#### 1 CHAPTER 800. GENERAL ADMINISTRATION

- 2 PROPOSED RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS
- 3 REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS
- 4 SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE TEXAS REGISTER.
- 5 ON **SEPTEMBER 8, 2020,** THE TEXAS WORKFORCE COMMISSION PROPOSED THE
- 6 RULES BELOW WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS REGISTER.

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- 8 Estimated Publication Date of the Proposal in the *Texas Register*: **September 25, 2020**
- 9 Estimated End of Comment Period: October 26, 2020
- 10 The Texas Workforce Commission (TWC) proposes amendments to the following section of
- 11 Chapter 800, relating to General Administration:
- 12 Subchapter B. Allocations, §800.68

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- 14 TWC proposes the following new section to Chapter 800, relating to General Administration:
- Subchapter F. Interagency Matters, §800.206
- 16 PART I. PURPOSE, BACKGROUND, AND AUTHORITY
- 17 PART II. EXPLANATION OF INDIVIDUAL PROVISIONS
- 18 PART III. IMPACT STATEMENTS
- 19 PART IV. COORDINATION ACTIVITIES

## 20 PART I. PURPOSE, BACKGROUND, AND AUTHORITY

- House Bill (HB) 3 and HB 1949, enacted by the 86th Texas Legislature, Regular Session (2019),
- require TWC to develop rules to implement that legislation.
- 23 HB 3 §1.046 adds §48.302 to the Texas Education Code, titled "Subsidy for High School
- 24 Equivalency Examination for Certain Individuals." This section requires the Texas Education
- Agency (TEA) to enter into a memorandum of understanding (MOU) with TWC when
- transferring funds to provide a subsidy for the cost of a high school equivalency exam for
- 27 individuals who are 21 years of age or older. It also requires TWC to develop rules addressing
- program implementation and eligibility requirements for this subsidy program, which TWC shall
- develop in Chapter 805, new Subchapter E, High School Equivalency Subsidy Program.
- 30 Additionally, HB 1949 amended Texas Labor Code §315.007, "Performance Incentive Funding,"
- dedicated to the process for awarding performance-based funds to Adult Education and Literacy
- 32 (AEL) grantees, and adds new subsections (c), (d), and (e) to add new performance-based
- funding criteria for AEL programs to receive performance-based funds. These new criteria relate
- to enrollment and performance benchmarks for enrollment in a high school equivalency program
- or postsecondary ability-to-benefit program and achievement measures for AEL students
- enrolled in such programs by the end of the program year.
- Both HB 3 and HB 1949 went into effect September 1, 2019.

- To implement HB 1949, on October 8, 2019, TWC's three-member Commission (Commission) approved
- 2 the performance-based funding criteria for AEL Program Year 2019 2020 (PY'19 '20) and also approved
- 3 the performance criteria for performance-based funding in PY'20 '21. Additionally, the Commission
- 4 approved a performance-based measure for grant recipients meeting milestones toward enrollment and the
- 5 performance measures required under HB 1949 and requested that rules be developed to address this
- 6 measure.
- 7 For the high school equivalency subsidy program, TEA appropriated \$750,000 each year of the 2020 -
- 8 2021 biennium. In early 2020, TEA and TWC worked with the two high school equivalency test publishers
- 9 approved to operate in Texas, Pearson for the GED and ETS for the HiSET, to create a process that would
- be administratively efficient for programs managing the distribution of the subsidy at the local level to
- eligible and test-ready individuals. On February 10, 2020, TEA and TWC entered into an interagency
- 12 contract to transfer funds to TWC to implement this program. While TWC moved forward to develop rules,
- the COVID-19 pandemic impacted TWC's ability to implement the program.
- On May 8, 2020, TWC submitted a letter to the Legislative Budget Board requesting any
- unexpended and unobligated funds for the subsidy program from the current fiscal year be
- transferable to the next fiscal year beginning September 1, 2020. In this request, TWC noted that
- the reasons it had been unable to expend funding for this program were the lack of remote testing
- options from Pearson and ETS, (both of which were in early stages of implementing remote
- 19 testing guidelines) and the closures of most high school equivalency testing centers and their
- 20 unknown future reopening status. Additionally, TWC noted that all appropriated funds for the
- subsidy program would be fully obligated by the end of the biennium.
- 22 On March 31, 2020, the Commission approved a policy concept for the required rule development for both
- 23 the performance-based funding criteria and the high school equivalency subsidy program. This policy
- concept included proposed rule language for the Commission's future consideration and was posted in the
- 25 Texas Register for 30 days for public comment. TWC received comments from two commenters.

## 26 PART II. EXPLANATION OF INDIVIDUAL PROVISIONS

- 27 (Note: Minor editorial changes are made that do not change the meaning of the rules and,
- therefore, are not discussed in the Explanation of Individual Provisions.)
- 29 The comments noted in this section reflect those received from one of two commenters during
- the policy concept comment period of April 10, 2020, to May 11, 2020.

## 31 SUBCHAPTER B. ALLOCATIONS

32 TWC proposes the following amendments to Subchapter B:

# 33 §800.68. Adult Education and Literacy

- 34 Section 800.68 is amended to add criteria for performance-based funding benchmarks for high
- 35 school equivalency and postsecondary ability-to-benefit enrollment and achievements in new
- 36 §800.68(g) and includes a definition for "postsecondary ability-to-benefit program." New
- 37 language allows grant recipients that meet milestones toward the performance measures outlined
- in HB 1949 to receive performance-based funding. It further clarifies that the Commission will
- 39 approve the award of AEL grant funds, as is required under HB 1949 and other guidance
- 40 received from the legislature. Additionally, two technical edits are made to change an outdated

- 1 reference from Workforce Investment Act to the Workforce Innovation and Opportunity Act
- 2 (WIOA) and to correct a misspelled word.
- 3 As the definition of "postsecondary ability-to-benefit program" in HB 1949 does not align with
- 4 the federal definition for "Pell Grant Ability-to-Benefit," the rule emphasizes that this definition
- 5 relates to performance-based funding criteria for AEL programs and is modified to align with
- 6 federal AEL performance measure definitions under WIOA.
- 7 The performance funding benchmarks require that 25 percent of all participants served in the
- 8 program year be enrolled in a high school equivalency subsidy program or a postsecondary
- 9 ability-to-benefit program, and at least 70 percent of those participants who exited to achieve a
- high school equivalency or recognized postsecondary credential.
- 11 Comments: One commenter stated that the true legislative intent of HB 1949 was not to tie the criteria for high school equivalency and postsecondary ability-to-benefit 12 enrollment and performance measures to performance-based funding but, instead, to 13 federal, state, Temporary Assistance for Needy Families (TANF), and EL Civics AEL 14 15 funding. The commenter provided the context for how these intended measures would 16 positively impact the unmet need for high school equivalency credentials in the commenter's region. The commenter further suggested that the language in HB 1949 be 17 amended to move the performance criteria to Texas Labor Code §315.006, titled "State 18 19 Funding," and that the criteria should be added to §800.68 as a requirement for training providers receiving AEL funds, and not as a performance-based incentive. 20
- Additionally, this commenter proposed that TWC modify the proposed definition to match HB 1949 and change "postsecondary education or training program" to "postsecondary certificate program" and "results in a recognized postsecondary credential" to "results in a recognized postsecondary certificate."
  - **Response**: HB 1949 explicitly states that criteria for the high school equivalency program and the postsecondary ability-to-benefit enrollment and performance measures amends Texas Labor Code §315.007. TWC rules must reflect the legislation as codified in statute and does not have the authority to move the HB 1949 criteria into a new subsection of the Texas Labor Code.
  - Regarding the proposed definition, TWC used the term "recognized postsecondary credential" to ensure that the rule would pertain to all entities eligible to receive funding under WIOA Title II, which is the primary funding source for adult education in Texas. The term "recognized postsecondary credential" includes "certificates," which is the term used by junior, community, and technical colleges for awards under the Texas Higher Education Coordinating Board Guidelines for Instructional Programs in Workforce Education (GIPWE). The WIOA term also includes a wide variety of credentials awarded in recognition of an individual's attainment of measurable technical or industry or occupational skills necessary to obtain employment or advance within an industry or occupation. These include industry-recognized certificates or certifications, certificates of completion of an apprenticeship, licenses recognized by state or federal governments, and

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- degrees. Each credential recognizes industry or occupational skills based on standards developed or endorsed by employers or industry associations.
- TWC maintains that the proposed rule language sufficiently captures HB 1949 language
- but includes the variety of other credentials of value available to participants in Texas
- 5 AEL programs and reported in state and WIOA federal performance measures. The
- broader definition ensures that the measure pertains to the widest number of entities
- 7 eligible for AEL funds under federal law and ensures that the measure captures the
- 8 broadest number of recognized credentials, thereby reaching the greatest number of
- 9 participants. Because the broader definition applies to all entities eligible for AEL funds,
- it encourages the greatest possible range of increases in performance related to the HB
- 11 1949 measure under federal law and ensures that non-college providers that offer high
- school equivalency and workforce training programs are not excluded from or
- disadvantaged in earning performance-based funding.

#### 14 <u>SUBCHAPTER F. INTERAGENCY MATTERS</u>

15 TWC proposes the following new section to Subchapter F:

#### 16 §800.206. Interagency Contract with the Texas Education Agency for High School

- 17 <u>Equivalency Subsidy Program</u>
- New §800.206 adopts by reference the terms of an interagency contract entered into with the
- 19 TEA, as required by Texas Education Code §48.302, relating to the transfer of funds to
- implement a high school equivalency subsidy program, set out in TWC Chapter 805, Subchapter
- 21 E, §§805.71 805.73.

## 22 PART III. IMPACT STATEMENTS

- 23 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:
- 25 There are no additional estimated costs to the state and to local governments expected as a result
- of enforcing or administering the rules.
- 27 There are no estimated cost reductions to the state and to local governments as a result of
- 28 enforcing or administering the rules.
- 29 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.
- 31 There are no foreseeable implications relating to costs or revenue of the state or local
- 32 governments as a result of enforcing or administering the rules.
- There are no anticipated economic costs to individuals required to comply with the rules.
- 34 There is no anticipated adverse economic impact on small businesses, microbusinesses, or rural
- 35 communities as a result of enforcing or administering the rules.

- 1 Based on the analyses required by Texas Government Code §2001.024, TWC has determined
- 2 that the requirement to repeal or amend a rule, as required by Texas Government Code
- 3 §2001.0045, does not apply to this rulemaking.

# 4 <u>Takings Impact Assessment</u>

- 5 Under Texas Government Code, §2007.002(5), "taking" means a governmental action that
- 6 affects private real property, in whole or in part or temporarily or permanently, in a manner that
- 7 requires the governmental entity to compensate the private real property owner as provided by
- 8 the Fifth and Fourteenth Amendments to the United States Constitution or the Texas
- 9 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.
- 14 The Commission completed a Takings Impact Analysis 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:

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- -- outline new performance-based funding criteria as required under HB 1949 enacted by the
- 19 86th Legislative Session, Regular Session (2019), for high school equivalency and ability-to-
- benefit enrollment and performance benchmarks; and

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- 22 -- describe the interagency agreement between TEA and TWC for transferring funds
- 23 appropriated for a high school equivalency subsidy program.
- The proposed rulemaking action will not create any additional burden on private real property.
- 25 The proposed rulemaking action will not affect private real property in a manner that would
- 26 require compensation to private real property owners under the United States Constitution or the
- 27 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
- 29 governmental action. Therefore, the proposed rulemaking will not cause a taking under Texas
- 30 Government Code, Chapter 2007.

# 31 Government Growth Impact Statement

TWC has determined that during the first five years the proposed amendments will be in effect:

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34 -- the proposed amendments will not create or eliminate a government program;

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--implementation of the proposed amendments will not require the creation or elimination ofemployee positions;

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--implementation of the proposed amendments will not require an increase or decrease in future
legislative appropriations to TWC;

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-- the proposed amendments will not require an increase or decrease in fees paid to TWC;

1 -- the proposed amendments will not create a new regulation;

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3 -- the proposed amendments will not expand, limit, or eliminate an existing regulation;

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5 -- the proposed amendments will not change the number of individuals subject to the rules; and

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- 7 -- the proposed amendments will not positively or adversely affect the state's economy.
- 8 Economic Impact Statement and Regulatory Flexibility Analysis
- 9 TWC has determined that the proposed rules will not have an adverse economic impact on small
- businesses or rural communities, as the proposed rules place no requirements on small businesses
- 11 or rural communities.
- Mariana Vega, Director of 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.
- 14 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
- 16 the proposed rules will be to provide clarity to AEL grant recipients on how to implement new
- legislation for accessing performance-based funding.
- 18 TWC hereby certifies that the proposal has been reviewed by legal counsel and found to be
- within TWC's legal authority to adopt.

#### 20 PART IV. COORDINATION ACTIVITIES

- In the development of these rules for publication and public comment, TWC sought the
- 22 involvement of Texas' 28 Local Workforce Development Boards (Boards), AEL grant recipients,
- 23 and AEL service providers. TWC provided the concept paper regarding these rule amendments
- to the Boards for consideration and review on March 31, 2020. TWC also conducted a
- conference call with AEL grant recipients and providers on April 2, 2020, and May 7, 2020, and
- 26 then on April 10, 2020, with Board executive directors and Board staff to discuss the concept
- paper and comment period. Additionally, information on the concept paper and comment period
- were posted on the TWC rules web page and on the Texas Center for the Advancement of
- 29 Literacy & Learning website, which is the website managed by Texas' AEL professional
- development organization. During the rulemaking process, TWC considered all information
- 31 gathered in order to develop rules that provide clear and concise direction to all parties involved.
- Comments on the proposed rules may be submitted to <a href="mailto:TWCPolicyComments@twc.state.tx.us">TWCPolicyComments@twc.state.tx.us</a>.
- Comments must be received no later than 30 days from the date this proposal is published in the
- 34 Texas Register.
- 35 The 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 necessary for the
- 37 effective administration of TWC services and activities.
- The proposed rules affect Title 4, Texas Labor Code, particularly Chapters 301 and 302.

#### CHAPTER 800. GENERAL ADMINISTRATION

#### SUBCHAPTER B. ALLOCATIONS

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- (a) AEL funds available to the Commission to provide services under the federal Adult Education and Family Literacy Act (AEFLA), <u>WIOA</u> WIA Title II, together with associated state general revenue matching funds and federal TANF funds--together with any state general revenue funds appropriated as TANF maintenance-of-effort-will be used by the Commission, as set forth in subsections (b) (f) of this section. <u>Prior to any grant recipient receiving notice of an award, the Commission shall review and approve the award of grant funds to be issued under this program.</u>
- (b) At least 82.5 percent of the federal funds constituting the total state award of AEFLA state grants--including amounts allotted to the eligible agency having a state plan, as provided by AEFLA §211(c) and amounts provided to the eligible agency under §243 for English Literacy/Civics (EL/Civics)--will be allocated by the Commission to the workforce areas. From the amount allotted to the eligible agency having a state plan, as provided by AEFLA §211(c), the Commission will allocate amounts to the workforce areas according to the established federal formula, as follows:
  - (1) 100 percent will be based on:
    - (A) the relative proportion of individuals residing within each workforce area who are at least 18 years of age, do not have a secondary school diploma or its recognized equivalent, and are not enrolled in secondary school, during the most recent period for which statistics are available;
    - (B) an equal base amount; and
    - (C) the application of a hold-harmless/stop-gain procedure.
  - (2) No more than 5 percent of the funds expended as part of this workforce area allocation shall be used for administrative costs, as defined by AEFLA, provided, however, that the Special Rule outlined in AEFLA §233(b) shall apply with effective justification, as appropriate.
  - (3) No more than 10 percent of this allocation shall be available for expenditure within each workforce area on the basis of the achievement of performance benchmarks, as set forth in subsection (f) of this section.
- (c) At least 80 percent of the state general revenue matching funds associated with the allotment of federal funds to the eligible agency having a state plan, as provided by AEFLA §211(c), will be allocated by the Commission to the workforce areas according to the established federal formula, as follows:

2	(e)	together with any state general revenue funds appropriated as TANF maintenance-
3		of-effortwill be allocated by the Commission to the workforce areas according to a
4		need-based formula, as follows:
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6		(1) 100 percent will be based on:
7		( ) · · · · · · · · · · · · · · · · · ·
8		(A) the relative proportion of the unduplicated number of TANF adult
9		recipients with educational attainment of less than a secondary diploma
10		during the most recently completed calendar year;
11		during the most recently completed calculate year,
		(B) an equal base amount; and
12 13		(B) an equal base amount, and
14		(C) the application of a hold-harmless/stop-gain procedure.
14 15		(e) the application of a hold-harmless/stop-gain procedure.
16		(2) No more than 15 percent of the funds expended as part of this workforce area
17		allocation shall be used for administrative costs, as defined by federal
18		regulations and Commission policy.
19		regulations and Commission poncy.
		(2) No many than 10 nament of this allocation shall be available for ayound itums
20		(3) No more than 10 percent of this allocation shall be available for expenditure
21		within each workforce area on the basis of the achievement of performance benchmarks, as set forth in subsection (f) of this section.
21 22 23		benchmarks, as sectorul in subsection (1) of this section.
24 25	(f)	AEL performance accountability benchmarks shall be established to coincide with
25		performance measures and reports, or other periods, as determined by the
26 27		Commission. Levels of performance shall, at a minimum, be expressed in an
27		objective, quantifiable, and measurable measurable form, and show continuous
28		improvement.
29	<u>(g)</u>	Performance accountability benchmarks shall:
•		
30		(1) include measures for high school equivalency program or ability-to-benefit
31		program enrollment and achievement, as outlined in paragraph (2) of this
32		subsection. A postsecondary ability-to-benefit program, as outlined in
33		paragraphs (2) and (3) of this subsection, is a postsecondary education or
34		training program that:
35		(A) results in a recognized postsecondary credential; and
36		(B) enrolls AEL eligible participants who:
37		(i) do not have a high school diploma or recognized equivalency;
38		(ii) qualify for federal student financial aid eligibility under the federal
39		Ability-to-Benefit provisions enacted in §484(d) of the Higher
40		Education Act of 1965; and

1 2	(iii) demonstrate on an assessment instrument that the participant can pass college-level courses with some support;
3	(2) include measures that require:
4 5 6	(A) at least 25 percent of all participants served in the program year to be enrolled in a high school equivalency or postsecondary ability-to-benefit program; and
7 8	(B) at least 70 percent of participants who were in a high school equivalency
9	or postsecondary ability-to-benefit program during the program year and
10	exited during the program year to achieve either a high school
10	equivalency or a recognized postsecondary credential; and
11	(3) be approved by the Commission each program year for milestones toward
12	meeting high school equivalency program or postsecondary ability-to-benefit
13	program enrollment and achievement as outlined in paragraph (2) of this
14	subsection.
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16	SUBCHAPTER F. INTERAGENCY MATTERS
17	§800.206. Interagency Contract with the Texas Education Agency.
18	The Texas Workforce Commission adopts by reference the terms of an interagency
19	contract entered into with the Texas Education Agency, as required by Texas Education
20	Code, §48.302, relating to the transfer of funds to implement a high school equivalency
21	subsidy program set out in Chapter 805, Subchapter E, §§805.71 - 805.73 of this title
22	(relating to High School Equivalency Subsidy Program).