

Friday, August 25, 2000

Part V

Department of Labor

Office of the Secretary

State Guidance for Developing Methods of Administration Required by Regulations Implementing Section 188 of the Workforce Investment Act of 1998; Notice

DEPARTMENT OF LABOR

Office of the Secretary

State Guidance for Developing
Methods of Administration (MOA)
Required by Regulations Implementing
Section 188 of the Workforce
Investment Act of 1998 (WIA)

AGENCY: Office of the Secretary.

ACTION: Notice.

SUMMARY: The purpose of this notice is to provide interested parties with the final approved Guidance for use by States in submitting their Methods of Administration as required by 29 CFR part 37. That part implements the nondiscrimination and equal opportunity provisions of the Workforce Investment Act of 1998.

FOR FURTHER INFORMATION CONTACT: Ms. Annabelle T. Lockhart, Director, Civil Rights Center, U.S. Department of Labor, 200 Constitution Ave., N.W., Room N–4123 FPB, Washington, DC 20210, telephone number (202) 219–8927 (voice)(this is not a toll-free number), or (800) 326–2577 (TTY/TDD).

SUPPLEMENTARY INFORMATION: The Workforce Investment Act of 1998 (WIA), Public Law 105–220 (August 7, 1998), provides the framework for a reformed national workforce preparation and employment system designed to meet the needs of the nation's employers, its job seekers, and those who want to further their careers. While WIA makes many programmatic changes in the workforce development system authorized under the Job Training Partnership Act of 1982 (JTPA), one constant has been the prohibition against discrimination. The nondiscrimination and equal opportunity provisions of JTPA (section 167) prohibit discrimination against applicants, beneficiaries and employees on the bases of race, color, national origin, age, disability, sex, religion, and political affiliation or belief. Further, section 167 prohibits discrimination against beneficiaries on the bases of citizenship and participation in JTPA. The nondiscrimination and equal opportunity provisions of WIA (section 188) prohibit discrimination against applicants, beneficiaries and employees on the same bases.

Methods of Administration (MOA), designed to assure the Secretary of Labor that State programs financially assisted by the Department operate in a nondiscriminatory manner, have been required of States since 1984. This requirement was codified when, on January 15, 1993, the Department of Labor issued 29 CFR part 34, the

regulations that implement section 167 of JTPA. (See 29 CFR 34.33.)

Section 188(e) of WIA requires the Secretary to issue regulations implementing section 188. An interim final rule implementing that section was published on November 12, 1999, at 29 CFR part 37. As with part 34, part 37 includes the requirement that States develop, implement and maintain, for each of their State programs, an MOA. (See 29 CFR 37.54 and 37.55.) The MOA standards contained in part 37 are substantially the same as those contained in part 34. States that have faithfully implemented and maintained their MOAs under JTPA will find that the time and effort needed to update their MOA to meet WIA requirements will be minimal.

Signed at Washington, D. C., this 21st day of August, 2000.

Alexis M. Herman,

Secretary of Labor.

ATTACHMENT: State Guidance for Developing Methods of Administration (MOA) Required by Regulations Implementing Section 188 of the Workforce Investment Act of 1998 (WIA)

OMB Control No. 1225–0077 Expires January 31, 2003

The regulations that implement the nondiscrimination and equal opportunity provisions of the Workforce Investment Act of 1998 (WIA), published at 29 CFR part 37, require that each Governor establish and adhere to a Methods of Administration (MOA) for his/her State programs. This document provides Guidance for Governors and States in meeting the regulatory requirements regarding MOAs.

An MOA is a document that describes the actions an individual State will take to ensure that its WIA Title I-financially assisted programs, activities, and recipients are complying, and will continue to comply, with the nondiscrimination and equal opportunity requirements of WIA and its implementing regulations. States were first required to prepare and submit MOAs in 1984, under the Job Training Partnership Act (JTPA). The requirement was continued in 1993, under the regulations implementing the nondiscrimination and equal opportunity provisions of JTPA. The JTPA MOA requirements were set forth in 29 CFR 34.33. The form and content of the MOAs required under 29 CFR part 37 remain substantially the same as those of the MOAs required under JTPA.

Title 29 CFR 37.54(a) provides that each Governor must establish and

maintain an MOA for State programs. 29 CFR 37.54(d) describes the required elements of an MOA. Finally, 29 CFR 37.55 addresses requirements related to submitting and updating the MOA.

By submitting an MOA, the Governor agrees to fully follow its provisions. Failure to do so may result in a finding of noncompliance. See 29 CFR 37.65(a).

This Guidance specifically discusses the requirements of 29 CFR 37.54(b) and 37.55, and is intended to explain, not to add to, the requirements contained in those regulatory provisions. The Guidance is based upon materials the Civil Rights Center (CRC) prepared in 1993 to train Equal Opportunity (EO) Officers regarding the requirements of MOAs under JTPA. This Guidance does not create new legal requirements or change current legal requirements. Instead, it reflects the view of CRC and is intended to serve as a basic resource document on CRC-administered laws. The legal requirements related to nondiscrimination and equal opportunity that apply to recipients of financial assistance under WIA are contained in the statutes and regulations cited in this Guidance. Every effort has been made to ensure that the information contained in the Guidance is accurate and up to date.

I. Guidance on Meeting the Requirements of 29 CFR 37.54(b) Section 37.54(b) Requires That Each MOA Shall be:

- ☐ In writing, addressing each requirement of 29 CFR 37.54(d) with narrative and documentation;
- ☐ Reviewed and updated as required by 29 CFR 37.55; and
- ☐ Signed by the Governor.

 The MOA should be organized.

The MOA should be organized in the nine elements listed below, with both a narrative and a documention section for each element.

Section A. Narrative

The first section of each element should be a narrative description of how the State and its recipients, as that term is defined in 29 CFR 37.4, are meeting and will continue to meet the requirements of part 37. The narrative should be specific. CRC regards the narrative as the more important section, since it contains the description of what the State and its recipients are doing and will continue to do to fulfill their obligations under WIA section 188 and 29 CFR part 37.

Section B. Documentation

The second section of each element should include documentation that shows how the State is carrying out that element of the MOA. When reviewing the adequacy of and/or performance under an MOA, CRC may request additional supporting documentation pursuant to 29 CFR 37.65.

Element 1. Designation of State-and local-level Equal Opportunity (EO) Officers (29 CFR 37.54(d)(1)(ii))

In this element, the State should address how it and its recipients are complying and will continue to comply with the requirements of 29 CFR 37.23 through 37.28. The intent of this section is to ensure that any individual the recipient appoints as EO Officer has the education, training and experience, and is provided the necessary ongoing training and qualified staff, to perform his or her duties assigned under 29 CFR part 37. Additionally, the EO Officer should not be in a position that would constitute, or appear to constitute, a conflict of interest. Further, the State should ensure that he or she reports, on EO matters, directly to the appropriate official in the organization (see 29 CFR 37.25(e). In summary, any individual appointed as EO Officer should have the skill, ability, knowledge and authority to properly oversee and direct the EO program to which that individual has been assigned.

- (a) The narrative section of this element should identify, at a minimum:
- ☐ Each individual designated as a
 State-level Equal Opportunity
 Officer and each individual
 designated as a local-level Equal
 Opportunity Officer, by name,
 position title, business address
 (including e-mail address if
 applicable) and telephone number
 (including TDD/TTY number). (See
 29 CFR 37.23.)
- ☐ The level within the organization (described in such terms as the individual's authority and position relative to the top of the hierarchy) occupied by the EO Officer(s). (See 29 CFR 37.24.)
- ☐ The duties of the EO Officer(s), and the manner in which those duties are carried out. (At a minimum, duties assigned to the EO Officer must include those listed in 29 CFR 37.25.) Describe both the EO duties, responsibilities and activities associated with the implementation of 29 CFR part 37, and all other duties, responsibilities and activities.

Note: The EO Officer may not be assigned duties, responsibilities or activities that would constitute a conflict of interest or the appearance of such a conflict; see 29 CFR 37.24.)

☐ The manner in which the recipient makes the identity of the EO

- Officer(s) known to applicants, registrants, eligible applicants/ registrants, participants, employees, and applicants for employment, as well as interested members of the public. (See 29 CFR 37.26.)
- ☐ The level of staff and other resources available to State- and local-level EO Officer(s) to ensure that WIA Title I-financially assisted programs and activities operate in a nondiscriminatory way. (See 29 CFR 37.26(c).)
- ☐ The State's plan for ensuring that State- and local-level EO Officers and their staffs are sufficiently trained to maintain competency. (See 29 CFR 37.26(d).)
- ☐ The identity, by name, title and organization, of the individual to whom each State- and local-level EO Officer reports on equal opportunity matters.
- ☐ A description of the professional and support staffing levels and resources provided to each Stateand local-level EO Officer to assist him or her in ensuring compliance with WIA section 188 and part 37.
- ☐ The type and level of training each State- and local-level EO Officer has received and will receive to ensure that he or she is capable of fulfilling his or her responsibilities as an EO Officer.
- ☐ The means by which the State makes public the names, position titles and telephone numbers (including TDD/TTY numbers) of each Stateand local-level EO Officer.
- ☐ A description of any duties, other than WIA equal opportunity responsibilities, assigned to each State- and local-level EO Officer.
- (b) Documentation for this element to be submitted as part of the MOA should include, but need not be limited to:
- □ Examples of each document (e.g., notices, directives, memoranda, letters to community groups, flyers, and relevant pages of handbooks and manuals) that communicates, either internally or externally, the EO Officer's name and other required information to registrants, applicants, eligible applicants/ registrants, participants, applicants for employment, employees, and interested members of the public.
- ☐ Examples of each communication (e.g., directives) that instructs the State's recipients as to the actions they are to take to comply with 29 CFR 37.23 through 28 with regard to EO Officers.
- ☐ A copy of the State EO Officer's position description, showing those duties specifically related to WIA

- equal opportunity activities, and other duties.
- ☐ A representative sample of locallevel EO Officer position descriptions. NOTE: If a single, standard position description has been adopted for all local-level EO Officers, then a single copy of that description is sufficient.
- ☐ Copies of organization chart(s) showing the organizational location of each EO Officer.
- ☐ The identity of any staff who perform duties that support WIA EO activities (e.g., clerical, data analysis), a position description for each such staff member, and average hours per week spent on EO-related activities by each such staff member (if positions are not devoted to WIA equal opportunity activities on a full-time basis).
- ☐ EO budget and source of funds.
 ☐ Summary of EO-related training that staff (EO staff and others) have received and a schedule of EO training to be delivered in the future. This may be training delivered by the State- or local-level EO Officer to recipient staff, or training delivered to EO Officers or recipient staff by outside sources, such as CRC.

Element 2. Notice and Communication (29 CFR 37.54(d)(1)(iii))

In this element, the State should address how it and its recipients are complying and will continue to comply with the requirements of 29 CFR 37.29 through 37.36. States should ensure the establishment of a notice and communication system that makes all registrants, applicants, eligible applicants/registrants, applicants for employment, employees and interested members of the public aware of both the recipient's obligation to operate its programs and activities in a nondiscriminatory manner, and the extent of the rights of members of these groups to file complaints of discrimination.

- (a) The narrative section of this element should describe, at a minimum:
- ☐ The methods and frequency of dissemination of the notice, including initial dissemination. (See 29 CFR 37.29.)
- ☐ The means by which the notice is made available to individuals with disabilities. (See 29 CFR 37.31(b).)
- ☐ The means by which the State ensures that recipients post the notice. (See 29 CFR 37.33.)
- ☐ The means by which a copy of the notice is placed in the participant's file (see 29 CFR 37.31(a)), or where

- the files are maintained ☐ A copy of each communication that (a) The narrative section of this electronically, how the requirement instructs the State's recipients on element should describe, at a minimum, of 37.31(a) is and will continue to how they are to comply with the how the State ensures that: be met. requirements of 37.29 through 37.36 ☐ Each grant applicant, and each ☐ The means by which the State regarding notice and training provider seeking eligibility, ensures that recruitment brochures communication. includes in its application for and other materials routinely made ☐ A copy of the posted notice required financial assistance under Title I of available to the public include the by 29 CFR 37.29 and 37.30. WIA the required EO assurance. statements "equal opportunity ☐ A copy of any checklist of the (See 29 CFR 37.20(a)(1).) employer/program" and "auxiliary contents of participant and ☐ The required assurance is employee files, indicating that the aids and services are available upon incorporated into each grant, request to individuals with notice requirement has been met. cooperative agreement, contract, or disabilities." (See 29 CFR 37.34(a).) (See 29 CFR 37.31(a)(4).) other arrangement whereby Federal ☐ Where a telephone number is ☐ A copy of any orientation agendas financial assistance under Title I of included on recruitment brochures that include, as an agenda item, a WIA is made available. (See 29 CFR and other materials, the means by discussion of equal opportunity and 37.20(a)(2).) NOTE: 29 CFR which the State ensures that the nondiscrimination under WIA 37.20(a)(2) provides that the materials indicate a TDD/TTY section 188 and 29 CFR part 37. assurance may be incorporated by number or provide for an equally (See 29 CFR 37.36.) reference into these documents. effective means of communication ☐ A copy of each item of material. ☐ Each grant applicant, and each with individuals with hearing distributed at orientation sessions, training provider seeking eligibility, impairments. (See 29 CFR 37.34(a).) that addresses the rights of is able to provide programmatic and ☐ The means by which program-related individuals under WIA section 188 architectural accessibility for information is published or and 27 CFR part 37. (See 29 CFR individuals with disabilities. (See broadcast in the news media (e.g., 37.36.) subpart C of 29 CFR part 32.) publication of Requests for ☐ Copies of agendas (and a list of dates) ☐ Job training plans, contracts, Proposal) and the means by which of past and proposed EO policy assurances, and other similar the State ensures that publications/ briefings and EO training. (See 29 agreements entered into by broadcasts state that the program is CFR 37.25(f), 37.26(d) and 29 CFR recipients are both an equal opportunity employer/ 37.54(d)(2)(vi).) nondiscriminatory and contain the program and that auxiliary aids and ☐ A copy of each policy issuance or required language regarding services are available upon request instruction that relates to WIA nondiscrimination and equal to individuals with disabilities. (See section 188 or 29 CFR part 37. (See opportunity. (See 29 CFR 29 CFR 37.34(b).) 29 CFR 37.25(c), 37.54(d)(iii), 29 37.54(b)(2)(iv).) \square The manner in which and extent to CFR 54(d)(vi) and 37.54(d)(viii).) ☐ State- and local-level policy which information in languages ☐ A copy of each recruitment brochure issuances, or issuances from other other than English is provided, and and other item of material recipients, are not discriminatory the manner in which the State distributed to the public by a WIA either in intent or effect. (See 29 ensures that persons of limited Title I-financially assisted recipient, CFR 37.54(d)(2)(iii).) English-speaking ability have access showing that each includes: □ Policies on WIA Title I to its programs and activities on a ☐ The statements "equal opportunity nondiscrimination and/or equal basis equal to that of those who are employer/program" and "auxiliary opportunity issues are developed proficient in English. (See 29 CFR aids and services are available upon and implemented in a timely 37.35.) request to individuals with manner. ☐ The manner in which and extent to disabilities"; and (b) Documentation for this element to which orientations for registrants, ☐ The telephone numbers for TDD/TTY be submitted as part of the MOA should applicants, eligible applicants/ access and/or telephone relay include, but need not be limited to: registrants, employees, applicants services. (See 29 CFR 37.34(a).) for employment, and members of ☐ A copy of each directive that Element 3. Review assurances, job the public include a discussion of instructs individuals at the State training plans, contracts, and policies the rights of such persons under and/or local level who are and procedures (29 CFR 37.54(d)(1)(i) WIA section 188 and 29 CFR part responsible for reviewing and (d)(2)(i), (iii) and (iv)) 37. (See 29 CFR 37.36.) assurances, job training plans, ☐ The steps taken to ensure that In this element, the State should contracts, and policies and communications with individuals address how it and its recipients are procedures as to the requirements with disabilities are as effective as complying and will continue to comply of, and their duties under, 29 CFR communications with others. (See with the requirements of 29 CFR 37.20 37.20, 37.54(d)(1)(i), and (d)(2)(i), 29 CFR 37.29(b).) and 37.54(d)(1)(i) and (d)(2)(i), (iii) and (iii) and (iv). ☐ The process the State has used and (iv) regarding the review of assurances, ☐ Copies of assurance pages of plans, will continue using to develop and job training plans, contracts, and contracts, and other agreements. communicate policy and conduct policies and procedures. Additionally, ☐ Copies of memos or directives to training regarding this element should address the contract managers advising them to nondiscrimination and equal procedures the State and its recipients include the required assurance in opportunity. (See 29 CFR 37.25(c),
- and 37.54(d)(2)(iii), and follow in assessing the ability of grant ☐ Copies of checklists or other 37.54(d)(2)(vi).) applicants, if funded, or training guidelines used by contract (b) Documentation for this element to providers, if declared eligible, to comply specialists, attorneys, or others who be submitted as part of the MOA should with WIA section 188 and 29 CFR part review contracts and agreements include, but need not be limited to: 37. that indicate that nondiscrimination

the appropriate documents.

are following and will continue to

and equal opportunity are considered in the evaluation of such documents.	computer screens displaying related information, and other publicity materials.	(b) Documentation for this element to be submitted as part of the MOA should include, but need not be limited to:
☐ A copy of procedures developed to review the ability of grant applicants, and training providers seeking eligibility, to comply with	Element 5. Compliance with section 504 of the Rehabilitation Act of 1973, as amended and 29 CFR part 37 (29 CFR 37.54(d)(2)(v))	 □ Copies of policies/procedures issued by the State or any of its WIA Title I recipients, such as: □ The procedures by which persons
the nondiscrimination and equal opportunity provisions of WIA and 29 CFR part 37. A copy of each WIA EO issuance	In this element, the State should address how it and its recipients are complying and will continue to comply	with disabilities are assured of participation in programs and activities in as integrated setting as possible;
(e.g., the general EO policy statement, the policy statement on sexual harassment and the policy statement on religious accommodation).	with the requirements of the disability related requirements of WIA section 188; Section 504 of the Rehabilitation Act of 1973, as amended; and their implementing regulations, including but	☐ The procedures by which the availability of reasonable accommodation and reasonable modification are made known to persons with disabilities, and the
Element 4. Universal Access (29 CFR 37.54(d)(1)(vi)	not limited to 29 CFR 37.7, 37.8, and 37.9 and Subparts B and C of 29 CFR Part 32.	procedures for making and resolving such requests; ☐ The procedures by which the State
In this element, the State should	(a) The narrative section of this	ensures that communication with
address how it and its recipients are complying and will continue to comply with the requirements of 29 CFR 37.42	element should describe, at a minimum how the State ensures that recipients:	persons with disabilities is as effective as communication with others; and
relating to the provision of universal	discriminate on the basis of	☐ The procedures by which the State
access to programs and activities. (a) The narrative section of this	disability. (See 29 CFR 32.12 (a),	ensures that the programs and activities operated by its WIA Title
element should describe, at a minimum,	32.26, and 37.7.) ☐ Provide reasonable accommodation	I recipients are architecturally and
how:	for individuals with disabilities	programmatically accessible to individuals with disabilities.
☐ The State has communicated the obligation of recipients (including,	(See 29 CFR 32.13 and 29 CFR 37.8);	☐ Any evaluation conducted to
e.g., LWIAs, one-stop operators and	□ Provide reasonable modification of	determine the programmatic or
service providers) to make efforts	policies, practices and procedures,	architectural accessibility of a WIA Title I-financially assisted program
(including outreach) to broaden the composition of the pool of those	as required (See 29 CFR 37.8); □ Provide architectural accessibility for	or activity and the status of any
considered for participation or	individuals with disabilities (See 29	corrective actions taken by the recipient involved.
employment in their programs and activities in an effort to include	CFR 32.28); and	☐ Copies of publications and agendas
members of both sexes, of the	☐ Provide programmatic accessibility for persons with disabilities (See 29	for any training conducted for
various racial and ethnic groups	CFR 32.27).	recipient staff that is intended to raise awareness of disability issues.
and of various age groups, as well as individuals with disabilities.	☐ Provide for and adhere to a schedule	Element 6. Data and Information
☐ Recipients have made and will	to evaluate job qualifications to ensure that the qualifications do not	Collection and Maintenance (29 CFR
continue to make efforts to broaden	discriminate on the basis of	37.54(d)(1)(iv) and (vi))
the composition of those considered for participation or employment in	disability. (See 29 CFR 32.14.) ☐ Limit preemployment/employment	In this element, the State should
their programs and activities, as	medical inquiries to those	address how it and its recipients are complying and will continue to comply
described above. ☐ The State monitors and evaluates the	permitted by and in accordance	with the requirements of 29 CFR 37.37
success of recipient efforts to	with WIA section 188, Section 504, the Americans with Disabilities Act	through 37.41 related to data and information collection and
broaden the composition of those	of 1990, and their implementing	maintenance. The State must ensure
considered for participation and employment in their programs and	regulations. (See 29 CFR 32.15.) ☐ Ensure the confidentiality of medical	that a data and information collection
activities, as described above.	information provided by registrants,	and maintenance system for its WIA Title I-financially assisted State
(b) Documentation for this element to	applicants, eligible applicants/	programs is established and maintained.
be submitted as part of the MOA should include, but need not be limited to:	registrants, participants, employees, and applicants for employment.	(See 29 CFR 37.53.) The most important purposes of the
☐ Copies of targeting, outreach and	(See 29 CFR 32.15.)	equal opportunity data and information
recruitment plans.	☐ Administer their WIA Title I- financially assisted programs and	collection and maintenance system
☐ Criteria for determining priority of service.	activities so that each individual	required by 29 CFR part 37 are to assist CRC and those assigned by the State
\square Copies of plans for One-Stop delivery	with a disability participates in the	(e.g., State- and/or local-level EO
systems to expand the pool of those considered for participation or	most integrated setting appropriate to that individual. (See 29 CFR	Officers) in: ☐ Monitoring recipient equal
employment in their programs and	37.7(d).)	opportunity performance;
by race/ethnicity, sex, disability	☐ Are able to communicate with	☐ Identifying instances or areas of
status, and age. ☐ Samples of brochures, posters,	persons with disabilities as effectively as with others. (See 29	discrimination; and ☐ Identifying individuals or groups of
public-service announcements,	CFR 37.9.)	individuals who have been

discriminated against on a basis prohibited by WIA section 188 and

29 CFR part 37.

A vital element of any system designed to fulfill these purposes is a way to permit the reviewer to correlate aggregate data to individual records. For example, 29 CFR part 37 requires that recipient's collect four pieces of demographic information about each registrant, applicant, eligible applicant, participant, employee, and applicant for employment: Race/ethnicity, sex, age, and disability status. This information must be kept separate from the recipient's individual records about such persons. However, the system for data and information collection and maintenance must be designed in such a way to allow cross referencing of data to individual records.

It is CRC's policy that existing systems for data and information collection and maintenance that meet all the requirements of 29 CFR 37.37 through 37.41 are acceptable. These systems may be designed by the recipient or some other entity. However, to the extent that a system does not meet all the requirements of these regulatory sections, that system must be modified so that it does meet those requirements.

(a) The narrative section of this element should describe, at a minimum, how the State ensures that:

☐ Recipients:

- ☐ Collect and maintain records on applicants, registrants, eligible applicants/registrants, participants, terminees, employees, and applicants for employment;
- ☐ Record the race/ethnicity, sex, age and, disability status of each applicant, registrant, eligible applicant/registrant, participant, terminee, employee, and applicant for employment (See 29 CFR 37.37(b)(2).);
- ☐ Treat records, particularly those containing medical information, in a manner that ensures their confidentiality (See 29 CFR 32.15: 29 CFR 37.37(b)(2); and 29 CFR
- ☐ Maintain a log of complaints filed that allege discrimination on one or more of the bases prohibited by WIA section 188 (See 29 CFR 37.37(c).); and
- ☐ Maintain such records for a period of three years. (See 29 CFR 37.39.)
- ☐ Grant applicants and recipients notify the CRC Director of administrative enforcement actions and lawsuits brought against them that allege discrimination on one or more of the bases prohibited by WIA section 188. (See 29 CFR 37.37(a).)

- (b) Documentation for this element to be submitted as part of the MOA should include, but need not be limited to, copies of:
- ☐ Instructions to recipients within the State regarding information collection, access to records, and maintenance of records. (See 29 CFR 37.37.)
- ☐ Samples of each policy issuance that discusses ensuring the confidentiality of demographic information regarding individuals.
- ☐ Samples of reports regarding the above demographic information.
- \square Samples of formats and instructions, in hard copy and electronic file forms, for complaint logs used by the State and its recipients to track complaints that allege a violation of WIA section 188 or 29 CFR part 37.

Element 7. Monitor Recipients for Compliance (29 CFR 37.54(d)(2)(ii))

In this element, the State should address how it and its recipients are complying and will continue to comply with the requirements of 29 CFR 37.54(d)(1)(iii). The State is required to establish procedures to monitor periodically all aspects of the recipient's compliance with WIA section 188 and 29 CFR part 37.

Each EO monitoring review must include a review of each recipient's:

- ☐ Compliance with its administrative obligations under WIA section 188 and 29 CFR part 37 (e.g., assurances, notice and communication, EO Officers);
- ☐ Compliance with responsibilities it has been assigned through the MOA;
- ☐ Programs and activities, to determine whether discrimination is occurring. This activity is the most important part of the monitoring review.

Monitoring recipients to ensure their programs and activities are operating in a nondiscriminatory manner must involve, at a minimum:

- (1) Analysis of the data and records collected by the recipient pursuant to 29 CFR 37.37 through 41, to determine whether any differences based upon race/ethnicity or sex have practical or statistical significance; and
- (2) Where significant differences are found, follow-up investigations to determine, through records review, interviews, and other appropriate investigative techniques, whether the differences are due to discrimination.

The analyses mentioned in section (1) above may include those that may reveal practical significance, such as the "80% rule" (see 41 CFR 60-3, the DOL

regulation regarding the Uniform Employee Selection Guidelines), and those that reveal statistical significance, such as the two-standard deviation test.

(a) The narrative section of this element must describe, at a minimum, the system for evaluating the extent to which recipients are:

- ☐ Complying with the administrative obligations of 29 CFR part 37, including, but not limited to:
- ☐ Assurances. (See 29 CFR 37.20 through 37.22.)
- ☐ Equal Opportunity Officers. (See 29 CFR 37.23 through 37.28.) □ Notice and communication. (See 29
- CFR 37.29 through 37.36.) ☐ Data and information collection and
- maintenance. (See 29 CFR 37.37 through 37.41.)
- ☐ Universal access. (See 29 CFR 37.42.) ☐ Complaint processing procedures. (See 29 CFR 37.70 through 37.80.)
- ☐ Performing the responsibilities assigned such recipients by the State through the MOA, such as:
- ☐ Conducting equal opportunity monitoring/evaluation reviews of applicants for and recipients of WIA Title I financial assistance (including monitoring assurances and programmatic and architectural accessibility).
- ☐ Imposing sanctions and corrective actions for violations noted by a recipient during its monitoring reviews.
- ☐ Ensuring policy development, communication, and training are carried out.
- ☐ Ensuring that their programs and activities are operating in a nondiscriminatory manner and ensuring equal opportunity, including but not limited to:
- ☐ Conducting analyses, by race/ ethnicity and sex, of program and employment activity, including but not limited to rates of application, placement, and termination, to determine if significant differences exist, and
- ☐ Conducting follow-up monitoring to determine the cause of any such differences, through the analysis of the records of individual registrants, applicants, eligible applicants/registrants, employees and applicants for employment; interviews; and other appropriate techniques.

Additionally, the narrative should describe:

☐ The procedure for reviewing recipients' policies and procedures, to ensure that the policies and procedures do not violate the prohibitions contained in 29 CFR 37.5 through 37.10.

☐ The written reports prepared for each review. These reports must provide,		the issues raised in the complaint and, for each issue, a statement
among other things, that the results		whether the recipient will accept
of the monitoring review will be		the issue for investigation or reject
made available to the recipient(s)		the issue, and the reasons for each
reviewed.		rejection (see 29 CFR 37.76(b)(2));
☐ The involvement of the State- and		A period for fact-finding or
local-level EO Officer(s) in		investigation of the circumstances
conducting reviews. Where EO		underlying the complaint (see 29
monitoring is carried out by		CFR 37.76(b)(3));
individuals other than the State- or		A period during which the recipient
local-level EO Officer, the narrative		attempts to resolve the complaint.
should provide the names, titles,		The methods available to resolve
and organizations of those persons.		the complaint must include
☐ The procedure for determining which recipients are to be reviewed,		alternative dispute resolution (ADR)
the frequency of reviews of		(see 29 CFR 37.76(b)(4) and (c));
recipients, and the number of	_	and,
recipients to be reviewed per year.		A written Notice of Final Action,
(b) Documentation for this element to		provided to the complainant within
be submitted as part of the MOA should		90 days of the date on which the
include, but need not be limited to,		complaint was filed, that contains,
copies of:		for each issue raised in the
☐ Schedules of reviews and criteria for		complaint:
targeting recipients for review.	ш	Either a statement of the recipient's decision on the issue and an
☐ Monitoring instrument(s) used by		explanation of the reasons
State- and/or local-level staff to		underlying the decision, or a
monitor recipient EO activities.		description of the way the parties
□ Policy issuances and procedural		resolved the issue; and
guidance regarding monitoring		Notice that the complainant has a
reviews and recipient evaluations. A representative sample of reports of		right to file a complaint with CRC
monitoring reviews, including		within 30 days of the date on which
findings resulting from reviews and		the Notice of Final Action is issued
the status of follow-up actions.		if he or she is dissatisfied with the
Element 8. Complaint Processing		recipient's final action on the
Procedures (29 CFR 37.54(d)(1)(v))		complaint. (See 29 CFR 37.76(b)(5).)
	Ш	Describe the procedures to be followed if the complaint is filed
In this element, the State should address how it and its recipients are		followed if the complaint is filed more than 180 days after the date of
complying and will continue to comply		the alleged violation. (See 29 CFR
with the requirements of 29 CFR 37.76		37.78.)
through 37.79 regarding complaint		Provide that, if the complainant is
processing procedures.		dissatisfied with the outcome of the
(a) The narrative section of this		investigation, or if there is no final
element should describe, at a minimum,		resolution of the complaint within
how the State ensures that:		90 days of the date the complaint is
☐ Recipients that are required to do so		filed, the complainant is notified
(see 29 CFR 37.77) have developed		that he or she may file his or her
and published complaint		complaint with the Civil Rights
procedures. (See 29 CFR 37.76.) At		Center.
a minimum, such procedures must: ☐ Provide for the issuance of a written	Ш	Recipients follow the established procedures.
Notice of Final Action within 90		_
days of the date on which the	_	(b) Documentation for this element to
complaint is filed. (See 29 CFR		submitted as part of the MOA should
37.76(a).)		clude, but need not be limited to, a py of:
☐ Contain the elements listed in 29		• •
CFR 37.76(b), which include:	Ц	The State's discrimination complaint procedures developed pursuant to
☐ Initial, written notice to the		29 CFR 37.76 through 37.79.
complainant that contains an	П	The instrument (e.g., directive,
acknowledgment that the recipient has received the complaint, and a	_	memorandum) used to inform
notice that the complainant has the		recipients of the complaint
right to be represented in the		procedures and directing recipients
complaint process (see 29 CFR		as to their use.
37.76(b)(1));		The ADR procedures, if not included
☐ A written statement, provided to the		with complaint processing

complainant, that contains a list of

procedures.

Element 9. Corrective Actions/Sanctions (29 CFR 37.54(d)(2)(vii))

In this element, the State should address how it and its recipients are complying and will continue to comply with the requirements of 29 CFR 37.54(d)(2)(vii).

- (a) The narrative section of this element should describe, at a minimum:
- ☐ The standard for corrective and remedial actions to be applied when violations of WIA section 188 or 29 CFR part 37 are found. Corrective and remedial actions must be designed to completely correct each violation. For each corrective action, a time frame should be established that sets the minimum time necessary to completely correct the violation. In the case of a finding of discrimination, the procedures must provide, where appropriate, for retroactive relief (including but not limited to back pay) and prospective relief (e.g., training, policy development and communication) to ensure that the discrimination does not recur.
- ☐ The procedures for follow-up monitoring to ensure that commitments to take corrective action and remedial action are fulfilled.
- ☐ Reports required from the violating recipient regarding actions to correct the violation(s).
- ☐ Sanction procedures to be followed where voluntary compliance cannot be achieved.
- (b) Documentation for this element to be submitted as part of the MOA should include, but need not be limited to:
- ☐ A copy of any policy memorandum/ directive explaining corrective actions/sanctions. The sanction procedures described in Subpart E of 29 CFR part 37 may be used as a model for States in the preparation of their procedures.
- \square A copy of each instrument (e.g., directives, memoranda) used to inform recipients of the State's procedures regarding corrective actions and sanctions.

II. Guidance on Meeting the Requirements of 29 CFR 37.55

Section 37.55 requires that each State's MOA must be:

• Developed and implemented, and a copy submitted to the CRC Director within 180 days of the effective date of 29 CFR part 37, or within 180 days of the Department of Labor's approval of that State's Strategic Five-year Plan, whichever is later;

- Updated when necessary, and the Director notified of any updates at the time of the update; and
- Reviewed every two years from the date on which the initial MOA is submitted to the Director under 29 CFR 37.55(a)(2); for each such review, either the changes made to the MOA as a result of the review, or a certification that no changes are necessary, must be submitted to the Director.

Initial Submission of MOA

Title 29 CFR 37.55(a) requires that each Governor develop and implement an MOA, and submit to the Director a copy of that State's MOA, within 180 days after the State becomes subject to WIA section 188 and 29 CFR part 37. The date on which the 180-day clock begins running is contingent upon the date upon which DOL gave final approval to the State's Five-year Strategic Plan (Plan). MOAs of States whose Plan received final approval on or before November 12, 1999, the effective date of 29 CFR part 37 we due to be submitted to the Director within 180 days of that effective date, in other words, by May 10, 2000.

On the other hand, MOAs of States whose Plan received final approval after November 12, 1999, must be submitted 180 days after the date the Plan received final approval by DOL. For example, State A is delaying its transition to WIA until July 1, 2000, and does not submit its Plan to DOL until February 1, 2000.

State A's Plan receives final approval on May 1, 2000. Given this scenario, State A is required to submit its MOA on or before the date that falls 180 days after May 1. The final date for the submission of State A's MOA, therefore, is October 28, 2000.

Note: The 180-day timeframe described above applies only to the submission of the MOA. In general, States and their WIA Title I-financially assisted recipients are subject to the requirements of WIA section 188 and 29 CFR part 37 on November 12, 1999 or on the date they begin operating WIA Title I programs and activities, whichever is later. The provisions of JTPA section 167 and its implementing regulations, 29 CFR part 34 continue to apply to programs and activities that are implemented under and authorized by JTPA.

Updating the MOA

Title 29 CFR 37.55(b) requires the Governor to (1) update the MOA as necessary and (2) notify the Director of those updates. The requirements regarding updating were not part of the JTPA MOA regulations at 29 CFR 34.33. CRC deemed these new requirements necessary as a result of reviews of MOAs developed under JPTA. Those reviews indicated that the procedures to which a State originally committed in its MOA were not necessarily those in effect at the time of CRC's review. The purpose of an MOA is to describe to DOL how a State will ensure that WIA Title I financial assistance will be administered in a nondiscriminatory way. Further, the MOA is intended to be a document that State-and local-level staff and management, through the EO Officer, can consult when determining appropriate steps to take when confronted with an EO issue. Therefore, the MOA should be kept current and the Director notified of any changes.

State-level MOA Review

Title 29 CFR 37.55(c) requires that, every two years from the date on which the initial MOA is submitted to the Director under 29 CFR 37.55(a)(2), the Governor must review the MOA and its implementation to determine if any changes are necessary, either to the document or the way in which it is implemented. At the time of the review, the Governor must either (1) provide the Director with any changes that are made or (2) certify to the Director, in writing, that no changes are necessary. This requirement is also a change from the MOA requirements under JTPA. It has been CRC's intent that the MOA be a living document, a guide describing how the State will ensure that its WIA Title I-financially assisted programs operate in a nondiscriminatory manner. Through these modest regulatory changes, CRC hopes to convey that the MOA is to be a document that serves as a guide in fulfilling the recipient's obligations of nondiscrimination and equal opportunity.

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