

### Executive Committee College of Central Florida Enterprise Center, Suite 206 Ocala, FL

#### **AGENDA**

Wednesday, October 23, 2019 - 9:30 a.m.

(Revised 10/21/19)

### http://careersourceclm.adobeconnect.com/executive10-23-2019/

Conference Call: 1-866-848-2216 - after prompt, enter code 5355193397#

Call to Order		R. Riley
Roll Call		C. Schnettler
Approval of Minutes, August 28, 2019	Pages 2 - 4	R. Riley

### **DISCUSSION ITEMS**

State Update
Workforce Issues that are Important to Our Community
M-CORES Task Force Membership Appointment
Monitoring RFP
R. Skinner
R. Skinner
D. French

### **ACTION ITEMS**

Legislative Representation	Page 5	R. Skinner
2019-20 Internal Control Questionnaire and Assessment	Pages 6 - 25	R. Skinner
Banking RFP	Page 26	D. French
Uniform Allowances	Page 27	R. Skinner

### **PROJECT UPDATES**

None

### MATTERS FROM THE FLOOR

### **ADJOURNMENT**

2019 – 2020 MEETING SCHEDULE									
Business and Economic Development	Performance/ Monitoring	Marketing/ Outreach	Career Center	Executive	Full	Board			
All committee meetings are held at the CF Ocala Campus, Enterprise Center, Room 206									
Thursday, 9:00 am	Tuesday, 9:00 am	Wednesday, 9:00 am	Thursday, 9:30 am	Wednesday, 9:30 am	Wednesd	lay, 11:30 am			
8/22/2019	8/6/2019	8/21/2019	8/1/2019	8/28/2019	9/18/2019	CF Chiefland			
				10/23/2019					
11/7/2019	11/5/2019	11/13/2019	11/21/2019	12/4/2019	12/11/2019	CF Ocala			
2/6/2020	2/4/2020	2/12/2020	2/20/2020	3/4/2020	3/11/2020	CF Lecanto			
5/14/2020	5/5/2020	5/13/2020	5/7/2020	5/27/2020	6/3/2020	CF Ocala			

#### **OUR VISION STATEMENT**



## CAREERSOURCE CITRUS LEVY MARION Executive Committee

### **MINUTES**

DATE: August 28, 2019

PLACE: College Of Central Florida, Enterprise Center, Building 42, Ocala, FL

TIME: 9:30 a.m.

### **MEMBERS PRESENT**

### MEMBERS ABSENT

Albert Jones
Fred Morgan
Kathy Judkins
Kimberly Baxley
Pete Beasley
Ted Knight

Charles Harris Rachel Riley

### **OTHER ATTENDEES**

Kathleen Woodring, CSCLM

Rusty Skinner, CSCLM

Robert Stermer, Attorney

### **CALL TO ORDER**

The meeting was called to order by Kim Baxley, Vice-Chair, at 9:30 a.m.

#### ROLL CALL

Cira Schnettler called roll and a quorum was declared present.

### APPROVAL OF MINUTES

Kathy Judkins made a motion to approve the minutes from the June 5, 2019 meeting. Fred Morgan seconded the motion. Motion carried.

### **DISCUSSION ITEMS**

**DEO Policy Issuance/Impact on Operations** 

DEO Response to USDOL

Kathleen Woodring and Rusty Skinner informed the members that all the committees have been notified of the DEO policy issuance and response. The committees will be updated as additional information comes from DEO and our responses to any new policies.

### Changes to Meeting Agendas/Improvement Suggestions

Kathleen Woodring stated that all the committees and chairs have been notified of the meeting improvements and the changes will be implemented during the upcoming board meeting.

### FWDA 2020 Legislative Agenda

Rusty Skinner reviewed each item on the attached legislative agenda highlighting A through G of Item 1. The legislature will meet in January and the committee will be informed as meetings progress.

### Training Providers

Rusty Skinner explained to the board that the current approved training provider list is comprised of only "brick and mortar" providers with lengthy programs regardless of the existing skillset of the customer. Certain customers may only need a minimum amount of additional skills training and do not want to go through the lengthy programs to achieve the skill needed. Online course training may best fill that need. Many online training providers offer certifications as well. We are working with the State to adjust their policies to allow online training providers.

### Workforce Issues that are Important to Our Community

Rusty Skinner encouraged committee members to bring topics to the committee and board meetings. CLM leadership would like to engage in broader discussions on what board members are experiencing in the community regarding workforce issues.

### **ACTION ITEMS**

### NAWB - Disaster Event Sponsorship

Rusty Skinner notified the board that NAWB will be hosting a Workforce Disaster Conference in January 2020. CareerSource FL is supporting the event by assisting with facility costs. We can support the event through a sponsorship. Kathy Judkins approved the requested \$5000 from unrestricted funds to support the conference. Pete Beasley seconded the motion. Motion carried.

### Banking Services RFP

Kathleen Woodring explained to the committee that our current banking provider will no longer meet the requirements as a Qualified Public Funds Depositor as of December 2019. A new banking provider that meets the requirements will need to be in place before then. As we work jointly with Region 6, they will be a part of the selection process. An RFP will be sent to all local banks and will be placed in the newspaper. Al Jones made a motion to authorize an issuance of a joint RFP with Region 6, in conjunction with the executive committee of Region 6 a new bank will be approved and ratification of the new bank will be brought to the December board meeting. Kathy Judkins seconded the motion. Motion carried.

### 2019/20 Budget

Kathleen Woodring reviewed the budget and updated the committee on the carry forward funds. The WIOA and WT carry forward funds will be used in youth programs that have been approved by the Career Center committee. Kathy Judkins made a motion to approve the 2019-2020 budget. Pete Beasley seconded the motion. Motion carried.

### Contract Amendment to School Board of Marion County

Due to unforeseen issues with hiring an instructor the program was delayed and unable to launch. The original contract dates need to be amended as the program is now progressing. Al Jones made a motion to accept the date amendments to the contract. Ted Knight seconded the motion. Motion carried.

### Independent Monitoring Services RFP

2018-2019 Experiential Learning Monitoring Initial Review Corrective Action Plan

Rusty Skinner explained the need and benefits for having an independent monitor review a broader spectrum of processes versus the limited scope that happens with our annual monitoring. An external auditor would conduct reviews such as the internal audit attached. Committee members went on to further discuss the internal monitoring of the experiential learning program and corrective action plan. Al Jones made a motion to approve the issuance of an RFP for an independent monitor. Kathy Judkins seconded the motion. Motion carried.

### **Executive Session**

Organizational/Personnel Update

Rusty Skinner and Kathleen Woodring discussed the internal monitoring of the experiential learning program and management's response.

### MATTERS FROM THE FLOOR

None

### **ADJOURNMENT**

**APPROVED:** 

There being no further business, the meeting was adjourned at 11:02 a.m.



# Executive Committee October 23, 2019

#### TOPIC/ISSUE:

Legislative Representation

### **BACKGROUND:**

In the past, FWDA, the state association, has engaged a firm to serve as the system advocate for workforce issues. The cost has been covered through the dues paid by each of the 23 members.

This year, several FWDA members expressed concerns over the firm that was previously providing services. As a result, FWDA has delayed issuing a request for proposals and may not have secured services for this legislative session.

There are a number of potential issues that could arise during the session and it is important that we have some "eyes and ears" in Tallahassee during the session.

### **POINTS OF CONSIDERATION:**

Bruce Ferguson (Region 8- CareerSource Northeast Florida) has acted as a point of person for those directors who are concerned about this lack of representation and has identified several firms that would be willing to provide information and basic education services for a flat fee per month, with special advocacy services provided for an additional cost.

### STAFF RECOMMENDATIONS:

- 1. Approve the CEO to work with Bruce Ferguson to select a firm;
- 2. Authorize the CEO to execute an agreement with CSNEFI or the selected firm to pay up to \$10,000 (from unrestricted funds) to gain representation services.

### **COMMITTEE ACTION:**

### **BOARD ACTION:**



# Executive Committee October 23, 2019

TOPIC/ISSUE:
Internal Control Questionnaire and Assessment (ICQ)
BACKGROUND:
As part of their local monitoring program, DEO requires the annual completion of the attached ICQ by staff, review by the Board and signed by the Board Chair
POINTS OF CONSIDERATION:
The ICQ covers a variety of internal control areas that document CLM's internal control procedures and processes. This is reviewed by the monitoring team during our fiscal and programmatic monitoring.
STAFF RECOMMENDATIONS:
Request Executive Committee and Board review and approval
COMMITTEE ACTION:
BOARD ACTION:

# 2019-20 Internal Control Questionnaire and Assessment

Bureau of Financial Monitoring and Accountability Florida Department of Economic Opportunity

September 13, 2019

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Control Environment	
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### **OVERVIEW**

### Introduction and Purpose

The Internal Control Questionnaire and Assessment (ICQ) was developed by the Department of Economic Opportunity (DEO), Bureau of Financial Monitoring and Accountability, as a self-assessment tool to help evaluate whether a system of sound internal control exists within the Local Workforce Development Board (LWDB). An effective system of internal control provides reasonable assurance that management's goals are being properly pursued. Each LWDB's management team sets the tone and has ultimate responsibility for a strong system of internal controls.

The self-assessment ratings and responses should reflect the controls in place or identify areas where additional or compensating controls could be enhanced. When the questionnaire and the certification are complete, submit them to DEO by uploading to SharePoint.

### Definition and Objectives of Internal Controls

Internal control is a process, effected by an entity's board of directors, management and other personnel, designed to provide "reasonable assurance" regarding the achievement of objectives in the following categories:

- Effectiveness and efficiency of operations
- Reliability of financial reporting
- Compliance with applicable laws and regulations

The concept of reasonable assurance implies the internal control system for any entity, will offer a reasonable level of assurance that operating objectives can be achieved.

#### Need for Internal Controls

Internal controls help to ensure the direction, policies, procedures, and practices designed and approved by management and the governing board are put in place and are functioning as designed/desired. Internal controls should be designed to achieve the objectives and adequately safeguard assets from loss or

unauthorized use or disposition, and to provide assurance that assets are used solely for authorized purposes in compliance with Federal laws, regulations, and program compliance requirements. Additionally, Title 2, Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, § 200.303 Internal controls, states:

### The non-Federal entity must:

- (a) Establish and maintain effective internal control over the Federal award that provides reasonable assurance the non-Federal entity is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the Federal award. These internal controls should be in compliance with guidance in "Standards for Internal Control in the Federal Government" issued by the Comptroller General of the United States and the "Internal Control Integrated Framework", issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).
- (b) Comply with Federal statutes, regulations, and the terms and conditions of the Federal awards.
- (c) Evaluate and monitor the non-Federal entity's compliance with statute, regulations and the terms and conditions of Federal awards.
- (d) Take prompt action when instances of noncompliance are identified including noncompliance identified in audit findings.
- (e) Take reasonable measures to safeguard protected personally identifiable information and other information the Federal awarding agency or pass-through entity designates as sensitive or the non-Federal entity considers sensitive consistent with applicable Federal, state and local laws regarding privacy and obligations of confidentiality.

### What Internal Controls Cannot Do

As important as an internal control system is to an organization, an effective system will not guarantee an organization's success. Effective internal controls can keep the right people, such as management and the governing board members, informed about the organization's operations and progress toward goals and objectives. However, these controls cannot protect against economic downturns or make an understaffed entity operate at full capacity. Internal controls can only provide <u>reasonable</u>, <u>but not absolute</u>, <u>assurance</u> the entity's objectives can be met. Due to limitations inherent to all internal controls systems, breakdowns in the internal control system may be caused by a simple error or mistake, or by faulty judgments made at any

level of management. In addition, controls may be circumvented by collusion or by management override. The design of the internal controls system is dependent upon the resources available, which means there must be a cost-benefit analysis performed as part of designing the internal control system.

### Five Components of Internal Control

- Control Environment is the set of standards, processes, and structures that provide the basis for carrying out internal controls across the organization. The board of directors and senior management establish the tone at the top regarding the importance of internal controls and expected standards of conduct.
- Risk Assessment involves a dynamic and iterative process for identifying and analyzing risks to
  achieving the entity's objectives, forming a basis for determining how risks should be managed.

  Management considers possible changes in the external environment and within its own business
  model that may impede its ability to achieve objectives.
- Control Activities are the actions established by policies and procedures to help ensure that
  management directives mitigate risks so the achievement of objectives are carried out. Control
  activities are performed at all levels of the entity and at various stages within business processes, and
  over the technology environment.
- Information and Communication are necessary for the entity to carry out internal control responsibilities in support of achievement of its objectives. Communication occurs both internally and externally and provides the **organization** with the information needed to carry out day-to-day internal control activities. Communication enables personnel to understand internal control responsibilities and their importance to the achievement of objectives.
- Monitoring are ongoing evaluations, separate evaluations, or some combination of the two used
  to ascertain whether the components of internal controls, including controls to affect the principles
  within each component, are present and functioning. Findings are evaluated and deficiencies are
  communicated in a timely manner, with serious matters reported to senior management and to the
  board of directors.

### Makeup of the ICQ

Subsequent sections of this document emphasize the "17 Principles" of internal controls developed by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) and presented in the

Internal Controls – Integrated Framework. The five components of internal controls listed above are fundamentally the same as the five standards of internal controls and reflect the same concepts the "Standards for Internal Control in the Federal Government" utilizes.

The principles are reflected in groupings of questions related to major areas of control focus within the organization. Each question represents an element or characteristic of control that is or can be used to promote the assurance that operations are executed as management intended.

It should be noted that entities may have adequate internal controls even though some or all of the listed characteristics are not present. Entities could have other appropriate internal controls operating effectively that are not included here. The entity will need to exercise judgment in determining the most appropriate and cost effective internal controls in any given environment or circumstance to provide reasonable assurance for compliance with Federal program requirements.

### Completing the Document

On a scale of 1 to 5, with "1" indicating the greatest need for improvements in internal controls and "5" indicating that a strong system of internal controls already exists, select the number that best describes your current operating environment. Please provide details in the comments/explanations column for each statement with a score of 1 or 2. For questions requiring a narrative, please provide in the comments/explanations column.

### Certification of Self-Assessment of Internal Controls

Attachment A, includes a certification which should be completed and signed by the Executive Director, reviewed and signed by the Board Chair or their designee and uploaded to SharePoint.

CON	TROL ENVIRONMENT	Self-Assessment of Policies, Procedures, and Processes				-		
		Weak	Weak Strong		trong			
		1	2	3	4	5	Comments/Explanations	
Principl	e 1. The organization demonstrates a commitment to integrity and	ethica	l value	s.				
1.	The LWDB's management and board of directors' commitment to integrity and ethical behavior is consistently and effectively communicated throughout the LWDB, both in words and deeds.							
2.	The LWDB has a code of conduct and/or ethics policy that has been communicated to all staff, board members, and outsourced service providers.  Provide policy/policy number(s) and page number(s) that							
	address the statement made above.							
3.	When the LWDB hires employees from outside of the organization							
	the person is trained or made aware of the importance of high ethics							
	and sound internal controls.							
Principl	e 2. The board of directors demonstrates independence from mana	ıgemer	nt and	exercis	es ovei	sight		
	evelopment and performance of internal controls.	Ü				Ü		
4.	The board of directors define, maintain, and periodically evaluate the skills and expertise needed among its members to enable them to question and scrutinize management's activities and present alternate views.							
5.	The board of directors and/or audit committee maintains a direct line of communication with the board's external auditors and internal monitors.							
6.	The board of directors establishes the expectations and evaluates the performance of the chief executive officer or equivalent role.							

Principle 3. Management establishes, with board oversight, structures, reporting lines, and appropriate							
authorit	ies and responsibilities in the pursuit of objectives.						
7.	Management reviews and modifies the organizational structure of the						
	LWDB c anticipated changing conditions or revised priorities.						
	Provide Date of Last Review						
8.	Specific lines of authority and responsibility are established to ensure						
	compliance with federal and state laws and regulations.						
9.	The LWDB management understands the importance of internal						
	controls, including the division of responsibility.						
Principl	e 4. The organization demonstrates a commitment to attract, deve	elop, an	d retai	n com	petent		
	als in alignment with objectives.	1,		•	L		
10.	The LWDB provides training opportunities or continuing education						
	to develop and retain sufficient and competent personnel.						
	Describe the Specific Training Offered						
	S. C.						
11.	The LWDB has succession plans for senior management and		П	П	П		
	contingency plans for assignments of responsibilities important for						
	internal controls.						
12.	For all positions, there are current written job descriptions, reference						
	manuals or other forms of communication to inform personnel of						
	their duties.						
	their duties.						
	How Often are Position Descriptions Reviewed?						

_	e 5. The organization holds individuals accountable for their inte of objectives.	in the					
13.	Policies, processes or directives are in place that ensures employees are aware of their role related to internal control responsibilities.						
14.	The LWDB's structure and tone at the top helps establish and enforce individual accountability for performance of internal control responsibilities.						
15.	The LWDB has policies, processes and controls in place to evaluate and promote accountability of outsourced service providers (and other business partners) and their internal control responsibilities.  Provide policy/policy number(s) and page number(s) that address the statement made above.						
RISK ASSESSMENT			-Assess ocedure		Proces	-	
D : : :		1	2	3	4	5	Comments/Explanations
	e 6. The organization specifies with sufficient clarity to enable the relating to objectives.	ne iden	tificatio	on and	assessr	nent	
16.							
	Management establishes a materiality threshold for each of its major objectives and identifies risk at each location where the LWDB conducts activities.						

18.	The LWDB sets entity-wide financial reporting controls and						
	assesses the risks that those controls will not prevent material						
	misstatements, errors, or omissions in the financial statements.						
Principle	7. The organization identifies risks to the achievement of its of	hiactiv	es acros	se the e	ntit <del>u</del> ar	nd	
_	risks as a basis for determining how the risks should be manage	,	15 acros	ss the c	muty ai	Iu	
19.	Management ensures that risk identification considers internal						
	and external factors and the potential impact on the achievement						
	of objectives.						
	01 05/604.00.						
	What are the top three risks affecting the organization, and						
	what mitigating controls are in place?						
20.	The LWDB adequately and effectively manages risks to the		Ш	Ш	Ш		
	organization and has designed internal controls to mitigate the						
	known risks.						
	What new controls, if any, have been implemented since the						
	prior year and which organizational risks do they mitigate?						
	prior year and winer organizational risks do they imagate.						
21.	The LWDB's risk identification/assessment is broad and includes						
	both internal and external business partners and outsourced						
	service providers.						
_	8. The organization considers the potential for fraud in assessi	ng risk	s to the	e achiev	ement	of	
objective							
22.	The LWDB periodically performs an assessment of each of its	Ш	Ш			$\Box$	
	and each of its operating locations' exposure to fraudulent activity						
	and how the operations could be impacted.						
	When was the last assessment performed, and by whom?						
	when was the last assessment performed, and by whom:						

23.	The LWDB's assessment of fraud risks considers opportunities						
	for unauthorized acquisition, use and disposal of assets, altering						
	the reporting records, or committing other inappropriate acts.						
	In the comments/explanations section, provide a narrative						
	of the system/process for safeguarding cash on hand, such						
	as prepaid program items (i.e. gas cards, visa cards) against						
	unauthorized use/distribution.						
_	9. The organization identifies and assesses changes that could	l signifi	icantly	impact	the sy	stem	
of interna	l controls.						
24.	The LWDB has mechanisms in place to identify and react to						
	risks presented by changes in government, regulatory, economic,						
	operating, or other conditions that could affect the achievement						
	of the goals and objectives.						
25.	The most significant risks affecting the LWDB have been						
	identified and controls are designed and implemented that						
	mitigate risks.						
	Identify three of the most significant internal risks that						
	could impact the achievement of objectives.						
26.	Considering the most significant risks, identified above, have	Ш			Ш		
	controls been designed and implemented that mitigate risks						
	associated with each.						
	In the comments/explanations section, please elaborate on						
	the mitigating controls.						
	(						

CONTROL ACTIVITIES					of Poli Proces	-	
		Wea	k		5	Strong	
		1	2	3	4	5	Comments/Explanations
_	10. The organization selects and develops control activities that	contri	bute to	the m	itigatio	n of	
risks to th	e achievement of objectives to acceptable levels.						
27.	Management control activities consider all the relevant business						
	processes, information technology and locations where control						
	activities are needed, including outsourced service providers and						
	other partners.						
28.	Controls employed by the LWDB include authorizations,		Ш		Ш		
	approvals, comparisons, physical counts, reconciliations,						
	supervisory controls and allowable use of funds.						
	W/1						
	What type of training is provided to staff to ensure the						
	allowable use of funds?						
29.	The LWDB periodically (e.g., quarterly, semiannually) reviews						
27.	system privileges and access controls to the different applications						
	and databases within the IT infrastructure to determine whether						
	system privileges and access controls are appropriate.						
	system privileges and access controls are appropriate.						
Principle :	11. The organization selects and develops general control activi	ties ov	er tech	nology	to sup	port	
the achiev	rement of objectives.						
30.	Management selects and develops control activities that are						
	designed and implemented to restrict technology access rights to						
	authorized users commensurate with their job responsibilities and						
	to protect the entity's assets from external threats.						
	In the comments/explanations section, provide a narrative						
	of the process of authorizing access for new employees,						
	revoking access for separated employees, and changes to						

CONTROL ACTIVITIES			ocedur	sment es, and	Proces		
		8				5	Comments/Explanations
	authorized users commensurate with their changes to their						
	job responsibilities.						
31.	Management has identified the appropriate technology controls						
	that address the risks of using applications hosted by third-parties.						
32.	The LWDB has considered the protection of personally						
	identifiable information (PII), as defined in section 501.171(1)(g)1,						
	F.S., of its employees, participants/clients and vendors, and have						
	designed and implemented policies that mitigate the associated						
	risks. Describe how personally identifiable information of						
	program participants is protected and/or redacted so that is						
	not included in your accounting records or information						
	shared outside your organization.						
	2. The organization deploys control activities through policies	that es	tablish	what i	s expe	cted	
33.	dures that put policies into action.  The LWDB has policies and procedures addressing proper						
33.	segregation of duties between the authorization, custody, and						
	recordkeeping for the following tasks, if applicable: Prepaid						
	Program Items (Participant Support Costs), Cash/Receivables,						
	, , , , , , , , , , , , , , , , , , , ,						
	Equipment, Payables/Disbursements, Procurement/Contracting, and Payroll/Human Resources. For tasks lacking the						
	appropriate segregation of duties, describe any						
	compensating controls in place in the						
	comments/explanations section.						

CONTROL ACTIVITIES			f-Asses ocedur k		Proce	•	
			2	3	4	5	Comments/Explanations
34.	Management periodically performs a review of all policies and procedures to determine their continued relevance, consistency, compliance with 2 CFR Part 200 (Uniform Guidance) or other guidance or directives. When did the last in-depth policy review occur; what, if any, policies were updated as a result?						
35.	Management annually performs a review of policies, instructions and processes based on the WIOA criteria for OJT program eligibility.  When did the last annual policy review occur; what, if any, policies were updated as a result?						
36.	The LWDB maintains policies and procedures to facilitate the recording and accounting of transactions in compliance with laws, regulations, and provisions of contracts and grant agreements.  Provide policy/policy number(s) and page number(s) that address the statement made above.						

INFORMATION AND COMMUNICATION				ssment es, and	Proce		
					4	5	Comments/Explanations
	13. The organization obtains or generates and uses relevant, quag of internal controls.	ality in	format	ion to s	uppor	t the	
37.	Federal, state, or grant program rules or regulations are reviewed by one or more of the following: governing board, audit, finance or other type committee.						
	How often are these reviewed?						
38.	The LWDB considers both internal and external sources of data when identifying relevant information to use in the operation of internal controls.						
39.	The LWDB's has controls in place to ensure costs are accurately recorded and allocated to the benefiting federal/state fund or grant.						
	In the comments/explanations section, elaborate on the control(s) that ensure costs accurately recorded.						
	14. The organization internally communicates information, inclidities for internal controls, necessary to support the functioning				l		
40.	Communication exists between management and the board of directors so that both have information needed to fulfill their roles with respect to the LWDB's objectives.						
41.	There is a process to quickly disseminate critical information throughout the LWDB when necessary.  Provide a description of the dissemination process.						

42. Management has a process for the development, approval and implementation of policy updates and communicates those updates to staff.			ocedui	ssment res, and	Proce	-	Comments/Explanations
Principle	15. The organization communicates with external parties regard	ding m	atters a	affectin	g the		
_	ng of internal controls.	J			O		
43.	The LWDB has a means for anyone to report suspected improprieties regarding fraud; errors in financial reporting, procurement, and contracting; improper use or disposition of equipment; and misrepresentation or false statements.  Describe the process of how someone could report improprieties. Who receives/processes/investigates, etc.?						
44.	The LWDB has processes in place to communicate relevant and timely information to external parties.						
45.	The LWDB has processes in place to communicate the results of reports provided by the following external parties: Independent Auditor, DEO Bureau of Financial Monitoring and Accountability (FMA), DEO Bureau of One-Stop and Program Support, DEO Office of Inspector General, Florida Auditor General, and Federal Awarding Agencies (USDOL, USDHHS, and USDA) to the Board of Directors.						

MONITORING ACTIVITIES			cedures	ment o. s, and I	rocess		
			Weak		Sta	ong	
		1	2	3	4	5	Comments/Explanations
	6. The organization selects, develops, and performs ongoing an		arate ev	valuatio	ns to		
	whether the components of internal controls are present and fun	ctioning.					
46.	The LWDB periodically evaluates its business processes such as						
	cash management, comparison of budget to actual results,						
	repayment or reprogramming of interest earnings, draw down of						
	funds, procurement, and contracting activities.						
	Describe the process of how funding decisions are						
	determined. What is the criteria, who initiates/approves,						
	etc.?						
47.	The LWDB considers the level of staffing, training and skills of						
	people performing the monitoring given the environment and						
	monitoring activities which include observations, inquiries and						
	inspection of source documents.						
48.	LWDB management periodically visits Career Center locations						
	and other decentralized locations (including subrecipients) to						
	determine whether policies and procedures are being followed						
	and functioning as intended.						
	Describe when the most recent visit was performed, by						
	whom, and who were the results communicated to?						

MONITORING ACTIVITIES			cedure	ment o. s, and I			
		1	2	3	4	5	Comments/Explanations
Principle 17. The organization evaluates and communicates internal control deficiencies in a timely manner to those parties responsible for taking corrective action, including senior management and the board of directors, as appropriate.							
49.	The LWDB management takes adequate and timely actions to correct deficiencies reported by the external auditors, financial and programmatic monitoring, or internal reviews.						
50.	The LWDB monitors subrecipients to ensure that federal funds provided are expended only for allowable activities, goods, and services and communicates the monitoring results to the LWDB's board of directors.						

### ATTACHMENT A

# Department of Economic Opportunity Certification of Self-Assessment of Internal Controls

Local Workforce Development Board: 10
To be completed by the Executive Director:
A self-assessment of internal controls has been conducted for the fiscal monitoring period, April 1, 2019-March 31, 2020. As part of this self-assessment, the Internal Control Questionnaire developed by the Department of Economic Opportunity has been completed and is available for review.  Rusty Skinner  Signature:
Title: CEO
Date:
To be completed by the Board Chair or their designee:
I have reviewed the self-assessment of internal controls that was conducted for the fiscal monitoring period
April 1, 2019-March 31, 2020.  Signature: White Company of the Com
Printed Name: Rachel Riley
Title: Board Chair
Date: 10/14/2019

Please scan and upload to SharePoint an executed copy of this certification on or before October 15, 2019.



# Executive Committee October 23, 2019

### TOPIC/ISSUE:

Banking Services Request for Proposals

#### **BACKGROUND:**

Our current bank (Community Bank and Trust) is in the process of merging with Mid-Florida Credit Union. Under federal legislation we are required to use a financial institution that is a Qualified Public Funds Depositor. Approval was granted August 28, 2019 by the Executive Committee to release a RFP (Request for Proposals) to acquire a new financial institution.

### **POINTS OF CONSIDERATION:**

Three proposals were received: Drummond Community Bank, Capital City Bank and CenterState bank. Kathleen Woodring, Susan Heller and Dale French reviewed the proposals. Drummond Community Bank was disqualified as their submission was not received per the instructions in the RFP. After consideration of interest income, fee structure and overall capabilities of the institutions we are recommending using CenterState Bank as our new financial institution. The chart below shows the fees and interest earnings as provided to us based on average positive ledger balances:

		Monthly		
	Interest Rate	Interest	Fees	Location
CenterState Bank	0.25%	\$41.50	\$128.55	Ocala
Capital City Bank	0.05%	\$8.30	\$255.58	Inverness/Williston

### STAFF RECOMMENDATIONS:

Approve staff to begin the process of moving our banking services from Community Bank and Trust to CenterState Bank, N.A.

### **COMMITTEE ACTION:**

### **BOARD ACTION:**



# Executive Committee October 23, 2019

### TOPIC/ISSUE:

Uniform allowances

### **BACKGROUND:**

We have an established policy on the provision of uniform attire for staff that sets certain amounts for regular staff, resource room staff and board members. Items with CareerSource CLM logos can be purchased through the Land's End Business program using vouchers.

We have tried to set the values of these vouchers to allow staff to have the ability to renew their attire for the type of daily use covered by our Professional Image Policy.

In setting up for this year's program, we noticed that rising costs are affecting the ability for staff to adequately renew their attire.

### **POINTS OF CONSIDERATION:**

The following adjusted values are recommended:

Staff: \$100 Resource Room: \$180 Board: \$80

### **STAFF RECOMMENDATIONS:**

Request approval of increase

### **COMMITTEE ACTION:**

### **BOARD ACTION:**