

**Summary of Comments**  
***Federal Bonding Program Draft Directive***

Two individuals provided comments on the Federal Bonding Program Draft Directive. These are as follows:

**1. Comment:**

The commenter stated the Federal Bonding Program will be extremely helpful to the Workforce Investment Act programs. They further commented that they need this program in their community to improve the economic vitality for the region and the people they serve.

**Response:**

We appreciate your support. No action needed relative to content of directive.

**2. Comment:**

The commenter questioned whether LWIAs must participate in the program, but acknowledged that the directive states that “LWIAs may issue bonds.”

**Response:**

We added another sentence on page 2 of the directive under the section titled “Policy” encouraging designated entities to participate in this program.

**Comment:**

The commenter requested clarification of the “legal age for working in California.”

**Response:**

We defined the legal age (18 years) for receiving bonding services on page 3 under “Eligibility for Bonding Services.”