1 2	CHAPTER 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP PROGRAMS GRANT PROGRAM
3	
4 5	PROPOSED RULES TO BE PUBLISHED IN THE TEXAS REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS SUBJECT
6	TO FORMATTING CHANGES AS REQUIRED BY THE OFFICE OF THE
7	SECRETARY OF STATE.
8	ON A HOLIOTE 17 And THE TEXAS WORKED OF COAS AGGION PROPOSED
9	ON AUGUST 15, 2023, THE TEXAS WORKFORCE COMMISSION PROPOSED
10	THE RULES BELOW WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS
11	REGISTER.
12	Estimated Dablication Date of the December 1 2022
13	Estimated Publication Date of the Proposal in the <i>Texas Register</i> : <b>September 1, 2023</b>
14	Estimated End of Comment Period: October 2, 2023
15	The Tayon Workform Commission (TWC) manages amendments to the following
16 17	The Texas Workforce Commission (TWC) proposes amendments to the following sections of Chapter 838, relating to the Texas Industry-Recognized Apprenticeship
	Programs Grant Program.
18 19	Flogranis Grant Flograni.
20	Subchapter A. General Purpose and Definitions, §838.1 and §838.2
21	Subchapter B. Grant Program, §§838.11 - 838.14
22	Subchapter C. Program Administration, §§838.21, 838.22, and 838.24
23	Subchapter C. 110gram Administration, \$\$050.21, 050.22, and 050.24
24	PART I. PURPOSE, BACKGROUND, AND AUTHORITY
25	The purpose of the proposed amendments to Chapter 838 is to remove references to the
26	federal Industry-Recognized Apprenticeship Program (IRAP) and Standards Recognition
27	Entities (SREs) because they no longer exist, and to state the eligibility criteria and
28	application process for entities that apply to take part in the Texas Industry-Recognized
29	Apprenticeship (TIRA) Grant Program.
30	
31	In May 2020, the US Department of Labor (DOL) established a process to recognize
32	third-party entitiesSREswhich would evaluate and recognize IRAPs. In November
33	2021, DOL proposed rescinding this regulatory framework. Beginning November 25,
34	2022, DOL ceased recognizing SREs or IRAPs and rescinded the related rules that were
35	under 29 Code of Federal Regulations Part 29. In response to DOL's action on IRAPs and
36	SREs, TWC is amending Chapter 838 to remove DOL-related references.
37	
38	In 2019, House Bill 2784, enacted by the 86th Texas Legislature, Regular Session,
39	amended Chapter 302 of the Texas Labor Code by adding Subchapter I to create the
40	Texas Industry-Recognized Apprenticeship Programs Grant Program. The grant
41	program's purpose is to address Texas' immediate industrial workforce needs resulting
42	from the impact of hurricanes, other natural disasters, and overall workforce shortages.
43	Proposed amendments to Chapter 838 clarify the eligibility criteria and application
44	process for entities wishing to take part in this state program.
15	

- Rule Review 1
- Texas Government Code §2001.039 requires that every four years each state agency 2
- review and consider for readoption, revision, or repeal each rule adopted by that agency. 3
- TWC has assessed whether the reasons for adopting or readopting the rules continue to 4
- exist. TWC finds that the rules in Chapter 838 are needed, reflect current legal and policy
- considerations, and reflect current TWC procedures. The reasons for initially adopting 6
- the rules continue to exist. TWC, therefore, proposes to readopt Chapter 838 as amended. 7

#### PART II. EXPLANATION OF INDIVIDUAL PROVISIONS 9

(Note: Minor editorial changes are made that do not change the meaning of the rules and, 10 11

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

12 13

14

## CHAPTER 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICESHIP PROGRAMS GRANT PROGRAM

TWC proposes the following amendment to the title of Chapter 838: 15

16

- The Chapter 838 title is amended to remove "Programs" to reflect that the rules no longer 17
- include references to the former federal Industry-Recognized Apprenticeship Program. 18
- The chapter title is amended to read "Texas Industry-Recognized Apprenticeship Grant 19
- 20 Program."

21 22

### SUBCHAPTER A. GENERAL PURPOSE AND DEFINITIONS

- The section language throughout the subchapter is amended to remove DOL-related 23
- references and update the apprenticeship grant program name to Texas Industry-24
- Recognized Apprenticeship (TIRA) program. 25

26 27

## §838.1. Scope and Purpose

- Section 838.1 is amended to remove IRAP language, replacing these references with 28
- TIRA program references. 29

30 31

#### §838.2. Definitions

- Section 838.2 is amended to update the definition for "Texas Industry-Recognized 32
- 33 Apprenticeship (TIRA) Program" removing in (3)(A) "by the US Department of Labor
- (DOL)" and updating the remaining portion of paragraph (3) to incorporate the provisions 34
- of former §838.13(b)(5) of this chapter. Additionally, §838.2(5) is removed. 35

36 37

#### SUBCHAPTER B. GRANT PROGRAM

- The section language throughout the subchapter is amended to remove DOL-related 38
- 39 references and update the program name to "Texas Industry-Recognized Apprenticeship
- (TIRA) program. " 40

41

42 Additionally, TWC proposes the following amendments to Subchapter B:

43 44

## §838.11. General Statement of Purpose

- 45 Section 838.11 is amended to remove IRAP language, replacing these references with
- TIRA program references. 46

1	
2	

# §838.12. Notice of Grant Availability and Application

- Section 838.12 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. 5

6

7 New §838.12(b) - (d) are added to lay out the application process and the form and manner for an application's submission. 8

9

#### §838.13. Eligible Applicants 10

- Section 838.13 is amended to rename the section "Eligible and Approved Applicants." 11
- Section 838.13(a) is amended to set forth TIRA program requirements. 12
- Section 838.13(b) is amended to replace references to the federal IRAP with the state's 13
- 14 TIRA.
- Section 838.13(b)(2) is removed and (b)(5) is relocated to the definition for TIRA in 15
- Section 838.2. 16

17 18

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

- Section 838.14 is amended to remove DOL-related references and update the 19
- 20 apprenticeship grant program name to Texas Industry-Recognized Apprenticeship
- (TIRA) grant program. Section 838.14's title is amended to reflect this update. 21

22 23

### SUBCHAPTER C. PROGRAM ADMINISTRATION

TWC proposes the following amendments to Subchapter C:

24 25 26

#### §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. 28

29

30

## §838.22. Program Objectives

- Section 838.22 is amended to remove IRAP language, replacing these references with
- TIRA program references. 32

33

31

#### §838.24. Performance 34

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

37 38

#### PART III. IMPACT STATEMENTS

- Chris Nelson, Chief Financial Officer, has determined that for each year of the first five 39
- years the rules will be in effect, the following statements will apply: 40

41

42 There are no additional estimated costs to the state and to local governments expected as 43 a result of enforcing or administering the rules.

44

- 45 There are no estimated cost reductions to the state and to local governments as a result of
- enforcing or administering the rules. 46

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.

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.

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

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

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.

#### Takings Impact Assessment

Under Texas Government Code §2007.002(5), "taking" means a governmental action that affects private real property, in whole or in part or temporarily or permanently, in a manner that requires the governmental entity to compensate the private real property owner as provided by the Fifth and Fourteenth Amendments to the US Constitution or the Texas Constitution, §17 or §19, Article I, or restricts or limits the owner's right to the property that would otherwise exist in the absence of the governmental action, and is the producing cause of a reduction of at least 25 percent in the market value of the affected private real property, determined by comparing the market value of the property as if the governmental action is not in effect and the market value of the property determined as if the governmental action is in effect. TWC completed a Takings Impact Assessment for the proposed rulemaking action under Texas Government Code §2007.043. The primary purpose of this proposed rulemaking action, as discussed elsewhere in this preamble, is to update the rule to reflect actions taken by DOL to rescind the federal Industry-Recognized Apprenticeship Program (IRAP) program. Additionally, the rule change will

 The proposed rulemaking action will not create any additional burden on private real property or affect private real property in a manner that would require compensation to private real property owners under the US 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.

### Government Growth Impact Statement

- TWC has determined that during the first five years the rules will be in effect, they:
- --will not create or eliminate a government program;
- 45 -- will not require the creation or elimination of employee positions;

further clarify the application process for the TIRA program.

--will not require an increase or decrease in future legislative appropriations to TWC;

- 1 --will not require an increase or decrease in fees paid to TWC;
- 2 --will not create a new regulation;
- 3 --will not expand, limit, or eliminate an existing regulation;
- 4 --will not change the number of individuals subject to the rules; and
- --will not positively or adversely affect the state's economy.

- 7 <u>Economic Impact Statement and Regulatory Flexibility Analysis</u>
- 8 TWC has determined that the rules will not have an adverse economic impact on small
- 9 businesses or rural communities, as the proposed rules place no requirements on small
- businesses or rural communities.

11

Mariana Vega, Director, Labor Market Information, has determined that there is not a significant negative impact upon employment conditions in the state as a result of the rules.

15

16 Courtney Arbour, Director, Workforce Development Division, has determined that for 17 each year of the first five years the rules are in effect, the public benefit anticipated as a 18 result of enforcing the proposed rules will be to increase the availability of quality paid 19 work-based learning opportunities tied directly to employer needs throughout Texas.

20

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

23 24

### PART IV. COORDINATION ACTIVITIES

- 25 This rulemaking is in direct response to DOL's cancelation of the federal IRAP. The
- 26 federal action made it necessary for TWC to amend the chapter to remove references to
- 27 the federal program while maintaining the state's program rules. The public will have an
- opportunity to comment on these proposed rules when they are published in the *Texas*
- 29 Register as set forth below.

30 31

#### PART V. PUBLIC COMMENTS

- 32 Comments on the proposed rules may be submitted to
- TWCPolicyComments@twc.texas.gov and must be received no later than October 2, 2023.

٥.

35 36

## PART VI. STATUTORY AUTHORITY

- The rules are proposed 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
- \$302.002(d), which provide TWC with the authority to adopt, amend, or repeal such rul as it deems necessary for the effective administration of TWC services and activities.

40 41

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

42

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

- 1 -- Texas Labor Code §302.257 grants TWC the authority to adopt rules to administer and
- 2 enforce the program.

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

1 2	CHAPTER 838. TEXAS INDUSTRY-RECOGNIZED APPRENTICES  PROGRAMS-GRANT PROGRAM	HIP
3		
4	SUBCHAPTER A. GENERAL PURPOSE AND DEFINITIONS	
5		
6	§838.1. Scope and Purpose.	
7		
8	(a) Purpose. The purpose of this chapter is to implement the provisions	
9	Labor Code, Chapter 302, related to the Texas Industry-Recognized	
10	Apprenticeship Programs Grant Program. These rules may be cited	
11	Texas Industry-Recognized Apprenticeship Grant Program industry	<del>-</del>
12	recognized apprenticeship program (IRAP) fund rules.	
13	(b) Cool The cool of the Town Indicator December 1 Agreement of the	TID A \
14	(b) Goal. The goal of the <u>Texas Industry-Recognized Apprenticeship</u> (*) <u>IRAP-fund is to address Texas' immediate industrial workforce nee</u>	
15	resulting from the impact of hurricanes, other natural disasters, and	
16 17	workforce shortages.	Overall
18	workforce shortages.	
19	§838.2. Definitions.	
20	5000:2. Definitions.	
21	The following words and terms, when used in this chapter, shall have the	
22	following meanings, unless the context clearly indicates otherwise.	
23	, and the graph of the control of th	
24	(1) Grant RecipientAn entityeligible grant recipient within Texas	that is
25	awarded TIRA industry recognized apprenticeship funds by the	Agency.
26	Grant recipients must cooperate and comply with all contract	
27	requirements and Agency monitoring activities, as required by	Chapter
28	802, Subchapter D of this title (relating to Agency Monitoring	
29	Activities).	
30		
31	(2) Eligible Grant Applicant Recipient An entity, as specified in st	
32	federal law, that is eligible to receive TIRA IRAP funding. Elig	
33	applicants may recipients include, but are not limited to, the fol	lowing:
34	(A) T 1 1' 1 .	
35	(A) Trade and industry groups	
36	(D) Comparations	
37	(B) Corporations	
38	(C) Nonprofit organizations	
39 40	(C) Nonprofit organizations	
41	(D) Educational institutions	
42	(D) Educational institutions	
43	(E) Unions	
44	(2) (11011)	
45	(F) Joint labor-management organizations	
46	(- /	

1 2	(3)	<u>Texas</u> Industry-Recognized Apprenticeship <u>Program</u> -A training program that:
3		
4		(A) provides on-the-job training, preparatory instruction,
5		supplementary instruction, or related instruction:
6		
7		(i) in an occupation that has been recognized as an apprenticeable
8		occupation; and by the US Department of Labor (DOL); or
9		••••••••••••••••••••••••••••••••••••••
10		(ii) under an industry-recognized and accredited training
11		curriculum;
12		<u>currentum,</u>
13		(B) guarantees employment to participants during and upon successful
		(B) guarantees employment to participants during and upon successful completion of the training period; is certified as an IRAP by a
14		
15		third party certifier that has received a DOL favorable
16		determination of qualification to award that certification.
17		
18		(C) pays each participant a progressive wage and provides eligibility
19		for participants to receive full-time employee benefits during and
20		upon successful completion of the training period, equal to or
21		above the impacted local workforce development area's (workforce
22		area) self-sufficiency wage;
23		
24		(D) requires participants to advance their skills, at a minimum, to a
25		credentialed, performance-verified mid-level status in a field
26		related to the TIRA;
27		<del></del>
28		(E) has a duration of no longer than 26 weeks; and
29		<u> </u>
30		(F) gives preference to training and hiring:
31		11 S1 to protocolo to training and immg.
32		(i) unemployed Texans who have registered with the Agency;
33		(1) unemployed rexains who have registered with the Agency,
		(ii) veterans of the United States armed forces;
34		(ii) veteralls of the Officed States affiled forces,
35		(11) f
36		(iii) formerly incarcerated individuals; and
37		
38		(iv) underemployed individuals who are working without industry
39		recognized certifications or other credentials.
40		
41	(4)	ParticipantAn individual training in <u>a TIRA</u> an IRAP under an
42		apprenticeship agreement who:
43		
44		(A) is a full-time paid worker, receiving benefits and employed in the
45		private sector during training;
46		- <b>-</b>

		(1	B) maintains suitable employment for at least 12 consecutive months immediately following completion of the training program; and
3 4 5 6 7 8		((	c) receives related instructional training to learn a skill in a certified apprenticeable occupation that advances his or her skills to a credentialed, performance-verified mid-level status in the occupation, as identified by the Agency.
9 10 11	•	q	tandards Recognition Entity (third-party certifier)—An entity that is ualified to recognize an apprenticeship program as an IRAP and that is ecognized by DOL.
12 13	SUBCHAP	TER I	B. GRANT PROGRAM
14 15	§838.11	. Gene	eral Statement of Purpose.
16 17 18 19 20 21	TIR Cod IRA	A <mark>IRA</mark> e, Cha <mark>P</mark> fund	PGrant Program, which shall be administered pursuant to Texas Labor pter 302, and the rules in this chapter, to award grants from the TIRA to encourage the private sector to develop specialized TIRA IRAPs in Texas that meet the requirements of Texas Labor Code, §302.255.
23	§838.12	. Notic	ce of Grant Availability and Application.
<ul><li>24</li><li>25</li><li>26</li><li>27</li></ul>	(a)	of gra	at time to time, the Agency may publish a Notice of Availability (NOA) ant funds under this chapter. The notice shall be published in the <i>Texas</i>
28		_	of the Agency's website. In addition to the respective purpose ach grant program under this chapter, the notice may include:
29 30		_	• •
29 30 31 32 33		for ea	ach grant program under this chapter, the notice may include:
29 30 31 32 33 34 35		for ea	the total amount of grant funds available for the award; the geographical local workforce development areas (workforce areas)
29 30 31 32 33 34 35 36 37		for ea (1) (2)	the total amount of grant funds available for the award; the geographical local workforce development areas (workforce areas) that are eligible;
29 30 31 32 33 34 35 36 37 38 39		for ea (1) (2) (3)	the total amount of grant funds available for the award; the geographical local workforce development areas (workforce areas) that are eligible; the specific industries or occupations targeted;
29 30 31 32 33 34 35 36 37 38		for ea (1) (2) (3) (4)	the total amount of grant funds available for the award; the geographical local workforce development areas (workforce areas) that are eligible; the specific industries or occupations targeted; the maximum number of grants to be awarded;

1 2	(b)	To be eligible for a grant award, an applicant meeting the eligibility criteria identified in the NOA shall submit an application to the Agency in the form
3		and manner as prescribed in subsection (d) of this section by the Agency in
4		the NOA.
5		
6		(1) The Agency's executive director, or designee, shall evaluate each
7		application, considering the requirements and purpose of the NOA for
8		which the application is submitted, the financial stability of the private
9		sector employer, the regional economic impact, and any other factors
10		the Agency determines appropriate.
		the Agency determines appropriate.
11		(2) If the Agency determines that an application is appropriate for
12		(2) If the Agency determines that an application is appropriate for
13		funding, the executive director or designee shall enter into a contract
14		with the grant recipient on behalf of the Agency.
15		
16		(3) Any applicants currently on corrective action pursuant to Chapter 802,
17		Subchapter G of this title (relating to Corrective Actions), or not
18		meeting any requirements of this chapter, shall not be eligible to
19		receive a grant.
20		
21	(c)	The Agency may request additional information at any time before the grant
22		award in order to effectively evaluate any application.
23		<b>,</b> , , , , , , , , , , , , , , , , , ,
24	<u>(d)</u>	Form and manner of application:
25	<u>, , , , , , , , , , , , , , , , , , , </u>	
26		(1) Applications shall be in writing and contain the following information:
27		
28		(A) The number of proposed jobs created, and retention plans to meet
29		the requirements of §838.21(a)(1) of this chapter;
30		and requirements of 5000121(a)(1) of this enapter,
31		(B) A brief outline of the proposed project, including the skills
32		acquired through training and the employer's involvement in the
33		planning and design;
		planning and design,
34		(C) A brief description of the measurable training abjectives aligned
35		(C) A brief description of the measurable training objectives aligned
36		with §838.22 of this chapter;
37		
38		(D) The occupation and wages for participants who complete the
39		project as set forth in §838.22(3) of this chapter;
40		
41		(E) A budget summary, disclosing anticipated project costs and
42		resource contributions, including the dollar amount the private
43		partner is willing to commit to the project;
44		
45		(F) A signed agreement between all partners that outlines each
46		entity's roles and responsibilities if a grant is awarded;

1		
2		(G) A statement explaining the basis for the determination by the
3		TIRA that the application meets the requirements of the NOA
4		applied for and identifying the targeted actual or projected labor
5		shortages in the occupation in which the proposed training
6		project will be provided;
7		
8		(H) A statement identifying that the proposed cost of training
9		included in the application is consistent with costs recorded on
10		the Eligible Training Provider List (ETPL), as defined in Chapter
11		840, Subchapter A of this title (relating to General Provisions), if
12		the applicant's program(s) are included on the ETPL;
13		
14		(I) A statement describing the eligible applicant's equal employment
15		opportunity policy;
16		
17		(J) A list of the proposed employment benefits;
18		
19		(K) A statement, supported by adequate documentation, establishing
20		that the applicant's proposed training program is a TIRA as
21		defined by §838.2(3) of this chapter; and
22		(I) A 11'' 1' C ' ' 1' 2020 12 C1' 1 '
23		(L) Any additional information contained in §838.13 of this chapter
24		and deemed necessary by the Agency to complete an evaluation
25		of an application.
26		(2) Applications shall disclose other arent funds cought or arranded from
27 28		(2) Applications shall disclose other grant funds sought or awarded from the Agency or other state and federal sources for the project proposed
28 29		in the application.
30		in the application.
31		(3) Applicants shall submit their application to the Agency's executive
32		director or designee as specified in the NOA for which the applicant is
33		applying.
34		uppryring.
35		(4) An applicant may, with the approval of the executive director or
36		designee, submit an application for funding that does not contain or
37		identify all of the required elements under paragraph (1) of this
38		subsection. The release of any funding is contingent upon the
39		applicant's submission, and the Agency's approval, of all the required
40		elements in this subsection.
41		
42	<b>§838.13.</b>	Eligible and Approved Applicants.
43	g	Fr
44	(a)	Eligible applicants grant recipients are the TIRA entities who submit a
45	, ,	complete application demonstrating that the TIRA meets the criteria

1		specified in the NOA for which the TIRA is applying. eligible to apply to
2		the agency for IRAP funding.
3		
4		
5	(b)	Approved applicants must grant recipients shall:
6		
7		(1) be the fiscal agents for the funds and are subject to the annual report
8		procedures set forth in Texas Labor Code, §302.258;
9		•
10		(2) apply to the Agency in the form and manner prescribed by the NOA;
11		
12		(2)(3) be in good standing under the laws of the state, as evidenced by a
13		certificate issued by the secretary of state; and
14		·
15		(3)(4) not owe delinquent taxes to a taxing unit of Texas.; and
16		
17		(5) operate a certified IRAP that:
18		
19		(A) provides on the job training under an industry recognized,
20		accredited training curriculum;
21		
22		(B) guarantees employment to participants during and upon
23		successful completion of the training period;
24		
25		(C) pays each participant a progressive wage and provides eligibility
26		for participants to receive full-time employee benefits during and
27		upon successful completion of the training period, equal to or
28		above the impacted workforce area's self-sufficiency wage;
29		
30		(D) requires participants to advance their skills, at a minimum, to a
31		credentialed, performance-verified mid-level status in a field
32		related to the IRAP;
33		
34		(E) has a duration of no longer than 26 weeks; and
35		
36		(F) gives preference to training and hiring:
37		
38		(i) unemployed Texans who have registered with the Agency;
39		
40		(ii) veterans of the United States armed forces;
41		
42		(iii) formerly incarcerated individuals; and
43		
44		(iv) underemployed individuals who are working without
45		industry recognized certifications or other credentials.
16		

1	§838.14. Fun	ding (	Qualifications for Texas Industry-Recognized Apprenticeship
2	<b>Grant Progra</b>	am <mark>Pr</mark>	ograms.
3			
4	<del>(a)</del> ——To	quali	fy for funding, each <b>IRAP</b> TIRA must: shall
5			
6	<u>(1)</u> r	neet tl	he requirements listed in §838.13 of this chapter (relating to
7	Ŧ	Eligibl	<del>e Applicants).</del> ;
8			
9	<u>(2)(b)</u>	4	The IRAP must meet the definition prescribed in §838.2(3) of this
10	C	hapte	r <del> (relating to Definitions).</del> ;
11			
12	<u>(3)(e)</u>	Ŧ	Each IRAP shallprovide the Agency with a validated copy of its
13	V	vritter	n training plan for validation or recognition certificate as approved
14	ŧ	<del>y the</del>	third party certifier.; and
15			
16	<u>(4)(d)</u>	4	A funded IRAP must comply with Agency rules and Texas Labor
17	(	Code,	Chapter 302.
18			
19	<b>SUBCHAPTER</b>	C. PR	ROGRAM ADMINISTRATION
20			
21	§838.21. Gra	<del>nts fo</del>	r-Texas Industry-Recognized Apprenticeship
22	<u>Grants</u> Progr	<del>ams</del> .	
23			
24	(a) Gran	nts rec	eived under this subchapter may be used to:
25			
26	(1)	reim	burse an eligible grant recipient for costs incurred while training a
27		parti	cipant who:
28			
29		(A)	completes a program operated by the grant recipient and achieves
30			the required skill level set forth in Texas Labor Code
31			§302.255(4)(D); and
32			
33		(B)	maintains suitable employment for at least 12 consecutive
34			months immediately following completion of the program;
35			
36	(2)	be av	warded on a TIRA-an IRAP-participant basis; and
37			
38	(3)	not e	exceed the lesser of:
39			
40		(A)	the total cost for training the participant, excluding wages and
41			benefits; or
42			
43		(B)	\$10,000.
44			
45	(b) In av	wardir	ng a grant under this subchapter, the Agency may consider:
16			

1 2	(1)	the anticipated economic value to the state upon participants' program completion;
3		completion,
4	(2)	the increased tax revenue generated by participants' wages; and
5	(-)	<u></u>
6	(3)	the decrease in participants' use of state-funded benefits, attributable to
7	(-)	the participants' job placements and earning projections.
8		Sr J
9	§838.22. Prog	gram Objectives.
10		·
11	The follow	wing are the program objectives in administering the TIRA IRAP fund:
12		
13	(1)	To ensure that funds from the program are spent in workforce areas
14		that are impacted by hurricanes and other natural disasters and to
15		respond to immediate workforce needs and overall workforce
16		shortages;
17		
18	(2)	To encourage the private sector to develop specialized <u>apprenticeships</u>
19		<del>IRAPs</del> in Texas;
20		
21	(3)	To develop projects that, at completion of the training, will result in
22		wages equal to or greater than the mid-level status of the
23		apprenticeable occupation related to that TIRAHRAP; and
24		
25	(4)	To <u>promote</u> sponsor the attraction of advancing participant skills, at a
26		minimum, to obtaining an industry credential in the related field of the
27		TIRAHRAP.
28		
29	§838.24. Perf	formance.
30		
31	The Agen	cy may:
32		
33	(1)	develop and adopt annual performance measures and targets for
34		TIRAs IRAPs; and
35		
36	(2)	consider past performance of <u>TIRAs</u> <u>IRAPs</u> in determining eligibility
37		for funding.