

**Supplement to 2017 Youth Career Pathways NOFO Webinar held January 24, 2017**

Question: So the Local workforce board would need to fill out the FFATA Data Collection form if they get more than 25,000.00 under a Youth NOFO award for which they are not the lead?

**Answer:** *Grantees that receive more than 25,000 are required to complete the FFATA Data Collection form. The State will provide additional guidance regarding the FFATA requirements for subcontractors and lower level sub-recipients.*

Question: If the grantee (a non-LWIA) is monitored and it is discovered that a client is not eligible, does it fall back on the LWIA or the grantee?

**Answer:** *Disallowed costs due to eligibility issues would be the responsibility of the grantee.*

Question: Would funds that are contributed to the project by the Local Workforce Board be considered leverage or in-kind.

**Answer:** *In-kind is allowable non-Federal match (costs and services instead of cash) that is not paid by the grantee, but rather a third party organization. Leveraged resources means all resources used to support grant activity and outcomes, whether those resources meet the standards applied to match or not. Leveraged resources include both allowable match and other costs, such as services provided by another federal program. Funds provided by the WIB would be leverage if they are from federal sources.*

Question: If the Grantee enters into an MOU with the Local Workforce Area Administrative Entity to determine eligibility and monitor performance would funding be considered program dollars?

**Answer:** *Yes*