1 2	CHAPTER 842. WIOA NONDISCRIMINATION AND EQUAL OPPORTUNITY
3	PROPOSED RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS
4	REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS
5	SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE TEXAS REGISTER.
6	
7	ON SEPTEMBER 22, 2020, THE TEXAS WORKFORCE COMMISSION PROPOSED THE
8 9	RULES BELOW WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS REGISTER.
10	Estimated Publication Date of the Proposal in the <i>Texas Register</i> : October 9, 2020
11	Estimated End of Comment Period: November 9, 2020
12	Estimated End of Comment Fortod. 140 verifical 9, 2020
13	The Texas Workforce Commission (TWC) proposes new Chapter 842, relating to WIOA
14	Nondiscrimination and Equal Opportunity, comprising the following subchapter:
15	
16	Subchapter A. WIOA Nondiscrimination and Equal Opportunity, §§842.1 - 842.15
17	
18	PART I. PURPOSE, BACKGROUND, AND AUTHORITY
19	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS
20	PART III. IMPACT STATEMENTS
21	PART IV. COORDINATION ACTIVITIES
22	DADEL BUDDOGE BACIZODOLIND AND AUGUODION
23	PART I. PURPOSE, BACKGROUND, AND AUTHORITY The purpose of the part Chapter 842 rules is to retain and undetection and invalidation and appeal
2425	The purpose of the new Chapter 842 rules is to retain and update the nondiscrimination and equal opportunity rules contained in Chapter 841, Subchapter F concurrently proposed for repeal.
26	Chapter 841 included multiple rules pertaining to the federal Workforce Investment Act (WIA),
27	which was repealed and replaced by the Workforce Innovation and Opportunity Act (WIOA) in
28	2014. New Chapter 842 establishes nondiscrimination and equal opportunity as a distinct chapter
29	of TWC rules and updates the repealed rules to comply with current federal statute and
30	regulations and TWC rules.
31	
32	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS
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34	SUBCHAPTER A. WIOA NONDISCRIMINATION AND EQUAL OPPORTUNITY
35	TWC proposes new Subchapter A, WIOA Nondiscrimination and Equal Opportunity, as
36	follows:
37	00484 G
38	§842.1. Scope and Purpose
39	New §842.1 replaces repealed §841.201 and updates provisions to change the term "Agency's
40	Methods of Administration" to "Agency's Nondiscrimination Plan," and align citations with
41	current federal statutes and regulations and TWC rules.
42 43	§842.2. Definitions
44	New §842.2 replaces repealed §841.202 and updates provisions to add a definition for "Babel
45	notice," change the term "MOA" (Methods of Administration) to "NDP" (Nondiscrimination
46	Plan), and align the remaining definitions with current federal statutes and regulations.

1 2 §842.3. Assurances

3 New §842.3 replaces repealed §841.203 and updates provisions to align citations with current 4 federal regulations.

5 6

§842.4. EO Officers

7 New §842.4 replaces repealed §841.204 and updates provisions to change the term "Agency EO

- 8 Officer" to "State-Level EO Officer" to align with language in 29 CFR §38.28(a), specify under
- 9 §842.4(b)(2) that monitoring is to occur annually, add that EO Officers will provide equal
- 10 opportunity and nondiscrimination education to recipients, and align citations with current
- 11 federal statutes and regulations.

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§842.5. Notice and Communication

New §842.5 replaces repealed §841.205 and updates provisions to add WIOA notice and

communication requirements, including a "Babel notice," tagline compliance, add specific

requirements for posting the notice, and update citations to align with current federal regulations.

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§842.6. Data and Information Collection and Maintenance

New §842.6 replaces repealed §841.206 and updates provisions to specify that the recipient shall notify the State-Level EO Officer and align citations with current federal regulations.

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§842.7. Affirmative Outreach

23 New §842.7 replaces repealed §841.207 and updates provisions to ensure that recipients provide

24 "equal" access rather than "universal" access to WIOA Title I programs, expand the list of

25 protected groups in accordance with 29 CFR §38.40, and update citations to align with current 26

federal regulations.

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§842.8. Filing Complaints of Discrimination

- 29 New §842.8 replaces repealed §841.208 and updates provisions to change the term "Agency EO
- 30 Officer" to "EO Officer" in sections regarding complaint processing, because Local Workforce
- Development Board (Board) EO Officers may now conduct complaint investigations. The new 31
- 32 section also updates the mailing address of the State-Level EO Officer, adds electronic and hand
- 33 delivery as acceptable means to submit written complaints, and updates citations to align with
- 34 current federal regulations.

35 36

§842.9. Notice of Receipt of Complaint of Discrimination

37 New §842.9 replaces repealed §841.209 and updates provisions to change the term "Agency EO 38

Officer" to "EO Officer," as discussed in the explanation of new §842.4 and §842.8.

39 40

§842.10. Jurisdiction of Complaints of Discrimination

- 41 New §842.10 replaces repealed §841.210 and updates provisions to change the term "Agency EO
- 42 Officer" to "EO Officer," as discussed in the explanation of new §842.4 and §842.8 and update
- 43 citations to align with current federal statutes and regulations.

44 45

§842.11. Acceptance of Complaints of Discrimination

- 1 New §842.11 replaces repealed §841.211 and updates provisions to change "Agency EO Officer"
- 2 to "EO Officer," as discussed in the explanation of new §842.4 and §842.8, include that Boards-
- 3 -not just TWC--may investigate or reject complaints, and update citations to align with current
- 4 federal regulations.

5 6

- §842.12. Alternative Dispute Resolution of Complaint of Discrimination
- New §842.12 replaces repealed §841.212 and updates provisions to specify that the alternative
- 8 dispute resolution (ADR) process shall be completed within 40 days from the date of the initial
- 9 written notice, change the time that Boards must file with TWC a copy of the ADR process from
- 10 30 days of reaching the determination to 10 days, and update citations to align with current
- 11 federal regulations.

12 13

§842.13. Processing of Accepted Complaints of Discrimination

- New §842.13 replaces repealed §841.213 and updates provisions to change the term "Agency EO
- Officer" to "EO Officer," as discussed in the explanation of new §842.4 and §842.8.

16 17

§842.14. Corrective Actions and Remedies

- New §842.14 replaces repealed §841.214 and updates provisions to transfer imposition of
- 19 corrective and remedial action from TWC to the Boards, distinguish between State-Level and
- 20 Board EO Officers, and update citations to align with current federal regulations.

21 22

23

<u>§842.15. Sanctions</u>

- New §842.15 replaces repealed §841.215 and updates provisions to clarify language and update
- 24 citations to align with current Texas Administrative Code.

2526

PART III. IMPACT STATEMENTS

- 27 Chris Nelson, Chief Financial Officer, has determined that for each year of the first five years the
- rules will be in effect, the following statements will apply:

29 30

There are no additional estimated costs to the state and to local governments expected as a result of enforcing or administering the rules.

31 32

There are no estimated cost reductions to the state and to local governments as a result of enforcing or administering the rules.

35

There are no estimated losses or increases in revenue to the state or to local governments as a result of enforcing or administering the rules.

38

There are no foreseeable implications relating to costs or revenue of the state or local governments as a result of enforcing or administering the rules.

41

There are no anticipated economic costs to individuals required to comply with the rules.

43

There is no anticipated adverse economic impact on small businesses, microbusinesses, or rural communities as a result of enforcing or administering the rules.

46

- 1 Based on the analyses required by Texas Government Code §2001.024, TWC has determined
- 2 that the requirement to repeal or amend a rule, as required by Texas Government Code
- 3 §2001.0045, does not apply to this rulemaking.

4 5

- Takings Impact Assessment
- 6 Under Texas Government Code, §2007.002(5), "taking" means a governmental action that
- 7 affects private real property, in whole or in part or temporarily or permanently, in a manner that
- 8 requires the governmental entity to compensate the private real property owner as provided by
- 9 the Fifth and Fourteenth Amendments to the United States Constitution or the Texas
- 10 Constitution, §17 or §19, Article I, or restricts or limits the owner's right to the property that
- would otherwise exist in the absence of the governmental action, and is the producing cause of a
- reduction of at least 25 percent in the market value of the affected private real property,
- determined by comparing the market value of the property as if the governmental action is not in
- 14 effect and the market value of the property determined as if the governmental action is in
- 15 effect. TWC's three-member Commission completed a Takings Impact Analysis for the proposed
- rulemaking action under Texas Government Code, §2007.043. The primary purpose of this
- proposed rulemaking action, as discussed elsewhere in this preamble, is to retain and update the
- 18 nondiscrimination and equal opportunity rules contained in Chapter 841, Subchapter F
- 19 concurrently proposed for repeal.

20 21

- The proposed rulemaking action will not create any additional burden on private real property.
- 22 The proposed rulemaking action will not affect private real property in a manner that would
- 23 require compensation to private real property owners under the United States Constitution or the
- 24 Texas Constitution. The proposal also will not affect private real property in a manner that
- 25 restricts or limits an owner's right to the property that would otherwise exist in the absence of the
- 26 governmental action. Therefore, the proposed rulemaking will not cause a taking under Texas
- 27 Government Code, Chapter 2007.

28 29

Government Growth Impact Statement

- 30 TWC has determined that during the first five years the new rules will be in effect:
- 31 -- the rules will not create or eliminate a government program;
- 32 --implementation of the rules will not require the creation or elimination of employee positions;
- 33 --implementation of the rules will not require an increase or decrease in future legislative
- 34 appropriations to TWC;
- 35 -- the rules will not require an increase or decrease in fees paid to TWC;
- 36 -- the rules will not create a new regulation;
- 37 -- the rules will not expand, limit, or eliminate an existing regulation;
- 38 -- the rules will not change the number of individuals subject to the rules; and
- 39 -- the rules will not positively or adversely affect the state's economy.

40 41

- Economic Impact Statement and Regulatory Flexibility Analysis
- 42 TWC has determined that the new rules will not have an adverse economic impact on small
- businesses or rural communities, as these new rules place no requirements on small businesses or rural communities.

45

46 Mariana Vega, Director of Labor Market and Career Information, has determined that there is no

significant negative impact upon employment conditions in the state as a result of the new rules.

Paul Carmona, Director, Regulatory Integrity Division, has determined that for each year of the first five years the new rules are in effect, the public benefit anticipated as a result of enforcing the rules will be to provide to individuals who receive services through the Texas workforce system additional nondiscrimination and equal opportunity protections.

TWC hereby certifies that the proposal has been reviewed by legal counsel and found to be within TWC's legal authority to adopt.

PART IV. COORDINATION ACTIVITIES

In the development of these rules for publication and public comment, TWC sought the involvement of Texas' 28 Boards. TWC provided the concept paper regarding new rules to the Boards for consideration and review on March 17, 2020. TWC also conducted a conference call with Board executive directors and Board staff on March 27, 2020, to discuss the concept paper. During the rulemaking process, TWC considered all information gathered in order to develop

17 rules that provide clear and concise direction to all parties involved.

- Comments on the proposed new rules may be submitted to at
- TWCPolicyComments@twc.state.tx.us. Comments must be received no later than 30 days from the date this proposal is published in the *Texas Register*.

The new rules are proposed under Texas Labor Code §301.0015 and §302.002(d), which provide TWC with the authority to adopt, amend, or repeal such rules as it deems necessary for the effective administration of TWC services and activities.

The new rules affect Texas Labor Code, Title 4, particularly Chapters 301 and 302, as well as Texas Government Code, Chapter 2308.

1	Chapter 842. W	VIOA NONDISCRIMINATION AND EQUAL OPPORTUNITY
2 3		
4	<u>Subchapter</u>	A. WIOA NONDISCRIMINATION AND EQUAL OPPORTUNITY
5 6 7	§842.1. Scop	e and Purpose.
8	Δll recipi	ents of Workforce Innovation and Opportunity Act (WIOA) funds received
9 10	under a co	ontract with the Agency are responsible for meeting the nondiscrimination and portunity requirements included in WIOA §188 (29 USCA §3248), 29 CFR Part
11		gency's Nondiscrimination Plan (NDP), and this chapter. WIOA recipients are
12		d from discriminating on the basis of race, color, religion, sex, national origin,
13	age, disab	pility, political affiliation or belief, and, for beneficiaries only, citizenship or
14	<u>participat</u>	ion in a WIOA Title I financially assisted activity.
15	8042.2 D. #	*,*
16 17	<u>§842.2. Defii</u>	iitions.
18	The follo	wing words and terms when used in this subchapter, shall have the following
19		s, unless the context clearly indicates otherwise.
20	<u></u>	, amoss the content clearly maleutes otherwise.
21	<u>(1)</u>	Babel noticeAs defined by 29 CFR §38.4(i), a short notice included in a
22		document or electronic medium (for example, website, app, email) in
23		multiple languages informing the reader that the communication contains
24		vital information and explaining how to access language services to have
25		the contents of the communication provided in other languages.
26	(2)	
27	<u>(2)</u>	BeneficiaryAn individual or individuals intended by Congress to receive aid,
28 29		benefits, services, or training from a recipient.
30	(3)	ComplainantAn individual alleging a violation of WIOA §188 (29 USCA
31	<u>(5)</u>	§3248) or 29 CFR Part 38.
32		NOTE OF THE MILESON
33	(4)	CRCThe Civil Rights Center of the US Department of Labor (DOL).
34		
35	<u>(5)</u>	EO OfficerThe individual responsible for coordinating a recipient's
36		responsibilities under the nondiscrimination and equal opportunity provisions
37		of WIOA §188 (29 USCA §3248) and 29 CFR Part 38
38	(6)	
39	<u>(6)</u>	NDPThe Nondiscrimination Plan developed by the Agency and described in
40		29 CFR Part 38.
41 42	(7)	RecipientAny entity to which financial assistance under WIOA Title I is
43	<u>(7)</u>	extended directly from DOL, through the governor or through another recipient
44		(including any successor, assignee, or transferee of a recipient), but excluding
45		the ultimate beneficiaries of the WIOA Title Ifunded services or activities.
46		The term "recipient" includes, but is not limited to, Boards; workforce area

1 2	_	rant recipients; one-stop operators; service providers, including eligible aining providers; and employers that provide on-the-job training. One-stop
3 4 5	<u>pa</u> <u>th</u> <u>de</u>	artners (Workforce Solutions Office partners) are also considered recipients to be extent that they participate in the one-stop delivery system. A complete refinition of "recipient" can be found in 29 CFR §38.4(zz). When used in this
6	<u>st</u>	ubchapter, the term "recipient" does not include the Commission or Agency.
7 8 9 10	<u>w</u>	espondentA grant applicant or recipient (including the governor) against hich a complaint has been filed under the nondiscrimination and equal poportunity provisions of WIOA §188 (29 USCA §3248) or 29 CFR Part 38.
11	==	<u>, , , , , , , , , , , , , , , , , , , </u>
12 13 14	W	ervice providerAs defined in 29 CFR §38.4, any operator or provider of /IOA aid, benefits, services, or training when used in this subchapter, does ot include one-stop operators.
15 16 17 18	dı	mall recipientA recipient that serves a total of fewer than 15 beneficiaries uring the entire grant year and employs fewer than 15 employees on any iven day during the grant year.
19		
20	<u>§842.3. Assura</u>	nces.
21	() D ::	. 1 II
22		ents shall comply with the assurances requirements of 29 CFR §§38.25 -
23 24		All applications for financial assistance under Title I of WIOA shall include trances required by 29 CFR §38.25. Recipients shall ensure that all contracts,
25		ents, grants, cooperative agreements, or other arrangements under which
26		Title I funds are available shall include or incorporate by reference the
27		ces contained in 29 CFR §38.25.
28	assuran	ces contamed in 27 Cr R §36.23.
29	(b) Recipie	ents shall include in any instrument effecting or recording a transfer of
30		y acquired or improved under a WIOA Title I program the covenant required
31	1 1	CFR §38.27 assuring nondiscrimination and equal opportunity.
32	<u> </u>	111 100127 assuring nondiscrimination and equal opportunity.
33	§842.4. EO Off	äcers.
34	<u> </u>	
35	(a) Each re	ecipient, except small recipients and service providers, shall designate a
36		evel employee (29 CFR §38.29) to act as EO Officer and to report directly to
37		pient's administrative officer. The recipient's executive director shall not be
38		ted as the recipient's EO Officer.
39		
40	(b) Each re	ecipient's EO Officer shall:
41	(c) Eucli ic	elpient & 20 officer share.
42	(1) se	erve as the recipient's liaison with the State-Level EO Officer; the Board EO
43		Officer, if appropriate; and the CRC, if necessary;
44	<u> </u>	
45	(2) co	onduct annual monitoring and investigate the recipient's WIOA Title I
46		anded subrecipients to ensure that the recipient and its subrecipients are not
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1 2	<u>(d)</u>	Each recipient shall comply with the tagline requirements of 29 CFR §38.38 for recruitment brochures and other materials as described in 29 CFR §38.38.
3		
4	<u>(e)</u>	When communicating vital information to participants, recipients must incorporate a
5		Babel notice into the communication as required by 29 CFR §38.9(g)(3). The notice
6		must indicate in appropriate languages that language assistance is available free of
7		charge.
8		
9	<u>(f)</u>	For information and services accessed electronically, each recipient shall establish a
10		procedure that ensures that the notice requirements of 29 CFR Part 38 are met.
11		
12	<u>(g)</u>	Each Board shall ensure compliance with and dissemination of information
13		regarding the requirements of 29 CFR Part 38 by assuring that training regarding the
14		nondiscrimination and equal opportunity requirements of WIOA is provided to the
15		Board, the operator of the Workforce Solutions Office, other workforce area
16		recipients, and recipients' staffs.
17		
18	<u>§842.6.</u>	Data and Information Collection and Maintenance.
19		
20	<u>(a)</u>	Each recipient shall collect such data and maintain such records, in accordance with
21		the requirements of 29 CFR §§38.41 - 38.45 and the procedures prescribed by the
22		<u>Director of CRC</u> , as the <u>Director finds necessary to determine whether the recipient</u>
23		has complied or is complying with the nondiscrimination and equal opportunity
24		provisions of WIOA and 29 CFR Part 38.
25		
26	<u>(b)</u>	Each recipient shall permit access by the Agency or its designated agent during
27		normal business hours to its premises and to its employees and participants for the
28		purpose of conducting complaint investigations, compliance reviews, and monitoring
29		activities, and for inspecting and copying such books, records, accounts, and other
30		materials as may be pertinent to ascertain compliance with and ensure enforcement
31		of the nondiscrimination and equal opportunity provisions of WIOA.
32		
33	<u>(c)</u>	Each recipient shall notify the State-Level EO Officer within five business days of
34		receipt of any complaint, administrative enforcement action, or lawsuit filed against
35		the recipient alleging discrimination on the ground of race, color, religion, sex,
36		national origin, age, disability, political affiliation or belief, and, for WIOA
37		beneficiaries only, citizenship or participation in a WIOA Title I financially assisted
38		program or activity. This notification shall include:
39		
40		(1) the names of the parties to the complaint, action, or lawsuit;
41		
42		(2) the forum in which each case was filed; and
43		
44		(3) the relevant case numbers or, if applicable, other identifying information.
45		

1	(d) A recipient that is also a subrecipient of a Board shall provide the Board with the
2 3	same notice described in subsection (c) of this section.
4 5	(e) To enable the Agency to effectively monitor recipients' efforts to provide equal access to WIOA Title Iassisted programs as provided in 29 CFR §38.41, all
6	recipient requests for proposals, proposals, and contracts shall contain information
7	regarding the proposed levels of service to different sexes, various racial and ethnic
8	groups, individuals with disabilities, and individuals in differing age groups.
9	
10 11	§842.7. Affirmative Outreach.
12	As required in 29 CFR §38.40, recipients shall take appropriate steps to ensure that they
13	are providing equal access to WIOA Title I financially assisted programs and activities.
14	These steps must involve reasonable efforts to include the various groups protected by
15	these regulations, including, but not limited to, different sexes, various racial and
16	ethnic/national origin groups, various religions, individuals with limited English
17	proficiency, individuals with disabilities, and individuals in differing age groups. Such
18 19	efforts may include, but are not limited to:
20	(1) advertising the recipient's programs and/or activities in media, such as newspapers or
21	radio programs, that specifically target various populations;
22	indio programmy interpretation populations,
23	(2) sending notices about openings in the recipient's programs and/or activities to
24	schools or community service groups that serve various populations; and
25	
26	(3) consulting with appropriate community service groups about ways in which the
27 28	recipient may improve its outreach and service to various populations.
29	§842.8. Filing Complaints of Discrimination.
30	
31	(a) Any individual who believes that they or any specific class of individuals have been
32	or is being subjected to discrimination prohibited by WIOA or 29 CFR Part 38 may
33 34	file a written complaint, either alone or through a representative.
35	(b) A complainant may file a complaint with:
36	(b) A complamant may me a complaint with.
37	(1) the local Board EO Officer;
38	<u>(=) </u>
39	(2) the State-Level EO Officer at: Texas Workforce Commission, 101 E. 15th
40	Street, Room 504, Austin, Texas 78778; or
41	
42	(3) the Director of the Civil Rights Center at: US Department of Labor, 200
43	Constitution Ave. NW, Room N-4123, Washington, DC 20210, or the address
44	listed in 29 CFR Part 38.
15	

1 2	(c) Complaints shall be filed within 180 calendar days of the alleged violation unless such time limitation is waived by the Director of CRC for good cause shown.
3 4 5	(d) All complaints shall be submitted in writing, either electronically or in hard copy. A complainant may file a complaint by:
6 7 8	(1) completing and submitting a CRC Complaint Information and Privacy Act Consent Form;
9 10 11	(2) completing and submitting a Texas Workforce Commission Discrimination Complaint form; or
12 13 14 15	(3) submitting a written document containing the information required by 29 CFR §38.70, which includes:
16 17	(A) the complainant's name and address, or other means of contacting the complainant;
18 19 20	(B) the identity of the respondent;
18 19 20 21 22 23 24 25 26 27 28	(C) a description of the complainant's allegations with sufficient detail to allow the EO Officer to determine whether the Board or the Agency has jurisdiction, whether the complaint was filed on time, and whether the complaint has apparent merit; and
25 26 27	(D) the complainant's signature or the signature of the complainant's representative.
30 31 32	(e) Both the complainant and the respondent have the right to representation by an attorney or other individual of his or her choice. The Agency shall not be responsible for any costs incurred by either the complainant or the respondent in obtaining representation.
33 34 35 36	(f) For the purposes of this subchapter, filing with the Agency shall be deemed to have occurred on the date that the written notice is received by the Agency.
37 38	§842.9. Notice of Receipt of Complaint of Discrimination.
39 40 41	The receiving EO Officer shall issue a written acknowledgment of receipt of a complaint alleging discrimination by a WIOA recipient and shall include a notice of the complainant's right to representation in the complaint process.
42 43	§842.10. Jurisdiction of Complaints of Discrimination.

1 (a) The EO Officer shall accept and investigate only those discrimination complaints 2 alleging a violation of WIOA §188 (29 USCA §3248) or 29 CFR Part 38 by a 3 respondent. 4 5 (b) If a complaint filed with the Agency alleges discrimination by a recipient on a basis 6 that is both prohibited by WIOA §188 (29 USCA §3248) and by a federal law 7 enforced by a federal grant-making agency other than DOL, and the recipient is 8 funded in whole or in part by that other federal agency, the State-Level EO Officer 9 shall refer the complaint to the other federal agency for processing under the other 10 federal agency's procedures. 11 12 (c) If the EO Officer determines that the Board or Agency does not have jurisdiction 13 over the complaint, the EO Officer shall provide written notification to the 14 complainant which includes: 15 16 (1) a statement of the reasons for the determination; and 17 18 (2) a notice that the complainant may file a complaint with CRC within 30 days of 19 the receipt of the notification. 20 §842.11. Acceptance of Complaints of Discrimination. 21 22 23 (a) The EO Officer shall issue to the complainant a statement of the issues raised in the 24 complaint and a statement regarding each issue of whether the Board or Agency will accept the issue for investigation or reject the issue with the reasons for any 25 26 rejection. 27 28 (b) The statement of acceptance of issues raised in the complaint shall include a notice 29 informing the complainant that the complainant may choose to participate in an 30 alternative dispute resolution process rather than the customary process described in 31 29 CFR §38.72 and §842.13 of this subchapter (relating to Processing of Accepted 32 Complaints of Discrimination). 33 34 §842.12. Alternative Dispute Resolution of Complaint of Discrimination. 35 36 (a) Each Board shall establish a written alternative dispute resolution (ADR) procedure. 37 The Board EO Officer shall be responsible for implementing the ADR procedure in 38 the case of a complaint within the workforce area. 39 40 (b) A complainant within the workforce area may choose to use the Board's ADR procedure rather than the complaint processing procedure described in 29 CFR 41 42 §38.72 and §842.13 of this subchapter (relating to Processing of Accepted Complaints of Discrimination). If the complainant elects to use the Board's ADR 43 44 procedure, the complainant shall file notice of this election within seven calendar 45 days of the complainant's receipt of the Board's initial written notice. The ADR 46 process shall be completed within 40 days from the date of the initial written notice.

1 2	(2) removal of any discriminatory information from the complainant's records; and
3	
4	(3) delivery of equal opportunity training to all staff members.
5	
6	(c) The respondent shall file a notice with the State-Level and Board EO Officers within
7	10 calendar days of receipt of the Notice of Final Action that it has accepted the
8	resolution of the complaint and that it will complete the required corrective actions
9	<u>listed in the Notice.</u>
10	
11	(d) Monetary relief may not be paid from federal funds.
12	
13	<u>§842.15. Sanctions.</u>
14	
15	If the Agency finds a recipient to be in violation of the nondiscrimination and equal
16	opportunity provisions of WIOA, or such entity has not accepted a suggested resolution
17	or conciliation agreement, or has breached an established resolution or conciliation
18	agreement, sanctions may be imposed pursuant to Chapter 802, Subchapter G of this title
19	(relating to Sanctions).