Chapter 833. COMMUNITY DEVELOPMENT INITIATIVES


Purpose. One of the primary goals of the Commission is to prepare, place and retain individuals in employment. Texas Labor Code §§302.0672 and 302.068 provide for the establishment of a pilot program for providing an opportunity for certain qualified individuals to accumulate assets and to facilitate and mobilize savings to recipients of public assistance to assist these individuals in making the transition into the workforce from public assistance. The proposed rules describe the operation of the individual development account pilot programs.

New Chapter 833 is added to set a location for services and activities related to Community development initiatives. New Subchapter A and §833.1 are added to include the general provisions relating to the chapter. New Subchapter B, including §§833.11-833.15 are added for the purpose of setting forth the purpose, program design, intent, funding, definitions, selection criteria for the Individual Development Account Pilot Project, and requirements for account administrators.

The purpose of the Individual Development Account Pilot Project is to provide certain low-income individuals who chose to participate in the pilot with an opportunity to accumulate assets and to facilitate and mobilize savings. Section 833.13 sets forth a number of terms defined for the purpose of clarifying terms that will apply to the operation of the Individual Development Account Pilot Project.

The Commission also intends that a pilot project have a strong relationship with its respective Board. The response to the request for proposal shall contain proof of support by the respective Board of the proposed Pilot Project. Randy Townsend, Chief Financial Officer, has determined that for the first five years the rule is in effect, the following statements will apply:

- there are no additional estimated costs to the state and to local governments expected as a result of enforcing or administering this rule;
- there are no estimated reductions in costs to the state or to local governments expected as a result of enforcing or administering this rule;
- there are no estimated losses or increases in revenue to the state or to local governments as a result of enforcing or administering this rule;
- there are no foreseeable implications relating to costs or revenues to the state or to local governments as a result of enforcing or administering this rule; and
- there are no anticipated costs to persons who are required to comply with this rule as proposed.

Mr. Townsend has also determined that there is no anticipated adverse impact on small businesses as a result of enforcing or administering this rule because this rule only clarifies what is already required in the statute, or rules governing fiscal and operational accountability of the management of the accounts. Any costs that are required for proper administration of the pilot project are in part funded with the funds awarded in response to the request for proposal. Any funds that a recipient of the award utilizes that are beyond those that are reimbursed in the grant applicant shall be at the discretion of the grant recipient and shall be paid through funds generated by the recipient of the award that are not included in the pilot project grant.

Barbara Cigainero, Director of Workforce Development, has determined that for each year of the first five years that this rule will be in effect, the public benefit anticipated as a result of the adoption of the proposed rule will be to assist the public in engaging in the Texas Individual Development Account Pilot Project that will provide eligible, employed low-income individuals an opportunity to accumulate assets in one or more individual development accounts, and facilitating the mobilization of savings to assist such individuals and their families to achieve economic self-sufficiency.

Mark Hughes, Director of Labor Market Information, has determined that there is no foreseeable impact upon employment conditions in this state as a result of this proposed rules.

Comments on the proposed section may be submitted to Lela Dyson, Director of Program Planning, Policy Development, and Resource Support, Texas Workforce Commission, 101 East 15th Street, Room No. 404T, Austin, Texas 78778-0001; Fax Number (512) 305-9182; or E-mail to Lela.Dyson@twc.state.tx.us. Comments must be received by the Texas Workforce Commission no later than thirty (30) days from the date this proposal is published in the Texas Register .

Subchapter A. GENERAL PROVISIONS

40 TAC §833.1
The proposed new rule is proposed under Texas Labor Code §§301.061, 301.068 and 302.002, which provides the Texas Workforce Commission with the authority to adopt, amend, or repeal such rules as it deems necessary relating to Texas Workforce Commission's services and activities.

The proposed new rules affect Texas Labor Code Title 4.

§833.1 Purpose.
The purpose of this chapter is to contain initiatives designed to assist low-income families in obtaining and maintaining self-sufficiency.

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

Filed with the Office of the Secretary of State, on October 13, 2000.

TRD-200007196
J. Randel (Jerry) Hill
General Counsel
Texas Workforce Commission
Earliest possible date of adoption: November 26, 2000

For further information, please call: (512) 463-2573

Subchapter B. TEXAS INDIVIDUAL DEVELOPMENT ACCOUNT PILOT PROJECT

40 TAC §§833.11 - 833.15

The proposed new rule is proposed under Texas Labor Code §§301.061, 301.068 and 302.002, which provides the Texas Workforce Commission with the authority to adopt, amend, or repeal such rules as it deems necessary relating to Texas Workforce Commission's services and activities.

The proposed new rules affect Texas Labor Code Title 4.

§833.11 Purpose.
The purpose of the Texas Individual Development Account Pilot Project is to implement Texas Labor Code §301.068, by allowing eligible, employed low-income individuals an opportunity to accumulate assets in one or more individual development accounts, and facilitating the mobilization of savings to assist such individuals and their families to achieve economic self-sufficiency.

§833.12 Program Design, Intent, and Funding.

(a) Program Design. The Commission's design of the Texas Individual Development Account Pilot Project consists of the issuance of a request for proposals from qualifying nonprofit organizations for the administration of the pilot project within designated areas of the state. The pilot project continues through 2005 pursuant to Texas Labor Code §301.068.

(b) Intent. The Commission's intent is for those entities awarded funds under this pilot project to maximize the use of public and private funds to the fullest extent feasible, and to collaborate and coordinate service strategies with any and all available resources in the local area to assist eligible, employed low-income individuals and their families to accumulate assets and attain economic self-sufficiency.

(c) Funding. Funding for the Texas Individual Development Account Pilot Project and the matching funds for qualified expenses of individual development accounts will consist of funds from the TANF funds and any additional available public or private funds, and shall be expended in a manner consistent with applicable federal and state statutes and regulations. TANF and Welfare-to-Work funds may match up to $2,000 per year, per account, of earned income (excluding any portion of an Earned Income Tax Credit (EITC) refund) deposited in an individual development account. Other eligible, low-income populations that are saving for other expenses may be served with third-party funds and any other public funds secured by the organizations selected for the pilot project, as long as the uses of those funds meet the requirements of any applicable federal or state statutes and regulations and meet the terms of the pilot project as defined in the request for proposal package.

§833.13 Definitions.

For purposes of this subchapter, the following words or terms shall have the following definitions unless the context clearly indicates otherwise.


(2) Designated Area -- One of eight areas defined by Texas Labor Code §301.068(c)(6)(A) through (D), which may contain one or more pilot sites eligible for the establishment of the Texas Individual Development Account Pilot Project, including:

(A) two counties with a population of 500,000 or more but less than one million;
(B) two counties with a population of one million or more but less than two million;
(C) two counties with a population of two million or more; and
(D) two counties which must be primarily rural areas that have poverty rates per capita exceeding one and one-half times the statewide poverty rate per capita.

(3) Eligible individual -- As defined in Texas Labor Code §301.068, an employed individual (and his or her spouse and minor dependents), whose family income is at or below 200 percent of the poverty level according to the effective poverty guidelines published by the U.S. Department of Health and Human Services.

(4) Individual Development Account (IDA) -- An account established by or for an individual who is eligible under this subchapter to participate in the Texas Individual Development Account Pilot Project; and is contributed to with the earned income and may be contributed to with up to fifty percent of an EITC refund of the eligible individual to allow such individual to accumulate funds for specific purposes as specified in this subchapter.

(5) Low-Income -- A family income level at or below 200 percent of the poverty level according to the effective poverty guidelines published by the U.S. Department of Health and Human Services.

(6) Other expenses --One or more expenses for which payment may be made from an individual development account as authorized by Texas Labor Code §301.0672 or §301.068, but not considered one of the qualified expenses as defined in this subchapter, and therefore may not be matched by TANF or Welfare-to-Work funds, but may be matched by third-party and other available public or private funds, and is subject to any applicable federal or state statute or regulation. An individual development account specified for such other expense must be created separately from any individual development account created for a qualified expense.

(7) Qualified expenses -- One or more of the expenses for which payment may be made from an individual development account that is matched, all or in part, TANF or Welfare-to-Work funds on behalf of the eligible individual in whose name the account is held. Qualified expenses, as opposed to other expenses as defined in this subchapter are limited to the expenses authorized under 42 U.S.C.A. §604(h)(B), as specified for TANF and Welfare-to-Work funds at 45 C.F.R. §263.20 as follows:

(A) Postsecondary educational expenses paid from an individual development account directly to an eligible educational institution, wherein the following applies:
   (i) The term "eligible educational institution" means either an "institution of higher education" as described in Higher Education Act of 1965 §§481(a)(1) or 1201(a) (20 U.S.C.A. 1088(a)(1) or 1141(a)), as such sections were in effect on August 21, 1996; or a "postsecondary vocational education school" that is an area vocational education school as defined in Carl D. Perkins Vocational and Applied Technology Education Act §521(4) subparagraph (C) or (D) (20 U.S.C.A. 2471(4)) that is in any State (as defined in 20 U.S.C.A. §2471(33), as such sections were in effect on August 21, 1996.
   (ii) The term "postsecondary educational expenses" means tuition and fees required for the enrollment or attendance at an eligible educational institution; and required course fees, books, supplies, and equipment required at an eligible educational institution.
   (iii) Included under this qualified expense is the eligible individual using an individual development account to save for the postsecondary educational expenses of his or her minor dependents.

(B) First home purchase expenses for qualified principal residence by a qualified first-time homebuyer, if paid from an individual development account directly to the person to whom the amounts are due. For purposes of this paragraph the following definitions shall apply.
   (i) Date of acquisition -- the date on which a binding contract to obtain, construct, or reconstruct the new principal residence is entered into.
   (ii) Qualified acquisition costs -- the costs of obtaining, constructing, or reconstructing a residence, including any usual or reasonable settlement, financing, or other closing costs.
   (iii) Qualified first-time homebuyer -- a taxpayer (and, if married, the taxpayer's spouse) who has not owned a principal residence during the three-year period ending on the date of acquisition of the new principal residence.
   (iv) Qualified principal residence -- the place a qualified first-time homebuyer will reside (in accordance with the meaning of §1034 of the Internal Revenue Code of 1986), the qualified acquisition costs of which do not exceed the average purchase price of similar residences in the area.

(C) Business capitalization expenses paid from an individual development account directly to a business capitalization account in a federally insured financial institution and used for a qualified business capitalization expense. For purposes of this paragraph, the following definitions shall apply.
   (i) Qualified business -- any business that does not contravene any State law or public policy.
   (ii) Business capitalization expense -- a business expense pursuant to a qualified plan.
   (iii) Qualified plan -- a business plan that is approved by a financial institution, or by a nonprofit loan fund having demonstrated fiduciary integrity; includes a description of services or goods to be sold, a marketing plan, and projected financial statements; includes a description of the qualified business capitalization expenses including
capital, plant equipment, working capital, and inventory expenses; and may require the eligible individual to obtain the assistance of an experienced entrepreneurial advisor.

(8) Unqualified withdrawal -- A withdrawal made from an IDA by an eligible individual for purposes other than a qualified expense or other expense, wherein:
(A) the withdrawal is made from only those funds or a portion of those funds deposited by the eligible individual in his or her IDA;
(B) the eligible individual has participated in the IDA project for at least six months;
(C) the amount withdrawn is no greater than $2,000 in any given month; and
(D) the withdrawal is made for one of the following expenses:
(i) Expenses for medical care or expenses necessary to obtain medical care for such eligible individual or his or her spouse or dependents;
(ii) Payments necessary to prevent the eviction of the eligible individual, or to prevent foreclosure on the mortgage of the principal residence of the eligible individual;
(iii) Payments necessary to enable the eligible individual to meet necessary living expenses, as defined by the pilot project, following the loss of employment.

(a) The Commission shall issue a Request for Proposal to procure one or more entities to serve as account administrators to implement and deliver services associated with the pilot.
(b) An account administrator shall meet the minimum criteria established by the Commission for the pilot project, including, but not limited to the following:
(1) being an eligible entity, which includes:
(A) a nonprofit, tax-exempt organization that is incorporated under Internal Revenue Code §501(c)(3);
(B) a local government entity that submits a joint proposal with such a nonprofit, tax-exempt organization;
(2) being located in or having community ties within at least one of the designated areas of the pilot project; and
(3) submitting a complete proposal in response to the requirements listed and discussed in the request for proposal package for the Texas Individual Development Account Pilot Project.
(c) The Commission shall select the entities to participate in the Texas Individual Development Account Pilot Project based on the responses to the request for proposal that demonstrate, among other capabilities, the entities' ability to meet the criteria contained in Assets for Independence Act (AFIA) §405 (c)(1) - (3) and (5), which are as follows:
(1) AFIA §405(c)(1), Sufficiency of project. The degree to which the project described in the application appears likely to aid project participants in achieving economic self-sufficiency through activities requiring one or more qualified expenses.
(2) AFIA §405(c)(2), Administrative ability. The experience and ability of the applicant to responsibly administer the project.
(3) AFIA §405(c)(3), Ability to assist participants. The experience and ability of the applicant in recruiting, educating, and assisting project participants to increase their economic independence and general well-being through the development of assets.
(4) AFIA §405(c)(5), Adequacy of plan for providing information for evaluation. The adequacy of the plan for providing information relevant to an evaluation of the project.
(d) The Commission may also consider the following additional criteria.
(1) As referenced in the AFIA §405(c)(4), the entities' commitment of non-Federal funds; and the aggregate amount of direct funds from non-Federal public sector and from private sources that are formally committed to the project as matching contributions.
(2) Any additional criteria contained in the request for proposal or other such factors relevant to the purposes of the Texas Individual Development Account Pilot Project, including the formation of collaborative relationships and/or agreements with local support service entities to reduce and/or eliminate a participant's need to make an unqualified withdrawal.

§833.15.Requirements for Account Administrators.
Account administrators selected for the Texas Individual Development Pilot Project will have in place procedures and policies that will include the following:
(1) Policies and procedures addressing any unqualified withdrawals made by project participants, which will include (if applicable):
(A) authorization procedures for such withdrawals that include signatures by both the account administrator and the eligible individual;
(B)
notification procedures for such withdrawals to notify the applicable regional office of the Texas Department of Human Services and the applicable Local Workforce Development Board of the unqualified withdrawal and its amount within seven (7) working days after the withdrawal is made;

(C) policies that state that the eligible individual will forfeit any entitlement to the matching funds for an unqualified withdrawal; and

(D) policies that state that after two such unqualified withdrawals during the eligible individual's participation in the IDA project, the individual must negotiate with the account administrator to remain in the program.

(2) Policies and procedures that address a program participant's legal right to terminate his or her participation in the IDA project, including:

(A) policies and procedures that address a participant's termination in the project and subsequent withdrawal of the full amount of funds that he or she has deposited into his or her IDA, including any interest thereon, subject to any administrative costs and/or fees from the financial institution in which the account is held, and forfeiting entitlement to any matching funds for that account;

(B) policies and procedures for dealing with the matching funds and/or parallel accounts for such a participant's IDA, once the participant has terminated his or her participation; and

(C) policies and procedures to notify the appropriate entities of such terminations, consistent with subparagraph (b)(2), above.

(3) Any other policies or procedures that may be required in the Request for Proposal.

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

Filed with the Office of the Secretary of State, on October 13, 2000.

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For further information, please call: (512) 463-2573