

Employment and Training Administration, Labor

§ 668.100

668.510 What services may INA grantees provide to the community at large under section 166?

668.520 Must INA grantees give preference to Indian/Native American entities in the selection of contractors or service providers?

668.530 What rules govern the issuance of contracts and/or subgrants?

Subpart F—Accountability for Services and Expenditures

668.600 To whom is the INA grantee accountable for the provision of services and the expenditure of INA funds?

668.610 How is this accountability documented and fulfilled?

668.620 What performance measures are in place for the INA program?

668.630 What are the requirements for preventing fraud and abuse under section 166?

668.640 What grievance systems must a section 166 program provide?

668.650 Can INA grantees exclude segments of the eligible population?

Subpart G—Section 166 Planning/Funding Process

668.700 What process must an INA grantee use to plan its employment and training services?

668.710 What planning documents must an INA grantee submit?

668.720 What information must these planning documents contain?

668.730 When must these plans be submitted?

668.740 How will we review and approve such plans?

668.750 Under what circumstances can we or the INA grantee modify the terms of the grantee's plan(s)?

Subpart H—Administrative Requirements

668.800 What systems must an INA grantee have in place to administer an INA program?

668.810 What types of costs are allowable expenditures under the INA program?

668.820 What rules apply to administrative costs under the INA program?

668.825 Does the WIA administrative cost limit for States and local areas apply to section 166 grants?

668.830 How should INA program grantees classify costs?

668.840 What cost principles apply to INA funds?

668.850 What audit requirements apply to INA grants?

668.860 What cash management procedures apply to INA grant funds?

668.870 What is "program income" and how is it regulated in the INA program?

Subpart I—Miscellaneous Program Provisions

668.900 Does WIA provide regulatory and/or statutory waiver authority?

668.910 What information is required to document a requested waiver?

668.920 What provisions of law or regulations may not be waived?

668.930 May INA grantees combine or consolidate their employment and training funds?

668.940 What is the role of the Native American Employment and Training Council?

AUTHORITY: Secs. 506(c) and 166(h)(2), Pub. L. 105-220; 20 U.S.C. 9276(c); 29 U.S.C. 2911(h)(2).

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Subpart A—Purposes and Policies

§ 668.100 What is the purpose of the programs established to serve Native American peoples (INA programs) under section 166 of the Workforce Investment Act?

(a) The purpose of WIA INA programs is to support comprehensive employment and training activities for Indian, Alaska Native and Native Hawaiian individuals in order to:

(1) Develop more fully their academic, occupational, and literacy skills;

(2) Make them more competitive in the workforce;

(3) Promote the economic and social development of Indian, Alaska Native, and Native Hawaiian communities according to the goals and values of such communities; and

(4) Help them achieve personal and economic self-sufficiency.

(b) The principal means of accomplishing these purposes is to enable tribes and Native American organizations to provide employment and training services to Native American peoples and their communities. Services should be provided in a culturally appropriate manner, consistent with the principles of Indian self-determination. (WIA sec. 166(a)(1).)