CHAPTER 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP PROGRAMS GRANT PROGRAM
ADOPTED RULES TO BE PUBLISHED IN THE TEXAS REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE OFFICE OF THE SECRETARY OF STATE.
The Texas Workforce Commission (TWC) adopts amendments to the following sections of Chapter 838, relating to the Texas Industry-Recognized Apprenticeship Programs Grant Program.
Subchapter A. General Purpose and Definitions, §838.1 and §838.2 Subchapter B. Grant Program, §§838.11 - 838.14 Subchapter C. Program Administration, §§838.21, 838.22, and 838.24
Amended §§838.1, 838.2, 838.11 - 838.14, 838.21, 838.22, and 838.24 are adopted <i>without changes</i> to the proposal, as published in the September 1, 2023, issue of the <i>Texas Register</i> (48 TexReg 4790), and, therefore, the adopted rule text will not be published.
PART I. PURPOSE, BACKGROUND, AND AUTHORITY The purpose of the amendments to Chapter 838 is to remove references to the federal Industry-Recognized Apprenticeship Program (IRAP) and Standards Recognition Entities (SREs) because they no longer exist, and to state the eligibility criteria and application process for entities that apply to take part in the Texas Industry-Recognized Apprenticeship (TIRA) Grant Program.
In May 2020, the US Department of Labor (DOL) established a process to recognize third-party entitiesSREswhich would evaluate and recognize IRAPs. In November 2021, DOL proposed rescinding this regulatory framework. Beginning November 25, 2022, DOL ceased recognizing SREs or IRAPs and rescinded the related rules that were under Title 29 Code of Federal Regulations Part 29. In response to DOL's action on IRAPs and SREs, TWC is amending Chapter 838 to remove DOL-related references.
In 2019, House Bill 2784, enacted by the 86th Texas Legislature, Regular Session, amended Texas Labor Code Chapter 302 by adding Subchapter I to create the Texas Industry-Recognized Apprenticeship Programs Grant Program. The grant program's purpose is to address Texas' immediate industrial workforce needs resulting from the impact of hurricanes, other natural disasters, and overall workforce shortages. Amendments to Chapter 838 clarify the eligibility criteria and application process for entities wishing to take part in this state program.

Rule Review

Texas Government Code §2001.039 requires that every four years each state agency review and consider for readoption, revision, or repeal each rule adopted by that agency.

- TWC has assessed whether the reasons for adopting or readopting the rules continue to 1
- exist. TWC finds that the rules in Chapter 838 are needed, reflect current legal and policy 2
- considerations, and reflect current TWC procedures. The reasons for initially adopting 3
- the rules continue to exist. TWC, therefore, readopts Chapter 838 as amended. 4

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PART II. EXPLANATION OF INDIVIDUAL PROVISIONS

(Note: Minor editorial changes are made that do not change the meaning of the rules and, 7 therefore, are not discussed in the Explanation of Individual Provisions.)

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CHAPTER 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP PROGRAMS GRANT PROGRAM

TWC adopts the following amendment to the title of Chapter 838: 12

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- 14 The Chapter 838 title is amended to remove "Programs" to reflect that the rules no longer
- include references to the former federal Industry-Recognized Apprenticeship Program. 15
- The chapter title is amended to read "Texas Industry-Recognized Apprenticeship Grant 16
- Program." 17

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SUBCHAPTER A. GENERAL PURPOSE AND DEFINITIONS

- The section language throughout the subchapter is amended to remove DOL-related 20
- references and update the apprenticeship grant program name to Texas Industry-21
- Recognized Apprenticeship (TIRA) program. 22

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§838.1. Scope and Purpose

- Section 838.1 is amended to remove IRAP language, replacing these references with 25
- TIRA program references. 26

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28 §838.2. Definitions

- Section 838.2 is amended to update the definition for "Industry-Recognized 29
- Apprenticeship Program" removing in (3)(A) "by the US Department of Labor (DOL)" 30
- and updating the remaining portion of paragraph (3) to incorporate the provisions of 31
- former §838.13(b)(5) of this chapter. Additionally, §838.2(5) is removed. 32

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SUBCHAPTER B. GRANT PROGRAM

- The section language throughout the subchapter is amended to remove DOL-related 35
- references and update the program name to "Texas Industry-Recognized Apprenticeship 36
- (TIRA) program." 37

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39 Additionally, TWC adopts the following amendments to Subchapter B:

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§838.11. General Statement of Purpose

- Section 838.11 is amended to remove IRAP language, replacing these references with 42
- TIRA program references. 43

§838.12. Notice of Grant Availability and Application

- 2 Section 838.12(a) is amended to remove "in the *Texas Register*," allowing TWC's three-
- 3 member Commission to expedite funding actions resulting from the impact of hurricanes,
- 4 other natural disasters, and overall workforce shortages.

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Section 838.12(b) is amended and new §838.12(d) is added to lay out the application process and the form and manner for an application's submission.

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9 §838.13. Eligible Applicants

- Section 838.13 is amended to rename the section "Eligible and Approved Applicants."
- Section 838.13(a) is amended to set forth TIRA program requirements.
- Section 838.13(b) is amended to replace references to the federal IRAP with the state's
- 13 TIRA
- Section 838.13(b)(2) is removed and (b)(5) is relocated to the definition for TIRA in
- 15 Section 838.2.

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§838.14. Funding Qualifications for Industry-Recognized Apprenticeship Programs

- Section 838.14 is amended to remove DOL-related references and update the
- 19 apprenticeship grant program name to Texas Industry-Recognized Apprenticeship
- 20 (TIRA) grant program. Section 838.14's title is amended to reflect this update.

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SUBCHAPTER C. PROGRAM ADMINISTRATION

TWC adopts the following amendments to Subchapter C:

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§838.21. Grants for Industry-Recognized Apprenticeship Programs

- Section 838.21 is amended to remove IRAP language, replacing these references with
- 27 TIRA program references. Section 838.21's title is amended to reflect this update.

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§838.22. Program Objectives

- 30 Section 838.22 is amended to remove IRAP language, replacing these references with
- 31 TIRA program references.

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33 **§838.24.** Performance

- 34 Section 838.24 is amended to remove IRAP language, replacing these references with
- 35 TIRA program references.

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TWC hereby certifies that the rules have been reviewed by legal counsel and found to be within TWC's legal authority to adopt.

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PART III. PUBLIC COMMENTS

The public comment period closed on October 2, 2023.

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43 TWC received comments from the following organizations:

- 45 -- Texas AFL-CIO
- 46 -- Texas Association of Manufacturers

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-- Texas Public Policy Foundation
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     TWC received comments from the following electrical contractors:
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     -- The Brandt Companies, LLC
     --Britain Electric Co.
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     --Bronco Electric, Inc.
 7
     -- C.F. McDonald Electric, Inc.
     --Christopher Electric, Inc.
 9
     -- Crown Electric, Inc.
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11
     -- CW Henderson Electric
     -- Electrical Specialties, Inc.
12
     --Fisk Electric Company
13
     --Gulf Coast Electric Co., Inc.
14
     --Henderson Telecom Services, Inc.
15
     --Jefferson Electric Co., Inc.
16
     -- JPL Electric, LLC
17
     --Liberty Electrical Contractors, Inc.
18
     --Mid-West Electric Co.
19
20
     --Minton Electronic Co., Inc.
     --Newtron Beaumont, LLC
21
     --R.D. Martin Electric Shop, Inc.
22
     --Rosendin Electric, Inc.
23
     --Sabre Electric Company
24
     -- Wayne Electric, Inc.
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27
     TWC received comments from State Representative Chris Turner and State
     Representative Armando L. Walle.
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     TWC received 301 comments from an instructor and individuals who state they are
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     enrolled in Registered Apprenticeship programs.
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     COMMENT: The Texas Association of Manufacturers and the Texas Public Policy
     Foundation expressed strong support for the amendments to the Chapter 838 rules.
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     RESPONSE: The Commission appreciates the comments.
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     COMMENT: State Representative Chris Turner expressed support for the amendments
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39
     to Chapter 838. He stated that TIRA is an additional resource to increase worker training
     in industries where shortages and skills gaps exist. Rep. Turner also described the
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     program as an opportunity to support efforts to increase the number of skilled workers in
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     Texas and to help workers obtain long-term marketable skills.
43
     Rep. Turner also expressed concern that Registered Apprenticeship Programs (RAPs) be
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45
     able to participate in the TIRA program with no impact on the quality of the training
     because RAPs must adhere to DOL standards. He asked the Commission to consider
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allowing RAPs to use other benchmarks to meet the six-month requirements for eligibility, and to ensure portability of skills across industries. He also requested for the rule to include eligibility for pre-apprenticeship programs that address remedial instruction to develop more eligible students to enter apprenticeships. Lastly, Rep. Turner stated concern about differences in apprenticeship funding amounts between TIRA and Texas Education Code Chapter 133 and the need to provide RAPs the flexibility needed to meet the timeline standards outlined in the proposed rules.

RESPONSE: The Commission appreciates the comments. TWC staff have communicated with DOL's Office of Apprenticeship relating to flexibility for RAPs to participate in TIRA and determined such flexibility is allowable. The maximum 26-week duration for TIRA grant programs is determined by Texas Labor Code §302.255; therefore, changing the maximum duration for TIRA grant programs would require legislative action. Similarly, legislative action would be needed to adjust funding for Chapter 133 apprenticeships to make the funding comparable to TIRA grant funding.

Regarding portability, applicants must ensure that participants advance to industry-recognized mid-level skills within TIRA's 26-week maximum duration.

The Commission will be accepting applications from private-sector employers representing industries in the state's 25 target occupations that can demonstrate their apprenticeship training models meet the eligibility criteria set forth in the application. Applications must include all requirements of the statute and rule, including full-time employment requirements during and after training. Pre-apprenticeship programs are potentially eligible if all the requirements are met. No changes were made in response to these comments.

 COMMENT: State Representative Armando L. Walle expressed support for apprenticeship programs and advocated for RAPs to be eligible to participate in the TIRA program. As a member of the House Committee on Appropriations, which had oversight of the \$20 million appropriated for the TIRA program, Rep. Walle expressed his desire that the funds will significantly contribute to creating new apprenticeships and provide support to existing and successful apprenticeships so that the programs will grow to continue to meet the state's needs. He asked the Commission to ensure that RAPs are eligible to participate in the TIRA grant program without limiting their requirements or on-the-job training. He also requested that pre-apprenticeship programs be eligible because those programs provide the basic skills necessary to enter an apprenticeship. Further, Rep. Walle requested strengthening the language addressing portability of skills across an industry, stated concern over the inequity between TIRA funding and Chapter 133 and the need for future legislation, and allowing flexibility in the rule.

RESPONSE: The Commission appreciates the comments. TWC staff have communicated with DOL's Office of Apprenticeship relating to flexibility for RAPs to participate in TIRA and determined such flexibility is allowable. The maximum 26-week duration for TIRA grant programs is determined by Texas Labor Code §302.255; therefore, changing the maximum duration for TIRA grant programs would require

legislative action. Similarly, legislative action would be needed to adjust funding for Chapter 133 apprenticeships to make the funding comparable to TIRA grant funding.

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Regarding portability, applicants must ensure that participants advance to industry-recognized mid-level skills within TIRA's 26-week maximum duration.

The Commission will be accepting applications from private-sector employers representing industries in the state's 25 target occupations that can demonstrate their apprenticeship training models meet the eligibility criteria as set forth in the application. Applications must include all requirements of the statute and rule, including full-time employment requirements during and after training. Pre-apprenticeship programs are potentially eligible if all the requirements are met. No changes were made in response to these comments.

COMMENT: The Texas AFL-CIO stated its strong support for RAPs and expressed appreciation for the Commission's confirmation that RAPs will be eligible to apply for TIRA grants. However, the organization expressed concern about TIRA's 26-week grant duration and stated that it is critical for RAPs to be eligible for TIRA funding without needing to reduce their training program requirements. It also requested confirmation that pre-apprenticeship training programs will also be eligible to apply for TIRA grants. Additionally, it stated that there is an imbalance between Texas Education Code Chapter 133 and TIRA apprenticeship funding. It also expressed concern regarding more funding going to new programs that have fewer requirements and safeguards, which may result in unfair and unequal competition among state-funded apprenticeships within the construction and building trades industry. Additionally, the organization expressed concern that the proposed rule does not make clear what would be considered 'industry-recognized and accredited training curriculum' so that portability of skills is maintained. Lastly, the Texas AFL-CIO expressed desire to see language in the rule addressing requirements for safety training in the construction and building trade fields.

RESPONSE: The Commission appreciates the comments. TWC staff have communicated with DOL's Office of Apprenticeship relating to flexibility for RAPs to participate in TIRA and determined such flexibility is allowable. The maximum 26-week duration for TIRA grant programs is determined by Texas Labor Code §302.255; therefore, changing the maximum duration for TIRA grant programs would require legislative action. Similarly, legislative action would be needed to adjust funding for Chapter 133 apprenticeships to make the funding comparable to TIRA grant funding.

Regarding portability, applicants must ensure that participants advance to industry-recognized mid-level skills within TIRA's 26-week maximum duration.

 The Commission will be accepting applications from private-sector employers representing industries in the state's 25 target occupations that can demonstrate their apprenticeship training models meet the eligibility criteria as set forth in the application. Applications must include all requirements of the statute and rule, including full-time employment requirements during and after training. Pre-apprenticeship programs are

potentially eligible if all the requirements are met. No changes were made in response to these comments.

COMMENT: A group of 21 electrical contractors submitted comments requesting confirmation that their Registered Apprenticeship programs will qualify to receive TIRA grants.

RESPONSE: The Commission appreciates the comments. TWC staff have communicated with DOL's Office of Apprenticeship relating to flexibility for RAPs to participate in TIRA and determined such flexibility is allowable.

The Commission will be accepting applications from private-sector employers representing industries in the state's 25 target occupations that can demonstrate their apprenticeship training models meet the eligibility criteria as set forth in the application. Applications must include all requirements of the statute and rule, including full-time employment requirements during and after training. No changes were made in response to these comments.

COMMENT: Several individuals who stated they are enrolled in RAPs expressed concern that RAPs will not be considered eligible to apply to the Commission for TIRA funding.

RESPONSE: The Commission appreciates the comments and understands the concerns expressed by those enrolled in RAPs. TWC staff have communicated with DOL's Office of Apprenticeship relating to flexibility for RAPs to participate in TIRA and determined such flexibility is allowable.

The Commission will be accepting applications from private-sector employers representing industries in the state's 25 target occupations that can demonstrate their apprenticeship training models meet the eligibility criteria as set forth in the application. No changes were made in response to these comments.

PART IV. STATUTORY AUTHORITY

The rules are adopted under the general authority of Texas Labor Code §301.0015 and §302.002(d), which provide TWC with the authority to adopt, amend, or repeal such rules as it deems necessary for the effective administration of TWC services and activities.

They are also adopted under the specific authority set out below:

- House Bill 2784, 86th Texas Legislature, Regular Session (2019), enacted the following statutory authority under which these rule amendments are proposed to be adopted:
- 42 -- Texas Labor Code §302.253 requires TWC to establish and administer the program.
- --Texas Labor Code §302.257 grants TWC the authority to adopt rules to administer and enforce the program.

The rules implement Title 4, Texas Labor Code, particularly Chapter 302, Subchapter I.

1 2	СНАРТЕН	R 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP GRANT PROGRAM
3 4	SUBCHAPTE	R A. GENERAL PURPOSE AND DEFINITIONS
5 6	§838.1. Sco	pe and Purpose.
7		•
8 9 10 11	La Ap	rpose. The purpose of this chapter is to implement the provisions of Texas bor Code, Chapter 302, related to the Texas Industry-Recognized prenticeship Programs Grant Program. These rules may be cited as the xas Industry-Recognized Apprenticeship Grant Program fund rules.
12	10.	tas maasay 1000gm20a rippromisesmp Grant Program rand rates.
13 14 15	fur	ral. The goal of the Texas Industry-Recognized Apprenticeship (TIRA) and is to address Texas' immediate industrial workforce needs resulting m the impact of hurricanes, other natural disasters, and overall workforce
16	sho	ortages.
17	0020 A D #	
18	§838.2. Defi	nitions.
19	The fell	owing words and towns when used in this chanter shall have the
202122		owing words and terms, when used in this chapter, shall have the g meanings, unless the context clearly indicates otherwise.
22 23 24 25 26 27 28	(1)	Grant RecipientAn entity within Texas that is awarded TIRA funds by the Agency. Grant recipients must cooperate and comply with all contract requirements and Agency monitoring activities, as required by Chapter 802, Subchapter D of this title (relating to Agency Monitoring Activities).
29 30 31	(2)	Eligible Grant ApplicantAn entity, as specified in state law, that is eligible to receive TIRA funding. Eligible grant applicants may include, but are not limited to, the following:
32 33		(A) Trade and industry groups
34		(A) Trade and industry groups
35		(B) Corporations
36		(E) corporations
37		(C) Nonprofit organizations
38		
39		(D) Educational institutions
40		
41		(E) Unions
42		
43		(F) Joint labor-management organizations
44	(2)	
45	(3)	Texas Industry-Recognized ApprenticeshipA training program that:
46		

1 2		(A)	provides on-the-job training, preparatory instruction, supplementary instruction, or related instruction:
3			
4 5			(i) in an occupation that has been recognized as an apprenticeable occupation; and
6			
7			(ii) under an industry-recognized and accredited training
8			curriculum;
9			
10		(B)	guarantees employment to participants during and upon successful
11			completion of the training period;
12			
13		(C)	pays each participant a progressive wage and provides eligibility
14			for participants to receive full-time employee benefits during and
15			upon successful completion of the training period, equal to or
16			above the impacted local workforce development area's (workforce
17			area) self-sufficiency wage;
18			
19		(D)	requires participants to advance their skills, at a minimum, to a
20			credentialed, performance-verified mid-level status in a field
21			related to the TIRA;
22		(E)	has a duration of no longer than 26 weeks; and
23			
24		(F)	gives preference to training and hiring:
25			
26			(i) unemployed Texans who have registered with the Agency;
27			(") (A. II.': 10; A. II.': 10; A. II.': 10; A. II.': 10; A. III.': 10; A
28			(ii) veterans of the United States armed forces;
29			(iii) forms also in consensed in dividual or and
30			(iii) formerly incarcerated individuals; and
31			(iv) undersonal eved individuals who are weaking without industry
32 33			(iv) underemployed individuals who are working without industry- recognized certifications or other credentials.
34			recognized certifications of other credentials.
35	(4)	Parti	cipantAn individual training in a TIRA under an apprenticeship
36	(ד)		ement who:
37		agree	entent who.
38		(A)	is a full-time paid worker, receiving benefits and employed in the
39		(11)	private sector during training;
40			private sector during training,
41		(B)	maintains suitable employment for at least 12 consecutive months
42		(2)	immediately following completion of the training program; and
43			mine the state of
44		(C)	receives related instructional training to learn a skill in a certified
45		(-)	apprenticeable occupation that advances his or her skills to a

credentialed, performance-verified mid-level status in the 1 occupation, as identified by the Agency. 2 3 SUBCHAPTER B. GRANT PROGRAM 4 5 §838.11. General Statement of Purpose. 6 7 In accordance with Texas Labor Code, Chapter 302, the Agency establishes the 8 TIRA Grant Program, which shall be administered pursuant to Texas Labor Code, 9 Chapter 302, and the rules in this chapter, to award grants from the TIRA fund to 10 encourage the private sector to develop specialized TIRA programs in Texas that 11 meet the requirements of Texas Labor Code §302.255. 12 13 §838.12. Notice of Grant Availability and Application. 14 15 From time to time, the Agency may publish a Notice of Availability (NOA) 16 of grant funds under this chapter. The notice shall be published on the 17 Agency's website. In addition to the respective purpose for each grant 18 program under this chapter, the notice may include: 19 20 the total amount of grant funds available for the award; 21 (1) 22 the geographical workforce areas that are eligible; 23 (2) 24 the specific industries or occupations targeted; 25 (3) 26 (4) the maximum number of grants to be awarded; 27 28 (5) the special populations to be served; 29 30 (6) the application process and requirements; and 31 32 any other grant requirements necessary and appropriate for awarding 33 **(7)** grants in addition to those set forth in this chapter. 34 35 (b) To be eligible for a grant award, an applicant meeting the eligibility criteria 36 identified in the NOA shall submit an application to the Agency in the form 37 and manner as prescribed in subsection (d) of this section. 38 39 The Agency's executive director, or designee, shall evaluate each 40 application, considering the requirements and purpose of the NOA for 41 which the application is submitted, the financial stability of the private 42 sector employer, the regional economic impact, and any other factors 43 the Agency determines appropriate. 44

1 2 3		(2)	fund	e Agency determines that an application is appropriate for ing, the executive director or designee shall enter into a contract the grant recipient on behalf of the Agency.		
4			*** 1011	the grant recipions on contain of the rigorof.		
5 6		(3)	Subc	applicants currently on corrective action pursuant to Chapter 802, chapter G of this title (relating to Corrective Actions), or not		
7 8 9				ing any requirements of this chapter, shall not be eligible to we a grant.		
	(-)	TT1				
10 11	(c)		Agency may request additional information at any time before the grant rd in order to effectively evaluate any application.			
12			· · · · · · · · · · · · · · · · · · ·			
13	(d)	Forn	orm and manner of application:			
14	. ,			• •		
15 16		(1)	Appl	lications shall be in writing and contain the following information:		
			(1)	The nymbor of managed is he exected and nate ation plans to meet		
17			(A)	The number of proposed jobs created, and retention plans to meet		
18				the requirements of §838.21(a)(1) of this chapter;		
19						
20			(B)	A brief outline of the proposed project, including the skills		
21				acquired through training and the employer's involvement in the		
22				planning and design;		
23						
24			(C)	A brief description of the measurable training objectives aligned		
25			(0)	with §838.22 of this chapter;		
26				with \$050.22 of this chapter,		
			(D)	The accounties and wages for mortisinants who complete the		
27			(D)	The occupation and wages for participants who complete the		
28				project as set forth in §838.22(3) of this chapter;		
29						
30			(E)	A budget summary, disclosing anticipated project costs and		
31				resource contributions, including the dollar amount the private		
32				partner is willing to commit to the project;		
33						
34			(F)	A signed agreement between all partners that outlines each		
35			` /	entity's roles and responsibilities if a grant is awarded;		
36						
37			(G)	A statement explaining the basis for the determination by the		
38			(0)	TIRA that the application meets the requirements of the NOA		
39				applied for and identifying the targeted actual or projected labor		
				shortages in the occupation in which the proposed training		
40						
41				project will be provided;		
42			(T.T.)			
43			(H)	A statement identifying that the proposed cost of training		
44				included in the application is consistent with costs recorded on		
45				the Eligible Training Provider List (ETPL), as defined in Chapter		

1 2				840, Subchapter A of this title (relating to General Provisions), if the applicant's program(s) are included on the ETPL;
3 4 5			(I)	A statement describing the eligible applicant's equal employment opportunity policy;
6 7			(J)	A list of the proposed employment benefits;
8			` '	
9			(K)	A statement, supported by adequate documentation, establishing
10				that the applicant's proposed training program is a TIRA as
11				defined by §838.2(3) of this chapter; and
12				
13 14			(L)	Any additional information contained in §838.13 of this chapter and deemed necessary by the Agency to complete an evaluation
15				of an application.
16				
17		(2)		lications shall disclose other grant funds sought or awarded from
18				Agency or other state and federal sources for the project proposed
19			ın th	e application.
20		(2)	A 1	Consider the 11 meteories to the constituent of the Armondon Constituent of the Armond
21		(3)		licants shall submit their application to the Agency's executive
22				etor or designee as specified in the NOA for which the applicant is
23			apply	ying.
24 25		(4)	Ana	pplicant may, with the approval of the executive director or
26 26		(7)		gnee, submit an application for funding that does not contain or
27				tify all of the required elements under paragraph (1) of this
28				ection. The release of any funding is contingent upon the
29				icant's submission, and the Agency's approval, of all the required
30				ents in this subsection.
31				
32 33	§838.13	. Eligi	ible a	nd Approved Applicants.
34	(a)	Eligi	ible ar	oplicants are the TIRA entities who submit a complete application
35	(4)	_	-	ting that the TIRA meets the criteria specified in the NOA for
36				TIRA is applying.
37				11 / 0
38	(b)	App	roved	applicants must:
39	· /	11		•
40		(1)	be th	e fiscal agents for the funds and are subject to the annual report
41		. /		edures set forth in Texas Labor Code §302.258;
42			-	· ·
43		(2)	be in	good standing under the laws of the state, as evidenced by a
44			certi	ficate issued by the secretary of state; and
45				
46		(3)	not c	owe delinquent taxes to a taxing unit of Texas.

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3				
4	•	nding Qualifications for Texas Industry-Recognized Apprenticeship		
5	Grant Progr	am.		
6	T. 1:0			
7	To qualif	y for funding, each TIRA must:		
8	(1)	most the magninum antalisted in \$822 12 of this shouton		
9 10	(1)	meet the requirements listed in §838.13 of this chapter;		
10	(2)	meet the definition prescribed in §838.2(3) of this chapter;		
12	(2)	meet the definition preserioed in \$050.2(5) of this enapter,		
13	(3) provide the Agency with a copy of its written training plan for			
4	` '	validation; and		
15				
16	(4)	comply with Agency rules and Texas Labor Code, Chapter 302.		
17				
8	SUBCHAPTER	C. PROGRAM ADMINISTRATION		
9				
20	§838.21. Tex	as Industry-Recognized Apprenticeship Grants.		
21	() C			
22	(a) Gra	ents received under this subchapter may be used to:		
23 24	(1)	reimburse an eligible grant recipient for costs incurred while training a		
25		participant who:		
26				
27		(A) completes a program operated by the grant recipient and achieves		
28		the required skill level set forth in Texas Labor Code		
29		§302.255(4)(D); and		
30 31		(B) maintains suitable employment for at least 12 consecutive		
32		months immediately following completion of the program;		
33		months immediately following completion of the program,		
34	(2)	be awarded on a TIRA-participant basis; and		
35	()			
36	(3)	not exceed the lesser of:		
37				
38		(A) the total cost for training the participant, excluding wages and		
39		benefits; or		
10				
11		(B) \$10,000.		
12	(1)	1' 4 1 4' 1 1 4 4 4 4 1 1 1		
13 14	(b) In a	warding a grant under this subchapter, the Agency may consider:		
14 15	(1)	the anticipated economic value to the state upon participants' program		
16	(1)	completion;		
-		1		