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NOTE:

- These draft regulations are for discussion purposes for the public workshop to be held May 12, 2016. For more information visit http://bit.ly/GOEDregs
- NAC chapters, subsections and locations are draft and provided only for convenience in providing comments.
- The currently published version of NRS does not yet include updated provisions for the following bills that are referenced throughout this document:
  - AB 17 (78th Session, 2015)
  - AB 161 (78th Session, 2015)
  - SB 74 (78th Session, 2015)
  - SB 170 (78th Session, 2015)
  - SB 507 (78th Session, 2015)
  - SB 1 (29th Special Session, 2015)
  - AB 1 (29th Special Session, 2015)

OFFICE OF ECONOMIC DEVELOPMENT

GENERAL PROVISIONS

NAC 231.001 Definitions. (NRS 231.053) As used in NAC 231.001 to 231.240, inclusive, unless the context otherwise requires, the words and terms defined in NAC 231.011, 231.015 and 231.021 have the meanings ascribed to them in those sections.

NAC 231.011 “Economic development” defined. (NRS 231.053) “Economic development” means the process of furthering the defined. (NRS 231.053) “Economic development” means the process of furthering economic development through the use, singularly or in combination, of the methods that practitioners of economic development generally accept to improve the economic well-being of regional economies in the State and the State as a whole. These methods include, without limitation, job creation, job retention, tax base enhancements, business retention and expansion, technology transfer, the diversification of Nevada’s economy, the development and support of entrepreneurs, the development and support of business leaders, the development and support of global trade and investment, and the education and training of the workforce and the establishment of programs for the development of a community.

NAC 231.015 “Executive Director” defined. (NRS 231.155) (NRS 231.053) “Executive Director” means the Executive Director of the Office of Economic Development established pursuant to NRS 231.047.

NAC 231.006 “Office” defined. (NRS 231.053) “Office” means the Office of Economic Development established pursuant to NRS 231.043.
NAC 231.021 “Nonprofit private entity” defined. (NRS 231.155) “Nonprofit private entity” means an entity which:

1. Has registered with the Office of the Secretary of State as a nonprofit corporation pursuant to chapter 82 of NRS; and

Is exempt.

NAC 231.007 Process for designation of regional development authorities. (NRS 231.053)

1. For purposes of NRS 231.057, the Executive Director may issue a request for proposals seeking qualified entities to receive a designation as a regional development authority. Such request for proposals may be issued, or as otherwise determined to be necessary by the Executive Director.

NAC 231.008 Criteria for designation of regional development authorities. (NRS 231.053) For purposes of NRS 231.053 subsection 3, the Executive Director may consider the following criteria for the designation of regional development authorities:

1. Overall quality of the proposal submitted by the applicant;
2. Regional economies;
3. Past performance of a regional development authority or authorities in the region;
4. Input from elected officials and public bodies;
5. Input from the general public and businesses;
6. Input from the Board; and
7. Any other criteria determined useful by the Executive Director.

NAC 231.009 Establishing procedures for engagement with regional development authorities: Interpretation of certain statutory terms. (NRS 231.053) As used in NRS 231.053 subsection 5 and NRS 231.057, “contract” means an agreement that is not subject to the invitation to bid or request for proposals provisions specified in NRS 333.020. For purposes of NRS 231.037, the Board must review each contract, allocation, grant or loan to a regional development authority that exceeds $100,000 per fiscal year.

NAC 231.020 Regional development authorities to submit plans. (NRS 231.053) Regional development authorities must provide plans to the Executive Director pursuant to NRS 231.054, at the request of the Executive Director.

1. Such plans will be proposed by entities responding to the request for proposals identified in NAC 231.007, and must include a strategic plan that identifies:
   (a) A vision and goals for regional economic development that are consistent with the State Plan for Economic Development;
   (b) Regional strategies and initiatives aimed at achieving the region’s and state’s vision and goals consistent with the State Plan for Economic Development;
   (c) Proposed objective criteria for future evaluation of the regional two-year plan; and
   (d) Any other information requested by the Executive Director or deemed necessary by the regional development authority.

2. Any regional development authority plan provided to the Executive Director pursuant to this section may be accepted, modified or denied at the sole discretion of the Executive Director.

3. Regional development authorities must provide updates to the Executive Director as determined by agreement between the Executive Director and the regional development authority. Such report must include:
   (a) An evaluation using the objective criteria identified in the strategic plan;
   (b) Any proposed changes to the objective criteria for evaluation of the regional two-year plan along with the rationale for the proposed change;
   (c) Any updates to the regional development authority two-year strategic plan; and
   (d) Any other information requested by the Executive Director or deemed necessary by the regional development authority.
4. Regional development authorities must also provide quarterly updates that:
   (a) Must:
       (1) Include information on the business recruitment and retention activities of the regional development authority;
       (2) Are submitted using a form or other method specified by the Executive Director; and
       (3) Include any other information requested by the Executive Director.
   (b) May:
       (1) Include information concerning significant progress towards priority initiatives identified in the regional development authority’s strategic plan;
       (2) Include recommendations for legislative or regulatory changes;
       (3) Include recommendations for modification of the State Plan for Economic Development; or
       (4) Any other information deemed necessary by the regional development authority.

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NAC 231.022 Formation of nonprofit corporation: Verification of furthering public interest. (NRS 231.053)

1. By December 1 of each year the Executive Director will verify whether a nonprofit corporation formed pursuant to NRS 231.0545 further the public interest in economic development or if it does not.
2. Each nonprofit corporation formed pursuant to NRS 231.0545 must provide a report to the Office no later than October 31 of each year covering the nonprofit corporation’s activities of the prior year;
3. For any nonprofit corporation formed to make private investments, such report must also include:
   a. A summary that details compliance with the bylaws of the board of directors of the nonprofit corporation, including but not limited to provisions related to:
      i. Confidentiality of records pursuant to NRS 231.069;
      ii. Due diligence processes for any venture loan, loan guarantee or investment;
      iii. An annual audit of financial records of the nonprofit corporation;
      iv. Verification that the nonprofit corporation has an established conflict of interest policy, that it is abided, and in particular that members of the board of directors, advisory committees, staff or consultants of the nonprofit corporation do not have a personal financial interest in any:
         1. External asset manager or venture capital or private equity investment firm contracting with the nonprofit corporation; or
         2. Business which receives investment funding from the nonprofit corporation.
   b. A biennial review of progress reports provided by all businesses receiving an investment, investment guarantee or venture loan from the nonprofit corporation; and
   c. Any other information requested by the Executive Director.
4. The Executive Director may request additional information which must be provided in the timeframe specified by the Executive Director.
5. The Executive Director will evaluate the information in the report and may include an assessment of the overall performance of the nonprofit corporation’s activity which may include, but is not limited to, an evaluation of the return on investment or loss from any venture loan, loan guarantee made, or realized investment by the nonprofit corporation, numbers of jobs created or retained, expansion of tax base, business retention or expansion, or other factors deemed necessary by the Executive Director.
6. Certain information in any such report submitted to the Office or issued by the Office pursuant to this section may be deemed confidential pursuant to the provisions of NRS 231.069.

**NAC 231.023 Office of Economic Development: Confidentiality of records and documents submitted by client.** (NRS 231.053) In evaluating the sufficiency of a request for confidentiality submitted by a client pursuant to NRS 231.069, the Executive Director may:

1. Consider requests that a category or categories of information be deemed confidential including but not limited to:
   - Draft incentive terms and negotiation materials;
   - Intellectual property owned or being developed;
   - Materials limited by the laws of copyright or patent;
   - Financial or pro-forma business plans;
   - The configuration of and unit prices for capital equipment used at the proposed facility;
   - Product development or other related prototypes or other samples related to the manufacturing process;
   - Proprietary software;
   - Maps, plans, photographs, videos, film or recordings related to the proposed facility; or
   - Individual salary and other confidential personnel information.

2. Deny such requests, in his or her sole discretion, if the request does not meet the standards of subsection 1 or specific NRS, or if the record or records have been published for public distribution or are otherwise available to the public generally, or in the public domain.

**NAC 231.139 Certification of businesses for certain benefits: “Consistent with the State Plan for Economic Development” interpreted.** (NRS 231.139) For the purposes of NRS 231.139, (NRS 231.053) in addition to specific provisions of NRS, a business is “consistent with the State Plan for Economic Development” if:

1. The business being considered for the benefits provided pursuant to NRS 704.223 is the type of business an industry that is consistent with the current goals of the Office concerning industrial development and diversification, as evidenced by the Office’s certification of the business State Plan for Economic Development;

2. The average hourly wage paid by the business to its employees in this State is at least equal to the average statewide industrial hourly wage as established consistent with by the Employment Security Division of the Department of Employment, Training and Rehabilitation on July 1 of each fiscal year meets the standards established by NRS 360.750 or adopted Board policy;

3. The business provides a health insurance plan for all employees consistent with NRS 360.750 or adopted Board policy that includes, without limitation, an option for health insurance coverage for dependents of employees;

4. The business is registered pursuant to the laws of this State or the applicant commits to obtain a valid business license and any other permit required by the state, county, city or town in which the business operates does or will operate;

5. The business has:
   - Obtained a statement from the governing body of the affected county, school district and city, if applicable, that is signed and dated, indicating that the county, school district or city acknowledges the possibility of the business obtaining the benefits provided pursuant to NRS 704.223 if the Office certifies the business; and
   - Provided a copy of the statement described in paragraph (a) to the Office;

6.5 If the business is applying for an abatement pursuant to paragraph (a) of subsection 1 of NRS 701A.210, the business agrees to provide the Office, at its request, with proof that the business is in compliance with the provisions of that paragraph; and
7.6. The business has executed an agreement with the Office that grants the Office the right to review any document which the Executive Director determines is necessary to verify the eligibility of the business for the benefits provided pursuant to NRS 704.223.

NAC 231.055|1391 Certification of businesses for certain benefits: Interpretation of certain statutory terms. (NRS 231.139) As used in NRS 231.139:

1. “Intermediate product” means any product that has been processed from its initial raw material stage, but has not yet been made into its final form;
2. “Raw material” means material before it is manufactured into a final form or intermediary product; and
3. “Recycle on-site” means to take a raw material or an intermediate product and physically transform that material or product into its final form on the manufacturing site.

GRANTS TO ASSIST PROJECTS OF ECONOMIC DIVERSIFICATION IN CERTAIN COUNTIES

NAC 231.100—Definitions. (NRS 231.065) As used in NAC 231.100 to 231.135, inclusive, unless the context otherwise requires, the words and terms defined in NAC 231.105 and 231.110 have the meanings ascribed to them in those sections.

(Added to NAC by Comm’n on Econ. Development by R047-06, eff. 6-28-2006)

NAC 231.105—“County with an economy subject to dramatic fluctuations because of a dependence on mining” defined. (NRS 231.065) “County with an economy subject to dramatic fluctuations because of a dependence on mining” means a county where data from the last decennial census or special census conducted by the Bureau of the Census of the United States Department of Commerce indicate that the mining industry is one of the top two employers in the county.

(Added to NAC by Comm’n on Econ. Development by R047-06, eff. 6-28-2006)

NAC 231.110—“Project of economic diversification” defined. (NRS 231.065) “Project of economic diversification” includes, without limitation, any project that analyzes industrial property, conducts feasibility studies, constructs industrial park infrastructure or purchases publicly owned industrial property.

(Added to NAC by Comm’n on Econ. Development by R047-06, eff. 6-28-2006)

NAC 231.115—Applications for grant. (NRS 231.065)

1. To receive a grant to assist a project of economic diversification in a county with an economy subject to dramatic fluctuations because of a dependence on mining, an entity must:
   (a) Be a political subdivision of the State or a local or regional organization for economic development; and

Submit an application to the Office on a form prescribed by NAC 231.140 Grant Distribution: Agreements with Office.(NRS 231.053, NRS 231.0695; NRS 231.147; NRS 231.1577; NRS 231.1954; AB 17; AB 161; SB 74; SB 170; SB 507; AB 1; SB 1)

(b) If the Executive Director:

2. If an applicant is a nonprofit private entity, the applicant must include with the application:
   (a) The most recent audit of the books and records of the applicant; and
   (b) A letter from the board of county commissioners of the county in which the project is located. This letter must state that:
      The board of county commissioners approves an application for a grant, allocation or loan, the recipient
1. If the Office approves an application for a grant to assist a project of economic diversification in a county with an economy subject to dramatic fluctuations because of a dependence on mining, the entity receiving the grant must enter into an agreement with the Office. The agreement must include but is not limited to:
   (a) The amount of the grant;
   (b) The proper use of the money obtained from the grant;
   (c) The date on which the Executive Director approved the grant;
   (d) The specific objective benchmarks of performance by which the Executive Director and the recipient of the grant will measure the progress of the project and completion;
   (e) A requirement that the recipient of the grant report to the Office on a quarterly basis periodically, and that the report include a statement of:
      (1) The specific benchmarks of performance mentioned in paragraph (d);
      (2) The progress that the recipient of the grant has made toward the completion of the specific benchmarks of performance mentioned in paragraph (d);
      (3) The expected dates by which the recipient of the grant will complete the specific benchmarks of performance; and
      (4) The amount of money the recipient expects to draw from the grant and the dates on which the recipient of the grant expects to draw money from the grant;
   (f) The right of the Executive Director, or his or her designee, to review any document which the Office or its designee determines is necessary for the appropriate fiscal oversight of the project; and
   (g) The date on or the circumstances under which the grant will end; and

2. The Executive Director and the Office of the Attorney General shall review the form of the agreement entered into by the Office and the recipient of the grant pursuant to subsection 1. No agreement will take effect unless the Executive Director and the Office of the Attorney General approve the form of the agreement.

(Added to NAC by Comm’n on Econ. Development by R047-06, eff. 6-28-2006)

   (h) Any additional terms, requirements or information deemed necessary by the Executive Director.

NAC 231.130141 Disbursement of money from grant. (NRS 231.065053)

1. The Executive Director may not disburse any money from the grant funds until:
   (a) The recipient of the grant and a representative of the Office have signed the agreement required by NAC 231.125115; and
   (b) The Executive Director has received a request to draw money from the grant from the recipient of the grant, submits a draw request to the Executive Director; and
   (c) The Executive Director or his or her designee approves the request.

2. The recipient of the grant must make a request to draw money from the grant on a form prescribed by the Executive Director. The request must include:
   (a) A statement of the amount of money the recipient wants to draw from the grant;
   (b) A statement of the dates on which the recipient of the grant wants to draw money from the grant;
   (c) A statement identifying the amount of money the recipient wants to draw from the grant on each date that the recipient of the grant wants to draw money from the grant agreement using benchmarks when possible; and

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(d) Evidence of the expenses incurred by the recipient of the grant during the course of the project. This evidence includes, without limitation, copies of contracts, receipts or invoices.

(d) Any other information deemed necessary by the Executive Director.

3. The Executive Director shall review and either approve, modify or deny a request to draw money from the grant within 4015 working days after the date on which the Executive Director receives the request.

4. If the Executive Director approves a request to draw money from the grant, the Executive Director shall cause a check payment to be issued made to the recipient of the grant in the amount requested by the recipient or in the modified amount approved by the Executive Director.

5. If the Executive Director denies or modifies a request to draw money from the grant, the Executive Director shall provide the recipient who made the request with a written statement:
   (a) Stating the reason for the denial or modification of the request; and
   (a) Describing any actions the recipient must take to receive full approval of the request from the Executive Director.

(Added to NAC by Comm’n on Econ. Development by R047-06, eff. 6-28-2006)

NAC 231.135 — Failure to comply with agreement. (NRS 231.065) If the Office finds that the recipient of the grant is not using money from the grant in accordance with the provisions of the agreement set forth in NAC 231.125, the Office will immediately cease providing the recipient with money from the grant and the Office may, in its sole discretion, determine that the agreement is void.

(Added to NAC by Comm’n on Econ. Development by R047-06, eff. 6-28-2006)

OUTREACH PROGRAM FOR LOCAL EMERGING SMALL BUSINESS

NAC 231.200 Certification: Requirements; application and supporting documentation; determination; written notice. (NRS 231.1408)

1. The Office will certify as a local emerging small business a business that satisfies the requirements set forth in this section and NRS 231.1405 and 231.14055.

2. To obtain certification as a local emerging small business, a business must:
   (a) Submit a complete application to the Office on a form prescribed and provided by the Office.
   (b) Attest on the application that the business satisfies the criteria to be certified as a local emerging small business, as set forth in NRS 231.1405.
   (c) Submit to the Office the documentation required by the Office to establish that the business satisfies the criteria set forth in NRS 231.1405.

3. A business may submit to the Office an application to obtain certification as a local emerging small business and the supporting documentation required by subsection 2 by using the Office’s online application process or by mail or in person at the address provided on the application form.

4. Upon receipt of a complete application, the Office will review the application and supporting documentation submitted by the applicant and determine whether the applicant satisfies the requirements to obtain certification as a local emerging small business, as set forth in this section and NRS 231.1405 and 231.14055.

5. The Office may delay or deny the certification of an applicant for certification as a local emerging small business if the applicant fails to disclose information required by the application or submits a materially incomplete application.
6. The Office will provide each applicant for certification as a local emerging small business written notification of its determination pursuant to subsection 4 within 90 days after receipt of the application.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.205 Certification: Interpretation of certain requirements for eligibility. (NRS 231.1405, 231.1408) For the purpose of determining whether a business satisfies the criteria for certification as a local emerging small business, as set forth in NRS 231.1405, the Office interprets the requirement that a business:

1. Maintain its principal place of business in this State to mean that the address identified on the state business license of the business must be a physical address located in this State.
2. Be operated for profit to mean that the normal business operations of the business are intended to earn a profit and that the income or profit of the business is distributable to its owners or shareholders.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.210 Certification: Interpretation of certain terms used to determine designation as a tier 1 or tier 2 firm. (NRS 231.1405, 231.1408) For the purpose of determining whether a business satisfies the criteria for certification as a tier 1 firm or a tier 2 firm pursuant to NRS 231.1405, the Office:

1. Interprets the term “annual gross receipts” to mean the total amount of sales by the business during a fiscal year as reported on the business’s federal income tax return.
2. Will determine that a business is “involved in providing construction services” if the business:
   (a) Is a person who is licensed pursuant to chapter 624 of NRS and who provides labor, materials, equipment or supplies for the construction, repair or reconstruction of any building, highway, road, railroad, excavation or other structure, project, development or improvement; or
   (b) Employs as an employee of the business a design professional as defined in NRS 338.010.
3. Will determine that a business is “involved in the sale of goods” if the business sells goods as defined in NRS 104.2105.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.215 Certification: Validity; notice of expiration; renewal. (NRS 231.1408)

1. A certification as a local emerging small business is valid until 2 years after the last day of the month in which it is issued or renewed, unless the certification is renewed.
2. Not less than 60 days before the expiration of the certification of a local emerging small business, the Office will send to the local emerging small business a written notice of the expiration of the certification and an affidavit on a form prescribed by the Office which the local emerging small business may complete and return to the Office to renew its certification. The failure of a local emerging small business to receive a notice does not excuse it from the requirement to comply with the provisions of subsection 3.
3. To renew its certification, a local emerging small business must submit to the Office, at least 10 days before the expiration of the certification, the completed affidavit provided by the Office pursuant to subsection 2 and all supporting documentation required by the Office to establish that the local emerging small business continues to satisfy the criteria set forth in NRS 231.1405. The affidavit and documentation required by this subsection may be submitted to the Office through the Office’s online renewal process or by mail or in person to the address identified on the affidavit.
4. If a local emerging small business submits an affidavit and all supporting documentation required by the Office at least 10 days before the expiration date of the certification, the certification of the local emerging small business is valid until the Office determines whether the local emerging small business satisfies the requirements for certification set forth in NRS 231.1405. The Office will determine whether to renew the certification within 90 days after receiving a request for renewal.

5. The Office may delay or deny the renewal of a certification as a local emerging small business if the local emerging small business fails to comply with the requirements of this section.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.220 Applicant for certification and certified business required to notify Office of change to certain information. (NRS 231.1408) An applicant for certification as a local emerging small business and each local emerging small business certified by the Office shall notify the Office of any change in its business address, electronic mail address or telephone number and of any other change which may affect its eligibility to be certified as a local emerging small business.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.225 Filing complaint; investigation; appointment of panel; notice of determination; revocation of certificate. (NRS 231.1408)

1. Any individual, firm or agency who believes that a local emerging small business does not satisfy the criteria to be certified as a local emerging small business, as set forth in NRS 231.1405 and 231.14055 and NAC 231.200, may file a complaint with the Office.

2. Upon receipt of a complaint, the Office will investigate the allegations made in the complaint.

3. The Executive Director shall appoint a panel of three individuals who must not be employees of the Office to review the information, documentation and other materials obtained during the Office’s investigation and to make a determination of whether the local emerging small business that is the subject of the complaint satisfies the criteria to be certified as a local emerging small business.

4. The Office will issue to the complainant and the local emerging small business that is the subject of the complaint written notice of the determination of the panel appointed pursuant to subsection 3.

5. The Office may revoke the certification of a local emerging small business if the panel appointed pursuant to subsection 3 determines that the local emerging small business does not satisfy the criteria to be certified as a local emerging small business, as set forth in NRS 231.1405 and 231.14055 and NAC 231.200.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.230 Investigations by Office; revocation of certificate. (NRS 231.1408)

1. The Office may conduct investigations to determine whether a local emerging small business satisfies the criteria to be certified as a local emerging small business, as set forth in NRS 231.1405 and 231.14055 and NAC 231.200.

2. The Office may revoke the certification of a local emerging small business if the Office determines that the local emerging small business does not satisfy the criteria to be certified as a local emerging small business, as set forth in NRS 231.1405 and 231.14055 and NAC 231.200.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.235 Submission of required reports: “Solicited to submit a bid or proposal” interpreted. (NRS 231.1408)

1. For the purposes of the reports required to be submitted to the Office pursuant to NRS 332.201, 333.177 and 338.1427, the Office interprets the term “solicited to submit a bid or proposal” to
mean issuing an invitation to participate in a bid or proposal for a local purchasing contract, state purchasing contract or contract for a public work, as applicable.

2. As used in this section, “contract for a public work” means a written contract between a contractor and a public body for the provision of labor, materials, equipment or supplies for a public work and a written contract between a design professional and a public body who is not a member of a design-build team for the provision of services in connection with a public work. As used in this subsection, “contractor,” “design-build team,” “design professional,” “public body” and “public work” have the meanings ascribed to them in NRS 338.010.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

NAC 231.240 Office to meet with authorized representatives to establish and achieve certain goals. (NRS 231.1408)

1. The Office will meet with authorized representatives of the Purchasing Division of the Department of Administration and the State Public Works Division of the Department of Administration to receive input and provide advice concerning the establishment and achievement of the goals required to be established pursuant to subsection 1 of NRS 231.1407.

2. The Office will meet with authorized representatives of the governing body of each local government in a county whose population is 100,000 or more to receive input and provide advice concerning the establishment and achievement of goals for the award of local purchasing contracts and contracts for public works of the local government to local emerging small businesses.

(Added to NAC by Office of Economic Dev. by R102-13, eff. 12-23-2013)

PROGRAMS OF TRAINING FOR EMPLOYEES OF BUSINESS

NAC 231.251 Authorized provider application process; application requirements. (AB 1)

1. A person who is requesting to become an authorized provider of a program of workforce recruitment, assessment and training must submit an application to the Office on a form prescribed by the Executive Director. Such application must include:
   (a) The name, address, telephone number and email address of the applicant;
   (b) A description of the proposed project or projects, including identification of the primary sector served by the proposed project;
   (c) A statement and demonstration of the applicant’s past performance in workforce development programs, including without limitation:
      (1) Number and type of relevant credentials or certifications issued;
      (2) Number of persons credentialed, certified or otherwise trained; and
      (3) Number of companies successfully served.
   (d) A workforce diversity action plan or framework;
   (e) A proposed plan for statewide portability of workforce development services;
   (f) A list of relevant existing equipment or facilities;
   (g) Any other information requested by the Executive Director.

2. Upon receipt of a completed application, the Executive Director must review the application and make a determination to approve, modify or deny the application within 60 days.

3. Upon approval of an application, the Office must add the name and contract information of the authorized provider to a list of authorized providers maintained on the Internet website of the Office.

NAC 231.252 Program pre-application requirements; pre-application process. (AB 1)
1. A company that is requesting to receive a program of workforce recruitment, assessment and training may submit a pre-application to the Office on a form prescribed by the Executive Director.

2. Such pre-application must include or demonstrate:
   (a) A brief description of the proposed project;
   (b) General description of the skills proposed to be taught through the project;
   (c) Projected creation of primary jobs and associated wages;
   (d) Projected capital investment associated with the creation of primary jobs;
   (e) Project relevance and impact to sectors and clusters targeted by the State Plan for Economic Development;
   (f) The extent to which the end-product of the company, as applicable, will utilize materials that are produced or bought in this State;
   (g) Project consistency with the unified state plan submitted to the Secretary of Labor pursuant to 29 USC § 3112;
   (h) Company commitment to developing and implementing a workforce diversity action plan; and
   (i) Any other information deemed necessary by the Executive Director.

3. Upon receipt of a completed pre-application, the Executive Director must review the pre-application and determine whether the project, if approved, is likely to promote the economic development of this State and aid the implementation of the State Plan for Economic Development. Such determination must include a consideration of:
   (a) Projected creation of primary jobs and associated wages;
   (b) Projected capital investment associated with the creation of primary jobs; and
   (c) Any additional criteria deemed necessary by the Executive Director.

4. Upon receipt of a completed pre-application, the Executive Director may review the application and make a determination to approve, modify or deny the application within 60 days.

**NAC 231.253 Program application process; application requirements; approval process. (AB 1)**

1. An application submitted to the Office pursuant to NRS 231.251 must include:
   (a) The name, title, address, telephone number, and email address of the representative of the applicant;
   (b) The name of each business for which the applicant will provide the proposed program of workforce recruitment, assessment and training;
   (c) An explanation demonstrating how the program will further the State Plan for Economic Development;
   (d) The industries that the proposed program is intended to influence or affect;
   (e) A statement of the objectives of the proposed program, including, as appropriate:
      (1) A description of any workforce recruitment initiatives;
      (2) A description of any workforce assessment initiatives;
      (3) A description of any skills proposed to be taught, including credentials or certifications to be awarded; or
      (4) A complete description of the program timeline.
   (f) A workforce diversity action plan;
   (g) Objective criteria to be used to evaluate the program;
   (h) The estimated cost of the proposed program;
   (i) Projected creation of primary jobs and associated wages;
(j) Projected capital investment associated with the creation of primary jobs
(k) An explanation regarding the company’s utilization of materials that are produced or bought in this State, as applicable:
(l) Affirmation of the project’s consistency with the unified state plan submitted to the Secretary of Labor pursuant to 29 USC § 3112.

2. **If the applicant is requesting funding in an amount of $100,000 or less, the Executive Director will, within 45 days, review the application in consultation with the Nevada System of Higher Education, the Department of Employment, Training and Rehabilitation, the Department of Education, and any other person or entity which the Executive Director determines is appropriate, and approve, modify, or deny the application in his or her sole discretion.**

3. **If the applicant is requesting funding in an amount greater than $100,000, the Executive Director will, within 45 days, review the application in consultation with the Nevada System of Higher Education, the Department of Employment, Training and Rehabilitation, the Department of Education, and any other person or entity which the Executive Director determines is appropriate, and, in his or her sole discretion, make a recommendation that the Board approve, modify, or deny the application at the next meeting of the Board.**

4. **In addition to the specific provision of NRS, the Executive Director and Board must consider the availability of funding in approving proposed programs of workforce development.**
   (a) If multiple programs are approved, the Board must make a determination regarding the prioritization of awarding funding.
   (b) If the Executive Director or the Board approve an application but no funding is currently available, the Office will notify the applicant accordingly.

5. **The Executive Director and Board must also consider the availability of funds for a proposed program in making a determination to approve, modify or deny an application.**
   (a) If the Executive Director or the Board approve multiple applications but funding is not available to satisfy each request, the Board must make a determination regarding the prioritization of funding programs and deferment of projects for which funding is not available.
   (b) The Office must notify an applicant if a program is approved but deferred.
   (c) At such time that additional funding is available, the Board may reconsider the prioritization of all approved or deferred projects and award funding at its sole discretion.

**NAC 231.254 Grant restrictions. (AB 1)**

1. Any recipient of funds for workforce recruitment, assessment or training approved by the Executive Director pursuant to this section must not use the funds to supplant other funding from state, federal, or any other public or private sources that would otherwise be used in the absence of funding provided by Workforce Innovations for a New Nevada grant.

2. Any equipment purchased under an approved grant must be the property of the Nevada System of Higher Education. In the event that the authorized provider selected for a workforce development program is a private entity or non-profit, at the conclusion of the program, the authorized provider must surrender any equipment purchased with approved funds to the Nevada System of Higher Education, if the Nevada System of Higher Education makes such a request and agrees to provide assistance recovering the property.

**NAC 231.255 Reporting requirements. (AB 1)**
1. Any authorized provider who receives funds to carry out a program of workforce recruitment, assessment or training approved by the Executive Director or Board pursuant to NRS 231.253 must collect and submit data quarterly on outcome measures including, without limitation:
   (a) The number of persons who applied to participate in the program;
   (b) The number of persons who were accepted into the program;
   (c) The number of persons who successfully completed the program;
   (d) Type and number of credentials or certifications awarded;
   (e) Average time in training, per pupil;
   (f) Number of persons currently enrolled in the program;
   (g) Number of persons successfully completed the program and were subsequently employed by the business or businesses identified in the program application;
   (h) Average wages of employees hired;
   (i) Number of persons who transitioned to other appropriate employment, apprenticeships, or job training not specified in the program application;
   (j) An evaluation of efficacy of the workforce diversity action plan; and
   (k) Any other information deemed necessary by the Executive Director.

2. Any authorized provider must also prepare an annual report which summarizes the information specified in section 1 above, and deliver the report to the Office no later than December 15 of each year.

3. The Office and the Department of Training, Employment and Rehabilitation may provide assistance and information regarding the long-term employment of individuals trained through the program.

NAC 231.256 Additional program requirements. (AB 1)
Any program of workforce recruiting, assessment or training approved by the Executive Director must be made available to Nevada residents; access to such training must not be limited based on membership in a labor organization or any other entity which restricts access based on membership.

NAC 231.257 Failure to comply with agreement; cure period. (AB 1)
1. If the Executive Director finds that the recipient of the grant is not using funds from a grant in accordance with the provisions of the agreement, the Office may immediately cease providing the recipient with funds from the grant.

2. The Executive Director must provide the recipient of a grant written Executive Director notice identifying the issues that the Executive Director believes are causing noncompliance with the provisions of the grant agreement.
   (a) The grant recipient must have 30 days from receipt of such notice to cure any noncompliance or provide other information concerning such alleged non-compliance, and respond to the Executive Director;
   (b) Upon receipt of such response from the grant recipient, the Executive Director must make a determination regarding the sufficiency of the recipient’s response and, within 15 days, advise the grant recipient of the findings.

3. If the Executive Director makes a final determination that the funds from a grant have not been properly utilized in accordance with the provisions of the agreement, the Executive Director may require the recipient to repay all or part of the funds granted, with interest, in accordance with the provisions of NRS 99.040.
4. Nothing in this section must preclude the Executive Director, at his or her sole discretion, from determining that the agreement is void.

**TRANSFERABLE TAX CREDITS TO PROMOTE ECONOMIC DEVELOPMENT (SB 507)**

**NAC 231.260 “Incremental primary job” defined.** (NRS 231.053) “Incremental primary job” for a defined period denotes a new primary job created within that period over and above the number of jobs created in any prior 12-month period that is in place for at least 3 consecutive months on the last day of the period.

**NAC 231.261 “Primary job” defined.** (NRS 231.053) “Primary job” means a permanent position of employment at a Nevada company facility, where the employee works an average of at least 30 hours per week, and for which not less than 50% of the compensation is obtained by the Nevada company facility from outside the State of Nevada.

**NAC 231.262 “Transferable Tax Credit” defined.** (NRS 231.053) “Transferable Tax Credit” means an intangible property right earned by an entity, upon the completion of certain conditions, which may be kept as, or transferred to, a holder who is entitled to reduce its tax liability by the stated value of the credit pursuant to the provisions of NRS 231. [SB 507].

**NAC 231.263 Office authorized to conduct investigations.** (NRS 231.053)

The Office, at the direction of the Executive Director, is hereby authorized to conduct an investigation to confirm that the creation of incremental primary jobs is consistent with the terms of the agreement between the Office and the Transferable Tax Credits recipient.

**NAC 231.264 Executive Director authorized find agreements noncompliant and void.** (NRS 231.053)

1. If, after an investigation, the Executive Director has cause to believe the Transferable Tax Credits recipient has misreported or failed to create the number of new incremental primary jobs as defined in the agreement, the Executive Director may immediately cease providing Transferable Tax Credits, and the Executive Director may, in his or her sole discretion, determine that the Transferable Tax Credits recipient is not compliant with the terms of the agreement between the Office and the Transferable Tax Credits recipient.

2. If the Executive Director determines that the Transferable Tax Credits recipient is noncompliant, the Executive Director must notify the Transferable Tax Credits recipient in writing, specify the reasons for such noncompliance, and afford the Transferable Tax Credits recipient a period of thirty days to cure the noncompliance.

3. If, after thirty days, the Transferable Tax Credits recipient does not cure the noncompliance, the Executive Director may, in his or her sole discretion, void the agreement.

4. Nothing in this section prohibits the Executive Director from immediately ceasing to provide Transferable Tax Credits or voiding the agreement if a Transferable Tax Credits recipient is convicted of or admits to committing a crime.

**NAC 231.265 Application for Transferable Tax Credits: Application process.** (NRS 231.053)

1. An applicant for transferable tax credits must submit an application to the Office on a form prescribed by the Executive Director.

2. Upon receipt of a completed application, the Executive Director must review the application and determine whether the approval of the application would promote the economic development of this State and aid the implementation of the State Plan for Economic Development.

3. If the application is approved by the Executive Director or the Board pursuant to NRS 231.1577, the Executive Director must cause the Office to enter into an agreement with the applicant that meets the requirements of NAC 231.266.
NAC 231.266 Application for Transferable Tax Credits: Application requirements. (NRS 231.053)

Any applicant for Transferable Tax Credits must submit an application to the Office on a form prescribed by the Executive Director.

1. Such application:
   (a) Must include:
      (1) The projected number of new incremental primary jobs, including the applicable average annual wages, and new capital investment in the State.
      (2) The proposed Transferable Tax Credit grant amount and terms of disbursement;
      (3) The proposed plans, projects, or programs to which the Transferable Tax Credit grant will apply;
      (4) A summary of the proposed expansion or relocation plan proposed by the applicant;
      (5) Relevance of the proposed expansion or relocation plan to the sectors and clusters targeted by the State Plan for Economic Development; and
      (6) The financial resources of the applicant showing it has wherewithal to successfully implement the proposed project.
   (b) May include:
      (1) Any other information deemed necessary by the Executive Director.
   (c) May be developed with assistance from the Office; and
   (d) May be revised upon recommendation of the Executive Director.

NAC 231.267 Requirements for agreements between Transferable Tax Credits recipient and Office: Requirements for written agreement. (NRS 231.053)

1. The Office must enter into an agreement with the Transferable Tax Credits recipient for approved applications. Such agreement must identify:
   (a) The number of incremental primary jobs;
   (b) The average wage levels of the incremental primary jobs;
   (c) Confirmation each incremental primary job is eligible for healthcare benefits consistent with Board policy;
   (d) The disbursement terms and related incremental primary job growth targets; and
   (e) A requirement that the Transferable Tax Credits recipient agree and consent to the public disclosure of:
      (1) The company legal name for its Nevada operations related to the agreement;
      (2) The amount of Transferable Tax Credits requested; and
      (3) Agreed-upon performance requirements, including, but not limited to:
         (I) the number of incremental primary jobs created;
         (II) the anticipated wage levels to be paid; and
         (III) any other project-specific information deemed necessary by the Executive Director.
   (4) Require the Transferable Tax Credits recipient to disclose all details regarding the following items, unless such details are deemed privileged or confidential:
      (I) proposed expansion or relocation plans for the proposed Nevada facility;
      (II) projects and programs for which the Transferable Tax Credits will be used; and
      (III) any other information relevant to the proposed project for which Transferable Tax Credits will be used as determined by the Executive Director.
   (f) Any additional contractual terms the Executive Director deems appropriate.
NAC 231.268 Requirements for agreements between Transferable Tax Credits recipient and Office: Default; Opportunity to cure noncompliance. (NRS 231.053)

1. The Transferable Tax Credits recipient must be deemed to have failed to satisfy the terms and conditions thereof, and thereby defaulted on the agreement, upon the occurrence of any of the following circumstances:
   a. The Transferable Tax Credits recipient fails to relocate, initiate construction or open operations in Nevada consistent with the terms of the agreement;
   b. The Transferable Tax Credits recipient fails to meet the minimum standard for creation of incremental primary jobs consistent with the terms of the agreement;
   c. The Transferable Tax Credits recipient fails to remain in good legal standing, as determined by the Executive Director or the Board; or
   d. The Transferable Tax Credits recipient either admits to or is otherwise found guilty of any crime or wrong-doing or criminal malfeasance as determined by a court of law.

2. The agreement must specify that:
   a. In the event of noncompliance of the agreement, before the agreement is voided by the Executive Director or the Board pursuant to NAC 231.264:
      i. The Executive Director must provide notice of the intention to void the agreement; and
      ii. The recipient must be given thirty days to cure the non-compliance;
   b. If the business does not cure the non-compliance within the thirty day period, the agreement must become void;
   c. After the agreement has become void, interest must accrue as of the date of expiration of the thirty days provided to the recipient to cure; and
   d. The recipient acknowledges and consents to the requirements of the agreement, and agrees, acknowledges, and consents to the voiding of the agreement where the recipient fails to conform to the agreement, or any specific provision of NAC or NRS.

Catalyst Account Grants or Loans (SB 507)

NAC 231.270 “Business” defined. (NRS 231.053) “Business” means any legal entity that proposes or enters into an agreement with a Sponsoring Municipality to receive from the Sponsoring Municipality any Catalyst Account Proceeds.

NAC 231.271 “Catalyst Account Proceeds” defined. (NRS 231.053) “Catalyst Account Proceeds” means any grant or loan from the Catalyst Account made to a Sponsoring Municipality pursuant to NRS 231.1571 or NRS 231.1573.

NAC 231.272 “New incremental primary job” defined. (NRS 231.053) “New incremental primary job” for a defined period denotes a primary job created within that period over and above the number of jobs created in any prior 12-month period that is in place for at least 3 consecutive months on the last day of the period.

NAC 231.273 “Primary job” defined. (NRS 231.053) “Primary job” means a permanent position of employment at a Nevada company facility, where the employee works an average of at least 30 hours per week, and for which not less than 50% of the compensation is obtained by the Nevada company facility from outside the State of Nevada.

NAC 231.274 “Sponsoring Municipality” defined. (NRS 231.053) “Sponsoring Municipality” means the county or incorporated city in Nevada submitting an application for Catalyst Account Proceeds.
NAC 231.275 Sponsoring Municipality authorized to conduct investigations; required to notify Executive Director. (NRS 231.053)

1. The Sponsoring Municipality, at the direction of the Executive Director, is hereby authorized to conduct an investigation to confirm that the creation of new incremental primary jobs reported is consistent with the terms of the agreement between the Sponsoring Municipality and the Office.

2. If, after an investigation by the Sponsoring Municipality, the Sponsoring Municipality determines that the business has misreported or failed to create the number of new incremental primary jobs in accordance with the terms of the agreement between the Sponsoring Municipality and the Office, the Sponsoring Municipality must immediately notify the Executive Director.

NAC 231.276 Executive Director required to notify Sponsoring Municipality of noncompliance; authorized to void agreement. (NRS 231.053)

1. If the Executive Director receives information from the Sponsoring Municipality pursuant to NAC 231.275 or has other cause to believe the business has misreported or failed to create the number of new incremental primary jobs, the Executive Director may immediately cease providing the Sponsoring Municipality with Catalyst Account Proceeds, and the Executive Director may, in his or her sole discretion, determine that the Sponsoring Municipality is not compliant with the terms of the agreement between the Sponsoring Municipality and the Office.

2. If the Executive Director determines that the Sponsoring Municipality is noncompliant, the Executive Director must notify the Sponsoring Municipality in writing, specify the reasons for such noncompliance, and afford the Sponsoring Municipality a period of thirty days to cure the noncompliance.

3. If, after thirty days, the Sponsoring Municipality does not cure the noncompliance, the Executive Director may, in his or her sole discretion, void the agreement.

4. Nothing in this section prohibits the Executive Director from immediately ceasing to provide Catalyst Account Proceeds or voiding the agreement if a business is convicted of or admits to committing a crime.

NAC 231.277 Application for Catalyst Account Proceeds: Application process. (NRS 231.053)

1. A Sponsoring Municipality applying for Catalyst Account Proceeds must submit an application to the Office on a form prescribed by the Executive Director, consistent with the provisions of NAC 231.278.

2. Upon receipt of a completed application, the Executive Director must review the application and determine whether the approval of the application would promote the economic development of this State and aid the implementation of the State Plan for Economic Development.

3. If the application is approved by the Executive Director or the Board pursuant to NRS 231.1573, the Executive Director must cause the Office to enter into an agreement with the Sponsoring Municipality, contingent upon the execution of a binding agreement that meets the requirements of NAC 231.279 between the Sponsoring Municipality and the business.

NAC 231.278 Application for Catalyst Account Proceeds: Application requirements. (NRS 231.053)

Any Sponsoring Municipality applying for Catalyst Account Proceeds must submit an application to the Office on a form prescribed by the Executive Director.

1. Such application:
   (a) Must include:
      (1) The projected number of new incremental primary jobs, including the applicable average annual wages, and new capital investment in the State;
      (2) The proposed Catalyst Account Proceeds amount and terms of disbursement;
      (3) A summary of the business’ proposed expansion or relocation;
(4) A statement of the relevance of the proposed expansion or relocation plan to the sectors and clusters targeted by the State Plan for Economic Development;
(5) A statement regarding the financial resources of the business which demonstrates the business has the financial wherewithal to successfully implement the proposed project; and
(6) An estimate of new tax revenue and economic impacts for the proposed project.

(b) May include:
(1) Any other information deemed necessary by the Executive Director.
(c) May be developed with assistance from the Office; and
(d) May be revised by the Sponsoring Municipality upon recommendation of the Executive Director.

NAC 231.279 Requirements for agreements between Sponsoring Municipality and Office: Requirements for separate written agreement between Sponsoring Municipality and business. (NRS 231.053)

In any agreement between the Sponsoring Municipality and the Office to allocate Catalyst Account Proceeds, the Sponsoring Municipality must agree to first enter into a separate written agreement with each business to which the Sponsoring Municipality will provide Catalyst Account Proceeds granted pursuant to the agreement between the Sponsoring Municipality and the Office.

NAC 231.2791 Requirements for agreements between Sponsoring Municipality and Office: Reporting requirements. (NRS 231.053)

1. The agreement between the Sponsoring Municipality and the Office to allocate Catalyst Account Proceeds must require the Sponsoring Municipality to, within sixty days after the close of an award period during which Catalyst Account Proceeds were approved for disbursement and continuing on this basis for the term of the agreement, provide the Executive Director an initial report on the project including, but not limited to:
   (a) The number of new incremental primary jobs created as a result of each specific agreement made pursuant to the specific application for which the agreement was entered into and Catalyst Account Proceeds were disbursed;
   (b) The average wage levels of the new incremental primary jobs created as a result of each specific grant or loan made pursuant to the specific application for which this Agreement was entered into and Catalyst Account Proceeds were disbursed;
   (c) Confirmation that the minimum new incremental primary job and average wage targets agreed to by and between the Sponsoring Municipality and the business were reached in the specified period;
   (d) Confirmation that each minimum new incremental primary job is eligible for healthcare benefits consistent with Board policy;
   (e) The capital investment made by the business;
   (f) The return-on-investment on the Catalyst Account Proceeds provided through the grant or loan expressed through performance measures including, but not limited to:
      (1) the number of new incremental primary jobs created,
      (2) the wages paid for such new incremental primary jobs, and
      (3) the capital investment made.
   (g) A statement of the benefit to the public from the distribution of Catalyst Account Proceeds, including documentation that supports the benefit; and
   (h) Any additional documentation requested by the Executive Director.

2. Reports made to the Executive Director pursuant to this section may be based, in whole or in part, on information received by the Sponsoring Municipality from the business pursuant to the agreement between the Sponsoring Municipality and the business. The Sponsoring Municipality...
must inform the Executive Director immediately if the Sponsoring Municipality has or obtains knowledge that such information may be false or misleading in any material respect.

NAC 231.2792 Requirements for agreements between Sponsoring Municipality and Office: Grant disbursements. (NRS 231.053)

1. The agreement between the Sponsoring Municipality and the Office to allocate Catalyst Account Proceeds must:
   (a) Specify terms for the overall grant period;
   (b) Identify an award disbursement schedule identifying the award period, maximum amount available for disbursement for the award period, and any additional disbursement criteria; and
   (c) Specify that Catalyst Account Proceeds must be disbursed based upon actual achievement of award disbursement criteria.

2. The Office must not disburse Catalyst Account Proceeds to the Sponsoring Municipality until such time that the Sponsoring Municipality submits an award period report consistent with NAC 213.2791 and provides:
   (a) Confirmation that the business is not in default, breach, or otherwise non-compliant;
   (b) Confirmation that the Sponsoring Municipality has no knowledge of then existing facts that would indicate the business is in danger of being unable to satisfy the requirements contained in the agreement between the Sponsoring Municipality and the business;
   (c) Confirmation that the Sponsoring Municipality understands and agrees that if an installment of Catalyst Account Proceeds is not made by the Office because of the Sponsoring Municipality’s discovery of the business’ inability to satisfy the requirements of the agreement, such Catalyst Account Proceeds must revert back to the Catalyst Account, and the Sponsoring Municipality must have no right to proceeds properly withheld by the Office.

NAC 231.2793 Requirements for agreements between Sponsoring Municipality and Office: Opportunity to cure noncompliance. (NRS 231.053)

1. The agreement must specify that:
   a. In the event an agreement is deemed noncompliant by the Executive Director pursuant to NAC 231.276:
      i. The Sponsoring Municipality must provide notice to the business of the intention to void the agreement; and
      ii. The business must be given thirty days to cure the noncompliance.
   2. If the business does not cure the non-compliance within the thirty day period, the agreement must become void.
   3. After the agreement has become void, interest must accrue as of the date of expiration of the thirty days provided to the recipient to cure; and
   4. That the business acknowledges and consents to the requirements of the agreement, and agrees, acknowledges, and consents to the voiding of the agreement where the business fails to conform to the agreement, and any specific provision of NAC or NRS.