



COE DEVELOPED CSBG ORGANIZATIONAL STANDARDS

Self-Assessment Tool for Private CEEs

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Kansas Housing Resources Corporation (KHRC)
Community Services Block Grant (CSBG) Staff met
with the Kansas Community Action Agency (CAA)
Network to review each section of the 58 standards
included in the Center of Excellence Organizational
Standards.

KHRC and the Kansas CAA network have agreed on the expectation of compliance documentation for each of the 58 Organizational Standards.

SELF-ASSESSMENT TOOL FOR PRIVATE CEES

Maximum Feasible Participation - Category 1: Consumer Input and Involvement

Standard 1.1 The organization demonstrates low-income individuals' participation in its activities.

- This standard is meant to embody "maximum feasible participation".
- The intent of this standard is to go beyond board membership; however, board participation may be counted toward meeting this standard if no other involvement is provided. The tripartite board is only one of many mechanisms through which CEEs engage people with low-incomes.
- Participation can include activities such as Head Start Policy Council, tenant or neighborhood councils, and volunteering, etc.
- Though not mandatory, many CEEs meet this standard by including advisory bodies to the board.

Documentation used: (Check all that apply)
☐ Advisory group documents
☐ Advisory group minutes
☐ Activity participation lists
□ Board minutes
☐ Board pre-meeting materials/packet
□ Volunteer lists and documents
Volunteer lists and documents
State Office Guidance:
This standard can be met by uploading board minutes that show low-income participation in decision-making, board rosters showing their inclusion, volunteer lists/reports (if these are tracked), focus groups involved in the creation of the CNA, and/or Head Start or other policy council involvement
Notes:
Board representation – in the minutes
Head Start policy council representative – in the minutes
Must be updated/documented annually

Maximum Feasible Participation - Category 1: Consumer Input and Involvement

Standard 1.2 The organization analyzes information collected directly from low-income individuals as part of the community assessment.

Guidance:

- This standard reflects the need for CEEs to talk directly with low-income individuals regarding the needs in the community.
- Data can be collected through a variety of ways including, but not limited to, focus groups, interviews, community forums, customer surveys, etc.
- Analyzing the information can be met through review of the collected data by staff and/or board, including a review of collected data in the written community assessment, with notations of this review in the Assessment's Appendix, committee minutes, etc.

Documentation used: (Check all that apply)
☐ Community assessment document (including appendices)
\square Backup documentation/data summaries
☐ Community forum summaries
☐ Interview transcripts

State Office Guidance:

This standard involves both collecting and analyzing data from low-income individuals, and can be met by uploading community forum/focus group summaries or interviews, customer satisfaction surveys, and/or incorporating an "executive summary" or other review into the Community Needs Assessment that demonstrates analysis was done based on data collected

Notes:

Include information in community assessment from low income individuals
Suggestion: Include a 'methodology', 'analysis', and 'executive summary' section in the community needs
assessment to address the specific requirements of the organizational standards regarding the
community needs assessment

Must be updated/documented every three years

Maximum Feasible Participation - Category 1: Consumer Input and Involvement

Standard 1.3 The organization has a systematic approach for collecting, analyzing, and reporting customer satisfaction data to the governing board.

Guidance:

- This reflects the need for any business to gather information regarding customer satisfaction. All organizations need to be aware of how satisfied their customers are of the services they receive.
- This standard does not imply that a specific satisfaction level needs to be achieved.
- <u>Documentation is needed to demonstrate all three components</u> in order to meet the standard: 1) collection, 2) analysis, and 3) reporting of data.
- A systematic approach may include, but not be limited to, surveys or other tools being distributed to customers annually, quarterly, or at the point of service (or on a schedule that works for the individuation CEE). Such collection may occur by program or agency-wide at a point in time.
- Analyzing the findings is typically completed by staff.
- Reporting to the board may be via written or verbal formats.

Documentation used: (Check all that apply)				
\square Customer satisfaction policy and/or procedures				
\square Customer satisfaction instruments, e.g., survey, data				

collection tools and schedule

☐ Customer satisfaction reports to organization leadership, board and/or broader community

☐ Board/Committee Minutes

State Office Guidance:

Meeting this standard requires documentation of all three components: collection, analysis, and reporting. Collection can be met by uploading copies of surveys; analysis by uploading copies of the report summarizing the data; reporting by uploading board packets or board minutes showing the report was discussed. Having a policy and/or procedure in place augments or strengthens the agency's approach to this standard

Notes:

Reflect in the minutes that the board reviewed the data that had been collected and analyzed in the report to the board.

Must be updated/documented annually

Reviewed & Accepted January 30, 2024

State of Kansas Standards Assessment Guide - Version 1.0 - Self-Evaluation for Private CEEs

Standard 2.1

The organization has documented or demonstrated partnerships across the community, for specifically identified purposes; partnerships include other anti-poverty organizations in the area.

Guidance:

- Partnerships are considered to be mutually beneficial arrangements wherein each entity contributes and/or receives time, effort, expertise and/or resources.
- Specifically identified purposes may include but are not limited to: shared projects; community collaborations/coalitions with an identified topic e.g. domestic violence, homelessness, teen pregnancy prevention, transportation task forces, community economic development projects, etc.; contractually coordinated services; etc.
- The IS Report already asks for a list of partners. The intent of this standard is not to have another list, but to have documentation that shows what these partnerships entail and/or achieve.
- These could be documented through MOUs, contracts, agreements, documented outcomes, coalition membership, etc.
- This standard does not require that every partnership is a formal, fully documented relationship.

This standard does not require that every partnership is a formal, rany documented relationship.
Documentation used: (Check all that apply) ☐ Partnership documentation: agreements, emails, MOU/MOAs ☐ Sub-contracts with delegate/partner agencies ☐ Coalition membership lists ☐ Strategic plan update/report if it demonstrates partnerships
Strategic plan update/report if it demonstrates partilerships
State Office Guidance:
This standard can be met by uploading the partnership list used to complete the annual report.
Notes: No clarification required – clear to all.
Must be updated/documented annually

Standard 2.2

The organization utilizes information gathered from key sectors of the community in assessing needs and resources, during the community assessment process or other times. These sectors would include at minimum: community-based organizations, faith-based organizations, private sector, public sector, and educational institutions.

Guidance:

- If gathered during the community assessment, it would be documented in the assessment. If done during "other times" this may be reflected in reports, data analysis, or staff/board meeting minutes.
- Engagement may include: key informant interviews, staff participation in other community groups/advisory bodies, community-wide processes, etc.
- Documentation is needed to demonstrate that all five sectors have been engaged: community-based organizations, faith-based organizations, private sector, public sector, and educational institutions. There is no requirement for how many individual organizations the CEE must contact, or what data is collected.
- If one or more of these sectors are not present in the community or refuses to participate, then the CEE needs to demonstrate the gap or a good faith effort to engage the sector(s).
- Demonstrating that you have "gathered" and "used" the information may be met in a variety of ways including, but not limited to: summarizing the data in the community assessment or its appendices; documentation of phone calls, surveys interviews, focus groups in CEE files (hard copy or electronic); documentation in planning team minutes; summary reports on the data shared at board meetings or board committees; etc.

Documentation used: (Check all that apply)
☐ Community assessment document (including appendices)
\square Other written or online reports
\square Backup documentation of involvement: surveys, interview
documentation, community meeting minutes, etc.
☐ Board/Committee or staff meeting minutes

State Office Guidance:

This standard can be easily met during the year the Community Needs Assessment is completed as long as all five sectors are included. During off-years, documentation of updates to the Needs Assessment, or interviews/surveys/focus groups can augment this standard, as well as annual board discussions (minutes) documenting use of the data

Notes:

No clarification required – clear to all.

Must be updated/documented annually

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<u>Maximum Feasible Participation - Category 2: Community Engagement</u>

Standard 2.3 The organization communicates its activities and its results to the community.

Guidance:

- This may be met through a CEEs annual report, social media activity, traditional news media, community outreach activities, etc.
- Community would be defined by the CEE but needs to include those outside of the staff and board of the CEE.

Documentation used: (Check all that apply)
☐ Annual report
☐ Website, Facebook page, Twitter account, etc.
(regularly updated)
☐ Media files of stories published
☐ News release copies
\square Community event information
☐ Communication plan
State Office Guidance:
This standard can be met by uploading samples of the above-mentioned documents from various points throughout the year.

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (showing several social media postings, for example, or a number of press releases throughout the year)

Standard 2.4 The organization documents the number of volunteers and hours mobilized in support of its activities.

Guidance:

• There is no requirement to utilize volunteers, only to document their number and hours, if utilized.

 This information should already be collected as part of current National Performance Indicators. 				
Documentation used: (Check all that apply) □ Data on number of volunteers and hours provided □ Board minutes □ Documentation of tracking system(s)				
State Office Guidance:				
This standard can be met by uploading documentation of volunteer tracking forms. Data reported in Module 2 of Annual Report is also useful here				
Notes:				
No clarification required – clear to all. Must be updated/documented annually				

Standard 3.1 The organization conducted a community assessment and issued a report within the past 3 years.

Guidance:

- This standard refers to what is sometimes called a community needs assessment and requires that CEEs assess both needs and resources in the community. The requirement for this assessment is outlined in the CSBG Act.
- This may require CSBG Lead Offices to adjust timeframes for required submission.
- The report may be electronic or print and may be circulated as the CEE deems appropriate. This can include websites, mail/email distribution, social media, press conference, etc.
- It may be helpful for CEEs to document the report release date such as April 2014 or December 2015.

2015.		
Documentation used: (Check all that apply)		

\square Community assessment document with date noted

State Office Guidance:

This standard is fairly straightforward...requires that a Needs Assessment be <u>completed</u>, and a <u>report issued</u> every three years. Please include relevant page numbers and any other information under "Explanation of Compliance" section

Notes:

Clarification of by due date: It is OK if the community assessment is in process. The 'date' should be the month and date, i.e. 'January 2018' – the three-year period equals 36 months.

Must be updated/documented every three years

Standard 3.2

As part of the community assessment, the organization collects and includes current data specific to poverty and its prevalence related to gender, age, and race/ethnicity for their service area(s).

Guidance:

Documentation is needed to demonstrate all four categories in order to meet the standard: gender,

age, race, and ethnicity.
 Data on poverty is available from the U.S. Census Bureau.
Documentation used: (Check all that apply) ☐ Community assessment document (including appendices) ☐ Backup information including census and other demographic data
State Office Guidance: Please include relevant page numbers and any other specifics documenting where this information is located under the "Explanation of Compliance" section
Notes:
No clarification required – clear to all.

Must be updated/documented every three years

Standard 3.3

The organization collects and analyzes both qualitative and quantitative data on its geographic service area(s) in the community assessment.

Guidance:

- Documentation is needed to demonstrate that both types of data are collected in order to meet the Standard:
 - Qualitative: this is opinions, observations, and other descriptive information obtained from the community through surveys, focus groups, interviews, community forums, etc.
 - Quantitative: this is numeric information, e.g. Census data, program counts, demographic information, and other statistical sources.
- Documentation on data analysis is also required in order to meet the Standard.

Documentation used: (Check all that apply)
☐ Community assessment document (including appendices)
☐ Backup documentation
☐ Broader community-wide assessments
☐ Other data collection process on poverty
☐ Committee/team meeting minutes reflecting analysis
,
State Office Guidance:
Please include relevant page numbers and any other specifics documenting where this information is located under the "Explanation of Compliance" section. Please remember that data analysis is also part of this standard; this might include documented discussions during board meetings/committee meetings
Notes:
No clarification required – clear to all.

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Must be updated/documented every three years

Standard 3.4

The community assessment includes key findings on the causes and conditions of poverty and the needs of the communities assessed.

Guidance:

- There is no required way to reflect this information.
- The organization may choose to include a key findings section in the assessment report and/or executive summary.
- Conditions of poverty may include items such as: numbers of homeless, free and reduced school lunch statistics, SNAP participation rates, etc.
- Causes of poverty may include items such as: lack of living wage jobs, lack of affordable housing, low education attainment rates, etc.

Documentation used: (Check all that apply) ☐ Community assessment document (including appendices) ☐ Backup documentation ☐ Committee/team meeting minutes reflecting analysis
State Office Guidance:
Please include relevant page numbers and any other specifics documenting where this information is
located under the "Explanation of Compliance" section.
Notes:
Include the day of the report.
Must be updated/documented every three years

Standard 3.5	The governing	g board formall	y accepts the com	pleted communit	y assessment.

Guidance:

• This would be met through the Board voting on a motion to accept the assessment at a regular board meeting and documenting this in the minutes.

Documentation used: (Check all that apply)
☐ Community assessment document
\square Board minutes
\square Board pre-meeting materials/packet
State Office Guidance:
Most commonly met by uploading ratified, signed board minutes where the Community Needs Assessment was specifically discussed and accepted

Notes:

Verification is a signed copy of the approved minutes – not minutes that have yet to be approved. If the approval of the community assessment is included in the consent agenda, it needs to be listed separately as an action item. Or, there can be a Board Resolution that is signed by the Board Chair (ala HUD).

Must be updated/documented every three years

<u>Vision and Direction - Category 4: Organizational Leadership</u>

Standard 4.1	The governing board has reviewed the organization's mission statement within the past 5 years and assured that: 1. The mission addresses poverty; and 2. The organization's programs and services are in alignment with the mission.
mission.	verty" does not require using the specific word poverty in the organization's
 Language such acceptable. 	as but not limited to: low-income, self-sufficiency, economic security, etc. is
 It is the board 	that determines if the programs and services are in alignment with the mission. nd formal determination would be recorded in the board minutes.
Documentation used ☐ Board minutes ☐ Strategic plan ☐ Mission statement	d: (Check all that apply)
State Office Guidanc	e:
	of the mission statement must be included in the board minutes. Best if board mation of items #1 and #2 listed in the standard above.
review includes affin	mation of items #1 and #2 listed in the standard above.

Reviewed & Accepted January 30, 2024

Must be updated/documented every five years

Vision and Direction - Category 4: Organizational Leadership

Standard 4.2 The organization's Community Action plan is outcome-based, anti-poverty focused, and ties directly to the community assessment.

Guidance:

- The State Lead Agency is responsible for determining the plan's format, and needs to ensure that the three components are readily identifiable.
- The plan needs to be focused on outcomes, i.e., changes in status (such as hunger alleviation vs. food baskets).
- The Community Action plan is sometimes referred to as the CSBG workplan.

Documentation used: (Check all that apply)
☐ CAP plan*
☐ Logic model
☐ Community assessment
*The CAP Plan is sometimes referred to as
the CSBG Plan or CSBG Workplan
State Office Guidance:
Community Action Plan (CAP)
Notes:
Must be updated/documented annually
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Vision and Direction - Category 4: Organizational Leadership

Standard 4.3

The organization's Community Action plan and strategic plan document the continuous use of the full Results Oriented Management and Accountability (ROMA) cycle or comparable system (assessment, planning, implementation, achievement of results, and evaluation). In addition, the organization documents having used the services of a ROMA-certified trainer (or equivalent) to assist in implementation.

Guidance:

- There is no requirement to have a certified ROMA trainer on staff at the organization.
- While a ROMA trainer (or equivalent) must be involved, it is up to the organization to determine the manner in which this individual is utilized. Examples include: involving the trainer in strategic planning meetings, consultation on implementation, etc.
- This includes involving a ROMA trainer (or equivalent) in the course of ROMA-cycle activities such as the community assessment, strategic planning, data and analysis, and does not need to be a separate activity.

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	Certified ROMA trainer in the organization
	Agreement with certified trainer not within
	the organization to provide ROMA services
	Strategic plan (including appendices)

Documentation used: (Check all that apply)

 $\ \square$ The community action plan (including appendices)

☐ Meeting summaries of ROMA trainer participation

State Office Guidance:

This standard can be met by uploading certificates of ROMA professionals within the organization and demonstrating via board minutes their involvement in the agency processes. Agencies without ROMA-certified professionals are encouraged to contact the State ROMA Trainer and request ROMA-related services. A letter/email summarizing the ROMA professional's review of the agency's processes is sufficient.

Notes:

The services of a currently certified ROMA Implementer or ROMA Advocate are acceptable as well as a current Nationally Certified ROMA Trainer.

See Bullet 2 under guidance. An equivalent is defined as a ROMA Implementer or a ROMA Advocate. (Per Association of Nationally Certified ROMA Trainers.)

Must be updated/documented annually

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<u>Vision and Direction - Category 4: Organizational Leadership</u>

Standard 4.4 The governing board receives an annual update on the success of specific strategies included in the Community Action plan.

- The CSBG Act requires that boards be involved with assessment, planning, implementation, and evaluation of the programs: this standard supports meeting that requirement.
- This standard is met by an update being provided at a regular board meeting, and documented in the minutes.
- The update provided to the board may be written or verbal.
- The update provided to the board should include specific strategies outlined in the Community Action plan and any progress made over the course of the last year, or by another period of time as determined by the board that is less than one year.

Documentation used: (Check all that apply) ☐ Community action plan update/report ☐ Board minutes ☐ Board pre-meeting materials/packet
State Office Guidance:
Met by uploading ratified, signed board minutes where an update on the Community Action Plan was specifically discussed and documented within.
Notes:
No clarification required – clear to all.
Must be updated/documented annually

Vision and Direction - Category 4: Organizational Leadership

Standard 4.5

The organization has a written succession plan in place for the CEO/ED, approved by the governing board, which contains procedures for covering an emergency/unplanned, short-term absence of 3 months or less, as well as outlines the process for filling a permanent vacancy.

- Board approval would most likely occur through a board vote at a regular board meeting
- Documentation must include both elements: 1) plan for emergency/unplanned absence and 2)

policy for filling a permanent vacancy.
Documentation used: (Check all that apply) ☐ Board minutes
☐ Succession plan/policy
☐ Short term succession plan
State Office Guidance:
Can be met by uploading ratified, signed board minutes where succession plan was approved, as well as a copy of the most current succession plan itself
Notes:
No clarification required – clear to all.
Must be updated/documented as needed and kept on file
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Vision and Direction - Category 4: Organizational Leadership

Standard 4.6

An organization-wide, comprehensive risk assessment has been completed within the past 2 years and reported to the governing board.

- Reporting to the governing board would most likely occur at a regular board meeting and should be reflected in minutes.
- It is important to note that to meet the Standard the organization only has to complete the assessment and report to the board. The results of the assessment are internal to the organization and therefore private.
- There is no one mandatory tool for completing this task. This comprehensive assessment is more than the financial risk assessment contained in the audit and may also include such areas as: insurance, transportation, facilities, staffing, property, etc. To meet the Standard, the tools(s) used needs to address organization-wide functions, not only individual program requirements.

Documentation used: (Check all that apply)
☐ Risk assessment policy and/or procedures
☐ Board minutes
☐ Completed risk assessment tool
☐ Risk assessment reports
State Office Guidance:
Can be met by uploading ratified, signed minutes which reflect that the risk assessment report was reported to the board.
Notes:
This is a different Risk Assessment than the KHRC Risk Analysis
Must be updated/documented every two years

Standard 5.1 CSBG	 The organization's governing board is structured in compliance with the Act: At least one third democratically-selected representatives of the low-income community; One-third local elected officials (or their representatives); and The remaining membership from major groups and interests in the community.
	lard is based on the CSBG Act and addresses the composition structure of the board only. BG Act and IM 82 for comprehensive guidance.
Documentation ☐ Board minute ☐ Board roster ☐ Bylaws	used: (Check all that apply)
State Office Guid	lance:
_	be met by uploading current approved bylaws, signed board minutes reflecting when ere approved, and a current copy of the Board Roster.
Notes:	

Must be updated/documented annually

Standard 5.2

The organization's governing board has written procedures that document a democratic selection process for low-income board members adequate to assure that they are representative of the low-income community.

Guidance:

- See the CSBG Act and IM 82 for comprehensive guidance.
- See definitions list for additional clarity on democratic selection please note that the CSBG Act requires a democratic *selection* process, not *election* process.
- Examples of democratic selection procedures for low-income sector directors include: (1) election by ballots cast by the CEE's clients and/or by other low-income people in the CEE's service area (ballots could be cast, for example, at designated polling place(s) in the service area, at the CEE's offices, or via the Internet); (2) vote at a community meeting of low-income people (the meeting could serve not simply to select low-income sector directors but also to address a topic of interest to low-income people); (3) designation of one or more community organization(s) composed predominantly of and representing low-income people in the service area (for example, a Head Start policy council, low-income housing tenant association, or the board of a community health center) to designate representative(s) to serve on the CEE's board.

Documentation used: (Check all that apply)			
	Board policies and procedures		
	Board minutes		
	Bylaws		

State Office Guidance:

Can most easily be met by uploading current approved bylaws, ratified and signed board minutes reflecting when those bylaws were approved. A written democratic selection process for low-income involvement needs to be in place. If process is not in the current approved bylaws, a separate document, that documents the process shall be uploaded in this standard.

Ensure that there is documentation (letter) that an elected official has appointed a designee.

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No clarification required – clear to all.

Must be updated/documented as needed and kept on file

Standard 5.3

The organization's bylaws have been reviewed by an attorney within the past 5 years.

- There is no requirement that the attorney be paid
- Final reviews by attorneys on the board or on staff are not recommended, but are not disallowed.

Documentation used: (Check all that apply) Bylaws Board minutes Attorney statement/invoice
State Office Guidance:
Verify with an invoice, or an email of review.
Notes:
Must be updated/documented every five years

Standard 5.4

The organization documents that each governing board member has received a copy of the bylaws within the past 2 years.

Guidance:

Documentation used: (Check all that apply)

- Distribution may be accomplished through electronic or hard copy distribution.
- Acknowledgment of receipt may be accomplished through a signed and dated written acknowledgement, email acknowledgement, board minutes documenting receipt for those in attendance, etc.

☐ Board pre-meeting materials/packet	
☐ Bylaws	
☐ List of signatures	
☐ Copies of acknowledgements	
State Office Guidance:	
Dated acknowledgement of receipt of the bylaws – a board member's sig or she received a copy of the bylaws on a certain date. Include the docur board member's file.	
Notes:	
Must be updated/documented every two years	

Standard 5.5

The organization's governing board meets in accordance with the frequency and quorum requirements and fills board vacancies as set out in its bylaws.

Guidance:

 There are no requirements on the meeting frequency or quorum; only that organizations abide by their approved bylaws.
Documentation used: (Check all that apply) ☐ Board minutes ☐ Board roster ☐ Board bylaws
State Office Guidance: This standard can be met by uploading current, approved bylaws, and a current, updated version of
the Board meeting calendar uploaded in Community Solutions Group (CSG) Board Management tile.

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (assuming vacancies occur throughout the year and are filled at various times throughout)

Standard 5.6

Each governing board member has signed a conflict of interest policy within the past 2 years.

- There is no requirement to use a specific conflict of interest policy, only that the organization utilizes one that meets its needs.
- The signed conflict of interest policies are collected, reviewed, and stored by the organization.
- 2 CFR Part 200 (Super Circular) is in effect for any grant periods after December 26, 2014 and has additional information on conflict of interest policies and specific disclosures.
- As a point of reference, the 990 asks: Were officers, directors, or trustees, and key employees required to disclose annually interests that could give rise to conflicts? Did the organization regularly and consistently monitor and enforce compliance with the policy? If so, describe how.

Documentation used: (Check all that apply) ☐ Board minutes ☐ Conflict of interest policy/procedures ☐ Signed policies/signature list
State Office Guidance:
This standard can be easily met by uploading current policy (often within bylaws) and signed copies of such by each board member
Notes:
No clarification required – clear to all.
Must be updated/documented every two years

Standard 5.7

The organization has a process to provide a structured orientation for governing board members within 6 months of being seated.

Guidance:

- There is no specific curricula requirement, or training methodology required; Board Orientation should have many organization-specific elements. These may include bylaws, overview of programs, and review of fiscal reports.
- Training may be delivered at board meetings, special sessions, in person, through electronic media, or through other modalities as determined by the board.
- The organization must have documentation of its process (including content), as well as documentation that each board member has been provided with the opportunity for orientation.

 □ Board training materials □ Board member acknowledgement/signature
State Office Guidance:
As stated above, this standard requires the agency to have documentation of <u>both</u> its process, as well as that each board member has been provided with the opportunity for orientation. Commonly met by uploading board policy (could also be found in bylaws) and board member acknowledgement of orientation

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (as long as new board members are brought into the organization more frequently than once a year)

Standard 5.8

Governing board members have been provided with training on their duties and responsibilities within the past 2 years.

- There is no specific curricula requirement, or training methodology required.
- Training may be delivered at board meetings, special sessions, conferences, through electronic media, or other modalities as determined by the board.
- The organization needs to have documentation that the training occurred (including content) as well as documentation that each board member has been provided with training opportunities.

Documentation used: (Check all that apply) ☐ Training agendas ☐ Attendee list ☐ Board minutes ☐ Documentation of board attendance at offsite training conferences/events/webinars etc.	
State Office Guidance:	
This standard can be met by uploading board minutes that reflect where board training was delivered. The Board Governance Tracking Tool also provides a means for demonstrating this, as well as which members attended. Copies of certificates from conferences, webinars, and events are also useful	
Notes:	
No clarification required – clear to all.	
Must be updated/documented every two years	

Standard 5.9

The organization's governing board receives programmatic reports at each regular board meeting.

Guidance:

- This standard does not require a report on each program at every board meeting; however it does call for some level of programmatic reporting at every board meeting. Organizations determine their own process to report programs to the board. For example, some organizations may cycle through their programs semi-annually, others may do so on a quarterly basis, and yet others may do a brief summary at every board meeting.
- Board minutes should reflect that programmatic reports have been received documentation.
- Programmatic reporting may be in writing (reports, dashboards) and/or verbal.

Documentation used: (Check all that apply) ☐ Board minutes ☐ Board pre-meeting materials/packet ☐ Programmatic reports
State Office Guidance:
This standard can be easily met by uploading several signed, ratified board meeting minutes that reflect that programmatic reports have been received and/or reviewed. Agendas/pre-board meeting packets listing programmatic reports help to support/augment the board meeting minutes.

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (at several board meetings, for example, throughout the year)

Standard 6.1

The organization has an agency-wide strategic plan in place that has been approved by the governing board within the past 5 years.

- This is intended to be an organization-wide document, not a list of individual program goals
- This would be met through the Board voting on a motion to accept the strategic plan at a regular board meeting and documenting this in the minutes.

□ Board minutes □ Strategic plan	
Strategic plan State Office Guidance: Easily met by uploading current Strategic Plan and signed, ratified board meeting minutes that reflect	Documentation used: (Check all that apply)
State Office Guidance: Easily met by uploading current Strategic Plan and signed, ratified board meeting minutes that reflect	
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Easily met by uploading current Strategic Plan and signed, ratified board meeting minutes that reflect	
	State Office Guidance:
Notes: No clarification required – clear to all.	Notes: No clarification required – clear to all
Must be updated/documented every five years	Must be updated/documented every five years

Standard 6.2

The approved strategic plan addresses reduction of poverty, revitalization of low-income communities, and/or empowerment of people with low incomes to become more self-sufficient.

Guidance:

- These are the purposes of CSBG as laid out in the Act.
- These specific terms are not required, but the plan needs to include one or more of the themes noted in the Standard.

Documentation used: (Check all that apply) ☐ Strategic plan
State Office Guidance:
Please include relevant page numbers and any other specifics documenting where this information is

located under the "Explanation of Compliance" section

Notes:

No clarification required – clear to all.

Must be updated/documented every five years

Standard 6.3

The approved strategic plan contains family, agency, and/or community goals.

Guidance:

- These goals are set out as part of ROMA, referenced in IM 49, and provide the framework for the National Performance Indicators.
- These specific terms are not required, but the plan must address one or more of these dimensions.

 There is no requirement to address all three: family, agency, and community.
Documentation used: (Check all that apply) ☐ Strategic plan
State Office Guidance:
Please include relevant page numbers and any other specifics documenting where this information is located under the "Explanation of Compliance" section
Notes:

No clarification required – clear to all.

Must be updated/documented every five years

Standard 6.4

Customer satisfaction data and customer input, collected as part of the community assessment, is included in the strategic planning process.

- This standard links the community assessment with strategic planning.
- There is no requirement to do additional data collection.
- Please see guidance and glossary under Customer Engagement for more information on customer satisfaction and customer input.
- The standard may be documented by references to the analysis of customer satisfaction data and input within the plan, or by including the analysis of customer satisfaction data in the plan or its appendices, with a brief explanation of how it was used.

Documentation used: (Check all that apply) ☐ Strategic plan including appendices ☐ Notes from strategic planning process ☐ Customer satisfaction data/reports ☐ Customer input data/reports
State Office Guidance: Please pay particular attention to bullet number four above. Please also include relevant page numbers and any other specifics documenting where this information/analysis is located under the "Explanation of Compliance" section.
Notes: No clarification required – clear to all. Must be updated/documented every five years

Standard 6.5

The governing board has received an update(s) on progress meeting the goals of the strategic plan within the past 12 months.

Guidance:

- The CSBG Act requires that Boards be involved with assessment, planning, implementation, and evaluation of programs; this standard supports meeting that requirement.
- This standard would be met by an update being provided at a regular board meeting, or a planning session, and documented in the minutes.
- The update provided to the board may be written or verbal.
- The update provided to the board should include goals outlined in the strategic plan and any progress made over the course of the last year, or by another period of time as determined by the board that is less than one year.

Documentation used: (Check all that apply) ☐ Strategic plan update/report ☐ Board minutes ☐ Board pre-meeting materials/packet
State Office Guidance:
Most commonly met by uploading ratified, signed board minutes where updates to the Strategic Plan were specifically discussed and referenced within. Including the proposed updates in the board packet augments the level of detail provided to meet this standard
Notes:
No clarification required – clear to all. Must be updated/documented annually

Operations and Accountability - Category 7: Human Resource Management

Standard 7.1

The organization has written personnel policies that have been reviewed by an attorney and approved by the governing board within the past 5 years.

Guidance:

- There is no requirement that the attorney be paid, but should be a currently practicing attorney.
- Final reviews by attorneys on the board or on staff are not recommended, but are not disallowed.
- Note that the review needs to have occurred at some point during in the past five calendar years.
- Agencies may work with human resource professionals (such as SHRM certified staff) and others (attorneys on staff or on the board) prior to the legal review to minimize cost.
- Note that not all attorneys are familiar with Human Resource issues and agencies are encouraged to use attorneys with this type of expertise.

Documentation used: (Check all that apply)
☐ Personnel policies
☐ Board pre-meeting materials/packet
☐ Board minutes
☐ Statement/invoice from an attorney reflecting the review
This standard is most commonly met by uploading a copy of the agency's current personnel policies, a statement from an attorney demonstrating their review, and signed, ratified board minutes reflecting the board's approval of them

Notes:

No clarification required – clear to all.

Must be updated/documented every five years

Reviewed & Accepted January 30, 2024

Operations and Accountability - Category 7: Human Resource Management

Standard 7.2

The organization makes available the employee handbook (or personnel policies in cases without a handbook) to all staff and notifies staff of any changes.

Guidance:

- The Handbook may be made available in electronic (such as an agency intranet, a location on a shared server, or distributed via email) or print formats.
- The process for notification of changes is up to the individual organization.
- Agencies are encouraged to have staff sign off that they have received and read the Employee Handbook.

Documentation used:	(Check all that apply)
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Employee handbook/personnel policies
Identified process for notifying staff of updates
(may be included within the handbook/policy)
Documentation of location and availability of
handbook/policies

Documenting the availability of the handbook/policies is fairly straightforward, with a screenshot of the agency website or server if that's where the policies are located or stored. Some agencies provide copies of signed employee orientation checklists showing distribution of the policies as well. Notification of changes, if any, is a little trickier, and might be documented through copies of emails sent to employees regarding same, or whatever other method is used. If policy dictates a particular practice, please provide documentation that it was followed.

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (assuming changes to personnel policies occur within the year)

Standard 7.3

The organization has written job descriptions for all positions, which have been updated within the past 5 years.

- This references job descriptions for each type of position, not each staff person.
- To meet the Standard, job descriptions may include date of last review/update; the Standard does not require changes when descriptions are reviewed.
- The time frame is defined as within the past 5 calendar years.

Documentation used: (Check all that apply)
☐ Organizational chart/staff list
☐ Job descriptions
☐ Board or committee minutes noting documents
have been updated
State Office Guidance:
If the agency has more than one employee for the same job code / class, only one job description needs to be uploaded to fulfill that requirement. Include the review and/or revision date on the job descriptions. One suggestion is to include a review of the job description as part of each employee's evaluation process – and note the date of the review/revision.
Notes:
Must be updated/documented every five years

Standard 7.4

The governing board conducts a performance appraisal of the CEO/executive director within each calendar year.

- There is no specific appraisal tool required to be used.
- This may be accomplished through a committee or the full board; however, the full board should receive and accept via board vote the appraisal, with the acceptance reflected in the board minutes.
- The approval of the performance appraisal is often done in conjunction with setting the CEO compensation.

Documentation used: (Check all that apply) ☐ Board minutes
State Office Guidance:
Pretty straightforward; submission of signed, ratified board minutes that reflect the board's completion of and acceptance/approval of the appraisal
Notes:
No clarification required – clear to all. Must be updated/documented annually

Standard 7.5

The governing board reviews and approves CEO/executive director compensation within every calendar year.

- The full board should review and approve the total compensation at a regular board meeting and have it reflected in the board minutes.
- This includes salary, fringe, health and dental insurance, expense/travel account, vehicle, etc.
- As a point of reference, the 990 asks: Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision?...and if yes, describe the process.
- The compensation review and approval often happens in conjunction with the CEO performance appraisal.

State Office Guidance:
This standard is usually met by uploading signed, ratified board minutes where a discussion regarding the Executive Director's salary was discussed and approved
Notes:
Must be updated/documented annually

Standard 7.6

The organization has a policy in place for regular written evaluation of employees by their supervisors.

Guidance:

- The Standard calls for a policy being in place.
- It is recognized that it is best practice to have annual reviews for every employee, but the Standard is not intended to imply that 100% of employees must have an annual review. This caveat is noted given normal business conditions that may impact individual employees at any given time, e.g. timing of resignation/dismissal, FMLA leave, seasonal, etc.

Documentation used: (Check all that apply)
☐ Evaluation process/policy
(likely found in personnel policies and procedures)
State Office Guidance:

Commonly met by uploading agency's current version of approved personnel policies. Please include relevant page numbers and any other specifics documenting where this information is located under the "Explanation of Compliance" section.

Notes:

No clarification required – clear to all.

Must be updated/documented as needed and kept on file

Standard 7.7

The organization has a whistleblower policy that has been approved by the governing board.

Guidance:

- Once the whistleblower policy is approved and in place, there is no requirement for additional review under this standard. It is good policy for boards to periodically review their whistleblower policy to ensure that they are operating in compliance with it.
- This would be met through a vote by the board at a regular meeting and noted in the minutes.
- Many organizations incorporate their whistleblower policy into their Personnel Policies or Employee Handbook. If not included, the Whistleblower policy should be made available to staff via other means.

Documentation used: (Check all that apply) ☐ Whistleblower policy ☐ Board minutes ☐ Board pre-meeting materials/packet
State Office Guidance:
This standard is easily met through uploading signed, ratified board minutes reflecting approval of either a stand-alone whistleblower policy, or personnel policies that contain a whistleblower policy, and upload of that policy.
Notes: No clarification required – clear to all.
Must be updated/documented as needed and kept on file

Reviewed & Accepted January 30, 2024

State of Kansas Standards Assessment Guide - Version 1.0 - Self-Evaluation for Private CEEs

Standard 7.8

All staff participate in a new employee orientation within 60 days of hire.

Guidance:

- There are not curricula requirements for the orientation; it is up to the organization to determine the content. Some examples of content include time and effort reporting, ROMA, data collection, mission, history of Community Action, etc.
- This may be met through individual or group orientations, and documented in personnel files.
- The date of hire is considered to be the first day the employee works at the organization.

Documentation used: (Check all that apply)
☐ Personnel policies/employee handbook
\square Orientation materials
☐ Sampling of HR/personnel files for documentation of attendance

State Office Guidance:

Often met by uploading signed orientation acknowledgments (if the agency had new employees within the past year) as well as the agency's personnel policies. Please include relevant page numbers and any other specifics documenting where this information is located under the "Explanation of Compliance" section.

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (as long as new employees are hired more frequently than once a year)

Standard 7.9

The organization conducts or makes available staff development/training (including ROMA) on an ongoing basis.

Guidance:

- There are no specific requirements for training topics, with the exception of ROMA (or comparable system if one is used and approved by the State).
- This standard may be met through in-house, community-based, conference, online and other training modalities. Agencies may conduct their own training in-house, or may make online or outside training available to staff.
- This should be documented in personnel files.

Documentation used: (Check all that apply)
☐ Training plan(s)
☐ Documentation of trainings: presentations, evaluations, attendee lists
☐ Documentation of attendance at offsite training events/conferences
☐ HR/personnel files
State Office Guidance:
State Office Guidance: Please see Notes section below. Sign-in sheets, certificates, training plans, proof of conference attendance are all valid means of documentation.

Notes:

No clarification required - clear to all.

Must be updated/documented more frequently than annually (perhaps not every month or quarter, but more often than once a year, through board meetings, for example, or conference attendance, or other avenues for providing training to staff)

Standard 8.1 The organization's annual audit (or audited financial statements) is completed by a Certified Public Accountant on time in accordance with Title 2 of the Code of Federal Regulations, Uniform Administration Requirements, Cost Principles, and Audit Requirement (if applicable)

and/or State audit threshold requirements.
 Guidance: Please see and follow state and federal guidance related to audits. Completed by a Certified Public Accountant on time in accordance with Single Audit Guidelines.
Documentation used: (Check all that apply) ☐ Completed audit
State Office Guidance:
Uploading the Final Audit report for the most recently completed Fiscal Year performed by a Certified Public Accountant on time in accordance with Single Audit Guidelines meets this standard.

Notes:

No clarification required – clear to all.

Must be updated/documented annually

Standard 8.2 All findings from the prior year's annual audit have been assessed by the organization and addressed where the governing board has deemed it appropriate.

Guidance:

- This standard can be met through board discussion and decisions at a regular board meeting with decisions noted in the minutes.
- Findings are those noted in the Audit itself, not the Management Letter.

Documentation used: (Check all that apply)	
☐ Completed audit	
☐ Management response to the audit	
☐ Board minutes	

State Office Guidance:

This standard can most easily be met by uploading signed and ratified minutes documenting a board discussion regarding the audit findings, held at a regular board meeting, with decisions and recommendations noted in the body of the minutes.

Notes:

No clarification required – clear to all.

Must be updated/documented as needed (potentially more frequently than annually, depending on the findings detailed in the agency's audit)

Standard 8.3

The organization's auditor presents the audit to the governing board.

Guidance:

- The presentation to the board should be reflected in the Minutes.
- This standard can be met via the auditor meeting with the full board or appropriate committee including Finance, Finance/Audit, Audit, or Executive. If done via committee, a report to the full board by the Committee Chair to confirm the meeting occurred needs to be completed and documented in the minutes.
- The Auditor may make the presentation in person or via web or conference call as allowed by state law. In addition, ensure that the bylaws allow for electronic communication if the auditor or their representative presents in this way.
- The presentation may be made by a representative(s) of the audit firm and is not required to be the Partner of the firm engaged in the audit.

Documentation used: (Check all that apply)
☐ Completed audit
☐ Board minutes/committee minutes
☐ Board pre-meeting materials/packet
State Office Guidance:

This standard can most easily be met by uploading a copy of the completed audit report, as well as signed and ratified minutes documenting the presentation of the audit to the board, or, if presented to committee, the committee's full report to the board.

Notes:

No clarification required – clear to all.

Must be updated/documented annually

Standard 8.4

The governing board formally receives and accepts the audit.

Guidance:

- This standard can be met through a board vote accepting the audit at a regular board meeting and reflected in the minutes.
- Each board member should be provided a copy of the audit, either in hard or electronic format, with this distribution noted in the board minutes.

Documentation used: (Check all that apply) ☐ Completed audit ☐ Board minutes
State Office Guidance:
This standard can be met by uploading a copy of the completed audit report from the auditor, as well as signed and ratified minutes documenting the acceptance of the audit report by the full board. Provide documentation of distribution to each board member in hard or electronic format.

Notes:

No clarification required – clear to all.

Must be updated/documented annually

Standard 8.5

The organization has solicited bids for its audit within the past 5 years.

Guidance:

- The Standard does not require that an organization switch auditors or partners, only that the audit is put out to bid within the past 5 years.
- If an organization is currently under contract with a firm that has been conducting the audit for 5 or more at the time of the first Standards assessment, the bid process needs to occur as soon as the current contract is completed.

Documentation used: (check all that apply)
☐ Organization procurement policy
\square Documentation of bid process, including RFP/RFQ,
list of vendors receiving notice, proof of any publication
of the process
\square Board pre-meeting materials/packet

State Office Guidance:

This standard requires multiple pieces of documentation to be uploaded in order to be met. The agency's procurement policy (which may or may not be part of their fiscal policy), documentation of the bid solicitation process (the RFP, a list of vendors who received notice, and proof of any publication of the process), as well as copies of bidder responses received.

Notes:

Copy of bid solicitation and bidder responses.

Must be updated/documented every five years

Standard 8.6

The IRS Form 990 is completed annually and made available to the governing board for review.

Guidance:

- The IRS Form 990 is a publicly available document, and specifically asks if the board has reviewed the document prior to its submission. It also asks for a description of the review process.
- The Standard would be met by documenting the review process in the board minutes; the Standard does not require board acceptance or approval of the IRS Form 990.
- The IRS Form 990 can be made available by sharing a copy electronically or in hard copy to governing board members with the process noted in the minutes.
- The IRS Form 990 should be completed and submitted on time to the IRS within any granted extension periods.

Documentation used: (Check all that apply)
☐ IRS Form 990
☐ Board minutes
☐ Board pre-meeting materials/packet
\square Documentation of 990 distribution to the board
(mail, email, link)

State Office Guidance:

This standard is most easily met by inclusion of the current, completed IRS 990 in board pre-meeting materials and upload of that packet as well as signed, ratified board minutes reflecting review of the IRS 990. If the deadline for submission of the current year 990 has not yet occurred, the previous year's 990 and related documents are acceptable.

Notes:

No clarification required – clear to all.

Must be updated/documented annually

Reviewed & Accepted January 30, 2024



Guidance:

- Categorization by program does not require reporting by individual funding stream; it may be by organization-defined program areas, e.g., Early Childhood, Energy, Housing, etc.
- This does not limit the financial information a board receives at each board meeting. Individual
 agencies are likely to determine that additional information is needed by the board and should
 determine what specific information needs to be shared with the board beyond that included in
 the Standard.

ocumentation used: (Check all that apply)	
Financial reports as noted above	
Board minutes/committee minutes	
Board pre-meeting materials/packet	

State Office Guidance:

This standard can be easily met by uploading at least three (3) signed, ratified board meeting minutes that reflect that financial reports have been received and/or reviewed, as well as the pre-board meeting packets that include the financial reports which support/augment the board meeting minutes.

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (financial packets for several board meetings, for example, demonstrating inclusion of the required elements)

Standard 8.8

All required filings and payments related to payroll withholdings are completed on time.

Guidance:

- This includes: federal, state, and local taxes; as well as insurance and retirement payments.
- Documentation may include information received from a payroll service if used or the
 organization's financial management system. Such verification could be reviewed at the
 committee level if the organization determines it necessary, or delegated to the Executive
 Director.

Documentation used: (Check all that apply) ☐ Payroll tax documentation/filings ☐ Insurance documentation (health, disability, flex accounts) ☐ Retirement accounts documentation ☐ Record of payments to state, federal, insurance and retirement accounts	
State Office Guidance:	
This standard can be met by uploading either the quarterly Form 941 submitted by the agency's payroll provider, or a quarterly report of taxes withheld and paid from the agency's accounting software.	

Notes:

No clarification required – clear to all.

Must be updated/documented more frequently than annually (quarterly payment receipts, for example)

Standard 8.9 The governing board annually approves an organization-wide budget.

Guidance:

- This would be met through approval at a regular board meeting and documented in the board minutes.
- This is intended to complement, not replace, program budgets.
- It is recognized that each grant or program will likely have an annual budget that may cross two organization fiscal years.
- It is important to note that an organization-wide budget is a forecast for the upcoming organization fiscal year, based on the best information at the time of development. It provides the board with an overview of what the expected revenues and expenditures are likely to be over the course of a year, with the knowledge that the actual revenue and expenditures may differ. There is no requirement for the organization to pass a modified organization-wide budget during the course of a year as things change.

Documentation used: (Check all that apply)
\square Agency-wide budget
☐ Board minutes
☐ Board pre-meeting materials/packet
State Office Guidance:
This standard can be easily met by uploading a copy of the signed, ratified board meeting minutes that reflect approval with the agency wide budget attached.
Notes:
No clarification required – clear to all.

Reviewed & Accepted January 30, 2024 State of Kansas Standards Assessment Guide – Version 1.0 – Self-Evaluation for Private CEEs

Must be updated/documented annually

Standard 8.10

The fiscal policies have been reviewed by staff within the past 2 years, updated as necessary, with changes approved by the governing board.

- This would be met through approval at a regular board meeting and documented in the board minutes.
- There are no requirements for which specific staff need to be involved in the staff-level review.
- The annual reporting of the staff level review of the fiscal policies may be made at a fiscal committee meeting with the committee minutes reflecting the review.

Documentation used: (Check all that apply)
☐ Fiscal policies/procedures manual
☐ Board minutes/committee minutes
☐ Board pre-meeting materials/packet
State Office Guidance:
This standard is easily met by uploading a current copy of the agency's fiscal policies (with date of
review) along with signed, ratified board meeting minutes reflecting staff review and board approval.
Notes:
Must be updated/documented every two years
must be upuateu/ documented every two years

Standard 8.11

A written procurement policy is in place and has been reviewed by the governing board within the past 5 years.

- This would be met through approval at a regular board meeting and documented in the board minutes.
- The procurement policy may be found in an organization's fiscal policies; it does not need to be a separate document.
- The procurement policy must be compliant with federal regulations and Agencies are encouraged to review relevant OMB circulars for specifications.

Documentation used: (Check all that apply)
☐ Procurement policy
☐ Board minutes
☐ Board pre-meeting materials/packet
State Office Guidance:
This standard is easily met by uploading a current copy of the agency's procurement policy along with signed, ratified board meeting minutes reflecting board review.
av .
Notes:
Must be updated/documented every five years

Standard 8.12

The organization documents how it allocates shared costs through an indirect cost rate or through a written cost allocation plan.

Guidance:

• If no approved indirect cost rate is in place, the organization must have a written cost allocation plan.

 A Federally Negotiated Indirect Cost Rate should be currently approved and may be determined or provisional.
Documentation used: (Check all that apply)
☐ Cost allocation plan
☐ Approved indirect cost rate
State Office Guidance:
This standard is met by uploading either the agency's cost allocation plan, the current, approved indirect cost rate agreement or "de minimus" rate. Board approved minutes approving the rate.

Notes:

No clarification required – clear to all.

Must be updated/documented as needed and kept on file

Standard 8.13

The organization has a written policy in place for record retention and destruction.

Guidance:

- This includes the retention and destruction of both electronic and physical documents.
- This Policy may be a stand-alone policy or may be part of a larger set of organization policies.

 As a point of reference, the 990 asks: Did the organization have a written document retention and destruction policy?
Documentation used: (Check all that apply) ☐ Document retention and destruction policy
State Office Guidance:
This standard is easily met by uploading a current copy of the agency's document retention and destruction policy.

Notes:

No clarification required – clear to all.

Must be updated/documented as needed and kept on file

Standard 9.1

The organization has a system or systems in place to track and report client demographics and services customers receive.

Guidance:

- Some funders require their own systems be used; the organization may or may not have an organization-wide system in place. As long as all services and demographics are tracked, this standard would be met.
- The CSBG Information Survey data report already requires the reporting of client demographics. This standard does not require additional demographic data collection or reporting.

Documentation used: (Check all that apply) ☐ CSBG Information Survey data report ☐ Data system documentation and/or direct observation ☐ Reports as used by staff, leadership, board or cognizant funder
State Office Guidance: Submission/upload of Module 4, including Section C, and a screenshot of the agency's system is sufficient to demonstrate the agency has a system in place to capture the required information.
Notes:

The CSBG Information Survey data report is now known as the Annual Report, Module 4.

Must be updated/documented annually

Standard 9.2

The organization has a system or systems in place to track family, agency, and/or community outcomes.

Guidance:

Some funders require their own systems be used: the organization may or may not have an

 organization-wide system in place. As long as outcomes are tracked, this standard would be met. This may or may not be the same system(s) noted in 9.1
Documentation used: (Check all that apply) ☐ Data system documentation and/or direct observation ☐ Reports as used by staff, leadership, board or cognizant funder
State Office Guidance: Submission/upload of a copy of a relevant report generated by the agency's data tracking system can easily meet this standard
Notes: No clarification required – clear to all.

Must be updated/documented annually

Standard 9.3

The organization has presented to the governing board for review or action, at least within the past 12 months, an analysis of the agency's outcomes and any operational or strategic program adjustments and improvements identified as necessary.

Guidance:

- This standard would be met through board or staff discussions as long as the analysis and discussion are documented.
- It is important to note that an organization is likely to have multiple programs with varying program years. This standard addresses an annual review of organization outcomes. Organizations are likely to make operations and strategic program adjustments throughout the year, making a single point in time analysis less effective than ongoing performance management.
- Organizations can meet this standard by having: an annual board discussion of organization outcomes, multiple conversations over the course of the year, or other process the organization deems appropriate as long as these discussions are reflected in the minutes, with any operational or program adjustments or improvements being noted.

or program adjustments or improvements being noted.
 Organizations are not required to make adjustments in order to meet the standard, only to have conducted an analysis.
De sum out ation was de (Che als all that anyly)
Documentation used: (Check all that apply) ☐ Strategic plan update/report
□ Other outcome report
□ Notes from staff analysis
□ Board minutes
☐ Board pre-meeting materials/packet
State Office Guidance:
Please see the Notes section below, and bullet points number three and four above. This standard can be met by a documented review and analysis of the Annual Report data, or the quarterly report data, and any subsequent modifications/adjustments made as a result of that analysis (outcome report). Documented discussions regarding updates to the Strategic Plan that are driven, at least in part, by a review of the agency's outcomes, are useful here too. Board minutes should specifically reference
Notes:
Must be updated/documented annually
Reviewed & Accepted January 30, 2024

Standard 9.4

The organization submits its annual CSBG Information Survey data report and it reflects client demographics and organization-wide outcomes.

Guidance:

- See CSBG State Lead Agency for specifics on the submission process.
- The CSBG Information Survey data report already requires the reporting of client demographics and organization-wide outcomes. This standard does not require additional data collection or reporting.

Documentation used: (Check all that apply)
☐ CSBG Information Survey Data Report
☐ Email or upload documentation reflecting submission
☐ Backup documentation gathered agency-wide to support the is submission
State Office Guidance:
This is easily met by uploading Module 4 of the Annual Report.
This is easily flict by uploading Module 4 of the Affilian Report.
Notes:
No clarification required – clear to all.
Must be updated/documented annually