

PLAN AMENDMENTS NOT REQUIRED UNTIL
JANUARY 1, 1989

For provisions directing that if any amendments made by subtitle A or subtitle C of title XI [§§1101-1147 and 1171-1177] or title XVIII [§§1800-1899A] of Pub. L. 99-514 require an amendment to any plan, such plan amendment shall not be required to be made before the first plan year beginning on or after Jan. 1, 1989, see section 1140 of Pub. L. 99-514, as amended, set out as a note under section 401 of Title 26, Internal Revenue Code.

ACTIONS TAKEN BEFORE REGULATIONS ARE PRESCRIBED

Section 405 of Pub. L. 96-364 provided that:

“(a) Except as otherwise provided in the amendments made by this Act [see Short Title of 1980 Amendment note set out under section 1001 of this title] and in subsection (b), if the way in which any such amendment will apply to a particular circumstance is to be set forth in regulations, any reasonable action during the period before such regulations take effect shall be treated as complying with such regulations for such period.

“(b) Subsection (a) shall not apply to any action which violates any instruction issued, or temporary rule prescribed, by the agency having jurisdiction but only if such instruction or rule was published, or furnished to the party taking the action, before such action was taken.”

CHAPTER 19—JOB TRAINING PARTNERSHIP

- Sec.
1501. Statement of purpose.
1502. Authorization of appropriations.
1503. Definitions.
1504. Enforcement of Military Selective Service Act.
1505. State job bank systems.
 (a) Funding authorities; authorization of appropriations.
 (b) Availability of funds; purposes of systems.
 (c) Software capability and compatibility of systems; development of systems.
1506. Educational assistance and training.
 (a) Use of fund.
 (b) Allocation of funds.
 (c) Disbursement to States.
 (d) Limitation on Federal overhead.
 (e) Annual report.
 (f) “State” defined.

**SUBCHAPTER I—JOB TRAINING AND
EMPLOYMENT ASSISTANCE SYSTEM**

PART A—SERVICE DELIVERY SYSTEM

1511. Establishment of service delivery areas.
 (a) Proposals; proposed designations; requests.
 (b) Final designation by Governor.
 (c) Redesignations.
1512. Private industry councils.
 (a) Establishment; membership.
 (b) Chairman.
 (c) Nomination and recommendation of individuals.
 (d) Appointment of members.
 (e) Number of members.
 (f) Terms of office; removal for cause.
 (g) Certification.
 (h) Reconstitution of State job training coordinating councils.
1513. Functions of private industry councils.
 (a) Policy guidance and oversight.
 (b) Development of job training plan; selection of grant recipient and administering entity.
 (c) Appropriate chief elected official or officials.

- Sec.
 (d) Submission of job training plan to Governor.
 (e) Budget; staff; incorporation; contributions and grant funds.
 (f) “Oversight” defined.
1514. Job training plan.
 (a) Two-year program plan requirement.
 (b) Contents of plan.
 (c) Modification of the plan.
1515. Review and approval of plan.
 (a) Times for publication of plan and modifications.
 (b) Governor’s approval of plan; criteria, time, and petitions opposing.
 (c) Redesignation of service delivery areas and private industry councils.
 (d) Authority of Secretary in single plan States.
1516. Performance standards.
 (a) Findings.
 (b) Subchapter II performance standards.
 (c) Subchapter III performance standards.
 (d) State variation of performance standards.
 (e) Additional State standards permitted.
 (f) Subchapter IV standards.
 (g) Adjustment for special populations.
 (h) Modifications.
 (i) Functions of NCEP.
 (j) Failure to meet standards.
 (k) Clarification of reference.
1517. Selection of service providers.
 (a) Effectiveness in terms of plan primary consideration.
 (b) No needless duplication of local facilities or services.
 (c) Opportunity for local educational agencies.
 (d) Skills training program to meet private industry council guidelines.
 (e) Additional requirements for selection.
1518. Limitation on certain costs.
 (a) Application of cost limitations.
 (b) Cost categories and limitations.
 (c) Reference to limitations.
 (d) Limitations inapplicable.
 (e) No exemption from performance standards.
1519. Recapture and reallocation of unobligated funds.
 (a) Within State reallocations.
 (b) Reallocation among States.
 (d) Calculation.

PART B—ADDITIONAL STATE RESPONSIBILITIES

1531. Governor’s coordination and special services plan.
 (a) Annual planning report; two-year coordination and special services plan financial assistance requirement.
 (b) Plan coordination with State and local services and resources, JOBS program, and programs under subchapter II; State goals and criteria; projected use of resources; reports of modifications to Secretary.
 (c) Governor’s coordination and special services activities.
 (d) Approval by Secretary.
1532. State job training coordinating council.
 (a) Requirement; appointments; composition; meetings; support personnel; limitations; approval by Governor.
 (b) Duties.
 (c) Transferability of functions.
 (d) Designation of State human resources investment council to carry out duties of State Council.