

HRTP 2025 Grant Program - Phase I

Cumulative questions and answers for Phase I of the HRTP 2025 grant will be posted on the HRTP 2025 webpage every Friday, beginning May 2, 2025.

Questions must be received each Tuesday by 2:00 PM (PST) to be included in Friday's weekly posting. Questions submitted after the deadline will be included in the following week's Q&A while the application is open. The last Q&A posting will be on Friday, May 16, 2025.

The Q&A does not include duplicate questions. The CWDB encourages prospective applicants to utilize the search feature (CTRL + F) in this document to find answers to frequently asked or previously asked questions.

CONTENTS

ELIGIBILITY	1
EVIDENCE OF FORMAL PARTNERSHIPS	3
REQUIRED AGREEMENTS FOR NEW PROJECTS	3
HRTP 2025 PRIORITIES	3
ADMINISTRATIVE REQUIREMENTS	4
OTHER	5

Weekly Q&A as of Friday, May 2, 2025

ELIGIBILITY

Q: Our organization currently has two HRTP grants. Is the 50% requirement calculated using a combined formula? We have almost fully spent CWDB grant #1 and have spent less than 50% of CWDB grant #2. We are over 50% completed with our outcomes of the two combined grants, but will be under 50% spending with our most recent grant. Are we eligible to apply for funding?

A: The 50% threshold for expenditure and deliverables applies to **each** HRTP grant rather than the collective expenditures/deliverables across multiple grants. Lead applicants with an existing HRTP grant that have not met the expenditure and deliverable thresholds by the



Phase II application deadline are not eligible for funding consideration. More information about this requirement for Existing Projects can be found on page 1 of the RFA.

Q: We are a past HRTP grant recipient. If this funding is only available for existing HRTP-funded partnerships, would we be eligible if we now submit for a new partnership with a new set of labor/employer partners?

A: Past HRTP grantees proposing new partnerships are allowable, provided the proposed project meets all relevant eligibility requirements outlined in the RFA. Applicants in this scenario are strongly encouraged to provide their rationale for restructuring the partnership, detail the role of all new partners, and submit all required partner MOUs in the Phase II application if invited to apply.

Q: If an organization has its headquarters outside of California, but all programmatic activities for this grant would be delivered in California, are they eligible to apply as the Lead Applicant? Our potential Lead Applicant is a training alliance with the capacity to manage large grants for Joint Apprenticeship and Training Committees (JATCs) based in California.

A: Lead Applicants must have a physical address within California to be eligible for funding. Services funded by this grant are available to California residents only.

Q: Do applicants need to have their IRS determination letter in hand to apply for funding?

A: Lead Applicants that are nonprofit organizations are required to provide a valid Federal Employer Identification Number (FEIN) at the time of Phase II application submission. The CWDB verifies the applicant's nonprofit status as part of its Technical Review phase. Applicants lacking documentation of their status with the California Department of Justice's Registry of Charitable Trusts (RCT) should plan to reconcile and/or bring their status current by the Phase II application deadline (July 9, 2025) or be subject to disqualification during Technical Review.

If a nonprofit entity is excluded from registering with the DOJ, justification must be provided with the application. For-profit entities are not eligible to serve as Fiscal Agents. For more information about Eligible Lead Applicants and HRTP Partners, see page 5 of the RFA.

Q: Are private non-profit institutions of higher education eligible to apply?

A: Yes, private non-profit institutions of higher education are eligible to apply for HRTP 2025 funding.



EVIDENCE OF FORMAL PARTNERSHIPS

Q: Will a formal Letter of Support be sufficient in place of an MOU? The MOU process we must abide by is lengthy due to the requirement that our Chief Local Elected Official must sign it.

A: Formal MOUs, as described on pages 9-10 of the HRTP 2025 RFA, must be submitted to receive funding consideration.

Note: Applicants do not need to submit signed MOUs until the Phase II deadline (Wednesday, July 9, 2025). The CWDB designed the two-phase solicitation process in part to provide applicants with sufficient time to procure MOUs from the required program partners. Applications with evidence of partnership(s) that are missing and/or incomplete may be disqualified.

REQUIRED AGREEMENTS FOR NEW PROJECTS

Q: Are Tribal Labor Agreements considered an acceptable form of documentation to satisfy the Agreements for New Projects requirement?

A: The CWDB may determine that Tribal Labor Agreements are allowable, provided the agreement is: 1) substantiated in written form, 2) accurately identified via the Upload Documents section of the Phase II application, and 3) submitted to the CWDB prior to the Phase II deadline.

Q: What might partnerships with a Community Benefits Agreement (CBA), Labor Management Partnership (LMP), Project Labor Agreement (PLA), and Labor Peace Agreement (LPA) look like? We are a private high school with a 501c3 that has partners in place to provide jobs for our students one day of the week. Would we need to have an agreement, like a CBA, with those partners to be eligible for funding?

A: The Required Agreement(s) for New Projects will generally involve an organization that represents workers. All HRTP projects must include a Worker Representative partner (see page 7 of the RFA for more information). The CWDB will consider any CBA, LMP, PLA, or LPA that aligns with the definitions provided in the RFA. The RFA also includes links to external sources that provide additional information about the Required Agreements for New Projects.

HRTP 2025 PRIORITIES

Q: Are Construction projects, particularly those that were previously granted High Road Construction Careers (HRCC) funding, eligible to apply for HRTP 2025 funding?



A: Yes, projects in the Construction sector are eligible to apply as this is an identified Strategic Sector in all regions of the state. The CWDB will release a separate funding opportunity for the HRCC program later this year. Interested HRCC applicants can refer to the CWDB's <u>Funding Forecast</u> webpage for updates about the HRCC grant program.

Q: Is there a specific geographical area in CA that will receive preference for funding? Will interventions that span across several different regions receive preference from the CWDB over a project that focuses on one specific region in CA? or vice versa?

A: Geographic focus is not a standalone scoring criterion for the HRTP 2025 grant program. However, the CWDB intends to fund partnerships in high-demand Strategic Sectors identified in California's State Economic Blueprint and the thirteen California Jobs First Regional plans. Potential applicants must illustrate how their project will focus on one or more of the Strategic Sectors in their region(s) as identified in California's State Economic Blueprint and the thirteen California Jobs First Regional plans. See pages 3-5 of the RFA for more information about California Jobs First Strategic Sector Alignment.

Q: Can applicants submit proposals that serve multiple areas and/or regions, or does our project need to focus on only one?

A: Applicants may propose projects that serve a single region or multiple regions.

ADMINISTRATIVE REQUIREMENTS

Q: Can a subgrantee (under an awarded grantee/fiscal agent) have subrecipients and/or subcontractors?

A: Yes, Contractors and/or Subrecipients of the Fiscal Agent/Awardee can have their own subcontractors and/or subrecipients and will be held to the same programmatic requirement standards if carrying out a portion of the award. For more information about Contractors, see the RFA's Contractor Procurement section on page 32 of the RFA.

Q: What information and documentation are required from subgrantees?

A: The Fiscal Agent/Awardee is responsible for providing adequate oversight to Contractor(s) and/or Subrecipient(s) throughout the grant period to ensure grant program requirements are met in all required areas according to the Contractor and/or Subrecipient role. The Fiscal Agent has the same oversight and responsibility to the subcontractor and/or subrecipient of the Contractor and/or Subrecipient under the awarded Fiscal Agent. If monitored, and at any point during the grant period, the Fiscal Agent/Awardee must provide proof that oversight was provided and that guidelines were followed. If grant program rules are not followed, or a Contractor and/or Subrecipient engages in disallowed



activities, it may impact the Fiscal Agent/Awardee's performance, future funding opportunities, and/or the continuation or termination of the contract. Disciplinary action or disallowed costs will be up to the Fiscal Agent/Awardee to address with the CWDB.

OTHER

Q: What information will be protected as proprietary once funding decisions are made?

A: Since the CWDB is a state department, all materials submitted in response to this RFA are subject to the Public Records Act (Gov. Code, § 6250, et seq.). The CWDB will disregard any language purporting to render all or portions of any application confidential or proprietary. After applications are evaluated, and the notices of intent to award have been posted, all applications shall be available for public inspection. The contents of all applications, draft RFAs, correspondence, agenda, memoranda, working papers, or any other medium which discloses any aspect of an applicant's application are treated as confidential until the award is made. The CWDB shall hold the content of all working papers and discussions relating to an application confidential indefinitely unless the public's interest is best served by the disclosure because of pertinence to a decision, Agreement, or evaluation of an application.