CHILD CARE SERVICES
RELATIVE PROVIDER HANDBOOK

Workforce Solutions East TX is an Equal Opportunity Employer/Program. Auxiliary Aids and Services are available, upon request, to individuals with disabilities.
Relay Texas: 1-800-735-2989 (TTY); 1-800-735-2988 (Voice); 1-800-662-4954 (Espanol)

Workforce Soluciones de East TX es un programa de oportunidades de igualdad del empleo. Ayudantes auxiliares y servicios están disponibles a petición para individuos con incapacidades.
Relay Texas: 1-800-735-2989 (TTY); 1-800-735-2988 (Voz); 1-800-662-4954 (Espanol)
FOREWORD

Workforce Solutions East Texas Child Care Program gives parents information allowing them to make informed decisions regarding child care services. Parents are given an opportunity to choose a Licensed/Registered Child Care Provider for child care services or select a Relative Child Care Provider.

Texas Workforce Commission (TWC) Child Care Rules define a Relative Child Care Provider as an individual who is at least 18 years of age, and is, by marriage, blood relationship, or court decree, one of the following:

- The child's grandparent;
- The child's great-grandparent;
- The child's aunt;
- The child's uncle; or,
- The child's sibling 18 yrs of older (if the sibling does not reside in the same household as the eligible child).

**NOTE:** Nieces, nephews, cousins, or personal friends may not become Relative Providers.

The relationship between the Relative Provider and the child must be verified by the parent and the relative providing the Child Care Contractor with written documentation (i.e. birth certificates, marriage licenses, etc.) that establishes the relationship.

Relative in-home child care is only allowed for the following situations; otherwise, childcare must be provided in the provider's home:

- A child with disabilities and his/her siblings;
- A child under 18 months of age and his/her siblings;
- A child of a teen parent; or,
- When the parent's work schedule requires evening, overnight, or weekend child care in which taking the child outside of the child's home would be disruptive to the child.

All Relative Providers must be "listed" by Child Care Licensing (CCL). Children who are in **in-home** Child Protective Services (CPS) cases, or former CPS cases, are not eligible for Relative Provider Child Care. CPS Foster Parents may select only Licensed Providers for their foster children.

INDEPENDENT CONTRACTOR

The Relative Provider is an independent contractor and not an agent or employee of Workforce Solutions East Texas Board (WSETB) Texas Workforce Commission (TWC) or Child Care Services (CCS).

Neither the Workforce Board, Texas Workforce Commission or Child Care Services has the right or power to control how a Relative Provider conducts his/her business; however, Relative Providers must comply with TWC, Board
and Child Care Services policies and procedures in order to be reimbursed for services provided. The Relative Provider is not entitled to employment wages or benefits from TWC, the Board, or Child Care Services. The provider is fully responsible for the payment of all federal, state and local taxes or contributions imposed or required under unemployment insurance, Social Security and employment tax laws.

**RELATIVE PROVIDER ENROLLMENT FORMS AND DOCUMENTS**

The parent and respective Relative Provider must visit the CCS office to receive information regarding the Relative Provider Program and sign required forms.

The following information will be provided to the parent and Relative Provider:

- Relative Provider Information regarding the IVR System for parents;
- General information regarding the Workforce Solutions East Texas Relative Provider Program; and,
- Listing Information and Forms from Child Care Licensing with addresses to mail Listing Forms.

Relative Providers and parents are **required to complete and sign the following forms in the CCS Office**:

- Relative Provider Three Party Agreement, WDA Form No. 0082 (rev 10/10/19);
- Relative Provider, IVR and Reimbursement Procedures Instructions;
- W-9, Request for Taxpayer Identification Number and Certification;
- Customer Rights and Complaint Resolution Procedures and Customer Complaint, WDA Form No. 0209 (rev 3/13/19); and,
- Orientation to Complaint, WDA Form No. 0160 (rev 7/26/19).

**Additional Information and Documents Required to Become a Relative Provider:**

- Copies of birth certificates, marriage licenses, or other valid documents to verify the relationship between the Relative Provider and the child(ren);
- Copy of Texas Department of Public Safety Driver’s License or DPS Identification Card with picture or other acceptable valid identification with picture;
- Copy of signed Social Security card or a Social Security Office print out indicating the Social Security Number; and,
- Authorization Agreement for Direct Deposits (ACH Credits) with a:
  - Copy of cancelled check; or, savings account deposit slip.

**WDA Form No. 0082, Relative Provider Three Party Agreement**

In completing a Relative Provider Three Party Agreement, WDA Form No. 0082, the Relative Provider must enter his/her mailing address and physical address or physical location, if different than the mailing address. If the area is rural or remote, the relative or parent must provide driving directions to the home.

This includes Relative Providers who use a Post Office Box Number as their address. The information will help staff locate homes when making site visits.
A new Relative Three Party Agreement, WDA 0082 (rev 10/10/19), must be completed and signed by the parent and the Relative Provider under the following circumstances:

- The Relative Provider's address, name, and/or telephone number changes;
- The location of child care changes;
- The parent adds a child to care; or,
- The parent selects a new Relative Provider

**NOTE:** When a parent adds a child to child care services, the child cannot receive child care services and the Relative Provider cannot be paid until a new Three Party Agreement is completed and signed. Payment to the Relative Provider for the child is not retroactive to the child's first date of attendance. Payment is made after receipt of the Three Party Agreement and the Child Care Contractor adds the child to the case.

**REQUIRED CHILD CARE LICENSING LISTING**

All Relative Providers must be "listed" with Child Care Licensing (CCL). The Relative Provider and anyone 14 years of age or older who will regularly or frequently is present, staying, or working at the home while the children are in care must submit to checks from the Texas Department of Public Safety (DPS) Sex Offender Registry and the DFPS Criminal Background and Child Abuse Central Registry. To become eligible CCS providers and be reimbursed for providing care.

**Submitting the Listed Home Application Electronically**
The online application is available at:

http://www.dfps.state.tx.us/Child_Care/About_Child_Care_Licensing/start.asp.

**Listing Forms**

Relative Providers can submit the DFPS listed home application electronically through the above CCL web site or manually using the hard-copy application and forms.

The forms required will be provided by Child Care Services. The CCS staff may assist Relative Providers with completing the forms or answer questions they may have concerning the listing process.

The Child Care Fee Schedule, Form 3008, and fee payment must be submitted to:

Texas Health and Human Services Commission
Accounts Receivable
PO Box 149055
Austin, TX 78714-9055
Except for relative providers caring for a child in the child’s home (in-home child care), relative providers required to list with CCL must pay a $20.00 fee and $2.00 for each background check requested and submit the payment with the Listed Family Home Fee Schedule, Form 3008.

The in-home child care Relative Provider can have the listing fee waived only if the request for in home care is approved by CCS using the Listed Family Home Fee Waiver Authorization form (CC-2432). The form must be completed, signed, and attached to the listed home application sent to CCL by the Relative Provider.

Relative providers must fill out the forms completely. CCL will return incomplete forms to the applicant, which will delay the listing process. The relative applying for the listing permit and each individual listed in the Listing Request, Form 2986, must be included in the Request for Criminal History and Central Registry Check, Form 2971.

Relative listing applicants must include:

- a photocopy of the Child Care Fee Schedule, Form 3008;
- a photocopy of the check attached to the Listing Request, Form 2986; and,
- Request for Criminal History and Central Registry Check, Form 2971, when submitting them to the DFPS Local Child Care Licensing Office.

Texas Department of Family and Protective Services (Longview Office)
2130 Alpine Rd
Longview, Texas 75601

Texas Department of Family and Protective Services (Tyler Office)
3303 Mineola Highway
Tyler, Texas 75702

DFPS attempts to process applications as quickly as possible. To expedite the process, relative listing applicants are discouraged from contacting DFPS regarding the status of their applications-with the following exception. If a relative listing applicant has not received the listing permit or been contacted by DFPS regarding the status of the application within forty-five (45) days of submitting it, he/she may contact DFPS.

Ineligible Providers Names Appearing on Sex Offender Registry

If DFPS refuses to list the individual, then he/she is not eligible to become a CCS Relative Provider.
ATTENDANCE AND ABSENCES

**Child Care Interactive Voice Response (IVR) System**

Relative Providers must utilize the Child Care Interactive Voice Response (IVR) System to report attendance and absences. A parent must use the Relative Provider telephone (either land line or cell telephone) to report check in of their children at the home.

Parents use the following procedures as prompted by the IVR to enter their children's attendance:

- Call the IVR number;
- Enter their four digit PIN;
- Enter the child's number (2 digits);
- Choose the action of check-in
- If entering additional children, enter the next child's number; and,
- Repeat the process of choosing the action.

The IVR System indicates a "denial" if the parent has not checked in or checked out their child the previous day(s) and the phone connection ends. The parent must dial the number again to correct the previous day(s) errors of failing to check in and check out or the IVR will not allow the parent to enter the current day attendance.

Parents may access the IVR telephone number from any location to call in absences including illness and court ordered visits. There are no paid holidays for relative providers.

**Voluntary Drop by Parent**

Providers must contact the Child Care Contractor as soon as the provider knows the child(ren) will not be attending the child care home. The provider can be paid only through the last date of attendance for a child(ren) whose parent voluntarily withdrew his/her child(ren) from child care.

**PARENT SHARE OF COST (PSOC)**

A Parent Share of Cost (PSOC) is determined by a sliding fee scale based on the family's size and the gross family income. Most parents receiving care will pay a monthly Parent Share of Cost (PSOC). As a Relative Provider, it is your responsibility to make arrangements with the parent to pay the parent share of cost before providing child care.

The Parent Share of Cost is collected from the parent by the Relative Provider. The Child Care Contractor pays providers for child care services at the approved rates minus the PSOC. Providers must collect the PSOC before child care is given.

Families who have more than one provider for their children must pay a portion of the PSOC to each provider as determined by the child care system.
REIMBURSEMENT

Relative Providers are reimbursed for child care services based on the following:

- The type of child care provided;
- The age of the child receiving child care services;
- Full-day or part-day care authorization; and,
- Full-week or part week.

NOTE: The parent share of cost will be deducted from the provider's CCS payment/reimbursement. It is the provider's responsibility to collect any assigned parent fees before child care is given.

Form 2450, Authorization for Child Care Enrollment

The Child Care Contractor mails/gives a copy of Authorization for Child Care Enrollment, ET Form 2450 (rev 5/2/2019), to the parent and Relative Provider. The ET Form 2450 should indicate part day and/or full day, and the specific days of the week child care services are needed.

W-9, Request for Taxpayer Identification Number and Certification

Relative Providers are required to complete and sign a W-9, Request for Taxpayer Identification Number and Certification form, prior to receiving reimbursement from Child Care Services. The W-9 must be completed and signed in the CCS office.

Electronic Funds Transfer (EFT) Payment System - Direct Deposit

Providers will be reimbursed by utilizing an Electronic Funds Transfer (EFT) payment system. Provider reimbursements are deposited directly into each provider's specific checking or savings account. The EFT payment system allows providers to be reimbursed in a timely and more convenient manner.

Determining the Relative Provider's Daily Rates

Relative Providers must determine a daily rate for each of the age categories for full day and part day care. The Child Care Services payment system utilizes the following definitions of ages:

- Infants - 0 through 17 months;
- Toddlers - 18 through 35 months;
- Preschool - 36 months (or 3 years) through 5 years; and,
- School-age - 6 years through 12 years.
Providers are reimbursed for child care services provided at the relative's rate up to the maximum reimbursement rate for Relative Providers as established by Workforce Solutions East Texas Board. Providers cannot be reimbursed at a rate higher than their rate for the age of the child receiving child care services.

**Units of Care**

The Child Care Contractor reimburses providers based on units of care (service), including full day or part day, part week or full week, before and after school care.

Units of service may be a full-day or part-day as follows:

- A full-day unit of service is 6 to 12 hours of care provided within a 24-hour period; and,
- A part-day unit of service is fewer than 6 hours of care provided within a 24-hour period.

**NOTE:** Children may not be enrolled for more than 12 hours of child care per day.

Part-week care is for less than five (5) days (or forty (40) hours) per week.

If rates change, provider reimbursements are not retroactive.

**School Age Child Care**

School-age child care before and after school hours is considered part-day and paid a blended rate.

School-age children are enrolled according to the school year, and may be enrolled in before and after school care only, for summer care only, or for full-year care. Relative Providers are paid for a full day rate only when school is not in session during summer only.

**RELATIVE PROVIDER HOME VISITS**

Relative Providers will have site visits/home visits made by the Child Care Contractor, Workforce Solutions East Texas Board staff, and/or Texas Workforce Commission (TWC) Auditors. The home visits are to review the services being provided by the Relative Provider at the location the parent and provider completed on the Relative Provider Three Party Agreement. Additionally, the visits are to make certain the children are being provided child care during the days and times listed on the Three Party Agreement.

The home visits may be announced or unannounced by CCS, Board Staff, or TWC Auditors. If the Relative Provider is not at the location where the children are provided care at the time of the site visit, a note will be left stating the Relative Provider and parent must contact CCS within five (5) calendar days or the Three Party Agreement will be cancelled immediately.
If CCS, or TWC staff discover the children are not being provided care at the location written on the Agreement, or the children are not being provided care by the Relative Provider, CCS may terminate the Relative Provider Three Party Agreement immediately. Additionally, the Relative Provider and/or the parent will have to repay CCS for the total cost of child care services.

CORRECTIVE ACTIONS

Corrective actions may include, but are not limited to, the following:

- Withholding provider payments;
- Termination of the Relative Provider Three Party Agreement;
- Recoupment of funds; and/or,
- Refer provider and parent for fraud.

IVR VIOLATIONS

IVR corrective action will be taken against a relative provider when a provider:

- Possesses or has access to the parent’s PIN; or,
- Performs the attendance reporting function on behalf of a parent.

RECOUPEMENT

Relative Providers must repay improper payments for Child Care Services received in the following circumstances:

- fraud;
- failure to meet provider eligibility requirements as described in this handbook;
- provider was paid for the same child care from another source;
- provider did not provide the child care services;
- referred children were provided care in the child's home when the Relative Provider stated it would be provided in the provider's home on the Three Party Agreement;
- referred children were moved from the Relative Provider's home to another location;
- Overpayments;
- Duplicate payments;
- Payments made in error; and/or,
- Other instances when repayment is deemed appropriate action due to provider error.

FRAUD-FACT FINDING

TWC Child Care Rule §809.111, General Fraud-Fact Finding Procedures, states: A person commits fraud if, to obtain or increase a benefit or other payment, either for the
person or another person, the person: makes a false statement or representation, knowing it to be false; or knowingly fails to disclose a material fact.

EXAMPLES OF SUSPECTED FRAUD IN CHILD CARE RELATIVE PROVIDER CASES

- Falsifying claims for reimbursement for children not actually in attendance; or
- Intentionally collecting more monies for parent share of cost than calculated by the Child Care Contractor;
- Using the IVR system to report attendance instead of the parent;
- Not providing child care in the location the Relative Provider and the parent stated it would be provided as listed on the Relative Three Party Agreement; or,
- Falsifying information regarding the relationship between the Relative Provider and the child(ren).

Cases involving Relative Providers suspected of fraud are referred to the Workforce Solutions East Texas Board and to the Texas Workforce Commission. Child Care Services must pursue recoupment of all funds involving possible fraud.

APPEALS/COMPLAINTS/GRIEVANCES

Relative Providers have the right to voice their complaints or request an Informal Review with CCS or request a Board Hearing without the threat of losing child care assistance. Providers should begin by explaining the problem or complaint to their CCS Provider Account Representative.

If this does not resolve the issue, providers may discuss the issue with the CCS Project Director and explain the situation or request an Informal Review. CCS will be responsible for providing the appropriate forms.

If Providers wish to file an Informal Review with CCS regarding an adverse action (termination of Relative Three Party Agreement, withholding payment, etc.), Relative Providers must complete a request for appeal with the Child Care Contractor within fourteen (14) calendar days of the adverse action.

If providers do not agree with the Informal Review decision, the Relative Provider may request a Board Hearing by contacting the Board.

The Relative Provider may request an appeal with Texas Workforce Commission (TWC) within fourteen (14) calendar days of receiving the Board Hearing decision. The information forwarded to TWC by the Board is the same information reviewed by the Board. TWC Appeals Chapter 823 does not allow additional information to be sent to the Appeal Officer. A TWC Hearing Officer schedules the hearing and contacts the Relative Provider and the Child Care Contractor. The decision of the TWC Hearing Officer is final.
SUSPECTED CHILD ABUSE AND NEGLECT

It is required by law to report suspected child abuse and/or neglect. Therefore, if a Relative Provider suspecting abuse or neglect of a child occurring away from their home, must immediately report the suspicion to Texas Department of Family and Protective Services (TDFPS) Child Protective Services (CPS).

The CPS Child Abuse Hotline Number is: 1-800-252-5400.
If you need to FAX required forms/paperwork to your Child Care Client Services Specialist who lives in another town or city, or you need to use the computers in the Workforce Resource Rooms, the Workforce Centers (WC) will let you use their FAX Machines and Resource Room computers in the following locations:

**NOTE:** Counties denoted with an "*" have CCS services available in the Workforce Center (WC). The Child Care Administration Office is located in Smith County.

**Anderson County**
Workforce Center
2000 S Loop 256
Palestine, TX 75801
WC Number: (903) 729-0720
WC & CCS Fax Number: (903) 723-6297
CCS Number: (903) 723-6297

**Smith County**
Workforce Center & Child Care Admin. Office
4100 Troup Highway
Tyler, TX 75703
WC Number: (903) 561-8131
WC Fax Number: (903) 561-
CCS Number: (903) 526-1105
CCS Fax (888) 977-1693

**Cherokee County**
Workforce Center
2027A North Jackson Street
Jacksonville, TX 75766
WC Number: (903) 586-3688
Fax Number: (903) 589-3642
Monday-Friday 8 a.m. – 5 p.m.

**Gregg County**
Workforce Center
2430 S. High Street
Longview, TX 75601
WC Number: (903) 758-1783
WC Fax Number: (903) 234-2653
CCS Number: (903) 234-9040
CCS Fax Number: (903) 234-8075
Monday-Friday 8 a.m. – 5 p.m.

**Harrison County**
Workforce Center
4300 East End Boulevard
Marshall, TX 75672
WC Number: (903) 935-7814
WC & CCS Fax Number: (903) 935-5106
CCS Number: (903) 938-2220
Monday – Friday 8 a.m. – 5 p.m.

**Rusk County**
Workforce Center
1424 South Main Street
Henderson, TX 75652
WC Number: (903) 657-9553
Fax Number: (903) 655-0473
Monday – Wednesday 8 a.m.-5 p.m.
WORKFORCE SOLUTIONS EAST TEXAS BOARD
ORIENTATION TO DISCRIMINATION COMPLAINT PROCEDURES FORM
(29 CFR Part 38)

This Orientation to Discrimination Complaint Procedures form addresses discrimination complaint procedures for the listed programs and services administered in the local workforce development area by the Workforce Development Board and its Contractors:

- Workforce Innovation and Opportunity Act (WIOA)
- Temporary Assistance for Needy Families (TANF) / CHOICES
- Supplemental Nutrition Assistance Program Employment & Training (SNAP & E&T)
- Child Care Services (CC)
- Trade Adjustment Assistance (TAA) and Trade Readjustment Allowances (TRA)

THE RECIPIENT OF THE FEDERAL FINANCIAL ASSISTANCE IS:

Workforce Solution East Texas Board
3800 Stone Rd
Kilgore, TX 75662

Equal Opportunity (EO) Officer: Keith Huddleston
Telephone Number: (903) 218-6439

Relay Texas: 1-800-735-2989 / TTY 1-800-735-2988 (Voice)

The Workforce Solutions East Texas Board (the Board) shall resolve equal opportunity complaints in a fair and prompt manner. Acts of restraint, interference, coercion, discrimination, or reprisal towards complainants exercising their rights to file a complaint under this procedure are prohibited. This procedure applies to all applicants and participants who have cause to file a discrimination complaint related to activities or programs administered by the Board. If you have an equal opportunity complaint concerning any of these programs, you may submit your written complaint to the Board or Contractor EO Officer, as appropriate.

After your equal opportunity complaint has been received, the EO Officer will notify you of the next step in the complaint process. As long as you wish to pursue your complaint, the Board or Contractor will follow the steps described below. You should study the Discrimination Complaint Procedure carefully, and if you feel that the required steps are not being followed, contact the EO Officer. Remember, if you feel you are not being provided enough help at any stage of the complaint process, you should contact:

Texas Workforce Commission (TWC)
Equal Opportunity Monitoring
101 E. 15th St., Room 504
Austin, TX 78778-0001

Telephone Numbers:
(512) 463-2400
Relay Texas: 1-800-735-2989
TTY 1-800-735-2988 (Voice)

EQUAL OPPORTUNITY IS THE LAW

It is against the law for this recipient of Federal financial assistance to discriminate on the following bases: against any individual in the United States, on the basis of race, color, religion, sex (including pregnancy, childbirth, and related medical conditions, sex stereotyping, transgender status, and gender identity), national origin (including limited English proficiency), age, disability, or political affiliation or belief, or, against any beneficiary of, applicant to, or participant in programs financially assisted under Title I of the Workforce Innovation and Opportunity Act, on the basis of the individual’s citizenship status or participation in any WIOA Title I-financially assisted program or activity. The recipient must not discriminate in any of the following areas: deciding who will be admitted, or have access, to any WIOA Title I-financially assisted program or activity; providing opportunities in, or treating any person with regard to, such a program or activity; or making employment decisions in the administration of, or in connection with, such a program or activity. Recipients of federal financial assistance must take reasonable steps to ensure that communications with individuals with disabilities are as effective as communications with others. This means that, upon request and at no cost to the individual, recipients are required to provide appropriate auxiliary aids and services to qualified individuals with disabilities.

What to do if you believe you have experienced discrimination. If you think you have been subjected to discrimination under a WIOA Title I-financially assisted program or activity, you may file a complaint within 180 days from the date of the alleged violation with either: the recipient’s Equal Opportunity Officer or the person whom the recipient has designated for this purpose; or the Director, Civil Rights Center (CRC), U.S. Department of Labor, 200 Constitution Avenue NW, Room N-4123, Washington, DC 20210. If you file your complaint with the recipient, you must wait either until the recipient issues a written Notice of Final Action, or until 60 days have passed (whichever is sooner), before filing with the Civil Rights Center (see address above). If the recipient does not give you a written Notice of Final Action within 90 days of the date on which you filed your complaint, you may file a complaint with CRC before receiving that Notice. However, you must file your CRC complaint within 30 days of the 90-day deadline (in other words, within 120 days after the day on which you filed your complaint with the recipient). If the recipient does give you a written Notice of Final Action on your complaint, but you are dissatisfied with the decision or resolution, you may file a complaint with CRC. You must file your CRC complaint within 30 days of the date on which you received the Notice of Final Action.

AN EQUAL OPPORTUNITY EMPLOYER / PROGRAM
Auxiliary aids and services are available upon request to individuals with disabilities
Relay Texas: 1-800-735-2989 (TTY); 1-800-735-2988 (Voice); 1-800-622-4954 (Español)

WDA Form 0160 (Rev. 07/26/2019)
PROCEDURES ON HOW TO FILE A COMPLAINT

☐ WORKFORCE INNOVATION AND OPPORTUNITY ACT (WIOA) / TRADE ADJUSTMENT ASSISTANCE (TAA) and TRADE READJUSTMENT ALLOWANCES (TRA):
If you think you have been subjected to equal opportunity discrimination under a WIOA Title I or a TAA/TRA financially assisted program or activity, you may file a discrimination complaint within 180 days from the date of the alleged violation with either the Board/Contractor Equal Opportunity Officer (or designee) or Director, Civil Rights Center (CRC), U.S. Dept. of Labor, 200 Constitution Avenue NW, Room N-4123 Washington, DC 20210. If you file your complaint with the Board or Contractor, you must wait until you receive a written Notice of Final Action or 90 days have passed (whichever is sooner) before you can file with the CRC. If the written Notice of Final Action is not issued within 90 days of the day you filed your complaint, you have 30 days following the 90-day deadline to file a complaint with CRC (that is, within 120 days of the day you first filed your complaint). If you receive a written Notice of Final Action on your complaint but are dissatisfied with the decision, you may file a complaint with CRC. However, you must file your CRC complaint within 30 days of receiving the Notice of Final Action.

☐ TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) / CHOICES and/or CHILD CARE SERVICES (CC):
If you think you have been subjected to equal opportunity discrimination under a TANF/Choices and/or Child Care (CC) program or activity receiving federal financial assistance, you may file a complaint within 180 days from the date of the alleged violation with either the Board/Contractor Equal Opportunity Officer (or designee) or U.S Department of Health and Human Services (HHS), the Office for Civil Rights, 1301 Young Street, Suite 1169, Dallas, TX 75202, (800) 368-1019. Those filing complaints against child care program services receiving USDA federal financial assistance may choose to contact the U.S. Department of Agriculture (USDA), Office of Adjudication, 1240 Independence Avenue, SW, Washington, D.C. 20250-9410. If you file your complaint with the Board or Contractor, you must wait until a written Notice of Final Action is issued or until 90 days have passed (whichever is sooner) before you can file with the U.S. Department of Health and Human Services.

☐ SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM EMPLOYMENT AND TRAINING (SNAP E&T):
If you think you have been subjected to discrimination under a SNAP E&T financially assisted program or activity, you may file a complaint within 180 days from the date of the alleged violation with either the Board/Contractor Equal Opportunity Officer (or designee) or the U.S. Department of Agriculture, Director, Office of Adjudication, 1400 Independence Avenue, SW, Washington, DC 20250-9410, (202) 606-1026. If you file your complaint with the Board or Contractor, you must wait either until a written Notice of Final Action is issued or until 90 days have passed (whichever is sooner) before filing with the U.S. Department of Agriculture.

Please do not sign this notice until you have read it and understand its contents.

By my signature below, I acknowledge this orientation to the discrimination complaint procedure and the statement regarding Equal Opportunity is the Law. I affirm that I have read the Orientation to Discrimination Complaint Procedures Form and that I have been given the opportunity to ask questions about its contents. I understand that the One-Stop application form is not a job application; rather, this form is used to determine my eligibility to receive program services and to meet federal reporting requirements. I further understand that failure to provide the requested information may prevent me from receiving services.

Applicant Signature  Printed Name  Date

This document contains vital information about requirements, rights, determinations, and/or responsibilities for accessing workforce system services. Language services, including the interpretation/translation of this document, are available free of charge upon request.

Este documento contiene información importante sobre los requisitos, los derechos, las determinaciones y las responsabilidades del acceso a los servicios del sistema de la fuerza laboral. Hay disponibles servicios de idioma, incluida la interpretación y la traducción de documentos, sin ningún costo a solicitud.

AN EQUAL OPPORTUNITY EMPLOYER / PROGRAM
Auxiliary aids and services are available upon request to individuals with disabilities
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WDA Form 0160 (Rev. 07/26/2019) Page 2 of 2
Workforce Solutions East Texas  
Customer Rights and Complaint Resolution Procedure and Customer Complaint Form

Participating in workforce services administered by the Texas Workforce Commission (Commission) or Workforce Solutions East Texas Board (Board) grants you the right to file a complaint regarding your workforce services. These rights are guaranteed through the Commission’s complaints, hearings, and appeals procedures at 40 TAC, Chapter 823. *This complaint process does not pertain to matters alleging violations of nondiscrimination or equal opportunity requirements under the Workforce Innovation and Opportunity Act (WIOA) or matters governing job service-related complaints.

The Complaint Process:  
What is a complaint?  
A complaint is a written statement alleging a violation of any law, regulation, or rule relating to any federal- or state-funded workforce service. If you have received an adverse action or want to file a formal complaint about workforce services, you are first encouraged to discuss the adverse action or complaint with Workforce Solutions Center staff where the complaint originated.

Who may file a complaint?  
- Texas Workforce Center customers – Individuals who have applied for or are eligible to receive federal- or state-funded workforce funded services administered by the Commission or the Board. These services include Child Care; Temporary Assistance for Needy Families Choices; Supplemental Nutrition Assistance Program Employment & Training; WIOA Adult, Dislocated Worker, Youth; Non-Custodial Parent; and, Eligible Training Providers receiving WIOA funds or other funds for training services.
- Other interested parties affected by the Texas workforce system, including sub-recipients. These individuals may be child care or other service providers that have received a written statement issued by the Board, a Texas Workforce Center, or the Agency relating to an adverse action, or a provider or contractor, related to denial or termination of eligibility, under programs administered by the Agency or the Board.
- Previously employed individuals who believe they have been displaced by a Texas Workforce Center customer participating in workforce services such as subsidized employment, work experience, or workfare.

How do I file a complaint?  
- Complaints must be in writing using the attached complaint form.
- Complaints must be filed within 180 days of the alleged violation.
- Complaints must be mailed to: Hearing Officer  
  Workforce Solutions East Texas  
  3800 Stone Rd.  
  Kilgore, TX 75662

Board complaint procedures are available upon request.

How will the complaint be resolved?  
- You will be given the opportunity for an informal resolution to resolve any disputes resulting from either a complaint or an appeal to a determination. An example of an informal resolution may include:
  - Meeting with your immediate case worker to seek a resolution;
  - Meeting with a Texas Workforce Center manager or designated Board staff for a more in-depth discussion related to the circumstances of the complaint and to discuss how the complaint may be resolved;
- If you are not satisfied with the outcome of the informal resolution, you have the right to file a complaint and to have the opportunity for a Board hearing with the Workforce Solutions East Texas Board at: 3800 Stone Rd, Kilgore, Texas 75662
- Once a complaint is filed with the Board, you will be notified in writing of a Board hearing at least (10) ten calendar days prior to the hearing date. The ten-day notice may be shortened with prior written consent of the parties involved.
- A Board decision will be issued within 60 calendar days from the date the complaint is originally filed.

If you do not agree with the decision issued by the Board or if no decision is mailed within 60 calendar days from the date the complaint was originally filed, you may file a written appeal to the Commission. The appeal must be sent within 14 calendar days after the mailing date of the Board’s decision or 90 calendar days after the original filing date of the complaint. Appeals to the Commission are mailed to:

  Appeals, Texas Workforce Commission  
  101 East 15th St., Room 410  
  Austin, Texas 78778-0001

Please do not sign this notice until you have read it and understand its contents.

This is to certify that I have read the Customer Rights and Complaint Resolution Procedure and Customer Complaint Form and that I have been given the opportunity to ask questions about its contents. By my signature below, I acknowledge that I have received a copy of the aforementioned form.

---

Applicant Signature  
Print Full Name  
Date

WDA Form # 0209  
Revised 3/13/2019
Complainant (person filing the complaint)

*NAME (PERSON AND/OR BUSINESS) E-MAIL ADDRESS
*MAILING ADDRESS HOME PHONE #
*CITY/STATE *ZIP CODE WORK PHONE #

Complaint Filed Against:

*NAME (PERSON AND/OR BUSINESS) E-MAIL ADDRESS
*MAILING ADDRESS HOME PHONE #
*CITY/STATE *ZIP CODE WORK PHONE #

*Required Information

Provide a clear and brief statement of the facts, including relevant dates and any known violation of law, regulations, or rules related to any federal- or state-funded workforce service. If additional space is needed, you may use the reverse side of this form or attach a separate statement of no more than 5 pages.

The above information is true and correct to the best of my knowledge.

Signature of Complainant Date

FOR OFFICIAL USE

Individual Receiving Complaint: __________ Title: __________
City: __________ Telephone: __________
Date complaint was received: __________ Action Taken: __________

This complaint process does not pertain to matters alleging violations of nondiscrimination or equal opportunity requirements under WIOA or matters governing job service-related complaints.

This document contains vital information about requirements, rights, determinations, and/or responsibilities for accessing workforce system services. Language services, including the interpretation/translation of this document, are available free of charge upon request. Este documento contiene información importante sobre los requisitos, los derechos, las determinaciones y las responsabilidades de acceso a los servicios del sistema de la fuerza laboral. Hay disponibles servicios de idioma, incluida la interpretación y la traducción de documentos, sin ningún costo y a solicitud.

Workforce Solutions East TX is an Equal Opportunity Employer/Program.
Auxiliary Aids and Services are available, upon request, to individuals with disabilities.
Relay Texas: 1-800-735-2988 (TTY); 1-800-735-2988 (Voice); 1-800-606-4854 (Spanish)

WDA Form # 0209 Revised 3/13/2019
WORKFORCE SOLUTIONS EAST TEXAS
CCS RELATIVE PROVIDER THREE PARTY AGREEMENT

Relative Provider Information

Full Name: ____________________________________________ Date of Birth: ____________________________

Last          First          M.I.

Mailing Address: __________________________________________

Street Address: __________________________________________

City: ____________________ State: ____________________ ZIP Code: ____________________

Physical Address: __________________________________________

Street Address: __________________________________________

City: ____________________ State: ____________________ ZIP Code: ____________________

Phone: ____________________ Email: ____________________

Social Security No: ____________________

The State of Texas requires Relative Providers prove they are 18 years of age or older. A copy of the Relative Provider’s driver’s license or other recent picture identification with proof of age must be provided.

(Earnings Subject to IRS Reporting Requirements)

Parent and Family Information

Name: ____________________

Parent/Guardian: ____________________

Mailing Address: __________________________________________

City: ____________________ State: ____________________ ZIP Code: ____________________

Physical Address: __________________________________________

City: ____________________ State: ____________________ ZIP Code: ____________________

Child Care will be provided in: ____________________

[] Child’s Home  [] Provider’s Home

I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA AND THE STATE OF TEXAS I AM AT LEAST 18 YEARS OLD, AND I AM BY BLOOD, MARRIAGE, OR COURT DECREE THE (Aunt, Uncle, Grandparent, Great-Grandparent, or Sibling over 18 years old, and am not living in the child’s home) OF THE CHILDREN LISTED BELOW:

LIST EACH CHILD ON A SEPARATE LINE

Name of Child in Care  Date of Birth

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

________________________________________

WDA Form 0082 Relative Provider Three Party Agreement 10/10/19
<table>
<thead>
<tr>
<th>Age Groups</th>
<th>Daily Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Infants (0-17 mos)</td>
<td></td>
</tr>
<tr>
<td>Toddlers (18-35 mos)</td>
<td></td>
</tr>
<tr>
<td>Pre-School (3-5 yrs)</td>
<td></td>
</tr>
<tr>
<td>School Age (6-12 yrs)</td>
<td></td>
</tr>
</tbody>
</table>

You must charge the same rate for every child within the same age group.

Child Care Effective Date:  
(To be completed by CCS after the form is completed by the parent and relative provider.)

Relative Provider Declarations

I, the Relative Provider, also declare I am willing to accept the daily rate I indicated above, not to exceed the Workforce Solutions East Texas Relative Provider rates as payment for child care services, part of which is the collection of a parent share of cost, if applicable, from the parent on a monthly or weekly basis. (Circle monthly or weekly) The parent share of cost must be collected prior to providing services. Form 2450, Authorization for Child Care Enrollment, specifies the current parent share of cost amount. This Agreement will be effective until the Relative Provider or parent reports a change requiring a new Agreement, or the Agreement is terminated based on TWC Rules, or Workforce Solutions East Texas Policies, CCS Contractor, or Parent or Provider Choice.

I meet the qualifications of a relative provider and this parent has chosen me to care for his/her child. I further understand the Child Care Contractor, the East Texas Council of Governments and the Workforce Solutions East Texas Board are not my employers. On a regular schedule, I will collect a parent share of cost prior to providing child care services. I will cooperate with CCS to correctly report child care attendance. I understand and agree site visits may be made by CCS, ETCOG or TWC Auditors to confirm the care of the child(ren) named in this Agreement are at the location specified above. I agree to report any change, including change of address or phone number, family status, etc. to CCS immediately.

I declare under penalty of perjury under the laws of the United States and the State of Texas, the information stated above is true and accurate, and I understand the above information, if misrepresented, or incomplete, may be grounds for immediate termination of the agreement, withholding of child care reimbursements, repayment of child care funds, and/or penalties as specified by law. The case will be referred to the TWC Office of Investigations.

I agree I am available to provide child care for the children named in this Agreement. I understand the child care services I provide are subject to verification through the Child Care Contractor, ETCOG, the Texas Workforce Commission, or any other federal or state agency associated with CCS funds. I also agree my social security number may be utilized for the aforementioned verification purposes.

Signature of Relative Provider: __________________________  Date: __________________________

I declare I am the parent/guardian of the child(ren) named in this agreement, I read the declaration of my child care provider and I agree with the declaration regarding the provider's relationship to my child(ren). I understand Workforce Solutions East Texas Board and/or the Child Care Contractor cannot be held responsible for any actions taken by the Relative Provider I have chosen while my child(ren) is in said provider's custody. I am the parent/guardian, understand I selected this person to care for my child(ren). On a regular schedule, I will pay my Relative Provider a parent share of cost, if applicable, prior to the receipt of child care services. I understand I must complete and sign this Agreement before I can be reimbursed for child care.

I understand if I am involved in misrepresentation or my records are incomplete regarding my child's/children's time and attendance, this may be grounds for fact-finding, the repayment of child care funds if applicable, and/or penalties as specified by law. I have been advised by the Child Care Contractor if I am suspected of fraud, my case will be referred to the TWC Office of investigations.

Signature of Parent/Guardian: __________________________

WDA Form 0082 Relative Provider Three Party Agreement 10/10/19