiscal Agent outlining monitoring reviews, noncompliance issues, and the status of corrective actions:
 - 2. Perform an annual evaluation of the monitoring function to determine its effectiveness.
- C. Reporting and Resolution Requirement.
- 1. WCCNM and the Administrative Entity/Fiscal Agent shall ensure monitoring reports identify instances of noncompliance with applicable federal, state, and local laws, regulations, contract provisions or grant agreements, policies, and official directives, and provide recommendations for corrective action and program quality enhancements.
- 2. WCCNM and the Administrative Entity/Fiscal Agent shall ensure timelines are established for the completion of corrective action based on the severity of the deficiency, and shall work with the contract service provider to ensure implementation of corrective actions.
- 3. Timelines shall ensure that a copy of all monitoring reports is made available to all local board members. [11.2.19.8 NMAC N, 7/1/2018]

Findings that result in disallowed costs will require the initiation of an audit resolution to begin debt collection and appeal procedure consistent with the Single Audit Act of 1996 and OMB Circular A-133 and the Grant Officer provisions of Subsection 667.510.

PROCEDURES

Written procedures consistent with Section 2 CFR part 200, and to be used to monitor both program and fiscal operations, will be developed and maintained in the AE's office.

APPLICABILITY:

Chief elected officials (CEOs), local workforce development boards (local boards), local workforce system administrative entities (local administrative entities), workforce system sub-recipients and workforce system partners.

INQUIRIES:

WIOA Manager 505-724-3629