Finding	Recommendation(s)	Previous Management Response	Management Response as of August 8, 2018	Anticipated Completion Date & Contact
The CIL continued to charge consumers a fee for transportation services despite DVR's failure to develop guidelines.	We recommend DVR develop guidelines for charging consumers for the cost of IL services or disallow the practice.	Response as of August 8, 2016: WIOA changed the definition of "Center for Independent Living" by adding the words "regardless of age or income". The addition of this language brings the legality of financial testing/participation into question. We have sought clarification from our federal partner, the Administration on Community Living, but until final regulations are published we won't know the answer. In the meantime, CILs are forbidden from charging consumers with disabilities for services provided with VR funds. All CILs have been notified of this prohibition, including via a "Technical Assistance Reminder – Charging Consumers for Services" email on March 14, 2011. Space Coast CIL was also specifically reminded of this prohibition in the findings of the Rehabilitation Services Administration Compliance Review Report dated October 14, 2014, which were reinforced by VR during the site visit. Space Coast CIL was most recently reminded of the prohibition via email on July 6, 2016.	The new Contract is now in place. Because of the delay in executing new contracts, the March site visit has been rescheduled for August 2018.	Contract Completed Site Visit: August 2018

Response as of February 8, 2017:As a result of WIOA on November 28, 2016 thefinal rule outlining the amendments to theRehabilitation Act of 1973, which transferred theadministrative duties for Centers for IndependentLiving from the Federal Department of EducationRehabilitation Services Administration to Healthand Human Services' Administration onCommunity Living, went into to effect. Theamendments provided limited direction to CILson the development of fee for service policies.The language stated, "The final rule does notaddress the use of fee-for-service models, thoughwe encourage CILs to consider how to ensure thatany application of such a model is accomplishedin a way that is consistent [with independent
In a way that is consistent [with independent living philosophy]". Response as of August 8, 2017: To date the Administration on Community Living has provided no guidance regarding financial means testing. To address this issue Vocational Rehabilitation has inserted the following language in the contract template for Centers for Independent Living to begin being used October 2017:

"The Center shall not require financial needs
testing or financial participation by consumers of
independent living services funded under the
State Plan for Independent Living (SPIL) unless
or until guidelines are developed in collaboration
with the Division of Vocational Rehabilitation
and the Florida Independent Living Council, and
approved by a majority of the Center Directors".
Anticipated Completion: October 2017
Response as of February 8, 2018
The Independent Living Program Manager is in
the process of scheduling a March 2018 site visit
that will include an on-site review of policies
regarding transportation services provided by
Space Coast CIL. Because there continues to be
no guidance by the authorizing agency, ACL, VR
continues to inforce the contractual prohibition
charging fees for service as outlined in all CIL
contracts (see below).
"The Center shall not require financial needs
testing or financial participation by consumers of
independent living services funded under the
State Plan for Independent Living (SPIL) unless
or until guidelines are developed in collaboration
with the Division of Vocational Rehabilitation
with the Division of vocational Renabilitation

		and the Florida Independent Living Council, and approved by a majority of the Center Directors". Anticipated Completion: March 2018		
The CIL did not meet employment requirements.	We recommend DVR provide technical assistance as needed to ensure the CIL remains eligible for state and federal assistance.	 Response as of August 8, 2016: In March, the independent living director and two performance improvement consultants visited the center and provided extensive technical assistance, including reviewing current policies and process mapping. Response as of February 8, 2017: VR will continue to provide technical assistance regarding the qualifications of staff and will include a review of staff qualifications based on accepted levels of expertise established by the field as part of periodic monitoring. VR will also, as a part of future monitoring, review CILs for polices regarding the onboarding and on-going training of CIL staff as it pertains to IL best practices and job-specific content. In 2017, VR in conjunction with CILs and the Florida Independent Living Council will provide a statewide conference on independent living. Mandatory training will be provided to all 	Complete and ongoing.	

attending CIL staff with subject matter based on IG findings and repeated technical assistance provided by the program and contract manager. Response as of August 8, 2017:	
provided by the program and contract manager.	
Response as of August 8, 2017:	
Response as of August 8, 2017:	1
Vocational Rehabilitation will begin on-site	
monitoring of Centers for Independent Living in	
the fall of 2017. Review of staff qualifications	
and training based on position will be part of the	
process. Vocational Rehabilitation staff will make	
recommendations based on any identified	
deficiencies in staff expertise. Vocational	
Rehabilitation staff is scheduled to provide	
training at the 2017 Statewide Independent	
Living Conference, September 13-14, and will	
include as part of the training, how Centers can	
mitigate deficiencies identified through	
administration reviews.	
Anticipated Completion: September and October	
of 2017	
Response as of February 8, 2018	
The Independent Living Program Manager is in	
the process of scheduling a March 2018 site visit	
that will include an on-site review of policies	
regarding staff qualifications for new hires. VR	
staff will provide technical assistance as needed	

		to ensure the Space Coast CIL remains in compliance with state and Federal guidelines regarding CIL Staff qualifications.		
The CIL did not provide the four independent living core services to one of the two counties.	We recommend DVR add language in its contracts with the CILs to specify service delivery areas.	 Response as of August 8, 2016: This language will be added when new contracts are developed in 2017. Response as of February 8, 2017: VR has included language in the new contract that directs CILs to provide the 5 core services to the CIL's federally established service area. Response as of August 8, 2017: VR is currently developing the revised contract templates for Centers for Independent Living. The target for executing new contracts with all Centers for Independent Living is October of 2017. Language in the new contract will address the provision of core services Centers for Independent Living are federally mandated to provide. Anticipated Completion: October 2017 	The new Contract is now in place. Because of the delay in executing new contracts, the March site visit has been rescheduled for August 2018.	Contract Completed Site Visit: August 2018
		Response as of February 8, 2018		

The Independent Living Program Manager is in	
the process of scheduling a March 2018 site visit	
that will include an on-site review of policies	
regarding the provision of the 5 core services. VR	
staff will provide technical assistance as needed	
to ensure the Space Coast CIL remains in	
compliance with state and Federal guidelines	
regarding the provision of the 5 core services.	
The new Contract is going through final DOE	
review. The execution of the Contract is planned	
for July 2018.	