

has made changes to the terms of members.

SUPPLEMENTARY INFORMATION:

Background: Pursuant to WIA Section 166(4)(C), the NAETC advises the Secretary on all aspects of the operation and administration of the Native American programs authorized under Section 166 of WIA. In addition, the Council advises the Secretary on matters that promote the employment and training needs of Indian and Native Americans, as well as enhance the quality of life in accordance with the Indian Self-Determination Act and Education Assistance Act. The Council shall also provide guidance to the Secretary on ways for Indian, Alaska Natives, and Native Hawaiians to successfully access and obtain DOL discretionary funding and participate in special initiatives.

The charter is required to be renewed every two years; the current charter expired on June 26, 2009. The NAETC recommendations and accomplishments have and continue to assist ETA and the Secretary to transform and expand the apprenticeship model. The current charter is being renewed with changes to the terms of members.

Summary of Revisions: The charter is amended to state that "appointments shall remain effective until a replacement is designated by the Secretary in writing." However, all council members shall serve at the pleasure of the Secretary and members may be appointed, reappointed, and/or replaced, and their terms may be extended, changed, or terminated at the Secretary discretion.

FOR FURTHER INFORMATION CONTACT: Mrs. Evangeline M. Campbell, Designated Federal Officer, Office of Workforce Investment, Employment and Training Administration, U.S. Department of Labor, Room S-4209, 200 Constitution Avenue, NW., Washington, DC 20210. Telephone: (202) 693-3737, (this is not a toll-free number).

Signed at Washington, DC this 13th day of July 2009.

Jane Oates,

Assistant Secretary, Employment and Training Administration.

[FR Doc. E9-17411 Filed 7-21-09; 8:45 am]

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DEPARTMENT OF LABOR

Employment & Training Administration

[SGA/DFA-PY 08-19]

Solicitation for Grant Applications (SGA); Amendment One; Pathways Out of Poverty

AGENCY: Employment and Training Administration (ETA), Labor.

ACTION: Notice: Amendment to SGA/DFA-PY 08-19.

SUMMARY: The Employment and Training Administration published a document in the **Federal Register** on June 24, 2009, announcing the availability of funds and solicitation for grant applications (SGA) for Pathways Out of Poverty to be awarded through a competitive process. This amendment to the SGA clarifies items related to: (1) The grant officer to whom mailed applications should be addressed; (2) supplementary information in Section B "Green Industries and Occupations"; (3) eligible applicants and required partnerships (Section III.A.); (4) local entities (Section III.A.2); and (5) participants eligible to receive training (Section III.D.1). The document is hereby amended.

1. **ADDRESSES** section (page 30138) is revised by replacing the language designated below as "old text" with the language designated as "new text" as follows:

a. Old Text—"ADDRESSES: Mailed applications must be addressed to the U.S. Department of Labor, Employment & Training Administration, Division of Federal Assistance, Attention: Melissa Abdullah, Grants Officer, Reference SGA/DFA PY 08-19, 200 Constitution Avenue, NW., Room N4716, Washington, DC 20210."

b. New Text—"ADDRESSES: Mailed applications must be addressed to the U.S. Department of Labor, Employment & Training Administration, Division of Federal Assistance, Attention: Donna Kelly, Grant Officer, Reference SGA/DFA PY 08-19, 200 Constitution Avenue, NW., Room N4716, Washington, DC 20210."

2. SUPPLEMENTARY INFORMATION

Section B "Green Industries and Occupations" (page 30139) is revised to provide further information on the industries on which applicants may focus by adding the language designated below as "new text" to the existing language in that section:

a. New Text: "We will also evaluate applications for projects that include emerging green occupations from industries that have not been discussed in this section."

3. *Section III.A, "Eligible Applicants and Required Partnerships"* (page 30140) is revised to confirm that the applicant in the proposed project must be clearly designated by replacing the language designated below as "old text" with the language designated as "new text" as follows at the end of the first paragraph:

a. Old Text—"The applicant categories for this SGA, along with the required partnerships for each, are defined below."

b. New Text—"The applicant categories for this SGA, along with the required partnerships for each, are defined below. While the SGA indicates required and suggested partners, the proposal must designate a lead applicant."

4. *Section III.A.2, "Local Entities"* (page 30141) is revised to confirm that Tribal Governments may be eligible applicants within the local entity category, and provide further information on the definition of non-profit entities. In the SGA, the language designated below as "old text" is replaced with the language designated as "new text," as follows:

a. Old Text—"For the purposes of this SGA, applicants qualify as local entities if they are public organizations (such as community colleges or workforce investment boards) or private nonprofit organizations (such as community or faith-based organizations) whose service area is limited to a single sub-State geographic area, such as a neighborhood, city, county, sub-State region, or interstate region comprised of multiple sub-State regions (such as Kansas City)."

b. New Text—"For the purposes of this SGA, applicants qualify as local entities if they are public organizations or private nonprofit organizations (which may include entities such as community colleges, workforce investment boards, community or faith-based organizations, and Tribal Governments) whose service area is limited to a single sub-State geographic area, such as a neighborhood, city, county, sub-State region, or interstate region comprised of multiple sub-State regions (such as Kansas City). A private nonprofit entity is an organization that is legally organized for the purposes of tax exempt nonprofit status under the Internal Revenue Service (IRS), or is actively pursuing IRS nonprofit tax exempt status."

5. *Section III.D.1, "Participants Eligible to Receive Training"* (page 30142) is revised to clarify that within the four categories of individuals that grantees must serve through grants awarded through this SGA, grantees

may serve a broad range of individuals. In the SGA, the language designated below as “old text” is replaced with the language designated as “new text,” as follows:

a. Old Text—“For specific definitions for these target populations, applicants must refer to Section VI.B.”

b. New Text—“For specific definitions for these target populations, applicants must refer to Section VI.B. Within these four categories, eligible participants may serve a broad range of individuals, including: Individuals with disabilities, individuals with limited English proficiency, Veterans, Indian and Native Americans, and older workers.”

FOR FURTHER INFORMATION CONTACT:

Melissa Abdullah, Grants Management Specialist, Division of Federal Assistance, at (202) 693–3346.

Signed at Washington, DC, this 17th day of July 2009.

Donna Kelly,

Grant Officer, Employment & Training Administration.

[FR Doc. E9–17414 Filed 7–21–09; 8:45 am]

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DEPARTMENT OF LABOR

Employment & Training Administration

[SGA/DFA–PY 08–17]

Solicitation for Grant Applications (SGA); Amendment One; State Labor Market Information Improvement Grants

AGENCY: Employment and Training Administration (ETA), Labor.

ACTION: Notice: Amendment to SGA/DFA–PY 08–17.

SUMMARY: The Employment and Training Administration published a document in the **Federal Register** on June 24, 2009, announcing the availability of funds and solicitation for grant applications (SGA) for State Labor Market Information Improvement Grants to be awarded through a competitive process. This amendment to the SGA clarifies items related to: (1) Strategies and Approaches (Section I.B.3.ii); (2) Evaluation Criteria, Deliverables (Section V.A.4.iii); (3) the number of applications from a Single State (Section III.A); and (4) Section B on Green Industries and Occupations (Supplementary Information). The changes in items 1 and 2 below were made in order to make the terminology for certificates or degrees match existing ETA definitions. The changes in items 3 and 4 below are to provide further

clarification on number of applications per Single State and targeted industries. The document is hereby amended.

1. *Section I.B.3.ii, “Funding Opportunity Description, Strategies and Approaches, Related Research Activities”* (page 30131) is revised by replacing the language designated below as “old text” with the language designated as “new text”:

a. *Old text:* “State-specific summaries of educational resources including post-secondary and higher educational institutions’ courses and programs leading to industry-recognized credentials, certifications, or degrees;”

b. *New text:* “State-specific summaries of educational resources including post-secondary and higher educational institutions’ courses and programs leading to certificates or degrees;”

2. *Section V.A.4.iii, “Application Review Information, Evaluation Criteria, Deliverables”* (page 30136) is revised by replacing the language designated below as “old text” with the language designated as “new text”:

a. *Old text:* “State-specific summaries of educational resources including post-secondary and higher educational institutions’ courses and programs leading to industry-recognized credentials, certifications, or degrees;”

b. *New text:* “State-specific summaries of educational resources including post-secondary and higher educational institutions’ courses and programs leading to certificates or degrees;”

3. *Section III.A, “Eligibility Information, Eligible Applicants”* (page 30131) is clarifying the number of applications that a Single State can submit. Accordingly, Section III.A. on p. 30131 is revised by replacing the language designated below as “old text” with the language designated as “new text”:

a. *Old text:* “Applicants must clearly indicate in the required grant abstract if they are applying as an individual State or as a consortium. Consortium applications must identify each participating State and designate a lead State as the applicant that will have the overall responsibility for administering the grant. The consortium lead State will coordinate reporting activities and must serve as the fiscal agent. Consortium applications will not count against the ‘single application’ per State limit for the partnering States, provided that the consortium proposal includes original strategies and is not duplicative of the strategies and deliverables included in the participating States’ individual applications.”

b. *New text:* “Applicants must clearly indicate in the required grant abstract if they are applying as an individual State or as a consortium. Consortium applications must identify each participating State and designate a lead State as the applicant that will have the overall responsibility for administering the grant. The consortium lead State will coordinate reporting activities and must serve as the fiscal agent. States may submit one application as a single State as well as one application as a consortium lead State. There is no limit to the number of consortium applications a State may be included with as a participating partner, provided that the consortium proposals include original strategies and are not duplicative of the strategies and deliverables included in the participating States’ individual applications.”

4. SUPPLEMENTARY INFORMATION,

Section B “Green Industries and Occupations” on p. 30129 is revised to include the following statement:

New Text: “We will also evaluate applications for projects that include emerging green occupations from industries that have not been discussed in this section.”

FOR FURTHER INFORMATION CONTACT:

Willie Harris, Grant Officer, Division of Federal Assistance, at (202) 693–3344.

Signed at Washington, DC this 17th day of July, 2009.

Donna Kelly,

Grant Officer, Employment & Training Administration.

[FR Doc. E9–17413 Filed 7–21–09; 8:45 am]

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NATIONAL CREDIT UNION ADMINISTRATION

Temporary Corporate Credit Union Liquidity Guarantee Program

AGENCY: National Credit Union Administration (NCUA).

ACTION: Notice.

SUMMARY: This notice contains information about revisions to the National Credit Union Administration’s Temporary Corporate Credit Union Liquidity Guarantee Program (TCCULGP).

ADDRESSES: 1775 Duke Street, Alexandria, Virginia 22314.

FOR FURTHER INFORMATION CONTACT: Dianne Salva, Trial Attorney, Office of General Counsel, at the above address or telephone (703) 518–6540.

SUPPLEMENTARY INFORMATION: