#### § 633.106

States and local units of government, or public agencies.

- (b) State allocations (allocable funds). (1) No less than 94 percent of the funds received for section 402 activities shall be allocated for farmworker programs in individual States in an equitable manner using the best data available as to the farmworker population as determined by the Department. The formula used to determine State allocations will be published in the FEDERAL REGISTER for review and comment, along with the rationale for such formula and proposed allocations, no later than 30 days prior to the publication of the final allocations of available funds in the Federal Register.
- (2) Allocation exceptions. (i) The Department reserves the right not to allocate any funds for use in a State whose allocation is less than \$120,000.
- (ii) Those funds not allocated will be available for technical assistance and special projects funded at the discretion of the Department.
- (iii) Current grantees which are unsuccessful applicants for new grant funds shall be given notice that funds will expire and that a reasonable period will be given to phase out their operations. Such notice will not bind the Department to obligate additional funds. The notification of nonselection shall be the notice of termination of funds and departmental closeout requirements are to be followed.
- (3) Allocation adjustment. In situations where the Department determines that the formula allocation will result in severe disruption of funding levels from one year to the next, a hold harmless or other factor to minimize such disruption may be used.
- (4) Funding cycle. Projects will be funded in accordance with a schedule to be specified by the Department in the FEDERAL REGISTER:
- (i) Announcement of State planning estimates and an invitation to submit applications for State(s) or area(s) open for competition as provided in the Solicitation for Grant Application (SGA).
- (ii) Deadline for submission of Preapplication for Federal Assistance Forms.
- (iii) Deadline for submission of applications.

#### § 633.106 Eligibility for allocable funds.

The following organizations and units of government shall be eligible to receive funds under section 402.

- (a) A public agency;
- (b) A private nonprofit organization authorized by its charter or articles of incorporation to provide employment and training or such other services as are permitted by this subpart.

### § 633.107 Eligibility for participation in section 402 programs.

- (a) Eligibility for participation in section 402 programs is limited to those individuals who have, during any consective 12-month period within the 24-month period preceding their application for enrollment:
- (1) Been a seasonal farmworker or migrant farmworker as defined in §633.104; and,
- (2) Received at least 50 percent of their total earned income or been employed at least 50 percent of their total work time in farmwork; and,
- (3) Been identified as a member of a family which receives public assistance or whose annual family income does not exceed the higher of either the proverty level or 70 percent of the lower living standard income level.
- (4) Dependents of the above individuals are also eligible.
- (b) The 24-month period preceding application for enrollment shall be extended for persons who have been in the armed forces, incarcerated, hospitalized, or physically or mentally disabled. The extended period of time shall be not more than 24 months plus the amount of time the person was in the armed forces, incarcerated, detained at any Federal or State facility, hospitalized, or physically or mentally disabled. Such conditions shall be positively demonstrated by the applicant. This can be done by producing documentary evidence satisfactory to the grantee.
- (c) To be eligible for participation, individuals shall meet the requirements of sections 167(a)(5) and 504 of the Act.
- (d) A participant in another program or title under JTPA who met the eligibility criteria for section 402 at the

time of enrollment into such other program or title may be transferred into, or enrolled concurrently, in the section 402 program. A section 402 participant who met the eligibility criteria for another program or title under JTPA at the time of enrollment into the section 402 program may also be transferred into or enrolled concurrently in such other program or title.

- (e) The grantee shall establish the necessary procedures for identifying and selecting participants and for eligibility determination and verification.
- (f) The provisions of section 181(k) of the Act are applicable to section 402 programs.

## Subpart B—Grant Planning and Application Procedures

### §633.201 Grant planning and application procedures in general.

Precondition for grant application: The Department will not consider an application for funding from any applicant in cases where it is established that:

- (a) The agency's efforts to recover debts (for which three demand letters have been sent) established by final agency action have been unsuccessful; or
- (b) Fraud or criminal activity has been proven to exist within the organization.

# §633.202 Announcement of State planning estimates and invitation to submit a grant application.

- (a) Announcements. The Department, through a notice in the FEDERAL REGISTER, will announce State Planning estimates of section 402 funds and will publish an SGA for all areas open to competition. The SGA will contain all information needed by an applicant to apply for funding; i.e., general program description, rating criteria, and dates for submission of applications.
- (b) Intention to apply. Any eligible applicant intending to apply for funds shall submit a Preapplication for Federal Assistance to DOL by a specified date as announced in the FEDERAL REGISTER.
- (c) Applications for statewide programs are encouraged; however, the Department reserves the right to

award grant funds to less than statewide areas.

(d) Executive Order 12372, "Intergovernmental Review of Federal Programs," and the implementing regulations at 30 CFR part 46 generally apply to this program. Pursuant to these requirements, in States which have established a consultation process expressly covering this program, applications shall be provided to the State for comment. Since States may also participate as competitors for this program, applications shall be submitted to the State upon the deadline for submission to the Department, instead of the usual 30-day period for review.

#### § 633.203 Review of funding request.

The SGA will identify all review standards including:

- (a) An understanding of the problems of migrant and seasonal farmworkers;
- (b) A familiarity with the area to be served;
- (c) A previously demonstrated capability to administer effectively a diversified employability development program for migrant and seasonal farmworkers.
- (d) General administrative and financial management capability.
- (e) Prior performance with respect to financial management, audit and program outcomes.

#### §633.204 Responsibility review.

- (a) Prior to final selection as a potential grantee the Department will conduct a review of the available records to determine whether or not the organization has failed any responsibility test. This review is intended to establish overall responsibility to administer Federal funds. With the exceptions of paragraphs (a)(1) and (a)(3) of this section, the failure to meet any one of the tests would not establish that the organization is irresponsible unless the failure is substantial or persistent. The responsibility tests are as follows:
- (1) The agency's efforts to recover debts (for which three demand letters have been sent) established by final agency action have been unsuccessful, or failure to comply with an approved repayment plan.