

Center for Independent Living (CIL) On-Site Compliance Review

CIL:

DATE:

NAME OF REVIEWER:

I - LEGAL

	YES	NO
- Articles of incorporation		
- 501(c)(3) certificate		
- By-laws		
- IRS Form 990		
License(s) (where applicable)		
Contracts and/or written agreements with business, industry, and community agencies		
Contracts/Purchase of Service agreements with State agencies		
Insurance policies		

II - ORGANIZATIONAL

	YES	NO
Mission statement		
Administrative policy and procedure manual of office policies and procedures		
Organizational chart		
Roster of members of the governing board and Staff.		
Minutes of meetings of the governing board for the past twelve (12) months		

III - OTHER

	YES	NO
Descriptions of programs conducted by the CIL Service policies, procedures,		
I & R system, policies, procedures		
Appeal procedures for consumers		
Policy on confidentiality		
Information on consumers assistance program		
Consumer satisfaction assessments		
Service area needs assessment		
Job descriptions		
Affirmative action/EEO plan		

Volunteer policies		
Staff performance reviews		
Equipment inventory		
Other relevant material (e.g., video tapes, media releases, newsletters, etc.)		
Annual Work Plan		
• Long-range plan		
• Financial plan		
• Advocacy plan		
• Resource development plan		
• Staff and board training plans		

PART I

STANDARDS, INDICATORS, AND ASSURANCES FOR CILS

	YES	NO
The CIL meets the definition of eligible agency as defined in the statute and regulations		
Comments or recommendation:		

SUBPART IIA: STANDARDS AND INDICATORS

The purpose of this subpart is to measure the extent to which the CIL is in compliance with State and Federal standards:

COMPLIANCE INDICATOR 1 - PHILOSOPHY

The indicator for this standard is composed of four parts.

I - **Consumer control.**

(a) **Governing Board.**

(1) **Verification of Consumer Control:**

(i) Number of persons on the governing board	
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(ii) Number of governing board members with significant disabilities.		
	YES	NO
Paragraph (ii) is over 51%		

(iii) Number of different disability groups represented by members of the governing board.*	
(A) Cognitive	
(B) Mental/Emotional	
(C) Physical	
(D) Hearing	
(E) Vision	
(F) Multiple Disability	
(G) Other	

	YES	NO
(iv) Number of members from minority groups on the governing board.		

	YES	NO
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(v) The CIL has a process for nominating and electing Board members.*		
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	YES	NO
(vi) The nominating and/or election process provides for participation by consumers of CIL services.		
Comments or recommendation: Alaskan Native, American Indian, Asian American, Black (African American), Hispanic American, Native Hawaiian, and Pacific Islander.		

(2) Board is Principal Decision making Body.

	YES	NO
The By-laws or other documents or practices of the CIL ensure that policy decisions are vested with the Governing Board?		
If decision or veto authority rests in a body other than the governing board, describe:		

	YES	NO
(ii) Does the CIL have policies and procedures for Board members, which specify roles and responsibilities? If so, cite source:		
The Governing board is the principal governing body of the CIL.		

(b) CIL employees.

CIL Employees	Total Persons	Persons w/Disabilities	# of Minority Employees
(1) Decision-making positions			
(2) Staff positions			
			YES
Over 51% of the CIL's employees in decision-making positions are filled by individuals with disabilities; and			NO
Individuals with disabilities fill over 51% of staff positions.			
Comments or recommendation:			

The determination that over 51% percent of a CIL's employees in decision-making and staff positions are filled by individuals with disabilities is based on the total number of hours (excluding any overtime) for which employees are actually paid during the last six months of the reporting year. A center must include in

this determination its employees who are on unpaid family or maternity leave during this six-month period. For purposes of this section a CIL may exclude personal assistants, readers, drivers, and sign-language interpreters.

II - Self-help and self-advocacy.

	YES	NO
The CIL promotes self-help and self-advocacy among individuals with significant disabilities (e.g., by conducting activities to train individuals with significant disabilities in self-advocacy.)		
Comments or recommendation:		

III - Development of peer relationships and peer role models.

	YES	NO
The CIL promotes the development of peer relationships and peer role models among individuals with significant disabilities;		
Comments or recommendation:		

IV - Equal access

The CIL—

	YES	NO
(a) Ensures equal access of individuals with significant disabilities, including communication and physical access, to the CIL’s services, programs, activities, resources, and facilities, whether publicly or privately funded. Equal access, for purposes of this paragraph, means that the same access is provided to an individual with a significant disability regardless of the individual’s type of significant disability.		
(b) Advocates for and conducts activities that promote the equal access to all services, programs, activities, resources, and facilities in society, whether public or private, and regardless of funding source, for individuals with significant disabilities. Equal access, for purposes of this paragraph, means that the same access provided to individuals without disabilities is provided in the CIL’s service area to individuals with significant disabilities.		
(c) Makes available in alternative formats, as appropriate, all of its written policies and materials and IL services.		

GENERAL ASSESSMENT OF HOW THE CIL COMPLIES WITH THE EQUAL ACCESS INDICATOR

	YES	NO
(a) The CIL provides equal access to all services, programs, activities, resources, and facilities.		
(b) The CIL is totally physically accessible for persons with mobility disabilities.		
(c) There are TDDs/TTYs and/or other available means of communication to ensure access at the CIL for persons with hearing disabilities.		
(d) There are Brailers and/or other available means of communication to ensure access at the CIL for persons with visual disabilities.		
(e) There are picture boards and/or other means of communication available to assure access at the CIL for persons with reading disabilities.		
(f) The CIL is accessible for persons with Environmental Illness (E.I.) and Multiple Chemical Sensitivity (MCS) or the CIL has alternative ways of ensuring access to CIL services.		
(g) Type of reasonable accommodation: Full-time _____ Part-time _____ Upon Request Only _____ N/A _____		
(h) Interpreters are available at the CIL.		
(i) Readers are available at the CIL.		
(j) Personal attendants are available at the CIL.		
(k) Materials are produced by the CIL in different forms as needed (e.g., Braille, large print, tape.)		
(l) Public relations materials stress equal access to society for all individuals with disabilities.		

COMPLIANCE INDICATOR 2 - PROVISION OF SERVICES ON A CROSS-DISABILITY BASIS

	YES	NO
(a) Provides IL services to eligible individuals or groups of individuals without restrictions based on the particular type or types of significant disability of an individual or group of individuals, unless the restricted IL service (other than the IL core services) is unique to the significant disability of the individuals to be served, e.g., Braille instruction for persons who are blind;		
(b) Provides IL services to individuals with a diversity of significant disabilities and individuals who are members of populations that are unserved or underserved by programs under Title VII of the Act; and		
(c) Provides IL core services to individuals with significant disabilities in a manner that is neither targeted nor limited to a particular type of significant disability.		

Comments or recommendation:		
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COMPLIANCE INDICATOR 3 - INDEPENDENT LIVING GOALS

Consumer Service Records (CSR's.)

	YES	NO
(a) The CIL maintains a CSR for each consumer;		
(b) The CSR's contain: (1) Documentation showing that the individuals are eligible or ineligible for services (only those eligible are served); (2) Written ILPs or written waivers from the consumers stating that ILPs are unnecessary; (3) Information on the services requested by, and the services provided to, or arranged for, the consumers; (4) The IL goals or objectives established with the consumers, whether or not in the ILPs. (5) The goals or objectives the consumers believe they have achieved.		
(c) The CIL maintains documentation: (1) That the CIL notifies all consumers of their right to develop or waive the development of an ILP (2) On the number of ILPs developed by consumers receiving services from the CIL; (3) On the number of waivers signed by consumers receiving services from the CIL stating that an ILP is unnecessary. (4) That the CIL facilitates the development and achievement of IL goals selected by individuals with significant disabilities who request assistance from the CIL; and . . . (5) That the CIL provides opportunities for consumers to express satisfaction with the CIL's services and policies in facilitating their achievement of IL goals and provides any results to its governing board and the appropriate SILC .		

COMPLIANCE INDICATOR 4 - COMMUNITY OPTIONS - COMMUNITY CAPACITY

In the reporting year, the CIL promoted the increased availability and improved quality of community-based programs that serve individuals with significant disabilities and promoted the removal of any existing architectural, attitudinal, communication, environmental, or other type of barrier that prevents the full integration of these individuals into society. During the reporting year, the CIL performed at least one activity in each of the following categories:

	YES	NO
(a) Community Advocacy.		
(b) Technical assistance to the community on making services, programs, activities, resources and facilities in society accessible to individuals with significant disabilities.		

(c) Public information and education.		
(d) Aggressive outreach to members of populations of individuals with significant disabilities that are unserved or underserved by programs under Title VII of the Act in the CIL's service area.		
(e) Collaboration with service providers, other agencies, and organizations that could assist in improving the options available for individuals with significant disabilities to avail themselves of the services, programs, activities, resources, and facilities in the CIL's service area.		
Comments or recommendation:		

COMPLIANCE INDICATOR 5 - IL CORE SERVICES AND OTHER IL SERVICES

The CIL –

	YES	NO
(a) Provides information and referral services to all individuals who request this type of assistance or services from the CIL in formats accessible to the individual requesting these services; and		
(b) As appropriate in response to requests from individuals with significant disabilities who are eligible for IL services from the CIL, provides the following services: (1) Independent living skills training; (2) Peer counseling (including cross disability peer counseling); . . . (3) Individual and systems advocacy; and (4) A combination, as appropriate, of any two or more other IL services.		
Comments or recommendation:		

COMPLIANCE INDICATOR 6 – RESOURCE DEVELOPMENT ACTIVITIES

	YES	NO
The CIL during the reporting year conducted resource development activities to obtain funding from other sources.		
Comments or recommendation:		

SUBPART IIC: PROGRAM AND FINANCIAL PLANNING OBJECTIVES

	YES	NO
(a) The CIL has established annual and 3-year program and financial planning objectives.		
(b) The objectives include goals or a mission for the CIL.		
(c) The CIL has a current work plan for achieving the goals or mission and has included specific activities planned to meet the requirements in the indicators.		
(d) The work plan includes objectives and goals for obtaining and increasing funding from sources other than Title VII of the Act.		
(e) The work plan includes specific service priorities, and types of services to be provided.		
(f) The work plan includes plans for training governing board, employees, volunteers, and consumers.		
(g) The objectives and work plan are consistent with the current SPIL.		

NUMBERS AND TYPES OF INDIVIDUALS WITH SIGNIFICANT DISABILITIES RECEIVING SERVICES THROUGH THE CIL

CHECKSHEET	YES	NO
(a) The CIL's management information system is adequately to record the following data about consumers: (1) Consumers served during the reporting year; (2) Consumers who became inactive during the year; (3) Consumers served during the year who remained active at the end of the year; (4) How long the consumer has been in contact with the CIL;		
(b) Consumer Achievements: (1) Number of ILPs waived; (2) Number of ILPs developed; (3) Consumer goals set and met; (4) Age; (5) Gender; (6) Race/ethnicity; (7) Disability; (8) Living arrangements; and (9) Source of PAS (or availability.)		

SUBPART IIG: TYPES OF SERVICES PROVIDED THROUGH THE CIL AND THE NUMBER OF INDIVIDUALS WITH SIGNIFICANT DISABILITIES RECEIVING EACH TYPE OF SERVICE

	YES	NO
(a) The review of CSRs, data collection, and recording practices of the CIL demonstrate that the data reported is statistically accurate . . .		
(b) The CIL recorded either total hours of FTE expended on community services or otherwise recorded whether or not activities were conducted in any of the areas		

indicated. . .		
(c) The CIL records the numbers of consumers provided individual services.		

PART II ORGANIZATION AND ADMINISTRATION OF THE CIL

I - ORGANIZATION OF CIL

	YES	NO
(a) The CIL has an organizational chart indicating lines of authority and supervision.		
(b) The CIL has job descriptions for all personnel.		
(c) The staff knows what is expected of them and it is consistent with job descriptions.		
(d) The CIL has addressed a policy for volunteers to sign their confidentiality agreement, understand their direct line of supervision, and their Policy/Procedure/Operations manual.		

II - STAFF DEVELOPMENT AND TRAINING

	YES	NO
(a) The CIL assures the training needs of its staff are met.		
Describe the process in (a):		
(b) The CIL provides for staff development and training.		
Give examples of staff training:		
(c) The CIL has Governing Board training and development sessions/programs.		

III - POLICIES AND PROCEDURES

	YES	NO
(a) The CIL has policies and procedures for staff covering; <ul style="list-style-type: none"> (1) consumer service record management (2) confidentiality (3) personnel policies (4) equipment purchase (5) travel policy and procedures (6) codes of conduct 		
Comments or recommendation:		

IV - PERSONNEL POLICIES

	YES	NO
(a) There are personnel policies covering: (1) vacation and sick leave (2) working hours (3) activity reports (time sheets) (4) fringe benefits (5) wage and salary administration (6) performance appraisals		
Comments or recommendation:		
(b) The CIL assures that all personal information about consumers served by the CIL, including names, addresses, photographs and other records are held confidential. (1) maintenance of records and files (2) conditions for releasing consumer data (3) confidential meetings at the CIL (4) publicity releases		
Comments or recommendation:		

V - AFFIRMATIVE ACTION/NON-DISCRIMINATION

	YES	NO
(a) The CIL takes affirmative action to employ and advance in employment qualified individuals with significant disabilities.		
Comments or recommendation:		

VI - TRAVEL POLICIES (574.27)

	YES	NO
(a) The CIL has clearly defined staff and board travel policies.		
(b) Policies for travel expense reimbursement using federal funds are in accordance with state and federal requirements.		
(c) The policy provides for reimbursement by: (1) Actual expense (2) Per diem		
(d) All trips charged to the CIL are justified and documented by travel requests, time sheets, receipts, etc.		
Comments or recommendation:		

VII - INSURANCE COVERAGE

	YES	NO
The CIL has equivalent insurance coverage for real property and equipment acquired with federal funds as provided to property owned by the grantee.		

VIII – NON-DISCRIMINATION

	YES	NO
The CIL does not deny services to persons on the basis of their race, color, national origin, gender, age or the existence of a disability.		

IX - PROHIBITION AGAINST LOBBYING

	YES	NO
The CIL has a policy and procedures to guard against using Federal funds to influence or attempt to influence any agency or congress in connection with the making of any federal grant, the entering into of any cooperative agreement and the extension, continuation, renewal, amendment or modification of any federal grant of cooperative agreement, in particular, does the center provide evidence of compliance with OMB Circular A-122?		

X – DRUG-FREE WORKPLACE

	YES	NO
(a) The CIL conforms to the requirements of a drug-free workplace.		
(b) A statement is published notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited at the CIL and specifying the actions that will be taken against employees for violating the prohibition.		
(c) The CIL has established an ongoing drug-free awareness program.		
(d) Each grant funded employee has been given a copy of the prohibition statement, including a notification that conditions of employment at the CIL require abiding by the statement and informing the director of the CIL of any convictions under a drug statute.		