

**Department of Economic Opportunity
Workforce Innovation and Opportunity Act Youth Service Provider Selection – Consultation Review**

<u>Policy Section</u>	<u>Stakeholder Comment</u>	<u>Submitted by</u>	<u>Policy Language Change</u>	<u>DEO Comments</u>	<u>Authority</u>
IV. B. Criteria for Youth Service Provider Selection	<p>“If an LWDB establishes additional criteria, it must describe such criteria in its local plan.”</p> <p>As long as the criteria do not violate procurement rules, we should not have to include extra criteria in the plan. Depending on the procurement, the criteria may change every time, and we will be out of compliance because it is not in the plan.</p>	LWDB 22	No	Florida’s WIOA Unified State Plan requires local boards that establish additional criteria for the selection of youth service providers to describe, in their local plans, the criteria established to award youth grants or contracts. No changes were made to the policy as it aligns with the state plan requirements.	Florida WIOA Unified Plan
IV. D. 4. Simplified Acquisition Threshold	The policy references under competitive procurement RFP the \$250,000 threshold but does not acknowledge that under \$260,000 [\$250,000] there may be a request for quotes and not an RFP.	LWDB 22	No	DEO disagrees with this comment. This information is addressed in the last sentence of section IV.D.4., which states: “If small purchase procedures are used, price or rate quotations must be obtained from an adequate number of qualified sources, as determined by the LWDB.	48 CFR 2.1