1	CHAPTER 839. APPRENTICESHIP PROGRAMS - ADDITIONAL
2 3 4 5 6	PROPOSED 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.
7	SECRETARI OF STATE.
8 9 10	ON JULY 5, 2022 , THE TEXAS WORKFORCE COMMISSION APPROVED THE PROPOSED RULES BELOW WITH PREAMBLE TO BE PUBLISHED IN THE <i>TEXAS REGISTER</i> .
11 12 13 14	Publication Date of the Proposal in the <i>Texas Register</i> : July 22, 2022 End of Comment Period: August 22, 2022
15 16 17	The Texas Workforce Commission (TWC) proposes new Chapter 839, relating to Apprenticeship Programs - Additional, including the following subchapter:
18 19	Subchapter A. Tax Refund Pilot Program for Certain Persons Who Employ Apprentices, §§839.10 - 839.17
20	PART I. PURPOSE, BACKGROUND, AND AUTHORITY
212223	The purpose of the Chapter 839, Subchapter A rules is to implement Senate Bill (SB) 1524 from the 87th Texas Legislature, Regular Session (2021).
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252627	SB 1524 amended Texas Tax Code, Chapter 151, Subchapter I to add new §151.4292, Tax Refund Pilot Program for Certain Persons Who Employ Apprentices, effective January 1, 2022.
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29 30 31	Texas Tax Code, §151.4292(a) defines "executive director" and "qualified apprenticeship."
32	Texas Tax Code, §151.4292(b) stipulates that a person employing at least one apprentice
33	for at least seven months during a calendar year may be eligible for a tax refund if
34	certified by the executive director. The apprentice is not considered employed under
35	Texas Tax Code, §151.4292:
36	after the earlier of:
37	the fourth anniversary of employment in the position; or
38	the conclusion of the term of the apprenticeship position; or
39	if the apprentice was employed in another position by the employer immediately before
40 41	beginning employment in the apprenticeship position.
42	Texas Tax Code, §151.4292(c) stipulates that the amount of refund for each apprentice
43	described by Texas Tax Code, §151.4292(b) shall be \$2,500.
44 45	Texas Tax Code, §151.4292(d) stipulates that the total amount of the refund under Texas
46	Tax Code, §151.4292 for a calendar year shall be equal to the lesser of:

- --the amount from Texas Tax Code, § 151.4292(c) for the calendar year for each 1
- 2 apprentice described by Texas Tax Code, §151.4292(b), but not to exceed the maximum
- number of apprentices allowed by Texas Tax Code, §151.4292(e); or 3
 - -- the amount of sales and use taxes paid by the person during the calendar year.

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- Texas Tax Code, §151.4292(e) stipulates that a person may receive a refund in a calendar 6 year for a maximum of: 7
 - --one apprentice; or
 - --not more than six apprentices if at least half are:
 - -- foster children who have or are transitioning to independent living as described in Texas Family Code, §264.121;
 - --military veterans as defined by Texas Occupations Code, §55.001;
 - --military spouses as defined by Texas Occupations Code, §55.001; or
 - --women.

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Texas Tax Code, §151.4292(f) requires the executive director to create an application for certification to receive a tax refund under Texas Tax Code, §151.4292. Those persons who wish to receive the tax refund shall apply to the executive director for certification under Texas Tax Code, §151.4292. Only persons certified under Texas Tax Code, §151.4292 by the executive director may apply to the comptroller for the refund set forth by Texas Tax Code, §151.4292.

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25 26 Texas Tax Code, §151.4292(g) limits the executive director to providing certification for not more than 100 persons in a calendar year. If the number of applicants in a calendar year exceeds this limit, the executive director shall select applicants to certify using criteria set forth in Texas Tax Code, §151.4292(h).

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Texas Tax Code, §151.4292(h) requires the executive director to adopt rules establishing merit-based criteria for selecting persons to certify for eligibility to apply to the comptroller for the tax refund under Texas Tax Code, §151.4292. The executive director must give preference to applicants who:

31 --offer qualifying apprenticeships in areas of Texas not designated by the United States 32

- Office of Management and Budget as metropolitan statistical areas; and
- --provide training and skills development in emerging or developing occupational fields.

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Texas Tax Code, §151.4292(i) requires the executive director to issue a certificate that confirms eligibility to apply for the tax refund to each person certified under Texas Tax Code, §151.4292(f).

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40 Texas Tax Code, §151.4292(j) stipulates that a person must apply for the refund under 41 Texas Tax Code, §151.4292 to the comptroller. The application must include the 42 certificate issued by the executive director and any other information required by the 43 comptroller.

44

Texas Tax Code, §151.4292(k) requires the executive director to prepare and deliver a 45 report that evaluates the effectiveness of the Tax Refund Pilot Program on employment 46

- outcomes and earnings for apprentices with respect to the refunds that are granted under
- 2 Texas Tax Code, §151.4292. The report must recommend whether the program should be
- 3 "continued, expanded, or terminated." The report must be delivered to the governor,
- 4 lieutenant governor, speaker of the house of representatives, and presiding officer of each
- 5 legislative standing committee with primary jurisdiction over taxation, no later than
- 6 September 1, 2024.

- 8 Texas Tax Code, §151.4292(l) states that a person applying for a refund under Texas Tax
- 9 Code, §151.4292 shall provide to the executive director such information requested to
- prepare the report required by §151.4292(k).

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Texas Tax Code, §151.4292(m) stipulates that the section shall expire December 31, 2026.

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PART II. EXPLANATION OF INDIVIDUAL PROVISIONS

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SUBCHAPTER A. TAX REFUND PILOT PROGRAM FOR CERTAIN PERSONS

18 WHO EMPLOY APPRENTICES

19 TWC proposes new Subchapter A as follows:

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§839.10. Purpose and Goal

New §839.10 states the purpose and goal for Chapter 839, Subchapter A.

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§839.11. Definitions

New §839.11 defines the terms used in Chapter 839, Subchapter A.

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§839.12. Tax Refund Pilot Program Provisions

- New §839.12 states that TWC's executive director shall provide certificates for
- 29 individuals eligible to apply for tax refund under Chapter 839, Subchapter A. Section
- 30 839.12 also describes limitations on the amount of such refund that each eligible person
- may qualify for under Chapter 839, Subchapter A, including that such refund shall not
- total more than the sales and use tax owed for previous year.

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§839.13. Eligibility for Persons Employing Apprentices

- New §839.13 states that only those active apprentices may be considered who were
- engaged with an employer for not less than seven months in the prior year (and not more
- than four total years) for which the employer is applying for the tax refund.

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§839.14. Application for Certification

- New §839.14 describes the process for which persons may apply for certification through
- 41 TWC. Section 839.14 also states that only applications received from January 1 through
- 42 March 31 each year will be reviewed for certification.

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§839.15. Certification of Eligibility

- New §839.15 describes merit-based criteria to be used by TWC's executive director.
- Section 839.15 states that TWC will review applications from April 1 through May 31

each year. Section 839.15 also describes the delivery of the report on TWC-certified persons to the comptroller, on June 1 each year.

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§839.16. Limitations

New §839.16 states that TWC's executive director may certify up to 100 persons for eligibility for tax refund under Chapter 839, Subchapter A each year. Section 839.16 clarifies that a person may be certified with one apprentice each year, or up to six if not less than half of such apprentices are included in a listed priority category.

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§839.17. Tax Refund Pilot Program Expiration

New §839.17 states that Texas Tax Code, §151.4292 expires on December 31, 2026.

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PART III. IMPACT STATEMENTS

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

15 16 17

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.

22 23

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.

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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 determined that the requirement to repeal or amend a rule, as required by Texas
- 36 Government Code, §2001.0045, does not apply to this rulemaking.

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Takings Impact Assessment

- 39 Under Texas Government Code, §2007.002(5), "taking" means a governmental action
- 40 that affects private real property, in whole or in part or temporarily or permanently, in a
- 41 manner that requires the governmental entity to compensate the private real property
- owner as provided by the Fifth and Fourteenth Amendments to the United States
- Constitution or the Texas Constitution, Article I, §17 or §19, or restricts or limits the
- owner's right to the property that would otherwise exist in the absence of the
- 45 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

- 1 market value of the property as if the governmental action is not in effect and the market
- 2 value of the property determined as if the governmental action is in effect. TWC
- 3 completed a Takings Impact Analysis for the proposed rulemaking action under Texas
- 4 Government Code, §2007.043. The primary purpose of this proposed rulemaking action,
- 5 as discussed elsewhere in this preamble, is to establish a tax refund pilot program to
- 6 implement SB 1524.

- 8 The proposed rulemaking action will not create any additional burden on private real
- 9 property or affect private real property in a manner that would require compensation to
- private real property owners under the United States Constitution or the Texas
- 11 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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16 Government Growth Impact Statement

- 17 TWC determined that during the first five years the rules will be in effect, they will not:
- --create or eliminate a government program;
- 19 --require the creation or elimination of employee positions;
- 20 --require an increase or decrease in future legislative appropriations to TWC;
- 21 --require an increase or decrease in fees paid to TWC;
- --create a new regulation;
- 23 --expand, limit, or eliminate an existing regulation;
- 24 -- change the number of individuals subject to the rules; and
- 25 --positively or adversely affect the state's economy.

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Economic Impact Statement and Regulatory Flexibility Analysis

- TWC determined that the rules will not have an adverse economic impact on small
- businesses or rural communities, as the proposed rules place no requirements on small
- 30 businesses or rural communities.

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

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- 36 Courtney Arbour, Director, Workforce Development Division, has determined that for
- each year of the first five years the rules are in effect, the public benefit anticipated as a
- result of enforcing the proposed rules will be to provide a sale and use tax refund to
- certain persons who employ apprentices enrolled in a qualifying apprenticeship, as set
- 40 forth in Texas Tax Code, §151.4292.

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- 42 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

- 1 In the development of these rules for publication and public comment, TWC sought the
- 2 involvement of Texas' 28 Local Workforce Development Boards (Boards). TWC
- 3 provided the policy concept regarding the new rules to the Boards for consideration and
- 4 review on March 22, 2022. TWC also conducted a conference call with Board executive
- 5 directors and Board staff on March 25, 2022, to discuss the policy concept. During the
- 6 rulemaking process, TWC considered all information gathered in order to develop rules
- 7 that provide clear and concise direction to all parties involved.

PART V. PUBLIC COMMENT

- 10 Comments on the proposed new rules may be submitted to
- 11 TWCPolicyComments@twc.texas.gov and must be received no later than August 22,
- 12 2022.

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PART VI. STATUTORY AUTHORITY

- 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
- 17 necessary for the effective administration of TWC services and activities.

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- The new rules implement SB 1524, which added Texas Tax Code, §151.4292, Tax
- 20 Refund Pilot Program for Certain Persons Who Employ Apprentices.

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2 3 SUBCHAPTER	ER 839. APPRENTICESHIP PROGRAMS - ADDITIONAL A. TAX REFUND PILOT PROGRAM FOR CERTAIN PERSONS APPRENTICES
·	pose and Goal.
9 Progra	urpose of this subchapter is to establish rules for the Tax Refund Pilot am in accordance with Texas Tax Code, §151.4292.
12 provid	oal of this subchapter is to implement a tax refund pilot program to de a sales and use tax refund to certain persons who employ apprentices ed in a qualifying apprenticeship, as set forth in Texas Tax Code, 4292.
16 §839.11. Defi	nitions.
19 <u>following</u>	wing words and terms, when used in this subchapter, shall have the meanings, unless the context clearly indicates otherwise.
	AgencyThe unit of state government established under Texas Labor Code, Chapter 301 that is presided over by the Commission and
23 24	administered by the executive director to operate the integrated workforce development system and administer the unemployment
26 27	compensation insurance program in this state as established under the Texas Unemployment Compensation Act, Texas Labor Code, Title 4, Subtitle A, as amended. The definition of "Agency" shall apply to all uses of the term in this subchapter.
29 30 <u>(2)</u>	ApprenticeA participant in a qualifying apprenticeship as defined in this section.
· · · · · · · · · · · · · · · · · · ·	CommissionThe body of governance of the Texas Workforce Commission composed of three members appointed by the governor as
35	established under Texas Labor Code, §301.002 that includes one representative of labor, one representative of employers, and one
	representative of the public. The definition of Commission shall apply to all uses of the term in this subchapter.
40 <u>(4)</u> 41	ComptrollerThe comptroller of public accounts of the State of Texas, as defined under Texas Government Code, Chapter 403.
	Executive directorThe individual appointed by the Commission to
45	administer the daily operations of the Agency, which may include an individual delegated by the executive director to perform a specific function on behalf of the executive director.

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2	<u>(6</u>	Military spouseA person who is married to a military service
3		member, as defined under Texas Occupations Code, Chapter 55.
4		
5	<u>(7</u>	Military veteranA person who has served on active duty and who was
6		discharged or released from active duty, as defined under Texas
7		Occupations Code, Chapter 55.
8		
9	(8	Non-metro areaAny area that is not included in a metropolitan
10		statistical area designated by the United States Office of Management
11		and Budget.
12		
13	<u>(9</u>	PersonA "person" is:
14		
15		(A) a resident of this state;
16		
17		(B) a business entity located in this state;
18		
19		(C) a governmental subdivision located in this state; or
20		
21		(D) a public or private organization located in this state that is not a
22		state agency.
23		
24	<u>(1</u>	0) Qualifying apprenticeshipAn apprenticeship training program
25		registered with United States Department of Labor (DOL) and qualified
26		to receive funding provided through the Agency as set forth in Texas
27		Education Code, Chapter 133, or certified as an Industry-Recognized
28		Apprenticeship Program (IRAP) by a Standards Recognition Entity.
29		4) 6. 1 1 5. 11 5.1
30	<u>(1</u>	1) Standards Recognition EntityA third-party entity recognized by DOL
31		as qualified to recognize apprenticeship programs as IRAPs.
32	(1	
33	<u>(1</u>	2) Transitioning foster youthA youth who has or is currently
34 25		transitioning to independent living as described in Texas Family Code,
35		<u>§264.121.</u>
36 27	8920 12	Tay Dafund Dilat Dyagnam Dyayisians
37 38	8039.12.	Tax Refund Pilot Program Provisions.
30 39	(a) T	he Tax Refund Pilot Program for Certain Persons Who Employ Apprentices
40		jointly carried out by the comptroller, executive director, and the Agency.
40 41	15	Jointy Carried out by the comptioner, executive director, and the Agency.
42	(b) T	he executive director shall provide certificates to eligible persons, in
43		ecordance with §§839.13 - 839.15 of this subchapter (relating to Eligibility
44		or Persons Employing Apprentices; Application for Certification; and
44 45		ertification of Eligibility). Such certificates must be included by eligible
7.5	<u>C</u>	eranteation of Englotting). Such cortificates must be included by englote

1 2 3	persons who apply for a tax refund with the comptroller in accordance with Texas Tax Code, §151.4292.
4 (c) 5 6 7	Subject to the limitations in subsection (d) of this section and §839.16(a) of this subchapter (relating to Limitations), the amount of the refund available to eligible persons in a calendar year in connection with each apprentice is \$2,500.
8 9 <u>(d)</u> 10	The total amount an eligible person may be refunded through the Tax Refund Pilot Program in a calendar year shall be equal to the lesser of:
12	(1) the amount of sales and use taxes paid by the person during the calendar year; or
14 5 6 6 7 7	(2) the amount listed in subsection (c) of this section for each eligible apprentice employed.
	3. Eligibility for Persons Employing Apprentices.
	A person may apply to the Agency for certification if the person employs at least one apprentice in a qualifying apprenticeship for not less than seven months in the calendar year.
21 22 23 24 <u>(b)</u>	A person shall not be determined eligible for certification by the executive director for any apprentice first employed prior to January 1, 2022.
26 27 <u>(c)</u> 28	An apprentice is not considered to be employed for purposes of this subchapter:
29 80 81	(1) after the earlier of:
32 33	(A) the fourth anniversary of employment in the position; or
34 35 36	(B) the conclusion of the term of the qualifying apprenticeship position; or
37 38 39	(2) if the apprentice was employed in another position by the employer immediately before beginning employment in the qualifying apprenticeship position.
§ 839.1	4. Application for Certification.
12 13 <u>(a)</u> 14 15	The Agency shall develop an application for certification under the Tax Refund Pilot Program.

1 2	<u>(b)</u>	The application shall include such information determined necessary by the executive director to certify eligible persons under this subchapter.
3 4 5 6	<u>(c)</u>	To be considered for certification under this subchapter by the executive director, eligible persons shall submit the application in such manner as required by the Agency.
7 8 9 10 11 12	<u>(d)</u>	Beginning in 2023, the Agency shall accept applications for certification from eligible persons employing apprentices between January 1 and December 31 of the previous calendar year. Only applications received between January 1 and March 31 each year shall be accepted by the Agency for the previous calendar year.
14	§839.1	5. Certification of Eligibility.
15 16 17 18	<u>(a)</u>	The executive director shall adopt merit-based criteria, described in subsection (b) of this section, for the selection of eligible persons. These criteria shall be used if more than 100 eligible applicants are received by the Agency in a calendar year.
20 21 22 23 24 25	<u>(b)</u>	When determining those persons who will be certified in a calendar year from a group larger than 100 applicants, the executive director shall give preference to applicants who:
24 25		(1) offer qualifying apprenticeships in non-metro areas of this state; and
27 28		(2) provide training and skills development in fields defined by the Agency as emerging or developing in Texas.
29 30 31	<u>(c)</u>	In addition to those criteria identified in subsection (b) of this section, the executive director may give preference to applicants who:
32 33 34 35		(1) employ at least one apprentice who is included in one or more population identified in §839.16(a)(2)(A) - (D) of this subchapter (relating to Limitations); and
36 37 38 39		(2) submit applications for apprentices who have not been previously certified under this section.
40 41 42 43	<u>(d)</u>	Applications received in accordance with §839.14 of this subchapter (relating to Application for Certification) will be reviewed beginning April 1 through May 31. Persons will be informed of certification or denial of eligibility in a manner determined by the Agency.
14 15 16	<u>(e)</u>	The executive director, or appropriate designated staff, shall issue a report to the comptroller each year on June 1 that identifies each person certified under

1	this subchapter as eligible to apply for the tax refund described in §839.13 of
2	this subchapter (relating to Eligibility for Persons Employing Apprentices).
3	The report shall be delivered in a manner determined by the Agency.
4	
5	§839.16. Limitations.
6	
7	(a) The maximum number of apprentices employed by a person who may be
8	certified under this subchapter to apply to the comptroller for a tax refund in
9	a calendar year is:
10	
11	<u>(1) one; or</u>
12	
13	(2) up to six apprentices, provided at least half of those individuals are:
14	
15	(A) transitioning foster youth;
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17	(B) military veterans;
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19	(C) military spouses; or
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21	(D) women.
22	(b) The everytime discrete an every contifuence to 100 means are in a color decrete.
23	(b) The executive director may certify up to 100 persons in a calendar year.
24	\$920.17 Toy Defund Bilet Ducanom Expiretion
25 26	§839.17. Tax Refund Pilot Program Expiration.
26 27	Texas Tax Code, §151.4292, Tax Refund Pilot Program for Certain Persons Who
28	Employ Apprentices, expires on December 31, 2026.
20	Employ Appletities, expires on December 31, 2020.