

Gentlemen,

In reviewing the proposed changes in rules that the Committee is proposing we find ourselves returning to the position we took with the first round of proposed changes. There are sufficient local, state and federal rules in effect to insure that participating central and local nonprofit agencies meet appropriate qualifications to participate the JWOD Program. We would concur with the NEAPB position that development of a check list of governance practices that could be a part of our annual reporting and should give the Committee sufficient information about the nonprofit agencies.

With regard to compensation a copy of the most recent IRS 990 for the organization will provide salary information on all employees paid over \$50,000 a year.

Thank you for the opportunity to comment.

Sincerely,

Robert W. Mosteller
Tarrant County Association for the Blind.