CHAPTER 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP 1 PROGRAMS GRANT PROGRAM 2 3 PROPOSED RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS 4 5 REGISTER. THIS DOCUMENT WILL NOT HAVE ANY SUBSTANTIVE CHANGES BUT IS SUBJECT TO FORMATTING CHANGES AS REQUIRED 6 BY THE TEXAS REGISTER. 7 8 The Texas Workforce Commission (TWC) proposes new Chapter 838, relating to the 9 Texas Industry-Recognized Apprenticeship Programs Grant Program (IRAPGP), 10 comprising the following subchapters: 11 12 Subchapter A. General Purpose and Definitions, §838.1 and §838.2 13 Subchapter B. Grant Program, §§838.11 - 838.14 14 Subchapter C. Program Administration, §§838.21 - 838.24 15 Subchapter D. Compliance, §838.31 16 17 PART I. PURPOSE, BACKGROUND, AND AUTHORITY 18 PART II. EXPLANATION OF INDIVIDUAL PROVISIONS 19 20 PART III. IMPACT STATEMENTS PART IV. COORDINATION ACTIVITIES 21 22 PART I. PURPOSE, BACKGROUND, AND AUTHORITY 23 House Bill (HB) 2784, enacted by the 86th Texas Legislature, Regular Session (2019), 24 amended Chapter 302 of the Texas Labor Code by adding Subchapter I, creating the 25 Texas IRAPGP to address Texas' immediate industrial workforce needs resulting from 26 the impact of hurricanes, other natural disasters, and overall workforce shortages. 27 28 HB 2784 allows TWC to: 29 --establish and administer the IRAPGP to encourage the private sector to develop 30 specialized industry-recognized apprenticeship programs in Texas; 31 --develop and adopt rules to administer and enforce the IRAPGP requirements; 32 --establish eligibility criteria for grantee recipients; 33 --award grants only to reimburse an eligible apprentice for the cost of training IRAP 34 participants; 35 --establish guidelines or formulas for determining an increase in economic value to the 36 state attributable to a participant's program completion; and 37 --establish limitations on the total amount of grant funds that a grant recipient may be 38 39 awarded. 40 Additionally, HB 2784 allows TWC's three-member Commission (Commission) to 41 42 implement provisions by using other appropriations available if the legislature does not appropriate money specifically for this purpose.

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The purpose of the proposed Chapter 838 rules is to implement the provisions of HB

46 2784, relating to IRAPGP, which is to address Texas' immediate industrial workforce

needs resulting from the impact of hurricanes, other natural disasters, and overall workforce shortages.

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# PART II. EXPLANATION OF INDIVIDUAL PROVISIONS

5 (Note: Minor editorial changes are made that do not change the meaning of the rules and,

6 therefore, are not discussed in the Explanation of Individual Provisions.)

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# SUBCHAPTER A. GENERAL PURPOSE AND DEFINITIONS

TWC proposes new Subchapter A, General Purpose and Definitions, as follows:

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### §838.1. Scope and Purpose

New §838.1(a) and (b) set forth the provisions related to the scope and purpose of the IRAP fund to implement the provisions of HB 2784, relating to IRAPGP, which is to address Texas' immediate industrial workforce needs resulting from the impact of hurricanes, other natural disasters, and

industrial workforce needs resulting from the impact of hurricanes, other natural disasters, and overall workforce shortages. New §838.1(a) also states that Chapter 838 may be referred to as the

16 IRAP fund rules.

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# §838.2. Definitions

New §838.2 sets forth the definitions of the IRAP fund rules.

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New §838.2(1) defines "grant recipient" as an eligible grant recipient within Texas that is awarded industry-recognized apprenticeship funds by TWC. The grant recipient also must comply with all contract requirements and TWC monitoring activities as required by Chapter 802, Subchapter D,

24 Agency Monitoring Activities.

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New §838.2(2) defines "eligible grant recipient" as an entity that is eligible to receive IRAP funding. Eligible grant recipients include the following: trade and industry groups, corporations, nonprofit organizations, educational institutions, unions, and joint labor-management organizations.

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New §838.2(3) defines "Industry-Recognized Apprenticeship Program" as a training program that provides on-the-job training, preparatory instruction, supplementary instruction, or related instruction in an occupation that has been recognized as an apprenticeable occupation by the US Department of Labor (DOL) or that is certified as an IRAP by a third-party certifier that has received a DOL favorable determination of qualification to award that certification.

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New §838.2(4) defines "participant" as an individual training in an IRAP under an apprenticeship agreement who is a full-time paid worker receiving benefits and employed in the private sector during training, maintains suitable employment for at least 12 consecutive months immediately following completion of the training program, and receives related instructional training to learn a skill in a certified apprenticeable occupation that advances his or her skills to a credentialed,

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New §838.2(5) defines "Standards Recognition Entity (third-party certifier)" as an entity that is qualified to recognize an apprenticeship program as an IRAP and that is recognized by DOL.

performance-verified, mid-level status in the occupation, as identified by TWC.

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# **SUBCHAPTER B. GRANT PROGRAM**

# TWC proposes new Subchapter B, Grant Program, as follows:

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# §838.11. General Statement of Purpose

- 4 New §838.11 states that Texas Labor Code, §302.255, provides TWC with the authority to adopt,
- 5 amend, or rescind such rules as it deems necessary for the effective administration of Texas Labor
- 6 Code, Title 4.

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# §838.12. Notice of Grant Availability and Application

New §838.12 states the manner in which TWC announces the availability of funds by posting public notice in the *Texas Register* and on the TWC website in order to reach the broadest audience. New §838.12 also details the submission process and authority to

request additional information to effectively evaluate applications.

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# §838.13. Eligible Applicants

New §838.13(a) defines IRAPs as the entities eligible to apply for IRAP funding.

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- New §838.13(b) establishes the requirements for IRAPS to:
- (1) act as the fiscal agents for the funds and comply with annual report procedures in Texas Labor Code, §302.258;
- (2) apply to TWC in the form and manner prescribed;
- (3) be in good standing under the laws of the state, as evidenced by a certificate issued by the secretary of state;
- (4) not owe delinquent taxes to a taxing unit of Texas; and
- (5) operate a certified IRAP that:
  - (A) provides on-the-job training under an industry-recognized, accredited training curriculum;
  - (B) guarantees employment to participants during and upon successful completion of the training period;
  - (C) pays each participant a progressive wage and provides eligibility to receive fulltime employee benefits during and upon successful completion of the training period, equal to or above the impacted local workforce development area's (workforce area's) self-sufficiency wage;
  - (D) requires participants to advance their skills, at a minimum, to a credentialed, performance-verified mid-level status in a field related to the IRAP;
  - (E) is no longer than 26 weeks; and
  - (F) gives preference to training and hiring unemployed Texans who have filed for benefits, veterans, formerly incarcerated individuals, and underemployed individuals who are working without industry-recognized certifications or other credentials.

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### §838.14. Funding Qualifications for Industry-Recognized Apprenticeship Programs

New §838.14 sets forth the funding qualifications for IRAPs, as meeting the requirements listed in §838.13, meeting the definition prescribed in §838.2(3), providing TWC with a validated copy of its written training plan or recognition certificate as approved by the third-party certifier, and complying with TWC rules and Texas Labor Code, Chapter 302.

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### SUBCHAPTER C. PROGRAM ADMINISTRATION

TWC proposes new Subchapter C, Program Administration, as follows:

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# §838.21. Grants for Industry-Recognized Apprenticeship Programs

New §838.21(a) sets forth the conditions for which IRAP funds may be used to reimburse an eligible grant recipient for costs incurred while training a participant, allows IRAP funds to be awarded on an IRAP-participant basis, and establishes per-participant funding caps.

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New §838.21(b) allows TWC to consider other factors when awarding a grant, including anticipated economic value to the state upon participants' program completion, increased tax revenue generated by participants' wages, and the decrease in participants' use of state-funded benefits, attributable to the participants' job placement and earning projections.

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19 20 TWC, while maintaining efficient statewide distribution for the program's resources, is committed to timely service of these immediate-need areas. Considerations of other factors allow the director of the fund to emphasize service to areas with immediate needs resulting from natural disasters and overall workforce shortages. Applications for grant money available to a workforce area with a high workforce shortage would be processed on a priority basis.

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Expedited processing will encourage grant applications from eligible impacted areas. Applications can be expected to arrive earlier in the fiscal year and in greater quantity. This expedited process will help ensure that the IRAP fund is helping workers in eligible impacted areas as quickly as possible and help ensure the most effective use of dollars available to eligible impacted areas.

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### §838.22. Program Objectives

New §838.22 sets forth the program objectives for administering the IRAP fund:

- --to ensure that funds from the program are spent in workforce areas that are impacted by 31
- hurricanes and other natural disasters and to respond to immediate workforce needs and 32
- overall workforce shortages; 33
- --to encourage the private sector to develop specialized IRAPs in Texas; 34
- --to develop projects that, at completion of the training, will result in wages equal to or 35
- greater than the mid-level status of the apprenticeable occupation related to that IRAP; 36

37 and

--to sponsor the attraction of advancing participant skills, at a minimum, to obtaining an 38 39 industry credential in the related field of the IRAP.

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TWC, while maintaining efficient statewide distribution of the IRAP fund's resources, is committed to timely service of high-need areas. The purpose of these objectives is to fund programs that, at completion of the training, will result in the greatest economic benefit to the public for each dollar invested in worker training in the form of enhanced worker skills and optimized multiplier effects within the local community, furthering the promotion of higher wages.

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# §838.23. Administrative Costs Limitation

2 New §838.23 establishes an administrative cap on IRAP funds not to exceed 10 percent

3 of the total grant award.

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### §838.24. Performance

6 New §838.24 authorizes TWC to develop and adopt annual performance measures and

targets for IRAPs and consider past performance of IRAPs in determining eligibility for

8 funding.

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TWC strives to be a diligent and responsible steward of public funds, with a commitment to transparency and accountability. Measuring program performance allows TWC to

evaluate the effectiveness of programs and make data-driven decisions.

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### **SUBCHAPTER D. COMPLIANCE**

TWC proposes new Subchapter D, Compliance, as follows:

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# §838.31. Funds Management and Accountability

New §838.31 requires IRAPs to comply with the applicable rules in Chapter 802,

- 19 Integrity of the Texas Workforce System, specifically:
- 20 --Subchapter D, relating to Agency Monitoring Activities;
- 21 -- Subchapter F, relating to Performance and Accountability;
- 22 --Subchapter G, relating to Corrective Actions; and
- 23 --Subchapter H, relating to Remedies.

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- Section 802.2(1) defines "Agency Grantees" as "Grantees that receive funding from the
- 26 Agency, such as Skills Development Fund, Wagner-Peyser 7(b), and [Workforce
- 27 Innovation and Opportunity Act (WIOA)] to provide workforce services." IRAPs meet
- this definition and thus are considered TWC grantees; as such, they must adhere to the
- applicable requirements set forth in Chapter 802.

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#### PART III. IMPACT STATEMENTS

- 32 Chris Nelson, Chief Financial Officer, has determined that for each year of the first five
- years the rules will be in effect, the following statements will apply:

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There are no additional estimated costs to the state and to local governments expected as a result of enforcing or administering the rules.

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There are no estimated cost reductions to the state and to local governments as a result of enforcing or administering the rules.

enforcing or administering the rules.

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There are no estimated losses or increases in revenue to the state or to local governments as a result of enforcing or administering the rules.

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There are no foreseeable implications relating to costs or revenue of the state or local governments as a result of enforcing or administering the rules.

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There are no anticipated economic costs to individuals required to comply with the rules. 1

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There is no anticipated adverse economic impact on small businesses, microbusinesses, or rural communities as a result of enforcing or administering the rules.

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Based on the analyses required by Texas Government Code, §2001.024, TWC has determined that the requirement to repeal or amend a rule, as required by Texas Government Code, §2001.0045, does not apply to this rulemaking.

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# **Takings Impact Assessment**

10 Under Texas Government Code, §2007.002(5), "taking" means a governmental action 11 that affects private real property, in whole or in part or temporarily or permanently, in a 12 manner that requires the governmental entity to compensate the private real property 13 owner as provided by the Fifth and Fourteenth Amendments to the United States 14 Constitution or the Texas Constitution, §17 or §19, Article I, or restricts or limits the 15 owner's right to the property that would otherwise exist in the absence of the 16 governmental action, and is the producing cause of a reduction of at least 25 percent in 17 the market value of the affected private real property, determined by comparing the 18 market value of the property as if the governmental action is not in effect and the market 19 20 value of the property determined as if the governmental action is in effect. The Commission completed a Takings Impact Analysis for the proposed rulemaking action 21 under Texas Government Code, §2007.043. The primary purpose of this proposed 22 rulemaking action, as discussed elsewhere in this preamble, is to implement the 23 provisions of HB 2784 relating to IRAPGP, which is to address Texas' immediate 24 industrial workforce needs resulting from the impact of hurricanes, other natural 25 disasters, and overall workforce shortages.

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The proposed rulemaking action will not create any additional burden on private real property. The proposed rulemaking action will not affect private real property in a manner that would require compensation to private real property owners under the United States Constitution or the Texas Constitution. The proposal also will not affect private real property in a manner that restricts or limits an owner's right to the property that would otherwise exist in the absence of the governmental action. Therefore, the proposed rulemaking will not cause a taking under Texas Government Code, Chapter 2007.

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#### Government Growth Impact Statement

- TWC has determined that during the first five years the new rules will be in effect: 37
- -- the new rules will not create or eliminate a government program; 38
- --implementation of the new rules will not require the creation or elimination of 39 employee positions; 40
- --implementation of the new rules will not require an increase or decrease in future 41
- 42 legislative appropriations to TWC;
- -- the new rules will not require an increase or decrease in fees paid to TWC; 43
- -- the new rules will not create a new regulation; 44
- 45 -- the new rules will not expand, limit, or eliminate an existing regulation;
- -- the new rules will not change the number of individuals subject to the new rules; and 46

--the new rules will not positively or adversely affect the state's economy.

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- 3 Economic Impact Statement and Regulatory Flexibility Analysis
- 4 TWC has determined that the rules will not have an adverse economic impact on small
- 5 businesses or rural communities, as the proposed rules place no requirements on small
- 6 businesses or rural communities.

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Mariana Vega, Director, Labor Market and Career Information, has determined that there is no significant negative impact upon employment conditions in the state as a result of the rules.

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12 Courtney Arbour, Director, Workforce Development Division, has determined that for 13 each year of the first five years the rules are in effect, the public benefit anticipated as a 14 result of enforcing the proposed rules will be to implement the provisions of HB 2784 15 relating to IRAPGP, which is to address Texas' immediate industrial workforce needs 16 resulting from the impact of hurricanes, other natural disasters, and overall workforce 17 shortages.

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

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### PART IV. COORDINATION ACTIVITIES

In the development of these rules for publication and public comment, TWC sought the involvement of Texas' 28 Local Workforce Development Boards (Boards). TWC provided the concept paper regarding these new rules to the Boards for consideration and review on June 23, 2020. TWC also conducted a conference call with Board executive directors and Board staff on June 26, 2020, to discuss the concept paper. During the rulemaking process, TWC considered all information gathered in order to develop rules that provide clear and concise direction to all parties involved.

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- Comments on the proposed rules may be submitted to
- 32 <u>TWCPolicyComments@twc.state.tx.us</u>. Comments must be received no later than 30

days from the date this proposal is published in the *Texas Register*.

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- The new rules are proposed under 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
- 37 necessary for the effective administration of TWC services and activities.

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The new rules affect Title 4, Texas Labor Code, particularly Chapters 301 and 302.

1 2	СНАРТЕ	ZR 838.	TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP PROGRAMS GRANT PROGRAM
3 4	SUBCHAPTI	ER A.	GENERAL PURPOSE AND DEFINITIONS
5 6	§838.1. Sc	ope an	d Purpose.
7 8 9 0 1	L A	abor Co	The purpose of this chapter is to implement the provisions of Texas ode, Chapter 302, related to the Texas Industry-Recognized iceship Programs Grant Program. These rules may be cited as the recognized apprenticeship program (IRAP) fund rules.
2 3 4 5	W	orkfor	ne goal of the IRAP fund is to address Texas' immediate industrial ce needs resulting from the impact of hurricanes, other natural, and overall workforce shortages.
6 7	§838.2. De	finitio	ns.
8 9 0		_	words and terms, when used in this chapter, shall have the mings, unless the context clearly indicates otherwise.
1 2 3 4 5 6	(1)	awar recip Ager	t RecipientAn eligible grant recipient within Texas that is ded industry-recognized apprenticeship funds by the Agency. Grant itents must cooperate and comply with all contract requirements and new monitoring activities, as required by Chapter 802, Subchapter D is title (relating to Agency Monitoring Activities).
28 29 0	(2)	that	ble Grant RecipientAn entity, as specified in state and federal law, is eligible to receive IRAP funding. Eligible grant recipients ide, but are not limited to, the following:
1 2 3		(A)	Trade and industry groups
4		(B)	Corporations
6		(C)	Nonprofit organizations
8		(D)	Educational institutions
·0 ·1		(E)	Unions
2		(F)	Joint labor-management organizations
4	(3)	Indu	stry-Recognized Apprenticeship ProgramA training program that:
6		(A)	provides on-the-job training, preparatory instruction,

1 2			that has been recognized as an apprenticeable occupation by the US Department of Labor (DOL); or
3			(=),
4		(B)	is certified as an IRAP by a third-party certifier that has received a
5 6		, ,	DOL favorable determination of qualification to award that certification.
7			certification.
8 9	(4	*	cipantAn individual training in an IRAP under an apprenticeship ement who:
10		agree	ement who.
11 12		(A)	is a full-time paid worker, receiving benefits and employed in the private sector during training;
13			private sector during training,
14 15		(B)	maintains suitable employment for at least 12 consecutive months immediately following completion of the training program; and
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17 18		(C)	receives related instructional training to learn a skill in a certified apprenticeable occupation that advances his or her skills to a
19 20			credentialed, performance-verified mid-level status in the occupation, as identified by the Agency.
21			occupation, as identified by the rigology.
22	(5	*	dards Recognition Entity (third-party certifier)An entity that is
23 24		-	ified to recognize an apprenticeship program as an IRAP and that is gnized by DOL.
25	CYTE CYT I DE		
26	SUBCHAPT	ER B. C	GRANT PROGRAM
27	0020 11	<b>C</b> I	Ct. t. CD
28	§838.11.	General	Statement of Purpose.
29	T.,		with Toward about Code Chanton 202 the Assure established the
30	, 1		
31			rogram, which shall be administered pursuant to Texas Labor Code,
32 33			
	encourage the private sector to develop specialized IRAPs in Texas that meet the requirements of Texas Labor Code, §302.255.		
34	requi	ements (	31 Texas Labor Code, §302.233.
35	2020 12	Notice o	f Cront Availability and Application
36	8030.12.	Nouce o	of Grant Availability and Application.
37	(a)	Enom tin	no to time the Agency may publish a Notice of Avoilability (NOA)
38 39	(a)		ne to time, the Agency may publish a Notice of Availability (NOA) funds under this chapter. The notice shall be published in the <i>Texas</i>
40			and on the Agency's website. In addition to the respective purpose
41	for each grant program under this chapter, the notice may include:		
42		ioi cacii	grant program under tims enapter, the notice may include.
43		(1) the	total amount of grant funds available for the award;
44		(1) 1110	tomi amount of grant fands available for the arraid,
45		(2) the	geographical local workforce development areas (workforce areas)
46			gible;

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2 3		(3) the specific industries or occupations targeted;			
4		(4) the maximum number of grants to be awarded;			
5		(1) and manners are all grantes to the united set.			
6		(5) the special populations to be served;			
7					
8		(6) the application process and requirements; and			
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10		(7) any other grant requirements necessary and appropriate for awarding			
11		grants in addition to those set forth in this chapter.			
12 13	(b)	To be eligible for a grant award, an applicant meeting the eligibility criteria			
14	(0)	identified in the NOA shall submit an application in the form and manner as			
15		prescribed by the Agency in the NOA.			
16					
17	(c)	The Agency may request additional information at any time before the grant			
18		award in order to effectively evaluate any application.			
19					
20	§838.13.	. Eligible Applicants.			
21	(-)	T11-111-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
22 23	(a)	Eligible grant recipients are the entities eligible to apply to the Agency for IRAP funding.			
24		item funding.			
25	(b)	Approved grant recipients shall:			
26	( )				
27		(1) be the fiscal agents for the funds and are subject to the annual report			
28		procedures set forth in Texas Labor Code, §302.258;			
29					
30		(2) apply to the Agency in the form and manner prescribed by the NOA;			
31		(2) having good standing under the laws of the state, as avidenced by a			
32 33		(3) be in good standing under the laws of the state, as evidenced by a certificate issued by the secretary of state;			
34		certificate issued by the secretary of state,			
35		(4) not owe delinquent taxes to a taxing unit of Texas; and			
36					
37		(5) operate a certified IRAP that:			
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39		(A) provides on-the-job training under an industry-recognized,			
40		accredited training curriculum;			
41		(D) evenuetoes employment to resticinents during and are			
42		(B) guarantees employment to participants during and upon			
43 44		successful completion of the training period;			
45		(C) pays each participant a progressive wage and provides eligibility			
46		for participants to receive full-time employee benefits during and			
-		1 1			

1 2			-	n successful completion of the training period, equal to or we the impacted workforce area's self-sufficiency wage;
3 4 5 6		(D)	cred	ires participants to advance their skills, at a minimum, to a entialed, performance-verified mid-level status in a field ed to the IRAP;
7 8		(E)	has a	a duration of no longer than 26 weeks; and
9				,
10		(F)	give	s preference to training and hiring:
11 12			(i)	unemployed Texans who have registered with the Agency;
13 14			(ii)	veterans of the United States armed forces;
15 16			(iii)	formerly incarcerated individuals; and
17 18 19			(iv)	underemployed individuals who are working without industry-recognized certifications or other credentials.
20				mustry-recognized certifications of other credentials.
21 22	§838.14 Prograi	_	Quali	fications for Industry-Recognized Apprenticeship
23				
24 25	(a)			unding, each IRAP shall meet the requirements listed in chapter (relating to Eligible Applicants).
26 27 28	(b)	The IRAP (relating to		meet the definition prescribed in §838.2(3) of this chapter initions).
29 30 31 32	(c)	Each IRAP shall provide the Agency with a validated copy of its written training plan or recognition certificate as approved by the third-party certifier.		
33 34 35 36	(d)	A funded Chapter 30		must comply with Agency rules and Texas Labor Code,
37	SUBCHAP	TER C. PF	OGF	RAM ADMINISTRATION
38 39	§838.21	. Grants fo	r Ind	ustry-Recognized Apprenticeship Programs.
40 41	(a)	Grants rec	eived	under this subchapter may be used to:
42	(a)	Granto 100	51 V CU	and mo succhapter may be ased to.
43 44 45				an eligible grant recipient for costs incurred while training at who:
10				

1 2 3			(A) completes a program operated by the grant recipient and achieves the required skill level set forth in Texas Labor Code \$302.255(4)(D); and				
4 5 6			(B) maintains suitable employment for at least 12 consecutive months immediately following completion of the program;				
7 8		(2)	be awarded on an IRAP-participant basis; and				
9 10		(3)	not exceed the lesser of:				
11 12 13			(A) the total cost for training the participant, excluding wages and benefits; or				
14 15			(B) \$10,000.				
16 17 18	(b)	In av	awarding a grant under this subchapter, the Agency may consider:				
19 20 21		(1)	anticipated economic value to the state upon participants' program completion;				
22 23		(2)	increased tax revenue generated by participants' wages; and				
24 25		(3)	the decrease in participants' use of state-funded benefits, attributable to the participants' job placements and earning projections.				
26 27	§838.22.	. Prog	gram Objectives.				
28 29 30	The	follov	wing are the program objectives in administering the IRAP fund:				
31 32 33 34 35		(1)	To ensure that funds from the program are spent in workforce areas that are impacted by hurricanes and other natural disasters and to respond to immediate workforce needs and overall workforce shortages;				
36 37		(2)	To encourage the private sector to develop specialized IRAPs in Texas;				
38 39 40 41		(3)	To develop projects that, at completion of the training, will result in wages equal to or greater than the mid-level status of the apprenticeable occupation related to that IRAP; and				
42 43 44 45		(4)	To sponsor the attraction of advancing participant skills, at a minimum, to obtaining an industry credential in the related field of the IRAP.				
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1	§838.23. Adı	ministrative Costs Limitation.				
2	G					
3	Costs that are allowable, necessary, and reasonably incurred by a grant recipient					
4 5		ly administer and manage the funds, such as salaries for grant recipient administrative supplies, are considered administrative costs.				
6	Administrative costs may not exceed 10 percent of the total grant award.					
7						
8	§838.24. Per	formance.				
9	_					
10	The Agency may:					
11						
12	(1)	develop and adopt annual performance measures and targets for				
13		IRAPs; and				
14						
15	(2)	consider past performance of IRAPs in determining eligibility for				
16		funding.				
17						
18	SUBCHAPTER	A D. COMPLIANCE				
19	2020.24 7					
20	§838.31. Fur	nds Management and Accountability.				
21						
22 23	Grant recipients shall comply with the applicable rules in Chapter 802 of this title (relating to Integrity of the Texas Workforce System), specifically:					
24	, -					
25	(1)	Chapter 802, Subchapter D of this title (relating to Agency Monitoring				
26		Activities);				
27						
28	(2)	Chapter 802, Subchapter F of this title (relating to Performance and				
29		Accountability);				
30						
31	(3)	Chapter 802, Subchapter G of this title (relating to Corrective				
32		Actions); and				
33						
34	(4)	Chapter 802, Subchapter H of this title (relating to Remedies).				