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2016 Paid Leave Analysis Grant Program: Frequently Asked Questions

Women's Bureau

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2016 Paid Leave Analysis Grant Program

Frequently Asked Questions

May 5, 2016

1. **Does this grant program fund paid family and medical leave programs?**

   No. This grant program funds certain types of research and analysis needed to explore, develop, implement and/or improve paid family and medical leave programs at the state and municipal levels, as well as in U.S. territories and possessions and federally recognized Indian/Native American tribes.

2. **What types of research and analysis are funded?**

   The research and analysis activities must fall into at least one of the following five categories:
   - Statistical analysis, such as cost-benefit and actuarial studies;
   - Feasibility studies;
   - Economic-impact analyses;
   - Financing, eligibility and benefit modeling;
   - Education, outreach and marketing analyses for implementation purposes.

   The activities listed above may include identifying and studying viable options for financing and administering a paid family and medical leave program in states that do not have a temporary disability insurance program.

   Additionally, eligible entities that have already completed the analyses listed above and are awaiting legislative action to formally adopt or have recently adopted a paid family and medical leave program, may apply for funds to support pre-implementation or initial implementation analyses, including but not limited to:
   - Identifying requirements for administration of a state-level paid leave program, such as an information technology plan or businesses processes and staffing needs for program administration;
   - Developing implementation plans, including education and outreach strategies; and
3. Will applicants that propose to conduct more than one type of research and analysis have an advantage?

Grantees will be selected based on the extent to which their application:
- Presents a clear description of the research and analysis activities they intend to conduct and identifies the anticipated deliverables from such activities;
- Explains how such activities and deliverables will advance their efforts to explore, develop, implement and/or improve a paid family and medical leave program within their jurisdiction; and
- Outlines a solid financial infrastructure that demonstrates proper resource management.

4. Does this grant program fund research and analysis of paid sick leave programs?

No. This program funds certain types of research and analysis related to paid family and medical leave programs.

5. May an applicant propose, as part of its project, to study issues related to equality of leave-taking between men and women?

Yes. As part of its work related to paid leave, the Department is interested in developing knowledge about equality of leave-taking between men and women. To that end, we will award up to three (3) points to applicants that propose, as part of their project, to develop knowledge about either or both of the following topics: (a) differences between men and women with respect to their leave-taking patterns; and (b) ways to promote equal leave-taking between men and women.

6. May an applicant propose, as part of its project, to study issues related to eldercare?

Yes. The Department recognizes the critical need for paid leave programs that support workers who need to take time out of the workforce to care for their aging loved ones. Therefore, we will award up to three (3) points to applicants...
that propose, as part of their project, to develop knowledge about the structural and/or substantive provisions of a paid family and medical leave program that would enable workers to provide care for aging loved ones.

7. **Is this opportunity limited to research and analysis of a paid version of the Family and Medical Leave Act (FMLA) or its individual provisions?**

No. The Announcement states: “Grants issued through this program must be used to conduct research and analysis activities that advance the grantee’s efforts to explore, develop, implement and/or improve a paid family and medical leave program on behalf of individuals working for employers within its jurisdiction.” Research and analysis need not be limited to a paid version of the FMLA or its individual provisions.

8. **Would a proposal to study a paid leave program that covers the applicant’s government employees, but not other employees within the applicant’s jurisdiction, be eligible for this grant?**

Yes. The Announcement states: “Grants issued through this program must be used to conduct research and analysis activities that advance the grantee’s efforts to explore, develop, implement and/or improve a paid family and medical leave program on behalf of individuals working for employers within its jurisdiction.” Research and analysis need not be limited to programs that apply to all employees within an applicant’s jurisdiction.

9. **Is a grantee required to enact a paid family and medical leave program as a condition of this grant?**

No. This grant program funds certain categories of research and analysis activities. It does not require grantees to enact a paid family and medical leave program, and receipt of funds under this grant program is not contingent upon a potential grantee’s agreement to do so.

10. **What is the maximum amount of grant funding an applicant may apply for?**

   An applicant may apply for up to $250,000.
11. Are states that received funding under the 2014 and/or 2015 Paid Leave Analysis grant programs eligible for funding under this grant program?

Yes.

12. Is an entity whose jurisdiction already has a paid family and medical leave program eligible for funding under this grant program?

Yes. This grant program funds research and analysis needed to explore, develop, implement and/or improve paid family and medical leave programs at the state and municipal levels, as well as in U.S. Territories and Possessions and federally recognized Indian/Native American Tribes.

13. Is it possible for both a state-level government entity and a local-level government entity located within that state to receive a grant?

Yes. For the purposes of this grant program, each jurisdiction will be regarded as separate and distinct from jurisdictions at other levels of government that it may geographically encompass or be encompassed by. Thus, for example, an award to a state-level government entity to conduct research and analysis on behalf of the state would not preclude an award to a city-level government entity, located within the state, to conduct research and analysis on behalf of the city.

Example: If the City Council of Burlington, Vermont applies for this grant on behalf of the City of Burlington, we will consider that application as a city government-level application on behalf of the City of Burlington, and not as a state government-level application on behalf of the State of Vermont. An award to the Vermont Governor’s Office to conduct research and analysis on behalf of the State of Vermont would not preclude an award to the City Council of Burlington to conduct research and analysis on behalf of the City of Burlington.

Note, however, that we will not award multiple grants to support research and analysis on behalf of a single jurisdiction at a particular level of government. If more than one eligible entity submits an application on behalf of a single jurisdiction at a particular level of government, we will consider each eligible application, but only the highest-scoring of those applications will be eligible for an award on behalf of that jurisdiction. Eligible entities are therefore strongly encouraged to communicate and coordinate with their various branches,
departments, and organizational units to prepare a single application on behalf of their jurisdiction.

Example: The Vermont Department of Labor and the Vermont Governor’s Office are both interested in applying for this grant on behalf of the State of Vermont (that is, the funding would be used for research and analysis of a state-wide paid family and medical leave program). If each of these government entities applies separately, we will consider each application. However, only the higher scoring of these two applications would be eligible for an award on behalf of the State of Vermont.

14. Are academic institutions or non-governmental organizations eligible for this grant?

The Announcement states: “Eligible applicants include government entities from any of the following levels of government:

- State Governments;
- County Governments;
- City or Township Governments;
- U.S. Territories or Possessions;
- Federally recognized Indian/Native American Tribal Governments.”*

Thus, the applicant must be a government entity. However, applicants may design their studies in any number of ways. These designs may include collaborations with academic institutions and/or non-governmental organizations.

*Note that, in addition to being a government entity, the jurisdictions of County, City and Township applicants must have an estimated population of at least 50,000 residents, and the jurisdictions of Indian/Native American Tribe applicants must have an estimated population of at least 10,000.

15. Is the District of Columbia eligible for this grant?

Yes.

16. Are U.S. territories and possessions eligible for this grant?

Yes.
17. Are Indian/Native American tribes eligible for this grant?

Federally recognized Indian/Native American tribes with populations of at least 10,000 are eligible for this grant.

18. How will the reviewers determine whether an applicant's jurisdiction meets the minimum estimated population eligibility requirement?

For the purposes of this grant program, estimated populations will be determined by reference to specified U.S. Government data.


No other sources of data will be used to determine the estimated size of an applicant's population.

19. Are grantees required to share information gathered from their activities carried out under the grant?

Applicants must commit to sharing any knowledge and promising practices gleaned from their research and analysis with non-participating jurisdictions at forthcoming events.
20. What application materials are required?

Applications submitted in response to this Announcement must consist of four separate and distinct parts:

a. Form SF-424 (“Application for Federal Assistance”);
b. Project Budget;
c. Project Narrative; and
d. Attachments to the Project Narrative.

21. When are applications due?

Applications are due on June 6, 2016, by 4:00:00 p.m. Eastern Daylight Time. This is a firm deadline. Applications received after this deadline will not be considered.

22. Can we forward required application information separately from our official application submission?

Information should not be forwarded outside of the official application submission. Information received outside of the official application submission will not be included in or considered during the review process.

23. Where can I learn more about this grant program, including funded activities, applicant eligibility, application requirements, and selection criteria?

DOL’s Employment and Training Administration, along with the Women’s Bureau, will host a Prospective Applicant WebEx webinar on Thursday, May 12, at 2:00 p.m. EDT. Participants will have an opportunity to ask questions during the webinar. Interested prospective applicants must register for the webinar in advance of the event, by clicking here.

Participation is encouraged but it is not mandatory.

24. Where can I find answers to general FAQs about federal grant applications?

DOL’s Employment and Training Administration has a webpage that contains helpful information about application submission and responsiveness
requirements. This webpage is available at: http://www.doleta.gov/grants/Nonresponsive_Improvements_FAQs.cfm.

In addition, the Grants.gov website provides many useful resources for federal grant applicants—including registration instructions, application tracking, applicant tools and tips, and FAQs. These resources are available at: http://www.grants.gov/web/grants/applicants.html.