

CHAPTER 24:10:47

WORKFORCE EDUCATION GRANTS

Section

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24:10:47:04. Preference. Priority for grants to school districts shall be given to projects which meet the requirements of this chapter and demonstrate one or more of the following characteristics:

- (1) A project evaluating local career and technical education systems for the purposes of redesigning approved secondary CTE programs;
- (2) An innovative project demonstrating alignment to postsecondary education and South Dakota workforce needs and including work-based learning, dual or concurrent credit courses and any applicable CTSO;
- (3) A project which includes collaboration between multiple secondary schools;

(4) A project demonstrating partnerships with postsecondary education and business or industry;

(5) A project including industry-grade practices, equipment, and student certifications;

(6) A project integrating academic content, work-readiness skills, and entrepreneurship education;

(7) A project increasing access to and support for approved secondary CTE programs in rural areas;

(8) A project including plans for sustainability; and

(9) A project which supports the retention of highly effective teachers, career counselors, and administrators for approved secondary CTE programs.

This section does not apply to private, nonprofit entities. The priority for grants to these entities is referenced in § 24:10:47:10.

Source: 41 SDR 97, effective December 8, 2014.

General Authority: SDCL 13-13-90.

Law Implemented: SDCL 13-13-88 to 13-13-90.

24:10:47:05. Application and award period. The department shall inform all school districts and private, nonprofit entities which have requested notice of the application and award period and of the amount of grant funds available each year. The department shall also provide school districts and private, nonprofit entities with a scoring rubric which informs potential applicants of the weight to be assigned to each characteristic referenced in §§ 24:10:47:04 or 24:10:47:10 within the selection process. Any participating school district or private, non-profit entity shall apply on a form provided by the department. The department may request additional

information as necessary to determine eligibility and to make an award decision, and the application is not complete until all necessary information is submitted.

Source: 41 SDR 97, effective December 8, 2014.

General Authority: SDCL 13-13-90.

Law Implemented: SDCL 13-13-88 to 13-13-90.

24:10:47:07. Grant conditions. In addition to complying with all assurances required by the department in the application referenced in § 24:10:47:05, all grantees will be subject to the following conditions except as provided in § 24:10:47:10:

(1) The amount of a grant may not exceed the actual cost of the project as proposed in the application;

(2) A grant shall be paid on a reimbursement basis upon satisfactory completion of the project, following the procedures and requirements outlined by the department;

(3) Grant funds must be necessary and reasonable to complete the project;

(4) Documentation must be available to support all expenditures, and expenditures must be approved before the end of the grant period;

(5) For a grant project involving capital expenditures, all work paid for with grant funds shall comply with all applicable building codes and standards;

(6) A grant project must be completed within eighteen months following grant approval;

(7) A grant project must be supported with local match resources, including monetary resources and in-kind contributions, in an amount equal to the awarded grant funds to show support for long-term sustainability of the project;

(8) Grant funds may not be used for salaries and benefits, costs associated with writing the grant proposal, contractual obligations which began before the award date, purchases that

become the property of any individual or organization other than the grantee, or purchases or services beyond the project outcomes or activities;

(9) Any program created through grant dollars must fulfill the requirements of approved secondary CTE programs in South Dakota; and

(10) No more than twenty percent of available grant funds in any grant year may be awarded to a single grantee.

Source: 41 SDR 97, effective December 8, 2014.

General Authority: SDCL 13-13-90.

Law Implemented: SDCL 13-13-88 to 13-13-90.

24:10:47:10. Private, nonprofit entities. The term “private, nonprofit entities” as used in this chapter means private, nonprofit entities that provide specialized career and technical services and education as referenced in SDCL 13-13-89. Priority for grants to private, nonprofit entities shall be given to entities which meet the requirements of this chapter, demonstrate alignment to postsecondary education and South Dakota workforce needs, and include plans for sustainability. The grant conditions in § 24:10:47:07(9) and (10) shall not apply to these entities. Grant funds awarded to these entities shall not be used for training programs for adult basic education, English learner, or high school equivalency.

Source:

General Authority: SDCL 13-13-90.

Law Implemented: SDCL 13-13-88 to 13-13-90.